

Exhibit C

The Meislik Declaration

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

)		
In re:)		Chapter 11
AIRFASTTICKETS, INC.,)		Case No. 15-11951 (SHL)
Debtor.)		
)		

**DECLARATION OF ADAM MEISLIK IN SUPPORT OF APPLICATION TO
EMPLOY AND RETAIN RICHARDS, LAYTON AND FINGER, P.A. AS
SPECIAL COUNSEL TO THE DEBTOR *NUNC PRO TUNC*
TO THE CONVERSION DATE**

I, Adam Meislik, being duly sworn, state the following under penalty of perjury:

1. I have sole authority to act on behalf of AirFastTickets, Inc., the above-captioned debtor and debtor in possession (the “**Debtor**”), including all of the powers of its board of directors and officers.

2. I submit this declaration (the “**Declaration**”) in support of the *Application to Employ and Retain Richards, Layton and Finger, P.A. as Special Counsel to the Debtor Nunc Pro Tunc to the Conversion Date* (the “**Application**”).¹

3. Except as otherwise noted, all facts in this Declaration are based on my personal knowledge of the matters set forth herein, information gathered from my review of relevant documents and information supplied to me in my capacity as the Debtor’s current court approved receiver and by the Debtor’s advisors.

The Debtor’s Selection of Counsel

4. The Debtor recognizes that a comprehensive review process is necessary when selecting and managing restructuring counsel to ensure that restructuring professionals are

¹ Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Application.

subject to the same client-driven market forces, scrutiny and accountability as professionals in non-restructuring engagements.

5. The Debtor selected RL&F to serve as its special counsel in this Chapter 11 Case. The Debtor believes that RL&F is uniquely qualified to represent it as special counsel in this Chapter 11 Case given RL&F's role and experience in similar Chapter 11 Cases, and RL&F's breadth of practitioners in other areas of the law. In addition, because it has been working on the matter since June 2015, RL&F has historical information about the company and the issues that are likely to affect this bankruptcy case and creditor recoveries. The Debtor believes that these attributes qualify RL&F to provide the special legal services necessary to achieve a successful outcome in this Chapter 11 Case.

Rate Structure

6. I am responsible for supervising outside counsel retained by the Debtor in the ordinary course of business. When I engaged the firm, RL&F and I discussed, and I approved, RL&F's rate structure, subject to the express understanding that RL&F would, as a practice, review all time charges and make adjustments as necessary to correct any inefficiencies that may appear before billing. I understand that RL&F's rate structure for this engagement is comparable to the rate structure that would apply in a non-restructuring engagement. I also understand that RL&F's rate structure is comparable to the rate structure that would be applied by other firms who offer comparably skilled professionals.

7. I am familiar with the rates charged by law firms such as RL&F and believe that its rates are generally comparable to those of firms that would be viewed as its competitors. RL&F has advised me that the rate structure for this engagement is comparable to that it utilizes for non-restructuring matters.

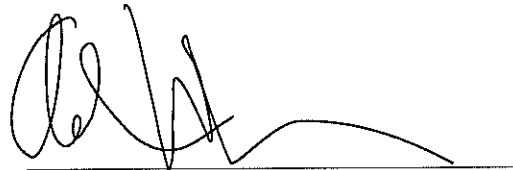
8. As discussed below, I am also responsible for reviewing the invoices regularly submitted by RL&F, and can confirm that the rates RL&F charged the Debtor prior to the Conversion Date, subject to periodic rate increases permitted, are the same as the rates RL&F will charge the Debtor in the postpetition period, as set forth in the Application.

Cost Supervision

9. The Debtor recognizes that it is its responsibility to monitor closely the billing practices of its special counsel to ensure that the fees and expenses paid by its estate remain consistent with the Debtor's expectations and the exigencies of the Chapter 11 Case. The Debtor will review the invoices that RL&F submits regularly as the case develops in accordance with its ordinary practices and procedures for reviewing legal fees.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: November 5, 2015



Name: Adam Meislik