15-11951 Airfastfickets

## TO WHOM IT MAY CONCERN

## STATEMENT CLAIM OF RIGHTS

I, the undersigned Nikolaos Koklonis, resident at 11, Kirkis Street, Vouliagmeni, Athens, Greece, hereby declare my full and uncontested intellectual and industrial property rights regarding the concept "AIRFAST TICKETS" and other elements as against AIRFASTTICKETS INC., the persons appearing or claiming to legally represent AIRFASTTICKETS INC., as well as any legal and/or natural person contesting, violating, infringing or trying to contest, violate, infringe the above rights or any part thereof, or aiming or planning to proceed to any act which could be considered as contesting, violating, infringing any of the above rights.

I am the sole creator and owner in any given jurisdiction anywhere in the world and for an unlimited time period of any and all intellectual and industrial property rights regarding any of the items below, which are mentioned as an indication only not limiting the generality of my rights with the express reservation to extend and complete this statement at any future time):

(a) The concept "AIRFAST TICKETS", as an overall innovative and originally created concept to deploy and develop an original and advanced airline tickets booking system.

(b) The name "AIRFAST TICKETS" in general. (Please note that the relevant trademark was registered in the US by the company AIRFASTTICKETS INC, as part of the overall licensing to them from me as a natural person).

(c) The domain name "AIRFAST TICKETS.com".

(d) The distinctive characteristic "AIRFAST TICKETS".

(e) The innovative and originally created software necessary to develop and deploy and exploit the concept "AIRFAST TICKETS".

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(f) The innovative and originally created marketing strategy to develop and deploy and commercially exploit the concept "AIRFAST TICKETS" in a way commercially viable.

(g) The innovative and originally created marketing strategy to develop and deploy and commercially exploit the concept "AIRFAST TICKETS" in a way commercially viable.

(h) Any other element of intellectual and industrial property directly or indirectly lined to any of the above, even if not expressly mentioned above.

All the above intellectual and industrial property rights have originally and innovatively been created since 2009 solely by myself and I have only granted the right (revocable license) to several companies across the globe to exploit my rights mentioned above in the most effective way, including but not limited to AIRFASTTICKETS INC.

I never waived any of the above rights not my right to gain reasonable bona fide fees (royalties) from the above granting (licensing) of the above rights against AIRFASTTICKETS INC. as well as any other person.

Al the above are broadly very well publicly known and solid and uncontested evidence thereof can be presented in any forum and/or jurisdiction. A simple internet search may lead to thousands of announcements of the above concept and the mentioning of my name and only my name as creator and owner of the above. An undoubted indication of the above is the ownership of the domain "airfasttickets.com" by me since day one, before incorporation of any company, including but not limited to AIRFASTTICKETS INC.

Any and all AIRFAST companies, including but not limited to AIRFASTTICKETS INC., were created or acquired only for the purposes of commercial exploitation of the above concept and other intellectual and industrial property owned by myself.

Nevertheless, all the AIRFAST companies, and especially AIRFASTTICKETS INC., have not yet paid to me any royalties since 2009, as the bona fide agreement between the above companies was to delay such payment of royalties until fund raising procedures be completed in several AIRFAST companies worldwide, including AIRFASTTICKETS INC. The above royalties owed to me from AIRFASTTICKETS INC. are calculated as follows until now: Three per cent (3%) on the overall turnover of the company, amounting to 18.000.000 USD.

Now, that I am not properly expelled from companies administrative control, and not properly excluded from all original and crucial information, and I am in the devastating position to gather info from the media, I am informed that the same person(s) who have been appointed allegedly in order to protect the company and creditors interests (under procedures and conditions, regarding which I reserve my rights to legally investigate and confront), have themselves set up an SPV to acquire one of the AIRFAST companies (AIRFASTTICKETS INC.) at extra low cost price, which only covers approx. 3% of the overall debtors confirmed claims, while at the same time willing investors can offer considerably better prices, at any open, clear and guaranteed fund raising or bid offering procedure.

I owe a moral obligation against all these creditors to express my strict objection to any such forced sale which will be a disaster to the creditors.

In any case, I have not been called as a creditor against AIRFASTTICKETS INC. in the procedures to be sold at extremely low cost prices and request that any pending procedure for a forced sale be ceased immediately; otherwise I expressly reserve my rights thereof.

Therefore, I hereby declare myself as creditor against AIRFASTTICKETS INC. for the above amount of eighteen million (18.000.00) USD and request that I be included in the creditors list against AIRFASTTICKETS INC. in any involuntary proceedings.

I demand that be called in and participate in any involuntary or other proceedings regarding any sale or burden of any of the above rights or of AIRFASTTICKETS INC. partly or wholly.

Atheas/30.11.2015

Nikolaos Koklonis

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Hearing Date: December 1, 2015 at 11:00 a.m. Objection Deadline: November 24, 2015 at 5:00 p.m.

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Proposed General Bankruptcy and Restructuring Counsel to the Debtor

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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:	Chapter 11
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:	Case No. 15-11951 (SHL)
Debtor.	
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	Debtor.

## NOTICE OF HEARING TO CONSIDER MOTION FOR ENTRY OF AN **ORDER ESTABLISHING PROCEDURES FOR INTERIM COMPENSATION AND** REIMBURSEMENT OF EXPENSES FOR RETAINED PROFESSIONALS AND **APPLICATIONS TO EMPLOY AND RETAIN PROFESSIONALS OF THE DEBTOR**

PLEASE TAKE NOTICE that a hearing will be held on December 1, 2015 at 11:00

a.m. or as soon thereafter as counsel may be heard, before the Honorable Sean H. Lane, United

States Bankruptcy Judge, at the United States Bankruptcy Court, Southern District of New York,