



Fill in this information to identify the case:

Debtor 1 AIRFASTTICKETS, INC.

Debtor 2 (Spouse, if filing) _____

United States Bankruptcy Court for the: SOUTHERN District of NEW YORK

Case number 15-11951 (SHL)

Official Form 410
Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Claim

1. Who is the current creditor?

NIKOLAOS KOKLONIS
 Name of the current creditor (the person or entity to be paid for this claim)

Other names the creditor used with the debtor _____

2. Has this claim been acquired from someone else?

No

Yes. From whom? _____

3. Where should notices and payments to the creditor be sent?

Where should notices to the creditor be sent?

Where should payments to the creditor be sent? (if different)

Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

NIKOLAOS KOKLONIS
 Name

4 KSENOFONOS
 Number Street

VOULIAGHEDI ATHENS 16671
 City State GREECE ZIP Code

Contact phone 00306949111864

Contact email nkoklonis@me.com

Name

Number Street

City State ZIP Code

Contact phone

Contact email

Uniform claim identifier for electronic payments in chapter 13 (if you use one):

4. Does this claim amend one already filed?

No

Yes. Claim number on court claims registry (if known) _____

Filed on _____
 MM / DD / YYYY

5. Do you know if anyone else has filed a proof of claim for this claim?

No

Yes. Who made the earlier filing? _____



Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the debtor? No
 Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: _____

7. How much is the claim? \$ 45,937,713.30 Does this amount include interest or other charges?
 No
 Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
Limit disclosing information that is entitled to privacy, such as health care information.

SERVICES PERFORMED

9. Is all or part of the claim secured? No
 Yes. The claim is secured by a lien on property.
Nature of property:
 Real estate. If the claim is secured by the debtor's principal residence, file a *Mortgage Proof of Claim Attachment (Official Form 410-A)* with this *Proof of Claim*.
 Motor vehicle
 Other. Describe: _____

Basis for perfection: _____
Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)

Value of property: \$ _____

Amount of the claim that is secured: \$ _____

Amount of the claim that is unsecured: \$ _____ (The sum of the secured and unsecured amounts should match the amount in line 7.)

Amount necessary to cure any default as of the date of the petition: \$ _____

Annual Interest Rate (when case was filed) _____ %

Fixed
 Variable

10. Is this claim based on a lease? No
 Yes. Amount necessary to cure any default as of the date of the petition. \$ _____

11. Is this claim subject to a right of setoff? No
 Yes. Identify the property: _____

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?

A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.

- No
 Yes. Check one.

- Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
 Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7).
 Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).
 Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).
 Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).
 Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.

Amount entitled to priority

\$ _____

\$ _____

\$ 34,713.34

\$ _____

\$ _____

\$ _____

* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or after the date of adjustment.

Part 3 Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box.

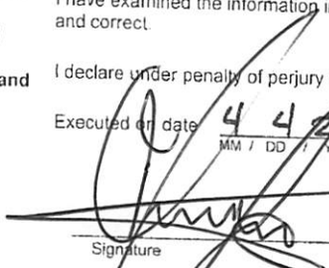
- I am the creditor.
 I am the creditor's attorney or authorized agent.
 I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
 I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date 4 4 2016
MM / DD / YYYY



 Signature

Print the name of the person who is completing and signing this claim:

Name NICOLAOS KOKLONIS
First name Middle name Last name

Title _____

Company _____
 Identify the corporate servicer as the company if the authorized agent is a servicer.

Address 4 KSENOFONTOU, VOULIAGMEDI
Number Street
ATHENS GREECE 16671
City State ZIP Code

Contact phone 00306949111864 Email nkoklonis@me.com

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".

(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.

All 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.

Athens 30.11.2015



Nikolaos Koklonis

New Text Document

TO:

UNITED STATES BANKRUPTCY COURT

CASE NUMBER: 15-11951-sh1

DEBTOR: AIRFASTTICKETS, INC.

CREDITOR: NIKOLAOS KOKLONIS

DATE: 12/1/2015

Amount of claim: \$45,937,713.30

The claim for services and claims deriving from domain and IPO include the following:

- 1) Monthly payroll for June 2015: \$10,416.67 semi-monthly, i.e. \$20,833.34 for the entire month June 2015.
- 2) 20 days paid vacation as per employment offer agreement: \$13,880.00
- 3) IPO Bonus, amount due: \$27,900,000
- 4) Claim of rights: \$18,000,000

Nikolaos Koklonis

Last Name	First Name	Title
Katsinou	Vasiliki	Receptionist
Cadogan-Robertson	Ayanna	Receptionist
Antolino	Frances	Global Head of Air Product
Roessner	Freya	Travel Deals Director
Barrett	Steve	Chief Commercial Officer
Barrett	Mary-Phillippa	Chief Marketing Officer
Zea	Georgia	Assistant Accountant
Orfanoudaki	Chariklia	Assistant Accountant
Taratsas	Dimos	Assistant Accountant
Labrou	Athanasia (Nansy)	Assistant Accountant
Leung	Jane	Accounting Coordinator
Lee	Inchung (James)	Budgeting and Reporting Manager
Fennell	Dominic	Finance
Ferro	Frank	Chief Financial Officer
Wilmot	Devon	
Ferro	Michael	Marketing assistant
Pachi	Angeliki	EMEA HR Manager
Maximenko	Kristina	Global HR Manager
Rizakis	Sotiris	IT
Zorbadakis	Michael	Network Security Director
Liosi	Vanessa	IT Support Specialist
Levin	Matthew	Senior Software Engineer
Papakonstantinou	George	Germany Country Manager
Kontogianni	Kalypso	Legal
Yetman	Ron	VP of Europe
Evangelatos	Panos	country manager
Mais	anastasios	comercial manager greece
Kaniakas	Sotiris	controier european
Waller	scott	Legal
all others employs		160 shares per person
Maragoudakis	Spyros	UK Country Manager
Sevioglou	Sevket	Head of IT
Loukeri	Regina	Customer Service
Demesticha	Antonia	Travel Consultant
Theologou	Konstantina	Travel Consultant
Kalidoni	Kalliopi	Travel Consultant
ChatziIoannou	Fani	Travel Consultant
Antoniadou	Sofia- Despina	Travel Consultant
Vasiliadis	Thomas	Travel Consultant
Diolatz	Kleoniki	Travel Consultant
Kouzinou	Despina	Travel Consultant
Rekountini	Panagiota	Travel Consultant
Sarri	Ourania	Travel Consultant

Charalampopoulou	Zoi	Travel Consultant
Mitrusia	Erasmia	Travel consultant
Alonidou	Paraskev	Travel Consultant
Brasinikas	Vasilis	Travel Consultant Supervisor
Xenatos	Gerasimos	Global Head of Cruise
Hamam	Mongi	Travel Agent
mason	Janine	Travel Agent
Valliamou	Gianna	Travel Agent
Mitrusia	Georgianthi	Travel Agent
Notaro	Michele	Travel Agent
Wojtas	Monika	Travel Agent

Sergenlidi	Anastasia	Sales Manager
Collier	Debbie	Accounting Coordinator
Chatzigeorgiou	Anargiros	IT Programmer
Mandravelis	Mathew	Technology Director EMEA

Sienkiewicz	Joseph	IPO consultant
Thoelen	Frank	IPO consultant
Swensen	Erica	IPO consultant

Total Stock Options issued to employees and others pre IPO

Available stock to issue

Vareli	Eleni	Chief Operations Officer
Koklonis	Nikolaos	CEO

Employee Stock Option Plan

Issued stock to the public for IPO 2,500, 000 shares at \$10

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Underwriters 5% warrant

7 percent cost

overallment

Total shares

Register

Common shares trading

super voting common shares

blank check preferred

			200
			500000
			2000
			4000
	16000		16000
			500
			500
			500
			500000
			500
			500
	1800		0
			1800
			800
			2000
	25000		25000
			6000
			6000
			4000
<hr/>	<hr/>	<hr/>	<hr/>
70600	574200	3760000	6.457.000
			693.000
		3000000	3.100.000
		26000000	27.900.000
			10.000.000
			5.000.000
			250.000
			350.000
			750.000
			<hr/>
			54.500.000
			<hr/>

AUTHORIZED SHARES

300.000.000

Register

100.000.000

150.000.000

50.000.000

简体中文 English Français Русский Español العربية Portuguese

ICANN WHOIS

airfasttickets.com

Lookup

Showing results for: AIRFASTTICKETS.COM

Original Query: airfasttickets.com

Contact Information

Registrant Contact

Name: NIKOLAOS KOKLONIS
Organization: NIKOLAOS KOKLONIS
Mailing Address: 4-6, Ioanni Manou, Attika Piraeus 18539 GR
Phone: +30.6949111864
Ext:
Fax:
Fax Ext:
Email: nkoklonis@me.com

Admin Contact

Name: NIKOLAOS KOKLONIS
Organization: NIKOLAOS KOKLONIS
Mailing Address: 4-6, Ioanni Manou, Attika Piraeus 18539 GR
Phone: +30.6949111864
Ext:
Fax:
Fax Ext:
Email: nkoklonis@me.com

Tech Contact

Name: NIKOLAOS KOKLONIS
Organization: NIKOLAOS KOKLONIS
Mailing Address: 4-6, Ioanni Manou, Attika Piraeus 18539 GR
Phone: +30.6949111864
Ext:
Fax:
Fax Ext:
Email: nkoklonis@me.com

Registrar

WHOIS Server: whois.papaki.gr
URL: http://www.papaki.gr
Registrar: Papaki Ltd
IANA ID: 1727
Abuse Contact Email:

Status

Domain Status: clientTransferProhibited
Domain Status: clientUpdateProhibited

abuse@papaki.gr
Abuse Contact Phone:
+30.2810229000

Important Dates

Updated Date: 2015-11-05
Created Date: 2009-11-25
Registration Expiration Date:
2017-11-25

Name Servers

DNS1.PAPAKI.GR
DNS2.PAPAKI.GR

Raw WHOIS Record

Domain Name: AIRFASTTICKETS.COM
Registry Domain ID: 1576916497_DOMAIN_COM-VRSN
Registrar WHOIS Server: whois.papaki.gr
Registrar URL: http://www.papaki.gr
Updated Date: 2015-11-05T14:10:30Z
Creation Date: 2009-11-25T12:36:59Z
Registrar Registration Expiration Date: 2017-11-25T12:36:59Z
Registrar: Papaki Ltd
Registrar IANA ID: 1727
Registrar Abuse Contact Email: abuse@papaki.gr
Registrar Abuse Contact Phone: +30.2810229000
Reseller: Papaki Ltd
Domain Status: clientTransferProhibited
Domain Status: clientUpdateProhibited
Registry Registrant ID:
Registrant Name: NIKOLAOS KOKLONIS
Registrant Organization: NIKOLAOS KOKLONIS
Registrant Street: 4-6, Ioanni Manou
Registrant City: Attika
Registrant State/Province: Piraeus
Registrant Postal Code: 18539
Registrant Country: GR
Registrant Phone: +30.6949111864
Registrant Phone Ext:
Registrant Fax:
Registrant Fax Ext:
Registrant Email: nkoklonis@me.com
Registry Admin ID:
Admin Name: NIKOLAOS KOKLONIS
Admin Organization: NIKOLAOS KOKLONIS
Admin Street: 4-6, Ioanni Manou
Admin City: Attika
Admin State/Province: Piraeus

Admin Postal Code: 18539
Admin Country: GR
Admin Phone: +30.6949111864
Admin Phone Ext:
Admin Fax:
Admin Fax Ext:
Admin Email: nkoklonis@me.com
Registry Tech ID:
Tech Name: NIKOLAOS KOKLONIS
Tech Organization: NIKOLAOS KOKLONIS
Tech Street: 4-6, Ioanni Manou
Tech City: Attika
Tech State/Province: Piraeus
Tech Postal Code: 18539
Tech Country: GR
Tech Phone: +30.6949111864
Tech Phone Ext:
Tech Fax:
Tech Fax Ext:
Tech Email: nkoklonis@me.com
Name Server: DNS1.PAPAKI.GR
Name Server: DNS2.PAPAKI.GR
DNSSEC: unsigned
URL of the ICANN WHOIS Data Problem Reporting System:
<http://wdprs.internic.net/>
>>> Last update of WHOIS database: 2015-11-05T14:10:30Z <<<

Registration Service Provider:
Papaki Ltd, info@papaki.gr
+30.2810229000
This company may be contacted for domain
login/passwords,
DNS/Nameserver changes, and general domain support
questions.

Submit a Complaint for WHOIS

[WHOIS Inaccuracy Complaint Form](#)

[WHOIS Service Complaint Form](#)

[WHOIS Compliance FAQs](#)

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September 20, 2012

Nikolaos Koklonis
C/O Airfasttickets

Subject: Offer of Employment

Dear Nikolaos:

On behalf of Airfasttickets, Inc. (the "Company"), with offices at 875 Third Avenue, New York, NY 10022, I am pleased to offer you full-time employment with the Company on the following terms and conditions, to which you hereby acknowledge and agree (the "Agreement");

Start Date: Your employment shall begin on or about October 1, 2012.

Position: You will serve as President and/or Chief Executive Officer of the Company. The Company requires that you devote your full business time, attention, skill, and efforts to the tasks and duties of your position.

Compensation: Your annualized salary of \$250,000 (subject to required tax withholdings and other authorized deductions) will be paid at a semi-monthly rate of \$10,416.67 in accordance with customary payroll practices and procedures, subject to applicable law. This salary covers all hours worked by exempt employees. You will receive your semi-monthly pay on the 15th and the last day of each month.

Benefits: You are eligible to participate in employee benefit plans that the Company may establish for similarly situated employees from time to time, subject to the terms of such plans.

Paid Time Off: You are eligible for twenty (20) vacation days per annum, subject to the Company's vacation policy as amended from time to time.

Performance Bonus: You may be eligible to earn an annual performance bonus at the sole discretion of the Company.

Employment "At Will"; Notice: Your employment is "at will". During the Contract Term, either you or the Company may terminate your employment, with or without cause at any time, subject to the notice provisions set forth herein.

You agree to provide the Company with eight (8) months' notice of your voluntary resignation. The Company agrees to provide you with eight (8) months' notice of your termination when feasible except in the case of a termination for Cause. The period between such notice and termination of employment will be referred to as the "Notice Period." Such notice provision shall not alter your at-will status. If the Company terminates your

employment without Cause or you resign by giving notice in accordance with the terms herein, the Company may, in its sole discretion, alter your duties or place you on a paid leave of absence during the Notice Period.

You may not provide services to any other employer or act as a consultant or otherwise assist any person or entity in connection with their business during your employment or during the Notice Period, regardless of whether you are working or on a paid leave of absence during such period, unless otherwise approved by Company management. You must continue to act in accordance with your employment obligations during any Notice Period. You may not resign from CEO position, unless such resignation is accepted by the Company in writing.

Termination for Cause: For the purposes of this Agreement only, termination for "Cause" shall mean: (i) an action taken by a regulatory body or a self-regulatory organization against you that substantially prohibits or suspends you from performing or substantially impairs the performance of your duties of employment; (ii) your negligent performance or failure to perform your duties of employment or inadequate performance in your employment (other than any such failure resulting from incapacity due to physical or mental illness); (iii) your breach of any of your obligations set forth in this Agreement, including but not limited to your obligations under the covenants and conflict of interest provisions contained in this Agreement, or of any of the Policies or Company procedures (written or unwritten); (iv) your breach of fiduciary duty of loyalty to Company; (v) your violation of federal or state securities law, or any other law, rule or regulation; (vi) your conviction of or plea of guilty or nolo contendere to a job-related felony or any other job-related criminal offense; (vii) your willful refusal to follow the proper direction of the Board or any individual to whom you directly report; or (viii) your commission of an act that constitutes fraud, embezzlement or dishonesty.

Condition of Employment: In the course of your employment with the Company, you will be subject to and required to comply with all Company policies, applicable laws and regulations. As a condition of employment, you will be required to sign and comply with an Invention and Non-Disclosure Agreement (which, among other things, prohibits unauthorized use or disclosure of Company proprietary information) and a Non-Competition and Non-Solicitation Agreement, copies of which are attached hereto as Exhibit A and Exhibit B, respectively, sign and return a satisfactory I-9 Immigration form providing sufficient documentation establishing your employment eligibility in the United States, and provide satisfactory proof of your identity as required by United States law. **Unless the Company determines otherwise, your employment is further subject to satisfactory completion of a background check.** By signing below, you represent that your performance of services to the Company will not violate any duty which you may have to any other person or entity (such as a present or former employer), including obligations concerning providing services (whether or not competitive) to others, confidentiality of proprietary information and assignment of inventions, ideas, patents or copyrights, and you agree that you will not do

Governing Law; Forum Selection: This Agreement shall be governed by and construed in accordance with the laws of the state of New York, without giving effect to principles of conflict of laws. Should any dispute not be subject to arbitration, any action to enforce the terms of this Agreement or any other dispute arising out of your employment shall be brought in the courts of the State of New York, and the parties consent to such personal jurisdiction and waive any objections to the resolution of disputes hereunder in such jurisdiction.

Severability: Any provision or part of a provision of this Agreement which is held to be illegal, void or unenforceable will either be modified so that it is enforceable, or deemed ineffective to the extent only of that illegality, voidness or unenforceability, without invalidating the remaining provisions or part of a provision of the Agreement.

Waiver: No delay, failure or waiver of either party's exercise or partial exercise of any right or remedy under this Agreement shall operate to limit, impair, preclude, cancel, waive or otherwise affect such right or remedy. No waiver of any provision of this Agreement shall constitute a waiver of any other provision(s) or of the same provision on another occasion.

Entire Agreement; Amendment: This Agreement, together with the Invention and Non-Disclosure Agreement and the Non-Competition and Non-Solicitation Agreement, constitutes the entire agreement between you and the Company with respect to the terms and conditions of your employment (collectively the "Employment Agreement"), and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between you and the Company with respect hereto. This Agreement shall not be modified except by a written agreement signed by both parties.

(Signature Page Follows)



If you agree to the above terms and conditions and wish to accept employment with the Company in accordance with these terms and conditions, please sign and date this Agreement and return it to me by **September 25, 2012**. We look forward to your favorable reply and to a productive and enjoyable work relationship.

Sincerely,

AIRFASTTICKETS, INC.

By:

Name: Eleni Vareli

Title: COO

Address: 875 Third Ave, New York, NY 10022

Accepted by:

Nikolaos Koklonis

20 September 2012

Date