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Fill in this information to identify the case:
United States Bankruptcy Court for the:
District of
Case number (If known): Chapter 15

Official Form 401

Chapter 15 Petition for Recognition of a Foreign Proceeding 12/15

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write debtor's name and case number (if known).

1.	Debtor's name		
2.	Debtor's unique identifier	For	non-individual debtors:
			Federal Employer Identification Number (EIN)
			Other Describe identifier
		For individual debtors:	
			□ Social Security number: xxx - xx
			☐ Individual Taxpayer Identification number (ITIN): 9 xx − xx −
			Other Describe identifier
3.	Name of foreign representative(s)		
4.	Foreign proceeding in which appointment of the foreign representative(s) occurred		
5.	Nature of the foreign proceeding	gn Check one:	
	proceduring		Foreign main proceeding
			Foreign nonmain proceeding Foreign main proceeding, or in the alternative foreign nonmain proceeding
6.	Evidence of the foreign proceeding		A certified copy, translated into English, of the decision commencing the foreign proceeding and appointing the foreign representative is attached.
			A certificate, translated into English, from the foreign court, affirming the existence of the foreign proceeding and of the appointment of the foreign representative, is attached.
			Other evidence of the existence of the foreign proceeding and of the appointment of the foreign representative is described below, and relevant documentation, translated into English, is attached.
7.	Is this the only foreign proceeding with respect to		No. (Attach a statement identifying each country in which a foreign proceeding by, regarding, or against the debtor is pending.)
	the debtor known to the foreign representative(s)?		Yes

Debtor Name	Ca	Case number (if known)					
8. Others entitled to notice	Attach a list containing the names and addresses of:						
o. Others change to notice	(i) all persons or bodies authorized to administer for	reign proceedings of the debtor,					
		(ii) all parties to litigation pending in the United States in which the debtor is a party at the time of filing of this					
	(iii) all entities against whom provisional relief is being sought under § 1519 of the Bankruptcy Code.						
Addresses	Country where the debtor has the center of its main interests:	Debtor's registered office:					
		Number Street					
		P.O. Box					
		City State/Province/Region ZIP/Postal Code					
		Country					
	Individual debtor's habitual residence:	Address of foreign representative(s):					
	Number Street	Number Street					
	P.O. Box	P.O. Box					
	City State/Province/Region ZIP/Postal Code	City State/Province/Region ZIP/Postal Code					
	Country	Country					
10. Debtor's website (URL)							
11. Type of debtor	Check one:						
	☐ Non-individual (<i>check one</i>):						
	Corporation. Attach a corporate ownership described in Fed. R. Bankr. P. 7007.1.	p statement containing the information					
	☐ Partnership						
	Other. Specify:						
	☐ Individual						

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Debtor	JustFly Corp.		Cas	se number (# known)_		
	venue proper in this	Che	eck one:			
district	?	Ø	Debtor's principal place of business or principal assets in the United States are in this district.			
		Debtor does not have a place of business or assets in the United States, but the following action or proceeding in a federal or state court is pending against the debtor in this district				
			If neither box is checked, venue is consistent with of the parties, having regard to the relief sought b	the interests of by the foreign rep	justice and the convenience resentative, because:	
	re of foreign ntative(s)	l re	I request relief in accordance with chapter 15 of title 11, United States Code.			
		l ar reli	n the foreign representative of a debtor in a for ef sought in this petition, and I am authorized	oreign proceed to file this peti	ing, the debtor is eligible for the tion.	
		I have examined the information in this petition and have a reasonable belief that the information is true and correct.				
		l de	I declare under penalty of perjury that the foregoing is true and correct,			
		×	10	Christopl	ner Cave	
			Signature of foreign representative	Printed nar		
			cuted on 5/22/2022			
		×	Signature of foreign representative	Printed nam	ne	
		Exe	cuted on MM / DD/ YYYY			
4. Signatu	re of attorney	×	Signature of Attorney for foreign representative	Date _	5 /2 /2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
			David M. Klauder			
			Bielli & Klauder, LLC			
		F	Firm name		A CONTRACTOR OF THE CONTRACTOR	
			204 North King Street			
			Vilmington	DE	19801	
			City	State	ZIP Code	
			302) 803-4600 Contact phone	dklaud Email ad	der@bk-legal.com dress	
		_	5769	DE		
		E	Bar number	State		

EXHIBIT A (COPY OF ORDER COMMENCING THE FOREIGN PROCEEDING)

SUPERIOR COURTCommercial Division

CANADA
PROVINCE OF QUEBEC
DISTRICT OF MONTREAL

No: 500-11-058645-207

DATE: May 19, 2020

PRESIDING: THE HONOURABLE MICHEL A. PINSONNAULT, J.S.C.

IN THE MATTER OF THE PLAN OF ARRANGEMENT AND COMPROMISE OF:

FLIGHTHUB GROUP INC.

- and -

FLIGHTHUB SERVICE INC.

- and -

SSFP CORP.

- and -

JUSTFLY INC.

- and -

JUSTFLY CORP.

- and -

11644670 CANADA INC.

Debtors/Applicants

-and-

MNP LTD

Proposed Monitor

ON READING the Applicants' Application for the Issuance of an Amended and Restated Initial Order pursuant to the Companies' Creditors Arrangement Act, R.S.C. 1985, C-36 (as amended; the "CCAA") and the exhibits, the affidavit of Christopher Cave filed in support thereof (the "Application"), the consent of MNP LTD to act as monitor (the "Monitor"), relying upon the submissions of counsel and being advised that the interested parties, including secured creditors, were given prior notice of the presentation of the Application;

GIVEN the testimony of Mr. Pierre Marchand representing the Monitor;

GIVEN the provisions of the CCAA;

WHEREFORE, THE COURT:

- [1] **GRANTS** the Application.
- [2] **ISSUES** an order pursuant to the CCAA (the "**Initial Order**"), divided under the following headings:
 - Service
 - Continuation of BIA Proceedings under the CCAA
 - Application of the CCAA and Procedural Consolidation
 - Effective Time
 - Plan of Arrangement
 - Stay of Proceedings against the Debtors and the Property
 - Stay of Proceedings against the Directors and Officers
 - Possession of Property and Operations
 - No Exercise of Rights or Remedies;
 - No Interference with Rights
 - Continuation of Services
 - Non-Derogation of Rights
 - Directors' and Officers' Indemnification and Charge
 - Powers of the Monitor
 - Priorities and General Provisions Relating to CCAA Charges
 - Center of Main Interest
 - General

Service

[3] **DECLARES** that sufficient prior notice of the presentation of this Application has been given by the Applicants to interested parties, including the secured creditors.

Continuation of BIA Proceedings under the CCAA

[4] ORDERS the continuation under the CCAA of the proceedings instituted by JustFly Inc. on April 30, 2020 (estate no. 51-2642826, Prince Edward Island) by the filing of a notice of intention pursuant to Section 50.4 of the *Bankruptcy and Insolvency Act* (Canada) (the "BIA").

Application of the CCAA and Procedural Consolidation

- [5] **DECLARES** that the Applicants are debtor companies to which the CCAA applies.
- [6] ORDERS the consolidation of these CCAA proceedings in respect of the Applicants and ORDERS that such consolidation shall be for administrative purposes only and shall not effect a consolidation of the assets and property of each of the Applicants including, without limitation, for the purposes of any Plan (as defined below) that may be thereafter proposed.

Effective time

[7] **DECLARES** that this Initial Order and all of its provisions are effective as of 12:01 a.m. Montréal time, province of Québec, on the date of this Initial Order (the "**Effective Time**").

Plan of Arrangement

[8] **DECLARES** that the Applicants shall have the authority to file with this Court and to submit to their creditors one or more plans of compromise or arrangement (collectively, the "**Plan**") in accordance with the CCAA.

Stay of Proceedings against the Debtors and the Property

- [9] ORDERS that, until and including July 31, 2020 (the "Stay Period"), no proceeding or enforcement process in any court or tribunal (each, a "Proceeding") shall be commenced or continued against or in respect of the Debtors, or affecting the Debtors' business operations and activities (the "Business") or the Property (as defined herein below), including as provided in paragraph [15] hereinbelow except with leave of this Court. Any and all Proceedings currently under way against or in respect of the Debtors or affecting the Business or the Property are hereby stayed and suspended pending further order of this Court, the whole subject to subsection 11.1 CCAA.
- [10] The rights of Her Majesty in right of Canada and Her Majesty in a right of a Province are suspended in accordance with the terms and conditions of Subsection 11.09 CCAA.

Stay of Proceedings against the Directors and Officers

[11] ORDERS that during the Stay Period and except as permitted under subsection 11.03(2) of the CCAA, no Proceeding may be commenced or continued against any former, present or future director or officer of the Debtors nor against any person deemed to be a director or an officer of the Debtors under subsection 11.03(3) CCAA (each, a "Director", and collectively the "Directors") in respect of any claim against such Director which arose prior to the Effective Time and which relates to any obligation of the Debtors where it is alleged that any of the Directors is under any law liable in such capacity for the payment of such obligation.

Possession of Property and Operations

- [12] **ORDERS** that the Debtors shall remain in possession and control of their present and future assets, rights, undertakings and properties of every nature and kind whatsoever, and wherever situated, including all proceeds thereof (collectively the "**Property**"), the whole in accordance with the terms and conditions of this Initial Order.
- [13] **ORDERS** that the Debtors shall be entitled but not required to pay the fees and disbursements of any agents or legal or other counsel retained or employed by the Debtors in respect of these proceedings, at their standard rates and charges, whether incurred prior to or after this Order.

- [14] **ORDERS** that, except as otherwise provided to the contrary herein, the Debtors shall be entitled but not required to pay all reasonable expenses incurred by the Debtors during these proceedings and in carrying out the provisions of this Order, which expenses shall include, without limitation:
 - all expenses reasonably necessary for the preservation of the Property or the Business;
 - payment for goods or services actually supplied to the Debtors following the date of this Order; and
 - c) amounts owing for goods or services actually supplied to the Debtors prior to the date of this Order by third party suppliers up to a maximum aggregate amount of \$500,000, if, in the opinion of the Monitor, the supplier is critical to the business and ongoing operations of the Debtors, provided, however, that any payments or remittances made by the Debtors to Customized Services Administrators Inc. on account of pre-filing insurance premiums shall be authorized and shall not be computed for the purposes of the said threshold.

No Exercise of Rights or Remedies

- [15] ORDERS that during the Stay Period, and subject to, *inter alia*, subsection 11.1 CCAA, all rights and remedies of any individual, natural person, firm, corporation, partnership, limited liability company, trust, joint venture, association, organization, governmental body or agency, or any other entity (all of the foregoing, collectively being "Persons" and each being a "Person") against or in respect of the Debtors, or affecting the Business, the Property or any part thereof, are hereby stayed and suspended except with leave of this Court.
- [16] **DECLARES** that, to the extent any rights, obligations, or prescription, time or limitation periods, including, without limitation, to file grievances, relating to the Debtors or any of the Property or the Business may expire (other than pursuant to the terms of any contracts, agreements or arrangements of any nature whatsoever), the term of such rights, obligations, or prescription, time or limitation periods shall hereby be deemed to be extended by a period equal to the Stay Period. Without limitation to the foregoing, in the event that the Debtors become bankrupt or a receiver as defined in subsection 243(2) of the BIA is appointed in respect of the Debtors, the period between the date of the Initial Order and the day on which the Stay Period ends shall not be calculated in respect of the Debtors in determining the 30 day periods referred to in Sections 81.1 and 81.2 of the BIA.

No Interference with Rights

[17] **ORDERS** that during the Stay Period, no Person shall discontinue, fail to honour, alter, interfere with, repudiate, resiliate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtors, except with the written consent of the Debtors and the Monitor, or with leave of this Court.

Continuation of Services

- [18] ORDERS that during the Stay Period and subject to paragraph [20] hereof and subsection 11.01 CCAA, all Persons having verbal or written agreements with the Debtors or statutory or regulatory mandates for the supply of goods or services, including without limitation all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation, utility or other goods or services made available to the Debtors, are hereby restrained until further order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Debtors, and that the Debtors shall be entitled to the continued use of its current premises, telephone numbers, facsimile numbers, internet addresses, domain names or other services, provided in each case that the normal prices or charges for all such goods or services received after the date of the Initial Order are paid by the Debtors. without having to provide any security deposit or any other security, in accordance with normal payment practices of the Debtors or such other practices as may be agreed upon by the supplier or service provider and the Debtors, with the consent of the Monitor, or as may be ordered by this Court.
- [19] **ORDERS** that, notwithstanding anything else contained herein and subject to subsection 11.01 CCAA, no Person shall be prohibited from requiring immediate payment for goods, services, use of leased or licensed property or other valuable consideration provided to the Debtors on or after the date of this Initial Order, nor shall any Person be under any obligation on or after the date of the Initial Order to make further advance of money or otherwise extend any credit to the Debtors.
- [20] ORDERS that, without limiting the generality of the foregoing and subject to Section 21 of the CCAA, if applicable, cash or cash equivalents placed on deposit by the Debtors with any Person during the Stay Period, whether in an operating account or otherwise for itself or for another entity, shall not be applied by such Person in reduction or repayment of amounts owing to such Person as of the date of the Initial Order or due on or before the expiry of the

Stay Period or in satisfaction of any interest or charges accruing in respect thereof; however, this provision shall not prevent any financial institution from: (i) reimbursing itself for the amount of any cheques drawn by Debtors and properly honoured by such institution, or (ii) holding the amount of any cheques or other instruments deposited into the Debtors' account until those cheques or other instruments have been honoured by the financial institution on which they have been drawn.

Non-Derogation of Rights

[21] ORDERS that, notwithstanding the foregoing, any Person who provided any kind of letter of credit, guarantee or bond (the "Issuing Party") at the request of the Debtors shall be required to continue honouring any and all such letters, guarantees and bonds, issued on or before the date of this Initial Order, provided that all conditions under such letters, guarantees and bonds are met save and except for defaults resulting from this Initial Order; however, the Issuing Party shall be entitled, where applicable, to retain the bills of lading or shipping or other documents relating thereto until paid.

Directors' and Officers' Indemnification and Charge

- [22] **ORDERS** that the Debtors shall indemnify their Directors from all claims relating to any obligations or liabilities they may incur and which have accrued by reason of or in relation to their respective capacities as directors or officers of the Debtors after the Effective Time, except where such obligations or liabilities were incurred as a result of such directors' or officers' gross neglicence, wilful misconduct or gross or intentional fault as further detailed in Section 11.51 of the CCAA.
- [23] **ORDERS** that the Directors of the Debtors shall be entitled to the benefit of and are hereby granted a charge and security in the Property to the extent of the aggregate amount of \$1,250,000 (the "**Directors' Charge**"), as security for the indemnity provided in paragraph [22] of this Initial Order as it relates to obligations and liabilities that the Directors may incur in such capacity after the Effective Time. The Directors' Charge shall have the priority set out in paragraphs [32] and [33] of this Initial Order.

Powers of the Monitor

[24] ORDERS that MNP LTD is hereby appointed to monitor the business and financial affairs of the Debtors as an officer of this Court (the "Monitor") and

that the Monitor, in addition to the prescribed powers and obligations, referred to in Section 23 of the CCAA:

- (a) shall (i) without delay, publish once a week for two (2) consecutive weeks or as otherwise directed by the Court, in LaPresse+ and the Globe and Mail National Edition, (ii) within (5) business days after the date of this Initial Order post on the Monitor's website at https://www.mnpdebt.ca (the "Website") a notice containing the information prescribed under the CCAA, (iii) make this Initial Order publicly available in the manner prescribed under the CCAA within five (5) business days after the date of this Initial Order, (iv) send, within ten (10) business days after the date of this Initial Order, in the prescribed manner, including by electronic transmission, a notice to all known creditors having a claim against the Debtors of more than \$1,000, advising them that this Initial Order is publicly available, and (v) within five (5) business days after the date of this Initial Order, prepare a list showing the names and addresses of such creditors and the estimated amounts of their respective claims, and make it publicly available in the prescribed manner, all in accordance with Section 23(1)(a) of the CCAA and the regulations made thereunder;
- (b) shall monitor the Debtors' receipts and disbursements;
- (c) shall assist the Debtors, to the extent required, in dealing with their creditors and other interested Persons during the Stay Period;
- (d) shall assist the Debtors, to the extent required, with the preparation of their cash flow projections and any other projections or reports and the development, negotiation and implementation of the Plan;
- (e) shall advise and assist the Debtors, to the extent required, to review the Debtors' business and assess opportunities for cost reduction, revenue enhancement and operating efficiencies;
- (f) shall assist the Debtors, to the extent required, with their restructuring efforts and in their negotiations with their creditors and other interested Persons and with the holding and administering of any meetings held to consider the Plan;
- (g) shall report to the Court on the state of the business and financial affairs of the Debtors or developments in these proceedings or any related

proceedings within the time limits set forth in the CCAA and at such time as considered appropriate by the Monitor or as the Court may order;

- (h) may retain and employ such agents, advisers and other assistants as are reasonably necessary for the purpose of carrying out the terms of this Initial Order, including, without limitation, one or more entities related to or affiliated with the Monitor;
- may engage legal counsel to the extent the Monitor considers necessary in connection with the exercise of its powers or the discharge of its obligations in these proceedings and any related proceeding, under this Initial Order or under the CCAA;
- (j) may give any consent or approval as may be contemplated by this Initial Order or the CCAA;
- (k) may perform such other duties as are required by this Initial Order or the CCAA or by this Court from time to time; and

Unless expressly authorized to do so by this Court, the Monitor shall not otherwise interfere with the business and financial affairs carried on by the Debtors, and the Monitor is not empowered to take possession of the Property nor to manage any of the business and financial affairs of the Debtors nor shall the Monitor be deemed to have done so.

- ORDERS that the Debtors and their Directors, officers, employees and agents, accountants, auditors and all other Persons having notice of the Initial Order shall forthwith provide the Monitor with unrestricted access to all of the Business and Property, including, without limitation, the premises, books, records, data, including data in electronic form, and all other documents of the Debtors in connection with the Monitor's duties and responsibilities hereunder.
- DECLARES that the Monitor may provide creditors and other relevant stakeholders of the Debtors with information in response to requests made by them in writing addressed to the Monitor and copied to the Debtors' counsel. The Monitor shall not be responsible or liable for any such information provided in accordance with this Initial Order or with the CCAA, unless expressly provided in paragraph [28] hereof. In the case of information that the Monitor has been advised by the Debtors is confidential, proprietary or

competitive, the Monitor shall not provide such information to any Person without the consent of the Debtors unless otherwise directed by this Court.

- [27] **DECLARES** that if the Monitor, in its capacity as Monitor, carries on the business of the Debtors or continues the employment of the Debtors' employees, the Monitor shall benefit from the provisions of section 11.8 of the CCAA.
- [28] **DECLARES** that no action or other proceedings shall be commenced against the Monitor relating to its appointment, its conduct as Monitor or the carrying out the provisions of any order of this Court, except with prior leave of this Court, on at least seven (7) days notice to the Monitor and its counsel. The entities related to or affiliated with the Monitor referred to in subparagraph [24](h) hereof and the legal counsels referred to in subparagraph [24](i) shall also be entitled to the protection, benefits and privileges afforded to the Monitor pursuant to this paragraph.
- [29] **ORDERS** that, subject to the powers granted to the Monitor pursuant to the terms of this Initial Order, nothing contained herein shall require the Monitor to occupy or to take control, or to otherwise manage all or any part of the Property. The Monitor shall not, as a result of this Initial Order, be deemed to be in possession of any of the Property within the meaning of environmental legislation, the whole pursuant to the terms of the CCAA.
- [30] **ORDERS** that the Debtors shall pay the reasonable fees and disbursements of the Monitor, the Monitor's legal counsel, the Debtors' legal counsel and other advisers, directly related to these proceedings, the proceedings under Chapter 15 of the *U.S. Bankruptcy Code*, and the Plan and the Debtors' restructuring, whether incurred before or after the Initial Order, and shall provide each with a reasonable retainer in advance on account of such fees and disbursements, if so requested.
- [31] **DECLARES** that the Monitor, the Monitor's legal counsel, the Debtors' legal counsel (both Canadian and US), as security for the professional fees and disbursements incurred both before and after the making of this Initial Order and directly related to these proceedings, the Plan and the Applicants' restructuring, be entitled to the benefit of and are hereby granted a charge and security in the Property to the extent of the aggregate amount of \$250,000 (the "**Administration Charge**"), having the priority established in paragraphs [32] and [33] of this Initial Order.

Priorities and General Provisions Relating to CCAA Charges

- [32] **DECLARES** that the priorities of the Administration Charge and the Directors' Charge (collectively, the "**CCAA Charges**") as between them with respect to any Property to which they apply, shall be as follows:
 - (a) first, the Administration Charge; and
 - (b) second, the Directors' Charge;
- [33] **DECLARES** that each of the CCAA Charges shall rank in priority to any and all other hypothecs, mortgages, liens, security interests, priorities, charges, encumbrances or security of whatever nature or kind (collectively, the "**Encumbrances**") affecting the Property charged by such Encumbrances.
- [34] ORDERS that, except as otherwise expressly provided for herein, the Debtors shall not grant any Encumbrances in or against any Property that rank in priority to, or pari passu with, any of the CCAA Charges unless the Debtors obtain the prior written consent of the Monitor and the prior approval of the Court.
- [35] **DECLARES** that each of the CCAA Charges shall attach, as of the Effective Time, to all present and future Property of the Debtors, notwithstanding any requirement for the consent of any party to any such charge or to comply with any condition precedent.
- DECLARES that the CCAA Charges and the rights and remedies of the beneficiaries of such CCAA Charges, as applicable, shall be valid and enforceable and shall not otherwise be limited or impaired in any way by: (i) these proceedings and the declaration of insolvency made herein; (ii) any petition for a receiving order filed pursuant to the BIA in respect of any of the Debtors or any receiving order made pursuant to any such petition or any assignment in bankruptcy made or deemed to be made in respect of any of the Debtors; or (iii) any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of Encumbrances, contained in any agreement, lease, sub-lease, offer to lease or other arrangement which binds any of the Debtors (a "Third Party Agreement"), and notwithstanding any provision to the contrary in any Third Party Agreement:
 - (a) the creation of any of the CCAA Charges shall not create or be deemed to constitute a breach by any of the Debtors of any Third Party Agreement to which it is a party; and

- (b) any of the beneficiaries of the CCAA Charges shall not have liability to any Person whatsoever as a result of any breach of any Third Party Agreement caused by or resulting from the creation of the CCAA Charges.
- [37] **DECLARES** that notwithstanding: (i) these proceedings and any declaration of insolvency made herein, (ii) any petition for a receivership order filed pursuant to the BIA in respect of any of the Debtors and any receiving order allowing such petition or any assignment in bankruptcy made or deemed to be made in respect of any of the Debtors, and (iii) the provisions of any federal or provincial statute, the payments or disposition of Property made by any of the Debtors pursuant to this Initial Order and the granting of the CCAA Charges, do not and will not constitute settlements, fraudulent preferences, fraudulent conveyances or other challengeable or reviewable transactions or conduct meriting an oppression remedy under any applicable law.
- [38] **DECLARES** that the CCAA Charges shall be valid and enforceable as against all Property of the Debtors and against all Persons, including, without limitation, any trustee in bankruptcy, receiver, receiver and manager or interim receiver of the Debtors, for all purposes.

Center of Main Interest

[39] **DECLARES** that the Applicants' centre of main interest is located in Montréal, Québec, Canada.

General

- ORDERS that no Person shall commence, proceed with or enforce any Proceedings against any of the Directors, employees, legal counsel or financial advisers of the Debtors or of the Monitor in relation to the Business or Property of the Debtors, without first obtaining leave of this Court, upon five (5) days written notice to the Debtors' counsel and to all those referred to in this paragraph whom it is proposed be named in such Proceedings.
- [41] **DECLARES** that the Initial Order and any proceeding or affidavit leading to the Initial Order, shall not, in and of themselves, constitute a default or failure to comply by the Debtors under any statute, regulation, licence, permit, contract, permission, covenant, agreement, undertaking or other written document or requirement.

- [42] **DECLARES** that, except as otherwise specified herein, the Debtors and the Monitor are at liberty to serve any notice, proof of claim form, proxy, circular or other document in connection with these proceedings by forwarding copies by prepaid ordinary mail, courier, personal delivery or electronic transmission to Persons or other appropriate parties at their respective given addresses as last shown on the records of the Debtors and that any such service shall be deemed to be received on the date of delivery if by personal delivery or electronic transmission, on the following business day if delivered by courier, or three business days after mailing if by ordinary mail.
- [43] **DECLARES** that the Debtors and any party to these proceedings may serve any court materials in these proceedings on all represented parties electronically, by emailing a PDF or other electronic copy of such materials to counsels' email addresses, provided that the Debtors shall deliver "hard copies" of such materials upon request to any party as soon as practicable thereafter.
- [44] ORDERS that Exhibits R-3, R-4 and R-5 filed in support of the Application, as well as Annex "B" to the Monitor's Report dated May 8, 2020, be kept confidential and under seal until further order of this Court.
- DECLARES that, unless otherwise provided herein, under the CCAA, or ordered by this Court, no document, order or other material need be served on any Person in respect of these proceedings, unless such Person has served a Notice of Appearance on the solicitors for the Debtors and the Monitor and has filed such notice with this Court, or appears on the service list prepared by the monitor or its attorneys, save and except when an order is sought against a Person not previously involved in these proceedings.
- [46] **DECLARES** that the Applicants or the Monitor may, from time to time, apply to this Court for directions concerning the exercise of their respective powers, duties and rights hereunder or in respect of the proper execution of this Initial Order on notice only to each other.
- [47] **DECLARES** that any interested Person may apply to this Court to vary or rescind the Order or seek other relief upon five (5) days notice to the Debtors, the Monitor and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order, such application or motion shall be filed during the Stay Period ordered by this Initial Order, unless otherwise ordered by this Court.

- [48] **DECLARES** that the Initial Order and all other orders in these proceedings shall have full force and effect in all provinces and territories in Canada.
- [49] **DECLARES** that each of the Applicants shall be authorized to apply as they may consider necessary or desirable, with or without notice, to any other court or administrative body, whether in Canada, the United States of America or elsewhere, for orders which aid and complement this Initial Order and any subsequent orders of this Court and, without limitation to the foregoing, an order under Chapter 15 of the *U.S. Bankruptcy Code*, for which FlightHub Group Inc. shall be the foreign representative of the Debtors. All courts and administrative bodies of all such jurisdictions are hereby respectively requested to make such orders and to provide such assistance to each of the Applicants as may be deemed necessary or appropriate for that purpose.
- [50] **REQUESTS** the aid and recognition of any Court or administrative body in any Province of Canada and any Canadian federal court or administrative body and any federal or state court or administrative body in the United States of America and any court or administrative body elsewhere, to act in aid of and to be complementary to this Court in carrying out the terms of the Initial Order.
- [51] **ORDERS** the provisional execution of the Initial Order notwithstanding any appeal.

[52] WITHOUT COSTS.

MICHEL A. PINSONNAULT, J.S.C.

Hearing date: May 19, 2020

EXHIBIT B

(CONSOLIDATED LIST REQUIRED PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 1007(A)(4))

UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re: Chapter 15

JustFly Corp., et al., Case N

Debtors in a foreign proceeding.¹ Joint Administration Requested

CONSOLIDATED LIST REQUIRED PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 1007(a)(4)

A. <u>ALL ADMINISTRATORS OF THE DEBTORS IN A FOREIGN PROCEEDING</u>

FlightHub Group Inc. 3333 boul de la Côte-Vertu Suite 600 Montreal/ Saint-Laurent Québec H4R 2N1 Canada

B. <u>LITIGATION PENDING IN THE UNITED STATES</u>

People of the State of California v. JustFlyCorp., et. al., Case No. CGC-19-579328

Kevin Yeh – Deputy City Attorney

Dennis J. Herrera – City Attorney

Ronald P. Flynn – Chief Deputy City Attorney

Yvonne R. Mere – Chief of Complex and Affirmative Litigation

Matthew D. Goldberg – Deputy City Attorney

Molly J. Alarcon – Deputy City Attorney

1390 Market Street, 7th Floor

San Francisco, California 94102

Department of Transportation Investigation

Kimberly Graber – Deputy Assistant General Counsel, Office of Aviation Enforcement and Proceedings

1200 New Jersey Avenue, S.E.

Washington, DC 20590

The Debtors in the chapter 15 proceedings and the last four digits of their federal tax identification numbers are: JustFly Corp. (4113), FlightHub Group Inc. (9062), FlightHub Service Inc. (8072), JustFly Inc. (4194), SSFP Corp. (7744), and 11644670 Canada Inc. (2537). The location of the Debtors' corporate headquarters and the Debtors' foreign representative is: 3333 boul de la Côte-Vertu, Suite 600, Montreal / Saint-Laurent, Québec, Canada H4R 2N1.

C. PARTIES AGAINST WHOM PROVISIONAL RELIEF IS SOUGHT

Not applicable.

D. <u>CORPORATE OWNERSHIP STATEMENT PURSUANT TO BANKRUPTCY</u> <u>RULES 1007(a) and 7007.1</u>

Pursuant to Rules 1007(a) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the Foreign Representative submits the following list of entities that hold ownership interests in the Debtors:

1. FlightHub Group Inc.

11365606 Canada Inc. owns 100% of the common shares of FlightHub Group Inc. 11365584 Canada Inc. owns two preferred shares having a redemption value of \$1 each.

2. JustFly Inc.

FlightHub Group Inc. holds 100% of the ownership interest in JustFly Inc.

3. FlightHub Service Inc.

FlightHub Group Inc. holds 100% of the ownership interest in FlightHub Service Inc.

4. SSFP Corp.

FlightHub Group Inc. holds 100% of the ownership interest in SSFP Corp.

5. JustFly Corp.

JustFly Inc. owns 100% of the ownership interest of JustFly Corp. FlightHub Group Inc. owns 100% of the ownership interest of JustFly Inc.

6. 11644670 Canada Inc.

JustFly Inc. owns 100% of the ownership interest of 11644670 Canada Inc. FlightHub Group owns 100% of the ownership interest of JustFly Inc.

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EXHIBIT C (FORM 202 DECLARATION)

Fill in this information to identify the case and this filing:
JustFly Corp., et al.
United States Bankruptcy Court for the:District of
Case number (if known):
Official Form 202
Declaration Under Penalty of Perjury for Non-Individual Debtors 12/
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.
Declaration and signature
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:
Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Form 206H)
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
Amended Schedule
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
Other document that requires a declaration Rule 1007(a)(4) Statement and Corporate Ownership Statement
Inglife Ownership Statement
I declare under penalty of perjury that the foregoing is true and correct.
Executed on 5/27/25 Signature of individual signing on behalf of debtor
FlightHub Group Inc.
Foreign Representative Position or relationship to debtor