Form 210A (10/06)

United States Bankruptcy Court Southern District of New York

In re: American Airlines, Inc.,

Case No. 11-15464, (Jointly Administered Under Case No. 11-15463)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or **deemed filed** under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(1)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of IDN-ACME Inc.	Name of Transferor: IDN-ACME Inc.
Name and Address where notices to transferee should be sent:	Court Claim # (if known): none Amount of Claim: \$7,661.34 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: IDN-ACME Inc. PO Box 13748 New Orleans, LA 70185
Phone: 212 967 4035 Last Four Digits of Acct #: n/a	Phone: Last Four Digits of Acct. #:n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone: n/a Last Four Digits of Acct #: n/a	
I declare under penalty of perjury that the information p best of my knowledge and belief.	rovided in this notice is true and correct to the
By: /s/Fredric Glass	Date: February 15, 2013
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or impri	sonment for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court Southern District of New York

In re: American Airlines, Inc.,

Case No. 11-15464, (Jointly Administered Under Case No. 11-15463)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on February 15, 2013.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of IDN-ACME Inc.

Name of Alleged Transferor: IDN-ACME Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

IDN-ACME Inc. PO Box 13748 New Orleans, LA 70185

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of filed in the clerk's office of this court as evidence of the transfer. days of the mailing of this notice. If no objection is timely receive original claimant without further order of the court.	Objection must be filed with the court within twenty (20)
Date:	
	Clerk of the Court

11-15463-shl Doc 6	6705 Filed 02/15/1		13 11:42:42	Main Document
01/31/2013 10:14 	1 1	Pg 3 <u>r</u> o∧fa∂me I		PAGE 02/07
	.			1
United States Bankruptcy Court				
Southern District Of New York	x	en 'a a da		
In co: American Airlines Inc	;	Chapter 11		
		Case No. 11-15464 (Jointly Administered Under	(25e No. 11-15463)	•
Debtor	x	Amount \$7,661.34		
TRAT	VSFER OF CLAIM OTHER THA Bankti	AM FOR SECURITY AND WA	AVER OF NOTICE	
PLEASE TAKE NOTICE that the sche Schedule F of the Schedule of Assets a	eduled claim of IDN - ACME INC. ad Liabilities filed by the Debtor(s)	("Transferor") against the Debt and all claims (including with:	or(s) in the amount of S at limitation the Proof of	7,661.34, as listed within of Claim. If any, identified
below and Transferor's rights to receive contract or lease related to the Claim a	e all interest, penalties, cure paymer	nts that it may be entitled to rece	ive on ecocumt of the as	sumption of any executory
affiliates, any gontantor or other third ; cash, securities, instruments and other	party, together with voting and other	r rights and benefits urising from	under or relating to an	y of the foregoing, and all
assigned other than for security to Fair TRANSFER OF CLAIM OTHER THA	Harbor Capital, LLC ("Transferee"	') in consideration of the sum of	5 signatu	re of the Transferee on this
Transferor relating to the Claim. The C	Claim is theed on amounts owed to I collection and shall not be deemed	Transferor by Debtor and this tri to create a security interest. Pie	insfer shall be docused to ease note that Fair Harb	in ebsolute and unconditional
chigged to file thy application, motion I, the undersigned Transferor of the abo				Transferee upon terms as set
forth in cover letter received. I represe notification by Transferse, I agree to re	nt and waternt that the claim is not simburse Transferce a pro-rate porti	less than \$7,661.34 and has not on of the purchase price if the c	been proviously objecte sim is reduced, objected	d to, sold, or satisfied. Upon I to, or disallowed in whole or
part by the Debtde, the Court, or any of been or may be apperted by or on behal	her party and Pransferor represents	and warrants that there are no or	fiscts or defenses or pre	ferential payments that have
A Proof of Clubri Has in the amount of Clubri is attached to this Assignment).	of the Propi of Cloim amount differ	a) been duly and timely filed in the front the Claim amount set fort	e Proceedings (and a to h above. Transferee sha	ne copy of such Proof of Il novertheless be deemed the
owner of that Proof of Claim subject to	the terms of this Agreement and si	all be entiried to identify itself a	s owner of such Proof o	Claim on the records of the
In the event the Claim is ultimately allo Transferee's option only. Transferee he	wed in an amount in excess of the raby agrees to numbers, the balance	amount purchased herein, Transi e desaid Claim at the same perce	eror is hereby deemed to make of claim paid her	o soil to Transferee, and, at ein not to exceed twise the
Claim amount appoilted above! Transfe amount and is not subject to any object	nce shall terni; such payment to Tre	nsferor upon Transferce's satisfe	ction that the Claim ha	s been allowed in the higher
I, the undersigned Transferor liamby as ("FRBP"), with respect to the Claim, w	thorize Transferee to file a notice o	f rensfer pursuant to Rule 2001 lidence on the Claim, Transferse	(c) of the Federal Rules at its sple option, may	s of Bardcruptcy Procedure subscorently transfer the
Claim back to Transferor if due diligen Transferce transfers the Claim back to	ce is not satisfactory, in Transferre	's sole and absolute discretion p	prevent to Rule 3007 (e)	of the FRBP. In the event
obligation or liability regarding this As and hereby waives (i) its right to raise s	signmendof Claim. Transferor her	ebly acknowledges and consents t	to all of the terms set for	rth in this Transfer of Claim
acknowledges that Transfered may at a representation and warranties made her	my time reassign the Claim, togethe	r with all right, title and interest	of Transferee in and to t	this Transfer of Claim. All
Other than stated above, Transfered use LLC any correspendence or payments	surres all risks essociated with debt	or's ability to distribute funds. I	ransferor agrees to deli	ver to Foir Harbor Capital,
address regarding the claim of the Tran This Transfer of Glaim shall be govern	isferor to that of the Trensforce liste	₫-₩		
Assignment of Chin may be brought in jurisdiction over Transferor by such con	n any State or Foderal count located	in the State of New York, and I	rensforer depachts to at	nd confers personal
the address set thin in this Assignment that, in the event that the Debtor's bank	t of Claird, and in any action hereun	der Transferor waives the right a	o demand a trial by jury	. Transferor acknowledges
Claim, Transferor shall immediately re- Transferor.	mit to Transferee all monies paid by	Transferee in regard to the Clai	m and ownership of the	Claim shall revert bank to
TRANSFEROR: IDN - ACME INC.			TRANSFEREE: Fair Marbor Capital, LI	rc
P.O. BOX 13748 NEW ORLEANS LA 70185			1841 Brosdway, Suite New York, MY 10023	
Print Name: Sheila Serving	Title: Credit Mgr.		Signature:	
Signature: Shallo Scuts	Date: 1 31 13		1//2	
Updated Address (JF Changed);Phone(5)	ļ i			Fair Herbor Capital, LLC
1			diefo-ke	.11-25464
	X I	ege 1 of 1		
1	1	1		