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AMR CORPORATION, et al. GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

February 27, 2012

On November 29, 2011 (the "**Commencement Date**"), AMR Corporation ("AMR") and its subsidiaries American Airlines Realty (NYC) Holdings, Inc.; American Airlines, Inc. ("American Airlines"); AMR Eagle Holding Corporation; Americas Ground Services, Inc.; PMA Investment Subsidiary, Inc.; SC Investment, Inc.; American Eagle Airlines, Inc.; Executive Airlines, Inc.; Executive Ground Services, Inc.; Eagle Aviation Services, Inc.; Admirals Club, Inc.; Business Express Airlines, Inc.; Reno Air, Inc.; AA Real Estate Holding GP LLC; AA Real Estate Holding L.P.; American Airlines Marketing Services LLC; American Airlines Vacations LLC; American Aviation Supply LLC; and American Airlines IP Licensing Holding, LLC (collectively, the "Debtors") commenced cases under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). The Debtors are authorized to operate their business and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Debtors' chapter 11 cases are being jointly administered for procedural purposes only under case number 11-15463 (SHL) pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

OVERVIEW OF GLOBAL NOTES

Each of the Debtors has herewith filed separate Schedules of Assets and Liabilities ("Schedules") and Statements of Financial Affairs ("Statements"). These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding Debtors' Schedules and Statements ("Global Notes") relate to each of the Debtors' Schedules and Statements and set forth the basis upon which the Schedules and Statements are presented. These Global Notes comprise an integral part of the Schedules and Statements. The Global Notes are in addition to any specific notes contained in any Debtor's Schedules or Statements. Information in these Global Notes is presented on an individual Debtor-by-Debtor basis unless otherwise noted. Disclosure of information in one Schedule, Statement, exhibit, or continuation sheet, even if incorrectly placed, shall be deemed to be disclosed in the correct Schedule, Statement, exhibit, or continuation sheet.

The Schedules, Statements, and Global Notes should not be relied upon by any persons for information relating to current or future financial conditions, events, or performance of any of the Debtors.

The Schedules and Statements have been prepared pursuant to section 521 of the Bankruptcy Code and Bankruptcy Rule 1007 by the Debtors' management with the assistance of their advisors. Financial information is presented on an unaudited basis. While management has made reasonable efforts to ensure that the Schedules and Statements are accurate and complete based on information that was available to them at the time of preparation, subsequent information or discovery may result in material changes to the Schedules and Statements, and inadvertent errors or omissions may exist. Moreover, the Schedules and Statements contain unaudited information, which is subject to further review and potential adjustment. Nothing contained in the Schedules and Statements shall constitute a waiver of any of the Debtors' rights with respect to the chapter 11 cases, including with respect to any issues involving substantive consolidation, recharacterization, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws to recover assets or avoid transfers.

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NOTES PERTAINING TO ALL DEBTORS

- 1. **Basis of Presentation:** For financial reporting purposes, before the Commencement Date, the Debtors, along with certain non-Debtor affiliates, prepared consolidated financial statements that were audited annually. Unlike the consolidated financial statements, these Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements. Therefore, these Schedules and Statements do not purport to represent financial statements prepared in accordance with United States Generally Accepted Accounting Principles, nor are they intended to fully reconcile to the Debtors' financial statements.
- 2. <u>Amendment:</u> Reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements. Despite these efforts, inadvertent errors or omissions may exist. The Debtors reserve all rights to, but are not required to, amend or supplement, or both, the Schedules and Statements from time to time as is necessary and appropriate.
- 3. <u>Causes of Action</u>: Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third parties as assets in their Schedules and Statements, including, without limitation, avoidance actions arising under chapter 5 of the Bankruptcy Code and actions under other relevant non-bankruptcy laws to recover assets. The Debtors reserve all of their rights for any claims, causes of action, or avoidance actions they may have, and neither these Global Notes nor the Schedules and Statements shall be deemed a waiver of any such claims, causes of actions, or avoidance actions of such claims.
- 4. <u>Recharacterization:</u> The Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate assets, liabilities, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, due to the complexity and size of the Debtors' business and operations, the Debtors may have improperly characterized, classified, categorized, or designated certain items. The Debtors thus reserve all of their rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements as necessary or appropriate as additional information becomes available.
- 5. <u>Claim Description:</u> Any failure to designate a claim in the Schedules and Statements as "contingent," "unliquidated," or "disputed" does not constitute an admission by the Debtors that the claim or amount is not "contingent," "unliquidated," or "disputed." The Debtors reserve all of their rights to dispute, or to assert offsets or defenses to, any claim reflected on their Schedules or Statements on any grounds, including, without limitation, amount, liability, priority, status, or classification, or to otherwise subsequently designate any claim as "contingent," "unliquidated," or "disputed." Moreover, the Debtors reserve all of their rights to, but are not required to, amend their Schedules and Statements as necessary and appropriate, including, modifying claim descriptions and designations.
- 6. <u>Unliquidated Claim Amounts:</u> Claim amounts that could not be readily quantified by the Debtors are scheduled as "unliquidated."
- 7. <u>Undetermined Amounts</u>: The description of an amount as "undetermined" is not intended to reflect upon the materiality of the amount.
- 8. <u>Bankruptcy Court Orders:</u> Pursuant to certain orders of the Bankruptcy Court entered in the Debtors' chapter 11 cases, the Debtors were authorized (but not directed) to pay, among other things, certain prepetition claims of employees, critical vendors, foreign creditors, taxing authorities, fuel supply parties, lienholders, travel agents, and certain other prepetition creditors. In addition, the Debtors were authorized (but not directed) to honor, among other things, certain prepetition obligations for customer programs, workers' compensation, fuel supply arrangements, carrier related agreements, travel agency

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agreements, booking and online fulfillment agreements, and certain other prepetition agreements. Accordingly, these contracts and liabilities may have been or may be satisfied in accordance with those orders and therefore may not be listed in the Schedules and Statements. Nothing herein shall be deemed to alter the rights of any party in interest to contest a payment made pursuant to a Bankruptcy Court order that preserves the right to contest.

- 9. <u>Valuation</u>: It would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, the Schedules and Statements reflect net book values as of November 30, 2011. Certain other assets, such as investments in subsidiaries, are listed at undetermined amounts, as the net book values may differ materially from fair market values or the amounts ultimately realized. In addition, certain depreciable assets with a net book value of zero may be included for completeness. The Debtors do not intend to amend these Schedules and Statements to reflect actual values.
- 10. **Excluded Assets and Liabilities:** The Debtors believe that they have identified, but did not necessarily value, all material categories of assets and liabilities in the Schedules. The Debtors have excluded the following items which may be included in their GAAP financial statements from the Schedules: certain accrued liabilities, including, without limitation, accrued salaries, employee benefit accruals, and certain other accruals, trusts, certain prepaid and other current assets considered to have no market value, goodwill, pension plan assets, post-retirement benefit liabilities, and deferred gains. Other non-material assets and liabilities may also have been excluded.
- 11. <u>Liabilities:</u> The Debtors have sought to allocate liabilities between the prepetition and postpetition periods based on the information and research that was conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between prepetition and postpetition periods may change. The Debtors reserve the right to, but are not required to, amend the Schedules and Statements as they deem appropriate to reflect this.
- 12. <u>Guarantees and Other Secondary Liability Claims:</u> The Debtors have used reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, "Guarantees") in their executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements. Where Guarantees have been identified, they have been included in the relevant Schedules F and H for the affected Debtor or Debtors. The Debtors, however, believe that certain Guarantees embedded in their executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements may have been indvertently omitted. Thus, the Debtors reserve all of their rights to, but are not required to, amend the Schedules if additional Guarantees are identified.
- 13. <u>Leases:</u> The Debtors have not included in the Schedules the future obligations of any capital or operating leases. However, assets under a capital lease have been included in the Schedules.
- 14. **Intellectual Property Rights:** Exclusion of certain intellectual property shall not be construed to be an admission that those intellectual property rights have been sold, abandoned, or terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that those intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Accordingly, the Debtors reserve all of their rights as to the legal status of all intellectual property rights.
- 15. <u>Currency:</u> Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 16. <u>Property and Equipment:</u> Unless otherwise indicated, owned property and equipment are stated at net book value. The Debtors may lease furniture, fixtures, and equipment from certain third party lessors.

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Any such leases are in the Schedules and Statements. Nothing in the Schedules and Statements is, or shall be construed as, an admission as to the determination of the legal status of any lease (including whether any lease is a true lease or a financing arrangement), and the Debtors reserve all of their rights.

- 17. <u>Inventory:</u> Unless otherwise disclosed, inventories of expendable parts related to flight equipment are carried at moving average acquisition cost and charged to operations as consumed. An allowance for obsolescence for the cost of these parts is provided over the remaining useful life of the related fleet. Inventory is presented without consideration for any potential warehousemen's or mechanics liens. The Debtors perform periodic cycle counts of spare parts inventories.
- 18. <u>Claims of Third-Party Related Entities:</u> While the Debtors have made reasonable efforts to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated, and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities.
- 19. <u>Insiders:</u> In connection with Statement Questions 3c and 21, the Debtors have listed the members of their respective boards of directors and all employees that held the titles of Chief Restructuring Officer or Senior Vice President and above. Persons have been included in the Statements for informational purposes only, and the listing of an individual as an insider, however, is not intended to be, and should not be construed as, a legal characterization of that person as an insider and does not act as an admission of any fact, claim, right, or defense, and all such rights, claims, and defenses are reserved. Further, the Debtors do not take any position concerning (a) the person's influence over the control of the Debtors, (b) the person's management responsibilities or functions, (c) the person's decision-making or corporate authority, or (d) whether the person could successfully argue that he or she is not an insider under applicable law, including the federal securities laws, for any theories of liability or for any other purpose.
- 20. <u>Confidentiality:</u> There may be instances in the Schedules and Statements where the Debtors have deemed it necessary and appropriate to redact from the public record information such as names, addresses, or amounts. Typically, the Debtors have used this approach because of an agreement between the Debtors and a third party, concerns of confidentiality, or concerns for the privacy of, or otherwise preserving the confidentiality of, personally identifiable information.
- 21. <u>Payments:</u> The financial affairs and businesses of the Debtors are complex. Before the Commencement Date, the Debtors participated in a consolidated cash management system through which certain payments were made by one entity on behalf of another. As a result, certain payments in the Schedules and Statements may have been made prepetition by one entity on behalf of another entity through the operation of the consolidated cash management system. A description of the Debtors' prepetition cash management system is in the Debtors' November 29, 2011 motion for authorization, among other things, to continue using their cash management system (ECF No. 8).
- 22. <u>Totals:</u> All totals that are included in the Schedules and Statements represent totals of all the known amounts included in the Schedules and Statements and exclude items identified as "unknown" or "undetermined." To the extent that there are unknown or undetermined amounts, the actual totals may be materially different from the listed totals.

23. Schedules:

a. <u>Schedule D – Creditors Holding Secured Claims</u>: Except as otherwise agreed pursuant to a stipulation, agreed order, or general order entered by the Bankruptcy Court, the Debtors reserve their right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D of any Debtor. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve all rights to dispute or challenge the secured nature of any such claim or the characterization of the structure of any such transaction or any document or

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instrument (including, without limitation, any intercompany agreement) related to such claim. In certain instances, a Debtor may be a co-obligor, co-mortgagor, or guarantor for a scheduled claim of another Debtor, and no claim on Schedule D of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other entities. The descriptions provided in Schedule D are intended only to be a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Nothing in the Global Notes or the Schedules and Statements shall be deemed a modification or interpretation of the terms of those agreements. Except as specifically stated herein, real property lessors, utility companies, and other parties that may hold security deposits have not been listed on Schedule D. Certain of Debtors' agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financing agreements; no attempt has been made to identify such agreements for Schedule D.

- b. Schedule E Creditors Holding Priority Claims: Listing a claim on Schedule E as priority does not constitute an admission by the Debtors of the claimant's legal rights or a waiver of the Debtors' right to recharacterize or reclassify the claim or contract. The Bankruptcy Court entered a number of first day orders granting authority to pay certain prepetition priority claims. Accordingly, only claims against the Debtors for prepetition amounts that have not been paid as of February 10, 2012 have been included in Schedule E. In addition, the Bankruptcy Court entered a first day order authorizing (but not directing) the Debtors to pay certain prepetition claims of employees. Consequently, unsecured priority claims of employees for wages, salaries, and commissions, including vacation, severance, and sick leave pay, are not included. Finally, the Debtors reserve their rights to object to any listed claims on the ground that, among other things, they have already been satisfied.
- c. <u>Schedule F Creditors Holding Unsecured Nonpriority Claims:</u> The claims listed in Schedule F arose or were incurred on various dates. In certain instances, the date on which a claim arose is an open issue of fact. While reasonable efforts have been made to list the date that each claim arose, determination of each date upon which each claim in Schedule F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for each claim listed on Schedule F. The Debtors are seeking to retain certain professionals who may be listed as creditors on Schedule F. These professionals have agreed to waive their prepetition claims against the Debtors upon approval of their retention applications by the Bankruptcy Court.

The Bankruptcy Court entered first day orders granting authority to the Debtors to pay certain prepetition obligations in the ordinary course of business. Accordingly, only claims against the Debtors for prepetition amounts that have not been paid as of February 10, 2012 have been included in Schedule F. In addition, certain claims that the Debtors anticipate will be paid pursuant to the first day orders may have been excluded. The Debtors reserve their rights to object to any listed claims on the ground that, among other things, they have already been satisfied.

Schedule F contains information regarding pending litigation involving the Debtors. Certain litigation and environmental actions reflected as claims against American Airlines may relate to any of the other Debtors. In certain instances, the identity of the Debtors that are the subject of the litigation is unclear or undetermined. However, to the extent that litigation involving a particular Debtor has been identified, that information is contained in the Schedule for that Debtor. The inclusion of any litigation in these Schedules and Statements does not constitute an admission by the Debtors of liability, the validity of any action, the availability of insurance coverage, or the amount or treatment of any claims, defenses, counterclaims, or cross-claims or the amount or treatment of any potential claim resulting from any current or future litigation. The Debtors have generally excluded internal grievance claims to protect the privacy interests of the grieving party and because the majority of such claims generally will not result in actual litigation.

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In addition, certain litigation or claims covered by insurance policies maintained by the Debtors may be excluded from Schedule F.

The claims of individual creditors are generally listed at the amounts recorded on the Debtors' books and records and may not reflect credits or allowances due from the creditor. The Debtors reserve all of their rights concerning credits or allowances.

d. <u>Schedule G – Executory Contracts:</u> The business of the Debtors is large and complex. While reasonable efforts have been made to ensure the accuracy of Schedule G, inadvertent errors, omissions, or overinclusion may have occurred. The Debtors reserve all of their rights to dispute the validity, status, or enforceability of any contract or other agreement in Schedule G and to amend or supplement Schedule G.

Nothing herein shall be construed as a concession or evidence that any of the contracts, agreements, and leases identified on Schedule G: (i) constitute an executory contract within the meaning of section 365 of the Bankruptcy Code and other applicable law; or (ii) have not expired or been terminated or otherwise are not currently in full force and effect. The Debtors reserve all of their rights, including their right to seek a later determination of these issues and their right to dispute the validity, status, characterization, or enforceability of any contract or lease in Schedule G. Certain of these contracts or leases may have been modified, amended, or supplemented by various amendments, restatements, statement of works, waivers, estoppel certificates, letters, improvement initiatives, notices to proceed, field directives, side letters, commitment letters, and other documents, instruments, and agreements that may not be listed, but are nonetheless incorporated by this reference. Moreover, omission of a contract or lease from Schedule G does not constitute an admission that the contract or lease is not an executory contract or unexpired lease.

In some cases, the same supplier or provider appears multiple times in Schedule G. This multiple listing may reflect distinct agreements between the applicable Debtor and the supplier or provider. Multiple purchase orders, repair orders, or agreements with the same supplier or provider may be summarized and may not be listed on Schedule G individually.

Due to the voluminous, and in many instances proprietary, nature of certain executory contracts, they are not listed on Schedule G individually, but as a group. These contracts include certain of the following: travel agency agreements, customer programs, benefit plans and policies, employee agreements, personal services agreements, confidentiality and non-disclosure agreements, and intellectual property license agreements. Information regarding these contracts is available upon request from the Debtors subject to entry into appropriate confidentiality agreements.

The Debtors have included certain agreements on Schedule G related to the lease of certain airport facilities financed with special facility revenue bonds, without prejudice to the Debtors' right to obtain characterization of such agreements as debt financing agreements.

Certain of the contracts and leases listed on Schedule G may contain renewal options, guarantees of payment, options to purchase, rights of first refusal, and other miscellaneous rights. Such rights, powers, duties, and obligations may not be set forth on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of their business, such as easements, rights of way, subordinations, nondisturbance and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. These documents also may not be listed on Schedule G.

In addition, certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or agreement on Schedule G

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does not constitute an admission that the contract or agreement is an executory contract or unexpired lease. The Debtors reserve all of their rights to dispute or challenge the characterization of the structure of any transaction, or any document or instrument (including, without limitation, any intercompany agreement) related to a creditor's claim. Certain of the contracts and leases listed on Schedule G may have been entered into by more than one of the Debtors. Finally, certain of the contracts and leases listed on Schedule G may not have been memorialized or fully executed and could be subject to dispute.

e. <u>Schedule H – Co-Debtors:</u> In the ordinary course of their businesses, the Debtors are involved in pending or threatened litigation and claims arising out of the conduct of their businesses. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross-claims and counter-claims against other parties. Because of the volume of these claims, because all are contingent, disputed or unliquidated, and because these claims are listed elsewhere in the Schedules and Statements, these claims have not been set forth individually on Schedule H.

24. Statements

- a. <u>Statements Question 3b 90 Day Payments:</u> The dates in the Date of Payment column relate to one of the following: (a) the date of a wire transfer; (b) the date of an ACH payment; or (c) the clearance date for a check or money order. In addition to the payments disclosed in response to this Question, the Debtors engaged daily in numerous transactions, including payments and other transfers, with their Debtor and non-debtor affiliates under a consolidated cash management system. Given the significant volume and ordinary course nature of these transactions, the Debtors may not have listed all intercompany transfers and transactions. While the Company has attempted to remove unfunded and rejected payments, there may be items in process; therefore, certain payments reflected in Question 3b may not have been paid, and those amounts may also appear in Schedule F as amounts owed to the same entities. The following prepetition claims that were authorized to be paid pursuant to a first day order are excluded: (i) passenger ticket and baggage refunds; (ii) ordinary course payments to employees; and (iii) payments to taxing authorities for payroll taxes. In addition, certain payments may be excluded from Question 3b to protect confidential commercial information. Payments made within the 90 days prior to the Commencement Date to non-employee Directors are included in Question 3c.
- b. <u>Statements Question 13 Setoffs:</u> The Debtors routinely incur setoffs from third parties in the ordinary course of business. Setoffs in the ordinary course can result from routine transactions, including intercompany transactions, counterparty settlements (in particular, interline ticketing setoffs with other carriers), pricing discrepancies, and other disputes between Debtors and third parties. These normal setoffs are consistent with the ordinary course of business in the Debtors' industries. Therefore, these ordinary course setoffs are excluded from the Debtors' responses to Question 13.
- c. <u>Statements Question 14 Property Held for Another:</u> The response to Question 14 discloses aircraft parts owned by a supplier and held on consignment by the Debtors. The response excludes property borrowed temporarily from other carriers because in the ordinary course of business, the Debtors may exchange parts with other airlines for brief periods to address urgent operational needs. Aircraft equipment provided under a formal lease is listed with the contracts disclosed in Schedule G.
- d. <u>Statements Question 17 Environmental:</u> The Debtors have historically maintained property and operations in many locations. At some of these locations, the Debtors no longer have any operations, and, as of the Commencement Date, may no longer have had relevant records, or the records may no longer be complete or reasonably accessible and reviewable. Some individuals who once possessed responsive information are no longer employed by the Debtors. For all of these reasons, it is not reasonably possible to identify and supply the

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requested information for every site and proceeding literally responsive to Question 17. Nonetheless, the Debtors have devoted substantial internal and external resources to identifying and providing the requested information for as many responsive sites and proceedings as reasonably possible. The Debtors reserve all of their rights to, but are not required to, supplement or amend this response if additional information becomes available.

Where a site identified in Question 17(a) or 17(b) is the subject of multiple notices, or notices that preceded and were related to proceedings listed in the response to Question 17(c), all such notices may not be listed.

The response to Question 17(b) (concerning notices by the Debtors of releases) does not list routine reports and submissions, to the extent they exist, concerning discharges resulting from normal operations where the reports and submissions were made in compliance with regulatory requirements, such as discharge monitoring reports, toxic release inventory submissions, and submissions concerning air emissions.

- e. <u>Statements Question 18(a) Nature, location and name of business</u>: AMR and certain of its subsidiaries participate or hold interests in certain entities related to shared functions at various locations, including shared arrangements for fuel, support, airport operations, maintenance, and other activities. Such interests are not listed as the Debtors do not believe these interests have material or significant value. To the extent the Debtors have entered into contractual agreements related to these shared functions, such contracts are listed on Schedule G.
- f. <u>Statements Question 19(d) Books, records and financial statements:</u> Consolidated financial statements have been sent to a variety of financial institutions and insurance companies in the past two years. Consolidated financial statements of AMR and American Airlines were filed with the SEC quarterly and are available to parties in interest for the two years preceding the Commencement Date.

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B7 (Official Form 7) (04/10)

United States Bankruptcy Court Southern District of New York

Americas Ground Services, Inc. In re

Debtor(s)

Case No. Chapter

11-15466 (SHL) 11

STATEMENT OF FINANCIAL AFFAIRS

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statement concerning all such activities as well as the individual's personal affairs. To indicate payments, transfers and the like to minor children, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

Questions 1 - 18 are to be completed by all debtors. Debtors that are or have been in business, as defined below, also must complete Questions 19 - 25. If the answer to an applicable question is "None," mark the box labeled "None." If additional space is needed for the answer to any question, use and attach a separate sheet properly identified with the case name, case number (if known), and the number of the question.

DEFINITIONS

"In business." A debtor is "in business" for the purpose of this form if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within six years immediately preceding the filing of this bankruptcy case, any of the following: an officer, director, managing executive, or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or self-employed full-time or part-time. An individual debtor also may be "in business" for the purpose of this form if the debtor engages in a trade, business, or other activity, other than as an employee, to supplement income from the debtor's primary employment.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101.

1. Income from employment or operation of business

None State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business, including part-time activities either as an employee or in independent trade or business, from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the two years immediately preceding this calendar year. (A debtor that maintains, or has maintained, financial records on the basis of a fiscal rather than a calendar year may report fiscal year income. Identify the beginning and ending dates of the debtor's fiscal year.) If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT	SOURCE
\$2,712,153.00	YTD 11/29/2011 - Passenger/Freight/Mail/Other Operating Revenue
\$2,330,800.00	FYE 2010 - Passenger/Freight/Mail/Other Operating Revenue
\$2,453,330.00	FYE 2009 - Passenger/Freight/Mail/Other Operating Revenue

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2. Income other than from employment or operation of business

None

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the two years immediately preceding the commencement of this case. Give particulars. If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income for each spouse whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

AMOUNT	SOURCE
\$65,213.00	YTD 11/29/11 - Interest Income
\$68,112.00	FYE 2010 - Interest Income
\$89,922.00	FYE 2009 - Interest Income

3. Payments to creditors

None Complete a. or b., as appropriate, and c.

Individual or joint debtor(s) with primarily consumer debts. List all payments on loans, installment purchases of goods or services, a. and other debts to any creditor made within 90 days immediately preceding the commencement of this case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$600. Indicate with an (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and credit counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS	DATES OF		AMOUNT STILL
OF CREDITOR	PAYMENTS	AMOUNT PAID	OWING

None b. Debtor whose debts are not primarily consumer debts: List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$5,850^{*}. If the debtor is an individual, indicate with an asterisk (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and credit counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments and other transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR	DATES OF PAYMENTS/ TRANSFERS	AMOUNT PAID OR VALUE OF TRANSFERS	AMOUNT STILL OWING
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None All debtors: List all payments made within one year immediately preceding the commencement of this case to or for the benefit of c. creditors who are or were insiders. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

NAME AND ADDRESS OF CREDITOR AND			AMOUNT STILL
RELATIONSHIP TO DEBTOR	DATE OF PAYMENT	AMOUNT PAID	OWING
See Attachment 3c - American Airlines, Inc.			

4. Suits and administrative proceedings, executions, garnishments and attachments

None a. List all suits and administrative proceedings to which the debtor is or was a party within **one year** immediately preceding the filing of this bankruptcy case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

CAPTION OF SUIT AND CASE NUMBER See Attachment 4a

NATURE OF PROCEEDING COURT OR AGENCY AND LOCATION

STATUS OR DISPOSITION

* Amount subject to adjustment on 4/01/13, and every three years thereafter with respect to cases commenced on or after the date of adjustment.

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							3
None	preceding the con	nmencement of this		g under chapter 12	2 or chapter 13 must	s within one year immediately include information concerning ed and a joint petition is not	5
	ND ADDRESS OF NEFIT PROPERTY		HOSE DATE OF SEIZ		RIPTION AND VA PROPERTY	LUE OF	
	5. Repossessions	, foreclosures and	returns				
None	returned to the sel or chapter 13 mus	ller, within one ye a	ar immediately preceding the ion concerning property of eight	commencement of	of this case. (Married	a deed in lieu of foreclosure or I debtors filing under chapter 12 joint petition is filed, unless the	
	ND ADDRESS OF FOR OR SELLER	,	DATE OF REPOSS FORECLOSURE TRANSFER OR R	SALE, DES	SCRIPTION AND V PROPERTY	ALUE OF	
	6. Assignments a	and receiverships					
None	this case. (Marrie	d debtors filing und		nust include any	assignment by either	oreceding the commencement o or both spouses whether or no	
NAME A	ND ADDRESS OF	ASSIGNEE	DATE OF ASSIGNMENT	TEF	RMS OF ASSIGNM	ENT OR SETTLEMENT	
None	preceding the con	nmencement of this	n the hands of a custodian, re s case. (Married debtors filing hether or not a joint petition i	g under chapter 12	2 or chapter 13 must	include information concerning	5
	ND ADDRESS USTODIAN		NAME AND LOCATION OF COURT CASE TITLE & NUMBEI	DA	ATE OF DES RDER	CRIPTION AND VALUE OF PROPERTY	
	7. Gifts						
None	and usual gifts to aggregating less the	family members ag han \$100 per recip	gregating less than \$200 in v	value per individu under chapter 12 o	al family member an or chapter 13 must in	clude gifts or contributions by	
	AND ADDRESS (OR ORGANIZAT		RELATIONSHIP TO DEBTOR, IF ANY	DA		ESCRIPTION AND VALUE OF GIFT	
	8. Losses						
None	since the commen	ncement of this ca	casualty or gambling within o se. (Married debtors filing un on is filed, unless the spouses	der chapter 12 or	chapter 13 must inc		
	YTION AND VALU PROPERTY	JE	LOSS WAS	S COVERED IN	MSTANCES AND, WHOLE OR IN PAI E PARTICULARS		

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				4	
	9. Payments related to debt con	inseling or bankruptcy			
None	List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of the petition in bankruptcy within one year immedia preceding the commencement of this case.				
NAME AND ADDRESS OF PAYEE		DATE OF PAYME NAME OF PAYOR IF THAN DEBTO	OTHER	AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY	
	10. Other transfers				
None	transferred either absolutely or as	nan property transferred in the ordinary of security within two years immediately r 13 must include transfers by either or b petition is not filed.)	preceding the commence	ment of this case. (Married debtors	
	ND ADDRESS OF TRANSFERE ELATIONSHIP TO DEBTOR	E, DATE		ERTY TRANSFERRED LUE RECEIVED	
None	b. List all property transferred by trust or similar device of which t	y the debtor within ten years immediatel ne debtor is a beneficiary.	ly preceding the commen	cement of this case to a self-settled	
NAME C DEVICE	OF TRUST OR OTHER	DATE(S) OF TRANSFER(S)		NEY OR DESCRIPTION AND ERTY OR DEBTOR'S INTEREST	
	11. Closed financial accounts				
None	otherwise transferred within one financial accounts, certificates of cooperatives, associations, broke	struments held in the name of the debtor year immediately preceding the commendeposit, or other instruments; shares and rage houses and other financial institution counts or instruments held by or for eit and a joint petition is not filed.)	ncement of this case. Incl d share accounts held in t ons. (Married debtors filin	ude checking, savings, or other banks, credit unions, pension funds, ng under chapter 12 or chapter 13 must	
NAME A	ND ADDRESS OF INSTITUTION	TYPE OF ACCOUN DIGITS OF ACCOU N AND AMOUNT OF F	JNT NUMBER,	AMOUNT AND DATE OF SALE OR CLOSING	
	12. Safe deposit boxes				
None	immediately preceding the comm	x or depository in which the debtor has encement of this case. (Married debtors uses whether or not a joint petition is file	filing under chapter 12 o	r chapter 13 must include boxes or	
	ND ADDRESS OF BANK THER DEPOSITORY	NAMES AND ADDRESSES OF THOSE WITH ACCESS TO BOX OR DEPOSITORY	DESCRIPTION OF CONTENTS	DATE OF TRANSFER OR SURRENDER, IF ANY	
	13. Setoffs				
None	commencement of this case. (Ma	tor, including a bank, against a debt or d rried debtors filing under chapter 12 or c tition is filed, unless the spouses are sep	chapter 13 must include i	nformation concerning either or both	
NAME A	ND ADDRESS OF CREDITOR	DATE OF SETOFE		AMOUNT OF SETOFE	

NAME AND ADDRESS OF CREDITOR See Global Note, Statements- Question 13 DATE OF SETOFF

AMOUNT OF SETOFF

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				5
	14. Property held for anot	her person		
None	List all property owned by a	nother person that the debtor holds or contro	ols.	
NAME A	AND ADDRESS OF OWNER	DESCRIPTION AND VALUE OF P	ROPERTY LOCATI	ON OF PROPERTY
	15. Prior address of debto	r		
None		in three years immediately preceding the co and vacated prior to the commencement of t		
ADDRE	SS	NAME USED		DATES OF OCCUPANCY
	16. Spouses and Former Sp	oouses		
None	Louisiana, Nevada, New Me	ed in a community property state, commonw exico, Puerto Rico, Texas, Washington, or W identify the name of the debtor's spouse and e.	visconsin) within eight ye	ears immediately preceding the
NAME				
	17. Environmental Inform	ation.		
	For the purpose of this ques	tion, the following definitions apply:		
	or toxic substances, wastes of	s any federal, state, or local statute or regulat or material into the air, land, soil, surface wa ating the cleanup of these substances, wastes	ter, groundwater, or other	
		on, facility, or property as defined under any he debtor, including, but not limited to, disp		ether or not presently or formerly
		neans anything defined as a hazardous waste nt or similar term under an Environmental L		xic substance, hazardous material,
None		of every site for which the debtor has receiv in violation of an Environmental Law. Indi		
SITE NA	ME AND ADDRESS	NAME AND ADDRESS OF GOVERNMENTAL UNIT	DATE OF NOTICE	ENVIRONMENTAL LAW
None		of every site for which the debtor provided mental unit to which the notice was sent an		unit of a release of Hazardous
SITE NA	ME AND ADDRESS	NAME AND ADDRESS OF GOVERNMENTAL UNIT	DATE OF NOTICE	ENVIRONMENTAL LAW
None		strative proceedings, including settlements o Indicate the name and address of the govern		
	AND ADDRESS OF NMENTAL UNIT	DOCKET NUMBER		STATUS OR DISPOSITION

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18. Nature, location and name of business

None a. *If the debtor is an individual*, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partner in a partnership, sole proprietor, or was self-employed in a trade, profession, or other activity either full- or part-time within **six years** immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting or equity securities within **six years** immediately preceding the commencement of this case.

If the debtor is a partnership, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities, within **six years** immediately preceding the commencement of this case.

If the debtor is a corporation, list the names, addresses, taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting or equity securities within **six years** immediately preceding the commencement of this case.

LAST FOUR DIGITS OF SOCIAL-SECURITY OR OTHER INDIVIDUAL TAXPAYER-I.D. NO. (ITIN)/ COMPLETE EIN ADDRESS

NATURE OF BUSINESS

BEGINNING AND ENDING DATES

See Attachment 18a

None b. Identify any business listed in response to subdivision a., above, that is "single asset real estate" as defined in 11 U.S.C. § 101.

NAME

NAME

ADDRESS

The following questions are to be completed by every debtor that is a corporation or partnership and by any individual debtor who is or has been, within **six years** immediately preceding the commencement of this case, any of the following: an officer, director, managing executive, or owner of more than 5 percent of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership, a sole proprietor, or self-employed in a trade, profession, or other activity, either full- or part-time.

(An individual or joint debtor should complete this portion of the statement **only** if the debtor is or has been in business, as defined above, within six years immediately preceding the commencement of this case. A debtor who has not been in business within those six years should go directly to the signature page.)

19. Books, records and financial statements

None a. List all bookkeepers and accountants who within **two years** immediately preceding the filing of this bankruptcy case kept or supervised the keeping of books of account and records of the debtor.

NAME AND ADDRESS Isabella D. Goren 4333 Amon Carter Blvd., MD5675 Fort Worth, TX 76155

Thomas W. Horton 4333 Amon Carter Blvd., MD5675 Fort Worth, TX 76155 DATES SERVICES RENDERED July 2010 to Present

March 2006 to July 2010

None b. List all firms or individuals who within the **two years** immediately preceding the filing of this bankruptcy case have audited the books of account and records, or prepared a financial statement of the debtor.

NAME Ernst & Young ADDRESS One Victory Park Suite 2000 2323 Victory Avenue Dallas, TX 75219 DATES SERVICES RENDERED 11/29/09 to Present

None c. List all firms or individuals who at the time of the commencement of this case were in possession of the books of account and records of the debtor. If any of the books of account and records are not available, explain.

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NAME Isabella	D. Goren	ADDRESS 4333 Amon Fort Worth,	Carter Blvd., MD 5675 TX 76155
None		ors and other parties, including mercantile and immediately preceding the commencement of	I trade agencies, to whom a financial statement was f this case.
	AND ADDRESS abal Note, Statements - Question 1		'E ISSUED
	20. Inventories		
None	a. List the dates of the last two inventor and the dollar amount and basis of eac		erson who supervised the taking of each inventory,
DATE O	F INVENTORY INVEN	TORY SUPERVISOR	DOLLAR AMOUNT OF INVENTORY (Specify cost, market or other basis)
None	b. List the name and address of the pe	rson having possession of the records of each	of the two inventories reported in a., above.
DATE O	FINVENTORY	NAME AND ADDRESS RECORDS	EES OF CUSTODIAN OF INVENTORY
None	21 . Current Partners, Officers, Direa. If the debtor is a partnership, list the	ectors and Shareholders e nature and percentage of partnership interest	t of each member of the partnership.
NAME A	AND ADDRESS	NATURE OF INTEREST	PERCENTAGE OF INTEREST
None		l officers and directors of the corporation, and f the voting or equity securities of the corpora	l each stockholder who directly or indirectly owns, tion.
AMR Co 4333 An	AND ADDRESS prporation non Carter Blvd., MD5675 prth, TX 76155	TITLE	NATURE AND PERCENTAGE OF STOCK OWNERSHIP 100% Ownership
Gary F. 4333 Ar	Kennedy non Carter Blvd., MD5675 orth, TX 76155	Director	N/A
4333 An	Dolara non Carter Blvd., MD5675 orth, TX 76155	Director, Chairman of the Board, and President	N/A
	h W. Wimberly non Carter Blvd., MD5675	Director and Corporate Secretary	N/A

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22 . Former partners, officers, directors and shareholders

None a. If the debtor is a partnership, list each member who withdrew from the partnership within **one year** immediately preceding the commencement of this case.

NAME

ADDRESS

DATE OF WITHDRAWAL

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None b. If the debtor is a corporation, list all officers, or directors whose relationship with the corporation terminated within **one year** immediately preceding the commencement of this case.

NAME AND ADDRESS
Gerard J. Arpey
4333 Amon Carter Blvd., MD5675
Fort Worth, TX 76155

TITLE Director and Chairman of the Board DATE OF TERMINATION 05/18/11

23. Withdrawals from a partnership or distributions by a corporation

None If the debtor is a partnership or corporation, list all withdrawals or distributions credited or given to an insider, including compensation in any form, bonuses, loans, stock redemptions, options exercised and any other perquisite during **one year** immediately preceding the commencement of this case.

NAME & ADDRESS OF RECIPIENT, RELATIONSHIP TO DEBTOR See Attachment 3c - American Airlines, Inc.

DATE AND PURPOSE OF WITHDRAWAL AMOUNT OF MONEY OR DESCRIPTION AND VALUE OF PROPERTY

24. Tax Consolidation Group.

None If the debtor is a corporation, list the name and federal taxpayer identification number of the parent corporation of any consolidated group for tax purposes of which the debtor has been a member at any time within **six years** immediately preceding the commencement of the case.

NAME OF PARENT CORPORATION **AMR Corporation**

TAXPAYER IDENTIFICATION NUMBER (EIN) 75-1825172

25. Pension Funds.

None If the debtor is not an individual, list the name and federal taxpayer-identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within **six years** immediately preceding the commencement of the case.

NAME OF PENSION FUND

TAXPAYER IDENTIFICATION NUMBER (EIN)

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DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP

I declare under penalty of perjury that I have read the answers contained in the foregoing statement of financial affairs and any attachments thereto and that they are true and correct to the best of my knowledge, information and belief.

Date February 27, 2012

Signature /s/ James B. Burnett

James B. Burnett Managing Director, Corporate Accounting American Airlines, Inc. and authorized agent for Americas Ground Services, Inc.

[An individual signing on behalf of a partnership or corporation must indicate position or relationship to debtor.]

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. \$\$ 152 and 3571

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Case No. 11-15466 (SHL)

Americas Ground Services, Inc. STATEMENT OF FINANCIAL AFFAIRS **ATTACHMENT 4a**

(4a) Suits and Administrative Proceedings Within One Year

CAPTION OF SUIT	CASE NUMBER	NATURE OF PROCEEDING	COURT OR AGENCY AND LOCATION	STATUS OR DISPOSITION
Abreu Carlos Alberto vs. Americas Ground Services Inc. Sucursal Argentina	30.487	Labor Dispute	Labor Tribunal Nº 2. Lomas De Zamora of Buenos Aires, Argentina	Pending
Alvarez Leandro Ezequiel vs. Americas Ground Services Inc. Sucursal Argentina	35.186	Labor Dispute	Labor Tribunal Nº 4. Lomas De Zamora of Buenos Aires, Argentina	Pending
Armani Alfredo Ariel vs. Liberty Art Sa, et al	11.152/11	Injury Claim	First Instance Judge N ^o 29. of Ciudad Autónoma De Buenos Aires, Argentina	Pending
Nadal María de Los Angeles vs. Americas Ground Services Inc. Sucursal Argentina, et al	12.537/11	Injury Claim	Labor Tribunal Nº 5. Lomas De Zamora of Buenos Aires, Argentina	Pending
Salamie Gastón Alberto vs. Americas Ground Services Inc. Sucursal Argentina	21.230/11	Labor Dispute	Labor Tribunal Nº 4. Lomas De Zamora of Ciudad Autónoma De Buenos Aires, Argentina	Pending
Sola Jorge Luis vs. Americas Ground Services Inc. Sucursal Argentina	35400	Injury Claim	Labor Tribunal Nº 3. Lomas De Zamora of Buenos Aires, Argentina	Pending

Case No. 11-15466 (SHL)

Americas Ground Services, Inc. STATEMENT OF FINANCIAL AFFAIRS **ATTACHMENT 18a**

(18a) Nature, Location and Name of Business Within Six Years

NAME	LAST FOUR DIGITS OF SOCIAL-SECURITY OR OTHER INDIVIDUAL TAXPAYER-I.D. NO. (ITIN)/ COMPLETE EIN	ADDRESS	NATURE OF BUSINESS	BEGINNING AND ENDING DATES
Aerodespachos Colombia, S.A. AERCOL S.A. (Colombia)	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	07/08/66 - Current
Caribbean Dispatch Services Limited (St. Lucia)	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	01/27/94 - Current
American Airlines, Division de Servicios Aeroportuarios (R.D.), S.A. (Dominican Republic)	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	09/01/91 - Current
International Ground Services, S.A. de C.V. (Mexico)	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	09/14/92 - Current
Peru Dispatch S.A.	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	02/23/95 - 12/31/08
Servicio de Despacho, S.A. (Panama Dispatch Services, Inc.)	N/A	4333 Amon Carter Blvd. MD5675 Fort Worth, TX 76155	Foreign ground services handling company	12/26/56 - 12/31/07

All entities listed are wholly-owned subsidiaries of the Debtor unless otherwise indicated.