Dennis F. Dunne Evan R. Fleck Benjamin M. Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Gregory Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-In-Possession

#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

AVIANCA HOLDINGS S.A., et al.,<sup>1</sup>

Debtors.

Chapter 11

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Case No. 20-11133 (MG)

(Jointly Administered)

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#### NOTICE OF FILING OF REVISED FORM OF ORDER (I) APPROVING THE DISCLOSURE STATEMENT; (II) APPROVING SOLICITATION AND VOTING PROCEDURES; (III) APPROVING FORMS OF BALLOTS; (IV) ESTABLISHING PROCEDURES FOR ALLOWING CERTAIN CLAIMS FOR VOTING PURPOSES; (V) SCHEDULING A CONFIRMATION HEARING; <u>AND (VI) ESTABLISHING NOTICE AND OBJECTION PROCEDURES</u>

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aéreo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 – 15 Bogotá, Colombia.



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PLEASE TAKE NOTICE that on August 10, 2021, the Debtors filed Debtors' Motion for Entry of an Order (I) Approving the Disclosure Statement; (II) Approving Solicitation and Voting Procedures; (III) Approving Forms of Ballots; (IV) Establishing Procedures for Allowing Certain Claims for Voting Purposes; (V) Scheduling a Confirmation Hearing; and (VI) Establishing Notice and Objection Procedures [Docket No. 1983] (the "Motion").

**PLEASE TAKE FURTHER NOTICE** that as a result of informal discussions with various interested parties, the Debtors have made revisions to the proposed order with respect to the Motion.

**PLEASE TAKE FURTHER NOTICE** that attached hereto are revised proposed orders with respect to the Motion, in clean format as **Exhibit A** and in blackline to show changes as against the version filed with the Motion as **Exhibit B**.

PLEASE TAKE FURTHER NOTICE that the Debtors intend to seek entry of the form of order attached as <u>Exhibit A</u> at the hearing scheduled for September 14, 2021 at 10:00 a.m. (prevailing Eastern Time).

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New York, New York Dated: September 3, 2021 /s/ Evan R. Fleck

Dennis F. Dunne Evan R. Fleck Benjamin M. Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and –

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33rd Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors in Possession

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#### **Exhibit A to Notice of Filing**

**Revised Proposed Order** 

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
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In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

#### ORDER (I) APPROVING THE DISCLOSURE STATEMENT; (II) APPROVING SOLICITATION AND VOTING PROCEDURES; (III) APPROVING FORMS OF BALLOTS; (IV) ESTABLISHING PROCEDURES FOR ALLOWING CERTAIN CLAIMS FOR VOTING PURPOSES; (V) SCHEDULING A CONFIRMATION HEARING; AND (VI) ESTABLISHING NOTICE AND OBJECTION PROCEDURES

Upon the motion (the "<u>Motion</u>")<sup>2</sup> of the above-captioned debtors in possession (collectively, the "<u>Debtors</u>"), for entry of an order (this "<u>Order</u>") approving: (i) the adequacy of information in the Disclosure Statement; (ii) the solicitation and voting procedures; (iii) approving the forms of Ballots and notices in connection therewith; (iv) establishing procedures for allowing and disallowing certain claims for voting purposes; and (v) certain deadlines with respect to voting and confirmation process, all as more fully set forth in the Motion; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing* 

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion.

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Order of Reference from the United States District Court for the Southern District of New York, dated February 1, 2012; and this Court having authority to enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that notice of the Motion is appropriate under the circumstances and that no other or further notice need be provided; and upon the record of the hearing held before this Court; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY ORDERED THAT**:

### 1. The Motion is granted to the extent set forth herein.

#### I. Approval of the Disclosure Statement.

2. The Disclosure Statement Hearing Notice filed by the Debtors and served upon parties in interest in these Chapter 11 Cases constituted adequate and sufficient notice of the hearing to consider approval of the Disclosure Statement and the deadline for filing objections to the Disclosure Statement and responses thereto, and is hereby approved.

3. The Disclosure Statement is approved as containing adequate information within the meaning of section 1125 of the Bankruptcy Code.

4. The Disclosure Statement (including all exhibits thereto) provides holders of Claims, holders of Interests, and other parties in interest with sufficient notice of the injunction, exculpation, and release provisions contained in Article IX of the Plan, in satisfaction of the requirements of Bankruptcy Rule 3016(c).

#### **II.** Approval of the Materials and Timeline for Soliciting Votes.

### A. Approval of Key Dates and Deadlines with Respect to the Plan and Disclosure Statement.

5. The following dates and times are approved in connection with solicitation and

confirmation of the Plan:

Event	Date and Time (prevailing Eastern Time)
Disclosure Statement Objection Deadline	September 7, 2021, at 4:00 p.m.
Voting Record Date	September 9, 2021
Disclosure Statement Hearing	September 14, 2021, at 10:00 a.m.
Deadline for Commencement of Solicitation	September 21, 2021, or 5 business
	days after entry of the Disclosure
	Statement Order, whichever is later
Plan Supplement Filing Deadline	October 5, 2021
Publication Deadline	October 12, 2021
Voting Deadline	October 15, 2021, at 4:00 p.m.
Deadline to File Voting Report	October 19, 2021, at 4:00 p.m.
Plan Objection Deadline	October 19, 2021, at 4:00 p.m.
Deadline to File Confirmation Brief and Plan Reply	October 24, 2021, at 12:00 p.m.
Confirmation Hearing	October 26, 2021, at 10:00 a.m.

### **B.** Approval of the Form of, and Distribution of, Solicitation Packages to Parties Entitled to Vote on the Plan.

6. In addition to the Disclosure Statement (and exhibits thereto, including the Plan),

this Order (without exhibits, except the Solicitation and Voting Procedures attached hereto as

Exhibit 1), the Solicitation Packages to be transmitted on or before the Solicitation Deadline to

those holders of Claims in the Voting Classes entitled to vote on the Plan as of the Voting Record

Date, shall include the following, the form of each of which is hereby approved:

- (a) the appropriate Ballot in the forms attached hereto as <u>Exhibits 2A</u> through <u>2D</u>;
- (b) the Cover Letter attached hereto as **<u>Exhibit 6</u>**; and
- (c) the Confirmation Hearing Notice attached hereto as <u>Exhibit 7</u>.

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7. The Solicitation Packages provide the holders of Claims entitled to vote on the Plan with adequate information to make informed decisions with respect to voting on the Plan in accordance with Bankruptcy Rules 2002(b) and 3017(d), section 1125 of the Bankruptcy Code, and the Local Rules.

8. The Debtors shall distribute Solicitation Packages to all holders of Claims entitled to vote on the Plan on or before the Solicitation Deadline. Such service shall satisfy the requirements of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

9. The Debtors are authorized, but not directed or required, to distribute the Plan, the Disclosure Statement, and this Order (without exhibits, except the Solicitation and Voting Procedures) to holders of Claims entitled to vote on the Plan in electronic format (flash drive or CD-ROM). The Ballots, the Cover Letter, and the Confirmation Hearing Notice shall be provided in paper format. On or before the Solicitation Deadline, the Debtors (through their Solicitation Agent) shall provide complete Solicitation Packages (excluding the Ballots) to the U.S. Trustee and to all parties on the 2002 List as of the Voting Record Date.

10. Any party that receives the materials in electronic format but would prefer to receive materials in paper format, may contact the Solicitation Agent and request paper copies of the corresponding materials previously received in electronic format (to be provided at the Debtors' expense).

11. The Solicitation Agent is authorized to assist the Debtors in: (a) distributing the Solicitation Packages; (b) receiving, tabulating, and reporting on the Ballots cast to accept or reject the Plan; (c) responding to inquiries from holders of Claims and Interests and other parties in interest relating to the Disclosure Statement, the Plan, the Ballots, the Solicitation Packages, and all other documents and matters related thereto, including the procedures and requirements for

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voting to accept or reject the Plan and for objecting to the Plan; (d) soliciting votes on the Plan; and (e) if necessary, contacting creditors regarding the Plan.

12. The Solicitation Agent is authorized to accept Ballots via electronic online transmission solely through a customized online balloting portal on the Debtors' case website. The encrypted ballot data and audit trail created by such electronic submission shall become part of the record of any Ballot submitted in this manner and the creditor's electronic signature will be deemed to be immediately legally valid and effective. Ballots submitted via the customized online balloting portal shall be deemed to contain an original signature.

#### C. Approval of the Confirmation Hearing Notice.

13. The Confirmation Hearing Notice, in the form attached hereto as **Exhibit 7** filed by the Debtors and served upon parties in interest in these chapter 11 cases on or before the Solicitation Deadline constitutes adequate and sufficient notice of the hearings to consider approval of the Plan, the manner in which a copy of the Plan could be obtained, and the time fixed for filing objections thereto, in satisfaction of the requirements of the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

14. The Debtors shall use commercially reasonable efforts to publish the Confirmation Hearing Notice (or a notice substantially similar thereto) in the national and international editions of the *New York Times*, *USA Today*, *El Tiempo* (Colombia), *La República* (Colombia), *El Comercio* (Ecuador), *La República* (Costa Rica), and *La Prensa Gráfica* (El Salvador), within ten (10) business days after entry of this Order, or as soon as practicable thereafter (allowing reasonable time for translations and other administrative and logistical issues).

#### D. Approval of the Form of Notices to Non-Voting Classes.

15. Except to the extent the Debtors determine otherwise, the Debtors are not required to provide Solicitation Packages to holders of Claims or Interests in Non-Voting Classes, as such

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holders are not entitled to vote on the Plan. Instead, on or before the Solicitation Deadline, the Solicitation Agent shall mail (first-class postage pre-paid) the applicable Non-Voting Status Notice in lieu of Solicitation Packages, the forms of which are attached hereto as **Exhibit 3**, **Exhibit 4**, and **Exhibit 5** and are hereby approved, to the holders of Claims and Interests in the following Classes (who are not entitled to vote on the Plan): Class 1 (Priority Non-Tax Claims), Class 2 (Other Secured Claims), Class 5 (USAV Receivable Facility Claims), Class 6 (Grupo Aval Receivable Facility Claims), Class 8 (Grupo Aval Promissory Note Claims), Class 9 (Cargo Receivable Facility Claims), Class 10 (Pension Claims), Class 12 (General Unsecured Avifreight Claims), Class 13 (General Unsecured Aerounión Claims), Class 14 (General Unsecured SAI Claims), Class 16 (Subordinated Claims), Class 17 (Intercompany Claims), Class 18 (Existing AVH Non-Voting Equity Interests), Class 21 (Existing AVH Common Equity Interests), Class 22 (Other Existing Equity Interests), Class 23 (Intercompany Interests), as well as holders of Claims that are subject to a pending objection.

16. The Debtors are not required to mail Solicitation Packages or other solicitation materials to: (a) holders of Claims that have already been paid in full during these chapter 11 cases or that are authorized to be paid in full in the ordinary course of business pursuant to an order previously entered by this Court; or (b) any party to whom the Disclosure Statement Hearing Notice was sent but was subsequently returned as undeliverable.

#### E. Approval of the Solicitation and Voting Procedures.

17. The Debtors are authorized to solicit, receive, and tabulate votes to accept the Plan in accordance with the Solicitation and Voting Procedures attached hereto as <u>Exhibit 1</u>, which are hereby approved in their entirety.

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#### F. Approval of Notice of Filing of the Plan Supplement.

The Plan Supplement Notice, substantially in the form annexed hereto as <u>Exhibit 8</u>,
 is hereby approved as reasonable and appropriate.

#### G. Approval of Notices to Contract and Lease Counterparties.

19. The Debtors are authorized to mail a notice of assumption or rejection of Executory Contracts or Unexpired Leases that will be assumed or rejected (as the case may be) pursuant to the Plan (and of the corresponding cure claims, if any), in the forms attached hereto as <u>Exhibit 9</u> and <u>Exhibit 10</u>, respectively, to the applicable counterparties within the time periods specified in the Plan.

20. Nothing in this Order shall be construed as a waiver of the right of the Debtors or any other party in interest, as applicable, to object to a proof of claim after the Voting Record Date.

21. All time periods set forth in this Order shall be calculated in accordance with Bankruptcy Rule 9006(a).

22. The Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

23. The Court retains jurisdiction with respect to all matters arising from or related to the interpretation or implementation of this Order.

Dated: \_\_\_\_\_, 2021 New York, New York

> THE HONORABLE MARTIN GLENN UNITED STATES BANKRUPTCY JUDGE

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### Exhibit 1 to Disclosure Statement Order

Solicitation and Voting Procedures

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
·	x :	
In re:	:	Chapter 11
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
	X	

#### SOLICITATION AND VOTING PROCEDURES

On [•], 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered the Order (I) Approving the Disclosure Statement; (II) Approving Solicitation and Voting Procedures; (III) Approving Forms of Ballots; (IV) Establishing Procedures for Allowing Certain Claims for Voting Purposes; (V) Scheduling a Confirmation Hearing; and (VI) Establishing Notice and Objection Procedures [Docket No. [•]] (the "<u>Disclosure Statement Order</u>") that, among other things, (a) approved the adequacy of the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") for the above-captioned debtors and debtors in possession (the "<u>Debtors</u>") to solicit acceptances or rejections of the Plan from holders of impaired claims who are (or may be) entitled to receive distributions under the Plan.<sup>2</sup>

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meaning ascribed to them in the Plan.

#### I. <u>The Voting Record Date</u>

The Court has approved September 9, 2021 as the record date for purposes of determining which holders of claims in the Voting Class are entitled to vote on the Plan (the "<u>Voting Record</u> <u>Date</u>").

#### II. <u>The Voting Deadline</u>

The Court has approved [October 15, 2021], prevailing Eastern Time, as the deadline (the "<u>Voting Deadline</u>") to vote on the Plan. The Debtors may extend the Voting Deadline, in their discretion, without further order of the Court. To be counted as votes to accept or reject the Plan, all ballots casting votes on the Plan ("<u>Ballots</u>") must be properly executed, completed, and delivered to KCC (the "<u>Solicitation Agent</u>") by: (1) first class mail; (2) overnight courier; or (3) personal delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Hwy., Ste. 300, El Segundo, CA 90245; or (4) via the online balloting portal at <u>www.kccllc.net/avianca</u> so that they are actually received, in any case, no later than the Voting Deadline by the Solicitation Agent. Delivery of a Ballot to the Solicitation Agent by electronic mail, facsimile or other means of electronic submission (except as set forth above) will not be valid.

#### III. Form, Content, and Manner of Notices

#### A. The Solicitation Package

The following materials, without duplication, will constitute the solicitation package (the "<u>Solicitation Package</u>"):

- (a) the Solicitation and Voting Procedures;
- (b) the Cover Letter;
- (c) the Confirmation Hearing Notice;
- (d) the approved Disclosure Statement (and exhibits thereto, including the

Plan);

(e) the Disclosure Statement Order (excluding exhibits thereto);

(f) a Ballot, instructions on how to complete the Ballot, and a pre-paid, pre-addressed return envelope<sup>3</sup>; and

(g) such other materials as the Court may direct to include in the Solicitation Package.

Solicitation packages delivered to holdings General Unsecured Avianca Claims or General Unsecured Convenience Claims whose addresses are in Colombia or other predominantly Spanish-

<sup>&</sup>lt;sup>3</sup> Service of the Solicitation Package by email to Holders for which email addresses are available, as well as to beneficial holders of 2020 Note Claims and 2023 Note Claims through their brokerages, will not contain a pre-addressed, postage pre-paid return envelope.

speaking countries will include Spanish translations of the Cover Letter, the Confirmation Hearing Notice, and the applicable Ballots.

#### **B.** Distribution of the Solicitation Package

The Solicitation Package shall include the Plan, the Disclosure Statement, the Disclosure Statement Order (without exhibits, except the Solicitation and Voting Procedures) in electronic format (flash drive or CD-ROM), and all other contents of the Solicitation Package, including Ballots, in paper format. Any party that prefers to receive the materials on paper (at the Debtors' expense) may contact the Solicitation Agent by: (a) calling (866) 967-1780 (toll free) or +1 (310) 751-2680 (international); (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca;</u> (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245; and/or (d) emailing AviancaInfo@kccllc.com.

The Debtors will serve, or cause to be served, all of the materials in the Solicitation Package (excluding the Ballots) on the U.S. Trustee and all parties who have requested service of papers in this case pursuant to Bankruptcy Rule 2002 as of the Voting Record Date. In addition, the Debtors shall mail, or cause to be mailed, the Solicitation Package to all holders of Claims in the Voting Classes on or before September 21, 2021 who are entitled to vote, as described in section IV herein.

To avoid duplication and reduce expenses, the Debtors will make every reasonable effort to ensure that any holder of a Claim who has filed duplicative Claims (whether against the same or multiple Debtors) that are classified under the Plan in the same Voting Class will receive no more than one Solicitation Package (and, therefore, one Ballot) on account of such Claim and with respect to that Class.

#### C. Resolution of Disputed Claims for Voting Purposes

If a claim in the Voting Class is subject to an objection that is pending on the Voting Deadline, the applicable holder will not be entitled to vote to accept or reject the Plan on account of such claim unless either of the following events (each a "<u>Resolution Event</u>") occurs no later than three (3) business days prior to the Voting Deadline: (i) an order of the Court is entered temporarily allowing such claim for voting purposes only pursuant to Bankruptcy Rule 3018(a), after notice and a hearing; or (ii) a stipulation or other agreement is executed between the holder or such claim and the Debtors temporarily or permanently allowing such claim in an agreed upon amount. No later than two (2) business days following the occurrence of a Resolution Event resolving a Disputed Claim, the Debtors will cause the Solicitation Agent to distribute via email, hand delivery, or overnight courier service a Solicitation Package and a pre-addressed, postage pre-paid envelope to the relevant holder.

### D. Distribution of Materials to Holders of Claims and Interests in Non-Voting Classes

Certain holders of Claims that are not classified in accordance with section 1123(a)(1) of the Bankruptcy Code, who are (a) not entitled to vote because they are not Impaired or otherwise presumed to accept the Plan under section 1126(f) of the Bankruptcy Code, (b) not entitled to vote because they are Impaired and are not receiving any distribution under the Plan and thus presumed

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to reject the Plan under section 1126(g), or (c) not entitled to vote because they are the holder of a Claim that is subject to a pending objection by the Debtors will receive a Non-Voting Status Notice, substantially in the forms attached to the Disclosure Statement Order as **Exhibit 3**, **Exhibit 4**, and **Exhibit 5** respectively. Such notices will instruct these holders as to how they may obtain copies of the documents contained in the Solicitation Package (excluding Ballots). Such notices will instruct these holders as to how they may obtain copies of the documents contained in the Solicitation Package (excluding Ballots). Such notices will include a Spanish translation for recipients whose addresses are located in Colombia or other predominantly Spanish-speaking countries.

#### E. Notices in Respect of Executory Contracts and Unexpired Leases

Counterparties to Executory Contracts and Unexpired Leases that receive a *Notice of Assumption of Executory Contracts and Unexpired Leases* substantially in the form attached as **Exhibit 9** to the Disclosure Statement Order may file an objection to the Debtors' proposed assumption and/or cure amount. Objections must be filed, served and actually received by the Debtors no later than seven (7) days prior to the Confirmation Hearing, as set forth in the applicable notice of assumption.

#### IV. Voting and Tabulation Procedures

#### A. Holders of Claims Entitled to Vote

Only the following holders of claims in the Voting Class (the "<u>Voting Creditors</u>") will be entitled to vote on the Plan with regard to such claims:

(a) Holders of Claims who, on or before the Voting Record Date, have timely filed a Proof of Claim (or an untimely Proof of Claim that has been deemed timely by the Court on or before the Voting Record Date) that: (i) has not been expunged, disallowed, disqualified, withdrawn, or superseded prior to the Voting Record Date; and (ii) is not the subject of a pending objection;

(b) Beneficial Holders of 2020 Note Claims and Beneficial Holders of 2023 Note Claims (in each case through the "Master Ballot Voting and Tabulation Procedures" set forth below);

(c) Holders of Claims that are listed in the Schedules, *provided* that Claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated Claims that have been paid or superseded by a timely Filed Proof of Claim) shall be allowed to vote only in the amounts set forth in section IV.C.d of these Solicitation and Voting Procedures;

(d) Holders whose Claims arise: (i) pursuant to an agreement or settlement with the Debtors, as reflected in a document filed with the Court; (ii) in an order entered by the Court; or (iii) in a document executed by the Debtors pursuant to authority granted by the Court, in each case regardless of whether a Proof of Claim has been filed;

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(e) Holders of any Disputed Claim that has been temporarily allowed to vote on the Plan pursuant to Bankruptcy Rule 3018;

(f) Only one claimant for each aircraft lease will receive Solicitation Packages. <u>Annex 1</u> to the Solicitation Procedures sets forth, for each such transaction, the facility agent, administrative agent, security trustee, or owner trustee whom the Debtors propose to solicit. <u>Annex 2</u> to the Solicitation Procedures sets forth the duplicative claims that will be disallowed for voting purposes; and

(g) transferees and assignees of any claims described in clause (a) or clause (e) above, but only to the extent that the relevant transfer or assignment is properly noted on the Court's docket and is effective pursuant to Bankruptcy Rule 3001(e) as of the close of business on the Voting Record Date.

#### B. Establishing Claim Amounts for Voting Purposes

The voting amounts for 2020 Notes Claims will be the principal amount of 2020 Notes held by each directly registered holder as of the Voting Record Date as evidenced on the books and records of the 2020 Notes Indenture Trustee or, as the case may be, in the amount of 2020 Notes held by each Beneficial Holder through its Nominee (as defined below) as of the Voting Record Date as evidenced by the securities position report(s) from the Depository Trust Company ("<u>DTC</u>").

The voting amounts for 2023 Notes Claims will be the principal amount of 2023 Notes held by each directly registered holder as of the Voting Record Date as evidenced on the books and records of the 2023 Notes Indenture Trustee or, as the case may be, in the amount of 2023 Notes held by each Beneficial Holder through its Nominee as of the Voting Record Date as evidenced by the securities position report(s) from DTC.

Beneficial Holders of 2023 Notes who participated in the DIP Roll-Up no longer have any General Unsecured Avianca Claims on account of their 2023 Notes. Because those Beneficial Holders have withdrawn their 2023 Notes from registration through the Depository Trust Company (DTC), they will <u>not</u> receive a Beneficial Holder Ballot when the Voting Agent distributes Beneficial Holder Ballots through DTC participants. Furthermore, each Beneficial Holder of 2023 Notes Claims will be required to provide a certification on its Beneficial Holder Ballot that it did not participate in the DIP Roll-Up.

#### C. Filed and Scheduled Claims

The Claim amount established herein shall control for voting purposes only and shall not constitute the Allowed amount of any Claim. Moreover, any amounts filled in on any Ballot by the Debtors through the Solicitation Agent, as applicable, are not binding for purposes of allowance and distribution. In tabulating votes, the following methodology shall be used to determine the amount of the Claim associated with each claimant's vote:

(a) the Claim amount: (i) settled and/or agreed upon by the Debtors, as reflected in a document filed with the Court; (ii) set forth in an order of the Court; or (iii) set forth in a document executed by the Debtors pursuant to authority granted by the Court;

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(b) the Claim amount Allowed (temporarily or otherwise) pursuant to a Resolution Event under the procedures set forth in the Solicitation and Voting Procedures;

(c) the Claim amount contained in a Proof of Claim that has been timely filed (or deemed timely filed by the Court under applicable law), except for any amounts asserted on account of any interest accrued after the Petition Date; <u>provided</u> that Ballots cast by holders of Claims who timely file a Proof of Claim in respect of a contingent Claim (for example, a claim based on pending litigation) or in a wholly-unliquidated or unknown amount based on a reasonable review of the Proof of Claim and supporting documentation by the Debtors or its advisors that is not the subject of an objection will count for satisfying the numerosity requirement of section 1126(c) of the Bankruptcy Code and will count in the amount of \$1.00 for the purposes of satisfying the dollar amount requirement of section 1126(c) of the Bankruptcy Code, and, if a Proof of Claim is filed as partially liquidated and partially unliquidated, such Claim will be counted for voting purposes only in the liquidated amount; <u>provided further</u>, that to the extent the Claim amount contained in the Proof of Claim is different from the Claim amount set forth in a document filed with the Court as referenced in subparagraph (a) above, the Claim amount in the document filed with the Court shall supersede the Claim amount set forth on the Proof of Claim;

(d) the Claim amount listed in the Schedules, <u>provided</u> that such Claim (i) is not scheduled as contingent, disputed, or unliquidated and/or has not been paid (in which case, such contingent, disputed, or unliquidated scheduled Claim shall be disallowed for voting purposes) and (ii) has not been superseded by a timely filed proof of claim; and

(e) in the absence of any of the foregoing, such Claim shall be disallowed for voting purposes.

If a Proof of Claim is amended, the last timely-filed Claim shall be subject to these rules and will supersede any earlier filed claim, and any earlier filed Claim will be disallowed for voting purposes.

#### **D.** Tabulation Procedures

The following voting procedures and standard assumptions shall be used in tabulating Ballots, subject to the Debtors' right to waive any of the below specified requirements for completion and submission of Ballots, so long as such requirement is not otherwise required by the Bankruptcy Code, Bankruptcy Rules, or Local Rules:

(a) except as otherwise provided in the Solicitation and Voting Procedures, unless the Ballot being furnished is timely submitted on or prior to the Voting Deadline (as the same may be extended by the Debtors), the Debtors shall reject such Ballot as invalid and, therefore, shall not count it in connection with Confirmation of the Plan;

(b) the Solicitation Agent will date-stamp all Ballots when received. The Solicitation Agent shall retain the original Ballots and an electronic copy of the same for a period of one year after the Effective Date of the Plan, unless otherwise ordered by the Court;

(c) consistent with the requirements of Local Rule 3018-1, the Debtors will file with the Court, at least seven (7) days prior to the Confirmation Hearing, a certification of votes

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(the "<u>Voting Report</u>"). The Voting Report shall, among other things, certify to the Court in writing the amount and number of Claims of each Class accepting or rejecting the Plan, and delineate every Ballot that does not conform to the voting instructions or that contains any form of irregularity including, but not limited to, those Ballots that are late or (in whole or in material part) illegible, unidentifiable, lacking signatures or lacking necessary information, received via facsimile or electronic mail, or damaged ("<u>Irregular Ballots</u>"). The Voting Report shall indicate the Debtors' intentions with regard to each such Irregular Ballot. The Voting Report shall be served upon the Committee and the U.S. Trustee;

(d) the method of delivery of Ballots to be sent to the Solicitation Agent is at the election and risk of each holder, and except as otherwise provided, a Ballot will be deemed delivered only when the Solicitation Agent actually receives the properly executed Ballot;

(e) delivery of a Ballot to the Solicitation Agent by facsimile, or any electronic means other than expressly provided in these Solicitation and Voting Procedures will not be valid;

(f) no Ballot should be sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), the Debtors' financial or legal advisors, and if so sent will not be counted;

(g) if multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the last properly executed Ballot timely received will be deemed to reflect that voter's intent and will supersede and revoke any prior Ballot;

(h) holders must vote all of their Claims within a particular Class either to accept or reject the Plan and may not split their votes. Accordingly, a Ballot (except for a Master Ballot) that partially rejects and partially accepts the Plan will not be counted. Further, to the extent a holder has multiple Claims within the same Class, the Debtors may, in their discretion, aggregate such Claims for the purpose of counting votes;

(i) a person signing a Ballot in its capacity as a trustee, executor, administrator, guardian, attorney in fact, officer of a corporation, or otherwise acting in a fiduciary or representative capacity of a holder of a Claim must indicate such capacity when signing;

(j) the Debtors, subject to a contrary order of the Court, may waive any defects or irregularities as to any particular irregular Ballot at any time, either before or after the close of voting, and any such waivers will be documented in the Voting Report;

(k) neither the Debtors, the Solicitation Agent, nor any other Entity, will be under any duty to provide notification of defects or irregularities with respect to delivered Ballots other than as provided in the Voting Report, nor will any of them incur any liability for failure to provide such notification;

(1) unless waived or as ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured prior to the Voting Deadline or such Ballots will not be counted;

(m) in the event a designation for lack of good faith is requested by a party in interest under section 1126(e) of the Bankruptcy Code, the Court will determine whether any vote

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to accept and/or reject the Plan cast with respect to that Claim will be counted for purposes of determining whether the Plan has been accepted or rejected;

(n) subject to any order of the Court, the Debtors reserve the right to reject any and all Ballots not in proper form, the acceptance of which, in the opinion of the Debtors, would not be in accordance with the provisions of the Bankruptcy Code or the Bankruptcy Rules; provided that (i) any such rejections will be documented in the Voting Report and (ii) the Debtors shall consult with the Committee prior to rejecting any Ballot submitted by a holder of a Claim in Class 11;

(o) if a Claim has been estimated or otherwise Allowed for voting purposes only by order of the Court, such Claim shall be temporarily Allowed in the amount so estimated or Allowed by the Court for voting purposes only, and not for purposes of allowance or distribution;

(p) if an objection to a Claim is pending on the Voting Deadline, such Claim shall be treated in accordance with the procedures set forth herein;

(q) the following Ballots shall not be counted in determining the acceptance or rejection of the Plan: (i) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the relevant Claim; (ii) any Ballot cast by any Entity that does not hold a Claim in a Voting Class; (iii) any Ballot cast for a Claim scheduled as unliquidated, contingent, or disputed for which no Proof of Claim was timely filed; (iv) any unsigned Ballot or Ballot lacking an original signature (for the avoidance of doubt, a Ballot cast via the online balloting portal or a Master Ballot received from a Nominee will be deemed to be an original signature); (v) any Ballot not marked to accept or reject the Plan or marked both to accept and reject the Plan; and (vi) any Ballot submitted by any Entity not entitled to vote pursuant to the procedures described herein;

(r) after the Voting Deadline, no Ballot may be withdrawn or modified without the prior written consent of the Debtors;

(s) the Debtors are authorized to enter into stipulations with the holder of any Claim agreeing to the amount of a Claim for voting purposes; and

(t) where any portion of any Claim has been transferred to a transferee, all holders of any portion of such Claim will be: (i) treated as a single creditor for purposes of the numerosity requirements in section 1126(c) of the Bankruptcy Code (and for the other voting and solicitation procedures set forth herein), and (ii) required to vote every portion of such Claim collectively to accept or reject the Plan. In the event that: (x) a Ballot, (y) a group of Ballots within a Voting Class received from a single creditor, or (z) a group of Ballots received from the holders of multiple portions of a single Claim partially reject and partially accept the Plan, such Ballots shall not be counted.

#### E. Master Ballot Voting and Tabulation Procedures

In addition to the foregoing generally applicable voting and ballot tabulation procedures, the following procedures shall apply to Beneficial Holders of Claims in Class 11 who hold their

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position through a broker, bank, or other nominee or an agent of a broker, bank, or other nominee (each of the foregoing, a "<u>Nominee</u>"):

(a) the Solicitation Agent shall distribute or cause to be distributed to each such Nominee (i) the number of Solicitation Packages sufficient to be distributed to each Beneficial Holder represented by such Nominee as of the Voting Record Date, which will contain Ballots for each such Beneficial Holder (each, a "<u>Beneficial Holder Ballot</u>"), and (ii) a master ballot (the "<u>Master Ballot</u>");

(b) each Nominee shall immediately, and in any event within five (5) business days after its receipt of the Solicitation Packages commence the solicitation of votes from its Beneficial Holder clients through one of the following two methods<sup>4</sup>:

- (i) distribute to each Beneficial Holder the Solicitation Package along with a Beneficial Holder Ballot, voting information form ("<u>VIF</u>"), and/or other customary communication used by such Nominee to collect voting information from its Beneficial Holder clients along with instructions to the Beneficial Holder to return its vote to the Nominee in a timely fashion; or
- (ii) distribute to each Beneficial Holder the Solicitation Package along with a "pre-validated" Beneficial Holder Ballot signed by the Nominee and including the Nominee's DTC participant number, the Beneficial Holder's account number, and the amount of Class 11 Claims held by the Nominee for such Beneficial Holder with instructions to the Beneficial Holder to return its pre-validated Beneficial Holder Ballot to the Solicitation Agent in a timely fashion;

(c) each Nominee shall compile and validate the votes and other relevant information of all its Beneficial Holders on the Master Ballot; and transmit the Master Ballot to the Solicitation Agent in time for the Solicitation Agent to receive it on or before the Voting Deadline;

(d) Nominees that submit Master Ballots must keep the original Beneficial Holder Ballots, VIFs, or other communication used by their Beneficial Holders to transmit their votes for a period of one year after the Effective Date of the Plan;

(e) Nominees that pre-validate Beneficial Holder Ballots must keep a list of Beneficial Holders for whom they pre-validated a Beneficial Holder Ballot along with copies of the pre-validated Beneficial Holder Ballots for a period of one (1) year after the Effective Date of the Plan;

<sup>&</sup>lt;sup>4</sup> For the avoidance of doubt, if a Beneficial Holder has previously consented to receive such materials through its Nominee by email, the Debtors propose to honor that request and transmit (or cause to be transmitted) the Solicitation Package to the Beneficial Holder by email.

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(f) the Solicitation Agent will not count votes of Beneficial Holders unless and until they are included on a valid and timely submitted Master Ballot or a valid and timely "prevalidated" Beneficial Holder Ballot;

(g) if a Beneficial Holder holds notes through more than one Nominee or through multiple accounts, such beneficial holder may receive more than one Beneficial Holder Ballot and each such Beneficial Holder must vote consistently and execute a separate Beneficial Holder Ballot for each block of Notes that it holds through any Nominee and must return each such Beneficial Holder Ballot to the appropriate Nominee;

(h) votes cast by Beneficial Holders through Nominees will be applied to the applicable positions held by such Nominees in the applicable Voting Class, as of the Voting Record Date, as evidenced by the record and depository listings. Votes submitted by a Nominee pursuant to a Master Ballot will not be counted in excess of the amount of the securities held by such Nominee as of the Voting Record Date;

(i) if conflicting votes or "over-votes" are submitted by a Nominee pursuant to a Master Ballot, the Solicitation Agent will use reasonable efforts to reconcile discrepancies with the Nominees. If over-votes on a Master Ballot are not reconciled prior to the preparation of the Voting Report, the Debtors shall apply the votes to accept and to reject the Plan in the same proportion as the votes to accept and to reject the Plan submitted on the Master Ballot that contained the over-vote, but only to the extent of the Nominee's position in the applicable Voting Class;

(j) a single Nominee may complete and deliver to the Solicitation Agent multiple Master Ballots. Votes reflected on multiple Master Ballots will be counted, except to the extent that they are duplicative of other Master Ballots. If two or more Master Ballots submitted by a single Nominee are inconsistent, the latest valid Master Ballot received prior to the Voting Deadline will, to the extent of such inconsistency, supersede and revoke any prior received Master Ballot. Likewise, if a Beneficial Holder submits more than one Beneficial Holder Ballot to its Nominee, (i) the latest Beneficial Holder Ballot received before the submission deadline imposed by the nominee shall be deemed to supersede any prior Beneficial Holder Ballot submitted by the Beneficial Holder, and (ii) the Nominee shall complete the Master Ballot accordingly; and

(k) the Debtors will, upon written request, reimburse nominees for customary mailing and handling expenses incurred by them in forwarding the Beneficial Holder Ballot and other enclosed materials to the Beneficial Holders for which they are the Nominee. No fees or commissions or other remuneration will be payable to any broker, dealer, or other person for soliciting the Beneficial Holder Ballot with respect to the Plan.

#### F. Amendments to the Plan and Solicitation and Voting Procedures

The Debtors reserve the right to make non-substantive or immaterial changes to the Disclosure Statement, Disclosure Statement Hearing Notice, Plan, Confirmation Hearing Notice, Solicitation Packages, Non-Voting Status Notices, Ballots, Cover Letter, Solicitation and Voting Procedures, Plan Supplement Notice, Assumption Notice, Tabulation Procedures, and related documents without further order of the Court, including changes to correct typographical and

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grammatical errors, if any, and to make conforming changes to the Disclosure Statement, the Plan, and any other materials in the Solicitation Packages before distribution. The Debtors shall include information regarding remote attendance at the Confirmation Hearing if the Confirmation Hearing is to be held remotely.

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### **Annex 1 to Solicitation Procedures**

Allowed Proofs of Claim for Voting Purposes

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		Related Claims Allowed for Voting Purposes
MSN/ESN	Proof of Claim	Creditor
Airbus A320-200N (2023- 11)	3915	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee
Airbus A320-200N (2023-	3937	UMB Bank, National Association, Not in its Individual Capacity but Solely as
12) Airbus A320-200N (2024-	3925	Owner Trustee UMB Bank, National Association, Not in its Individual Capacity but Solely as
01)		Owner Trustee
Airbus A320-200N (2024-	3921	UMB Bank, National Association, Not in its Individual Capacity but Solely as
02)		Owner Trustee
Airbus A320-200N (2024- 05)	3927	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee
Airbus A320-200N (2024-	3928	UMB Bank, National Association, Not in its Individual Capacity but Solely as
06) Airbus A320-200N (2024-	2021	Owner Trustee
09)	3931	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee
Airbus A320-200N (2024- 10)	3930	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee
Airbus A320-200N (2024-	3929	UMB Bank, National Association, Not in its Individual Capacity but Solely as
11) Airbus A220 200N (2024	2020	Owner Trustee
Airbus A320-200N (2024-	3938	UMB Bank, National Association, Not in its Individual Capacity but Solely as
12)	700	Owner Trustee
ESN 598462	769	Wells Fargo Trust Company, National Association
ESN V11901, ESN V12510	2199	IAE International Aero Engines AG
ESN V12579, ESN V16074	2191	IAE International Aero Engines AG
ESN V12837	1634	Wells Fargo Trust Company, N.A., Not In Its Individual Capacity But Solely as Owner Trustee
ESN V17341, ESN V17248	2195	IAE International Aero Engines AG
MSN 1009	3030	BNP Paribas, as Security Trustee
MSN 10572	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 1073	2848	Wells Fargo Trust Company, National Association, Not in Its Individual Capacit but Solely as Owner Trustee
MSN 1092	3209	BNP Paribas, as Security Trustee
MSN 1114	3093	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1116	3245	BNP Paribas, as Security Trustee
MSN 1124	3110	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1126	3120	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1142	3231	BNP Paribas, as Security Trustee
MSN 1151	3107	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1160	3147	BNP Paribas, as Security Trustee
MSN 1167	3127	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1172	1915	BNP Paribas, acting through its New York Branch
MSN 1174	3115	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1185	3143	BNP Paribas, as Security Trustee
MSN 1196	1889	BNP Paribas, acting through its New York Branch
MSN 1199	1867	BNP Paribas, acting through its New York Branch
MSN 1208	1769	Wells Fargo Trust Company, National Association, Not in its Individual Capacit
MSN 1224	2732	but Solely as Owner Trustee Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 1224 MSN 1231	1928	BNP Paribas, acting through its New York Branch
MSN 1231 MSN 1279	1772	Wells Fargo Trust Company, National Association, Not in its Individual Capacit
MSN 1342	2755	but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in Its Individual Capacit
		but Solely as Owner Trustee
MSN 1357	1230	APF 3 Projekt Nr. 2 GmbH
MSN 1368	3054	Citibank N.A., London Branch, as Security Trustee
MSN 1378	995	APF 1 Projekt Nr. 11 GmbH
MSN 1380	3236	J.P. Morgan Europe Limited, as Security Trustee
MSN 1400	2716	Wells Fargo Trust Company, National Association, Not in its Individual Capacit but Solely as Owner Trustee
MSN 1428	3205	J.P. Morgan Europe Limited, as Security Trustee
MSN 1428 MSN 1448	3205	J.P. Morgan Europe Limited, as Security Trustee
MSN 1448 MSN 1506	3222 3090	Intertrust Trust Corporation Limited, as Security Trustee
	2090	Internast must corporation Linned, as security mustee

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		Related Claims Allowed for Voting Purposes
MSN/ESN	Proof of Claim	Creditor
MSN 1882	2634	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee
MSN 2078	2862	Wells Fargo Trust Company, National Association, Not in its Individual Capacity
	1070	but Solely as Owner Trustee
MSN 2282	1679	Wilmington Trust Company, as Security Trustee
MSN 2301	1695	Wilmington Trust Company, as Security Trustee
MSN 2444	1716	Wilmington Trust Company, as Security Trustee
MSN 2687	4018	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee
MSN 3042	2571	DVB BANK SE, LONDON BRANCH
MSN 3057	2583	DVB BANK SE, LONDON BRANCH
MSN 3103	2577	DVB BANK SE, LONDON BRANCH
MSN 3113	2580	DVB BANK SE, LONDON BRANCH
MSN 3248	2590	DVB BANK SE, LONDON BRANCH
MSN 3276	2592	DVB BANK SE, LONDON BRANCH, AS SECURITY TRUSTEE
MSN 3408	3873	CIT Aerospace International, as Lessor for MSN 3408
MSN 3467	3796	CIT Aerospace International, as Lessor for MSN 3467
MSN 3510	2456	AerCap Leasing XXX B.V.
MSN 3518	3793	CIT Aerospace International, as Lessor for MSN 3518
MSN 3538	2452	AerCap Leasing XXX B.V.
MSN 3647	3034	AVSA Leasing 2 by Wilmington Trust Company, Not in its Individual Capacity by
101510 50-7	5054	Solely as Owner Trustee
MSN 3664	3872	AVSA Leasing 3, by Wilmington Trust Company
MSN 3691	2983	Barclays Bank PLC, as Security Trustee
MSN 37502	2983	Wells Fargo Trust Company, National Association, Not in its Individual Capacity
WISIN 57502	2427	
	2689	but Solely as Owner Trustee
MSN 37503		Wells Fargo Bank, National Association as Security Trustee
MSN 37504	1982	BNP Paribas, S.A. as Guaranteed Loan Agent and Guaranteed Lender
MSN 37505	1982	BNP Paribas, S.A. as Guaranteed Loan Agent and Guaranteed Lender
MSN 37506	2753	Wells Fargo Trust Company, National Association, Not in its Individual Capacity
		but Solely as Owner Trustee
MSN 37507	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 37508	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 37509	1706	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee
MSN 37510	2421	Wells Fargo Trust Company, National Association, Not in its Individual Capacity
NACN 27544	1701	but Solely as Owner Trustee
MSN 37511	1791	Wilmington Trust Company, as Security Trustee
MSN 3869	2999	Barclays Bank PLC, as Security Trustee
MSN 39406	2853	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 39406
MSN 39407	2428	Wilmington Trust, National Association, as Security Trustee
MSN 3961	2596	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner
MSN 3980	3916	Trustee Wilmington Trust Company, National Association, as Owner Trustee
		Worri Bank, Tokyo Branch
MSN 3988	2593	
MSN 3992	2627	Woori Bank, Tokyo Branch
MSN 4001	2272	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company
MSN 4011	2463	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company
MSN 4026	3858	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026
MSN 4046	3859	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but
MSN 4051	3861	Solely as Owner Trustee, as Lessor for MSN 4046 AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but
	5001	Solely as Owner Trustee, as Lessor for MSN 4051
MSN 4100	2509	DVB BANK SE, LONDON BRANCH
MSN 41573	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 41573 MSN 4167	2474	DVB BANK SE, LONDON BRANCH
		Wells Fargo Trust Company, National Association, as Security Trustee
MSN 41869	1346	BNP Paribas, as Security Trustee
MSN 4200 MSN 42180	3081	Wells Fargo Trust Company, National Association, as Security Trustee
101311 42180	1346	I wens Large Trust Company, National Association, as Security Trustee

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MSN/ESN	Proof of Claim	Related Claims Allowed for Voting Purposes Creditor
-		
MSN 4284	1773	Wilmington Trust Company, as Facility Agent and Security Trustee
MSN 4287	3322	Natixis, as Security Trustee
MSN 4336	2477	DVB BANK SE, LONDON BRANCH
MSN 4345	3337	Natixis, as Security Trustee
MSN 4381	2486	DVB BANK SE, LONDON BRANCH
MSN 43983	2618	UMB Bank, N.A., Not in its Individual Capacity but Solely as Owner Trustee MSN 43983
MSN 4487	3987	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4547	3953	Wells Fargo Trust Company, National Association, Not in its Individual Capa but Solely as Owner Trustee of MSN 4547
MSN 4567	3918	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4599	3987	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4763	3871	Wells Fargo Trust Company, National Association
MSN 4789	3857	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owr Trustee, as Lessor for MSN 4789
MSN 4821	3870	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity bu
MSN 4862	3866	Solely as Owner Trustee, as Lessor for MSN 4821 AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity bu
MSN 4906	1723	Solely as Owner Trustee, as Lessor for MSN 4862 Wells Fargo Trust Company, National Association, Not in its Individual Capa
	2002	but Solely as Owner Trustee
MSN 4939	3862	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity bu
		Solely as Owner Trustee, as Lessor for MSN 4939
MSN 4944	2210	JP Lease Products and Services Co., Ltd.
MSN 5057	3212	J.P. Morgan Europe Limited, as Security Trustee
MSN 5068	3226	J.P. Morgan Europe Limited, as Security Trustee
MSN 5119	3342	Natixis, as Security Trustee
MSN 5195	3855	Wells Fargo Trust Company, National Association, Not in its Individual Capa but Solely as Owner Trustee
MSN 5219	3239	J.P. Morgan Europe Limited, as Security Trustee
MSN 5238	3232	J.P. Morgan Europe Limited, as Security Trustee
MSN 5243	2460	Wells Fargo Trust Company, National Association, Not in its Individual Capa but Solely as Owner Trustee
MSN 5280	3244	J.P. Morgan Europe Limited, as Security Trustee
MSN 5333	3049	Citibank N.A., London Branch, as Security Trustee
MSN 5360	2746	Wells Fargo Trust Company, National Association, Not in its Individual Capa
MSN 5398	3868	but Solely as Owner Trustee Wilmington Trust Company, Not in its Individual Capacity but Solely as Owr
		Trustee of AIRCOL 27
MSN 5406	3230	J.P. Morgan Europe Limited, as Security Trustee
MSN 5454	3865	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owr Trustee of AIRCOL 29
MSN 5477	2749	Wells Fargo Trust Company, National Association, Not in its Individual Capa but Solely as Owner Trustee
MSN 5622	2767	Wells Fargo Trust Company, National Association, Not in its Individual Capa but Solely as Owner Trustee
MSN 5632	3869	Wells Fargo Trust Company, National Association
MSN 573765	2327	Engine Lease Finance Corporation
MSN 5840	2443	Wells Fargo Trust Company, National Association, Not in its Individual Capa
	3095	but Solely as Owner Trustee Intertrust Trust Corporation Limited, as Security Trustee
MSN 5936		
MSN 5944	3087	Intertrust Trust Corporation Limited, as Security Trustee
MSN 598610 MSN 6002	<u>2328</u> 4007	Engine Lease Finance Corporation Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 6009	1215	APF 4 Projekt Nr. 7A GmbH
MSN 6068	3064	Citibank N.A., London Branch as Security Trustee
MSN 6099	3070	Citibank N.A., London Branch as Security Trustee
MSN 6132	2689	Wells Fargo Bank, National Association as Security Trustee
MSN 6138	4017	Wells Fargo Trust Company, National Association, Not in its Individual Capa

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MSN/ESN	Proof of Claim	Related Claims Allowed for Voting Purposes Creditor
MSN 6153	3978	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 6153
MSN 6167	3058	Citibank N.A., London Branch as Security Trustee
MSN 6174	3061	Citibank N.A., London Branch as Security Trustee
MSN 6190	3998	Wells Fargo Trust Company, National Association, Not in its Individual Capa
	0000	but Solely as Owner Trustee
MSN 6209	3979	Wells Fargo Trust Company, National Association, Not in its Individual Capa
111311 0203	3373	but Solely as Owner Trustee of MSN 6209
MSN 6219	3993	Wells Fargo Trust Company, National Association, Not in its Individual Capa
101510 0215	5555	
MSN 6294	1223	but Solely as Owner Trustee APF 4 Projekt Nr. 7B GmbH
MSN 6399	2689	Wells Fargo Bank, National Association as Security Trustee
MSN 6411	3950	Wells Fargo Trust Company, National Association, Not in its Individual Capa
N 4011 C 45 470	10.10	but Solely as Owner Trustee of MSN 6411
MSN 645479	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 6511	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 65315	2881	Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV Trus
MSN 6617	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6692	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6739	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6746	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 6767	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 6861	4025	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 6861
MSN 6862	3955	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 6862
MSN 697723	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 699510	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 699661	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 7120	3958	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 7120
MSN 7284	3940	Wilmington Trust Company, as Security Trustee in Respect of MSN 7284
MSN 729190	2329	Engine Lease Finance Corporation
MSN 7318	3942	Wilmington Trust Company, as Security Trustee
MSN 7437	3981	Willington rust company, as security rustee Wells Fargo Trust Company, National Association, Not in Its Individual Capa
101510 7457	5561	but Solely as Owner Trustee of MSN 7437
MSN 7770	4009	Wells Fargo Trust Company, National Association, Not in its Individual Capa
	4009	
NACNI 70.47	4000	but Solely as Owner Trustee of MSN 7770
MSN 7847	4002	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 7847
MSN 7887	2422	Sumitomo Mitsui Banking Corporation, New York Branch
MSN 7928	2419	Sumitomo Mitsui Banking Corporation, New York Branch
MSN 8096	3960	Wells Fargo Trust Company, National Association, Not in Its Individual Capa
		but Solely as Owner Trustee of MSN 8096
MSN 8170	3963	Wells Fargo Trust Company, National Association, Not in Its Individual Capa
		but Solely as Owner Trustee of MSN 8170
MSN 8240	3964	Wells Fargo Trust Company, National Association, Not in Its Individual Capa
		but Solely as Owner Trustee of MSN 8240
MSN 8280	3965	Wells Fargo Trust Company, National Association, Not in Its Individual Capa
		but Solely as Owner Trustee of MSN 8280
MSN 8300	3906	Bank of Utah as Facility Agent and Security Trustee
MSN 8889	3959	Wells Fargo Trust Company, National Association, Not in its Individual Capa
	5555	but Solely as Owner Trustee of MSN 8889
MSN 8938	3962	Wells Fargo Trust Company, National Association, Not in its Individual Capa
0000 0000	5502	
MCN 0044	2004	but Solely as Owner Trustee of MSN 8938
MSN 9041	3961	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 9041
MSN 994437	2505	MC Engine Leasing Ltd
MSN V10892	2395	Engine Lease Finance Corporation
MSN V13143	2392	Engine Lease Finance Corporation
MSN V16653	1346	Wells Fargo Trust Company, National Association, as Security Trustee

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Annex 1: Aircraft-Related Claims Allowed for Voting Purposes			
MSN/ESN	Proof of Claim	Creditor	
Multiple MSNs listed on	2406	Wells Fargo Trust Company, National Association, Not in its Individual Capacity	
Schedule A of Claim		but Solely in its Capacity as Owner Trustee	

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### **Annex 2 to Solicitation Procedures**

**Disallowed Proofs of Claim for Voting Purposes** 

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1935 1960	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3915
2022	UMB Bank, National Association, Not in its Individual	3915
3932	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3915
1843	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3937
1946	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3937
	Capacity but Solely as Owner Trustee	
3919	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3937
1910	UMB Bank, National Association, Not in its Individual Canacity but Solely as Owner Trustee	3925
1953	UMB Bank, National Association, Not in its Individual	3925
3923	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3925
1907	Capacity but Solely as Owner Trustee UMB Bank. National Association. Not in its Individual	3921
	Capacity but Solely as Owner Trustee	3921
1950	Capacity but Solely as Owner Trustee	3921
3922	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3921
1932	UMB Bank, National Association, Not in its Individual	3927
1957	UMB Bank, National Association, Not in its Individual	3927
2647	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3927
3026	Capacity but Solely as Owner Trustee	3927
	Capacity but Solely as Owner Trustee	
1913	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3928
1955	UMB Bank, National Association, Not in its Individual	3928
3924	UMB Bank, National Association, Not in its Individual	3928
1943	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3931
1968	Capacity but Solely as Owner Trustee	3931
	Capacity but Solely as Owner Trustee	
3936	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3931
1941	UMB Bank, National Association, Not in its Individual Canacity but Solely as Owner Trustee	3930
1966	UMB Bank, National Association, Not in its Individual	3930
3935	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3930
1938	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3929
	Capacity but Solely as Owner Trustee	3929
	Capacity but Solely as Owner Trustee	
3933	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3929
3934	UMB Bank, National Association, Not in its Individual	3929
1844	UMB Bank, National Association, Not in its Individual	3938
1948	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3938
	3919         1910         1953         3923         1907         1907         1950         3922         1957         2647         3926         1913         1955         3924         1943         1968         3936         1941         1966         3935         1938         1961         3933         3934         1844	Capacity but Solely as Owner Trustee           3919         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1910         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           3923         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1907         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1950         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1950         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1932         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1957         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1957         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1957         UMB Bank, National Association, Not in its Individual           Capacity but Solely as Owner Trustee           1913         UMB Bank, National Association, Not in its Individual

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clain
irbus A320-200N (2024-	3920	UMB Bank, National Association, Not in its Individual	3938
12)		Capacity but Solely as Owner Trustee	
ESN 598462	771	Wells Fargo Trust Company, National Association	769
ESN 598462	767	Willis Lease Finance Corporation	769
ESN 598462	780	Willis Lease Finance Corporation	769
ESN 598462	775	WILLIS MITSUI & CO ENGINE SUPPORT LIMITED	769
ESN 598462	777	WILLIS MITSUI & CO ENGINE SUPPORT LIMITED	769
ESN V12837	776	Willis Lease Finance Corporation	1634
MSN 1009	3021	BNP Paribas, as ECA Facility Agent	3030
MSN 1009	3121	BNP Paribas, as Security Trustee	3030
MSN 1009	3140	BNP Paribas, as Security Trustee	3030
MSN 1009	3398	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	3030
MSN 1009	3400	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	3030
MSN 1009	3403	Wilmington Trust Company, Not in its Individual Capacity but	3030
		Solely as Owner Trustee of AIRCOL 5	
MSN 1009	3404	Wilmington Trust Company, Not in its Individual Capacity but	3030
		Solely as Owner Trustee of AIRCOL 5	
MSN 10572	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 10572	1364	Wells Fargo Trust Company, National Association, as Security	1346
MSN 1073	2271	Trustee Aircastle Investment Holdings 3 Limited	2848
MSN 1073	2852	Wells Fargo Trust Company, National Association, Not in its	2848
MSN 1092	3096	Individual Capacity but Solely as Owner Trustee BNP Paribas, as ECA Facility Agent	3209
MSN 1092	3114	BNP Paribas, as ECA Facility Agent	3209
MSN 1092	3010	BNP Paribas, as Security Agent	3209
MSN 1092	3339		
		BNP Paribas, as Security Trustee	3209
MSN 1092	3172	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3192	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3211	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3240	Turbo Aviation One Designated Activity Company	3209
MSN 1114	3013	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3093
MSN 1114	3066	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3093
MSN 1114	3089	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3093
MSN 1114	3131	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3093
MSN 1114	2869	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3215	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3251	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3274	Turbo Aviation Two Designated Activity Company	3093
MSN 1116	3048	BNP Paribas, as ECA Facility Agent	3245
MSN 1116	3063	BNP Paribas, as ECA Facility Agent	3245
MSN 1116	3370	BNP Paribas, as Security Trustee	3245
MSN 1116	3432	BNP Paribas, as Security Trustee	3245
MSN 1116	3166	Turbo Aviation One Designated Activity Company	3245
MSN 1110 MSN 1116	3200	Turbo Aviation One Designated Activity Company	3245
MSN 1116 MSN 1116	3179 3224	Turbo Aviation One Designated Activity Company Turbo Aviation One Designated Activity Company	3245 3245

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 1124	3020	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3110
MSN 1124	3028	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	3040	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	3057	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	2899	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3175	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3184	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3198	Turbo Aviation Two Designated Activity Company	3110
MSN 1126	3022	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3120
MSN 1126	3106	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3120
MSN 1126	3117	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3120
MSN 1126	2885	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3259	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3263	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3266	Turbo Aviation Two Designated Activity Company	3120
MSN 1142	3043	BNP Paribas, as ECA Facility Agent	3231
MSN 1142	3102	BNP Paribas, as ECA Facility Agent	3231
MSN 1142	3301	BNP Paribas, as Security Trustee	3231
MSN 1142	3328	BNP Paribas, as Security Trustee	3231
MSN 1142	3439	BNP Paribas, as Security Trustee	3231
MSN 1142	3161	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3183	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3207	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3229	Turbo Aviation One Designated Activity Company	3231
MSN 1151	3008	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3107
MSN 1151	3038	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3107
MSN 1151	3104	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3107
MSN 1151	2895	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3254	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3257	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3261	Turbo Aviation Two Designated Activity Company	3107
MSN 1160	3105	BNP Paribas, as ECA Facility Agent	3147
MSN 1160	3111	BNP Paribas, as ECA Facility Agent	3147
MSN 1160	3309	BNP Paribas, as Security Trustee	3147
MSN 1160	3349	BNP Paribas, as Security Trustee	3147
MSN 1160	3445	BNP Paribas, as Security Trustee	3147
MSN 1160	3160	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3189	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3219	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3233	Turbo Aviation One Designated Activity Company	3147
MSN 1167	3024	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3127
MSN 1167	3076	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3127

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	Proof of Claim	Creditor	Surviving Voting Cla
MSN 1167	3101	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3127
MSN 1167	3125	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3127
MSN 1167	3186	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3127
MSN 1167	3272	Wells Fargo Trust Company, National Association, Not in its In	3127
MSN 1167	3276	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3127
MSN 1167	3290	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3127
MSN 1172	1899	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1900	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1902	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1904	BNP Paribas, acting through its New York Branch	1915
MSN 1172	3026	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility	3115
MSN 1174	3069	Agent HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3124	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3129	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3217	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3115
MSN 1174	3267	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3115
MSN 1174	3270	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3115
MSN 1174	3288	Wells Fargo Trust Company, National Association, Not in its In	3115
MSN 1185	3130	BNP Paribas, as ECA Facility Agent	3143
MSN 1185	3132	BNP Paribas, as ECA Facility Agent	3143
MSN 1185	3255	BNP Paribas, as Security Trustee	3143
MSN 1185	3361	BNP Paribas, as Security Trustee	3143
MSN 1185	3424	BNP Paribas, as Security Trustee	3143
MSN 1185	3364	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3143
MSN 1185	3373	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3143
MSN 1185	3429	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3143
MSN 1185	3435	Wells Fargo Trust Company, National Association, Not in its In	3143
MSN 1196	1875	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1881	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1886	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1887	BNP Paribas, acting through its New York Branch	1889
MSN 1199	1704	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1704	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1715	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1727	BNP Paribas, acting through its New York Branch	1867
MSN 1224	2793	MAPS 2019-1 Limited	2732
MSN 1224	2802	MAPS 2019-1 Limited	2732
MSN 1224	2515	Merx Aviation Servicing Limited	2732
MSN 1224	2531	Merx Aviation Servicing Limited	2732

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 1224	2798	Wells Fargo Trust Company, National Association, as Owner Trustee	2732
MSN 1231	1919	BNP Paribas, acting through its New York Branch	1928
MSN 1231	1929	BNP Paribas, acting through its New York Branch	1928
MSN 1231	1965	BNP Paribas, acting through its New York Branch	1928
MSN 1231	1973	BNP Paribas, acting through its New York Branch	1928
MSN 1279	1735	Wells Fargo Trust Company, National Association, Not in its	1772
MSN 1279	1748	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	1772
MSN 1279	1767	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	1772
MSN 1279	1774	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1279	1776	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1342	1462	Avolon Aerospace AOE 44 Limited	2755
MSN 1342	2264	Avolon Aerospace AOE 44 Limited	2755
MSN 1342	1816	Avolon Aerospace Leasing Limited	2755
MSN 1342	2514	Avolon Aerospace Leasing Limited	2755
MSN 1342	2763	Wells Fargo Trust Company, National Association, not in its	2755
		Individual Capacity but Solely as Owner Trustee	
MSN 1357	924	APF 3 Projekt Nr. 2 GmbH	1230
MSN 1357	979	APF 3 Projekt Nr. 2 GmbH	1230
MSN 1357	1799	KGAL Investment Management GmbH and Co. KG	1230
MSN 1357	1800	KGAL Investment Management GmbH and Co. KG	1230
MSN 1368	3037	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3054
MSN 1368	3083	Citibank N.A., London Branch, as Security Trustee	3054
MSN 1368	3109	Citibank N.A., London Branch, as Security Trustee	3054
MSN 1368	3310	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1368	3312	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 29	3054
MSN 1368	3315	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1368	3323	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1378	1145	APF 1 Projekt Nr. 11 GmbH	995
MSN 1378	1801	KGAL Investment Management GmbH and Co. KG	995
MSN 1378	1803	KGAL Investment Management GmbH and Co. KG	995
MSN 1378	1802	KGAL Investment Management GmbH and Co. KG Aviation	995
MSN 1380	3142	J.P. Morgan Europe Limited, as ECA Facility Agent	3236
MSN 1380	3320	J.P. Morgan Europe Limited, as Security Trustee	3236
MSN 1380	3324	J.P. Morgan Europe Limited, as Security Trustee	3236
MSN 1380	3325	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3327	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3329	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3333	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1400	2254	WAVE 2017-1 LLC	2716
MSN 1400	2257	WAVE 2017-1 LLC	2716
MSN 1400	2597	WAVE 2017-1 LLC	2716
MSN 1400	2603	WAVE 2017-1 LLC	2716

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 1400	2638	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2716
MSN 1400	2778	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2716
MSN 1400	2611	Wings Capital Partners LLC	2716
MSN 1400	2619	Wings Capital Partners LLC	2716
MSN 1428	3135	J.P. Morgan Europe Limited, as ECA Facility Agent	3205
MSN 1428	3304	J.P. Morgan Europe Limited, as Security Trustee	3205
MSN 1428	3318	J.P. Morgan Europe Limited, as Security Trustee	3205
MSN 1428	3340	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3345	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3346	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3347	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1448	3108	J.P. Morgan Europe Limited, as ECA Facility Agent	3222
MSN 1448	3297	J.P. Morgan Europe Limited, as Security Trustee	3222
MSN 1448	3317	J.P. Morgan Europe Limited, as Security Trustee	3222
MSN 1448	3350	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1448	3367	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1448	3371	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1448	3376	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1506	3051	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3067	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3074	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3091	J.P. Morgan Europe Limited, as ECA Facility Agent	3090
MSN 1506	3419	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3422	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3423	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3425	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1534	3071	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3078	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3097	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3141	J.P. Morgan Europe Limited, as ECA Facility Agent	3097
MSN 1534	3381	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1534	3384	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1534	3388	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1534	3392	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1882	2459	Artemis (Delos) Limited	2634
MSN 1882	2631	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee	2634
MSN 2078	2658	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2862
MSN 2078	2346	Zephyrus Capital Aviation Partners 1C Limited	2862

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 2078	2353	Zephyrus Capital Aviation Partners 1C Limited	2862
MSN 2282	1642	Wilmington Trust Company, as Security Trustee	1679
MSN 2282	1685	Wilmington Trust Company, as Security Trustee	1679
MSN 2282	1687	Wilmington Trust Company, as Security Trustee	1679
MSN 2301	1691	Wilmington Trust Company, as Security Trustee	1695
MSN 2301	1697	Wilmington Trust Company, as Security Trustee	1695
MSN 2301	1698	Wilmington Trust Company, as Security Trustee	1695
MSN 2444	1702	Wilmington Trust Company, as Security Trustee	1716
MSN 2444	1722	Wilmington Trust Company, as Security Trustee	1716
MSN 2444	1724	Wilmington Trust Company, as Security Trustee	1716
MSN 2687	2266	Aircastle Advisor LLC	4018
MSN 2687	2269	Aircastle Advisor LLC	4018
MSN 2687	2472	Aircastle Advisor LLC	4018
MSN 2687	2267	Aircastle Holding Corporation Limited	4018
MSN 2687	2268	Aircastle Holding Corporation Limited	4018
MSN 2687	2479	Aircastle Holding Corporation Limited	4018
MSN 2687	2678	Wells Fargo Trust Company, National Association, Not in Its	4018
WI3N 2007	2078	Individual Capacity but Solely as Owner Trustee	4018
MSN 2687	2696	Wells Fargo Trust Company, National Association, Not in Its	4018
		Individual Capacity but Solely as Owner Trustee	
MSN 2687	2705	Wells Fargo Trust Company, National Association, Not in Its	4018
MCN 2007	4004	Individual Capacity but Solely as Owner Trustee	4010
MSN 2687	4004	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4018
MSN 2687	4011	Wells Fargo Trust Company, National Association, Not in its	4018
		Individual Capacity but Solely as Owner Trustee	
MSN 2687	4016	Wells Fargo Trust Company, National Association, Not in its	4018
	2045	Individual Capacity but Solely as Owner Trustee	4010
MSN 2687	2845	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	4018
MSN 3042	2464	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2481	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2512	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3057	2471	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2490	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2544	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3037	2468	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2408	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2517	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3113	2469	DVB BANK SE, LONDON BRANCH	2580
MSN 3113	2487	DVB BANK SE, LONDON BRANCH	2580
MSN 3113	2528	DVB BANK SE, LONDON BRANCH	2580
MSN 3113	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3248	2473	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2494	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2547	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3276	2475	DVB BANK SE, LONDON BRANCH	2592
MSN 3276	2504	DVB BANK SE, LONDON BRANCH	2592
MSN 3276	2556	DVB BANK SE, LONDON BRANCH	2592

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 3276	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3408	2074	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	2079	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	3827	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	3853	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3467	3794	CIT Aerospace International, as Lessor for MSN 3467	3796
MSN 3467	3795	CIT Aerospace International, as Lessor for MSN 3467	3796
MSN 3510	2227	AerCap Leasing XXX B.V.	2456
MSN 3518	3792	CIT Aerospace International, as Lessor for MSN 3518	3793
MSN 3518	3797	CIT Aerospace International, as Lessor for MSN 3518	3793
MSN 3538	2229	AerCap Leasing XXX B.V.	2452
MSN 3647	3031	AVSA Leasing 2 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3034
MSN 3647	3036	AVSA Leasing 2 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3034
MSN 3647	3042	AVSA Leasing 2 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3034
MSN 3647	2961	Barclays Bank PLC, as ECA Facility Agent	3034
MSN 3647	2984	Barclays Bank PLC, as Security Trustee	3034
MSN 3647	2994	Barclays Bank PLC, as Security Trustee	3034
MSN 3647	2995	Barclays Bank PLC, as Security Trustee	3034
MSN 3664	1817	Avolon Aerospace Leasing Limited	3872
MSN 3664	2519	Avolon Aerospace Leasing Limited	3872
MSN 3664	1828	Avolon Leasing Ireland 3 Limited	3872
MSN 3664	2008	Avolon Leasing Ireland 3 Limited	3872
MSN 3664	2470	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	2500	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3828	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3841	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3860	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3691	3073	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	2983
MSN 3691	3079	AVSA Leasing 4 by Wilmington Trust Company, Not in its Indiv	2983
MSN 3691	3084	AVSA Leasing 4 by Wilmington Trust Company, Not in its AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	2983
MSN 3691	3449	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	2983
MSN 3691	2958	Barclays Bank PLC, as ECA Facility Agent	2983
MSN 3691	2991	Barclays Bank PLC, as Security Trustee	2983
MSN 3691	2998	Barclays Bank PLC, as Security Trustee	2983
MSN 37502	2423	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2427
MSN 37502	2425	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2427
MSN 37502	2426	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2427
MSN 37502	2430	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2427
MSN 37503	2061	New York Life Insurance and Annuity Corporation	2689
MSN 37503	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 37504	1990	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37504	1996	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 37504	1998	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37504	2143	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2152	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2163	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2174	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2250	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2251	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2252	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2253	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2777	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37504	2783	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37504	2785	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37504	2786	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37505	1990	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37505	1996	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37505	1998	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37505	2143	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2152	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2163	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2174	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2250	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2251	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2252	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2253	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2777	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37505	2785	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37505	2786	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	1982
MSN 37505	2783	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	1982
MSN 37506	2565	ORIX Aviation Systems Limited	2753
MSN 37506	2667	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2753
MSN 37507	2305	Deutsche Bank AG, London Branch	2694
MSN 37507	2632	New York Life Insurance Company	2694
MSN 37507	2608	The Korea Development Bank	2694
MSN 37507	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37507	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37507	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37508	2306	Deutsche Bank AG, London Branch	2699
MSN 37508	2546	MUFG Bank, Ltd., London Branch	2699
MSN 37508	2628	The Korea Development Bank	2699
MSN 37508	2679	Wells Fargo Bank, National Association as Security Trustee	2699

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 37508	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 37508	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 37509	1669	Wells Fargo Trust Company, National Association, Not in its	1706
MSN 37509	1675	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	1706
101310 37 30 3	1075	Individual Capacity but Solely as Owner Trustee	1700
MSN 37509	1696	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1706
MSN 37509	1710	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1706
MSN 37510	2444	FPAC Aircraft Leasing I Limited	2421
MSN 37510	2461	FPAC Aircraft Leasing I Limited	2421
MSN 37510	2414	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37510	2439	Wells Fargo Trust Company, National Association, Not in its	2421
		Individual Capacity but Solely as Owner Trustee	
MSN 37510	2450	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37510	2455	Wells Fargo Trust Company, National Association, Not in its	2421
	2.00	Individual Capacity but Solely as Owner Trustee	
MSN 37511	1793	Wilmington Trust Company, as Security Trustee	1791
MSN 37511	1794	Wilmington Trust Company, as Security Trustee	1791
MSN 37511	1796	Wilmington Trust Company, as Security Trustee	1791
MSN 3869	2962	Barclays Bank PLC, as ECA Facility Agent	2999
MSN 3869	2986	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	2987	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	2989	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	3412	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 3869	3416	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 3869	3421	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 39406	2683	SMBC Aviation Capital Limited	2853
MSN 39406	2701	SMBC Aviation Capital Limited	2853
MSN 39406	2765	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 39406	2853
MSN 39407	2122	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2131	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2193	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2409	Sumitomo Mitsui Banking Corporation, New York Branch	2428
MSN 39407	2413	Sumitomo Mitsui Banking Corporation, New York Branch	2428
MSN 39407	2429	Wilmington Trust Company, Not in its Individual Capacity but	2428
MSN 39407	2431	Wilmington Trust, National Association, as Security Trustee	2428
MSN 3961	2587	Vermillion Aviation (Nine) Limited	2596
MSN 3980	2548	EOS Aviation 5 (Ireland) Limited	3916
MSN 3980	2520	Merx Aviation Servicing Limited	3916
MSN 3980	2586	Wilmington Trust Company, National Association, as Owner Trustee	3916
MSN 3988	2024	JPA No. 151 Co., Ltd.	2593
MSN 3988	2507	JPA No. 151 Co., Ltd.	2593
MSN 3988	2495	KEB Hana Bank, Tokyo Branch	2593

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 3988	2729	The Korea Development Bank, Tokyo Branch	2593
MSN 3988	2614	Woori Bank, Tokyo Branch	2593
MSN 3988	2622	Woori Bank, Tokyo Branch	2593
MSN 3992	2511	JPA No. 152 Co., Ltd.	2627
MSN 3992	2568	JPA No. 152 Co., Ltd.	2627
MSN 3992	2493	KEB Hana Bank, Tokyo Branch	2627
MSN 3992	2712	The Korea Development Bank, Tokyo Branch	2627
MSN 3992	2602	Woori Bank, Tokyo Branch	2627
MSN 3992	2609	Woori Bank, Tokyo Branch	2627
MSN 4001	1432	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company	2272
MSN 4001	2570	FGL Aircraft Ireland Limited	2272
MSN 4001	2579	FGL Aircraft Ireland Limited	2272
MSN 4011	1437	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company	2463
MSN 4011	2576	FGL Aircraft Ireland Limited	2463
MSN 4011	2581	FGL Aircraft Ireland Limited	2463
MSN 4026	3829	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026	3858
MSN 4026	3842	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026	3858
MSN 4026	1423	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4026	3858
MSN 4026	1429	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4026	3858
MSN 4026	1818	Avolon Aerospace Leasing Limited	3858
MSN 4026	2522	Avolon Aerospace Leasing Limited	3858
MSN 4026	1829	Avolon Leasing Ireland 3 Limited	3858
MSN 4026	2009	Avolon Leasing Ireland 3 Limited	3858
MSN 4046	3830	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4046	3859
MSN 4046	3843	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4046	3859
MSN 4046	1425	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4046	3859
MSN 4046	1431	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4046	3859
MSN 4046	1819	Avolon Aerospace Leasing Limited	3859
MSN 4046	2525	Avolon Aerospace Leasing Limited	3859
MSN 4046	1830	Avolon Leasing Ireland 3 Limited	3859
MSN 4046	2028	Avolon Leasing Ireland 3 Limited	3859
MSN 4051	3831	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4051	3861
MSN 4051	3844	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4051	3861

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 4051	1426	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4051	3861
MSN 4051	1545	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4051	3861
MSN 4051	1820	Avolon Aerospace Leasing Limited	3861
MSN 4051	2530	Avolon Aerospace Leasing Limited	3861
MSN 4051	1831	Avolon Leasing Ireland 3 Limited	3861
MSN 4051	2029	Avolon Leasing Ireland 3 Limited	3861
MSN 4100	2483	DVB BANK SE, LONDON BRANCH	2509
MSN 4100	2564	DVB BANK SE, LONDON BRANCH	2509
MSN 4100	2566	MUFG Bank, Ltd., London Branch	2509
MSN 41573	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41573	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41573	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41573	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 4167	2453	DVB BANK SE, LONDON BRANCH	2474
MSN 4167	2559	MUFG Bank, Ltd., London Branch	2474
MSN 41869	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 4200	2948	AIRCOL 13 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3081
MSN 4200	2951	AIRCOL 13 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3081
MSN 4200	2954	AIRCOL 13 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3081
MSN 4200	2957	AIRCOL 13 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3081
MSN 4200	3032	BNP Paribas, as ECA Facility Agent	3081
MSN 4200	3133	BNP Paribas, as Security Trustee	3081
MSN 4200	3137	BNP Paribas, as Security Trustee	3081
MSN 42180	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 4281	1373	Development Bank of Japan Inc.	1777
MSN 4281	1376	Development Bank of Japan Inc.	1777
MSN 4281	2585	JPA No. 159 Co., Ltd.	1777
MSN 4281	2591	JPA No. 159 Co., Ltd.	1777
MSN 4281	1770	Wilmington Trust Company as Facility Agent and Security Trustee	1777
MSN 4284	1375	Development Bank of Japan Inc.	1773
MSN 4284	1378	Development Bank of Japan Inc.	1773

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 4284	2606	JPA No. 160 Co., Ltd.	1773
MSN 4284	2613	JPA No. 160 Co., Ltd.	1773
MSN 4284	1775	Wilmington Trust Company as Facility Agent and Security Trustee	1773
MSN 4287	2959	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2963	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2966	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2988	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	3295	Natixis, as ECA Facility Agent	3322
MSN 4287	3348	Natixis, as Security Trustee	3322
MSN 4287	3380	Natixis, as Security Trustee	3322
MSN 4336	2457	DVB BANK SE, LONDON BRANCH	2477
MSN 4336	2562	MUFG Bank, Ltd., London Branch	2477
MSN 4345	2992	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
		Individual Capacity but Solely as Owner Trustee	0007
MSN 4345	3001	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
		Individual Capacity but Solely as Owner Trustee	
MSN 4345	3003	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
MSN 4345	3004	Individual Capacity but Solely as Owner Trustee AIRCOL 20 by Wilmington Trust Company, Not in its	3337
101510 4545	5004	Individual Capacity but Solely as Owner Trustee	5557
MSN 4345	3262	Natixis, as ECA Facility Agent	3337
MSN 4345	3344	Natixis, as Security Trustee	3337
MSN 4345	3359	Natixis, as Security Trustee	3337
MSN 4381	2332	DVB BANK SE, LONDON BRANCH	2486
MSN 43983	2687	SMBC Aviation Capital Limited	2618
MSN 43983	2717	SMBC Aviation Capital Limited	2618
MSN 43983	2615	UMB Bank, N.A., Not in its Individual Capacity but Solely as	2618
		Owner Trustee of MSN 43983	
MSN 4487	1594	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1694	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1709	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3990	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3991	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3992	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1757	Wells Fargo Trust Company, National Association	3987
MSN 4487	1762	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4487	1768	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4487	3988	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4487	3989	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4547	2569	SMBC Aviation Capital Limited	3953
MSN 4547	2656	SMBC Aviation Capital Limited	3953
MSN 4547	2695	SMBC Aviation Capital Limited	3953
MSN 4547	3951	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 4547	3953
MSN 4547	2781	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	3953

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 4547	2787	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 4547	3953
MSN 4547	2856	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 4547	3953
MSN 4567	2797	MAPS 2019-1 Limited	3918
MSN 4567	2524	Merx Aviation Servicing Limited	3918
MSN 4567	2681	Wells Fargo Trust Company, National Association, as Owner Trustee	3918
MSN 4567	2790	Wells Fargo Trust Company, National Association, as Owner Trustee	3918
MSN 4567	3917	Wells Fargo Trust Company, National Association, as Owner Trustee	3918
MSN 4599	1594	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1694	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1709	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3990	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3991	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3992	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1757	Wells Fargo Trust Company, National Association	3987
MSN 4599	1762	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	1768	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	3988	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	3989	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4763	1453	Avolon Aerospace AOE 21 Limited	3871
MSN 4763	2256	Avolon Aerospace AOE 21 Limited	3871
MSN 4763	1821	Avolon Aerospace Leasing Limited	3871
MSN 4763	2532	Avolon Aerospace Leasing Limited	3871
MSN 4763	2299	Coguish Limited	3871
MSN 4763	2302	Coguish Limited	3871
MSN 4763	2754	Wells Fargo Trust Company, National Association	3871
MSN 4763	2849	Wells Fargo Trust Company, National Association	3871
MSN 4763	3832	Wells Fargo Trust Company, National Association	3871
MSN 4763	3845	Wells Fargo Trust Company, National Association	3871
MSN 4763	3867	Wells Fargo Trust Company, National Association	3871
MSN 4789	1822	Avolon Aerospace Leasing Limited	3857
MSN 4789	2118	Avolon Aerospace Leasing Limited	3857
MSN 4789	2534	Avolon Aerospace Leasing Limited	3857
MSN 4789	1991	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	2031	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	2064	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	3833	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	3857
MSN 4789	3846	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	3857
MSN 4789	3854	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	3857
MSN 4789	2347	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4789	3857
MSN 4789	2350	Wilmington Trust Company, Not in its Individual Capacity but	3857

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting
MSN 4789	2601	Wilmington Trust Company, Not in its Individual Capacity but	3857
		Solely as Owner Trustee, as Lessor of MSN 4789	
MSN 4821	3834	AIRCOL 22, by Wilmington Trust Company, Not in its	3870
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4821	
MSN 4821	3848	AIRCOL 22, by Wilmington Trust Company, Not in its	3870
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4821	
MSN 4821	3863	AIRCOL 22, by Wilmington Trust Company, Not in its	3870
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4821	
MSN 4821	1427	AIRCOL 22, by Wilmington Trust Company, Not in its	3870
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4821	
MSN 4821	1551	AIRCOL 22, by Wilmington Trust Company, Not in its	3870
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4821	
MSN 4821	1823	Avolon Aerospace Leasing Limited	3870
MSN 4821	2535	Avolon Aerospace Leasing Limited	3870
MSN 4821	2000	Avolon Leasing Ireland 3 Limited	3870
MSN 4821	2033	Avolon Leasing Ireland 3 Limited	3870
MSN 4862	3835	AIRCOL 23, by Wilmington Trust Company, Not in its	3866
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4862	
MSN 4862	3849	AIRCOL 23, by Wilmington Trust Company, Not in its	3866
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4862	
MSN 4862	1428	AIRCOL 23, by Wilmington Trust Company, Not in its	3866
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4862	
MSN 4862	1553	AIRCOL 23, by Wilmington Trust Company, Not in its	3866
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4862	
MSN 4862	1824	Avolon Aerospace Leasing Limited	3866
MSN 4862	2543	Avolon Aerospace Leasing Limited	3866
MSN 4862	2001	Avolon Leasing Ireland 3 Limited	3866
		_	
MSN 4862	2037	Avolon Leasing Ireland 3 Limited	3866
MSN 4906	1689	Wells Fargo Trust Company, National Association, Not in its	1723
		Individual Capacity but Solely as Owner Trustee	
MSN 4906	1690	Wells Fargo Trust Company, National Association, Not in its	1723
		Individual Capacity but Solely as Owner Trustee	
MSN 4906	1693	Wells Fargo Trust Company, National Association, Not in its	1723
		Individual Capacity but Solely as Owner Trustee	
MSN 4906	1717	Wells Fargo Trust Company, National Association, Not in its	1723
		Individual Capacity but Solely as Owner Trustee	
MSN 4939	1559	AIRCOL 24, by Wilmington Trust Company Not in its	3862
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4939	
MSN 4939	3836	AIRCOL 24, by Wilmington Trust Company, Not in its	3862
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4939	
MSN 4939	3850	AIRCOL 24, by Wilmington Trust Company, Not in its	3862
		Individual Capacity but Solely as Owner Trustee, as Lessor for	
		MSN 4939	
MSN 4939	1403	AIRCOL 24, by Wilmington Trust Company, Not in its	3862
		Individual Capacity but Solely as Owner Trustee, as Lessor of	
		MSN 4939	
MSN 4939	1825	Avolon Aerospace Leasing Limited	3862
	2550	Avolon Aerospace Leasing Limited	3862

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting C
MSN 4939	2002	Avolon Leasing Ireland 3 Limited	3862
MSN 4939	2501	Avolon Leasing Ireland 3 Limited	3862
MSN 4944	2186	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2194	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2200	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2217	JP Lease Products and Services Co., Ltd.	2210
MSN 5057	3006	AIRCOL 25 by Wilmington Trust Company, Not in its	3212
		Individual Capacity but Solely as Owner Trustee	
MSN 5057	3012	AIRCOL 25 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3212
MSN 5057	3014	AIRCOL 25 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3212
MSN 5057	3016	AIRCOL 25 by Wilmington Trust Company, Not in its	3212
MSN 5057	3044	Individual Capacity but Solely as Owner Trustee J.P. Morgan Europe Limited, as ECA Facility Agent	3212
MSN 5057	3173	J.P. Morgan Europe Limited, as ECA Security Trustee	3212
MSN 5057	3173	J.P. Morgan Europe Limited, as Security Trustee	3212
		<b>.</b>	
MSN 5068	3154	J.P. Morgan Europe Limited, as ECA Facility Agent	3226
MSN 5068	3247	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3271	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3298	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3336	Wells Fargo Trust Company, National Association, Not in its	3226
MSN 5068	3393	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3226
101310 3000	5555	Individual Capacity but Solely as Owner Trustee	5220
MSN 5068	3395	Wells Fargo Trust Company, National Association, Not in its	3226
		Individual Capacity but Solely as Owner Trustee	
MSN 5068	3409	Wells Fargo Trust Company, National Association, Not in its	3226
	2225	Individual Capacity but Solely as Owner Trustee	22.12
MSN 5119	3305	Natixis, as ECA Facility Agent	3342
MSN 5119	3354	Natixis, as Security Trustee	3342
MSN 5119	3372	Natixis, as Security Trustee	3342
MSN 5119	3291	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5119	3293	Wilmington Trust Company, not in its Individual Capacity but	3342
	2205	Solely as Owner Trustee of AIRCOL 26	2242
MSN 5119	3296	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5119	3303	Wilmington Trust Company, not in its Individual Capacity but	3342
		Solely as Owner Trustee of AIRCOL 26	
MSN 5195	2751	Kornerstone Airlease No. 1 Limited	3855
MSN 5195	2582	ORIX Aviation Systems Limited	3855
MSN 5195	2707	Wells Fargo Trust Company, National Association, as Owner Trustee	3855
MSN 5195	2795	Wells Fargo Trust Company, National Association, as Owner	3855
MSN 5195	3840	Trustee Wells Fargo Trust Company, National Association, Not in its	3855
CETC NICINI	5040	Individual Capacity but Solely as Owner Trustee	2023
MSN 5219	3162	J.P. Morgan Europe Limited, as ECA Facility Agent	3360
MSN 5219	3239	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3253	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3280	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3311	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3366	Wells Fargo Trust Company, National Association, Not in its	3360
MSN 5219	3399	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3360
		Individual Capacity but Solely as Owner Trustee	

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 5219	3408	Wells Fargo Trust Company, National Association, Not in its	3360
		Individual Capacity but Solely as Owner Trustee	
MSN 5238	3163	J.P. Morgan Europe Limited, as ECA Facility Agent	3363
MSN 5238	3232	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3250	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3269	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3313	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3368	Wells Fargo Trust Company, National Association, Not in its	3363
		Individual Capacity but Solely as Owner Trustee	
MSN 5238	3394	Wells Fargo Trust Company, National Association, Not in its	3363
MSN 5238	3407	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3363
101510 5250	5407	Individual Capacity but Solely as Owner Trustee	5505
MSN 5243	2445	Wells Fargo Trust Company, National Association, Not in its	2460
		Individual Capacity but Solely as Owner Trustee	
MSN 5243	2446	Wells Fargo Trust Company, National Association, Not in its	2460
N4CN 5242	2454	Individual Capacity but Solely as Owner Trustee	2460
MSN 5243	2454	Wells Fargo Trust Company, National Association, Not in its	2460
MSN 5280	3158	Individual Capacity but Solely as Owner Trustee J.P. Morgan Europe Limited, as ECA Facility Agent	3244
MSN 5280	3260	J.P. Morgan Europe Limited, as Security Trustee	3244
MSN 5280	3275	J.P. Morgan Europe Limited, as Security Trustee	3244
MSN 5280	3307	5 1 7	3244
		J.P. Morgan Europe Limited, as Security Trustee	
MSN 5280	3341	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3244
MSN 5280	3374	Wells Fargo Trust Company, National Association, Not in its	3244
		Individual Capacity but Solely as Owner Trustee	
MSN 5280	3396	Wells Fargo Trust Company, National Association, Not in its	3244
		Individual Capacity but Solely as Owner Trustee	
MSN 5280	3411	Wells Fargo Trust Company, National Association, Not in its	3244
MSN 5333	3045	Individual Capacity but Solely as Owner Trustee Citibank Europe PLC, UK Branch, as ECA Facility Agent	3049
MSN 5333	3075	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3080	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3088	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3316	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3049
MSN 5333	3357	Wells Fargo Trust Company, National Association, Not in its	3049
		Individual Capacity but Solely as Owner Trustee	
MSN 5333	3382	Wells Fargo Trust Company, National Association, Not in its	3049
		Individual Capacity but Solely as Owner Trustee	
MSN 5333	3387	Wells Fargo Trust Company, National Association, Not in its	3049
MSN 5360	2743	Individual Capacity but Solely as Owner Trustee Tottori World Cup Co., Ltd.	2746
MSN 5300	1826	Avolon Aerospace Leasing Limited	3868
MSN 5398	2552	Avolon Aerospace Leasing Limited Avolon Aerospace Leasing Limited	3868
MSN 5398	2004	Avolon Leasing Ireland 3 Limited	3868
MSN 5398	2041	Avolon Leasing Ireland 3 Limited	3868
MSN 5398	1302	Citibank N.A., London Branch, as Security Trustee	3868
MSN 5398	1975	Wilmington Trust Company, Not in its Individual Capacity but	3868
MSN 5209	2348	Solely as Owner Trustee of AIRCOL 27 Wilmington Trust Company, Not in its Individual Capacity but	3868
MSN 5398	۲348	Solely as Owner Trustee of AIRCOL 27	3008
MSN 5398	3837	Wilmington Trust Company, Not in its Individual Capacity but	3868
		Solely as Owner Trustee of AIRCOL 27	
MSN 5398	3851	Wilmington Trust Company, Not in its Individual Capacity but	3868

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 5398	3864	Wilmington Trust Company, Not in its Individual Capacity but	3868
		Solely as Owner Trustee of AIRCOL 27	
MSN 5406	3167	J.P. Morgan Europe Limited, as ECA Facility Agent	3230
MSN 5406	3265	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3284	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3300	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3332	Wells Fargo Trust Company, National Association, Not in its	3230
		Individual Capacity but Solely as Owner Trustee	
MSN 5406	3353	Wells Fargo Trust Company, National Association, Not in its	3230
MSN 5406	3355	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3230
101510 5400	5555	Individual Capacity but Solely as Owner Trustee	5250
MSN 5406	3379	Wells Fargo Trust Company, National Association, Not in its	3230
		Individual Capacity but Solely as Owner Trustee	
MSN 5454	1450	Avolon Aerospace Leasing Limited	3865
MSN 5454	2553	Avolon Aerospace Leasing Limited	3865
MSN 5454	2007	Avolon Leasing Ireland 3 Limited	3865
MSN 5454	2046	Avolon Leasing Ireland 3 Limited	3865
MSN 5454	1845	Wilmington Trust Company, Not in its Individual Capacity but	3865
		Solely as Owner Trustee of AIRCOL 29	
MSN 5454	2349	Wilmington Trust Company, Not in its Individual Capacity but	3865
		Solely as Owner Trustee of AIRCOL 29	
MSN 5454	3838	Wilmington Trust Company, Not in its Individual Capacity but	3865
MSN 5454	3852	Solely as Owner Trustee of AIRCOL 29 Wilmington Trust Company, Not in its Individual Capacity but	3865
101310 3434	5652	Solely as Owner Trustee of AIRCOL 29	5005
MSN 5477	2540	Body Work Co., Ltd.	2749
MSN 5622	2573	ORIX Aviation Systems Limited	2767
MSN 5622	2671	Wells Fargo Trust Company, National Association, Not in its	2767
	2072	Individual Capacity but Solely as Owner Trustee	2.07
MSN 5632	1815	Avolon Aerospace AOE 55 Limited	3869
MSN 5632	2497	Avolon Aerospace AOE 55 Limited	3869
MSN 5632	1827	Avolon Aerospace Leasing Limited	3869
MSN 5632	2555	Avolon Aerospace Leasing Limited	3869
MSN 5632	2289	Clea Aviation Limited	3869
MSN 5632	2291	Clea Aviation Limited	3869
MSN 5632	3839	Wells Fargo Trust Company, National Association	3869
MSN 5632	3835	Wells Fargo Trust Company, National Association	3869
MSN 5632		Wells Fargo Trust Company, National Association Wells Fargo Trust Company, National Association, Not in Its	
101311 3032	2673	Individual Capacity but Solely as Owner Trustee of MSN 5632	3869
		manual capacity bat solely as owner master of MSN 5052	
MSN 5632	2706	Wells Fargo Trust Company, National Association, Not in Its	3869
		Individual Capacity but Solely as Owner Trustee of MSN 5632	
			a / · · -
MSN 5840	2436	Wells Fargo Trust Company, National Association, Not in its	2443
MSN 5840	2438	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	2443
	2730	Individual Capacity but Solely as Owner Trustee	2743
MSN 5936	3052	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3062	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3099	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3144	J.P. Morgan Europe Limited, as ECA Facility Agent	3095
MSN 5936	3321	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3095
MSN 5936	3352	Wells Fargo Trust Company, National Association, Not in its	3095

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 5936	3377	Wells Fargo Trust Company, National Association, Not in its	3095
N 4011 500 6	2442	Individual Capacity but Solely as Owner Trustee	2005
MSN 5936	3413	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3095
MSN 5944	3056	Intertrust Trust Corporation Limited, as Security Trustee	3087
MSN 5944	3082	Intertrust Trust Corporation Limited, as Security Trustee	3087
MSN 5944	2900	J.P. Morgan Europe Limited, as ECA Facility Agent	3087
MSN 5944	3343	Wilmington Trust Company, not in its Individual Capacity but	3087
	3313	Solely as Owner Trustee of AIRCOL 33	5007
MSN 5944	3391	Wilmington Trust Company, not in its Individual Capacity but	3087
		Solely as Owner Trustee of AIRCOL 33	
MSN 5944	3415	Wilmington Trust Company, not in its Individual Capacity but	3087
MSN 5944	3417	Solely as Owner Trustee of AIRCOL 33 Wilmington Trust Company, not in its Individual Capacity but	3087
101510 5544	5417	Solely as Owner Trustee of AIRCOL 33	5007
MSN 6002	2516	ICBC International Leasing Company Limited	4007
MSN 6002	2529	ICBC International Leasing Company Limited	4007
MSN 6002	2545	ICBCIL Aviation Company Limited	4007
MSN 6002	2551	ICBCIL Aviation Company Limited	4007
MSN 6002	2863	Sky High XXXV Leasing Company Limited	4007
MSN 6002	2867	Sky High XXXV Leasing Company Limited	4007
MSN 6002	2703	Wells Fargo Trust Company, National Association, Not in its	4007
111511 0002	2703	Individual Capacity but Solely as Owner Trustee	1007
MSN 6002	2792	Wells Fargo Trust Company, National Association, Not in its	4007
		Individual Capacity but Solely as Owner Trustee	
MSN 6002	2861	Wells Fargo Trust Company, National Association, Not in its	4007
MSN 6002	4001	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	4007
101510 0002	4001	Individual Capacity but Solely as Owner Trustee	4007
MSN 6002	4003	Wells Fargo Trust Company, National Association, Not in its	4007
		Individual Capacity but Solely as Owner Trustee	
MSN 6009	1141	APF 4 Projekt Nr. 7A GmbH	1215
MSN 6009	1804	KGAL Investment Management GmbH and Co. KG	1215
MSN 6068	3011	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3064
MSN 6068	3100	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3112	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3128	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3428	Wilmington Trust Company, not in its Individual Capacity but	3064
	2422	Solely as Owner Trustee of AIRCOL 35	2004
MSN 6068	3430	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	3064
MSN 6068	3431	Wilmington Trust Company, not in its Individual Capacity but	3064
		Solely as Owner Trustee of AIRCOL 35	
MSN 6068	3433	Wilmington Trust Company, not in its Individual Capacity but	3064
N 4011 C000	2022	Solely as Owner Trustee of AIRCOL 35	2070
MSN 6099	3029	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3070
MSN 6099	3103	Citibank N.A., London Branch, as Security Trustee	3070
MSN 6099	3123	Citibank N.A., London Branch, as Security Trustee	3070
MSN 6099	3436	Wilmington Trust Company, not in its Individual Capacity but	3070
MSN 6099	3437	Solely as Owner Trustee of AIRCOL 36 Wilmington Trust Company, not in its Individual Capacity but	3070
	/ ۲+۵	Solely as Owner Trustee of AIRCOL 36	3070
MSN 6099	3438	Wilmington Trust Company, not in its Individual Capacity but	3070
		Solely as Owner Trustee of AIRCOL 36	
MSN 6099	3440	Wilmington Trust Company, not in its Individual Capacity but	3070
MSN 6132	2061	Solely as Owner Trustee of AIRCOL 36 New York Life Insurance and Annuity Corporation	2689

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		Creditor	Surviving Voting Clair
MSN 6132	2599	New York Life Insurance and Annuity Corporation	2689
		Institutionally Owned Life Insurance Separate Account (BOLI 30C)	
MSN 6132	2625	New York Life Insurance Company	2689
MSN 6132	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 6138	2466	ICBC International Leasing Company Limited	4017
MSN 6138	2502	ICBC International Leasing Company Limited	4017
MSN 6138	2518	ICBC International Leasing Company Limited	4017
MSN 6138	2478	ICBCIL Aviation Company Limited	4017
MSN 6138	2539	ICBCIL Aviation Company Limited	4017
MSN 6138	2563	ICBCIL Aviation Company Limited	4017
MSN 6138	2757	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2799	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2864	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2865	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2690	Wells Fargo Trust Company, National Association, Not in its	4017
		Individual Capacity but Solely as Owner Trustee	-
MSN 6138	2784	Wells Fargo Trust Company, National Association, Not in its	4017
		Individual Capacity but Solely as Owner Trustee	
MSN 6138	2857	Wells Fargo Trust Company, National Association, Not in its	4017
MSN 6138	2859	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	4017
	2000	Individual Capacity but Solely as Owner Trustee	1017
MSN 6138	3997	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4017
MSN 6138	4014	Wells Fargo Trust Company, National Association, Not in its	4017
MSN 6138	4021	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	4017
101310 0138	4021	Individual Capacity but Solely as Owner Trustee	4017
MSN 6153	2100	Jackson Square Aviation, LLC	3978
MSN 6153	2285	Jackson Square Aviation, LLC	3978
MSN 6153	2533	Jackson Square Aviation, LLC	3978
MSN 6153	2245	JSA International U.S. Holdings, LLC	3978
MSN 6153	2334	JSA International U.S. Holdings, LLC	3978
MSN 6153	2503	JSA International U.S. Holdings, LLC	3978
MSN 6153	1970	Wells Fargo Trust Company, National Association, Not in its	3978
		Individual Capacity but Solely as Owner Trustee	
MSN 6153	2335	Wells Fargo Trust Company, National Association, Not in its	3978
		Individual Capacity but Solely as Owner Trustee	
MSN 6153	2338	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3978
MSN 6153	2341	Wells Fargo Trust Company, National Association, Not in its	3978
111511 0125	2011	Individual Capacity but Solely as Owner Trustee	3370
MSN 6153	3976	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 6153	3978
MSN 6167	3025	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3058
MSN 6167	3098	Citibank N.A., London Branch, as Security Trustee	3058
MSN 6167	3116	Citibank N.A., London Branch, as Security Trustee	3058
MSN 6167	3442	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 37	3058
MSN 6167	3443	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 37	3058
MSN 6167	3447	Wilmington Trust Company, Not in its Individual Capacity but	3058

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 6167	3448	Wilmington Trust Company, Not in its Individual Capacity but	3058
		Solely as Owner Trustee of AIRCOL 37	
MSN 6174	3033	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3061
MSN 6174	3092	Citibank N.A., London Branch, as Security Trustee	3061
MSN 6174	3119	Citibank N.A., London Branch, as Security Trustee	3061
MSN 6174	3326	Wilmington Trust Company, Not in its Individual Capacity but	3061
		Solely as Owner Trustee of AIRCOL 38	
MSN 6174	3331	Wilmington Trust Company, Not in its Individual Capacity but	3061
		Solely as Owner Trustee of AIRCOL 38	
MSN 6174	3334	Wilmington Trust Company, Not in its Individual Capacity but	3061
MSN 6174	3338	Solely as Owner Trustee of AIRCOL 38 Wilmington Trust Company, Not in its Individual Capacity but	3061
101510 0174	5556	Solely as Owner Trustee of AIRCOL 38	5001
MSN 6190	2521	ICBC International Leasing Company Limited	3998
MSN 6190	2557	ICBCIL Aviation Company Limited	3998
MSN 6190	2866	Sky High XXXV Leasing Company Limited	3998
MSN 6190	2693	Wells Fargo Trust Company, National Association, Not in its	3998
W3N 0190	2055	Individual Capacity but Solely as Owner Trustee	5558
MSN 6190	2788	Wells Fargo Trust Company, National Association, Not in its	3998
		Individual Capacity but Solely as Owner Trustee	
MSN 6190	4005	Wells Fargo Trust Company, National Association, Not in its	3998
		Individual Capacity but Solely as Owner Trustee	
MSN 6209	2110	Jackson Square Aviation, LLC	3979
MSN 6209	2527	Jackson Square Aviation, LLC	3979
MSN 6209	2536	Jackson Square Aviation, LLC	3979
MSN 6209	2255	JSA International U.S. Holdings, LLC	3979
MSN 6209	2488	JSA International U.S. Holdings, LLC	3979
MSN 6209	2496	JSA International U.S. Holdings, LLC	3979
MSN 6209	2336	Wells Fargo Trust Company, National Association, Not in its	3979
	2000	Individual Capacity but Solely as Owner Trustee	0070
MSN 6209	2339	Wells Fargo Trust Company, National Association, Not in its	3979
		Individual Capacity but Solely as Owner Trustee	
MSN 6209	2342	Wells Fargo Trust Company, National Association, Not in its	3979
	2524	Individual Capacity but Solely as Owner Trustee	2070
MSN 6209	2684	Wells Fargo Trust Company, National Association, Not in its	3979
MSN 6209	3977	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3979
101310 0203	5577	Individual Capacity but Solely as Owner Trustee of MSN 6209	3373
MSN 6219	2113	Jackson Square Aviation, LLC	3993
MSN 6219	2287	Jackson Square Aviation, LLC	3993
MSN 6219	2537	Jackson Square Aviation, LLC	3993
MSN 6219	2283	JSA International U.S. Holdings, LLC	3993
MSN 6219	2492	JSA International U.S. Holdings, LLC	3993
MSN 6219	2499	JSA International U.S. Holdings, LLC	3993
MSN 6219	2337	Wells Fargo Trust Company, National Association, Not in its	3993
101213	2337	Individual Capacity but Solely as Owner Trustee	2222
MSN 6219	2340	Wells Fargo Trust Company, National Association, Not in its	3993
		Individual Capacity but Solely as Owner Trustee	
MSN 6219	2343	Wells Fargo Trust Company, National Association, Not in its	3993
		Individual Capacity but Solely as Owner Trustee	
MSN 6219	2691	Wells Fargo Trust Company, National Association, Not in its	3993
		Individual Capacity but Solely as Owner Trustee	2002
MSN 6219	3994	Wells Fargo Trust Company, National Association, Not in its	3993
MSN 6219	3995	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3993
ITISIN OLIS	5555	Individual Capacity but Solely as Owner Trustee	5555

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 6219	3996	Wells Fargo Trust Company, National Association, Not in its	3993
		Individual Capacity but Solely as Owner Trustee	
MSN 6294	1161	APF 4 Projekt Nr. 7B GmbH	1223
MSN 6294	1805	KGAL Investment Management GmbH and Co. KG	1223
MSN 6294	1806	KGAL Investment Management GmbH and Co. KG	1223
MSN 6399	2061	New York Life Insurance and Annuity Corporation	2689
MSN 6399	2625	New York Life Insurance Company	2689
MSN 6399	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 6411	2467	ICBC International Leasing Company Limited	3950
MSN 6411	2506	ICBC International Leasing Company Limited	3950
MSN 6411	2526	ICBC International Leasing Company Limited	3950
MSN 6411	2489	ICBCIL Aviation Company Limited	3950
MSN 6411	2541	ICBCIL Aviation Company Limited	3950
MSN 6411	2554	ICBCIL Aviation Company Limited	3950
MSN 6411	2607	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2663	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2680	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2697	Wells Fargo Trust Company, National Association, Not in its	3950
101510 0411	2037	Individual Capacity but Solely as Owner Trustee	3930
MSN 6411	2789	Wells Fargo Trust Company, National Association, Not in its	3950
		Individual Capacity but Solely as Owner Trustee	
MSN 6411	2858	Wells Fargo Trust Company, National Association, Not in its	3950
		Individual Capacity but Solely as Owner Trustee	
MSN 6411	2860	Wells Fargo Trust Company, National Association, Not in its	3950
MSN 6411	3949	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3950
101510 0411	3545	Individual Capacity but Solely as Owner Trustee of MSN 6411	3330
MSN 645479	1362	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 645479	1364	Wells Fargo Trust Company, National Association, as Security	1346
MSN 6511	2297	Trustee CMFG Life Insurance Company	2699
MSN 6511	2306	Deutsche Bank AG, London Branch	2699
MSN 6511	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6511	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6511	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6511	2621	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI	2699
		30C)	
MSN 6511	2636	New York Life Insurance Company	2699
MSN 6511	2651	Siemens Financial Services Inc.	2699
MSN 6511	2628	The Korea Development Bank	2699
MSN 6511	2679	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2598	YF Life Insurance International Limited	2699
MSN 65315	2887	ING Capital LLC, as ECA Facility Agent	2881
MSN 65315	2880	Malpelo Leasing Co., Ltd.	2881
MSN 65315	2883	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3174	Malpelo Leasing Co., Ltd.	2881

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 65315	3191	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3202	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3241	Malpelo Leasing Co., Ltd.	2881
MSN 65315	2595	Sumitomo Mitsui Finance and Leasing Company Limited	2881
MSN 65315	2879	Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV Trust	2881
MSN 65315	2884	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	2890	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	2894	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	3169	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	3206	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 6617	2296	CMFG Life Insurance Company	2694
MSN 6617	2305	Deutsche Bank AG, London Branch	2694
MSN 6617	2476	Massachusetts Mutual Life Insurance Company	2694
MSN 6617	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6617	2644	Siemens Financial Services Inc.	2694
MSN 6617	2608	The Korea Development Bank	2694
MSN 6617	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6617	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6617	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2296	CMFG Life Insurance Company	2694
MSN 6692	2305	Deutsche Bank AG, London Branch	2694
MSN 6692	2584	New York Life Insurance and Annuity Corporation	2694
MSN 6692	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6692	2632	New York Life Insurance Company	2694
MSN 6692	2644	Siemens Financial Services Inc.	2694
MSN 6692	2608	The Korea Development Bank	2694
MSN 6692	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2605	YF Life Insurance International Limited	2694
MSN 6739	2296	CMFG Life Insurance Company	2694
MSN 6739	2305	Deutsche Bank AG, London Branch	2694
MSN 6739	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6739	2632	New York Life Insurance Company	2694
MSN 6739	2644	Siemens Financial Services Inc.	2694
MSN 6739	2608	The Korea Development Bank	2694
MSN 6739	2674	Wells Fargo Bank, National Association as Security Trustee	2694

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 6739	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6739	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6739	2605	YF Life Insurance International Limited	2694
MSN 6746	2297	CMFG Life Insurance Company	2699
MSN 6746	2306	Deutsche Bank AG, London Branch	2699
MSN 6746	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6746	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6746	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6746	2621	New York Life Insurance and Annuity Corporation	2699
		Institutionally Owned Life Insurance Separate Account (BOLI 30C)	
MSN 6746	2636	New York Life Insurance Company	2699
MSN 6746	2651	Siemens Financial Services Inc.	2699
MSN 6746	2628	The Korea Development Bank	2699
MSN 6746	2679	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6746	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6746	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6746	2598	YF Life Insurance International Limited	2699
MSN 6767	2297	CMFG Life Insurance Company	2699
MSN 6767	2306	Deutsche Bank AG, London Branch	2699
MSN 6767	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6767	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6767	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6767	2621	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2699
MSN 6767	2636	New York Life Insurance Company	2699
MSN 6767	2651	Siemens Financial Services Inc.	2699
MSN 6767	2628	The Korea Development Bank	2699
MSN 6767	2679	Wells Fargo Bank, National Association as Security Trustee	2699
	2070		2000
MSN 6767	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6767	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6767	2598	YF Life Insurance International Limited	2699
MSN 6861	2575	SMBC Aviation Capital Limited	4025
MSN 6861	2657	SMBC Aviation Capital Limited	4025
MSN 6861	2702	SMBC Aviation Capital Limited	4025
MSN 6861	2720	SMBC Aviation Capital Limited	4025
MSN 6861	2741	SMBC Aviation Capital Limited	4025
MSN 6861	2682	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2692	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2791	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	4025

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 6861	2796	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	4025
	2001	6861	4025
MSN 6861	2801	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	4025
		6861	
MSN 6861	4019	Wells Fargo Trust Company, National Association, Not in its	4025
	4015	Individual Capacity, but Solely as Owner Trustee of MSN	4025
		6861	
MSN 6861	4020	Wells Fargo Trust Company, National Association, Not in its	4025
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6861	
MSN 6861	4023	Wells Fargo Trust Company, National Association, Not in its	4025
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6861	
MSN 6861	4024	Wells Fargo Trust Company, National Association, Not in its	4025
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6861	
MSN 6862	2578	SMBC Aviation Capital Limited	3955
MSN 6862	2660	SMBC Aviation Capital Limited	3955
MSN 6862	2709	SMBC Aviation Capital Limited	3955
MSN 6862	2726	SMBC Aviation Capital Limited	3955
MSN 6862	2745	SMBC Aviation Capital Limited	3955
MSN 6862	3966	Wells Fargo Trust Company, National Association, Not in its	3955
		Individual Capacity but Solely as Owner Trustee of MSN 6862	
MSN 6862	2710	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6862	
MSN 6862	2803	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6862	
MSN 6862	2804	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN	
		6862	
MSN 6862	2805	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN	
	2000	6862	2055
MSN 6862	2806	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 697723	1341	Wells Fargo Trust Company, National Association, as Security	1346
101510 057725	1541	Trustee	1540
MSN 697723	1360	Wells Fargo Trust Company, National Association, as Security	1346
	-	Trustee	
MSN 697723	1362	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 697723	1364	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 699510	1341	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 699510	1360	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 699510	1362	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 699510	1364	Wells Fargo Trust Company, National Association, as Security	1346
		Trustee	
MSN 699661	1362	Wells Fargo Trust Company, National Association, as Security	1346
	1004	Trustee	1240
MSN 699661	1364	Wells Fargo Trust Company, National Association, as Security	1346

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting C
MSN 7120	2630	SMBC Aviation Capital Limited	3958
MSN 7120	2713	SMBC Aviation Capital Limited	3958
MSN 7120	3952	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7120	3958
MSN 7120	2715	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7120	3958
MSN 7120	2722	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7120	3958
MSN 7284	1771	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1778	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1780	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1782	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	3939	Wilmington Trust Company, as Security Trustee in Respect of MSN 7284	3940
MSN 7318	1784	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	1786	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	1788	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	1790	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	3941	Wilmington Trust Company, as Security Trustee	3942
MSN 7437	2485	Hanshin Juken Co., Ltd.	3981
MSN 7437	2498	Hanshin Juken Co., Ltd.	3981
MSN 7437	2508	Hanshin Juken Co., Ltd.	3981
MSN 7437	2513	Hanshin Juken Co., Ltd.	3981
MSN 7437	2523	Hanshin Juken Co., Ltd.	3981
MSN 7437	2633	SMBC Aviation Capital Limited	3981
MSN 7437	2719	SMBC Aviation Capital Limited	3981
MSN 7437	2730	SMBC Aviation Capital Limited	3981
MSN 7437	2752	SMBC Aviation Capital Limited	3981
MSN 7437	2811	SMBC Aviation Capital Limited	3981
MSN 7437	2711	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	3980	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2727	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2736	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2808	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2815	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7770	2635	SMBC Aviation Capital Limited	4009
MSN 7770	2676	SMBC Aviation Capital Limited	4009
MSN 7770	2723	SMBC Aviation Capital Limited	4009
MSN 7770	2759	SMBC Aviation Capital Limited	4009
MSN 7770	2812	SMBC Aviation Capital Limited	4009

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clain
MSN 7770	4000	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4006	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4010	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4013	Wells Fargo Trust Company, National Association, Not in its	4009
		Individual Capacity but Solely as Owner Trustee of MSN 7770	
MSN 7770	2750	Wells Fargo Trust Company, National Association, Not in Its	4009
		Individual Capacity, but Solely as Owner Trustee of MSN	
MSN 7770	2758	7770 Wells Fargo Trust Company, National Association, Not in Its	4009
101310 7770	2758	Individual Capacity, but Solely as Owner Trustee of MSN	4009
		7770	
MSN 7770	2822	Wells Fargo Trust Company, National Association, Not in Its	4009
		Individual Capacity, but Solely as Owner Trustee of MSN 7770	
MSN 7770	2826	Wells Fargo Trust Company, National Association, Not in Its	4009
		Individual Capacity, but Solely as Owner Trustee of MSN	
MSN 7770	2830	7770 Wells Fargo Trust Company, National Association, Not in Its	4009
	2000	Individual Capacity, but Solely as Owner Trustee of MSN	1005
MSN 7847	2643	7770 SMBC Aviation Capital Limited	4002
MSN 7847	2655	SMBC Aviation Capital Limited	4002
MSN 7847	2685	SMBC Aviation Capital Limited	4002
MSN 7847	2762	SMBC Aviation Capital Limited	4002
MSN 7847	2844	SMBC Aviation Capital Limited	4002
MSN 7847	2728	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	2761	Wells Fargo Trust Company, National Association, Not in Its	4002
	2701	Individual Capacity, but Solely as Owner Trustee of MSN 7847	1002
MSN 7847	2766	Wells Fargo Trust Company, National Association, Not in Its	4002
		Individual Capacity, but Solely as Owner Trustee of MSN	
NACN 7047	2027	7847	4002
MSN 7847	2837	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	4002
		7847	
MSN 7847	2850	Wells Fargo Trust Company, National Association, Not in Its	4002
		Individual Capacity, but Solely as Owner Trustee of MSN 7847	
MSN 7847	3999	Wells Fargo Trust Company, National Association, Not in its	4002
		Individual Capacity, but Solely as Owner Trustee of MSN	
NACN 7947	4008	7847 Wells Fargo Trust Company, National Association, Not in its	4002
MSN 7847	4008	Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	4012	Wells Fargo Trust Company, National Association, Not in its	4002
		Individual Capacity, but Solely as Owner Trustee of MSN	
MSN 7847	4015	7847 Wells Fargo Trust Company, National Association, Not in its	4002
		Individual Capacity, but Solely as Owner Trustee of MSN	
MSN 7887	2600	7847 San Agustin Leasing Co., Ltd.	2422

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 7887	2626	San Agustin Leasing Co., Ltd.	2422
MSN 7887	2424	Sumitomo Mitsui Banking Corporation, New York Branch	2422
MSN 7887	2567	Sumitomo Mitsui Finance and Leasing Company Limited	2422
MSN 7887	2604	Wilmington Trust Company, Not in its Individual Capacity, but	2422
MSN 7928	2771	Los Katios Leasing Co., Ltd.	2419
MSN 7928	2782	Los Katios Leasing Co., Ltd.	2419
MSN 7928	2416	Sumitomo Mitsui Banking Corporation, New York Branch	2419
MSN 7928	2574	Sumitomo Mitsui Finance and Leasing Company Limited	2419
MSN 7928	2617	Wilmington Trust Company, Not in its Individual Capacity, but	2419
MSN 8096	2639	SMBC Aviation Capital Limited	3960
MSN 8096	2645	SMBC Aviation Capital Limited	3960
MSN 8096	2649	SMBC Aviation Capital Limited	3960
MSN 8096	2662	SMBC Aviation Capital Limited	3960
MSN 8096	2700	SMBC Aviation Capital Limited	3960
MSN 8096	2731	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	3967	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2769	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2772	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2851	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2854	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8170	2648	SMBC Aviation Capital Limited	3963
MSN 8170	2664	SMBC Aviation Capital Limited	3963
MSN 8170	2686	SMBC Aviation Capital Limited	3963
MSN 8170	2725	SMBC Aviation Capital Limited	3963
MSN 8170	2842	SMBC Aviation Capital Limited	3963
MSN 8170	2735	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	3968	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2774	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2775	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2809	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2855	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8240	2650	SMBC Aviation Capital Limited	3964
MSN 8240	2661	SMBC Aviation Capital Limited	3964

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 8240	2669	SMBC Aviation Capital Limited	3964
MSN 8240	2698	SMBC Aviation Capital Limited	3964
MSN 8240	2734	SMBC Aviation Capital Limited	3964
MSN 8240	2738	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	3969	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2764	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2768	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2810	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2838	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8280	2666	SMBC Aviation Capital Limited	3965
MSN 8280	2675	SMBC Aviation Capital Limited	3965
MSN 8280	2737	SMBC Aviation Capital Limited	3965
MSN 8280	2742	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	3954	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	2770	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	2773	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8280	3965
MSN 8300	1368	Bank of Utah as Facility Agent and Security Trustee	3906
MSN 8300	1369	Bank of Utah as Facility Agent and Security Trustee	3906
MSN 8300	3907	Bank of Utah, as Facility Agent and Security Trustee	3906
MSN 8300	1391	Bayerische Landesbank	3906
MSN 8300	3910	Bayerische Landesbank	3906
MSN 8300	3912	Bayerische Landesbank	3906
MSN 8300	1016	CONDOR LTD.	3906
MSN 8300	1019	CONDOR LTD.	3906
MSN 8300	3901	CONDOR LTD.	3906
MSN 8300	3902	CONDOR LTD.	3906
MSN 8300	1371	Development Bank of Japan Inc.	3906
MSN 8300	1380	Development Bank of Japan Inc.	3906
MSN 8300	3913	Development Bank of Japan Inc.	3906
MSN 8300	3914	Development Bank of Japan Inc.	3906
MSN 8300	1122	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	1123	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	3908	Norddeutsche Landesbank - Girozentrale, New York Branch	3906

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 8300	3909	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	1015	NTT TC Leasing Co., Ltd.	3906
MSN 8889	2642	SMBC Aviation Capital Limited	3959
MSN 8889	2653	SMBC Aviation Capital Limited	3959
MSN 8889	2654	SMBC Aviation Capital Limited	3959
MSN 8889	2665	SMBC Aviation Capital Limited	3959
MSN 8889	2718	SMBC Aviation Capital Limited	3959
MSN 8889	3956	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2776	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2813	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2814	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2817	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2819	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8938	2672	SMBC Aviation Capital Limited	3962
MSN 8938	2739	SMBC Aviation Capital Limited	3962
MSN 8938	3957	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 8938	3962
MSN 8938	2440	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8938	3962
MSN 8938	2821	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8938	3962
MSN 9041	2652	SMBC Aviation Capital Limited	3961
MSN 9041	2677	SMBC Aviation Capital Limited	3961
MSN 9041	2688	SMBC Aviation Capital Limited	3961
MSN 9041	2704	SMBC Aviation Capital Limited	3961
MSN 9041	2740	SMBC Aviation Capital Limited	3961
MSN 9041	3970	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 9041	3961
MSN 9041	2432	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961
MSN 9041	2823	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961
MSN 9041	2833	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961
MSN 9041	2834	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN	3961

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Claim
MSN 9041	2840	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961
MSN 994437	2491	MC Engine Leasing Ltd	2505
MSN 994437	2510	MC Engine Leasing Ltd	2505
MSN V10892	2330	Engine Lease Finance Corporation	2395
MSN V10892	2382	Engine Lease Finance Corporation	2395
MSN V13143	2331	Engine Lease Finance Corporation	2392
MSN V13143	2387	Engine Lease Finance Corporation	2392
		•	
MSN V16653	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V16653	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V16653	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V16653	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V17503	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V17503	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V17503	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN V17503	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
Multiple MSNs listed on Schedule A of Claim	2405	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2408	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2411	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2412	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2415	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2417	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2418	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2420	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406

#### Exhibit 2A to Disclosure Statement Order

Form of Ballot for General Unsecured Avianca Creditors Other than Holders of 2020 Notes and 2023 Notes

#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK In re: AVIANCA HOLDINGS S.A., et al.,<sup>1</sup> Debtors. (Jointly Administered)

#### BALLOT FOR VOTING TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

#### CLASS 11 – GENERAL UNSECURED AVIANCA CLAIMS

Please read and follow the enclosed instructions for completing Ballots carefully before completing this Ballot.

In order for your vote to be counted, this Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by [October 15, 2021] <u>Prevailing Eastern Time</u> (the "<u>Voting Deadline</u>") in accordance with the following:

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated  $[\bullet]$ , 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this ballot (the "<u>Ballot</u>") because you are a holder of a Claim in Class 11 (General Unsecured Avianca Claims) as of <u>September 9, 2021</u> (the "<u>Voting Record Date</u>"). Accordingly, you have a right to vote to accept or reject the Plan. You can cast your vote through this Ballot.

Your rights are described in the Disclosure Statement, which is included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (U.S. toll-free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at (a) <u>http://www.kccllc.net/avianca</u>; or (b) via PACER for a fee at <u>http://www.nysb.uscourts.gov</u>.

This Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) making an election with respect to the form of distribution you will receive under the Plan, (iii) opting out of the Third-Party Release contained in the Plan, and (iv) making certain certifications with respect your vote. If you believe you have received this Ballot in error, or if you believe that you have received the wrong Ballot, please contact the Solicitation Agent **immediately** at the address or telephone number set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. If you hold Claims in more than one Class, you will receive a Ballot for each Class in which you are entitled to vote.

#### Item 1. Amount of Claim.

The undersigned hereby certifies that, as of the Voting Record Date, the undersigned was the holder of Claims in Class 11 in the following aggregate amount (insert amount in box below):

Voting Amount: \$\_\_\_\_\_

<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, Exculpation and Injunction Discharge.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility: the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other

act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Article IX.D</u> and <u>Article IX.E</u> of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan or the property to be

distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed **Executory Contract or Unexpired Lease.** 

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER **EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND** RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE **EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST** THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT

TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

PLEASE TAKE NOTICE THAT YOU MAY OPT OUT OF THE THIRD-PARTY RELEASE BY CHECKING THE BOX BELOW.

Item 3. Opt Out of Third-Party Release.

Check the following box <u>only</u> if you wish to opt out of the Third-Party Release set forth above:

Opt Out of the Third-Party Release

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#### Item 4. Vote on Plan.

I hereby vote to (please check <u>one</u>):

#### ACCEPT (vote FOR) the Plan

**REJECT** (vote AGAINST) the Plan

#### <u>Item 5.</u> Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

Whether or not you vote to accept or reject the Plan, or choose not to vote on the Plan at all, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive your Pro Rata share of the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured Claimholder Equity Package, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan.

I hereby elect to receive a Pro Rata share of Unsecured Claimholder Equity Package, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan.

#### Item 6. Certifications.

By signing this Ballot, the undersigned certifies to the Court and the Debtors that:

- (a) as of the Voting Record Date, I am either: (i) the holder of the Claims being voted on this Ballot; or (ii) an authorized signatory for an Entity that is a holder of the Claims being voted on this Ballot;
- (b) I (or in the case of an authorized signatory, the holder of the Claim being voted) have received a copy of the Disclosure Statement and the Solicitation Package and acknowledge that the solicitation is being made pursuant to the terms and conditions set forth therein;
- (c) If I have voted to accept the Plan, I will be deemed to have consented to the Third-Party Release, regardless of whether I checked the box in Item 3;
- (d) I have cast the same vote with respect to all my Claims in Class 11; and

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(e) no other Ballots with respect to the Claims in Class 11 have been cast or, if any other Ballots have been cast with respect to such Claims, then any such earlier received Ballots are hereby revoked.

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Name of Holder:	(Print or Type)
Signature:	
Name of Signatory:	
	(If other than Holder)
Title:	
Address:	
Date Completed:	
-	
Email Address:	

Please complete, sign, and date this Ballot and return it (with an original signature) promptly in the envelope provided via first class mail, overnight courier, hand-delivery to:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

<u>Alternatively, to submit your Ballot</u> via the Solicitation Agent's online balloting portal, visit <u>http://www.kccllc.net/avianca</u>. Click on the "Submit E-Ballot" section of the website and follow the instructions to submit your Ballot.

**IMPORTANT NOTE:** You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E-Ballot ID#:\_\_\_\_\_\_.

Custom PIN#:

The Solicitation Agent's online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot

ID# you receive, as applicable. Creditors who cast a Ballot using the Solicitation Agent's online portal should NOT also submit a paper Ballot.

If the Solicitation Agent does not actually receive this Ballot on or before <u>[October 15, 2021], at 4:00 p.m., prevailing Eastern Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

### **INSTRUCTIONS FOR COMPLETING THIS BALLOT**

- 1. The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as <u>Exhibit A</u> to the Disclosure Statement. Capitalized terms used in the Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. Please read the Plan and Disclosure Statement carefully before completing this Ballot.
- 2. The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in amount and more than one-half in number of Claims in at least one Class of creditors that votes on the Plan and if the Plan otherwise satisfies the requirements for confirmation provided by section 1129 of the Bankruptcy Code. Please review the Disclosure Statement for more information.
- 3. <u>Use of Hard Copy Ballot</u>. To ensure that your hard copy Ballot is counted, you must: (a) complete this Ballot in accordance with these instructions; (b) clearly indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Ballot; and (c) clearly sign and return your original Ballot in the enclosed pre addressed envelope or via first class mail, overnight courier, or hand delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245 in accordance with paragraph 6 below.
- 4. <u>Use of Online Ballot Portal</u>. To ensure that your electronic Ballot is counted, please follow the instructions of the Debtors' case administration website at <u>http://www.kccllc.net/avianca</u> (click "<u>Submit E-Ballot</u>" link). You will need to enter your unique E-Ballot identification number indicated above. The online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots will not be accepted by facsimile or electronic means (other than the online balloting portal).

# 5. Ballots will not be accepted by facsimile or other electronic means (other than via the online balloting portal).

- 6. Your Ballot (whether submitted by hard copy or through the online balloting portal) must be returned to the Solicitation Agent so as to be <u>actually received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting Deadline is [October 15, 2021], prevailing</u> <u>Eastern Time</u>.
- 7. If a Ballot is received after the Voting Deadline and if the Voting Deadline is not extended, it may be counted only in the sole and absolute discretion of the Debtors. Additionally, **the following Ballots will <u>not</u> be counted:** 
  - (a) any Ballot that partially rejects and partially accepts the Plan;
  - (b) any Ballot that both accepts and rejects the Plan;
  - (c) any Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), any indenture trustee, or the Debtors' financial or legal advisors;
  - (d) any Ballot sent by facsimile or any electronic means other than via the online balloting portal;

- (e) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;
- (f) any Ballot cast by an Entity that does not hold a Claim in the Class indicated on the first page of the Ballot;
- (g) any Ballot submitted by a holder not entitled to vote pursuant to the Plan;
- (h) any unsigned Ballot;
- (i) any non-original Ballot (excluding those Ballots submitted via the online balloting portal); and/or any Ballot not marked to accept or reject the Plan or any Ballot marked both to accept and reject the Plan.
- 8. The method of delivery of the Ballot to the Solicitation Agent is at the election and risk of each holder of a Claim. Except as otherwise provided herein, such delivery will be deemed made only when the Solicitation Agent <u>actually receives</u> the originally executed Ballot. In all cases, holders should allow sufficient time to assure timely delivery.
- 9. If multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the latest, timely received, and properly completed Ballot will supersede and revoke any earlier received Ballots.
- 10. You must vote all of your Claims within a Class either to accept or reject the Plan and may not split your vote. Further, if you have multiple Claims within a Class, the Debtors may, in their discretion, aggregate your Claims within such Class for the purpose of counting votes.
- This Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.

#### 12. <u>Please be sure to sign and date your Ballot</u>.

13. If you hold Claims in more than one Class under the Plan you may receive more than one Ballot coded for each different Class. Each Ballot votes **only** your Claims indicated on that Ballot, so please complete and return each Ballot that you received.

## Please return your Ballot promptly.

If you have any questions regarding this Ballot, these voting instructions or the procedures for voting, please call the restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 or email AviancaInfo@kccllc.com.

If the Solicitation Agent does not <u>actually receive</u> this Ballot on or before <u>[October 15, 2021]</u>, at 4:00 p.m., prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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# Exhibit 2B to Disclosure Statement Order

Form of Ballot for Classes 3, 4, 7, and 15

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	[	
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	

### BALLOT FOR VOTING TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

CLASS  $[\bullet] - [\_]$  CLAIMS

Please read and follow the enclosed instructions for completing Ballots carefully before completing this Ballot.

In order for your vote to be counted, this Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by [October 15, 2021], prevailing Eastern Time (the "Voting Deadline") in accordance with the following:

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including all exhibits and

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated  $[\bullet]$ , 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this ballot (the "<u>Ballot</u>") because you are a holder of a Claim in the Class indicated in Item 1 below as of <u>September 9, 2021</u> (the "<u>Voting Record Date</u>"). Accordingly, you have a right to vote to accept or reject the Plan. You can cast your vote through this Ballot.

Your rights are described in the Disclosure Statement, which was included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (toll free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at <u>http://www.kccllc.net/avianca</u>; or (b) for a fee via PACER at <u>http://www.nysb.uscourts.gov</u>.

This Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) opting out of the Third-Party Release contained in the Plan, and (iii) making certain certifications with respect to your vote. If you believe you have received this Ballot in error, or if you believe that you have received the wrong Ballot, please contact the Solicitation Agent **immediately** at the address, telephone number, or email address set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. If you hold Claims in more than one Class, you will receive a Ballot for each Class in which you are entitled to vote.

## Item 1. Amount of Claim.

The undersigned hereby certifies that as of the Voting Record Date, the undersigned was the holder of Claims in the Class indicated below in the following aggregate amount (insert amount below):

Class:

Voting Amount: \$\_\_\_\_\_

<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, Exculpation and Injunction Discharge.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility: the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

# Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other

act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Article IX.D</u> and <u>Article IX.E</u> of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan or the property to be

distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed **Executory Contract or Unexpired Lease.** 

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER **EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND** RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE **EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST** THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT

TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

# PLEASE TAKE NOTICE THAT ARTICLE IX OF THE PLAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS.

PARTIES RECEIVING THIS BALLOT MAY OPT OUT OF THE THIRD-PARTY RELEASE BY CHECKING THE BOX BELOW.

Opt Out of the Third-Party Release

#### Item 3. Vote on Plan.

The holder of the Claims set forth in Item 1 votes to (please check <u>one</u>):

ACCEPT (vote FOR) the Plan

**REJECT** (vote AGAINST) the Plan

# Item 4. Certifications.

By signing this Ballot, the undersigned certifies to the Court and the Debtors:

- (a) that, as of the Voting Record Date, either: (i) the undersigned is the holder of the Claims being voted on this Ballot; or (ii) the undersigned is an authorized signatory for the Entity that is the holder of the Claims being voted on this Ballot;
- (b) that the undersigned (or in the case of an authorized signatory, the holder of the Claims being voted) has received a copy of the Disclosure Statement and the Solicitation Package and acknowledges that the solicitation is being made pursuant to the terms and conditions set forth therein;
- (c) that the holder of the Claims being voted, if it votes in favor of the Plan, will be deemed to have consented to the Third-Party Release;
- (d) that the holder of the Claims being voted has cast the same vote with respect to all Claims in a single Class; and
- (e) that no other Ballots with respect to the Claims identified in Item 1 have been cast or, if any other Ballots have been cast with respect to such Claims, then any such Ballots are hereby revoked.

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Name of Holder:	(Print or Type)
Signature:	(11iit of Type)
Name of Signatory:	(If other than Holder)
Title:	
Address:	
Date Completed:	
Email Address:	

Please complete, sign, and date this Ballot and return it (with an original signature) promptly in the envelope provided via first class mail, overnight courier, hand-delivery to:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

<u>Alternatively, to submit your Ballot</u> via the Solicitation Agent's online balloting portal, visit <u>http://www.kccllc.net/avianca</u>. Click on the "Submit E-Ballot" section of the website and follow the instructions to submit your Ballot.

**IMPORTANT NOTE:** You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E-Ballot ID#:\_\_\_\_\_

Custom PIN#:

The Solicitation Agent's online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot

ID# you receive, as applicable. Creditors who cast a Ballot using the Solicitation Agent's online portal should NOT also submit a paper Ballot.

If the Solicitation Agent does not actually receive this Ballot on or before <u>[October 15, 2021], at 4:00 p.m., prevailing Eastern Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

### **INSTRUCTIONS FOR COMPLETING THIS BALLOT**

- 1. The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as <u>Exhibit A</u> to the Disclosure Statement. Capitalized terms used in the Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. Please read the Plan and Disclosure Statement carefully before completing this Ballot.
- 2. The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in amount and more than one-half in number of Claims in at least one Class of creditors that votes on the Plan and if the Plan otherwise satisfies the requirements for confirmation provided by section 1129 of the Bankruptcy Code. Please review the Disclosure Statement for more information.
- 3. <u>Use of Hard Copy Ballot</u>. To ensure that your hard copy Ballot is counted, you must: (a) complete this Ballot in accordance with these instructions; (b) clearly indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Ballot; and (c) clearly sign and return your original Ballot in the enclosed pre addressed envelope or via first class mail, overnight courier, or hand delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245 in accordance with paragraph 6 below.
- 4. <u>Use of Online Ballot Portal</u>. To ensure that your electronic Ballot is counted, please follow the instructions of the Debtors' case administration website at <u>http://www.kccllc.net/avianca</u> (click "<u>Submit E-Ballot</u>" link). You will need to enter your unique E-Ballot identification number indicated above. The online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots will not be accepted by facsimile or electronic means (other than the online balloting portal).

# 5. Ballots will not be accepted by facsimile or other electronic means (other than via the online balloting portal).

- 6. Your Ballot (whether submitted by hard copy or through the online balloting portal) must be returned to the Solicitation Agent so as to be <u>actually received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting Deadline is [October 15, 2021], prevailing</u> <u>Eastern Time</u>.
- 7. If a Ballot is received after the Voting Deadline and if the Voting Deadline is not extended, it may be counted only in the sole and absolute discretion of the Debtors. Additionally, the following Ballots will <u>not</u> be counted:
  - (a) any Ballot that partially rejects and partially accepts the Plan;
  - (b) any Ballot that both accepts and rejects the Plan;
  - (c) any Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), any indenture trustee, or the Debtors' financial or legal advisors;

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- (d) any Ballot sent by facsimile or any electronic means other than via the online balloting portal;
- (e) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;
- (f) any Ballot cast by an Entity that does not hold a Claim in the Class indicated on the first page of the Ballot;
- (g) any Ballot submitted by a holder not entitled to vote pursuant to the Plan;
- (h) any unsigned Ballot;
- (i) any non-original Ballot (excluding those Ballots submitted via the online balloting portal); and/or any Ballot not marked to accept or reject the Plan or any Ballot marked both to accept and reject the Plan.
- 8. The method of delivery of the Ballot to the Solicitation Agent is at the election and risk of each holder of a Claim. Except as otherwise provided herein, such delivery will be deemed made only when the Solicitation Agent <u>actually receives</u> the originally executed Ballot. In all cases, holders should allow sufficient time to assure timely delivery.
- 9. If multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the latest, timely received, and properly completed Ballot will supersede and revoke any earlier received Ballots.
- 10. You must vote all of your Claims within a Class either to accept or reject the Plan and may not split your vote. Further, if you have multiple Claims within a Class, the Debtors may, in their discretion, aggregate your Claims within such Class for the purpose of counting votes.
- 11. This Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.

#### 12. <u>Please be sure to sign and date your Ballot</u>.

13. If you hold Claims in more than one Class under the Plan you may receive more than one Ballot coded for each different Class. Each Ballot votes **only** your Claims indicated on that Ballot, so please complete and return each Ballot that you received.

## Please return your Ballot promptly.

If you have any questions regarding this Ballot, these voting instructions or the procedures for voting, please call the restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 or email AviancaInfo@kccllc.com.

If the Solicitation Agent does not <u>actually receive</u> this Ballot on or before <u>[October 15, 2021]</u>, at 4:00 p.m., prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

# Exhibit 2C to Disclosure Statement Order

Form of Master Ballot for 2020 Note Claims and 2023 Note Claims 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 90 of 380

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK In re: AVIANCA HOLDINGS S.A., *et al.*,<sup>1</sup> Debtors. (Jointly Administered)

### MASTER BALLOT FOR VOTING NOTE CLAIMS IN CLASS 11 TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

Please read and follow the enclosed instructions for completing this Master Ballot carefully.

In order for the votes of your Beneficial Holders (as defined below) to be counted, this Master Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by <u>[October 15, 2021]</u>, prevailing Eastern Time (the "<u>Voting Deadline</u>") in accordance with the instructions contained herein.

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this Master Ballot because you are a broker, bank, or other nominee, or an agent of a broker, bank, or other nominee (each of the foregoing, a "<u>Nominee</u>") or a proxy holder of a Nominee of certain beneficial holders (the "<u>Beneficial Holders</u>") of notes identified on <u>Exhibit A</u> hereto (the "<u>Notes</u>") as of **September 9, 2021** (the "<u>Voting Record Date</u>").

**This Master Ballot is to be used by you as a Nominee to transmit to the Solicitation Agent** (defined below) the votes of the Beneficial Holders to accept or reject the Plan. This Master Ballot may not be used for any purpose other than for (i) submitting the votes of your Beneficial Holders with respect to the Plan and (ii) their elections to opt-out of the Third-Party Releases contained in the Plan.

The treatment of the Claims in each Class are described in the Disclosure Statement, which was included in the packages (the "<u>Solicitation Packages</u>") you are receiving with this Master Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). You should be receiving a sufficient number of Solicitation Packages to transmit to each of your Beneficial Holders. If you received the Solicitation Package in electronic format and desire paper copies of all of some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to the Solicitation Agent at Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (toll free) or +1 (310) 751-2680; or (iv) submitting an inquiry at <u>http://www.kccllc.net/avianca</u>; or (b) for a fee via PACER at <u>http://www.nysb.uscourts.gov</u>.

If you believe you have received this Master Ballot in error, please contact the Solicitation Agent **immediately** at the address, telephone number, or email address set forth above.

# The votes transmitted on this Master Ballot shall be applied to each Debtor against whom your Beneficial Holders have Claims.

You are authorized to collect votes to accept or to reject the Plan from your Beneficial Holders in accordance with your customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) a Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means.

To have the votes of your Beneficial Holders count as either an acceptance or rejection of the Plan, you must complete and return this Master Ballot so that the Solicitation Agent **actually receives** it on or before the Voting Deadline.

## The Voting Deadline is on <u>[October 15, 2021]</u>, prevailing Eastern Time.

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### Item 1. Certification of Authority to Vote.

The undersigned certifies that, as of the Voting Record Date, the undersigned (please check the applicable box):

□ Is a Nominee for each of the Beneficial Holders of the aggregate principal amount of Claims listed in Item 2 below, and is the record holder of the Notes underlying such Claims, or

□ Is acting under a power of attorney and/or agency (a copy of which will be provided upon request) granted by a Nominee that is the registered holder of the aggregate principal amount of Notes underlying the Claims listed in Item 2 below, or

 $\Box$  Has been granted a proxy (an original of which is attached hereto) from a Nominee or a Beneficial Holder that is the registered holder of the aggregate principal amount of the Notes underlying the Claims listed in Item 2 below, and accordingly, has full power and authority to vote to accept or reject the Plan, on behalf of the Beneficial Holders of the Claims set forth in Item 2.

### Item 2. Votes on the Plan and Opt-Out Elections.

The undersigned transmits the following votes and opt-out elections of the following Beneficial Holders of 2020 Notes Claims and 2023 Notes Claims (each in Class 11), identified by their respective customer account numbers set forth below, and certifies that such Beneficial Holders are the Beneficial Holders of such Claims as of the Voting Record Date and have delivered to the undersigned, as Nominee, the Beneficial Holder Ballots casting such votes and making such elections.

Indicate in the appropriate column below the aggregate principal amount voted for each account or attach such information to this Master Ballot in the form of the following table. Please note that each Beneficial Holder must vote all such Beneficial Holder's Claims to accept or reject the Plan and may not split its vote. Any Beneficial Holder Ballot that does not indicate an acceptance or rejection of the Plan or that indicates both an acceptance and a rejection of the Plan should not be counted.

The 2020 Notes and 2023 Notes held by those Beneficial Holders exercising the Unsecured Claimholder Equity Package Election must be tendered into the account established by the DTC for such purpose. Input the corresponding VOI number received from DTC in the appropriate column in the table below if the Beneficial Holder has exercised the Unsecured Claimholder Equity Package Election. The 2020 Notes and 2023 Notes may not be withdrawn from the account once tendered. No further trading will be permitted in the 2020 Notes and 2023 Notes held in the account at DTC. If the Plan is not confirmed, DTC will, in accordance with its customary practices and procedures, return all of the 2020 Notes and 2023 Notes held in the account to the applicable Nominee for credit to the account of the applicable Beneficial Holder.

Your Customer Account Number for Each Beneficial Holder of Notes	Principal Amount Held as of the Voting Record Date	Item 2 Holder I	of the Ballot	ote cast from e Beneficial by checking te box below. Reject the Plan	Indicate Opt Out of the Third- Party Release from Item 3 of the Beneficial Holder Ballot by checking the box below.	Indicate Election of Unsecured Claimholder Equity Package from Item 5 of the Beneficial Holder Ballot by checking the box below.
1.	\$ \$		-			
3.	\$					
4.	\$					
5.	\$					
6.	\$					
TOTALS	\$					

# Item 3. Other Ballots Submitted by Beneficial Holders in the Same Class.

The undersigned certifies that it has transcribed in the following table the information, if any provided by the Beneficial Holders in Item 5 of the Beneficial Holder Ballot.

YOUR customer	Transcribe from Item 4 of the Beneficial Holder Ballot			
account number and/or Customer Name for each Beneficial Holder who completed Item 5 of the Beneficial Holder Ballot	Account Number	Name of the Registered Holder or Nominee	Principal Amount of other Claims	CUSIP of other Claims Votes
1.			\$	
2.			\$	
3.			\$	
4.			\$	
5.			\$	

### Item 4. Certifications.

By signing this Master Ballot, the undersigned certifies to the Court and the Debtors that:

- (a) I have received a copy of the Disclosure Statement, the Plan, the Beneficial Holder Ballots, and the remainder of the Solicitation Package and have delivered a copy of the same to each of the Beneficial Holders of the Claims listed in Item 2 above;
- (b) I have received a properly completed and signed Beneficial Holder Ballot (or vote submission in accordance with customary procedures) from each Beneficial Holder listed in Item 2 of this Master Ballot;
- (c) I am the registered holder of all Notes underlying the Claims listed in Item 2 above being voted, or I have been authorized by each Beneficial Holder of the Claims listed in Item 2 above to vote on the Plan;
- (d) no other Master Ballots with respect to the Claims identified in Item 2 have been cast or, if any other Master Ballots have been cast with respect to such Claims, then any such Master Ballots are hereby revoked;
- (e) I have properly disclosed: (i) the number of Beneficial Holders who completed the Beneficial Holder Ballots or otherwise conveyed their votes to me; (ii) the respective amounts of the Claims held by each Beneficial Holder that completed a Beneficial Holder Ballot who did not participate in the DIP Roll-Up; (iii) each such Beneficial Holder's vote on the Plan; (iv) each Beneficial Holder's certification as to other Claims voted in the same Class; and (v) the customer account or other identification number for each such Beneficial Holder; and
- (f) I will maintain the Beneficial Holder Ballots and/or other evidence of the votes cast by my Beneficial Holders (whether properly completed or defective) for at least one (1) year after the Effective Date of the Plan and disclose all such information to the Court or the Debtors, if requested.

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Name of DTC Participant:	(Print or Type)
	(Find of Type)
Participant Number:	
Name of Proxy Holder or Agent for DTC Participant (if applicable):	
	(Print or Type)
	(Time of Type)
Signature:	
Name of Signatory:	
Title:	
Address:	
Date Completed:	
F	
Email Address:	

### Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

# Nominees are also permitted to return this Master Ballot to the Solicitation Agent via email to AviancaBallots@kccllc.com

If the Solicitation Agent does not actually receive this Master Ballot on or before [October 15, 2021], at 4:00 p.m., prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Master Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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#### **INSTRUCTIONS FOR COMPLETING THIS MASTER BALLOT**

- The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as
   <u>Exhibit A</u> to the Disclosure Statement. Capitalized terms used in the Ballot or in these
   instructions but not otherwise defined therein or herein have the meaning set forth in the Plan.
   Please read the Plan and Disclosure Statement carefully before completing this Master Ballot.
- 2. You should immediately distribute the Solicitation Packages and the Beneficial Holder Ballots (or other materials you customarily use to collect votes in lieu of the Beneficial Holder Ballots) to all your Beneficial Holders and take any action required to enable each such Beneficial Holder to their Claims in time for you to be able to timely submit this Master Ballot. Any Beneficial Holder Ballot returned to you by a Beneficial Holder will not be counted for purposes of accepting or rejecting the Plan until you deliver the Master Ballot to the Solicitation Agent by [October 15, 2021], prevailing Eastern Time or otherwise validate the Master Ballot in a manner acceptable to the Solicitation Agent.
- 3. You may distribute the Solicitation Packages to Beneficial Holders, as appropriate, in accordance with your customary practices. You are authorized to collect votes to accept or to reject the Plan from Beneficial Holders in accordance with your customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) a Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means.
- 4. If you are transmitting the votes of any Beneficial Holder other than yourself, you may either:
  - a. "Pre-validate" the individual Beneficial Holder Ballot contained in the Solicitation Package and then forward the Solicitation Package to the Beneficial Holder for voting within five (5) Business Days after the receipt of the Solicitation Package, with the Beneficial Holder then returning the individual Beneficial Holder Ballot directly to the Solicitation Agent in the return envelope to be provided in the Solicitation Package. You may "pre-validate" a Beneficial Holder Ballot by signing the Beneficial Holder Ballot and including your DTC participant number; indicating the account number of the Beneficial Holder and the principal amount of Claims held by you for such Beneficial Holder; and then forwarding the Beneficial Holder Ballot together with the Solicitation Package to the Beneficial Holder. The Beneficial Holder then completes the remaining information requested on the Beneficial Holder Ballot and returns the Beneficial Holder Ballot directly to the Solicitation Agent. A list of the Beneficial Holders to whom "pre-validated" You should maintain the Beneficial Holder Ballots for inspection for at least one year from the Effective Date; or
  - b. Within five (5) Business Days after receipt of the Solicitation Package, you should forward the Solicitation Package to the Beneficial Holder for voting along with a return envelope provided by and addressed to you, with the Beneficial Holder then returning the individual Beneficial Holder Ballot to you. In such case, you will tabulate the votes of your Beneficial Holders on a Master Ballot in accordance with these instructions and return the Master Ballot to the Solicitation Agent. You

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should advise the Beneficial Holders to return their Beneficial Holder Ballots (or otherwise transmit their votes) to you by a date calculated to allow you to prepare and return the Master Ballot to the Solicitation Agent so that the Master Ballot is actually received by the Solicitation Agent on or before the Voting Deadline.

- 5. With regard to any Beneficial Holder Ballots returned to you by a Beneficial Holder, you must: (a) compile and validate the votes and other relevant information of each such Beneficial Holder on the Master Ballot using the customer name or account number assigned by you to each such Beneficial Holder; (b) execute the Master Ballot; (c) transmit such Master Ballot to the Solicitation Agent by the Voting Deadline; and (d) retain such Beneficial Holder Ballots from Beneficial Holders, whether in hard copy or by electronic direction, in your files for a period of one (1) year after the Effective Date of the Plan. You may be ordered to produce the Beneficial Holder Ballots (or evidence of the vote transmitted to you) to the Debtors or the Court.
- The Master Ballot <u>must</u> be returned to the Solicitation Agent so as to be <u>actually received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting Deadline is</u> [October 15, 2021], prevailing Eastern Time.
- If a Master Ballot is received <u>after</u> the Voting Deadline and if the Voting Deadline is not extended, it may be counted only at the discretion of the Debtors. Additionally, the following votes will <u>not</u> be counted:
  - a. any Master Ballot to the extent it is illegible or contains insufficient information to permit the identification of the holders of the Claims;
  - b. any Master Ballot sent by facsimile or any electronic means other than electronic mail;
  - c. any unsigned Master Ballot;
  - d. any Master Ballot that does not contain an original signature provided however, that any Master Ballot submitted via electronic mail shall be deemed to contain an original signature; and
  - e. any Master Ballot submitted by any party not entitled to cast a vote with respect to the Plan.<sup>1</sup>
- 8. The method of delivery of Master Ballots to the Solicitation Agent is at the election and risk of each Nominee. Except as otherwise provided herein, such delivery will be deemed made only when the Solicitation Agent <u>actually receives</u> the executed Master Ballot. In all cases, the Nominees should allow sufficient time to assure timely delivery.
- 9. If a Beneficial Holder holds a Claim in a Voting Class against multiple Debtors, its vote will apply to all applicable Classes and Debtors against whom such Beneficial Holder holds Claims.

<sup>&</sup>lt;sup>1</sup> Any holder of 2023 Notes who participated in the DIP Roll-Up is not entitled to vote on the Plan.

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- 10. If multiple Master Ballots received prior to the Voting Deadline reflect votes with respect to the same Claims, the latest, timely received, and properly completed Master Ballot will supersede and revoke any earlier received Master Ballots.
- 11. The Master Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.
- 12. <u>Please be sure to sign and date the Master Ballot</u>. You should indicate that you are signing the Master Ballot in your capacity as a Nominee and, if required or requested by the Solicitation Agent, the Debtors, or the Court, must submit proper evidence to the requesting party to so act on behalf of such Beneficial Holder.
- 13. If you are both the Nominee and the Beneficial Holder of any of the Claims voted through the Master Ballot and you wish to vote such Claims, you may return a Beneficial Holder Ballot or Master Ballot for such Claims and you must vote your entire Claims in the same Class to either to accept or reject the Plan and may not split your vote.
- 14. The following additional rules shall apply to Master Ballots:
  - a. Votes cast by Beneficial Holders through a Nominee will be applied against the positions held by such Nominee as of the Voting Record Date, as evidenced by the record and depository listings.
  - b. Votes submitted by a Nominee, whether pursuant to a Master Ballot or prevalidated Beneficial Holder Ballots, will not be counted in excess of the record amount of the Claims held by such Nominee;
  - c. To the extent that conflicting votes or "over-votes" are submitted by a Nominee, whether pursuant to a Master Ballot or pre-validated Beneficial Holder Ballots, the Solicitation Agent will attempt to reconcile discrepancies with the Nominee;
  - d. To the extent that over-votes on a Master Ballot or pre-validated Beneficial Holder Ballots are not reconcilable prior to the preparation of the vote certification, the Solicitation Agent will apply the votes to accept and reject the Plan in the same proportion as the votes to accept and reject the Plan submitted on the Master Ballot or pre-validated Beneficial Holder Ballots that contained the over-vote, but only to the extent of the Nominee's position in the Claims; and
  - e. For purposes of tabulating votes, each holder holding through a particular account will be deemed to have voted the principal amount relating its holding in that particular account, although the Solicitation Agent may be asked to adjust such principal amount to reflect the claim amount.

#### Please return your Master Ballot promptly.

#### If you have any questions regarding this Master Ballot,

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### these Voting Instructions or the Procedures for Voting, please call the restructuring hotline at: (877) 499-4509 or +1 (917) 281-4800, or email at AviancaBallots@kccllc.com.

If the Solicitation Agent does not actually receive this Master Ballot on or before [October 15, 2021], at 4:00 p.m., prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Master Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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# Exhibit A to Master Ballot

Please check one (1) box below to indicate the CUSIP/ISIN to which this Master Ballot pertains (or clearly indicate such information directly on the Master Ballot or on a schedule thereto):

8.375% Sr Unsecured Notes	P0605N AA 9 / USP0605NAA92
8.375% Sr Unsecured Notes	05367E AA 3 / US05367EAA38
9.00% First Lien Notes	P06048 AB 1 / USP06048AB19
9.00% First Lien Notes	05367G AB 6 / US05367GAB68

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# Exhibit 2D to Disclosure Statement Order

Form of Beneficial Holder Ballot

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
		(Jointry Manimistered)
Debtors.	•	(Jointly Administered)

### BENEFICIAL HOLDER BALLOT FOR VOTING NOTE CLAIMS IN CLASS 11 TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

Please read and follow the enclosed instructions for completing this Ballot carefully.

In order for your vote to be counted, this Ballot must be completed, executed, and returned in accordance with the instructions provided by your Nominee (as defined below). If you received a return envelope addressed to your Nominee or your Nominee's agent, you must allow sufficient time for your Nominee to receive your vote and transmit such vote on a Master Ballot, which Master Ballot must be returned to the Solicitation Agent by [October 15, 2021], prevailing Eastern Time (the "Voting Deadline") in order for your vote to be counted.

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this Ballot (the "<u>Beneficial Holder Ballot</u>") because you are a Beneficial Holder of one or more notes (the "<u>Notes</u>") identified on <u>Exhibit A</u> hereto as of <u>September 9, 2021</u> (the "<u>Voting Record Date</u>"). Accordingly, you have the right to vote to accept or reject the Plan, but you have to do it through your broker, bank, or other nominee, or the agent of the broker, bank, or other nominee that holds your Notes of record (each of the foregoing, a "<u>Nominee</u>"). You must cast your vote in accordance with the instructions provided to you by your Nominee.

Your rights are described in the Disclosure Statement, which was included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (U.S. toll-free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at (a) <u>http://www.kccllc.net/avianca</u>; or (b) via PACER for a fee at <u>http://www.nysb.uscourts.gov</u>.

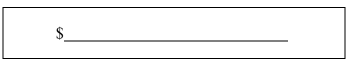
This Beneficial Holder Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) making an election with respect to the form of distribution you will receive under the Plan, (iii) opting out of the Third-Party Release contained in the Plan, and (iv) making certain certifications with respect your vote. If you believe you have received this Beneficial Holder Ballot in error, or if you believe that you have received the wrong ballot, please contact the Solicitation Agent <u>immediately</u> at the address, telephone number, or email address set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. Your Claim has been placed in Class 11 under the Plan. If you hold Claims in more than one Class, you will receive a ballot for each Class in which you are entitled to vote.

Depending on the instructions you receive from your Nominee, in order for your vote to count, either (i) your pre-validated Beneficial Holder Ballot must be received by the Solicitation Agent on or before the Voting Deadline, which is **[October 15, 2021], prevailing Eastern Time** or (ii) your Nominee must receive your Beneficial Holder Ballot in sufficient time for your Nominee to be able to submit a Master Ballot reflecting your vote in time for the Solicitation Agent to receive it on or before the Voting Deadline. Please allow sufficient time for your vote to be included on the Master Ballot completed by your Nominee. If either your pre-validated Beneficial Holder Ballot or a Master Ballot recording your vote is not received by the Voting Deadline, and if the Voting Deadline is not extended, your vote will not count.

### Item 1. Amount of Claim.

The undersigned hereby certifies that as of the Voting Record Date, the undersigned was the Beneficial Holder of Claims in Class 11, identified by their respective customer account numbers as indicated on Exhibit A hereto in the following aggregate unpaid principal amount (insert amount in box below, unless completed by your Nominee):



<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, and Injunction Discharge.

Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

# Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in Article IX.D and Article IX.E of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed **Executory Contract or Unexpired Lease.** 

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE **EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST** THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

\* \* \* \* \*

PLEASE TAKE NOTICE THAT ARTICLE IX OF THE PLAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS. PARTIES RECEIVING THIS BENEFICIAL HOLDER BALLOT MAY OPT OUT OF THE THIRD-PARTY RELEASE

# PROVISIONS BY CHECKING THE BOX BELOW SPECIFICALLY PROVIDING FOR THE REJECTION OF THE THIRD-PARTY RELEASE PROVISIONS.

# Item 3. Opt Out of Third-Party Release.

Check the following box <u>only</u> if you wish to opt out of the Third-Party Release set forth above:

Opt Out of the Third-Party Release

## Item 4. Vote on Plan.

I hereby vote to (please check <u>one</u>):

ACCEPT (vote FOR) the Plan

**REJECT** (vote AGAINST) the Plan

# <u>Item 5</u>. Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

Whether or not you vote to accept or reject the Plan, or choose not to vote on the Plan at all, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive your Pro Rata share of the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured Claimholder Equity Package, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan.

I hereby elect to receive a Pro Rata share of Unsecured Claimholder Equity Package, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan.

**Item 6. Other Beneficial Holder Ballots Submitted.** By returning this Beneficial Holder Ballot, the holder of the Claims identified in Item 1 certifies that (a) this Beneficial Holder Ballot is the only Beneficial Holder Ballot submitted for Claims identified in Item 1 owned by such holder, except as identified in the following table, and (b) all Beneficial Holder Ballots submitted by the holder on account of Claims in the same Class indicate the same vote to accept or reject the Plan as indicated in Item 3 of this Beneficial Holder Ballot (please use additional sheets of paper if necessary):

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## ONLY COMPLETE THIS TABLE IF YOU HAVE VOTED OTHER CLAIMS IN THE SAME CLASS ON OTHER BENEFICIAL HOLDER BALLOTS

Account Number	Name of Registered Holder or Nominee	Principal Amount of Other Claims Voted	CUSIP of Other Claims Voted
		\$	
		\$	

### Item 7. Certifications.

By signing this Beneficial Holder Ballot, the undersigned certifies to the Court and the Debtors:

- (a) that, as of the Voting Record Date, either: (i) the Entity is the holder of the Claims being voted on this Beneficial Holder Ballot; or (ii) the Entity is an authorized signatory for an Entity that is a holder of the Claims being voted on this Beneficial Holder Ballot;
- (b) that the Entity (or in the case of an authorized signatory, the holder) has received a copy of the Disclosure Statement and the Solicitation Package and acknowledges that the solicitation is being made pursuant to the terms and conditions set forth therein;
- (c) that the Entity, if it votes in favor of the Plan, will be deemed to have consented to the Third-Party Release;
- (d) that the Entity has cast the same vote with respect to all Claims in a single Class;
- (e) that no other Beneficial Holder Ballots with respect to the amount of the Claims identified in Item 1 have been cast or, if any other Beneficial Holder Ballots have been cast with respect to such Claims, then any such earlier received Beneficial Holder Ballots are hereby revoked; and
- (f) that, if the Beneficial Holder voting the Claims through this Beneficial Holder Ballot is a holder of 2023 Notes, it <u>did not participate in the DIP Roll-Up</u>.

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Name of Holder:	(Print or Type)
Signature:	
Name of Signatory:	
Title:	(If other than holder)
Address:	
Date Completed:	
Email Address:	

Please complete, sign, and date this Ballot and return it promptly in the envelope provided or otherwise in accordance with the instructions of your Nominee.

If the Solicitation Agent does not actually receive your Ballot reflecting the vote cast on this Beneficial Holder Ballot on or before <u>[October 15, 2021], at 4:00 p.m., prevailing</u> <u>Eastern Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Beneficial Holder Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

### **INSTRUCTIONS FOR COMPLETING THIS BENEFICIAL HOLDER BALLOT**

- 1. The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as Exhibit A to the Disclosure Statement. Capitalized terms used in the Beneficial Holder Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. Please read the Plan and Disclosure Statement carefully before completing this Beneficial Holder Ballot.
- 2. Unless otherwise instructed by your Nominee, to ensure that your vote is counted, you must submit your Beneficial Holder Ballot (or otherwise convey your vote) to your Nominee in sufficient time to allow your Nominee to process your vote and submit a Master Ballot so that the Master Ballot is actually received by the Solicitation Agent by the Voting Deadline. You may instruct your Nominee to vote on your behalf in the Master Ballot as follows: (a) complete the Beneficial Holder Ballot; (b) indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Beneficial Holder Ballot; and (c) sign and return the Beneficial Holder Ballot to your Nominee in accordance with the instructions provided by your Nominee. The Voting Deadline for the receipt of Master Ballots by the Solicitation Agent is [October 15, 2021], prevailing Eastern Time. Your completed Beneficial Holder Ballot must be received by your Nominee in sufficient time to permit your Nominee to deliver your votes to the Solicitation Agent on or before the Voting Deadline.

## 3. The following Beneficial Holder Ballots will <u>not</u> be counted:

- a. any Beneficial Holder Ballot that partially rejects and partially accepts the Plan;
- b. any Beneficial Holder Ballot that neither accepts nor rejects the Plan;
- c. Beneficial Holder Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent and only with respect to a pre-validated Beneficial Holder Ballot), any indenture trustee, or the Debtors' financial or legal advisors;
- d. Beneficial Holder Ballot returned to a Nominee not in accordance with the Nominee's instructions;
- e. any Beneficial Holder Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;
- f. any Beneficial Holder Ballot cast by an Entity that does not hold a Claim in the Class indicated on <u>Exhibit A</u> hereto;
- g. any Beneficial Holder Ballot submitted by a holder not entitled to vote pursuant to the Plan;<sup>1</sup>
- h. any unsigned Beneficial Holder Ballot (except in accordance with the Nominee's instructions);
- i. any non-original Beneficial Holder Ballot (except in accordance with the Nominee's instructions); and/or
- j. any Beneficial Holder Ballot not marked to accept or reject the Plan or any Beneficial Holder Ballot marked both to accept and reject the Plan.

<sup>&</sup>lt;sup>1</sup> Any holder of 2023 Notes who participated in the DIP Roll-Up is not entitled to vote on the Plan.

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- 4. <u>Please follow your Nominee's Instructions</u>. Nominees are authorized to collect votes to accept or to reject the Plan from Beneficial Holders in accordance with their customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) this Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means. If your Beneficial Holder Ballot is not received by your Nominee in sufficient time to be included on a timely submitted Master Ballot, it will not be counted unless the Debtors determine otherwise. In all cases, Beneficial Holders should allow sufficient time to assure timely delivery of your Beneficial Holder Ballot to your Nominee. No Beneficial Holder Ballot should be sent to any of the Debtors, the Debtors' agents (other than the Solicitation Agent and only with respect to a pre-validated Beneficial Holder Ballot), the Debtors' financial or legal advisors, and if so sent will not be counted.
- 5. If you deliver multiple Beneficial Holder Ballots to the Nominee with respect to the same Claim prior to the Voting Deadline, the last received valid Beneficial Holder Ballot timely received will supersede and revoke any earlier received Beneficial Holder Ballots.
- 6. You must vote all of your Claims within the same Class either to accept or reject the Plan and may <u>not</u> split your vote. Further, if a holder has multiple Claims within the same, the Debtors may, in their discretion, aggregate the Claims of any particular holder with multiple Claims within the same Class for the purpose of counting votes.
- 7. This Beneficial Holder Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.
- 8. <u>Please be sure to sign and date your Beneficial Holder Ballot</u>. If you are signing a Beneficial Holder Ballot in your capacity as a trustee, executor, administrator, guardian, attorney in fact, officer of a corporation, or otherwise acting in a fiduciary or representative capacity, you must indicate such capacity when signing and, if required or requested by the Solicitation Agent, the Debtors, or the Court, must submit proper evidence to the requesting party to so act on behalf of such holder.
- 9. If you hold Claims in more than one Class under the Plan you may receive more than one ballot coded for each different Class. Each ballot votes **only** your Claims indicated on that ballot, so please complete and return each ballot that you receive.
- 10. The Beneficial Holder Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan. Accordingly, at this time, holders of Claims should not surrender certificates or instruments representing or evidencing their Claims, and neither the Debtors nor the Claims and Noticing Agent will accept delivery of any such certificates or instruments surrendered together with a ballot.

### Please return your Beneficial Holder Ballot promptly.

If you have any questions regarding this Beneficial Holder Ballot, these Voting Instructions or the Procedures for Voting, please call the restructuring hotline at (866) 967-1780 (toll free) or +1 (310) 751-2680 (international callers) or email AviancaInfo@kccllc.com.

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If the Solicitation Agent does not actually receive your Ballot reflecting the vote cast on this Beneficial Holder Ballot on or [October 15, 2021], at 4:00 p.m.], prevailing Eastern <u>Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Beneficial Holder Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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### **Exhibit A to Beneficial Holder Ballot**

Your Nominee may have checked a box below to indicate the Plan Class and CUSIP/ISIN to which this Beneficial Holder Ballot pertains, or otherwise provided that information to you on a label or schedule attached to the Beneficial Holder Ballot.

8.375% Sr Unsecured Notes	P0605N AA 9 / USP0605NAA92
8.375% Sr Unsecured Notes	05367E AA 3 / US05367EAA38
9.00% First Lien Notes	P06048 AB 1 / USP06048AB19
9.00% First Lien Notes	05367G AB 6 / US05367GAB68

# Exhibit 3 to Disclosure Statement Order

**Unimpaired Non-Voting Status Notice** 

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UNITED STATES BANKRUPTCY ( SOUTHERN DISTRICT OF NEW Y		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

### NOTICE OF NON-VOTING STATUS FOR UNIMPAIRED CLASSES AND INTERESTS CONCLUSIVELY PRESUMED TO ACCEPT THE PLAN

**PLEASE TAKE NOTICE THAT** by the order dated  $[\bullet]$ , 2021 (the "<u>Disclosure Statement</u> <u>Order</u>"),<sup>2</sup> the United States Bankruptcy Court for the Southern District of New York approved the Disclosure Statement [Docket No.  $[\bullet]$ ] filed by the above-captioned Debtors and authorized the Debtors to solicit votes to accept or reject the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* [Docket No.  $[\bullet]$ ].

**PLEASE TAKE FURTHER NOTICE** that because of the proposed treatment of your Claim under the Plan, <u>you are not entitled to vote on the Plan</u>. As a holder of a Claim that is not impaired under the terms of the Plan, you are conclusively presumed to have accepted the Plan pursuant to section 1126(f) of the Bankruptcy Code.

**PLEASE TAKE FURTHER NOTICE THAT** the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on <u>[October 26, 2021], at 10:00 a.m., prevailing Eastern Time</u> before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the meanings set forth in the Disclosure Statement Order.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [October 19, 2021], at 4:00 p.m., prevailing Eastern Time. Any objection to the Plan **must**: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so that it is actually received on or before [October 19, 2021], at 4:00 p.m., prevailing Eastern Time:

(a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);

(b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov); and

(c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com).

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 (US / Canada) or +1 (310) 751-2680 (international), or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the Plan, including the release, exculpation and injunction provisions, as your rights might be affected.

## Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the

<sup>&</sup>lt;sup>3</sup> *"Released Parties"* means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to Article IX.E of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described

in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

# <u>Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release")</u>:

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in Article IX.D and Article IX.E of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the

foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND **RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE** EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN **CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS;** (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE: AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY

SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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# Exhibit 4 to Disclosure Statement Order

Impaired Non-Voting Status Notice

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

### NOTICE OF NON-VOTING STATUS FOR IMPAIRED CLASSES AND INTERESTS DEEMED TO REJECT THE PLAN

**PLEASE TAKE NOTICE THAT** by the order dated  $[\bullet]$ , 2021 (the "<u>Disclosure Statement</u> <u>Order</u>"),<sup>2</sup> the United States Bankruptcy Court for the Southern District of New York approved the Disclosure Statement [Docket No.  $[\bullet]$ ] filed by the above-captioned Debtors and authorized the Debtors to solicit votes to accept or reject the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* [Docket No.  $[\bullet]$ ].

**PLEASE TAKE FURTHER NOTICE** that because of the proposed treatment of your Claim or Interest in the Plan, <u>you are not entitled to vote on the Plan</u>. As a holder of a Claim or Interest that is receiving no distribution under the Plan, you are deemed to reject the Plan pursuant to section 1126(f) of the Bankruptcy Code.

**PLEASE TAKE FURTHER NOTICE THAT** the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [<u>October 26,</u> <u>2021], at 10:00 a.m., prevailing Eastern Time</u> before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the same meanings set forth in the Disclosure Statement Order.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [October 19, 2021], at 4:00 p.m., prevailing Eastern Time. Any objection to the Plan **must**: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) ) and served upon the following parties so that it is actually received on or before [October 19, 2021], at 4:00 p.m., prevailing Eastern Time:

(a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);

(b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov); and

(c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com).

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 (US / Canada) or +1 (310) 751-2680 (international), or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the plan, including the release, exculpation and injunction provisions, as your rights might be affected.

### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the

<sup>&</sup>lt;sup>3</sup> *"Released Parties"* means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to Article IX.E of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described

in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

# <u>Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release")</u>:

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in Article IX.D and Article IX.E of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the

foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND **RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE** EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN **CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS;** (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE: AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY

SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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# Exhibit 5 to Disclosure Statement Order

Notice to Disputed Claim Holders

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

#### NOTICE OF NON-VOTING STATUS WITH RESPECT TO DISPUTED CLAIMS

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "Court") entered an order (the "Disclosure Statement Order"),<sup>2</sup> (a) approving the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No.  $[\bullet]$ ] as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code, (b) authorizing the above-captioned Debtors to solicit acceptances for the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No.  $[\bullet]$ ]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** the Disclosure Statement, Disclosure Statement Order, the Plan, and other documents and materials included in the Solicitation Package (except Ballots) may be obtained at no charge from Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 (international callers); (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca;</u> and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the same meanings set forth in the Disclosure Statement Order.

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300, El Segundo, California 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at:<u>http://www.nysb.uscourts.gov</u>.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this notice because you are the holder of a Claim that is subject to a pending objection. <u>You are not entitled to</u> <u>vote your Claim on the Plan (or any disputed portion thereof) unless one or more of the</u> <u>following events has taken place before the Voting Deadline</u> (each, a "<u>Resolution Event</u>"):

- 1. an order of the Court is entered allowing your Claim (or the disputed portion thereof) pursuant to section 502(b) of the Bankruptcy Code, after notice and a hearing;
- 2. an order of the Court is entered temporarily allowing your Claim (or the disputed portion thereof) for voting purposes only pursuant to Bankruptcy Rule 3018(a), after notice and a hearing;
- 3. a stipulation or other agreement is executed between you and the Debtors temporarily allowing you to vote your Claim in an agreed upon amount; or
- 4. the pending objection to your Claim is voluntarily withdrawn by the objecting party.

**PLEASE TAKE FURTHER NOTICE THAT** if a Resolution Event occurs, then no later than two (2) business days thereafter, the Solicitation Agent shall distribute a Ballot, and a pre-addressed, postage pre-paid envelope to you, which must be returned to the Solicitation Agent no later than the Voting Deadline, which is on [October 15, 2021], at 4:00 p.m., prevailing Eastern Time.

**PLEASE TAKE FURTHER NOTICE THAT** if you have any questions about the status of any of your Claims, you should contact the Solicitation Agent in accordance with the instructions provided above.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the plan, including the release, exculpation and injunction provisions, as your rights might be affected.

## Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the

<sup>&</sup>lt;sup>3</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; (x) the Exit Facility Lenders, (xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities" and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in <u>Article IX.E</u> of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity

Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to Article IX.E of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.D</u> and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their

or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

# Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion

Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the released by the releases contained in this <u>Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in Article IX.D and Article IX.E of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to

the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND **RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE** EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE **EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER** ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN **CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS:** (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF. AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS ARTICLE IX.G.

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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This Notice of Non-Voting Status may be returned by mail or by electronic, online transmission solely by clicking on the "E-Ballot" section on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) and following the directions set forth on the website regarding submitting your Notice of Non-Voting Status as described more fully below. Please choose only one method of return of your Notice of Non-Voting Status.

# HOW TO OPT OUT OF THE RELEASES BY MAIL.

- 1. If you wish to opt out of the release provisions contained in Article IX.E of the Plan set forth above, check the box in Item 1.
- 2. Review the certifications contained in Item 2.
- 3. Sign and date this notice of non-voting status and fill out the other required information in the applicable area below.
- 4. For your election to opt out of the release provisions by mail to be counted, your Notice of Non-Voting Status and Opt-Out Form must be properly completed and actually received by the solicitation agent no later than [October 15, 2021], at 4:00 p.m., prevailing Eastern Time. You may use the postage-paid envelope provided or send your notice of non-voting status to the following address:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

### HOW TO OPT OUT OF THE RELEASES ONLINE.

- 1. Please visit <u>http://www.kccllc.net/avianca</u>.
- 2. Click on the "E-Ballot" section of the Debtors' website.
- 3. Follow the directions to submit your Notice of Non-Voting Status and Opt-Out Form. If you choose to submit your Notice of Non-Voting Status and Opt-Out Form via the Solicitation Agent's E-Ballot system, you should not return a hard copy of your Notice of Non-Voting Status and Opt-Out Form.

You will need the following information to retrieve and submit your customized notice of nonvoting status and opt-out form:

UNIQUE E-BALLOT ID#\_

"E-BALLOTING" IS THE SOLE MANNER IN WHICH NOTICE OF NON-VOTING STATUS MAY BE DELIVERED VIA ELECTRONIC TRANSMISSION.

NOTICES OF NON-VOTING STATUS AND OPT-OUT FORM SUBMITTED BY FACSIMILE OR EMAIL WILL NOT BE ACCEPTED.

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### Item 1. Release.

**PLEASE TAKE NOTICE** that you may check the box below to opt out of the release provisions contained in Article IX.E of the Plan and set forth above.

If you do not opt out of the release provisions by checking the box below and properly and timely submitting this notice of non-voting status, you will be deemed to have unconditionally, irrevocably, and forever released and discharged the released parties (as defined in the plan) from, among other things, any and all causes of action (as defined in the plan) except as otherwise specifically provided in the plan. If you would otherwise be entitled to a release under Article IX.E of the plan, but you do not grant the releases contained in Article IX.E of the plan, then you shall not receive the benefit of the releases set forth in Article IX.E of the plan. For the avoidance of doubt, the non-released parties, in their capacity as such, shall not be entitled to any release under the chapter 11 plan.

**OPT OUT** of the Third-Party Release.

### Item 2. Certification.

By returning this Notice of Non-Voting Status and Opt-Out Form, the holder of the Unimpaired Claim(s) or Interest(s) identified below certifies that (a) it was the holder of Unimpaired Claim(s) or Interest(s) as of the Record Date and/or it has full power and authority to opt out of the Third-Party Release for the Unimpaired Claim(s) or Interest(s) identified below with respect to such Unimpaired Claim(s) or Interest(s) and (b) it understands the scope of the releases.

YOUR RECEIPT OF THIS NOTICE OF NON-VOTING STATUS DOES NOT SIGNIFY THAT YOUR CLAIM OR INTEREST HAS BEEN OR WILL BE ALLOWED.

Name of Holder:		
Signature:	(Print or Type)	
Name of Signatory:		
	(If other than Holder)	
Address:		
Telephone Number:		
Email:		
Date Completed:		

# <u>Item 3.</u> Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

To the extent that your claim is ultimately allowed as a General Unsecured Avianca Claim, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive your distribution (if any) as a Pro Rata share of the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured Claimholder Equity Package, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan.

I hereby elect to receive a Pro Rata share of Unsecured Claimholder Equity Package, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan. 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 143 of 380

# Exhibit 6 to Disclosure Statement Order

**Cover Letter** 

# Avianca Holdings S.A. Avenida Calle 26 # 59 15 Bogotá, Colombia [•], 2021

### Re: In re Avianca Holdings S.A., et al., Chapter 11 Case No. 20-11133 (MG) (Bankr. S.D.N.Y.)

### TO ALL HOLDERS OF CLAIMS ENTITLED TO VOTE ON THE PLAN:

Avianca Holdings S.A. and the other above-captioned debtors and debtors in possession (collectively, the "<u>Debtors</u>")<sup>1</sup> each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") on May 10, 2020.

You have received this letter and the enclosed materials because you are entitled to vote on the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as modified, amended, or supplemented from time to time, the "Plan"). On [ $\bullet$ ], 2021, the Court entered an order (the "Disclosure Statement Order"), (a) authorizing the Debtors to solicit acceptances for the Plan; (b) approving the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (the "Disclosure Statement")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (c) approving the solicitation materials and documents to be included in the solicitation packages (the "Solicitation Package"); and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan, and for filing objections to the Plan.

You are receiving this letter because you are entitled to vote on the Plan. Therefore, you should read this letter carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Plan or Disclosure Statement, as applicable.

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In addition to this cover letter, the enclosed materials comprise your Solicitation Package, and were approved by the Court for distribution to holders of Claims in connection with the solicitation of votes to accept the Plan. The Solicitation Package consists of the following:

- a. a copy of the Solicitation and Voting Procedures;
- b. a Ballot, together with detailed voting instructions and a return envelope;
- c. this letter;
- d. the Disclosure Statement, as approved by the Court (and exhibits thereto, including the Plan);
- e. the Disclosure Statement Order (excluding the exhibits thereto except the Solicitation and Voting Procedures);
- f. the Confirmation Hearing Notice; and
- g. such other materials as the Court may direct.

The Debtors have approved the filing of the Plan and the solicitation of votes to accept the Plan. The Debtors believe that the acceptance of the Plan is in the best interests of their estates, holders of Claims and Interests, and all other parties in interest. Moreover, the Debtors believe that any alternative to the Confirmation of the Plan could result in extensive delays, increase administrative expenses, and a greater number of unsecured creditors, which, in turn, likely would result in smaller distributions (or no distributions) on account of Claims asserted in these chapter 11 cases.

# The Debtors strongly urge you to timely submit your properly executed Ballot casting a vote to accept the Plan in accordance with the instructions in your Ballot. The Voting Deadline is [October 15, 2021], at 4:00 p.m., prevailing Eastern Time.

The materials in the Solicitation Package are intended to be self-explanatory. If you have any questions, however, please feel free to contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "Solicitation Agent"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1(310)751-2680; (b) visiting the Debtors' restructuring website at: http://www.kccllc.net/avianca; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of pleadings filed in these chapter 11 cases for a fee via PACER any at: http://www.nysb.uscourts.gov. Please be advised that the Solicitation Agent is authorized to answer questions about, and provide additional copies of solicitation materials, but may not advise you as to whether you should vote to accept or reject the Plan.

Sincerely,

Avianca Holdings S.A. on its own behalf and for each of the other Debtors

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# Exhibit 7 to Disclosure Statement Order

**Confirmation Hearing Notice** 

Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-In-Possession

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

AVIANCA HOLDINGS S.A. et al.,<sup>1</sup>

Debtors.

Chapter 11

-x :

:

:

:

: -x Case No. 20-11133 (MG)

(Jointly Administered)

# NOTICE OF HEARING TO CONSIDER CONFIRMATION OF THE CHAPTER 11 PLAN FILED BY THE DEBTORS AND RELATED VOTING AND OBJECTION DEADLINES

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order [Docket No.  $[\bullet]$ ] (the "<u>Disclosure Statement Order</u>"): (i) approving the adequacy of the Disclosure Statement; (ii) approving the solicitation materials and notices relating to the Disclosure Statement and the Plan; (iii) approving the forms of Ballots; (iv) establishing procedures for distributing the Solicitation Packages, voting

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

on the Plan and tabulating votes; (v) scheduling a hearing regarding confirmation of the Plan; and (vi) establishing notice and objection procedures with respect to the confirmation of the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on <u>[October 26, 2021], at 10:00 a.m., prevailing Eastern Time</u> before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE THAT** the Confirmation Hearing may be continued from time to time without further notice other than by such adjournment being announced in open Court or by a notice filed on the Court's docket and served on all parties entitled to the notice.

**PLEASE TAKE FURTHER NOTICE THAT** the Plan may be modified, if necessary, pursuant to section 1127 of the Bankruptcy Code, before, during or as a result of the Confirmation Hearing, without further notice to interested parties.

**PLEASE TAKE FURTHER NOTICE THAT** the deadline for filing objections to the Plan is **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**. All objections to the relief sought at the Confirmation Hearing must be in writing, must conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court and shall be filed with the Bankruptcy Court electronically in accordance with the Bankruptcy Court's *Order Implementing Certain Notice and Case Management Procedures* entered on May 12, 2020 [Docket No. 47] (the "<u>Case Management Order</u>") and served upon the following parties <u>so as to be actually received</u> on or before the Plan Objection Deadline:

- (a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);
- (b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov);
- (c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com); and
- (d) all other parties entitled to notice pursuant to Bankruptcy Rule 2002.

**PLEASE TAKE FURTHER NOTICE THAT** holders of Claims entitled to vote on the Plan will receive (i) copies of the Disclosure Statement Order, the Disclosure Statement, the Plan, and certain exhibits thereto, (ii) this notice, and (iii) a Ballot, together with a pre-addressed postage pre-paid envelope to be used by them in voting to accept or to reject the Plan. Failure to follow the instructions set forth on the Ballot may disqualify that Ballot and the vote cast thereby.

PLEASE TAKE FURTHER NOTICE THAT the date for determining which holders of Claims are entitled to vote on the Plan is <u>September 9, 2021</u> (the "<u>Voting Record Date</u>").

**PLEASE TAKE FURTHER NOTICE THAT** the deadline for voting on the Plan is on [October 15, 2021, at 4:00 p.m.], prevailing Eastern Time (the "<u>Voting Deadline</u>"). If you received a Solicitation Package, including a Ballot and intend to vote on the Plan you must: (a) follow the instructions carefully; (b) complete all of the required information on the Ballot; and (c) execute and return your completed Ballot according to and as set forth in detail in the voting instructions so that it is actually received by the Debtors' solicitation agent, Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") on or before the Voting Deadline.

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 or, for international callers, +1 (310) 751-2680 or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. Please be advised that the Solicitation Agent is authorized to answer questions about, and provide additional copies of, solicitation materials, but may not advise you as to whether you should vote to accept or reject the Plan. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

PLEASE TAKE FURTHER NOTICE THAT holders of (i) Unimpaired Claims and Interests and (ii) Claims and Interests that will receive no distribution under the Plan are not entitled to vote on the Plan and, therefore, will receive a notice of non-voting status rather than a Ballot. If you have not received a Ballot (or you have received a Ballot listing an amount you believe to be incorrect) or if the Solicitation and Voting Procedures otherwise state that you are not entitled to vote on the Plan, but you believe that you should be entitled to vote on the Plan (or vote an amount different than the amount listed on your Ballot), then you must serve on the Debtors and file with the Bankruptcy Court a motion pursuant to Bankruptcy Rule 3018(a) (a "Rule 3018(a) Motion") for an order temporarily allowing your Claim for purposes of voting to accept or reject the Plan on or before the later of (i) [October 15, 2021, at 4:00 p.m.], 2021, and (ii) the fourteenth (14th) day after the date of service of an objection, if any, to your Claim in accordance with the solicitation procedures, but in no event later than the Voting Deadline. In accordance with Bankruptcy Rule 3018, as to any creditor filing a Rule 3018(a) Motion, such creditor's Ballot will not be counted unless temporarily allowed by the Bankruptcy Court for voting purposes after notice and a hearing. Rule 3018(a) Motions that are not timely filed and served in the manner as set forth above may not be considered.

**PLEASE TAKE FURTHER NOTICE THAT** the following parties will receive a copy of this Confirmation Hearing Notice but will not receive a Solicitation Package, Ballot, or copy of the Disclosure Statement or Plan or any other similar materials or notices: (i) parties to executory contracts and unexpired leases that have not been assumed or rejected as of the Voting Record Date and who have not timely filed a proof of Claim and (ii) holders of Claims that have not been classified in the Plan pursuant to section 1123(a)(1) of the Bankruptcy Code.

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**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains Debtor Release, Third-Party Release, Exculpation, and Injunction provisions. Thus, you are advised and encouraged to carefully review and consider the Plan because your rights might be affected.

Dated: [•], 2021 New York, New York

> Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession

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# Exhibit 8 to Disclosure Statement Order

Plan Supplement Notice

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	X
In re:	: Chapter 11
in ie.	:
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	: Case No. 20-11133 (MG)
Debtors.	: (Jointly Administered)
	X

### NOTICE OF FILING OF PLAN SUPPLEMENT

**PLEASE TAKE NOTICE THAT** on [•], 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No. [•]], (a) approving the *Disclosure Statement for Jointed Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>") to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (sa modified, amended, or supplemented from time to time, the "<u>Plan</u>") [Docket No. [•]]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** as contemplated by the Plan and the Disclosure Statement Order, the Debtors filed the Plan Supplement with the Court on  $[\bullet]$ , 2021 [Docket No.  $[\bullet]$ ]. The Plan Supplement will include the following materials: (a) the New Organizational Documents; (b) a list of the members of the New Boards (to the extent known); (c) the Exit Facility Indenture(s); (d) the Description of Restructuring Transactions; (e) the Schedule of Assumed Contracts (as amended, supplemented, or modified); (f) the Schedule of Retained

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

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Causes of Action; (g) the Transaction Steps; (h) the Warrant Agreement; (i) the Shareholders Agreement; and (j) such other documents as are necessary or advisable to implement the Restructuring.

**PLEASE TAKE FURTHER NOTICE THAT** the Debtors will have the right to amend, supplement, or modify the Plan Supplement through the Effective Date in accordance with this Plan, the Bankruptcy Code, and the Bankruptcy Rules.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE THAT** the deadline for filing objections to the Plan is **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**. Any objection to the Plan **must**: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be **actually received** on or before **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**:

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Counsel to the Debtors
MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Dennis F. Dunne, Esq. Evan R. Fleck, Esq. Benjamin Schak, Esq.
-and-
MILBANK LLP 2029 Century Park East, 33 <sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063 Gregory Bray, Esq. ddunne@milbank.com efleck@milbank.com bschak@milbank.com gbray@milbank.com
Counsel to the Creditors' Committee
WILLKIE FARR & GALLAGHER LLP 787 Seventh Avenue New York, NY 10019 Telephone: (212) 728-800 Facsimile: (212) 728-8111 Brett H. Miller, Esq. Todd M. Goren, Esq. bmiller@willkie.com tgoren@willkie.com
U.S. Trustee
United States Department of Justice OFFICE OF THE UNITED STATES TRUSTEE 201 Varick Street, Room 1006 New York, NY 10014 Telephone: (212) 510-0500 Facsimile: (212) 668-2361 Brian Masumoto, Esq.

Greg Zipes, Esq.

Brian.masumoto@usdoj.gov Gregory.zipes@usdoj.gov

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, or any documents contained in the Plan Supplement, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "Solicitation Agent"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: http://www.nysb.uscourts.gov.

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# Exhibit 9 to Disclosure Statement Order

# Notice of Assumption of Executory Contracts and Unexpired Leases

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK	T	
	X	
In re:	:	Chapter 11
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
	:x	

# NOTICE OF (A) EXECUTORY CONTRACTS AND UNEXPIRED LEASES TO BE ASSUMED BY THE DEBTORS PURSUANT TO THE PLAN, (B) CURE AMOUNTS, IF ANY, AND (C) RELATED PROCEDURES IN CONNECTION THEREWITH

**PLEASE TAKE NOTICE THAT** on [•], 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No. [•]], (a) approving the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>"), to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as modified, amended, or supplemented from time to time, the "<u>Plan</u>") [Docket No. [•]]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

PLEASE TAKE FURTHER NOTICE THAT the Debtors filed the Assumed Executory Contract and Unexpired Lease List (the "Assumption Schedule") with the Court as part of the Plan

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

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Supplement on  $[\bullet]$ , 2021, as contemplated under the Plan. The determination to assume the agreements identified on the Assumption Schedule was made as of  $[\bullet]$ , 2021 and is subject to revision.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this Notice because the Debtors' records reflect that you are a party to an Executory Contract or Unexpired Lease that will be assumed pursuant to the Plan. Therefore, you are advised to review carefully the information contained in this Notice, the Assumption Schedule, and the related provisions of the Plan.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE** that the Debtors are proposing to assume the Executory Contract(s) and Unexpired Lease(s) listed on **Exhibit A**, attached hereto, to which you are a party.<sup>3</sup>

**PLEASE TAKE FURTHER NOTICE THAT** section 365(b)(1) of the Bankruptcy Code requires a chapter 11 debtor to cure, or provide adequate assurance that it will promptly cure, any defaults under executory contracts and unexpired leases at the time of assumption. Accordingly, the Debtors have conducted a thorough review of their books and records and have determined the amounts required to cure defaults, if any, under the Executory Contract(s) and Unexpired Lease(s) listed on **Exhibit A**, which amounts are listed therein. Please note that if no amount is stated for a particular Executory Contract or Unexpired Lease, the Debtors believe that there is no cure amount owing for such contract or lease.

**PLEASE TAKE FURTHER NOTICE THAT** any Cure Claims shall be satisfied for the purposes of section 365(b)(1) of the Bankruptcy Code, by payment in Cash, on the Effective Date or as soon as reasonably practicable thereafter, of the cure amount set forth on the Schedule of Assumed Contracts for the applicable Executory Contract or Unexpired Lease, or on such other terms as the parties to such Executory Contracts or Unexpired Leases and the Debtors or Reorganized Debtors, as applicable, may otherwise agree. Any Cure Claim shall be deemed fully satisfied, released, and discharged upon the payment of the Cure Claim. The Debtors may settle any Cure Claim without any further notice to or action, order, or approval of the Bankruptcy Court.

<sup>&</sup>lt;sup>3</sup> Neither the exclusion nor inclusion of any Executory Contract or Unexpired Lease on the Assumption Schedule, nor anything contained in the Plan or each Debtor's schedule of assets and liabilities, constitutes an admission by the Debtors that any such contract or lease is in fact an Executory Contract or Unexpired Lease capable of assumption, that any Debtor(s) has any liability thereunder, or that such Executory Contract or Unexpired Lease is necessarily a binding and enforceable agreement. Further, the Debtors expressly reserve the right to (a) remove any Executory Contract or Unexpired Lease from the Assumption Schedule and reject such Executory Contract or Unexpired Lease pursuant to the terms of the Plan, up until the Effective Date and (b) contest any Claim (or cure amount) asserted in connection with assumption of any Executory Contract or Unexpired Lease.

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**PLEASE TAKE FURTHER NOTICE THAT** the deadline for filing objections to the Plan is **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**. Any objection to the Plan **must**: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be **actually received** on or before **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**:

Counsel to the Debtors
MILBANK LLP
55 Hudson Yards
New York, New York 10001
Telephone: (212) 530-5000
Facsimile: (212) 530-5219
Dennis F. Dunne, Esq. Evan R. Fleck, Esq.
Benjamin Schak, Esq.
Benjannin Schak, Esq.
-and-
2029 Century Park East, 33rd Floor
Los Angeles, CA 90067
Telephone: (424) 386-4000
Facsimile: (213) 629-5063
Gregory Bray, Esq.
ddunne@milbank.com
efleck@milbank.com
bschak@milbank.com
gbray@milbank.com
Counsel to the Creditors' Committee
WILLKIE FARR & GALLAGHER LLP
787 Seventh Avenue
New York, NY 10019
Telephone: (212) 728-800
Facsimile: (212) 728-8111
Brett H. Miller, Esq.
Todd M. Goren, Esq.
bmiller@willkie.com
tgoren@willkie.com

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U.S. Trustee	
United States Department of Justice OFFICE OF THE UNITED STATES TRUSTEE 201 Varick Street, Room 1006 New York, NY 10014 Telephone: (212) 510-0500 Facsimile: (212) 668-2361 Brian Masumoto, Esq. Greg Zipes, Esq.	

PLEASE TAKE FURTHER NOTICE THAT any objection to the assumption of an Executory Contract or Unexpired Lease under the Plan (other than those Executory Contracts and Unexpired Leases that were previously assumed by the Debtors or are the subject of a motion or notice to assume or assume and assign filed on or before the Confirmation Date) must be filed, served and actually received by the Debtors no later than seven (7) days prior to the Confirmation Hearing; provided, that, if the Debtors file an amended Schedule of Assumed Contracts (the "Amended Schedule of Assumed Contracts") prior to the Confirmation Hearing, then, with respect to any lessor or counterparty affected by such Amended Schedule of Assumed Contracts, objections to the assumption of the relevant Executory Contract or Unexpired Lease must be filed by the earlier of (i) seven (7) days from the date the Amended Schedule of Assumed Contracts is filed and (ii) the Confirmation Hearing; provided, further, that if the Debtors file an Amended Schedule of Assumed Contracts after the Confirmation Hearing, but prior to the Effective Date, then, with respect to any lessor or counterparty affected by such Amended Schedule of Assumed Contracts, objections to the assumption of the relevant Executory Contract or Unexpired Lease must be filed by seven (7) days from the date the Amended Schedule of Assumed Contracts is filed; provided, further, that the Debtors may file an Amended Schedule of Assumed Contracts after the Effective Date with the consent of the lessors or counterparties affected by such Amended Schedule of Assumed Contracts. Any counterparty to an Executory Contract or Unexpired Lease that fails to timely object to the proposed assumption of any Executory Contract or Unexpired Lease will be deemed to have consented to such assumption.

**PLEASE TAKE FURTHER NOTICE THAT** in the event of a timely filed objection regarding (i) the amount of any Cure Claim; (ii) the ability of the Debtors or the Reorganized Debtors to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under an Executory Contract or Unexpired Lease to be assumed; or (iii) any other matter pertaining to assumption or the cure of defaults required by section 365(b)(1) of the Bankruptcy Code (each, an "<u>Assumption Dispute</u>"), such dispute shall be resolved by a Final Order of the Bankruptcy Court (which may be the Confirmation Order) or as may be agreed upon by the Debtors and the counterparty to the Executory Contract or Unexpired Lease. During the pendency of an Assumption Dispute, the applicable counterparty shall continue to perform under the applicable Executory Contract or Unexpired Lease.

**PLEASE TAKE FURTHER NOTICE THAT** assumption of any Executory Contract or Unexpired Lease pursuant to the Plan shall result in the full release and satisfaction of any Claims

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or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any such Executory Contract or Unexpired Lease at any time before the date that the Debtors assume or assume and assign such Executory Contract or Unexpired Lease. Subject to the resolution of any timely objections in accordance with <u>Article VI.C</u> of the Plan, any Proofs of Claim filed with respect to an Executory Contract or Unexpired Lease that has been assumed or assumed and assigned shall be deemed Disallowed and expunged, without further notice to or action, order, or approval of the Bankruptcy Court.

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, the Plan Supplement, or related documents, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "<u>Solicitation Agent</u>"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

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<u>Article IX</u> of the Plan contains Release, Third-Party Release, Exculpation, and Injunction Provisions. You are advised to review and consider the Plan carefully. Your rights might be affected thereunder.

This Notice is being sent to you for informational purposes only. If you have questions with respect to your rights under the Plan or about anything stated herein or you would like to obtain additional information, contact the Solicitation Agent.

Dated: \_\_\_\_\_, 2021 New York, New York

> Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession

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# <u>Exhibit A</u>

<b>Debtor Obligor</b>	Counterparty	<b>Description of Contract</b>	Amount Required to
	Name		Cure Default
			Thereunder, If Any

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# Exhibit 10 to Disclosure Statement Order

Notice of Rejection of Executory Contracts and Unexpired Leases

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK	T
In re:	: : : Chapter 11
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	: Case No. 20-11133 (MG)
Debtors.	(Jointly Administered)
	X

# NOTICE REGARDING EXECUTORY CONTRACTS AND UNEXPIRED LEASES TO BE REJECTED PURSUANT TO THE PLAN

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No.  $[\bullet]$ ], (a) approving the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>"), to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as modified, amended, or supplemented from time to time, the "<u>Plan</u>") [Docket No. [•]]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** the Plan provides that all Executory Contracts and Unexpired Leases that are not expressly assumed shall be deemed rejected as of the

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

Effective Date. The Debtors may, but are not obligated to, file schedules of assumed contracts as part of Plan Supplement.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this Notice because the Debtors' records reflect that you are a party to an Executory Contract or Unexpired Lease that may be rejected pursuant to the Plan. Therefore, you are advised to review carefully the information contained in this Notice and the related provisions of the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** all Proofs of Claim with respect to Claims arising from the rejection of Executory Contracts or Unexpired Leases, if any, must be filed with the Bankruptcy Court no later than thirty (30) days from the latest of (i) the date of entry of an order of the Bankruptcy Court approving such rejection, (ii) entry of the Confirmation Order, and (iii) the effective date of the rejection of such Executory Contract or Unexpired Lease. Any Claims arising from the rejection of an Executory Contract or Unexpired Lease not filed within such time shall be Disallowed, forever barred from assertion, and shall not be enforceable against the Debtors or the Reorganized Debtors, or property thereof, without the need for any objection by the Debtors or the Reorganized Debtors or further notice to, or action, order, or approval of the Bankruptcy Court or any other Entity, and any Claim arising out of the rejection of the Executory Contract or Unexpired Lease shall be deemed fully satisfied, released, and discharged, notwithstanding anything in the Schedules, if any, or a Proof of Claim to the contrary. Claims arising from the rejection of the Debtors' Executory Contracts or Unexpired Leases shall be classified as General Unsecured Claims, as applicable, and may be objected to in accordance with the provisions of <u>Article VI.C</u> of the Plan and applicable provisions of the Bankruptcy Code and Bankruptcy Rules.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE THAT** the deadline for filing objections to the Plan is **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**. Any objection to the Plan **must**: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be **actually received** on or before **[October 19, 2021, at 4:00 p.m.], prevailing Eastern Time**:

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Counsel to the Debtors
MILBANK LLP
55 Hudson Yards
New York, New York 10001
Telephone: (212) 530-5000
Facsimile: (212) 530-5219
Dennis F. Dunne, Esq.
Evan R. Fleck, Esq.
Benjamin Schak, Esq.
-and-
MILBANK LLP
2029 Century Park East, 33 <sup>rd</sup> Floor
Los Angeles, CA 90067
6
Telephone: (424) 386-4000
Facsimile: (213) 629-5063
Gregory A. Bray, Esq.
ddunne@milbank.com
efleck@milbank.com
<u> </u>
bschak@milbank.com
gbray@milbank.com
Counsel to the Creditors' Committee
WILLKIE FARR & GALLAGHER LLP
787 Seventh Avenue
New York, NY 10019
Telephone: (212) 728-800
Facsimile: (212) 728-8111
Brett H. Miller, Esq.
Todd M. Goren, Esq.
bmiller@willkie.com
tgoren@willkie.com
tgoren@wilikie.com
U.S. Trustee
United States Department of Justice
OFFICE OF THE UNITED STATES TRUSTEE
201 Varick Street, Room 1006
New York, NY 10014
Telephone: (212) 510-0500

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Facsimile: (212) 668-2361	
Brian Masumoto, Esq.	
Greg Zipes, Esq.	

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, the Plan Supplement, or related documents, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "<u>Solicitation Agent</u>"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

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<u>Article IX</u> of the Plan contains Release, Third-Party Release, Exculpation, and Injunction Provisions. You are advised to review and consider the Plan carefully. Your rights might be affected thereunder.

This notice is being sent to you for informational purposes only. If you have questions with respect to your rights under the Plan or about anything stated herein or you would like to obtain additional information, contact the Solicitation Agent.

Dated: \_\_\_\_\_, 2021 New York, New York

> Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession

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# Exhibit B to Notice of Filing

**Revised Proposed Order (Blackline)** 

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

# ORDER (I) APPROVING THE DISCLOSURE STATEMENT; (II) APPROVING SOLICITATION AND VOTING PROCEDURES; (III) APPROVING FORMS OF BALLOTS; (IV) ESTABLISHING PROCEDURES FOR ALLOWING CERTAIN CLAIMS FOR VOTING PURPOSES; (V) SCHEDULING A CONFIRMATION HEARING; AND (VI) ESTABLISHING NOTICE AND OBJECTION PROCEDURES

Upon the motion (the "<u>Motion</u>")<sup>2</sup> of the above-captioned debtors in possession (collectively, the "<u>Debtors</u>"), for entry of an order <u>(this "Order")</u> approving: (i) the adequacy of information in the Disclosure Statement; (ii) the solicitation and voting procedures; (iii) approving the forms of Ballots and notices in connection therewith; (iv) establishing procedures for allowing and disallowing certain claims for voting purposes; and (v) certain deadlines with respect to voting and confirmation process, all as more fully set forth in the Motion; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and the

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Motion.

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Amended Standing Order of Reference from the United States District Court for the Southern District of New York, dated February 1, 2012; and this Court having authority to enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having found that notice of the Motion is appropriate under the circumstances and that no other or further notice need be provided; and upon the record of the hearing held before this Court; and this Court having found that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors, and other parties in interest; and after due deliberation and sufficient cause appearing therefor, it is **HEREBY ORDERED THAT**:

1. The Motion is granted to the extent set forth herein.

### I. Approval of the Disclosure Statement.

2. The Disclosure Statement Hearing Notice filed by the Debtors and served upon parties in interest in these Chapter 11 Cases constituted adequate and sufficient notice of the hearing to consider approval of the Disclosure Statement and the deadline for filing objections to the Disclosure Statement and responses thereto, and is hereby approved.

3. The Disclosure Statement is approved as containing adequate information within the meaning of section 1125 of the Bankruptcy Code.

4. The Disclosure Statement (including all exhibits thereto) provides holders of Claims, holders of Interests, and other parties in interest with sufficient notice of the injunction, exculpation, and release provisions contained in Article IX of the Plan, in satisfaction of the requirements of Bankruptcy Rule 3016(c).

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# II. Approval of the Materials and Timeline for Soliciting Votes.

# A. Approval of Key Dates and Deadlines with Respect to the Plan and Disclosure Statement.

5. The following dates and times are approved in connection with solicitation and

confirmation of the Plan:

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Date and Time (prevailing Eastern Time)
September 7, 2021, at 4:00 p.m.
September 9, 2021
September 14, 2021, at 10:00 a.m.
September 21, 2021, or 5 business
days after entry of the Disclosure
Statement Order, whichever is later
10 business days before
Confirmation HearingOctober 5,
<u>2021</u>
10 business days before
Confirmation HearingOctober 12,
2021
7 business days before Confirmation
HearingOctober 15, 2021, at 4:00
p.m.
5 business days before Confirmation
HearingOctober 19, 2021, at 4:00
p.m.
5 business days before Confirmation
HearingOctober 19, 2021, at 4:00
p.m.
2 days before Confirmation
HearingOctober 24, 2021, at 12:00
p.m.
October 26, 2021, at 10:00 a.m., or
as soon thereafter as the Debtors
may be heard

# **B.** Approval of the Form of, and Distribution of, Solicitation Packages to Parties Entitled to Vote on the Plan.

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6. In addition to the Disclosure Statement (and exhibits thereto, including the Plan), this orderOrder (without exhibits, except the Solicitation and Voting Procedures) <u>attached</u> <u>hereto as Exhibit 1</u>), the Solicitation Packages to be transmitted on or before the Solicitation Deadline to those holders of Claims in the Voting Classes entitled to vote on the Plan as of the Voting Record Date, shall include the following, the form of each of which is hereby approved:

- (a) <u>the appropriate Ballots Ballot</u> in the forms attached hereto as <u>Exhibits 2A</u> through <u>2D</u>;
- (b) the Cover Letter attached hereto as **Exhibit 6**; and

(c) the Confirmation Hearing Notice attached hereto as **Exhibit 7**.

7. The Solicitation Packages provide the holders of Claims entitled to vote on the Plan with adequate information to make informed decisions with respect to voting on the Plan in accordance with Bankruptcy Rules 2002(b) and 3017(d), <u>section 1125 of</u> the Bankruptcy Code, and the Local Rules.

8. The Debtors shall distribute Solicitation Packages to all holders of Claims entitled to vote on the Plan on or before the Solicitation Deadline. Such service shall satisfy the requirements of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

9. The Debtors are authorized, but not directed or required, to distribute the Plan, the Disclosure Statement, and this Order (without exhibits, except the Solicitation and Voting Procedures) to holders of Claims entitled to vote on the Plan in electronic format (flash drive or CD-ROM). The Ballots, the Cover Letter, and the Confirmation Hearing Notice shall be provided in paper format. On or before the Solicitation Deadline, the Debtors (through their Solicitation Agent) shall provide complete Solicitation Packages (excluding the Ballots) to the U.S. Trustee and to all parties on the 2002 List as of the Voting Record Date.

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10. Any party that receives the materials in electronic format but would prefer to receive materials in paper format, may contact the Solicitation Agent and request paper copies of the corresponding materials previously received in electronic format (to be provided at the Debtors' expense).

11. The Solicitation Agent is authorized to assist the Debtors in: (a) distributing the Solicitation Packages; (b) receiving, tabulating, and reporting on the Ballots cast to accept or reject the Plan; (c) responding to inquiries from holders of Claims and Interests and other parties in interest relating to the Disclosure Statement, the Plan, the Ballots, the Solicitation Packages, and all other documents and matters related thereto, including the procedures and requirements for voting to accept or reject the Plan and for objecting to the Plan; (d) soliciting votes on the Plan; and (e) if necessary, contacting creditors regarding the Plan.

12. The Solicitation Agent is authorized to accept Ballots via electronic online transmission solely through a customized online balloting portal on the Debtors' case website. The encrypted ballot data and audit trail created by such electronic submission shall become part of the record of any Ballot submitted in this manner and the creditor's electronic signature will be deemed to be immediately legally valid and effective. Ballots submitted via the customized online balloting portal shall be deemed to contain an original signature.

#### C. Approval of the Confirmation Hearing Notice.

13. The Confirmation Hearing Notice, in the form attached hereto as <u>Exhibit 7</u> filed by the Debtors and served upon parties in interest in these chapter 11 cases on or before the Solicitation Deadline constitutes adequate and sufficient notice of the hearings to consider approval of the Plan, the manner in which a copy of the Plan could be obtained, and the time

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fixed for filing objections thereto, in satisfaction of the requirements of the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules.

14. The Debtors shall use commercially reasonable efforts to publish the Confirmation Hearing Notice (or a notice substantially similar thereto) in the national and international editions of the *New York Times*, *USA Today*, *El Tiempo* (Colombia), *La República* (Colombia), *El Comercio* (Ecuador), *La República* (Costa Rica), and *La Prensa Gráfica* (El Salvador), within ten (10) business days after entry of the Disclosure Statement<u>this</u> Order, or as soon as practicable thereafter (allowing reasonable time for translations and other administrative and logistical issues).

### D. Approval of the Form of Notices to Non-Voting Classes.

15. Except to the extent the Debtors determine otherwise, the Debtors are not required to provide Solicitation Packages to holders of Claims or Interests in Non-Voting Classes, as such holders are not entitled to vote on the Plan. Instead, on or before the Solicitation Deadline, the Solicitation Agent shall mail (first-class postage pre-paid) athe applicable Non-Voting Status Notice in lieu of Solicitation Packages, the form of each of which isforms of which are attached hereto as Exhibit 3, Exhibit 4, and Exhibit 5 and are hereby approved, to the holders of Claims and Interests in the following Classes (who are not entitled to vote on the Plan): Class 1 (Priority Non-Tax Claims), Class 2 (Other Secured Claims), Class 5 (USAV Receivable Facility Claims), Class 6 (Grupo Aval Promissory Note Claims), Class 9 (Cargo Receivable Facility Claims), Class 10 (Pension Claims), Class 12 (General Unsecured Avifreight Claims), Class 13 (General Unsecured Aerounión Claims), Class 14 (General Unsecured SAI Claims), Class 16 (Subordinated Claims), Class 17 (Intercompany Claims), Class 18 (Existing AVH Non-Voting

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Equity Interests), Class 19 (Existing AVH Common Equity Interests), Class 20 (Existing Avifreight Equity Interests), Class 21 (Existing SAI Equity Interests), Class 22 (Other Existing Equity Interests), Class 23 (Intercompany Interests), as well as holders of Claims that are subject to a pending objection.

16. The Debtors are not required to mail Solicitation Packages or other solicitation materials to: (a) holders of Claims that have already been paid in full during these chapter 11 cases or that are authorized to be paid in full in the ordinary course of business pursuant to an order previously entered by this Court; or (b) any party to whom the Disclosure Statement Hearing Notice was sent but was subsequently returned as undeliverable.

#### E. Approval of the Solicitation and Voting Procedures.

17. The Debtors are authorized to solicit, receive, and tabulate votes to accept the Plan in accordance with the Solicitation and Voting Procedures attached hereto as **Exhibit 1**, which are hereby approved in their entirety.

#### F. Approval of Notice of Filing of the Plan Supplement.

18. The Plan Supplement Notice, substantially in the form annexed hereto as **Exhibit 8**, is hereby approved as reasonable and appropriate.

### G. Approval of Notices to Contract and Lease Counterparties.

19. The Debtors are authorized to mail a notice of assumption or rejection of Executory Contracts or Unexpired Leases that will be assumed or rejected (as the case may be) pursuant to the Plan (and of the corresponding cure claims, if any), in the forms attached hereto as **Exhibit 9** and **Exhibit 10**, respectively, to the applicable counterparties within the time periods specified in the Plan.

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20. Nothing in this <u>orderOrder</u> shall be construed as a waiver of the right of the Debtors or any other party in interest, as applicable, to object to a proof of claim after the Voting Record Date.

21. All time periods set forth in this <u>orderOrder</u> shall be calculated in accordance with Bankruptcy Rule 9006(a).

22. The Debtors are authorized to take all actions necessary to effectuate the relief granted pursuant to this <u>orderOrder</u> in accordance with the Motion.

23. The Court retains jurisdiction with respect to all matters arising from or related to the interpretation or implementation of this <u>orderOrder</u>.

Dated: \_\_\_\_\_, 2021 New York, New York

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THE HONORABLE MARTIN GLENN UNITED STATES BANKRUPTCY JUDGE 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 179 of 380

# Exhibit 1 to Disclosure Statement Order

Solicitation and Voting Procedures

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X :	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

#### SOLICITATION AND VOTING PROCEDURES

On [•], 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered the Order (I) Approving the Disclosure Statement; (II) Approving Solicitation and Voting Procedures; (III) Approving Forms of Ballots; (IV) Establishing Procedures for Allowing Certain Claims for Voting Purposes; (V) Scheduling a Confirmation Hearing; and (VI) Establishing Notice and Objection Procedures [Docket No. [•]] (the "<u>Disclosure Statement Order</u>") that, among other things, (a) approved the adequacy of the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>") filed in support of the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No. [•]] (as amended and including all exhibits thereto, the "<u>Disclosure Statement</u>") for the above-captioned debtors and debtors in possession (the "<u>Debtors</u>") to solicit acceptances or rejections of the Plan from holders of impaired claims who are (or may be) entitled to receive distributions under the Plan.<sup>2</sup>

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meaning ascribed to them in the Plan.

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#### I. <u>The Voting Record Date</u>

The Court has approved September 9, 2021 as the record date for purposes of determining which holders of claims in the Voting Class are entitled to vote on the Plan (the "<u>Voting Record Date</u>").

#### II. <u>The Voting Deadline</u>

The Court has approved [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time, as the deadline (the "Voting Deadline") to vote on the Plan. The Debtors may extend the Voting Deadline, in their discretion, without further order of the Court. To be counted as votes to accept or reject the Plan, all ballots casting votes on the Plan ("Ballots") must be properly executed, completed, and delivered to KCC (the "Solicitation Agent") by: (1) first class mail; (2) overnight courier; or (3) personal delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Hwy., Ste. 300, El Segundo, CA 90245; or (4) via the online balloting portal at www.kccllc.net/avianca so that they are actually received, in any case, no later than the Voting Deadline by the Solicitation Agent. Delivery of a Ballot to the Solicitation Agent by electronic mail, facsimile or other means of electronic submission (except as set forth above) will not be valid.

#### III. Form, Content, and Manner of Notices

#### A. The Solicitation Package

The following materials, without duplication, will constitute the solicitation package (the "<u>Solicitation Package</u>"):

- (a) the Solicitation and Voting Procedures;
- (b) the Cover Letter;
- (c) the Confirmation Hearing Notice;
- (d) the approved Disclosure Statement (and exhibits thereto, including the

Plan);

(e) the Disclosure Statement Order (excluding exhibits thereto);

(f) a Ballot, instructions on how to complete the Ballot, and a pre-paid, pre-addressed return envelope<sup>3</sup>; and

(g) such other materials as the Court may direct to include in the Solicitation Package.

<u>Solicitation packages delivered to holdings General Unsecured Avianca Claims or</u> <u>General Unsecured Convenience Claims whose addresses are in Colombia or other</u>

<sup>&</sup>lt;sup>3</sup> Service of the Solicitation Package by email to Holders for which email addresses are available, as well as to beneficial holders of 2020 Note Claims and 2023 Note Claims through their brokerages, will not contain a pre-addressed, postage pre-paid return envelope.

predominantly Spanish-speaking countries will include Spanish translations of the Cover Letter, the Confirmation Hearing Notice, and the applicable Ballots.

#### **B.** Distribution of the Solicitation Package

The Solicitation Package shall include the Plan, the Disclosure Statement, the Disclosure Statement Order (without exhibits, except the Solicitation and Voting Procedures) in electronic format (flash drive or CD-ROM), and all other contents of the Solicitation Package, including Ballots, in paper format. Any party that prefers to receive the materials on paper (at the Debtors' expense) may contact the Solicitation Agent by: (a) calling (866) 967-1780 (toll free) or +1 (310) 751-2680 (international); (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca;</u> (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245; and/or (d) emailing AviancaInfo@kccllc.com.

The Debtors will serve, or cause to be served, all of the materials in the Solicitation Package (excluding the Ballots) on the U.S. Trustee and all parties who have requested service of papers in this case pursuant to Bankruptcy Rule 2002 as of the Voting Record Date. In addition, the Debtors shall mail, or cause to be mailed, the Solicitation Package to all holders of Claims in the Voting Classes on or before September 21, 2021 who are entitled to vote, as described in section IV herein.

To avoid duplication and reduce expenses, the Debtors will make every reasonable effort to ensure that any holder of a Claim who has filed duplicative Claims (whether against the same or multiple Debtors) that are classified under the Plan in the same Voting Class will receive no more than one Solicitation Package (and, therefore, one Ballot) on account of such Claim and with respect to that Class.

#### C. Resolution of Disputed Claims for Voting Purposes

If a claim in the Voting Class is subject to an objection that is pending on the Voting Deadline, the applicable holder will not be entitled to vote to accept or reject the Plan on account of such claim unless either of the following events (each a "<u>Resolution Event</u>") occurs no later than three (3) business days prior to the Voting Deadline: (i) an order of the Court is entered temporarily allowing such claim for voting purposes only pursuant to Bankruptcy Rule 3018(a), after notice and a hearing; or (ii) a stipulation or other agreement is executed between the holder or such claim and the Debtors temporarily or permanently allowing such claim in an agreed upon amount. No later than two (2) business days following the occurrence of a Resolution Event resolving a Disputed Claim, the Debtors will cause the Solicitation Agent to distribute via email, hand delivery, or overnight courier service a Solicitation Package and a pre-addressed, postage pre-paid envelope to the relevant holder.

### **D.** Distribution of Materials to Holders of Claims and Interests in Non-Voting Classes

Certain holders of Claims that are not classified in accordance with section 1123(a)(1) of the Bankruptcy Code, who are <u>(a)</u> not entitled to vote because they are not Impaired or otherwise presumed to accept the Plan under section 1126(f) of the Bankruptcy Code, or who are(b) not

entitled to vote because they are Impaired and are not receiving any distribution under the Plan and thus presumed to reject the Plan under section 1126(g), or (c) not entitled to vote because they are the holder of a Claim that is subject to a pending objection by the Debtors will receive a Non-Voting Status Notice, substantially in the forms attached to the Disclosure Statement Order as Exhibit 3 and, Exhibit 4, and Exhibit 5 respectively. Such notices will instruct these holders as to how they may obtain copies of the documents contained in the Solicitation Package (excluding Ballots). Such notices will instruct these holders as to how they may obtain copies of the documents contained in the Solicitation Package (excluding Ballots). Such notices will include a Spanish translation for recipients whose addresses are located in Colombia or other predominantly Spanish-speaking countries.

#### **E.** Notices in Respect of Executory Contracts and Unexpired Leases

Counterparties to Executory Contracts and Unexpired Leases that receive a *Notice of* Assumption of Executory Contracts and Unexpired Leases substantially in the form attached as **Exhibit 9** to the Disclosure Statement Order may file an objection to the Debtors' proposed assumption and/or cure amount. Objections must be filed, served and actually received by the Debtors no later than seven (7) days prior to the Confirmation Hearing, as set forth in the applicable notice of assumption.

#### IV. <u>Voting and Tabulation Procedures</u>

#### A. Holders of Claims Entitled to Vote

Only the following holders of claims in the Voting Class (the "<u>Voting Creditors</u>") will be entitled to vote on the Plan with regard to such claims:

(a) Holders of Claims who, on or before the Voting Record Date, have timely filed a Proof of Claim (or an untimely Proof of Claim that has been deemed timely by the Court on or before the Voting Record Date) that: (i) has not been expunged, disallowed, disqualified, withdrawn, or superseded prior to the Voting Record Date; and (ii) is not the subject of a pending objection;

(b) Beneficial Holders of 2020 Note Claims and Beneficial Holders of 2023 Note Claims (in each case through the "Master Ballot Voting and Tabulation Procedures" set forth below);

(c) Holders of Claims that are listed in the Schedules, *provided* that Claims that are scheduled as contingent, unliquidated, or disputed (excluding such scheduled disputed, contingent, or unliquidated Claims that have been paid or superseded by a timely Filed Proof of Claim) shall be allowed to vote only in the amounts set forth in section IV.C.d of these Solicitation and Voting Procedures;

(d) Holders whose Claims arise: (i) pursuant to an agreement or settlement with the Debtors, as reflected in a document filed with the Court; (ii) in an order entered by the Court; or (iii) in a document executed by the Debtors pursuant to authority granted by the Court, in each case regardless of whether a Proof of Claim has been filed;

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(e) Holders of any Disputed Claim that has been temporarily allowed to vote on the Plan pursuant to Bankruptcy Rule 3018;

(f) Only one claimant for each aircraft lease will receive Solicitation Packages. <u>Annex 1</u> to the Solicitation Procedures sets forth, for each such transaction, the facility agent, administrative agent, security trustee, or owner trustee whom the Debtors propose to solicit. <u>Annex 2</u> to the Solicitation Procedures sets forth the duplicative claims that will be disallowed for voting purposes; and

(g) transferees and assignees of any claims described in clause (a) or clause (e) above, but only to the extent that the relevant transfer or assignment is properly noted on the Court's docket and is effective pursuant to Bankruptcy Rule 3001(e) as of the close of business on the Voting Record Date.

#### **B.** Establishing Claim Amounts for Voting Purposes

The voting amounts for 2020 Notes Claims will be the principal amount of 2020 Notes held by each directly registered holder as of the Voting Record Date as evidenced on the books and records of the 2020 Notes Indenture Trustee or, as the case may be, in the amount of 2020 Notes held by each Beneficial Holder through its Nominee (as defined below) as of the Voting Record Date as evidenced by the securities position report(s) from the Depository Trust Company ("<u>DTC</u>").

The voting amounts for 2023 Notes Claims will be the principal amount of 2023 Notes held by each directly registered holder as of the Voting Record Date as evidenced on the books and records of the 2023 Notes Indenture Trustee or, as the case may be, in the amount of 2023 Notes held by each Beneficial Holder through its Nominee as of the Voting Record Date as evidenced by the securities position report(s) from DTC.

Beneficial Holders of 2023 Notes who participated in the DIP Roll-Up no longer have any General Unsecured Avianca Claims on account of their 2023 Notes. Because those Beneficial Holders have withdrawn their 2023 Notes from registration through the Depository Trust Company (DTC), they will <u>not</u> receive a Beneficial Holder Ballot when the Voting Agent distributes Beneficial Holder Ballots through DTC participants. Furthermore, each Beneficial Holder of 2023 Notes Claims will be required to provide a certification on its Beneficial Holder Ballot that it did not participate in the DIP Roll-Up.

#### C. Filed and Scheduled Claims

The Claim amount established herein shall control for voting purposes only and shall not constitute the Allowed amount of any Claim. Moreover, any amounts filled in on any Ballot by the Debtors through the Solicitation Agent, as applicable, are not binding for purposes of allowance and distribution. In tabulating votes, the following methodology shall be used to determine the amount of the Claim associated with each claimant's vote:

(a) the Claim amount: (i) settled and/or agreed upon by the Debtors, as reflected in a document filed with the Court; (ii) set forth in an order of the Court; or (iii) set forth in a document executed by the Debtors pursuant to authority granted by the Court;

(b) the Claim amount Allowed (temporarily or otherwise) pursuant to a Resolution Event under the procedures set forth in the Solicitation and Voting Procedures;

the Claim amount contained in a Proof of Claim that has been timely filed (c) (or deemed timely filed by the Court under applicable law), except for any amounts asserted on account of any interest accrued after the Petition Date; provided that Ballots cast by holders of Claims who timely file a Proof of Claim in respect of a contingent Claim (for example, a claim based on pending litigation) or in a wholly-unliquidated or unknown amount based on a reasonable review of the Proof of Claim and supporting documentation by the Debtors or its advisors that is not the subject of an objection will count for satisfying the numerosity requirement of section 1126(c) of the Bankruptcy Code and will count in the amount of \$1.00 for the purposes of satisfying the dollar amount requirement of section 1126(c) of the Bankruptcy Code, and, if a Proof of Claim is filed as partially liquidated and partially unliquidated, such Claim will be counted for voting purposes only in the liquidated amount; provided further, that to the extent the Claim amount contained in the Proof of Claim is different from the Claim amount set forth in a document filed with the Court as referenced in subparagraph (a) above, the Claim amount in the document filed with the Court shall supersede the Claim amount set forth on the Proof of Claim:

(d) the Claim amount listed in the Schedules, <u>provided</u> that such Claim (i) is not scheduled as contingent, disputed, or unliquidated and/or has not been paid (in which case, such contingent, disputed, or unliquidated scheduled Claim shall be disallowed for voting purposes) and (ii) has not been superseded by a timely filed proof of claim; and

(e) in the absence of any of the foregoing, such Claim shall be disallowed for voting purposes.

If a Proof of Claim is amended, the last timely-filed Claim shall be subject to these rules and will supersede any earlier filed claim, and any earlier filed Claim will be disallowed for voting purposes.

#### **D.** Tabulation Procedures

The following voting procedures and standard assumptions shall be used in tabulating Ballots, subject to the Debtors' right to waive any of the below specified requirements for

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completion and submission of Ballots, so long as such requirement is not otherwise required by the Bankruptcy Code, Bankruptcy Rules, or Local Rules:

(a) except as otherwise provided in the Solicitation and Voting Procedures, unless the Ballot being furnished is timely submitted on or prior to the Voting Deadline (as the same may be extended by the Debtors), the Debtors shall reject such Ballot as invalid and, therefore, shall not count it in connection with Confirmation of the Plan;

(b) the Solicitation Agent will date-stamp all Ballots when received. The Solicitation Agent shall retain the original Ballots and an electronic copy of the same for a period of one year after the Effective Date of the Plan, unless otherwise ordered by the Court;

(c) consistent with the requirements of Local Rule 3018-1, the Debtors will file with the Court, at least seven (7) days prior to the Confirmation Hearing, a certification of votes (the "<u>Voting Report</u>"). The Voting Report shall, among other things, certify to the Court in writing the amount and number of Claims of each Class accepting or rejecting the Plan, and delineate every Ballot that does not conform to the voting instructions or that contains any form of irregularity including, but not limited to, those Ballots that are late or (in whole or in material part) illegible, unidentifiable, lacking signatures or lacking necessary information, received via facsimile or electronic mail, or damaged ("<u>Irregular Ballots</u>"). The Voting Report shall indicate the Debtors' intentions with regard to each such Irregular Ballot. The Voting Report shall be served upon the Committee and the U.S. Trustee;

(d) the method of delivery of Ballots to be sent to the Solicitation Agent is at the election and risk of each holder, and except as otherwise provided, a Ballot will be deemed delivered only when the Solicitation Agent actually receives the properly executed Ballot;

(e) delivery of a Ballot to the Solicitation Agent by facsimile, or any electronic means other than expressly provided in these Solicitation and Voting Procedures will not be valid;

(f) no Ballot should be sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), the Debtors' financial or legal advisors, and if so sent will not be counted;

(g) if multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the last properly executed Ballot timely received will be deemed to reflect that voter's intent and will supersede and revoke any prior Ballot;

(h) holders must vote all of their Claims within a particular Class either to accept or reject the Plan and may not split their votes. Accordingly, a Ballot (except for a Master Ballot) that partially rejects and partially accepts the Plan will not be counted. Further, to the extent a holder has multiple Claims within the same Class, the Debtors may, in their discretion, aggregate such Claims for the purpose of counting votes;

(i) a person signing a Ballot in its capacity as a trustee, executor, administrator, guardian, attorney in fact, officer of a corporation, or otherwise acting in a

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fiduciary or representative capacity of a holder of a Claim must indicate such capacity when signing;

(j) the Debtors, subject to a contrary order of the Court, may waive any defects or irregularities as to any particular irregular Ballot at any time, either before or after the close of voting, and any such waivers will be documented in the Voting Report;

(k) neither the Debtors, the Solicitation Agent, nor any other Entity, will be under any duty to provide notification of defects or irregularities with respect to delivered Ballots other than as provided in the Voting Report, nor will any of them incur any liability for failure to provide such notification;

(l) unless waived or as ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured prior to the Voting Deadline or such Ballots will not be counted;

(m) in the event a designation for lack of good faith is requested by a party in interest under section 1126(e) of the Bankruptcy Code, the Court will determine whether any vote to accept and/or reject the Plan cast with respect to that Claim will be counted for purposes of determining whether the Plan has been accepted or rejected;

(n) subject to any order of the Court, the Debtors reserve the right to reject any and all Ballots not in proper form, the acceptance of which, in the opinion of the Debtors, would not be in accordance with the provisions of the Bankruptcy Code or the Bankruptcy Rules; provided that (i) any such rejections will be documented in the Voting Report and (ii) the Debtors shall consult with the Committee prior to rejecting any Ballot submitted by a holder of a Claim in Class 11;

(o) if a Claim has been estimated or otherwise Allowed for voting purposes only by order of the Court, such Claim shall be temporarily Allowed in the amount so estimated or Allowed by the Court for voting purposes only, and not for purposes of allowance or distribution;

(p) if an objection to a Claim is pending on the Voting Deadline, such Claim shall be treated in accordance with the procedures set forth herein;

(q) the following Ballots shall not be counted in determining the acceptance or rejection of the Plan: (i) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the relevant Claim; (ii) any Ballot cast by any Entity that does not hold a Claim in a Voting Class; (iii) any Ballot cast for a Claim scheduled as unliquidated, contingent, or disputed for which no Proof of Claim was timely filed; (iv) any unsigned Ballot or Ballot lacking an original signature (for the avoidance of doubt, a Ballot cast via the online balloting portal or a Master Ballot received from a Nominee will be deemed to be an original signature); (v) any Ballot not marked to accept or reject the Plan or marked both to accept and reject the Plan; and (vi) any Ballot submitted by any Entity not entitled to vote pursuant to the procedures described herein;

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(r) after the Voting Deadline, no Ballot may be withdrawn or modified without the prior written consent of the Debtors;

(s) the Debtors are authorized to enter into stipulations with the holder of any Claim agreeing to the amount of a Claim for voting purposes; and

(t) where any portion of any Claim has been transferred to a transferee, all holders of any portion of such Claim will be: (i) treated as a single creditor for purposes of the numerosity requirements in section 1126(c) of the Bankruptcy Code (and for the other voting and solicitation procedures set forth herein), and (ii) required to vote every portion of such Claim collectively to accept or reject the Plan. In the event that: (x) a Ballot, (y) a group of Ballots within a Voting Class received from a single creditor, or (z) a group of Ballots received from the holders of multiple portions of a single Claim partially reject and partially accept the Plan, such Ballots shall not be counted.

#### E. Master Ballot Voting and Tabulation Procedures

In addition to the foregoing generally applicable voting and ballot tabulation procedures, the following procedures shall apply to Beneficial Holders of Claims in <u>Classes</u> 11 and 12 who hold their position through a broker, bank, or other nominee or an agent of a broker, bank, or other nominee (each of the foregoing, a "<u>Nominee</u>"):

(a) the Solicitation Agent shall distribute or cause to be distributed to each such Nominee (i) the number of Solicitation Packages sufficient to be distributed to each Beneficial Holder represented by such Nominee as of the Voting Record Date, which will contain Ballots for each such Beneficial Holder (each, a "Beneficial Holder Ballot"), and (ii) a master ballot (the "Master Ballot");

(b) each Nominee shall immediately, and in any event within five (5) business days after its receipt of the Solicitation Packages commence the solicitation of votes from its Beneficial Holder clients through one of the following two methods<sup>4</sup>:

- (i) distribute to each Beneficial Holder the Solicitation Package along with a Beneficial Holder Ballot, voting information form ("<u>VIF</u>"), and/or other customary communication used by such Nominee to collect voting information from its Beneficial Holder clients along with instructions to the Beneficial Holder to return its vote to the Nominee in a timely fashion; or
- (ii) distribute to each Beneficial Holder the Solicitation Package along with a "pre-validated" Beneficial Holder Ballot signed by the Nominee and including the Nominee's DTC participant number, the Beneficial Holder's account number, and the amount of Class 11 Claims held by the Nominee for such Beneficial Holder with instructions to the

<sup>&</sup>lt;sup>4</sup> For the avoidance of doubt, if a Beneficial Holder has previously consented to receive such materials through its Nominee by email, the Debtors propose to honor that request and transmit (or cause to be transmitted) the Solicitation Package to the Beneficial Holder by email.

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Beneficial Holder to return its pre-validated Beneficial Holder Ballot to the Solicitation Agent in a timely fashion;

(c) each Nominee shall compile and validate the votes and other relevant information of all its Beneficial Holders on the Master Ballot; and transmit the Master Ballot to the Solicitation Agent in time for the Solicitation Agent to receive it on or before the Voting Deadline;

(d) Nominees that submit Master Ballots must keep the original Beneficial Holder Ballots, VIFs, or other communication used by their Beneficial Holders to transmit their votes for a period of one year after the Effective Date of the Plan;

(e) Nominees that pre-validate Beneficial Holder Ballots must keep a list of Beneficial Holders for whom they pre-validated a Beneficial Holder Ballot along with copies of the pre-validated Beneficial Holder Ballots for a period of one (1) year after the Effective Date of the Plan;

(f) the Solicitation Agent will not count votes of Beneficial Holders unless and until they are included on a valid and timely submitted Master Ballot or a valid and timely "pre-validated" Beneficial Holder Ballot;

(g) if a Beneficial Holder holds notes through more than one Nominee or through multiple accounts, such beneficial holder may receive more than one Beneficial Holder Ballot and each such Beneficial Holder must vote consistently and execute a separate Beneficial Holder Ballot for each block of Notes that it holds through any Nominee and must return each such Beneficial Holder Ballot to the appropriate Nominee;

(h) votes cast by Beneficial Holders through Nominees will be applied to the applicable positions held by such Nominees in the applicable Voting Class, as of the Voting Record Date, as evidenced by the record and depository listings. Votes submitted by a Nominee pursuant to a Master Ballot will not be counted in excess of the amount of the securities held by such Nominee as of the Voting Record Date;

(i) if conflicting votes or "over-votes" are submitted by a Nominee pursuant to a Master Ballot, the Solicitation Agent will use reasonable efforts to reconcile discrepancies with the Nominees. If over-votes on a Master Ballot are not reconciled prior to the preparation of the Voting Report, the Debtors shall apply the votes to accept and to reject the Plan in the same proportion as the votes to accept and to reject the Plan submitted on the Master Ballot that contained the over-vote, but only to the extent of the Nominee's position in the applicable Voting Class;

(j) a single Nominee may complete and deliver to the Solicitation Agent multiple Master Ballots. Votes reflected on multiple Master Ballots will be counted, except to the extent that they are duplicative of other Master Ballots. If two or more Master Ballots submitted by a single Nominee are inconsistent, the latest valid Master Ballot received prior to the Voting Deadline will, to the extent of such inconsistency, supersede and revoke any prior received Master Ballot. Likewise, if a Beneficial Holder submits more than one Beneficial Holder Ballot to its Nominee, (i) the latest Beneficial Holder Ballot received before the

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submission deadline imposed by the nominee shall be deemed to supersede any prior Beneficial Holder Ballot submitted by the Beneficial Holder, and (ii) the Nominee shall complete the Master Ballot accordingly; and

(k) the Debtors will, upon written request, reimburse nominees for customary mailing and handling expenses incurred by them in forwarding the Beneficial Holder Ballot and other enclosed materials to the Beneficial Holders for which they are the Nominee. No fees or commissions or other remuneration will be payable to any broker, dealer, or other person for soliciting the Beneficial Holder Ballot with respect to the Plan.

#### F. Amendments to the Plan and Solicitation and Voting Procedures

The Debtors reserve the right to make non-substantive or immaterial changes to the Disclosure Statement, Disclosure Statement Hearing Notice, Plan, Confirmation Hearing Notice, Solicitation Packages, Non-Voting Status Notices, Ballots, Cover Letter, Solicitation and Voting Procedures, Plan Supplement Notice, Assumption Notice, Tabulation Procedures, and related documents without further order of the Court, including changes to correct typographical and grammatical errors, if any, and to make conforming changes to the Disclosure Statement, the Plan, and any other materials in the Solicitation Packages before distribution. The Debtors shall include information regarding remote attendance at the Confirmation Hearing if the Confirmation Hearing is to be held remotely.

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### **Annex 1 to Solicitation Procedures**

### Allowed Proofs of Claim for Voting Purposes

_	<u>Proof of</u> <u>Claim No.</u>	Creditor Name	<u>MSN</u>
4	<del>3030</del>	BNP Paribas, as Security Trustee	MSN 1009
2	<del>2848</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 1073
3	<del>3209</del>	BNP Paribas, as Security Trustee	MSN 1092
4	<del>3093</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1114
5	<del>3245</del>	BNP Paribas, as Security Trustee	MSN 1116
6	<del>3110</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1124
7	<del>3120</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1126
8	<del>3231</del>	BNP Paribas, as Security Trustee	MSN-1142
9	<del>3107</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1151
<del>10</del>	<del>3147</del>	BNP Paribas, as Security Trustee	MSN 1160
44	<del>3127</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	<u>MSN 1167</u>
<del>12</del>	<del>1915</del>	BNP Paribas, acting through its New York Branch	MSN 1172
13	<del>3115</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	<del>MSN 1174</del>
-14	<del>3143</del>	BNP Paribas, as Security Trustee	MSN 1185
<del>15</del>	<del>1889</del>	BNP Paribas, acting through its New York Branch	MSN 1196
<del>16</del>	<del>1867</del>	BNP Paribas, acting through its New York Branch	MSN 1199
47	<del>2732</del>	Wells Fargo Trust Company, National Association, as Owner Trustee	MSN 1224
<del>18</del>	<del>1928</del>	BNP Paribas, acting through its New York Branch	MSN 1231
<del>19</del>	<del>1772</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1279
<del>20</del>	<del>2755</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 1342
21	<del>1230</del>	APF 3 Projekt Nr. 2 GmbH	MSN 1357
<del>22</del>	<del>3054</del>	Citibank N.A., London Branch, as Security Trustee	MSN 1368

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<del>23</del>	<del>995</del>	APF 1 Projekt Nr. 11 GmbH	MSN 1378
<del>2</del> 4	<del>3236</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1380
<del>25</del>	<del>2716</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1400
<del>26</del>	<del>3205</del>	J.P. Morgan Europe Limited, as Security Trustee	<del>MSN 1428</del>
<del>27</del>	<del>3222</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1448
<del>28</del>	<del>3090</del>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 1506
<del>29</del>	<del>3097</del>	Intertrust Trust Corporation Limited, as Security Trustee	<del>MSN 153</del> 4
<del>30</del>	<del>2634</del>	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee	<del>MSN 1882</del>
<del>31</del>	<del>2862</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 2078</del>
<del>32</del>	<del>1679</del>	Wilmington Trust Company, as Security Trustee	MSN 2282
<del>33</del>	<del>1695</del>	Wilmington Trust Company, as Security Trustee	MSN 2301
<del>34</del>	<del>1716</del>	Wilmington Trust Company, as Security Trustee	MSN 2444
<del>35</del>	<del>2705</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee	MSN 2687
<del>36</del>	<del>2571</del>	DVB BANK SE, LONDON BRANCH	MSN 3042
<del>37</del>	<del>2583</del>	DVB BANK SE, LONDON BRANCH	<del>MSN 3057</del>
<del>38</del>	<del>2577</del>	DVB BANK SE, LONDON BRANCH	MSN 3103
<del>39</del>	<del>2580</del>	DVB BANK SE, LONDON BRANCH	MSN 3113
40	<del>2590</del>	DVB BANK SE, LONDON BRANCH	MSN 3248
41	<del>2592</del>	<del>DVB BANK SE, LONDON BRANCH, AS</del> <del>SECURITY TRUSTEE</del>	MSN 3276
4 <del>2</del>	<del>3873</del>	CIT Aerospace International, as Lessor	MSN 3408
4 <del>3</del>	<del>3796</del>	CIT Aerospace International, as Lessor	MSN 3467
44	<del>2456</del>	AerCap Leasing XXX B.V.	MSN 3510
4 <del>5</del>	<del>3793</del>	CIT Aerospace International, as Lessor	MSN 3518
4 <del>6</del>	<del>2452</del>	AerCap Leasing XXX B.V.	<del>MSN 3538</del>
47	<del>2984</del>	Barclays Bank PLC, as Security Trustee	MSN 3647
4 <del>8</del>	<del>3872</del>	AVSA Leasing 3, by Wilmington Trust Company	MSN 3664
<del>49</del>	<del>2983</del>	Barclays Bank PLC, as Security Trustee	MSN 3691
<del>50</del>	<del>2427</del>	Wells Fargo Trust Company, National Association,	MSN 37502

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		Not in its Individual Capacity but Solely as Owner Trustee	
<del>51</del>	<del>2753</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 37506</del>
<del>52</del>	<del>1706</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 37509</del>
<del>53</del>	<del>2421</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 37510</del>
<del>5</del> 4	<del>1791</del>	Wilmington Trust Company, as Security Trustee	<del>MSN 37511</del>
<del>55</del>	<del>2999</del>	Barclays Bank PLC, as Security Trustee	<del>MSN 3869</del>
<del>56</del>	<del>2853</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee	<del>MSN 39406</del>
<del>57</del>	<del>2428</del>	Wilmington Trust, National Association, as Security Trustee	MSN 39407
<del>58</del>	<del>2596</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 3961</del>
<del>59</del>	<del>3916</del>	Wilmington Trust Company, National Association, as Owner Trustee	MSN 3980
<del>60</del>	<del>2593</del>	Woori Bank, Tokyo Branch	MSN 3988
<del>61</del>	<del>2627</del>	Woori Bank, Tokyo Branch	MSN 3992
<del>62</del>	<del>2272</del>	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company	MSN 4001
<del>63</del>	<del>2463</del>	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company	MSN 4011
<del>64</del>	<del>3858</del>	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	<del>MSN 4026</del>
<del>65</del>	<del>3859</del>	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	MSN 4046
<del>66</del>	<del>3861</del>	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	<del>MSN 4051</del>
67	<del>2509</del>	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 4100
<del>68</del>	<del>2474</del>	DVB BANK SE, LONDON BRANCH	MSN 4167
<del>69</del>	<del>3081</del>	BNP Paribas, as Security Trustee	MSN 4200
<del>70</del>	<del>1777</del>	Wilmington Trust Company, as Facility Agent and Security Trustee	MSN 4281
71	<del>1773</del>	Wilmington Trust Company, as Facility Agent and Security Trustee	<del>MSN 428</del> 4

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72	<del>3322</del>	Natixis, as Security Trustee	MSN 4287
73	<del>2477</del>	DVB BANK SE, LONDON BRANCH	MSN 4336
74	<del>3337</del>	Natixis, as Security Trustee	MSN 4345
<del>75</del>	<del>2486</del>	DVB BANK SE, LONDON BRANCH	MSN 4381
<del>76</del>	<del>2618</del>	UMB Bank, N.A., Not in its Individual Capacity but Solely as Owner Trustee	MSN 43983
77	<del>2856</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 4547
<del>78</del>	<del>3918</del>	Wells Fargo Trust Company, National Association, as Owner Trustee	MSN 4567
<del>79</del>	<del>3871</del>	Wells Fargo Trust Company, National Association	MSN 4763
<del>80</del>	<del>3857</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	MSN 4789
<del>81</del>	<del>3870</del>	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	<del>MSN 4821</del>
<del>82</del>	<del>3866</del>	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	MSN 4862
<del>83</del>	<del>1723</del>	Wells Fargo Trust Company, National Association,Not in its Individual Capacity but Solely as OwnerTrustee	MSN 4906
<del>8</del> 4	<del>3862</del>	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor	MSN 4939
<del>85</del>	<del>2210</del>	JP Lease Products and Services Co., Ltd.	MSN 4944
<del>86</del>	<del>3212</del>	J.P. Morgan Europe Limited, as ECA Security Trustee	MSN 5057
<del>87</del>	<del>3226</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5068
<del>88</del>	<del>3342</del>	Natixis, as Security Trustee	<u>MSN 5119</u>
<del>89</del>	<del>3855</del>	Wells Fargo Trust Company, National Association,Not in its Individual Capacity but Solely as OwnerTrustee	<del>MSN 5195</del>
<del>90</del>	<del>3239</del>	J.P. Morgan Europe Limited, as Security Trustee	<del>MSN 5219</del>
<del>91</del>	<del>3232</del>	J.P. Morgan Europe Limited, as Security Trustee	<del>MSN 5238</del>
<del>92</del>	<del>2460</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5243</del>
<del>93</del>	<del>32</del> 44	J.P. Morgan Europe Limited, as Security Trustee	MSN 5280
<del>9</del> 4	<del>3049</del>	Citibank N.A., London Branch, as Security Trustee	<del>MSN 5333</del>

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952746Wells Farge Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 5360963868Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 27MSN 5308973220J.P. Morgan Europe Limited, as Security TrusteeMSN 5406983865Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 27MSN 5406992749Wells Farge Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 5454992767Wells Farge Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 56221002767Wells Farge Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 56321013869Wells Farge Trust Company, National Association Not in its Individual Capacity but Solely as Owner TrusteeMSN 56421022443Wells Farge Trust Company, National Association Not in its Individual Capacity but Solely as Owner TrusteeMSN 59461033095Intertrust Trust Corporation Limited, as Security TrusteeMSN 594621042887Mells Farge Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 594621062792Not in its Individual Capacity but Solely as Owner TrusteeMSN 6002 MSN 60021062792Not in its Individual Capacity but Solely as Owner TrusteeMSN 6003107<	_			
96         3868         Capacity-but Solely-as Owner Trustee of AIRCOL-27         MISN-3398           97         3230         LP-Morgan Europe Limited, as Security Trustee         MSN-5406           98         3865         Wilmington Trust Company, Not in its Individual Capacity-but Solely as Owner Trustee of AIRCOL-29         MSN 5454           99         2749         Not in its Individual Capacity-but Solely as Owner Trustee         MSN 5477           100         2767         Not in its Individual Capacity-but Solely as Owner Trustee         MSN 5622           101         3869         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee         MSN 5622           102         2443         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 5840           103         3095         Intertrust Trust Corporation Limited, as Security Trustee         MSN 5936           104         3087         Intertrust Trust Corporation Limited, as Security Trustee         MSN 59442           104         3087         Intertrust Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 59442           104         3087         Intertrust Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 6002           107         1215	<del>95</del>	<del>2746</del>	Not in its Individual Capacity but Solely as Owner	MSN 5360
98         3865         Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 29         MSN-5454           99         2749         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee         MSN-5477           100         2767         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee         MSN-5622           101         3869         Wells Fargo Trust Company, National Association Not in its Individual Capacity but Solely as Owner Trustee         MSN-5632           102         2443         Wells Fargo Trust Company, National Association Not in its Individual Capacity but Solely as Owner Trustee         MSN-5632           103         3095         Intertrust Trust Corporation Limited, as Security Trustee         MSN-5944           103         3095         Intertrust Trust Company, National Association Not in its Individual Capacity but Solely as Owner Trustee         MSN-5944           104         3087         Intertrust Company, National Association Not in its Individual Capacity but Solely as Owner Trustee         MSN-5944           105         769         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee         MSN 6002           106         2792         Not in its Individual Capacity but Solely as Owner Trustee         MSN 6009           107	<del>96</del>	<del>3868</del>		<del>MSN 5398</del>
96         3803         Capacity-but Solely as Owner Trustee of AIRCOL 29         MSN 3434           99         2749         Wells Fargo Trust Company, National Association, Trustee         MSN 5477           100         2767         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 5622           101         3869         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 5622           101         3869         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 5840           102         2443         Not in its Individual Capacity but Solely as Owner         MSN 5840           103         3095         Intertrust Trust Corporation Limited, as Security Trustee         MSN 5944           104         3087         Intertrust Trust Company, National Association, Trustee         MSN 5944           105         769         Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner         MSN 6002           107         1215         APF 4 Projekt Nr. 7A GmbH         MSN 6002           108         3064         Citibank N.A., London Branch as Security Trustee         MSN 6048           109         3070         Citibank N.A., London Branch as Security Trustee         MSN 6133	<del>97</del>	<del>3230</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5406
992749Not in its Individual Capacity but Solely as Owner TrusteeMSN 54771002767Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 56221013869Wells Fargo Trust Company, National Association Not in its Individual Capacity but Solely as Owner TrusteeMSN 56321022443Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 58401033095Intertrust Trust Corporation Limited, as Security TrusteeMSN 59361042087Intertrust Trust Corporation Limited, as Security TrusteeMSN 59442105769Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 5984621062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60681093064Citibank N.A., London Branch as Security TrusteeMSN 60891102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112358Citibank N.A., London Branch as Security TrusteeMSN 61381123064Citibank N.A., London Branch as Security TrusteeMSN 614531142358Citiba	<del>98</del>	<del>3865</del>		MSN 5454
1002767Not in its Individual Capacity but Solely as Owner TrusteeMSN 56221013869Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 56321022443Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 58401033095Intertrust Trust Corporation Limited, as Security TrusteeMSN 59361043087Intertrust Trust Corporation Limited, as Security TrusteeMSN 5944105769Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Citibank N.A., London Branch as Security TrusteeMSN 60681093070Citibank N.A., London Branch as Security TrusteeMSN 61381102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112355Citibank N.A., London Branch as Security TrusteeMSN 61381123058Citibank N.A., London Branch as Security TrusteeMSN 61531142358Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Se	<del>99</del>	<del>2749</del>	Not in its Individual Capacity but Solely as Owner	<del>MSN 5477</del>
1022443Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 58401033095Intertrust Trust Corporation Limited, as Security TrusteeMSN 59361043087Intertrust Trust Corporation Limited, as Security TrusteeMSN 5934105769Wells Fargo Trust Company, National Association, TrusteeMSN 5984621062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Citibank N.A., London Branch as Security TrusteeMSN 60681093070Citibank N.A., London Branch as Security TrusteeMSN 61381102857Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61531142335Kells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61901152336Wells Fargo Trust Company, National Associatio	<del>100</del>	<del>2767</del>	Not in its Individual Capacity but Solely as Owner	MSN 5622
1022443Not in its Individual Capacity but Solely as Owner TrusteeMSN 58401033095Intertrust Trust Corporation Limited, as Security TrusteeMSN 59361043087Intertrust Trust Corporation Limited, as Security TrusteeMSN 5944105769Wells Fargo Trust Company, National Association Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021062792Not in its Individual Capacity but Solely as Owner TrusteeMSN 60091071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Citibank N.A., London Branch as Security TrusteeMSN 60681093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Citibank N.A., London Branch as Security TrusteeMSN 61381123058Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61671142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901123064Citibank N.A., London Branch as Security TrusteeMSN 61901133061Citibank N.A., London Branch as S	<del>101</del>	<del>3869</del>	Wells Fargo Trust Company, National Association	MSN 5632
1033093TrusteeAMSN 39361043087Intertrust Trust Corporation Limited, as Security TrusteeMSN 5944105769Wells Fargo Trust Company, National Association, Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as OwnerMSN 5984621062792Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Citibank N.A., London Branch as Security TrusteeMSN 60091093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61531142335Not in its Individual Capacity but Solely as Owner TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61671142788Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61901142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Not in its Individual Capacity but Solely as Owner TrusteeMSN 6190	<del>102</del>	<del>2443</del>	Not in its Individual Capacity but Solely as Owner	<del>MSN 5840</del>
1043087TrusteeMSN 3944105769Wells Fargo Trust Company, National AssociationMSN 5984621062792Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Citibank N.A., London Branch as Security TrusteeMSN 60091093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531112335Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61531133061Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 62091152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Ow	<del>103</del>	<del>3095</del>	· · · · · · · · · · · · · · · · · · ·	MSN 5936
1062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Cittibank N.A., London Branch as Security TrusteeMSN 60681093070Cittibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531112335Citibank N.A., London Branch as Security TrusteeMSN 61671113058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61671142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209	<del>104</del>	<del>3087</del>		<del>MSN 59</del> 44
1062792Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 60021071215APF 4 Projekt Nr. 7A GmbHMSN 60091083064Cittibank N.A., London Branch as Security TrusteeMSN 60681093070Cittibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531112335Citibank N.A., London Branch as Security TrusteeMSN 61671113058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61671142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209	105	<del>769</del>	Wells Fargo Trust Company, National Association	MSN 598462
1083064Citibank N.A., London Branch as Security TrusteeMSN 60681093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531112335Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6190	<del>106</del>	<del>2792</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 6002
1083064Citibank N.A., London Branch as Security TrusteeMSN 60681093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner 	107	<del>1215</del>	APF 4 Projekt Nr. 7A GmbH	MSN 6009
1093070Citibank N.A., London Branch as Security TrusteeMSN 60991102857Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as OwnerMSN 61531112335Citibank N.A., London Branch as Security TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209				MSN 6068
1102857Not in its Individual Capacity but Solely as Owner TrusteeMSN 61381112335Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209				
1112335Not in its Individual Capacity but Solely as Owner TrusteeMSN 61531123058Citibank N.A., London Branch as Security TrusteeMSN 61671133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6190	110	<del>2857</del>	Not in its Individual Capacity but Solely as Owner	MSN 6138
1133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209	++++	<del>2335</del>	Not in its Individual Capacity but Solely as Owner	MSN 6153
1133061Citibank N.A., London Branch as Security TrusteeMSN 61741142788Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209	112	<del>3058</del>		MSN 6167
1142788Not in its Individual Capacity but Solely as Owner TrusteeMSN 61901152336Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner TrusteeMSN 6209	<del>113</del>	<del>3061</del>	Citibank N.A., London Branch as Security Trustee	MSN 6174
115     2336     Not in its Individual Capacity but Solely as Owner     MSN 6209       Trustee     Trustee	114	<del>2788</del>	Not in its Individual Capacity but Solely as Owner Trustee	MSN 6190
116         2337         Wells Fargo Trust Company, National Association,         MSN 6219	<del>115</del>	<del>2336</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 6209
	<del>116</del>	<del>2337</del>	Wells Fargo Trust Company, National Association,	MSN 6219

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		Not in its Individual Capacity but Solely as Owner Trustee	
117	<del>1223</del>	APF 4 Projekt Nr. 7B GmbH	MSN 6294
<del>118</del>	<del>2858</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 6411
<del>119</del>	<del>3169</del>	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	MSN 65315
<del>120</del>	<del>2801</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 6861
<del>121</del>	<del>2710</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 6862
<del>122</del>	<del>2722</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 7120
<del>123</del>	<del>1778</del>	Wilmington Trust Company, as Security Trustee	MSN 7284
<del>12</del> 4	<del>1784</del>	Wilmington Trust Company, as Security Trustee	MSN 7318
<del>125</del>	<del>2736</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 7437
<del>126</del>	<del>2758</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 7770
<del>127</del>	<del>2766</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	<del>MSN 7847</del>
<del>128</del>	<del>2422</del>	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 7887
<del>129</del>	<del>2419</del>	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 7928
<del>130</del>	<del>2772</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 8096
<del>131</del>	<del>2735</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee	<del>MSN 8170</del>
<del>132</del>	<del>2738</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee	MSN 8240
<del>133</del>	<del>2742</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee	<del>MSN 8280</del>

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<del>134</del>	<del>1368</del>	Bank of Utah as Facility Agent and Security Trustee	<del>MSN 8300</del>
<del>135</del>	<del>2813</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee	<del>MSN 8889</del>
<del>136</del>	<del>2821</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee	MSN 8938
<del>137</del>	<del>2823</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 9041
<del>138</del>	<del>2505</del>	MC Engine Leasing Ltd	MSN 994437
<del>139</del>	<del>2395</del>	Engine Lease Finance Corporation	MSN V10892
<del>140</del>	<del>163</del> 4	Wells Fargo Trust Company, N.A., Not In Its Individual Capacity But Solely as Owner Trustee	MSN-V12837
141	<del>2392</del>	Engine Lease Finance Corporation	MSN V13143
<del>142</del>	<del>1982</del>	BNP Paribas, S.A. as Guaranteed Loan Agent and Guaranteed Lender	MSNs 37504 and 37505
<del>143</del>	<del>1346</del>	Wells Fargo Trust Company, National Association, as Security Trustee	MSNs 42180 V17503, V16653, 41573, 41869, 697723, 699510, 699661, 645479 and 10572
144	<del>1762</del>	Wells Fargo Trust Company, National Association, as Owner Trustee	<del>MSNs 4487, 4599</del>
145	<del>2670</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6132, 6399,</del> <del>37503</del>
<del>146</del>	<del>2674</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6692 6739, 6617, 37507</del>
147	<del>2679</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6746, 6511,</del> <del>6767, 37508</del>
<del>148</del>	<del>393</del> 4	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	10 undelivered A320- 200N aircraft

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Ann	ex 1: Aircraft-Re	elated Claims Allowed for Voting Purposes
MSN/ESN	Proof of Claim	Creditor
Airbus A320-200N (2023-	3915	UMB Bank, National Association, Not in its Individual Capacity but Solely as
11)		Owner Trustee
Airbus A320-200N (2023-	3937	UMB Bank, National Association, Not in its Individual Capacity but Solely as
12)		Owner Trustee
Airbus A320-200N (2024-	3925	UMB Bank, National Association, Not in its Individual Capacity but Solely as
01)		Owner Trustee
Airbus A320-200N (2024-	3921	UMB Bank, National Association, Not in its Individual Capacity but Solely as
02)		Owner Trustee
Airbus A320-200N (2024-	3927	UMB Bank, National Association, Not in its Individual Capacity but Solely as
05)		Owner Trustee
Airbus A320-200N (2024-	3928	UMB Bank, National Association, Not in its Individual Capacity but Solely as
06)		Owner Trustee
Airbus A320-200N (2024-	3931	UMB Bank, National Association, Not in its Individual Capacity but Solely as
09)		Owner Trustee
Airbus A320-200N (2024-	3930	UMB Bank, National Association, Not in its Individual Capacity but Solely as
10)		Owner Trustee
Airbus A320-200N (2024-	3929	UMB Bank, National Association, Not in its Individual Capacity but Solely as
11)	5525	Owner Trustee
Airbus A320-200N (2024-	3938	UMB Bank, National Association, Not in its Individual Capacity but Solely as
12)	5550	Owner Trustee
ESN 598462	769	Wells Fargo Trust Company, National Association
ESN 598462 ESN V11901, ESN V12510	2199	IAE International Aero Engines AG
ESN V11901, ESN V12510 ESN V12579, ESN V16074	2199	IAE International Aero Engines AG
ESN V12837	1634	Wells Fargo Trust Company, N.A., Not In Its Individual Capacity But Solely as
	2405	Owner Trustee
SN V17341, ESN V17248	2195	IAE International Aero Engines AG
MSN 1009	3030	BNP Paribas, as Security Trustee
MSN 10572	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 1073	2848	Wells Fargo Trust Company, National Association, Not in Its Individual
		Capacity, but Solely as Owner Trustee
MSN 1092	3209	BNP Paribas, as Security Trustee
MSN 1114	3093	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1116	3245	BNP Paribas, as Security Trustee
MSN 1124	3110	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1126	3120	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1142	3231	BNP Paribas, as Security Trustee
MSN 1151	3107	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1160	3147	BNP Paribas, as Security Trustee
MSN 1167	3127	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1172	1915	BNP Paribas, acting through its New York Branch
MSN 1174	3115	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee
MSN 1185	3143	BNP Paribas, as Security Trustee
MSN 1196	1889	BNP Paribas, acting through its New York Branch
MSN 1199	1867	BNP Paribas, acting through its New York Branch
MSN 1208	1769	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
		but Solely as Owner Trustee
MSN 1224	2732	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 1231	1928	BNP Paribas, acting through its New York Branch
MSN 1279	1772	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
		but Solely as Owner Trustee
MSN 1342	2755	Wells Fargo Trust Company, National Association, Not in Its Individual
101011042	2755	Capacity, but Solely as Owner Trustee
MSN 1357	1230	APF 3 Projekt Nr. 2 GmbH
MSN 1357	3054	Citibank N.A., London Branch, as Security Trustee
	995	APF 1 Projekt Nr. 11 GmbH
MSN 1378		
MSN 1380	3236	J.P. Morgan Europe Limited, as Security Trustee
MSN 1400	2716	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
	2225	but Solely as Owner Trustee
MSN 1428	3205	J.P. Morgan Europe Limited, as Security Trustee
MSN 1448	3222	J.P. Morgan Europe Limited, as Security Trustee
MSN 1506	3090	Intertrust Trust Corporation Limited, as Security Trustee
MSN 1534	3097	Intertrust Trust Corporation Limited, as Security Trustee

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		Related Claims Allowed for Voting Purposes
MSN/ESN	Proof of Claim	Creditor
MSN 1882	2634	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee
MSN 2078	2862	Wells Fargo Trust Company, National Association, Not in its Individual Capacit but Solely as Owner Trustee
MCN 2202	1670	
MSN 2282 MSN 2301	1679 1695	Wilmington Trust Company, as Security Trustee
		Wilmington Trust Company, as Security Trustee
MSN 2444 MSN 2687	1716 4018	Wilmington Trust Company, as Security Trustee Wells Fargo Trust Company, National Association, Not in its Individual Capaci
IVISIN 2087	4018	but Solely as Owner Trustee
MSN 3042	2571	DVB BANK SE, LONDON BRANCH
MSN 3057	2583	DVB BANK SE, LONDON BRANCH
MSN 3103	2577	DVB BANK SE, LONDON BRANCH
MSN 3113	2580	DVB BANK SE, LONDON BRANCH
MSN 3248	2590	DVB BANK SE, LONDON BRANCH
MSN 3276	2592	DVB BANK SE, LONDON BRANCH, AS SECURITY TRUSTEE
MSN 3408	3873	CIT Aerospace International, as Lessor for MSN 3408
MSN 3467	3796	CIT Aerospace International, as Lessor for MSN 3467
MSN 3510	2456	AerCap Leasing XXX B.V.
MSN 3518	3793	CIT Aerospace International, as Lessor for MSN 3518
MSN 3538	2452	AerCap Leasing XXX B.V.
MSN 3647	3034	AVSA Leasing 2 by Wilmington Trust Company, Not in its Individual Capacity
	5051	but Solely as Owner Trustee
MSN 3664	3872	AVSA Leasing 3, by Wilmington Trust Company
MSN 3691	2983	Barclays Bank PLC, as Security Trustee
MSN 37502	2383	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
10101037302	2727	but Solely as Owner Trustee
MSN 37503	2689	Wells Fargo Bank, National Association as Security Trustee
MSN 37504	1982	BNP Paribas, S.A. as Guaranteed Loan Agent and Guaranteed Lende
MSN 37505	1982	BNP Paribas, S.A. as Guaranteed Loan Agent and Guaranteed Lender
MSN 37506	2753	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
111514 57 500	2755	but Solely as Owner Trustee
MSN 37507	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 37508	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 37509	1706	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
	1,00	but Solely as Owner Trustee
MSN 37510	2421	Wells Fargo Trust Company, National Association, Not in its Individual Capaci
		but Solely as Owner Trustee
MSN 37511	1791	Wilmington Trust Company, as Security Trustee
MSN 3869	2999	Barclays Bank PLC, as Security Trustee
MSN 39406	2853	Wells Fargo Trust Company, National Association, Not in its Individual
	2000	Capacity, but Solely as Owner Trustee of MSN 39406
MSN 39407	2428	Wilmington Trust, National Association, as Security Trustee
MSN 3961	2596	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner
101514 5501	2550	Trustee
MSN 3980	3916	Wilmington Trust Company, National Association, as Owner Trustee
MSN 3988	2593	Worri Bank, Tokyo Branch
MSN 3992	2627	Woori Bank, Tokyo Branch
MSN 4001	2027	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company
MSN 4001 MSN 4011	2463	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company
MSN 4011 MSN 4026	3858	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but
101310 4020	3030	Solely as Owner Trustee, as Lessor for MSN 4026
MSN 4046	3859	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but
101311 4040	5055	Solely as Owner Trustee, as Lessor for MSN 4046
	2961	
MSN 4051	3861	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4051
MSN 4100	2509	DVB BANK SE, LONDON BRANCH
MSN 41573	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 4167	2474	DVB BANK SE, LONDON BRANCH
MSN 41869	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 4200	3081	BNP Paribas, as Security Trustee
MSN 42180	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 4281	1777	Wilmington Trust Company, as Facility Agent and Security Trustee

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	T	elated Claims Allowed for Voting Purposes
MSN/ESN	Proof of Claim	Creditor
MSN 4287	3322	Natixis, as Security Trustee
MSN 4336	2477	DVB BANK SE, LONDON BRANCH
MSN 4345	3337	Natixis, as Security Trustee
MSN 4381	2486	DVB BANK SE, LONDON BRANCH
MSN 43983	2618	UMB Bank, N.A., Not in its Individual Capacity but Solely as Owner Trustee
		MSN 43983
MSN 4487	3987	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4547	3953	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 4547
MSN 4567	3918	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4599	3987	Wells Fargo Trust Company, National Association, as Owner Trustee
MSN 4763	3987	Wells Fargo Trust Company, National Association
MSN 4789	3857	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owr
		Trustee, as Lessor for MSN 4789
MSN 4821	3870	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but
		Solely as Owner Trustee, as Lessor for MSN 4821
MSN 4862	3866	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but
		Solely as Owner Trustee, as Lessor for MSN 4862
MSN 4906	1723	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 4939	3862	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but
		Solely as Owner Trustee, as Lessor for MSN 4939
MSN 4944	2210	JP Lease Products and Services Co., Ltd.
MSN 5057	3212	J.P. Morgan Europe Limited, as Security Trustee
MSN 5068	3226	J.P. Morgan Europe Limited, as Security Trustee
	3342	Natixis, as Security Trustee
MSN 5119	3342	
MSN 5195	3000	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5219	3239	J.P. Morgan Europe Limited, as Security Trustee
MSN 5238	3232	J.P. Morgan Europe Limited, as Security Trustee
MSN 5243	2460	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5280	3244	J.P. Morgan Europe Limited, as Security Trustee
MSN 5333	3049	Citibank N.A., London Branch, as Security Trustee
MSN 5360	2746	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5398	3868	Wilmington Trust Company, Not in its Individual Capacity but Solely as Own
		Trustee of AIRCOL 27
MSN 5406	3230	J.P. Morgan Europe Limited, as Security Trustee
MSN 5454	3865	Wilmington Trust Company, Not in its Individual Capacity but Solely as Own
	5005	
	2740	Trustee of AIRCOL 29
MSN 5477	2749	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5622	2767	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5632	3869	Wells Fargo Trust Company, National Association
MSN 573765	2327	Engine Lease Finance Corporation
MSN 5840	2443	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 5936	3095	Intertrust Trust Corporation Limited, as Security Trustee
MSN 5944	3087	Intertrust Trust Corporation Limited, as Security Trustee
MSN 598610	2328	Engine Lease Finance Corporation
MSN 6002	4007	Wells Fargo Trust Company, National Association, Not in its Individual Capa
	4007	
MCNL COOO	4045	but Solely as Owner Trustee
MSN 6009	1215	APF 4 Projekt Nr. 7A GmbH
MSN 6068	3064	Citibank N.A., London Branch as Security Trustee
MSN 6099	3070	Citibank N.A., London Branch as Security Trustee
MSN 6132	2689	Wells Fargo Bank, National Association as Security Trustee
MSN 6138	4017	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee
MSN 6153	3978	Wells Fargo Trust Company, National Association, Not in its Individual Capa
		but Solely as Owner Trustee of MSN 6153
	3058	Citibank N.A., London Branch as Security Trustee

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MSN/ESN	Proof of Claim	Creditor
MSN 6174	3061	Citibank N.A., London Branch as Security Trustee
MSN 6190	3998	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee
MSN 6209	3979	Wells Fargo Trust Company, National Association, Not in its Individual Capac
MSN 6219	3993	but Solely as Owner Trustee of MSN 6209 Wells Fargo Trust Company, National Association, Not in its Individual Capac
MSN 6294	1223	but Solely as Owner Trustee APF 4 Projekt Nr. 7B GmbH
MSN 6399	2689	Wells Fargo Bank, National Association as Security Trustee
MSN 6411	3950	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 6411
MSN 645479	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 6511	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 65315	2881	Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV Trust
MSN 6617	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6692	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6739	2694	Wells Fargo Bank, National Association as Security Trustee
MSN 6746	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 6767	2699	Wells Fargo Bank, National Association as Security Trustee
MSN 6861	4025	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 6861
MSN 6862	3955	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 6862
MSN 697723	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 699510	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 699661	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN 7120	3958	Wells Fargo Trust Company, National Association, as Security Histee Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 7120
MSN 7284	3940	Wilmington Trust Company, as Security Trustee in Respect of MSN 7284
MSN 729190	2329	Engine Lease Finance Corporation
MSN 7318	3942	Wilmington Trust Company, as Security Trustee
MSN 7437	3981	Willington Hust company, as security Hustee Wells Fargo Trust Company, National Association, Not in Its Individual Capac but Solely as Owner Trustee of MSN 7437
MSN 7770	4009	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 7770
MSN 7847	4002	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 7847
MSN 7887	2422	Sumitomo Mitsui Banking Corporation, New York Branch
MSN 7928	2422	Sumitomo Mitsui Banking Corporation, New York Branch
MSN 8096	3960	Wells Fargo Trust Company, National Association, Not in Its Individual Capac but Solely as Owner Trustee of MSN 8096
MSN 8170	3963	Wells Fargo Trust Company, National Association, Not in Its Individual Capac but Solely as Owner Trustee of MSN 8170
MSN 8240	3964	Wells Fargo Trust Company, National Association, Not in Its Individual Capac but Solely as Owner Trustee of MSN 8240
MSN 8280	3965	Wells Fargo Trust Company, National Association, Not in Its Individual Capac but Solely as Owner Trustee of MSN 8280
MSN 8300	3906	Bank of Utah as Facility Agent and Security Trustee
MSN 8889	3959	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 8889
MSN 8938	3962	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 8938
MSN 9041	3961	Wells Fargo Trust Company, National Association, Not in its Individual Capac but Solely as Owner Trustee of MSN 9041
	2505	· · · · · · · · · · · · · · · · · · ·
MSN 994437		MC Engine Leasing Ltd
MSN V10892	2395	Engine Lease Finance Corporation
MSN V13143	2392	Engine Lease Finance Corporation
MSN V16653	1346	Wells Fargo Trust Company, National Association, as Security Trustee
MSN V17503	1346	Wells Fargo Trust Company, National Association, as Security Trustee
1ultiple MSNs listed on	2406	Wells Fargo Trust Company, National Association, Not in its Individual Capac

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### **Annex 2 to Solicitation Procedures**

### **Disallowed Proofs of Claim for Voting Purposes**

	<del>Proof of</del> <u>Claim No.</u>	<u>Creditor Name</u>	<u>MSN</u>
4	<del>1887</del>	BNP Paribas, acting through its New York Branch	- <u>MSN 1196</u>
2	<del>1875</del>	BNP Paribas, acting through its New York Branch	- MSN 1196
3	<del>1886</del>	BNP Paribas, acting through its New York Branch	- <u>MSN 1196</u>
4	<del>1719</del>	BNP Paribas, acting through its New York Branch	- <u>MSN 1199</u>
5	<del>1727</del>	BNP Paribas, acting through its New York Branch	- <u>MSN 1199</u>
6	<del>2646</del>	Wells Fargo Trust Company, National Association, as Owner Trustee	- <u>MSN 1224</u>
7	<del>2515</del>	Merx Aviation Servicing Limited	- MSN 1224
8	<del>1973</del>	BNP Paribas, acting through its New York Branch	- <u>MSN 1231</u>
9	<del>1929</del>	BNP Paribas, acting through its New York Branch	- <del>MSN 1231</del>
<del>10</del>	<del>2763</del>	Wells Fargo Trust Company, National Association,not in its Individual Capacity but Solely as OwnerTrustee	- <u>MSN 1342</u>
11	<del>2264</del>	Avolon Aerospace AOE 44 Limited	- <u>MSN 1342</u>
<del>12</del>	<del>251</del> 4	Avolon Aerospace Leasing Limited	- <u>MSN 1342</u>
13	<del>1816</del>	Avolon Aerospace Leasing Limited	- <u>MSN 1342</u>
<del>1</del> 4	<del>2778</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	- <u>MSN 1400</u>
15	<del>2597</del>	WAVE 2017-1 LLC	- <u>MSN 1400</u>
<del>16</del>	<del>2603</del>	WAVE 2017-1 LLC	- <u>MSN 1400</u>
17	2629	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	- <u>MSN 1400</u>
17 19	<u>2638</u> 2254	Trustee	- <u>MSN 1400</u>
<del>18</del> <del>19</del>	2254 2611	WAVE 2017-1 LLC Wings Capital Partners LLC	<u>-MSN 1400</u>
<del>19</del> <del>20</del>	<del>2011</del> 2008	Wings Capital Partners LLC           Avolon Leasing Ireland 3 Limited	<u>-MSN 1400</u> - <u>MSN 3664</u>
<del>20</del> 21	<u>2008</u> 2519	Avoion Leasing Heland 5 Limited Avoion Aerospace Leasing Limited	<u>MSN 3664</u>
$\frac{21}{22}$	<u></u>	Avolon Aerospace Leasing Limited	<u>-MSN 3664</u>
22	<u>2548</u>	EOS Aviation 5 (Ireland) Limited	MSN 3980
23 24	<u>2009</u>	Avolon Leasing Ireland 3 Limited	
25	<u>2522</u>	Avolon Aerospace Leasing Limited	- <u>MSN 4026</u>
<del>26</del>	1423	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner	- <u>MSN 4026</u>

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		Not in its Individual Capacity but Solely as Owner Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	- <u>MSN 6219</u>
<del>55</del>	<del>2340</del>	Trustee	
		New York Life Insurance and Annuity Corporation	
	0.001	Institutionally Owned Life Insurance Separate	- <u>MSN 6511, 6746, 6767</u>
<del>56</del>	<del>2621</del>	Account (BOLI 30C)	
		New York Life Insurance and Annuity Corporation	MSN 6602 6720 6617
<del>57</del>	<del>2612</del>	Institutionally Owned Life Insurance Separate Account (BOLI 30C)	<del>-MSN 6692, 6739, 6617</del>
<u>58</u>	<u>2012</u> 2811	SMBC Aviation Capital Limited	- <u>MSN 7437</u>
<u>50</u>	<u>2730</u>	SMBC Aviation Capital Limited	- <u>MSN 7437</u>
<del></del>	2150	Wells Fargo Trust Company, National Association,	
		Not in Its Individual Capacity but Solely as Owner	- <u>MSN 7437</u>
60	<del>2711</del>	Trustee of MSN 7437	
		Wells Fargo Trust Company, National Association,	
		Not in Its Individual Capacity, but Solely as Owner	- MSN 7437
61	<del>2808</del>	Trustee of MSN 7437	
		Wells Fargo Trust Company, National Association,	
		Not in Its Individual Capacity, but Solely as Owner	<del>- MSN 7437</del>
<u>62</u>	2815	Trustee of MSN 7437	
63	2498	Hanshin Juken Co., Ltd.	<u>-MSN 7437</u>
64	2513	Hanshin Juken Co., Ltd.	- <u>MSN 7437</u>
65	2523	Hanshin Juken Co., Ltd.	- <u>MSN 7437</u>
66	<del>2485</del>	Hanshin Juken Co., Ltd.	- <u>MSN 7437</u>
		Wilmington Trust Company, Not in its Individual	
67	2604	Capacity, but Solely as Owner Trustee for Avianca	- <u>MSN 7887</u>
67 (9	2604	JOLCO I Trust	
<u>68</u>	2600	San Agustin Leasing Co., Ltd.	<u>- MSN 7887</u>
<del>69</del>	<del>2626</del>	San Agustin Leasing Co., Ltd.	-WON /00/
70	<del>1254</del>	Leasing Associates Service, Inc., Agent for LAI Trust (collectively LAI)	- <u>MSN 7928</u>
71	<del>2782</del>	Los Katios Leasing Co., Ltd.	- WDN 7720
72	771	Wells Fargo Trust Company, National Association	<del>ESN 598462</del>
12	//1	WILLIS MITSUL & CO ENGINE SUPPORT	
73	777	LIMITED	<del>ESN 598462</del>
		WILLIS MITSUI & CO ENGINE SUPPORT	EGN 5094(2
74	<del>775</del>	LIMITED	<del>ESN 598462</del>
75	<del>780</del>	Willis Lease Finance Corporation	<del>ESN 598462</del>
<del>76</del>	<del>767</del>	Willis Lease Finance Corporation	<del>ESN 598462</del>
77	<del>2656</del>	SMBC Aviation Capital Limited	MSN 4547
<del>78</del>	<del>3021</del>	BNP Paribas, as ECA Facility Agent	MSN 1009
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1009
<del>79</del>	<del>3400</del>	5	

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<del>80</del>	<del>3121</del>	BNP Paribas, as Security Trustee	MSN 1009
<del>81</del>	<del>3140</del>	BNP Paribas, as Security Trustee	MSN 1009
<u>82</u>	<del>3398</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	MSN 1009
<del>83</del>	<del>3403</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	MSN 1009
<del>84</del>	<del>3404</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	MSN 1009
<del>85</del>	<del>2271</del>	Aircastle Investment Holdings 3 Limited	MSN 1073
<del>86</del>	<del>2852</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 1073</del>
<del>87</del>	<del>3114</del>	BNP Paribas, as ECA Facility Agent	MSN 1092
<del>88</del>	<del>3192</del>	Turbo Aviation One Designated Activity Company	MSN 1092
<del>89</del>	<del>3172</del>	Turbo Aviation One Designated Activity Company	MSN 1092
<del>90</del>	<del>3211</del>	Turbo Aviation One Designated Activity Company	MSN 1092
<del>91</del>	<del>3240</del>	Turbo Aviation One Designated Activity Company	MSN 1092
<del>92</del>	<del>3096</del>	BNP Paribas, as ECA Facility Agent	MSN 1092
<del>93</del>	<del>3010</del>	BNP Paribas, as Security Agent	MSN 1092
<del>94</del>	<del>3339</del>	BNP Paribas, as Security Trustee	MSN 1092
<del>95</del>	<del>3013</del>	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	MSN 1114
<del>96</del>	<del>3066</del>	HSBC Continental Europe (f/k/a HSBC France), as           Security Trustee	MSN 1114
<del>97</del>	<del>3215</del>	Turbo Aviation Two Designated Activity           Company	MSN 1114
<del>98</del>	<del>3089</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1114
<del>99</del>	<del>3131</del>	HSBC Continental Europe (f/k/a HSBC France), as           Security Trustee	MSN 1114
<del>100</del>	<del>3274</del>	Turbo Aviation Two Designated Activity           Company	MSN 1114
<del>101</del>	<del>3251</del>	Turbo Aviation Two Designated Activity           Company	MSN 1114
<del>102</del>	<del>2869</del>	Turbo Aviation Two Designated Activity           Company	MSN 1114
<del>103</del>	<del>3063</del>	BNP Paribas, as ECA Facility Agent	MSN 1116
<del>104</del>	<del>3166</del>	Turbo Aviation One Designated Activity Company	MSN 1116
<del>105</del>	<del>3200</del>	Turbo Aviation One Designated Activity Company	MSN 1116

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			MONT 1110
<del>106</del>	<del>3224</del>	Turbo Aviation One Designated Activity Company	MSN-1116
<del>107</del>	<del>3268</del>	Turbo Aviation Two Designated Activity           Company	MSN 1116
<del>108</del>	<del>3048</del>	BNP Paribas, as ECA Facility Agent	MSN 1116
<del>109</del>	<del>3370</del>	BNP Paribas, as Security Trustee	MSN 1116
<del>110</del>	<del>3432</del>	BNP Paribas, as Security Trustee	MSN 1116
111	<del>3020</del>	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	MSN 1124
<del>112</del>	<del>3057</del>	HSBC Continental Europe (f/k/a HSBC France), as           Security Trustee	MSN 1124
113	<del>3184</del>	Turbo Aviation Two Designated Activity           Company	MSN 1124
114	<del>3028</del>	HSBC Continental Europe (f/k/a HSBC France), as           Security Trustee	MSN 1124
115	<del>3040</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN 1124
<del>116</del>	<del>2899</del>	Turbo Aviation Two Designated Activity           Company	MSN 1124
<del>117</del>	<del>3175</del>	Turbo Aviation Two Designated Activity           Company	MSN 1124
<del>118</del>	<del>3198</del>	Turbo Aviation Two Designated Activity           Company	MSN 1124
<del>119</del>	<del>3022</del>	HSBC Continental Europe (f/k/a HSBC France), as           ECA Facility Agent	MSN 1126
<del>120</del>	<del>2885</del>	Turbo Aviation Two Designated Activity           Company	MSN 1126
<del>121</del>	<del>3106</del>	HSBC Continental Europe (f/k/a HSBC France), as           Security Trustee	MSN-1126
<del>122</del>	<del>3117</del>	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	MSN-1126
<del>123</del>	<del>3259</del>	Turbo Aviation Two Designated Activity           Company	MSN 1126
<del>124</del>	<del>3263</del>	Turbo Aviation Two Designated Activity           Company	MSN 1126
125	<del>3266</del>	Turbo Aviation Two Designated Activity           Company	MSN 1126
<del>126</del>	3102	BNP Paribas, as ECA Facility Agent	MSN 1142
127	3183	Turbo Aviation One Designated Activity Company	MSN 1142
<del>128</del>	<del>3161</del>	Turbo Aviation One Designated Activity Company	MSN 1142
<del>129</del>	<del>3207</del>	Turbo Aviation One Designated Activity Company	MSN 1142
<del>130</del>	<del>3229</del>	Turbo Aviation One Designated Activity Company	MSN 1142
<del>131</del>	<del>3043</del>	BNP Paribas, as ECA Facility Agent	MSN 1142
<del>132</del>	<del>3301</del>	BNP Paribas, as Security Trustee	MSN 1142

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<del>133</del>	<del>3328</del>	BNP Paribas, as Security Trustee	MSN-1142
<del>134</del>	3439	BNP Paribas, as Security Trustee	MSN-1142
151	5157	HSBC Continental Europe (f/k/a HSBC France), as	
<del>135</del>	<del>3008</del>	ECA Facility Agent	MSN 1151
		Turbo Aviation Two Designated Activity	NON 1171
<del>136</del>	<del>2895</del>	Company	<del>MSN 1151</del>
		HSBC Continental Europe (f/k/a HSBC France), as	MCNI 1151
<del>137</del>	<del>3038</del>	Security Trustee	<del>MSN 1151</del>
		HSBC Continental Europe (f/k/a HSBC France), as	MSN 1151
<del>138</del>	<del>3104</del>	Security Trustee	
		Turbo Aviation Two Designated Activity	MSN 1151
<del>139</del>	<del>3254</del>	Company	
140	2257	Turbo Aviation Two Designated Activity	MSN 1151
140	3257	Company To be a first the part of the state	
1.4.1	2261	Turbo Aviation Two Designated Activity	<del>MSN 1151</del>
141	3261	Company	MSN 1160
<u>142</u>	<del>3111</del>	BNP Paribas, as ECA Facility Agent	<del>IVISIN 1100</del>
<del>143</del>	<del>3189</del>	Turbo Aviation One Designated Activity Company	MSN 1160
145	<del>3107</del>	Turbo Aviation One Designated Activity Company	
144	<del>3160</del>	Turbo Aviation One Designated Activity Company	MSN-1160
111	5100		
<del>145</del>	<del>3219</del>	Turbo Aviation One Designated Activity Company	MSN 1160
<del>146</del>	<del>3233</del>	Turbo Aviation One Designated Activity Company	MSN-1160
<del>147</del>	<del>3105</del>	BNP Paribas, as ECA Facility Agent	MSN-1160
<del>148</del>	<del>3309</del>	BNP Paribas, as Security Trustee	MSN 1160
<del>149</del>	<del>2981</del>	Credito S.A. Nicaragua	MSN 1160
<del>150</del>	<del>3349</del>	BNP Paribas, as Security Trustee	MSN 1160
<del>151</del>	3445	BNP Paribas, as Security Trustee	MSN 1160
101	5115	HSBC Continental Europe (f/k/a HSBC France), as	
<del>152</del>	<del>3024</del>	ECA Facility Agent	MSN 1167
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 1167
<del>153</del>	<del>3186</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN-1167
<del>154</del>	<del>3276</del>	Trustee	
1.0.0	2076	HSBC Continental Europe (f/k/a HSBC France), as	MSN 1167
<del>155</del>	<del>3076</del>	Security Trustee	
150	2101	HSBC Continental Europe (f/k/a HSBC France), as	MSN 1167
<del>156</del>	3101	Security Trustee           HSBC Continental Europe (f/k/a HSBC France), as	
<del>157</del>	<del>3125</del>	Security Trustee	MSN 1167
137	5125	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 1167
<del>158</del>	<del>3272</del>	Trustee	
<u>159</u>	3290	Wells Fargo Trust Company, National Association,	MSN 1167

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		Not in its Individual Capacity but Solely as Owner	
		Trustee	
<del>160</del>	<del>1900</del>	BNP Paribas, acting through its New York Branch	<del>MSN 1172</del>
<del>161</del>	<del>1904</del>	BNP Paribas, acting through its New York Branch	MSN 1172
			MCNI 1172
<del>162</del>	<del>1899</del>	BNP Paribas, acting through its New York Branch	MSN 1172
			MSN 1172
<del>163</del>	<del>1902</del>	BNP Paribas, acting through its New York Branch	WIST 1172
		HSBC Continental Europe (f/k/a HSBC France), as	MSN 1174
<del>164</del>	<del>3026</del>	ECA Facility Agent	
		Wells Fargo Trust Company, National Association,	NON 1174
165	2267	Not in its Individual Capacity but Solely as Owner	<del>MSN 1174</del>
<del>-165</del>	<del>3267</del>	Trustee           Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 1174
<del>166</del>	<del>3270</del>	Trustee	
100	5210	HSBC Continental Europe (f/k/a HSBC France), as	
<del>167</del>	<del>3069</del>	Security Trustee	MSN 1174
		HSBC Continental Europe (f/k/a HSBC France), as	MONT 1174
<del>168</del>	<del>3124</del>	Security Trustee	<u>MSN 1174</u>
		HSBC Continental Europe (f/k/a HSBC France), as	<u>MSN 1174</u>
<del>169</del>	<del>3129</del>	Security Trustee	WISN 11/4
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<u>MSN 1174</u>
<del>170</del>	<del>3217</del>	Trustee	
		Wells Fargo Trust Company, National Association,	<u>MSN 1174</u>
171	<del>3288</del>	Not in its Individual Capacity but Solely as Owner Trustee	<del>WISN 11/4</del>
	<del>3132</del>	BNP Paribas, as ECA Facility Agent	MSN 1185
172			MSN 1185
<del>173</del>	<del>3130</del>	BNP Paribas, as ECA Facility Agent	<del>WISH 1103</del>
		Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 1185
174	<del>3435</del>	Trustee	MON 1105
171	5155	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<u>MSN 1185</u>
<del>175</del>	<del>3364</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<u>MSN 1185</u>
<del>176</del>	<del>3373</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
1	0.400	Not in its Individual Capacity but Solely as Owner	MSN 1185
<u>177</u>	<u>3429</u>	Trustee	MONT 1107
<u>178</u>	3255	BNP Paribas, as Security Trustee	MSN 1185
<del>179</del>	<del>3361</del>	BNP Paribas, as Security Trustee	MSN 1185
<del>180</del>	<del>3424</del>	BNP Paribas, as Security Trustee	MSN 1185

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<del>181</del>	<del>1881</del>	BNP Paribas, acting through its New York Branch	MSN 1196
<del>182</del>	<del>1731</del>	BNP Paribas, acting through its New York Branch	MSN 1199
<del>183</del>	<del>1704</del>	BNP Paribas, acting through its New York Branch	MSN 1199
<del>184</del>	<del>2798</del>	Wells Fargo Trust Company, National Association, as Owner Trustee	MSN 1224
<del>185</del>	<del>2793</del>	MAPS 2019-1 Limited	MSN 1224
<del>186</del>	<del>2802</del>	MAPS 2019-1 Limited	MSN 1224
<del>187</del>	2531	Merx Aviation Servicing Limited	MSN 1224
188	<del>1965</del>	BNP Paribas, acting through its New York Branch	MSN 1231
<del>189</del>	<del>1919</del>	BNP Paribas, acting through its New York Branch	<del>MSN 1231</del>
<del>190</del>	<del>1735</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1279
<del>191</del>	<del>1776</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1279
<del>192</del>	<del>1748</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1279
<u>193</u>	<del>1774</del>	Wells Fargo Trust Company, National Association,Not in its Individual Capacity but Solely as OwnerTrustee	MSN 1279
<del>194</del>	<del>1767</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 1279
<del>195</del>	<del>1462</del>	Avolon Aerospace AOE 44 Limited	MSN 1342
<del>196</del>	<del>92</del> 4	APF 3 Projekt Nr. 2 GmbH	MSN 1357
<del>197</del>	<u>979</u>	APF 3 Projekt Nr. 2 GmbH	MSN 1357
<del>198</del>	<del>1800</del>	KGAL Investment Management GmbH and Co.           KG	MSN 1357
<del>199</del>	<del>1799</del>	KGAL Investment Management GmbH and Co.           KG	MSN 1357
200	<del>3037</del>	Citibank Europe PLC, UK Branch, as ECA Facility Agent	MSN 1368
<del>201</del>	<del>3083</del>	Citibank N.A., London Branch, as Security Trustee	MSN 1368
202	<del>3109</del>	Citibank N.A., London Branch, as Security Trustee	MSN 1368
<del>203</del>	<del>3312</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	MSN 1368
<del>204</del>	<del>3310</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL	MSN 1368

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		28	
<del>205</del>	<del>3315</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	MSN 1368
<del>206</del>	<del>3323</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	MSN 1368
207	1145	APF 1 Projekt Nr. 11 GmbH	MSN 1378
<del>208</del>	<del>1802</del>	KGAL Investment Management GmbH and Co.           KG Aviation	<del>MSN 1378</del>
<del>209</del>	<del>1801</del>	KGAL Investment Management GmbH and Co.           KG	MSN 1378
<del>210</del>	<del>1803</del>	KGAL Investment Management GmbH and Co.           KG	MSN 1378
<del>211</del>	<del>3142</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 1380
<del>212</del>	<del>3327</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	MSN 1380
<del>213</del>	<del>3324</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1380
<del>214</del>	<del>3320</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1380
<del>215</del>	<del>3325</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	MSN 1380
<del>216</del>	<del>3329</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	<del>MSN 1380</del>
<del>217</del>	<del>3333</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	<del>MSN 1380</del>
<del>218</del>	<del>2257</del>	WAVE 2017-1 LLC	MSN-1400
<del>219</del>	<del>2619</del>	Wings Capital Partners LLC	MSN 1400
<del>220</del>	<del>3135</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 1428
221	<del>3345</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	MSN 1428
222	<del>3304</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1428
<del>223</del>	<del>3318</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 1428
<del>22</del> 4	<del>3340</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	MSN 1428
<del>225</del>	<del>3346</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	MSN 1428

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		Wilmington Trust Company, Not in its Individual	MSN 1428
<del>226</del>	2247	Capacity but Solely as Owner Trustee of AIRCOL 31	<del>M5N-1428</del>
<del>220</del>	<del>3347</del>		
227	2100	J.P. Morgan Europe Limited, as ECA Facility	MSN 1448
227	<del>3108</del>	Agent	
		Wilmington Trust Company, Not in its Individual	NGN 1440
220	2267	Capacity but Solely as Owner Trustee of AIRCOL	MSN 1448
<del>228</del>	<del>3367</del>	32	
			MSN 1448
<del>229</del>	<del>3297</del>	J.P. Morgan Europe Limited, as Security Trustee	
			MSN 1448
<del>230</del>	<del>3317</del>	J.P. Morgan Europe Limited, as Security Trustee	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1448
<del>231</del>	<del>3350</del>	32	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1448
<del>232</del>	<del>3371</del>	32	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1448
233	<del>3376</del>	32	
		J.P. Morgan Europe Limited, as ECA Facility	MSN 1506
<del>234</del>	<del>3091</del>	Agent	MBIN 1900
		Intertrust Trust Corporation Limited, as Security	MSN 1506
235	<del>3051</del>	Trustee	WISN 1500
		Intertrust Trust Corporation Limited, as Security	MCNI 1506
236	<del>3067</del>	Trustee	MSN 1506
		Intertrust Trust Corporation Limited, as Security	MCNI 1506
237	<del>3074</del>	Trustee	MSN 1506
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1506
<del>238</del>	<del>3422</del>	34	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1506
<del>239</del>	<del>3419</del>	34	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1506
<del>240</del>	<del>3423</del>	34	
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1506
<del>241</del>	<del>3425</del>	34	
		J.P. Morgan Europe Limited, as ECA Facility	
242	<del>3141</del>	Agent	<del>MSN 1534</del>
		Wilmington Trust Company, Not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 1534
<del>243</del>	<del>3384</del>	$\frac{39}{39}$	1101.1001
_ 13	0001	Intertrust Trust Corporation Limited, as Security	
<del>2</del> 44	<del>3071</del>	Trustee	<del>MSN 1534</del>
245	<u>3078</u>	Intertrust Trust Corporation Limited, as Security	MSN 1534
275	5070	menutist Trust Corporation Emilieu, as beening	

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		Trustee	
<del>246</del>	<del>3381</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	MSN 1534
<del>247</del>	<del>3388</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	MSN 1534
<del>248</del>	<del>3392</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	MSN 1534
<del>249</del>	<del>2459</del>	Artemis (Delos) Limited	MSN 1882
<del>250</del>	<del>2631</del>	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee	MSN 1882
<del>251</del>	<del>2658</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 2078
<del>252</del>	<del>2346</del>	Zephyrus Capital Aviation Partners 1C Limited	MSN 2078
<del>253</del>	<del>2353</del>	Zephyrus Capital Aviation Partners 1C Limited	MSN 2078
<del>254</del>	<del>1685</del>	Wilmington Trust Company, as Security Trustee	MSN 2282
<del>255</del>	<del>1687</del>	Wilmington Trust Company, as Security Trustee	MSN 2282
<del>256</del>	<del>1642</del>	Wilmington Trust Company, as Security Trustee	MSN 2282
<del>257</del>	<del>1697</del>	Wilmington Trust Company, as Security Trustee	MSN 2301
<del>258</del>	<del>1698</del>	Wilmington Trust Company, as Security Trustee	MSN 2301
<del>259</del>	<del>1691</del>	Wilmington Trust Company, as Security Trustee	MSN 2301
<del>260</del>	<del>1722</del>	Wilmington Trust Company, as Security Trustee	MSN 2444
<del>261</del>	<del>1724</del>	Wilmington Trust Company, as Security Trustee	MSN 2444
<del>262</del>	<del>1702</del>	Wilmington Trust Company, as Security Trustee	MSN 2444
<del>263</del>	<del>2696</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee	<del>MSN 2687</del>
<del>264</del>	<del>2845</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee	MSN 2687
<del>265</del>	<del>2266</del>	Aircastle Advisor LLC	MSN 2687
266	<del>2269</del>	Aircastle Advisor LLC	MSN 2687
<del>267</del>	<del>2267</del>	Aircastle Holding Corporation Limited	MSN 2687
<del>268</del>	<del>2268</del>	Aircastle Holding Corporation Limited	MSN 2687
<del>269</del>	<del>2472</del>	Aircastle Advisor LLC	MSN 2687

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<del>270</del>	<del>2479</del>	Aircastle Holding Corporation Limited	MSN 2687
		Wells Fargo Trust Company, National Association,	
		Not in Its Individual Capacity but Solely as Owner	<u>MSN 2687</u>
<del>271</del>	<u>2678</u>	Trustee	N (C) 1 20 42
<del>272</del>	<del>2481</del>	DVB BANK SE, LONDON BRANCH	MSN 3042
<del>273</del>	<del>2512</del>	DVB BANK SE, LONDON BRANCH	MSN 3042
<del>274</del>	<del>2464</del>	DVB BANK SE, LONDON BRANCH	MSN 3042
<del>275</del>	<del>2490</del>	DVB BANK SE, LONDON BRANCH	MSN 3057
<del>276</del>	<del>25</del> 44	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 3057
<del>277</del>	<del>2471</del>	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 3057
			MSN 3057, 3248, 3276,
<del>278</del>	<del>2572</del>	MUFG Bank, Ltd., London Branch	<del>3042, 3103, 3113</del>
<del>279</del>	<del>2484</del>	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 3103
<del>280</del>	<del>2517</del>	DVB BANK SE, LONDON BRANCH	MSN 3103
<del>281</del>	<del>2468</del>	DVB BANK SE, LONDON BRANCH	MSN 3103
<del>282</del>	<del>2487</del>	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 3113
<del>283</del>	<del>2528</del>	DVB BANK SE, LONDON BRANCH	MSN 3113
<del>284</del>	<del>2469</del>	<b>DVB BANK SE, LONDON BRANCH</b>	MSN 3113
<del>285</del>	<del>2494</del>	DVB BANK SE, LONDON BRANCH	MSN 3248
<del>286</del>	<del>2547</del>	DVB BANK SE, LONDON BRANCH	MSN 3248
<del>287</del>	<del>2473</del>	DVB BANK SE, LONDON BRANCH	MSN 3248
<del>288</del>	<del>2504</del>	DVB BANK SE, LONDON BRANCH	MSN 3276
<del>289</del>	<del>2556</del>	DVB BANK SE, LONDON BRANCH	MSN 3276
<del>290</del>	2475	DVB BANK SE, LONDON BRANCH	MSN 3276
		CIT Aerospace International, as Lessor for MSN	MCNI 2400
<del>291</del>	<del>2074</del>	3408	MSN 3408
		CIT Aerospace International, as Lessor for MSN	MSN 3408
<del>292</del>	<del>3827</del>	3408	MSI 3400
202	0505	CIT Aerospace International, as Lessor for MSN	MSN 3467
<del>293</del>	<del>3795</del>	<u>3467</u>	
<del>294</del>	<del>3794</del>	CIT Aerospace International, as Lessor for MSN 3467	MSN 3467
<del>294</del> 295	<del>2227</del>	AerCap Leasing XXX B.V.	MSN 3510
<del>273</del>		CIT Aerospace International, as Lessor for MSN	
<del>296</del>	<del>3797</del>	3518	<del>MSN 3518</del>
270	5151	CIT Aerospace International, as Lessor for MSN	
<del>297</del>	<del>3792</del>	3518	<del>MSN 3518</del>
<del>298</del>	<del>2229</del>	AerCap Leasing XXX B.V.	MSN 3538
		AVSA Leasing 2 by Wilmington Trust Company,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 3647</del>
<del>299</del>	<del>3031</del>	Trustee	
		AVSA Leasing 2 by Wilmington Trust Company,	MONTO (47
<del>300</del>	<del>3034</del>	Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 3647</del>
<u>300</u>	<u></u>	AVSA Leasing 2 by Wilmington Trust Company,	MSN 3647
501	5050	Not in its Individual Capacity but Solely as Owner	19151 V 3017

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		Trustee	
		AVSA Leasing 2 by Wilmington Trust Company,	
		Not in its Individual Capacity but Solely as Owner	MSN 3647
<del>302</del>	<del>3042</del>	Trustee	
<del>303</del>	<del>299</del> 4	Barclays Bank PLC, as Security Trustee	MSN 3647
<del>304</del>	<del>2995</del>	Barclays Bank PLC, as Security Trustee	MSN 3647
<del>305</del>	<del>2961</del>	Barclays Bank PLC, as ECA Facility Agent	MSN 3647
<del>306</del>	<del>2500</del>	AVSA Leasing 3 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 3664	<del>MSN 366</del> 4
<del>307</del>	<del>3828</del>	AVSA Leasing 3, by Wilmington Trust Company	MSN 3664
<del>308</del>	<del>1828</del>	Avolon Leasing Ireland 3 Limited	MSN 3664
<del>309</del>	<del>3073</del>	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 3691</del>
<del>310</del>	<del>3079</del>	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	MSN 3691
<del>311</del>	<del>308</del> 4	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	MSN 3691
<del>312</del>	<del>3</del> 449	AVSA Leasing 4 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 3691</del>
313	<del>2991</del>	Barclays Bank PLC, as Security Trustee	MSN 3691
<del>314</del>	<del>2998</del>	Barclays Bank PLC, as Security Trustee	MSN 3691
<del>315</del>	<del>2958</del>	Barclays Bank PLC, as ECA Facility Agent	MSN 3691
<del>316</del>	<del>2430</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 37502</del>
<del>317</del>	<del>2423</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 37502</del>
<del>318</del>	<del>2425</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 37502
<del>319</del>	<del>2426</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 37502
<del>320</del>	<del>2783</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	<del>MSN 37504, 37505</del>
<del>321</del>	<del>2667</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 37506
<del>322</del>	<del>2565</del>	ORIX Aviation Systems Limited	MSN 37506

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		Wells Fargo Trust Company, National Association,	MONI 27500
222	1675	Not in its Individual Capacity but Solely as Owner	<del>MSN 37509</del>
<del>323</del>	<del>1675</del>	Trustee	
		Wells Fargo Trust Company, National Association,	MONI 27500
224	1.000	Not in its Individual Capacity but Solely as Owner	MSN 37509
<del>324</del>	<del>1696</del>	Trustee	
		Wells Fargo Trust Company, National Association,	MONI 27500
225	1710	Not in its Individual Capacity but Solely as Owner	MSN 37509
<del>325</del>	<del>1710</del>	Trustee	
		Wells Fargo Trust Company, National Association,	MONI 27500
226	1660	Not in its Individual Capacity but Solely as Owner	MSN 37509
<del>326</del>	<u>1669</u>	Trustee	MCNI 27510
<del>327</del>	<del>2461</del>	FPAC Aircraft Leasing I Limited	MSN 37510
		Wells Fargo Trust Company, National Association,	MONI 27510
229	2414	Not in its Individual Capacity but Solely as Owner	<del>MSN 37510</del>
<del>328</del>	2414	Trustee	
		Wells Fargo Trust Company, National Association,	MSN 37510
<del>329</del>	2450	Not in its Individual Capacity but Solely as Owner	<del>IVISIN 37310</del>
<del>329</del>	<del>2450</del>	Trustee           Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 37510
<del>330</del>	<del>2439</del>	Trustee	<del>WISH 37310</del>
550	2-137	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 37510
<del>331</del>	<del>2455</del>	Trustee	101010 37310
<del>332</del>	2444	FPAC Aircraft Leasing I Limited	MSN 37510
552	2		
333	<del>1794</del>	Wilmington Trust Company, as Security Trustee	<u>MSN 37511</u>
			NON 27511
<del>334</del>	<del>1796</del>	Wilmington Trust Company, as Security Trustee	<del>MSN 37511</del>
			MONI 27511
<del>335</del>	<del>1793</del>	Wilmington Trust Company, as Security Trustee	<del>MSN 37511</del>
<del>336</del>	<del>2962</del>	Barclays Bank PLC, as ECA Facility Agent	MSN 3869
337	<del>2986</del>	Barclays Bank PLC, as Security Trustee	MSN 3869
<del>338</del>	<u>2980</u>	Barclays Bank PLC, as Security Trustee	MSN 3869
<del>339</del>	<u>2989</u>	Barclays Bank PLC, as Security Trustee	MSN 3869
<del>557</del>	2707	Wells Fargo Trust Company, National Association,	111011 5007
		Not in its Individual Capacity but Solely as Owner	MSN 3869
<del>340</del>	<del>3421</del>	Trustee	1101 3007
510	5121	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 3869
<del>341</del>	<del>3412</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 3869
<del>342</del>	<del>3416</del>	Trustee	
343	2683	SMBC Aviation Capital Limited	MSN 39406
<del>3</del> 44	<u>2005</u>	SMBC Aviation Capital Limited	MSN 39406
345		Wells Fargo Trust Company, National Association,	MSN 39406
345	<del>2765</del>	wells Fargo Trust Company, National Association,	<del>MSN 39406</del>

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		Not in its Individual Capacity, but Solely as Owner Trustee of MSN 39406	
346	2193	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	MSN 39407
347	<u>2429</u>	Wilmington Trust Company, Not in its Individual           Capacity but Solely as Owner Trustee for Avianca           JOLCO III Trust	MSN 39407
348	<del>2431</del>	Wilmington Trust, National Association, as Security Trustee	MSN 39407
349	2131	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	MSN 39407
350	2122	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	MSN 39407
351	<del>2413</del>	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 39407
352	<del>2409</del>	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 39407
<del>353</del>	<del>2587</del>	Vermillion Aviation (Nine) Limited	MSN 3961
<del>35</del> 4	<del>2520</del>	Merx Aviation Servicing Limited	MSN 3980
<del>355</del>	<del>2495</del>	KEB Hana Bank, Tokyo Branch	MSN 3988
<del>356</del>	<del>2729</del>	The Korea Development Bank, Tokyo Branch	MSN 3988
<del>357</del>	<del>2614</del>	Woori Bank, Tokyo Branch	MSN 3988
<del>358</del>	<del>2622</del>	Woori Bank, Tokyo Branch	MSN 3988
<del>359</del>	<del>2507</del>	JPA No. 151 Co., Ltd.	MSN 3988
<del>360</del>	<del>2024</del>	JPA No. 151 Co., Ltd.	MSN 3988
<del>361</del>	<del>2493</del>	KEB Hana Bank, Tokyo Branch	MSN 3992
<del>362</del>	<del>2712</del>	The Korea Development Bank, Tokyo Branch	MSN 3992
363	<del>2511</del>	JPA No. 152 Co., Ltd.	MSN 3992
<del>36</del> 4	<del>2602</del>	Woori Bank, Tokyo Branch	MSN 3992
<del>365</del>	<del>2609</del>	Woori Bank, Tokyo Branch	MSN 3992
<del>366</del>	<del>2568</del>	JPA No. 152 Co., Ltd.	MSN 3992
<del>367</del>	<del>1432</del>	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company	MSN 4001
<del>368</del>	<del>2570</del>	FGL Aircraft Ireland Limited	MSN 4001
<del>369</del>	<del>2579</del>	FGL Aircraft Ireland Limited	MSN 4001
<del>370</del>	<del>2581</del>	FGL Aircraft Ireland Limited	MSN 4011
<del>371</del>	<del>1437</del>	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company	MSN 4011
<del>372</del>	<del>2576</del>	FGL Aircraft Ireland Limited	MSN 4011
373	<del>3829</del>	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026	MSN 4026
<del>374</del>	<u></u>	Avolon Aerospace Leasing Limited	MSN 4026
375	<del>2028</del>	Avolon Leasing Ireland 3 Limited	MSN 4046
		AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner	MSN 4046
<del>376</del> <del>377</del>	<u>1425</u> 3830	Trustee, as Lessor of MSN 4046AIRCOL 11, by Wilmington Trust Company, Notin its Individual Capacity but Solely as Owner	MSN 4046

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		Trustee, as Lessor for MSN 4046	
<del>378</del>	<del>1819</del>	Avolon Aerospace Leasing Limited	MSN 4046
379	2530	Avolon Aerospace Leasing Limited	MSN 4051
517	2550	AIRCOL 12, by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4051
<del>380</del>	<del>3831</del>	Trustee, as Lessor for MSN 4051	
<del>381</del>	<del>1820</del>	Avolon Aerospace Leasing Limited	MSN 4051
<del>382</del>	<del>1831</del>	Avolon Leasing Ireland 3 Limited	MSN 4051
383	<del>2566</del>	MUFG Bank, Ltd., London Branch	MSN 4100
<del>384</del>	<del>2564</del>	DVB BANK SE, LONDON BRANCH	MSN 4100
<del>385</del>	<del>2483</del>	DVB BANK SE, LONDON BRANCH	MSN 4100
<del>386</del>	<del>2559</del>	MUFG Bank, Ltd., London Branch	MSN 4167
387	<del>2453</del>	DVB BANK SE, LONDON BRANCH	MSN 4167
		AIRCOL 13 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4200
<del>388</del>	<del>2951</del>	Trustee	
<del>389</del>	<del>3032</del>	BNP Paribas, as ECA Facility Agent	MSN 4200
		AIRCOL 13 by Wilmington Trust Company, Not	
200	20.49	in its Individual Capacity but Solely as Owner	MSN 4200
<del>390</del>	<del>2948</del>	Trustee           AIRCOL 13 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4200
<del>391</del>	<del>2954</del>	Trustee	
		AIRCOL 13 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4200
<del>392</del>	<del>2957</del>	Trustee	
<del>393</del>	3133	BNP Paribas, as Security Trustee	MSN 4200
<del>394</del>	<del>3137</del>	BNP Paribas, as Security Trustee	MSN 4200
<del>395</del>	<del>1373</del>	Development Bank of Japan Inc.	MSN 4281
<del>396</del>	<del>1376</del>	Development Bank of Japan Inc.	MSN 4281
<del>397</del>	<del>2585</del>	JPA No. 159 Co., Ltd.	MSN 4281
		Wilmington Trust Company as Facility Agent and	MSN 4281
<del>398</del>	<u>1770</u>	Security Trustee	N (C) 1 4001
<del>399</del>	<u>2591</u>	JPA No. 159 Co., Ltd.	MSN 4281
400	<u>1375</u>	Development Bank of Japan Inc.	MSN 4284
401	<u>1378</u>	Development Bank of Japan Inc.	MSN 4284
4 <del>02</del>	<del>2606</del>	JPA No. 160 Co., Ltd.	MSN 4284
4 <del>03</del>	<del>2613</del>	JPA No. 160 Co., Ltd.	MSN 4284
10.1	1775	Wilmington Trust Company as Facility Agent and	MSN 4284
404	<del>1775</del>	Security Trustee           AIRCOL 15 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4287
4 <del>05</del>	<del>2963</del>	Trustee	111011 1207
406	<u>3295</u>	Natixis, as ECA Facility Agent	MSN 4287
407	<u>3348</u>	Natixis, as Security Trustee	MSN 4287
.07	2010		

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		AIRCOL 15 by Wilmington Trust Company, Not	
400	0050	in its Individual Capacity but Solely as Owner	MSN 4287
<del>409</del>	<del>2959</del>	Trustee	
		AIRCOL 15 by Wilmington Trust Company, Not	
110		in its Individual Capacity but Solely as Owner	MSN 4287
410	<del>2966</del>	Trustee	
		AIRCOL 15 by Wilmington Trust Company, Not	
	• • • • •	in its Individual Capacity but Solely as Owner	MSN-4287
411	<del>2988</del>	Trustee	
412	<del>2562</del>	MUFG Bank, Ltd., London Branch	MSN 4336
413	<del>2457</del>	DVB BANK SE, LONDON BRANCH	MSN 4336
		AIRCOL 20 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4345
414	<del>3001</del>	Trustee	
415	<del>3262</del>	Natixis, as ECA Facility Agent	MSN 4345
416	<del>33</del> 44	Natixis, as Security Trustee	MSN 4345
417	3359	Natixis, as Security Trustee	MSN 4345
117	5557	AIRCOL 20 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4345
418	<del>2992</del>	Trustee	
		AIRCOL 20 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	<u>MSN 4345</u>
4 <del>19</del>	<del>3003</del>	Trustee	
		AIRCOL 20 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	MSN 4345
420	<del>3004</del>	Trustee	
421	<del>2332</del>	DVB BANK SE, LONDON BRANCH	MSN 4381
422	<del>2687</del>	SMBC Aviation Capital Limited	MSN 43983
423	2717	SMBC Aviation Capital Limited	MSN 43983
723	2/1/	UMB Bank, N.A., Not in its Individual Capacity	
424	<del>2615</del>	but Solely as Owner Trustee of MSN 43983	<del>MSN 43983</del>
425	2019 2569	SMBC Aviation Capital Limited	MSN 4547
			MSN 4547
4 <del>26</del>	<del>2695</del>	SMBC Aviation Capital Limited	WIG14 1317
		Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner	MSN 4547
427	<del>2781</del>	Trustee of MSN 4547	<del>WIDIN 1911</del>
127	2701	Wells Fargo Trust Company, National Association,	
		Not in Its Individual Capacity, but Solely as Owner	MSN 4547
428	<del>2787</del>	Trustee of MSN 4547	
429	<u>2797</u>	MAPS 2019-1 Limited	MSN 4567
727	<del>2171</del>	Wells Fargo Trust Company, National Association,	11011 1007
4 <del>30</del>	<del>2681</del>	as Owner Trustee	MSN-4567
750	2001	Wells Fargo Trust Company, National Association,	
431	<del>3917</del>	as Owner Trustee	MSN 4567
4 <u>32</u>	2532	Avolon Aerospace Leasing Limited	MSN 4763
<del>432</del>	<del>2332</del>	Avoion Acrospace Leasing Limited	WIDIN 4703
433	<del>3832</del>	Wells Fargo Trust Company, National Association	MSN 4763
+33	<del>3032</del>	wens Fargo Trust Company, Ivational Association	

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434	<del>1453</del>	Avolon Aerospace AOE 21 Limited	MSN 4763
435	<del>2302</del>	Coguish Limited	MSN 4763
4 <del>36</del>	<del>2347</del>	Wilmington Trust Company, Not in its Individual           Capacity but Solely as Owner Trustee, as Lessor of           MSN 4789	MSN 4789
4 <del>37</del>	<del>3833</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	MSN 4789
4 <del>38</del>	<del>1822</del>	Avolon Aerospace Leasing Limited	MSN 4789
4 <del>39</del>	<del>1991</del>	Avolon Leasing Ireland 3 Limited	MSN 4789
440	<del>2535</del>	Avolon Aerospace Leasing Limited	MSN 4821
441	<del>1427</del>	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4821	MSN 4821
44 <del>2</del>	<del>1823</del>	Avolon Aerospace Leasing Limited	MSN 4821
443	<del>2037</del>	Avolon Leasing Ireland 3 Limited	MSN 4862
444	<del>2543</del>	Avolon Aerospace Leasing Limited	MSN 4862
44 <del>5</del>	<del>1428</del>	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4862	MSN 4862
44 <del>6</del>	<del>1824</del>	Avolon Aerospace Leasing Limited	MSN 4862
447	<del>2001</del>	Avolon Leasing Ireland 3 Limited	MSN 4862
44 <del>8</del>	<del>1690</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 4906
44 <del>9</del>	<del>1693</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 4906
4 <del>50</del>	<del>1717</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 4906
4 <del>51</del>	<del>1689</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 4906
4 <del>52</del>	<del>2501</del>	Avolon Leasing Ireland 3 Limited	MSN 4939
4 <del>53</del>	<del>2550</del>	Avolon Aerospace Leasing Limited	MSN 4939
454	<del>1403</del>	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4939	MSN 4939
4 <del>55</del>	<del>3836</del>	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4939	MSN 4939
4 <del>56</del>	<del>1825</del>	Avolon Aerospace Leasing Limited	MSN 4939
4 <del>57</del>	<del>2002</del>	Avolon Leasing Ireland 3 Limited	MSN 4939
4 <del>58</del>	<del>2186</del>	JP Lease Products and Services Co., Ltd.	MSN 4944
4 <del>59</del>	2217	JP Lease Products and Services Co., Ltd.	MSN 4944
460	3044	J.P. Morgan Europe Limited, as ECA Facility	MSN 5057

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		Agent	
		AIRCOL 25 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	<del>MSN 5057</del>
461	<del>3006</del>	Trustee	
		AIRCOL 25 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	<del>MSN 5057</del>
4 <del>62</del>	<del>3014</del>	Trustee	
		AIRCOL 25 by Wilmington Trust Company, Not	
		in its Individual Capacity but Solely as Owner	<del>MSN 5057</del>
4 <del>63</del>	<del>3016</del>	Trustee	
		J.P. Morgan Europe Limited, as ECA Security	MSN 5057
464	<del>3173</del>	Trustee	
			MSN 5057
4 <del>65</del>	<del>3212</del>	J.P. Morgan Europe Limited, as Security Trustee	
			MSN 5057
4 <del>66</del>	<del>3289</del>	J.P. Morgan Europe Limited, as Security Trustee	
		J.P. Morgan Europe Limited, as ECA Facility	MSN 5068
4 <del>67</del>	<del>3154</del>	Agent	
			MSN 5068
4 <del>68</del>	<del>3271</del>	J.P. Morgan Europe Limited, as Security Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5068
4 <del>69</del>	<del>3336</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5068
<del>470</del>	<del>3409</del>	Trustee	
			MSN 5068
471	<del>3247</del>	J.P. Morgan Europe Limited, as Security Trustee	
			MSN 5068
4 <del>72</del>	<del>3298</del>	J.P. Morgan Europe Limited, as Security Trustee	
		Wells Fargo Trust Company, National Association,	
150		Not in its Individual Capacity but Solely as Owner	MSN 5068
4 <del>73</del>	<del>3393</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
	2205	Not in its Individual Capacity but Solely as Owner	MSN 5068
474	<del>3395</del>	Trustee	
4 <del>75</del>	<del>3305</del>	Natixis, as ECA Facility Agent	MSN 5119
4 <del>76</del>	<del>3354</del>	Natixis, as Security Trustee	<del>MSN 5119</del>
477	<del>3372</del>	Natixis, as Security Trustee	MSN 5119
		Wilmington Trust Company, not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 5119
4 <del>78</del>	<del>3293</del>	26	
		Wilmington Trust Company, not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 5119
4 <del>79</del>	<del>3291</del>	26	
		Wilmington Trust Company, not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 5119
4 <del>80</del>	<del>3296</del>	26	
481	<del>3303</del>	Wilmington Trust Company, not in its Individual	MSN 5119

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		Consister best Solutions Operator Transferr of AIDCOL	
		Capacity but Solely as Owner Trustee of AIRCOL 26	
482	<del>2751</del>	Kornerstone Airlease No. 1 Limited	MSN 5195
483	<del>2582</del>	ORIX Aviation Systems Limited	MSN 5195
484	<u>3840</u>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5195
485	<u>3162</u>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 5219
4 <del>86</del>	<del>3280</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5219
487	<del>3366</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5219
4 <del>88</del>	<del>3408</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5219</del>
4 <del>89</del>	<del>3253</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5219
<del>490</del>	<del>3311</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5219
4 <del>91</del>	<del>3360</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5219</del>
4 <del>92</del>	<del>3399</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5219</del>
4 <del>93</del>	<del>3163</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 5238
<del>494</del>	<del>3269</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5238
4 <del>95</del>	<del>3368</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5238</del>
4 <del>96</del>	<del>3407</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5238</del>
4 <del>97</del>	<del>3250</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5238
4 <del>98</del>	<del>3313</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5238
4 <del>99</del>	<del>3363</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5238
<del>500</del>	<del>339</del> 4	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5238</del>
<del>501</del>	2445	Wells Fargo Trust Company, National Association,           Not in its Individual Capacity but Solely as Owner	MSN 5243

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		Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5243</del>
<del>502</del>	<del>2446</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5243
<del>503</del>	<del>2454</del>	Trustee	
		J.P. Morgan Europe Limited, as ECA Facility	MCN 5290
<del>504</del>	<del>3158</del>	Agent	<del>MSN 5280</del>
			MONT 2000
<del>505</del>	<del>3275</del>	J.P. Morgan Europe Limited, as Security Trustee	<del>MSN 5280</del>
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5280</del>
<del>506</del>	<del>3341</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5280</del>
<del>507</del>	<del>3411</del>	Trustee	
			MONI 5290
<del>508</del>	<del>3260</del>	J.P. Morgan Europe Limited, as Security Trustee	<del>MSN 5280</del>
			MON 5290
<del>509</del>	<del>3307</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5280
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5280
<del>510</del>	<del>3374</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5280
<del>511</del>	<del>3396</del>	Trustee	
		Citibank Europe PLC, UK Branch, as ECA Facility	MGNI 5222
<del>512</del>	<del>3045</del>	Agent	<del>MSN 5333</del>
			MGNI 5222
<del>513</del>	<del>3075</del>	Citibank N.A., London Branch, as Security Trustee	<del>MSN 5333</del>
<del>514</del>	<del>3080</del>	Citibank N.A., London Branch, as Security Trustee	<del>MSN 5333</del>
<del>515</del>	<del>3088</del>	Citibank N.A., London Branch, as Security Trustee	<del>MSN 5333</del>
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5333</del>
<del>516</del>	<del>3316</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 5333
<del>517</del>	<del>3382</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5333</del>
<del>518</del>	<del>3357</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	<del>MSN 5333</del>
<del>519</del>	<del>3387</del>	Trustee	
<del>520</del>	<del>2743</del>	Tottori World Cup Co., Ltd.	MSN 5360
<u>520</u>	2041	Avolon Leasing Ireland 3 Limited	MSN 5398
521	2011	Troion Leasing frenance 5 Ennited	111011 0000

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<del>522</del>	<del>2552</del>	Avolon Aerospace Leasing Limited	MSN 5398
<del>523</del>	<del>1302</del>	Citibank N.A., London Branch, as Security Trustee	MSN 5398
<del>52</del> 4	<del>1975</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 27	MSN 5398
<del>525</del>	<del>3837</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 27	MSN 5398
<del>526</del>	<del>1826</del>	Avolon Aerospace Leasing Limited	MSN 5398
<del>527</del>	<del>2004</del>	Avolon Leasing Ireland 3 Limited	MSN 5398
<del>528</del>	<del>3167</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 5406
<del>529</del>	<del>3284</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5406
<del>530</del>	<del>3332</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5406
<del>531</del>	<del>3379</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5406
<u>532</u>	<del>3300</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5406
<del>533</del>	<del>3265</del>	J.P. Morgan Europe Limited, as Security Trustee	MSN 5406
<del>53</del> 4	<del>3355</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5406
<del>535</del>	<del>3353</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5406
<del>536</del>	<del>2046</del>	Avolon Leasing Ireland 3 Limited	MSN 5454
<del>537</del>	<del>2553</del>	Avolon Aerospace Leasing Limited	MSN 5454
<del>538</del>	<del>1845</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 29	<del>MSN 5</del> 454
<del>539</del>	<del>3838</del>	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 29	MSN 5454
<del>540</del>	<del>1450</del>	Avolon Aerospace Leasing Limited	MSN 5454
<del>5</del> 41	<del>2007</del>	Avolon Leasing Ireland 3 Limited	MSN 5454
<del>542</del>	<del>2540</del>	Body Work Co., Ltd.	MSN 5477
<del>5</del> 43	<del>2497</del>	Avolon Aerospace AOE 55 Limited	MSN 5632
<del>5</del> 44	<del>2291</del>	Clea Aviation Limited	MSN 5632
<del>545</del>	<del>2555</del>	Avolon Aerospace Leasing Limited	MSN 5632
		Wells Fargo Trust Company, National Association,           Not in Its Individual Capacity but Solely as Owner	MSN 5632
<del>546</del>	<del>2673</del>	Trustee of MSN 5632	

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<del>547</del>	<del>3839</del>	Wells Fargo Trust Company, National Association	MSN 5632
<del>548</del>	<del>1815</del>	Avolon Aerospace AOE 55 Limited	MSN 5632
<del>549</del>	<del>1827</del>	Avolon Aerospace Leasing Limited	MSN 5632
<del>550</del>	<del>2289</del>	Clea Aviation Limited	MSN 5632
<del>551</del>	<del>2436</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5840
<del>552</del>	<del>2438</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 5840
<del>553</del>	<del>3144</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	<del>MSN 5936</del>
<del>55</del> 4	<del>3321</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5936</del>
<del>555</del>	<del>3052</del>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 5936
<del>556</del>	<del>3413</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5936</del>
557	<u>3099</u>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 5936
558	<u>3062</u>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 5936
<u>559</u>	<u>3352</u>	Wells Fargo Trust Company, National Association,           Not in its Individual Capacity but Solely as Owner           Trustee	<del>MSN 5936</del>
<del>560</del>	<del>3377</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>MSN 5936</del>
<del>561</del>	<del>2900</del>	J.P. Morgan Europe Limited, as ECA Facility Agent	MSN 5944
<del>562</del>	<del>3391</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 33	<del>MSN 5944</del>
<del>563</del>	<del>3056</del>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 5944
<del>564</del>	<del>3082</del>	Intertrust Trust Corporation Limited, as Security Trustee	MSN 5944
<del>565</del>	<del>3343</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 33	MSN 5944
<del>566</del>	<del>3415</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 33	<del>MSN 5944</del>
<del>567</del>	<del>3417</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 33	MSN 5944

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569	2516	ICPC International Loging Company Limited	MSN 6002
<del>568</del>	<u>2516</u> 2520	ICBC International Leasing Company Limited	
<del>569</del>	<del>2529</del>	ICBC International Leasing Company Limited	MSN 6002
<del>570</del>	<u>2545</u>	ICBCIL Aviation Company Limited	MSN 6002
<del>571</del>	<del>2551</del>	ICBCIL Aviation Company Limited	MSN 6002
<del>572</del>	<del>2863</del>	Sky High XXXV Leasing Company Limited	MSN 6002
<del>573</del>	<del>2867</del>	Sky High XXXV Leasing Company Limited	MSN 6002
<del>57</del> 4	<del>2703</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 6002
<del>575</del>	<del>2861</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	MSN 6002
<del>576</del>	<del>1141</del>	APF 4 Projekt Nr. 7A GmbH	MSN 6009
<del>577</del>	<del>1804</del>	KGAL Investment Management GmbH and Co.           KG	MSN 6009
<del>578</del>	<del>3011</del>	Citibank Europe PLC, UK Branch, as ECA Facility Agent	MSN 6068
<del>579</del>	<del>3112</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6068
<del>580</del>	<del>3128</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6068
<del>581</del>	<del>3100</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6068
<del>582</del>	<del>3430</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	MSN 6068
<del>583</del>	<del>3428</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	MSN 6068
<del>58</del> 4	<u>3431</u>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	MSN 6068
<del>585</del>	<del>3433</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	MSN 6068
<del>586</del>	<del>3029</del>	Citibank Europe PLC, UK Branch, as ECA Facility Agent	MSN 6099
<del>587</del>	<del>3123</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6099
<del>588</del>	<del>3103</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6099
<del>589</del>	<del>3437</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	MSN 6099
<del>590</del>	<del>3436</del>	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	MSN 6099
<del>591</del>	3438	Wilmington Trust Company, not in its Individual	MSN 6099

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		Capacity but Solely as Owner Trustee of AIRCOL	
		36	
		Wilmington Trust Company, not in its Individual	
		Capacity but Solely as Owner Trustee of AIRCOL	MSN 6099
<del>592</del>	3440	<del>36</del>	
<del>593</del>	<del>2061</del>	New York Life Insurance and Annuity Corporation	<del>MSN 6132, 37503, 6399</del>
<del>594</del>	<del>2625</del>	New York Life Insurance Company	MSN 6132; MSN 6399
<del>595</del>	<del>2466</del>	ICBC International Leasing Company Limited	MSN 6138
<del>596</del>	<del>2502</del>	ICBC International Leasing Company Limited	<del>MSN 6138</del>
<del>597</del>	<del>2518</del>	ICBC International Leasing Company Limited	MSN 6138
<del>598</del>	<del>2478</del>	ICBCIL Aviation Company Limited	MSN 6138
<del>599</del>	<del>2539</del>	ICBCIL Aviation Company Limited	MSN 6138
600	<del>2563</del>	ICBCIL Aviation Company Limited	MSN 6138
601	2757	Sky High XXXV Leasing Company Limited	MSN 6138
602	2799	Sky High XXXV Leasing Company Limited	MSN 6138
603	2864	Sky High XXXV Leasing Company Limited	MSN 6138
604	<u>2865</u>	Sky High XXXV Leasing Company Limited	MSN 6138
	2002	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6138
605	<del>2784</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6138
606	<del>2690</del>	Trustee	
		Wells Fargo Trust Company, National Association,	MCNI (120
<del>607</del>	<del>2859</del>	Not in its Individual Capacity but Solely as Owner Trustee	MSN 6138
608	<u>2055</u> 2100	Jackson Square Aviation, LLC	MSN 6153
609	<u>2100</u> 2245	JSA International U.S. Holdings, LLC	MSN 6153
610	<u>2245</u>	Jackson Square Aviation, LLC	MSN 6153
611	<u>2205</u> 2334	JSA International U.S. Holdings, LLC	MSN 6153
		<u> </u>	MSN 6153
<u>612</u>	<u>2533</u>	Jackson Square Aviation, LLC JSA International U.S. Holdings, LLC	MSN 6153
613	<del>2503</del>	ċ	MISIN 0155
		Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 6153
614	<del>1970</del>	Trustee	WIST 0155
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6153
615	<del>2341</del>	Trustee	
		Wells Fargo Trust Company, National Association,	
() (	0000	Not in its Individual Capacity but Solely as Owner	<del>MSN 6153</del>
<del>616</del>	<del>2338</del>	Trustee	
<del>617</del>	2025	Citibank Europe PLC, UK Branch, as ECA Facility	MSN 6167
01/	<del>3025</del>	Agent	
<del>618</del>	<del>3098</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6167

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(10	2116	Citikente N.A., London Danach, es Security Trustee	MSN 6167
<del>619</del>	3116	Citibank N.A., London Branch, as Security Trustee           Wilmington Trust Company, Not in its Individual	
<del>620</del>	<del>3443</del>	Capacity but Solely as Owner Trustee of AIRCOL 37	MSN 6167
		Wilmington Trust Company, Not in its Individual	MCN (1/7
<del>621</del>	<del>3442</del>	Capacity but Solely as Owner Trustee of AIRCOL 37	MSN 6167
		Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL	MSN-6167
<del>622</del>	<del>3447</del>	37	
		Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL	MSN 6167
<del>623</del>	<del>3448</del>	37	
<del>62</del> 4	<del>3033</del>	Citibank Europe PLC, UK Branch, as ECA Facility Agent	MSN 6174
024	5055		MSN 6174
<del>625</del>	<del>3092</del>	Citibank N.A., London Branch, as Security Trustee	
<del>626</del>	<del>3119</del>	Citibank N.A., London Branch, as Security Trustee	MSN 6174
		Wilmington Trust Company, Not in its Individual	
<del>627</del>	<del>3331</del>	Capacity but Solely as Owner Trustee of AIRCOL 38	MSN 6174
		Wilmington Trust Company, Not in its Individual	
<del>628</del>	<del>3326</del>	Capacity but Solely as Owner Trustee of AIRCOL 38	MSN 6174
020	3320	Wilmington Trust Company, Not in its Individual	
<del>629</del>	<del>3334</del>	Capacity but Solely as Owner Trustee of AIRCOL 38	<del>MSN 6174</del>
		Wilmington Trust Company, Not in its Individual	
<del>630</del>	<del>3338</del>	Capacity but Solely as Owner Trustee of AIRCOL 38	MSN 6174
631	2521	ICBC International Leasing Company Limited	MSN 6190
<del>632</del>	<del>2557</del>	ICBCIL Aviation Company Limited	MSN 6190
<del>633</del>	<del>2866</del>	Sky High XXXV Leasing Company Limited	MSN 6190
		Wells Fargo Trust Company, National Association,	MCN (100
<del>634</del>	<del>2693</del>	Not in its Individual Capacity but Solely as Owner Trustee	MSN 6190
635	2110	Jackson Square Aviation, LLC	MSN 6209
636	<del>2255</del>	JSA International U.S. Holdings, LLC	MSN 6209
637	<del>2496</del>	JSA International U.S. Holdings, LLC	MSN 6209
638	<del>2536</del>	Jackson Square Aviation, LLC	MSN 6209
639	2488	JSA International U.S. Holdings, LLC	MSN 6209
640	2527	Jackson Square Aviation, LLC	MSN 6209
		Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 6209
<u>641</u>	2684	Trustee           Walls Force Trust Commenty National Association	MCN (200
<del>642</del>	<del>2342</del>	Wells Fargo Trust Company, National Association,	MSN 6209

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		Not in its Individual Capacity but Solely as Owner	
		Trustee	
		Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6209
<del>643</del>	<del>2339</del>	Trustee	
<del>6</del> 44	<del>2113</del>	Jackson Square Aviation, LLC	MSN 6219
<del>645</del>	<del>2283</del>	JSA International U.S. Holdings, LLC	MSN 6219
646	<del>2287</del>	Jackson Square Aviation, LLC	MSN 6219
647	<del>2499</del>	JSA International U.S. Holdings, LLC	MSN 6219
648	2492	JSA International U.S. Holdings, LLC	MSN 6219
649	2537	Jackson Square Aviation, LLC	MSN 6219
	2331	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6219
650	<del>2343</del>	Trustee	
651	<del>1161</del>	APF 4 Projekt Nr. 7B GmbH	MSN 6294
001		KGAL Investment Management GmbH and Co.	
652	<del>1806</del>	KG	MSN 6294
		KGAL Investment Management GmbH and Co.	
653	<del>1805</del>	KG	MSN 6294
<del>654</del>	<del>2467</del>	ICBC International Leasing Company Limited	MSN 6411
655	<del>2506</del>	ICBC International Leasing Company Limited	MSN 6411
656	2526	ICBC International Leasing Company Limited	MSN 6411
<del>657</del>	2489	ICBCIL Aviation Company Limited	MSN 6411
658	240) 2541	ICBCIL Aviation Company Limited	MSN 6411
659	<u>2541</u> 2554	ICBCIL Aviation Company Limited	MSN 6411
<del>660</del>	<del>2554</del> <del>2607</del>		MSN 6411
		Sky High XLVI Leasing Company Limited	MSN 6411 MSN 6411
<u>661</u>	<del>2663</del>	Sky High XLVI Leasing Company Limited	
<del>662</del>	<del>2680</del>	Sky High XLVI Leasing Company Limited	MSN 6411
		Wells Fargo Trust Company, National Association,	
((2)	2780	Not in its Individual Capacity but Solely as Owner	MSN 6411
<del>663</del>	<del>2789</del>	Trustee           Walls Fores Trust Commence National Association	
		Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner	MSN 6411
<del>664</del>	<del>2697</del>	Trustee	
004	2077	Wells Fargo Trust Company, National Association,	
		Not in its Individual Capacity but Solely as Owner	MSN 6411
<del>665</del>	<del>2860</del>	Trustee	
666	2636	New York Life Insurance Company	MSN 6511, 6746, 6767
	2020		
<del>667</del>	<del>2480</del>	Massachusetts Mutual Life Insurance Company	MSN 6511, 6746, 6767
			MON 6511 6746 6767
<del>668</del>	<del>2594</del>	New York Life Insurance and Annuity Corporation	MSN 6511, 6746, 6767
<del>669</del>	<del>2598</del>	YF Life Insurance International Limited	MSN 6511, 6746, 6767
<del>670</del>	<del>2297</del>	CMFG Life Insurance Company	MSN 6511, 6746, 6767
			MSN 6511, 6746, 6767,
<del>671</del>	<del>2546</del>	MUFG Bank, Ltd., London Branch	<del>37508</del>

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672         673         674         675         676         677         678         677         678         679         680         681         682         683         684         685         686         687         688         688         688         689         688         690         691         692         693         694         695         696         697	2887         3174         3191         3206         2883         2880         2595         3202         3241         2881         2884         2890         2894         2476         2584         2605         2605         2632	ING Capital LLC, as ECA Facility AgentMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust SP Services (Dublin) Limited, as Security TrusteeMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Mulpelo Leasing Co., Ltd.Mulpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMalpelo Trust SP Services (Dublin) Limited, as Security TrusteeMilmington Trust SP Services (Dublin) Limited, as Security TrusteeMilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation YF Life Insurance International Limited	MSN 65315           MSN 66315           MSN 6617           MSN 6692 and 6739
6774         6775         6776         6777         6778         6779         6800         6811         6822         6833         6841         6852         6883         6884         6885         6886         6887         6888         6890         6901         6912         6933         694         695         6966	3191         3206         2883         2880         2595         3202         3241         2881         2884         2890         2894         2476         2595	Malpelo Leasing Co., Ltd.Wilmington Trust SP Services (Dublin) Limited, as Security TrusteeMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 6632
675         676         677         678         679         680         681         682         683         684         683         684         685         686         687         688         689         690         691         692         693         694         695         696	3206         2883         2880         2595         3202         3241         2879         2881         2884         2890         2894         2476         2584         2605	Wilmington Trust SP Services (Dublin) Limited, as Security TrusteeMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315
6776         6777         6778         6779         6800         6811         6822         6833         6841         6852         6883         6884         6885         6886         6887         6888         6890         6901         6912         6933         6944         6955         6966	2883         2880         2595         3202         3241         2879         2881         2884         2890         2894         2476         2595         2605	Security TrusteeMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315
6777         6778         6779         6800         6811         6822         6833         6844         6853         6884         6885         6886         6887         6888         6890         6911         6922         6933         6944         6955         6966	2880         2595         3202         3241         2879         2881         2884         2890         2894         2476         2584         2605	Malpelo Leasing Co., Ltd.Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315
678         679         680         681         682         683         684         685         686         687         688         689         690         691         692         693         694         695         696	2595 3202 3241 2879 2881 2884 2890 2894 2476 2476 2584 2605	Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 6617           MSN 6692
679         680         681         682         683         684         685         686         687         688         689         690         691         692         693         694         695         696	3202         3241         2879         2881         2884         2890         2894         2476         2584         2605	Sumitomo Mitsui Finance and Leasing Company LimitedMalpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 6617           MSN 6692
679         680         681         682         683         684         685         686         687         688         689         690         691         692         693         694         695         696	3202         3241         2879         2881         2884         2890         2894         2476         2584         2605	Malpelo Leasing Co., Ltd.Malpelo Leasing Co., Ltd.Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 663315           MSN 6617           MSN 6692
680         681         682         683         683         684         685         686         687         688         689         690         691         692         693         694         695         696	3241         2879         2881         2884         2890         2894         2476         2584         2605	Malpelo Leasing Co., Ltd.         Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV Trust         Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV Trust         Wilmington Trust SP Services (Dublin) Limited, as Security Trustee         Massachusetts Mutual Life Insurance Company         New York Life Insurance and Annuity Corporation	MSN 65315           MSN 6617           MSN 6692
681         682         683         684         685         686         687         688         689         690         691         692         693         694         695         696	2879         2881         2884         2890         2894         2476         2584         2605	Wilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust Company as Owner Trustee of the Avianca JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 6617           MSN 6692
682         683         684         685         686         687         688         689         690         691         692         693         694         695         696	2881 2884 2890 2894 2476 2476 2584 2605	Wilmington Trust Company as Owner Trustee of the Avianea JOLCO IV TrustWilmington Trust SP Services (Dublin) Limited, as Security TrusteeWilmington Trust SP Services (Dublin) Limited, as Security TrusteeMassachusetts Mutual Life Insurance CompanyNew York Life Insurance and Annuity Corporation	MSN 65315           MSN 65315           MSN 65315           MSN 65315           MSN 6617           MSN 6692
684       685       686       687       688       689       690       691       692       693       694       695       696	2890 2894 2476 2584 2605	Security Trustee         Wilmington Trust SP Services (Dublin) Limited, as         Security Trustee         Wilmington Trust SP Services (Dublin) Limited, as         Security Trustee         Massachusetts Mutual Life Insurance Company         New York Life Insurance and Annuity Corporation	MSN 65315           MSN 65315           MSN 6617           MSN 6692
685       686       687       688       689       690       691       692       693       694       695       696	2894 2476 2584 2605	Security Trustee         Wilmington Trust SP Services (Dublin) Limited, as         Security Trustee         Massachusetts Mutual Life Insurance Company         New York Life Insurance and Annuity Corporation	MSN 65315 MSN 6617 MSN 6692
686         687         688         689         690         691         692         693         694         695         696	2476 2584 2605	Security Trustee         Massachusetts Mutual Life Insurance Company         New York Life Insurance and Annuity Corporation	MSN 6617 MSN 6692
687           688           689           690           691           692           693           694           695           696	<del>2584</del> <del>2605</del>	New York Life Insurance and Annuity Corporation	MSN 6692
688         689         690         691         692         693         694         695         696	<del>2605</del>		
689           690           691           692           693           694           695           696		<b>YF Life Insurance International Limited</b>	MSN 6692 and 6739
690           691           692           693           694           695           696	2622		
691           692           693           694           695           696	<del>2032</del>	New York Life Insurance Company	MSN 6692, 6739, 37507
692           693           694           695           696	<del>26</del> 44	Siemens Financial Services Inc.	MSN 6692, 6739, 6617
692           693           694           695           696	<del>2296</del>	CMFG Life Insurance Company	MSN 6692, 6793, 6617
693           694           695           696	<del>2651</del>	Siemens Financial Services Inc.	MSN 6746, 6511, 6767
<del>694</del> <del>695</del> <del>696</del>	2575	SMBC Aviation Capital Limited	MSN 6861
<del>695</del> <del>696</del>	<del>2373</del>	SMBC Aviation Capital Limited	MSN 6861
<del>696</del>			MSN 6861
	2741	SMBC Aviation Capital Limited	MSN 6861
<del>697</del>	<u>2657</u>	SMBC Aviation Capital Limited	
	<del>2720</del>	SMBC Aviation Capital Limited	MSN 6861
<del>698</del>	<del>2682</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	MSN 6861
<del>699</del>	<del>2692</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	MSN 6861
700		Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	MSN 6861
701	<del>2791</del>	Wells Fargo Trust Company, National Association,	MSN 6861

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702	<del>2578</del>	SMBC Aviation Capital Limited	MSN 6862
<del>702</del>	<u>2709</u>	SMBC Aviation Capital Limited	MSN 6862
<del>703</del>	<u>2745</u>	SMBC Aviation Capital Limited	MSN 6862
<del>705</del>	2660	SMBC Aviation Capital Limited	MSN 6862
<del>706</del>	2726	SMBC Aviation Capital Limited	MSN 6862
707	<del>2803</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6862	MSN 6862
<del>708</del>	<del>280</del> 4	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6862	MSN 6862
<del>709</del>	<del>2805</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6862	MSN 6862
710	<del>2806</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6862	MSN 6862
711	<del>2630</del>	SMBC Aviation Capital Limited	MSN 7120
712	<del>2713</del>	SMBC Aviation Capital Limited	MSN 7120
713	<del>2715</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7120	MSN 7120
714	<del>1782</del>	Wilmington Trust Company, as Security Trustee	MSN 7284
<del>715</del>	<del>1780</del>	Wilmington Trust Company, as Security Trustee	MSN 7284
<del>716</del>	<del>1771</del>	Wilmington Trust Company, as Security Trustee	MSN 7284
717	<del>3939</del>	Wilmington Trust Company, as Security Trustee in Respect of MSN 7284	MSN 7284
718	<del>1786</del>	Wilmington Trust Company, as Security Trustee	MSN 7318
<del>719</del>	<del>1790</del>	Wilmington Trust Company, as Security Trustee	MSN 7318
<del>720</del>	<del>1784</del>	Wilmington Trust Company, as Security Trustee	MSN 7318
721	<del>3941</del>	Wilmington Trust Company, as Security Trustee	MSN 7318
722	<del>2727</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	MSN 7437
723	<del>2633</del>	SMBC Aviation Capital Limited	MSN 7437
724	<del>2719</del>	SMBC Aviation Capital Limited	MSN 7437
725	<del>2752</del>	SMBC Aviation Capital Limited	MSN 7437
726	<del>2508</del>	Hanshin Juken Co., Ltd.	MSN 7437
727	<del>2635</del>	SMBC Aviation Capital Limited	MSN 7770
728	<del>2723</del>	SMBC Aviation Capital Limited	MSN 7770

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<del>729</del>	<del>2759</del>	SMBC Aviation Capital Limited	MSN 7770
<del>730</del>	<del>2812</del>	SMBC Aviation Capital Limited	MSN 7770
731	<del>2676</del>	SMBC Aviation Capital Limited	MSN 7770
732	<del>2750</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	MSN 7770
<del>733</del>	<del>2822</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	MSN 7770
<del>73</del> 4	<del>2826</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	MSN 7770
735	<del>2830</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	MSN 7770
<del>736</del>	<del>2643</del>	SMBC Aviation Capital Limited	MSN 7847
<del>737</del>	<del>2844</del>	SMBC Aviation Capital Limited	MSN 7847
<del>738</del>	<del>2762</del>	SMBC Aviation Capital Limited	MSN 7847
<del>739</del>	<del>2655</del>	SMBC Aviation Capital Limited	MSN 7847
740	<del>2685</del>	SMBC Aviation Capital Limited	MSN 7847
741	<del>2728</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7847	MSN 7847
<del>742</del>	<del>2761</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	MSN 7847
<del>743</del>	<del>2837</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	MSN 7847
744	<del>2850</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	MSN 7847
<del>745</del>	<del>2567</del>	Sumitomo Mitsui Finance and Leasing Company Limited	MSN 7887
<del>746</del>	<del>2424</del>	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 7887
747	<del>2617</del>	Wilmington Trust Company, Not in its Individual           Capacity, but Solely as Owner Trustee for Avianca           JOLCO II Trust	MSN 7928
<del>748</del>	<del>2574</del>	Sumitomo Mitsui Finance and Leasing Company Limited	MSN 7928
749	2771	Los Katios Leasing Co., Ltd.	MSN 7928
750	2416	Sumitomo Mitsui Banking Corporation, New York Branch	MSN 7928
751	<del>2649</del>	SMBC Aviation Capital Limited	MSN 8096
<del>752</del>	<del>2645</del>	SMBC Aviation Capital Limited	MSN 8096
<del>753</del>	2639	SMBC Aviation Capital Limited	MSN 8096

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754	<del>2662</del>	SMBC Aviation Capital Limited	MSN 8096
<del>755</del>	<del>2700</del>	SMBC Aviation Capital Limited	MSN 8096
<del>756</del>	<del>2731</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8096	MSN 8096
<del>757</del>	<del>2769</del>	Wells Fargo Trust Company, National Association,Not in Its Individual Capacity, but Solely as OwnerTrustee of MSN 8096	MSN 8096
<del>758</del>	<del>2851</del>	Wells Fargo Trust Company, National Association,Not in Its Individual Capacity, but Solely as OwnerTrustee of MSN 8096	MSN 8096
<del>759</del>	<del>285</del> 4	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	MSN 8096
<del>760</del>	<del>2842</del>	SMBC Aviation Capital Limited	MSN 8170
<del>761</del>	<del>2664</del>	SMBC Aviation Capital Limited	MSN 8170
762	<del>2648</del>	SMBC Aviation Capital Limited	MSN 8170
763	2686	SMBC Aviation Capital Limited	MSN 8170
<del>764</del>	2725	SMBC Aviation Capital Limited	MSN 8170
<del>765</del>	<del>2774</del>	Wells Fargo Trust Company, National Association,Not in Its Individual Capacity, but Solely as OwnerTrustee of MSN 8170	MSN 8170
<del>766</del>	<del>2775</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	MSN 8170
<del>767</del>	<del>2855</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	MSN 8170
<del>768</del>	<del>2809</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	MSN 8170
<del>769</del>	<del>2661</del>	SMBC Aviation Capital Limited	MSN 8240
<del>770</del>	<del>2669</del>	SMBC Aviation Capital Limited	MSN 8240
771	<del>2650</del>	SMBC Aviation Capital Limited	MSN 8240
772	<del>2698</del>	SMBC Aviation Capital Limited	MSN 8240
773	2734	SMBC Aviation Capital Limited	MSN 8240
774	<del>2764</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	MSN 8240
775	<del>2768</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	MSN 8240
<del>776</del>	<del>2810</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	MSN 8240
777	<del>2838</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	MSN 8240

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778	<del>2666</del>	SMBC Aviation Capital Limited	MSN 8280
<del>779</del>	<del>2675</del>	SMBC Aviation Capital Limited	MSN 8280
<del>780</del>	<del>2737</del>	SMBC Aviation Capital Limited	MSN 8280
701	2770	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8280	MSN 8280
781 782	2770 2773	Wells Fargo Trust Company, National Association,           Not in Its Individual Capacity, but Solely as Owner           Trustee of MSN 8280	MSN 8280
783	<u>1122</u>	Norddeutsche Landesbank – Girozentrale, New           York Branch	MSN 8300
784	<del>1123</del>	Norddeutsche Landesbank – Girozentrale, New York Branch	MSN 8300
785	<del>1369</del>	Bank of Utah as Facility Agent and Security           Trustee	MSN 8300
<del>786</del>	<del>1015</del>	NTT TC Leasing Co., Ltd.	MSN 8300
<del>787</del>	<del>1016</del>	CONDOR LTD.	MSN 8300
<del>788</del>	<del>1371</del>	Development Bank of Japan Inc.	MSN 8300
<del>789</del>	<del>1380</del>	Development Bank of Japan Inc.	MSN 8300
<del>790</del>	<del>1391</del>	Bayerische Landesbank	MSN 8300
<del>791</del>	<del>3901</del>	CONDOR LTD.	MSN 8300
<del>792</del>	<del>3902</del>	CONDOR LTD.	MSN 8300
<del>793</del>	<del>3906</del>	Bank of Utah, as Facility Agent and Security Trustee	MSN 8300
<del>79</del> 4	<del>3907</del>	Bank of Utah, as Facility Agent and Security           Trustee	MSN 8300
<del>795</del>	<del>3908</del>	Norddeutsche Landesbank – Girozentrale, New           York Branch	MSN 8300
<del>796</del>	<del>3909</del>	Norddeutsche Landesbank – Girozentrale, New           York Branch	MSN 8300
<del>797</del>	<del>3910</del>	Bayerische Landesbank	MSN 8300
<del>798</del>	<del>3912</del>	Bayerische Landesbank	MSN 8300
<del>799</del>	<del>3913</del>	Development Bank of Japan Inc.	MSN 8300
<del>800</del>	<del>3914</del>	Development Bank of Japan Inc.	MSN 8300
<del>801</del>	<del>2653</del>	SMBC Aviation Capital Limited	MSN 8889
<del>802</del>	<del>2654</del>	SMBC Aviation Capital Limited	MSN 8889
<del>803</del>	<del>2642</del>	SMBC Aviation Capital Limited	MSN 8889
<del>804</del>	<del>2665</del>	SMBC Aviation Capital Limited	MSN 8889
<del>805</del>	<del>2718</del>	SMBC Aviation Capital Limited	MSN 8889
<del>806</del>	<del>2776</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	MSN 8889
<del>807</del>	<del>281</del> 4	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	MSN 8889
808	2817	Wells Fargo Trust Company, National Association,	MSN 8889

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		Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	
<del>809</del>	<del>2819</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	MSN 8889
<del>810</del>	<del>2672</del>	SMBC Aviation Capital Limited	MSN 8938
811	<del>2739</del>	SMBC Aviation Capital Limited	MSN 8938
<del>812</del>	<del>2440</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8938	MSN 8938
<del>813</del>	<del>2677</del>	SMBC Aviation Capital Limited	MSN 9041
814	<del>2688</del>	SMBC Aviation Capital Limited	MSN 9041
815	<del>2652</del>	SMBC Aviation Capital Limited	MSN 9041
<del>816</del>	<del>2704</del>	SMBC Aviation Capital Limited	MSN 9041
<del>817</del>	<del>2740</del>	SMBC Aviation Capital Limited	MSN 9041
818	<del>2432</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	<del>MSN 9041</del>
<u>819</u>	<del>2833</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	<del>MSN 9041</del>
<del>820</del>	<del>283</del> 4	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	MSN 9041
<u>821</u>	<del>2840</del>	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	<del>MSN 9041</del>
<u>822</u>	<del>2491</del>	MC Engine Leasing Ltd	MSN 994437
<u>823</u>	<del>2510</del>	MC Engine Leasing Ltd	MSN 994437
<del>824</del>	<del>2330</del>	Engine Lease Finance Corporation	MSN V10892
825	2382	Engine Lease Finance Corporation	MSN V10892
826	776	Willis Lease Finance Corporation	MSN V12837
<u>827</u>	<del>2331</del>	Engine Lease Finance Corporation	MSN V13143
828	2387	Engine Lease Finance Corporation	MSN V13143
<u>829</u>	<del>13</del> 41	Wells Fargo Trust Company, National Association, as Security Trustee	MSNs 42180 V17503, V16653, 41573, 41869, 697723, 699510, 699661, 645479 and 10572
<del>830</del>	<del>1362</del>	Wells Fargo Trust Company, National Association, as Security Trustee	MSNs 42180 V17503, V16653, 41573, 41869, 697723, 699510, 699661, 645479 and 10572

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<del>831</del>	<del>1364</del>	Wells Fargo Trust Company, National Association, as Security Trustee	MSNs - 42180 V17503, V16653, 41573, 41869, 697723, 699510, 699661, 645479 and 10572
0.51	1501		MSNs 42180 V17503,
	10(0)	Wells Fargo Trust Company, National Association,	<del>V16653, 41573, 41869,</del> 697723, 699510, 699661, 645479 and 10572
<del>832</del>	<del>1360</del>	as Security Trustee	045477 and 10572
<del>833</del>	<del>1990</del>	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	MSNs 37504 and 37505
<del>834</del>	<del>1996</del>	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	MSNs 37504 and 37505
835	<del>1998</del>	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	MSNs 37504 and 37505
836	2143	Hanovre Financement 3 S.A.S.	MSNs 37504 and 37505
837	2113	Hanovre Financement 3 S.A.S.	MSNs 37504 and 37505
838	2152 2163	Hanovre Financement 3 S.A.S.	MSNs 37504 and 37505
839	2103 2174	Hanovre Financement 3 S.A.S.	MSNs 37504 and 37505
840	2174	TD Bank N.A. as Guaranteed Lender	MSNs 37504 and 37505
010	2255	Wells Fargo Trust Company, National Association,	1010103 57504 and 57505
		Not in its Individual Capacity but Solely as	MSNs 37504 and 37505
<del>841</del>	<del>2785</del>	Security Trustee	
<del>842</del>	<del>2250</del>	TD Bank N.A. as Guaranteed Lender	MSNs 37504 and 37505
<del>843</del>	<del>2251</del>	TD Bank N.A. as Guaranteed Lender	MSNs 37504 and 37505
<del>8</del> 44	<del>2252</del>	TD Bank N.A. as Guaranteed Lender	MSNs 37504 and 37505
<del>845</del>	<del>2777</del>	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Security Trustee	MSNs 37504 and 37505
<del>846</del>	<del>2786</del>	Wells Fargo Trust Company, National Association,Not in its Individual Capacity but Solely asSecurity Trustee	MSNs 37504 and 37505
<del>847</del>	<del>1709</del>	GE Capital Aviation Services (GECAS)	<del>MSNs 4487, 4599</del>
<del>848</del>	<del>1594</del>	GE Capital Aviation Services (GECAS)	<del>MSNs 4487, 4599</del>
<del>849</del>	<del>1694</del>	GE Capital Aviation Services (GECAS)	<del>MSNs 4487, 4599</del>
<del>850</del>	<del>1757</del>	Wells Fargo Trust Company, National Association	<del>MSNs 4487, 4599</del>
851	1768	Wells Fargo Trust Company, National Association, as Owner Trustee	<del>MSNs 4487, 4599</del>
0.51	1700	Wells Fargo Bank, National Association as	
852	<del>2689</del>	Security Trustee	MSNs 6132, 6399, 37503
<del>853</del>	<del>2628</del>	The Korea Development Bank	<del>MSNs 6511, 6746, 6767, 37508</del>
<del>85</del> 4	<del>2305</del>	DekaBank Deutsche Girozentrale	<del>MSNs 6692 6739, 6617, 37507</del>

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<del>855</del>	<del>2608</del>	The Korea Development Bank	<del>MSNs 6692 6739, 6617, 37507</del>
<del>856</del>	<del>2721</del>	Wells Fargo Bank, National Association as Security Trustee	MSNs 6692 6739, 6617, 37507
<del>857</del>	<del>2708</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6692 6739, 6617, 37507</del>
<del>858</del>	<del>269</del> 4	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6692 6739, 6617, 37507</del>
<del>859</del>	<del>2306</del>	DekaBank Deutsche Girozentrale	<del>MSNs 6746, 6511, 6767, 37508</del>
<del>860</del>	<del>272</del> 4	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6746, 6511, 6767, 37508</del>
<del>861</del>	<del>2714</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6746, 6511, 6767, 37508</del>
<del>862</del>	<del>2699</del>	Wells Fargo Bank, National Association as Security Trustee	<del>MSNs 6746, 6511, 6767, 37508</del>
<del>863</del>	<del>3933</del>	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	<del>10 undelivered A320- 200N aircraft</del>

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Airbus A320-200N (2023- 11) Airbus A320-200N (2023- 11)	1935	LINAD Development Association and the test of the second	
		UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3915
	1960	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3915
irbus A320-200N (2023- 11)	3932	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3915
irbus A320-200N (2023- 12)	1843	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3937
irbus A320-200N (2023- 12)	1946	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3937
irbus A320-200N (2023-	3919	UMB Bank, National Association, Not in its Individual	3937
12) irbus A320-200N (2024-	1910	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3925
01) irbus A320-200N (2024-	1953	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3925
01) irbus A320-200N (2024-	3923	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3925
01) Airbus A320-200N (2024-	1907	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3921
02) hirbus A320-200N (2024-	1950	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3921
02) sirbus A320-200N (2024-	3922	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3921
02) Airbus A320-200N (2024-	1932	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3927
05) irbus A320-200N (2024-	1957	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3927
05) irbus A320-200N (2024-	2647	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3927
05) irbus A320-200N (2024-	3926	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3927
05)		Capacity but Solely as Owner Trustee	
irbus A320-200N (2024- 06)	1913	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3928
irbus A320-200N (2024- 06)	1955	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3928
irbus A320-200N (2024- 06)	3924	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3928
irbus A320-200N (2024- 09)	1943	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3931
irbus A320-200N (2024- 09)	1968	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3931
irbus A320-200N (2024- 09)	3936	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3931
irbus A320-200N (2024- 10)	1941	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3930
irbus A320-200N (2024- 10)	1966	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3930
irbus A320-200N (2024-	3935	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3930
10) irbus A320-200N (2024-	1938	UMB Bank, National Association, Not in its Individual	3929
11) irbus A320-200N (2024-	1961	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3929
11) irbus A320-200N (2024-	3933	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3929
11) irbus A320-200N (2024-	3934	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3929
11) irbus A320-200N (2024-	1844	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3938
12) Airbus A320-200N (2024-	1948	Capacity but Solely as Owner Trustee UMB Bank, National Association, Not in its Individual	3938

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
rbus A320-200N (2024- 12)	3920	UMB Bank, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3938
ESN 598462	771	Wells Fargo Trust Company, National Association	769
ESN 598462	767	Willis Lease Finance Corporation	769
ESN 598462	780	Willis Lease Finance Corporation	769
ESN 598462	775	WILLIS MITSUI & CO ENGINE SUPPORT LIMITED	769
ESN 598462	777	WILLIS MITSUI & CO ENGINE SUPPORT LIMITED	769
ESN V12837	776	Willis Lease Finance Corporation	1634
MSN 1009	3021	BNP Paribas, as ECA Facility Agent	3030
MSN 1009	3121	BNP Paribas, as Security Trustee	3030
MSN 1009	3140	BNP Paribas, as Security Trustee	3030
MSN 1009	3398	Wilmington Trust Company, Not in its Individual Capacity	3030
		but Solely as Owner Trustee of AIRCOL 5	
MSN 1009	3400	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	3030
MSN 1009	3403	Wilmington Trust Company, Not in its Individual Capacity	3030
		but Solely as Owner Trustee of AIRCOL 5	
MSN 1009	3404	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 5	3030
MSN 10572	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 10572	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 1073	2271	Aircastle Investment Holdings 3 Limited	2848
MSN 1073	2852	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2848
MSN 1092	3096	BNP Paribas, as ECA Facility Agent	3209
MSN 1092	3114	BNP Paribas, as ECA Facility Agent	3209
MSN 1092	3010	BNP Paribas, as Security Agent	3209
MSN 1092	3339	BNP Paribas, as Security Trustee	3209
MSN 1092	3172	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3192	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3211	Turbo Aviation One Designated Activity Company	3209
MSN 1092	3240	Turbo Aviation One Designated Activity Company	3209
MSN 1114	3013	HSBC Continental Europe (f/k/a HSBC France), as ECA	3093
MSN 1114	3066	Facility Agent HSBC Continental Europe (f/k/a HSBC France), as Security	3093
MSN 1114	3089	Trustee HSBC Continental Europe (f/k/a HSBC France), as Security	3093
MSN 1114	3131	Trustee HSBC Continental Europe (f/k/a HSBC France), as Security	3093
		Trustee	
MSN 1114	2869	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3215	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3251	Turbo Aviation Two Designated Activity Company	3093
MSN 1114	3274	Turbo Aviation Two Designated Activity Company	3093
MSN 1116	3048	BNP Paribas, as ECA Facility Agent	3245
MSN 1116	3063	BNP Paribas, as ECA Facility Agent	3245
MSN 1116	3370	BNP Paribas, as Security Trustee	3245
MSN 1116	3432	BNP Paribas, as Security Trustee	3245
MSN 1116	3166	Turbo Aviation One Designated Activity Company	3245
MSN 1116	3200	Turbo Aviation One Designated Activity Company	3245
MSN 1116	3179	Turbo Aviation One Designated Activity Company	3245
MSN 1116	3224	Turbo Aviation One Designated Activity Company	3245
MSN 1124	3020	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3110

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 1124	3028	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	3040	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	3057	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3110
MSN 1124	2899	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3175	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3184	Turbo Aviation Two Designated Activity Company	3110
MSN 1124	3198	Turbo Aviation Two Designated Activity Company	3110
MSN 1126	3022	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3120
MSN 1126	3106	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3120
MSN 1126	3117	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3120
MSN 1126	2885	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3259	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3263	Turbo Aviation Two Designated Activity Company	3120
MSN 1126	3266	Turbo Aviation Two Designated Activity Company	3120
MSN 1142	3043	BNP Paribas, as ECA Facility Agent	3231
MSN 1142	3102	BNP Paribas, as ECA Facility Agent	3231
MSN 1142	3301	BNP Paribas, as Security Trustee	3231
MSN 1142	3328	BNP Paribas, as Security Trustee	3231
MSN 1142	3439	BNP Paribas, as Security Trustee	3231
MSN 1142	3161	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3183	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3207	Turbo Aviation One Designated Activity Company	3231
MSN 1142	3229	Turbo Aviation One Designated Activity Company	3231
MSN 1151	3008	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3107
MSN 1151	3038	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3107
MSN 1151	3104	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3107
MSN 1151	2895	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3254	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3257	Turbo Aviation Two Designated Activity Company	3107
MSN 1151	3261	Turbo Aviation Two Designated Activity Company	3107
MSN 1160	3105	BNP Paribas, as ECA Facility Agent	3147
MSN 1160	3111	BNP Paribas, as ECA Facility Agent	3147
MSN 1160	3309	BNP Paribas, as Security Trustee	3147
MSN 1160	3349	BNP Paribas, as Security Trustee	3147
MSN 1160	3445	BNP Paribas, as Security Trustee	3147
MSN 1160	3160	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3189	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3219	Turbo Aviation One Designated Activity Company	3147
MSN 1160	3233	Turbo Aviation One Designated Activity Company	3147
MSN 1167	3024	HSBC Continental Europe (f/k/a HSBC France), as ECA Facility Agent	3127
MSN 1167	3076	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3127
MSN 1167	3101	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3127
MSN 1167	3125	HSBC Continental Europe (f/k/a HSBC France), as Security	3127

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 1167	3186	Wells Fargo Trust Company, National Association, Not in its	3127
		Individual Capacity but Solely as Owner Trustee	
MSN 1167	3272	Wells Fargo Trust Company, National Association, Not in its I	3127
MSN 1167	3276	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3127
MSN 1167	3290	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3127
MSN 1172	1899	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1900	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1902	BNP Paribas, acting through its New York Branch	1915
MSN 1172	1904	BNP Paribas, acting through its New York Branch	1915
MSN 1174	3026	HSBC Continental Europe (f/k/a HSBC France), as ECA	3115
		Facility Agent	
MSN 1174	3069	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3124	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3129	HSBC Continental Europe (f/k/a HSBC France), as Security Trustee	3115
MSN 1174	3217	Wells Fargo Trust Company, National Association, Not in its	3115
		Individual Capacity but Solely as Owner Trustee	
MSN 1174	3267	Wells Fargo Trust Company, National Association, Not in its	3115
MSN 1174	3270	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3115
IVISIN 1174	3270	Individual Capacity but Solely as Owner Trustee	3115
MSN 1174	3288	Wells Fargo Trust Company, National Association, Not in its I	3115
MSN 1185	3130	BNP Paribas, as ECA Facility Agent	3143
MSN 1185	3132	BNP Paribas, as ECA Facility Agent	3143
MSN 1185	3255	BNP Paribas, as Security Trustee	3143
MSN 1185	3361	BNP Paribas, as Security Trustee	3143
MSN 1185	3424	BNP Paribas, as Security Trustee	3143
MSN 1185	3364	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3143
MSN 1185	3373	Wells Fargo Trust Company, National Association, Not in its	3143
MSN 1185	3429	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3143
		Individual Capacity but Solely as Owner Trustee	
MSN 1185	3435	Wells Fargo Trust Company, National Association, Not in its I	
MSN 1196	1875	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1881	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1886	BNP Paribas, acting through its New York Branch	1889
MSN 1196	1887	BNP Paribas, acting through its New York Branch	1889
MSN 1199	1704	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1719	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1727	BNP Paribas, acting through its New York Branch	1867
MSN 1199	1731	BNP Paribas, acting through its New York Branch	1867
MSN 1224	2793	MAPS 2019-1 Limited	2732
MSN 1224	2802	MAPS 2019-1 Limited	2732
MSN 1224	2515	Merx Aviation Servicing Limited	2732
MSN 1224	2531	Merx Aviation Servicing Limited	2732
MSN 1224	2646	Wells Fargo Trust Company, National Association, as Owner Trustee	2732
MSN 1224	2798	Wells Fargo Trust Company, National Association, as Owner Trustee	2732
MSN 1231	1919	BNP Paribas, acting through its New York Branch	1928
MSN 1231	1929	BNP Paribas, acting through its New York Branch	1928

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 1231	1965	BNP Paribas, acting through its New York Branch	1928
MSN 1231	1973	BNP Paribas, acting through its New York Branch	1928
MSN 1279	1735	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1279	1748	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1279	1767	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1279	1774	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1279	1776	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1772
MSN 1342	1462	Avolon Aerospace AOE 44 Limited	2755
MSN 1342	2264	Avolon Aerospace AOE 44 Limited	2755
MSN 1342	1816	Avolon Aerospace Leasing Limited	2755
MSN 1342	2514	Avolon Aerospace Leasing Limited	2755
MSN 1342	2763	Wells Fargo Trust Company, National Association, not in its Individual Capacity but Solely as Owner Trustee	2755
MSN 1357	924	APF 3 Projekt Nr. 2 GmbH	1230
MSN 1357	979	APF 3 Projekt Nr. 2 GmbH	1230
MSN 1357	1799	KGAL Investment Management GmbH and Co. KG	1230
MSN 1357	1800	KGAL Investment Management GmbH and Co. KG	1230
MSN 1368	3037	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3054
MSN 1368	3083	Citibank N.A., London Branch, as Security Trustee	3054
MSN 1368	3109	Citibank N.A., London Branch, as Security Trustee	3054
MSN 1368	3310	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1368	3312	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 29	3054
MSN 1368	3315	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1368	3323	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 28	3054
MSN 1378	1145	APF 1 Projekt Nr. 11 GmbH	995
MSN 1378	1801	KGAL Investment Management GmbH and Co. KG	995
MSN 1378	1803	KGAL Investment Management GmbH and Co. KG	995
MSN 1378	1802	KGAL Investment Management GmbH and Co. KG Aviation	995
MSN 1380	3142	J.P. Morgan Europe Limited, as ECA Facility Agent	3236
MSN 1380	3320	J.P. Morgan Europe Limited, as Security Trustee	3236
MSN 1380	3324	J.P. Morgan Europe Limited, as Security Trustee	3236
MSN 1380	3325	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3327	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3329	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1380	3333	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 30	3236
MSN 1400	2254	WAVE 2017-1 LLC	2716
MSN 1400	2257	WAVE 2017-1 LLC	2716
MSN 1400	2597	WAVE 2017-1 LLC	2716
MSN 1400	2603	WAVE 2017-1 LLC	2716
MSN 1400	2638	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2716
MSN 1400	2778	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2716
MSN 1400	2611	Wings Capital Partners LLC	2716

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 1400	2619	Wings Capital Partners LLC	2716
MSN 1428	3135	J.P. Morgan Europe Limited, as ECA Facility Agent	3205
MSN 1428	3304	J.P. Morgan Europe Limited, as Security Trustee	3205
MSN 1428	3318	J.P. Morgan Europe Limited, as Security Trustee	3205
MSN 1428	3340	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3345	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3346	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1428	3347	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 31	3205
MSN 1448	3108	J.P. Morgan Europe Limited, as ECA Facility Agent	3222
MSN 1448	3297	J.P. Morgan Europe Limited, as Security Trustee	3222
MSN 1448	3317	J.P. Morgan Europe Limited, as Security Trustee	3222
MSN 1448	3350	Wilmington Trust Company, Not in its Individual Capacity	3222
MSN 1448	3367	but Solely as Owner Trustee of AIRCOL 32 Wilmington Trust Company, Not in its Individual Capacity	3222
MSN 1448	3371	but Solely as Owner Trustee of AIRCOL 32 Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1448	3376	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 32	3222
MSN 1506	3051	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3067	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3074	Intertrust Trust Corporation Limited, as Security Trustee	3090
MSN 1506	3091	J.P. Morgan Europe Limited, as ECA Facility Agent	3090
MSN 1506	3419	Wilmington Trust Company, Not in its Individual Capacity	
	3419	but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3422	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3423	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1506	3425	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 34	3090
MSN 1534	3071	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3078	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3097	Intertrust Trust Corporation Limited, as Security Trustee	3097
MSN 1534	3141	J.P. Morgan Europe Limited, as ECA Facility Agent	3097
MSN 1534	3381	Wilmington Trust Company, Not in its Individual Capacity	3097
1030 1334	5561	but Solely as Owner Trustee of AIRCOL 39	5057
MSN 1534	3384	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1534	3388	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1534	3392	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 39	3097
MSN 1882	2459	Artemis (Delos) Limited	2634
MSN 1882	2631	Wilmington Trust SP Services (Dublin) Limited, Acting Not in its Individual Capacity but Solely as Trustee	2634
MSN 2078	2658	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2862
MSN 2078	2346	Zephyrus Capital Aviation Partners 1C Limited	2862
MSN 2078	2353	Zephyrus Capital Aviation Partners 1C Limited	2862
MSN 2282	1642	Wilmington Trust Company, as Security Trustee	1679
MSN 2282	1685	Wilmington Trust Company, as Security Trustee	1679
MSN 2282	1685	Wilmington Trust Company, as Security Trustee	1679
MSN 2301	1691	Wilmington Trust Company, as Security Trustee	1695

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 2301	1697	Wilmington Trust Company, as Security Trustee	1695
MSN 2301	1698	Wilmington Trust Company, as Security Trustee	1695
MSN 2444	1702	Wilmington Trust Company, as Security Trustee	1716
MSN 2444	1722	Wilmington Trust Company, as Security Trustee	1716
MSN 2444	1724	Wilmington Trust Company, as Security Trustee	1716
MSN 2687	2266	Aircastle Advisor LLC	4018
MSN 2687	2269	Aircastle Advisor LLC	4018
MSN 2687	2472	Aircastle Advisor LLC	4018
MSN 2687	2267	Aircastle Holding Corporation Limited	4018
MSN 2687	2268	Aircastle Holding Corporation Limited	4018
MSN 2687	2479	Aircastle Holding Corporation Limited	4018
MSN 2687	2678	Wells Fargo Trust Company, National Association, Not in Its	4018
		Individual Capacity but Solely as Owner Trustee	
MSN 2687	2696	Wells Fargo Trust Company, National Association, Not in Its	4018
		Individual Capacity but Solely as Owner Trustee	
MSN 2687	2705	Wells Fargo Trust Company, National Association, Not in Its	4018
MSN 2687	4004	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	4018
111517 2007	1001	Individual Capacity but Solely as Owner Trustee	1010
MSN 2687	4011	Wells Fargo Trust Company, National Association, Not in its	4018
		Individual Capacity but Solely as Owner Trustee	
MSN 2687	4016	Wells Fargo Trust Company, National Association, Not in its	4018
MSN 2687	2845	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in Its	4018
101311 2087	2045	Individual Capacity, but Solely as Owner Trustee	4018
MSN 3042	2464	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2481	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2512	DVB BANK SE, LONDON BRANCH	2571
MSN 3042	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3057	2471	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2490	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2544	DVB BANK SE, LONDON BRANCH	2583
MSN 3057	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3103	2468	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2484	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2517	DVB BANK SE, LONDON BRANCH	2577
MSN 3103	2517	MUFG Bank, Ltd., London Branch	2571
MSN 3113	2372	DVB BANK SE, LONDON BRANCH	2571
MSN 3113	2487	DVB BANK SE, LONDON BRANCH	2580
MSN 3113	2528	DVB BANK SE, LONDON BRANCH	2580
MSN 3113	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3248	2473	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2494	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2547	DVB BANK SE, LONDON BRANCH	2590
MSN 3248	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3276	2475	DVB BANK SE, LONDON BRANCH	2592
MSN 3276	2504	DVB BANK SE, LONDON BRANCH	2592
MSN 3276	2556	DVB BANK SE, LONDON BRANCH	2592
MSN 3276	2572	MUFG Bank, Ltd., London Branch	2571
MSN 3408	2074	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	2079	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	3827	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3408	3853	CIT Aerospace International, as Lessor for MSN 3408	3873
MSN 3467	3794	CIT Aerospace International, as Lessor for MSN 3467	3796

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 3467	3795	CIT Aerospace International, as Lessor for MSN 3467	3796
MSN 3510	2227	AerCap Leasing XXX B.V.	2456
MSN 3518	3792	CIT Aerospace International, as Lessor for MSN 3518	3793
MSN 3518	3797	CIT Aerospace International, as Lessor for MSN 3518	3793
MSN 3538	2229	AerCap Leasing XXX B.V.	2452
MSN 3647	3031	AVSA Leasing 2 by Wilmington Trust Company, Not in its	3034
		Individual Capacity but Solely as Owner Trustee	
MSN 3647	3036	AVSA Leasing 2 by Wilmington Trust Company, Not in its	3034
MSN 3647	3042	Individual Capacity but Solely as Owner Trustee AVSA Leasing 2 by Wilmington Trust Company, Not in its	3034
101510 5047	5042	Individual Capacity but Solely as Owner Trustee	5054
MSN 3647	2961	Barclays Bank PLC, as ECA Facility Agent	3034
MSN 3647	2984	Barclays Bank PLC, as Security Trustee	3034
MSN 3647	2994	Barclays Bank PLC, as Security Trustee	3034
MSN 3647	2995	Barclays Bank PLC, as Security Trustee	3034
MSN 3664	1817	Avolon Aerospace Leasing Limited	3872
MSN 3664	2519	Avolon Aerospace Leasing Limited	3872
MSN 3664	1828	Avolon Leasing Ireland 3 Limited	3872
MSN 3664	2008	Avolon Leasing Ireland 3 Limited	3872
MSN 3664	2470	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	2500	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3828	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3841	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3664	3860	AVSA Leasing 3, by Wilmington Trust Company	3872
MSN 3691	3073	AVSA Leasing 4 by Wilmington Trust Company, Not in its	2983
101010001	5075	Individual Capacity but Solely as Owner Trustee	2303
MSN 3691	3079	AVSA Leasing 4 by Wilmington Trust Company, Not in its Indi	2983
MSN 3691	3084	AVSA Leasing 4 by Wilmington Trust Company, Not in its	2983
		Individual Capacity but Solely as Owner Trustee	
MSN 3691	3449	AVSA Leasing 4 by Wilmington Trust Company, Not in its	2983
MSN 3691	2958	Individual Capacity but Solely as Owner Trustee Barclays Bank PLC, as ECA Facility Agent	2983
MSN 3691	2991	Barclays Bank PLC, as Security Trustee	2983
MSN 3691	2998	Barclays Bank PLC, as Security Trustee	2983
MSN 37502	2423	Wells Fargo Trust Company, National Association, Not in its	2983
IVISIN 37502	2423	Individual Capacity but Solely as Owner Trustee	2427
MSN 37502	2425	Wells Fargo Trust Company, National Association, Not in its	2427
		Individual Capacity but Solely as Owner Trustee	
MSN 37502	2426	Wells Fargo Trust Company, National Association, Not in its	2427
MSN 37502	2430	Individual Capacity but Solely as Owner Trustee	2427
IVISIN 37502	2430	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2427
MSN 37503	2061	New York Life Insurance and Annuity Corporation	2689
MSN 37503	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 37504	1990	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982
	1000	Lender	1000
MSN 37504	1996	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982
MSN 37504	1998	Lender BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982
		Lender	2002
MSN 37504	2143	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2152	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2163	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2174	Hanovre Financement 3 S.A.S.	1982
MSN 37504	2250	TD Bank N.A. as Guaranteed Lender	1982

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 37504	2251	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2252	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2253	TD Bank N.A. as Guaranteed Lender	1982
MSN 37504	2777	Wells Fargo Trust Company, National Association, Not in its	1982
		Individual Capacity but Solely as Security Trustee	
MSN 37504	2783	Wells Fargo Trust Company, National Association, Not in its	1982
MSN 37504	2785	Individual Capacity but Solely as Security Trustee Wells Fargo Trust Company, National Association, Not in its	1982
W3N 37304	2765	Individual Capacity but Solely as Security Trustee	1962
MSN 37504	2786	Wells Fargo Trust Company, National Association, Not in its	1982
		Individual Capacity but Solely as Security Trustee	
MSN 37505	1990	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982
MSN 37505	1996	Lender	1982
IVISIN 37505	1996	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed Lender	1982
MSN 37505	1998	BNP Paribas, S.A. as Guarenteed Loan Agent and Guarenteed	1982
		Lender	
MSN 37505	2143	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2152	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2163	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2174	Hanovre Financement 3 S.A.S.	1982
MSN 37505	2250	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2251	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2252	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2253	TD Bank N.A. as Guaranteed Lender	1982
MSN 37505	2777	Wells Fargo Trust Company, National Association, Not in its	1982
		Individual Capacity but Solely as Security Trustee	
MSN 37505	2785	Wells Fargo Trust Company, National Association, Not in its	1982
MSN 37505	2786	Individual Capacity but Solely as Security Trustee Wells Fargo Trust Company, National Association, Not in its	1982
101310 37 30 3	2780	Individual Capacity but Solely as Security Trustee	1982
MSN 37505	2783	Wilmington Trust Company, not in its Individual Capacity but	1982
		Solely as Owner Trustee of AIRCOL 36	
MSN 37506	2565	ORIX Aviation Systems Limited	2753
MSN 37506	2667	Wells Fargo Trust Company, National Association, Not in its	2753
MCN 27507	2205	Individual Capacity but Solely as Owner Trustee Deutsche Bank AG, London Branch	2694
MSN 37507	2305		
MSN 37507	2632	New York Life Insurance Company	2694
MSN 37507	2608	The Korea Development Bank	2694
MSN 37507	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37507	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37507	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 37508	2306	Deutsche Bank AG, London Branch	2699
MSN 37508	2546	MUFG Bank, Ltd., London Branch	2699
MSN 37508	2628	The Korea Development Bank	2699
MSN 37508	2679	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 37508	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 37508	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 37509	1669	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1706
MSN 37509	1675	Wells Fargo Trust Company, National Association, Not in its	1706
		Individual Capacity but Solely as Owner Trustee	

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 37509	1696	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1706
MSN 37509	1710	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1706
MSN 37510	2444	FPAC Aircraft Leasing I Limited	2421
MSN 37510	2461	FPAC Aircraft Leasing I Limited	2421
MSN 37510	2414	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37510	2439	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37510	2450	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37510	2455	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2421
MSN 37511	1793	Wilmington Trust Company, as Security Trustee	1791
MSN 37511	1794	Wilmington Trust Company, as Security Trustee	1791
MSN 37511	1796	Wilmington Trust Company, as Security Trustee	1791
MSN 3869	2962	Barclays Bank PLC, as ECA Facility Agent	2999
MSN 3869	2986	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	2987	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	2989	Barclays Bank PLC, as Security Trustee	2999
MSN 3869	3412	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 3869	3416	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 3869	3421	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	2999
MSN 39406	2683	SMBC Aviation Capital Limited	2853
MSN 39406	2701	SMBC Aviation Capital Limited	2853
MSN 39406	2765	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 39406	2853
MSN 39407	2122	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2131	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2193	Flip No. 168 Co., Ltd. and Flip No. 169 Co., Ltd.	2428
MSN 39407	2409	Sumitomo Mitsui Banking Corporation, New York Branch	2428
MSN 39407	2413	Sumitomo Mitsui Banking Corporation, New York Branch	2428
MSN 39407	2429	Wilmington Trust Company, Not in its Individual Capacity but	2428
MSN 39407	2431	Wilmington Trust, National Association, as Security Trustee	2428
MSN 3961	2587	Vermillion Aviation (Nine) Limited	2596
MSN 3980	2548	EOS Aviation 5 (Ireland) Limited	3916
MSN 3980	2520	Merx Aviation Servicing Limited	3916
MSN 3980	2586	Wilmington Trust Company, National Association, as Owner Trustee	3916
MSN 3988	2024	JPA No. 151 Co., Ltd.	2593
MSN 3988	2507	JPA No. 151 Co., Ltd.	2593
MSN 3988	2495	KEB Hana Bank, Tokyo Branch	2593
MSN 3988	2729	The Korea Development Bank, Tokyo Branch	2593
MSN 3988	2614	Woori Bank, Tokyo Branch	2593
MSN 3988	2622	Woori Bank, Tokyo Branch	2593
MSN 3992	2511	JPA No. 152 Co., Ltd.	2627
MSN 3992	2568	JPA No. 152 Co., Ltd.	2627
MSN 3992	2493	KEB Hana Bank, Tokyo Branch	2627
MSN 3992	2712	The Korea Development Bank, Tokyo Branch	2627
MSN 3992	2602	Woori Bank, Tokyo Branch	2627

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clain
MSN 3992	2609	Woori Bank, Tokyo Branch	2627
MSN 4001	1432	AIRCOL 8, a Delaware Statutory Trust Care of Wilmington Trust Company	2272
MSN 4001	2570	FGL Aircraft Ireland Limited	2272
MSN 4001	2579	FGL Aircraft Ireland Limited	2272
MSN 4011	1437	AIRCOL 9, a Delaware Statutory Trust Care of Wilmington Trust Company	2463
MSN 4011	2576	FGL Aircraft Ireland Limited	2463
MSN 4011	2581	FGL Aircraft Ireland Limited	2463
MSN 4026	3829	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026	3858
MSN 4026	3842	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4026	3858
MSN 4026	1423	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4026	3858
MSN 4026	1429	AIRCOL 10, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4026	3858
MSN 4026	1818	Avolon Aerospace Leasing Limited	3858
MSN 4026	2522	Avolon Aerospace Leasing Limited	3858
MSN 4026	1829	Avolon Leasing Ireland 3 Limited	3858
MSN 4026	2009	Avolon Leasing Ireland 3 Limited	3858
MSN 4046	3830	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4046	3859
MSN 4046	3843	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4046	3859
MSN 4046	1425	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4046	3859
MSN 4046	1431	AIRCOL 11, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4046	3859
MSN 4046	1819	Avolon Aerospace Leasing Limited	3859
MSN 4046	2525	Avolon Aerospace Leasing Limited	3859
MSN 4046	1830	Avolon Leasing Ireland 3 Limited	3859
MSN 4046	2028	Avolon Leasing Ireland 3 Limited	3859
MSN 4051	3831	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4051	3861
MSN 4051	3844	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4051	3861
MSN 4051	1426	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4051	3861
MSN 4051	1545	AIRCOL 12, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4051	3861
MSN 4051	1820	Avolon Aerospace Leasing Limited	3861
MSN 4051	2530	Avolon Aerospace Leasing Limited	3861
MSN 4051	1831	Avolon Leasing Ireland 3 Limited	3861
MSN 4051	2029	Avolon Leasing Ireland 3 Limited	3861
MSN 4100	2483	DVB BANK SE, LONDON BRANCH	2509

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 4100	2564	DVB BANK SE, LONDON BRANCH	2509
MSN 4100	2566	MUFG Bank, Ltd., London Branch	2509
MSN 41573	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41573	1360	Wells Fargo Trust Company, National Association, as	1346
MSN 41573	1362	Security Trustee Wells Fargo Trust Company, National Association, as	1346
MSN 41573	1364	Security Trustee Wells Fargo Trust Company, National Association, as	1346
	2453	Security Trustee	2474
MSN 4167		DVB BANK SE, LONDON BRANCH	2474
MSN 4167	2559	MUFG Bank, Ltd., London Branch	2474
MSN 41869	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 41869	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 4200	2948	AIRCOL 13 by Wilmington Trust Company, Not in its	3081
MSN 4200	2951	Individual Capacity but Solely as Owner Trustee AIRCOL 13 by Wilmington Trust Company, Not in its	3081
101310 4200	2551	Individual Capacity but Solely as Owner Trustee	5001
MSN 4200	2954	AIRCOL 13 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3081
MSN 4200	2957	AIRCOL 13 by Wilmington Trust Company, Not in its	3081
MSN 4200	3032	Individual Capacity but Solely as Owner Trustee BNP Paribas, as ECA Facility Agent	3081
MSN 4200	3133	BNP Paribas, as Security Trustee	3081
MSN 4200	3137	BNP Paribas, as Security Trustee	3081
MSN 42180	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 42180	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 4281	1373	Development Bank of Japan Inc.	1777
MSN 4281	1376	Development Bank of Japan Inc.	1777
MSN 4281	2585	JPA No. 159 Co., Ltd.	1777
MSN 4281	2591	JPA No. 159 Co., Ltd.	1777
MSN 4281	1770	Wilmington Trust Company as Facility Agent and Security Trustee	1777
MSN 4284	1375	Development Bank of Japan Inc.	1773
MSN 4284	1378	Development Bank of Japan Inc.	1773
MSN 4284	2606	JPA No. 160 Co., Ltd.	1773
MSN 4284	2613	JPA No. 160 Co., Ltd.	1773
MSN 4284		Wilmington Trust Company as Facility Agent and Security	
	1775	Trustee	1773
MSN 4287	2959	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2963	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2966	AIRCOL 15 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3322
MSN 4287	2988	AIRCOL 15 by Wilmington Trust Company, Not in its	3322

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 4287	3295	Natixis, as ECA Facility Agent	3322
MSN 4287	3348	Natixis, as Security Trustee	3322
MSN 4287	3380	Natixis, as Security Trustee	3322
MSN 4336	2457	DVB BANK SE, LONDON BRANCH	2477
MSN 4336	2562	MUFG Bank, Ltd., London Branch	2477
MSN 4345	2992	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
		Individual Capacity but Solely as Owner Trustee	
MSN 4345	3001	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
MSN 4345	3003	Individual Capacity but Solely as Owner Trustee AIRCOL 20 by Wilmington Trust Company, Not in its	3337
101310 4343	3003	Individual Capacity but Solely as Owner Trustee	5557
MSN 4345	3004	AIRCOL 20 by Wilmington Trust Company, Not in its	3337
		Individual Capacity but Solely as Owner Trustee	
MSN 4345	3262	Natixis, as ECA Facility Agent	3337
MSN 4345	3344	Natixis, as Security Trustee	3337
MSN 4345	3359	Natixis, as Security Trustee	3337
MSN 4381	2332	DVB BANK SE, LONDON BRANCH	2486
MSN 43983	2687	SMBC Aviation Capital Limited	2618
MSN 43983	2717	SMBC Aviation Capital Limited	2618
MSN 43983	2615	UMB Bank, N.A., Not in its Individual Capacity but Solely as	2618
		Owner Trustee of MSN 43983	
MSN 4487	1594	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1694	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1709	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3990	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3991	GE Capital Aviation Services (GECAS)	3987
MSN 4487	3992	GE Capital Aviation Services (GECAS)	3987
MSN 4487	1757	Wells Fargo Trust Company, National Association	3987
MSN 4487	1762	Wells Fargo Trust Company, National Association, as Owner	3987
MSN 4487	1768	Trustee	2007
IVISIN 4487	1768	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4487	3988	Wells Fargo Trust Company, National Association, as Owner	3987
		Trustee	
MSN 4487	3989	Wells Fargo Trust Company, National Association, as Owner	3987
	25.00	Trustee	2050
MSN 4547	2569	SMBC Aviation Capital Limited	3953
MSN 4547	2656	SMBC Aviation Capital Limited	3953
MSN 4547	2695	SMBC Aviation Capital Limited	3953
MSN 4547	3951	Wells Fargo Trust Company, National Association, Not in its	3953
		Individual Capacity but Solely as Owner Trustee of MSN 4547	
MSN 4547	2781	Wells Fargo Trust Company, National Association, Not in Its	3953
		Individual Capacity, but Solely as Owner Trustee of MSN	
		4547	
MSN 4547	2787	Wells Fargo Trust Company, National Association, Not in Its	3953
		Individual Capacity, but Solely as Owner Trustee of MSN 4547	
MSN 4547	2856	Wells Fargo Trust Company, National Association, Not in Its	3953
		Individual Capacity, but Solely as Owner Trustee of MSN	
		4547	
MSN 4567	2797	MAPS 2019-1 Limited	3918
MSN 4567	2524	Merx Aviation Servicing Limited	3918
MSN 4567	2681	Wells Fargo Trust Company, National Association, as Owner	3918
		Trustee	1

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 4567	3917	Wells Fargo Trust Company, National Association, as Owner Trustee	3918
MSN 4599	1594	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1694	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1709	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3990	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3991	GE Capital Aviation Services (GECAS)	3987
MSN 4599	3992	GE Capital Aviation Services (GECAS)	3987
MSN 4599	1757	Wells Fargo Trust Company, National Association	3987
MSN 4599	1762	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	1768	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	3988	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4599	3989	Wells Fargo Trust Company, National Association, as Owner Trustee	3987
MSN 4763	1453	Avolon Aerospace AOE 21 Limited	3871
MSN 4763	2256	Avolon Aerospace AOE 21 Limited	3871
MSN 4763	1821	Avolon Aerospace Leasing Limited	3871
MSN 4763	2532	Avolon Aerospace Leasing Limited	3871
MSN 4763	2299	Coguish Limited	3871
MSN 4763	2302	Coguish Limited	3871
MSN 4763	2754	Wells Fargo Trust Company, National Association	3871
MSN 4763	2849	Wells Fargo Trust Company, National Association	3871
MSN 4763	3832	Wells Fargo Trust Company, National Association	3871
MSN 4763	3845	Wells Fargo Trust Company, National Association	3871
MSN 4763	3867	Wells Fargo Trust Company, National Association	3871
MSN 4789	1822	Avolon Aerospace Leasing Limited	3857
MSN 4789	2118	Avolon Aerospace Leasing Limited	3857
MSN 4789	2534	Avolon Aerospace Leasing Limited	3857
MSN 4789	1991	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	2031	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	2064	Avolon Leasing Ireland 3 Limited	3857
MSN 4789	3833	Wilmington Trust Company, Not in its Individual Capacity	3857
		but Solely as Owner Trustee, as Lessor for MSN 4789	
MSN 4789	3846	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	3857
MSN 4789	3854	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4789	3857
MSN 4789	2347	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4789	3857
MSN 4789	2350	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4789	3857
MSN 4789	2601	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4789	3857
MSN 4821	3834	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4821	3870
MSN 4821	3848	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4821	3870
MSN 4821	3863	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4821	3870

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 4821	1427	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4821	3870
MSN 4821	1551	AIRCOL 22, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4821	3870
MSN 4821	1823	Avolon Aerospace Leasing Limited	3870
MSN 4821	2535	Avolon Aerospace Leasing Limited	3870
MSN 4821	2000	Avolon Leasing Ireland 3 Limited	3870
MSN 4821	2033	Avolon Leasing Ireland 3 Limited	3870
MSN 4862	3835	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4862	3866
MSN 4862	3849	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4862	3866
MSN 4862	1428	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4862	3866
MSN 4862	1553	AIRCOL 23, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4862	3866
MSN 4862	1824	Avolon Aerospace Leasing Limited	3866
MSN 4862	2543	Avolon Aerospace Leasing Limited	3866
MSN 4862	2001	Avolon Leasing Ireland 3 Limited	3866
MSN 4862	2037	Avolon Leasing Ireland 3 Limited	3866
MSN 4906	1689	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1723
MSN 4906	1690	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1723
MSN 4906	1693	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1723
MSN 4906	1717	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	1723
MSN 4939	1559	AIRCOL 24, by Wilmington Trust Company Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4939	3862
MSN 4939	3836	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4939	3862
MSN 4939	3850	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor for MSN 4939	3862
MSN 4939	1403	AIRCOL 24, by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee, as Lessor of MSN 4939	3862
MSN 4939	1825	Avolon Aerospace Leasing Limited	3862
MSN 4939	2550	Avolon Aerospace Leasing Limited	3862
MSN 4939	2002	Avolon Leasing Ireland 3 Limited	3862
MSN 4939	2501	Avolon Leasing Ireland 3 Limited	3862
MSN 4944	2186	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2194	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2200	JP Lease Products and Services Co., Ltd.	2210
MSN 4944	2217	JP Lease Products and Services Co., Ltd.	2210
MSN 5057	3006	AIRCOL 25 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3212
MSN 5057	3012	AIRCOL 25 by Wilmington Trust Company, Not in its	3212

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cl
MSN 5057	3014	AIRCOL 25 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3212
MSN 5057	3016	AIRCOL 25 by Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee	3212
MSN 5057	3044	J.P. Morgan Europe Limited, as ECA Facility Agent	3212
MSN 5057	3173	J.P. Morgan Europe Limited, as ECA Security Trustee	3212
MSN 5057	3289	J.P. Morgan Europe Limited, as Security Trustee	3212
MSN 5068	3154	J.P. Morgan Europe Limited, as ECA Facility Agent	3226
MSN 5068	3247	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3271	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3298	J.P. Morgan Europe Limited, as Security Trustee	3226
MSN 5068	3336	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3226
MSN 5068	3393	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3226
MSN 5068	3395	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3226
MSN 5068	3409	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3226
MSN 5119	3305	Natixis, as ECA Facility Agent	3342
MSN 5119	3354	Natixis, as Security Trustee	3342
MSN 5119	3372	Natixis, as Security Trustee	3342
MSN 5119	3291	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5119	3293	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5119	3296	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5119	3303	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 26	3342
MSN 5195	2751	Kornerstone Airlease No. 1 Limited	3855
MSN 5195	2582	ORIX Aviation Systems Limited	3855
MSN 5195	2707	Wells Fargo Trust Company, National Association, as Owner Trustee	3855
MSN 5195	2795	Wells Fargo Trust Company, National Association, as Owner Trustee	3855
MSN 5195	3840	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3855
MSN 5219	3162	J.P. Morgan Europe Limited, as ECA Facility Agent	3360
MSN 5219	3239	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3253	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3280	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3311	J.P. Morgan Europe Limited, as Security Trustee	3360
MSN 5219	3366	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3360
MSN 5219	3399	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3360
MSN 5219	3408	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3360
MSN 5238	3163	J.P. Morgan Europe Limited, as ECA Facility Agent	3363
MSN 5238	3232	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3250	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3269	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3313	J.P. Morgan Europe Limited, as Security Trustee	3363
MSN 5238	3368	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3363
MSN 5238	3394	Wells Fargo Trust Company, National Association, Not in its	3363

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 5238	3407	Wells Fargo Trust Company, National Association, Not in its	3363
		Individual Capacity but Solely as Owner Trustee	
MSN 5243	2445	Wells Fargo Trust Company, National Association, Not in its	2460
		Individual Capacity but Solely as Owner Trustee	
MSN 5243	2446	Wells Fargo Trust Company, National Association, Not in its	2460
MSN 5243	2454	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	2460
IVISIN 5243	2454	Individual Capacity but Solely as Owner Trustee	2400
MSN 5280	3158	J.P. Morgan Europe Limited, as ECA Facility Agent	3244
MSN 5280	3260	J.P. Morgan Europe Limited, as Security Trustee	3244
MSN 5280	3275	J.P. Morgan Europe Limited, as Security Trustee	3244
MSN 5280	3307	J.P. Morgan Europe Limited, as Security Trustee	3244
MSN 5280	3307	Wells Fargo Trust Company, National Association, Not in its	3244
101310 3260	5541	Individual Capacity but Solely as Owner Trustee	5244
MSN 5280	3374	Wells Fargo Trust Company, National Association, Not in its	3244
		Individual Capacity but Solely as Owner Trustee	02.11
MSN 5280	3396	Wells Fargo Trust Company, National Association, Not in its	3244
		Individual Capacity but Solely as Owner Trustee	
MSN 5280	3411	Wells Fargo Trust Company, National Association, Not in its	3244
		Individual Capacity but Solely as Owner Trustee	
MSN 5333	3045	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3049
MSN 5333	3075	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3080	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3088	Citibank N.A., London Branch, as Security Trustee	3049
MSN 5333	3316	Wells Fargo Trust Company, National Association, Not in its	3049
		Individual Capacity but Solely as Owner Trustee	
MSN 5333	3357	Wells Fargo Trust Company, National Association, Not in its	3049
		Individual Capacity but Solely as Owner Trustee	
MSN 5333	3382	Wells Fargo Trust Company, National Association, Not in its	3049
	2207	Individual Capacity but Solely as Owner Trustee	2040
MSN 5333	3387	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3049
MSN 5360	2743	Tottori World Cup Co., Ltd.	2746
MSN 5398	1826	Avolon Aerospace Leasing Limited	3868
MSN 5398	2552	Avoion Aerospace Leasing Limited	3868
		· •	
MSN 5398	2004	Avolon Leasing Ireland 3 Limited	3868
MSN 5398	2041	Avolon Leasing Ireland 3 Limited	3868
MSN 5398	1302	Citibank N.A., London Branch, as Security Trustee	3868
MSN 5398	1975	Wilmington Trust Company, Not in its Individual Capacity	3868
	2240	but Solely as Owner Trustee of AIRCOL 27	2000
MSN 5398	2348	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 27	3868
MSN 5398	3837	Wilmington Trust Company, Not in its Individual Capacity	3868
	5057	but Solely as Owner Trustee of AIRCOL 27	5000
MSN 5398	3851	Wilmington Trust Company, Not in its Individual Capacity	3868
		but Solely as Owner Trustee of AIRCOL 27	
MSN 5398	3864	Wilmington Trust Company, Not in its Individual Capacity	3868
		but Solely as Owner Trustee of AIRCOL 27	
MSN 5406	3167	J.P. Morgan Europe Limited, as ECA Facility Agent	3230
MSN 5406	3265	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3284	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3300	J.P. Morgan Europe Limited, as Security Trustee	3230
MSN 5406	3332	Wells Fargo Trust Company, National Association, Not in its	3230
		Individual Capacity but Solely as Owner Trustee	
MSN 5406	3353	Wells Fargo Trust Company, National Association, Not in its	3230
		Individual Capacity but Solely as Owner Trustee	
MSN 5406	3355	Wells Fargo Trust Company, National Association, Not in its	3230

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 5406	3379	Wells Fargo Trust Company, National Association, Not in its	3230
		Individual Capacity but Solely as Owner Trustee	
MSN 5454	1450	Avolon Aerospace Leasing Limited	3865
MSN 5454	2553	Avolon Aerospace Leasing Limited	3865
MSN 5454	2007	Avolon Leasing Ireland 3 Limited	3865
MSN 5454	2046	Avolon Leasing Ireland 3 Limited	3865
MSN 5454	1845	Wilmington Trust Company, Not in its Individual Capacity	3865
		but Solely as Owner Trustee of AIRCOL 29	
MSN 5454	2349	Wilmington Trust Company, Not in its Individual Capacity	3865
MSN 5454	3838	but Solely as Owner Trustee of AIRCOL 29 Wilmington Trust Company, Not in its Individual Capacity	3865
101310 3434	3838	but Solely as Owner Trustee of AIRCOL 29	3805
MSN 5454	3852	Wilmington Trust Company, Not in its Individual Capacity	3865
		but Solely as Owner Trustee of AIRCOL 29	
MSN 5477	2540	Body Work Co., Ltd.	2749
MSN 5622	2573	ORIX Aviation Systems Limited	2767
MSN 5622	2671	Wells Fargo Trust Company, National Association, Not in its	2767
		Individual Capacity but Solely as Owner Trustee	
MSN 5632	1815	Avolon Aerospace AOE 55 Limited	3869
MSN 5632	2497	Avolon Aerospace AOE 55 Limited	3869
MSN 5632	1827	Avolon Aerospace Leasing Limited	3869
MSN 5632	2555	Avolon Aerospace Leasing Limited	3869
MSN 5632	2289	Clea Aviation Limited	3869
MSN 5632	2291	Clea Aviation Limited	3869
MSN 5632	3839	Wells Fargo Trust Company, National Association	3869
MSN 5632	3847	Wells Fargo Trust Company, National Association	3869
MSN 5632	2673	Wells Fargo Trust Company, National Association, Not in Its	3869
		Individual Capacity but Solely as Owner Trustee of MSN	
		5632	
MSN 5632	2706	Wells Fargo Trust Company, National Association, Not in Its	3869
		Individual Capacity but Solely as Owner Trustee of MSN	
MSN 5840	2436	5632 Wells Fargo Trust Company, National Association, Not in its	2443
101310 3640	2430	Individual Capacity but Solely as Owner Trustee	2445
MSN 5840	2438	Wells Fargo Trust Company, National Association, Not in its	2443
		Individual Capacity but Solely as Owner Trustee	
MSN 5936	3052	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3062	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3099	Intertrust Trust Corporation Limited, as Security Trustee	3095
MSN 5936	3144	J.P. Morgan Europe Limited, as ECA Facility Agent	3095
MSN 5936	3321	Wells Fargo Trust Company, National Association, Not in its	3095
		Individual Capacity but Solely as Owner Trustee	
MSN 5936	3352	Wells Fargo Trust Company, National Association, Not in its	3095
		Individual Capacity but Solely as Owner Trustee	
MSN 5936	3377	Wells Fargo Trust Company, National Association, Not in its	3095
MSN 5936	3413	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3095
11014 0000	5415	Individual Capacity but Solely as Owner Trustee	5055
MSN 5944	3056	Intertrust Trust Corporation Limited, as Security Trustee	3087
MSN 5944	3082	Intertrust Trust Corporation Limited, as Security Trustee	3087
MSN 5944	2900	J.P. Morgan Europe Limited, as ECA Facility Agent	3087
MSN 5944	3343	Wilmington Trust Company, not in its Individual Capacity but	3087
	··· •	Solely as Owner Trustee of AIRCOL 33	
MSN 5944	3391	Wilmington Trust Company, not in its Individual Capacity but	3087
		Solely as Owner Trustee of AIRCOL 33	
MSN 5944	3415	Wilmington Trust Company, not in its Individual Capacity but	3087

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 5944	3417	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 33	3087
MSN 6002	2516	ICBC International Leasing Company Limited	4007
MSN 6002	2529	ICBC International Leasing Company Limited	4007
MSN 6002	2545	ICBCIL Aviation Company Limited	4007
MSN 6002	2551	ICBCIL Aviation Company Limited	4007
MSN 6002	2863	Sky High XXXV Leasing Company Limited	4007
MSN 6002	2867	Sky High XXXV Leasing Company Limited	4007
MSN 6002	2703	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4007
MSN 6002	2792	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4007
MSN 6002	2861	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4007
MSN 6002	4001	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4007
MSN 6002	4003	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4007
MSN 6009	1141	APF 4 Projekt Nr. 7A GmbH	1215
MSN 6009	1804	KGAL Investment Management GmbH and Co. KG	1215
MSN 6068	3011	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3064
MSN 6068	3100	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3112	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3128	Citibank N.A., London Branch, as Security Trustee	3064
MSN 6068	3428	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	3064
MSN 6068	3430	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	3064
MSN 6068	3431	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	3064
MSN 6068	3433	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 35	3064
MSN 6099	3029	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3070
MSN 6099	3103	Citibank N.A., London Branch, as Security Trustee	3070
MSN 6099	3123	Citibank N.A., London Branch, as Security Trustee	3070
MSN 6099	3436	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	3070
MSN 6099	3437	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	3070
MSN 6099	3438	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	3070
MSN 6099	3440	Wilmington Trust Company, not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 36	3070
MSN 6132	2061	New York Life Insurance and Annuity Corporation	2689
MSN 6132	2599	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI	2689
MSN 6132	2625	30C) New York Life Insurance Company	2689
MSN 6132	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 6138	2466	ICBC International Leasing Company Limited	4017
MSN 6138	2502	ICBC International Leasing Company Limited	4017
MSN 6138	2518	ICBC International Leasing Company Limited	4017
MSN 6138	2478	ICBCIL Aviation Company Limited	4017
MSN 6138	2539	ICBCIL Aviation Company Limited	4017
MSN 6138	2563	ICBCIL Aviation Company Limited	4017
MSN 6138	2503	Sky High XXXV Leasing Company Limited	4017

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 6138	2799	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2864	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2865	Sky High XXXV Leasing Company Limited	4017
MSN 6138	2690	Wells Fargo Trust Company, National Association, Not in its	4017
		Individual Capacity but Solely as Owner Trustee	
MSN 6138	2784	Wells Fargo Trust Company, National Association, Not in its	4017
	2057	Individual Capacity but Solely as Owner Trustee	1017
MSN 6138	2857	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4017
MSN 6138	2859	Wells Fargo Trust Company, National Association, Not in its	4017
		Individual Capacity but Solely as Owner Trustee	
MSN 6138	3997	Wells Fargo Trust Company, National Association, Not in its	4017
		Individual Capacity but Solely as Owner Trustee	
MSN 6138	4014	Wells Fargo Trust Company, National Association, Not in its	4017
MSN 6138	4021	Individual Capacity but Solely as Owner Trustee	4017
IVISIN 0138	4021	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	4017
MSN 6153	2100	Jackson Square Aviation, LLC	3978
MSN 6153	2285	Jackson Square Aviation, LLC	3978
MSN 6153	2533	Jackson Square Aviation, LLC	3978
MSN 6153	2245	JSA International U.S. Holdings, LLC	3978
MSN 6153	2334	JSA International U.S. Holdings, LLC	3978
MSN 6153	2503	JSA International U.S. Holdings, LLC	3978
MSN 6153	1970	Wells Fargo Trust Company, National Association, Not in its	3978
IVISIN 0153	1970	Individual Capacity but Solely as Owner Trustee	3978
MSN 6153	2335	Wells Fargo Trust Company, National Association, Not in its	3978
		Individual Capacity but Solely as Owner Trustee	
MSN 6153	2338	Wells Fargo Trust Company, National Association, Not in its	3978
		Individual Capacity but Solely as Owner Trustee	
MSN 6153	2341	Wells Fargo Trust Company, National Association, Not in its	3978
MSN 6153	3976	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3978
WI3N 0133	3370	Individual Capacity but Solely as Owner Trustee of MSN	3378
		6153	
MSN 6167	3025	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3058
MSN 6167	3098	Citibank N.A., London Branch, as Security Trustee	3058
MSN 6167	3116	Citibank N.A., London Branch, as Security Trustee	3058
MSN 6167	3442	Wilmington Trust Company, Not in its Individual Capacity	3058
		but Solely as Owner Trustee of AIRCOL 37	
MSN 6167	3443	Wilmington Trust Company, Not in its Individual Capacity	3058
	0.147	but Solely as Owner Trustee of AIRCOL 37	
MSN 6167	3447	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 37	3058
MSN 6167	3448	Wilmington Trust Company, Not in its Individual Capacity	3058
	5440	but Solely as Owner Trustee of AIRCOL 37	5050
MSN 6174	3033	Citibank Europe PLC, UK Branch, as ECA Facility Agent	3061
MSN 6174	3092	Citibank N.A., London Branch, as Security Trustee	3061
MSN 6174	3119	Citibank N.A., London Branch, as Security Trustee	3061
MSN 6174	3326	Wilmington Trust Company, Not in its Individual Capacity	3061
		but Solely as Owner Trustee of AIRCOL 38	
MSN 6174	3331	Wilmington Trust Company, Not in its Individual Capacity	3061
		but Solely as Owner Trustee of AIRCOL 38	
MSN 6174	3334	Wilmington Trust Company, Not in its Individual Capacity	3061
MSN 6174	3338	but Solely as Owner Trustee of AIRCOL 38	3061
11/4	3338	Wilmington Trust Company, Not in its Individual Capacity but Solely as Owner Trustee of AIRCOL 38	3001
MSN 6190	2521	ICBC International Leasing Company Limited	3998
MSN 6190	2557	ICBCIL Aviation Company Limited	3998

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 6190	2866	Sky High XXXV Leasing Company Limited	3998
MSN 6190	2693	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3998
MSN 6190	2788	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3998
MSN 6190	4005	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3998
MSN 6209	2110	Jackson Square Aviation, LLC	3979
MSN 6209	2527	Jackson Square Aviation, LLC	3979
MSN 6209	2536	Jackson Square Aviation, LLC	3979
MSN 6209	2255	JSA International U.S. Holdings, LLC	3979
MSN 6209	2488	JSA International U.S. Holdings, LLC	3979
MSN 6209	2496	JSA International U.S. Holdings, LLC	3979
MSN 6209	2336	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3979
MSN 6209	2339	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3979
MSN 6209	2342	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3979
MSN 6209	2684	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3979
MSN 6209	3977	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 6209	3979
MSN 6219	2113	Jackson Square Aviation, LLC	3993
MSN 6219	2287	Jackson Square Aviation, LLC	3993
MSN 6219	2537	Jackson Square Aviation, LLC	3993
MSN 6219	2283	JSA International U.S. Holdings, LLC	3993
MSN 6219	2492	JSA International U.S. Holdings, LLC	3993
MSN 6219	2499	JSA International U.S. Holdings, LLC	3993
MSN 6219	2337	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	2340	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	2343	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	2691	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	3994	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	3995	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6219	3996	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee	3993
MSN 6294	1161	APF 4 Projekt Nr. 7B GmbH	1223
MSN 6294	1805	KGAL Investment Management GmbH and Co. KG	1223
MSN 6294	1806	KGAL Investment Management GmbH and Co. KG	1223
MSN 6399	2061	New York Life Insurance and Annuity Corporation	2689
MSN 6399	2625	New York Life Insurance Company	2689
MSN 6399	2670	Wells Fargo Bank, National Association as Security Trustee	2689
MSN 6411	2467	ICBC International Leasing Company Limited	3950
MSN 6411	2506	ICBC International Leasing Company Limited	3950
MSN 6411	2526	ICBC International Leasing Company Limited	3950
MSN 6411	2489	ICBCIL Aviation Company Limited	3950
MSN 6411	2541	ICBCIL Aviation Company Limited	3950
MSN 6411	2554	ICBCIL Aviation Company Limited	3950

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 6411	2607	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2663	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2680	Sky High XLVI Leasing Company Limited	3950
MSN 6411	2697	Wells Fargo Trust Company, National Association, Not in its	3950
		Individual Capacity but Solely as Owner Trustee	
MSN 6411	2789	Wells Fargo Trust Company, National Association, Not in its	3950
MSN 6411	2858	Individual Capacity but Solely as Owner Trustee Wells Fargo Trust Company, National Association, Not in its	3950
WON OHI	2050	Individual Capacity but Solely as Owner Trustee	3330
MSN 6411	2860	Wells Fargo Trust Company, National Association, Not in its	3950
		Individual Capacity but Solely as Owner Trustee	
MSN 6411	3949	Wells Fargo Trust Company, National Association, Not in its	3950
		Individual Capacity but Solely as Owner Trustee of MSN 6411	
MSN 645479	1362	Wells Fargo Trust Company, National Association, as	1346
		Security Trustee	
MSN 645479	1364	Wells Fargo Trust Company, National Association, as	1346
	2207	Security Trustee	2000
MSN 6511	2297	CMFG Life Insurance Company	2699
MSN 6511	2306	Deutsche Bank AG, London Branch	2699
MSN 6511	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6511	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6511	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6511	2621	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2699
MSN 6511	2636	New York Life Insurance Company	2699
MSN 6511	2651	Siemens Financial Services Inc.	2699
MSN 6511	2628	The Korea Development Bank	2699
MSN 6511	2679	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6511	2598	YF Life Insurance International Limited	2699
MSN 65315	2887	ING Capital LLC, as ECA Facility Agent	2881
MSN 65315	2880	Malpelo Leasing Co., Ltd.	2881
MSN 65315	2883	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3174	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3191	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3202	Malpelo Leasing Co., Ltd.	2881
MSN 65315	3241	Malpelo Leasing Co., Ltd.	2881
MSN 65315	2595	Sumitomo Mitsui Finance and Leasing Company Limited	2881
MSN 65315	2879	Wilmington Trust Company as Owner Trustee of the Avianca	2881
		JOLCO IV Trust	
MSN 65315	2884	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	2890	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	2894	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	3169	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 65315	3206	Wilmington Trust SP Services (Dublin) Limited, as Security Trustee	2881
MSN 6617	2296	CMFG Life Insurance Company	2694
MSN 6617	2305	Deutsche Bank AG, London Branch	2694

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 6617	2476	Massachusetts Mutual Life Insurance Company	2694
MSN 6617	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6617	2644	Siemens Financial Services Inc.	2694
MSN 6617	2608	The Korea Development Bank	2694
MSN 6617	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6617	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6617	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2296	CMFG Life Insurance Company	2694
MSN 6692	2305	Deutsche Bank AG, London Branch	2694
MSN 6692	2584	New York Life Insurance and Annuity Corporation	2694
MSN 6692	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6692	2632	New York Life Insurance Company	2694
MSN 6692	2644	Siemens Financial Services Inc.	2694
MSN 6692	2608	The Korea Development Bank	2694
MSN 6692	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6692	2605	YF Life Insurance International Limited	2694
MSN 6739	2296	CMFG Life Insurance Company	2694
MSN 6739	2305	Deutsche Bank AG, London Branch	2694
MSN 6739	2612	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2694
MSN 6739	2632	New York Life Insurance Company	2694
MSN 6739	2644	Siemens Financial Services Inc.	2694
MSN 6739	2608	The Korea Development Bank	2694
MSN 6739	2674	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6739	2708	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6739	2721	Wells Fargo Bank, National Association as Security Trustee	2694
MSN 6739	2605	YF Life Insurance International Limited	2694
MSN 6746	2297	CMFG Life Insurance Company	2699
MSN 6746	2306	Deutsche Bank AG, London Branch	2699
MSN 6746	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6746	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6746	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6746	2621	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2699
MSN 6746	2636	New York Life Insurance Company	2699
MSN 6746	2651	Siemens Financial Services Inc.	2699
MSN 6746	2628	The Korea Development Bank	2699
MSN 6746	2679	Wells Fargo Bank, National Association as Security Trustee	2699

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 6746	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6746	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6746	2598	YF Life Insurance International Limited	2699
MSN 6767	2297	CMFG Life Insurance Company	2699
MSN 6767	2306	Deutsche Bank AG, London Branch	2699
MSN 6767	2480	Massachusetts Mutual Life Insurance Company	2699
MSN 6767	2546	MUFG Bank, Ltd., London Branch	2699
MSN 6767	2594	New York Life Insurance and Annuity Corporation	2699
MSN 6767	2621	New York Life Insurance and Annuity Corporation Institutionally Owned Life Insurance Separate Account (BOLI 30C)	2699
MSN 6767	2636	New York Life Insurance Company	2699
MSN 6767	2651	Siemens Financial Services Inc.	2699
MSN 6767	2628	The Korea Development Bank	2699
MSN 6767	2679	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6767	2714	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6767	2724	Wells Fargo Bank, National Association as Security Trustee	2699
MSN 6767	2598	YF Life Insurance International Limited	2699
MSN 6861	2575	SMBC Aviation Capital Limited	4025
MSN 6861	2657	SMBC Aviation Capital Limited	4025
MSN 6861	2702	SMBC Aviation Capital Limited	4025
MSN 6861	2720	SMBC Aviation Capital Limited	4025
MSN 6861	2741	SMBC Aviation Capital Limited	4025
MSN 6861	2682	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2692	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2791	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2796	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	2801	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	4019	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	4020	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	4023	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6861	4024	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 6861	4025
MSN 6862	2578	SMBC Aviation Capital Limited	3955
MSN 6862	2660	SMBC Aviation Capital Limited	3955
MSN 6862	2709	SMBC Aviation Capital Limited	3955

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Cla
MSN 6862	2726	SMBC Aviation Capital Limited	3955
MSN 6862	2745	SMBC Aviation Capital Limited	3955
MSN 6862	3966	Wells Fargo Trust Company, National Association, Not in its	3955
		Individual Capacity but Solely as Owner Trustee of MSN 6862	
MSN 6862	2710	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 6862	2803	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 6862	2804	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 6862	2805	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 6862	2806	Wells Fargo Trust Company, National Association, Not in Its	3955
		Individual Capacity, but Solely as Owner Trustee of MSN 6862	
MSN 697723	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 697723	1360	Wells Fargo Trust Company, National Association, as	1346
		Security Trustee	
MSN 697723	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 697723	1364	Wells Fargo Trust Company, National Association, as	1346
MSN 699510	1341	Security Trustee Wells Fargo Trust Company, National Association, as	1346
101510 055510	1541	Security Trustee	1340
MSN 699510	1360	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 699510	1362	Wells Fargo Trust Company, National Association, as Security Trustee	1346
MSN 699510	1364	Wells Fargo Trust Company, National Association, as	1346
MSN 699661	1362	Security Trustee Wells Fargo Trust Company, National Association, as	1346
MSN 699661	1364	Security Trustee Wells Fargo Trust Company, National Association, as	1346
MCN 7120	2620	Security Trustee	205.8
MSN 7120	2630	SMBC Aviation Capital Limited	3958
MSN 7120	2713	SMBC Aviation Capital Limited	3958
MSN 7120	3952	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN	3958
MSN 7120	2715	7120 Wells Fargo Trust Company, National Association, Not in Its	3958
W3W7120	2715	Individual Capacity, but Solely as Owner Trustee of MSN 7120	5550
MSN 7120	2722	Wells Fargo Trust Company, National Association, Not in Its	3958
		Individual Capacity, but Solely as Owner Trustee of MSN 7120	5000
MSN 7284	1771	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1778	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1780	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	1782	Wilmington Trust Company, as Security Trustee	3940
MSN 7284	3939	Wilmington Trust Company, as Security Trustee in Respect of MSN 7284	3940
MSN 7318	1784	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	1786	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	1788	Wilmington Trust Company, as Security Trustee	3942

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 7318	1790	Wilmington Trust Company, as Security Trustee	3942
MSN 7318	3941	Wilmington Trust Company, as Security Trustee	3942
MSN 7437	2485	Hanshin Juken Co., Ltd.	3981
MSN 7437	2498	Hanshin Juken Co., Ltd.	3981
MSN 7437	2508	Hanshin Juken Co., Ltd.	3981
MSN 7437	2513	Hanshin Juken Co., Ltd.	3981
MSN 7437	2523	Hanshin Juken Co., Ltd.	3981
MSN 7437	2633	SMBC Aviation Capital Limited	3981
MSN 7437	2719	SMBC Aviation Capital Limited	3981
MSN 7437	2730	SMBC Aviation Capital Limited	3981
MSN 7437	2752	SMBC Aviation Capital Limited	3981
MSN 7437	2811	SMBC Aviation Capital Limited	3981
MSN 7437	2711	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	3980	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2727	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2736	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2808	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7437	2815	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7437	3981
MSN 7770	2635	SMBC Aviation Capital Limited	4009
MSN 7770	2676	SMBC Aviation Capital Limited	4009
MSN 7770	2723	SMBC Aviation Capital Limited	4009
MSN 7770	2759	SMBC Aviation Capital Limited	4009
MSN 7770	2812	SMBC Aviation Capital Limited	4009
MSN 7770	4000	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4006	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4010	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	4013	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	2750	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	2758	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	2822	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	4009
MSN 7770	2826	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	4009

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 7770	2830	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7770	4009
MSN 7847	2643	SMBC Aviation Capital Limited	4002
MSN 7847	2655	SMBC Aviation Capital Limited	4002
MSN 7847	2685	SMBC Aviation Capital Limited	4002
MSN 7847	2762	SMBC Aviation Capital Limited	4002
MSN 7847	2844	SMBC Aviation Capital Limited	4002
MSN 7847	2728	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	2761	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	2766	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	2837	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	2850	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	3999	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	4008	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	4012	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7847	4015	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 7847	4002
MSN 7887	2600	San Agustin Leasing Co., Ltd.	2422
MSN 7887	2626	San Agustin Leasing Co., Ltd.	2422
MSN 7887	2424	Sumitomo Mitsui Banking Corporation, New York Branch	2422
MSN 7887	2567	Sumitomo Mitsui Finance and Leasing Company Limited	2422
MSN 7887	2604	Wilmington Trust Company, Not in its Individual Capacity, bu	2422
MSN 7928	2771	Los Katios Leasing Co., Ltd.	2419
MSN 7928	2782	Los Katios Leasing Co., Ltd.	2419
MSN 7928	2416	Sumitomo Mitsui Banking Corporation, New York Branch	2419
MSN 7928	2574	Sumitomo Mitsui Finance and Leasing Company Limited	2419
MSN 7928	2617	Wilmington Trust Company, Not in its Individual Capacity, bu	2419
MSN 8096	2639	SMBC Aviation Capital Limited	3960
MSN 8096	2645	SMBC Aviation Capital Limited	3960
MSN 8096	2649	SMBC Aviation Capital Limited	3960
MSN 8096	2662	SMBC Aviation Capital Limited	3960
MSN 8096	2700	SMBC Aviation Capital Limited	3960
MSN 8096	2731	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	3967	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8096	3960

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai
MSN 8096	2769	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2772	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2851	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8096	2854	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8096	3960
MSN 8170	2648	SMBC Aviation Capital Limited	3963
MSN 8170	2664	SMBC Aviation Capital Limited	3963
MSN 8170	2686	SMBC Aviation Capital Limited	3963
MSN 8170	2725	SMBC Aviation Capital Limited	3963
MSN 8170	2842	SMBC Aviation Capital Limited	3963
MSN 8170	2735	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	3968	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2774	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2775	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2809	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8170	2855	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8170	3963
MSN 8240	2650	SMBC Aviation Capital Limited	3964
MSN 8240	2661	SMBC Aviation Capital Limited	3964
MSN 8240	2669	SMBC Aviation Capital Limited	3964
MSN 8240	2698	SMBC Aviation Capital Limited	3964
MSN 8240	2734	SMBC Aviation Capital Limited	3964
MSN 8240	2738	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	3969	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2764	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2768	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2810	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8240	2838	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8240	3964
MSN 8280	2666	SMBC Aviation Capital Limited	3965
MSN 8280	2675	SMBC Aviation Capital Limited	3965

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clair
MSN 8280	2737	SMBC Aviation Capital Limited	3965
MSN 8280	2742	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	3954	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	2770	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8280	3965
MSN 8280	2773	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 8280	3965
MSN 8300	1368	Bank of Utah as Facility Agent and Security Trustee	3906
MSN 8300	1369	Bank of Utah as Facility Agent and Security Trustee	3906
MSN 8300	3907	Bank of Utah, as Facility Agent and Security Trustee	3906
MSN 8300	1391	Bayerische Landesbank	3906
MSN 8300	3910	Bayerische Landesbank	3906
MSN 8300	3912	Bayerische Landesbank	3906
MSN 8300	1016	CONDOR LTD.	3906
MSN 8300	1019	CONDOR LTD.	3906
MSN 8300	3901	CONDOR LTD.	3906
MSN 8300	3902	CONDOR LTD.	3906
MSN 8300	1371	Development Bank of Japan Inc.	3906
MSN 8300	1380	Development Bank of Japan Inc.	3906
MSN 8300	3913	Development Bank of Japan Inc.	3906
MSN 8300	3914	Development Bank of Japan Inc.	3906
MSN 8300	1122	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	1123	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	3908	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	3909	Norddeutsche Landesbank - Girozentrale, New York Branch	3906
MSN 8300	1015	NTT TC Leasing Co., Ltd.	3906
MSN 8889	2642	SMBC Aviation Capital Limited	3959
MSN 8889	2653	SMBC Aviation Capital Limited	3959
MSN 8889	2654	SMBC Aviation Capital Limited	3959
MSN 8889	2665	SMBC Aviation Capital Limited	3959
MSN 8889	2718	SMBC Aviation Capital Limited	3959
MSN 8889	3956	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2776	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2813	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2814	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959
MSN 8889	2817	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN	3959

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Clai	
MSN 8889 2819		Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8889	3959	
MSN 8938	2672	SMBC Aviation Capital Limited	3962	
MSN 8938	2739	SMBC Aviation Capital Limited	3962	
MSN 8938	3957	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 8938	3962	
MSN 8938	2440	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8938	3962	
MSN 8938	2821	Wells Fargo Trust Company, National Association, Not in its Individual Capacity, but Solely as Owner Trustee of MSN 8938	3962	
MSN 9041	2652	SMBC Aviation Capital Limited	3961	
MSN 9041	2677	SMBC Aviation Capital Limited	3961	
MSN 9041	2688	SMBC Aviation Capital Limited	3961	
MSN 9041	2704	SMBC Aviation Capital Limited	3961	
MSN 9041	2740	SMBC Aviation Capital Limited	3961	
MSN 9041	3970	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely as Owner Trustee of MSN 9041	3961	
MSN 9041	2432	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961	
MSN 9041	2823	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961	
MSN 9041	2833	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961	
MSN 9041	2834	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961	
MSN 9041	2840	Wells Fargo Trust Company, National Association, Not in Its Individual Capacity, but Solely as Owner Trustee of MSN 9041	3961	
MSN 994437	2491	MC Engine Leasing Ltd	2505	
MSN 994437	2510	MC Engine Leasing Ltd	2505	
MSN V10892	2330	Engine Lease Finance Corporation	2395	
MSN V10892	2382	Engine Lease Finance Corporation	2395	
MSN V13143	2331	Engine Lease Finance Corporation	2392	
MSN V13143	2387	Engine Lease Finance Corporation	2392	
MSN V16653	1341	Wells Fargo Trust Company, National Association, as Security Trustee	1346	
MSN V16653	1360	Wells Fargo Trust Company, National Association, as Security Trustee		
MSN V16653	1362	Wells Fargo Trust Company, National Association, as Security Trustee		
MSN V16653	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346	
MSN V17503	1341	Wells Fargo Trust Company, National Association, as         13           Security Trustee         13		
MSN V17503	1360	Wells Fargo Trust Company, National Association, as1346Security Trustee		
MSN V17503	1362	Wells Fargo Trust Company, National Association, as         1346           Security Trustee         1346		
MSN V17503	1364	Wells Fargo Trust Company, National Association, as Security Trustee	1346	

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MSN/ESN	Proof of Claim	Creditor	Surviving Voting Claim
Multiple MSNs listed on Schedule A of Claim	2405	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2408	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2411	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2412	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2415	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2417	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2418	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406
Multiple MSNs listed on Schedule A of Claim	2420	Wells Fargo Trust Company, National Association, Not in its Individual Capacity but Solely in its Capacity as Owner Trustee	2406

### Exhibit 2A to Disclosure Statement Order

Form of Ballot for General Unsecured Avianca Creditors Other than Holders of 2020 Notes and 2023 Notes

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK	Т	
	X	
In re:	:	Chapter 11
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
	X	

### BALLOT FOR VOTING TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

### **CLASS 11 – GENERAL UNSECURED AVIANCA CLAIMS**

### Please read and follow the enclosed instructions for completing Ballots carefully before completing this Ballot.

In order for your vote to be counted, this Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by [<del>7 business days</del> <u>before Confirmation Hearing, at 4:00 p.m.,October 15, 2021] Prevailing Eastern Time</u> (the "<u>Voting Deadline</u>") in accordance with the following:

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as may be amended from time to time, the "<u>Plan</u>") as described in the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the

<sup>1</sup> The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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Disclosure Statement as containing adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this ballot (the "<u>Ballot</u>") because you are a holder of a Claim in Class 11 (General Unsecured Avianca Claims) as of <u>September 9, 2021</u> (the "<u>Voting Record Date</u>"). Accordingly, you have a right to vote to accept or reject the Plan. You can cast your vote through this Ballot.

Your rights are described in the Disclosure Statement, which wasis included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (U.S. toll-free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at (a) <u>http://www.kccllc.net/avianca</u>; or (b) via PACER for a fee at <u>http://www.nysb.uscourts.gov</u>.

This Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) making an election with respect to the form of distribution you will receive under the Plan, (iii) opting out of the Third-Party Release contained in the Plan, and (iv) making certain certifications with respect your vote. If you believe you have received this Ballot in error, or if you believe that you have received the wrong Ballot, please contact the Solicitation Agent **immediately** at the address or telephone number set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. If you hold Claims in more than one Class, you will receive a Ballot for each Class in which you are entitled to vote.

### Item 1. Amount of Claim.

I

The undersigned hereby certifies that, as of the Voting Record Date, the undersigned was the holder of Claims in Class 11 in the following aggregate amount (insert amount in box below):

Voting Amount: \$\_\_\_\_\_

<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, Exculpation and Injunction Discharge.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities" and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found.Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Error! Reference source not found.Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

### Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP

Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.E and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the released by the Released parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Error! Reference source not</u> <u>found.</u> and <u>Error! Reference source not found.Article IX.D</u> and <u>Article IX.E</u> of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 274 of 380

arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE EXCULPATION PROVIDED PURSUANT TO Error! Reference source found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (IV) ASSERTING ANY RIGHT OF SETOFF. SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>Error! Reference source not found.ARTICLE IX.G.</u>

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

### PLEASE TAKE NOTICE THAT YOU MAY OPT OUT OF THE THIRD-PARTY RELEASE BY CHECKING THE BOX BELOW.

Item 3. Opt Out of Third-Party Release.

Check the following box <u>only</u> if you wish to opt out of the Third-Party Release set forth above:

Opt Out of the Third-Party Release

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#### Item 4. Vote on Plan.

I hereby vote to (please check <u>one</u>):

### ACCEPT (vote FOR) the Plan

### **REJECT** (vote AGAINST) the Plan

### <u>Item 5.</u> Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

Whether or not you vote to accept or reject the Plan, or choose not to vote on the Plan at all, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive <u>your Pro Rata share of</u> the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured <u>Claimholder Equity Package</u>, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan.

I hereby elect to receive a Pro Rata share of Unsecured Claimholder Equity Package, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan.

### Item 6. Certifications.

By signing this Ballot, the undersigned certifies to the Court and the Debtors that:

- (a) as of the Voting Record Date, I am either: (i) the holder of the Claims being voted on this Ballot; or (ii) an authorized signatory for an Entity that is a holder of the Claims being voted on this Ballot;
- (b) I (or in the case of an authorized signatory, the holder of the Claim being voted) have received a copy of the Disclosure Statement and the Solicitation Package and acknowledge that the solicitation is being made pursuant to the terms and conditions set forth therein;

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- (c) If I have voted to accept the Plan, I will be deemed to have consented to the Third-Party Release, regardless of whether I checked the box in Item 3;
- (d) I have cast the same vote with respect to all my Claims in Class 11; and
- (e) no other Ballots with respect to the Claims in Class 11 have been cast or, if any other Ballots have been cast with respect to such Claims, then any such earlier received Ballots are hereby revoked.

-

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Name of Holder:	
	(Print or Type)
Signature:	
Name of Signatory:	
	(If other than Holder)
Title:	
Address:	
Date Completed:	
Email Address:	

Please complete, sign, and date this Ballot and return it (with an original signature) promptly in the envelope provided via first class mail, overnight courier, hand-delivery to:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

<u>Alternatively, to submit your Ballot</u> via the Solicitation Agent's online balloting portal, visit <u>http://www.kccllc.net/avianca</u>. Click on the "Submit E-Ballot" section of the website and follow the instructions to submit your Ballot.

**IMPORTANT NOTE:** You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E-Ballot ID#:\_\_\_\_\_\_.

Custom PIN#:\_\_\_\_\_\_.

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The Solicitation Agent's online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable. Creditors who cast a Ballot using the Solicitation Agent's online portal should NOT also submit a paper Ballot.

If the Solicitation Agent does not actually receive this Ballot on or before [7-business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern <u>Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors. 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 280 of 380

### **INSTRUCTIONS FOR COMPLETING THIS BALLOT**

- **1.** The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as **Exhibit A** to the Disclosure Statement. Capitalized terms used in the Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. **Please read the Plan and Disclosure Statement carefully before completing this Ballot.**
- 2. The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in amount and more than one-half in number of Claims in at least one Class of creditors that votes on the Plan and if the Plan otherwise satisfies the requirements for confirmation provided by section 1129 of the Bankruptcy Code. Please review the Disclosure Statement for more information.
- 3. Use of Hard Copy Ballot. To ensure that your hard copy Ballot is counted, you must: (a) complete this Ballot in accordance with these instructions; (b) clearly indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Ballot; and (c) clearly sign and return your original Ballot in the enclosed pre addressed envelope or via first class mail, overnight courier, or hand delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245 in accordance with paragraph 6 below.
- **<u>4.</u>** <u>Use of Online Ballot Portal</u>. To ensure that your electronic Ballot is counted, please follow the instructions of the Debtors' case administration website at <u>http://www.kccllc.net/avianca</u> (click "<u>Submit E-Ballot</u>" link). You will need to enter your unique E-Ballot identification number indicated above. The online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots will not be accepted by facsimile or electronic means (other than the online balloting portal).

### **<u>5.</u>** Ballots will not be accepted by facsimile or other electronic means (other than via the online balloting portal).

- <u>6.</u> Your Ballot (whether submitted by hard copy or through the online balloting portal) must be returned to the Solicitation Agent so as to be <u>actually received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting Deadline is [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time</u>.
- <u>7.</u> If a Ballot is received after the Voting Deadline and if the Voting Deadline is not extended, it may be counted only in the sole and absolute discretion of the Debtors. Additionally, the following Ballots will <u>not</u> be counted:
  - (a) any Ballot that partially rejects and partially accepts the Plan;
  - (b) any Ballot that both accepts and rejects the Plan;

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- (c) any Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), any indenture trustee, or the Debtors' financial or legal advisors;
- (d) any Ballot sent by facsimile or any electronic means other than via the online balloting portal;
- (e) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;
- (f) any Ballot cast by an Entity that does not hold a Claim in the Class indicated on the first page of the Ballot;
- (g) any Ballot submitted by a holder not entitled to vote pursuant to the Plan;
- (h) any unsigned Ballot;
- (i) any non-original Ballot (excluding those Ballots submitted via the online balloting portal); and/or any Ballot not marked to accept or reject the Plan or any Ballot marked both to accept and reject the Plan.
- **8.** The method of delivery of the Ballot to the Solicitation Agent is at the election and risk of each holder of a Claim. Except as otherwise provided herein, such delivery will be deemed made only when the Solicitation Agent <u>actually receives</u> the originally executed Ballot. In all cases, holders should allow sufficient time to assure timely delivery.
- **<u>9.</u>** If multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the latest, timely received, and properly completed Ballot will supersede and revoke any earlier received Ballots.
- **10.** You must vote all of your Claims within a Class either to accept or reject the Plan and may not split your vote. Further, if you have multiple Claims within a Class, the Debtors may, in their discretion, aggregate your Claims within such Class for the purpose of counting votes.
- <u>11.</u> This Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.

### 12. <u>Please be sure to sign and date your Ballot</u>.

**13.** If you hold Claims in more than one Class under the Plan you may receive more than one Ballot coded for each different Class. Each Ballot votes **only** your Claims indicated on that Ballot, so please complete and return each Ballot that you received.

### Please return your Ballot promptly.

If you have any questions regarding this Ballot, these voting instructions or the procedures for voting, please call the restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 or email AviancaInfo@kccllc.com.

If the Solicitation Agent does not <u>actually receive</u> this Ballot on or before [<u>7-business</u> <u>days before Confirmation HearingOctober 15, 2021</u>], at 4:00 p.m.], prevailing Eastern <u>Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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Form of Ballot for Classes 3, 4, 7, and 15

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	1	
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

### BALLOT FOR VOTING TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

CLASS  $[\bullet] - [\_]$  CLAIMS

### Please read and follow the enclosed instructions for completing Ballots carefully before completing this Ballot.

In order for your vote to be counted, this Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by [<del>7 business days</del> <u>before Confirmation Hearing, at 4:00 p.m.October 15, 2021</u>], prevailing Eastern Time (the "<u>Voting Deadline</u>") in accordance with the following:

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including

<sup>1</sup> The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this ballot (the "<u>Ballot</u>") because you are a holder of a Claim in the Class indicated in Item 1 below as of <u>September 9, 2021</u> (the "<u>Voting Record Date</u>"). Accordingly, you have a right to vote to accept or reject the Plan. You can cast your vote through this Ballot.

Your rights are described in the Disclosure Statement, which was included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (toll free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at <u>http://www.kccllc.net/avianca</u>; or (b) for a fee via PACER at <u>http://www.nysb.uscourts.gov</u>.

This Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) opting out of the Third-Party Release contained in the Plan, and (iii) making certain certifications with respect to your vote. If you believe you have received this Ballot in error, or if you believe that you have received the wrong Ballot, please contact the Solicitation Agent **immediately** at the address, telephone number, or email address set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. If you hold Claims in more than one Class, you will receive a Ballot for each Class in which you are entitled to vote.

### Item 1. Amount of Claim.

The undersigned hereby certifies that as of the Voting Record Date, the undersigned was the holder of Claims in the Class indicated below in the following aggregate amount (insert amount below):

Class:

Voting Amount: \$\_\_\_\_\_

<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, Exculpation and Injunction Discharge.

### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities" and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found.Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Error! Reference source not found.Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

### Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility

Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.E and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the released by the released parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Error! Reference source not</u> <u>found. and Error! Reference source not found. Article IX.D and Article IX.E</u> of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE **RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE** EXCULPATION PROVIDED PURSUANT TO Error! Reference source not found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS <u>Error! Reference source not found.ARTICLE IX.G</u>.

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

PLEASE TAKE NOTICE THAT ARTICLE IX OF THE PLAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS.

PARTIES RECEIVING THIS BALLOT MAY OPT OUT OF THE THIRD-PARTY RELEASE BY CHECKING THE BOX BELOW.

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Opt Out of the Third-Party Release

# Item 3. Vote on Plan.

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The holder of the Claims set forth in Item 1 votes to (please check <u>one</u>):

ACCEPT (vote FOR) the Plan

**REJECT** (vote AGAINST) the Plan

### Item 4. Certifications.

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By signing this Ballot, the undersigned certifies to the Court and the Debtors:

- (a) that, as of the Voting Record Date, either: (i) the undersigned is the holder of the Claims being voted on this Ballot; or (ii) the undersigned is an authorized signatory for the Entity that is the holder of the Claims being voted on this Ballot;
- (b) that the undersigned (or in the case of an authorized signatory, the holder of the Claims being voted) has received a copy of the Disclosure Statement and the Solicitation Package and acknowledges that the solicitation is being made pursuant to the terms and conditions set forth therein;
- (c) that the holder of the Claims being voted, if it votes in favor of the Plan, will be deemed to have consented to the Third-Party Release;
- (d) that the holder of the Claims being voted has cast the same vote with respect to all Claims in a single Class; and
- (e) that no other Ballots with respect to the Claims identified in Item 1 have been cast or, if any other Ballots have been cast with respect to such Claims, then any such Ballots are hereby revoked.

Name of Holder:	
	(Print or Type)
Signature:	
Name of Signatory:	
	(If other than Holder)
Title:	
Address:	
Date Completed:	
Date Completed.	
Email Address:	

Please complete, sign, and date this Ballot and return it (with an original signature) promptly in the envelope provided via first class mail, overnight courier, hand-delivery to:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

<u>Alternatively, to submit your Ballot</u> via the Solicitation Agent's online balloting portal, visit <u>http://www.kccllc.net/avianca</u>. Click on the "Submit E-Ballot" section of the website and follow the instructions to submit your Ballot.

**IMPORTANT NOTE:** You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E-Ballot ID#:\_\_\_\_\_\_.

Custom PIN#: \_\_\_\_\_\_.

The Solicitation Agent's online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable. Creditors who cast a Ballot using the Solicitation Agent's online portal should NOT also submit a paper Ballot.

If the Solicitation Agent does not actually receive this Ballot on or before [7 business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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#### **INSTRUCTIONS FOR COMPLETING THIS BALLOT**

- 1. The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as <u>Exhibit A</u> to the Disclosure Statement. Capitalized terms used in the Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. Please read the Plan and Disclosure Statement carefully before completing this Ballot.
- 2. The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in amount and more than one-half in number of Claims in at least one Class of creditors that votes on the Plan and if the Plan otherwise satisfies the requirements for confirmation provided by section 1129 of the Bankruptcy Code. Please review the Disclosure Statement for more information.
- 3. Use of Hard Copy Ballot. To ensure that your hard copy Ballot is counted, you must: (a) complete this Ballot in accordance with these instructions; (b) clearly indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Ballot; and (c) clearly sign and return your original Ballot in the enclosed pre addressed envelope or via first class mail, overnight courier, or hand delivery to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245 in accordance with paragraph 6 below.
- **<u>4.</u>** <u>Use of Online Ballot Portal</u>. To ensure that your electronic Ballot is counted, please follow the instructions of the Debtors' case administration website at <u>http://www.kccllc.net/avianca</u> (click "<u>Submit E-Ballot</u>" link). You will need to enter your unique E-Ballot identification number indicated above. The online balloting portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots will not be accepted by facsimile or electronic means (other than the online balloting portal).

# **<u>5.</u>** Ballots will not be accepted by facsimile or other electronic means (other than via the online balloting portal).

- <u>6.</u> Your Ballot (whether submitted by hard copy or through the online balloting portal) must be returned to the Solicitation Agent so as to be <u>actually received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting Deadline is [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time</u>.
- <u>7.</u> If a Ballot is received after the Voting Deadline and if the Voting Deadline is not extended, it may be counted only in the sole and absolute discretion of the Debtors. Additionally, **the following Ballots will <u>not</u> be counted**:
  - (a) any Ballot that partially rejects and partially accepts the Plan;
  - (b) any Ballot that both accepts and rejects the Plan;

- (c) any Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent), any indenture trustee, or the Debtors' financial or legal advisors;
- (d) any Ballot sent by facsimile or any electronic means other than via the online balloting portal;
- (e) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;
- (f) any Ballot cast by an Entity that does not hold a Claim in the Class indicated on the first page of the Ballot;
- (g) any Ballot submitted by a holder not entitled to vote pursuant to the Plan;
- (h) any unsigned Ballot;
- (i) any non-original Ballot (excluding those Ballots submitted via the online balloting portal); and/or any Ballot not marked to accept or reject the Plan or any Ballot marked both to accept and reject the Plan.
- **8.** The method of delivery of the Ballot to the Solicitation Agent is at the election and risk of each holder of a Claim. Except as otherwise provided herein, such delivery will be deemed made only when the Solicitation Agent <u>actually receives</u> the originally executed Ballot. In all cases, holders should allow sufficient time to assure timely delivery.
- **9.** If multiple Ballots are received from the same holder with respect to the same Claim prior to the Voting Deadline, the latest, timely received, and properly completed Ballot will supersede and revoke any earlier received Ballots.
- **10.** You must vote all of your Claims within a Class either to accept or reject the Plan and may not split your vote. Further, if you have multiple Claims within a Class, the Debtors may, in their discretion, aggregate your Claims within such Class for the purpose of counting votes.
- **<u>11.</u>** This Ballot does **<u>not</u>** constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.

# 12. <u>Please be sure to sign and date your Ballot</u>.

**13.** If you hold Claims in more than one Class under the Plan you may receive more than one Ballot coded for each different Class. Each Ballot votes **only** your Claims indicated on that Ballot, so please complete and return each Ballot that you received.

# Please return your Ballot promptly.

If you have any questions regarding this Ballot, these voting instructions or the procedures for voting, please call the restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 or email AviancaInfo@kccllc.com.

If the Solicitation Agent does not <u>actually receive</u> this Ballot on or before [<del>7 business</del> <u>days before Confirmation HearingOctober 15, 2021</u>], at 4:00 p.m.], prevailing Eastern <u>Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

# Exhibit 2C to Disclosure Statement Order

Form of Master Ballot for 2020 Note Claims and 2023 Note Claims

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	ſ	
	X	
In re:	:	Chapter 11
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
	: x	

### MASTER BALLOT FOR VOTING NOTE CLAIMS IN CLASS 11 TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

Please read and follow the enclosed instructions for completing this Master Ballot carefully.

In order for the votes of your Beneficial Holders (as defined below) to be counted, this Master Ballot must be completed, executed, and returned so as to be actually received by the Solicitation Agent by [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time (the "Voting Deadline") in accordance with the instructions contained herein.

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as may be amended from time to time, the "<u>Plan</u>") as described in the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing adequate information pursuant to section 1125 of the

<sup>1</sup> The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this Master Ballot because you are a broker, bank, or other nominee, or an agent of a broker, bank, or other nominee (each of the foregoing, a "<u>Nominee</u>") or a proxy holder of a Nominee of certain beneficial holders (the "<u>Beneficial Holders</u>") of notes identified on **Exhibit A** hereto (the "<u>Notes</u>") as of **September 9, 2021** (the "<u>Voting Record Date</u>").

**This Master Ballot is to be used by you as a Nominee to transmit to the Solicitation Agent** (defined below) the votes of the Beneficial Holders to accept or reject the Plan. This Master Ballot may not be used for any purpose other than for (i) submitting the votes of your Beneficial Holders with respect to the Plan and (ii) their elections to opt-out of the Third-Party Releases contained in the Plan.

The treatment of the Claims in each Class are described in the Disclosure Statement, which was included in the packages (the "<u>Solicitation Packages</u>") you are receiving with this Master Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). You should be receiving a sufficient number of Solicitation Packages to transmit to each of your Beneficial Holders. If you received the Solicitation Package in electronic format and desire paper copies of all of some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to the Solicitation Agent at Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (toll free) or +1 (310) 751-2680; or (iv) submitting an inquiry at <u>http://www.kccllc.net/avianca</u>; or (b) for a fee via PACER at <u>http://www.nysb.uscourts.gov</u>.

If you believe you have received this Master Ballot in error, please contact the Solicitation Agent **immediately** at the address, telephone number, or email address set forth above.

# The votes transmitted on this Master Ballot shall be applied to each Debtor against whom your Beneficial Holders have Claims.

You are authorized to collect votes to accept or to reject the Plan from your Beneficial Holders in accordance with your customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) a Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means.

To have the votes of your Beneficial Holders count as either an acceptance or rejection of the Plan, you must complete and return this Master Ballot so that the Solicitation Agent **actually receives** it on or before the Voting Deadline.

# The Voting Deadline is on [<del>7 business days before Confirmation Hearing, at 4:00</del> <u>p.m.October 15, 2021</u>], prevailing Eastern Time.

#### Item 1. Certification of Authority to Vote.

The undersigned certifies that, as of the Voting Record Date, the undersigned (please check the applicable box):

 $\Box$  Is a Nominee for each of the Beneficial Holders of the aggregate principal amount of Claims listed in Item 2 below, and is the record holder of the Notes underlying such Claims, or

□ Is acting under a power of attorney and/or agency (a copy of which will be provided upon request) granted by a Nominee that is the registered holder of the aggregate principal amount of Notes underlying the Claims listed in Item 2 below, or

 $\Box$  Has been granted a proxy (an original of which is attached hereto) from a Nominee or a Beneficial Holder that is the registered holder of the aggregate principal amount of the Notes underlying the Claims listed in Item 2 below, and accordingly, has full power and authority to vote to accept or reject the Plan, on behalf of the Beneficial Holders of the Claims set forth in Item 2.

# Item 2. Votes on the Plan and Opt-Out Elections.

The undersigned transmits the following votes and opt-out elections of the following Beneficial Holders of 2020 Notes Claims and 2023 Notes Claims (each in Class 11), identified by their respective customer account numbers set forth below, and certifies that such Beneficial Holders are the Beneficial Holders of such Claims as of the Voting Record Date and have delivered to the undersigned, as Nominee, the Beneficial Holder Ballots casting such votes and making such elections.

Indicate in the appropriate column below the aggregate principal amount voted for each account or attach such information to this Master Ballot in the form of the following table. Please note that each Beneficial Holder must vote all such Beneficial Holder's Claims to accept or reject the Plan and may not split its vote. Any Beneficial Holder Ballot that does not indicate an acceptance or rejection of the Plan or that indicates both an acceptance and a rejection of the Plan should not be counted.

The 2020 Notes and 2023 Notes held by those Beneficial Holders exercising the Unsecured Claimholder Equity Package Election must be tendered into the account established by the DTC for such purpose. Input the corresponding VOI number received from DTC in the appropriate column in the table below if the Beneficial Holder has exercised the Unsecured Claimholder Equity Package Election. The 2020 Notes and 2023 Notes may not be withdrawn from the account once tendered. No further trading will be permitted in the 2020 Notes and 2023 Notes held in the account at DTC. If the Plan is not confirmed, DTC will, in accordance with its customary practices and procedures, return all of the 2020 Notes and 2023 Notes held in the account to the applicable Nominee for credit to the account of the applicable Beneficial Holder.

Your Customer Account Number for Each Beneficial Holder of Notes	Principal Amount Held as of the Voting Record Date	Indicate the vote cast from Item 2 of the Beneficial Holder Ballot by checking the appropriate box below.Accept the Planor PlanReject the Plan		Indicate Opt Out of the Third- Party Release from Item 3 of the Beneficial Holder Ballot by checking the box below.	Indicate Election of Unsecured Claimholder Equity Package from Item 5 of the Beneficial Holder Ballot by checking the box below.	
1.	\$					DUA DEIO
2.	\$					
3.	\$					
4.	\$					
5.	\$					
6.	\$					
TOTALS	\$					

# Item 3. Other Ballots Submitted by Beneficial Holders in the Same Class.

The undersigned certifies that it has transcribed in the following table the information, if any provided by the Beneficial Holders in Item 5 of the Beneficial Holder Ballot.

YOUR customer	Transcribe from Iter	m 4 of the Beneficial	Holder Ballot	
account number and/or Customer Name for each Beneficial Holder who completed Item 5 of the Beneficial Holder Ballot	Account Number	Name of the Registered Holder or Nominee	Principal Amount of other Claims	CUSIP of other Claims Votes
1.			\$	
2.			\$	
3.			\$	
4.			\$	
5.			\$	

### Item 4. Certifications.

By signing this Master Ballot, the undersigned certifies to the Court and the Debtors that:

**(a)** 

have received a copy of the Disclosure Statement, the Plan, the Beneficial Holder Ballots, and the remainder of the Solicitation Package and have delivered a copy of the same to each of the Beneficial Holders of the Claims listed in Item 2 above;

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I

#### **(b)**

have received a properly completed and signed Beneficial Holder Ballot (or vote submission in accordance with customary procedures) from each Beneficial Holder listed in Item 2 of this Master Ballot;

#### (c)

am the registered holder of all Notes underlying the Claims listed in Item 2 above being voted, or I have been authorized by each Beneficial Holder of the Claims listed in Item 2 above to vote on the Plan;

# (d)

o other Master Ballots with respect to the Claims identified in Item 2 have been cast or, if any other Master Ballots have been cast with respect to such Claims, then any such Master Ballots are hereby revoked;

# **(e)**

have properly disclosed: (i) the number of Beneficial Holders who completed the Beneficial Holder Ballots or otherwise conveyed their votes to me; (ii) the respective amounts of the Claims held by each Beneficial Holder that completed a Beneficial Holder Ballot <u>who did not participate in the DIP Roll-Up</u>; (iii) each such Beneficial Holder's vote on the Plan; (iv) each Beneficial Holder's certification as to other Claims voted in the same Class; and (v) the customer account or other identification number for each such Beneficial Holder; and

(f)

will maintain the Beneficial Holder Ballots and/or other evidence of the votes cast by my Beneficial Holders (whether properly completed or defective) for at least one (1) year after the Effective Date of the Plan and disclose all such information to the Court or the Debtors, if requested.

Name of DTC Participant:	
	(Print or Type)
Participant Number:	
Name of Proxy Holder	

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or Agent for DTC Participant (if applicable):	(Print or Type)
Signature:	
Name of Signatory:	
Title:	
Address:	
Date Completed:	
Email Address:	

#### Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

### Nominees are also permitted to return this Master Ballot to the Solicitation Agent via email to AviancaBallots@kccllc.com

If the Solicitation Agent does not actually receive this Master Ballot on or before [7 <u>business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing</u> <u>Eastern Time</u> (and if the Voting Deadline is not extended), your vote transmitted by this Master Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

\_

#### **INSTRUCTIONS FOR COMPLETING THIS MASTER BALLOT**

- The Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as
   <u>Exhibit A</u> to the Disclosure Statement. Capitalized terms used in the Ballot or in these
   instructions but not otherwise defined therein or herein have the meaning set forth in the
   Plan. Please read the Plan and Disclosure Statement carefully before completing this Master
   Ballot.
- 2. You should immediately distribute the Solicitation Packages and the Beneficial Holder Ballots (or other materials you customarily use to collect votes in lieu of the Beneficial Holder Ballots) to all your Beneficial Holders and take any action required to enable each such Beneficial Holder to their Claims in time for you to be able to timely submit this Master Ballot. Any Beneficial Holder Ballot returned to you by a Beneficial Holder will not be counted for purposes of accepting or rejecting the Plan until you deliver the Master Ballot to the Solicitation Agent by [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time or otherwise validate the Master Ballot in a manner acceptable to the Solicitation Agent.
- 3. You may distribute the Solicitation Packages to Beneficial Holders, as appropriate, in accordance with your customary practices. You are authorized to collect votes to accept or to reject the Plan from Beneficial Holders in accordance with your customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) a Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means.
- 4. If you are transmitting the votes of any Beneficial Holder other than yourself, you may either:
  - a. "Pre-validate" the individual Beneficial Holder Ballot contained in the Solicitation Package and then forward the Solicitation Package to the Beneficial Holder for voting within five (5) Business Days after the receipt of the Solicitation Package, with the Beneficial Holder then returning the individual Beneficial Holder Ballot directly to the Solicitation Agent in the return envelope to be provided in the Solicitation Package. You may "pre-validate" a Beneficial Holder Ballot by signing the Beneficial Holder Ballot and including your DTC participant number; indicating the account number of the Beneficial Holder and the principal amount of Claims held by you for such Beneficial Holder; and then forwarding the Beneficial Holder Ballot together with the Solicitation Package to the Beneficial Holder. The Beneficial Holder Ballot and returns the Beneficial Holder Ballot directly to the Solicitation Agent. A list of the Beneficial Holders to whom "pre-validated" You should maintain the Beneficial Holder Ballots for inspection for at least one year from the Effective Date; or
  - b. Within five (5) Business Days after receipt of the Solicitation Package, you should forward the Solicitation Package to the Beneficial Holder for voting along with a return envelope provided by and addressed to you, with the Beneficial

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Holder then returning the individual Beneficial Holder Ballot to you. In such case, you will tabulate the votes of your Beneficial Holders on a Master Ballot in accordance with these instructions and return the Master Ballot to the Solicitation Agent. You should advise the Beneficial Holders to return their Beneficial Holder Ballots (or otherwise transmit their votes) to you by a date calculated to allow you to prepare and return the Master Ballot to the Solicitation Agent so that the Master Ballot is actually received by the Solicitation Agent on or before the Voting Deadline.

- 5. With regard to any Beneficial Holder Ballots returned to you by a Beneficial Holder, you must: (a) compile and validate the votes and other relevant information of each such Beneficial Holder on the Master Ballot using the customer name or account number assigned by you to each such Beneficial Holder; (b) execute the Master Ballot; (c) transmit such Master Ballot to the Solicitation Agent by the Voting Deadline; and (d) retain such Beneficial Holder Ballots from Beneficial Holders, whether in hard copy or by electronic direction, in your files for a period of one (1) year after the Effective Date of the Plan. You may be ordered to produce the Beneficial Holder Ballots (or evidence of the vote transmitted to you) to the Debtors or the Court.
- The Master Ballot <u>must</u> be returned to the Solicitation Agent so as to be <u>actually</u> <u>received</u> by the Solicitation Agent on or before the Voting Deadline. <u>The Voting</u> <u>Deadline is [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time</u>.
- 7. If a Master Ballot is received <u>after</u> the Voting Deadline and if the Voting Deadline is not extended, it may be counted only at the discretion of the Debtors. Additionally, the **following votes will** <u>not</u> be counted:
  - a. any Master Ballot to the extent it is illegible or contains insufficient information to permit the identification of the holders of the Claims;
  - b. any Master Ballot sent by facsimile or any electronic means other than electronic mail;
  - c. any unsigned Master Ballot;
  - d. any Master Ballot that does not contain an original signature provided however, that any Master Ballot submitted via electronic mail shall be deemed to contain an original signature; and
  - e. any Master Ballot submitted by any party not entitled to cast a vote with respect to the Plan.<sup>1</sup>
- 8. The method of delivery of Master Ballots to the Solicitation Agent is at the election and risk of each Nominee. Except as otherwise provided herein, such delivery will be

<sup>&</sup>lt;sup>1</sup> Any holder of 2023 Notes who participated in the DIP Roll-Up is not entitled to vote on the Plan.

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deemed made only when the Solicitation Agent <u>actually receives</u> the executed Master Ballot. In all cases, the Nominees should allow sufficient time to assure timely delivery.

- 9. If a Beneficial Holder holds a Claim in a Voting Class against multiple Debtors, its vote will apply to all applicable Classes and Debtors against whom such Beneficial Holder holds Claims.
- 10. If multiple Master Ballots received prior to the Voting Deadline reflect votes with respect to the same Claims, the latest, timely received, and properly completed Master Ballot will supersede and revoke any earlier received Master Ballots.
- 11. The Master Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.
- 12. <u>Please be sure to sign and date the Master Ballot</u>. You should indicate that you are signing the Master Ballot in your capacity as a Nominee and, if required or requested by the Solicitation Agent, the Debtors, or the Court, must submit proper evidence to the requesting party to so act on behalf of such Beneficial Holder.
- 13. If you are both the Nominee and the Beneficial Holder of any of the Claims voted through the Master Ballot and you wish to vote such Claims, you may return a Beneficial Holder Ballot or Master Ballot for such Claims and you must vote your entire Claims in the same Class to either to accept or reject the Plan and may not split your vote.
- 14. The following additional rules shall apply to Master Ballots:
  - a. Votes cast by Beneficial Holders through a Nominee will be applied against the positions held by such Nominee as of the Voting Record Date, as evidenced by the record and depository listings.
  - b. Votes submitted by a Nominee, whether pursuant to a Master Ballot or prevalidated Beneficial Holder Ballots, will not be counted in excess of the record amount of the Claims held by such Nominee;
  - c. To the extent that conflicting votes or "over-votes" are submitted by a Nominee, whether pursuant to a Master Ballot or pre-validated Beneficial Holder Ballots, the Solicitation Agent will attempt to reconcile discrepancies with the Nominee;
  - d. To the extent that over-votes on a Master Ballot or pre-validated Beneficial Holder Ballots are not reconcilable prior to the preparation of the vote certification, the Solicitation Agent will apply the votes to accept and reject the Plan in the same proportion as the votes to accept and reject the Plan submitted on the Master Ballot or pre-validated Beneficial Holder Ballots that contained the over-vote, but only to the extent of the Nominee's position in the Claims; and
  - e. For purposes of tabulating votes, each holder holding through a particular account will be deemed to have voted the principal amount relating its holding in that

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particular account, although the Solicitation Agent may be asked to adjust such principal amount to reflect the claim amount.

#### Please return your Master Ballot promptly.

If you have any questions regarding this Master Ballot, these Voting Instructions or the Procedures for Voting, please call the restructuring hotline at: (877) 499-4509 or +1 (917) 281-4800, or email at AviancaBallots@kccllc.com.

If the Solicitation Agent does not actually receive this Master Ballot on or before [7] business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Master Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors. 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 306 of 380

### **Exhibit A to Master Ballot**

Please check one (1) box below to indicate the CUSIP/ISIN to which this Master Ballot pertains (or clearly indicate such information directly on the Master Ballot or on a schedule thereto):

8.375% Sr Unsecured Notes	P0605N AA 9 / USP0605NAA92
8.375% Sr Unsecured Notes	05367E AA 3 / US05367EAA38
9.00% First Lien Notes	P06048 AB 1 / USP06048AB19
9.00% First Lien Notes	05367G AB 6 / US05367GAB68

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# Exhibit 2D to Disclosure Statement Order

Form of Beneficial Holder Ballot

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK		
	•	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

### BENEFICIAL HOLDER BALLOT FOR VOTING NOTE CLAIMS IN CLASS 11 TO ACCEPT OR REJECT THE JOINT CHAPTER 11 PLAN OF AVIANCA HOLDINGS S.A. AND ITS AFFILIATED DEBTORS

Please read and follow the enclosed instructions for completing this Ballot carefully.

In order for your vote to be counted, this Ballot must be completed, executed, and returned in accordance with the instructions provided by your Nominee (as defined below). If you received a return envelope addressed to your Nominee or your Nominee's agent, you must allow sufficient time for your Nominee to receive your vote and transmit such vote on a Master Ballot, which Master Ballot must be returned to the Solicitation Agent by [7-business days] before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time (the "Voting Deadline") in order for your vote to be counted.

The above-captioned debtors and debtors in possession (the "<u>Debtors</u>") are soliciting votes on the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as may be amended from time to time, the "<u>Plan</u>") as described in the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as amended and including all exhibits and supplements thereto, the "<u>Disclosure Statement</u>"). The United States

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") has approved the Disclosure Statement as containing adequate information pursuant to section 1125 of the Bankruptcy Code by an order dated [•], 2021 (the "<u>Disclosure Statement Order</u>"). The Court's approval of the Disclosure Statement does not indicate its approval of the Plan. Capitalized terms used but not otherwise defined herein have the meanings set forth in the Plan.

You are receiving this Ballot (the "Beneficial Holder Ballot") because you are a Beneficial Holder of one or more notes (the "Notes") identified on Exhibit A hereto as of September 9, 2021 (the "Voting Record Date"). Accordingly, you have the right to vote to accept or reject the Plan, but you have to do it through your broker, bank, or other nominee, or the agent of the broker, bank, or other nominee that holds your Notes of record (each of the foregoing, a "Nominee"). You must cast your vote in accordance with the instructions provided to you by your Nominee.

Your rights are described in the Disclosure Statement, which was included in the package (the "<u>Solicitation Package</u>") you are receiving with this Ballot (as well as the Plan, Disclosure Statement Order, and certain other materials). If you received the Solicitation Package in electronic format and desire paper copies of all or some of the materials, or if you need to obtain additional Solicitation Packages, you may obtain them from (a) Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") at no charge by: (i) accessing the Debtors' restructuring website with the Solicitation Agent at <u>http://www.kccllc.net/avianca</u>; (ii) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245; (iii) calling the Solicitation Agent at (866) 967-1780 (U.S. toll-free) or +1 (310) 751-2680 (international callers); or (iv) submitting an inquiry at (a) <u>http://www.kccllc.net/avianca</u>; or (b) via PACER for a fee at <u>http://www.nysb.uscourts.gov</u>.

This Beneficial Holder Ballot may not be used for any purpose other than for (i) casting your vote to accept or reject the Plan, (ii) making an election with respect to the form of distribution you will receive under the Plan, (iii) opting out of the Third-Party Release contained in the Plan, and (iv) making certain certifications with respect your vote. If you believe you have received this Beneficial Holder Ballot in error, or if you believe that you have received the wrong ballot, please contact the Solicitation Agent <u>immediately</u> at the address, telephone number, or email address set forth above.

You should review the Disclosure Statement and the Plan before you vote. You may wish to seek legal advice concerning the Plan and the Plan's classification and treatment of your Claim. Your Claim has been placed in Class 11 under the Plan. If you hold Claims in more than one Class, you will receive a ballot for each Class in which you are entitled to vote.

Depending on the instructions you receive from your Nominee, in order for your vote to count, either (i) your pre-validated Beneficial Holder Ballot must be received by the Solicitation Agent on or before the Voting Deadline, which is [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time or (ii) your Nominee must receive your Beneficial Holder Ballot in sufficient time for your Nominee to be able to submit a Master Ballot reflecting your vote in time for the Solicitation Agent to receive it on or before the Voting Deadline. Please allow sufficient time for your vote to be included on the Master Ballot completed by your Nominee. If either your pre-validated Beneficial Holder Ballot or a Master

Ballot recording your vote is not received by the Voting Deadline, and if the Voting Deadline is not extended, your vote will not count.

#### Item 1. Amount of Claim.

The undersigned hereby certifies that as of the Voting Record Date, the undersigned was the Beneficial Holder of Claims in Class 11, identified by their respective customer account numbers as indicated on Exhibit A hereto in the following aggregate unpaid principal amount (insert amount in box below, unless completed by your Nominee):

\$	

<u>Item 2</u>. Important information regarding the Debtor Release, Third-Party Release, and Injunction Discharge.

Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>2</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual

<sup>&</sup>lt;sup>2</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found.Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer of the Debtors whose term of service lapsed prior to July 1, 2019 and who did not subsequently hold a director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

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arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to Error! Reference source not found. Article IX.E of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated

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or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> <u>source not found.Article IX.E</u> and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and nonseverable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not</u> <u>found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not</u> <u>found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the releases contained in this <u>Error! Reference source not found. Article IX.E</u> of the Plan against any of the Released Parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in Error! Reference source not found. and Error! Reference source not found. Article IX.D and Article IX.E of the Plan, and notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES ARE PERMANENTLY ENJOINED, FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE **RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE** EXCULPATION PROVIDED PURSUANT TO Error! Reference source not found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION. OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY 20-11133-mg Doc 2084 Filed 09/03/21 Entered 09/03/21 20:59:03 Main Document Pg 316 of 380

THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS Error! Reference source not found.ARTICLE IX.G.

THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

\* \* \* \* \*

### PLEASE TAKE NOTICE THAT ARTICLE IX OF THE PLAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS. PARTIES RECEIVING THIS BENEFICIAL HOLDER BALLOT MAY OPT OUT OF THE THIRD-PARTY RELEASE PROVISIONS BY CHECKING THE BOX BELOW SPECIFICALLY PROVIDING FOR THE REJECTION OF THE THIRD-PARTY RELEASE PROVISIONS.

#### Item 3. Opt Out of Third-Party Release.

Check the following box <u>only</u> if you wish to opt out of the Third-Party Release set forth above:

Opt Out of the Third-Party Release

#### Item 4. Vote on Plan.

I hereby vote to (please check <u>one</u>):

ACCEPT (vote FOR) the Plan

**REJECT** (vote AGAINST) the Plan

# <u>Item 5</u>. Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

Whether or not you vote to accept or reject the Plan, or choose not to vote on the Plan at all, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive your Pro Rata share of the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured Claimholder Equity Package, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan. I hereby elect to receive a Pro Rata share of Unsecured Claimholder Equity Package, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan.

**Item 6. Other Beneficial Holder Ballots Submitted.** By returning this Beneficial Holder Ballot, the holder of the Claims identified in Item 1 certifies that (a) this Beneficial Holder Ballot is the only Beneficial Holder Ballot submitted for Claims identified in Item 1 owned by such holder, except as identified in the following table, and (b) all Beneficial Holder Ballots submitted by the holder on account of Claims in the same Class indicate the same vote to accept or reject the Plan as indicated in Item 3 of this Beneficial Holder Ballot (please use additional sheets of paper if necessary):

.

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### ONLY COMPLETE THIS TABLE IF YOU HAVE VOTED OTHER CLAIMS IN THE SAME CLASS ON OTHER BENEFICIAL HOLDER BALLOTS

Account Number	8	Principal Amount of Other Claims Voted	CUSIP of Other Claims Voted
		\$	
		\$	

### Item 7. Certifications.

By signing this Beneficial Holder Ballot, the undersigned certifies to the Court and the Debtors:

**(a)** 

hat, as of the Voting Record Date, either: (i) the Entity is the holder of the Claims being voted on this Beneficial Holder Ballot; or (ii) the Entity is an authorized signatory for an Entity that is a holder of the Claims being voted on this Beneficial Holder Ballot;

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#### **(b)**

hat the Entity (or in the case of an authorized signatory, the holder) has received a copy of the Disclosure Statement and the Solicitation Package and acknowledges that the solicitation is being made pursuant to the terms and conditions set forth therein;

# (c)

hat the Entity, if it votes in favor of the Plan, will be deemed to have consented to the Third-Party Release;

# (d)

hat the Entity has cast the same vote with respect to all Claims in a single Class;

**(e)** 

hat no other Beneficial Holder Ballots with respect to the amount of the Claims identified in Item 1 have been cast or, if any other Beneficial Holder Ballots have been cast with respect to such Claims, then any such earlier received Beneficial Holder Ballots are hereby revoked; and

# (f)

hat, if the Beneficial Holder voting the Claims through this Beneficial Holder Ballot is a holder of 2023 Notes, it <u>did not participate in the DIP Roll-Up</u>.

Name of Holder:	
	(Print or Type)
Signature:	

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Name of Signatory: Title:	(If other than holder)
Address:	
Date Completed: Email Address:	

Please complete, sign, and date this Ballot and return it promptly in the envelope provided or otherwise in accordance with the instructions of your Nominee.

If the Solicitation Agent does not actually receive your Ballot reflecting the vote cast on this Beneficial Holder Ballot on or before [7 business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Beneficial Holder Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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#### **INSTRUCTIONS FOR COMPLETING THIS BENEFICIAL HOLDER BALLOT**

1.

he Debtors are soliciting the votes of holders of Claims with respect to the Plan attached as Exhibit A to the Disclosure Statement. Capitalized terms used in the Beneficial Holder Ballot or in these instructions but not otherwise defined therein or herein have the meaning set forth in the Plan. Please read the Plan and Disclosure Statement carefully before completing this Beneficial Holder Ballot.

2.

3.

nless otherwise instructed by your Nominee, to ensure that your vote is counted, you must submit your Beneficial Holder Ballot (or otherwise convey your vote) to your Nominee in sufficient time to allow your Nominee to process your vote and submit a Master Ballot so that the Master Ballot is actually received by the Solicitation Agent by the Voting Deadline. You may instruct your Nominee to vote on your behalf in the Master Ballot as follows: (a) complete the Beneficial Holder Ballot; (b) indicate your decision either to accept or reject the Plan in the boxes provided in Item 3 of the Beneficial Holder Ballot; and (c) sign and return the Beneficial Holder Ballot to your Nominee in accordance with the instructions provided by your Nominee. The Voting Deadline for the receipt of Master Ballots by the Solicitation Agent is [7 business days before Confirmation Hearing, at 4:00 p.m.October 15, 2021], prevailing Eastern Time. Your completed Beneficial Holder Ballot must be received by your Nominee in sufficient time to permit your Nominee to deliver your votes to the Solicitation Agent on or before the Voting Deadline.

# he following Beneficial Holder Ballots will <u>not</u> be counted:

a.		а
а.	ny Beneficial Holder Ballot that partially rejects and partially accepts the Plan;	а
b.		a
	ny Beneficial Holder Ballot that neither accepts nor rejects the Plan;	
c.		В
	eneficial Holder Ballot sent to the Debtors, the Debtors' agents (other than the Solicitation Agent and only with respect to a pre-validated Beneficial Holder Ballot), any indenture trustee, or the Debtors' financial or legal advisors;	
d.		В
	eneficial Holder Ballot returned to a Nominee not in accordance with the Nominee's instructions;	
e.		а
	ny Beneficial Holder Ballot that is illegible or contains insufficient information to permit the identification of the holder of the Claim;	1
f.		а
	ny Beneficial Holder Ballot cast by an Entity that does not hold a Claim in the Class indicated on <b>Exhibit A</b> hereto;	

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ny Beneficial Holder Ballot submitted by a holder not entitled to vote pursuant to the Plan;  $^{\rm l}$ 

h.

ny unsigned Beneficial Holder Ballot (except in accordance with the Nominee's instructions);

i.

j.

ny non-original Beneficial Holder Ballot (except in accordance with the Nominee's instructions); and/or

ny Beneficial Holder Ballot not marked to accept or reject the Plan or any Beneficial Holder Ballot marked both to accept and reject the Plan.

4.

<u>P</u> <u>lease follow your Nominee's Instructions</u>. Nominees are authorized to collect votes to accept or to reject the Plan from Beneficial Holders in accordance with their customary practices, including the use of a "voting instruction form" in lieu of (or in addition to) this Beneficial Holder Ballot, and collecting votes from Beneficial Holders through online voting, by phone, facsimile, or other electronic means. If your Beneficial Holder Ballot is not received by your Nominee in sufficient time to be included on a timely submitted Master Ballot, it will not be counted unless the Debtors determine otherwise. In all cases, Beneficial Holders should allow sufficient time to assure timely delivery of your Beneficial Holder Ballot to your Nominee. No Beneficial Holder Ballot should be sent to any of the Debtors, the Debtors' agents (other than the Solicitation Agent and only with respect to a pre-validated Beneficial Holder Ballot), the Debtors' financial or legal advisors, and if so sent will not be counted.

5.

f you deliver multiple Beneficial Holder Ballots to the Nominee with respect to the same Claim prior to the Voting Deadline, the last received valid Beneficial Holder Ballot timely received will supersede and revoke any earlier received Beneficial Holder Ballots.

6.

ou must vote all of your Claims within the same Class either to accept or reject the Plan and may <u>not</u> split your vote. Further, if a holder has multiple Claims within the same, the Debtors may, in their discretion, aggregate the Claims of any particular holder with multiple Claims within the same Class for the purpose of counting votes.

7.

his Beneficial Holder Ballot does <u>not</u> constitute, and shall not be deemed to be, (a) a Proof of Claim or (b) an assertion or admission of a Claim.

 <u>lease be sure to sign and date your Beneficial Holder Ballot</u>. If you are signing a Beneficial Holder Ballot in your capacity as a trustee, executor, administrator, guardian,

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Any holder of 2023 Notes who participated in the DIP Roll-Up is not entitled to vote on the Plan.

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attorney in fact, officer of a corporation, or otherwise acting in a fiduciary or representative capacity, you must indicate such capacity when signing and, if required or requested by the Solicitation Agent, the Debtors, or the Court, must submit proper evidence to the requesting party to so act on behalf of such holder.

9.

Ι

f you hold Claims in more than one Class under the Plan you may receive more than one ballot coded for each different Class. Each ballot votes **only** your Claims indicated on that ballot, so please complete and return each ballot that you receive.

10.

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he Beneficial Holder Ballot is not a letter of transmittal and may not be used for any purpose other than to vote to accept or reject the Plan. Accordingly, at this time, holders of Claims should not surrender certificates or instruments representing or evidencing their Claims, and neither the Debtors nor the Claims and Noticing Agent will accept delivery of any such certificates or instruments surrendered together with a ballot.

# Please return your Beneficial Holder Ballot promptly.

If you have any questions regarding this Beneficial Holder Ballot, these Voting Instructions or the Procedures for Voting, please call the restructuring hotline at (866) 967-1780 (toll free) or +1 (310) 751-2680 (international callers) or email AviancaInfo@kccllc.com.

If the Solicitation Agent does not actually receive your Ballot reflecting the vote cast on this Beneficial Holder Ballot on or [7 <u>business days before Confirmation</u> <u>HearingOctober 15, 2021</u>], at 4:00 p.m.], prevailing Eastern Time (and if the Voting Deadline is not extended), your vote transmitted by this Beneficial Holder Ballot may be counted toward Confirmation of the Plan only in the sole and absolute discretion of the Debtors.

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# **Exhibit A to Beneficial Holder Ballot**

Your Nominee may have checked a box below to indicate the Plan Class and CUSIP/ISIN to which this Beneficial Holder Ballot pertains, or otherwise provided that information to you on a label or schedule attached to the Beneficial Holder Ballot.

8.375% Sr Unsecured Notes	P0605N AA 9 / USP0605NAA92
8.375% Sr Unsecured Notes	05367E AA 3 / US05367EAA38
9.00% First Lien Notes	P06048 AB 1 / USP06048AB19
9.00% First Lien Notes	05367G AB 6 / US05367GAB68

# Exhibit 3 to Disclosure Statement Order

Unimpaired Non-Voting Status Notice

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UNITED STATES BANKRUPTCY COUL SOUTHERN DISTRICT OF NEW YORK		
	•	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

## NOTICE OF NON-VOTING STATUS FOR UNIMPAIRED CLASSES AND INTERESTS CONCLUSIVELY PRESUMED TO ACCEPT THE PLAN

**PLEASE TAKE NOTICE THAT** by the order dated  $[\bullet]$ , 2021 (the "<u>Disclosure</u> <u>Statement Order</u>"),<sup>2</sup> the United States Bankruptcy Court for the Southern District of New York approved the Disclosure Statement [Docket No.  $[\bullet]$ ] filed by the above-captioned Debtors and authorized the Debtors to solicit votes to accept or reject the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* [Docket No.  $[\bullet]$ ].

**PLEASE TAKE FURTHER NOTICE** that because of the proposed treatment of your Claim under the Plan, <u>you are not entitled to vote on the Plan</u>. As a holder of a Claim that is not impaired under the terms of the Plan, you are conclusively presumed to have accepted the Plan pursuant to section 1126(f) of the Bankruptcy Code.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on <u>[October 26, 2021], at 10:00 a.m.</u>; prevailing Eastern Time before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the meanings set forth in the Disclosure Statement Order.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021], at 4:00 p.m.], prevailing Eastern Time. Any objection to the Plan must: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so that it is actually received on or before [5 business days before Confirmation HearingOctober 19, 2021], at 4:00 p.m.], prevailing Eastern Time:

I

(a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);

(b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov); and

(c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com).

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 (US / Canada) or +1 (310) 751-2680 (international), or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: http://www.nysb.uscourts.gov.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the Plan, including the release, exculpation and injunction provisions, as your rights might be affected.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche

<sup>&</sup>lt;sup>3</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found. Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Error! Reference source not found.Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

## Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility

Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.E and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the released by the released parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

## Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Error! Reference source not</u> found. and <u>Error! Reference source not found.Article IX.D and Article IX.E</u> of the Plan, and

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notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

## Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES. AND RELATED PARTIES ARE PERMANENTLY ENJOINED. FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE **RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE** EXCULPATION PROVIDED PURSUANT TO Error! Reference source not found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS Error! Reference source not found. ARTICLE IX.G.

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THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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# Exhibit 4 to Disclosure Statement Order

Impaired Non-Voting Status Notice

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK			
	X		
In re:	:	Chapter 11	
	:		
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)	
	:		
Debtors.	:	(Jointly Administered)	
	:		
	Х		

## NOTICE OF NON-VOTING STATUS FOR IMPAIRED CLASSES AND INTERESTS DEEMED TO REJECT THE PLAN

**PLEASE TAKE NOTICE THAT** by the order dated  $[\bullet]$ , 2021 (the "<u>Disclosure</u> <u>Statement Order</u>"),<sup>2</sup> the United States Bankruptcy Court for the Southern District of New York approved the Disclosure Statement [Docket No.  $[\bullet]$ ] filed by the above-captioned Debtors and authorized the Debtors to solicit votes to accept or reject the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* [Docket No.  $[\bullet]$ ].

**PLEASE TAKE FURTHER NOTICE** that because of the proposed treatment of your Claim or Interest in the Plan, <u>you are not entitled to vote on the Plan</u>. As a holder of a Claim or Interest that is receiving no distribution under the Plan, you are deemed to reject the Plan pursuant to section 1126(f) of the Bankruptcy Code.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [<u>October 26,</u> 2021], at 10:00 a.m.], prevailing Eastern Time before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the same meanings set forth in the Disclosure Statement Order.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021], at 4:00 p.m.], prevailing Eastern Time. Any objection to the Plan must: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) ) and served upon the following parties so that it is actually received on or before [5 business days before Confirmation HearingOctober 19, 2021], at 4:00 p.m.], prevailing Eastern Time:

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(a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);

(b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov); and

(c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com).

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 (US / Canada) or +1 (310) 751-2680 (international), or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: http://www.nysb.uscourts.gov.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the plan, including the release, exculpation and injunction provisions, as your rights might be affected.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche

<sup>&</sup>lt;sup>3</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities' and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found. Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Error! Reference source not found.Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

## Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility

Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.E and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the released by the released parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

#### Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Error! Reference source not</u> found. and <u>Error! Reference source not found.Article IX.D and Article IX.E</u> of the Plan, and

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notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

#### Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES. AND RELATED PARTIES ARE PERMANENTLY ENJOINED. FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE **RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE** EXCULPATION PROVIDED PURSUANT TO Error! Reference source not found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS Error! Reference source not found.ARTICLE IX.G.

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THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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# Exhibit 5 to Disclosure Statement Order

Notice to Disputed Claim Holders

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UNITED STATES BANKRUPTCY COUR' SOUTHERN DISTRICT OF NEW YORK	Г	
	•	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A., et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

## NOTICE OF NON-VOTING STATUS WITH RESPECT TO DISPUTED CLAIMS

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "Court") entered an order (the "Disclosure Statement <u>Order</u>"),<sup>2</sup> (a) approving the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No.  $[\bullet]$ ] as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code, (b) authorizing the above-captioned Debtors to solicit acceptances for the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors [Docket No.  $[\bullet]$ ]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** the Disclosure Statement, Disclosure Statement Order, the Plan, and other documents and materials included in the Solicitation Package (except Ballots) may be obtained at no charge from Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or +1 (310) 751-2680 (international callers); (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca;</u> and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, California 90245. You may also obtain copies of any

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein have the same meanings set forth in the Disclosure Statement Order.

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pleadings filed in these chapter 11 cases for a fee via PACER at: http://www.nysb.uscourts.gov.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this notice because you are the holder of a Claim that is subject to a pending objection. <u>You are not entitled to</u> <u>vote your Claim on the Plan (or any disputed portion thereof) unless one or more of the</u> <u>following events has taken place before the Voting Deadline (each, a "Resolution Event</u>"):

- 1. an order of the Court is entered allowing your Claim (or the disputed portion thereof) pursuant to section 502(b) of the Bankruptcy Code, after notice and a hearing;
- 2. an order of the Court is entered temporarily allowing your Claim (or the disputed portion thereof) for voting purposes only pursuant to Bankruptcy Rule 3018(a), after notice and a hearing;
- 3. a stipulation or other agreement is executed between you and the Debtors temporarily allowing you to vote your Claim in an agreed upon amount; or
- 4. the pending objection to your Claim is voluntarily withdrawn by the objecting party.

**PLEASE TAKE FURTHER NOTICE THAT** if a Resolution Event occurs, then no later than two (2) business days thereafter, the Solicitation Agent shall distribute a Ballot, and a pre-addressed, postage pre-paid envelope to you, which must be returned to the Solicitation Agent no later than the Voting Deadline, which is on [7 business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern Time.

**PLEASE TAKE FURTHER NOTICE THAT** if you have any questions about the status of any of your Claims, you should contact the Solicitation Agent in accordance with the instructions provided above.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains the following release, exculpation, and injunction provisions. You are advised and encouraged to carefully review and consider the plan, including the release, exculpation and injunction provisions, as your rights might be affected.

#### Article IX of the Plan provides for a debtor release (the "Debtor Release"):<sup>3</sup>

Notwithstanding anything contained in the Plan to the contrary, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, the applicable Debtors and the Estates are deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged each Released Party from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action (including Avoidance Actions), remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity, or otherwise, that the Debtors or the Estates would have been legally entitled to assert in their own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection, or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that receives treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the DIP Facility Documents, or (vi) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence. Notwithstanding anything to the contrary in the foregoing, (1) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease; and (2) the releases set forth above do not release any claims or Causes of Action of the Debtors against parties to the Tranche

<sup>&</sup>lt;sup>3</sup> "Released Parties" means, collectively, each of the following in their capacity as such: (A)(i) the Debtors, (ii) the Reorganized Debtors, (iii) the Committee and its members, (iv) the DIP Agent, (v) the DIP Lenders, (vi) the Consenting Noteholders, (vii) the Supporting Tranche B DIP Lenders, (viii) the Exit Facility Indenture Trustee, (ix) the DIP Indenture Trustee; and (x) the Exit Facility Lenders, and(xi) the Indenture Trustees, and (xii) the Grupo Aval Entities (as defined in the Grupo Aval Settlement Agreement), and (B) with respect to each of the foregoing Entities and Persons set forth in clause (A), all of such Entities" and Persons' respective Related Parties. Notwithstanding the foregoing, (i) any Entity or Person that opts out of the releases set forth in Error! Reference source not found.Article IX.E of the Plan on its Ballot shall not be deemed a Released Party; (ii) any director or officer position with any of the Debtors after such date shall not be deemed a Released Party; and (iii) any Entity or Person that would otherwise be a Released Party hereunder but is party to one or more Retained Causes of Action shall not be deemed a Released Party is party to solve of the release of Action shall not be deemed a Released Party with respect to such Retained Causes of Action.

B Equity Conversion Agreement and the United Asset Contribution Agreement for any breach of the provisions thereof; and (3) the releases set forth above shall be effective with respect to a Released Party if and only if the releases granted by such Released Party pursuant to <u>Error! Reference source not found.Article IX.E</u> of the Plan are enforceable in the jurisdiction(s) in which the Released Claims may be asserted under applicable law.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.D and shall constitute the Bankruptcy Court's finding that such releases (1) are an essential means of implementing the Plan; (2) are an integral and non-severable element of the Plan and the transactions incorporated herein; (3) confer substantial benefits on the Debtors' Estates; (4) are in exchange for the good and valuable consideration provided by the Released Parties; (5) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.D</u> of the Plan; (6) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (7) are fair, equitable, and reasonable; and (8) are given and made after due notice and opportunity for hearing. The releases described in this <u>Error! Reference source not found.Article IX.D</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

## Article IX of the Plan provides for releases by Holders of Claims or Interests ("Third-Party Release"):

Except as otherwise expressly provided in the Plan, pursuant to section 1123(b) of the Bankruptcy Code, for good and valuable consideration, on and after the Effective Date, to the maximum extent permitted by applicable law, each Releasing Party shall be deemed to have conclusively, absolutely, unconditionally, irrevocably, and forever released, waived, and discharged the Released Parties from, and covenanted not to sue on account of, any and all claims, interests, obligations (contractual or otherwise), rights, suits, damages, Causes of Action, remedies, and liabilities whatsoever, including any derivative claims assertable by or on behalf of a Debtor, whether known or unknown, foreseen or unforeseen, fixed or contingent, matured or unmatured, disputed or undisputed, liquidated or unliquidated, existing or hereafter arising, in law, equity or otherwise, that such Releasing Party would have been legally entitled to assert in its own right (whether individually or collectively) or on behalf of the holder of any Claim or Interest or other Entity (including any Debtor), based on or relating to, or in any manner arising from, in whole or in part, the Debtors; the Chapter 11 Cases; the DIP Facility; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or Reorganized Debtors; the assumption, rejection or amendment of any Executory Contract or Unexpired Lease; the subject matter of, or the transactions or events giving rise to, any Claim or Interest that received treatment pursuant to the Plan; the business or contractual arrangements between any Debtor and any Released Party; the restructuring of Claims and Interests before or during the Chapter 11 Cases; and the negotiation, formulation, preparation, consummation, or dissemination of (i) the Plan (including, for the avoidance of doubt, the Plan Supplement), (ii) the Exit Facility

Documents, (iii) the Disclosure Statement, (iv) the Noteholder RSA, (v) the Tranche B Equity Conversion Agreement, (vi) the United Asset Contribution Agreement, (vii) the DIP Facility Documents, or (viii) related agreements, instruments, or other documents, upon any other act or omission, transaction, agreement, event, or other occurrence taking place on or before the Effective Date, other than claims or liabilities arising out of or relating to any act or omission of a Released Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence (collectively, the "Released Claims"). Notwithstanding anything to the contrary in the foregoing, (i) the releases set forth above do not release any post-Effective Date obligations of any party or Entity under the Plan, any assumed Executory Contract or Unexpired Lease, or agreement or document that is created, amended or Reinstated pursuant to the Plan (including the Exit Facility Documents, the Grupo Aval Exit Facility Agreement, the USAV Receivable Facility Agreement, the Engine Loan Agreement, and the Secured RCF Agreement) and (ii) the releases set forth above do not release any post-Effective Date obligations of the Debtors under the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement, or any Claims or Causes of Action for breach that any party to the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the United Agreements or the JBA Letter Agreement may have against any other party to those agreements.

Entry of the Confirmation Order shall constitute the Bankruptcy Court's approval, pursuant to applicable bankruptcy law, of the releases described in this <u>Error! Reference</u> source not found.Article IX.E and shall constitute the Bankruptcy Court's finding that such releases (a) are an essential means of implementing the Plan; (b) are an integral and non-severable element of the Plan and the transactions incorporated therein; (c) confer substantial benefits on the Debtors' Estates; (d) are in exchange for the good and valuable consideration provided by the Released Parties; (e) are a good-faith settlement and compromise of the Claims and Causes of Action released by this <u>Error! Reference source not found.Article IX.E</u> of the Plan; (f) are in the best interests of the Debtors, their Estates, and all holders of Claims and Interests; (g) are fair, equitable, and reasonable; (h) are given and made after due notice and opportunity for hearing; and (i) are a bar to any of the parties deemed to grant the releases contained in this <u>Error! Reference source not found.Article IX.E</u> of the Plan asserting any Claim or Cause of Action released by the released by the released parties.

The releases described in this <u>Error! Reference source not found.Article IX.E</u> shall, on the Effective Date, have the effect of *res judicata* (a matter adjudged), to the fullest extent permissible under applicable laws of the Republic of Colombia and any other jurisdiction in which the Debtors operate.

## Article IX of the Plan provides for an exculpation (the "Exculpation"):

Without affecting or limiting the releases set forth in <u>Error! Reference source not</u> found. and <u>Error! Reference source not found.Article IX.D and Article IX.E</u> of the Plan, and

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notwithstanding anything herein to the contrary, to the fullest extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party shall be released and exculpated from, any claim or Cause of Action in connection with or arising out of the administration of the Chapter 11 Cases; the negotiation and pursuit of the DIP Facility, the Exit Facility, the Disclosure Statement, any settlement or other acts approved by the Bankruptcy Court, the Tranche B Equity Conversion Agreement, the United Asset Contribution Agreement, the Restructuring Transactions, and the Plan, or the solicitation of votes for, or confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration and implementation of the Plan or the property to be distributed under the Plan; the issuance or distribution of securities under or in connection with the Plan; the issuance, distribution, purchase, sale, or rescission of the purchase or sale of any security of the Debtors or the Reorganized Debtors under or in connection with the Plan; or the transactions in furtherance of any of the foregoing; other than claims or liabilities arising out of or relating to any act or omission of an Exculpated Party that is determined by a Final Order of a court of competent jurisdiction to have constituted willful misconduct, intentional fraud, or gross negligence, but in all respects such Exculpated Parties shall be entitled to reasonably rely upon the advice of counsel with respect to their duties and responsibilities. The Exculpated Parties have, and upon implementation of the Plan, shall be deemed to have, participated in good faith and in compliance with the applicable laws with regard to the solicitation of, and distribution of, consideration pursuant to the Plan and, therefore, are not, and on account of such distributions shall not be, liable at any time for the violation of any applicable law, rule, or regulation governing the solicitation of acceptances or rejections of the Plan or such distributions made pursuant to the Plan. This exculpation shall be in addition to, and not in limitation of, all other releases, indemnities, exculpations, and any other applicable laws, rules, or regulations protecting such Exculpated Parties from liability. Notwithstanding anything to the contrary in the foregoing, the exculpation set forth above does not exculpate any post-Effective Date obligations of any party or Entity under the Plan, the Exit Facility, or any assumed Executory Contract or Unexpired Lease.

## Article IX of the Plan provides for an injunction (the "Injunction"):

UPON ENTRY OF THE CONFIRMATION ORDER, ALL HOLDERS OF CLAIMS AND INTERESTS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES, AND RELATED PARTIES SHALL BE ENJOINED FROM TAKING ANY ACTIONS TO INTERFERE WITH THE IMPLEMENTATION OR CONSUMMATION OF THE PLAN IN RELATION TO ANY CLAIM EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN.

EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN THE PLAN OR THE CONFIRMATION ORDER, ALL ENTITIES THAT HAVE HELD, HOLD, OR MAY HOLD CLAIMS AGAINST OR INTERESTS IN THE DEBTORS AND OTHER PARTIES IN INTEREST, ALONG WITH THEIR RESPECTIVE PRESENT OR FORMER EMPLOYEES, AGENTS, OFFICERS, DIRECTORS, PRINCIPALS, AFFILIATES. AND RELATED PARTIES ARE PERMANENTLY ENJOINED. FROM AND AFTER THE EFFECTIVE DATE, FROM TAKING ANY OF THE FOLLOWING ACTIONS AGAINST THE DEBTORS, THE REORGANIZED DEBTORS, THE **RELEASED PARTIES, OR THE EXCULPATED PARTIES (TO THE EXTENT OF THE** EXCULPATION PROVIDED PURSUANT TO Error! Reference source not found.ARTICLE IX.F OF THE PLAN WITH RESPECT TO THE EXCULPATED PARTIES): (I) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (II) ENFORCING, ATTACHING, COLLECTING, OR RECOVERING BY ANY MANNER OR MEANS ANY JUDGMENT, AWARD, DECREE, OR ORDER AGAINST SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS: (III) CREATING, PERFECTING, OR ENFORCING ANY LIEN OR ENCUMBRANCE OF ANY KIND AGAINST SUCH ENTITIES OR THE PROPERTY OR THE ESTATES OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS; (IV) ASSERTING ANY RIGHT OF SETOFF, SUBROGATION, OR RECOUPMENT OF ANY KIND AGAINST ANY OBLIGATION DUE FROM SUCH ENTITIES OR AGAINST THE PROPERTY OF SUCH ENTITIES ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS UNLESS SUCH ENTITY HAS TIMELY ASSERTED SUCH SETOFF RIGHT IN A DOCUMENT FILED WITH THE BANKRUPTCY COURT EXPLICITLY PRESERVING SUCH SETOFF, AND NOTWITHSTANDING AN INDICATION OF A CLAIM OR INTEREST OR OTHERWISE THAT SUCH ENTITY ASSERTS, HAS, OR INTENDS TO PRESERVE ANY RIGHT OF SETOFF PURSUANT TO APPLICABLE LAW OR OTHERWISE; AND (V) COMMENCING OR CONTINUING IN ANY MANNER ANY ACTION OR OTHER PROCEEDING OF ANY KIND ON ACCOUNT OF OR IN CONNECTION WITH OR WITH RESPECT TO ANY SUCH CLAIMS OR INTERESTS RELEASED OR SETTLED PURSUANT TO THE PLAN.

BY ACCEPTING DISTRIBUTIONS PURSUANT TO THE PLAN, EACH HOLDER OF AN ALLOWED CLAIM OR INTEREST EXTINGUISHED, DISCHARGED, OR RELEASED PURSUANT TO THE PLAN WILL BE DEEMED TO HAVE AFFIRMATIVELY AND SPECIFICALLY CONSENTED TO BE BOUND BY THE PLAN, INCLUDING, WITHOUT LIMITATION, THE INJUNCTIONS SET FORTH IN THIS Error! Reference source not found. ARTICLE IX.G.

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THE PLAN INJUNCTION EXTENDS TO ANY SUCCESSORS OF THE DEBTORS, THE REORGANIZED DEBTORS, THE RELEASED PARTIES, AND THE EXCULPATED PARTIES AND THEIR RESPECTIVE PROPERTY AND INTERESTS IN PROPERTY.

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This Notice of Non-Voting Status may be returned by mail or by electronic, online transmission solely by clicking on the "E-Ballot" section on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) and following the directions set forth on the website regarding submitting your Notice of Non-Voting Status as described more fully below. Please choose only one method of return of your Notice of Non-Voting Status.

## HOW TO OPT OUT OF THE RELEASES BY MAIL.

- 1. If you wish to opt out of the release provisions contained in Article IX.E of the Plan set forth above, check the box in Item 1.
- 2. Review the certifications contained in Item 2.
- 3. Sign and date this notice of non-voting status and fill out the other required information in the applicable area below.
- 4. For your election to opt out of the release provisions by mail to be counted, your Notice of Non-Voting Status and Opt-Out Form must be properly completed and actually received by the solicitation agent no later than [7-business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.], prevailing Eastern Time. You may use the postage-paid envelope provided or send your notice of non-voting status to the following address:

Avianca Ballot Processing Center c/o KCC 222 N. Pacific Coast Highway, Suite 300 El Segundo, CA 90245

## HOW TO OPT OUT OF THE RELEASES ONLINE.

- 1. Please visit <u>http://www.kccllc.net/avianca</u>.
- 2. Click on the "E-Ballot" section of the Debtors' website.
- Follow the directions to submit your Notice of Non-Voting Status and Opt-Out Form. If you choose to submit your Notice of Non-Voting Status and Opt-Out Form via the Solicitation Agent's E-Ballot system, you should not return a hard copy of your Notice of Non-Voting Status and Opt-Out Form.

You will need the following information to retrieve and submit your customized notice of nonvoting status and opt-out form:

UNIQUE E-BALLOT ID#\_

"E-BALLOTING" IS THE SOLE MANNER IN WHICH NOTICE OF NON-VOTING STATUS MAY BE DELIVERED VIA ELECTRONIC TRANSMISSION.

NOTICES OF NON-VOTING STATUS AND OPT-OUT FORM SUBMITTED BY FACSIMILE OR EMAIL WILL NOT BE ACCEPTED.

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Item 1. Release.

**PLEASE TAKE NOTICE** that you may check the box below to opt out of the release provisions contained in Article IX.E of the Plan and set forth above.

If you do not opt out of the release provisions by checking the box below and properly and timely submitting this notice of non-voting status, you will be deemed to have unconditionally, irrevocably, and forever released and discharged the released parties (as defined in the plan) from, among other things, any and all causes of action (as defined in the plan) except as otherwise specifically provided in the plan. If you would otherwise be entitled to a release under Article IX.E of the plan, but you do not grant the releases contained in Article IX.E of the plan, then you shall not receive the benefit of the releases set forth in Article IX.E of the plan. For the avoidance of doubt, the non-released parties, in their capacity as such, shall not be entitled to any release under the chapter 11 plan.

**OPT OUT** of the Third-Party Release.

## Item 2. Certification.

By returning this Notice of Non-Voting Status and Opt-Out Form, the holder of the Unimpaired Claim(s) or Interest(s) identified below certifies that (a) it was the holder of Unimpaired Claim(s) or Interest(s) as of the Record Date and/or it has full power and authority to opt out of the Third-Party Release for the Unimpaired Claim(s) or Interest(s) identified below with respect to such Unimpaired Claim(s) or Interest(s) and (b) it understands the scope of the releases.

YOUR RECEIPT OF THIS NOTICE OF NON-VOTING STATUS DOES NOT SIGNIFY THAT YOUR CLAIM OR INTEREST HAS BEEN OR WILL BE ALLOWED.

Name of Holder:		
Signature:	(Print or Type)	
Name of Signatory:	(If other than Holder)	
Telephone Number:		
Email:		
Date Completed:		

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Item 3. Election to Receive Unsecured Claimholder Cash Pool or Unsecured Claimholder Equity Package under the Plan.

To the extent that your claim is ultimately allowed as a General Unsecured Avianca Claim, you have the option to elect to receive your Pro Rata share of either (i) the Unsecured Claimholder Cash Pool or (ii) the Unsecured Claimholder Equity Package by checking one of the boxes below. If you do not make an election, you will receive your distribution (if any) as a Pro Rata share of the Unsecured Claimholder Cash Pool. If you elect to receive a Pro Rata share of the Unsecured Claimholder Equity Package, you will be bound to the terms of the Shareholders Agreement, the form of which will be included in the Plan Supplement.

- I hereby elect to receive a Pro Rata share of the Unsecured Claimholder Cash Pool, as described in the Plan, and understand that I will thereby not receive a Pro Rata share of the Unsecured Claimholder Equity Package, as described in the Plan.
- <u>I hereby elect to receive a Pro Rata share of</u> <u>Unsecured Claimholder Equity Package, as</u> <u>described in the Plan, and understand that I will</u> <u>thereby not receive a Pro Rata share of the</u> <u>Unsecured Claimholder Cash Pool, as described in</u> <u>the Plan.</u>

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Exhibit 6 to Disclosure Statement Order

**Cover Letter** 

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## Avianca Holdings S.A. Avenida Calle 26 # 59 15 Bogotá, Colombia [•], 2021

Re: In re Avianca Holdings S.A., et al., Chapter 11 Case No. 20-11133 (MG) (Bankr. S.D.N.Y.)

## TO ALL HOLDERS OF CLAIMS ENTITLED TO VOTE ON THE PLAN:

Avianca Holdings S.A. and the other above-captioned debtors and debtors in possession (collectively, the "<u>Debtors</u>")<sup>1</sup> each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") on May 10, 2020.

You have received this letter and the enclosed materials because you are entitled to vote on the Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (as modified, amended, or supplemented from time to time, the "Plan"). On [ $\bullet$ ], 2021, the Court entered an order (the "Disclosure Statement Order"), (a) authorizing the Debtors to solicit acceptances for the Plan; (b) approving the Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors (the "Disclosure Statement")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (c) approving the solicitation materials and documents to be included in the solicitation packages (the "Solicitation Package"); and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan, and for filing objections to the Plan.

> You are receiving this letter because you are entitled to vote on the Plan. Therefore, you should read this letter carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Plan or Disclosure Statement, as applicable.

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In addition to this cover letter, the enclosed materials comprise your Solicitation Package, and were approved by the Court for distribution to holders of Claims in connection with the solicitation of votes to accept the Plan. The Solicitation Package consists of the following:

- a. a copy of the Solicitation and Voting Procedures;
- b. a Ballot, together with detailed voting instructions and a return envelope;
- c. this letter;
- d. the Disclosure Statement, as approved by the Court (and exhibits thereto, including the Plan);
- e. the Disclosure Statement Order (excluding the exhibits thereto except the Solicitation and Voting Procedures);
- f. the Confirmation Hearing Notice; and
- g. such other materials as the Court may direct.

The Debtors have approved the filing of the Plan and the solicitation of votes to accept the Plan. The Debtors believe that the acceptance of the Plan is in the best interests of their estates, holders of Claims and Interests, and all other parties in interest. Moreover, the Debtors believe that any alternative to the Confirmation of the Plan could result in extensive delays, increase administrative expenses, and a greater number of unsecured creditors, which, in turn, likely would result in smaller distributions (or no distributions) on account of Claims asserted in these chapter 11 cases.

The Debtors strongly urge you to timely submit your properly executed Ballot casting a vote to accept the Plan in accordance with the instructions in your Ballot. The Voting Deadline is [7-business days before Confirmation HearingOctober 15, 2021], at 4:00 p.m.<sup>1</sup>, prevailing Eastern Time.

The materials in the Solicitation Package are intended to be self-explanatory. If you have any questions, however, please feel free to contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "Solicitation Agent"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1(310)(b) visiting the Debtors' 751-2680; restructuring website at: http://www.kccllc.net/avianca; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: http://www.nysb.uscourts.gov. Please be advised that the Solicitation Agent is authorized to answer questions about, and provide additional copies of solicitation materials, but may not advise you as to whether you should vote to accept or reject the Plan.

Sincerely,

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Avianca Holdings S.A. on its own behalf and for each of the other Debtors

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# Exhibit 7 to Disclosure Statement Order

**Confirmation Hearing Notice** 

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Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-In-Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

AVIANCA HOLDINGS S.A. et al.,1

Debtors.

Chapter 11 Case No. 20-11133 (MG)

(Jointly Administered)

## NOTICE OF HEARING TO CONSIDER CONFIRMATION OF THE CHAPTER 11 PLAN FILED BY THE DEBTORS AND RELATED VOTING AND OBJECTION DEADLINES

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**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order [Docket No.  $[\bullet]$ ] (the "<u>Disclosure Statement Order</u>"): (i) approving the adequacy of the Disclosure Statement; (ii) approving the solicitation materials and notices relating to the Disclosure Statement and the Plan; (iii) approving the forms of Ballots; (iv) establishing procedures for distributing the Solicitation

<sup>1</sup> The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

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Packages, voting on the Plan and tabulating votes; (v) scheduling a hearing regarding confirmation of the Plan; and (vi) establishing notice and objection procedures with respect to the confirmation of the Plan.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "Confirmation Hearing") will commence on [October 26, 2021], at 10:00 a.m.], prevailing Eastern Time before the Honorable Martin Glenn, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE THAT** the Confirmation Hearing may be continued from time to time without further notice other than by such adjournment being announced in open Court or by a notice filed on the Court's docket and served on all parties entitled to the notice.

**PLEASE TAKE FURTHER NOTICE THAT** the Plan may be modified, if necessary, pursuant to section 1127 of the Bankruptcy Code, before, during or as a result of the Confirmation Hearing, without further notice to interested parties.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time. All objections to the relief sought at the Confirmation Hearing must be in writing, must conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court and shall be filed with the Bankruptcy Court electronically in accordance with the Bankruptcy Court's *Order Implementing Certain Notice and Case Management Procedures* entered on May 12, 2020 [Docket No. 47] (the "Case Management Order") and served upon the following parties so as to be actually received on or before the Plan Objection Deadline:

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- (a) counsel to the Debtors, Milbank LLP, 55 Hudson Yards, New York, New York 10001, Attn: Evan R. Fleck, Esq., Gregory A. Bray, Esq., and Benjamin Schak, Esq. (efleck@milbank.com, gbray@milbank.com, and bschak@milbank.com);
- (b) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Room 1006, New York, New York 10014, Attn: Brian Masumoto, Esq. and Greg Zipes, Esq. (brian.masumoto@usdoj.gov and gregory.zipes@usdoj.gov);
- (c) counsel to the Committee, Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019 (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (bmiller@willkie.com and tgoren@willkie.com); and
- (d) all other parties entitled to notice pursuant to Bankruptcy Rule 2002.

**PLEASE TAKE FURTHER NOTICE THAT** holders of Claims entitled to vote on the Plan will receive (i) copies of the Disclosure Statement Order, the Disclosure Statement, the Plan, and certain exhibits thereto, (ii) this notice, and (iii) a Ballot, together with a pre-addressed

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postage pre-paid envelope to be used by them in voting to accept or to reject the Plan. Failure to follow the instructions set forth on the Ballot may disqualify that Ballot and the vote cast thereby.

PLEASE TAKE FURTHER NOTICE THAT the date for determining which holders of Claims are entitled to vote on the Plan is <u>September 9, 2021</u> (the "<u>Voting Record Date</u>").

**PLEASE TAKE FURTHER NOTICE THAT** the deadline for voting on the Plan is on [7 business days before Confirmation HearingOctober 15, 2021, at 4:00 p.m.], prevailing Eastern Time (the "<u>Voting Deadline</u>"). If you received a Solicitation Package, including a Ballot and intend to vote on the Plan you must: (a) follow the instructions carefully; (b) complete all of the required information on the Ballot; and (c) execute and return your completed Ballot according to and as set forth in detail in the voting instructions so that it is actually received by the Debtors' solicitation agent, Kurtzman Carson Consultants LLC (the "<u>Solicitation Agent</u>") on or before the Voting Deadline.

**PLEASE TAKE FURTHER NOTICE THAT** additional copies of the Plan, Disclosure Statement, or any other solicitation materials (except for Ballots) are available free of charge on the Debtors' case information website (<u>http://www.kccllc.net/avianca</u>) or by contacting the Debtors' Solicitation Agent at (866) 967-1780 or, for international callers, +1 (310) 751-2680 or by writing the Solicitation Agent, Attn: Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. Please be advised that the Solicitation Agent is authorized to answer questions about, and provide additional copies of, solicitation materials, but may not advise you as to whether you should vote to accept or reject the Plan. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

PLEASE TAKE FURTHER NOTICE THAT holders of (i) Unimpaired Claims and Interests and (ii) Claims and Interests that will receive no distribution under the Plan are not entitled to vote on the Plan and, therefore, will receive a notice of non-voting status rather than a Ballot. If you have not received a Ballot (or you have received a Ballot listing an amount you believe to be incorrect) or if the Solicitation and Voting Procedures otherwise state that you are not entitled to vote on the Plan, but you believe that you should be entitled to vote on the Plan (or vote an amount different than the amount listed on your Ballot), then you must serve on the Debtors and file with the Bankruptcy Court a motion pursuant to Bankruptcy Rule 3018(a) (a "Rule 3018(a) Motion") for an order temporarily allowing your Claim for purposes of voting to accept or reject the Plan on or before the later of (i) [7 business days before Confirmation HearingOctober 15, 2021, at 4:00 p.m.], 2021, and (ii) the fourteenth (14th) day after the date of service of an objection, if any, to your Claim in accordance with the solicitation procedures, but in no event later than the Voting Deadline. In accordance with Bankruptcy Rule 3018, as to any creditor filing a Rule 3018(a) Motion, such creditor's Ballot will not be counted unless temporarily allowed by the Bankruptcy Court for voting purposes after notice and a hearing. Rule 3018(a) Motions that are not timely filed and served in the manner as set forth above may not be considered.

**PLEASE TAKE FURTHER NOTICE THAT** the following parties will receive a copy of this Confirmation Hearing Notice but will not receive a Solicitation Package, Ballot, or copy of the Disclosure Statement or Plan or any other similar materials or notices: (i) parties to executory contracts and unexpired leases that have not been assumed or rejected as of the Voting Record Date and who have not timely filed a proof of Claim and (ii) holders of Claims that have not been classified in the Plan pursuant to section 1123(a)(1) of the Bankruptcy Code.

**PLEASE TAKE FURTHER NOTICE THAT** Article IX of the Plan contains Debtor Release, Third-Party Release, Exculpation, and Injunction provisions. Thus, you are advised and encouraged to carefully review and consider the Plan because your rights might be affected.

Dated: [•], 2021 New York, New York

> Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession

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# Exhibit 8 to Disclosure Statement Order

Plan Supplement Notice

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK		
	X	
In re:	•	Chapter 11
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
Debtors.	:	(Jointly Administered)
	: x	

### **NOTICE OF FILING OF PLAN SUPPLEMENT**

**PLEASE TAKE NOTICE THAT** on [•], 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No. [•]], (a) approving the *Disclosure Statement for Jointed Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>") to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as modified, amended, or supplemented from time to time, the "<u>Plan</u>") [Docket No. [•]]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** as contemplated by the Plan and the Disclosure Statement Order, the Debtors will filefiled the Plan Supplement with the Court on  $[\bullet]$ , 2021 [Docket No.  $[\bullet]$ ]. The Plan Supplement will include the following materials: (a) the New Organizational Documents; (b) a list of the members of the New Boards (to the extent known); (c) the Exit Facility Indenture(s); (d) the Description of Restructuring Transactions; (e) the Schedule of Assumed Contracts (as amended, supplemented, or modified); (f) the Schedule

<sup>1</sup> The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

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of Retained Causes of Action; (g) the Transaction Steps; (h) the Warrant Agreement; (i) the Shareholders Agreement; and (j) such other documents as are necessary or advisable to implement the Restructuring.

**PLEASE TAKE FURTHER NOTICE THAT** the Debtors will have the right to amend, supplement, or modify the Plan Supplement through the Effective Date in accordance with this Plan, the Bankruptcy Code, and the Bankruptcy Rules.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time. Any objection to the Plan must: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be actually received on or before [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time:

#### **Counsel to the Debtors**

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MILBANK LLP
55 Hudson Yards New York, New York 10001
Telephone: (212) 530-5000
Facsimile: (212) 530-5219
Dennis F. Dunne, Esq.
Evan R. Fleck, Esq.
Benjamin Schak, Esq.
-and-
MILBANK LLP
2029 Century Park East, 33 <sup>rd</sup> Floor
Los Angeles, CA 90067
Telephone: (424) 386-4000
Facsimile: (213) 629-5063
Gregory Bray, Esq.
ddunne@milbank.com
efleck@milbank.com
bschak@milbank.com
gbray@milbank.com
Counsel to the Creditors' Committee
WILLKIE FARR & GALLAGHER LLP
787 Seventh Avenue
New York, NY 10019
Telephone: (212) 728-800
Facsimile: (212) 728-8111
Brett H. Miller, Esq.
Todd M. Goren, Esq.
bmiller@willkie.com
tgoren@willkie.com
U.S. Trustee
United States Department of Justice
OFFICE OF THE UNITED STATES TRUSTEE
201 Varick Street, Room 1006

New York, NY 10014 Telephone: (212) 510-0500 Facsimile: (212) 668-2361 Brian Masumoto, Esq. Greg Zipes, Esq.

Brian.masumoto@usdoj.gov Gregory.zipes@usdoj.gov

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, or any documents contained in the Plan Supplement, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "Solicitation Agent"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

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# Exhibit 9 to Disclosure Statement Order

# Notice of Assumption of Executory Contracts and Unexpired Leases

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re:	:	Chapter 11
	:	
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	:	Case No. 20-11133 (MG)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

### NOTICE OF (A) EXECUTORY CONTRACTS AND UNEXPIRED LEASES TO BE ASSUMED BY THE DEBTORS PURSUANT TO THE PLAN, (B) CURE AMOUNTS, IF ANY, AND (C) RELATED PROCEDURES IN CONNECTION THEREWITH

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No.  $[\bullet]$ ], (a) approving the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>"), to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated*, or supplemented from time to time, the "<u>Plan</u>") [Docket No.  $[\bullet]$ ]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

PLEASE TAKE FURTHER NOTICE THAT the Debtors filed the Assumed Executory Contract and Unexpired Lease List (the "Assumption Schedule") with the Court as part of the

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

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Plan Supplement on  $[\bullet]$ , 2021, as contemplated under the Plan. The determination to assume the agreements identified on the Assumption Schedule was made as of  $[\bullet]$ , 2021 and is subject to revision.

PLEASE TAKE FURTHER NOTICE THAT you are receiving this Notice because the Debtors' records reflect that you are a party to an Executory Contract or Unexpired Lease that will be assumed pursuant to the Plan. Therefore, you are advised to review carefully the information contained in this Notice, the Assumption Schedule, and the related provisions of the Plan.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

**PLEASE TAKE FURTHER NOTICE** that the Debtors are proposing to assume the Executory Contract(s) and Unexpired Lease(s) listed on <u>Exhibit A</u>, attached hereto, to which you are a party.<sup>3</sup>

**PLEASE TAKE FURTHER NOTICE THAT** section 365(b)(1) of the Bankruptcy Code requires a chapter 11 debtor to cure, or provide adequate assurance that it will promptly cure, any defaults under executory contracts and unexpired leases at the time of assumption. Accordingly, the Debtors have conducted a thorough review of their books and records and have determined the amounts required to cure defaults, if any, under the Executory Contract(s) and Unexpired Lease(s) listed on <u>Exhibit A</u>, which amounts are listed therein. Please note that if no amount is stated for a particular Executory Contract or Unexpired Lease, the Debtors believe that there is no cure amount owing for such contract or lease.

**PLEASE TAKE FURTHER NOTICE THAT** any Cure Claims shall be satisfied for the purposes of section 365(b)(1) of the Bankruptcy Code, by payment in Cash, on the Effective Date or as soon as reasonably practicable thereafter, of the cure amount set forth on the Schedule of Assumed Contracts for the applicable Executory Contract or Unexpired Lease, or on such other terms as the parties to such Executory Contracts or Unexpired Leases and the Debtors or Reorganized Debtors, as applicable, may otherwise agree. Any Cure Claim shall be deemed fully satisfied, released, and discharged upon the payment of the Cure Claim. The Debtors may settle any Cure Claim without any further notice to or action, order, or approval of the Bankruptcy Court.

<sup>&</sup>lt;sup>3</sup> Neither the exclusion nor inclusion of any Executory Contract or Unexpired Lease on the Assumption Schedule, nor anything contained in the Plan or each Debtor's schedule of assets and liabilities, constitutes an admission by the Debtors that any such contract or lease is in fact an Executory Contract or Unexpired Lease capable of assumption, that any Debtor(s) has any liability thereunder, or that such Executory Contract or Unexpired Lease is necessarily a binding and enforceable agreement. Further, the Debtors expressly reserve the right to (a) remove any Executory Contract or Unexpired Lease from the Assumption Schedule and reject such Executory Contract or Unexpired Lease pursuant to the terms of the Plan, up until the Effective Date and (b) contest any Claim (or cure amount) asserted in connection with assumption of any Executory Contract or Unexpired Lease.

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PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time. Any objection to the Plan must: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be actually received on or before [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time:

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Counsel to the Debtors
MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Dennis F. Dunne, Esq. Evan R. Fleck, Esq. Benjamin Schak, Esq.
-and-
2029 Century Park East, 33 <sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063 Gregory Bray, Esq. ddunne@milbank.com efleck@milbank.com bschak@milbank.com gbray@milbank.com
Counsel to the Creditors' Committee
WILLKIE FARR & GALLAGHER LLP 787 Seventh Avenue New York, NY 10019 Telephone: (212) 728-800 Facsimile: (212) 728-8111 Brett H. Miller, Esq. Todd M. Goren, Esq. bmiller@willkie.com

tgoren@willkie.com

U.S. Trustee

United States Department of Justice OFFICE OF THE UNITED STATES TRUSTEE 201 Varick Street, Room 1006 New York, NY 10014 Telephone: (212) 510-0500 Facsimile: (212) 668-2361 Brian Masumoto, Esq. Greg Zipes, Esq.

PLEASE TAKE FURTHER NOTICE THAT any objection to the assumption of an Executory Contract or Unexpired Lease under the Plan (other than those Executory Contracts and Unexpired Leases that were previously assumed by the Debtors or are the subject of a motion or notice to assume or assume and assign filed on or before the Confirmation Date) must be filed, served and actually received by the Debtors no later than seven (7) days prior to the Confirmation Hearing; provided, that, if the Debtors file an amended Schedule of Assumed Contracts (the "Amended Schedule of Assumed Contracts") prior to the Confirmation Hearing, then, with respect to any lessor or counterparty affected by such Amended Schedule of Assumed Contracts, objections to the assumption of the relevant Executory Contract or Unexpired Lease must be filed by the earlier of (i) seven (7) days from the date the Amended Schedule of Assumed Contracts is filed and (ii) the Confirmation Hearing; provided, further, that if the Debtors file an Amended Schedule of Assumed Contracts after the Confirmation Hearing, but prior to the Effective Date, then, with respect to any lessor or counterparty affected by such Amended Schedule of Assumed Contracts, objections to the assumption of the relevant Executory Contract or Unexpired Lease must be filed by seven (7) days from the date the Amended Schedule of Assumed Contracts is filed; provided, further, that the Debtors may file an Amended Schedule of Assumed Contracts after the Effective Date with the consent of the lessors or counterparties affected by such Amended Schedule of Assumed Contracts. Any counterparty to an Executory Contract or Unexpired Lease that fails to timely object to the proposed assumption of any Executory Contract or Unexpired Lease will be deemed to have consented to such assumption.

**PLEASE TAKE FURTHER NOTICE THAT** in the event of a timely filed objection regarding (i) the amount of any Cure Claim; (ii) the ability of the Debtors or the Reorganized Debtors to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under an Executory Contract or Unexpired Lease to be assumed; or (iii) any other matter pertaining to assumption or the cure of defaults required by section 365(b)(1) of the Bankruptcy Code (each, an "<u>Assumption Dispute</u>"), such dispute shall be resolved by a Final Order of the Bankruptcy Court (which may be the Confirmation Order) or as may be agreed upon by the Debtors and the counterparty to the Executory Contract or Unexpired

Lease. During the pendency of an Assumption Dispute, the applicable counterparty shall continue to perform under the applicable Executory Contract or Unexpired Lease.

**PLEASE TAKE FURTHER NOTICE THAT** assumption of any Executory Contract or Unexpired Lease pursuant to the Plan shall result in the full release and satisfaction of any Claims or defaults, whether monetary or nonmonetary, including defaults of provisions restricting the change in control or ownership interest composition or other bankruptcy-related defaults, arising under any such Executory Contract or Unexpired Lease at any time before the date that the Debtors assume or assume and assign such Executory Contract or Unexpired Lease. Subject to the resolution of any timely objections in accordance with <u>Error! Reference source</u> <u>not found.Article VI.C</u> of the Plan, any Proofs of Claim filed with respect to an Executory Contract or Unexpired Lease that has been assumed or assumed and assigned shall be deemed Disallowed and expunged, without further notice to or action, order, or approval of the Bankruptcy Court.

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, the Plan Supplement, or related documents, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "Solicitation Agent"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

<u>Article IX</u> of the Plan contains Release, Third-Party Release, Exculpation, and Injunction Provisions. You are advised to review and consider the Plan carefully. Your rights might be affected thereunder.

This Notice is being sent to you for informational purposes only. If you have questions with respect to your rights under the Plan or about anything stated herein or you would like to obtain additional information, contact the Solicitation Agent.

Dated: \_\_\_\_\_, 2021 New York, New York

> Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession

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# <u>Exhibit A</u>

<b>Debtor Obligor</b>	Counterparty	<b>Description of Contract</b>	Amount Required to
	Name		Cure Default
			Thereunder, If Any

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# Exhibit 10 to Disclosure Statement Order

Notice of Rejection of Executory Contracts and Unexpired Leases

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UNITED STATES BANKRUPTCY COUR SOUTHERN DISTRICT OF NEW YORK		
In re:	: : Chapter 11	
AVIANCA HOLDINGS S.A. et al., <sup>1</sup>	: Case No. 20-11133 (MG	)
Debtors.	: (Jointly Administered)	
	X	

### NOTICE REGARDING EXECUTORY CONTRACTS AND UNEXPIRED LEASES TO BE REJECTED PURSUANT TO THE PLAN

**PLEASE TAKE NOTICE THAT** on  $[\bullet]$ , 2021, the United States Bankruptcy Court for the Southern District of New York (the "<u>Court</u>") entered an order (the "<u>Disclosure Statement</u> <u>Order</u>") [Docket No.  $[\bullet]$ ], (a) approving the *Disclosure Statement for Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (the "<u>Disclosure Statement</u>")<sup>2</sup> as containing "adequate information" pursuant to section 1125 of the Bankruptcy Code; (b) authorizing Avianca Holdings S.A. and its affiliated debtors and debtors in possession (collectively, the "<u>Debtors</u>"), to solicit acceptances for the *Joint Chapter 11 Plan of Avianca Holdings S.A. and Its Affiliated Debtors* (as modified, amended, or supplemented from time to time, the "<u>Plan</u>") [Docket No.  $[\bullet]$ ]; (c) approving the solicitation materials and documents to be included in the solicitation packages; and (d) approving procedures for soliciting, receiving, and tabulating votes on the Plan and for filing objections to the Plan.

**PLEASE TAKE FURTHER NOTICE THAT** the Plan provides that all Executory Contracts and Unexpired Leases that are not expressly assumed shall be deemed rejected as of

The Debtors in these chapter 11 cases (the "Chapter 11 Cases"), and each Debtor's federal tax identification number (to the extent applicable), are as follows: Avianca Holdings S.A. (N/A); Aero Transporte de Carga Unión, S.A. de C.V. (N/A); Aeroinversiones de Honduras, S.A. (N/A); Aerovías del Continente Americano S.A. Avianca (N/A); Airlease Holdings One Ltd. (N/A); America Central (Canada) Corp. (00-1071563); America Central Corp. (65-0444665); AV International Holdco S.A. (N/A); AV International Holdings S.A. (N/A); AV International Investments S.A. (N/A); AV International Ventures S.A. (N/A); AV Investments One Colombia S.A.S. (N/A); AV Investments Two Colombia S.A.S. (N/A); AV Loyalty Bermuda Ltd. (N/A); AV Taca International Holdco S.A. (N/A); Aviacorp Enterprises S.A. (N/A); Avianca Costa Rica S.A. (N/A); Avianca Leasing, LLC (47-2628716); Avianca, Inc. (13-1868573); Avianca-Ecuador S.A. (N/A); Aviaservicios, S.A. (N/A); Aviateca, S.A. (N/A); Avifreight Holding Mexico, S.A.P.I. de C.V. (N/A); C.R. Int'l Enterprises, Inc. (59-2240957); Grupo Taca Holdings Limited (N/A); International Trade Marks Agency Inc. (N/A); Inversiones del Caribe, S.A. (N/A); Isleña de Inversiones, S.A. de C.V. (N/A); Latin Airways Corp. (N/A); Latin Logistics, LLC (41-2187926); Nicaragüense de Aviación, Sociedad Anónima (N/A); Regional Express Américas S.A.S. (N/A); Ronair N.V. (N/A); Servicio Terrestre, Aereo y Rampa S.A. (N/A); Servicios Aeroportuarios Integrados SAI S.A.S. (92-4006439); Taca de Honduras, S.A. de C.V. (N/A); Taca de México, S.A. (N/A); Taca International Airlines S.A. (N/A); Taca S.A. (N/A); Tampa Cargo S.A.S. (N/A); Technical and Training Services, S.A. de C.V. (N/A). The Debtors' principal offices are located at Avenida Calle 26 # 59 - 15 Bogotá, Colombia.

<sup>&</sup>lt;sup>2</sup> Capitalized terms not otherwise defined herein shall have the same meanings set forth in the Disclosure Statement.

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the Effective Date. The Debtors may, but are not obligated to, file schedules of assumed contracts as part of Plan Supplement.

# PLEASE TAKE FURTHER NOTICE THAT you are receiving this Notice because the Debtors' records reflect that you are a party to an Executory Contract or Unexpired Lease that may be rejected pursuant to the Plan. Therefore, you are advised to review carefully the information contained in this Notice and the related provisions of the Plan.

PLEASE TAKE FURTHER NOTICE THAT all Proofs of Claim with respect to Claims arising from the rejection of Executory Contracts or Unexpired Leases, if any, must be filed with the **Bankruptcy** Court no later than thirty (30) days from the latest of (i) the date of entry of an order of the Bankruptcy Court approving such rejection, (ii) entry of the Confirmation Order, and (iii) the effective date of the rejection of such Executory Contract or Unexpired Lease. Any Claims arising from the rejection of an Executory Contract or Unexpired Lease not filed within such time shall be Disallowed, forever barred from assertion, and shall not be enforceable against the Debtors or the Reorganized Debtors, or property thereof, without the need for any objection by the Debtors or the Reorganized Debtors or further notice to, or action, order, or approval of the Bankruptcy Court or any other Entity, and any Claim arising out of the rejection of the Executory Contract or Unexpired Lease shall be deemed fully satisfied, released, and discharged, notwithstanding anything in the Schedules, if any, or a Proof of Claim to the Claims arising from the rejection of the Debtors' Executory Contracts or contrary. Unexpired Leases shall be classified as General Unsecured Claims, as applicable, and may be objected to in accordance with the provisions of Article VI.C of the Plan and applicable provisions of the Bankruptcy Code and Bankruptcy Rules.

PLEASE TAKE FURTHER NOTICE THAT the hearing at which the Court will consider confirmation of the Plan (the "<u>Confirmation Hearing</u>") will commence on [October 26, 2021, at 10:00 a.m.], prevailing Eastern Time, before the Honorable Martin Glenn, in the United States Bankruptcy Court for the Southern District of New York, located at One Bowling Green, New York, NY 10004.

PLEASE TAKE FURTHER NOTICE THAT the deadline for filing objections to the Plan is [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time. Any objection to the Plan must: (a) be in writing; (b) conform to the Bankruptcy Rules, the Local Rules, and any orders of the Court; (c) state, with particularity, the basis and nature of any objection to the Plan and, if practicable, a proposed modification to the Plan that would resolve such objection; and (d) be filed with the Court (contemporaneously with a proof of service) and served upon the following parties so as to be actually received on or before [5 business days before Confirmation HearingOctober 19, 2021, at 4:00 p.m.], prevailing Eastern Time:

Counsel to the Debtors

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> MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219 Dennis F. Dunne, Esq. Evan R. Fleck, Esq. Benjamin Schak, Esq.

> > -and-

MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063 Gregory A. Bray, Esq.

> ddunne@milbank.com efleck@milbank.com bschak@milbank.com gbray@milbank.com

### Counsel to the Creditors' Committee

### WILLKIE FARR & GALLAGHER LLP 787 Seventh Avenue New York, NY 10019 Telephone: (212) 728-800 Facsimile: (212) 728-8111 Brett H. Miller, Esq. Todd M. Goren, Esq.

bmiller@willkie.com tgoren@willkie.com

### U.S. Trustee

United States Department of Justice OFFICE OF THE UNITED STATES TRUSTEE 201 Varick Street, Room 1006 New York, NY 10014 Telephone: (212) 510-0500 Facsimile: (212) 668-2361 Brian Masumoto, Esq.

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Greg Zipes, Esq.

**PLEASE TAKE FURTHER NOTICE THAT** if you would like to obtain a copy of the Disclosure Statement, the Plan, the Plan Supplement, or related documents, you should contact Kurtzman Carson Consultants LLC, the Solicitation Agent retained by the Debtors in these chapter 11 cases (the "<u>Solicitation Agent</u>"), by: (a) calling the Debtors' restructuring hotline at (866) 967-1780 or, for international callers, +1 (310) 751-2680; (b) visiting the Debtors' restructuring website at: <u>http://www.kccllc.net/avianca</u>; and/or (c) writing to Avianca Ballot Processing Center, c/o KCC, 222 N. Pacific Coast Highway, Suite 300, El Segundo, CA 90245. You may also obtain copies of any pleadings filed in these chapter 11 cases for a fee via PACER at: <u>http://www.nysb.uscourts.gov</u>.

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This notice is being sent to you for informational purposes only. If you have questions with respect to your rights under the Plan or about anything stated herein or you would like to obtain additional information, contact the Solicitation Agent.

Dated: \_\_\_\_\_, 2021 New York, New York

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Dennis F. Dunne Evan R. Fleck Benjamin Schak MILBANK LLP 55 Hudson Yards New York, New York 10001 Telephone: (212) 530-5000 Facsimile: (212) 530-5219

- and -

Gregory A. Bray MILBANK LLP 2029 Century Park East, 33<sup>rd</sup> Floor Los Angeles, CA 90067 Telephone: (424) 386-4000 Facsimile: (213) 629-5063

Counsel for Debtors and Debtors-in-Possession