Hearing Date & Time: November 18, 2021 at 10:00 a.m. (prevailing Eastern Time) Objection Deadline: October 22, 2021 at 4:00 p.m. (prevailing Eastern Time)

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### 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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### DEBTORS' SEVENTH OMNIBUS OBJECTION TO PROOFS OF CLAIM (CROSS-DEBTOR DUPLICATE CLAIMS)

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.



### THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM.

### CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON <u>Schedule 1</u> Attached to the proposed Order.

Avianca Holdings S.A. and its affiliates that are debtors-in-possession in these proceedings (collectively, the "<u>Debtors</u>") hereby file this *Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)* (the "<u>Objection</u>") pursuant to *Order Pursuant to 11 U.S.C. §* 105(a) and Fed. R. Bankr. P. 3007 (I) Establishing Claims Objection and Notice Procedures and (II) Granting Related Relief [Docket No. 1179] (the "<u>Claims Objection Procedures Order</u>"). This Objection is supported by the *Declaration of Walt Brown in Support of the Debtors' Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)* (the "<u>Brown Declaration</u>"), which is attached to this Objection as <u>Exhibit B</u>. By this Objection, the Debtors object to, and seek to disallow, the claims listed on <u>Schedule 1</u> to the proposed order attached to this Objection as <u>Exhibit A</u> (the "<u>Disputed Claims</u>"). In support of this Objection, the Debtors respectfully state as follows:

### **Background**

1. On May 10, 2020 (the "<u>Initial Petition Date</u>"), certain of the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. On September 21, 2020 (together with the Initial Petition Date, as applicable to each Debtor, the "<u>Petition Date</u>"), each of AV Loyalty Bermuda Ltd. and Aviacorp Enterprises S.A. filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code (collectively, the "<u>Chapter 11 Cases</u>").

2. The Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The debtors'

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chapter 11 cases are being jointly administered pursuant to Bankruptcy Rule 1015(b) and the *Amended Order (I) Directing Joint Administration of Chapter 11 Cases and (II) Granting Related Relief* [Docket No. 73] and the *Order Directing Certain Orders in Chapter 11 Cases of Avianca Holdings S.A., et al Be Made Applicable to Subsequent Debtors* [Docket No. 1030].

3. On May 22, 2020, the United States Trustee for the Southern District of New York appointed an official committee of unsecured creditors (the "<u>Committee</u>"). <u>See</u> Notice of Appointment of Official Committee of Unsecured Creditors [Docket No. 154]. No trustee or examiner has been appointed in these cases.

4. Additional information regarding the Debtors' business, capital structure, and the circumstances leading to the filing of these cases is set forth in the *Declaration of Adrian Neuhauser in Support of the Debtors' Chapter 11 Petitions and First Day Orders* [Docket No. 20].

5. On November 16, 2020, the Court entered the Order (1) Establishing Bar Dates for Filing Proofs of Claim, (II) Approving Proof of Claim Forms, Bar Date Notices, and Mailing and Publication Procedures, (III) Implementing Uniform Procedures Regarding 503(b)(9) Claims, and (IV) Providing Certain Supplemental Relief [Docket No. 1180] that, among other things, established the following deadlines for filing proofs of claim in these cases: (a) January 20, 2021, at 11:59 p.m. (prevailing Pacific Time), for all entities (except for those specifically exempt) holding all types of claims against the Debtors that arose or are deemed to have arisen before the Petition Date; (b) February 5, 2021, at 11:59 p.m. (prevailing Pacific Time), for all governmental units holding claims that arose or are deemed to have arisen prior to the Petition Date; (c) the later of (i) the General Bar Date, or (ii) the later of the date that is (x) thirty days after the date of entry of an order authorizing the rejection of a contract or lease, or (y) the applicable rejection date for claims relating to the Debtors' rejection of an executory contract or unexpired lease; and (d) the

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later of (i) the General Bar Date and (ii) thirty days after the date that Notice of Amended Schedules is served on the affected claimant for claims whose amount or characterization has changed in the amended schedules. On November 16, 2020, the Court entered the Claims Objection Procedures Order [Docket No. 1179], that established procedures for Debtors to object to multiple claims in a single objection.

6. On August 10, 2021, the Debtors filed the *Joint Chapter 11 Plan of Avianca Holdings S.A. and its Affiliated Debtors* [Docket No. 1981] (as may be amended, the "<u>Plan</u>"), which proposes to substantively consolidate all of the Debtors except Avifreight Holding Mexico, S.A.P.I. de C.V. ("<u>Avifreight</u>"), Aero Transporte de Carga Unión, S.A. de C.V. ("<u>Aerounión</u>"), and Servicios Aeroportuarios Integrados SAI S.A.S. ("<u>SAI</u>"). The substantively consolidated Debtors are referred to herein as the "<u>Consolidated Debtors</u>."

7. The Debtors and their advisors are comprehensively reviewing and reconciling all claims, including the Disputed Claims and the claims asserted in the Proofs of Claim filed in the Chapter 11 Cases. To date, the claims register maintained by the Debtors' claims and solicitation agent indicates that approximately 4,038 proofs of claim (the "<u>Proofs of Claim</u>") have been filed against the Debtors. To determine the validity of the asserted claims, the Debtors and their advisors are reviewing the claims asserted in the Proofs of Claim against the Debtors' books and records (the "<u>Books and Records</u>"). The Debtors are objecting to 196 Proofs of Claim in this Objection and 518 Proofs of Claim in objections filed contemporaneously herewith.

#### **Jurisdiction and Venue**

8. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue in this Court is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

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#### **Relief Requested**

9. The Debtors respectfully request the Court to enter an order, substantially in the form attached hereto as **Exhibit A**, disallowing each Disputed Claim in its entirety.

#### **Basis for Relief Requested**

10. Section 502(a) of the Bankruptcy Code provides that any claim for which a proof of claim has been filed shall be deemed allowed unless a party in interest objects. 11 U.S.C. § 502(a). As set forth in Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes *prima facie* evidence of the validity and the amount of the claim for the purposes of section 502(a) of the Bankruptcy Code. See In re Allegheny Int'l, Inc., 954 F.2d 167, 173 (3d Cir. 1992). However, a proof of claim is entitled to the presumption of *prima facie* validity only until an objecting party produces evidence to negate such *prima facie* validity. See In re Avaya, Inc., 608 B.R. 366, 369-70 (Bankr. S.D.N.Y. 2019).

11. If an objection is filed, the court, upon notice and a hearing, must determine the validity and/or the amount of the asserted claim. <u>See</u> 11 U.S.C. § 502(b). Once the objecting party refutes an allegation critical to the claim, the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence. <u>Allegheny</u>, 954 F.2d at 173. In other words, once the *prima facie* validity of a claim is rebutted, "it is for the claimant to prove his claim, not for the objector to disprove it." <u>In re Kahn</u>, 114 B.R. 40, 44 (Bankr. S.D.N.Y. 1990) (citations omitted).

12. A debtor in possession has the duty to object to the allowance of any improperly asserted claim. 11 U.S.C. § 1106(a)(1). Section 502(b)(1) of the Bankruptcy Code provides that a claim may not be allowed to the extent that "such claim is unenforceable against the debtor." 11 U.S.C. § 502(b)(1). Bankruptcy Rule 3007(d) and the Claims Objection Procedures Order permit the Debtors to file an objection to more than one claim on non-substantive bases, such as,

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e.g., because such claims "duplicate other claims" (Fed. R. Bankr. P. 3007(d)(1); see also, Claims Objection Procedures Order at ¶ 2).

13. **Cross-Debtor Duplicate Claims.** As explained above, the Debtors propose to substantively consolidate all except three Debtors under their Plan. As a result, each creditor asserting liability against multiple of the Consolidated Debtors is entitled to only one recovery on account of its claims against those Consolidated Debtors. Based on their review of the claims register, the Debtors have determined that some claimants filed Proofs of Claim that assert the same liability against more than one of the Consolidated Debtors. In certain other cases, claimants filed Proofs of Claim against Debtors that are not Consolidated Debtors, but that actually assert liability only against one or more of the Consolidated Debtors. To avoid the possibility of multiple recoveries by such claimants, the Debtors respectfully request that the Court disallow all such claims (the "Cross-Debtor Duplicate Claims") and expunge them from the Debtors' claims register. In the event that the Consolidated Debtors are not substantively consolidated-either due to a conversion of the cases or the confirmation of a plan that does not provide for substantive consolidation—each claimant will retain the right to seek to reinstate its Cross-Debtor Duplicate Claim. For each Cross-Debtor Duplicate Claim, Schedule 1 to the proposed Order indicates the claim number against which the claimant will, subject to any other objection, maintain a claim upon the expungement of the corresponding Cross-Debtor Duplicate Claim(s).

#### Separate Contested Matter

14. Each objection to the Disputed Claims constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. The Debtors request that the order entered with respect to this Objection be deemed a separate final order with respect to each Disputed Claim.

### **Responses to Objections**

15. For any claimant who timely files and properly serves a response to this Objection (each, a "<u>Response</u>") as set forth in *Notice of Hearing on Debtors' Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)*, attached as <u>Exhibit C</u>, the Debtors will schedule such Response to be heard at the omnibus hearing at which this Objection will be heard, which is scheduled for November 18, 2021 at 10:00 a.m. (prevailing Eastern Time).

16. To the extent no Response is timely filed with respect to a Disputed Claim, the Debtors request that the Court enter an order disallowing or reducing, as applicable, all such Disputed Claims.

#### <u>Notice</u>

17. Notice of this Objection has been provided to all claimants whose proofs of claim are the subject of the Objection, the Office of the U.S. Trustee, counsel to the Committee, and all other parties entitled to notice pursuant to Bankruptcy Rule 2002. The Debtors submit that no other or further notice need be given.

### **Reservation of Rights**

18. The Debtors reserve the right to modify, supplement and/or amend this Objection as it pertains to any claim identified herein.

### <u>No Prior Request</u>

19. No prior request for the relief sought in this Objection has been made to this or any other court.

### [Remainder of page intentionally left blank]

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WHEREFORE, the Debtors respectfully request entry of the proposed Order granting the

relief requested herein and such other and further relief as the Court may deem just and appropriate.

Dated: New York, New York September 22, 2021

/s/ Evan R. Fleck

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 A to Seventh Omnibus Claims Objection

### **Proposed Order**

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
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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 GRANTING THE DEBTORS' SEVENTH OMNIBUS OBJECTION TO PROOFS OF CLAIM (CROSS-DEBTOR DUPLICATE CLAIMS)

Upon the *Debtors' Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)* (the "Seventh Omnibus Claims Objection"),<sup>2</sup> whereby the Debtors have requested, in accordance with sections 105 and 502 of the Bankruptcy Code, Bankruptcy Rule 3007, and the *Order Pursuant to 11 U.S.C. § 105(a) and Fed. R. Bankr. P. 3007 (I) Establishing Claims Objection and Notice Procedures and (II) Granting Related Relief* [Docket No. 1179], entry of an order disallowing and expunging the claims identified on the Schedules hereto; and it appearing that the relief requested is in the best interests of the Debtors' estates, their creditors and other parties in interest; and the Court having jurisdiction to consider the Seventh Omnibus Claims

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 are shall be given the meanings ascribed to them in the Seventh Omnibus Claims Objection.

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Objection and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; and consideration of the Seventh Omnibus Claims Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and notice of the Seventh Omnibus Claims Objection having been adequate and appropriate under the circumstances; and after due deliberation and sufficient cause appearing therefor, **IT IS HEREBY ORDERED THAT:** 

- 1. The Seventh Omnibus Claims Objection is granted as set forth herein.
- 2. Each Cross-Debtor Duplicate Claim identified in <u>Schedule 1</u> attached hereto is disallowed in its entirety for all purposes in these bankruptcy cases and shall be automatically expunged from the claims register maintained in these cases; *provided* that the right of each claimant to seek to reinstate a Cross-Debtor Duplicate Claim against a Consolidated Debtor shall be preserved in the event that (a) a plan is confirmed under chapter 11 that does not substantively consolidate such Consolidated Debtor with the Debtor against which the corresponding "surviving proof of claim" is asserted or (b) the Chapter 11 Case of such Consolidated Debtor is converted to a case under chapter 7 of the Bankruptcy Code.
- The Debtors and their claims agent are authorized to take all actions necessary to effectuate the relief granted in this Order, including updating the claims register to reflect to relief granted herein.
- 4. Any response to the Seventh Omnibus Claims Objection not otherwise withdrawn, resolved, or adjourned is hereby overruled on its merits.
- 5. Except as provided in this Order, nothing in this Order shall be deemed (a) an admission or finding as to the validity of any claim against a Debtor, (b) a waiver of the right of the Debtors to dispute any claim against any Debtor (including those claims labeled as

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"surviving" on <u>Schedule 1</u>) on any grounds whatsoever, at a later date, (c) a promise by or requirement on any Debtor to pay any claim, or (d) a waiver of the rights of the Debtors under the Bankruptcy Code or any other applicable law.

6. This Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation of this Order.

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

> THE HONORABLE MARTIN GLENN UNITED STATES BANKRUPTCY JUDGE

### Schedule 1 to Order

### **Cross-Debtor Duplicate Claims**

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
AI Loyalty (Cayman) Limited	2069	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2077	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2078	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2081	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2084	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2086	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2088	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2095	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2097	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2099	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2103	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2105	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2106	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2109	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2111	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2114	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2115	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2117	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2119	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2121	\$170,185,000.002	2273	Avianca Holdings S.A.	

 <sup>&</sup>lt;sup>1</sup> See Seventh Omnibus Claims Objection at ¶ 13.
<sup>2</sup> Indicates claim contains unliquidated and/or undetermined amounts.

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
AI Loyalty (Cayman) Limited	2123	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2125	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2126	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2129	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2130	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2133	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2137	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2140	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2142	\$170,185,000.002	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2145	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2147	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2150	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2153	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2156	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2162	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2183	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2184	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2188	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2190	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2192	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2274	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2275	\$170,185,000.002	2273	Avianca Holdings S.A.	

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
AI Loyalty (Cayman) Limited	2276	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2277	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2278	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2279	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2280	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2281	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2282	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2288	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2290	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2292	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2293	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2294	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2295	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2298	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2300	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2301	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2303	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2304	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2351	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2355	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2356	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2362	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
AI Loyalty (Cayman) Limited	2368	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2371	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2375	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2379	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2380	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2385	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2388	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2393	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2394	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2396	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2397	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2398	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2399	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2400	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2401	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2733	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
AI Loyalty (Cayman) Limited	2748	\$170,185,000.00 <sup>2</sup>	2273	Avianca Holdings S.A.	
Banco de Bogota S.A.	3666	\$50,837,271.61 <sup>3</sup>	3686	Aerovías del Continente Americano S.A. Avianca	
Banco de Bogota S.A.	3667	\$50,837,271.613	3686	Aerovías del Continente Americano S.A. Avianca	
Banco de Bogota S.A.	3668	\$50,837,271.61 <sup>3</sup>	3686	Aerovías del Continente Americano S.A. Avianca	

 <sup>2</sup> Indicates claim contains unliquidated and/or undetermined amounts.
<sup>3</sup> Indicates the claim was converted to USD using the exchange rate as of market open on May 11, 2020. Claim may contain unliquidated and/or undetermined amounts.

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DUPLICATE CLAIMS <sup>1</sup>				
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted
	2(71	Φ50 027 <b>271</b> (13	2696	Aerovías del Continente
Banco de Bogota S.A.	3671	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
Banco de Bogota S.A.	3672	\$50,837,271.61 <sup>3</sup>	3686	Aerovías del Continente Americano S.A. Avianca
¥				Aerovías del Continente
Banco de Bogota S.A.	3673	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3674	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3675	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3676	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3677	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3678	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3679	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3680	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3681	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3682	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3683	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca

<sup>3</sup> Indicates the claim was converted to USD using the exchange rate as of market open on May 11, 2020. Claim may contain unliquidated and/or undetermined amounts.

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DUPLICATE CLAIMS <sup>1</sup>				
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted
Demos de Desete C A	2694	¢50,027,271,613	2696	Aerovías del Continente
Banco de Bogota S.A.	3684	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca Aerovías del Continente
Banco de Bogota S.A.	3685	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3687	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3688	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3689	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3690	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3691	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3692	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3695	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3696	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3697	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3698	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3699	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca

<sup>3</sup> Indicates the claim was converted to USD using the exchange rate as of market open on May 11, 2020. Claim may contain unliquidated and/or undetermined amounts.

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DUPLICATE CLAIMS <sup>1</sup>				
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted
Banco de Bogota S.A.	3700	\$50,837,271.61 <sup>3</sup>	3686	Aerovías del Continente Americano S.A. Avianca
Banco de Bogola S.A.	5700	\$50,857,271.01	5080	Aerovías del Continente
Banco de Bogota S.A.	3701	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3702	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A.	3703	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
	2504		2.000	Aerovías del Continente
Banco de Bogota S.A.	3704	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
Banco de Bogota S.A.	3705	\$50,837,271.61 <sup>3</sup>	3686	Aerovías del Continente Americano S.A. Avianca
Banco de Bogota S.A.	3703	\$30,837,271.01	3080	Arrovías del Continente
Banco de Bogota S.A.	3706	\$50,837,271.61 <sup>3</sup>	3686	Americano S.A. Avianca
	5700	\$20,037,271.01	2000	Aerovías del Continente
Banco de Bogota S.A. New York Agency	2756	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
0				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3185	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3193	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3221	\$32, 472, 301.04 <sup>2</sup>	3386	Americano S.A. Avianca
	2225		2206	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3227	\$32,472,301.042	3386	Americano S.A. Avianca
Derror de Derrote C.A. Nerre Verle A	2225	¢22,472,201,042	2296	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3235	\$32,472,301.042	3386	Americano S.A. Avianca

 <sup>2</sup> Indicates claim contains unliquidated and/or undetermined amounts.
<sup>3</sup> Indicates the claim was converted to USD using the exchange rate as of market open on May 11, 2020. Claim may contain unliquidated and/or undetermined amounts.

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DUPLICATE CLAIMS <sup>1</sup>				
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted
Banco de Bogota S.A. New York Agency	3243	\$32,472,301.042	3386	Aerovías del Continente Americano S.A. Avianca
Banco de Bogola S.A. New Tork Agency	3243	\$32,472,301.04	5580	Arrovías del Continente
Banco de Bogota S.A. New York Agency	3249	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3264	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3277	\$32,472,301.042	3386	Americano S.A. Avianca
	2296	¢22,472,201,042	2296	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3286	\$32,472,301.042	3386	Americano S.A. Avianca
Banco de Bogota S.A. New York Agency	3294	\$32,472,301.04 <sup>2</sup>	3386	Aerovías del Continente Americano S.A. Avianca
Balleo de Bogola S.A. New Tork Agelley	3294	\$52,472,501.04	3380	Arrovías del Continente
Banco de Bogota S.A. New York Agency	3302	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
Buileo de Bogota billi rien rom rigeney		<i>\$52,172,501101</i>	2200	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3308	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3314	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3319	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3330	\$32,472,301.042	3386	Americano S.A. Avianca
	2225	<b>\$20.470.001.010</b>	2206	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3335	\$32,472,301.042	3386	Americano S.A. Avianca
Dense de Dessets C.A. Nues Verla Au	2427	¢22 472 201 042	2296	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3427	\$32,472,301.042	3386	Americano S.A. Avianca

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DUPLICATE CLAIMS <sup>1</sup>				
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted
Banco de Bogota S.A. New York Agency	3434	\$32,472,301.04 <sup>2</sup>	3386	Aerovías del Continente Americano S.A. Avianca
Danco de Bogola S.A. New Tork Agency	3434	\$32,472,301.04	3380	Arrovías del Continente
Banco de Bogota S.A. New York Agency	3441	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3444	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3451	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3454	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3456	\$32,472,301.042	3386	Americano S.A. Avianca
				Aerovías del Continente
Banco de Bogota S.A. New York Agency	3459	\$32,472,301.042	3386	Americano S.A. Avianca
	2462	<b>#22.452.201.04</b>	2206	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3462	\$32,472,301.042	3386	Americano S.A. Avianca
	2460	ФЭЭ 47 <u>Э Э</u> О1 043	2206	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3469	\$32,472,301.042	3386	Americano S.A. Avianca
	2474	¢22 472 201 042	2296	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3474	\$32,472,301.042	3386	Americano S.A. Avianca
Damas de Dogete S. A. New York A server	2479	\$22 472 201 042	2286	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3478	\$32,472,301.042	3386	Americano S.A. Avianca
Dance de Degete S. A. New Verly Agener	3481	\$22 472 201 042	2206	Aerovías del Continente
Banco de Bogota S.A. New York Agency	3481	\$32,472,301.042	3386	Americano S.A. Avianca Aerovías del Continente
Banco de Bogota S.A. New York Agency	3488	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca
Danco de Dogota S.A. New York Agency	3488	\$32,472,301.04 <sup>2</sup>	3300	Americano S.A. Avianca

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
	<b>•</b> 40.4		<b>22</b> 06	Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3494	\$32,472,301.042	3386	Americano S.A. Avianca	
	2501	¢22 472 201 042	2296	Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3501	\$32,472,301.042	3386	Americano S.A. Avianca	
Banco de Bogota S.A. New York Agency	3509	\$32,472,301.04 <sup>2</sup>	3386	Aerovías del Continente Americano S.A. Avianca	
Daneo de Dogota S.A. New Tork Ageney	5507	\$J2,772,501.07	5500	Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3511	\$32,472,301.04 <sup>2</sup>	3386	Americano S.A. Avianca	
				Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3517	\$32,472,301.042	3386	Americano S.A. Avianca	
				Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3645	\$32,472,301.042	3386	Americano S.A. Avianca	
			<b>22</b> 06	Aerovías del Continente	
Banco de Bogota S.A. New York Agency	3648	\$32,472,301.042	3386	Americano S.A. Avianca	
Credomatic of Florida, Inc.	2794	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3536	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3539	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3542	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3543	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3546	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3549	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3553	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3556	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3560	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3565	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
Credomatic of Florida, Inc.	3567	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3570	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3573	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3575	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3576	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3578	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3581	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3588	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3590	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3594	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3595	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3598	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3602	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3604	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3606	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3609	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3612	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3614	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3617	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3619	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3621	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3622	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	

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DUPLICATE CLAIMS <sup>1</sup>					
Claimant	Proof(s) of claim to be disallowed	Asserted amount	Surviving proof of claim	Name of Debtor against which surviving proof of claim is asserted	
Credomatic of Florida, Inc.	3623	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3624	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3630	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3632	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3635	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3642	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	
Credomatic of Florida, Inc.	3664	\$20,711,754.00 <sup>2</sup>	3637	Taca International Airlines S.A.	

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### Exhibit B to Seventh Omnibus Claims Objection

### **Declaration of Walt Brown**

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

### DECLARATION OF WALT BROWN IN SUPPORT OF DEBTORS' SEVENTH OMNIBUS OBJECTION TO PROOFS OF CLAIM (CROSS-DEBTOR DUPLICATE CLAIMS)

I, Walt Brown, make this declaration pursuant to 28 U.S.C. § 1746 and state as follows:

### **Background**

1. I am a managing director at FTI Consulting, Inc., together with its wholly owned

subsidiaries ("FTI"), an international consulting firm.

2. In my capacity as managing director, I am authorized to submit this declaration in

support of the Debtors Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate

Claims) (the "Seventh Omnibus Claims Objection").<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 meanings set forth in the Seventh Omnibus Claims Objection.

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3. All facts set forth herein are based on my personal knowledge, in evaluating the Proofs of Claim, the Debtors and other reviewing parties have reviewed the Debtors' Books and Records, the relevant Proofs of Claim, as well as the supporting documentation provided by the claimants, and determined that the Disputed Claims should be disallowed and expunged from the claims register maintained in these cases (the "<u>Claims Register</u>").

4. If I were called upon to testify, I could and would competently testify to each of the facts set forth herein on that basis, including that I, or employees of FTI under my supervision and direction, personally reviewed the claims listed in <u>Schedule 1</u> to the proposed *Order Granting Debtors' Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)* (the "<u>Proposed Order</u>") as part of the claims reconciliation process in these chapter 11 cases.

#### **Cross-Debtor Duplicate Claims**

5. To the best of my knowledge, information, and belief, based on the Debtors' review of the Claims Register and each Cross-Debtor Duplicate Claim, we have determined that each of the claims listed on <u>Schedule 1</u> is a Cross-Debtor Duplicate Claim and is duplicate of another claim filed by or on behalf of the same claimants related to the same purported liability, including claims against multiple Debtor entities that the Debtors are proposing to substantively consolidate under the Plan. If the Cross-Debtor Duplicate Claims identified on <u>Schedule 1</u> to the Proposed Order are not disallowed, the claimants identified therein may improperly obtain double recovery from the same alleged liability, at the expense of the Debtors and other creditors.

6. Furthermore, for each of the Cross-Debtor Duplicate Claims, the Debtors have identified a surviving claim that asserts the same liability and is identified on <u>Schedule 1</u> to the Proposed Order in the column labeled "Surviving proof of claim." Accordingly, I believe it is

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proper for the Court to enter the Proposed Order disallowing and expunging the Cross-Debtor Duplicate Claims as set forth in therein and in the Seventh Omnibus Claims Objection.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Date: September 22, 2021

<u>/s/ Walt Brown</u> Walt Brown Managing Director FTI Consulting, Inc. 2001 Ross Avenue, Suite 650 Dallas, TX 75201

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### Exhibit C to Seventh Omnibus Claims Objection

### **Notice of Objection**

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 ON THE DEBTORS' SEVENTH OMNIBUS OBJECTION TO PROOFS OF CLAIM (CROSS-DEBTOR DUPLICATE CLAIMS)

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PLEASE TAKE NOTICE that, on September 22, 2021, the above-captioned debtors and debtors in possession (collectively, the "<u>Debtors</u>"), filed their Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims) (the "<u>Objection</u>") with the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</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, 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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THIS OBJECTION ADDRESSES ONE OR MORE OF THE CLAIM(S) YOU HAVE FILED IN THE DEBTORS' CASES. Schedule 1 annexed to the Objection (attached hereto) identifies your claim and the category of claim objection applicable to you. The complete Objection can be viewed and/or obtained by: (i) accessing the Court's website at www.nysb.uscourts.gov, or (ii) free of charge from the Debtors' notice and claims agent, KCC, at http://www.kccllc.net/avianca or by calling (866) 967-1780 (U.S./Canada) or +1 (310) 751-2680 (International). Note that a PACER password is needed to access documents on the Court's website. The complete Objection is entitled *Debtors' Seventh Omnibus Objection to Proofs of Claim (Cross-Debtor Duplicate Claims)*.

The Objection requests that the Bankruptcy Court disallow and expunge one or more of your claims listed in the Schedules under "Cross-Debtor Duplicate Claims," on the ground that the claim duplicates a claim filed against another Debtor. Any claim that the Bankruptcy Court expunges or disallows will be treated as if such claim had not been filed. Any claim that the Bankruptcy Court reduces or reclassifies will be treated as if such claim had been filed in the reduced amount or reclassified class.

If you DO oppose the disallowance, expungement, reduction, or reclassification of your claim(s) listed in the <u>Schedule 1</u> under "Cross-Debtor Duplicate Claims," then you MUST file a written response to the Objection (the "<u>Response</u>") ON OR BEFORE OCTOBER 22, 2021 AT 4:00 P.M. EASTERN TIME (the "<u>Response Deadline</u>") and serve such Response as set forth herein. If you DO NOT oppose the disallowance or expungement of your claim(s) listed in <u>Schedule 1</u> under "Cross-Debtor Duplicate Claims," then no further action is required by you.

The Response, if any, must include the following: (i) a caption identifying the name of the Bankruptcy Court, the names of the Debtors, the case number and the title of the Objection to which the Response is directed; (ii) the name of the claimant and description of the basis for the claim; (iii) a short statement describing the reasons for which the claim should not be disallowed as set forth in the Objection; (iv) additional documentation or other evidence upon which you rely in opposing the Objection (if it was not included with the proof of claim previously filed with the Bankruptcy Court); (v) the address(es) to which the Debtors must return any reply to your Response, if different from that presented in your proof of claim; (vi) the name, address, and telephone number of the person (which may be you or your legal representative) holding ultimate authority to resolve the claim on your behalf.

The Bankruptcy Court will consider a Response only if the Response is filed with the Court on or prior to the Response Deadline. All Responses must be served on (i) the Bankruptcy Court at Chambers of Honorable Judge Martin Glenn, One Bowling Green, New York, New York 10004-1408, (ii) counsel for the Debtors at 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)), (iii) the Debtors, c/o Richard Galindo (richard.galindo@avianca.com), and (iv) counsel for the Committee of Unsecured Creditors at Willkie Farr & Gallagher LLP (Attn: Brett H. Miller, Esq. and Todd M. Goren, Esq. (brettmiller@willkie.com and tgoren@willkie.com)).

A HEARING WILL BE HELD ON NOVEMBER 18, 2021 (the "Hearing") to consider the Objection. THE HEARING WILL BE HELD AT 10:00 A.M. (EASTERN TIME) at the

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United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 523, New York, New York 10004 in front of the Honorable Martin Glenn. If you file a written Response to the Objection, you or your counsel must attend the Hearing (which attendance may be via Zoom for Government). In light of the COVID-19 pandemic, the Hearing may be conducted via Zoom for Government. Parties wishing to appear at the Hearing, whether in a "live" or "listen only" capacity, must make an electronic appearance through the "eCourtAppearances" tab on the Court's website (<u>http://www.nysb.uscourts.gov/content/judge-martin-glenn</u>) no later than 4:00 p.m. (prevailing Eastern Time) the business day before the Hearing (the "<u>Appearance Deadline</u>"). Following the Appearance Deadline, the Court will circulate by email the Zoom link to the Hearing must submit an electronic appearance through the Court's website by the Appearance Deadline and not by emailing or otherwise contacting the Court. The Court will not respond to late requests that are submitted on the day of the hearing. Additional information regarding the Court's Zoom and hearing procedures can be found on the Court's website. The Debtors reserve the right to continue the Hearing on the Objection for your claim(s) at a later date.

If the Bankruptcy Court does NOT disallow, expunge, reduce, or reclassify your claim(s) listed in <u>Schedule 1</u> under "Cross-Debtor Duplicate Claims," then the Debtors may object on other grounds to the claim(s) (or to any other claims you may have filed) at a later date. You will receive a separate notice of any such objection.

Dated: September 22, 2021 New York, New York

/s/ Evan R. Fleck

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