UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

| | | FOR | RM 10-K | | | |
|-----|--|--------------------------------|--|-----------------|----|---|
| X | ANNUAL REPORT PURSUA | | 15(d) OF THE SECURITIES EXCHAN | IGE ACT OF 1934 | | |
| | TRANSITION REPORT PUR | SUANT TO SECTION 1 | 3 OR 15(d) OF THE SECURITIES EX | CHANGE ACT O | F | |
| | For the Transition Period From | to | | | | |
| | | Commission f | ile number 1-8400 | | | |
| | | | rlines Group Inc. nt as specified in its charter) | | | |
| | Delaware | | 75-1825172 | | | |
| | (State or other jurisdict incorporation or organi | | (I.R.S. Employer Identification No.) | | | |
| | 4333 Amon Carter Blvd., Fort Wo | | (817) 963-1234 | | | |
| | (Address of principal executive offices | s, including zip code) | Registrant's telephone number, includ | ing area code | | |
| | (Former | name, former address and for | mer fiscal year, if changed since last report) | | | |
| | | Securities registered purs | uant to Section 12(b) of the Act: | | | |
| | 0, 1,0004 | | Name of Exchange on Which Re | egistered | | |
| | Common Stock, \$0.01 par val | • | NASDAQ | | | |
| | • | | nt to Section 12(g) of the Act: None | | | |
| | | | Airlines, Inc. nt as specified in its charter) | | | |
| | Delaware | | 13-1502798 | | | |
| | (State or other jurisdict | | (I.R.S. Employer | | | |
| | incorporation or organi. 4333 Amon Carter Blvd., Fort Wo | | Identification No.) (817) 963-1234 | | | |
| | (Address of principal executive offices | | Registrant's telephone number, includ | ing area code | | |
| | | | nt to Section 12(b) of the Act: None nt to Section 12(g) of the Act: None | | | |
| Ind | - licate by check mark if the registrant is a w | rell-known seasoned issuer, as | s defined in Rule 405 of the Securities Act. | | | |
| Ame | erican Airlines Group Inc. | | | Yes 🗷 | No | |
| | erican Airlines, Inc. | | | Yes 🗷 | No | П |

| Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. | |
|---|------|
| American Airlines Group Inc. | X |
| American Airlines, Inc. | X |
| Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 19 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such fil requirements for the past 90 days. | |
| American Airlines Group Inc. | |
| · | |
| Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File require to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period to the registrant was required to submit and post such files). | |
| American Airlines Group Inc. | |
| American Airlines, Inc. Yes 🗷 No | |
| Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 229.405) is not contained herein, and will not contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or amendment to this Form 10-K. | |
| American Airlines Group Inc. | Ī |
| American Airlines, Inc. | ₫ |
| Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, emerging growth company. See definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" Rule 12b-2 of the Exchange Act. | |
| American Airlines Group Inc. Large Accelerated Filer | |
| If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. | ı or |
| American Airlines Group Inc. | |
| American Airlines, Inc. | |
| Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). | |
| American Airlines Group Inc. | X |
| American Airlines, Inc. | X |
| Indicate by check mark whether the registrant has filed all documents and reports required to be filed by Section 12, 13, or 15(d) of the Securities Excharact of 1934 subsequent to the distribution of securities under a plan confirmed by a court. | nge |
| American Airlines Group Inc. | |
| American Airlines, Inc. | |
| As of February 16, 2018, there were 473,138,683 shares of American Airlines Group Inc. common stock outstanding. The aggregate market value of t voting stock held by non-affiliates of the registrant as of June 30, 2017, was approximately \$24 billion. | the |
| As of February 16, 2018, there were 1,000 shares of American Airlines, Inc. common stock outstanding, all of which were held by American Airlines Grolinc. | up |
| OMISSION OF CERTAIN INFORMATION | |
| American Airlines Group Inc. and American Airlines, Inc. meet the conditions set forth in General Instruction I(1)(a) and (b) of Form 10-K and have thereformitted the information otherwise called for by Items 10-13 of Form 10-K as allowed under General Instruction I(2)(c). | ore |
| DOCUMENTS INCORPORATED BY REFERENCE Portions of the proxy statement related to American Airlines Group Inc.'s 2018 Annual Meeting of Stockholders, which proxy statement will be filed under to Securities Exchange Act of 1934 within 120 days of the end of American Airlines Group Inc.'s fiscal year ended December 31, 2017, are incorporated reference into Part III of this Annual Report on Form 10-K. | |

American Airlines Group Inc. American Airlines, Inc. Form 10-K Year Ended December 31, 2017 Table of Contents

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This report is filed by American Airlines Group Inc. (formerly named AMR Corporation) (AAG) and its wholly-owned subsidiary American Airlines, Inc. (American). References in this Annual Report on Form 10-K to "we," "us," "our," the "Company" and similar terms refer to AAG and its consolidated subsidiaries. "AMR" or "AMR Corporation" refers to the Company during the period of time prior to its emergence from Chapter 11 and its acquisition of US Airways Group, Inc. (US Airways Group) on December 9, 2013. References to "US Airways Group" and "US Airways," a subsidiary of US Airways Group, represent the entities during the period of time prior to the dissolution of those entities in connection with AAG's internal corporate restructuring on December 30, 2015. References in this report to "mainline" refer to the operations of American only and exclude regional operations.

Note Concerning Forward-Looking Statements

Certain of the statements contained in this report should be considered forward-looking statements within the meaning of the Securities Act of 1933, as amended (the Securities Act), the Securities Exchange Act of 1934, as amended (the Exchange Act), and the Private Securities Litigation Reform Act of 1995. These forward-looking statements may be identified by words such as "may," "will," "expect," "intend," "anticipate," "believe," "estimate," "plan," "project," "could," "should," "would," "continue," "seek," "target," "guidance," "outlook," "if current trends continue," "optimistic," "forecast" and other similar words. Such statements include, but are not limited to, statements about our plans, objectives, expectations, intentions, estimates and strategies for the future, and other statements that are not historical facts. These forward-looking statements are based on our current objectives, beliefs and expectations, and they are subject to significant risks and uncertainties that may cause actual results and financial position and timing of certain events to differ materially from the information in the forward-looking statements. These risks and uncertainties include, but are not limited to, those described below under Part I, Item 1A. Risk Factors, Part II, Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations and other risks and uncertainties listed from time to time in our filings with the Securities and Exchange Commission (the SEC).

All of the forward-looking statements are qualified in their entirety by reference to the factors discussed in Part I, Item 1A. Risk Factors and elsewhere in this report. There may be other factors of which we are not currently aware that may affect matters discussed in the forward-looking statements and may also cause actual results to differ materially from those discussed. We do not assume any obligation to publicly update or supplement any forward-looking statement to reflect actual results, changes in assumptions or changes in other factors affecting such statements other than as required by law. Forward-looking statements speak only as of the date of this report or as of the dates indicated in the statements.

PART I

ITEM 1. BUSINESS

Overview

American Airlines Group Inc. (AAG), a Delaware corporation, is a holding company and its principal, wholly-owned subsidiaries are American Airlines, Inc. (American), Envoy Aviation Group Inc. (Envoy), PSA Airlines, Inc. (PSA) and Piedmont Airlines, Inc. (Piedmont). AAG was formed in 1982 under the name AMR Corporation (AMR) as the parent company of American, which was founded in 1934. On December 9, 2013, a subsidiary of AMR merged with and into US Airways Group, Inc. (US Airways Group), a Delaware corporation, which survived as a wholly-owned subsidiary of AAG, and AAG emerged from Chapter 11 (the Merger). Upon closing of the Merger and emergence from Chapter 11, AMR changed its name to American Airlines Group Inc. On December 30, 2015, in order to simplify AAG's internal corporate structure, US Airways Group merged with and into AAG, with AAG as the surviving corporation and, immediately thereafter, US Airways, Inc. (US Airways), a wholly-owned subsidiary of US Airways Group, merged with and into American, with American as the surviving corporation.

AAG's and American's principal executive offices are located at 4333 Amon Carter Boulevard, Fort Worth, Texas 76155 and their telephone number is 817-963-1234.

Airline Operations

Our primary business activity is the operation of a major network carrier, providing scheduled air transportation for passengers and cargo.

Together with our wholly-owned regional airline subsidiaries and third-party regional carriers operating as American Eagle, our airline operates an average of nearly 6,700 flights per day to nearly 350 destinations in more than 50 countries. We have hubs in Charlotte, Chicago, Dallas/Fort Worth, Los Angeles, Miami, New York, Philadelphia, Phoenix and Washington, D.C. In 2017, approximately 200 million passengers boarded our mainline and regional flights. During 2017, we launched new nonstop service to Amsterdam, Netherlands and Rome, Italy from Dallas/Fort Worth International Airport (DFW), to Barcelona, Spain from Chicago O'Hare International Airport (ORD) and to Beijing, China from Los Angeles International Airport (LAX), further expanding our global footprint. We also announced new seasonal nonstop service beginning in Summer 2018 between Philadelphia International Airport (PHL) and Budapest, Hungary and Prague, Czech Republic; between ORD and Venice, Italy; and between DFW and Reykjavik-Keflavik, Iceland.

As of December 31, 2017, we operated 948 mainline aircraft and are supported by our regional airline subsidiaries and third-party regional carriers, which operated an additional 597 regional aircraft. See Part I, Item 2. Properties for further discussion on our mainline and regional aircraft and "Regional" below for further discussion on our regional operations.

American is a founding member of the **one**world[®] alliance, whose members serve more than 1,000 destinations with approximately 14,250 daily flights to over 150 countries. See below for further discussion on the **one**world alliance and other agreements with domestic and international airlines.

See Part II, Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations – "Operational Highlights," "Financial Overview," "AAG's Results of Operations" and "American's Results of Operations" for further discussion of AAG's and American's operating results and operating performance. Also, see Note 13 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 11 to American's Consolidated Financial Statements in Part II, Item 8B for information regarding our operating segments and operating revenue in principal geographic areas.

Regional

Regional carriers provide scheduled air transportation under the brand name "American Eagle." The American Eagle carriers include our wholly-owned regional carriers, Envoy, PSA and Piedmont, as well as third-party regional carriers including Republic Airline Inc. (Republic), Mesa Airlines, Inc. (Mesa), Compass Airlines, LLC (Compass), ExpressJet Airlines, Inc. (ExpressJet), SkyWest Airlines, Inc. (SkyWest) and Trans States Airlines, Inc. (Trans States). In addition, Air Wisconsin Airlines Corporation (Air Wisconsin) operated regional jet aircraft for us during 2017; however, this arrangement ended in February 2018. These carriers are an integral component of our operating network. We rely heavily on feeder traffic to our hubs from low-density markets that are not economical for us to serve with larger, mainline aircraft. In addition, regional carriers offer complementary service in our existing mainline markets. During 2017, approximately 55 million passengers boarded our regional carriers' planes, approximately 44% of whom connected to or from our mainline flights. Of these passengers, approximately 28 million were enplaned by our wholly-owned regional carriers and approximately 27 million

were enplaned by third-party regional carriers. All American Eagle carriers use logos, service marks, aircraft paint schemes and uniforms similar to our mainline operations.

Our regional carrier arrangements are principally in the form of capacity purchase agreements. The capacity purchase agreements provide that all revenues, including passenger, in-flight, ancillary, mail and freight revenues, go to us. In return, we agree to pay predetermined fees to these airlines for operating an agreed-upon number of aircraft, without regard to the number of passengers on board. In addition, these agreements provide that we reimburse 100% of certain variable costs, such as airport landing fees and passenger liability insurance. We control marketing, scheduling, ticketing, pricing and seat inventories.

Cargo

Our cargo division provides a wide range of freight and mail services, with facilities and interline connections available across the globe. In 2017, we were named the Cargo Airline of the Year for the third consecutive year and Best Cargo Airline from the Americas for the tenth consecutive year by *Air Cargo News*.

Ticket Distribution and Marketing Agreements

Passengers can purchase tickets for travel on American through several distribution channels, including our website (www.aa.com), our reservations centers and third-party distribution channels, including those provided by or through global distribution systems (e.g., Amadeus, Sabre and Travelport), conventional travel agents and online travel agents (e.g., Expedia, Orbitz and Travelocity). To remain competitive, we need to successfully manage our distribution costs and rights, increase our distribution flexibility and improve the functionality of third-party distribution channels, while maintaining an industry-competitive cost structure. For more discussion, see Part I, Item 1A. Risk Factors – "We rely on third-party distribution channels and must manage effectively the costs, rights and functionality of these channels."

In general, beyond nonstop city pairs, carriers that have the greatest ability to seamlessly connect passengers to and from markets have a competitive advantage. In some cases, however, foreign governments limit U.S. air carriers' rights to transport passengers beyond designated gateway cities in foreign countries. In order to improve access to domestic and foreign markets, we have arrangements with other airlines including the **one**world alliance, other cooperation agreements, joint business agreements (JBAs), and marketing relationships, as further discussed below.

Member of oneworld Alliance

American is a founding member of the **one**world alliance, which includes British Airways, Cathay Pacific Airways, Finnair, Iberia, Japan Airlines, LATAM Airlines Group, Malaysia Airlines, Qantas Airways, Qatar Airways, Royal Jordanian, S7 Airlines and SriLankan Airlines. The **one**world alliance links the networks of the member carriers to enhance customer service and smooth connections to the destinations served by the alliance, including linking the carriers' loyalty programs and access to the carriers' airport lounge facilities.

Cooperation and Joint Business Agreements

American has established antitrust-immunized JBAs with British Airways, Iberia and Finnair, and separately with Japan Airlines, that enable the carriers to cooperate on flights between particular destinations and allow pooling and sharing of certain revenues and costs, enhanced loyalty program reciprocity and cooperation in other areas. American and its joint business partners received regulatory approval to enter into these JBAs and cooperation agreements.

In October 2017, American and its transatlantic partners executed an amended and restated JBA which, among other things, extends the term of the agreement. Also, we had previously signed a revised JBA with Qantas Airways and applied for antitrust immunity with the U.S. Department of Transportation (DOT) for the revised relationship, but we withdrew that application in November 2016 after it was tentatively denied by the DOT. We intend to file a new application for antitrust immunity with the DOT this year, which, if granted, would allow us to further expand our relationship with Qantas Airways. In addition, we have signed JBAs with certain air carriers of the LATAM Airlines Group and have applied for antitrust immunity in the relevant jurisdictions affected by such agreements, which applications have been approved in some jurisdictions, but are still pending in other jurisdictions, including the United States and Chile.

In the third quarter of 2017, we acquired 2.7% of the outstanding shares of China Southern Airlines Company Limited (China Southern Airlines) for \$203 million in order to begin a strategic relationship with the largest airline in China.

Marketing Relationships

To improve access to each other's markets, various U.S. and foreign air carriers, including American, have established marketing agreements with other airlines. These marketing agreements generally provide enhanced customer choice by means of an expanded network with reciprocal loyalty program participation and joint sales cooperation. American currently has marketing relationships with Air Tahiti Nui, Alaska Airlines, British Airways, Cape Air, Cathay Dragon, Cathay Pacific, China Southern Airlines, EL AL, Etihad Airways, Fiji Airways, Finnair, Gulf Air, Hainan Airlines, Hawaiian Airlines, Iberia, Interjet, Japan Airlines, Jetstar Group (includes Jetstar Airways and Jetstar Japan), Korean Air, LATAM (includes LATAM Airlines, LATAM Argentina, LATAM Brasil, LATAM Colombia, LATAM Ecuador, LATAM Paraguay, LATAM Peru), Malaysia Airlines, Qantas Airways, Qatar Airways, Royal Jordanian, S7 Airlines, Seaborne Airlines, Sri Lankan Airlines and WestJet. Our marketing agreements with Etihad Airways and Qatar Airways are scheduled to end on March 25, 2018.

Loyalty Program

Our loyalty program, AAdvantage® was established to develop passenger loyalty by offering awards to travelers for their continued patronage. AAdvantage was named Best Elite Program in the Americas at the 2017 Freddie Awards, annual awards that recognize the world's most outstanding frequent travel programs. AAdvantage members earn mileage credits by flying on American, any **one**world airline or other partner airlines, or by using the services of over 1,000 program participants, such as the Citi and Barclaycard US co-branded credit cards, hotels and car rental companies. Our members earn bonus mileage credits when elite status is obtained. For every dollar spent, non-status members earn five mileage credits, but Gold, Platinum, Platinum Pro and Executive Platinum status holders earn bonus mileage credits of seven, eight, nine and eleven mileage credits, respectively.

All travel on eligible tickets counts toward qualification for elite status in the AAdvantage program. Elite members can enjoy additional benefits of the AAdvantage program, including complimentary upgrades, mileage bonuses, complimentary access to Preferred Seats, checked bags at no charge, First and Business Class check-in, priority security, priority boarding and priority baggage delivery.

Mileage credits can be redeemed for free or upgraded travel on American and participating airlines, membership to our Admirals Club® or for other non-travel awards from our program participants. Most travel awards are subject to capacity-controlled seating. A member's mileage credit does not expire as long as that member has any type of qualifying activity at least once every 18 months. Under our agreements with AAdvantage members and program partners, we reserve the right to change the AAdvantage program at any time without notice, and may end the program with six months' notice. Program rules, partners, special offers, awards and requisite mileage levels for awards are subject to change.

During 2017, our members redeemed approximately 11 million awards including travel redemptions for flights and upgrades on American and other air carriers, as well as redemption of car and hotel awards, club memberships and merchandise. Approximately 6.1% of our 2017 total revenue passenger miles flown were from award travel.

See Part II, Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations – "Critical Accounting Policies and Estimates" for more information on our loyalty program.

Industry Competition

Domestic

The markets in which we operate are highly competitive. On most of our domestic nonstop routes, we currently face competing service from at least one, and sometimes more than one, domestic airline, including: Alaska Airlines, Allegiant Air, Delta Air Lines, Frontier Airlines, Hawaiian Airlines, JetBlue Airways, Southwest Airlines, Spirit Airlines and United Airlines. Competition is even greater between cities that require a connection, where the major airlines compete via their respective hubs. In addition, we face competition on some of our connecting routes from airlines operating point-to-point service on such routes. We also compete with all-cargo and charter airlines and, particularly on shorter segments, ground and rail transportation.

On all of our routes, pricing decisions are affected, in large part, by the need to meet competition from other airlines. Price competition occurs on a market-by-market basis through price discounts, changes in pricing structures, fare matching, targeted promotions and loyalty program initiatives. Airlines typically use discount fares and other promotions to stimulate traffic during normally slack travel periods, when they begin service to new cities or when they have excess capacity, to generate cash flow, to maximize revenue per available seat mile and to establish, increase or preserve market share. We have often elected to match discount or promotional fares initiated by other air carriers in certain markets in order to compete in those markets. Most airlines will quickly match price reductions in a particular market. In addition, low-fare, low-cost carriers, such as

Southwest Airlines and JetBlue Airways, and so-called ultra-low-cost carriers, such as Allegiant Air, Frontier Airlines and Spirit Airlines, compete in many of the markets in which we operate and competition from these carriers is increasing.

In addition to price competition, airlines compete for market share by increasing the size of their route system and the number of markets they serve. The American Eagle regional carriers increase the number of markets we serve by flying to lower demand markets and providing connections at our hubs. Many of our competitors also own or have agreements with regional airlines that provide similar services at their hubs and other locations. We also compete on the basis of scheduling (frequency and flight times), availability of nonstop flights, on-time performance, type of equipment, cabin configuration, amenities provided to passengers, loyalty programs, the automation of travel agent reservation systems, onboard products, markets served and other services. We compete with both major network airlines and low-cost carriers throughout our network.

International

In addition to our extensive domestic service, we provide international service to Canada, Central and South America, Asia, Europe, Australia and New Zealand. In providing international air transportation, we compete with U.S. airlines, foreign investor-owned airlines and foreign state-owned or state-affiliated airlines. Competition is increasing from foreign state-owned and state-affiliated airlines in the Gulf region, including Emirates, Etihad Airways and Qatar Airways. These carriers have large numbers of international widebody aircraft in service and on order and are increasing service to the U.S. from locations both in and outside the Middle East. We believe these carriers benefit from significant government subsidies, which has allowed them to grow quickly, reinvest in their product and expand their global presence. Additionally, competition is also increasing from low cost airlines executing international long-haul expansion strategies, including, for example, Icelandair, Norwegian Air Shuttle and Wow Air. In order to increase our ability to compete for international air transportation service, which is subject to extensive government regulation, U.S. and foreign carriers have entered into marketing relationships, alliances, cooperation agreements and JBAs to exchange traffic between each other's flights and route networks. See "Ticket Distribution and Marketing Agreements" above for further discussion.

Employees and Labor Relations

The airline business is labor intensive. In 2017, salaries, wages and benefits were our largest expense and represented approximately 35% of our total operating expenses. As of December 31, 2017, we had approximately 126,600 active full-time equivalent employees, approximately 85% of whom were represented by various labor unions responsible for negotiating the CBAs covering them.

Labor relations in the air transportation industry are regulated under the Railway Labor Act (RLA), which vests in the National Mediation Board (NMB) certain functions with respect to disputes between airlines and labor unions relating to union representation and collective bargaining agreements (CBAs). When an RLA CBA becomes amendable, if either party to the agreement wishes to modify its terms, it must notify the other party in the manner prescribed under the RLA and as agreed by the parties. Under the RLA, the parties must meet for direct negotiations, and, if no agreement is reached during direct negotiations between the parties, either party may request that the NMB appoint a federal mediator. The RLA prescribes no timetable for the direct negotiation and mediation processes, and it is not unusual for those processes to last for many months or even several years. If no agreement is reached in mediation, the NMB in its discretion may declare that an impasse exists and proffer binding arbitration to the parties. Either party may decline to submit to arbitration, and if arbitration is rejected by either party, a 30-day "cooling off" period commences. During or after that period, a Presidential Emergency Board (PEB) may be established, which examines the parties' positions and recommends a solution. The PEB process lasts for 30 days and is followed by another 30-day "cooling off" period. At the end of a "cooling off" period, unless an agreement is reached or action is taken by Congress, the labor organization may exercise "self-help," such as a strike, and the airline may resort to its own "self-help," including the imposition of any or all of its proposed amendments to the CBA and the hiring of new employees to replace any striking workers.

None of the unions representing our employees presently may lawfully engage in concerted refusals to work, such as strikes, slow-downs, sick-outs or other similar activity, against us. Nonetheless, there is a risk that disgruntled employees, either with or without union involvement, could engage in one or more concerted refusals to work that could individually or collectively harm the operation of our airline and impair our financial performance.

The following table shows our domestic airline employee groups that are represented by unions:

| Union | Class or Craft | Employees (1) | Contract Amendable Date | |
|--|----------------------------------|---------------|---------------------------------|--|
| Mainline: (2) | | | | |
| Allied Pilots Association (APA) | Pilots | 13,200 | 2020 | |
| Association of Professional Flight Attendants (APFA) | Flight Attendants | 24,900 | 2019 | |
| Airline Customer Service Employee Association – Communications Workers of America and International Brotherhood of Teamsters (CWA-IBT) | Passenger Service | 16,000 | 2020 | |
| Transport Workers Union and International Association of Machinists & Aerospace Workers (TWU-IAM Association) | Mechanics and Related | 12,400 | 2018 | |
| TWU-IAM Association | Fleet Service | 16,700 | 2018 | |
| TWU-IAM Association | Stock Clerks | 1,900 | 2018 | |
| TWU-IAM Association | Flight Simulator Engineers | 150 | 2021 | |
| TWU-IAM Association | Maintenance Control Technicians | 200 | 2018 | |
| TWU-IAM Association | Maintenance Training Instructors | 50 | 2018 | |
| TWU (Transport Workers Union) | Dispatchers | 450 | 2021 | |
| TWU | Flight Crew Training Instructors | 300 | 2021 | |
| Envoy: (3) | | | | |
| Air Line Pilots Associations (ALPA) | Pilots | 2,200 | 2024 | |
| Association of Flight Attendants-CWA (AFA) | Flight Attendants | 1,300 | 2020 | |
| TWU | Ground School Instructors | 10 | 2019 | |
| TWU | Mechanics and Related | 1,300 | 2020 | |
| TWU | Stock Clerks | 150 | 2020 | |
| TWU | Fleet Service Clerks | 3,500 | 2019 | |
| TWU | Dispatchers | 60 | 2019 | |
| Communications Workers of America (CWA) | Passenger Service | 4,300 | Initial Contract in Negotiation | |
| Piedmont: (3) | | | | |
| ALPA | Pilots | 550 | 2024 | |
| AFA | Flight Attendants | 300 | 2019 | |
| International Brotherhood of Teamsters (IBT) | Mechanics | 350 | 2021 | |
| IBT | Stock Clerks | 50 | 2021 | |
| CWA | Fleet and Passenger Service | 3,400 | 2017 | |
| IBT | Dispatchers | 20 | 2019 | |
| ALPA | Flight Crew Training Instructors | 40 | 2024 | |
| PSA: (3) | | | | |
| ALPA | Pilots | 1,500 | 2023 | |
| AFA | Flight Attendants | 1,000 | 2017 | |
| International Association of Machinists & Aerospace Workers (IAM) | Mechanics | 350 | 2016 | |
| TWU | Dispatchers | 50 | 2022 | |

⁽¹⁾ Approximate number of active full-time equivalent employees as of December 31, 2017.

- Our union-represented mainline employees are covered by agreements that are not currently amendable. Joint collective bargaining agreements (JCBAs) have been reached with post-Merger employee groups, except the maintenance, fleet service, stock clerks, maintenance control technicians and maintenance training instructors represented by the TWU-IAM Association who are covered by separate CBAs that become amendable in the third quarter of 2018. Until those agreements become amendable, negotiations for JCBAs will be conducted outside the traditional RLA bargaining process as described above, and, in the meantime, no self-help will be permissible.
- (3) Among our wholly-owned regional subsidiaries, the PSA mechanics and flight attendants have agreements that are now amendable and are engaged in traditional RLA negotiations. The Envoy passenger service employees are engaged in traditional RLA negotiations for an initial CBA. The Piedmont fleet and passenger service employees have reached a tentative five-year agreement which is subject to membership ratification.

For more discussion, see Part I, Item 1A. Risk Factors – "Union disputes, employee strikes and other labor-related disruptions may adversely affect our operations."

Aircraft Fuel

Our operations and financial results are significantly affected by the availability and price of jet fuel, which is our second largest expense. Based on our 2018 forecasted mainline and regional fuel consumption, we estimate that a one cent per gallon increase in aviation fuel price would increase our 2018 annual fuel expense by \$45 million.

The following table shows annual aircraft fuel consumption and costs, including taxes, for our mainline and regional operations for 2017, 2016 and 2015 (gallons and aircraft fuel expense in millions).

| <u>Year</u> | Gallons | Average Price per Gallon | Aircraft Fuel Expense | Percent of Total Operating Expenses |
|-------------|---------|-----------------------------|--------------------------|-------------------------------------|
| 2017 | 4,352 | \$1.73 | \$7,510 | 19.7% |
| 2016 | 4,347 | 1.42 | 6,180 | 17.7% |
| 2015 | 4,323 | 1.72 | 7,456 | 21.4% |

As of December 31, 2017, we did not have any fuel hedging contracts outstanding to hedge our fuel consumption. As such, and assuming we do not enter into any future transactions to hedge our fuel consumption, we will continue to be fully exposed to fluctuations in fuel prices. Our current policy is not to enter into transactions to hedge our fuel consumption, although we review that policy from time to time based on market conditions and other factors.

Fuel prices have fluctuated substantially over the past several years. We cannot predict the future availability, price volatility or cost of aircraft fuel. Natural disasters (including hurricanes or similar events in the U.S. Southeast and on the Gulf Coast where a significant portion of domestic refining capacity is located), political disruptions or wars involving oil-producing countries, changes in fuel-related governmental policy, the strength of the U.S. dollar against foreign currencies, changes in access to petroleum product pipelines and terminals, speculation in the energy futures markets, changes in aircraft fuel production capacity, environmental concerns and other unpredictable events may result in fuel supply shortages, distribution challenges, additional fuel price volatility and cost increases in the future. See Part I, Item 1A. Risk Factors – "Our business is very dependent on the price and availability of aircraft fuel. Continued periods of high volatility in fuel costs, increased fuel prices or significant disruptions in the supply of aircraft fuel could have a significant negative impact on our operating results and liquidity."

Seasonality and Other Factors

Due to the greater demand for air travel during the summer months, revenues in the airline industry in the second and third quarters of the year tend to be greater than revenues in the first and fourth quarters of the year. General economic conditions, fears of terrorism or war, fare initiatives, fluctuations in fuel prices, labor actions, weather, natural disasters, outbreaks of disease and other factors could impact this seasonal pattern. Therefore, our quarterly results of operations are not necessarily indicative of operating results for the entire year, and historical operating results in a quarterly or annual period are not necessarily indicative of future operating results.

Domestic and Global Regulatory Landscape

General

Airlines are subject to extensive domestic and international regulatory requirements. Domestically, the DOT and the Federal Aviation Administration (FAA) exercise significant regulatory authority over air carriers.

The DOT, among other things, oversees domestic and international codeshare agreements, international route authorities, competition and consumer protection matters such as advertising, denied boarding compensation and baggage liability. The Antitrust Division of the Department of Justice (DOJ), along with the DOT in certain instances, have jurisdiction over airline antitrust matters.

The FAA similarly exercises safety oversight and regulates most operational matters of our business, including how we operate and maintain our aircraft. FAA requirements cover, among other things, required technology and necessary onboard equipment; systems, procedures and training necessary to ensure the continuous airworthiness of our fleet of aircraft; safety measures and equipment; crew scheduling limitations and experience requirements; and many other technical aspects of airline operations. Additionally, the FAA sets pilot qualification standards and imposes complex rest requirements for pilots, as well as stringent duty period requirements for pilots and flight attendants.

The FAA also controls the national airspace system, including operational rules and fees for air traffic control (ATC) services. The efficiency, reliability and capacity of the ATC network has a significant impact on our costs and on the timeliness of our operations.

The U.S. Postal Service has jurisdiction over certain aspects of the transportation of mail and related services.

Airport Access and Operations

Domestically, any U.S. airline authorized by the DOT is generally free to operate scheduled passenger service between any two points within the U.S. and its territories, with the exception of certain airports that require landing and take-off rights and authorizations (slots) and other facilities, and certain airports that impose geographic limitations on operations or curtail operations based on the time of day. Operations at three major domestic airports we serve (John F. Kennedy International Airport (JFK) and La Guardia Airport (LGA) in New York City, and Ronald Reagan Washington National Airport (DCA) in Washington, D.C.) and many foreign airports we serve (including London Heathrow Airport (LHR)) are regulated by governmental entities through allocations of slots or similar regulatory mechanisms that limit the rights of carriers to conduct operations at those airports. Each slot represents the authorization to land at or take off from the particular airport during a specified time period. In addition to slot restrictions, operations at LGA and DCA are also limited based on the stage length of the flight.

Our ability to provide service can also be impaired at airports, such as ORD and LAX, where the airport gate and other facilities are inadequate to accommodate all of the service that we would like to provide.

Existing law also permits domestic local airport authorities to implement procedures and impose restrictions designed to abate noise, provided such procedures and restrictions do not unreasonably interfere with interstate or foreign commerce or the national transportation system. In some instances, these restrictions have caused curtailments in service or increases in operating costs.

Airline Fares, Taxes and User Fees

Airlines are permitted to establish their own domestic fares without governmental regulation. The DOT maintains authority over certain international fares, rates and charges, but applies this authority on a limited basis. In addition, international fares and rates are sometimes subject to the jurisdiction of the governments of the foreign countries which we serve.

Airlines are obligated to collect a federal excise tax, commonly referred to as the "ticket tax," on domestic and international air transportation, and to collect other taxes and charge other fees, such as foreign taxes, security fees and passenger facility charges. Although these taxes and fees are not our operating expenses, they represent an additional cost to our customers. These taxes and fees are subject to increase from time to time.

DOT Passenger Protection Rules

The DOT regulates airline interactions with passengers through the ticketing process, at the airport and on board the aircraft. Among other things, these regulations govern how our fares are displayed online, required customer disclosures, access by disabled passengers, handling of long onboard flight delays and reporting of mishandled bags. In addition, the DOT is likely to issue a regulation in 2018 that would require air carriers to refund checked bag fees in the event of certain delays in delivery.

International

International air transportation is subject to extensive government regulation, including aviation agreements between the U.S. and other countries or governmental authorities, such as the European Union (EU). Moreover, alliances with international carriers may be subject to the jurisdiction and regulations of various foreign agencies. The U.S. government has negotiated "open skies" agreements with over 120 countries, which allow unrestricted route authority access between the U.S. and the foreign markets. While the U.S. has worked to increase the number of countries with which open skies agreements are in effect, a number of markets important to us, including China, do not have open skies agreements.

In addition, foreign countries impose passenger protection rules, which are analogous to, and often meet or exceed the requirements of, the DOT passenger protection rules discussed above. In cases where these foreign requirements exceed the DOT rules, we may bear additional burdens and liabilities. Further, various foreign airport authorities impose noise restrictions at their local airports.

Security

Since shortly after the events of September 11, 2001, substantially all aspects of civil aviation security in the U.S. or affecting U.S. carriers have been controlled or regulated by the federal government through the Transportation Security Administration (TSA). Requirements include flight deck security; carriage of federal air marshals at no charge; enhanced security screening of passengers, baggage, cargo, mail, employees and vendors; fingerprint-based background checks of all employees and vendor employees with access to secure areas of airports; and the provision of certain passenger data to the federal government and other international border security authorities, for security and immigration controls. Funding for the TSA is provided by a combination of air carrier fees, passenger fees and taxpayer funds. Customs and Border Protection, which, like the TSA, is part of the Department of Homeland Security, also promulgates requirements, performs services and collects fees that impact our provision of services. Additionally, we have at times found it necessary or desirable to make significant expenditures to comply with security-related requirements while seeking to reduce their impact on our customers, such as expenditures for automated security screening lines at airports.

Environmental Matters

Environmental Regulation

The airline industry is subject to various laws and government regulations concerning environmental matters in the U.S. and other countries. U.S. federal laws that have a particular impact on our operations include the Airport Noise and Capacity Act of 1990, the Clean Air Act, the Resource Conservation and Recovery Act, the Clean Water Act, the Safe Drinking Water Act and the Comprehensive Environmental Response, Compensation and Liability Act (Superfund Act). The U.S. Environmental Protection Agency (EPA) and other federal agencies have been authorized to promulgate regulations that have an impact on our operations. In addition to these federal activities, various states have been delegated certain authorities under the aforementioned federal statutes. Many state and local governments have adopted environmental laws and regulations which are similar to or stricter than federal requirements.

Revised underground storage tank regulations issued by the EPA in 2015 have affected certain airport fuel hydrant systems, with modifications of such systems needed in order to comply with applicable portions of the revised regulations. In addition, related to the EPA and state regulations pertaining to stormwater management, several U.S. airport authorities are actively engaged in efforts to limit discharges of deicing fluid into the environment, often by requiring airlines to participate in the building or reconfiguring of airport deicing facilities.

The environmental laws to which we are subject include those related to responsibility for potential soil and groundwater contamination. We are conducting investigation and remediation activities to address soil and groundwater conditions at several sites, including airports and maintenance bases. We anticipate that the ongoing costs of such activities will not have a material impact on our operations. In addition, we have been named as a potentially responsible party (PRP) at certain Superfund sites. Our alleged volumetric contributions at such sites are relatively small in comparison to total contributions of all PRPs; we anticipate that any future payments of costs at such sites will not have a material impact on our operations.

Aircraft Emissions and Climate Change Requirements

Many aspects of our operations are subject to increasingly stringent environmental regulations and concerns about climate change and greenhouse gas (GHG) emissions. For example, the EU has established the Emissions Trading Scheme (ETS) to regulate GHG emissions in the EU. The EU adopted a directive in 2008 under which each EU member state is required to extend the ETS to aviation operations. However, the EU ETS has never fully been imposed, in large part due to the global effort to moderate international aviation emissions solely through the International Civil Aviation Organization (ICAO). The U.S. enacted legislation in November 2012 intended to encourage an international solution through ICAO, but which also authorizes the U.S. Secretary of Transportation to prohibit U.S. airlines from participating in the ETS.

In October 2016, ICAO passed a resolution adopting the ICAO Carbon Offsetting and Reduction Scheme for International Aviation (CORSIA), which is a global, market-based emissions offset program to encourage carbon-neutral growth beyond 2020. The CORSIA applies to international aviation, and does not directly impact domestic U.S. flights. The CORSIA was supported by the board of Airlines for America (the principal U.S. airline trade association), the International Air Transport Association (IATA) (the principal international airline trade association), and by American and many other U.S. and foreign airlines. The CORSIA will increase operating costs for American and most other airlines, including other U.S. airlines that operate internationally, but the implementation of a global program, as compared to regional emission reduction schemes, should ensure that resulting increases in operating costs will be more predictable and more evenly applied to American and its competitors since there will be a common global regulatory regime. The CORSIA is expected to be implemented in phases, beginning in 2021. Certain details still need to be developed and the impact of the CORSIA cannot be fully predicted. The EU has extended its stay on the extra-territorial application of the EU ETS as applied to international flights to/from the European Economic Area (EAA) through year-end 2023, contingent on successful implementation of the ICAO CORSIA. Thereafter, the EU will assess the ICAO CORSIA implementation and decide the future status of the EU ETS as applied to international aviation to/from the EAA.

In 2018, the EPA is expected to finalize a rule implementing aircraft engine GHG emission standards. It is anticipated that the EPA rule will closely align with recent ICAO carbon dioxide emission standards. The new standards, which were supported by the airline industry and manufacturers, would apply to new type aircraft certified beginning in 2020, and would be phased in for newly manufactured existing aircraft type designs starting in 2023.

In addition, several states, have adopted or are considering initiatives to regulate emissions of GHGs, primarily through the planned development of GHG emissions inventories and/or regional GHG cap and trade programs.

We have taken a number of actions that mitigate our GHG emissions and conserve fuel such as:

- Retiring older aircraft and replacing them with new, more fuel-efficient aircraft;
- Reducing fuel consumption through our Fuel Smart Program, which is an employee-led effort to safely reduce fuel consumption;
- Working with the FAA and vendors to facilitate efficient airspace procedures, which also reduces aircraft emissions;
- Replacing existing cargo containers with lightweight versions;
- Replacing older, inefficient ground support equipment with new, more fuel-efficient ground support equipment, including alternativefuel and electric powered equipment;
- Purchasing renewable energy to reduce indirect emissions;
- Seeking certification of certain buildings to the U.S. Green Building Council's Leadership in Energy and Environmental Design (LEED) standard; and
- Entering into partnerships with certain companies to further explore potential production pathways for sustainable alternative jet fuel.

For further information, see our annual Corporate Responsibility Report, available on our website at www.aa.com. None of the information or contents of our website is incorporated into this Annual Report on Form 10-K.

Impact of Regulatory Requirements on Our Business

Regulatory requirements, including but not limited to those discussed above, affect operations and increase operating costs for the airline industry, including our airline subsidiaries, and future regulatory developments may continue to do the same in the future. See Part I, Item 1A. Risk Factors – "Evolving data security and privacy requirements could increase our costs, and any significant data security incident could disrupt our operations, harm our reputation, expose us to legal risks and otherwise materially adversely affect our business, results of operations and financial condition," "If we are unable to obtain and maintain adequate facilities and infrastructure throughout our system and, at some airports, adequate slots, we may be unable to operate our existing flight schedule and to expand or change our route network in the future, which may have a material adverse impact on our operations," "Our business is subject to extensive government regulation, which may result in increases in our costs, disruptions to our operations, limits on our operating flexibility, reductions in the demand for air travel, and competitive disadvantages," "The airline industry is heavily taxed," "We are subject to many forms of environmental and noise regulation and may incur substantial costs as a result" and "We are subject to risks associated with climate change, including increased regulation to reduce emissions of greenhouse gases" for additional information.

Available Information

Use of Websites to Disclose Information

Our website is located at www.aa.com. We have made and expect in the future to make public disclosures to investors and the general public of information regarding AAG and its subsidiaries by means of the investor relations section of our website as well as through the use of our social media sites, including Facebook and Twitter. In order to receive notification regarding new postings to our website, investors are encouraged to enroll on our website to receive automatic email alerts (see https://americanairlines.gcs-web.com/email-alerts), "follow" American (@AmericanAirlines) on Twitter and "like" American on its Facebook page (www.facebook.com/AmericanAirlines). None of the information or contents of our website or social media postings is incorporated into this Annual Report on Form 10-K.

Availability of SEC Reports

A copy of this Annual Report on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and amendments to those reports are available free of charge on our website as soon as reasonably practicable after we electronically file such material with, or furnish it to, the SEC. The SEC also maintains a website that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC at www.sec.gov. The public may also read and copy materials we file with the SEC at the SEC's Public Reference Room at 100 F. Street, NE, Washington, DC 20549. The public may obtain information on the operation of the Public Reference Room by calling the SEC at 1-800-SEC-0330.

ITEM 1A. RISK FACTORS

Below are certain risk factors that may affect our business, results of operations and financial condition, or the trading price of our common stock or other securities. We caution the reader that these risk factors may not be exhaustive. We operate in a continually changing business environment, and new risks and uncertainties emerge from time to time. Management cannot predict such new risks and uncertainties, nor can it assess the extent to which any of the risk factors below or any such new risks and uncertainties, or any combination thereof, may impact our business.

Downturns in economic conditions could adversely affect our business.

Due to the discretionary nature of business and leisure travel spending and the highly competitive nature of the airline industry, our revenues are heavily influenced by the condition of the U.S. economy and economies in other regions of the world. Unfavorable conditions in these broader economies have resulted, and may result in the future, in decreased passenger demand for air travel, changes in booking practices and related reactions by our competitors, all of which in turn have had, and may have in the future, a strong negative effect on our business. See also "The airline industry is intensely competitive and dynamic" below.

Our business is very dependent on the price and availability of aircraft fuel. Continued periods of high volatility in fuel costs, increased fuel prices or significant disruptions in the supply of aircraft fuel could have a significant negative impact on our operating results and liquidity.

Our operating results are materially impacted by changes in the availability, price volatility and cost of aircraft fuel, which represents one of the largest single cost items in our business. Jet fuel market prices have fluctuated substantially over the past several years and prices continue to be highly volatile.

Because of the amount of fuel needed to operate our business, even a relatively small increase or decrease in the price of fuel can have a material effect on our operating results and liquidity. Due to the competitive nature of the airline industry and unpredictability of the market for air travel, we can offer no assurance that we may be able to increase our fares, impose fuel surcharges or otherwise increase revenues or decrease other operating costs sufficiently to offset fuel price increases. Similarly, we cannot predict the effect or the actions of our competitors if the current relatively low fuel prices remain in place for a significant period of time or fuel prices decrease in the future.

Although we are currently able to obtain adequate supplies of aircraft fuel, we cannot predict the future availability, price volatility or cost of aircraft fuel. Natural disasters (including hurricanes or similar events in the U.S. Southeast and on the Gulf Coast where a significant portion of domestic refining capacity is located), political disruptions or wars involving oil-producing countries, changes in fuel-related governmental policy, the strength of the U.S. dollar against foreign currencies, changes in access to petroleum product pipelines and terminals, speculation in the energy futures markets, changes in aircraft fuel production capacity, environmental concerns and other unpredictable events may result in fuel supply shortages, distribution challenges, additional fuel price volatility and cost increases in the future. Any of these factors or events could cause a disruption in oil production, refinery operations or pipeline capacity and possibly result in significant increases in the price of aircraft fuel and diminished availability of aircraft fuel supply.

Our aviation fuel purchase contracts generally do not provide meaningful price protection against increases in fuel costs. Our current policy is not to enter into transactions to hedge our fuel consumption, although we review this policy from time to time based on market conditions and other factors. Accordingly, as of December 31, 2017, we did not have any fuel hedging contracts outstanding. As such, and assuming we do not enter into any future transactions to hedge our fuel consumption, we will continue to be fully exposed to fluctuations in fuel prices. See also the discussion in Part II, Item 7A. Quantitative and Qualitative Disclosures About Market Risk – "Aircraft Fuel."

The airline industry is intensely competitive and dynamic.

Our competitors include other major domestic airlines and foreign, regional and new entrant airlines, as well as joint ventures formed by some of these airlines, many of which have more financial or other resources and/or lower cost structures than ours, as well as other forms of transportation, including rail and private automobiles. In many of our markets we compete with at least one low-cost air carrier. Our revenues are sensitive to the actions of other carriers in many areas including pricing, scheduling, capacity, amenities, loyalty benefits and promotions, which can have a substantial adverse impact not only on our revenues, but on overall industry revenues. These factors may become even more significant in periods when the industry experiences large losses, as airlines under financial stress, or in bankruptcy, may institute pricing structures intended to achieve near-term survival rather than long-term viability.

Low-cost carriers, including so-called ultra-low-cost carriers, have a profound impact on industry revenues. Using the advantage of low unit costs, these carriers offer lower fares in order to shift demand from larger, more established airlines, and represent significant competitors, particularly for customers who fly infrequently and are price sensitive and tend not to be loyal to any one particular carrier. While historically these carriers have provided competition in domestic markets, we have recently experienced new competition from low-cost carriers on international routes. A number of these low-cost carriers have announced growth strategies including commitments to acquire significant numbers of new aircraft for delivery in the next few years. These low-cost carriers are attempting to continue to increase their market share through growth and, potentially, consolidation, and could continue to have an impact on our revenues and overall performance. In addition, we and several other large network carriers have announced "basic economy" fares designed to compete against low-cost carriers and we cannot predict whether these initiatives will be successful or the competitive reaction of the low-cost carriers. Additionally, competition is also increasing from low cost airlines executing international long-haul expansion strategies, including, for example, Icelandair, Norwegian Air Shuttle and Wow Air. The actions of the low-cost carriers, including those described above, could have a material adverse effect on our operations and financial performance.

Our presence in international markets, such as Asia, is not as extensive as that of some of our competitors. In providing international air transportation, we compete to provide scheduled passenger and cargo service between the U.S. and various overseas locations with U.S. airlines, foreign investor-owned airlines and foreign state-owned or state-affiliated airlines. Competition is increasing from foreign state-owned and state-affiliated airlines in the Gulf region, including Emirates, Etihad Airways and Qatar Airways. These carriers have large numbers of international widebody aircraft in service and on order and are increasing service to the U.S. from locations both in and outside the Middle East. We believe these carriers benefit from significant government subsidies, which has allowed them to grow quickly, reinvest in their product and expand their global presence. Our international service exposes us to foreign economies and the potential for reduced demand, such as we have recently experienced in Venezuela, when any foreign country we serve suffers adverse local economic conditions. In addition, open skies agreements with an increasing number of countries around the world provide international airlines with open access to U.S. markets. See also "Our business is subject to extensive government regulation, which may result in increases in our costs, disruptions to our operations, limits on our operating flexibility, reductions in the demand for air travel, and competitive disadvantages."

Certain airline alliances, joint ventures and joint businesses have been, or may in the future be, granted immunity from antitrust regulations by governmental authorities for specific areas of cooperation, such as joint pricing decisions. To the extent alliances formed by our competitors can undertake activities that are not available to us, our ability to effectively compete may be hindered. Our ability to attract and retain customers is dependent upon, among other things, our ability to offer our customers convenient access to desired markets. Our business could be adversely affected if we are unable to maintain or obtain alliance and marketing relationships with other air carriers in desired markets.

We have established antitrust-immunized JBAs with British Airways, Iberia and Finnair, and separately with Japan Airlines. In October 2017, American and its transatlantic partners executed an amended and restated JBA which, among other things, extends the term of the agreement. Also, we had previously signed a revised JBA with Qantas Airways and applied for antitrust immunity with the DOT for the revised relationship, but we withdrew that application in November 2016 after it was tentatively denied by the DOT. We intend to file a new application for antitrust immunity with the DOT this year, which, if granted, would allow us to further expand our relationship with Qantas Airways. In addition, we have signed JBAs with certain air carriers of the LATAM Airlines Group and have applied for antitrust immunity in the relevant jurisdictions affected by such agreements, which applications have been approved in some jurisdictions, but are still pending in other jurisdictions, including the United States and Chile. The foregoing arrangements are important aspects of our international network and we are dependent on the performance of the other airlines party to those agreements. No assurances can be given as to any benefits that we may derive from such arrangements or any other arrangements that may ultimately be implemented.

Additional mergers and other forms of industry consolidation, including antitrust immunity grants, may take place and may not involve us as a participant. Depending on which carriers combine and which assets, if any, are sold or otherwise transferred to other carriers in connection with any such combinations, our competitive position relative to the post-combination carriers or other carriers that acquire such assets could be harmed. In addition, as carriers combine through traditional mergers or antitrust immunity grants, their route networks will grow, and that growth will result in greater overlap with our network, which in turn could result in lower overall market share and revenues for us. Such consolidation is not limited to the U.S., but could include further consolidation among international carriers in Europe and elsewhere.

Additionally, our AAdvantage loyalty program, which is an important element of our sales and marketing programs, faces significant and increasing competition from the loyalty programs offered by other travel companies, as well as from similar loyalty benefits offered by banks and other financial services companies. Competition among loyalty programs is intense regarding the rewards, fees, required usage, and other terms and conditions of these programs. These competitive factors

affect our ability to attract and retain customers, increase usage of our loyalty program and maximize the revenue generated by our loyalty program.

Evolving data security and privacy requirements could increase our costs, and any significant data security incident could disrupt our operations, harm our reputation, expose us to legal risks and otherwise materially adversely affect our business, results of operations and financial condition.

Our business requires the secure processing and storage of sensitive information relating to our customers, employees, business partners and others. However, like any global enterprise operating in today's digital business environment, we are subject to threats to the security of our networks and data, including threats potentially involving criminal hackers, hacktivists, state-sponsored actors, corporate espionage, employee malfeasance, and human or technological error. These threats continue to increase as the frequency, intensity and sophistication of attempted attacks and intrusions increase around the world. We have been the target of cybersecurity attacks in the past and expect that we will continue to be in the future.

Furthermore, in response to these threats there has been heightened legislative and regulatory focus on data privacy and security in the U.S., the EU and elsewhere, particularly with respect to critical infrastructure providers, including those in the transportation sector. As a result, we must comply with a growing and fast-evolving set of legal requirements in this area, including substantive cybersecurity standards as well as requirements for notifying regulators and affected individuals in the event of a data security incident. This regulatory environment is increasingly challenging and may present material obligations and risks to our business, including significantly expanded compliance burdens, costs and enforcement risks. For example, in May 2018, the EU's new General Data Protection Regulation, commonly referred to as GPDR, will come into effect, which will impose a host of new data privacy and security requirements, imposing significant costs on us and carrying substantial penalties for non-compliance.

In addition, many of our commercial partners, including credit card companies, have imposed data security standards that we must meet. In particular, we are required by the Payment Card Industry Security Standards Council, founded by the credit card companies, to comply with their highest level of data security standards. While we continue our efforts to meet these standards, new and revised standards may be imposed that may be difficult for us to meet and could increase our costs.

A significant cybersecurity incident could result in a range of potentially material negative consequences for us, including unauthorized access to, disclosure, modification, misuse, loss or destruction of company systems or data; theft of sensitive, regulated or confidential data, such as personal identifying information or our intellectual property; the loss of functionality of critical systems through ransomware, denial of service or other attacks; and business delays, service or system disruptions, damage to equipment and injury to persons or property. The costs and operational consequences of responding to and remediating an incident may be substantial. Further, we could be exposed to litigation, regulatory enforcement or other legal action as a result of an incident, carrying the potential for damages, fines, sanctions or other penalties, as well injunctive relief requiring costly compliance measures. A cybersecurity incident could also impact our brand, harm our reputation and adversely impact our relationship with our customers, employees and stockholders. Failure to appropriately address these issues could also give rise to potentially material legal risks and liabilities.

Our high level of debt and other obligations may limit our ability to fund general corporate requirements and obtain additional financing, may limit our flexibility in responding to competitive developments and cause our business to be vulnerable to adverse economic and industry conditions.

We have significant amounts of indebtedness and other obligations, including pension obligations, obligations to make future payments on flight equipment and property leases, and substantial non-cancelable obligations under aircraft and related spare engine purchase agreements. Moreover, currently a substantial portion of our assets are pledged to secure our indebtedness. Our substantial indebtedness and other obligations could have important consequences. For example, they:

- may make it more difficult for us to satisfy our obligations under our indebtedness;
- may limit our ability to obtain additional funding for working capital, capital expenditures, acquisitions, investments, integration
 costs, and general corporate purposes, and adversely affect the terms on which such funding can be obtained;
- require us to dedicate a substantial portion of our cash flow from operations to payments on our indebtedness and other obligations, thereby reducing the funds available for other purposes;
- make us more vulnerable to economic downturns, industry conditions and catastrophic external events, particularly relative to competitors with lower relative levels of financial leverage;

- contain covenants requiring us to maintain an aggregate of at least \$2.0 billion of unrestricted cash and cash equivalents and amounts available to be drawn under revolving credit facilities:
- contain restrictive covenants that could:
 - limit our ability to merge, consolidate, sell assets, incur additional indebtedness, issue preferred stock, make investments and pay dividends;
 - significantly constrain our ability to respond, or respond quickly, to unexpected disruptions in our own operations, the U.S. or
 global economies, or the businesses in which we operate, or to take advantage of opportunities that would improve our
 business, operations, or competitive position versus other airlines;
 - limit our ability to withstand competitive pressures and reduce our flexibility in responding to changing business and economic conditions; and
 - result in an event of default under our indebtedness.

Further, a substantial portion of our long-term indebtedness bears interest at fluctuating interest rates, primarily based on the London interbank offered rate for deposits of U.S. dollars (LIBOR). LIBOR tends to fluctuate based on general interest rates, rates set by the Federal Reserve and other central banks, the supply of and demand for credit in the London interbank market and general economic conditions. We have not hedged our interest rate exposure with respect to our floating rate debt. Accordingly, our interest expense for any particular period will fluctuate based on LIBOR and other variable interest rates. On July 27, 2017, the Financial Conduct Authority (the authority that regulates LIBOR) announced that it intends to stop compelling banks to submit rates for the calculation of LIBOR after 2021. It is unclear whether new methods of calculating LIBOR will be established such that it continues to exist after 2021. The U.S. Federal Reserve, in conjunction with the Alternative Reference Rates Committee, is considering replacing U.S. dollar LIBOR with a newly created index, calculated with a broad set of short-term repurchase agreements backed by treasury securities. It is not possible to predict the effect of these changes, other reforms or the establishment of alternative reference rates in the United Kingdom, the United States or elsewhere. To the extent these interest rates increase, our interest expense will increase, in which event we may have difficulties making interest payments and funding our other fixed costs, and our available cash flow for general corporate requirements may be adversely affected. See also the discussion of interest rate risk in Part II, Item 7A. Quantitative and Qualitative Disclosures About Market Risk – "Interest."

These obligations also impact our ability to obtain additional financing, if needed, and our flexibility in the conduct of our business, and could materially adversely affect our liquidity, results of operations and financial condition.

We will need to obtain sufficient financing or other capital to operate successfully.

Our business plan contemplates continued significant investments related to modernizing our fleet, improving the experience of our customers and updating our facilities. Significant capital resources will be required to execute this plan. We estimate that, based on our commitments as of December 31, 2017, our planned aggregate expenditures for aircraft purchase commitments and certain engines on a consolidated basis for calendar years 2018-2022 would be approximately \$12.3 billion. Accordingly, we will need substantial financing or other capital resources to finance such aircraft and engines. If we are unable to arrange financing for such aircraft at customary advance rates and on terms and conditions acceptable to us, we may need to use cash from operations or cash on hand to purchase such aircraft or may seek to negotiate deferrals for such aircraft with the aircraft manufacturers. Depending on numerous factors, many of which are out of our control, such as the state of the domestic and global economies, the capital and credit markets' view of our prospects and the airline industry in general, and the general availability of debt and equity capital at the time we seek capital, the financing or other capital resources that we will need may not be available to us, or may be available only on onerous terms and conditions. There can be no assurance that we will be successful in obtaining financing or other needed sources of capital to operate successfully. An inability to obtain necessary financing on acceptable terms would have a material adverse impact on our business, results of operations and financial condition.

We have significant pension and other postretirement benefit funding obligations, which may adversely affect our liquidity, results of operations and financial condition.

Our pension funding obligations are significant. The amount of these obligations will depend on the performance of investments held in trust by the pension plans, interest rates for determining liabilities and actuarial experience. The minimum funding obligation applicable to our pension plans was subject to favorable temporary funding rules that expired at the end of 2017. Our minimum pension funding obligations are likely to increase materially beginning in 2019, when we will be required to make cash contributions corresponding to determinations made regarding the 2018 fiscal year. In addition, we may have significant obligations for other postretirement benefits, the ultimate amount of which depends on, among other things, the outcome of an adversary proceeding related to retiree medical and other postretirement benefits and life insurance obligations filed in the Chapter 11 Cases.

If our financial condition worsens, provisions in our credit card processing and other commercial agreements may adversely affect our liquidity.

We have agreements with companies that process customer credit card transactions for the sale of air travel and other services. These agreements allow these processing companies, under certain conditions (including, with respect to certain agreements, the failure of American to maintain certain levels of liquidity), to hold an amount of our cash (a holdback) equal to some or all of the advance ticket sales that have been processed by that credit card processor, but for which we have not yet provided the air transportation. We are not currently required to maintain any holdbacks pursuant to these requirements. These holdback requirements can be modified at the discretion of the credit card processing companies upon the occurrence of specific events, including material adverse changes in our financial condition. An increase in the current holdbacks, up to and including 100% of relevant advanced ticket sales, could materially reduce our liquidity. Likewise, other of our commercial agreements contain provisions that allow other entities to impose less-favorable terms, including the acceleration of amounts due, in the event of material adverse changes in our financial condition.

Union disputes, employee strikes and other labor-related disruptions may adversely affect our operations.

Relations between air carriers and labor unions in the U.S. are governed by the RLA. Under the RLA, CBAs generally contain "amendable dates" rather than expiration dates, and the RLA requires that a carrier maintain the existing terms and conditions of employment following the amendable date through a multi-stage and usually lengthy series of bargaining processes overseen by the NMB. For the dates that the CBAs with our major work groups become amendable under the RLA, see Part I, Item 1. Business – "Employees and Labor Relations."

In the case of a CBA that is amendable under the RLA, if no agreement is reached during direct negotiations between the parties, either party may request that the NMB appoint a federal mediator. The RLA prescribes no timetable for the direct negotiation and mediation processes, and it is not unusual for those processes to last for many months or even several years. If no agreement is reached in mediation, the NMB in its discretion may declare that an impasse exists and proffer binding arbitration to the parties. Either party may decline to submit to arbitration, and if arbitration is rejected by either party, a 30-day "cooling off" period commences. During or after that period, a PEB may be established, which examines the parties' positions and recommends a solution. The PEB process lasts for 30 days and is followed by another 30-day "cooling off" period. At the end of a "cooling off" period, unless an agreement is reached or action is taken by Congress, the labor organization may exercise "self-help," such as a strike, which could materially adversely affect our business, results of operations and financial condition.

None of the unions representing our employees presently may lawfully engage in concerted refusals to work, such as strikes, slow-downs, sick-outs or other similar activity, against us. Nonetheless, there is a risk that disgruntled employees, either with or without union involvement, could engage in one or more concerted refusals to work that could individually or collectively harm the operation of our airline and impair our financial performance. See also Part I, Item 1. Business – "Employees and Labor Relations."

The inability to maintain labor costs at competitive levels would harm our financial performance.

Currently, we believe our labor costs are competitive relative to the other large network carriers. However, we cannot provide assurance that labor costs going forward will remain competitive because we are in negotiations for some new agreements now and other agreements may become amendable, competitors may significantly reduce their labor costs or we may agree to higher-cost provisions unilaterally or in connection with our current or future labor negotiations, such as the employee profit sharing program we instituted effective January 1, 2016, the mid-contract adjustment we provided to our flight attendants and pilots in 2017 and the \$1,000 per employee one-time bonus we announced on January 2, 2018. As of December 31, 2017, approximately 85% of our employees were represented for collective bargaining purposes by labor unions. Some of our unions have brought and may continue to bring grievances to binding arbitration, including those related to wages. Unions may also bring court actions and may seek to compel us to engage in bargaining processes where we believe we have no such obligation. If successful, there is a risk these judicial or arbitral avenues could create material additional costs that we did not anticipate.

Interruptions or disruptions in service at one of our key facilities could have a material adverse impact on our operations.

We operate principally through hubs in Charlotte, Chicago, Dallas/Fort Worth, Los Angeles, Miami, New York, Philadelphia, Phoenix and Washington, D.C. Substantially all of our flights either originate in or fly into one of these locations. A significant interruption or disruption in service at one of our hubs or other airports where we have a significant presence, such as London Heathrow, resulting from ATC delays, weather conditions, natural disasters, growth constraints, relations with third-party service providers (such as electric utility or telecommunications providers), failure of computer systems, disruptions at airport facilities or other key facilities used by us to manage our operations, labor relations, power supplies, fuel supplies, terrorist activities, or otherwise could result in the cancellation or delay of a significant portion of our flights and, as a result, could have a severe impact on our business, results of operations and financial condition. We have minimal control over the operation, quality or maintenance of these services or whether vendors will improve or continue to provide services that are essential to our business.

If we are unable to obtain and maintain adequate facilities and infrastructure throughout our system and, at some airports, adequate slots, we may be unable to operate our existing flight schedule and to expand or change our route network in the future, which may have a material adverse impact on our operations.

In order to operate our existing and proposed flight schedule and, where desirable, add service along new or existing routes, we must be able to maintain and/or obtain adequate gates, check-in counters, operations areas, operations control facilities and administrative support space. As airports around the world become more congested, we are not always able to ensure that our plans for new service can be implemented in a commercially viable manner, given operating constraints at airports throughout our network, including due to inadequate facilities at desirable airports. Further, our operating costs at airports at which we operate, including our hubs, may increase significantly because of capital improvements at such airports that we may be required to fund, directly or indirectly. Additionally, there is presently a significant amount of capital spending underway at major airports in the United States that we serve, and that spending is expected to result in increased costs to airlines and the traveling public that use those facilities as the airports seek to recover these investments through increased rental, landing and other facility costs. In some circumstances, such costs could be imposed by the relevant airport authority without our approval.

In addition, operations at three major domestic airports, certain smaller domestic airports and many foreign airports served by us are regulated by governmental entities through the use of slots or similar regulatory mechanisms that limit the rights of carriers to conduct operations at those airports. Each slot represents the authorization to land at or take off from the particular airport during a specified time period and may have other operational restrictions as well. In the U.S., the DOT and the FAA currently regulate the allocation of slots or slot exemptions at DCA and two New York City airports: JFK and LGA. In addition to slot restrictions, operations at LGA and DCA are also limited based on the stage length of the flight. Our operations at these airports generally require the allocation of slots or similar regulatory authority. Similarly, our operations at international airports in Beijing, Frankfurt, London Heathrow, Paris, Tokyo and other airports outside the U.S. are regulated by local slot authorities pursuant to the IATA Worldwide Scheduling Guidelines and/or applicable local law. Termination of slot controls at some or all of the foregoing airports could affect our operational performance and competitive position. We currently have sufficient slots or analogous authorizations to change our schedules. However, there is no assurance that we will be able to obtain sufficient slots or analogous authorizations in the future or as to the cost of acquiring such rights because, among other reasons, such allocations are often sought after by other airlines and are subject to changes in governmental policies. We cannot provide any assurance that regulatory changes regarding the allocation of slots or similar regulatory authority will not have a material adverse impact on our operations.

Our ability to provide service can also be impaired at airports, such as ORD and LAX, where the airport gate and other facilities are inadequate to accommodate all of the service that we would like to provide, or airports such as Dallas Love Field Airport where we have no access to gates at all.

Any limitation on our ability to acquire or maintain adequate gates, ticketing facilities, operations areas, operations control facilities, slots (where applicable), or office space could have a material adverse effect on our business, results of operations and financial condition.

If we encounter problems with any of our third-party regional operators or third-party service providers, our operations could be adversely affected by a resulting decline in revenue or negative public perception about our services.

A significant portion of our regional operations are conducted by third-party operators on our behalf, primarily under capacity purchase agreements. Due to our reliance on third parties to provide these essential services, we are subject to the risks of disruptions to their operations, which may result from many of the same risk factors disclosed in this report, such as the impact of adverse economic conditions, the inability of third parties to hire or retain necessary personnel, including in particular pilots, and other risk factors, such as an out-of-court or bankruptcy restructuring of any of our regional operators. Many of these third-party regional operators provide significant regional capacity that we would be unable to replace in a short period of time should that operator fail to perform its obligations to us. Volatility in fuel prices, disruptions to capital markets and adverse economic conditions in general have subjected certain of these third-party regional operators to significant financial pressures, which have in the past and may in the future lead to bankruptcies among these operators. We may also experience disruption to our regional operations if we terminate the capacity purchase agreement with one or more of our current operators and transition the services to another provider. Any significant disruption to our regional operations would have a material adverse effect on our business, results of operations and financial condition.

In addition, our reliance upon others to provide essential services on behalf of our operations may result in our relative inability to control the efficiency and timeliness of contract services. We have entered into agreements with contractors to provide various facilities and services required for our operations, including distribution and sale of airline seat inventory, provision of information technology and services, regional operations, aircraft maintenance, ground services and facilities, reservations and baggage handling. Similar agreements may be entered into in any new markets we decide to serve. These agreements are generally subject to termination after notice by the third-party service provider. We are also at risk should one of these service providers cease operations, and there is no guarantee that we could replace these providers on a timely basis with comparably priced providers, or at all. Any material problems with the efficiency and timeliness of contract services, resulting from financial hardships or otherwise, could have a material adverse effect on our business, results of operations and financial condition.

The commercial relationships that we have with airlines, including any related equity investment, may not produce the returns or results we expect.

An important part of our strategy to expand our network has been to expand our commercial relationships with other airlines, such as global alliance, joint business and code share relationships, and, in one recent instance, make a significant equity investment in another airline in connection with initiating such a commercial relationship. We may explore similar non-controlling investments in, and joint ventures and strategic alliances with, other carriers as part of our global business strategy. We face competition in forming these commercial relationships since there are a limited number of potential arrangements and other airlines are looking to enter into similar relationships. Any such existing or future investment could involve significant challenges and risks, including that we may not realize a satisfactory return on our investment or that they may not generate the expected revenue synergies. These events could have a material adverse effect on our business, results of operations and financial condition.

We rely on third-party distribution channels and must manage effectively the costs, rights and functionality of these channels.

We rely on third-party distribution channels, including those provided by or through global distribution systems (GDSs) (e.g., Amadeus, Sabre and Travelport), conventional travel agents and online travel agents (OTAs) (e.g., Expedia, including its booking sites Orbitz and Travelocity, and The Priceline Group), to distribute a significant portion of our airline tickets, and we expect in the future to continue to rely on these channels and hope to expand their ability to distribute and collect revenues for ancillary products (e.g., fees for selective seating). These distribution channels are more expensive and at present have less functionality in respect of ancillary product offerings than those we operate ourselves, such as our website at www.aa.com. Certain of these distribution channels also effectively restrict the manner in which we distribute our products generally. To remain competitive, we will need to manage successfully our distribution costs and rights, increase our distribution flexibility and improve the functionality of our distribution channels, while maintaining an industry-competitive cost structure. These imperatives may affect our relationships with GDSs and OTAs, including as consolidation of OTAs continues or is proposed to continue. Further, as distribution technology changes we will need to continue to update our technology either by acquiring new technology from third parties, building the functionality ourselves, or a combination, which in any event will likely entail significant technological and commercial risk and involve potentially material investments. Any inability to manage our third-party distribution costs, rights and functionality at a competitive level or any material diminishment or disruption in the distribution of our tickets could have a material adverse effect on our business, results of operations and financial condition.

Our business is subject to extensive government regulation, which may result in increases in our costs, disruptions to our operations, limits on our operating flexibility, reductions in the demand for air travel, and competitive disadvantages.

Airlines are subject to extensive domestic and international regulatory requirements. In the last several years, Congress has passed laws, and the DOT, the FAA, the TSA and the Department of Homeland Security have issued a number of directives and other regulations, that affect the airline industry. These requirements impose substantial costs on us and restrict the ways we may conduct our business.

For example, the FAA from time to time issues directives and other regulations relating to the maintenance and operation of aircraft that require significant expenditures or operational restrictions. These requirements can be issued with little or no notice, or can otherwise impact our ability to efficiently or fully utilize our aircraft. The FAA also exercises comprehensive regulatory authority over nearly all technical aspects of our operations. Our failure to comply with such requirements has in the past and may in the future result in fines and other enforcement actions by the FAA or other regulators. In the future, any new regulatory requirements, particularly requirements that limit our ability to operate or price our products, could have a material adverse effect on us and the industry.

The DOT consumer rules that took effect in 2010 require procedures for customer handling during long onboard delays, further regulate airline interactions with passengers through the ticketing process, at the airport, and onboard the aircraft, and require disclosures concerning airline fares and ancillary fees such as baggage fees. Other DOT rules apply to post-ticket purchase price increases and an expansion of tarmac delay regulations to international airlines. Further, Congress has proposed the FAIR Fees Act, which would direct the DOT to prescribe regulations prohibiting an air carrier from imposing change or cancellation fees that are unreasonable or disproportional to the costs incurred by the carrier, as well as establish standards for assessing whether all other fees are reasonable and proportional to the costs incurred by the air carrier.

The Aviation and Transportation Security Act mandates the federalization of certain airport security procedures and imposes additional security requirements on airports and airlines, most of which are funded by a per-ticket tax on passengers and a tax on airlines. Present and potential future security requirements can have the effect of imposing costs and inconvenience on travelers, potentially reducing the demand for air travel.

The results of our operations, demand for air travel, and the manner in which we conduct business each may be affected by changes in law and future actions taken by governmental agencies, including:

- changes in law that affect the services that can be offered by airlines in particular markets and at particular airports, or the types
 of fees that can be charged to passengers;
- the granting and timing of certain governmental approvals (including antitrust or foreign government approvals) needed for codesharing alliances, joint businesses and other arrangements with other airlines;
- restrictions on competitive practices (for example, court orders, or agency regulations or orders, that would curtail an airline's ability to respond to a competitor);
- the adoption of new passenger security standards or regulations that impact customer service standards;

- restrictions on airport operations, such as restrictions on the use of slots at airports or the auction or reallocation of slot rights currently held by us; and
- the adoption of more restrictive locally-imposed noise restrictions.

Each additional regulation or other form of regulatory oversight increases costs and adds greater complexity to airline operations and, in some cases, may reduce the demand for air travel. There can be no assurance that our compliance with new rules, anticipated rules or other forms of regulatory oversight will not have a material adverse effect on us.

Any significant reduction in air traffic capacity at and in the airspace serving key airports in the U.S. or overseas could have a material adverse effect on our business, results of operations and financial condition. In addition, the United States National Airspace System (the ATC system) is not successfully modernizing to meet the growing demand for U.S. air travel. Air traffic controllers rely on outdated procedures and technologies that routinely compel airlines to fly inefficient routes or take significant delays on the ground. The ATC system's inability to manage existing travel demand has led government agencies to implement short-term capacity constraints during peak travel periods or adverse weather conditions in certain markets, resulting in delays and disruptions of air traffic. The outdated technologies also cause the ATC to be less resilient in the event of a failure. For example, an automation failure and an evacuation, in 2015 and 2017, respectively, at the Washington Air Route Control Center resulted in cancellations and delays of hundreds of flights traversing the greater Washington, D.C. airspace.

In the early 2000s, the FAA embarked on a path to modernize the national airspace system, including migration from the current radar-based ATC system to a GPS-based system. This ATC modernization, generally referred to as "NextGen," has been plagued by delays and cost overruns, and it remains uncertain when the full array of benefits expected from ATC modernization will be available to the public and the airlines. Failure to update the ATC system in a timely manner and the substantial funding requirements that may be imposed on airlines of a modernized ATC system may have a material adverse effect on our business. We support legislative efforts that would establish a nimble not-for-profit entity better suited to manage the long-term investments in technology and provide a governance structure needed to successfully implement NextGen and improve the operation of the ATC system.

Our operating authority in international markets is subject to aviation agreements between the U.S. and the respective countries or governmental authorities, such as the EU, and in some cases, fares and schedules require the approval of the DOT and/or the relevant foreign governments. Moreover, alliances with international carriers may be subject to the jurisdiction and regulations of various foreign agencies. Bilateral and multilateral agreements among the U.S. and various foreign governments of countries we serve are subject to periodic renegotiation. We currently operate a number of international routes under government arrangements that limit the number of airlines permitted to operate on the route, the capacity of the airlines providing services on the route, or the number of airlines allowed access to particular airports. If an open skies policy were to be adopted for any of these routes, such an event could have a material adverse impact on us and could result in the impairment of material amounts of our related tangible and intangible assets. In addition, competition from revenue-sharing joint ventures, JBAs, and other alliance arrangements by and among other airlines could impair the value of our business and assets on the open skies routes. For example, the open skies air services agreement between the U.S. and the EU, which took effect in March 2008, provides airlines from the U.S. and EU member states open access to each other's markets, with freedom of pricing and unlimited rights to fly from the U.S. to any airport in the EU, including LHR. As a result of the agreement, we face increased competition in these markets, including LHR. The pending withdrawal of the United Kingdom from the EU, commonly referred to as Brexit, will mandate further modification in the current regulatory regime. Among other things, Brexit will likely require a transition arrangement or new air services agreement involving the U.S. and United Kingdom, and the United Kingdom and EU, to permit our current air services (including those involving our joint business and code share partners) to continue as we currently conduct them. More generally, changes in U.S. or foreign government aviation policies could result in the alteration or termination of such agreements, diminish the value of route authorities, slots or other assets located abroad, or otherwise adversely affect our international operations. The U.S. government has negotiated "open skies" agreements with many countries, which allow unrestricted route authority access between the U.S. and the foreign markets. While the U.S. has worked to increase the number of countries with which open skies agreements are in effect, a number of markets important to us, including China, do not have open skies agreements.

The airline industry is heavily taxed.

The airline industry is subject to extensive government fees and taxation that negatively impact our revenue and profitability. The U.S. airline industry is one of the most heavily taxed of all industries. These fees and taxes have grown significantly in the past decade for domestic flights, and various U.S. fees and taxes also are assessed on international flights. For example, as permitted by federal legislation, most major U.S. airports impose a passenger facility charge per passenger on us. In addition, the governments of foreign countries in which we operate impose on U.S. airlines, including us, various fees and taxes, and these assessments have been increasing in number and amount in recent years. Moreover, we are obligated to collect a federal excise tax, commonly referred to as the "ticket tax," on domestic and international air transportation. We collect the excise tax, along with certain other U.S. and foreign taxes and user fees on air transportation (such as passenger security fees), and pass along the collected amounts to the appropriate governmental agencies. Although these taxes and fees are not operating expenses, they represent an additional cost to our customers. There are continuing efforts in Congress and in other countries to raise different portions of the various taxes, fees, and charges imposed on airlines and their passengers, and we may not be able to recover all of these charges from our customers. Increases in such taxes, fees and charges could negatively impact our business, results of operations and financial condition.

Under DOT regulations, all governmental taxes and fees must be included in the prices we quote or advertise to our customers. Due to the competitive revenue environment, many increases in these fees and taxes have been absorbed by the airline industry rather than being passed on to the customer. Further increases in fees and taxes may reduce demand for air travel, and thus our revenues.

Recent U.S. tax legislation may adversely affect our financial condition, results of operations and cash flows.

Recently enacted U.S. tax legislation has significantly changed the U.S. federal income taxation of U.S. corporations, including by reducing the U.S. corporate income tax rate, limiting interest deductions, permitting immediate expensing of certain capital expenditures, adopting elements of a territorial tax system, revising the rules governing net operating losses (NOLs) and the rules governing foreign tax credits and introducing new anti-base erosion provisions. Many of these changes are effective immediately, without any transition periods or grandfathering for existing transactions. The legislation is unclear in many respects and could be subject to potential amendments and technical corrections, as well as interpretations and implementation regulations by the Treasury and Internal Revenue Service, any of which could materially affect the impacts of the legislation. In addition, it is unclear how these U.S. federal income tax changes will affect state and local taxation, which often uses federal taxable income as a starting point for computing state and local tax liabilities. See Note 6 to AAG's Consolidated Financial Statements in Part II, Item 8B for additional information on income taxes.

While some of the changes made by the tax legislation may adversely affect us in one or more reporting periods and prospectively, other changes may be beneficial on a going forward basis. We continue to work with our tax advisors to determine the full impact of this legislation on us.

Changes to our business model that are designed to increase revenues may not be successful and may cause operational difficulties or decreased demand.

We have recently instituted, and intend to institute in the future, changes to our business model to increase revenues and offset costs. These measures include premium economy service, basic economy service and other low-cost fares, enhancements to our AAdvantage loyalty program, charging separately for services that had previously been included within the price of a ticket and increasing other pre-existing fees. We may introduce additional initiatives in the future; however, as time goes on, we expect that it will be more difficult to identify and implement additional initiatives. We cannot assure you that these measures or any future initiatives will be successful in increasing our revenues. Additionally, the implementation of these initiatives may create logistical challenges that could harm the operational performance of our airline. Also, any new and increased fees might reduce the demand for air travel on our airline or across the industry in general, particularly if weakened economic conditions make our customers more sensitive to increased travel costs or provide a significant competitive advantage to other carriers that determine not to institute similar charges.

The loss of key personnel upon whom we depend to operate our business or the inability to attract additional qualified personnel could adversely affect our business.

We believe that our future success will depend in large part on our ability to retain or attract highly qualified management, technical and other personnel. We may not be successful in retaining key personnel or in attracting other highly qualified personnel. Any inability to retain or attract significant numbers of qualified management and other personnel would have a material adverse effect on our business, results of operations and financial condition.

We may be adversely affected by conflicts overseas or terrorist attacks; the travel industry continues to face ongoing security concerns.

Acts of terrorism or fear of such attacks, including elevated national threat warnings, wars or other military conflicts, may depress air travel, particularly on international routes, and cause declines in revenues and increases in costs. The attacks of September 11, 2001 and continuing terrorist threats, attacks and attempted attacks materially impacted and continue to impact air travel. Increased security procedures introduced at airports since the attacks of September 11, 2001 and any other such measures that may be introduced in the future generate higher operating costs for airlines. The Aviation and Transportation Security Act mandated improved flight deck security, deployment of federal air marshals on board flights, improved airport perimeter access security, airline crew security training, enhanced security screening of passengers, baggage, cargo, mail, employees and vendors, enhanced training and qualifications of security screening personnel, additional provision of passenger data to the U.S. Customs and Border Protection Agency and enhanced background checks. A concurrent increase in airport security charges and procedures, such as restrictions on carry-on baggage, has also had and may continue to have a disproportionate impact on short-haul travel, which constitutes a significant portion of our flying and revenue. Implementation of and compliance with increasingly-complex security and customs requirements will continue to result in increased costs for us and our passengers, and have caused and likely will continue to cause periodic service disruptions and delays. We have at times found it necessary or desirable to make significant expenditures to comply with security-related requirements while seeking to reduce their impact on our customers, such as expenditures for automated security screening lines at airports. As a result of competitive pressure, and the need to improve security screening throughput to support the pace of our operations, it is unlikely that we will be able to capture all security-related costs through increased fares. In addition, we cannot forecast what new security requirements may be imposed in the future, or their impact on our business.

We operate a global business with international operations that are subject to economic and political instability and have been, and in the future may continue to be, adversely affected by numerous events, circumstances or government actions beyond our control.

We operate a global business with significant operations outside of the U.S. Our current international activities and prospects have been and in the future could be adversely affected by reversals or delays in the opening of foreign markets, increased competition in international markets, the performance of our alliance, joint business and codeshare partners in a given market, exchange controls or other restrictions on repatriation of funds, currency and political risks (including changes in exchange rates and currency devaluations), environmental regulation, increases in taxes and fees and changes in international government regulation of our operations, including the inability to obtain or retain needed route authorities and/or slots. In particular, fluctuations in foreign currencies, including devaluations, exchange controls and other restrictions on the repatriation of funds, have significantly affected and may continue to significantly affect our operating performance, liquidity and the value of any cash held outside the U.S. in local currency.

Generally, fluctuations in foreign currencies, including devaluations, cannot be predicted by us and can significantly affect the value of our assets located outside the United States. These conditions, as well as any further delays, devaluations or imposition of more stringent repatriation restrictions, may materially adversely affect our business, results of operations and financial condition.

The United Kingdom held a referendum in June 2016 regarding its membership in the EU in which a majority of the United Kingdom electorate voted in favor of the British government taking the necessary action for the United Kingdom to leave the EU, commonly referred to as Brexit. In March 2017, the United Kingdom served notice of its decision to withdraw to the EU, formally initiating the withdrawal process. Serving this notice began the two-year period for the United Kingdom to negotiate the terms for its withdrawal from the EU. At this time, it is not certain what steps will need to be taken to facilitate the United Kingdom's exit from the EU. The implications of the United Kingdom withdrawing from the EU are similarly unclear at present because it is unclear what relationship the United Kingdom will have with the EU after withdrawal. We face risks associated with the uncertainty following the referendum and the consequences that may flow from the decision to exit the EU, notably given the extent of our passenger and cargo traffic and that of our joint business partners that flows through LHR in the United Kingdom. Among other things, Brexit will likely require a transition arrangement or new air services agreement involving the U.S. and United Kingdom, and the United Kingdom and EU, to permit our current air services (including those involving our joint business and code share partners) to continue as we currently conduct them. Moreover, the exit of the United Kingdom from the EU could adversely affect European or worldwide economic or market conditions and could contribute to further instability in global financial markets. In addition, the exit of the United Kingdom from the EU has created uncertainty as to the future trade relationship between the EU and the United Kingdom, including as to air traffic services. The exit of the United Kingdom could also lead to legal and regulations to replace or replicate, including those governing

aviation, labor, environmental, data protection/privacy, competition and other matters applicable to the provision of air transportation services by us or our alliance, joint business or codeshare partners. The impact on our business of any treaties, laws and regulations that replace the existing EU counterparts cannot be predicted. Any of these effects, and others we cannot anticipate, could materially adversely affect our business, results of operations and financial condition.

We are subject to many forms of environmental and noise regulation and may incur substantial costs as a result.

We are subject to increasingly stringent federal, state, local and foreign laws, regulations and ordinances relating to the protection of the environment and noise reduction, including those relating to emissions to the air, discharges to surface and subsurface waters, safe drinking water, and the management of hazardous substances, oils and waste materials. Compliance with environmental laws and regulations can require significant expenditures, and violations can lead to significant fines and penalties.

We are also subject to other environmental laws and regulations, including those that require us to investigate and remediate soil or groundwater to meet certain remediation standards. Under federal law, generators of waste materials, and current and former owners or operators of facilities, can be subject to liability for investigation and remediation costs at locations that have been identified as requiring response actions. Liability under these laws may be strict, joint and several, meaning that we could be liable for the costs of cleaning up environmental contamination regardless of fault or the amount of waste directly attributable to us. We have liability for investigation and remediation costs at various sites, although such costs currently are not expected to have a material adverse effect on our business.

We have various leases and agreements with respect to real property, tanks and pipelines with airports and other operators. Under these leases and agreements, we have agreed to indemnify the lessor or operator against environmental liabilities associated with the real property or operations described under the agreement, in some cases even if we are not the party responsible for the initial event that caused the environmental damage. We also participate in leases with other airlines in fuel consortiums and fuel committees at airports, where such indemnities are generally joint and several among the participating airlines.

Governmental authorities in several U.S. and foreign cities are also considering, or have already implemented, aircraft noise reduction programs, including the imposition of nighttime curfews and limitations on daytime take offs and landings. We have been able to accommodate local noise restrictions imposed to date, but our operations could be adversely affected if locally-imposed regulations become more restrictive or widespread.

We are subject to risks associated with climate change, including increased regulation to reduce emissions of greenhouse gases.

There is increasing global regulatory focus on climate change and GHG emissions. For example, in October 2016, ICAO passed a resolution adopting the ICAO CORSIA, which is a global, market-based emissions offset program to encourage carbon-neutral growth beyond 2020. The CORSIA was supported by the board of Airlines for America (the principal U.S. airline trade association) and IATA (the principal international airline trade association), and by American and many other U.S. and foreign airlines. The CORSIA will increase operating costs for American and most other airlines, including other U.S. airlines that operate internationally, but the implementation of a global program, as compared to regional emission reduction schemes, should ensure that these costs will be more predictable and more evenly applied to American and its competitors since there will be a common global regulatory regime. The CORSIA is expected to be implemented in phases, beginning in 2021. Certain details still need to be developed and the impact of the CORSIA cannot be fully predicted. While we do not anticipate any significant emissions allowance expenditures in 2018, compliance with the CORSIA or similar emissions-related requirements could significantly increase our operating costs beyond 2018. Further, the potential impact of the CORSIA or other emissions-related requirements on our costs will ultimately depend on a number of factors, including baseline emissions, the price of emission allowances or offsets and the number of future flights subject to such emissions-related requirements. These costs have not been completely defined and could fluctuate.

In addition, in December 2015, at the 21st Conference of the Parties to the United Nations Framework Convention on Climate Change, over 190 countries, including the United States, reached an agreement (the Paris Agreement) to reduce GHG emissions. While the United States has since announced that it will withdraw from the Paris Agreement and there is no express reference to aviation in that agreement, to the extent countries implement that agreement or impose other climate change regulations, either with respect to the aviation industry or with respect to related industries such as the aviation fuel industry, it could have an adverse direct or indirect effect on our business.

In 2018, the EPA is expected to finalize a rule implementing aircraft engine GHG emission standards. It is anticipated that the EPA rule will closely align with recent ICAO carbon dioxide emission standards. The new standards, which were supported

by the airline industry and manufacturers, would apply to new type aircraft certified beginning in 2020, and would be phased in for newly manufactured existing aircraft type designs starting in 2023.

In addition, several states have adopted or are considering initiatives to regulate emissions of GHGs, primarily through the planned development of GHG emissions inventories and/or regional GHG cap and trade programs. Depending on the scope of such regulation, certain of our facilities and operations, or the operations of our suppliers, may be subject to additional operating and other permit requirements, likely resulting in increased operating costs.

These regulatory efforts, both internationally and in the U.S. at the federal and state levels, are still developing, and we cannot yet determine what the final regulatory programs or their impact will be in the U.S., the EU or in other areas in which we do business. However, such climate change-related regulatory activity in the future may adversely affect our business and financial results by requiring us to reduce our emissions, purchase allowances or otherwise pay for our emissions. Such activity may also impact us indirectly by increasing our operating costs, including fuel costs.

We face challenges in integrating our computer, communications and other technology systems.

Among the principal risks of integrating our businesses and operations are the risks relating to integrating various computer, communications and other technology systems that will be necessary to operate US Airways and American as a single airline and to achieve cost synergies by eliminating redundancies in the businesses. While we have to date successfully integrated several of our systems, including our customer reservations system and our pilot and fleet scheduling system, we still have to complete several additional important system integration projects. The integration of these systems in a number of prior airline mergers has taken longer, been more disruptive and cost more than originally forecast. The implementation process to integrate these various systems will involve a number of risks that could adversely impact our business, results of operations and financial condition. New systems will replace multiple legacy systems and the related implementation will be a complex and time-consuming project involving substantial expenditures for implementation consultants, system hardware, software and implementation activities, as well as the transformation of business and financial processes.

We cannot assure you that our security measures, change control procedures or disaster recovery plans will be adequate to prevent disruptions or delays in connection with systems integration or replacement. Disruptions in or changes to these systems could result in a disruption to our business and the loss of important data. Any of the foregoing could result in a material adverse effect on our business, results of operations and financial condition.

We rely heavily on technology and automated systems to operate our business, and any failure of these technologies or systems could harm our business, results of operations and financial condition.

We are highly dependent on existing and emerging technology and automated systems to operate our business. These technologies and systems include our computerized airline reservation system, flight operations systems, financial planning, management and accounting systems, telecommunications systems, website, maintenance systems and check-in kiosks. In order for our operations to work efficiently, our website and reservation system must be able to accommodate a high volume of traffic, maintain secure information and deliver flight information, as well as issue electronic tickets and process critical financial information in a timely manner. Substantially all of our tickets are issued to passengers as electronic tickets. We depend on our reservation system, which is hosted and maintained under a long-term contract by a third-party service provider, to be able to issue, track and accept these electronic tickets. If our technologies or automated systems are not functioning or if our third-party service providers were to fail to adequately provide technical support, system maintenance or timely software upgrades for any one of our key existing systems, we could experience service disruptions or delays, which could harm our business and result in the loss of important data, increase our expenses and decrease our revenues. In the event that one or more of our primary technology or systems vendors goes into bankruptcy, ceases operations or fails to perform as promised, replacement services may not be readily available on a timely basis, at competitive rates or at all, and any transition time to a new system may be significant.

Our technologies and automated systems cannot be completely protected against events that are beyond our control, including natural disasters, power failures, terrorist attacks, cyber-attacks, data theft, equipment and software failures, computer viruses or telecommunications failures. Substantial or sustained system failures could cause service delays or failures and result in our customers purchasing tickets from other airlines. We cannot assure you that our security measures, change control procedures or disaster recovery plans are adequate to prevent disruptions or delays. Disruption in or changes to these technologies or systems could result in a disruption to our business and the loss of important data. Any of the foregoing could result in a material adverse effect on our business, results of operations and financial condition.

We are at risk of losses and adverse publicity stemming from any public incident involving our company, our people or our brand, including any accident or other public incident involving our personnel or aircraft, or the personnel or aircraft of our regional, codeshare or joint business operators.

In a modern world where news can be captured and travel rapidly, we are at risk of adverse publicity stemming from any public incident involving our company, our people or our brand. Such an incident could involve the alleged behavior of any of our more than 100,000 employees. Further, if our personnel or one of our aircraft, or personnel of, or an aircraft that is operated under our brand by, one of our regional operators or an airline with which we have a marketing alliance, joint business or codeshare relationship, were to be involved in a public incident, accident or catastrophe, we could be exposed to significant reputational harm and potential legal liability. The insurance we carry may be inapplicable or inadequate to cover any such incident, accident or catastrophe. In the event that our insurance is inapplicable or not adequate, we may be forced to bear substantial losses from an incident or accident. In addition, any such incident, accident or catastrophe involving our personnel or one of our aircraft (or personnel and aircraft of our regional operators and our codeshare partners) could create an adverse public perception, which could harm our reputation, result in air travelers being reluctant to fly on our aircraft or those of our regional operators or codeshare partners, and adversely impact our business, results of operations and financial condition.

Delays in scheduled aircraft deliveries or other loss of anticipated fleet capacity, and failure of new aircraft to perform as expected, may adversely impact our business, results of operations and financial condition.

The success of our business depends on, among other things, effectively managing the number and types of aircraft we operate. In many cases, the aircraft we intend to operate are not yet in our fleet, but we have contractual commitments to purchase or lease them. If for any reason we are unable to accept or secure deliveries of new aircraft on contractually scheduled delivery dates, this could have a negative impact on our business, results of operations and financial condition. Our failure to integrate newly purchased aircraft into our fleet as planned might require us to seek extensions of the terms for some leased aircraft or otherwise delay the exit of certain aircraft from our fleet. Such unanticipated extensions or delays may require us to operate existing aircraft beyond the point at which it is economically optimal to retire them, resulting in increased maintenance costs. If new aircraft orders are not filled on a timely basis, we could face higher operating costs than planned. In addition, if the aircraft we receive do not meet expected performance or quality standards, including with respect to fuel efficiency and reliability, our business, results of operations and financial condition could be adversely impacted.

We depend on a limited number of suppliers for aircraft, aircraft engines and parts.

We depend on a limited number of suppliers for aircraft, aircraft engines and many aircraft and engine parts. These suppliers continue to consolidate as evidenced by the pending United Technologies acquisition of Rockwell Collins, the pending transaction involving Airbus and Bombardier and the public reports of a possible transaction involving Boeing and Embraer. Due to the limited number of these suppliers, we are vulnerable to any problems associated with the performance of their obligation to supply key aircraft, parts and engines, including design defects, mechanical problems, contractual performance by suppliers, or adverse perception by the public that would result in customer avoidance or in actions by the FAA resulting in an inability to operate our aircraft.

Our business has been and will continue to be affected by many changing economic and other conditions beyond our control, including global events that affect travel behavior, and our results of operations could be volatile and fluctuate due to seasonality.

Our business, results of operations and financial condition have been and will continue to be affected by many changing economic and other conditions beyond our control, including, among others:

- actual or potential changes in international, national, regional and local economic, business and financial conditions, including recession, inflation, higher interest rates, wars, terrorist attacks and political instability;
- changes in consumer preferences, perceptions, spending patterns and demographic trends;
- changes in the competitive environment due to industry consolidation, changes in airline alliance affiliations, and other factors;
- actual or potential disruptions to the ATC systems;
- increases in costs of safety, security, and environmental measures;
- outbreaks of diseases that affect travel behavior; and
- weather and natural disasters.

In particular, an outbreak of a contagious disease such as the Ebola virus, Middle East Respiratory Syndrome, Severe Acute Respiratory Syndrome, H1N1 influenza virus, avian flu, Zika virus or any other similar illness, if it were to become associated with air travel or persist for an extended period, could materially affect the airline industry and us by reducing revenues and adversely impacting our operations and passengers' travel behavior. As a result of these or other conditions beyond our control, our results of operations could be volatile and subject to rapid and unexpected change. In addition, due to generally weaker demand for air travel during the winter, our revenues in the first and fourth quarters of the year could be weaker than revenues in the second and third quarters of the year.

A higher than normal number of pilot retirements, more stringent duty time regulations, increased flight hour requirements for commercial airline pilots, reductions in the number of military pilots entering the commercial workforce and other factors have caused a shortage of pilots that could materially adversely affect our business.

We currently have a higher than normal number of pilots eligible for retirement. Large numbers of pilots in the industry are approaching the FAA's mandatory retirement age of 65. Further, in July 2013, the FAA issued regulations that increased the flight hours required for pilots working for airlines certificated under Part 121 of the Federal Aviation Regulations. In addition, on January 4, 2014, more stringent pilot flight and duty time requirements under Part 117 of the Federal Aviation Regulations took effect. These and other factors, including reductions in the number of military pilots being trained by the U.S. armed forces and available as commercial pilots upon their retirement from military service, have contributed to a shortage of qualified, entry-level pilots and increased compensation costs, particularly for our regional subsidiaries and our other regional partners who are being required by market conditions to pay significantly increased wages and large signing bonuses to their pilots in an attempt to achieve desired staffing levels. The foregoing factors have also led to increased competition from large, mainline carriers attempting to meet their hiring needs. We believe that this industry-wide pilot shortage is becoming an increasing problem for airlines in the United States. Our regional partners have recently been unable to hire adequate numbers of pilots to meet their needs, resulting in a reduction in the number of flights offered, disruptions, increased costs of operations, financial difficulties and other adverse effects, and these circumstances may become more severe in the future and thereby cause a material adverse effect on our business.

Increases in insurance costs or reductions in insurance coverage may adversely impact our operations and financial results.

The terrorist attacks of September 11, 2001 led to a significant increase in insurance premiums and a decrease in the insurance coverage available to commercial air carriers. Accordingly, our insurance costs increased significantly, and our ability to continue to obtain insurance even at current prices remains uncertain. If we are unable to maintain adequate insurance coverage, our business could be materially and adversely affected. Additionally, severe disruptions in the domestic and global financial markets could adversely impact the claims paying ability of some insurers. Future downgrades in the ratings of enough insurers could adversely impact both the availability of appropriate insurance coverage and its cost. Because of competitive pressures in our industry, our ability to pass along additional insurance costs to passengers is limited. As a result, further increases in insurance costs or reductions in available insurance coverage could have an adverse impact on our financial results.

We may be a party to litigation in the normal course of business or otherwise, which could affect our financial position and liquidity.

From time to time, we are a party to or otherwise involved in legal proceedings, claims and government inspections or investigations and other legal matters, both inside and outside the United States, arising in the ordinary course of our business or otherwise. We are currently involved in various legal proceedings and claims that have not yet been fully resolved, and additional claims may arise in the future. Legal proceedings can be complex and take many months, or even years, to reach resolution, with the final outcome depending on a number of variables, some of which are not within our control. Litigation is subject to significant uncertainty and may be expensive, time-consuming, and disruptive to our operations. Although we will vigorously defend ourselves in such legal proceedings, their ultimate resolution and potential financial and other impacts on us are uncertain. For these and other reasons, we may choose to settle legal proceedings and claims, regardless of their actual merit. If a legal proceeding is resolved against us, it could result in significant compensatory damages, and in certain circumstances punitive or trebled damages, disgorgement of revenue or profits, remedial corporate measures or injunctive relief imposed on us. If our existing insurance does not cover the amount or types of damages awarded, or if other resolution or actions taken as a result of the legal proceeding were to restrain our ability to operate or market our services, our consolidated financial position, results of operations or cash flows could be materially adversely affected. In addition, legal proceedings, and any adverse resolution thereof, can result in adverse publicity and damage to our reputation, which could adversely impact our business. Additional information regarding certain legal matters in which we are involved can be found in Part I, Item 3. Legal Proceedings.

Our ability to utilize our NOL Carryforwards may be limited.

Under the Internal Revenue Code of 1986, as amended (the Code), a corporation is generally allowed a deduction for NOLs carried over from prior taxable years (NOL Carryforwards). As of December 31, 2017, we had available NOL Carryforwards of approximately \$10.0 billion for regular federal income tax purposes that will expire, if unused, beginning in 2022, and approximately \$3.4 billion for state income tax purposes that will expire, if unused, between 2018 and 2037. Our NOL Carryforwards are subject to adjustment on audit by the Internal Revenue Service and the respective state taxing authorities.

A corporation's ability to deduct its federal NOL Carryforwards and to utilize certain other available tax attributes can be substantially constrained under the general annual limitation rules of Section 382 of the Code (Section 382) if it undergoes an "ownership change" as defined in Section 382 (generally where cumulative stock ownership changes among material stockholders exceed 50 percent during a rolling three-year period). We experienced an ownership change in connection with our emergence from the Chapter 11 Cases and US Airways Group experienced an ownership change in connection with the Merger. The general limitation rules for a debtor in a bankruptcy case are liberalized where the ownership change occurs upon emergence from bankruptcy. We elected to be covered by certain special rules for federal income tax purposes that permitted approximately \$9.0 billion (with \$8.4 billion of unlimited NOL still remaining at December 31, 2017) of our federal NOL Carryforwards to be utilized without regard to the annual limitation generally imposed by Section 382. If the special rules are determined not to apply, our ability to utilize such federal NOL Carryforwards may be subject to limitation. Substantially all of our remaining federal NOL Carryforwards (attributable to US Airways Group and its subsidiaries) are subject to limitation under Section 382 as a result of the Merger; however, our ability to utilize such NOL Carryforwards is not anticipated to be effectively constrained as a result of such limitation. Similar limitations may apply for state income tax purposes.

Notwithstanding the foregoing, an ownership change subsequent to our emergence from the Chapter 11 Cases may severely limit or effectively eliminate our ability to utilize our NOL Carryforwards and other tax attributes. To reduce the risk of a potential adverse effect on our ability to utilize our NOL Carryforwards, our Restated Certificate of Incorporation (Certificate of Incorporation) contains transfer restrictions applicable to certain substantial stockholders. These restrictions may adversely affect the ability of certain holders of AAG common stock to dispose of or acquire shares of AAG common stock. Although the purpose of these transfer restrictions is to prevent an ownership change from occurring, no assurance can be given that an ownership change will not occur even with these restrictions in place.

Our ability to use our NOL Carryforwards also will depend on the amount of taxable income generated in future periods. The NOL Carryforwards may expire before we can generate sufficient taxable income to use them.

We have a significant amount of goodwill, which is assessed for impairment at least annually. In addition, we may never realize the full value of our intangible assets or long-lived assets, causing us to record material impairment charges.

Goodwill and indefinite-lived intangible assets are not amortized, but are assessed for impairment at least annually, or more frequently if conditions indicate that an impairment may have occurred. In accordance with applicable accounting standards, we first assess qualitative factors to determine whether it is necessary to perform a quantitative impairment test. In addition, we are required to assess certain of our other long-lived assets for impairment if conditions indicate that an impairment may have occurred.

Future impairment of goodwill or other long-lived assets could be recorded in results of operations as a result of changes in assumptions, estimates, or circumstances, some of which are beyond our control. There can be no assurance that a material impairment charge of goodwill or tangible or intangible assets will be avoided. The value of our aircraft could be impacted in future periods by changes in supply and demand for these aircraft. Such changes in supply and demand for certain aircraft types could result from grounding of aircraft by us or other airlines. An impairment charge could have a material adverse effect on our business, results of operations and financial condition.

The price of AAG common stock has recently been and may in the future be volatile.

The market price of AAG common stock may fluctuate substantially due to a variety of factors, many of which are beyond our control, including:

- AAG's operating and financial results failing to meet the expectations of securities analysts or investors;
- changes in financial estimates or recommendations by securities analysts:
- material announcements by us or our competitors;

- movements in fuel prices;
- expectations regarding our capital deployment program, including any existing or potential future share repurchase programs and any future dividend payments that may be declared by our Board of Directors, or any determination to cease repurchasing stock or paying dividends;
- new regulatory pronouncements and changes in regulatory guidelines;
- general and industry-specific economic conditions;
- · changes in our key personnel;
- distributions of shares of AAG common stock pursuant to the Plan, including distributions from the disputed claims reserve
 established under the plan of reorganization upon the resolution of the underlying claims;
- public sales of a substantial number of shares of AAG common stock or issuances of AAG common stock upon the exercise or conversion of convertible securities, options, warrants, restricted stock unit awards, stock appreciation rights, or similar rights;
- increases or decreases in reported holdings by insiders or other significant stockholders;
- fluctuations in trading volume; and
- changes in market values of airline companies as well as general market conditions.

We cannot guarantee that we will continue to repurchase our common stock or pay dividends on our common stock or that our capital deployment program will enhance long-term stockholder value. Our capital deployment program could increase the volatility of the price of our common stock and diminish our cash reserves.

Since July 2014, as part of our capital deployment program, our Board of Directors has approved six share repurchase programs aggregating \$11.0 billion of authority. As of December 31, 2017, \$450 million remained unused under a repurchase program that expires on December 31, 2018. Share repurchases under our repurchase programs may be made through a variety of methods, which may include open market purchases, privately negotiated transactions, block trades or accelerated share repurchase transactions. These share repurchase programs do not obligate us to acquire any specific number of shares or to repurchase any specific number of shares for any fixed period, and may be suspended at any time at our discretion. The timing and amount of repurchases, if any, will be subject to market and economic conditions, applicable legal requirements and other relevant factors. Our repurchase of common stock may be limited, suspended or discontinued at any time without prior notice.

Although our Board of Directors commenced declaring quarterly cash dividends in July 2014 as part of our capital deployment program, any future dividends that may be declared and paid from time to time will be subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to continue a dividend for any fixed period, and the payment of dividends may be suspended at any time at our discretion. We will continue to retain future earnings to develop our business, as opportunities arise, and evaluate on a quarterly basis the amount and timing of future dividends based on our operating results, financial condition, capital requirements and general business conditions. The amount and timing of any future dividends may vary, and the payment of any dividend does not assure that we will be able to pay dividends in the future.

In addition, any future repurchases of AAG common stock or dividends, or any determination to cease repurchasing stock or paying dividends, could affect our stock price and increase its volatility. The existence of a share repurchase program and any future dividends could cause our stock price to be higher than it would otherwise be and could potentially reduce the market liquidity for our stock. Additionally, any future repurchases of common stock or dividends will diminish our cash reserves, which may impact our ability to finance future growth and to pursue possible future strategic opportunities and acquisitions. Further, our repurchase of common stock may fluctuate such that our cash flow may be insufficient to fully cover our share repurchases. Although our share repurchase programs are intended to enhance long-term stockholder value, there is no assurance that it will do so because the market price of our common stock may decline below the levels at which we repurchased shares of stock and short-term stock price fluctuations could reduce the program's effectiveness.

Certain provisions of AAG's Certificate of Incorporation and Bylaws make it difficult for stockholders to change the composition of our Board of Directors and may discourage takeover attempts that some of our stockholders might consider beneficial.

Certain provisions of our Certificate of Incorporation and Second Amended and Restated Bylaws (Bylaws) may have the effect of delaying or preventing changes in control if our Board of Directors determines that such changes in control are not in our best interest and the best interest of our stockholders. These provisions include, among other things, the following:

- advance notice procedures for stockholder proposals to be considered at stockholders' meetings;
- the ability of our Board of Directors to fill vacancies on the board;
- a prohibition against stockholders taking action by written consent;
- a prohibition against stockholders calling special meetings of stockholders (although our Board of Directors has approved, subject
 to stockholder approval at the annual meeting, amendments to our Certificate of Incorporation and Bylaws that contemplate the
 ability of holders of at least 20% of our outstanding shares to call a special meeting, subject to the procedures to be provided for
 in the amended Bylaws);
- a requirement that holders of at least 80% of the voting power of the shares entitled to vote in the election of directors approve any amendment of our Bylaws submitted to stockholders for approval; and
- super-majority voting requirements to modify or amend specified provisions of our Certificate of Incorporation.

These provisions are not intended to prevent a takeover, but are intended to protect and maximize the value of the interests of our stockholders. While these provisions have the effect of encouraging persons seeking to acquire control of our company to negotiate with our Board of Directors, they could enable our Board of Directors to prevent a transaction that some, or a majority, of our stockholders might believe to be in their best interest and, in that case, may prevent or discourage attempts to remove and replace incumbent directors. In addition, we are subject to the provisions of Section 203 of the Delaware General Corporation Law, which prohibits business combinations with interested stockholders. Interested stockholders do not include stockholders whose acquisition of our securities is approved by the Board of Directors prior to the investment under Section 203.

AAG's Certificate of Incorporation and Bylaws include provisions that limit voting and acquisition and disposition of our equity interests.

Our Certificate of Incorporation and Bylaws include certain provisions that limit voting and ownership and disposition of our equity interests. These restrictions may adversely affect the ability of certain holders of AAG common stock and our other equity interests to vote such interests and adversely affect the ability of persons to acquire shares of AAG common stock and our other equity interests.

ITEM 1B. UNRESOLVED STAFF COMMENTS

We had no unresolved Securities and Exchange Commission staff comments that were issued 180 days or more preceding December 31, 2017.

ITEM 2. PROPERTIES

Flight Equipment and Fleet Renewal

As of December 31, 2017, American operated a mainline fleet of 948 aircraft. In 2017, we continued our extensive fleet renewal program, which has provided us with the youngest fleet of the major U.S. network carriers. During 2017, American took delivery of 57 new mainline aircraft and retired 39 mainline aircraft. We are supported by our wholly-owned and third-party regional carriers that fly under capacity purchase agreements operating as American Eagle. As of December 31, 2017, American Eagle operated 597 regional aircraft. During 2017, we reduced our regional fleet by a net of nine aircraft, including the addition of 63 regional aircraft and retirement of 72 regional aircraft.

Mainline

As of December 31, 2017, American's mainline fleet consisted of the following aircraft:

| | Average Seating Capacity | Average Age (Years) | Owned | Leased | Total |
|-------------------------|--------------------------------|---------------------------|-------|--------|-------|
| Airbus A319 | 128 | 13.8 | 21 | 104 | 125 |
| Airbus A320 | 150 | 16.7 | 10 | 38 | 48 |
| Airbus A321 | 178 | 5.4 | 165 | 54 | 219 |
| Airbus A330-200 | 251 | 6.0 | 15 | _ | 15 |
| Airbus A330-300 | 291 | 17.4 | 4 | 5 | 9 |
| Boeing 737-800 | 160 | 8.1 | 132 | 172 | 304 |
| Boeing 737-8 MAX | 172 | 0.1 | 4 | _ | 4 |
| Boeing 757-200 | 180 | 18.1 | 31 | 3 | 34 |
| Boeing 767-300ER | 209 | 19.1 | 24 | _ | 24 |
| Boeing 777-200ER | 269 | 17.0 | 44 | 3 | 47 |
| Boeing 777-300ER | 310 | 3.8 | 18 | 2 | 20 |
| Boeing 787-8 | 226 | 2.1 | 20 | _ | 20 |
| Boeing 787-9 | 285 | 0.7 | 14 | _ | 14 |
| Embraer 190 | 99 | 10.2 | 20 | _ | 20 |
| McDonnell Douglas MD-80 | 140 | 21.3 | 13 | 32 | 45 |
| Total | | 10.1 | 535 | 413 | 948 |

Regional

As of December 31, 2017, the fleet of our wholly-owned and third-party regional carriers operating as American Eagle consisted of the following aircraft:

| | Average Seating Capacity | Owned | Leased | Owned or Leased by Regional Carrier | Total | Operating Regional Carrier | Number of Aircraft Operated ⁽¹⁾ |
|-------------------------|--------------------------------|-------|--------|--|-------|-------------------------------|--|
| Bombardier CRJ 200 | 50 | 12 | 23 | 33 | 68 | PSA | 35 |
| | | | | | | Air Wisconsin (2) | 23 |
| | | | | | | SkyWest _ | 10 |
| | | | | | | Total | 68 |
| Bombardier CRJ 700 | 66 | 54 | 7 | 49 | 110 | SkyWest | 37 |
| | | | | | | PSA | 34 |
| | | | | | | Envoy | 27 |
| | | | | | | ExpressJet | 12 |
| | | | | | | Total | 110 |
| Bombardier CRJ 900 | 77 | 54 | _ | 64 | 118 | Mesa | 64 |
| | | | | | | PSA | 54 |
| | | | | | | Total | 118 |
| De Havilland Dash 8-100 | 37 | 3 | _ | _ | 3 | Piedmont | 3 |
| De Havilland Dash 8-300 | 48 | _ | 11 | _ | 11 | Piedmont | 11 |
| Embraer E175 | 76 | 64 | _ | 84 | 148 | Republic | 84 |
| | | | | | | Envoy | 44 |
| | | | | | | Compass | 20 |
| | | | | | | Total | 148 |
| Embraer ERJ 140 | 44 | 21 | _ | _ | 21 | Envoy | 21 |
| Embraer ERJ 145 | 50 | 118 | _ | _ | 118 | Envoy | 68 |
| | | | | | | Piedmont | 35 |
| | | | | | | Trans States | 15 |
| | | | | | | Total | 118 |
| Total | | 326 | 41 | 230 | 597 | | 597 |
| | | | | | | | |

⁽¹⁾ Excluded from the total operating aircraft count above are 38 owned Embraer ERJ 140s that are being held in temporary storage and two Embraer E170s that were operated by Republic under a short-term contract.

See Note 11 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 9 to American's Consolidated Financial Statements in Part II, Item 8B for additional information on our capacity purchase agreements with third-party regional carriers.

⁽²⁾ Air Wisconsin previously operated regional jet aircraft for us; however, this arrangement ended in February 2018.

Aircraft and Engine Purchase Commitments

As of December 31, 2017, we had definitive purchase agreements with Airbus, Boeing and Embraer for the acquisition of the following mainline and regional aircraft:

| | 2018 | 2019 | 2020 | 2021 | 2022 | 2023 and Thereafter | Total |
|----------------|------|------|------|------|------|------------------------|-------|
| <u>Airbus</u> | | | | | | | |
| A320neo Family | _ | 25 | 25 | 25 | 20 | 5 | 100 |
| A350 XWB | _ | _ | 2 | 5 | 5 | 10 | 22 |
| Boeing | | | | | | | |
| 737 MAX Family | 16 | 20 | 19 | 21 | 20 | _ | 96 |
| 787 Family | 6 | 2 | _ | _ | _ | _ | 8 |
| Embraer | | | | | | | |
| E175 (1) | 5 | 5 | _ | _ | _ | _ | 10 |
| Total | 27 | 52 | 46 | 51 | 45 | 15 | 236 |

⁽¹⁾ These aircraft may be operated by wholly-owned regional subsidiaries which would operate the aircraft under capacity purchase arrangements.

We also have agreements for 37 spare engines to be delivered in 2018 and beyond.

As of December 31, 2017, we had financing commitments for all of the aircraft currently on order and scheduled to be delivered through April 2018. We do not have financing commitments for the following aircraft currently on order and scheduled to be delivered through the end of 2018: 11 Boeing 737 MAX Family aircraft, five Boeing 787 Family aircraft and five Embraer E175 regional aircraft. In addition, we do not have financing commitments in place for substantially all aircraft currently on order and scheduled to be delivered in 2019 and beyond. See Part I, Item 1A. Risk Factors –"We will need to obtain sufficient financing or other capital to operate successfully" for additional discussion.

See Note 11 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 9 to American's Consolidated Financial Statements in Part II, Item 8B for additional information on aircraft and engine acquisition commitments.

Other Information

For information concerning the estimated useful lives and residual values for owned aircraft and terms for leased aircraft, see Note 1 and Note 11 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 1 and Note 9 to American's Consolidated Financial Statements in Part II, Item 8B.

Ground Properties

At each airport where we conduct flight operations, we lease passenger, operations and baggage handling space, generally from the airport operator, and in some cases on a subleased basis from other airlines. Our agreements with airports also provide for the non-exclusive use of runways, taxiways and other improvements and facilities; landing fees under these agreements typically are based on the number of landings and weight of aircraft. These leases and use agreements generally contain provisions for periodic adjustments of lease rates, landing fees and other charges applicable under that type of agreement. Additionally, our main operational facilities are associated with our hubs. At these locations and in other cities we serve, we maintain administrative offices, catering, cargo, training, maintenance and other facilities, in each case as necessary to support our operations in the particular city.

We own our corporate headquarters buildings in Fort Worth, Texas. We lease or have built on leased property our training facilities in Fort Worth, Texas, our principal overhaul and maintenance base in Tulsa, Oklahoma, our regional reservation offices, and administrative offices throughout the U.S. and abroad. Construction continues on a new, five-building headquarters on the corporate campus in Fort Worth, Texas, which is scheduled for completion and move-in in phases over the second half of 2019.

For information concerning the estimated lives for owned ground properties and terms for lease properties, see Note 1 and Note 11 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 1 and Note 9 to American's Consolidated Financial Statements in Part II, Item 8B.

ITEM 3. LEGAL PROCEEDINGS

Chapter 11 Cases. On November 29, 2011, AMR, American, and certain of AMR's other direct and indirect domestic subsidiaries (the Debtors) filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York (the Bankruptcy Court). On October 21, 2013, the Bankruptcy Court entered an order approving and confirming the Debtors' fourth amended joint plan of reorganization (as amended, the Plan). On the Effective Date, December 9, 2013, the Debtors consummated their reorganization pursuant to the Plan and completed the Merger.

Pursuant to rulings of the Bankruptcy Court, the Plan established the Disputed Claims Reserve to hold shares of AAG common stock reserved for issuance to disputed claimholders at the Effective Date that ultimately become holders of allowed claims. As of December 31, 2017, there were approximately 24.5 million shares of AAG common stock remaining in the Disputed Claims Reserve. As disputed claims are resolved, the claimants will receive distributions of shares from the Disputed Claims Reserve on the same basis as if such distributions had been made on or about the Effective Date. However, we are not required to distribute additional shares above the limits contemplated by the Plan, even if the shares remaining for distribution are not sufficient to fully pay any additional allowed unsecured claims. To the extent that any of the reserved shares remain undistributed upon resolution of all remaining disputed claims, such shares will not be returned to us but rather will be distributed to former AMR stockholders.

There is also pending in the Bankruptcy Court an adversary proceeding relating to an action brought by American to seek a determination that certain non-pension, postemployment benefits are not vested benefits and thus may be modified or terminated without liability to American. On April 18, 2014, the Bankruptcy Court granted American's motion for summary judgment with respect to certain non-union employees, concluding that their benefits were not vested and could be terminated. The summary judgment motion was denied with respect to all other retirees. The Bankruptcy Court has not yet scheduled a trial on the merits concerning whether those retirees' benefits are vested, and American cannot predict whether it will receive relief from obligations to provide benefits to any of those retirees. Our financial statements presently reflect these retirement programs without giving effect to any modification or termination of benefits that may ultimately be implemented based upon the outcome of this proceeding.

DOJ Antitrust Civil Investigative Demand. In June 2015, we received a Civil Investigative Demand (CID) from the DOJ as part of an investigation into whether there have been illegal agreements or coordination of air passenger capacity. The CID seeks documents and other information from us, and other airlines have announced that they have received similar requests. We are cooperating fully with the DOJ investigation.

Private Party Antitrust Action. Subsequent to announcement of the delivery of CIDs by the DOJ, we, along with Delta Air Lines, Inc., Southwest Airlines Co., United Airlines, Inc. and, in the case of litigation filed in Canada, Air Canada, have been named as defendants in approximately 100 putative class action lawsuits alleging unlawful agreements with respect to air passenger capacity, although Southwest has entered into a settlement with the plaintiffs that is pending approval by the court. The U.S. lawsuits have been consolidated in the Federal District Court for the District of Columbia. On October 28, 2016, the Court denied a motion by the airline defendants to dismiss all claims in the class actions. These lawsuits are in their relatively early stages and we intend to defend these matters vigorously.

Private Party Antitrust Action Related to the Merger. On July 2, 2013, a lawsuit captioned Carolyn Fjord, et al., v. US Airways Group, Inc., et al., was filed in the United States District Court for the Northern District of California. The complaint named as defendants US Airways Group and US Airways, alleged that the effect of the Merger may be to create a monopoly in violation of Section 7 of the Clayton Antitrust Act, and sought injunctive relief and/or divestiture. On August 6, 2013, the plaintiffs re-filed their complaint in the Bankruptcy Court, adding AMR and American as defendants. On November 27, 2013, the Bankruptcy Court denied plaintiffs' motion to preliminarily enjoin the Merger. On May 12, 2017, defendants filed a motion for summary judgment. On June 23, 2017, plaintiffs filed an opposition to defendants' motion and cross-motion for summary judgment. Briefing of the parties' respective motions concluded on September 1, 2017; a hearing date has not yet been set. We believe this lawsuit is without merit and intend to vigorously defend against the allegations.

DOJ Investigation Related to the United States Postal Service. In April 2015, the DOJ informed us of an inquiry regarding American's 2009 and 2011 contracts with the United States Postal Service for the international transportation of mail by air. In October 2015, we received a CID from the DOJ seeking certain information relating to these contracts and the DOJ has also sought information concerning certain of the airlines that transport mail on a codeshare basis. The DOJ has indicated it is investigating potential violations of the False Claims Act or other statutes. We are cooperating fully with the DOJ with regard to its investigation.

General. In addition to the specifically identified legal proceedings, we and our subsidiaries are also engaged in other legal proceedings from time to time. Legal proceedings can be complex and take many months, or even years, to reach resolution, with the final outcome depending on a number of variables, some of which are not within our control. Therefore, although we will vigorously defend ourselves in each of the actions described above and such other legal proceedings, their ultimate resolution and potential financial and other impacts on us are uncertain but could be material. See Part I, Item 1A. Risk Factors —"We may be a party to litigation in the normal course of business or otherwise, which could affect our financial position and liquidity" for additional discussion.

ITEM 4. MINE SAFETY DISCLOSURES

Not Applicable.

PART II

ITEM 5. MARKET FOR AMERICAN AIRLINES GROUP'S COMMON STOCK, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

Stock Exchange Listing

Our common stock is listed on the NASDAQ Global Select Market (NASDAQ) under the symbol "AAL." There is no trading market for the common stock of American, which is a wholly-owned subsidiary of AAG.

As of February 16, 2018, the closing price of our common stock was \$51.58 and there were 10,921 holders of record.

Information on securities authorized for issuance under our equity compensation plans will be set forth in our Proxy Statement for the 2018 Annual Meeting of Stockholders of American Airlines Group Inc. (the Proxy Statement) under the caption "Equity Compensation Plan Information" and is incorporated by reference into this Annual Report on Form 10-K.

Market Prices and Dividends of Common Stock

The following table sets forth, for the periods indicated, the high and low sale prices of our common stock on NASDAQ and cash dividends declared by our Board of Directors:

| | | | Common | Stock I | Prices | |
|---------------------------|----------------|--------|-------------|---------|--------|--|
| Year Ended December 31 | | Period | High | | Low | Cash Dividends Declared (Per share) |
| 2017 | First Quarter | | \$ 50.00 | \$ | 39.21 | \$ 0.10 |
| | Second Quarter | | 51.95 | | 40.82 | 0.10 |
| | Third Quarter | | 54.48 | | 42.61 | 0.10 |
| | Fourth Quarter | | 53.74 | | 45.27 | 0.10 |
| 2016 | First Quarter | | 43.78 | | 34.76 | 0.10 |
| | Second Quarter | | 41.76 | | 24.85 | 0.10 |
| | Third Quarter | | 39.52 | | 27.12 | 0.10 |
| | Fourth Quarter | | 50.64 | | 36.33 | 0.10 |

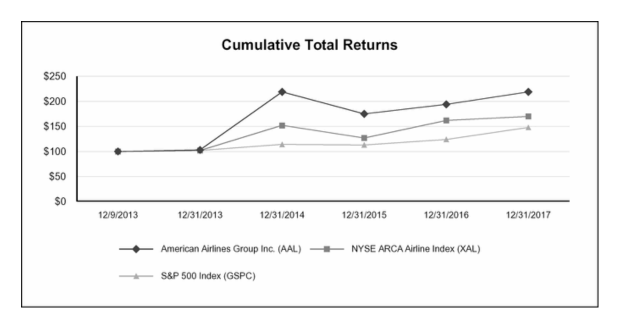
In January 2018, we announced that our Board of Directors declared a \$0.10 per share dividend for stockholders of record on February 6, 2018, and payable on February 20, 2018.

The total cash payment for dividends during the years ended December 31, 2017 and 2016 was \$198 million and \$224 million, respectively. Any future dividends that may be declared and paid from time to time will be subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to continue a dividend for any fixed period, and the payment of dividends may be suspended at any time at our discretion.

Stock Performance Graph

The following stock performance graph and related information shall not be deemed "soliciting material" or "filed" with the Securities and Exchange Commission, nor shall such information be incorporated by reference into any future filings under the Securities Act of 1933 or the Exchange Act, each as amended, except to the extent that we specifically incorporate it by reference into such filing.

The following stock performance graph compares our cumulative total stockholder returns of our common stock to the Standard and Poor's (S&P) 500 Stock Index and the New York Stock Exchange (NYSE) ARCA Airline Index from December 9, 2013 (the first trading day of our common stock, AAL) through December 31, 2017. The comparison assumes \$100 was invested on December 9, 2013 in our common stock and in each of the foregoing indices and assumes that all dividends were reinvested. The stock performance shown on the following graph represents historical stock performance and is not necessarily indicative of future stock price performance.



| | 12 | 12/9/2013 | | 12/31/2013 | | 12/31/2014 | | 12/31/2015 | | 12/31/2016 | | 31/2017 |
|------------------------------------|----|-----------|----|------------|----|------------|----|------------|----|------------|----|---------|
| American Airlines Group Inc. (AAL) | \$ | 100 | \$ | 103 | \$ | 219 | \$ | 175 | \$ | 194 | \$ | 219 |
| NYSE ARCA Airline Index (XAL) | | 100 | | 102 | | 152 | | 127 | | 162 | | 170 |
| S&P 500 Index (GSPC) | | 100 | | 102 | | 114 | | 113 | | 124 | | 148 |

Purchases of Equity Securities by the Issuer and Affiliated Purchasers

During the year ended December 31, 2017, we repurchased 33.9 million shares of AAG common stock for \$1.6 billion at a weighted average cost per share of \$45.68. During the year ended December 31, 2016, we repurchased 119.8 million shares of AAG common stock for \$4.4 billion at a weighted average cost per share of \$36.86. Since the inception of our share repurchase programs in July 2014 through December 31, 2017, we have repurchased 262.3 million shares of AAG common stock for \$10.6 billion at a weighted average cost per share of \$40.22.

The following table displays information with respect to our purchases of shares of AAG common stock during the three months ended December 31, 2017:

| Period | Total number of shares purchased | Average price paid per share | Total number of shares purchased as part of publicly announced plan or program | Maximum remaining dollar value of shares that may be purchased under the plan or program (in millions) |
|---------------|----------------------------------|------------------------------|---|--|
| October 2017 | 2,497,462 | \$50.37 | 2,497,462 | \$551 |
| November 2017 | 1,236,546 | \$47.59 | 1,236,546 | \$492 |
| December 2017 | 834,577 | \$50.96 | 834,577 | \$450 |

Share repurchases under our repurchase programs may be made through a variety of methods, which may include open market purchases, privately negotiated transactions, block trades or accelerated share repurchase transactions. Any such repurchases will be made from time to time subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to repurchase any specific number of shares and our repurchase of common stock may be limited, suspended or discontinued at any time at our discretion.

Ownership Restrictions

AAG's Certificate of Incorporation and Bylaws provide that, consistent with the requirements of Subtitle VII of Title 49 of the United States Code, as amended (the Aviation Act), any persons or entities who are not a "citizen of the United States" (as defined under the Aviation Act and administrative interpretations issued by the DOT, its predecessors and successors, from time to time), including any agent, trustee or representative of such persons or entities (a non-citizen), shall not, in the aggregate, own (beneficially or of record) and/or control more than (a) 24.9% of the aggregate votes of all of our outstanding equity securities or (b) 49.0% of our outstanding equity securities. Our Certificate of Incorporation and Bylaws further specify that it is the duty of each stockholder who is a non-citizen to register his, her or its equity securities on our foreign stock record and provide for remedies applicable to stockholders that exceed the voting and ownership caps described above.

In addition, to reduce the risk of a potential adverse effect on our ability to use our NOL Carryforwards and certain other tax attributes for federal income tax purposes, our Certificate of Incorporation contains certain restrictions on the acquisition and disposition of our common stock by substantial stockholders (generally holders of more than 4.75%).

See Part I, Item 1A. Risk Factors – "AAG's Certificate of Incorporation and Bylaws include provisions that limit voting and acquisition and disposition of our equity interests." Also see AAG's Certification of Incorporation and Bylaws, which are filed as Exhibits 3.1 and 3.2 hereto, for the full text of the foregoing restrictions.

ITEM 6. SELECTED CONSOLIDATED FINANCIAL DATA

Selected Consolidated Financial Data of AAG

The selected consolidated financial data presented below under the captions "Consolidated Statements of Operations data" and "Consolidated Balance Sheet data" for the years ended December 31, 2017, 2016, 2015, 2014 and 2013 are derived from AAG's audited consolidated financial statements. On December 9, 2013, a subsidiary of AMR merged with and into US Airways Group, which survived as a wholly-owned subsidiary of AAG. Therefore, AAG's consolidated financial data provided in the tables below includes the results of US Airways Group beginning on December 9, 2013, the effective date of the Merger. In addition, AAG emerged from bankruptcy on December 9, 2013. Accordingly, AAG's consolidated financial information for periods prior to December 9, 2013 is not directly comparable to consolidated financial information for periods subsequent to December 9, 2013.

| | | | Ye | ar End | led December | 31, | | |
|--|----|---------|---------------|--------|--------------|-----|---------|--------------|
| | | 2017 | 2016 | | 2015 | | 2014 | 2013 |
| | | | (In millions, | | | | | |
| Consolidated Statements of Operations data: | | | | | | | | |
| Total operating revenues | \$ | 42,207 | \$ 40,180 | \$ | 40,990 | \$ | 42,650 | \$ 26,743 |
| Total operating expenses | | 38,149 | 34,896 | | 34,786 | | 38,401 | 25,344 |
| Operating income | | 4,058 | 5,284 | | 6,204 | | 4,249 | 1,399 |
| Bankruptcy reorganization items, net | | _ | _ | | _ | | _ | (2,655) |
| Net income (loss) | | 1,919 | 2,676 | | 7,610 | | 2,882 | (1,834) |
| Earnings (loss) per common share: (1) | | | | | | | | |
| Basic | \$ | 3.92 | \$ 4.85 | \$ | 11.39 | \$ | 4.02 | \$ (6.54) |
| Diluted | | 3.90 | 4.81 | | 11.07 | | 3.93 | (6.54) |
| Shares used for computation (in thousands): (1) | | | | | | | | |
| Basic | | 489,164 | 552,308 | | 668,393 | | 717,456 | 280,213 |
| Diluted | | 491,692 | 556,099 | | 687,355 | | 734,016 | 280,213 |
| Cash dividends declared per common share | \$ | 0.40 | \$ 0.40 | \$ | 0.40 | \$ | 0.20 | \$ _ |
| Consolidated Balance Sheet data (at end of period): | | | | | | | | |
| Total assets | \$ | 51,396 | \$ 51,274 | \$ | 48,415 | \$ | 43,225 | \$ 41,741 |
| Long-term debt and capital leases, net of current maturities | i | 22,511 | 22,489 | | 18,330 | | 16,043 | 15,212 |
| Pension and postretirement benefits (2) | | 7,497 | 7,842 | | 7,450 | | 7,562 | 5,828 |
| Stockholders' equity (deficit) | | 3,926 | 3,785 | | 5,635 | | 2,021 | (2,731) |

Former holders of AMR common stock as of December 9, 2013, the effective date of the plan of reorganization, may in the future receive additional distributions of AAG common stock dependent upon the ultimate distribution of shares of AAG common stock to holders of disputed claims. Thus, the shares and related earnings per share calculations prior to December 9, 2013 may change in the future to reflect these distributions.

Substantially all defined benefit pension plans were frozen effective November 1, 2012. See Note 9 to AAG's consolidated financial statements in Part II, Item 8A for further information on pension and postretirement benefits.

Reconciliation of GAAP to Non-GAAP Financial Measures

We sometimes use financial measures that are derived from the consolidated financial statements but that are not presented in accordance with GAAP to understand and evaluate our current operating performance and to allow for period-to-period comparisons. We believe these non-GAAP financial measures may also provide useful information to investors and others. These non-GAAP measures may not be comparable to similarly titled non-GAAP measures of other companies, and should be considered in addition to, and not as a substitute for or superior to, any measure of performance, cash flow or liquidity prepared in accordance with GAAP. We are providing a reconciliation of reported non-GAAP financial measures to their comparable financial measures on a GAAP basis.

The following table presents the components of our total special items and the reconciliation of pre-tax income and net income (GAAP measures) to pre-tax income excluding special items and net income excluding special items (non-GAAP measures). Management uses pre-tax income excluding special items and net income excluding special items to evaluate our current operating performance and to allow for period-to-period comparisons. As special items may vary from period-to-period in nature and amount, the adjustment to exclude special items allows management an additional tool to better understand our core operating performance.

| | | Year End | ed December 3 | 1, | |
|----|----------------------|--|------------------------------------|-------------------------------------|-------------|
| | 2017 | | 2016 | | 2015 |
| | | (In | millions) | | |
| | | | | | |
| \$ | 273 | \$ | 514 | \$ | 826 |
| | 232 | | 177 | | 210 |
| | 123 | | _ | | _ |
| | 46 | | _ | | _ |
| | 27 | | 25 | | (53) |
| | 11 | | (7) | | 68 |
| | 712 | | 709 | | 1,051 |
| | 22 | | 14 | | 29 |
| | 734 | | 723 | | 1,080 |
| | 22 | | 49 | | 24 |
| | _ | | _ | | 592 |
| | _ | | _ | | (22) |
| | 22 | | 49 | | 594 |
| | 756 | | 772 | | 1,674 |
| | (7) | | _ | | _ |
| | _ | | _ | | (3,040) |
| | _ | | _ | | 25 |
| _ | (7) | - | _ | | (3,015) |
| \$ | 749 | \$ | 772 | \$ | (1,341) |
| | | | | | |
| \$ | 3,084 | \$ | 4,299 | \$ | 4,616 |
| | 756 | | 772 | | 1,674 |
| \$ | 3,840 | \$ | 5,071 | \$ | 6,290 |
| | | | | | |
| \$ | 1,919 | \$ | 2,676 | \$ | 7,610 |
| | 749 | | 772 | | (1,341) |
| | (269) | | (275) | | _ |
| \$ | 2,399 | \$ | 3,173 | \$ | 6,269 |
| | \$ \$ \$ \$ | \$ 273 232 123 46 27 11 712 22 734 22 | \$ 273 \$ 232 123 46 27 11 | \$ 273 \$ 514 232 177 123 | 2017 2016 |

- (1) See Note 2 to AAG's Consolidated Financial Statements in Part II, Item 8A for further information on special items.
- Merger integration expenses included costs related to information technology, professional fees, re-branding of aircraft and airport facilities and training. Additionally in 2016, Merger integration expenses also included costs related to alignment of labor union contracts, the launch of re-branded uniforms, relocation and severance, and in 2015, also included share-based compensation related to awards granted in connection with the Merger that fully vested in December 2015.
- (3) Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation, impairments, remaining lease payments and lease return costs for aircraft and related equipment grounded or expected to be grounded earlier than planned.
- (4) Employee bonus expense included costs related to the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of H.R. 1, the 2017 Tax Cuts and Jobs Act (the 2017 Tax Act).
- (5) Labor contract expenses primarily included one-time charges to adjust the vacation accruals for pilots and flight attendants as a result of the mid-contract pay rate adjustments effective in the second quarter of 2017.
- (6) In 2015, there was no net tax effect associated with special items. During 2015, our net deferred tax asset, which includes our NOLs, was subject to a full valuation allowance. Accordingly, our NOLs offset our taxable income and resulted in the release of a corresponding portion of valuation allowance, which offset the tax provision dollar for dollar.

Additionally, the table below presents the reconciliation of mainline operating costs (GAAP measure) to mainline operating costs excluding special items and fuel (non-GAAP measure). Management uses mainline operating costs excluding special items and fuel to evaluate our current operating performance and for period-to-period comparisons. The price of fuel, over which we have no control, impacts the comparability of period-to-period financial performance. The adjustment to exclude aircraft fuel and special items allows management an additional tool to better understand and analyze our non-fuel costs and core operating performance. Amounts may not recalculate due to rounding.

| | Year Ended December 31, | | | | | | | |
|---|-------------------------|----------|----|---------|----|---------|--|--|
| | | 2017 | | 2016 | | 2015 | | |
| Reconciliation of Mainline Operating Costs per Available Seat Mile (CASM) | | | | | | | | |
| Excluding Special Items and Fuel: | | | | | | | | |
| (In millions) | | | | | | | | |
| Total operating expenses – GAAP | \$ | 38,149 | \$ | 34,896 | \$ | 34,786 | | |
| Less regional expenses: | | | | | | | | |
| Fuel and related taxes | | (1,382) | | (1,109) | | (1,230) | | |
| Other | | (5, 164) | | (4,935) | | (4,753) | | |
| Total mainline operating expenses | | 31,603 | | 28,852 | | 28,803 | | |
| Adjusted for: Special items, net (1) | | (712) | | (709) | | (1,051) | | |
| Adjusted for: Aircraft fuel and related taxes | | (6,128) | | (5,071) | | (6,226) | | |
| Mainline operating expenses excluding special items and fuel | \$ | 24,763 | \$ | 23,072 | \$ | 21,526 | | |
| (In millions) | - | | | | | | | |
| Available Seat Miles (ASM) | | 243,806 | | 241,734 | | 239,375 | | |
| (In cents) | | | | | | | | |
| Mainline CASM | | 12.96 | | 11.94 | | 12.03 | | |
| Adjusted for: Special items, net per ASM | | (0.29) | | (0.29) | | (0.44) | | |
| Adjusted for: Aircraft fuel and related taxes per ASM | | (2.51) | | (2.10) | | (2.60) | | |
| Mainline CASM excluding special items and fuel | | 10.16 | | 9.54 | | 8.99 | | |

⁽¹⁾ See Note 2 to AAG's Consolidated Financial Statements in Part II, Item 8A for further information on special items.

Selected Consolidated Financial Data of American

The selected consolidated financial data presented below under the captions "Consolidated Statements of Operations data" and "Consolidated Balance Sheet data" for the years ended December 31, 2017, 2016, 2015, 2014 and 2013 are derived from American's audited consolidated financial statements. On December 30, 2015, US Airways merged with and into American, with American as the surviving corporation. For financial reporting purposes, this transaction constituted a transfer of assets between entities under common control and is reflected in American's consolidated financial statements as though the transaction had occurred on December 9, 2013, when a subsidiary of AMR merged with and into US Airways Group, which represents the earliest date that American and US Airways were under common control. Therefore, American's consolidated financial data provided in the tables below includes the results of US Airways beginning on December 9, 2013. In addition, American emerged from bankruptcy on December 9, 2013. Accordingly, American's consolidated financial information for periods prior to December 9, 2013 is not directly comparable to consolidated financial information for periods subsequent to December 9, 2013.

| | | | Y | ear Eı | nded Decembe | er 31, | | |
|--|----|--------|--------------|--------|---------------|--------|--------|--------------|
| | | 2017 | 2016 | 2015 | | | 2014 | 2013 |
| | | | | | (In millions) | | | |
| Consolidated Statements of Operations data: | | | | | | | | |
| Total operating revenues | \$ | 42,195 | \$ 40,163 | \$ | 40,938 | \$ | 42,676 | \$ 26,701 |
| Total operating expenses | | 38,163 | 34,859 | | 34,749 | | 38,410 | 25,341 |
| Operating income | ' | 4,032 | 5,304 | | 6,189 | | 4,266 | 1,360 |
| Bankruptcy reorganization items, net | | _ | _ | | _ | | _ | (2,640) |
| Net income (loss) | | 1,922 | 2,781 | | 8,120 | | 2,948 | (1,717) |
| Consolidated Balance Sheet data (at end of period): | | | | | | | | |
| Total assets | \$ | 60,012 | \$ 58,092 | \$ | 50,439 | \$ | 42,787 | \$ 41,699 |
| Long-term debt and capital leases, net of current maturities | | 21,236 | 20,718 | | 16,592 | | 14,804 | 14,718 |
| Pension and postretirement benefits (1) | | 7,452 | 7,800 | | 7,410 | | 7,522 | 5,802 |
| Stockholder's equity (deficit) | | 14,594 | 12,649 | | 9,698 | | 1,406 | (4,398) |

Substantially all defined benefit pension plans were frozen effective November 1, 2012. See Note 7 to American's consolidated financial statements in Part II, Item 8B for further information on pension and postretirement benefits.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Background

Together with our wholly-owned regional airline subsidiaries and third-party regional carriers operating as American Eagle, we operate an average of nearly 6,700 flights per day to nearly 350 destinations in more than 50 countries. We have hubs in Charlotte, Chicago, Dallas/Fort Worth, Los Angeles, Miami, New York, Philadelphia, Phoenix and Washington, D.C. In 2017, approximately 200 million passengers boarded our flights.

Strategic Objectives

We are focused on four long-term strategic objectives: Create a World-Class Customer Experience, Make Culture a Competitive Advantage, Ensure Long-Term Financial Strength and Think Forward, Lead Forward.

Create a World-Class Customer Experience

We began 2017 by being named Air Transport World's Airline of the Year in recognition of our successful integration and the significant investments we made in our product and people. Also in 2017, we:

- Recorded our best on-time departure and arrival performance since 2003, and our best baggage handling performance since the DOT began reporting this information in 1994.
- Operated the youngest fleet among the major U.S. network carriers and invested \$4.1 billion in new aircraft.
- Introduced new streaming-capable, satellite-based internet access on our Boeing 737 MAX aircraft, which will be rolled out across
 most of our domestic mainline fleet.
- Introduced Basic Economy, a product to compete with ultra low-cost carriers, which is now offered nationwide and to leisure
 markets in Mexico and most of the Caribbean.
- Commenced our roll out of Premium Economy, which offers a wider seat, more legroom, an amenity kit and enhanced meal choices on international flights.
- Expanded a number of our lounges by opening Flagship First Dining, a new exclusive experience for customers in First Class on international and A321T transcontinental flights, which we now offer in our Miami, Los Angeles and New York-JFK lounges.

Make Culture a Competitive Advantage

We are creating an environment that cares for frontline team members, provides competitive pay and equips our team with the right tools to support our customers. During 2017, we:

- Kept team member pay competitive through initiatives such as a mid-contract salary increase for pilots and flight attendants and continued step increases from a mid-contract pay increase for mechanics and fleet service workers.
- Invested more than \$300 million in facilities and equipment, including renovations to team member spaces, mobile devices for pilots and flight attendants, and the ongoing One Campus One Team initiative at our global support center in Fort Worth, Texas.
- Provided customer service instruction to approximately 35,000 team members through "Elevate the Everyday Experience" training
 and launched training for leaders that emphasizes supporting team members who directly serve customers.
- Announced that work on our CFM56-5B engines, which power much of our Airbus narrowbody fleet, will move in-house to our maintenance facility located in Tulsa, Oklahoma beginning later in 2018.
- Shared the benefits of the recent Tax Cuts and Jobs Act by issuing \$1,000 payments to all non-officer team members at American and its wholly-owned regional carriers. While we do not yet pay federal cash income taxes, we believe the new tax law will reduce our future tax bill and allow more investments in equipment and facilities.

Ensure Long-Term Financial Strength

We are focused on capturing efficiencies created by our merger, delivering on our earnings potential and creating value for our stockholders. During 2017, we:

- Returned \$1.7 billion to our stockholders, including quarterly dividend payments of \$198 million and the repurchase of \$1.6 billion of common stock, or 33.9 million shares. Since our capital return program commenced in mid-2014, we have returned \$11.4 billion to stockholders, including \$835 million in quarterly dividend payments and \$10.6 billion in share repurchases, or 262.3 million shares. In January 2018, we announced that our Board of Directors declared a \$0.10 per share dividend for stockholders of record on February 6, 2018, and payable on February 20, 2018.
- Completed several transactions that provided efficient financing. See discussion within "Liquidity" below for more information.
- Announced revenue and cost initiatives to improve the customer experience, drive revenue improvements and deliver cost
 efficiencies.

Think Forward, Lead Forward

We are committed to re-establishing ourselves as an industry leader by creating an action-oriented culture that moves quickly to bring products to market, embraces technological change and quickly seizes upon new opportunities for our network and our product. During 2017, we:

- Acquired 2.7% of the outstanding shares of China Southern Airlines, the largest airline in China.
- Executed a new Trans-Atlantic joint business agreement that extends the term of our prior Trans-Atlantic joint business agreement.
- Announced a commitment for more than \$1.6 billion for improvements of LAX Terminals 4 and 5, setting the stage for us to receive additional gate space and strengthen our Pacific gateway.
- Built a five-gate expansion at ORD Terminal 3, which is expected to open in April 2018.

2017 Financial Overview

The U.S. Airline Industry

The industry remained profitable in 2017. Despite an improving economy and strong demand environment, year-over-year revenue results by carrier were varied. This was in part due to competitive pricing actions and the effects of competitive capacity growth in certain markets, as well as the three major hurricanes that negatively impacted commercial flights in Texas, Florida, the Caribbean islands and Puerto Rico. With respect to fuel costs, the price of Brent crude oil per barrel, which jet fuel prices tend to follow, was on average approximately 23% higher in 2017 as compared to 2016. The average daily spot price for Brent crude oil during 2017 was \$54 per barrel as compared to an average daily spot price of \$44 per barrel during 2016. On a daily basis, Brent crude oil prices fluctuated during 2017 between a high of \$67 per barrel to a low of \$44 per barrel, and closed the year on December 31, 2017 at \$67 per barrel. Brent crude oil prices were higher in 2017 due principally to reductions of global inventories driven by strong demand and continued production restraint. Jet fuel prices during 2017 were also impacted by hurricane disruptions and increased refinery costs.

See Part I, Item 1A. Risk Factors – "Downtums in economic conditions could adversely affect our business," "Our business is very dependent on the price and availability of aircraft fuel. Continued periods of high volatility in fuel costs, increased fuel prices or significant disruptions in the supply of aircraft fuel could have a significant negative impact on our operating results and liquidity" and "Our business has been and will continue to be affected by many changing economic and other conditions beyond our control, including global events that affect travel behavior, and our results of operations could be volatile and fluctuate due to seasonality."

AAG's 2017 Results

The selected financial data presented below is derived from AAG's audited consolidated financial statements included in Part II, Item 8A of this report and should be read in conjunction with those financial statements and the related notes thereto.

| | | Year Decer | Ende | | | Increase | Percent Increase |
|---|-----------|---------------|------|------------------|------|-----------------|---------------------|
| | 2017 2016 | | | | | (Decrease) | (Decrease) |
| | | | (In | millions, except | perc | entage changes) | |
| Mainline and regional passenger revenues | \$ | 36,133 | \$ | 34,579 | \$ | 1,554 | 4.5 |
| Other operating revenues | | 5,274 | | 4,901 | | 373 | 7.6 |
| Total operating revenues | | 42,207 | | 40,180 | | 2,027 | 5.0 |
| Mainline and regional aircraft fuel and related taxes | | 7,510 | | 6,180 | | 1,330 | 21.5 |
| Salaries, wages and benefits | | 11,816 | | 10,890 | | 926 | 8.5 |
| Total operating expenses | | 38,149 | | 34,896 | | 3,253 | 9.3 |
| Operating income | | 4,058 | | 5,284 | | (1,226) | (23.2) |
| Pre-tax income | | 3,084 | | 4,299 | | (1,215) | (28.3) |
| Income tax provision | | 1,165 | | 1,623 | | (458) | (28.2) |
| Net income | | 1,919 | | 2,676 | | (757) | (28.3) |
| | | | | | | | |
| Pre-tax income – GAAP | \$ | 3,084 | \$ | 4,299 | \$ | (1,215) | (28.3) |
| Adjusted for: Pre-tax special items (1) | | 756 | | 772 | | (16) | (2.1) |
| Pre-tax income excluding special items | \$ | 3,840 | \$ | 5,071 | \$ | (1,231) | (24.3) |

⁽¹⁾ See Part II, Item 6. Selected Consolidated Financial Data – "Reconciliation of GAAP to Non-GAAP Financial Measures" and Note 2 to AAG's Consolidated Financial Statements in Part II, Item 8A for details on the components of special items.

Pre-Tax Income and Net Income

Pre-tax income and net income were \$3.1 billion and \$1.9 billion in 2017, respectively. This compares to 2016 pre-tax income and net income of \$4.3 billion and \$2.7 billion, respectively. Excluding the effects of pre-tax special items, we recognized pre-tax income of \$3.8 billion in 2017 as compared to \$5.1 billion in 2016. The year-over-year declines in our pre-tax income on both a GAAP basis and excluding pre-tax special items were principally driven by higher fuel costs and wage rates. Fuel costs increased driven by a 21.4% increase in the average price per gallon of fuel. Wage rates were higher primarily due to mid-contract pay increases for pilots and flight attendants effective in the second quarter of 2017, as well as increases for maintenance and fleet service work groups, which became effective in the third quarter of 2016. These increases were offset in part by higher revenues.

Revenue

In 2017, we reported total operating revenues of \$42.2 billion, an increase of \$2.0 billion, or 5.0%, as compared to 2016. Mainline and regional passenger revenues were \$36.1 billion, an increase of \$1.6 billion, or 4.5%, as compared to 2016. The increase in mainline and regional passenger revenues was due to a 3.2% year-over-year increase in consolidated yields driven by strong demand. Domestic consolidated yields increased 3.5% and international yields rose 3.2%, due principally to improved performance in Latin America.

Additionally, other revenues increased \$373 million primarily due to higher revenues associated with our loyalty program. Our mainline and regional total revenue per available seat mile (TRASM) was 15.27 cents in 2017, a 3.9% increase as compared to 14.70 cents in 2016.

Fuel

Our mainline and regional fuel expense totaled \$7.5 billion in 2017, which was \$1.3 billion, or 21.5%, higher as compared to 2016. This increase was driven by a 21.4% increase in the average price per gallon of fuel to \$1.73 in 2017 from \$1.42 in 2016.

As of December 31, 2017, we did not have any fuel hedging contracts outstanding to hedge our fuel consumption. As such, and assuming we do not enter into any future transactions to hedge our fuel consumption, we will continue to be fully exposed to fluctuations in fuel prices. Our current policy is not to enter into transactions to hedge our fuel consumption, although we review that policy from time to time based on market conditions and other factors.

Other Costs

We remain committed to actively managing our cost structure, which we believe is necessary in an industry whose economic prospects are heavily dependent upon two variables we cannot control: the health of the economy and the price of fuel.

Our 2017 mainline CASM was 12.96 cents, an increase of 8.6%, from 11.94 cents in 2016. The increase was primarily driven by higher fuel costs and higher wage rates due to the mid-contract pay increases described above.

Our 2017 mainline CASM excluding special items and fuel was 10.16 cents, an increase of 6.4%, from 9.54 cents in 2016, which was also driven by higher wage rates as described above.

For a reconciliation of mainline CASM excluding special items and fuel, see Part II, Item 6. Selected Consolidated Financial Data – "Reconciliation of GAAP to Non-GAAP Financial Measures."

Income Taxes

As of December 31, 2017, we had approximately \$10.0 billion of federal NOLs and \$3.4 billion of state NOLs, substantially all of which we expect to be available in 2018 to reduce future federal and state taxable income. While we currently do not pay federal cash income taxes, we believe the December 2017 enactment of the 2017 Tax Act represents a significant benefit for us and our stockholders. Commencing in 2018, our effective tax rate has been reduced from approximately 38% to approximately 24%, which will significantly reduce our federal tax liability when we do become a cash tax payer. In addition, we presently expect to receive cash tax refunds of approximately \$170 million in both 2019 and 2020 due to the repeal of the corporate Alternative Minimum Tax (AMT).

Liquidity

As of December 31, 2017, we had approximately \$7.6 billion in total available liquidity, consisting of \$5.1 billion in unrestricted cash and short-term investments and \$2.5 billion in undrawn revolving credit facilities. We also had restricted cash and short-term investments of \$318 million. As described above, in connection with our strategic objective "Ensure Long-Term Financial Strength," we completed several transactions during 2017 to ensure our long-term competitiveness. During 2017, we:

- Repriced \$4.9 billion of our term loans at lower rates and extended and increased our revolving credit facilities.
- Continued to take advantage of historically low interest rates to finance new aircraft deliveries under our fleet renewal program. We issued an aggregate principal amount of \$2.0 billion in Enhanced Equipment Trust Certificate (EETC) equipment notes at an average fixed interest rate of 3.74%, as well as \$1.0 billion in other equipment notes, which primarily bear interest at variable rates based on LIBOR plus a margin, averaging 3.08% at December 31, 2017.
- Raised approximately \$853 million in net proceeds from aircraft sale-leaseback transactions.

See Note 5 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 3 to American's Consolidated Financial Statements in Part II, Item 8B for additional information on our debt obligations.

AAG's Results of Operations

Operating Statistics

The table below sets forth selected operating data for the years ended December 31, 2017, 2016 and 2015.

| | Year E | Ended December | Increase | Increase (Decrease) | |
|--|---------|----------------|----------|-------------------------|-----------|
| | 2017 | 2016 | 2015 | (Decrease) 2017-2016 | 2016-2015 |
| <u>Mainline</u> | | | | | |
| Revenue passenger miles (millions) (a) | 201,351 | 199,014 | 199,467 | 1.2% | (0.2)% |
| Available seat miles (millions) (b) | 243,806 | 241,734 | 239,375 | 0.9% | 1.0% |
| Passenger load factor (percent) (c) | 82.6 | 82.3 | 83.3 | 0.3pts | (1.0)pts |
| Yield (cents) (d) | 14.52 | 14.02 | 14.56 | 3.5% | (3.7)% |
| Passenger revenue per available seat mile (cents) (e) | 11.99 | 11.55 | 12.13 | 3.9% | (4.8)% |
| Operating cost per available seat mile (cents) (f) | 12.96 | 11.94 | 12.03 | 8.6% | (0.8)% |
| Aircraft at end of period | 948 | 930 | 946 | 1.9% | (1.7)% |
| Fuel consumption (gallons in millions) | 3,579 | 3,596 | 3,611 | (0.5)% | (0.4)% |
| Average aircraft fuel price including related taxes (dollars per gallon) | 1.71 | 1.41 | 1.72 | 21.4% | (18.2)% |
| Full-time equivalent employees at end of period | 103,100 | 101,500 | 98,900 | 1.6% | 2.6% |
| | | | | | |
| Total Mainline and Regional | | | | | |
| Revenue passenger miles (millions) (a) | 226,346 | 223,477 | 223,010 | 1.3% | 0.2% |
| Available seat miles (millions) (b) | 276,493 | 273,410 | 268,736 | 1.1% | 1.7% |
| Passenger load factor (percent) (c) | 81.9 | 81.7 | 83.0 | 0.2pts | (1.3)pts |
| Yield (cents) (d) | 15.96 | 15.47 | 15.92 | 3.2% | (2.8)% |
| Passenger revenue per available seat mile (cents) (e) | 13.07 | 12.65 | 13.21 | 3.3% | (4.3)% |
| Total revenue per available seat mile (cents) (9) | 15.27 | 14.70 | 15.25 | 3.9% | (3.7)% |
| Aircraft at end of period | 1,545 | 1,536 | 1,533 | 0.6% | 0.2% |
| Fuel consumption (gallons in millions) | 4,352 | 4,347 | 4,323 | 0.1% | 0.5% |
| Average aircraft fuel price including related taxes (dollars per gallon) | 1.73 | 1.42 | 1.72 | 21.4% | (17.6)% |
| Full-time equivalent employees at end of period (h) | 126,600 | 122,300 | 118,500 | 3.5% | 3.2% |
| | | | | | |

⁽a) Revenue passenger mile (RPM) – A basic measure of sales volume. One RPM represents one passenger flown one mile.

⁽b) Available seat mile (ASM) – A basic measure of production. One ASM represents one seat flown one mile.

⁽c) Passenger load factor – The percentage of available seats that are filled with revenue passengers.

Yield – A measure of airline revenue derived by dividing passenger revenue by RPMs.

⁽e) Passenger revenue per available seat mile (PRASM) – Passenger revenues divided by ASMs.

Operating cost per available seat mile (CASM) – Operating expenses divided by ASMs.

Total revenue per available seat mile (TRASM) – Total revenues divided by total mainline and regional ASMs.

⁽h) Regional full-time equivalent employees only include our wholly-owned regional airline subsidiaries, Envoy, Piedmont and PSA.

Results of Operations - 2017 Compared to 2016

Pre-tax income and net income were \$3.1 billion and \$1.9 billion in 2017, respectively. This compares to 2016 pre-tax income and net income of \$4.3 billion and \$2.7 billion, respectively. Excluding the effects of pre-tax net special items, pre-tax income was \$3.8 billion and \$5.1 billion in 2017 and 2016, respectively. For reconciliation of pre-tax income excluding special items to their comparable measures on a GAAP basis, see Part II, Item 6. Selected Consolidated Financial Data —"Reconciliation of GAAP to Non-GAAP Financial Measures."

The year-over-year declines in our pre-tax income on both a GAAP basis and excluding pre-tax special items were principally driven by higher fuel costs and wage rates.

Operating Revenues

| | Year Ended | Dece | mber 31, | | Inoropo | Percent |
|--------------------------|--------------|------|--------------------|-------|------------------------|------------------------|
| | 2017 | | 2016 | | Increase (Decrease) | Increase (Decrease) |
| | | (Ir | n millions, except | perce | entage changes) | |
| Mainline passenger | \$ 29,238 | \$ | 27,909 | \$ | 1,329 | 4.8 |
| Regional passenger | 6,895 | | 6,670 | | 225 | 3.4 |
| Cargo | 800 | | 700 | | 100 | 14.3 |
| Other | 5,274 | | 4,901 | | 373 | 7.6 |
| Total operating revenues | \$ 42,207 | \$ | 40,180 | \$ | 2,027 | 5.0 |

This table presents our total passenger revenues and the year-over-year change in certain operating statistics:

Increase (Decrease) vs. Year Ended December 31, 2016

| | | | | 10. 100. 2.000. 3., 20.0 | | | | | | |
|--------------------------|-----|---------------------------|----------------------|--------------------------|------|----------------|--------------------|-------|--|--|
| | | nded December 31, 2017 | Passenger Revenue | RPMs | ASMs | Load Factor | Passenger Yield | PRASM | | |
| | (Ir | n millions) | | | | | | | | |
| Mainline passenger | \$ | 29,238 | 4.8% | 1.2% | 0.9% | 0.3pts | 3.5% | 3.9% | | |
| Regional passenger | | 6,895 | 3.4% | 2.2% | 3.2% | (0.7)pts | 1.2% | 0.2% | | |
| Total passenger revenues | \$ | 36,133 | 4.5% | 1.3% | 1.1% | 0.2pts | 3.2% | 3.3% | | |

Total passenger revenues increased \$1.6 billion, or 4.5%, in 2017 from 2016 primarily due to a 3.2% year-over-year increase in consolidated passenger yields driven by strong demand. Domestic consolidated yields increased 3.5% and international yields rose 3.2%, due principally to improved performance in Latin America.

Cargo revenue increased \$100 million, or 14.3%, in 2017 from 2016 primarily driven by an increase in freight volume.

Other revenue primarily includes revenue associated with our loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. Other revenue increased \$373 million, or 7.6%, in 2017 from 2016 primarily driven by higher revenues associated with our loyalty program. In 2017 and 2016, loyalty program revenue was \$2.4 billion and \$2.1 billion, respectively. Of this, \$2.2 billion and \$1.9 billion related to the marketing component of mileage sales and other marketing related payments, respectively.

Total operating revenues in 2017 increased \$2.0 billion, or 5.0%, from 2016 driven principally by a 4.5% increase in total passenger revenues as described above. Our TRASM was 15.27 cents in 2017, a 3.9% increase as compared to 14.70 cents in 2016.

Mainline Operating Expenses

| | Year Ended | Dece | mber 31, | | Ingrasa | Percent Increase | |
|------------------------------------|----------------|------|------------------|-------|------------------------|---------------------|--|
| | 2017 | | 2016 | | Increase (Decrease) | (Decrease) | |
| | | (In | millions, except | perce | ntage changes) | | |
| Aircraft fuel and related taxes | \$ 6,128 | \$ | 5,071 | \$ | 1,057 | 20.8 | |
| Salaries, wages and benefits | 11,816 | | 10,890 | | 926 | 8.5 | |
| Maintenance, materials and repairs | 1,959 | | 1,834 | | 125 | 6.8 | |
| Other rent and landing fees | 1,806 | | 1,772 | | 34 | 1.9 | |
| Aircraft rent | 1,197 | | 1,203 | | (6) | (0.4) | |
| Selling expenses | 1,477 | | 1,323 | | 154 | 11.6 | |
| Depreciation and amortization | 1,702 | | 1,525 | | 177 | 11.6 | |
| Special items, net | 712 | | 709 | | 3 | 0.5 | |
| Other | 4,806 | | 4,525 | | 281 | 6.2 | |
| Total mainline operating expenses | \$ 31,603 | \$ | 28,852 | \$ | 2,751 | 9.5 | |

Mainline operating expenses increased \$2.8 billion, or 9.5%, in 2017 from 2016. The increase in operating expenses was primarily driven by higher fuel costs and wage rates. See detailed explanations below relating to changes in mainline CASM.

Mainline CASM

We sometimes use financial measures that are derived from the consolidated financial statements but that are not presented in accordance with GAAP to understand and evaluate our current operating performance to allow for period-to-period comparisons. We believe these non-GAAP financial measures may also provide useful information to investors and others. These non-GAAP measures may not be comparable to similarly titled non-GAAP measures of other companies, and should be considered in addition to, and not as a substitute for or superior to, any measure of performance, cash flow or liquidity prepared in accordance with GAAP. We are providing a reconciliation of reported non-GAAP financial measures to their comparable financial measures on a GAAP basis.

The table below presents the reconciliation of mainline operating expenses (GAAP measure) to mainline operating costs excluding special items and fuel (non-GAAP measure). Management uses mainline operating costs excluding special items and fuel to evaluate our current operating performance and for period-to-period comparisons. The price of fuel, over which we have no control, impacts the comparability of period-to-period financial performance. The adjustment to exclude aircraft fuel and special items allows management an additional tool to better understand and analyze our non-fuel costs and core operating performance.

The major components of our total mainline CASM and our mainline CASM excluding special items and fuel for the years ended December 31, 2017 and 2016 are as follows (amounts may not recalculate due to rounding):

| | Year Ended Decer | mber 31, | Percent Increase | |
|---|------------------|-----------------------|---------------------|--|
| | 2017 | 2016 | (Decrease) | |
| | (In cents, ex | ccept percentage chan | ges) | |
| Mainline CASM: | | | | |
| Aircraft fuel and related taxes | 2.51 | 2.10 | 19.8 | |
| Salaries, wages and benefits | 4.85 | 4.51 | 7.6 | |
| Maintenance, materials and repairs | 0.80 | 0.76 | 5.9 | |
| Other rent and landing fees | 0.74 | 0.73 | 1.1 | |
| Aircraft rent | 0.49 | 0.50 | (1.3) | |
| Selling expenses | 0.61 | 0.55 | 10.6 | |
| Depreciation and amortization | 0.70 | 0.63 | 10.7 | |
| Special items, net | 0.29 | 0.29 | (0.3) | |
| Other | 1.97 | 1.87 | 5.3 | |
| Total mainline CASM | 12.96 | 11.94 | 8.6 | |
| Special items, net | (0.29) | (0.29) | (0.3) | |
| Aircraft fuel and related taxes | (2.51) | (2.10) | 19.8 | |
| Mainline CASM, excluding special items and fuel | 10.16 | 9.54 | 6.4 | |

Significant changes in the components of mainline CASM are as follows:

- Aircraft fuel and related taxes per ASM increased 19.8% primarily due to a 21.4% increase in the average price per gallon of fuel
 to \$1.71 in 2017 from \$1.41 in 2016, offset in part by a 0.5% decrease in gallons of fuel consumed. The decrease in fuel
 consumption was primarily driven by the operation of more fuel efficient aircraft during 2017 in connection with our fleet renewal
 program.
- Salaries, wages and benefits per ASM increased 7.6% primarily due to mid-contract pay rate increases for pilots and flight attendants effective in the second quarter of 2017, as well as rate increases for maintenance and fleet service work groups, which became effective in the third quarter of 2016.
- Maintenance, materials and repairs per ASM increased 5.9% as compared to 2016 primarily due to a contract change that accelerated the timing of certain maintenance expenses incurred. Certain flight equipment was transitioned to a new flight hour based contract (referred to as power by the hour) where expense is incurred and recognized based on actual hours flown. Previously, this flight equipment was covered by a time and materials based contract where expense is incurred and recognized as maintenance is performed.
- Selling expenses per ASM increased 10.6% due primarily to higher commissions driven by the overall increase in revenues as well as an increase in flown premium tickets, which are subject to higher commissions.
- Depreciation and amortization per ASM increased 10.7% primarily due to depreciation related to aircraft purchased in connection with our fleet renewal program. In 2017, we took delivery of 57 new mainline aircraft.
- Other operating expenses per ASM increased 5.3% primarily due to expenses associated with improving our product offerings, customer experience and operational reliability, such as food and beverage costs and costs associated with team member training.

Operating Special Items, Net

| | Year Ended December 31, | | | | |
|---|-------------------------|----------|------|--|--|
| | 2017 | | 2016 | | |
| | (In m | illions) | | | |
| Merger integration expenses (1) | \$ 273 | \$ | 514 | | |
| Fleet restructuring expenses (2) | 232 | | 177 | | |
| Employee 2017 Tax Act bonus expense (3) | 123 | | _ | | |
| Labor contract expenses (4) | 46 | | _ | | |
| Mark-to-market adjustments for bankruptcy obligations | 27 | | 25 | | |
| Other operating charges (credits), net | 11 | | (7) | | |
| Total mainline operating special items, net | 712 | | 709 | | |
| Regional operating special items, net | 22 | | 14 | | |
| Total operating special items, net | \$ 734 | \$ | 723 | | |

⁽¹⁾ Merger integration expenses included costs related to information technology, professional fees, re-branding of aircraft and airport facilities and training, and in 2016, also included costs related to alignment of labor union contracts and the launch of re-branded uniforms, both of which drove the \$241 million year-over-year decrease in these expenses.

Regional Operating Expenses

| | Year Ended December 31, | | | | | Percent | |
|-----------------------------------|-------------------------|-------|-----------------|------------------------|-------------|------------------------|--|
| | 2017 2016 | | 2016 | Increase (Decrease) | | Increase (Decrease) | |
| | | (ln m | illions, except | percentag | je changes) | | |
| Aircraft fuel and related taxes | \$ 1,382 | \$ | 1,109 | \$ | 273 | 24.6 | |
| Other | 5,164 | | 4,935 | | 229 | 4.6 | |
| Total regional operating expenses | \$ 6,546 | \$ | 6,044 | \$ | 502 | 8.3 | |

Regional operating expenses increased \$502 million, or 8.3%, in 2017 from 2016. The year-over-year increase was due in part to a \$273 million, or 24.6%, increase in fuel costs. The average price per gallon of fuel increased 21.2% to \$1.79 in 2017 from \$1.48 in 2016, on a 2.8% increase in consumption. Additionally, other regional operating expenses increased \$229 million, or 4.6%, primarily driven by a 3.2% increase in capacity, principally from our wholly-owned regional carriers. See Note 1(q) to AAG's Consolidated Financial Statements in Part II, Item 8A for further information on regional expenses.

⁽²⁾ Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation and impairments for aircraft and related equipment grounded or expected to be grounded earlier than planned.

⁽³⁾ Employee bonus expense included costs related to the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of the 2017 Tax Act.

⁽⁴⁾ Labor contract expenses primarily included one-time charges to adjust the vacation accruals for pilots and flight attendants as a result of the mid-contract pay rate adjustments effective in the second quarter of 2017.

Nonoperating Results

| | Year Ended | Dece | mber 31, | I | Percent |
|---------------------------------|----------------|------|----------|------------------------|------------------------|
| | 2017 | | 2016 | Increase (Decrease) | Increase (Decrease) |
| | | | | | |
| Interest income | \$ 94 | \$ | 63 | \$ 31 | 47.8 |
| Interest expense, net | (1,053) | | (991) | (62) | 6.2 |
| Other, net | (15) | | (57) | 42 | (73.4) |
| Total nonoperating expense, net | \$ (974) | \$ | (985) | \$ 11 | (1.0) |

Our short-term investments in each period consisted of highly liquid investments that provided relatively nominal returns. Interest income increased \$31 million, or 47.8%, principally due to a 50 basis point increase in average yields in 2017 as compared to 2016.

Interest expense, net increased \$62 million, or 6.2%, in 2017 primarily due to higher outstanding debt as a result of aircraft financings associated with our fleet renewal program.

Other nonoperating expense, net in 2017 and 2016 included \$22 million and \$49 million, respectively, of net special charges associated with debt refinancings and extinguishments.

Income Taxes

In 2017 and 2016, we recorded an income tax provision of \$1.2 billion and \$1.6 billion, respectively, at an effective rate of approximately 38%. This tax provision was substantially non-cash due to utilization of our NOLs. Substantially all of our income before income taxes is attributable to the United States. At December 31, 2017, we had approximately \$10.0 billion of federal NOLs and \$3.4 billion of state NOLs, substantially all of which we expect to be available in 2018 to reduce future federal and state taxable income.

As a result of the 2017 Tax Act, we recorded a special, non-cash tax benefit of \$7 million in 2017 to reflect the impact of lower corporate income tax rates on our deferred tax assets and liabilities. For 2018, we presently expect to recognize a provision for income taxes at an effective rate of approximately 24% due to the reduction in the corporate tax rate.

See Note 6 to AAG's Consolidated Financial Statements in Part II. Item 8A for additional information on income taxes.

Results of Operations - 2016 Compared to 2015

We realized net income of \$2.7 billion in 2016. This compares to \$7.6 billion of net income in 2015, which included a special \$3.0 billion non-cash tax benefit as we reversed the valuation allowance on our deferred tax assets, which include our federal and state NOLs. As a result of the reversal of the valuation allowance, we recorded a \$1.6 billion provision for income taxes in 2016, which is substantially non-cash due to the utilization of NOLs. Accordingly, amounts reported in 2016 for income tax provision and net income are not comparable to 2015.

We realized pre-tax income of \$4.3 billion and \$4.6 billion in 2016 and 2015, respectively. Excluding the effects of pre-tax net special items, pre-tax income was \$5.1 billion and \$6.3 billion in 2016 and 2015, respectively. For reconciliation of pre-tax and net income excluding special items to their comparable measures on a GAAP basis, see Part II, Item 6. Selected Consolidated Financial Data –"Reconciliation of GAAP to Non-GAAP Financial Measures."

Our 2016 pre-tax results on both a GAAP basis and excluding pre-tax net special items were impacted by a decline in revenues due to lower yields. Salaries, wages and benefits costs were higher in 2016, driven by our new labor contracts and the addition of an employee profit sharing program; however, these increases were substantially offset by a year-over-year decline in fuel costs.

Operating Revenues

| | Year Ended December 31, | | | | | Percent | |
|--------------------------|-------------------------|--------|------|--------|---------------------|----------------|------------------------|
| | 2016 | | 2015 | | Increase (Decrease) | | Increase (Decrease) |
| | (In millions, except p | | | | perce | ntage changes) | |
| Mainline passenger | \$ | 27,909 | \$ | 29,037 | \$ | (1,128) | (3.9) |
| Regional passenger | | 6,670 | | 6,475 | | 195 | 3.0 |
| Cargo | | 700 | | 760 | | (60) | (7.9) |
| Other | | 4,901 | | 4,718 | | 183 | 3.9 |
| Total operating revenues | \$ | 40,180 | \$ | 40,990 | \$ | (810) | (2.0) |

This table presents our total passenger revenues and the year-over-year change in certain operating statistics:

Increase (Decrease) vs. Year Ended December 31, 2015

| | | | 10. 100. 2.100. 2.00. | | | | | | |
|--------------------------|----|----------------------------|-----------------------|--------|------|----------------|--------------------|--------|--|
| | | ear Ended mber 31, 2016 | Passenger Revenue | RPMs | ASMs | Load Factor | Passenger Yield | PRASM | |
| | (1 | n millions) | | | | | | | |
| Mainline passenger | \$ | 27,909 | (3.9)% | (0.2)% | 1.0% | (1.0)pts | (3.7)% | (4.8)% | |
| Regional passenger | | 6,670 | 3.0% | 3.9% | 7.9% | (3.0)pts | (0.9)% | (4.5)% | |
| Total passenger revenues | \$ | 34,579 | (2.6)% | 0.2% | 1.7% | (1.3)pts | (2.8)% | (4.3)% | |

Total passenger revenues declined \$933 million, or 2.6%, in 2016 from 2015 driven by a 2.8% decrease in consolidated passenger yields due to competitive capacity growth, macroeconomic softness outside of the United States and foreign currency weakness.

Cargo revenue decreased \$60 million, or 7.9%, in 2016 from 2015 driven primarily by a decrease in domestic and international freight yields.

Other revenue primarily includes revenue associated with our loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. Other revenue increased \$183 million, or 3.9%, in 2016 from 2015 driven by higher revenues associated with our loyalty program. In 2016 and 2015, loyalty program revenue was \$2.1 billion and \$1.9 billion, respectively. Of this, \$1.9 billion and \$1.7 billion related to the marketing component of mileage sales and other marketing related payments, respectively.

Total operating revenues in 2016 decreased \$810 million, or 2.0%, from 2015 driven by lower passenger revenues offset in part by higher other revenue as described above. Our TRASM was 14.70 cents in 2016, a 3.7% decrease as compared to 15.25 cents in 2015.

Mainline Operating Expenses

| | Year Ended December 31, | | | Increase | | Percent Increase | |
|------------------------------------|-------------------------|--------|-------|------------------|---------|---------------------|------------|
| | | 2016 | | 2015 | (| (Decrease) | (Decrease) |
| | | | (In r | nillions, except | percent | tage changes) | |
| Aircraft fuel and related taxes | \$ | 5,071 | \$ | 6,226 | \$ | (1,155) | (18.5) |
| Salaries, wages and benefits | | 10,890 | | 9,524 | | 1,366 | 14.4 |
| Maintenance, materials and repairs | | 1,834 | | 1,889 | | (55) | (2.9) |
| Other rent and landing fees | | 1,772 | | 1,731 | | 41 | 2.4 |
| Aircraft rent | | 1,203 | | 1,250 | | (47) | (3.8) |
| Selling expenses | | 1,323 | | 1,394 | | (71) | (5.0) |
| Depreciation and amortization | | 1,525 | | 1,364 | | 161 | 11.8 |
| Special items, net | | 709 | | 1,051 | | (342) | (32.6) |
| Other | | 4,525 | | 4,374 | | 151 | 3.4 |
| Total mainline operating expenses | \$ | 28,852 | \$ | 28,803 | \$ | 49 | 0.2 |

Mainline operating expenses increased \$49 million, or 0.2%, in 2016 from 2015. The increase in operating expenses was primarily driven by higher wage rates resulting from new labor contracts and the addition of an employee profit sharing program; however, these costs were substantially offset by a year-over-year decline in fuel costs. See detailed explanations below relating to changes in mainline CASM.

Mainline CASM

We sometimes use financial measures that are derived from the consolidated financial statements but that are not presented in accordance with GAAP to understand and evaluate our current operating performance to allow for period-to-period comparisons. We believe these non-GAAP financial measures may also provide useful information to investors and others. These non-GAAP measures may not be comparable to similarly titled non-GAAP measures of other companies, and should be considered in addition to, and not as a substitute for or superior to, any measure of performance, cash flow or liquidity prepared in accordance with GAAP. We are providing a reconciliation of reported non-GAAP financial measures to their comparable financial measures on a GAAP basis.

The table below presents the reconciliation of mainline operating expenses (GAAP measure) to mainline operating costs excluding special items and fuel (non-GAAP measure). Management uses mainline operating costs excluding special items and fuel to evaluate our current operating performance and for period-to-period comparisons. The price of fuel, over which we have no control, impacts the comparability of period-to-period financial performance. The adjustment to exclude aircraft fuel and special items allows management an additional tool to better understand and analyze our non-fuel costs and core operating performance.

The major components of our total mainline CASM and our mainline CASM excluding special items and fuel for the years ended December 31, 2016 and 2015 are as follows (amounts may not recalculate due to rounding):

| | Year Ended Decer | nber 31, | Percent Increase |
|---|------------------|----------------------|---------------------|
| | 2016 | 2015 | (Decrease) |
| | (In cents, ex | cept percentage chan | ges) |
| Mainline CASM: | | | |
| Aircraft fuel and related taxes | 2.10 | 2.60 | (19.3) |
| Salaries, wages and benefits | 4.51 | 3.98 | 13.2 |
| Maintenance, materials and repairs | 0.76 | 0.79 | (3.9) |
| Other rent and landing fees | 0.73 | 0.72 | 1.4 |
| Aircraft rent | 0.50 | 0.52 | (4.7) |
| Selling expenses | 0.55 | 0.58 | (6.0) |
| Depreciation and amortization | 0.63 | 0.57 | 10.7 |
| Special items, net | 0.29 | 0.44 | (33.2) |
| Other | 1.87 | 1.83 | 2.4 |
| Total mainline CASM | 11.94 | 12.03 | (8.0) |
| Special items, net | (0.29) | (0.44) | (33.2) |
| Aircraft fuel and related taxes | (2.10) | (2.60) | (19.3) |
| Mainline CASM, excluding special items and fuel | 9.54 | 8.99 | 6.1 |

Significant changes in the components of mainline CASM are as follows:

- Aircraft fuel and related taxes per ASM decreased 19.3% primarily due to an 18.2% decrease in the average price per gallon of fuel to \$1.41 in 2016 from \$1.72 in 2015.
- Salaries, wages and benefits per ASM increased 13.2% primarily due to increased costs associated with new labor contracts and the addition of an employee profit sharing program.
- Selling expenses per ASM decreased 6.0% primarily due to lower credit card and booking fees.
- Depreciation and amortization per ASM increased 10.7% primarily due to depreciation related to aircraft purchased in connection with our fleet renewal program. In 2016, we took delivery of 55 new mainline aircraft.

Operating Special Items, Net

| | Year Ended December 31, | | | | |
|---|-------------------------|-------|-----------|-------|--|
| | 2016 | | | 2015 | |
| | | (In r | nillions) | | |
| Merger integration expenses (1) | \$ | 514 | \$ | 826 | |
| Fleet restructuring expenses (2) | | 177 | | 210 | |
| Mark-to-market adjustments for bankruptcy obligations | | 25 | | (53) | |
| Other operating charges (credits), net | | (7) | | 68 | |
| Total mainline operating special items, net | ' | 709 | | 1,051 | |
| Regional operating special items, net | | 14 | | 29 | |
| Total operating special items, net | \$ | 723 | \$ | 1,080 | |

⁽¹⁾ Merger integration expenses included costs related to information technology, re-branding of aircraft, airport facilities and uniforms, alignment of labor union contracts, professional fees, severance, relocation and training, and, in 2015, also included share-based compensation related to awards granted in connection with the Merger that fully vested in December 2015.

Regional Operating Expenses

| | Year Ended December 31, | | | | | Percent | |
|-----------------------------------|-----------------------------|-------|------------------|---------|----------------------|------------------------|--|
| | 2016 | | 2015 | | ncrease Decrease) | Increase (Decrease) | |
| | | (ln m | nillions, except | percent | age changes) | | |
| Aircraft fuel and related taxes | \$ 1,109 | \$ | 1,230 | \$ | (121) | (9.8) | |
| Other | 4,935 | | 4,753 | | 182 | 3.8 | |
| Total regional operating expenses | \$ 6,044 | \$ | 5,983 | \$ | 61 | 1.0 | |

Regional operating expenses increased \$61 million, or 1.0%, in 2016 as compared to 2015. The year-over-year increase was due in part to a \$182 million, or 3.8%, increase in other regional operating expenses. The increase in other regional operating expenses was primarily driven by an increase in capacity, principally from our wholly-owned regional carriers. Offsetting this increase was a \$121 million, or 9.8%, decrease in fuel costs. The decrease in fuel costs was driven primarily by a 14.5% decline in the average price per gallon of fuel to \$1.48 in 2016 from \$1.73 in 2015, offset in part by a 5.5% increase in consumption. See Note 1(q) to AAG's Consolidated Financial Statements in Part II, Item 8A for further information on regional expenses.

Nonoperating Results

| | | Year Ended | Decemb | per 31, | Ingrana | Percent Increase | |
|---------------------------------|----|------------|--------|--------------------|------------------------|---------------------|--|
| | : | 2016 | | 2015 | Increase (Decrease) | (Decrease) | |
| | | | (In m | nillions, except p | ercentage changes) | | |
| Interest income | \$ | 63 | \$ | 39 | 24 | 60.9 | |
| Interest expense, net | | (991) | | (880) | (111) | 12.6 | |
| Other, net | | (57) | | (747) | 690 | (92.4) | |
| Total nonoperating expense, net | \$ | (985) | \$ | (1,588) | \$ 603 | (38.1) | |
| | | | | | | | |

Our short-term investments in each period consisted of highly liquid investments that provided nominal returns. Interest income increased \$24 million, or 60.9%, principally due to a 50 basis point increase in average yields in 2016 as compared to 2015.

Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation, impairments, remaining lease payments and lease return costs for aircraft and related equipment grounded or expected to be grounded earlier than planned.

Interest expense, net increased in 2016 primarily due to higher outstanding debt as a result of aircraft financings associated with our fleet renewal program.

In 2016, other nonoperating expense, net primarily included \$49 million of net special charges associated with debt refinancings and extinguishments.

In 2015, other nonoperating expense, net primarily included a \$592 million special charge to write off all of the value of Venezuelan bolivars held by us due to continued lack of repatriations and deterioration of economic conditions in Venezuela. We also incurred \$159 million of net foreign currency losses. The foreign currency losses in 2015 were driven primarily by the strengthening of the U.S. dollar relative to other currencies, principally in Latin American and European markets.

Income Taxes

In 2016, we recorded an income tax provision of \$1.6 billion at an effective rate of approximately 38%, which was substantially non-cash due to our utilization of NOLs. Substantially all of our income before income taxes was attributable to the United States.

In 2015, we reversed \$3.0 billion of the valuation allowance on our deferred tax assets, which resulted in a special non-cash tax benefit recorded in our consolidated statement of operations.

See Note 6 to AAG's Consolidated Financial Statements in Part II, Item 8A for additional information on income taxes.

American's Results of Operations

Results of Operations - 2017 Compared to 2016

American realized pre-tax income of \$3.2 billion and net income of \$1.9 billion in 2017. This compares to 2016 pre-tax income of \$4.4 billion and net income of \$2.8 billion.

The year-over-year decline in American's pre-tax income was principally driven by higher fuel costs and wage rates.

Operating Revenues

| | Year Ended December 31, | | | | | Percent | |
|--------------------------|-------------------------------|--------|----|--------|----|------------------------|------------------------|
| | 2017 | | | 2016 | | Increase (Decrease) | Increase (Decrease) |
| | (In millions, except percenta | | | | | ntage changes) | |
| Mainline passenger | \$ | 29,238 | \$ | 27,909 | \$ | 1,329 | 4.8 |
| Regional passenger | | 6,895 | | 6,670 | | 225 | 3.4 |
| Cargo | | 800 | | 700 | | 100 | 14.3 |
| Other | | 5,262 | | 4,884 | | 378 | 7.7 |
| Total operating revenues | \$ | 42,195 | \$ | 40,163 | \$ | 2,032 | 5.1 |

Total passenger revenues increased \$1.6 billion, or 4.5%, in 2017 from 2016 primarily due to a year-over-year increase in consolidated passenger yields driven by strong demand.

Cargo revenue increased \$100 million, or 14.3%, in 2017 from 2016 primarily driven by an increase in freight volume.

Other revenue primarily includes revenue associated with American's loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. Other revenue increased \$378 million, or 7.7%, in 2017 from 2016 primarily driven by higher revenues associated with American's loyalty program. In 2017 and 2016, loyalty program revenue was \$2.4 billion and \$2.1 billion, respectively. Of this, \$2.2 billion and \$1.9 billion related to the marketing component of mileage sales and other marketing related payments, respectively.

Total operating revenues in 2017 increased \$2.0 billion, or 5.1%, from 2016 driven principally by a 4.5% increase in total passenger revenues as described above.

Mainline Operating Expenses

| | Year Decen | Endeonber 3 | | | Increase | Percent Increase | |
|------------------------------------|-------------------|-------------|------------------|--------|----------------|---------------------|--|
| | 2017 | | 2016 | | (Decrease) | (Decrease) | |
| | | (In | millions, except | percer | ntage changes) | | |
| Aircraft fuel and related taxes | \$ 6,128 | \$ | 5,071 | \$ | 1,057 | 20.8 | |
| Salaries, wages and benefits | 11,804 | | 10,881 | | 923 | 8.5 | |
| Maintenance, materials and repairs | 1,959 | | 1,834 | | 125 | 6.8 | |
| Other rent and landing fees | 1,806 | | 1,772 | | 34 | 1.9 | |
| Aircraft rent | 1,197 | | 1,203 | | (6) | (0.4) | |
| Selling expenses | 1,477 | | 1,323 | | 154 | 11.6 | |
| Depreciation and amortization | 1,702 | | 1,525 | | 177 | 11.6 | |
| Special items, net | 712 | | 709 | | 3 | 0.5 | |
| Other | 4,806 | | 4,532 | | 274 | 6.1 | |
| Total mainline operating expenses | \$ 31,591 | \$ | 28,850 | \$ | 2,741 | 9.5 | |

Mainline operating expenses increased \$2.7 billion, or 9.5%, in 2017 from 2016. The increase in operating expenses was primarily driven by higher fuel costs and wage rates.

Significant changes in the components of mainline operating expenses are as follows:

- Aircraft fuel and related taxes increased 20.8% primarily due to a 21.4% increase in the average price per gallon of fuel to \$1.71 in 2017 from \$1.41 in 2016, offset in part by a 0.5% decrease in gallons of fuel consumed. The decrease in fuel consumption was primarily driven by the operation of more fuel efficient aircraft during 2017 in connection with American's fleet renewal program.
- Salaries, wages and benefits increased 8.5% primarily due to mid-contract pay rate increases for pilots and flight attendants
 effective in the second quarter of 2017, as well as rate increases for maintenance and fleet service work groups, which became
 effective in the third quarter of 2016.
- Maintenance, materials and repairs increased 6.8% as compared to 2016 primarily due to a contract change that accelerated the
 timing of certain maintenance expenses incurred. Certain flight equipment was transitioned to a new flight hour based contract
 (referred to as power by the hour) where expense is incurred and recognized based on actual hours flown. Previously, this flight
 equipment was covered by a time and materials based contract where expense is incurred and recognized as maintenance is
 performed.
- Selling expenses increased 11.6% due primarily to higher commissions driven by the overall increase in revenues as well as an increase in flown premium tickets, which are subject to higher commissions.
- Depreciation and amortization increased 11.6% primarily due to depreciation related to aircraft purchased in connection with American's fleet renewal program. In 2017, American took delivery of 57 new mainline aircraft.
- Other operating expenses increased 6.1% primarily due to expenses associated with improving our product offerings, customer
 experience and operational reliability, such as food and beverage costs and costs associated with team member training.

Operating Special Items, Net

| | | Year Ended December 31, | | | | | |
|---|---------------|-------------------------|----|------|--|--|--|
| | | 2017 | | 2016 | | | |
| | (In millions) | | | | | | |
| Merger integration expenses (1) | \$ | 273 | \$ | 514 | | | |
| Fleet restructuring expenses (2) | | 232 | | 177 | | | |
| Employee 2017 Tax Act bonus expense (3) | | 123 | | _ | | | |
| Labor contract expenses (4) | | 46 | | _ | | | |
| Mark-to-market adjustments for bankruptcy obligations | | 27 | | 25 | | | |
| Other operating charges (credits), net | | 11 | | (7) | | | |
| Total mainline operating special items, net | | 712 | | 709 | | | |
| Regional operating special items, net | | 3 | | 13 | | | |
| Total operating special items, net | \$ | 715 | \$ | 722 | | | |

⁽¹⁾ Merger integration expenses included costs related to information technology, professional fees, re-branding of aircraft and airport facilities and training, and in 2016, also included costs related to alignment of labor union contracts and the launch of re-branded uniforms, both of which drove the \$241 million year-over-year decrease in these expenses.

Regional Operating Expenses

| | | Year Decem | Ended iber 31 | | Increase | | Percent Increase | |
|-----------------------------------|------|------------|------------------|-------|----------|------------|---------------------|--|
| | 2017 | | | 2016 | | (Decrease) | (Decrease) | |
| | | | | | | | | |
| Aircraft fuel and related taxes | \$ | 1,382 | \$ | 1,109 | \$ | 273 | 24.6 | |
| Other | | 5,190 | | 4,900 | | 290 | 5.9 | |
| Total regional operating expenses | \$ | 6,572 | \$ | 6,009 | \$ | 563 | 9.4 | |

Regional operating expenses increased \$563 million, or 9.4%, in 2017 from 2016. The year-over-year increase was due in part to a \$273 million, or 24.6%, increase in fuel costs. The average price per gallon of fuel increased 21.2% to \$1.79 in 2017 from \$1.48 in 2016, on a 2.8% increase in consumption. Additionally, other regional operating expenses increased \$290 million, or 5.9%, primarily driven by increased capacity. See Note 1(q) to American's Consolidated Financial Statements in Part II, Item 8B for further information on regional expenses.

⁽²⁾ Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation and impairments for aircraft and related equipment grounded or expected to be grounded earlier than planned.

⁽³⁾ Employee bonus expense included costs related to the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of the 2017 Tax Act.

⁽⁴⁾ Labor contract expenses primarily included one-time charges to adjust the vacation accruals for pilots and flight attendants as a result of the mid-contract pay rate adjustments effective in the second quarter of 2017.

Nonoperating Results

| | Year Ended December 31, | | | | Increase | Percent Increase | |
|---------------------------------|----------------------------|----|-------|----|------------|---------------------|--|
| | 2017 | | 2016 | | (Decrease) | (Decrease) | |
| | | | | | | | |
| Interest income | \$ 215 | \$ | 104 | \$ | 111 | nm¹ | |
| Interest expense, net | (988) | | (906) | | (82) | 9.1 | |
| Other, net | (15) | | (59) | | 44 | (74.5) | |
| Total nonoperating expense, net | \$ (788) | \$ | (861) | \$ | 73 | (8.4) | |

(1) Not meaningful.

American's short-term investments in each period consisted of highly liquid investments that provided relatively nominal returns. Interest income increased \$111 million due to higher interest-bearing related party receivables from American's parent company, AAG, as well as a 50 basis point increase in average yields in 2017 as compared to 2016.

Interest expense, net increased \$82 million, or 9.1%, in 2017 primarily due to higher outstanding debt as a result of aircraft financings associated with American's fleet renewal program.

Other nonoperating expense, net in 2017 and 2016 included \$22 million and \$49 million, respectively, of net special charges associated with debt refinancings and extinguishments.

Income Taxes

American is part of the AAG consolidated income tax return.

In 2017 and 2016, American recorded an income tax provision of \$1.3 billion and \$1.7 billion, respectively, at an effective rate of approximately 41% and 37%, respectively. This tax provision was substantially non-cash due to utilization of American's NOLs. Substantially all of American's income before income taxes is attributable to the United States. At December 31, 2017, American had approximately \$10.6 billion of federal NOLs and \$3.2 billion of state NOLs, substantially all of which American expects to be available in 2018 to reduce future federal and state taxable income.

As a result of the 2017 Tax Act, American recorded a special, non-cash tax provision of \$93 million in 2017 to reflect the impact of lower corporate income tax rates on its deferred tax assets and liabilities. For 2018, American presently expects to recognize a provision for income taxes at an effective rate of approximately 24% due to the reduction in the corporate tax rate.

See Note 4 to American's Consolidated Financial Statements in Part II, Item 8B for additional information on income taxes.

Results of Operations - 2016 Compared to 2015

American realized net income of \$2.8 billion in 2016. This compares to \$8.1 billion of net income in 2015, which included a special \$3.5 billion non-cash tax benefit as American reversed the valuation allowance on its deferred tax assets, which include its federal and state NOLs. As a result of the reversal of the valuation allowance, American recorded a \$1.7 billion provision for income taxes in 2016, which is substantially non-cash due to the utilization of NOLs. Accordingly, amounts reported in 2016 for income tax provision and net income are not comparable to 2015.

American realized pre-tax income of \$4.4 billion and \$4.7 billion in 2016 and 2015 respectively. American's 2016 pre-tax income was impacted by a decline in revenues due to lower yields. Salaries, wages and benefits costs were higher in 2016, driven by American's new labor contracts and the addition of an employee profit sharing program; however, these increases were substantially offset by a year-over-year decline in fuel costs.

Operating Revenues

| | Year Ended December 31, | | | | | Increase | Percent Increase | |
|--------------------------|--|--------|------|------------|----|------------|---------------------|--|
| | 2016 | | 2015 | (Decrease) | | (Decrease) | | |
| | (In millions, except percentage changes) | | | | | | | |
| Mainline passenger | \$ | 27,909 | \$ | 29,037 | \$ | (1,128) | (3.9) | |
| Regional passenger | | 6,670 | | 6,475 | | 195 | 3.0 | |
| Cargo | | 700 | | 760 | | (60) | (7.9) | |
| Other | | 4,884 | | 4,666 | | 218 | 4.7 | |
| Total operating revenues | \$ | 40,163 | \$ | 40,938 | \$ | (775) | (1.9) | |

Total passenger revenues declined \$933 million, or 2.6%, in 2016 from 2015 driven by a decrease in consolidated passenger yields due to competitive capacity growth, macroeconomic softness outside of the United States and foreign currency weakness.

Cargo revenue decreased \$60 million, or 7.9%, in 2016 from 2015 driven primarily by a decrease in domestic and international freight yields.

Other revenue primarily includes revenue associated with American's loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. Other revenue increased \$218 million, or 4.7%, in 2016 from 2015 driven by higher revenues associated with American's loyalty program. In 2016 and 2015, loyalty program revenue was \$2.1 billion and \$1.9 billion, respectively. Of this, \$1.9 billion and \$1.7 billion related to the marketing component of mileage sales and other marketing related payments, respectively.

Total operating revenues in 2016 decreased \$775 million, or 1.9%, from 2015 driven by lower passenger revenues offset in part by higher other revenue as described above.

Mainline Operating Expenses

| | | | Ended nber 31 | , | | Increase | Percent Increase | |
|------------------------------------|---------|--------|------------------|------------------|--------|---------------|---------------------|--|
| | | 2016 | | 2015 | (| Decrease) | (Decrease) | |
| | <u></u> | | (In r | nillions, except | percen | tage changes) | | |
| Aircraft fuel and related taxes | \$ | 5,071 | \$ | 6,226 | \$ | (1,155) | (18.5) | |
| Salaries, wages and benefits | | 10,881 | | 9,514 | | 1,367 | 14.4 | |
| Maintenance, materials and repairs | | 1,834 | | 1,889 | | (55) | (2.9) | |
| Other rent and landing fees | | 1,772 | | 1,731 | | 41 | 2.4 | |
| Aircraft rent | | 1,203 | | 1,250 | | (47) | (3.8) | |
| Selling expenses | | 1,323 | | 1,394 | | (71) | (5.0) | |
| Depreciation and amortization | | 1,525 | | 1,364 | | 161 | 11.8 | |
| Special items, net | | 709 | | 1,051 | | (342) | (32.6) | |
| Other | | 4,532 | | 4,378 | | 154 | 3.5 | |
| Total mainline operating expenses | \$ | 28,850 | \$ | 28,797 | \$ | 53 | 0.2 | |

Mainline operating expenses increased \$53 million, or 0.2%, in 2016 from 2015. The increase in operating expenses was primarily driven by higher wage rates resulting from new labor contracts and the addition of an employee profit sharing program; however, these costs were substantially offset by a year-over-year decline in fuel costs.

Significant changes in the components of mainline operating expenses are as follows:

- Aircraft fuel and related taxes decreased 18.5% primarily due to an 18.2% decrease in the average price per gallon of fuel to \$1.41 in 2016 from \$1.72 in 2015.
- Salaries, wages and benefits increased 14.4% primarily due to increased costs associated with new labor contracts and the
 addition of an employee profit sharing program.

- Selling expenses decreased 5.0% primarily due to lower credit card and booking fees.
- Depreciation and amortization increased 11.8% primarily due to depreciation related to aircraft purchased in connection with American's fleet renewal program. In 2016, American took delivery of 55 new mainline aircraft.

Operating Special Items, Net

| | Year Ended December 31, | | | | | |
|---|-------------------------|-------|----------|-------|--|--|
| | 2016 | | | 2015 | | |
| | | (ln m | illions) | | | |
| Merger integration expenses (1) | \$ | 514 | \$ | 826 | | |
| Fleet restructuring expenses (2) | | 177 | | 210 | | |
| Mark-to-market adjustments for bankruptcy obligations | | 25 | | (53) | | |
| Other operating charges (credits), net | | (7) | | 68 | | |
| Total mainline operating special items, net | ' | 709 | | 1,051 | | |
| Regional operating special items, net | | 13 | | 18 | | |
| Total operating special items, net | \$ | 722 | \$ | 1,069 | | |

Merger integration expenses included costs related to information technology, re-branding of aircraft, airport facilities and uniforms, alignment of labor union contracts, professional fees, severance, relocation and training, and, in 2015, also included share-based compensation related to awards granted in connection with the Merger that fully vested in December 2015.

Regional Operating Expenses

| | Year Ended December 31, | | | | | Increase | Percent Increase | |
|-----------------------------------|--|-------|----|-------|----|------------|---------------------|--|
| | 2016 | | | 2015 | | (Decrease) | (Decrease) | |
| | (In millions, except percentage changes) | | | | | | | |
| Aircraft fuel and related taxes | \$ | 1,109 | \$ | 1,230 | \$ | (121) | (9.8) | |
| Other | | 4,900 | | 4,722 | | 178 | 3.8 | |
| Total regional operating expenses | \$ | 6,009 | \$ | 5,952 | \$ | 57 | 1.0 | |

Regional operating expenses increased \$57 million, or 1.0%, in 2016 as compared to 2015. The year-over-year increase was due in part to a \$178 million, or 3.8%, increase in other regional operating expenses. The increase in other regional operating expenses was primarily driven by an increase in capacity. Offsetting this increase was a \$121 million, or 9.8%, decrease in fuel costs. The decrease in fuel costs was driven primarily by a 14.5% decline in the average price per gallon of fuel to \$1.48 in 2016 from \$1.73 in 2015, offset in part by a 5.5% increase in consumption. See Note 1(q) to American's Consolidated Financial Statements in Part II, Item 8B for further information on regional expenses.

Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation, impairments, remaining lease payments and lease return costs for aircraft and related equipment grounded or expected to be grounded earlier than planned.

Nonoperating Results

| | Year Ended December 31, | | | | Increase | Percent Increase | |
|---------------------------------|--|----|---------|----|------------|---------------------|--|
| | 2016 | | 2015 | | (Decrease) | (Decrease) | |
| | (In millions, except percentage changes) | | | | | | |
| Interest income | \$ 104 | \$ | 49 | \$ | 55 | nm | |
| Interest expense, net | (906) | | (796) | | (110) | 13.8 | |
| Other, net | (59) | | (774) | | 715 | (92.4) | |
| Total nonoperating expense, net | \$ (861) | \$ | (1,521) | \$ | 660 | (43.4) | |

American's short-term investments in each period consisted of highly liquid investments that provided nominal returns. Interest income increased \$55 million due to higher interest-bearing related party receivables from American's parent company, AAG, as well as a 50 basis point increase in average yields in 2016 as compared to 2015.

Interest expense, net increased in 2016 primarily due to higher outstanding debt as a result of aircraft financings associated with American's fleet renewal program.

In 2016, other nonoperating expense, net primarily included \$49 million of net special charges associated with debt refinancings and extinguishments.

In 2015, other nonoperating expense, net primarily included a \$592 million special charge to write off all of the value of Venezuelan bolivars held by American due to continued lack of repatriations and deterioration of economic conditions in Venezuela. American also incurred \$159 million of net foreign currency losses. The foreign currency losses in 2015 were driven primarily by the strengthening of the U.S. dollar relative to other currencies, principally in Latin American and European markets.

Income Taxes

American is part of the AAG consolidated income tax return.

In 2016, American recorded an income tax provision of \$1.7 billion at an effective rate of approximately 37%, which was substantially non-cash due to American's utilization of NOLs. Substantially all of American's income before income taxes was attributable to the United States.

In 2015, American reversed \$3.5 billion of the valuation allowance on its deferred tax assets, which resulted in a special non-cash tax benefit recorded in American's consolidated statement of operations.

See Note 4 to American's Consolidated Financial Statements in Part II, Item 8B for additional information on income taxes.

Liquidity and Capital Resources

Liquidity

As of December 31, 2017, AAG had approximately \$7.6 billion in total available liquidity and \$318 million in restricted cash and short-term investments. Additional detail of our available liquidity is provided in the table below (in millions):

| Decen | shor 31 | | | | | | | | |
|-------------|----------------|----------------|---------------------------------------|----------------------------|---|---|--|--|--|
| | ibei 31, | December 31, | | | | December 31, | | | |
| 2017 | | 2016 | | 2017 | | 2016 | | | |
| \$ 295 | \$ | 322 | \$ | 287 | \$ | 310 | | | |
| 4,771 | | 6,037 | | 4,768 | | 6,034 | | | |
| 2,500 | | 2,425 | | 2,500 | | 2,425 | | | |
| \$ 7,566 | \$ | 8,784 | \$ | 7,555 | \$ | 8,769 | | | |
| \$ | 4,771 2,500 | 4,771 2,500 | 4,771 6,037 2,500 2,425 | 4,771 6,037 2,500 2,425 | 4,771 6,037 4,768 2,500 2,425 2,500 | 4,771 6,037 4,768 2,500 2,425 2,500 | | | |

Share Repurchase Programs

Since July 2014, our Board of Directors has approved six share repurchase programs aggregating \$11.0 billion of authority. As of December 31, 2017, \$450 million remained unused under a repurchase program that expires on December 31, 2018. Share repurchases under our repurchase programs may be made through a variety of methods, which may include open market purchases, privately negotiated transactions, block trades or accelerated share repurchase transactions. Any such repurchases will be made from time to time subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to repurchase any specific number of shares and our repurchase of common stock may be limited, suspended or discontinued at any time at our discretion.

During the year ended December 31, 2017, we repurchased 33.9 million shares of AAG common stock for \$1.6 billion at a weighted average cost per share of \$45.68. Since the inception of our share repurchase programs in July 2014 through December 31, 2017, we have repurchased 262.3 million shares of AAG common stock for \$10.6 billion at a weighted average cost per share of \$40.22.

Cash Dividends

Our Board of Directors declared the following cash dividends during 2017:

| | | Total | | |
|----------------|------------|-------------------|-------------------|------------|
| Period | Per share | of | Payable on | (millions) |
| First Quarter | \$ 0.10 | February 13, 2017 | February 27, 2017 | \$ 51 |
| Second Quarter | 0.10 | May 16, 2017 | May 30, 2017 | 50 |
| Third Quarter | 0.10 | August 14, 2017 | August 28, 2017 | 49 |
| Fourth Quarter | 0.10 | November 13, 2017 | November 27, 2017 | 48 |
| Total | \$ 0.40 | | | \$ 198 |

In January 2018, we announced that our Board of Directors declared a \$0.10 per share dividend for stockholders of record on February 6, 2018, and payable on February 20, 2018.

Any future dividends that may be declared and paid from time to time will be subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to continue a dividend for any fixed period, and the payment of dividends may be suspended at any time at our discretion.

Sources and Uses of Cash

<u>AAG</u>

2017 Compared to 2016

Operating Activities

Our net cash provided by operating activities was \$4.7 billion and \$6.5 billion in 2017 and 2016, respectively, a year-over-year decrease of \$1.8 billion. This decrease in operating cash flows from 2017 to 2016 was primarily due to lower profitability in 2017 driven by higher fuel costs and wage rates, which were offset in part by higher revenues.

Investing Activities

Our net cash used in investing activities was \$3.6 billion and \$5.7 billion in 2017 and 2016, respectively.

Our principal investing activities in 2017 included expenditures of \$6.0 billion for property and equipment, including 20 Airbus A321 aircraft, 20 Boeing 737-800 aircraft, 16 Embraer E175 aircraft, 13 Boeing 787 Family aircraft and four Boeing 737-8 MAX aircraft. We also made a \$203 million equity investment in China Southern Airlines. These cash outflows were offset in part by \$1.3 billion in net sales of short-term investments, \$947 million of net proceeds from the sale of property and equipment, primarily representing cash proceeds from aircraft sale-leaseback transactions, and a \$319 million decrease in restricted cash and short-term investments.

Our principal investing activities in 2016 included expenditures of \$5.7 billion for property and equipment, including 25 Airbus A321 aircraft, 24 Embraer E175 aircraft, 20 Boeing 737-800 aircraft, 18 Bombardier CRJ 900 aircraft, eight Boeing 787 aircraft and two Boeing 777 aircraft.

Financing Activities

Our net cash used in financing activities was \$1.1 billion and \$894 million in 2017 and 2016, respectively.

Our principal financing activities in 2017 included net proceeds of \$3.1 billion from the issuance of debt, including the issuance of \$2.0 billion of EETCs and \$1.0 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$2.3 billion in debt repayments, \$1.6 billion in share repurchases and \$198 million in dividend payments.

Our principal financing activities in 2016 included net proceeds of \$7.7 billion from the issuance of debt, including the issuance of \$2.8 billion of EETCs, \$2.3 billion provided under the April 2016 and December 2016 Term Loan Facilities and \$1.8 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$4.5 billion in share repurchases, \$3.8 billion in debt repayments, including the repayment of \$588 million and \$970 million in remaining principal of the 2013 Citicorp Credit Facility Tranche B-2 and Tranche B-1 term loans, respectively, and \$224 million in dividend payments.

2016 Compared to 2015

Operating Activities

Our net cash provided by operating activities was \$6.5 billion and \$6.2 billion in 2016 and 2015, respectively. While AAG's profitability was lower in 2016 as compared to 2015, cash provided by operating activities increased \$275 million driven by certain payments received related to our cobranded credit card agreements that became effective in the third quarter of 2016.

Investing Activities

Our net cash used in investing activities was \$5.7 billion and \$5.6 billion in 2016 and 2015, respectively.

Our principal investing activities in 2016 included expenditures of \$5.7 billion for property and equipment, including 25 Airbus A321 aircraft, 24 Embraer E175 aircraft, 20 Boeing 737-800 aircraft, 18 Bombardier CRJ 900 aircraft, eight Boeing 787 aircraft and two Boeing 777 aircraft.

Our principal investing activities in 2015 included expenditures of \$6.2 billion for property and equipment, including 38 Airbus A320 family aircraft, 24 Embraer E175 aircraft, 20 Bombardier CRJ 900 aircraft, 17 Boeing 737-800 aircraft, 13 Boeing 787 aircraft and two Boeing 777 aircraft and the purchase of five Boeing 757 aircraft previously being leased. These cash outflows were offset in part by \$391 million in net sales of short-term investments.

Financing Activities

Our net cash used in financing activities was \$894 million and \$1.3 billion in 2016 and 2015, respectively.

Our principal financing activities in 2016 included net proceeds of \$7.7 billion from the issuance of debt, including the issuance of \$2.8 billion of EETCs, \$2.3 billion provided under the April 2016 and December 2016 Term Loan Facilities and \$1.8 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$4.5 billion in share repurchases, \$3.8 billion in debt repayments, including the repayment of \$588 million and \$970 million in remaining principal of the 2013 Citicorp Credit Facility Tranche B-2 and Tranche B-1 term loans, respectively, and \$224 million in dividend payments.

Our principal financing activities in 2015 included net proceeds of \$5.0 billion from the issuance of debt, including the issuance of \$2.3 billion of EETCs, \$500 million of 4.625% senior notes and \$1.9 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$3.8 billion in share repurchases, \$2.2 billion in debt repayments, including the \$400 million repayment of the AAdvantage loan with Citibank, and \$278 million in dividend payments.

American

2017 Compared to 2016

Operating Activities

American's net cash provided by operating activities was \$2.9 billion and \$1.8 billion in 2017 and 2016, respectively, a year-over-year increase of \$1.1 billion. AAG has the ability to move funds freely between its subsidiaries to support its cash requirements. The increase in operating cash flows from 2017 to 2016 was primarily due to a decrease in intercompany cash transfers from American to AAG. This increase in operating cash flows was offset in part by lower profitability in 2017 driven by higher fuel costs and wage rates, which were offset in part by higher revenues.

Investing Activities

American's net cash used in investing activities was \$3.6 billion and \$5.6 billion in 2017 and 2016, respectively.

American's principal investing activities in 2017 included expenditures of \$5.9 billion for property and equipment, including 20 Airbus A321 aircraft, 20 Boeing 737-800 aircraft, 16 Embraer E175 aircraft, 13 Boeing 787 Family aircraft and four Boeing 737-8 MAX aircraft. American also made a \$203 million equity investment in China Southern Airlines. These cash outflows were offset in part by \$1.3 billion in net sales of short-term investments, \$922 million of net proceeds from the sale of property and equipment, primarily representing cash proceeds from aircraft sale-leaseback transactions, and a \$319 million decrease in restricted cash and short-term investments.

American's principal investing activities in 2016 included expenditures of \$5.7 billion for property and equipment, including 25 Airbus A321 aircraft, 24 Embraer E175 aircraft, 20 Boeing 737-800 aircraft, 18 Bombardier CRJ 900 aircraft, eight Boeing 787 aircraft and two Boeing 777 aircraft.

Financing Activities

American's net cash provided by financing activities was \$668 million and \$3.8 billion in 2017 and 2016, respectively.

American's principal financing activities in 2017 included net proceeds of \$3.1 billion from the issuance of debt, including the issuance of \$2.0 billion of EETCs and \$1.0 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$2.3 billion in debt repayments.

American's principal financing activities in 2016 included net proceeds of \$7.7 billion from the issuance of debt, including the issuance of \$2.8 billion of EETCs, \$2.3 billion provided under the April 2016 and December 2016 Term Loan Facilities and \$1.8 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$3.8 billion in debt repayments, including the repayment of \$588 million and \$970 million in remaining principal of the 2013 Citicorp Credit Facility Tranche B-2 and Tranche B-1 term loans, respectively.

2016 Compared to 2015

Operating Activities

American's net cash provided by operating activities was \$1.8 billion and \$2.6 billion in 2016 and 2015, respectively, a year-over-year decrease of \$837 million. AAG has the ability to move funds freely between its subsidiaries to support its cash requirements. The decline in American's operating cash flows from 2016 to 2015 was primarily due to intercompany transfers of cash from American to AAG in order to fund higher share repurchases in 2016. Additionally, in 2015, American's operating cash flows included the proceeds from the \$500 million issuance of AAG's 4.625% senior notes, which also contributed to the year-over-year decline in operating cash flows. These declines were offset in part by certain payments received related to American's co-branded credit card agreements that became effective in the third quarter of 2016.

Investing Activities

American's net cash used in investing activities was \$5.6 billion in each of 2016 and 2015.

American's principal investing activities in 2016 included expenditures of \$5.7 billion for property and equipment, including 25 Airbus A321 aircraft, 24 Embraer E175 aircraft, 20 Boeing 737-800 aircraft, 18 Bombardier CRJ 900 aircraft, eight Boeing 787 aircraft and two Boeing 777 aircraft.

American's principal investing activities in 2015 included expenditures of \$6.1 billion for property and equipment, including 38 Airbus A320 family aircraft, 24 Embraer E175 aircraft, 20 Bombardier CRJ 900 aircraft, 17 Boeing 737-800 aircraft, 13

Boeing 787 aircraft and two Boeing 777 aircraft and the purchase of five Boeing 757 aircraft previously being leased. These cash outflows were offset in part by \$391 million in net sales of short-term investments.

Financing Activities

American's net cash provided by financing activities was \$3.8 billion and \$2.4 billion in 2016 and 2015, respectively.

American's principal financing activities in 2016 included net proceeds of \$7.7 billion from the issuance of debt, including the issuance of \$2.8 billion of EETCs, \$2.3 billion provided under the April 2016 and December 2016 Term Loan Facilities and \$1.8 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$3.8 billion in debt repayments, including the repayment of \$588 million and \$970 million in remaining principal of the 2013 Citicorp Credit Facility Tranche B-2 and Tranche B-1 term loans, respectively.

American's principal financing activities in 2015 included net proceeds of \$4.5 billion from the issuance of debt, including the issuance of \$2.3 billion of EETCs and \$1.9 billion borrowed in connection with the financing of certain aircraft. These cash inflows were offset in part by \$2.2 billion in debt repayments, including the \$400 million repayment of the AAdvantage loan with Citibank.

Collateral-Related Covenants

Certain of our debt financing agreements contain loan to value ratio covenants and require us to appraise the related collateral annually. Pursuant to such agreements, if the loan to value ratio exceeds a specified threshold, we are required, as applicable, to pledge additional qualifying collateral (which in some cases may include cash collateral), or pay down such financing, in whole or in part. As of December 31, 2017, we were in compliance with the collateral coverage tests for the 2013 Credit Facilities, the 2014 Credit Facilities, the April 2016 Credit Facilities and the December 2016 Credit Facilities as of the most recent measurement dates. For further information regarding our collateral-related covenants, see Note 5 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 3 to American's Consolidated Financial Statements in Part II, Item 8B.

Credit Ratings

The following table details AAG and American's credit ratings as of December 31, 2017:

| | Current Rating |
|-------------------------------------|----------------|
| S&P Local Issuer Credit Rating | BB- |
| Fitch Issuer Default Credit Rating | BB- |
| Moody's Corporate Family Rating (1) | Ba3 |

⁽¹⁾ This rating is for AAG only. The credit agency does not rate this category for American.

A decrease in our credit ratings could cause our borrowing costs to increase, which would increase our interest expense and could affect our net income, and our credit ratings could adversely affect our ability to obtain additional financing. If our financial performance or industry conditions worsen, we may face future downgrades, which could negatively impact our borrowing costs and the prices of our equity or debt securities. In addition, any downgrade of our credit ratings may indicate a decline in our business and in our ability to satisfy our obligations under our indebtedness.

Commitments

For further information regarding our commitments, see the Notes to AAG's Consolidated Financial Statements in Part II, Item 8A and the Notes to American's Consolidated Financial Statements in Part II, Item 8B at the referenced footnotes below.

| | AAG | American |
|---|---------|----------|
| Long-term debt and debt covenants | Note 5 | Note 3 |
| Employee benefit plans | Note 9 | Note 7 |
| Commitments, contingencies and guarantees | Note 11 | Note 9 |
| | | |

Off-Balance Sheet Arrangements

An off-balance sheet arrangement is any transaction, agreement or other contractual arrangement involving an unconsolidated entity under which a company has (1) made guarantees, (2) a retained or a contingent interest in transferred assets, (3) an obligation under derivative instruments classified as equity or (4) any obligation arising out of a material variable interest in an unconsolidated entity that provides financing, liquidity, market risk or credit risk support to us, or that engages in leasing, hedging or research and development arrangements with us.

We have no off-balance sheet arrangements of the types described in the first three categories above that we believe may have a material current or future effect on financial condition, liquidity or results of operations. Certain guarantees that we do not expect to have a material current or future effect on our financial condition, liquidity or results of operations are disclosed in Note 11 to AAG's Consolidated Financial Statements included in Part II, Item 8A and Note 9 to American's Consolidated Financial Statements in Part II, Item 8B.

Pass-Through Trusts

We have financed certain aircraft and engines with EETCs, issued by pass-through trusts. These trusts are off-balance sheet entities, the primary purpose of which is to finance the acquisition of flight equipment. Rather than finance each aircraft separately when such aircraft is purchased, delivered or refinanced, these trusts allow American to raise the financing for a number of aircraft at one time and, if applicable, place such funds in escrow pending a future purchase, delivery or refinancing of the relevant aircraft. The trusts have also been structured to provide for certain credit enhancements, such as liquidity facilities to cover certain interest payments, that reduce the risks to the purchasers of the trust certificates and, as a result, reduce the cost of aircraft financing to American.

Each trust covers a set number of aircraft scheduled to be delivered or refinanced upon the issuance of the EETC or within a specific period of time thereafter. At the time of each covered aircraft financing, the relevant trust used the proceeds of the issuance of the EETC (which may have been available at the time of issuance thereof or held in escrow until financing of the applicable aircraft following its delivery) to purchase equipment notes relating to the financed aircraft. The equipment notes are issued, at American's election, in connection with a mortgage financing of the aircraft or, in certain cases, by a separate owner trust in connection with a leveraged lease financing of the aircraft. In the case of a leveraged lease financing, the owner trust then leases the aircraft to American. In both cases, the equipment notes are secured by a security interest in the aircraft. The pass-through trust certificates are not direct obligations of, nor are they guaranteed by, AAG or American. However, in the case of mortgage financings, the equipment notes issued to the trusts are direct obligations of American and, in certain instances, have been guaranteed by AAG. As of December 31, 2017, \$11.9 billion associated with these mortgage financings is reflected as debt in the accompanying consolidated balance sheet.

With respect to leveraged leases, American evaluated whether the leases had characteristics of a variable interest entity. American concluded the leasing entities met the criteria for variable interest entities. American generally is not the primary beneficiary of the leasing entities if the lease terms are consistent with market terms at the inception of the lease and do not include a residual value guarantee, fixed-price purchase option or similar feature that obligates American to absorb decreases in value or entitles American to participate in increases in the value of the aircraft. American does not provide residual value guarantees to the bondholders or equity participants in the trusts. Some leases have a fair market value or a fixed price purchase option that allows American to purchase the aircraft at or near the end of the lease term. However, the option price approximates an estimate of the aircraft's fair value at the option date. Under this feature, American does not participate in any increases in the value of the aircraft. American concluded it is not the primary beneficiary under these arrangements. Therefore, American accounts for the majority of its EETC leveraged lease financings as operating leases. American's total future obligations to the trusts of each of the relevant EETCs under these leveraged lease financings are \$572 million as of December 31, 2017.

Letters of Credit and Other

We provide financial assurance, such as letters of credit, surety bonds or restricted cash and investments, to primarily support projected workers' compensation obligations and airport commitments. As of December 31, 2017, we had \$448 million of letters of credit and surety bonds securing various obligations, of which \$88 million is collateralized with our restricted cash. The letters of credit and surety bonds that are subject to expiration will expire on various dates through 2022.

Contractual Obligations

The following table provides details of our future cash contractual obligations as of December 31, 2017. The table does not include commitments that are contingent on events or other factors that are uncertain or unknown at this time.

| | Payments Due by Period | | | | | | | | | | | | |
|---|------------------------|--------|----|--------|----|--------|----|--------|----|-------|----|-----------------------|--------------|
| | | 2018 | | 2019 | | 2020 | | 2021 | | 2022 | | 2023 and hereafter | Total |
| American (a) | | | | | | | | | | | | | |
| Debt and capital lease obligations (b) (d) (See Note 3) | \$ | 2,098 | \$ | 2,118 | \$ | 3,563 | \$ | 2,854 | \$ | 1,286 | \$ | 11,602 | \$ 23,521 |
| Interest obligations (c) (d) | | 966 | | 904 | | 788 | | 658 | | 535 | | 1,409 | 5,260 |
| Aircraft and engine purchase commitments (e) (See Note 9) | | 1,826 | | 2,730 | | 2,730 | | 2,858 | | 2,138 | | 1,482 | 13,764 |
| Operating lease commitments ^(f) (See Note 9) | | 2,178 | | 1,966 | | 1,776 | | 1,331 | | 1,155 | | 3,253 | 11,659 |
| Regional capacity purchase agreements ^(g) (See Note 9) | | 1,457 | | 1,311 | | 1,063 | | 866 | | 699 | | 2,073 | 7,469 |
| Minimum pension obligations ^(h) (See Note 7) | | 464 | | 890 | | 484 | | 495 | | 581 | | 1,476 | 4,390 |
| Retiree medical and other postretirement benefits (See Note 7) | | 96 | | 92 | | 80 | | 75 | | 70 | | 314 | 727 |
| Other purchase obligations (i) (See Note 9) | | 2,036 | | 1,405 | | 894 | | 956 | | 9 | | 2 | 5,302 |
| Total American Contractual Obligations | \$ | 11,121 | \$ | 11,416 | \$ | 11,378 | \$ | 10,093 | \$ | 6,473 | \$ | 21,611 | \$ 72,092 |
| | | | | | | | | | | | | | |
| AAG Parent and Other AAG Subsidiaries (a) | | | | | | | | | | | | | |
| Debt and capital lease obligations (b) (See Note 5) | \$ | 500 | \$ | 750 | \$ | 506 | \$ | 2 | \$ | 2 | \$ | 20 | \$ 1,780 |
| Interest obligations (c) | | 82 | | 67 | | 14 | | 2 | | 2 | | 6 | 173 |
| Minimum pension obligations ^(h) (See Note 9) | | 3 | | 4 | | 3 | | 3 | | 4 | | 15 | 32 |
| Operating lease commitments | | 17 | | 8 | | 8 | | 8 | | 4 | | 13 | 58 |
| Total AAG Contractual Obligations | \$ | 11,723 | \$ | 12,245 | \$ | 11,909 | \$ | 10,108 | \$ | 6,485 | \$ | 21,665 | \$ 74,135 |

⁽a) For additional information, see the Notes to AAG's and American's Consolidated Financial Statements in Part II, Items 8A and 8B referenced in the table above.

Amounts represent contractual amounts due. Excludes \$227 million and \$236 million of unamortized debt discount, premium and issuance costs as of December 31, 2017 for American and AAG, respectively.

For variable-rate debt, future interest obligations are estimated using the current forward rates at December 31, 2017.

⁽d) Includes \$11.9 billion of future principal payments and \$2.7 billion of future interest payments, respectively, as of December 31, 2017, related to EETCs associated with mortgage financings for the purchase of certain aircraft.

⁽e) See Part I, Item 2. Properties – "Aircraft and Engine Purchase Commitments" for additional information about the firm commitment aircraft delivery schedule.

Includes \$572 million of future minimum lease payments related to EETC leveraged lease financings of certain aircraft as of December 31, 2017.

Represents minimum payments under capacity purchase agreements with third-party regional carriers. These commitments are estimates of costs based on assumed minimum levels of flying under the capacity purchase agreements and our actual payments could differ materially.

- (h) Includes minimum pension contributions based on actuarially determined estimates and is based on estimated payments through 2027. The total expected pension contribution of \$467 million in 2018 assumes a supplemental contribution of \$425 million in addition to the \$42 million minimum required contribution.
- Includes purchase commitments for jet fuel, facility construction projects and information technology support.

Capital Raising Activity and Other Possible Actions

In light of our significant financial commitments related to, among other things, new aircraft, the servicing and amortization of existing debt and equipment leasing arrangements, and future pension funding obligations, we and our subsidiaries will regularly consider, and enter into negotiations related to, capital raising activity, which may include the entry into leasing transactions and future issuances of secured or unsecured debt obligations or additional equity securities in public or private offerings or otherwise. The cash available from operations and these sources, however, may not be sufficient to cover cash contractual obligations because economic factors may reduce the amount of cash generated by operations or increase costs. For instance, an economic downturn or general global instability caused by military actions, terrorism, disease outbreaks or natural disasters could reduce the demand for air travel, which would reduce the amount of cash generated by operations. An increase in costs, either due to an increase in borrowing costs caused by a reduction in credit ratings or a general increase in interest rates, or due to an increase in the cost of fuel, maintenance, or aircraft, aircraft engines or parts, could decrease the amount of cash available to cover cash contractual obligations. Moreover, certain of our financing arrangements contain significant minimum cash balance requirements. As a result, we cannot use all of our available cash to fund operations, capital expenditures and cash obligations without violating these requirements. See Note 5 to AAG's Consolidated Financial Statements in Part II, Item 8B for information regarding our financing arrangements.

In the past, we have from time to time refinanced, redeemed or repurchased our debt and taken other steps to reduce or otherwise manage the aggregate amount and cost of our debt or lease obligations or otherwise improve our balance sheet. Going forward, depending on market conditions, our cash position and other considerations, we may continue to take such actions.

Our Board of Directors has from time to time authorized programs to repurchase shares of our common stock, one of which is currently in effect, and may authorize additional share repurchase programs in the future.

OTHER INFORMATION

Basis of Presentation

See Note 1 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 1 to American's Consolidated Financial Statements in Part II, Item 8B for information regarding the basis of presentation.

Critical Accounting Policies and Estimates

The preparation of financial statements in accordance with GAAP requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities, revenues and expenses, and the disclosure of contingent assets and liabilities at the date of the financial statements. We believe our estimates and assumptions are reasonable; however, actual results could differ from those estimates. Critical accounting policies are defined as those that are reflective of significant judgments and uncertainties and could potentially result in materially different results under different assumptions and conditions. We have identified the following critical accounting policies that impact the preparation of our consolidated financial statements. See the "Basis of Presentation and Summary of Significant Accounting Policies" included in Note 1 to AAG's Consolidated Financial Statements in Part II, Item 8B for additional discussion of the application of these estimates and other accounting policies.

Passenger Revenue

Passenger revenue is recognized when transportation is provided. Ticket sales for transportation that has not yet been provided are initially deferred and recorded as air traffic liability on the consolidated balance sheets. The air traffic liability represents tickets sold for future travel dates and estimated future refunds and exchanges of tickets sold for past travel dates. The balance in the air traffic liability fluctuates throughout the year based on seasonal travel patterns. Our air traffic liability was \$4.0 billion and \$3.9 billion as of December 31, 2017 and 2016, respectively.

The majority of tickets sold are nonrefundable. A small percentage of tickets, some of which are partially used tickets, expire unused. Due to complex pricing structures, refund and exchange policies, and interline agreements with other airlines, certain amounts are recognized in passenger revenue using estimates regarding both the timing of the revenue recognition

and the amount of revenue to be recognized. These estimates are generally based on the analysis of our historical data. We and other airline industry participants have consistently applied this accounting method to estimate revenue from forfeited tickets at the date of travel. Estimated future refunds and exchanges included in the air traffic liability are routinely evaluated based on subsequent activity to validate the accuracy of our estimates. Any adjustments resulting from periodic evaluations of the estimated air traffic liability are included in passenger revenue during the period in which the evaluations are completed.

Loyalty Program

We currently operate the loyalty program, AAdvantage. This program awards mileage credits to passengers who fly on American, any **one**world airline or other partner airlines, or by using the services of other program participants, such as the Citi and Barclaycard US co-branded credit cards, hotels and car rental companies. Mileage credits can be redeemed for travel on American or other participating partner airlines.

Through December 31, 2017, we used the incremental cost method to account for the portion of our loyalty program liability incurred when AAdvantage members earn mileage credits by flying on American, any **one**world airline or other partner airlines. We have an obligation to provide future travel when these mileage credits are redeemed and therefore have recorded a liability for mileage credits outstanding.

The incremental cost liability includes all mileage credits, even mileage credits for members whose account balances have not yet reached the minimum level required to redeem an award. Mileage credits are subject to expiration. The liability for outstanding mileage credits is valued based on the estimated incremental cost of carrying one additional passenger. The estimated incremental cost primarily includes unit costs incurred for fuel, food and insurance as well as fees incurred when travel awards are redeemed on partner airlines. In calculating the liability, we estimate how many mileage credits will never be redeemed for travel and exclude those mileage credits from the estimate of the liability. Estimates are also made for the number of miles that will be used per award redemption and the number of travel awards that will be redeemed on partner airlines. These costs and estimates are based on our historical program experience as well as consideration of enacted program changes, as applicable. Changes in the liability resulting from members earning additional mileage credits or changes in estimates are recorded in the consolidated statements of operations as a part of passenger revenue.

As of December 31, 2017 and 2016, the liability for outstanding mileage credits accounted for under the incremental cost method was \$677 million and \$669 million, respectively, and is included on the consolidated balance sheets within loyalty program liability.

A change to certain estimates used in the calculation of incremental cost could have a material impact on the liability. A one percentage point increase or decrease in the percentage of travel awards redeemed on partner airlines would have an approximate \$38 million impact on the liability as of December 31, 2017. A 10% increase or decrease in the assumed price per gallon of fuel would have an approximate \$11 million impact on the liability as of December 31, 2017.

We also sell loyalty program mileage credits to participating airline partners and non-airline business partners, such as the Citi and Barclaycard US co-branded credit cards. Sales of mileage credits to non-airline business partners is comprised of two components, transportation and marketing. We account for mileage sales under our agreements with non-airline business partners in accordance with Accounting Standards Update (ASU) 2009-13, "Revenue Recognition (Topic 605) –Multiple-Deliverable Revenue Arrangements." In accordance with ASU 2009-13, we allocate the consideration received from the sale of mileage credits based on the relative selling price of each product or service delivered.

As a result of our co-branded credit card program agreements with Citi and Barclaycard US that we entered into in 2016, we identified the following revenue elements in these co-branded credit card agreements: the transportation component; and the use of the American brand including access to loyalty program member lists, advertising and other travel related benefits (collectively, the marketing component).

The transportation component represents the estimated selling price of future travel awards and is determined using historical transaction information, including information related to customer redemption patterns. The transportation component is deferred based on its relative selling price and is amortized into passenger revenue on a straight-line basis over the period in which the mileage credits are expected to be redeemed for travel. As of December 31, 2017 and 2016, we had \$2.1 billion in deferred revenue from the sale of mileage credits recorded within loyalty program liability on our consolidated balance sheets.

A change to certain estimates used in the allocation of consideration received from the sale of mileage credits could have a material impact on the liability. A 10% increase or decrease in the relative selling price of the transportation component would have an approximate \$87 million impact on the liability as of December 31, 2017.

The services under the marketing component are provided periodically, but no less than monthly. Accordingly, the marketing component is considered earned and recognized in other revenues in the period of the mileage sale. For the years ended December 31, 2017, 2016 and 2015, the marketing component of mileage sales and other marketing related payments included in other revenues was approximately \$2.2 billion, \$1.9 billion and \$1.7 billion, respectively.

Effective January 1, 2018, we are adopting ASU 2014-09: Revenue from Contracts with Customers (Topic 606). See Recent Accounting Pronouncements below for further discussion.

Long-lived Assets

Long-lived assets consist of flight equipment, as well as other fixed assets and finite-lived intangible assets such as certain domestic airport slots, customer relationships, marketing agreements, tradenames and airport gate leasehold rights. In addition to the original cost, the recorded value of our fixed assets is impacted by a number of estimates made, including estimated useful lives, salvage values and our determination as to whether aircraft are temporarily or permanently grounded. Finite-lived intangible assets are originally recorded at their acquired fair values and are subsequently amortized over their estimated useful lives. See Note 1 to AAG's Consolidated Financial Statements in Part II, Item 8B for further information.

We assess impairment on long-lived assets used in operations when events and circumstances indicate that the assets may be impaired. An asset or group of assets is considered impaired when the undiscounted cash flows estimated to be generated by the assets are less than the carrying amount of the assets and the net book value of the assets exceeds their estimated fair value. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Estimates of fair value represent management's best estimate based on appraisals, industry trends and reference to market rates and transactions.

The majority of American's fleet types are depreciated over 25-30 years. It is possible that the ultimate lives of our aircraft will be significantly different than the current estimate due to unforeseen events in the future that impact our fleet plan, including positive or negative developments in the areas described above. For example, operating the aircraft for a longer period will result in higher maintenance, fuel and other operating costs than if we replaced the aircraft.

Goodwill and Indefinite-lived Assets

Goodwill represents the excess of the purchase price over the fair value of the net assets acquired and liabilities assumed. Goodwill is not amortized but assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that goodwill may be impaired. We have one consolidated reporting unit.

Indefinite-lived intangible assets other than goodwill include certain domestic airport slots at our hubs and international slots and route authorities. Indefinite-lived intangible assets are not amortized but instead are assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that the asset may be impaired.

Goodwill and indefinite-lived intangible assets are assessed for impairment by initially performing a qualitative assessment. Under the qualitative approach, we analyze the following factors, among others, to determine if events and circumstances have affected the fair value of goodwill and indefinite-lived intangible assets: (1) negative trends in our market capitalization, (2) an increase in fuel prices, (3) declining per mile passenger yields, (4) lower passenger demand as a result of a weakened U.S. and global economy and (5) changes to the regulatory environment.

Based upon our annual assessment, there were no impairments of our goodwill and indefinite-lived assets in 2017.

Pensions and Retiree Medical and Other Postretirement Benefits

We recognize the funded status (i.e., the difference between the fair value of plan assets and the projected benefit obligations) of our pension and retiree medical and other postretirement benefits plans in the consolidated balance sheets with a corresponding adjustment to accumulated other comprehensive income (loss).

Our pension and retiree medical and other postretirement benefits costs and liabilities are calculated using various actuarial assumptions and methodologies. We use certain assumptions including, but not limited to, the selection of the: (1) discount rate; (2) expected return on plan assets; (3) expected health care cost trend rate and (4) the estimated age of pilot retirement (as discussed below). These assumptions as of December 31 were:

| | 2017 | 2016 |
|--|-------|-------|
| Pension weighted average discount rate (1) | 3.80% | 4.30% |
| Retiree medical and other postretirement benefits weighted average discount rate (1) | 3.60% | 4.10% |
| Expected rate of return on plan assets (2) | 8.00% | 8.00% |
| Weighted average health care cost trend rate assumed for next year (3): | | |
| Initial | 4.19% | 4.25% |
| Ultimate (2025) | 3.76% | 3.77% |
| Pilot Retirement Age | 62 | 62 |

- When establishing our discount rate to measure our obligations, we match high quality corporate bonds available in the marketplace whose cash flows approximate our projected benefit disbursements. Lowering the discount rate by 50 basis points as of December 31, 2017 would increase our pension and retiree medical and other postretirement benefits obligations by approximately \$1.3 billion and \$46 million, respectively, and increase both estimated 2018 pension expense and estimated 2018 retiree medical and other postretirement benefits expense by less than \$1 million.
- The expected rate of return on plan assets is based upon an evaluation of our historical trends and experience, taking into account current and expected market conditions and our target asset allocation of 30% U.S. stocks, 22% developed international stocks, 20% long duration corporate and U.S. government/agency bonds, 20% alternative (private) investments and 8% emerging market stocks. The expected rate of return on plan assets component of our net periodic benefit cost is calculated based on the fair value of plan assets and our target asset allocation. Lowering the expected long-term rate of return on plan assets by 50 basis points as of December 31, 2017 would increase estimated 2018 pension expense and retiree medical and other postretirement benefits expense by approximately \$57 million and \$1 million, respectively.
- (3) The assumed health care cost trend rate is based upon an evaluation of our historical trends and experience, taking into account current and expected market conditions. Increasing the assumed health care cost trend rate by 100 basis points would increase estimated 2018 retiree medical and other postretirement benefits expense by \$5 million.

During 2017, we reviewed and revised certain economic and demographic assumptions including the pension and retiree medical and other postretirement benefits discount rates and health care cost and trend rates. The net effect of changing these assumptions for the pension plans resulted in an increase of \$1.2 billion in the projected benefit obligation at December 31, 2017. The net effect of changing these assumptions for retiree medical and other postretirement benefits plans resulted in an increase of \$45 million in the projected benefit obligation at December 31, 2017. We also revised our mortality assumptions to incorporate the new mortality improvement scale issued by the Society of Actuaries. This resulted in a decrease in the projected benefit obligations of our pension and retiree medical and other postretirement benefits plans of \$114 million and \$8 million, respectively.

See Note 9 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 7 to American's Consolidated Financial Statements in Part II, Item 8B for additional information regarding our employee benefit plans.

Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are recorded net as noncurrent deferred income taxes.

We provide a valuation allowance for our deferred tax assets when it is more likely than not that some portion, or all of our deferred tax assets, will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. We consider all available positive and negative evidence and make certain assumptions in evaluating the realizability of our deferred tax assets. Many factors are considered that impact our assessment of future profitability, including conditions which are beyond our control, such as the health of the economy, the level and volatility of fuel prices and travel demand.

In connection with the preparation of our financial statements at the end of 2015, we determined that after considering all positive and negative evidence, including the completion of certain critical Merger integration milestones as well as our financial performance, it was more likely than not that substantially all of our deferred income tax assets, which include our NOLs, would be realized. Accordingly, we reversed \$3.0 billion of the valuation allowance as of December 31, 2015, which resulted in a special non-cash tax benefit recorded in the consolidated statement of operations for 2015.

Recent Accounting Pronouncements

Standards Effective for 2018 Reporting Periods

Effective January 1, 2018, we are adopting the accounting pronouncements described below. The adoption and related required disclosures will be reported in our first quarter 2018 Quarterly Report on Form 10-Q.

ASU 2014-09: Revenue from Contracts with Customers (Topic 606) (the New Revenue Standard)

The New Revenue Standard applies to all companies that enter into contracts with customers to transfer goods or services. We are adopting the New Revenue Standard using the full retrospective method, which results in the recast of each prior reporting period presented.

The adoption of the New Revenue Standard will impact our accounting for outstanding mileage credits earned through travel by AAdvantage loyalty program members. There is no change in accounting for sales of mileage credits to co-branded card or other partners as those are currently reported in accordance with the New Revenue Standard. Through December 31, 2017, we used the incremental cost method to account for the portion of our loyalty program liability related to mileage credits earned through travel, which were valued based on the estimated incremental cost of carrying one additional passenger (see Loyalty Program above). The New Revenue Standard requires us to change our policy to the deferred revenue method and apply a relative selling price approach whereby a portion of each passenger ticket sale attributable to mileage credits earned is deferred and recognized in passenger revenue upon future mileage redemption. The value of the earned mileage credits is materially greater under the deferred revenue method than the value attributed to these mileage credits under the incremental cost method.

The New Revenue Standard will also require certain reclassifications, principally the reclassification of certain ancillary revenues previously classified and reported as other revenue to passenger revenue and as applicable to cargo revenue. Additionally, the New Revenue Standard requires a gross presentation on the face of our statement of operations for certain revenues and expenses that had previously been presented on a net basis.

See recast 2017 statement of operations and balance sheet data presented below for the expected effects of adoption.

ASU 2017-07: Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost (the New Retirement Standard)

The New Retirement Standard requires all components of our net periodic benefit cost (income), with the exception of service cost, previously reported within operating expenses as salaries, wages and benefits, to be reclassified and reported within nonoperating income (expense). The New Retirement Standard is required to be applied retrospectively, which results in the recast of each prior reporting period presented. The adoption of the New Retirement Standard has no impact on pre-tax income or net income reported. See recast 2017 statement of operations data presented below for the expected effects of adoption.

ASU 2016-01: Financial Instruments - Overall (Subtopic 825-10)

This ASU makes several modifications to Subtopic 825-10, including the elimination of the available-for-sale classification of equity investments, and it requires equity investments with readily determinable fair values to be measured at fair value with changes in fair value recognized in net income. This standard is applied prospectively as of the beginning of the year of adoption. The adoption of this standard is not expected to have a material impact on our consolidated financial statements.

ASU 2016-18: Statement of Cash Flows (Topic 230): Restricted Cash

This ASU requires that the change in total cash, cash at beginning of period and cash at end of period on the statement of cash flows include restricted cash and restricted cash equivalents and also requires companies who report cash and restricted cash separately on the balance sheet to reconcile those amounts to the statement of cash flows. This standard is required to be applied retrospectively, which results in the recast of each prior reporting period statement of cash flows presented. The adoption of this standard is not expected to have a material impact on our consolidated financial statements.

Impacts to 2017 Results

The expected effects of adoption of the New Revenue Standard and New Retirement Standard to our statement of operations for the twelve months ended December 31, 2017 are as follows:

| | | | New Revenue Standard | | | Ne | w Retirement Standard | | |
|-----------------------------------|----|----------|----------------------|-------------------------|----|------------------|-----------------------|-------------------|--------------|
| | As | Reported | Def | erred Revenue Method | Re | eclassifications | | Reclassifications | As Recast |
| Operating revenues: | | | | _ | | _ | | | |
| Passenger | \$ | 36,133 | \$ | 311 | \$ | 2,687 | \$ | _ | \$ 39,131 |
| Cargo | | 800 | | _ | | 90 | | _ | 890 |
| Other | | 5,274 | | _ | | (2,673) | | _ | 2,601 |
| Total operating revenues | | 42,207 | | 311 | | 104 | | _ | 42,622 |
| Total operating expenses | | 38,149 | | _ | | 104 | | 138 | 38,391 |
| Operating income | | 4,058 | | 311 | | _ | | (138) | 4,231 |
| Total nonoperating expense, net | | (974) | | _ | | _ | | 138 | (836) |
| Income before income taxes | | 3,084 | | 311 | | _ | | _ | 3,395 |
| Income tax provision (1) | | 1,165 | | 948 | | _ | | _ | 2,113 |
| Net income | \$ | 1,919 | \$ | (637) | \$ | _ | \$ | _ | \$ 1,282 |
| Diluted earnings per common share | \$ | 3.90 | | | | | | | \$ 2.61 |

⁽¹⁾ The adjustment to the 2017 income tax provision includes an \$830 million special charge to reduce our deferred tax asset associated with loyalty program liabilities as a result of the 2017 Tax Act enacted in December 2017 that reduced the federal corporate income tax rate from 35% to 21%.

The expected effects of adoption of the New Revenue Standard to our December 31, 2017 balance sheet are as follows:

| | As Reported | New F | Revenue Standard | As Recast | | |
|--------------------------------------|-----------------|-------|------------------|-----------|-------|--|
| Deferred tax asset | \$ 427 | \$ | 1,389 | \$ | 1,816 | |
| Air traffic liability | 3,978 | | 64 | | 4,042 | |
| Current loyalty program liability | 2,791 | | 384 | | 3,175 | |
| Noncurrent loyalty program liability | _ | | 5,647 | | 5,647 | |
| Total stockholders' equity (deficit) | 3,926 | | (4,706) | | (780) | |

Standards Effective for 2019 Reporting Periods

ASU 2016-02: Leases (Topic 842) (the New Lease Standard)

The New Lease Standard requires lessees to recognize a lease liability and a right-of-use asset on the balance sheet and aligns many of the underlying principles of the new lessor model with those in the New Revenue Standard. The New Lease Standard is effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. Early adoption is permitted. We expect we will adopt the New Lease Standard effective January 1, 2019. Entities are required to adopt the New Lease Standard using a modified retrospective approach, which results in the recast of each prior reporting period presented, for all leases existing at or commencing after the date of initial application with an option to use certain practical expedients. We are currently evaluating how the adoption of the New Lease Standard will impact our consolidated financial statements. Interpretations are on-going and could have a material impact on our implementation. Currently, we expect that the adoption of the New Lease Standard will have a material impact on our consolidated balance sheet due to the recognition of right-of-use assets and lease liabilities principally for certain leases currently accounted for as operating leases.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The risk inherent in our market risk sensitive instruments and positions is the potential loss arising from adverse changes in the price of fuel, foreign currency exchange rates and interest rates as discussed below. The sensitivity analyses presented do not consider the effects that such adverse changes may have on overall economic activity, nor do they consider additional actions we may take to mitigate our exposure to such changes. Therefore, actual results may differ. See Note 7 to AAG's Consolidated Financial Statements in Part II, Item 8A and Note 5 to American's Consolidated Financial Statements in Part II, Item 8B for additional discussion regarding risk management matters.

Aircraft Fuel

Our operating results are materially impacted by changes in the availability, price volatility and cost of aircraft fuel, which represents one of the largest single cost items in our business. Because of the amount of fuel needed to operate our airlines, even a relatively small increase or decrease in the price of fuel can have a material effect on our costs and liquidity. Jet fuel market prices have fluctuated substantially over the past several years with market spot prices ranging from a low of approximately \$0.80 per gallon to a high of approximately \$2.00 per gallon during the period from January 1, 2015 to December 31, 2017.

As of December 31, 2017, we did not have any fuel hedging contracts outstanding to hedge our fuel consumption. As such, and assuming we do not enter into any future transactions to hedge our fuel consumption, we will continue to be fully exposed to fluctuations in fuel prices. Our current policy is not to enter into transactions to hedge our fuel consumption, although we review that policy from time to time based on market conditions and other factors. Based on our 2018 forecasted mainline and regional fuel consumption, we estimate that a one cent per gallon increase in aviation fuel price would increase our 2018 annual fuel expense by \$45 million.

Foreign Currency

We are exposed to the effect of foreign exchange rate fluctuations on the U.S. dollar value of foreign currency-denominated operating revenues and expenses. Our largest exposure comes from the British pound, Euro, Canadian dollar and various Latin American currencies, primarily the Brazilian real. We do not currently have a foreign currency hedge program. A uniform 10% strengthening in the value of the U.S. dollar from 2017 levels relative to each of the currencies in which we have foreign currency exposure would have resulted in a decrease in operating income of approximately \$203 million for the year ended December 31, 2017.

Generally, fluctuations in foreign currencies, including devaluations, cannot be predicted by us and can significantly affect the value of our assets located outside the United States. These conditions, as well as any further delays, devaluations or imposition of more stringent repatriation restrictions, may materially adversely affect our business, results of operations and financial condition. See Part I, Item 1A. Risk Factors –"We operate a global business with international operations that are subject to economic and political instability and have been, and in the future may continue to be, adversely affected by numerous events, circumstances or government actions beyond our control" for additional discussion of this and other currency risks.

Interest

Our earnings and cash flow are also affected by changes in interest rates due to the impact those changes have on our interest expense from variable rate debt instruments and our interest income from short-term investments.

Our largest exposure with respect to variable rate debt comes from changes in LIBOR. We had variable rate debt instruments representing approximately 40% of our total long-term debt at December 31, 2017. We currently do not have an interest rate hedge program. If annual interest rates increase 100 basis points, based on our December 31, 2017 variable-rate debt and short-term investments balances, annual interest expense on variable rate debt would increase by approximately \$95 million and annual interest income on short-term investments would increase by approximately \$51 million. Additionally, the fair value of fixed-rate debt would have decreased by approximately \$691 million for AAG and \$664 million for American.

ITEM 8A. CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA OF AMERICAN AIRLINES GROUP INC.

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors American Airlines Group Inc.:

Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated balance sheets of American Airlines Group Inc. and subsidiaries (the Company) as of December 31, 2017 and 2016, the related consolidated statements of operations, comprehensive income, cash flows, and stockholders' equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2017 and 2016, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2017, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission, and our report dated February 21, 2018 expressed an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

Basis for Opinion

These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ KPMG LLP

We have served as the Company's auditor since 2014.

Dallas, Texas February 21, 2018

AMERICAN AIRLINES GROUP INC. CONSOLIDATED STATEMENTS OF OPERATIONS (In millions, except shares and per share amounts)

Year Ended December 31, 2017 2016 2015 Operating revenues: \$ 29,238 \$ 27,909 \$ 29,037 Mainline passenger Regional passenger 6,895 6,670 6,475 Cargo 800 700 760 Other 5,274 4,901 4,718 Total operating revenues 42,207 40,180 40,990 Operating expenses: 6,226 Aircraft fuel and related taxes 6,128 5,071 Salaries, wages and benefits 11,816 10,890 9,524 Regional expenses 6,546 6,044 5,983 Maintenance, materials and repairs 1,959 1,834 1,889 Other rent and landing fees 1,806 1,772 1,731 Aircraft rent 1,197 1,203 1,250 Selling expenses 1,477 1,323 1,394 Depreciation and amortization 1,702 1,525 1,364 Special items, net 712 709 1,051 Other 4,806 4,525 4,374 Total operating expenses 38,149 34,896 34,786 Operating income 4,058 5,284 6,204 Nonoperating income (expense): Interest income 94 63 39 Interest expense, net (1,053)(991)(880)Other, net (747)(15)(57)Total nonoperating expense, net (974)(985)(1,588)Income before income taxes 3,084 4,299 4,616 Income tax provision (benefit) 1,165 1,623 (2,994)Net income \$ 1,919 2,676 \$ 7,610 Earnings per common share: Basic \$ 3.92 \$ 4.85 \$ 11.39 Diluted \$ 3.90 \$ 4.81 \$ 11.07 Weighted average shares outstanding (in thousands): 489,164 552,308 668,393 Basic Diluted 491,692 556,099 687,355 Cash dividends declared per common share 0.40 \$ 0.40 \$ 0.40

See accompanying notes to consolidated financial statements.

AMERICAN AIRLINES GROUP INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In millions)

| | Year Ended December 31, | | | | | | | |
|---|-------------------------|-------|----|-------|------|-------|--|--|
| | | 2017 | | 2016 | 2015 | | | |
| Net income | \$ | 1,919 | \$ | 2,676 | \$ | 7,610 | | |
| Other comprehensive income (loss), net of tax: | | | | | | | | |
| Pension, retiree medical and other postretirement benefits: | | | | | | | | |
| Amortization of actuarial loss and prior service cost | | (55) | | (65) | | (108) | | |
| Current year change | | (15) | | (293) | | (51) | | |
| Investments and derivative financial instruments | | (1) | | 7 | | (14) | | |
| Total other comprehensive loss, net of tax | | (71) | | (351) | | (173) | | |
| Total comprehensive income | \$ | 1,848 | \$ | 2,325 | \$ | 7,437 | | |

See accompanying notes to consolidated financial statements.

AMERICAN AIRLINES GROUP INC. CONSOLIDATED BALANCE SHEETS (In millions, except shares and par value)

| | | , | | |
|--|----|----------|----|---------|
| | | 2017 | | 2016 |
| ASSETS | | | | |
| Current assets | | | | |
| Cash | \$ | 295 | \$ | 322 |
| Short-term investments | | 4,771 | | 6,037 |
| Restricted cash and short-term investments | | 318 | | 638 |
| Accounts receivable, net | | 1,752 | | 1,594 |
| Aircraft fuel, spare parts and supplies, net | | 1,359 | | 1,094 |
| Prepaid expenses and other | | 651 | | 639 |
| Total current assets | | 9,146 | | 10,324 |
| Operating property and equipment | | | | |
| Flight equipment | | 40,318 | | 37,028 |
| Ground property and equipment | | 8,267 | | 7,116 |
| Equipment purchase deposits | | 1,217 | | 1,209 |
| Total property and equipment, at cost | | 49,802 | | 45,353 |
| Less accumulated depreciation and amortization | | (15,646) | | (14,194 |
| Total property and equipment, net | | 34,156 | | 31,159 |
| Other assets | | | | |
| Goodwill | | 4,091 | | 4,091 |
| Intangibles, net of accumulated amortization of \$622 and \$578, respectively | | 2,203 | | 2,173 |
| Deferred tax asset | | 427 | | 1,498 |
| Other assets | | 1,373 | | 2,029 |
| Total other assets | - | 8,094 | | 9,791 |
| Total assets | \$ | 51,396 | \$ | 51,274 |
| LIABILITIES AND STOCKHOLDERS' EQUITY | | | | |
| Current liabilities | | | | |
| Current maturities of long-term debt and capital leases | \$ | 2,554 | \$ | 1,855 |
| Accounts payable | | 1,688 | | 1,592 |
| Accrued salaries and wages | | 1,672 | | 1,516 |
| Air traffic liability | | 3,978 | | 3,912 |
| Loyalty program liability | | 2,791 | | 2,789 |
| Other accrued liabilities | | 2,281 | | 2,208 |
| Total current liabilities | | 14,964 | | 13,872 |
| Noncurrent liabilities | | | | |
| Long-term debt and capital leases, net of current maturities | | 22,511 | | 22,489 |
| Pension and postretirement benefits | | 7,497 | | 7,842 |
| Other liabilities | | 2,498 | | 3,286 |
| Total noncurrent liabilities | | 32,506 | | 33,617 |
| Commitments and contingencies (Note 11) | | ,,,,,,, | | ,- |
| Stockholders' equity | | | | |
| Common stock, \$0.01 par value; 1,750,000,000 shares authorized, 475,507,887 shares issued and outstanding at December 31, 2017; 507,294,153 shares issued and outstanding at December 31, | | _ | | _ |
| 2016 | | 5 | | 5 |
| Additional paid-in capital | | 5,714 | | 7,223 |
| Accumulated other comprehensive loss | | (5,154) | | (5,083 |
| Retained earnings | | 3,361 | | 1,640 |
| Total stockholders' equity | | 3,926 | | 3,785 |
| Total liabilities and stockholders' equity | \$ | 51,396 | \$ | 51,274 |

AMERICAN AIRLINES GROUP INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (In millions)

| Cash flows from operating activities:201720162015Net income\$ 1,919\$ 2,676\$ 7,610Adjustments to reconcile net income to net cash provided by operating activitiesDepreciation and amortization2,0171,8181,609 |
|---|
| Net income \$ 1,919 \$ 2,676 \$ 7,610 Adjustments to reconcile net income to net cash provided by operating activities |
| Adjustments to reconcile net income to net cash provided by operating activities |
| |
| Depreciation and amortization 2 017 1 818 1 609 |
| 250.00.00.00.00.00.00.00.00.00.00.00.00.0 |
| Deferred income tax provision (benefit) 1,141 1,611 (3,014) |
| Debt discount and lease amortization (114) (119) |
| Special items, non-cash 272 270 273 |
| Pension and postretirement (132) (68) (193) |
| Share-based compensation 90 100 284 |
| Other, net (39) (18) |
| Changes in operating assets and liabilities: |
| Decrease (increase) in accounts receivable (190) (160) 352 |
| Increase in other assets (433) (184) |
| Increase in accounts payable and accrued liabilities 299 307 173 |
| Increase (decrease) in air traffic liability 66 164 (505) |
| Increase (decrease) in loyalty program liability 2 264 (295) |
| Contributions to pension plans (286) (32) |
| Increase (decrease) in other liabilities 132 (105) 122 |
| Net cash provided by operating activities 4,744 6,524 6,249 |
| Cash flows from investing activities: |
| Capital expenditures and aircraft purchase deposits (5,971) (5,731) (6,151) |
| Proceeds from sale of property and equipment and sale-leaseback transactions 947 125 35 |
| Purchases of short-term investments (4,633) (6,241) (8,126) |
| Sales of short-term investments 5,915 6,092 8,517 |
| Decrease in restricted cash and short-term investments 319 57 79 |
| Purchase of equity investment (203) — — |
| Proceeds from sale of an investment — 52 |
| Net cash used in investing activities (3,626) (5,698) (5,594) |
| Cash flows from financing activities: |
| Proceeds from issuance of long-term debt 3,058 7,701 5,009 |
| Payments on long-term debt and capital leases (2,332) (3,827) (2,153) |
| Deferred financing costs (85) (77) |
| Treasury stock repurchases (1,615) (4,500) (3,846) |
| Dividend payments (198) (224) (278) |
| Other financing activities 27 33 96 |
| Net cash used in financing activities (1,145) (894) |
| Net decrease in cash (27) (68) (604) |
| Cash at beginning of year 322 390 994 |
| Cash at end of year \$ 295 \$ 322 \$ 390 |

See accompanying notes to consolidated financial statements.

AMERICAN AIRLINES GROUP INC. CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (In millions, except share amounts)

| | Common Stock | A | Additional Paid-in Capital | Accumulated Other Comprehensive Income (Loss) | Retained Earnings (Deficit) | Total |
|---|-----------------|----|----------------------------------|--|-----------------------------------|-------------|
| Balance at December 31, 2014 | \$ 7 | \$ | 15,135 | \$ (4,559) | \$ (8,562) | \$ 2,021 |
| Netincome | _ | | _ | _ | 7,610 | 7,610 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | | _ | (159) | _ | (159) |
| Net changes in fair value of derivative financial instruments | _ | | _ | (9) | _ | (9) |
| Cash tax withholding on shares issued | _ | | (306) | _ | _ | (306) |
| Purchase and retirement of 85,141,691 shares of AAG common stock | (1) | | (3,585) | _ | _ | (3,586) |
| Dividends declared on common stock (\$0.40 per share) | _ | | _ | _ | (278) | (278) |
| Issuance of 12,289,537 shares of common stock pursuant to employee stock plans | _ | | _ | _ | _ | _ |
| Settlement of single-dip unsecured claims held in distributed claims reserve | _ | | 63 | _ | _ | 63 |
| Share-based compensation expense | _ | | 284 | _ | _ | 284 |
| Change in unrealized loss on investments | _ | | _ | (5) | _ | (5) |
| Balance at December 31, 2015 | 6 | | 11,591 | (4,732) | (1,230) | 5,635 |
| Netincome | _ | | _ | _ | 2,676 | 2,676 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | | _ | (564) | _ | (564) |
| Non-cash tax benefit | _ | | _ | 203 | _ | 203 |
| Cash tax withholding on shares issued | _ | | (56) | _ | _ | (56) |
| Purchase and retirement of 119,823,621 shares of AAG common stock | (1) | | (4,415) | _ | _ | (4,416) |
| Dividends declared on common stock (\$0.40 per share) | _ | | _ | _ | (224) | (224) |
| Issuance of 2,506,067 shares of common stock pursuant to employee stock plans | _ | | _ | _ | _ | _ |
| Settlement of single-dip unsecured claims held in distributed claims reserve | _ | | 3 | _ | _ | 3 |
| Share-based compensation expense | _ | | 100 | _ | _ | 100 |
| Impact of adoption of Accounting Standards Update (ASU) 2016-09 related to share-based compensation (See Note 14) | _ | | _ | _ | 418 | 418 |
| Change in unrealized loss on investments | _ | | _ | 10 | _ | 10 |
| Balance at December 31, 2016 | 5 | | 7,223 | (5,083) | 1,640 | 3,785 |
| Netincome | _ | | _ | _ | 1,919 | 1,919 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | | _ | (117) | _ | (117) |
| Non-cash tax benefit | _ | | _ | 47 | _ | 47 |
| Cash tax withholding on shares issued | _ | | (51) | _ | _ | (51) |
| Purchase and retirement of 33,953,127 shares of AAG common stock | _ | | (1,563) | _ | _ | (1,563) |
| Dividends declared on common stock (\$0.40 per share) | _ | | _ | _ | (198) | (198) |
| Issuance of 2,166,861 shares of common stock pursuant to employee stock plans | _ | | _ | _ | _ | _ |
| Settlement of single-dip unsecured claims held in distributed claims reserve | _ | | 15 | _ | _ | 15 |
| Share-based compensation expense | _ | | 90 | _ | _ | 90 |
| Change in unrealized loss on investments | _ | | _ | (1) | _ | (1) |
| Balance at December 31, 2017 | \$ 5 | \$ | 5,714 | \$ (5,154) | \$ 3,361 | \$ 3,926 |

See accompanying notes to consolidated financial statements.

1. Basis of Presentation and Summary of Significant Accounting Policies

(a) Basis of Presentation

American Airlines Group Inc. (we, us, our and similar terms, or AAG), a Delaware corporation, is a holding company whose primary business activity is the operation of a major network air carrier, providing scheduled air transportation for passengers and cargo through its mainline operating subsidiary, American Airlines, Inc. (American) and its wholly-owned regional airline subsidiaries, Envoy Aviation Group Inc. (Envoy), Piedmont Airlines, Inc. (Piedmont) and PSA Airlines, Inc. (PSA) that operate under the brand American Eagle. On December 9, 2013, a subsidiary of AMR Corporation (AMR) merged with and into US Airways Group, Inc. (US Airways Group), a Delaware corporation, which survived as a wholly-owned subsidiary of AAG, and AAG emerged from Chapter 11 (the Merger). Upon closing of the Merger and emergence from Chapter 11, AMR changed its name to American Airlines Group Inc. On December 30, 2015, in order to simplify AAG's internal corporate structure, US Airways Group merged with and into AAG, with AAG as the surviving corporation. Immediately thereafter, US Airways, Inc. (US Airways), a wholly-owned subsidiary of US Airways Group, merged with and into American, with American as the surviving corporation. All significant intercompany transactions have been eliminated.

The preparation of financial statements in accordance with accounting principles generally accepted in the United States (GAAP) requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities, revenues and expenses, and the disclosure of contingent assets and liabilities at the date of the financial statements. Actual results could differ from those estimates. The most significant areas of judgment relate to passenger revenue recognition, impairment of goodwill, impairment of long-lived and intangible assets, the loyalty program, valuation allowance for deferred tax assets, as well as pension and retiree medical and other postretirement benefits.

(b) Short-term Investments

Short-term investments are classified as available-for-sale and stated at fair value. Realized gains and losses are recorded in nonoperating expense on the consolidated statement of operations. Unrealized gains and losses are recorded in accumulated other comprehensive loss on the consolidated balance sheets.

(c) Restricted Cash and Short-term Investments

We have restricted cash and short-term investments related primarily to collateral held to support workers' compensation obligations.

(d) Aircraft Fuel, Spare Parts and Supplies, Net

Aircraft fuel is recorded on a first-in, first-out basis. Spare parts and supplies are recorded at average costs less an allowance for obsolescence. These items are expensed when used.

(e) Operating Property and Equipment

Operating property and equipment is recorded at cost and depreciated or amortized to residual values over the asset's estimated useful life or the lease term, whichever is less, using the straight-line method. Residual values for aircraft, engines and related rotable parts are generally 5% to 10% of original cost. Costs of major improvements that enhance the usefulness of the asset are capitalized and depreciated or amortized over the estimated useful life of the asset or the lease term, whichever is less. The estimated useful lives for the principal property and equipment classifications are as follows:

| Principal Property and Equipment Classification | Estimated Useful Life |
|---|-----------------------|
| Aircraft, engines and related rotable parts | 20 – 30 years |
| Buildings and improvements | 5 – 30 years |
| Furniture, fixtures and other equipment | 3 – 10 years |
| Capitalized software | 5 – 10 years |

We assess impairment on operating property and equipment when events and circumstances indicate that the assets may be impaired. An asset or group of assets is considered impaired when the undiscounted cash flows estimated

to be generated by the assets are less than the carrying amount of the assets and the net book value of the assets exceeds their estimated fair value. If such assets are considered to be impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value less the cost to sell.

Total depreciation and amortization expense was \$2.2 billion, \$1.9 billion and \$1.7 billion for the years ended December 31, 2017, 2016 and 2015, respectively.

(f) Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are recorded net as noncurrent deferred income taxes.

We provide a valuation allowance for our deferred tax assets when it is more likely than not that some portion, or all of our deferred tax assets, will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. We consider all available positive and negative evidence and make certain assumptions in evaluating the realizability of our deferred tax assets. Many factors are considered that impact our assessment of future profitability, including conditions which are beyond our control, such as the health of the economy, the level and volatility of fuel prices and travel demand.

(g) Goodwill

Goodwill represents the excess of the purchase price over the fair value of the net assets acquired and liabilities assumed. Goodwill is not amortized but assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that goodwill may be impaired. We have one consolidated reporting unit.

Goodwill is assessed for impairment by initially performing a qualitative assessment and, if necessary, then comparing the fair value of the reporting unit to its carrying value, including goodwill. If the fair value of the reporting unit is less than the carrying value, a second step is performed to determine the implied fair value of goodwill. If the implied fair value of goodwill is lower than its carrying value, an impairment charge equal to the difference is recorded. Based upon our annual assessment, there was no goodwill impairment in 2017. The carrying value of the goodwill on our consolidated balance sheets was \$4.1 billion as of December 31, 2017 and 2016.

(h) Other Intangibles, Net

Intangible assets consist primarily of domestic airport slots, customer relationships, marketing agreements, international slots and route authorities, airport gate leasehold rights and tradenames.

Finite-Lived Intangible Assets

Finite-lived intangible assets are amortized over their respective estimated useful lives and reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable.

The following table provides information relating to our amortizable intangible assets as of December 31, 2017 and 2016 (in millions):

| | | December 31, | | | | |
|-------------------------------|------|--------------|----|-------------|--|--|
| | 2017 | | | 2016 | | |
| Domestic airport slots | \$ | 365 | \$ | 365 | | |
| Customer relationships | | 300 | | 300 | | |
| Marketing agreements | | 105 | | 105 | | |
| Tradenames | | 35 | | 35 | | |
| Airport gate leasehold rights | | 137 | | 137 | | |
| Accumulated amortization | | (622) | | (578) | | |
| Total | \$ | 320 | \$ | 364 | | |
| | | | | | | |

Certain domestic airport slots and airport gate leasehold rights are amortized on a straight-line basis over 25 years. The customer relationships and marketing agreements were identified as intangible assets subject to amortization and are amortized on a straight-line basis over approximately nine years and 30 years, respectively. Tradenames are fully amortized.

We recorded amortization expense related to these intangible assets of \$44 million, \$76 million and \$55 million for the years ended December 31, 2017, 2016 and 2015, respectively. We expect to record annual amortization expense for these intangible assets as follows (in millions):

| 2018 | \$ 41 |
|---------------------|-----------|
| 2019 | 41 |
| 2020 | 41 |
| 2021 | 41 |
| 2022 | 41 |
| 2023 and thereafter | 115 |
| Total | \$ 320 |

Indefinite-Lived Intangible Assets

Indefinite-lived intangible assets include certain domestic airport slots at our hubs and international slots and route authorities. Indefinite-lived intangible assets are not amortized but instead are assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that the asset may be impaired. As of December 31, 2017 and 2016, we had \$1.9 billion and \$1.8 billion, respectively, of indefinite-lived intangible assets on our consolidated balance sheets.

Indefinite-lived intangible assets are assessed for impairment by initially performing a qualitative assessment to determine whether we believe it is more likely than not that an asset has been impaired. If we believe impairment has occurred, we then evaluate for impairment by comparing the estimated fair value of assets to the carrying value. An impairment charge is recognized if the asset's estimated fair value is less than its carrying value. Based upon our annual assessment, there was no indefinite-lived intangible asset impairment in 2017.

(i) Loyalty Program

We currently operate the loyalty program, AAdvantage. This program awards mileage credits to passengers who fly on American, any **one**world airline or other partner airlines, or by using the services of other program participants, such as the Citi and Barclaycard US co-branded credit cards, hotels and car rental companies. Mileage credits can be redeemed for travel on American or other participating partner airlines.

Through December 31, 2017, we used the incremental cost method to account for the portion of our loyalty program liability incurred when AAdvantage members earn mileage credits by flying on American, any **one**world airline or other partner airlines. We have an obligation to provide future travel when these mileage credits are redeemed and therefore have recorded a liability for mileage credits outstanding.

The incremental cost liability includes all mileage credits, even mileage credits for members whose account balances have not yet reached the minimum level required to redeem an award. Mileage credits are subject to expiration. The liability for outstanding mileage credits is valued based on the estimated incremental cost of carrying one additional passenger. The estimated incremental cost primarily includes unit costs incurred for fuel, food and insurance as well as fees incurred when travel awards are redeemed on partner airlines. In calculating the liability, we estimate how many mileage credits will never be redeemed for travel and exclude those mileage credits from the estimate of the liability. Estimates are also made for the number of miles that will be used per award redemption and the number of travel awards that will be redeemed on partner airlines. These costs and estimates are based on our historical program experience as well as consideration of enacted program changes, as applicable. Changes in the liability resulting from members earning additional mileage credits or changes in estimates are recorded in the consolidated statements of operations as a part of passenger revenue.

As of December 31, 2017 and 2016, the liability for outstanding mileage credits accounted for under the incremental cost method was \$677 million and \$669 million, respectively, and is included on the consolidated balance sheets within loyalty program liability.

We also sell loyalty program mileage credits to participating airline partners and non-airline business partners, such as the Citi and Barclaycard US co-branded credit cards. Sales of mileage credits to non-airline business partners is comprised of two components, transportation and marketing. We account for mileage sales under our agreements with non-airline business partners in accordance with ASU 2009-13, "Revenue Recognition (Topic 605) – Multiple-Deliverable Revenue Arrangements." In accordance with ASU 2009-13, we allocate the consideration received from the sale of mileage credits based on the relative selling price of each product or service delivered.

As a result of our co-branded credit card program agreements with Citi and Barclaycard US that we entered into in 2016, we identified the following revenue elements in these co-branded credit card agreements: the transportation component; and the use of the American brand including access to loyalty program member lists, advertising and other travel related benefits (collectively, the marketing component).

The transportation component represents the estimated selling price of future travel awards and is determined using historical transaction information, including information related to customer redemption patterns. The transportation component is deferred based on its relative selling price and is amortized into passenger revenue on a straight-line basis over the period in which the mileage credits are expected to be redeemed for travel. As of December 31, 2017 and 2016, we had \$2.1 billion in deferred revenue from the sale of mileage credits recorded within loyalty program liability on our consolidated balance sheets.

The services under the marketing component are provided periodically, but no less than monthly. Accordingly, the marketing component is considered earned and recognized in other revenues in the period of the mileage sale. For the years ended December 31, 2017, 2016 and 2015, the marketing component of mileage sales and other marketing related payments included in other revenues was approximately \$2.2 billion, \$1.9 billion and \$1.7 billion, respectively.

Effective January 1, 2018, we are adopting ASU 2014-09: Revenue from Contracts with Customers (Topic 606). See Recent Accounting Pronouncements in Note 1(r) below for further discussion.

(j) Revenue

Passenger Revenue

Passenger revenue is recognized when transportation is provided. Ticket sales for transportation that has not yet been provided are initially deferred and recorded as air traffic liability on the consolidated balance sheets. The air traffic liability represents tickets sold for future travel dates and estimated future refunds and exchanges of tickets sold for past travel dates. The balance in the air traffic liability fluctuates throughout the year based on seasonal travel patterns. Our air traffic liability was \$4.0 billion and \$3.9 billion as of December 31, 2017 and 2016, respectively.

The majority of tickets sold are nonrefundable. A small percentage of tickets, some of which are partially used tickets, expire unused. Due to complex pricing structures, refund and exchange policies, and interline agreements with other airlines, certain amounts are recognized in passenger revenue using estimates regarding both the timing of the revenue recognition and the amount of revenue to be recognized. These estimates are generally based on the analysis of our historical data. We and other airline industry participants have consistently applied this accounting method to estimate revenue from forfeited tickets at the date of travel. Estimated future refunds and exchanges included in the air traffic liability are routinely evaluated based on subsequent activity to validate the accuracy of our estimates. Any adjustments resulting from periodic evaluations of the estimated air traffic liability are included in passenger revenue during the period in which the evaluations are completed.

Regional carriers provide scheduled air transportation under the brand name American Eagle. We classify revenues generated from transportation on these carriers as regional passenger revenues. Liabilities related to tickets sold by us for travel on these air carriers is also included in our air traffic liability and are subsequently recognized as revenue in the same manner as described above.

Passenger Taxes and Fees

Various taxes and fees assessed on the sale of tickets to end customers are collected by us as an agent and remitted to taxing authorities. These taxes and fees have been presented on a net basis in the accompanying consolidated statements of operations and recorded as a liability until remitted to the appropriate taxing authority.

Cargo Revenue

Cargo revenue is recognized when we provide the transportation.

Other Revenue

Other revenue includes revenue associated with marketing services provided to our business partners as part of our loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. The accounting and recognition for the loyalty program marketing services are discussed in Note 1(i) above. Baggage fees, ticketing change fees, airport clubs and inflight service revenues are recognized when we provide the service.

Effective January 1, 2018, we are adopting ASU 2014-09: Revenue from Contracts with Customers (Topic 606). See Recent Accounting Pronouncements in Note 1(r) below for further discussion.

(k) Maintenance, Materials and Repairs

Maintenance and repair costs for owned and leased flight equipment are charged to operating expense as incurred, except costs incurred for maintenance and repair under flight hour maintenance contract agreements, which are accrued based on contractual terms when an obligation exists.

(I) Selling Expenses

Selling expenses include credit card fees, commissions, computerized reservations systems fees and advertising. Advertising costs are expensed as incurred. Advertising expense was \$135 million, \$116 million and \$110 million for the years ended December 31, 2017, 2016 and 2015, respectively.

(m) Share-based Compensation

We account for our share-based compensation expense based on the fair value of the stock award at the time of grant, which is recognized ratably over the vesting period of the stock award. Certain awards have performance conditions that must be achieved prior to vesting and are expensed based on the expected achievement at each reporting period. The fair value of stock appreciation rights is estimated using a Black-Scholes option pricing model. The fair value of restricted stock units is based on the market price of the underlying shares of common stock on the date of grant. See Note 14 for further discussion of share-based compensation.

(n) Deferred Gains and Credits, Net

Included within deferred gains and credits, net are amounts deferred and amortized into future periods associated with the adjustment of leases to fair value in connection with the application of acquisition accounting, deferred gains on the sale-leaseback of aircraft and certain vendor incentives. We periodically receive vendor incentives in connection with acquisition of aircraft and engines. These credits are deferred until aircraft and engines are delivered and then applied as a reduction to the cost of the related equipment.

(o) Foreign Currency Gains and Losses

Foreign currency gains and losses are recorded as part of other nonoperating expense, net in our consolidated statements of operations. Foreign currency losses for 2017 were \$4 million. Foreign currency gains were \$1 million for 2016. For 2015, foreign currency losses were \$751 million and included a \$592 million nonoperating special charge to write off all of the value of Venezuelan bolivars held by us due to continued lack of repatriations and deterioration of economic conditions in Venezuela.

(p) Other Operating Expenses

Other operating expenses includes costs associated with ground and cargo handling, crew travel, aircraft food and catering, passenger accommodation, airport security, international navigation fees and certain general and administrative expenses.

(q) Regional Expenses

Expenses associated with American Eagle operations are classified as regional expenses on the consolidated statements of operations. Regional expenses consist of the following (in millions):

| | Year Ended December 31, | | | | | | | |
|---|-------------------------|-------|----------|----|-------|--|--|--|
| | | 2017 | 2016 | | 2015 | | | |
| Aircraft fuel and related taxes | \$ | 1,382 | \$ 1,109 | \$ | 1,230 | | | |
| Salaries, wages and benefits | | 1,452 | 1,333 | | 1,187 | | | |
| Capacity purchases from third-party regional carriers (1) | | 1,581 | 1,538 | | 1,651 | | | |
| Maintenance, materials and repairs | | 281 | 345 | | 323 | | | |
| Other rent and landing fees | | 625 | 564 | | 504 | | | |
| Aircraft rent | | 35 | 36 | | 34 | | | |
| Selling expenses | | 361 | 347 | | 333 | | | |
| Depreciation and amortization | | 315 | 301 | | 252 | | | |
| Special items, net | | 22 | 14 | | 29 | | | |
| Other | | 492 | 457 | | 440 | | | |
| Total regional expenses | \$ | 6,546 | \$ 6,044 | \$ | 5,983 | | | |

⁽¹⁾ For the years ended December 31, 2017, 2016 and 2015, the component of capacity purchase expenses representing the lease of aircraft for accounting purposes was approximately \$437 million, \$405 million and \$492 million, respectively.

(r) Recent Accounting Pronouncements

Standards Effective for 2018 Reporting Periods

Effective January 1, 2018, we are adopting the accounting pronouncements described below. The adoption and related required disclosures will be reported in our first quarter 2018 Quarterly Report on Form 10-Q.

ASU 2014-09: Revenue from Contracts with Customers (Topic 606) (the New Revenue Standard)

The New Revenue Standard applies to all companies that enter into contracts with customers to transfer goods or services. We are adopting the New Revenue Standard using the full retrospective method, which results in the recast of each prior reporting period presented.

The adoption of the New Revenue Standard will impact our accounting for outstanding mileage credits earned through travel by AAdvantage loyalty program members. There is no change in accounting for sales of mileage credits to co-branded card or other partners as those are currently reported in accordance with the New Revenue Standard. Through December 31, 2017, we used the incremental cost method to account for the portion of our loyalty program liability related to mileage credits earned through travel, which were valued based on the estimated incremental cost of carrying one additional passenger (see (i) Loyalty Program above). The New Revenue Standard requires us to change our policy to the deferred revenue method and apply a relative selling price approach whereby a portion of each passenger ticket sale attributable to mileage credits earned is deferred and recognized in passenger revenue upon future mileage redemption. The value of the earned mileage credits is materially greater under the deferred revenue method than the value attributed to these mileage credits under the incremental cost method.

The New Revenue Standard will also require certain reclassifications, principally the reclassification of certain ancillary revenues previously classified and reported as other revenue to passenger revenue and as applicable to cargo revenue. Additionally, the New Revenue Standard requires a gross presentation on the face of our statement of operations for certain revenues and expenses that had previously been presented on a net basis.

See recast 2017 statement of operations and balance sheet data presented below for the expected effects of adoption.

ASU 2017-07: Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost (the New Retirement Standard)

The New Retirement Standard requires all components of our net periodic benefit cost (income), with the exception of service cost, previously reported within operating expenses as salaries, wages and benefits, to be reclassified and reported within nonoperating income (expense). The New Retirement Standard is required to be applied retrospectively, which results in the recast of each prior reporting period presented. The adoption of the New Retirement Standard has no impact on pre-tax income or net income reported. See recast 2017 statement of operations data presented below for the expected effects of adoption.

ASU 2016-01: Financial Instruments - Overall (Subtopic 825-10)

This ASU makes several modifications to Subtopic 825-10, including the elimination of the available-for-sale classification of equity investments, and it requires equity investments with readily determinable fair values to be measured at fair value with changes in fair value recognized in net income. This standard is applied prospectively as of the beginning of the year of adoption. The adoption of this standard is not expected to have a material impact on our consolidated financial statements.

ASU 2016-18: Statement of Cash Flows (Topic 230): Restricted Cash

This ASU requires that the change in total cash, cash at beginning of period and cash at end of period on the statement of cash flows include restricted cash and restricted cash equivalents and also requires companies who report cash and restricted cash separately on the balance sheet to reconcile those amounts to the statement of cash flows. This standard is required to be applied retrospectively, which results in the recast of each prior reporting period statement of cash flows presented. The adoption of this standard is not expected to have a material impact on our consolidated financial statements.

Impacts to 2017 Results

The expected effects of adoption of the New Revenue Standard and New Retirement Standard to our statement of operations for the twelve months ended December 31, 2017 are as follows:

| | | | New Revenue Standard | | | | Ne | ew Retirement Standard | |
|-----------------------------------|----|----------|----------------------|-------------------------|----|------------------|----|------------------------|--------------|
| | As | Reported | Def | erred Revenue Method | R | eclassifications | | Reclassifications | As Recast |
| Operating revenues: | | | | | | | | | |
| Passenger | \$ | 36,133 | \$ | 311 | \$ | 2,687 | \$ | _ | \$ 39,131 |
| Cargo | | 800 | | _ | | 90 | | - | 890 |
| Other | | 5,274 | | _ | | (2,673) | | _ | 2,601 |
| Total operating revenues | | 42,207 | | 311 | | 104 | | _ | 42,622 |
| Total operating expenses | | 38,149 | | _ | | 104 | | 138 | 38,391 |
| Operating income | | 4,058 | | 311 | | _ | | (138) | 4,231 |
| Total nonoperating expense, net | | (974) | | _ | | _ | | 138 | (836) |
| Income before income taxes | | 3,084 | | 311 | | _ | | _ | 3,395 |
| Income tax provision (1) | | 1,165 | | 948 | | _ | | _ | 2,113 |
| Net income | \$ | 1,919 | \$ | (637) | \$ | _ | \$ | _ | \$ 1,282 |
| Diluted earnings per common share | \$ | 3.90 | | | | | | | \$ 2.61 |

⁽¹⁾ The adjustment to the 2017 income tax provision includes an \$830 million special charge to reduce our deferred tax asset associated with loyalty program liabilities as a result of H.R. 1, the 2017 Tax Cuts and Jobs Act (the 2017 Tax Act), enacted in December 2017 that reduced the federal corporate income tax rate from 35% to 21%.

The expected effects of adoption of the New Revenue Standard to our December 31, 2017 balance sheet are as follows:

| | As Reported | | New Revenue Standard | | As Recast |
|--------------------------------------|-------------|----|----------------------|----|-----------|
| Deferred tax asset | \$ 427 | \$ | 1,389 | \$ | 1,816 |
| Air traffic liability | 3,978 | | 64 | | 4,042 |
| Current loyalty program liability | 2,791 | | 384 | | 3,175 |
| Noncurrent loyalty program liability | _ | | 5,647 | | 5,647 |
| Total stockholders' equity (deficit) | 3,926 | | (4,706) | | (780) |

Standards Effective for 2019 Reporting Periods

ASU 2016-02: Leases (Topic 842) (the New Lease Standard)

The New Lease Standard requires lessees to recognize a lease liability and a right-of-use asset on the balance sheet and aligns many of the underlying principles of the new lessor model with those in the New Revenue Standard. The New Lease Standard is effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. Early adoption is permitted. We expect we will adopt the New Lease Standard effective January 1, 2019. Entities are required to adopt the New Lease Standard using a modified retrospective approach, which results in the recast of each prior reporting period presented, for all leases existing at or commencing after the date of initial application with an option to use certain practical expedients. We are currently evaluating how the adoption of the New Lease Standard will impact our consolidated financial statements. Interpretations are on-going and could have a material impact on our implementation. Currently, we expect that the adoption of the New Lease Standard will have a material impact on our consolidated balance sheet due to the recognition of right-of-use assets and lease liabilities principally for certain leases currently accounted for as operating leases.

2. Special Items, Net

Special items, net on the consolidated statements of operations consisted of the following (in millions):

| | Year Ended December 31, | | | | | |
|---|-------------------------|------|----|------|----|---------|
| | | 2017 | | 2016 | | 2015 |
| Merger integration expenses (1) | \$ | 273 | \$ | 514 | \$ | 826 |
| Fleet restructuring expenses (2) | | 232 | | 177 | | 210 |
| Employee 2017 Tax Act bonus expense (3) | | 123 | | _ | | _ |
| Labor contract expenses (4) | | 46 | | _ | | _ |
| Mark-to-market adjustments for bankruptcy obligations | | 27 | | 25 | | (53) |
| Other operating charges (credits), net | | 11 | | (7) | | 68 |
| Mainline operating special items, net | | 712 | | 709 | | 1,051 |
| Regional operating special items, net | | 22 | | 14 | | 29 |
| Operating special items, net | | 734 | | 723 | | 1,080 |
| | | | | | | |
| Debt refinancing and extinguishment charges | | 22 | | 49 | | 24 |
| Venezuela foreign currency losses | | _ | | _ | | 592 |
| Other nonoperating charges (credits), net | | _ | | _ | | (22) |
| Nonoperating special items, net | | 22 | | 49 | ' | 594 |
| | | | | | | |
| Impact of the 2017 Tax Act on deferred tax assets and liabilities | | (7) | | _ | | _ |
| Release of deferred tax valuation allowance | | _ | | _ | | (3,040) |
| Other tax charges | | | | | | 25 |
| Income tax special items, net | | (7) | | _ | | (3,015) |

⁽¹⁾ Merger integration expenses included costs related to information technology, professional fees, re-branding of aircraft and airport facilities and training, and in 2016, also included costs related to alignment of labor union contracts, the launch of re-branded uniforms, relocation and severance, and in 2015, also included share-based compensation related to awards granted in connection with the Merger that fully vested in December 2015.

Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation, impairments, remaining lease payments and lease return costs for aircraft and related equipment grounded or expected to be grounded earlier than planned.

⁽³⁾ Employee bonus expense included costs related to the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of the 2017 Tax Act.

⁽⁴⁾ Labor contract expenses primarily included one-time charges to adjust the vacation accruals for pilots and flight attendants as a result of the mid-contract pay rate adjustments effective in the second quarter of 2017.

3. Earnings Per Common Share

The following table sets forth the computation of basic and diluted earnings per common share (EPS) (in millions, except share and per share amounts):

| | Year Ended December 31, | | | | | |
|--|-------------------------|---------|----|---------|----|---------|
| | | 2017 | | 2016 | | 2015 |
| Basic EPS: | | | | | | |
| Net income | \$ | 1,919 | \$ | 2,676 | \$ | 7,610 |
| Weighted average common shares outstanding (in thousands) | | 489,164 | | 552,308 | | 668,393 |
| Basic EPS | \$ | 3.92 | \$ | 4.85 | \$ | 11.39 |
| | | | | | | |
| Diluted EPS: | | | | | | |
| Net income for purposes of computing diluted EPS | \$ | 1,919 | \$ | 2,676 | \$ | 7,610 |
| Share computation for diluted EPS (in thousands): | | | | | | |
| Basic weighted average common shares outstanding | | 489,164 | | 552,308 | | 668,393 |
| Dilutive effect of stock awards | | 2,528 | | 3,791 | | 18,962 |
| Diluted weighted average common shares outstanding | | 491,692 | | 556,099 | | 687,355 |
| Diluted EPS | \$ | 3.90 | \$ | 4.81 | \$ | 11.07 |
| | | | | | | |
| Restricted stock unit awards excluded from the calculation of diluted EPS because inclusion would be antidilutive (in thousands) | | 328 | | 1,429 | | 764 |

4. Share Repurchase Programs and Dividends

Since July 2014, our Board of Directors has approved six share repurchase programs aggregating \$11.0 billion of authority. As of December 31, 2017, \$450 million remained unused under a repurchase program that expires on December 31, 2018. Share repurchases under our repurchase programs may be made through a variety of methods, which may include open market purchases, privately negotiated transactions, block trades or accelerated share repurchase transactions. Any such repurchases will be made from time to time subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to repurchase any specific number of shares and our repurchase of common stock may be limited, suspended or discontinued at any time at our discretion.

During the year ended December 31, 2017, we repurchased 33.9 million shares of AAG common stock for \$1.6 billion at a weighted average cost per share of \$45.68. During the year ended December 31, 2016, we repurchased 119.8 million shares of AAG common stock for \$4.4 billion at a weighted average cost per share of \$36.86. During the year ended December 31, 2015, we repurchased 85.1 million shares of AAG common stock for \$3.6 billion at a weighted average cost per share of \$42.09. Since the inception of the share repurchase programs in July 2014 through December 31, 2017, we have repurchased 262.3 million shares of AAG common stock for \$10.6 billion at a weighted average cost per share of \$40.22.

Our Board of Directors declared quarterly cash dividends of \$0.10 per share totaling \$198 million, \$224 million and \$269 million in 2017, 2016 and 2015, respectively.

Any future dividends that may be declared and paid from time to time will be subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to continue a dividend for any fixed period, and the payment of dividends may be suspended at any time at our discretion.

5. Debt

Long-term debt and capital lease obligations included in the consolidated balance sheets consisted of (in millions):

| | | Decen | nber 31, | |
|---|----|--------|----------|--------|
| | 2 | 017 | | 2016 |
| Secured | | | | |
| 2013 Credit Facilities, variable interest rate of 3.55%, installments through 2020 (a) | \$ | 1,825 | \$ | 1,843 |
| 2014 Credit Facilities, variable interest rate of 3.43%, installments through 2021 (a) | | 728 | | 735 |
| April 2016 Credit Facilities, variable interest rate of 3.57%, installments through 2023 (a) | | 990 | | 1,000 |
| December 2016 Credit Facilities, variable interest rate of 3.48%, installments through 2023 (a) | | 1,238 | | 1,250 |
| Aircraft enhanced equipment trust certificates (EETCs), fixed interest rates ranging from 3.00% to 9.75%, averaging 4.30%, maturing from 2018 to 2029 (b) | | 11,881 | | 10,912 |
| Equipment loans and other notes payable, fixed and variable interest rates ranging from 2.34% to 8.48%, averaging 3.29%, maturing from 2018 to 2029 (c) | | 5,259 | | 5,343 |
| Special facility revenue bonds, fixed interest rates ranging from 5.00% to 8.00%, maturing from 2018 to 2035 | | 857 | | 891 |
| Other secured obligations, fixed interest rates ranging from 3.81% to 12.24%, maturing from 2018 to 2028 | | 773 | | 849 |
| | | 23,551 | | 22,823 |
| Unsecured | | | | |
| 5.50% senior notes, interest only payments until due in 2019 (d) | | 750 | | 750 |
| 6.125% senior notes, interest only payments until due in 2018 (d) | | 500 | | 500 |
| 4.625% senior notes, interest only payments until due in 2020 (d) | | 500 | | 500 |
| | | 1,750 | | 1,750 |
| Total long-term debt and capital lease obligations | | 25,301 | | 24,573 |
| Less: Total unamortized debt discount, premium and issuance costs | | 236 | | 229 |
| Less: Current maturities | | 2,554 | | 1,855 |
| Long-term debt and capital lease obligations, net of current maturities | \$ | 22,511 | \$ | 22,489 |

The table below shows the maximum availability under revolving credit facilities, all of which were undrawn, as of December 31, 2017 (in millions):

| 2013 Revolving Facility | \$ 1,200 |
|-------------------------------|-------------|
| 2014 Revolving Facility | 1,000 |
| April 2016 Revolving Facility | 300 |
| Total | \$ 2,500 |

Secured financings are collateralized by assets, primarily aircraft, engines, simulators, aircraft spare parts, airport gate leasehold rights, route authorities and airport slots. At December 31, 2017, we were operating 33 aircraft under capital leases. Leases can generally be renewed at rates based on fair market value at the end of the lease term for a number of additional years.

At December 31, 2017, the maturities of long-term debt and capital lease obligations are as follows (in millions):

| 2018 | \$ 2,598 |
|---------------------|--------------|
| 2019 | 2,868 |
| 2020 | 4,069 |
| 2021 | 2,856 |
| 2022 | 1,288 |
| 2023 and thereafter | 11,622 |
| Total | \$ 25,301 |

(a) 2013, 2014, April 2016 and December 2016 Credit Facilities

2013 Credit Facilities

In March 2017, American and AAG entered into the Second Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement dated as of May 21, 2015 (which amended and restated the Credit and Guaranty Agreement dated as of June 27, 2013), as previously amended by the First Amendment to Amended and Restated Credit and Guaranty Agreement dated as of October 26, 2015, pursuant to which AAG refinanced the \$1.8 billion term loan facility due June 2020 established thereunder (the 2013 Term Loan Facility and, together with the \$1.4 billion revolving credit facility established under such agreement (the 2013 Revolving Facility), the 2013 Credit Facilities) to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

In August 2017, American and AAG entered into the Third Amendment to the Amended and Restated Credit and Guaranty Agreement pursuant to which the maturity date of the 2013 Revolving Facility was extended to October 2022, the LIBOR margin thereon was reduced from 3.00% to 2.25%, and the maximum principal amount of such facility was reduced to \$1.2 billion.

2014 Credit Facilities

In June 2017, American and AAG entered into the Third Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement dated as of April 20, 2015 (which amended and restated the Credit and Guaranty Agreement dated as of October 10, 2014), as previously amended by the First Amendment to Amended and Restated Credit and Guaranty Agreement dated as of October 26, 2015 and the Second Amendment to Amended and Restated Credit and Guaranty Agreement dated as of September 22, 2016, pursuant to which AAG refinanced the \$735 million term loan facility due October 2021 established thereunder (the 2014 Term Loan Facility and, together with the \$1.025 billion revolving credit facility established under such agreement (the 2014 Revolving Facility), the 2014 Credit Facilities) to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

In August 2017, American and AAG entered into the Fourth Amendment to the Amended and Restated Credit and Guaranty Agreement pursuant to which the maturity date of the 2014 Revolving Facility was extended to October 2022, the LIBOR margin thereon was reduced from 3.00% to 2.25%, and the maximum principal amount of such facility was reduced to \$1.0 billion.

April 2016 Credit Facilities

In August 2017, American and AAG entered into the Second Amendment to the Credit and Guaranty Agreement, amending the Credit and Guaranty Agreement dated as of April 29, 2016 (the April 2016 Credit Facilities), as previously amended by the First Amendment to the Credit and Guaranty Agreement, dated as of October 31, 2016, pursuant to which a new \$300 million revolving credit facility (the April 2016 Revolving Facility) was established with a maturity date of October 2022 and a LIBOR margin of 2.25%.

In November 2017, American and AAG entered into the Third Amendment to the Credit and Guaranty Agreement, amending the April 2016 Credit Facilities, pursuant to which AAG refinanced the \$990 million term loan facility due April 2023 established thereunder (the April 2016 Term Loan Facility), to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

December 2016 Credit Facilities

In November 2017, American and AAG entered into the First Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement, dated as of December 15, 2016, pursuant to which AAG refinanced the \$1.25 billion term loan facility due December 2023 established thereunder (the December 2016 Term Loan Facility), to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

Certain details of our 2013, 2014, April 2016 and December 2016 Credit Facilities (collectively referred to as the Credit Facilities) are shown in the table below as of December 31, 2017:

| | 2013 Cr | edit Facilities | 2014 Cre | dit Facilities | April 2016 Credit Facilities | | December 2016 Credit Facilities |
|--|-------------------|----------------------------|-------------------|----------------------------|------------------------------|-------------------------------------|------------------------------------|
| | 2013 Term Loan | 2013 Revolving Facility | 2014 Term Loan | 2014 Revolving Facility | April 2016 Term Loan | April 2016 Revolving Facility | December 2016 Term Loan |
| Aggregate principal issued or credit facility availability (in millions) | \$1,900 | \$1,200 | \$750 | \$1,000 | \$1,000 | \$300 | \$1,250 |
| Principal outstanding or drawn (in millions) | \$1,825 | \$— | \$728 | \$ — | \$990 | \$— | \$1,238 |
| Maturity date | June 2020 | October 2022 | October 2021 | October 2022 | April 2023 | October 2022 | December 2023 |
| LIBOR margin | 2.00% | 2.25% | 2.00% | 2.25% | 2.00% | 2.25% | 2.00% |

The Term Loans are repayable in annual installments in an amount equal to 1.00% of the aggregate principal amount issued, with any unpaid balance due on the respective maturity dates. Voluntary prepayments may be made by American at any time.

The 2013, 2014 and April 2016 Revolving Facilities provide that American may from time to time borrow, repay and reborrow loans thereunder. The 2013 and 2014 Revolving Facilities have the ability to issue letters of credit thereunder in an aggregate amount outstanding at any time up to \$150 million and \$300 million, respectively. The 2013, 2014 and April 2016 Revolving Facilities are each subject to an undrawn annual fee of 0.75%. As of December 31, 2017, there were no borrowings or letters of credit outstanding under the 2013, 2014 or April 2016 Revolving Facilities. The December 2016 Credit Facilities provide for a revolving credit facility that may be established in the future.

Subject to certain limitations and exceptions, the Credit Facilities are secured by collateral, including certain spare parts, certain slots, certain route authorities, certain simulators and certain leasehold rights. American has the ability to make future modifications to the collateral pledged, subject to certain restrictions. American's obligations under the Credit Facilities are guaranteed by AAG. American is required to maintain a certain minimum ratio of appraised value of the collateral to the outstanding loans as further described below in "Collateral-Related Covenants."

The Credit Facilities contain events of default customary for similar financings, including cross default to other material indebtedness. Upon the occurrence of an event of default, the outstanding obligations may be accelerated and become due and payable immediately. In addition, if a "change of control" occurs, American will (absent an amendment or waiver) be required to repay at par the loans outstanding under the Credit Facilities and terminate the 2013, 2014 and April 2016 Revolving Facilities and any revolving credit facilities established under the December 2016 Credit Facilities. The Credit Facilities also include covenants that, among other things, require AAG to maintain a minimum aggregate liquidity (as defined in the Credit Facilities) of not less than \$2.0 billion, and limit the ability of AAG and its restricted subsidiaries to pay dividends and make certain other payments, make certain investments, incur additional indebtedness, incur liens on the collateral, dispose of the collateral, enter into certain affiliate transactions and engage in certain business activities, in each case subject to certain exceptions.

(b) EETCs

2016-3 EETCs

During the first quarter of 2017, all remaining net proceeds of the Series 2016-3 Class AA and Class A EETCs (the 2016-3 EETCs), in the amount of \$109 million, were used to purchase equipment notes issued by American in connection with the financing of two of the 25 aircraft financed under the 2016-3 EETCs (such 25 aircraft, the 2016-3 Aircraft).

In October 2017, American created one additional pass-through trust which issued approximately \$193 million aggregate principal amount of Series 2016-3 Class B EETCs (the 2016-3 Class B EETCs) in connection with the financing of the 2016-3 Aircraft. The proceeds received from the sale of the 2016-3 Class B EETCs were used on the date of issuance of the 2016-3 Class B EETCs to acquire Series B equipment notes issued by American in connection with the financing of the 2016-3 Aircraft.

Interest and principal payments on equipment notes issued in connection with the 2016-3 EETCs are payable semi-annually in April and October of each year, with interest payments that began in April 2017 and principal payments that began in October 2017 for the Class AA and Class A EETCs and interest and principal payments beginning in April 2018 for the Class B EETCs. These equipment notes are secured by liens on the 2016-3 Aircraft.

Certain information regarding the 2016-3 EETC equipment notes, as of December 31, 2017, is set forth in the table below.

| | 2016-3 EETCs | | | |
|-------------------------------|---------------|---------------|---------------|--|
| | Series AA | Series A | Series B | |
| Aggregate principal issued | \$558 million | \$256 million | \$193 million | |
| Fixed interest rate per annum | 3.00% | 3.25% | 3.75% | |
| Maturity date | October 2028 | October 2028 | October 2025 | |

2017-1 EETCs

In January 2017, American created three pass-through trusts which issued approximately \$983 million aggregate principal amount of Series 2017-1 Class AA, Class A and Class B EETCs (the 2017-1 EETCs) in connection with the financing of 24 aircraft delivered to American through May 2017 (the 2017-1 Aircraft).

During the first six months of 2017, all of the net proceeds received from the sale of the 2017-1 EETCs were used to purchase equipment notes issued by American in connection with the financing of the 2017-1 Aircraft. Interest and principal payments on equipment notes issued in connection with the 2017-1 EETCs are payable semi-annually in February and August of each year, with interest payments that began in August 2017 and principal payments beginning in February 2018. These equipment notes are secured by liens on the 2017-1 Aircraft.

Certain information regarding the 2017-1 EETC equipment notes, as of December 31, 2017, is set forth in the table below.

| | | 2017-1 EETCs | | | | |
|-------------------------------|---------------|---------------|---------------|--|--|--|
| | Series AA | Series A | Series B | | | |
| Aggregate principal issued | \$537 million | \$248 million | \$198 million | | | |
| Fixed interest rate per annum | 3.65% | 4.00% | 4.95% | | | |
| Maturity date | February 2029 | February 2029 | February 2025 | | | |
| | | | | | | |

2017-2 EETCs

In August 2017, American created two pass-through trusts which issued approximately \$797 million aggregate principal amount of Series 2017-2 Class AA and Class A EETCs (the 2017-2 EETCs) in connection with the financing of 30 aircraft previously delivered to American or scheduled to be delivered to American through April 2018 (the 2017-2 Aircraft). A portion of the net proceeds received from the sale of the 2017-2 EETCs has been used to acquire Series AA and A equipment notes issued by American to the pass-through trusts and the balance of such proceeds is being held in escrow for the benefit of the holders of the 2017-2 EETCs until such time as American issues additional Series AA and A equipment notes to the pass-through trusts, which trusts will purchase such additional equipment notes with the escrowed funds. These escrowed funds are not guaranteed by American and are not reported as debt on our consolidated balance sheet because the proceeds held by the depository are not American's assets.

In October 2017, American created one additional pass-through trust which issued approximately \$221 million aggregate principal amount of Series 2017-2 Class B EETCs (the 2017-2 Class B EETCs) in connection with the financing of the 2017-2 Aircraft. A portion of the net proceeds received from the sale of the Series 2017-2 Class B EETCs was used on the date of issuance of the 2017-2 Class B EETCs to acquire Series B equipment notes issued by American in connection with the financing of certain 2017-2 Aircraft, and the balance of such proceeds is being held in escrow for the benefit of the holders of the 2017-2 Class B EETCs until such time as American issues additional Series B equipment notes to the pass-through trust, which will purchase such additional equipment notes with a portion of the escrowed funds. These escrowed funds are not guaranteed by American and are not reported as debt on our consolidated balance sheet because the proceeds held by the depository are not American's assets.

As of December 31, 2017, approximately \$735 million of the escrowed proceeds from the 2017-2 EETCs have been used to purchase equipment notes issued by American. Interest and principal payments on equipment notes issued in connection with the 2017-2 EETCs are payable semi-annually in April and October of each year, with interest payments beginning in April 2018 and principal payments beginning in October 2018. These equipment notes are secured by liens on the aircraft financed with the proceeds of the 2017-2 EETCs.

Certain information regarding the 2017-2 EETC equipment notes and the remaining escrowed proceeds of the 2017-2 EETCs, as of December 31, 2017, is set forth in the table below.

| | | 2017-2 EETCs | | | |
|-------------------------------|---------------|---------------|---------------|--|--|
| | Series AA | Series A | Series B | | |
| Aggregate principal issued | \$545 million | \$252 million | \$221 million | | |
| Remaining escrowed proceeds | \$152 million | \$70 million | \$61 million | | |
| Fixed interest rate per annum | 3.35% | 3.60% | 3.70% | | |
| Maturity date | October 2029 | October 2029 | October 2025 | | |

(c) Equipment Loans and Other Notes Payable Issued in 2017

In 2017, American entered into agreements under which it borrowed \$1.0 billion in connection with the financing of certain aircraft. Debt incurred under these agreements matures in 2027 through 2029 and bears interest at fixed and variable rates of LIBOR plus an applicable margin averaging 3.08% at December 31, 2017.

(d) Senior Notes

The details of our 6.125%, 5.50% and 4.625% senior notes are shown in the table below as of December 31, 2017:

| | 6.125% Senior Notes | 5.50% Senior Notes | 4.625% Senior Notes |
|--|---|--|--|
| Aggregate principal issued and outstanding | \$500 million | \$750 million | \$500 million |
| Maturity date | June 2018 | October 2019 | March 2020 |
| Fixed interest rate per annum | 6.125% | 5.50% | 4.625% |
| Interest payments | Semi-annually in arrears in June and December | Semi-annually in arrears in April and October | Semi-annually in arrears in March and September |
| | 100 | | |

The 6.125%, 5.50% and 4.625% senior notes are senior unsecured obligations of AAG. The senior notes are fully and unconditionally guaranteed by American. The indentures for the senior notes contain covenants and events of default generally customary for similar financings. In addition, if we experience specific kinds of changes of control, we must offer to repurchase the senior notes at a price of 101% of the principal amount plus accrued and unpaid interest, if any, to (but not including) the repurchase date. Upon the occurrence of certain events of default, the senior notes may be accelerated and become due and payable.

Guarantees

As of December 31, 2017, AAG had issued guarantees covering approximately \$810 million of American's special facility revenue bonds (and interest thereon) and \$8.5 billion of American's secured debt (and interest thereon), including the Credit Facilities and certain EETC financings.

Collateral-Related Covenants

Certain of our debt financing agreements contain loan to value (LTV) ratio covenants and require us to annually appraise the related collateral. Pursuant to such agreements, if the LTV ratio exceeds a specified threshold, we are required, as applicable, to pledge additional qualifying collateral (which in some cases may include cash collateral), or pay down such financing, in whole or in part.

Specifically, we are required to meet certain collateral coverage tests on an annual basis for four credit facilities, as described below:

| | 2013 Credit Facilities | 2014 Credit Facilities | April 2016 Credit Facilities | December 2016 Credit Facilities |
|---|--|--|---|---|
| Frequency of Appraisals of Appraised Collateral | Annual | Annual | Annual | Annual |
| LTV Requirement | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) |
| LTV as of Last Measurement Date | 33.9% | 23.1% | 42.7% | 59.0% |
| Collateral Description | Generally, certain slots, route authorities, and airport gate leasehold rights used by American to operate all services between the U.S. and South America | Generally, certain slots, route authorities and airport gate leasehold rights used by American to operate certain services between the U.S. and London Heathrow | Generally, certain spare parts | Generally, certain Ronald Reagan Washington National Airport (DCA) slots, certain La Guardia Airport (LGA) slots, certain simulators and certain leasehold rights |

At December 31, 2017, we were in compliance with the applicable collateral coverage tests as of the most recent measurement dates.

6. Income Taxes

The significant components of the income tax provision (benefit) were (in millions):

| | | | Year Ended December | 31, | |
|--|----|-------|---------------------|-----|---------|
| | · | 2017 | 2016 | | 2015 |
| Current income tax provision: | | | | | |
| Federal | \$ | _ | \$ — | \$ | _ |
| State and Local | | 24 | 12 | | 20 |
| Current income tax provision | | 24 | 12 | | 20 |
| Deferred income tax provision (benefit): | | | | | |
| Federal | | 1,085 | 1,508 | | (2,884) |
| State and Local | | 56 | 103 | | (130) |
| Deferred income tax provision (benefit) | | 1,141 | 1,611 | | (3,014) |
| Total income tax provision (benefit) | \$ | 1,165 | \$ 1,623 | \$ | (2,994) |

The income tax provision (benefit) differed from amounts computed at the statutory federal income tax rate as follows (in millions):

| | Year Ended December 31, | | | | | | | | | |
|---|-------------------------|-------|----|-------|------|---------|--|--|--|--|
| | | 2017 | | 2016 | 2015 | | | | | |
| Statutory income tax provision | \$ | 1,079 | \$ | 1,505 | \$ | 1,616 | | | | |
| State income tax provision, net of federal tax effect | | 61 | | 63 | | 72 | | | | |
| Book expenses not deductible for tax purposes | | 33 | | 34 | | 57 | | | | |
| Bankruptcy administration expenses | | 1 | | 1 | | 3 | | | | |
| 2017 Tax Act | | (7) | | _ | | _ | | | | |
| Change in valuation allowance | | (3) | | 7 | | (4,742) | | | | |
| Other, net | | 1 | | 13 | | _ | | | | |
| Income tax provision (benefit) | \$ | 1,165 | \$ | 1,623 | \$ | (2,994) | | | | |

We provide a valuation allowance for our deferred tax assets, which include our net operating losses (NOLs), when it is more likely than not that some portion, or all of our deferred tax assets, will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. We consider all available positive and negative evidence and make certain assumptions in evaluating the realizability of our deferred tax assets. Many factors are considered that impact our assessment of future profitability, including conditions which are beyond our control, such as the health of the economy, the level and volatility of fuel prices and travel demand.

In connection with the preparation of our financial statements at the end of 2015, we determined that after considering all positive and negative evidence, including the completion of certain critical Merger integration milestones as well as our financial performance, it was more likely than not that substantially all of our deferred income tax assets, which include our NOLs, would be realized. Accordingly, during the year ended December 31, 2015, we reversed \$3.0 billion of the valuation allowance, which resulted in a special non-cash tax benefit recorded in the consolidated statement of operations.

In addition to the changes in the valuation allowance from operations described above, the valuation allowance was also impacted by the changes in the components of accumulated other comprehensive income (loss), described in Note 10. The total increase to the valuation allowance was \$7 million in 2017, \$10 million of which is included in the 2017 Tax Act amount in the table above. In 2016, the total increase to the valuation allowance was \$7 million and in 2015, the total decrease to the valuation allowance was \$4.8 billion.

The components of our deferred tax assets and liabilities were (in millions):

| | December 31, | | | | | | | |
|--|------------------|----|---------|--|--|--|--|--|
| | 2017 | | 2016 | | | | | |
| Deferred tax assets: | _ | | | | | | | |
| Operating loss carryforwards | \$ 2,281 | \$ | 3,853 | | | | | |
| Pensions | 1,559 | | 2,610 | | | | | |
| Loyalty program liability | 420 | | 485 | | | | | |
| Alternative minimum tax (AMT) credit carryforwards | 344 | | 344 | | | | | |
| Postretirement benefits other than pensions | 170 | | 291 | | | | | |
| Rent expense | 160 | | 256 | | | | | |
| Gains from lease transactions | 107 | | 213 | | | | | |
| Reorganization items | 35 | | 53 | | | | | |
| Other | 678 | | 972 | | | | | |
| Total deferred tax assets | 5,754 | | 9,077 | | | | | |
| Valuation allowance | (36) | | (29) | | | | | |
| Net deferred tax assets | 5,718 | | 9,048 | | | | | |
| Deferred tax liabilities: | | | | | | | | |
| Accelerated depreciation and amortization | (5,045) | | (7,216) | | | | | |
| Other | (279) | | (345) | | | | | |
| Total deferred tax liabilities | (5,324) | | (7,561) | | | | | |
| Net deferred tax asset | \$ 394 | \$ | 1,487 | | | | | |

At December 31, 2017, we had approximately \$10.0 billion of federal NOLs carried over from prior taxable years (NOL Carryforwards) to reduce future federal taxable income, substantially all of which we expect to be available for use in 2018. The federal NOL Carryforwards will expire beginning in 2022 if unused. We also had approximately \$3.4 billion of NOL Carryforwards to reduce future state taxable income at December 31, 2017, which will expire in years 2018 through 2037 if unused. Our ability to deduct our NOL Carryforwards and to utilize certain other available tax attributes can be substantially constrained under the general annual limitation rules of Section 382 where an "ownership change" has occurred. Substantially all of our remaining federal NOL Carryforwards attributable to US Airways Group are subject to limitation under Section 382; however, our ability to utilize such NOL Carryforwards is not anticipated to be effectively constrained as a result of such limitation. We elected to be covered by certain special rules for federal income tax purposes that permitted approximately \$9.0 billion (with \$8.4 billion of unlimited NOL still remaining at December 31, 2017) of our federal NOL Carryforwards to be utilized without regard to the annual limitation generally imposed by Section 382. Similar limitations may apply for state income tax purposes. Our ability to utilize any new NOL Carryforwards arising after the ownership changes is not affected by the annual limitation rules imposed by Section 382 unless another future ownership change occurs. Under the Section 382 limitation, cumulative stock ownership changes among material stockholders exceeding 50% during a rolling three-year period can potentially limit a company's future use of NOLs and tax credits. See Part I, Item 1A. Risk Factors – "Our ability to utilize our NOL Carryforwards may be limited" for unaudited additional discussion of this risk.

At December 31, 2017, we had an AMT credit carryforward of approximately \$339 million available for federal income tax purposes, which is now expected to be refunded in 2019 and 2020 as a result of the repeal of corporate AMT.

In 2017, we recorded an income tax provision of \$1.2 billion, with an effective rate of approximately 38%, which was substantially non-cash as we utilized our NOLs described above. Substantially all of our income before income taxes is attributable to the United States.

We file our tax returns as prescribed by the tax laws of the jurisdictions in which we operate. Our 2014 through 2016 tax years are still subject to examination by the Internal Revenue Service. Various state and foreign jurisdiction tax years remain open to examination and we are under examination, in administrative appeals, or engaged in tax litigation in certain jurisdictions. We believe that the effect of any assessments will not be material to our consolidated financial statements.

The amount of, and changes to, our uncertain tax positions were not material in any of the years presented. We accrue interest and penalties related to unrecognized tax benefits in interest expense and operating expense, respectively.

The 2017 Tax Act was enacted on December 22, 2017. The 2017 Tax Act is the most comprehensive tax change in more than 30 years. As of December 31, 2017, we have not completed our evaluation of the 2017 Tax Act; however, to the extent possible, we have made a reasonable estimate of its effects, including the impact of lower corporate income tax rates (21% vs. 35%) on our deferred tax assets and liabilities and the one-time transition tax on earnings of certain foreign subsidiaries that were previously tax deferred. For the year ended December 31, 2017, we recognized a special income tax benefit of \$7 million to reflect these impacts of the 2017 Tax Act.

The 2017 Tax Act is unclear in many respects and could be subject to potential amendments and technical corrections, as well as interpretations and implementation regulations by the Treasury and Internal Revenue Service. In addition, it is unclear how these U.S. federal income tax changes will affect state and local taxation, which often uses federal taxable income as a starting point for computing state and local tax liabilities. Accordingly, we have not yet been able to make a reasonable estimate of the impact of certain items and continue to account for those items based on the tax laws in effect prior to the 2017 Tax Act.

As further interpretations, clarifications and amendments to the 2017 Tax Act are made, our future financial statements could be materially impacted.

7. Risk Management

Our economic prospects are heavily dependent upon two variables we cannot control: the health of the economy and the price of fuel.

Due to the discretionary nature of business and leisure travel spending and the highly competitive nature of the airline industry, our revenues are heavily influenced by the condition of the U.S. economy and economies in other regions of the world. Unfavorable conditions in these broader economies have resulted, and may result in the future, in decreased passenger demand for air travel, changes in booking practices and related reactions by our competitors, all of which in turn have had, and may have in the future, a negative effect on our business. In addition, during challenging economic times, actions by our competitors to increase their revenues can have an adverse impact on our revenues.

Our operating results are materially impacted by changes in the availability, price volatility and cost of aircraft fuel, which represents one of the largest single cost items in our business. Jet fuel market prices have fluctuated substantially over the past several years and prices continue to be highly volatile. Because of the amount of fuel needed to operate our business, even a relatively small increase or decrease in the price of fuel can have a material effect on our operating results and liquidity.

These additional factors could impact our results of operations, financial performance and liquidity:

(a) Credit Risk

Most of our receivables relate to tickets sold to individual passengers through the use of major credit cards or to tickets sold by other airlines and used by passengers on American. These receivables are short-term, mostly settled within seven days after sale. Bad debt losses, which have been minimal in the past, have been considered in establishing allowances for doubtful accounts. We do not believe we are subject to any significant concentration of credit risk.

(b) Interest Rate Risk

We have exposure to market risk associated with changes in interest rates related primarily to our variable rate debt obligations. Interest rates on \$9.6 billion principal amount of long-term debt as of December 31, 2017 are subject to adjustment to reflect changes in floating interest rates. The weighted average effective interest rate on our variable rate debt was 3.4% at December 31, 2017. We do not currently have an interest rate hedge program.

(c) Foreign Currency Risk

We are exposed to the effect of foreign exchange rate fluctuations on the U.S. dollar value of foreign currency-denominated operating revenues and expenses. Our largest exposure comes from the British pound, Euro, Canadian dollar and various Latin American currencies, primarily the Brazilian real. We do not currently have a foreign currency hedge program. See Part I, Item 1A. Risk Factors – "We operate a global business with international operations that are subject to economic and political instability and have been, and in the future may continue to be, adversely affected by numerous events, circumstances or government actions beyond our control" for unaudited additional discussion of this risk.

8. Fair Value Measurements and Other Investments

Assets Measured at Fair Value on a Recurring Basis

Fair value is defined as the price that would be received from the sale of an asset or paid to transfer a liability (i.e. an exit price) on the measurement date in an orderly transaction between market participants in the principal or most advantageous market for the asset or liability. Accounting standards include disclosure requirements around fair values used for certain financial instruments and establish a fair value hierarchy. The hierarchy prioritizes valuation inputs into three levels based on the extent to which inputs used in measuring fair value are observable in the market. Each fair value measurement is reported in one of three levels:

- Level 1 Observable inputs such as quoted prices in active markets;
- Level 2 Inputs, other than quoted prices in active markets, that are observable either directly or indirectly; and
- Level 3 Unobservable inputs in which there is little or no market data, which require the reporting entity to develop its own assumptions.

When available, we use quoted market prices to determine the fair value of our financial assets. If quoted market prices are not available, we measure fair value using valuation techniques that use, when possible, current market-based or independently-sourced market parameters, such as interest rates and currency rates.

We utilize the market approach to measure fair value for our financial assets. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets. Our short-term investments classified as Level 2 primarily utilize broker quotes in a non-active market for valuation of these securities. No changes in valuation techniques or inputs occurred during the year ended December 31, 2017.

Assets measured at fair value on a recurring basis are summarized below (in millions):

| | Fair Value Measurements as of December 31, 2017 | | | | | | | | | | | | |
|--|---|----|---------|----|---------|----|---------|--|--|--|--|--|--|
| | Total | | Level 1 | | Level 2 | | Level 3 | | | | | | |
| Short-term investments (1)(2): | | | | | | | | | | | | | |
| Money market funds | \$ 188 | \$ | 188 | \$ | _ | \$ | _ | | | | | | |
| Corporate obligations | 1,620 | | _ | | 1,620 | | _ | | | | | | |
| Bank notes/certificates of deposit/time deposits | 2,663 | | _ | | 2,663 | | _ | | | | | | |
| Repurchase agreements | 300 | | _ | | 300 | | _ | | | | | | |
| | 4,771 | | 188 | | 4,583 | | _ | | | | | | |
| Restricted cash and short-term investments (1) | 318 | | 108 | | 210 | | _ | | | | | | |
| Total | \$ 5,089 | \$ | 296 | \$ | 4,793 | \$ | _ | | | | | | |

Unrealized gains or losses on short-term investments and restricted cash and short-term investments are recorded in accumulated other comprehensive income (loss) at each measurement date.

All short-term investments are classified as available-for-sale and stated at fair value. Our short-term investments mature in one year or less except for \$700 million of bank notes/certificates of deposit/time deposits and \$341 million of corporate obligations.

| | Fair Value Measurements as of December 31, 2016 | | | | | | | | | | | |
|--|---|-------|---------|-------|----|---------|---------|--|---|--|--|--|
| | Total | | Level 1 | | | Level 2 | Level 3 | | | | | |
| Short-term investments (1) (2): | | | | | | | | | | | | |
| Money market funds | \$ | 589 | \$ | 589 | \$ | _ | \$ | | _ | | | |
| Corporate obligations | | 2,550 | | _ | | 2,550 | | | _ | | | |
| Bank notes/certificates of deposit/time deposits | | 2,898 | | _ | | 2,898 | | | _ | | | |
| | | 6,037 | | 589 | | 5,448 | | | _ | | | |
| Restricted cash and short-term investments (1) | | 638 | | 638 | | _ | | | _ | | | |
| Total | \$ | 6,675 | \$ | 1,227 | \$ | 5,448 | \$ | | _ | | | |

⁽¹⁾ Unrealized gains or losses on short-term investments and restricted cash and short-term investments are recorded in accumulated other comprehensive income (loss) at each measurement date.

Fair Value of Debt

The fair value of our long-term debt was estimated using quoted market prices or discounted cash flow analyses, based on our current estimated incremental borrowing rates for similar types of borrowing arrangements. If our long-term debt was measured at fair value, it would have been classified as Level 2 in the fair value hierarchy.

The carrying value and estimated fair value of our long-term debt, including current maturities, were as follows (in millions):

| | December 31, 2017 | | | | | Decembe | 2016 | | |
|--|-------------------|-------------------|----|---------------|-------------------|---------|------|---------------|--|
| | | Carrying Value | | Fair Value | Carrying Value | | | Fair Value | |
| Long-term debt, including current maturities | \$ | 25,065 | \$ | 25,848 | \$ | 24,344 | \$ | 24,983 | |

Other Investments

We have an approximate 25% ownership interest in Republic Airways Holdings Inc. (Republic), which we received in the second quarter of 2017 in consideration for our unsecured claim in Republic's bankruptcy case. This ownership interest is accounted for under the equity method and our portion of Republic's financial results is recognized within other, net on the consolidated statements of operations. In 2017, we recognized \$544 million of regional expense from our capacity purchase agreement with Republic.

Additionally, in the third quarter of 2017, we acquired 2.7% of the outstanding shares of China Southern Airlines Company Limited for \$203 million. Since our subscription agreement restricts the sale or transfer of these shares for three years, we account for this investment under the cost method.

These investments are reflected within other assets on our consolidated balance sheets.

9. Employee Benefit Plans

We sponsor defined benefit and defined contribution pension plans for eligible employees. The defined benefit pension plans provide benefits for participating employees based on years of service and average compensation for a specified period of time before retirement. Effective November 1, 2012, substantially all of our defined benefit pension plans were frozen and we began providing enhanced benefits under our defined contribution pension plans for certain employee groups. We use a December 31 measurement date for all of our defined benefit pension plans. We also provide certain retiree medical and other postretirement benefits, including health care and life insurance benefits, to retired employees. Effective November 1, 2012, we modified our retiree medical and other postretirement benefits plans to eliminate the company subsidy for employees who retire on or after November 1, 2012. As a result of modifications to our retiree medical and other postretirement benefits plans in 2012, we recognized a negative plan

All short-term investments are classified as available-for-sale and stated at fair value. Our short-term investments mature in one year or less except for \$385 million of bank notes/certificates of deposit/time deposits and \$230 million of corporate obligations.

amendment of \$1.9 billion, which is included as a component of prior service benefit in OCI and will be amortized over the future service life of the active plan participants for whom the benefit was eliminated, or approximately eight years. As of December 31, 2017, \$631 million of prior service benefit remains to be amortized.

Benefit Obligations, Fair Value of Plan Assets and Funded Status

The following tables provide a reconciliation of the changes in the pension and retiree medical and other postretirement benefits obligations, fair value of plan assets and a statement of funded status as of December 31, 2017 and 2016:

| | Pension | Ben | efits | | Retiree Medical and Other Postretirement Benefits | | | | | |
|--|---------------|-----|---------|---------|--|----|-------|--|--|--|
| | 2017 | | 2016 | '- | 2017 | | 2016 | | | |
| | | | (In m | illions | 5) | | | | | |
| Benefit obligation at beginning of period | \$ 17,238 | \$ | 16,395 | \$ | 991 | \$ | 1,131 | | | |
| Service cost | 2 | | 2 | | 4 | | 3 | | | |
| Interest cost | 721 | | 749 | | 39 | | 47 | | | |
| Actuarial (gain) loss (1)(2) | 1,016 | | 729 | | 49 | | (105) | | | |
| Plan amendments | _ | | _ | | _ | | 7 | | | |
| Settlements | (4) | | (2) | | _ | | _ | | | |
| Benefit payments | (726) | | (635) | | (80) | | (92) | | | |
| Other | 28 | | _ | | 8 | | _ | | | |
| Benefit obligation at end of period | \$ 18,275 | \$ | 17,238 | \$ | 1,011 | \$ | 991 | | | |
| | | | | | | | | | | |
| Fair value of plan assets at beginning of period | \$ 10,017 | \$ | 9,707 | \$ | 266 | \$ | 253 | | | |
| Actual return on plan assets | 1,797 | | 915 | | 37 | | 22 | | | |
| Employer contributions (3) | 286 | | 32 | | 72 | | 83 | | | |
| Settlements | (4) | | (2) | | _ | | _ | | | |
| Benefit payments | (726) | | (635) | | (80) | | (92) | | | |
| Other | 25 | | _ | | _ | | _ | | | |
| Fair value of plan assets at end of period | \$ 11,395 | \$ | 10,017 | \$ | 295 | \$ | 266 | | | |
| Funded status at end of period | \$ (6,880) | \$ | (7,221) | \$ | (716) | \$ | (725) | | | |

The December 31, 2017 and 2016 pension actuarial loss primarily relates to weighted average discount rate assumption changes and changes to our mortality assumptions.

The December 31, 2017 retiree medical and other postretirement benefits actuarial (gain) loss primarily relates to plan experience adjustments, weighted average discount rate assumption changes and changes to our mortality assumptions and as of December 31, 2016, also includes medical trend and cost assumption changes.

During 2017, we contributed \$286 million to our defined benefit pension plans, including supplemental contributions of \$261 million in addition to a \$25 million minimum required cash contribution.

Balance Sheet Position

| | Pension Benefits | | | | | | | Retiree Medical and Other Postretirement Benefits | | | | | |
|--|------------------|-------|----|----|-------|-------|------|--|------|---------|--|--|--|
| | | 2016 | | | 2017 | | | | 2016 | | | | |
| | | | | | (In | milli | ons) | | | | | | |
| As of December 31, | | | | | | | | | | | | | |
| Current liability | \$ | 10 | \$ | | 7 | \$ | | 89 | \$ | 97 | | | |
| Noncurrent liability | | 6,870 | | | 7,214 | | | 627 | | 628 | | | |
| Total liabilities | \$ | 6,880 | \$ | | 7,221 | \$ | | 716 | \$ | 725 | | | |
| | | | _ | | | | | | | | | | |
| Net actuarial loss (gain) | \$ | 5,351 | | \$ | 5,48 | 4 | \$ | (388) | \$ | (430) | | | |
| Prior service cost (benefit) | | 160 |) | | 18 | 8 | | (600) | | (837) | | | |
| Total accumulated other comprehensive loss (income), pre-tax | \$ | 5,511 | | \$ | 5,67 | 2 | \$ | (988) | \$ | (1,267) | | | |

Plans with Accumulated Benefit Obligations Exceeding Fair Value of Plan Assets

| | | Pension | n Ben | efits | | Retiree Me Other Postretir | | | |
|---|---------------------------------------|---------|-------|--------|-----------|-------------------------------|------|--|-----|
| | · · · · · · · · · · · · · · · · · · · | 2017 | | 2016 | | 2017 | 2016 | | |
| | | | | (In | millions) | | | | |
| Projected benefit obligation | \$ | 18,245 | \$ | 17,209 | \$ | _ | \$ | | _ |
| Accumulated benefit obligation (ABO) | | 18,235 | | 17,197 | | _ | | | _ |
| Accumulated postretirement benefit obligation | | _ | | _ | | 1,011 | | | 990 |
| Fair value of plan assets | | 11,364 | | 9,986 | | 295 | | | 266 |
| ABO less fair value of plan assets | | 6,871 | | 7,211 | | _ | | | _ |

Net Periodic Benefit Cost (Income)

| | | Pen | sion Benefits | | | Retiree Medical and Other Postretirement Benefits | | | | | | | | |
|------------------------------------|-----------|-----|---------------|------|--------|---|-------|------|-------|----|-------|--|--|--|
| | 2017 | | 2016 | 2015 | | | 2017 | 2016 | | | 2015 | | | |
| | | | | | (In mi | llions | s) | | | | | | | |
| Defined benefit plans: | | | | | | | | | | | | | | |
| Service cost | \$ 2 | \$ | 2 | \$ | 2 | \$ | 4 | \$ | 3 | \$ | 3 | | | |
| Interest cost | 721 | | 749 | | 737 | | 39 | | 47 | | 50 | | | |
| Expected return on assets | (790) | | (750) | | (851) | | (21) | | (20) | | (19) | | | |
| Settlements | 1 | | _ | | 1 | | _ | | _ | | _ | | | |
| Amortization of: | | | | | | | | | | | | | | |
| Prior service cost (benefit) | 28 | | 28 | | 28 | | (237) | | (240) | | (243) | | | |
| Unrecognized net loss (gain) | 144 | | 126 | | 112 | | (23) | | (17) | | (9) | | | |
| Net periodic benefit cost (income) | 106 | | 155 | | 29 | | (238) | | (227) | | (218) | | | |
| Defined contribution plan cost | 851 | | 766 | | 662 | | N/A | | N/A | | N/A | | | |
| Total cost (income) | \$ 957 | \$ | 921 | \$ | 691 | \$ | (238) | \$ | (227) | \$ | (218) | | | |

The estimated amount of unrecognized actuarial net loss and prior service cost for the defined benefit pension plans that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost over the next fiscal year is \$172 million.

The estimated amount of unrecognized actuarial net gain and prior service benefit for the retiree medical and other postretirement benefits plans that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost over the next fiscal year is \$258 million.

Assumptions

The following actuarial assumptions were used to determine our benefit obligations and net periodic benefit cost for the periods presented:

| | Pension | Benefits | | edical and rement Benefits |
|--------------------------------|---------|----------|-------|-------------------------------|
| | 2017 | 2016 | 2017 | 2016 |
| Benefit obligations: | | | | |
| Weighted average discount rate | 3.80% | 4.30% | 3.60% | 4.10% |

| | | Pension Benefits | . | | nd Senefits | |
|---|-------|------------------|----------|-------|----------------|-------|
| | 2017 | 2016 | 2015 | 2017 | 2016 | 2015 |
| Net periodic benefit cost: | | | | | | |
| Weighted average discount rate | 4.30% | 4.70% | 4.30% | 4.10% | 4.42% | 4.00% |
| Weighted average expected rate of return on plan assets | 8.00% | 8.00% | 8.00% | 8.00% | 8.00% | 8.00% |
| Weighted average health care cost trend rate assumed for next year ⁽¹⁾ | N/A | N/A | N/A | 4.19% | 4.25% | 5.21% |

The weighted average health care cost trend rate at December 31, 2017 is assumed to decline gradually to 3.76% by 2025 and remain level thereafter.

As of December 31, 2017, our estimate of the long-term rate of return on plan assets was 8% based on the target asset allocation. Expected returns on long duration bonds are based on yields to maturity of the bonds held at year-end. Expected returns on other assets are based on a combination of long-term historical returns, actual returns on plan assets achieved over the last ten years, current and expected market conditions, and expected value to be generated through active management, currency overlay and securities lending programs.

A one percentage point change in the assumed health care cost trend rates would have the following effects on our retiree medical and other postretirement benefits plans (in millions):

| | 1% Increase | 1% Decrease |
|---|-------------|-------------|
| Increase (decrease) on 2017 service and interest cost | \$ 2 | \$ (2) |
| Increase (decrease) on benefit obligation as of December 31, 2017 | 54 | (51) |

Minimum Contributions

We are required to make minimum contributions to our defined benefit pension plans under the minimum funding requirements of the Employee Retirement Income Security Act of 1974 (ERISA) and various other laws for U.S. based plans as well as under funding rules specific to countries where we maintain defined benefit plans. Based on current funding assumptions, we have minimum required contributions of \$42 million for 2018 including contributions to defined benefit plans for our wholly-owned regional subsidiaries. We expect to make supplemental contributions of \$425 million to our U.S. based defined benefit pension plans in 2018. The minimum funding obligation for our U.S. based defined benefit pension plans was subject to temporary favorable rules that expired at the end of 2017. Our pension funding obligations are likely to increase materially beginning in 2019, when we will be required to make contributions relating to the 2018 fiscal year. The amount of these obligations will depend on the performance of our investments held in trust by the pension plans, interest rates for determining liabilities, the amount of and timing of any supplemental contributions and our actuarial experience.

Benefit Payments

The following benefit payments, which reflect expected future service as appropriate, are expected to be paid (approximately, in millions):

| | : | 2018 | | 2019 | | 2020 | | 2021 | | 2022 | | 23-2027 |
|---|----|------|----|------|----|------|----|------|----|------|----|---------|
| Pension benefits | \$ | 715 | \$ | 754 | \$ | 799 | \$ | 843 | \$ | 884 | \$ | 4,976 |
| Retiree medical and other postretirement benefits | | 96 | | 92 | | 80 | | 75 | | 70 | | 315 |

Plan Assets

The objectives of our investment policies are to: maintain sufficient income and liquidity to pay retirement benefits; produce a long-term rate of return that meets or exceeds the assumed rate of return for plan assets; limit the volatility of asset performance and funded status; and diversify assets among asset classes and investment managers.

Based on these investment objectives, a long-term strategic asset allocation has been established. This strategic allocation seeks to balance the potential benefit of improving funded position with the potential risk that the funded position would decline. The current strategic target asset allocation is as follows:

| Asset Class/Sub-Class | Allowed Range |
|---------------------------------|---------------|
| Equity | 65% - 90% |
| Public: | |
| U.S. Large | 20% - 50% |
| U.S. Small/Mid | 0% - 10% |
| International | 17% - 27% |
| Emerging Markets | 5% - 11% |
| Alternative Investments | 5% - 20% |
| Fixed Income | 15% - 40% |
| Public: | |
| U.S. Long Duration | 15% - 30% |
| High Yield and Emerging Markets | 0% - 10% |
| Private Income | 0% - 10% |
| Other | 0% - 5% |
| Cash Equivalents | 0% - 5% |

Public equity and emerging market fixed income securities are used to provide diversification and are expected to generate higher returns over the long-term than U.S. long duration bonds. Public stocks are managed using a value investment approach in order to participate in the returns generated by stocks in the long-term, while reducing year-over-year volatility. U.S. long duration bonds are used to partially hedge the assets from declines in interest rates. Alternative (private) investments are used to provide expected returns in excess of the public markets over the long-term. Additionally, the pension plan's master trust engages currency overlay managers in an attempt to increase returns by protecting non-U.S. dollar denominated assets from a rise in the relative value of the U.S. dollar. The pension plan's master trust also participates in securities lending programs to generate additional income by loaning plan assets to borrowers on a fully collateralized basis. These programs are subject to market risk.

Investments in securities traded on recognized securities exchanges are valued at the last reported sales price on the last business day of the year. Securities traded in the over-the-counter market are valued at the last bid price. The money market fund is valued at fair value which represents the net asset value of the shares of such fund as of the close of business at the end of the period. Investments in limited partnerships are carried at estimated net asset value as determined by and reported by the general partners of the partnerships and represent the proportionate share of the estimated fair value of the underlying assets of the limited partnerships. Common/collective trusts are valued at net asset value based on the fair values of the underlying investments of the trusts as determined by the sponsor of the trusts. The pension plan's master trust also invests in a 103-12 investment entity (the 103-12 Investment Trust) which is designed to invest plan assets of more than one unrelated employer. The 103-12 Investment Trust is valued at net asset value which is determined by the issuer at the end of each month and is based on the aggregate fair value

of trust assets less liabilities, divided by the number of units outstanding. No changes in valuation techniques or inputs occurred during the year.

Benefit Plan Assets Measured at Fair Value on a Recurring Basis

The fair value of our pension plan assets at December 31, 2017 and 2016, by asset category, are as follows (in millions):

Fair Value Measurements as of December 31, 2017 **Quoted Prices in Active Markets** Significant Significant for Identical Observable Unobservable Assets Inputs Inputs Asset Category (Level 1) (Level 2) (Level 3) Total Cash and cash equivalents \$ \$ \$ \$ 28 28 Equity securities: International markets (a) (b) 3,837 3,837 Large-cap companies (b) 2,451 2,451 Mid-cap companies (b) 744 744 Small-cap companies (b) 125 125 Mutual funds (c) 55 55 Fixed income: 2,344 2,344 Corporate bonds (d) Government securities (e) 238 238 U.S. municipal securities 39 39 Alternative instruments: Private equity partnerships (f) 14 14 Private equity partnerships measured at net asset value (f) (h) 879 Common/collective trusts (g) 315 315 Common/collective trusts and 103-12 Investment Trust measured at net asset value (g) (h) 283 Insurance group annuity contracts 2 2 Dividend and interest receivable 44 44 Due to/from brokers for sale of securities - net 3 3 Other liabilities - net (6) (6)Total \$ 7,281 2,936 \$ 16 \$ 11,395

^{a)} Holdings are diversified as follows: 17% United Kingdom, 11% Japan, 9% France, 6% Switzerland, 16% emerging markets and the remaining 41% with no concentration greater than 5% in any one country.

b) There are no significant concentrations of holdings by company or industry.

Investment includes mutual funds invested 39% in equity securities of large-cap, mid-cap and small-cap U.S. companies, 34% in U.S. treasuries and corporate bonds and 27% in equity securities of international companies.

Includes approximately 76% investments in corporate debt with a S&P rating lower than A and 24% investments in corporate debt with a S&P rating A or higher. Holdings include 85% U.S. companies, 12% international companies and 3% emerging market companies.

e) Includes approximately 27% investments in U.S. domestic government securities, 43% in emerging market government securities and 30% in international government securities. There are no significant foreign currency risks within this classification.

- Includes limited partnerships that invest primarily in U.S. (94%) and European (6%) buyout opportunities of a range of privately held companies. The pension plan's master trust does not have the right to redeem its limited partnership investment at its net asset value, but rather receives distributions as the underlying assets are liquidated. It is estimated that the underlying assets of these funds will be gradually liquidated over the next one to ten years. Additionally, the pension plan's master trust has future funding commitments of approximately \$903 million over the next ten years.
- Investment includes 42% in a collective interest trust investing primarily in short-term securities, 40% in an emerging market 103-12 Investment Trust with investments in emerging country equity securities, 10% in Canadian segregated balanced value, income growth and diversified pooled funds and 8% in a common/collective trust investing in securities of smaller companies located outside the U.S., including developing markets. For some trusts, requests for withdrawals must meet specific requirements with advance notice of redemption preferred.
- Certain investments that are measured using net asset value per share (or its equivalent) as a practical expedient for fair value have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the notes to the consolidated financial statements.

| | Fair Value Measurements as of December 31, 2016 | | | | | | | |
|--|---|--|----|--|----|--|----|--------|
| Asset Category | | Quoted Prices in Active Markets for Identical Assets (Level 1) | | Significant Observable Inputs (Level 2) | | Significant Unobservable Inputs (Level 3) | | Total |
| Cash and cash equivalents | \$ | 573 | \$ | _ | \$ | _ | \$ | 573 |
| Equity securities: | | | | | | | | |
| International markets (a) (b) | | 3,232 | | _ | | _ | | 3,232 |
| Large-cap companies (b) | | 2,253 | | _ | | _ | | 2,253 |
| Mid-cap companies (b) | | 371 | | _ | | _ | | 371 |
| Small-cap companies (b) | | 6 | | _ | | _ | | 6 |
| Mutual funds (c) | | 49 | | _ | | _ | | 49 |
| Fixed income: | | | | | | | | |
| Corporate bonds (d) | | _ | | 2,337 | | _ | | 2,337 |
| Government securities (e) | | _ | | 150 | | _ | | 150 |
| U.S. municipal securities | | _ | | 37 | | _ | | 37 |
| Alternative instruments: | | | | | | | | |
| Private equity partnerships (f) | | _ | | _ | | 21 | | 21 |
| Private equity partnerships measured at net asset value (f) (h) |) | _ | | _ | | _ | | 703 |
| Common/collective trusts (g) | | _ | | 32 | | _ | | 32 |
| Common/collective trusts and 103-12 Investment Trust measured at net asset value (9) (h) | | _ | | _ | | _ | | 227 |
| Insurance group annuity contracts | | _ | | _ | | 2 | | 2 |
| Dividend and interest receivable | | 40 | | _ | | _ | | 40 |
| Due to/from brokers for sale of securities – net | | (9) | | _ | | _ | | (9) |
| Other liabilities – net | | (7) | | <u> </u> | | _ | | (7) |
| Total | \$ | 6,508 | \$ | 2,556 | \$ | 23 | \$ | 10,017 |

Holdings are diversified as follows: 15% United Kingdom, 12% Japan, 10% France, 7% Switzerland, 6% Netherlands, 17% other emerging markets and the remaining 33% with no concentration greater than 5% in any one country.

- There are no significant concentrations of holdings by company or industry.
- Investment includes mutual funds invested 42% in equity securities of large-cap, mid-cap and small-cap U.S. companies, 33% in U.S. treasuries and corporate bonds and 25% in equity securities of international companies.
- Includes approximately 74% investments in corporate debt with a S&P rating lower than A and 26% investments in corporate debt with a S&P rating A or higher. Holdings include 86% U.S. companies, 12% international companies and 2% emerging market companies.
- e) Includes approximately 61% investments in U.S. domestic government securities and 39% in emerging market government securities. There are no significant foreign currency risks within this classification.
- Includes limited partnerships that invest primarily in U.S. (95%) and European (5%) buyout opportunities of a range of privately held companies. The pension plan's master trust does not have the right to redeem its limited partnership investment at its net asset value, but rather receives distributions as the underlying assets are liquidated. It is estimated that the underlying assets of these funds will be gradually liquidated over the next one to ten years. Additionally, the pension plan's master trust has future funding commitments of approximately \$456 million over the next ten years.
- Investment includes 73% in an emerging market 103-12 Investment Trust with investments in emerging country equity securities, 12% in Canadian segregated balanced value, income growth and diversified pooled funds and 15% in a common/collective trust investing in securities of smaller companies located outside the U.S., including developing markets. Requests for withdrawals must meet specific requirements with advance notice of redemption preferred.
- Certain investments that are measured using net asset value per share (or its equivalent) as a practical expedient for fair value have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the notes to the consolidated financial statements.

Changes in fair value measurements of Level 3 investments during the year ended December 31, 2017, were as follows (in millions):

| | Private Equit Partnerships | | Insurance Group Annuity Contracts | |
|---|-------------------------------|-----|--------------------------------------|---|
| Beginning balance at December 31, 2016 | \$ | 21 | \$ | 2 |
| Actual loss on plan assets: | | | | |
| Relating to assets still held at the reporting date | | (4) | | _ |
| Purchases | | 1 | | _ |
| Sales | | (1) | | _ |
| Transfers out | | (3) | | _ |
| Ending balance at December 31, 2017 | \$ | 14 | \$ | 2 |

Changes in fair value measurements of Level 3 investments during the year ended December 31, 2016, were as follows (in millions):

| | | Insurance Group Annuity Contracts | |
|----------|---------------|--------------------------------------|---|
| \$ 16 | \$ | | 2 |
| | | | |
| 7 | | | _ |
| 7 | | | _ |
| (9) | | | _ |
| \$ 21 | \$ | | 2 |
| | 7 7 (9) | Partnerships \$ 16 \$ 7 7 7 (9) | Partnerships Annuity Contracts \$ 16 \$ 7 7 7 (9) |

The fair value of our retiree medical and other postretirement benefits plans assets at December 31, 2017 by asset category, were as follows (in millions):

| | | Fair V | alue I | Measurements as | of Dec | cember 31, 2017 | |
|--------------------------|--|--------|--------|--|--------|--|-----------|
| Asset Category | Quoted Prices in Active Markets for Identical Assets (Level 1) | | | Significant Observable Inputs (Level 2) | | Significant Unobservable Inputs (Level 3) | Total |
| Money market fund | \$ | 5 | \$ | _ | \$ | _ | \$ 5 |
| Mutual funds – AAL Class | | _ | | 290 | | _ | 290 |
| Total | \$ | 5 | \$ | 290 | \$ | _ | \$ 295 |

The fair value of our retiree medical and other postretirement benefits plans assets at December 31, 2016 by asset category, were as follows (in millions):

| | Fair | r Valu | ue Measurements as | s of December 31, 2010 | 6 | |
|------------------------------------|--|--------|--|--|---|-----------|
| Asset Category | Quoted Prices in Active Markets for Identical Assets (Level 1) | | Significant Observable Inputs (Level 2) | Significant Unobservable Inputs (Level 3) | | Total |
| Money market fund | \$ 5 | \$ | | \$ - | _ | \$ 5 |
| Mutual funds – Institutional Class | 261 | | _ | - | _ | 261 |
| Total | \$ 266 | \$ | _ | \$ - | | \$ 266 |

Investments in the retiree medical and other postretirement benefits plans' mutual funds are valued by quoted prices on the active market, which is fair value and represents the net asset value of the shares of such funds as of the close of business at the end of the period. At December 31, 2017, these funds were invested in an AAL Class mutual fund, in which trading is restricted only to American, resulting in a fair value classification of Level 2. At December 31, 2016, these investments were part of an Institutional Class of mutual funds and were actively traded on the open market resulting in a fair value classification of Level 1. Investments include approximately 30% and 27% of investments in non-U.S. common stocks in 2017 and 2016, respectively. Net asset value is based on the fair market value of the funds' underlying assets and liabilities at the date of determination.

Profit Sharing Program

We accrue 5% of our pre-tax income excluding special items for our profit sharing program. For the year ended December 31, 2017, we accrued \$241 million for this program, which will be distributed to employees in the first quarter of 2018.

10. Accumulated Other Comprehensive Income (Loss)

The components of accumulated other comprehensive income (loss) (AOCI) are as follows (in millions):

| | - | Pension, Retiree Medical and Other ostretirement Benefits | Unrealized Gain (Loss) on Investments | Income Tax Benefit (Provision) ⁽¹⁾ | | Total |
|--|----------|---|---|---|-----|---------------|
| Balance at December 31, 2015 | \$ | (3,842) | \$ (10) | \$ (880) | _ | \$ (4,732) |
| Other comprehensive income (loss) before reclassifications | | (462) | 10 | 166 | | (286) |
| Amounts reclassified from AOCI | | (102) | | 37 | (2) | (65) |
| Net current-period other comprehensive income (loss) | | (564) | 10 | 203 | _ | (351) |
| Balance at December 31, 2016 | <u> </u> | (4,406) | | (677) | _ | (5,083) |
| Other comprehensive income (loss) before reclassifications | | (30) | (1) | 15 | | (16) |
| Amounts reclassified from AOCI | | (87) | | 32 | (2) | (55) |
| Net current-period other comprehensive income (loss) | | (117) | (1) | 47 | _ | (71) |
| Balance at December 31, 2017 | \$ | (4,523) | \$ (1) | \$ (630) | | \$ (5,154) |
| | | | | | | |

⁽¹⁾ Relates principally to pension, retiree medical and other postretirement benefits obligations that will not be recognized in net income until the obligations are fully extinguished.

Reclassifications out of AOCI for the years ended December 31, 2017 and 2016 are as follows (in millions):

| | Amount reclass | sifie | ed from AOCI | |
|---|----------------|-------|--------------|---|
| | Year Ended | Dec | cember 31, | Affected line items on the consolidated statement of |
| AOCI Components | 2017 | 2016 | | operations |
| Amortization of pension, retiree medical and other postretirement benefits: | | | | |
| Prior service benefit | \$ (132) | \$ | (134) | Salaries, wages and benefits |
| Actuarial loss | 77 | | 69 | Salaries, wages and benefits |
| Total reclassifications for the period, net of tax | \$ (55) | \$ | (65) | |

Amounts allocated to OCI for income taxes as further described in Note 6 will remain in AOCI until we cease all related activities, such as termination of the pension plan.

Relates to pension, retiree medical and other postretirement benefits obligations and is recognized within the income tax provision on the consolidated statement of operations.

11. Commitments. Contingencies and Guarantees

(a) Aircraft and Engine Purchase Commitments

Under all of our aircraft and engine purchase agreements, our total future commitments as of December 31, 2017 are expected to be as follows (approximately, in millions):

| | 2018 | 2019 | 2020 | 2021 | 2022 | 023 and nereafter | Total |
|---|-------------|-------------|-------------|-------------|-------------|----------------------|--------------|
| Payments for aircraft commitments and certain engines (1) | \$ 1,826 | \$ 2,730 | \$ 2,730 | \$ 2,858 | \$ 2,138 | \$ 1,482 | \$ 13,764 |

These amounts are net of purchase deposits currently held by the manufacturers and include all commitments for regional aircraft. American has granted a security interest in its purchase deposits with Boeing. Our purchase deposits held by all manufacturers totaled \$1.2 billion as of December 31, 2017.

(b) Operating Leases and Other

We lease certain aircraft, engines and ground equipment, in addition to the majority of our ground facilities and terminal space. As of December 31, 2017, we had 421 aircraft under operating leases, with remaining terms ranging from three months to approximately 12 years. Airports are utilized for flight operations under lease arrangements with the municipalities or agencies owning or controlling such airports. Substantially all leases provide that the lessee must pay taxes, maintenance, insurance and certain other operating expenses applicable to the leased property. Some leases also include renewal and purchase options.

As of December 31, 2017, obligations under noncancellable operating leases for future minimum lease payments are as follows (approximately, in millions):

| | 2018 | 2019 | 2020 | 2021 | 2022 | 023 and nereafter | Total | |
|-------------------------------|-------------|-------------|-------------|-------------|-------------|----------------------|--------------|--|
| Future minimum lease payments | \$ 2,195 | \$ 1,974 | \$ 1,784 | \$ 1,339 | \$ 1,159 | \$ 3,266 | \$ 11,717 | |

Mainline and regional rent expense, excluding landing fees, was \$2.8 billion in each of 2017, 2016 and 2015.

Additionally, we have purchase commitments related to jet fuel, facility construction projects and information technology support as follows (approximately): \$2.0 billion in 2018, \$1.4 billion in 2019, \$890 million in 2020 and \$950 million in 2021.

(c) Capacity Purchase Agreements with Third-Party Regional Carriers

American has capacity purchase agreements with third-party regional carriers. The capacity purchase agreements provide that all revenues, including passenger, in-flight, ancillary, mail and freight revenues, go to American. In return, American agrees to pay predetermined fees to these airlines for operating an agreed-upon number of aircraft, without regard to the number of passengers on board. In addition, these agreements provide that American reimburses 100% of certain variable costs, such as airport landing fees and passenger liability insurance. American controls marketing, scheduling, ticketing, pricing and seat inventories.

As of December 31, 2017, American's capacity purchase agreements with third-party regional carriers had expiration dates ranging from 2018 to 2027, with rights of American to extend the respective terms of certain agreements. See Part I, Item 2. Properties for unaudited information on the aircraft operated by third-party regional carriers under such capacity purchase agreements.

As of December 31, 2017, American's minimum fixed obligations under its capacity purchase agreements with third-party regional carriers are as follows (approximately, in millions):

| | 2018 | 2019 | 2020 | 2021 | 2022 | 023 and nereafter | Total |
|---|-------------|-------------|-------------|-----------|-----------|----------------------|-------------|
| Minimum fixed obligations under capacity purchase agreements with third-party regional carriers (1) | \$ 1.457 | \$ 1.311 | \$ 1.063 | \$ 866 | \$ 699 | \$ 2.073 | \$ 7.469 |

Represents minimum payments under capacity purchase agreements with third-party regional carriers. These commitments are estimates of costs based on assumed minimum levels of flying under the capacity purchase agreements and American's actual payments could differ materially. These obligations also include the portion of American's future obligations representing the lease of aircraft for accounting purposes in the amount of approximately \$377 million in 2018, \$355 million in 2019, \$320 million in 2020, \$282 million in 2021, \$239 million in 2022 and \$699 million in 2023 and thereafter.

(d) Off-Balance Sheet Arrangements

Aircraft

American currently operates 387 owned aircraft and 113 leased aircraft which were financed with EETCs issued by pass-through trusts. These trusts are off-balance sheet entities, the primary purpose of which is to finance the acquisition of flight equipment. Rather than finance each aircraft separately when such aircraft is purchased, delivered or refinanced, these trusts allow American to raise the financing for a number of aircraft at one time and, if applicable, place such funds in escrow pending a future purchase, delivery or refinancing of the relevant aircraft. The trusts were also structured to provide for certain credit enhancements, such as liquidity facilities to cover certain interest payments, that reduce the risks to the purchasers of the trust certificates and, as a result, reduce the cost of aircraft financing to American.

Each trust covers a set number of aircraft scheduled to be delivered or refinanced upon the issuance of the EETC or within a specific period of time thereafter. At the time of each covered aircraft financing, the relevant trust used the proceeds of the issuance of the EETC (which may have been available at the time of issuance thereof or held in escrow until financing of the applicable aircraft following its delivery) to purchase equipment notes relating to the financed aircraft. The equipment notes are issued, at American's election, in connection with a mortgage financing of the aircraft or, in certain cases, by a separate owner trust in connection with a leveraged lease financing of the aircraft. In the case of a leveraged lease financing, the owner trust then leases the aircraft to American. In both cases, the equipment notes are secured by a security interest in the aircraft. The pass-through trust certificates are not direct obligations of, nor are they guaranteed by, AAG or American. However, in the case of mortgage financings, the equipment notes issued to the trusts are direct obligations of American and, in certain instances, have been guaranteed by AAG. As of December 31, 2017, \$11.9 billion associated with these mortgage financings is reflected as debt in the accompanying consolidated balance sheet.

With respect to leveraged leases, American evaluated whether the leases had characteristics of a variable interest entity. American concluded the leasing entities met the criteria for variable interest entities. American generally is not the primary beneficiary of the leasing entities if the lease terms are consistent with market terms at the inception of the lease and do not include a residual value guarantee, fixed-price purchase option or similar feature that obligates American to absorb decreases in value or entitles American to participate in increases in the value of the aircraft. American does not provide residual value guarantees to the bondholders or equity participants in the trusts. Some leases have a fair market value or a fixed price purchase option that allows American to purchase the aircraft at or near the end of the lease term. However, the option price approximates an estimate of the aircraft's fair value at the option date. Under this feature, American does not participate in any increases in the value of the aircraft. American concluded it is not the primary beneficiary under these arrangements. Therefore, American accounts for the majority of its EETC leveraged lease financings as operating leases. American's total future obligations to the trusts of each of the relevant EETCs under these leveraged lease financings are \$572 million as of December 31, 2017, which are included in the future minimum lease payments table above.

Letters of Credit and Other

We provide financial assurance, such as letters of credit, surety bonds or restricted cash and investments, to primarily support projected workers' compensation obligations and airport commitments. As of December 31, 2017, we had \$448 million of letters of credit and surety bonds securing various obligations, of which \$88 million is collateralized with our restricted cash. The letters of credit and surety bonds that are subject to expiration will expire on various dates through 2022.

(e) Legal Proceedings

Chapter 11 Cases. On November 29, 2011, AMR, American, and certain of AMR's other direct and indirect domestic subsidiaries (the Debtors) filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York (the Bankruptcy Court). On October 21, 2013, the Bankruptcy Court entered an order approving and confirming the Debtors' fourth amended joint plan of reorganization (as amended, the Plan). On the Effective Date, December 9, 2013, the Debtors consummated their reorganization pursuant to the Plan and completed the Merger.

Pursuant to rulings of the Bankruptcy Court, the Plan established the Disputed Claims Reserve to hold shares of AAG common stock reserved for issuance to disputed claimholders at the Effective Date that ultimately become holders of allowed claims. As of December 31, 2017, there were approximately 24.5 million shares of AAG common stock remaining in the Disputed Claims Reserve. As disputed claims are resolved, the claimants will receive distributions of shares from the Disputed Claims Reserve on the same basis as if such distributions had been made on or about the Effective Date. However, we are not required to distribute additional shares above the limits contemplated by the Plan, even if the shares remaining for distribution are not sufficient to fully pay any additional allowed unsecured claims. To the extent that any of the reserved shares remain undistributed upon resolution of all remaining disputed claims, such shares will not be returned to us but rather will be distributed to former AMR stockholders.

There is also pending in the Bankruptcy Court an adversary proceeding relating to an action brought by American to seek a determination that certain non-pension, postemployment benefits are not vested benefits and thus may be modified or terminated without liability to American. On April 18, 2014, the Bankruptcy Court granted American's motion for summary judgment with respect to certain non-union employees, concluding that their benefits were not vested and could be terminated. The summary judgment motion was denied with respect to all other retirees. The Bankruptcy Court has not yet scheduled a trial on the merits concerning whether those retirees' benefits are vested, and American cannot predict whether it will receive relief from obligations to provide benefits to any of those retirees. Our financial statements presently reflect these retirement programs without giving effect to any modification or termination of benefits that may ultimately be implemented based upon the outcome of this proceeding.

DOJ Antitrust Civil Investigative Demand. In June 2015, we received a Civil Investigative Demand (CID) from the United States Department of Justice (DOJ) as part of an investigation into whether there have been illegal agreements or coordination of air passenger capacity. The CID seeks documents and other information from us, and other airlines have announced that they have received similar requests. We are cooperating fully with the DOJ investigation.

Private Party Antitrust Action. Subsequent to announcement of the delivery of CIDs by the DOJ, we, along with Delta Air Lines, Inc., Southwest Airlines Co., United Airlines, Inc. and, in the case of litigation filed in Canada, Air Canada, have been named as defendants in approximately 100 putative class action lawsuits alleging unlawful agreements with respect to air passenger capacity, although Southwest has entered into a settlement with the plaintiffs that is pending approval by the court. The U.S. lawsuits have been consolidated in the Federal District Court for the District of Columbia. On October 28, 2016, the Court denied a motion by the airline defendants to dismiss all claims in the class actions. These lawsuits are in their relatively early stages and we intend to defend these matters vigorously.

Private Party Antitrust Action Related to the Merger. On July 2, 2013, a lawsuit captioned Carolyn Fjord, et al., v. US Airways Group, Inc., et al., was filed in the United States District Court for the Northern District of California. The complaint named as defendants US Airways Group and US Airways, Inc., alleged that the effect of the Merger may be to create a monopoly in violation of Section 7 of the Clayton Antitrust Act, and sought injunctive relief and/or divestiture. On August 6, 2013, the plaintiffs re-filed their complaint in the Bankruptcy Court, adding AMR and American as defendants. On November 27, 2013, the Bankruptcy Court denied plaintiffs' motion to preliminarily enjoin the Merger. On May 12, 2017, defendants filed a motion for summary judgment. On June 23, 2017, plaintiffs filed an opposition to defendants' motion and cross-motion for summary judgment. Briefing of the parties' respective motions concluded on

September 1, 2017; a hearing date has not yet been set. We believe this lawsuit is without merit and intend to vigorously defend against the allegations.

DOJ Investigation Related to the United States Postal Service. In April 2015, the DOJ informed us of an inquiry regarding American's 2009 and 2011 contracts with the United States Postal Service for the international transportation of mail by air. In October 2015, we received a CID from the DOJ seeking certain information relating to these contracts and the DOJ has also sought information concerning certain of the airlines that transport mail on a codeshare basis. The DOJ has indicated it is investigating potential violations of the False Claims Act or other statutes. We are cooperating fully with the DOJ with regard to its investigation.

General. In addition to the specifically identified legal proceedings, we and our subsidiaries are also engaged in other legal proceedings from time to time. Legal proceedings can be complex and take many months, or even years, to reach resolution, with the final outcome depending on a number of variables, some of which are not within our control. Therefore, although we will vigorously defend ourselves in each of the actions described above and such other legal proceedings, their ultimate resolution and potential financial and other impacts on us are uncertain but could be material. See Part I, Item 1A. Risk Factors —"We may be a party to litigation in the normal course of business or otherwise, which could affect our financial position and liquidity" for unaudited additional discussion.

(f) Guarantees and Indemnifications

We are party to many routine contracts in which we provide general indemnities in the normal course of business to third parties for various risks. We are not able to estimate the potential amount of any liability resulting from the indemnities. These indemnities are discussed in the following paragraphs.

In our aircraft financing agreements, we generally indemnify the financing parties, trustees acting on their behalf and other relevant parties against liabilities (including certain taxes) resulting from the financing, manufacture, design, ownership, operation and maintenance of the aircraft regardless of whether these liabilities (or taxes) relate to the negligence of the indemnified parties.

Our loan agreements and other LIBOR-based financing transactions (including certain leveraged aircraft leases) generally obligate us to reimburse the applicable lender for incremental costs due to a change in law that imposes (i) any reserve or special deposit requirement against assets of, deposits with or credit extended by such lender related to the loan, (ii) any tax, duty or other charge with respect to the loan (except standard income tax) or (iii) capital adequacy requirements. In addition, our loan agreements and other financing arrangements typically contain a withholding tax provision that requires us to pay additional amounts to the applicable lender or other financing party, generally if withholding taxes are imposed on such lender or other financing party as a result of a change in the applicable tax law.

In certain transactions, including certain aircraft financing leases and loans, the lessors, lenders and/or other parties have rights to terminate the transaction based on changes in foreign tax law, illegality or certain other events or circumstances. In such a case, we may be required to make a lump sum payment to terminate the relevant transaction.

We have general indemnity clauses in many of our airport and other real estate leases where we as lessee indemnify the lessor (and related parties) against liabilities related to our use of the leased property. Generally, these indemnifications cover liabilities resulting from the negligence of the indemnified parties, but not liabilities resulting from the gross negligence or willful misconduct of the indemnified parties. In addition, we provide environmental indemnities in many of these leases for contamination related to our use of the leased property.

Under certain contracts with third parties, we indemnify the third-party against legal liability arising out of an action by the third-party, or certain other parties. The terms of these contracts vary and the potential exposure under these indemnities cannot be determined. We have liability insurance protecting us for some of the obligations we have undertaken under these indemnities.

American is required to make principal and interest payments for certain special facility revenue bonds issued by municipalities primarily to build or improve airport facilities and purchase equipment, which are leased to American. The payment of principal and interest of certain special facility revenue bonds is guaranteed by AAG. As of December 31, 2017, the remaining lease payments through 2035 guaranteeing the principal and interest on these bonds are \$589 million, which are accounted for as operating leases.

As of December 31, 2017, AAG had issued guarantees covering approximately \$810 million principal amount of American's special facility revenue bonds (and interest thereon) and \$8.5 billion principal amount of American's secured debt (and interest thereon), including the Credit Facilities and certain EETC financings.

(g) Credit Card Processing Agreements

We have agreements with companies that process customer credit card transactions for the sale of air travel and other services. Our agreements allow these processing companies, under certain conditions, to hold an amount of our cash (referred to as a holdback) equal to a portion of advance ticket sales that have been processed by that company, but for which we have not yet provided the air transportation. Additional holdback requirements in the event of material adverse changes in our financial condition will reduce our liquidity in the form of unrestricted cash by the amount of the holdbacks. We are not currently required to maintain any holdbacks pursuant to these requirements.

(h) Labor Negotiations

As of December 31, 2017, we employed approximately 126,600 active full-time equivalent employees, of which 23,500 were employed by our regional operations. Approximately 85% of employees are covered by collective bargaining agreements with various labor unions. Negotiations for joint collective bargaining agreements covering our mainline maintenance, fleet service, stock clerks, maintenance control technicians and maintenance training instructors employees as well as for certain employee groups at our wholly-owned regional subsidiaries are continuing. There is no assurance that a successful or timely resolution of these labor negotiations will be achieved.

(i) Other

As a result of the terrorist attacks of September 11, 2001 and the subsequent liability protections provided for by the Air Transportation Safety and System Stabilization Act (the Stabilization Act), we recorded a liability for these terrorist attacks claims equal to the related insurance receivable due to us. The Stabilization Act provides that, notwithstanding any other provision of law, liability for all claims, whether compensatory or punitive, arising from these terrorist attacks, against any air carrier shall not exceed the liability coverage maintained by the air carrier. As of December 31, 2017, claims relating to this matter have been substantially resolved and the remaining liability and the amount of the offsetting receivable are not material.

12. Supplemental Cash Flow Information

Supplemental disclosure of cash flow information and non-cash investing and financing activities are as follows (in millions):

| | Year Ended December 31, | | | | | | | | | |
|--|-------------------------|-----|-----|----|------|--|--|--|--|--|
| | 2017 | 201 | 6 | | 2015 | | | | | |
| Non-cash investing and financing activities: | | | | | | | | | | |
| Equity investment | \$ 120 | \$ | _ | \$ | _ | | | | | |
| Settlement of bankruptcy obligations | 15 | | 3 | | 63 | | | | | |
| Capital lease obligations | _ | | _ | | 5 | | | | | |
| Supplemental information: | | | | | | | | | | |
| Interest paid, net | 1,040 | | 964 | | 873 | | | | | |
| Income taxes paid | 20 | | 16 | | 20 | | | | | |

13. Operating Segments and Related Disclosures

We are managed as a single business unit that provides air transportation for passengers and cargo. This allows us to benefit from an integrated revenue pricing and route network that includes American and our wholly-owned and third-party regional carriers that fly under capacity purchase agreements operating as American Eagle. The flight equipment of all these carriers is combined to form one fleet that is deployed through a single route scheduling system. Financial information and annual operational plans and forecasts are prepared and reviewed by the chief operating decision maker at the consolidated level. When making operational decisions, the chief operating decision maker evaluates flight profitability data, which considers aircraft type and route economics, but is indifferent to the results of the individual wholly-owned regional carriers. The objective in making operational decisions is to maximize consolidated financial results, not the individual results of American or American Eagle.

Our operating revenues by geographic region as defined by the U.S. Department of Transportation (DOT) are summarized below (in millions):

| | Year Ended December 31, | | | | | | | | | |
|--------------------------|-------------------------|--------|----|--------|----|--------|--|--|--|--|
| | | 2017 | | 2016 | | 2015 | | | | |
| DOT Domestic | \$ | 29,612 | \$ | 28,620 | \$ | 28,761 | | | | |
| DOT Latin America | | 5,422 | | 4,995 | | 5,539 | | | | |
| DOT Atlantic | | 5,059 | | 4,769 | | 5,146 | | | | |
| DOT Pacific | | 2,114 | | 1,796 | | 1,544 | | | | |
| Total operating revenues | \$ | 42,207 | \$ | 40,180 | \$ | 40,990 | | | | |

We attribute operating revenues by geographic region based upon the origin and destination of each flight segment. Our tangible assets consist primarily of flight equipment, which are mobile across geographic markets and, therefore, have not been allocated.

14. Share-based Compensation

The 2013 AAG Incentive Award Plan (the 2013 Plan) provides that awards may be in the form of an option, restricted stock award, restricted stock unit award, performance award, dividend equivalent award, deferred stock award, deferred stock unit award, stock payment award or stock appreciation right. The 2013 Plan initially authorized the grant of awards for the issuance of up to 40 million shares. Any shares underlying awards granted under the 2013 Plan, or any pre-existing US Airways Group plan, that are forfeited, terminate or are settled in cash (in whole or in part) without the delivery of shares will again be available for grant.

Our salaries, wages and benefits expense for the years ended December 31, 2017, 2016 and 2015 included \$90 million, \$102 million and \$274 million, respectively, of share-based compensation costs. Of the 2015 amount, \$198 million was related to awards granted to certain employees in connection with the Merger and recorded in special items, net on the accompanying consolidated statements of operations.

During 2017, 2016 and 2015, we withheld approximately 1.1 million, 1.4 million and 7.0 million shares of AAG common stock, respectively, and paid approximately \$51 million, \$56 million and \$306 million, respectively, in satisfaction of certain tax withholding obligations associated with employee equity awards.

(a) Restricted Stock Unit Awards (RSUs)

We have granted RSUs with service conditions (time vested primarily over three years) and performance conditions. The grant-date fair value of RSUs is equal to the market price of the underlying shares of common stock on the date of grant. For time vested awards, the expense is recognized on a straight-line basis over the vesting period for the entire award. For awards with performance conditions, the expense is recognized based on the expected achievement at each reporting period. Stock-settled RSUs are classified as equity awards as the vesting results in the issuance of shares of AAG common stock.

Stock-settled RSU award activity for all plans for the years ended December 31, 2017, 2016 and 2015 is as follows:

| | Number of Shares | Weighted Ave Date Fair | |
|----------------------------------|------------------|---------------------------|-------|
| | (In thousands) | | |
| Outstanding at December 31, 2014 | 21,342 | \$ | 26.43 |
| Granted | 2,213 | | 46.62 |
| Vested and released | (17,163) | | 25.20 |
| Forfeited | (785) | | 27.12 |
| Outstanding at December 31, 2015 | 5,607 | \$ | 38.08 |
| Granted | 2,655 | | 41.34 |
| Vested and released | (2,754) | | 34.83 |
| Forfeited | (321) | | 40.15 |
| Outstanding at December 31, 2016 | 5,187 | \$ | 41.48 |
| Granted | 2,309 | | 48.58 |
| Vested and released | (2,708) | | 39.63 |
| Forfeited | (464) | | 44.48 |
| Outstanding at December 31, 2017 | 4,324 | \$ | 46.94 |

As of December 31, 2017, there was \$121 million of unrecognized compensation cost related to stock-settled RSUs. These costs are expected to be recognized over a weighted average period of one year. The total fair value of stock-settled RSUs vested during the years ended December 31, 2017, 2016 and 2015 was \$123 million, \$107 million and \$750 million, respectively.

(b) Stock Appreciation Rights (SARs)

We assumed US Airways Group's outstanding SARs in connection with the Merger using an exchange ratio of one to one. These SARs were granted with an exercise price equal to the underlying common stock's fair value at the date of each grant, have service conditions, become exercisable over a three-year vesting period and expire if unexercised at the end of their term, which ranges from seven to ten years. During 2017, 2016 and 2015, 0.8 million, 1.7 million and 3.0 million SARs, respectively, were exercised at weighted average exercise prices of \$15.71, \$14.49 and \$12.09, respectively, for a total intrinsic value of \$27 million, \$49 million and \$102 million, respectively. As of December 31, 2017, we had 1.2 million SARs outstanding with an aggregate intrinsic value of \$54 million and weighted average exercise price of \$8.08 that expire between 2018 and 2020 if unexercised.

(c) ASU 2016-09: Compensation - Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting

This ASU simplified the accounting for share-based payment award transactions including the financial statement presentation of excess tax benefits and deficiencies. We adopted this ASU during the second quarter of 2016, which resulted in the recognition of \$418 million of previously unrecognized excess tax benefits in deferred tax assets and an increase to retained earnings on the consolidated balance sheet as of the beginning of 2016.

15. Valuation and Qualifying Accounts (in millions)

| | ance at ing of Year | | | Write-offs (Net of Recoveries) | (Net of Sales, Retirements | | Balance at End of Year | |
|---|----------------------------|----|----|--------------------------------------|----------------------------|------|---------------------------|-----|
| Allowance for obsolescence of spare parts | | | | _ | | | | |
| Year ended December 31, 2017 | \$ 765 | \$ | 29 | \$ (4) | \$ | (21) | \$ | 769 |
| Year ended December 31, 2016 | 728 | | 37 | (3) | | 3 | | 765 |
| Year ended December 31, 2015 | 673 | | 50 | (4) | | 9 | | 728 |
| Allowance for uncollectible accounts | | | | | | | | |
| Year ended December 31, 2017 | \$ 36 | \$ | 43 | \$ (55) | \$ | _ | \$ | 24 |
| Year ended December 31, 2016 | 41 | | 47 | (52) | | _ | | 36 |
| Year ended December 31, 2015 | 17 | | 46 | (22) | | _ | | 41 |

16. Quarterly Financial Data (Unaudited)

Unaudited summarized financial data by quarter for 2017 and 2016 (in millions, except share and per share amounts):

| | First Quarter | Second Quarter | | Third Quarter | | Fourth Quarter |
|---|------------------|-------------------|---------|------------------|----|-------------------|
| 2017 | | | | | | |
| Operating revenues | \$ 9,624 | \$ | 11,105 | \$ 10,878 | \$ | 10,600 |
| Operating expenses | 9,023 | | 9,570 | 9,646 | | 9,910 |
| Operating income | 601 | | 1,535 | 1,232 | | 690 |
| Net income | 234 | | 803 | 624 | | 258 |
| Earnings per share: | | | | | | |
| Basic | \$ 0.46 | \$ | 1.64 | \$ 1.29 | \$ | 0.54 |
| Diluted | \$ 0.46 | \$ | 1.63 | \$ 1.28 | \$ | 0.54 |
| Shares used for computation (in thousands): | | | | | | |
| Basic | 503,902 | | 490,818 | 484,772 | | 477,165 |
| Diluted | 507,797 | | 492,965 | 486,625 | | 479,382 |
| | | | | | | |
| 2016 | | | | | | |
| Operating revenues | \$ 9,435 | \$ | 10,363 | \$ 10,594 | \$ | 9,789 |
| Operating expenses | 8,100 | | 8,612 | 9,163 | | 9,022 |
| Operating income | 1,335 | | 1,751 | 1,431 | | 767 |
| Net income | 700 | | 950 | 737 | | 289 |
| Earnings per share: | | | | | | |
| Basic | \$ 1.15 | \$ | 1.69 | \$ 1.40 | \$ | 0.56 |
| Diluted | \$ 1.14 | \$ | 1.68 | \$ 1.40 | \$ | 0.56 |
| Shares used for computation (in thousands): | | | | | | |
| Basic | 606,245 | | 563,000 | 525,415 | | 514,571 |
| Diluted | 611,488 | | 566,040 | 528,510 | | 518,358 |
| | | | | | | |

Our fourth quarter 2017 results include \$307 million of total net special items that principally included a \$149 million charge for the \$1,000 cash bonus and associated payroll taxes granted to our employees as of December 31, 2017 in recognition of the 2017 Tax Act, \$81 million of Merger integration expenses, \$58 million of fleet restructuring expenses, a \$20 million net charge resulting from fair value adjustments to bankruptcy obligations and a \$7 million special non-cash benefit to income tax expense to reflect the impact on our deferred tax assets and liabilities resulting from the 2017 Tax Act.

Our fourth quarter 2016 results include \$273 million of total net special items that principally included \$121 million of Merger integration expenses, \$104 million of fleet restructuring expenses and a \$47 million net charge resulting from fair value adjustments to bankruptcy obligations.

17. Subsequent Event

Dividend Declaration

In January 2018, we announced that our Board of Directors declared a \$0.10 per share dividend for stockholders of record on February 6, 2018, and payable on February 20, 2018. Any future dividends that may be declared and paid from time to time will be subject to market and economic conditions, applicable legal requirements and other relevant factors. We are not obligated to continue a dividend for any fixed period, and payment of dividends may be suspended at any time at our discretion.

ITEM 8B. CONSOLIDATED FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA OF AMERICAN AIRLINES, INC.

Report of Independent Registered Public Accounting Firm

To the Stockholder and Board of Directors American Airlines, Inc.:

Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated balance sheets of American Airlines, Inc. and subsidiaries (American) as of December 31, 2017 and 2016, the related consolidated statements of operations, comprehensive income, cash flows, and stockholder's equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of American as of December 31, 2017 and 2016, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2017, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), American's internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission, and our report dated February 21, 2018 expressed an unqualified opinion on the effectiveness of American's internal control over financial reporting.

Basis for Opinion

These consolidated financial statements are the responsibility of American's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to American in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ KPMG LLP

We have served as American's auditor since 2014.

Dallas, Texas February 21, 2018

AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (In millions)

Year Ended December 31, 2017 2015 2016 Operating revenues: \$ \$ 29,238 27,909 \$ 29,037 Mainline passenger 6,895 6,475 Regional passenger 6,670 Cargo 800 700 760 4,666 Other 5,262 4,884 Total operating revenues 40,938 42,195 40,163 Operating expenses: 6,226 Aircraft fuel and related taxes 6,128 5,071 Salaries, wages and benefits 11,804 10,881 9,514 5,952 Regional expenses 6,572 6,009 Maintenance, materials and repairs 1,959 1,834 1,889 Other rent and landing fees 1,806 1,772 1,731 Aircraft rent 1,197 1,203 1,250 Selling expenses 1,477 1,323 1,394 Depreciation and amortization 1,702 1,525 1,364 Special items, net 712 709 1,051 Other 4,806 4,532 4,378 Total operating expenses 38,163 34,859 34,749 Operating income 4,032 5,304 6,189 Nonoperating income (expense): 215 104 49 Interest income Interest expense, net (988)(906)(796)Other, net (15)(59)(774) Total nonoperating expense, net (788)(861)(1,521)Income before income taxes 3,244 4,443 4,668 Income tax provision (benefit) 1,322 1,662 (3,452)Net income \$ 2,781 8,120 1,922 \$

AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In millions)

| | Year Ended December 31, | | | | | | | |
|---|-------------------------|-------|----|-------|----|-------|--|--|
| | | 2017 | | 2016 | | 2015 | | |
| Net income | \$ | 1,922 | \$ | 2,781 | \$ | 8,120 | | |
| Other comprehensive income (loss), net of tax: | | | | | | | | |
| Pension, retiree medical and other postretirement benefits: | | | | | | | | |
| Amortization of actuarial loss and prior service cost | | (55) | | (65) | | (109) | | |
| Current year change | | (13) | | (292) | | (51) | | |
| Investments and derivative financial instruments | | (1) | | 6 | | (15) | | |
| Total other comprehensive loss, net of tax | | (69) | | (351) | | (175) | | |
| Total comprehensive income | \$ | 1,853 | \$ | 2,430 | \$ | 7,945 | | |

AMERICAN AIRLINES, INC. CONSOLIDATED BALANCE SHEETS (In millions, except shares and par value)

| | | December 31, | | | | |
|---|----|--------------|----|---------|--|--|
| | | 2017 | | 2016 | | |
| ASSETS | | | | | | |
| Current assets | | | | | | |
| Cash | \$ | 287 | \$ | 310 | | |
| Short-term investments | | 4,768 | | 6,034 | | |
| Restricted cash and short-term investments | | 318 | | 638 | | |
| Accounts receivable, net | | 1,755 | | 1,599 | | |
| Receivables from related parties, net | | 8,822 | | 6,810 | | |
| Aircraft fuel, spare parts and supplies, net | | 1,294 | | 1,032 | | |
| Prepaid expenses and other | | 647 | | 633 | | |
| Total current assets | | 17,891 | | 17,056 | | |
| Operating property and equipment | | | | | | |
| Flight equipment | | 39,993 | | 36,671 | | |
| Ground property and equipment | | 8,006 | | 6,910 | | |
| Equipment purchase deposits | | 1,217 | | 1,209 | | |
| Total property and equipment, at cost | | 49,216 | | 44,790 | | |
| Less accumulated depreciation and amortization | | (15,354) | | (13,909 | | |
| Total property and equipment, net | | 33,862 | | 30,881 | | |
| Other assets | | , | | , | | |
| Goodwill | | 4,091 | | 4,091 | | |
| Intangibles, net of accumulated amortization of \$622 and \$578, respectively | | 2,203 | | 2,173 | | |
| Deferred tax asset | | 682 | | 1,912 | | |
| Other assets | | 1,283 | | 1,979 | | |
| Total other assets | | 8,259 | | 10,155 | | |
| Total assets | \$ | 60,012 | \$ | 58,092 | | |
| LIABILITIES AND STOCKHOLDER'S EQUITY | | | | | | |
| Current liabilities | | | | | | |
| Current maturities of long-term debt and capital leases | \$ | 2,058 | \$ | 1,859 | | |
| Accounts payable | Ψ | 1,625 | Ψ | 1,546 | | |
| Accrued salaries and wages | | 1,613 | | 1,460 | | |
| Air traffic liability | | 3,978 | | 3,912 | | |
| Loyalty program liability | | 2,791 | | 2,789 | | |
| Other accrued liabilities | | 2,209 | | 2,106 | | |
| Total current liabilities | | 14,274 | | 13,672 | | |
| Noncurrent liabilities | | 17,217 | | 10,072 | | |
| Long-term debt and capital leases, net of current maturities | | 21,236 | | 20,718 | | |
| Pension and postretirement benefits | | 7,452 | | 7,800 | | |
| Other liabilities | | 2,456 | | 3,253 | | |
| Total noncurrent liabilities | | 31,144 | | | | |
| Commitments and contingencies (Note 9) | | 31,144 | | 31,771 | | |
| | | | | | | |
| Stockholder's equity | | | | | | |
| Common stock, \$1.00 par value; 1,000 shares authorized, issued and outstanding | | 46.746 | | 46.624 | | |
| Additional paid-in capital | | 16,716 | | 16,624 | | |
| Accumulated other comprehensive loss | | (5,251) | | (5,182 | | |
| Retained earnings | | 3,129 | | 1,207 | | |
| Total stockholder's equity | | 14,594 | | 12,649 | | |
| Total liabilities and stockholder's equity | \$ | 60,012 | \$ | 58,092 | | |

AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (In millions)

| | 2017 | 2016 | 2015 | |
|---|-------------|-------------|-------------|--|
| Cash flows from operating activities: | | | | |
| Net income | \$ 1,922 | \$ 2,781 | \$ 8,120 | |
| Adjustments to reconcile net income to net cash provided by operating activities: | | | | |
| Depreciation and amortization | 1,964 | 1,762 | 1,560 | |
| Deferred income tax provision (benefit) | 1,298 | 1,652 | (3,467) | |
| Debt discount and lease amortization | (119) | (124) | (126) | |
| Special items, non-cash | 272 | 270 | 295 | |
| Pension and postretirement | (132) | (70) | (194) | |
| Share-based compensation | 90 | 100 | 284 | |
| Other, net | (25) | (16) | (21) | |
| Changes in operating assets and liabilities: | | | | |
| Decrease (increase) in accounts receivable | (189) | (169) | 354 | |
| Increase in other assets | (405) | (205) | (22) | |
| Increase in accounts payable and accrued liabilities | 266 | 336 | 214 | |
| Increase (decrease) in air traffic liability | 66 | 164 | (505) | |
| Increase in receivables from related parties, net | (1,994) | (4,862) | (3,695) | |
| Increase (decrease) in loyalty program liability | 2 | 264 | (295) | |
| Contributions to pension plans | (286) | (32) | (6) | |
| Increase (decrease) in other liabilities | 140 | (101) | 91 | |
| Net cash provided by operating activities | 2,870 | 1,750 | 2,587 | |
| Cash flows from investing activities: | | | | |
| Capital expenditures and aircraft purchase deposits | (5,881) | (5,657) | (6,075) | |
| Proceeds from sale of property and equipment and sale-leaseback transactions | 922 | 115 | 26 | |
| Purchases of short-term investments | (4,633) | (6,241) | (8,126) | |
| Sales of short-term investments | 5,915 | 6,092 | 8,517 | |
| Decrease in restricted cash and short-term investments | 319 | 57 | 79 | |
| Purchase of equity investment | (203) | _ | _ | |
| Net cash used in investing activities | (3,561) | (5,634) | (5,579) | |
| Cash flows from financing activities: | | | | |
| Proceeds from issuance of long-term debt | 3,058 | 7,701 | 4,509 | |
| Payments on long-term debt and capital leases | (2,332) | (3,827) | (2,153) | |
| Deferred financing costs | (85) | (77) | (80) | |
| Other financing activities | 27 | 33 | 96 | |
| Net cash provided by financing activities | 668 | 3,830 | 2,372 | |
| Net decrease in cash | (23) | (54) | (620) | |
| Cash at beginning of year | 310 | 364 | 984 | |
| Cash at end of year | \$ 287 | \$ 310 | \$ 364 | |

AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF STOCKHOLDER'S EQUITY (In millions)

| | Common Stock | Additional Paid-in Capital | Accumulated Other Comprehensive Income (Loss) | Retained Earnings (Deficit) | | Total |
|---|-----------------|----------------------------------|--|-----------------------------------|------|--------|
| Balance at December 31, 2014 | \$ _ | \$ 16,174 | \$ (4,656) | \$ (10,112 |) \$ | 1,406 |
| Net income | _ | _ | _ | 8,120 | | 8,120 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | _ | (160) | _ | | (160) |
| Net changes in fair value of derivative financial instruments | _ | _ | (9) | _ | | (9) |
| Share-based compensation expense | _ | 284 | _ | _ | | 284 |
| Intercompany equity transfer | _ | 63 | _ | _ | | 63 |
| Change in unrealized loss on investments | _ | _ | (6) | _ | | (6) |
| Balance at December 31, 2015 | _ | 16,521 | (4,831) | (1,992 |) | 9,698 |
| Net income | _ | _ | _ | 2,781 | | 2,781 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | _ | (563) | _ | | (563) |
| Non-cash tax benefit | _ | _ | 203 | _ | | 203 |
| Share-based compensation expense | _ | 100 | _ | _ | | 100 |
| Impact of adoption of Accounting Standards Update (ASU) 2016-09 related to share-based compensation (See Note 12) | _ | _ | _ | 418 | | 418 |
| Intercompany equity transfer | _ | 3 | _ | _ | | 3 |
| Change in unrealized loss on investments | _ | _ | 9 | _ | | 9 |
| Balance at December 31, 2016 | | 16,624 | (5,182) | 1,207 | | 12,649 |
| Net income | _ | _ | _ | 1,922 | | 1,922 |
| Changes in pension, retiree medical and other postretirement benefits liability | _ | _ | (114) | _ | | (114) |
| Non-cash tax benefit | _ | _ | 46 | _ | | 46 |
| Share-based compensation expense | _ | 90 | _ | _ | | 90 |
| Intercompany equity transfer | _ | 2 | _ | _ | | 2 |
| Change in unrealized loss on investments | <u> </u> | _ | (1) | | | (1) |
| Balance at December 31, 2017 | \$ _ | \$ 16,716 | \$ (5,251) | \$ 3,129 | \$ | 14,594 |

1. Basis of Presentation and Summary of Significant Accounting Policies

(a) Basis of Presentation

American Airlines, Inc. (American) is a Delaware corporation whose primary business activity is the operation of a major network air carrier. American is the principal wholly-owned subsidiary of American Airlines Group Inc. (AAG), which owns all of American's outstanding common stock, par value \$1.00 per share. On December 9, 2013, a subsidiary of AMR Corporation (AMR) merged with and into US Airways Group, Inc. (US Airways Group), a Delaware corporation, which survived as a wholly-owned subsidiary of AAG, and AAG emerged from Chapter 11 (the Merger). Upon closing of the Merger and emergence from Chapter 11, AMR changed its name to American Airlines Group Inc. On December 30, 2015, in order to simplify AAG's internal corporate structure, US Airways, Inc. (US Airways), a wholly-owned subsidiary of US Airways Group, merged with and into American, with American as the surviving corporation. All significant intercompany transactions have been eliminated.

The preparation of financial statements in accordance with accounting principles generally accepted in the United States (GAAP) requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities, revenues and expenses, and the disclosure of contingent assets and liabilities at the date of the financial statements. Actual results could differ from those estimates. The most significant areas of judgment relate to passenger revenue recognition, impairment of goodwill, impairment of long-lived and intangible assets, the loyalty program, valuation allowance for deferred tax assets, as well as pension and retiree medical and other postretirement benefits.

(b) Short-term Investments

Short-term investments are classified as available-for-sale and stated at fair value. Realized gains and losses are recorded in nonoperating expense on the consolidated statement of operations. Unrealized gains and losses are recorded in accumulated other comprehensive loss on the consolidated balance sheets.

(c) Restricted Cash and Short-term Investments

American has restricted cash and short-term investments related primarily to collateral held to support workers' compensation obligations.

(d) Aircraft Fuel, Spare Parts and Supplies, Net

Aircraft fuel is recorded on a first-in, first-out basis. Spare parts and supplies are recorded at average costs less an allowance for obsolescence. These items are expensed when used.

(e) Operating Property and Equipment

Operating property and equipment is recorded at cost and depreciated or amortized to residual values over the asset's estimated useful life or the lease term, whichever is less, using the straight-line method. Residual values for aircraft, engines and related rotable parts are generally 5% to 10% of original cost. Costs of major improvements that enhance the usefulness of the asset are capitalized and depreciated or amortized over the estimated useful life of the asset or the lease term, whichever is less. The estimated useful lives for the principal property and equipment classifications are as follows:

| Principal Property and Equipment Classification | Estimated Useful Life |
|---|-----------------------|
| Aircraft, engines and related rotable parts | 20 – 30 years |
| Buildings and improvements | 5 – 30 years |
| Furniture, fixtures and other equipment | 3 – 10 years |
| Capitalized software | 5 – 10 years |

American assesses impairment on operating property and equipment when events and circumstances indicate that the assets may be impaired. An asset or group of assets is considered impaired when the undiscounted cash flows estimated to be generated by the assets are less than the carrying amount of the assets and the net book value of the assets exceeds their estimated fair value. If such assets are considered to be impaired, the impairment to be recognized

is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or fair value less the cost to sell.

Total depreciation and amortization expense was \$2.1 billion, \$1.8 billion and \$1.6 billion for the years ended December 31, 2017, 2016 and 2015, respectively.

(f) Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are recorded net as noncurrent deferred income taxes.

American provides a valuation allowance for its deferred tax assets when it is more likely than not that some portion, or all of its deferred tax assets, will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. American considers all available positive and negative evidence and makes certain assumptions in evaluating the realizability of its deferred tax assets. Many factors are considered that impact American's assessment of future profitability, including conditions which are beyond American's control, such as the health of the economy, the level and volatility of fuel prices and travel demand.

(g) Goodwill

Goodwill represents the excess of the purchase price over the fair value of the net assets acquired and liabilities assumed. Goodwill is not amortized but assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that goodwill may be impaired. American has one consolidated reporting unit.

Goodwill is assessed for impairment by initially performing a qualitative assessment and, if necessary, then comparing the fair value of the reporting unit to its carrying value, including goodwill. If the fair value of the reporting unit is less than the carrying value, a second step is performed to determine the implied fair value of goodwill. If the implied fair value of goodwill is lower than its carrying value, an impairment charge equal to the difference is recorded. Based upon American's annual assessment, there was no goodwill impairment in 2017. The carrying value of the goodwill on American's consolidated balance sheets was \$4.1 billion as of December 31, 2017 and 2016.

(h) Other Intangibles, Net

Intangible assets consist primarily of domestic airport slots, customer relationships, marketing agreements, international slots and route authorities, airport gate leasehold rights and tradenames.

Finite-Lived Intangible Assets

Finite-lived intangible assets are amortized over their respective estimated useful lives and reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable.

The following table provides information relating to American's amortizable intangible assets as of December 31, 2017 and 2016 (in millions):

| | | December 31, | | |
|-------------------------------|----|--------------|----|-------|
| | ·- | 2017 | | 2016 |
| Domestic airport slots | \$ | 365 | \$ | 365 |
| Customer relationships | | 300 | | 300 |
| Marketing agreements | | 105 | | 105 |
| Tradenames | | 35 | | 35 |
| Airport gate leasehold rights | | 137 | | 137 |
| Accumulated amortization | | (622) | | (578) |
| Total | \$ | 320 | \$ | 364 |

Certain domestic airport slots and airport gate leasehold rights are amortized on a straight-line basis over 25 years. The customer relationships and marketing agreements were identified as intangible assets subject to amortization and

are amortized on a straight-line basis over approximately nine years and 30 years, respectively. Tradenames are fully amortized.

American recorded amortization expense related to these intangible assets of \$44 million, \$76 million and \$55 million for the years ended December 31, 2017, 2016 and 2015, respectively. American expects to record annual amortization expense for these intangible assets as follows (in millions):

| 2018 | \$ 41 |
|---------------------|-----------|
| 2019 | 41 |
| 2020 | 41 |
| 2021 | 41 |
| 2022 | 41 |
| 2023 and thereafter | 115 |
| Total | \$ 320 |

Indefinite-Lived Intangible Assets

Indefinite-lived intangible assets include certain domestic airport slots at American's hubs and international slots and route authorities. Indefinite-lived intangible assets are not amortized but instead are assessed for impairment annually on October 1st or more frequently if events or circumstances indicate that the asset may be impaired. As of December 31, 2017 and 2016, American had \$1.9 billion and \$1.8 billion, respectively, of indefinite-lived intangible assets on its consolidated balance sheets.

Indefinite-lived intangible assets are assessed for impairment by initially performing a qualitative assessment to determine whether American believes it is more likely than not that an asset has been impaired. If American believes impairment has occurred, American then evaluates for impairment by comparing the estimated fair value of assets to the carrying value. An impairment charge is recognized if the asset's estimated fair value is less than its carrying value. Based upon American's annual assessment, there was no indefinite-lived intangible asset impairment in 2017.

(i) Loyalty Program

American currently operates the loyalty program, AAdvantage. This program awards mileage credits to passengers who fly on American, any **one**world airline or other partner airlines, or by using the services of other program participants, such as the Citi and Barclaycard US co-branded credit cards, hotels and car rental companies. Mileage credits can be redeemed for travel on American or other participating partner airlines.

Through December 31, 2017, American used the incremental cost method to account for the portion of its loyalty program liability incurred when AAdvantage members earn mileage credits by flying on American, any **one**world airline or other partner airlines. American has an obligation to provide future travel when these mileage credits are redeemed and therefore have recorded a liability for mileage credits outstanding.

The incremental cost liability includes all mileage credits, even mileage credits for members whose account balances have not yet reached the minimum level required to redeem an award. Mileage credits are subject to expiration. The liability for outstanding mileage credits is valued based on the estimated incremental cost of carrying one additional passenger. The estimated incremental cost primarily includes unit costs incurred for fuel, food and insurance as well as fees incurred when travel awards are redeemed on partner airlines. In calculating the liability, American estimates how many mileage credits will never be redeemed for travel and excludes those mileage credits from the estimate of the liability. Estimates are also made for the number of miles that will be used per award redemption and the number of travel awards that will be redeemed on partner airlines. These costs and estimates are based on American's historical program experience as well as consideration of enacted program changes, as applicable. Changes in the liability resulting from members earning additional mileage credits or changes in estimates are recorded in the consolidated statements of operations as a part of passenger revenue.

As of December 31, 2017 and 2016, the liability for outstanding mileage credits accounted for under the incremental cost method was \$677 million and \$669 million, respectively, and is included on the consolidated balance sheets within loyalty program liability.

American also sells loyalty program mileage credits to participating airline partners and non-airline business partners, such as the Citi and Barclaycard US co-branded credit cards. Sales of mileage credits to non-airline business partners is comprised of two components, transportation and marketing. American accounts for mileage sales under its agreements with non-airline business partners in accordance with ASU 2009-13, "Revenue Recognition (Topic 605) — Multiple-Deliverable Revenue Arrangements." In accordance with ASU 2009-13, American allocates the consideration received from the sale of mileage credits based on the relative selling price of each product or service delivered.

As a result of American's co-branded credit card program agreements with Citi and Barclaycard US that it entered into in 2016, American identified the following revenue elements in these co-branded credit card agreements: the transportation component; and the use of the American brand including access to loyalty program member lists, advertising and other travel related benefits (collectively, the marketing component).

The transportation component represents the estimated selling price of future travel awards and is determined using historical transaction information, including information related to customer redemption patterns. The transportation component is deferred based on its relative selling price and is amortized into passenger revenue on a straight-line basis over the period in which the mileage credits are expected to be redeemed for travel. As of December 31, 2017 and 2016, American had \$2.1 billion in deferred revenue from the sale of mileage credits recorded within loyalty program liability on its consolidated balance sheets.

The services under the marketing component are provided periodically, but no less than monthly. Accordingly, the marketing component is considered earned and recognized in other revenues in the period of the mileage sale. For the years ended December 31, 2017, 2016 and 2015, the marketing component of mileage sales and other marketing related payments included in other revenues was approximately \$2.2 billion, \$1.9 billion and \$1.7 billion, respectively.

Effective January 1, 2018, American is adopting ASU 2014-09: Revenue from Contracts with Customers (Topic 606). See Recent Accounting Pronouncements in Note 1(r) below for further discussion.

(j) Revenue

Passenger Revenue

Passenger revenue is recognized when transportation is provided. Ticket sales for transportation that has not yet been provided are initially deferred and recorded as air traffic liability on the consolidated balance sheets. The air traffic liability represents tickets sold for future travel dates and estimated future refunds and exchanges of tickets sold for past travel dates. The balance in the air traffic liability fluctuates throughout the year based on seasonal travel patterns. American's air traffic liability was \$4.0 billion and \$3.9 billion as of December 31, 2017 and 2016, respectively.

The majority of tickets sold are nonrefundable. A small percentage of tickets, some of which are partially used tickets, expire unused. Due to complex pricing structures, refund and exchange policies, and interline agreements with other airlines, certain amounts are recognized in passenger revenue using estimates regarding both the timing of the revenue recognition and the amount of revenue to be recognized. These estimates are generally based on the analysis of American's historical data. American and other airline industry participants have consistently applied this accounting method to estimate revenue from forfeited tickets at the date of travel. Estimated future refunds and exchanges included in the air traffic liability are routinely evaluated based on subsequent activity to validate the accuracy of American's estimates. Any adjustments resulting from periodic evaluations of the estimated air traffic liability are included in passenger revenue during the period in which the evaluations are completed.

Regional carriers provide scheduled air transportation under the brand name American Eagle. American classifies revenues generated from transportation on these carriers as regional passenger revenues. Liabilities related to tickets sold by American for travel on these air carriers are also included in American's air traffic liability and are subsequently recognized as revenue in the same manner as described above.

Passenger Taxes and Fees

Various taxes and fees assessed on the sale of tickets to end customers are collected by American as an agent and remitted to taxing authorities. These taxes and fees have been presented on a net basis in the accompanying consolidated statements of operations and recorded as a liability until remitted to the appropriate taxing authority.

Cargo Revenue

Cargo revenue is recognized when American provides the transportation.

Other Revenue

Other revenue includes revenue associated with marketing services provided to American's business partners as part of its loyalty program, baggage fees, ticketing change fees, airport clubs and inflight services. The accounting and recognition for the loyalty program marketing services are discussed in Note 1(i) above. Baggage fees, ticketing change fees, airport clubs and inflight service revenues are recognized when American provides the service.

Effective January 1, 2018, American is adopting ASU 2014-09: Revenue from Contracts with Customers (Topic 606). See Recent Accounting Pronouncements in Note 1(r) below for further discussion.

(k) Maintenance, Materials and Repairs

Maintenance and repair costs for owned and leased flight equipment are charged to operating expense as incurred, except costs incurred for maintenance and repair under flight hour maintenance contract agreements, which are accrued based on contractual terms when an obligation exists.

(I) Selling Expenses

Selling expenses include credit card fees, commissions, computerized reservations systems fees and advertising. Advertising costs are expensed as incurred. Advertising expense was \$135 million, \$116 million and \$110 million for the years ended December 31, 2017, 2016 and 2015, respectively.

(m) Share-based Compensation

American accounts for its share-based compensation expense based on the fair value of the stock award at the time of grant, which is recognized ratably over the vesting period of the stock award. Certain awards have performance conditions that must be achieved prior to vesting and are expensed based on the expected achievement at each reporting period. The fair value of stock appreciation rights is estimated using a Black-Scholes option pricing model. The fair value of restricted stock units is based on the market price of the underlying shares of common stock on the date of grant. See Note 12 for further discussion of share-based compensation.

(n) Deferred Gains and Credits, Net

Included within deferred gains and credits, net are amounts deferred and amortized into future periods associated with the adjustment of leases to fair value in connection with the application of acquisition accounting, deferred gains on the sale-leaseback of aircraft and certain vendor incentives. American periodically receives vendor incentives in connection with acquisition of aircraft and engines. These credits are deferred until aircraft and engines are delivered and then applied as a reduction to the cost of the related equipment.

(o) Foreign Currency Gains and Losses

Foreign currency gains and losses are recorded as part of other nonoperating expense, net in American's consolidated statements of operations. Foreign currency losses for 2017 were \$4 million. Foreign currency gains were \$1 million for 2016. For 2015, foreign currency losses were \$751 million and included a \$592 million nonoperating special charge to write off all of the value of Venezuelan bolivars held by American due to continued lack of repatriations and deterioration of economic conditions in Venezuela.

(p) Other Operating Expenses

Other operating expenses includes costs associated with ground and cargo handling, crew travel, aircraft food and catering, passenger accommodation, airport security, international navigation fees and certain general and administrative expenses.

(q) Regional Expenses

Expenses associated with American Eagle operations are classified as regional expenses on the consolidated statements of operations. Regional expenses consist of the following (in millions):

| | Year Ended December 31, | | | | |
|---|-------------------------|-------|----------|----|-------|
| | | 2017 | 2016 | | 2015 |
| Aircraft fuel and related taxes | \$ | 1,382 | \$ 1,109 | \$ | 1,230 |
| Salaries, wages and benefits | | 356 | 327 | | 276 |
| Capacity purchases from third-party regional carriers (1) | | 3,283 | 3,186 | | 3,137 |
| Maintenance, materials and repairs | | 7 | 4 | | 4 |
| Other rent and landing fees | | 602 | 487 | | 434 |
| Aircraft rent | | 27 | 28 | | 28 |
| Selling expenses | | 361 | 347 | | 333 |
| Depreciation and amortization | | 262 | 237 | | 197 |
| Special items, net | | 3 | 13 | | 18 |
| Other | | 289 | 271 | | 295 |
| Total regional expenses | \$ | 6,572 | \$ 6,009 | \$ | 5,952 |

For the years ended December 31, 2017, 2016 and 2015, the component of capacity purchase expenses representing the lease of aircraft for accounting purposes was approximately \$437 million, \$405 million and \$492 million, respectively.

(r) Recent Accounting Pronouncements

Standards Effective for 2018 Reporting Periods

Effective January 1, 2018, American is adopting the accounting pronouncements described below. The adoption and related required disclosures will be reported in American's first quarter 2018 Quarterly Report on Form 10-Q.

ASU 2014-09: Revenue from Contracts with Customers (Topic 606) (the New Revenue Standard)

The New Revenue Standard applies to all companies that enter into contracts with customers to transfer goods or services. American is adopting the New Revenue Standard using the full retrospective method, which results in the recast of each prior reporting period presented.

The adoption of the New Revenue Standard will impact American's accounting for outstanding mileage credits earned through travel by AAdvantage loyalty program members. There is no change in accounting for sales of mileage credits to co-branded card or other partners as those are currently reported in accordance with the New Revenue Standard. Through December 31, 2017, American used the incremental cost method to account for the portion of its loyalty program liability related to mileage credits earned through travel, which were valued based on the estimated incremental cost of carrying one additional passenger (see (i) Loyalty Program above). The New Revenue Standard requires American to change its policy to the deferred revenue method and apply a relative selling price approach whereby a portion of each passenger ticket sale attributable to mileage credits earned is deferred and recognized in passenger revenue upon future mileage redemption. The value of the earned mileage credits is materially greater under the deferred revenue method than the value attributed to these mileage credits under the incremental cost method.

The New Revenue Standard will also require certain reclassifications, principally the reclassification of certain ancillary revenues previously classified and reported as other revenue to passenger revenue and as applicable to cargo revenue. Additionally, the New Revenue Standard requires a gross presentation on the face of American's statement of operations for certain revenues and expenses that had previously been presented on a net basis.

See recast 2017 statement of operations and balance sheet data presented below for the expected effects of adoption.

ASU 2017-07: Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost (the New Retirement Standard)

The New Retirement Standard requires all components of American's net periodic benefit cost (income), with the exception of service cost, previously reported within operating expenses as salaries, wages and benefits, to be reclassified and reported within nonoperating income (expense). The New Retirement Standard is required to be applied retrospectively, which results in the recast of each prior reporting period presented. The adoption of the New Retirement Standard has no impact on pre-tax income or net income reported. See recast 2017 statement of operations data presented below for the expected effects of adoption.

ASU 2016-01: Financial Instruments - Overall (Subtopic 825-10)

This ASU makes several modifications to Subtopic 825-10, including the elimination of the available-for-sale classification of equity investments, and it requires equity investments with readily determinable fair values to be measured at fair value with changes in fair value recognized in net income. This standard is applied prospectively as of the beginning of the year of adoption. The adoption of this standard is not expected to have a material impact on American's consolidated financial statements.

ASU 2016-18: Statement of Cash Flows (Topic 230): Restricted Cash

This ASU requires that the change in total cash, cash at beginning of period and cash at end of period on the statement of cash flows include restricted cash and restricted cash equivalents and also requires companies who report cash and restricted cash separately on the balance sheet to reconcile those amounts to the statement of cash flows. This standard is required to be applied retrospectively, which results in the recast of each prior reporting period statement of cash flows presented. The adoption of this standard is not expected to have a material impact on American's consolidated financial statements.

Impacts to 2017 Results

The expected effects of adoption of the New Revenue Standard and New Retirement Standard to American's statement of operations for the twelve months ended December 31, 2017 are as follows:

| | | | | New Revenue Standard | | | Ne | w Retirement Standard | |
|---------------------------------|----|----------|-----|-------------------------|----|-------------------|----|-----------------------|--------------|
| | As | Reported | Def | erred Revenue Method | F | Reclassifications | | Reclassifications | As Recast |
| Operating revenues: | | | | _ | | _ | | _ | |
| Passenger | \$ | 36,133 | \$ | 311 | \$ | 2,687 | \$ | _ | \$ 39,131 |
| Cargo | | 800 | | _ | | 90 | | _ | 890 |
| Other | | 5,262 | | _ | | (2,673) | | _ | 2,589 |
| Total operating revenues | | 42,195 | | 311 | | 104 | | | 42,610 |
| Total operating expenses | | 38,163 | | _ | | 104 | | 138 | 38,405 |
| Operating income | | 4,032 | | 311 | | | | (138) | 4,205 |
| Total nonoperating expense, net | | (788) | | _ | | _ | | 138 | (650) |
| Income before income taxes | | 3,244 | | 311 | | | | | 3,555 |
| Income tax provision (1) | | 1,322 | | 948 | | _ | | _ | 2,270 |
| Net income | \$ | 1,922 | \$ | (637) | \$ | _ | \$ | _ | \$ 1,285 |

⁽¹⁾ The adjustment to the 2017 income tax provision includes an \$830 million special charge to reduce American's deferred tax asset associated with loyalty program liabilities as a result of H.R. 1, the 2017 Tax Cuts and Jobs Act (the 2017 Tax Act), enacted in December 2017 that reduced the federal corporate income tax rate from 35% to 21%.

The expected effects of adoption of the New Revenue Standard to American's December 31, 2017 balance sheet are as follows:

| | As Reported | New Revenue Standard | | As Recast |
|--------------------------------------|-------------|----------------------|----|-----------|
| Deferred tax asset | \$ 682 | \$ 1,389 | \$ | 2,071 |
| Air traffic liability | 3,978 | 64 | | 4,042 |
| Current loyalty program liability | 2,791 | 384 | | 3,175 |
| Noncurrent loyalty program liability | _ | 5,647 | | 5,647 |
| Total stockholder's equity (deficit) | 14,594 | (4,706) | ١ | 9,888 |

Standards Effective for 2019 Reporting Periods

ASU 2016-02: Leases (Topic 842) (the New Lease Standard)

The New Lease Standard requires lessees to recognize a lease liability and a right-of-use asset on the balance sheet and aligns many of the underlying principles of the new lessor model with those in the New Revenue Standard. The New Lease Standard is effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. Early adoption is permitted. American expects it will adopt the New Lease Standard effective January 1, 2019. Entities are required to adopt the New Lease Standard using a modified retrospective approach, which results in the recast of each prior reporting period presented, for all leases existing at or commencing after the date of initial application with an option to use certain practical expedients. American is currently evaluating how the adoption of the New Lease Standard will impact its consolidated financial statements. Interpretations are on-going and could have a material impact on its implementation. Currently, American expects that the adoption of the New Lease Standard will have a material impact on its consolidated balance sheet due to the recognition of right-of-use assets and lease liabilities principally for certain leases currently accounted for as operating leases.

2. Special Items, Net

Special items, net on the consolidated statements of operations consisted of the following (in millions):

| | Year Ended December 31, | | | | | |
|---|-------------------------|------|--------------|---------|--|--|
| | | 2017 | 2016 | 2015 | | |
| Merger integration expenses (1) | \$ | 273 | \$ 514 | \$ 826 | | |
| Fleet restructuring expenses (2) | | 232 | 177 | 210 | | |
| Employee 2017 Tax Act bonus expense (3) | | 123 | _ | _ | | |
| Labor contract expenses (4) | | 46 | _ | _ | | |
| Mark-to-market adjustments for bankruptcy obligations | | 27 | 25 | (53) | | |
| Other operating charges (credits), net | | 11 | (7) | 68 | | |
| Mainline operating special items, net | | 712 | 709 | 1,051 | | |
| Regional operating special items, net | | 3 | 13 | 18 | | |
| Operating special items, net | | 715 | 722 | 1,069 | | |
| | | | | | | |
| Debt refinancing and extinguishment charges | | 22 | 49 | 24 | | |
| Venezuela foreign currency losses | | _ | _ | 592 | | |
| Nonoperating special items, net | | 22 | 49 | 616 | | |
| | | | | | | |
| Impact of the 2017 Tax Act on deferred tax assets and liabilities | | 93 | _ | _ | | |
| Release of deferred tax valuation allowance | | _ | _ | (3,493) | | |
| Other tax charges | | _ | - | 25 | | |
| Income tax special items, net | | 93 | _ | (3,468) | | |

⁽¹⁾ Merger integration expenses included costs related to information technology, professional fees, re-branding of aircraft and airport facilities and training, and in 2016, also included costs related to alignment of labor union contracts, the launch of re-branded uniforms, relocation and severance, and in 2015, also included share-based compensation related to awards granted in connection with the Merger that fully vested in December 2015.

Fleet restructuring expenses, driven in part by the Merger, principally included the acceleration of depreciation, impairments, remaining lease payments and lease return costs for aircraft and related equipment grounded or expected to be grounded earlier than planned.

⁽³⁾ Employee bonus expense included costs related to the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of the 2017 Tax Act.

⁽⁴⁾ Labor contract expenses primarily included one-time charges to adjust the vacation accruals for pilots and flight attendants as a result of the mid-contract pay rate adjustments effective in the second quarter of 2017.

3. Debt

Long-term debt and capital lease obligations included in the consolidated balance sheets consisted of (in millions):

| | Decen | ber 3 | l, |
|---|--------------|-------|--------|
| | 2017 | | 2016 |
| Secured | | | |
| 2013 Credit Facilities, variable interest rate of 3.55%, installments through 2020 (a) | \$ 1,825 | \$ | 1,843 |
| 2014 Credit Facilities, variable interest rate of 3.43%, installments through 2021 (a) | 728 | | 735 |
| April 2016 Credit Facilities, variable interest rate of 3.57%, installments through 2023 (a) | 990 | | 1,000 |
| December 2016 Credit Facilities, variable interest rate of 3.48%, installments through 2023 (a) | 1,238 | | 1,250 |
| Aircraft enhanced equipment trust certificates (EETCs), fixed interest rates ranging from 3.00% to 9.75%, averaging 4.30%, maturing from 2018 to 2029 (b) | 11,881 | | 10,912 |
| Equipment loans and other notes payable, fixed and variable interest rates ranging from 2.34% to 8.48%, averaging 3.29%, maturing from 2018 to 2029 (c) | 5,259 | | 5,343 |
| Special facility revenue bonds, fixed interest rates ranging from 5.00% to 5.50%, maturing from 2018 to 2035 | 828 | | 862 |
| Other secured obligations, fixed interest rates ranging from 3.81% to 12.24%, maturing from 2018 to 2028 | 772 | | 848 |
| Total long-term debt and capital lease obligations | 23,521 | | 22,793 |
| Less: Total unamortized debt discount, premium and issuance costs | 227 | | 216 |
| Less: Current maturities | 2,058 | | 1,859 |
| Long-term debt and capital lease obligations, net of current maturities | \$ 21,236 | \$ | 20,718 |

The table below shows the maximum availability under revolving credit facilities, all of which were undrawn, as of December 31, 2017 (in millions):

| 2013 Revolving Facility | \$ 1,200 |
|-------------------------------|-------------|
| 2014 Revolving Facility | 1,000 |
| April 2016 Revolving Facility | 300 |
| Total | \$ 2,500 |

Secured financings are collateralized by assets, primarily aircraft, engines, simulators, aircraft spare parts, airport gate leasehold rights, route authorities and airport slots. At December 31, 2017, American was operating 33 aircraft under capital leases. Leases can generally be renewed at rates based on fair market value at the end of the lease term for a number of additional years.

At December 31, 2017, the maturities of long-term debt and capital lease obligations are as follows (in millions):

| 2018 | \$ 2,098 |
|---------------------|--------------|
| 2019 | 2,118 |
| 2020 | 3,563 |
| 2021 | 2,854 |
| 2022 | 1,286 |
| 2023 and thereafter | 11,602 |
| Total | \$ 23,521 |

(a) 2013. 2014. April 2016 and December 2016 Credit Facilities

2013 Credit Facilities

In March 2017, American and AAG entered into the Second Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement dated as of May 21, 2015 (which amended and restated the Credit and Guaranty Agreement dated as of June 27, 2013), as previously amended by the First Amendment to Amended and Restated Credit and Guaranty Agreement dated as of October 26, 2015, pursuant to which AAG refinanced the \$1.8 billion term loan facility due June 2020 established thereunder (the 2013 Term Loan Facility and, together with the \$1.4 billion revolving credit facility established under such agreement (the 2013 Revolving Facility), the 2013 Credit Facilities) to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

In August 2017, American and AAG entered into the Third Amendment to the Amended and Restated Credit and Guaranty Agreement pursuant to which the maturity date of the 2013 Revolving Facility was extended to October 2022, the LIBOR margin thereon was reduced from 3.00% to 2.25%, and the maximum principal amount of such facility was reduced to \$1.2 billion.

2014 Credit Facilities

In June 2017, American and AAG entered into the Third Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement dated as of April 20, 2015 (which amended and restated the Credit and Guaranty Agreement dated as of October 10, 2014), as previously amended by the First Amendment to Amended and Restated Credit and Guaranty Agreement dated as of October 26, 2015 and the Second Amendment to Amended and Restated Credit and Guaranty Agreement dated as of September 22, 2016, pursuant to which AAG refinanced the \$735 million term loan facility due October 2021 established thereunder (the 2014 Term Loan Facility and, together with the \$1.025 billion revolving credit facility established under such agreement (the 2014 Revolving Facility), the 2014 Credit Facilities) to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

In August 2017, American and AAG entered into the Fourth Amendment to the Amended and Restated Credit and Guaranty Agreement pursuant to which the maturity date of the 2014 Revolving Facility was extended to October 2022, the LIBOR margin thereon was reduced from 3.00% to 2.25%, and the maximum principal amount of such facility was reduced to \$1.0 billion.

April 2016 Credit Facilities

In August 2017, American and AAG entered into the Second Amendment to the Credit and Guaranty Agreement, amending the Credit and Guaranty Agreement dated as of April 29, 2016 (the April 2016 Credit Facilities), as previously amended by the First Amendment to the Credit and Guaranty Agreement, dated as of October 31, 2016, pursuant to which a new \$300 million revolving credit facility (the April 2016 Revolving Facility) was established with a maturity date of October 2022 and a LIBOR margin of 2.25%.

In November 2017, American and AAG entered into the Third Amendment to the Credit and Guaranty Agreement, amending the April 2016 Credit Facilities, pursuant to which AAG refinanced the \$990 million term loan facility due April 2023 established thereunder (the April 2016 Term Loan Facility), to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

December 2016 Credit Facilities

In November 2017, American and AAG entered into the First Amendment to the Amended and Restated Credit and Guaranty Agreement, amending the Amended and Restated Credit and Guaranty Agreement, dated as of December 15, 2016, pursuant to which AAG refinanced the \$1.25 billion term loan facility due December 2023 established thereunder (the December 2016 Term Loan Facility), to reduce the LIBOR margin from 2.50% to 2.00% and the base rate margin from 1.50% to 1.00%.

Certain details of American's 2013, 2014, April 2016 and December 2016 Credit Facilities (collectively referred to as the Credit Facilities) are shown in the table below as of December 31, 2017:

| | 2013 Cr | edit Facilities | 2014 Credit Facilities | | April 2016 C | redit Facilities | December 2016 Credit Facilities |
|--|-------------------|----------------------------|------------------------|----------------------------|-------------------------|-------------------------------------|------------------------------------|
| | 2013 Term Loan | 2013 Revolving Facility | 2014 Term Loan | 2014 Revolving Facility | April 2016 Term Loan | April 2016 Revolving Facility | December 2016 Term Loan |
| Aggregate principal issued or credit facility availability (in millions) | \$1,900 | \$1,200 | \$750 | \$1,000 | \$1,000 | \$300 | \$1,250 |
| Principal outstanding or drawn (in millions) | \$1,825 | \$— | \$728 | \$ — | \$990 | \$— | \$1,238 |
| Maturity date | June 2020 | October 2022 | October 2021 | October 2022 | April 2023 | October 2022 | December 2023 |
| LIBOR margin | 2.00% | 2.25% | 2.00% | 2.25% | 2.00% | 2.25% | 2.00% |

The Term Loans are repayable in annual installments in an amount equal to 1.00% of the aggregate principal amount issued, with any unpaid balance due on the respective maturity dates. Voluntary prepayments may be made by American at any time.

The 2013, 2014 and April 2016 Revolving Facilities provide that American may from time to time borrow, repay and reborrow loans thereunder. The 2013 and 2014 Revolving Facilities have the ability to issue letters of credit thereunder in an aggregate amount outstanding at any time up to \$150 million and \$300 million, respectively. The 2013, 2014 and April 2016 Revolving Facilities are each subject to an undrawn annual fee of 0.75%. As of December 31, 2017, there were no borrowings or letters of credit outstanding under the 2013, 2014 or April 2016 Revolving Facilities. The December 2016 Credit Facilities provide for a revolving credit facility that may be established in the future.

Subject to certain limitations and exceptions, the Credit Facilities are secured by collateral, including certain spare parts, certain slots, certain route authorities, certain simulators and certain leasehold rights. American has the ability to make future modifications to the collateral pledged, subject to certain restrictions. American's obligations under the Credit Facilities are guaranteed by AAG. American is required to maintain a certain minimum ratio of appraised value of the collateral to the outstanding loans as further described below in "Collateral-Related Covenants."

The Credit Facilities contain events of default customary for similar financings, including cross default to other material indebtedness. Upon the occurrence of an event of default, the outstanding obligations may be accelerated and become due and payable immediately. In addition, if a "change of control" occurs, American will (absent an amendment or waiver) be required to repay at par the loans outstanding under the Credit Facilities and terminate the 2013, 2014 and April 2016 Revolving Facilities and any revolving credit facilities established under the December 2016 Credit Facilities. The Credit Facilities also include covenants that, among other things, require AAG to maintain a minimum aggregate liquidity (as defined in the Credit Facilities) of not less than \$2.0 billion, and limit the ability of AAG and its restricted subsidiaries to pay dividends and make certain other payments, make certain investments, incur additional indebtedness, incur liens on the collateral, dispose of the collateral, enter into certain affiliate transactions and engage in certain business activities, in each case subject to certain exceptions.

(b) EETCs

2016-3 EETCs

During the first quarter of 2017, all remaining net proceeds of the Series 2016-3 Class AA and Class A EETCs (the 2016-3 EETCs), in the amount of \$109 million, were used to purchase equipment notes issued by American in connection with the financing of two of the 25 aircraft financed under the 2016-3 EETCs (such 25 aircraft, the 2016-3 Aircraft).

In October 2017, American created one additional pass-through trust which issued approximately \$193 million aggregate principal amount of Series 2016-3 Class B EETCs (the 2016-3 Class B EETCs) in connection with the financing of the 2016-3 Aircraft. The proceeds received from the sale of the 2016-3 Class B EETCs were used on the

date of issuance of the 2016-3 Class B EETCs to acquire Series B equipment notes issued by American in connection with the financing of the 2016-3 Aircraft.

Interest and principal payments on equipment notes issued in connection with the 2016-3 EETCs are payable semi-annually in April and October of each year, with interest payments that began in April 2017 and principal payments that began in October 2017 for the Class AA and Class A EETCs and interest and principal payments beginning in April 2018 for the Class B EETCs. These equipment notes are secured by liens on the 2016-3 Aircraft.

Certain information regarding the 2016-3 EETC equipment notes, as of December 31, 2017, is set forth in the table below.

| | | 2016-3 EETCs | |
|-------------------------------|---------------|---------------|---------------|
| | Series AA | Series A | Series B |
| Aggregate principal issued | \$558 million | \$256 million | \$193 million |
| Fixed interest rate per annum | 3.00% | 3.25% | 3.75% |
| Maturity date | October 2028 | October 2028 | October 2025 |

2017-1 EETCs

In January 2017, American created three pass-through trusts which issued approximately \$983 million aggregate principal amount of Series 2017-1 Class AA, Class A and Class B EETCs (the 2017-1 EETCs) in connection with the financing of 24 aircraft delivered to American through May 2017 (the 2017-1 Aircraft).

During the first six months of 2017, all of the net proceeds received from the sale of the 2017-1 EETCs were used to purchase equipment notes issued by American in connection with the financing of the 2017-1 Aircraft. Interest and principal payments on equipment notes issued in connection with the 2017-1 EETCs are payable semi-annually in February and August of each year, with interest payments that began in August 2017 and principal payments beginning in February 2018. These equipment notes are secured by liens on the 2017-1 Aircraft.

Certain information regarding the 2017-1 EETC equipment notes, as of December 31, 2017, is set forth in the table below.

| | | 2017-1 EETCs | | |
|-------------------------------|---------------|---------------|---------------|--|
| | Series AA | Series A | Series B | |
| Aggregate principal issued | \$537 million | \$248 million | \$198 million | |
| Fixed interest rate per annum | 3.65% | 4.00% | 4.95% | |
| Maturity date | February 2029 | February 2029 | February 2025 | |

2017-2 EETCs

In August 2017, American created two pass-through trusts which issued approximately \$797 million aggregate principal amount of Series 2017-2 Class AA and Class A EETCs (the 2017-2 EETCs) in connection with the financing of 30 aircraft previously delivered to American or scheduled to be delivered to American through April 2018 (the 2017-2 Aircraft). A portion of the net proceeds received from the sale of the 2017-2 EETCs has been used to acquire Series AA and A equipment notes issued by American to the pass-through trusts and the balance of such proceeds is being held in escrow for the benefit of the holders of the 2017-2 EETCs until such time as American issues additional Series AA and A equipment notes to the pass-through trusts, which trusts will purchase such additional equipment notes with the escrowed funds. These escrowed funds are not guaranteed by American and are not reported as debt on American's consolidated balance sheet because the proceeds held by the depository are not American's assets.

In October 2017, American created one additional pass-through trust which issued approximately \$221 million aggregate principal amount of Series 2017-2 Class B EETCs (the 2017-2 Class B EETCs) in connection with the financing of the 2017-2 Aircraft. A portion of the net proceeds received from the sale of the Series 2017-2 Class B EETCs was used on the date of issuance of the 2017-2 Class B EETCs to acquire Series B equipment notes issued by American in connection with the financing of certain 2017-2 Aircraft, and the balance of such proceeds is being held in escrow for the benefit of the holders of the 2017-2 Class B EETCs until such time as American issues additional Series B equipment notes to the pass-through trust, which will purchase such additional equipment notes with a portion of the escrowed funds. These escrowed funds are not guaranteed by American and are not reported as debt on American's consolidated balance sheet because the proceeds held by the depository are not American's assets.

As of December 31, 2017, approximately \$735 million of the escrowed proceeds from the 2017-2 EETCs have been used to purchase equipment notes issued by American. Interest and principal payments on equipment notes issued in connection with the 2017-2 EETCs are payable semi-annually in April and October of each year, with interest payments beginning in April 2018 and principal payments beginning in October 2018. These equipment notes are secured by liens on the aircraft financed with the proceeds of the 2017-2 EETCs.

Certain information regarding the 2017-2 EETC equipment notes and the remaining escrowed proceeds of the 2017-2 EETCs, as of December 31, 2017, is set forth in the table below.

| | | 2017-2 EETCs | | |
|-------------------------------|---------------|---------------|---------------|--|
| | Series AA | Series A | Series B | |
| Aggregate principal issued | \$545 million | \$252 million | \$221 million | |
| Remaining escrowed proceeds | \$152 million | \$70 million | \$61 million | |
| Fixed interest rate per annum | 3.35% | 3.60% | 3.70% | |
| Maturity date | October 2029 | October 2029 | October 2025 | |

(c) Equipment Loans and Other Notes Payable Issued in 2017

In 2017, American entered into agreements under which it borrowed \$1.0 billion in connection with the financing of certain aircraft. Debt incurred under these agreements matures in 2027 through 2029 and bears interest at fixed and variable rates of LIBOR plus an applicable margin averaging 3.08% at December 31, 2017.

Guarantees

As of December 31, 2017, American had issued guarantees covering AAG's \$500 million aggregate principal amount of 6.125% senior notes due 2018, \$750 million aggregate principal amount of 5.50% senior notes due 2019 and \$500 million aggregate principal amount of 4.625% senior notes due 2020.

Collateral-Related Covenants

Certain of American's debt financing agreements contain loan to value (LTV) ratio covenants and require American to annually appraise the related collateral. Pursuant to such agreements, if the LTV ratio exceeds a specified threshold, American is required, as applicable, to pledge additional qualifying collateral (which in some cases may include cash collateral), or pay down such financing, in whole or in part.

Specifically, American is required to meet certain collateral coverage tests on an annual basis for four credit facilities, as described below:

| | 2013 Credit Facilities | 2014 Credit Facilities | April 2016 Credit Facilities | December 2016 Credit Facilities |
|---|--|---|---|---|
| Frequency of Appraisals of Appraised Collateral | Annual | Annual | Annual | Annual |
| LTV Requirement | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) | 1.6x Collateral valuation to amount of debt outstanding (62.5% LTV) |
| LTV as of Last Measurement Date | 33.9% | 23.1% | 42.7% | 59.0% |
| Collateral Description | Generally, certain slots, route authorities, and airport gate leasehold rights used by American to operate all services between the U.S. and South America | Generally, certain slots, route authorities and airport gate leasehold rights used by American to operate certain services between the U.S. and London Heathrow | Generally, certain spare parts | Generally, certain Ronald Reagan Washington National Airport (DCA) slots, certain La Guardia Airport (LGA) slots, certain simulators and certain leasehold rights |

At December 31, 2017, American was in compliance with the applicable collateral coverage tests as of the most recent measurement dates.

4. Income Taxes

The significant components of the income tax provision (benefit) were (in millions):

| | Year Ended December 31, | | | | | | | | | |
|--|-----------------------------|----------|----|---------|--|--|--|--|--|--|
| | 2017 | 2016 | | 2015 | | | | | | |
| Current income tax provision: | | | | | | | | | | |
| Federal | \$ _ | \$ — | \$ | _ | | | | | | |
| State and Local | 24 | 10 | | 15 | | | | | | |
| Current income tax provision | 24 | 10 | | 15 | | | | | | |
| Deferred income tax provision (benefit): | | | | | | | | | | |
| Federal | 1,235 | 1,559 | | (3,407) | | | | | | |
| State and Local | 63 | 93 | | (60) | | | | | | |
| Deferred income tax provision (benefit) | 1,298 | 1,652 | | (3,467) | | | | | | |
| Total income tax provision (benefit) | \$ 1,322 | \$ 1,662 | \$ | (3,452) | | | | | | |
| | | | | | | | | | | |

The income tax provision (benefit) differed from amounts computed at the statutory federal income tax rate as follows (in millions):

| | Year Ended December 31, | | | | | | | | | |
|---|-------------------------|-------|----|-------|----|---------|--|--|--|--|
| | | 2017 | | 2016 | | 2015 | | | | |
| Statutory income tax provision | \$ | 1,135 | \$ | 1,555 | \$ | 1,635 | | | | |
| State income tax provision, net of federal tax effect | | 54 | | 67 | | 71 | | | | |
| Book expenses not deductible for tax purposes | | 30 | | 32 | | 55 | | | | |
| Bankruptcy administration expenses | | 1 | | 1 | | 3 | | | | |
| 2017 Tax Act | | 93 | | _ | | _ | | | | |
| Change in valuation allowance | | 4 | | (1) | | (5,216) | | | | |
| Other, net | | 5 | | 8 | | _ | | | | |
| Income tax provision (benefit) | \$ | 1,322 | \$ | 1,662 | \$ | (3,452) | | | | |

American provides a valuation allowance for its deferred tax assets, which include the net operating losses (NOLs), when it is more likely than not that some portion, or all of its deferred tax assets, will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. American considers all available positive and negative evidence and makes certain assumptions in evaluating the realizability of its deferred tax assets. Many factors are considered that impact American's assessment of future profitability, including conditions which are beyond its control, such as the health of the economy, the level and volatility of fuel prices and travel demand.

In connection with the preparation of American's financial statements at the end of 2015, American determined that after considering all positive and negative evidence, including the completion of certain critical Merger integration milestones as well as its financial performance, it was more likely than not that substantially all of its deferred income tax assets, which include its NOLs, would be realized. Accordingly, during the year ended December 31, 2015, American reversed \$3.5 billion of the valuation allowance, which resulted in a special non-cash tax benefit recorded in the consolidated statement of operations.

In addition to the changes in the valuation allowance from operations described above, the valuation allowance was also impacted by the changes in the components of accumulated other comprehensive income (loss), described in Note 8. The total increase to the valuation allowance was \$12 million in 2017, \$8 million of which is included in the 2017 Tax Act amount in the table above. In 2016 and 2015, the decrease in the valuation allowance was \$1 million and \$5.2 billion, respectively.

The components of American's deferred tax assets and liabilities were (in millions):

| | | , | | |
|--|----|---------|----|---------|
| | | 2017 | | 2016 |
| Deferred tax assets: | | | | |
| Operating loss carryforwards | \$ | 2,409 | \$ | 4,087 |
| Pensions | | 1,549 | | 2,595 |
| Loyalty program liability | | 420 | | 485 |
| Alternative minimum tax (AMT) credit carryforwards | | 457 | | 456 |
| Postretirement benefits other than pensions | | 170 | | 291 |
| Rent expense | | 160 | | 256 |
| Gains from lease transactions | | 107 | | 213 |
| Reorganization items | | 35 | | 53 |
| Other | | 638 | | 911 |
| Total deferred tax assets | | 5,945 | | 9,347 |
| Valuation allowance | | (25) | | (13) |
| Net deferred tax assets | | 5,920 | | 9,334 |
| Deferred tax liabilities: | | | | |
| Accelerated depreciation and amortization | | (4,999) | | (7,101) |
| Other | | (274) | | (335) |
| Total deferred tax liabilities | | (5,273) | | (7,436) |
| Net deferred tax asset | \$ | 647 | \$ | 1,898 |

At December 31, 2017, American had approximately \$10.6 billion of federal NOLs carried over from prior taxable years (NOL Carryforwards) to reduce future federal taxable income, substantially all of which American expects to be available for use in 2018. American is a member of AAG's consolidated federal and certain state income tax returns. The amount of federal NOL Carryforwards available in those returns is \$10.0 billion. substantially all of which is expected to be available for use in 2018. The federal NOL Carryforwards will expire beginning in 2022 if unused. American also had approximately \$3.2 billion of NOL Carryforwards to reduce future state taxable income at December 31, 2017, which will expire in years 2018 through 2037 if unused. American's ability to deduct its NOL Carryforwards and to utilize certain other available tax attributes can be substantially constrained under the general annual limitation rules of Section 382 where an "ownership change" has occurred. Substantially all of American's remaining federal NOL Carryforwards attributable to US Airways Group are subject to limitation under Section 382; however, American's ability to utilize such NOL Carryforwards is not anticipated to be effectively constrained as a result of such limitation. American elected to be covered by certain special rules for federal income tax purposes that permitted approximately \$9.5 billion (with \$8.6 billion of unlimited NOL still remaining at December 31, 2017) of its federal NOL Carryforwards to be utilized without regard to the annual limitation generally imposed by Section 382. Similar limitations may apply for state income tax purposes. American's ability to utilize any new NOL Carryforwards arising after the ownership changes is not affected by the annual limitation rules imposed by Section 382 unless another future ownership change occurs. Under the Section 382 limitation, cumulative stock ownership changes among material stockholders exceeding 50% during a rolling three-year period can potentially limit a company's future use of NOLs and tax credits. See Part I, Item 1A. Risk Factors - "Our ability to utilize our NOL Carryforwards may be limited" for unaudited additional discussion of this risk.

At December 31, 2017, American had an AMT credit carryforward of approximately \$452 million available for federal income tax purposes, which is now expected to be refunded in 2019 and 2020 as a result of the repeal of corporate AMT.

In 2017, American recorded an income tax provision of \$1.3 billion, with an effective rate of approximately 41%, which was substantially non-cash as American utilized the NOLs described above. Substantially all of American's income before income taxes is attributable to the United States.

American is part of the AAG consolidated income tax return. American files its tax returns as prescribed by the tax laws of the jurisdictions in which it operates. American's 2014 through 2016 tax years are still subject to examination by the Internal Revenue Service. Various state and foreign jurisdiction tax years remain open to examination and American is under examination, in administrative appeals, or engaged in tax litigation in certain jurisdictions. American believes that the effect of any assessments will not be material to its consolidated financial statements.

The amount of, and changes to, American's uncertain tax positions were not material in any of the years presented. American accrues interest and penalties related to unrecognized tax benefits in interest expense and operating expense, respectively.

The 2017 Tax Act was enacted on December 22, 2017. The 2017 Tax Act is the most comprehensive tax change in more than 30 years. As of December 31, 2017, American has not completed its evaluation of the 2017 Tax Act; however, to the extent possible, American has made a reasonable estimate of its effects, including the impact of lower corporate income tax rates (21% vs. 35%) on its deferred tax assets and liabilities and the one-time transition tax on earnings of certain foreign subsidiaries that were previously tax deferred. For the year ended December 31, 2017, American recognized a special income tax expense of \$93 million to reflect these impacts of the 2017 Tax Act.

The 2017 Tax Act is unclear in many respects and could be subject to potential amendments and technical corrections, as well as interpretations and implementation regulations by the Treasury and Internal Revenue Service. In addition, it is unclear how these U.S. federal income tax changes will affect state and local taxation, which often uses federal taxable income as a starting point for computing state and local tax liabilities. Accordingly, American has not yet been able to make a reasonable estimate of the impact of certain items and continues to account for those items based on the tax laws in effect prior to the 2017 Tax Act.

As further interpretations, clarifications and amendments to the 2017 Tax Act are made, American's future financial statements could be materially impacted.

5. Risk Management

American's economic prospects are heavily dependent upon two variables it cannot control: the health of the economy and the price of fuel.

Due to the discretionary nature of business and leisure travel spending and the highly competitive nature of the airline industry, American's revenues are heavily influenced by the condition of the U.S. economy and economies in other regions of the world. Unfavorable conditions in these broader economies have resulted, and may result in the future, in decreased passenger demand for air travel, changes in booking practices and related reactions by American's competitors, all of which in turn have had, and may have in the future, a negative effect on American's business. In addition, during challenging economic times, actions by its competitors to increase their revenues can have an adverse impact on American's revenues.

American's operating results are materially impacted by changes in the availability, price volatility and cost of aircraft fuel, which represents one of the largest single cost items in American's business. Jet fuel market prices have fluctuated substantially over the past several years and prices continue to be highly volatile. Because of the amount of fuel needed to operate American's business, even a relatively small increase or decrease in the price of fuel can have a material effect on American's operating results and liquidity.

These additional factors could impact American's results of operations, financial performance and liquidity:

(a) Credit Risk

Most of American's receivables relate to tickets sold to individual passengers through the use of major credit cards or to tickets sold by other airlines and used by passengers on American. These receivables are short-term, mostly settled within seven days after sale. Bad debt losses, which have been minimal in the past, have been considered in establishing allowances for doubtful accounts. American does not believe it is subject to any significant concentration of credit risk.

(b) Interest Rate Risk

American has exposure to market risk associated with changes in interest rates related primarily to its variable rate debt obligations. Interest rates on \$9.6 billion principal amount of long-term debt as of December 31, 2017 are subject to adjustment to reflect changes in floating interest rates. The weighted average effective interest rate on American's variable rate debt was 3.4% at December 31, 2017. American does not currently have an interest rate hedge program.

(c) Foreign Currency Risk

American is exposed to the effect of foreign exchange rate fluctuations on the U.S. dollar value of foreign currency-denominated operating revenues and expenses. American's largest exposure comes from the British pound, Euro, Canadian dollar and various Latin American currencies, primarily the Brazilian real. American does not currently have a foreign currency hedge program. See Part I, Item 1A. Risk Factors – "We operate a global business with international operations that are subject to economic and political instability and have been, and in the future may continue to be, adversely affected by numerous events, circumstances or government actions beyond our control" for unaudited additional discussion of this risk.

6. Fair Value Measurements and Other Investments

Assets Measured at Fair Value on a Recurring Basis

Fair value is defined as the price that would be received from the sale of an asset or paid to transfer a liability (i.e. an exit price) on the measurement date in an orderly transaction between market participants in the principal or most advantageous market for the asset or liability. Accounting standards include disclosure requirements around fair values used for certain financial instruments and establish a fair value hierarchy. The hierarchy prioritizes valuation inputs into three levels based on the extent to which inputs used in measuring fair value are observable in the market. Each fair value measurement is reported in one of three levels:

- Level 1 Observable inputs such as quoted prices in active markets;
- Level 2 Inputs, other than quoted prices in active markets, that are observable either directly or indirectly; and
- Level 3 Unobservable inputs in which there is little or no market data, which require the reporting entity to develop its own assumptions.

When available, American uses quoted market prices to determine the fair value of its financial assets. If quoted market prices are not available, American measures fair value using valuation techniques that use, when possible, current market-based or independently-sourced market parameters, such as interest rates and currency rates.

American utilizes the market approach to measure fair value for its financial assets. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable assets. American's short-term investments classified as Level 2 primarily utilize broker quotes in a non-active market for valuation of these securities. No changes in valuation techniques or inputs occurred during the year ended December 31, 2017.

Assets measured at fair value on a recurring basis are summarized below (in millions):

| | Total | Level 1 | Level 2 | Level 3 |
|--|-----------|-----------|---------|---------|
| Short-term investments (1)(2): | | | | |
| Money market funds | \$ 186 | \$ 186 | \$ _ | \$ _ |
| Corporate obligations | 1,620 | _ | 1,620 | _ |
| Bank notes/certificates of deposit/time deposits | 2,662 | _ | 2,662 | _ |
| Repurchase agreements | 300 | _ | 300 | _ |
| | 4,768 | 186 | 4,582 | |

318

5,086

Fair Value Measurements as of December 31, 2017

108

294

210

4,792

All short-term investments are classified as available-for-sale and stated at fair value. American's short-term investments mature in one year or less except for \$700 million of bank notes/certificates of deposit/time deposits and \$341 million of corporate obligations.

| | | Fa | ir Valu | e Measurement | ts as o | of December 31, | 2016 | |
|--|-------|-------|---------|---------------|---------|-----------------|------|---------|
| | Total | | | Level 1 | | Level 2 | | Level 3 |
| Short-term investments (1) (2): | | | | | | | | |
| Money market funds | \$ | 587 | \$ | 587 | \$ | _ | \$ | _ |
| Corporate obligations | | 2,550 | | _ | | 2,550 | | _ |
| Bank notes/certificates of deposit/time deposits | | 2,897 | | _ | | 2,897 | | _ |
| | | 6,034 | | 587 | | 5,447 | | _ |
| Restricted cash and short-term investments (1) | | 638 | | 638 | | _ | | _ |
| Total | \$ | 6,672 | \$ | 1,225 | \$ | 5,447 | \$ | _ |
| | | | | | | | _ | |

⁽¹⁾ Unrealized gains or losses on short-term investments and restricted cash and short-term investments are recorded in accumulated other comprehensive income (loss) at each measurement date.

Fair Value of Debt

Restricted cash and short-term investments (1)

Total

The fair value of American's long-term debt was estimated using quoted market prices or discounted cash flow analyses, based on American's current estimated incremental borrowing rates for similar types of borrowing arrangements. If American's long-term debt was measured at fair value, it would have been classified as Level 2 in the fair value hierarchy.

The carrying value and estimated fair value of American's long-term debt, including current maturities, were as follows (in millions):

| | Decembe | r 31, | 2017 | Decembe | 2016 | |
|--|-----------------------|---------------|--------|-------------------|------|---------------|
| | Carrying Value | Fair Value | | Carrying Value | | Fair Value |
| Long-term debt, including current maturities | \$ 23,294 | | 24,029 | \$ 22,577 | \$ | 23,181 |
| | 150 | | | | | |

⁽¹⁾ Unrealized gains or losses on short-term investments and restricted cash and short-term investments are recorded in accumulated other comprehensive income (loss) at each measurement date.

All short-term investments are classified as available-for-sale and stated at fair value. American's short-term investments mature in one year or less except for \$385 million of bank notes/certificates of deposit/time deposits and \$230 million of corporate obligations.

Other Investments

American has an approximate 25% ownership interest in Republic Airways Holdings Inc. (Republic), which it received in the second quarter of 2017 in consideration for its unsecured claim in Republic's bankruptcy case. This ownership interest is accounted for under the equity method and American's portion of Republic's financial results is recognized within other, net on the consolidated statements of operations. In 2017, American recognized \$544 million of regional expense from its capacity purchase agreement with Republic.

Additionally, in the third quarter of 2017, American acquired 2.7% of the outstanding shares of China Southern Airlines Company Limited for \$203 million. Since American's subscription agreement restricts the sale or transfer of these shares for three years, American accounts for this investment under the cost method.

These investments are reflected within other assets on American's consolidated balance sheets.

7. Employee Benefit Plans

American sponsors defined benefit and defined contribution pension plans for eligible employees. The defined benefit pension plans provide benefits for participating employees based on years of service and average compensation for a specified period of time before retirement. Effective November 1, 2012, substantially all of American's defined benefit pension plans were frozen and American began providing enhanced benefits under its defined contribution pension plans for certain employee groups. American uses a December 31 measurement date for all of its defined benefit pension plans. American also provides certain retiree medical and other postretirement benefits, including health care and life insurance benefits, to retired employees. Effective November 1, 2012, American modified its retiree medical and other postretirement benefits plans to eliminate the company subsidy for employees who retire on or after November 1, 2012. As a result of modifications to its retiree medical and other postretirement benefits plans in 2012, American recognized a negative plan amendment of \$1.9 billion, which is included as a component of prior service benefit in OCI and will be amortized over the future service life of the active plan participants for whom the benefit was eliminated, or approximately eight years. As of December 31, 2017, \$631 million of prior service benefit remains to be amortized.

Benefit Obligations, Fair Value of Plan Assets and Funded Status

The following tables provide a reconciliation of the changes in the pension and retiree medical and other postretirement benefits obligations, fair value of plan assets and a statement of funded status as of December 31, 2017 and 2016:

| | Pension | Benef | fits | | Retiree M Other Postreti | |
|---|--------------|-------|--------|---------|-----------------------------|-------------|
| | 2017 | | 2016 | | 2017 | 2016 |
| | | | (In m | illions |) | |
| Benefit obligation at beginning of period | \$ 17,148 | \$ | 16,310 | \$ | 990 | \$ 1,129 |
| Service cost | 2 | | 2 | | 4 | 3 |
| Interest cost | 717 | | 746 | | 39 | 47 |
| Actuarial (gain) loss (1)(2) | 1,007 | | 725 | | 49 | (104) |
| Plan amendments | _ | | _ | | _ | 7 |
| Settlements | (4) | | (2) | | _ | _ |
| Benefit payments | (723) | | (633) | | (80) | (92) |
| Other | 28 | | _ | | 8 | _ |
| Benefit obligation at end of period | \$ 18,175 | \$ | 17,148 | \$ | 1,010 | \$ 990 |
| | | | | | | |

| | Pension | Ben | efits | | Retiree M Other Postreti | |
|--|---------------|-----|---------|--------|-----------------------------|-------------|
| | 2017 | | 2016 | | 2017 | 2016 |
| | | | (In m | illion | s) | |
| Fair value of plan assets at beginning of period | \$ 9,968 | \$ | 9,660 | \$ | 266 | \$ 253 |
| Actual return on plan assets | 1,788 | | 911 | | 37 | 22 |
| Employer contributions (3) | 286 | | 32 | | 72 | 83 |
| Settlements | (4) | | (2) | | _ | _ |
| Benefit payments | (723) | | (633) | | (80) | (92) |
| Other | 25 | | _ | | _ | _ |
| Fair value of plan assets at end of period | \$ 11,340 | \$ | 9,968 | \$ | 295 | \$ 266 |
| Funded status at end of period | \$ (6,835) | \$ | (7,180) | \$ | (715) | \$ (724) |

⁽¹⁾ The December 31, 2017 and 2016 pension actuarial loss primarily relates to weighted average discount rate assumption changes and changes to American's mortality assumptions.

Balance Sheet Position

| | | Pension | Bene | efits | | Retiree M Other Postretir | |
|--|----|-----------|------|--------|---------|------------------------------|---------------|
| | | 2017 2016 | | | | 2017 | 2016 |
| | | | | (In mi | llions) | | |
| As of December 31, | | | | | | | |
| Current liability | \$ | 10 | \$ | 7 | \$ | 88 | \$ 97 |
| Noncurrent liability | | 6,825 | | 7,173 | | 627 | 627 |
| Total liabilities | \$ | 6,835 | \$ | 7,180 | \$ | 715 | \$ 724 |
| | | | | | | | |
| Net actuarial loss (gain) | \$ | 5,337 | \$ | 5,472 | \$ | (388) | \$ (429) |
| Prior service cost (benefit) | | 159 | | 188 | | (600) | (837) |
| Total accumulated other comprehensive loss (income), pre-tax | \$ | 5,496 | \$ | 5,660 | \$ | (988) | \$ (1,266) |

The December 31, 2017 retiree medical and other postretirement benefits actuarial (gain) loss primarily relates to plan experience adjustments, weighted average discount rate assumption changes and changes to American's mortality assumptions and as of December 31, 2016, also includes medical trend and cost assumption changes.

During 2017, American contributed \$286 million to its defined benefit pension plans, including supplemental contributions of \$261 million in addition to a \$25 million minimum required cash contribution.

Plans with Accumulated Benefit Obligations Exceeding Fair Value of Plan Assets

| | Pensior | Benef | its | | Retiree Me Other Postretire | |
|---|--------------|-------|--------|-----------|--------------------------------|---------|
| | 2017 | | 2016 | · · | 2017 | 2016 |
| | | | (In n | nillions) | | |
| Projected benefit obligation | \$ 18,144 | \$ | 17,119 | \$ | _ | \$ _ |
| Accumulated benefit obligation (ABO) | 18,135 | | 17,108 | | _ | _ |
| Accumulated postretirement benefit obligation | _ | | _ | | 1,010 | 990 |
| Fair value of plan assets | 11,307 | | 9,936 | | 295 | 266 |
| ABO less fair value of plan assets | 6,828 | | 7,172 | | _ | _ |

Net Periodic Benefit Cost (Income)

| | Pension Benefits | | | | | | | Othe | l nefits | 5 | | |
|------------------------------------|------------------|-------|------|-------|----|-------|--------|-------|-------------|-------|----|-------|
| | | 2017 | 2016 | | | 2015 | 2017 | | 2016 | | | 2015 |
| | | | | | | (In n | nillio | ns) | | | | |
| Defined benefit plans: | | | | | | | | | | | | |
| Service cost | \$ | 2 | \$ | 2 | \$ | 1 | \$ | 4 | \$ | 3 | \$ | 3 |
| Interest cost | | 717 | | 746 | | 733 | | 39 | | 47 | | 50 |
| Expected return on assets | | (786) | | (747) | | (848) | | (21) | | (20) | | (19) |
| Settlements | | 1 | | _ | | 1 | | _ | | _ | | _ |
| Amortization of: | | | | | | | | | | | | |
| Prior service cost (benefit) | | 28 | | 28 | | 28 | | (237) | | (240) | | (243) |
| Unrecognized net loss (gain) | | 144 | | 125 | | 111 | | (23) | | (16) | | (9) |
| Net periodic benefit cost (income) | | 106 | | 154 | | 26 | | (238) | | (226) | | (218) |
| Defined contribution plan cost | | 844 | | 761 | | 657 | | N/A | | N/A | | N/A |
| Total cost (income) | \$ | 950 | \$ | 915 | \$ | 683 | \$ | (238) | \$ | (226) | \$ | (218) |

The estimated amount of unrecognized actuarial net loss and prior service cost for the defined benefit pension plans that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost over the next fiscal year is \$171 million.

The estimated amount of unrecognized actuarial net gain and prior service benefit for the retiree medical and other postretirement benefits plans that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost over the next fiscal year is \$258 million.

Assumptions

The following actuarial assumptions were used to determine American's benefit obligations and net periodic benefit cost for the periods presented:

| | P | Pension Benefi | ts | | etiree Medical a Postretirement | dical and ment Benefits | | |
|---|-------|----------------|-------|-------|------------------------------------|--------------------------------|--|--|
| | 2017 | 2017 2016 | | 2017 | | 2016 | | |
| Benefit obligations: | | | | | | | | |
| Weighted average discount rate | 3.80% | | 4.30% | 3.60% | | 4.10% | | |
| | ı | Pension Benef | ïts | | etiree Medical Postretirement | ledical and rement Benefits | | |
| | 2017 | 2016 | 2015 | 2017 | 2016 | 2015 | | |
| Net periodic benefit cost: | | | | | | | | |
| Weighted average discount rate | 4.30% | 4.70% | 4.30% | 4.10% | 4.42% | 4.00% | | |
| Weighted average expected rate of return on plan assets | 8.00% | 8.00% | 8.00% | 8.00% | 8.00% | 8.00% | | |
| Weighted average health care cost trend rate assumed for next year ⁽¹⁾ | N/A | N/A | N/A | 4.19% | 4.25% | 5.21% | | |

The weighted average health care cost trend rate at December 31, 2017 is assumed to decline gradually to 3.76% by 2025 and remain level thereafter.

As of December 31, 2017, American's estimate of the long-term rate of return on plan assets was 8% based on the target asset allocation. Expected returns on long duration bonds are based on yields to maturity of the bonds held at year-end. Expected returns on other assets are based on a combination of long-term historical returns, actual returns on plan assets achieved over the last ten years, current and expected market conditions, and expected value to be generated through active management, currency overlay and securities lending programs.

A one percentage point change in the assumed health care cost trend rates would have the following effects on American's retiree medical and other postretirement benefits plans (in millions):

| | 1% Inc | rease 1 | % Decrease |
|---|--------|---------|------------|
| Increase (decrease) on 2017 service and interest cost | \$ | 2 \$ | (2) |
| Increase (decrease) on benefit obligation as of December 31, 2017 | | 54 | (51) |

Minimum Contributions

American is required to make minimum contributions to its defined benefit pension plans under the minimum funding requirements of the Employee Retirement Income Security Act of 1974 (ERISA) and various other laws for U.S. based plans as well as under funding rules specific to countries where American maintains defined benefit plans. Based on current funding assumptions, American has minimum required contributions of \$39 million for 2018. American expects to make supplemental contributions of \$425 million to its U.S. based defined benefit pension plans in 2018. The minimum funding obligation for American's U.S. based defined benefit pension plans was subject to temporary favorable rules that expired at the end of 2017. American's pension funding obligations are likely to increase materially beginning in 2019, when American will be required to make contributions relating to the 2018 fiscal year. The amount of these obligations will depend on the performance of American's investments held in trust by the pension plans, interest rates for determining liabilities, the amount of and timing of any supplemental contributions and American's actuarial experience.

Benefit Payments

The following benefit payments, which reflect expected future service as appropriate, are expected to be paid (approximately, in millions):

| | : | 2018 | 2019 | 2020 | 2021 | 2022 | 20 | 23-2027 |
|---|----|------|-----------|-----------|-----------|-----------|----|---------|
| Pension benefits | \$ | 712 | \$ 750 | \$ 795 | \$ 839 | \$ 879 | \$ | 4,951 |
| Retiree medical and other postretirement benefits | | 96 | 92 | 80 | 75 | 70 | | 314 |

Plan Assets

The objectives of American's investment policies are to: maintain sufficient income and liquidity to pay retirement benefits; produce a long-term rate of return that meets or exceeds the assumed rate of return for plan assets; limit the volatility of asset performance and funded status; and diversify assets among asset classes and investment managers.

Based on these investment objectives, a long-term strategic asset allocation has been established. This strategic allocation seeks to balance the potential benefit of improving funded position with the potential risk that the funded position would decline. The current strategic target asset allocation is as follows:

| Asset Class/Sub-Class | Allowed Range |
|---------------------------------|---------------|
| Equity | 65% - 90% |
| Public: | |
| U.S. Large | 20% - 50% |
| U.S. Small/Mid | 0% - 10% |
| International | 17% - 27% |
| Emerging Markets | 5% - 11% |
| Alternative Investments | 5% - 20% |
| Fixed Income | 15% - 40% |
| Public: | |
| U.S. Long Duration | 15% - 30% |
| High Yield and Emerging Markets | 0% - 10% |
| Private Income | 0% - 10% |
| Other | 0% - 5% |
| Cash Equivalents | 0% - 5% |

Public equity and emerging market fixed income securities are used to provide diversification and are expected to generate higher returns over the long-term than U.S. long duration bonds. Public stocks are managed using a value investment approach in order to participate in the returns generated by stocks in the long-term, while reducing year-over-year volatility. U.S. long duration bonds are used to partially hedge the assets from declines in interest rates. Alternative (private) investments are used to provide expected returns in excess of the public markets over the long-term. Additionally, the pension plan's master trust engages currency overlay managers in an attempt to increase returns by protecting non-U.S. dollar denominated assets from a rise in the relative value of the U.S. dollar. The pension plan's master trust also participates in securities lending programs to generate additional income by loaning plan assets to borrowers on a fully collateralized basis. These programs are subject to market risk.

Investments in securities traded on recognized securities exchanges are valued at the last reported sales price on the last business day of the year. Securities traded in the over-the-counter market are valued at the last bid price. The money market fund is valued at fair value which represents the net asset value of the shares of such fund as of the close of business at the end of the period. Investments in limited partnerships are carried at estimated net asset value as determined by and reported by the general partners of the partnerships and represent the proportionate share of the estimated fair value of the underlying assets of the limited partnerships. Common/collective trusts are valued at net asset value based on the fair values of the underlying investments of the trusts as determined by the sponsor of the trusts. The pension plan's master trust also invests in a 103-12 investment entity (the 103-12 Investment Trust) which is designed to invest plan assets of more than one unrelated employer. The 103-12 Investment Trust is valued

at net asset value which is determined by the issuer at the end of each month and is based on the aggregate fair value of trust assets less liabilities, divided by the number of units outstanding. No changes in valuation techniques or inputs occurred during the year.

Benefit Plan Assets Measured at Fair Value on a Recurring Basis

The fair value of American's pension plan assets at December 31, 2017 and 2016, by asset category, are as follows (in millions):

| | Fair Value Measurements as of December 31, 2017 | | | | | | | | | | | |
|--|---|--|--|-----------|--|--|--|--|--|--|--|--|
| Asset Category | Quoted Prices in Active Markets for Identical Assets (Level 1) | Significant Observable Inputs (Level 2) | Significant Unobservable Inputs (Level 3) | Total | | | | | | | | |
| Cash and cash equivalents | \$ 28 | <u> </u> | \$ — | \$ 28 | | | | | | | | |
| Equity securities: | | | | | | | | | | | | |
| International markets (a) (b) | 3,837 | _ | _ | 3,837 | | | | | | | | |
| Large-cap companies (b) | 2,451 | _ | _ | 2,451 | | | | | | | | |
| Mid-cap companies (b) | 744 | _ | _ | 744 | | | | | | | | |
| Small-cap companies (b) | 125 | _ | _ | 125 | | | | | | | | |
| Fixed income: | | | | | | | | | | | | |
| Corporate bonds (c) | - | 2,344 | _ | 2,344 | | | | | | | | |
| Government securities (d) | _ | 238 | _ | 238 | | | | | | | | |
| U.S. municipal securities | _ | 39 | _ | 39 | | | | | | | | |
| Alternative instruments: | | | | | | | | | | | | |
| Private equity partnerships (e) | - | _ | 14 | 14 | | | | | | | | |
| Private equity partnerships measured at net asset value (e) | _ | _ | _ | 879 | | | | | | | | |
| Common/collective trusts (f) | _ | 315 | _ | 315 | | | | | | | | |
| Common/collective trusts and 103-12 Investment Trust measured at net asset value (f) (g) | _ | _ | _ | 283 | | | | | | | | |
| Insurance group annuity contracts | _ | _ | 2 | 2 | | | | | | | | |
| Dividend and interest receivable | 44 | _ | _ | 44 | | | | | | | | |
| Due to/from brokers for sale of securities – net | 3 | _ | _ | 3 | | | | | | | | |
| Other liabilities – net | (6 |) — | _ | (6) | | | | | | | | |
| Total | \$ 7,226 | \$ 2,936 | \$ 16 | \$ 11,340 | | | | | | | | |

Holdings are diversified as follows: 17% United Kingdom, 11% Japan, 9% France, 6% Switzerland, 16% emerging markets and the remaining 41% with no concentration greater than 5% in any one country.

There are no significant concentrations of holdings by company or industry.

Includes approximately 76% investments in corporate debt with a S&P rating lower than A and 24% investments in corporate debt with a S&P rating A or higher. Holdings include 85% U.S. companies, 12% international companies and 3% emerging market companies.

d) Includes approximately 27% investments in U.S. domestic government securities, 43% in emerging market government securities and 30% in international government securities. There are no significant foreign currency risks within this classification.

- Includes limited partnerships that invest primarily in U.S. (94%) and European (6%) buyout opportunities of a range of privately held companies. The pension plan's master trust does not have the right to redeem its limited partnership investment at its net asset value, but rather receives distributions as the underlying assets are liquidated. It is estimated that the underlying assets of these funds will be gradually liquidated over the next one to ten years. Additionally, the pension plan's master trust has future funding commitments of approximately \$903 million over the next ten years.
- Investment includes 42% in a collective interest trust investing primarily in short-term securities, 40% in an emerging market 103-12 Investment Trust with investments in emerging country equity securities, 10% in Canadian segregated balanced value, income growth and diversified pooled funds and 8% in a common/collective trust investing in securities of smaller companies located outside the U.S., including developing markets. For some trusts, requests for withdrawals must meet specific requirements with advance notice of redemption preferred.
- ^{g)} Certain investments that are measured using net asset value per share (or its equivalent) as a practical expedient for fair value have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the notes to the consolidated financial statements.

| | Fair Value Measurements as of December 31, 2016 | | | | | | | |
|--|---|--|----|--|----|--|----|-------|
| Asset Category | Ac | oted Prices in tive Markets dentical Assets (Level 1) | | Significant Observable Inputs (Level 2) | | Significant Unobservable Inputs (Level 3) | | Total |
| Cash and cash equivalents | \$ | 573 | \$ | _ | \$ | _ | \$ | 573 |
| Equity securities: | | | | | | | | |
| International markets (a) (b) | | 3,232 | | _ | | _ | | 3,232 |
| Large-cap companies (b) | | 2,253 | | _ | | _ | | 2,253 |
| Mid-cap companies (b) | | 371 | | _ | | _ | | 371 |
| Small-cap companies (b) | | 6 | | _ | | _ | | 6 |
| Fixed income: | | | | | | | | |
| Corporate bonds (c) | | _ | | 2,337 | | _ | | 2,337 |
| Government securities (d) | | _ | | 150 | | _ | | 150 |
| U.S. municipal securities | | _ | | 37 | | _ | | 37 |
| Alternative instruments: | | | | | | | | |
| Private equity partnerships (e) | | _ | | _ | | 21 | | 21 |
| Private equity partnerships measured at net asset value (e) | | _ | | _ | | _ | | 703 |
| Common/collective trusts (f) | | _ | | 32 | | _ | | 32 |
| Common/collective trusts and 103-12 Investment Trust measured at net asset value (f) (g) | | _ | | _ | | _ | | 227 |
| Insurance group annuity contracts | | _ | | _ | | 2 | | 2 |
| Dividend and interest receivable | | 40 | | _ | | _ | | 40 |
| Due to/from brokers for sale of securities – net | | (9) | | _ | | _ | | (9) |
| Other liabilities – net | | (7) | | _ | | _ | | (7) |
| Total | \$ | 6,459 | \$ | 2,556 | \$ | 23 | \$ | 9,968 |

^{a)} Holdings are diversified as follows: 15% United Kingdom, 12% Japan, 10% France, 7% Switzerland, 6% Netherlands, 17% other emerging markets and the remaining 33% with no concentration greater than 5% in any one country.

b) There are no significant concentrations of holdings by company or industry.

- Includes approximately 74% investments in corporate debt with a S&P rating lower than A and 26% investments in corporate debt with a S&P rating A or higher. Holdings include 86% U.S. companies, 12% international companies and 2% emerging market companies.
- d) Includes approximately 61% investments in U.S. domestic government securities and 39% in emerging market government securities. There are no significant foreign currency risks within this classification.
- Includes limited partnerships that invest primarily in U.S. (95%) and European (5%) buyout opportunities of a range of privately held companies. The pension plan's master trust does not have the right to redeem its limited partnership investment at its net asset value, but rather receives distributions as the underlying assets are liquidated. It is estimated that the underlying assets of these funds will be gradually liquidated over the next one to ten years. Additionally, the pension plan's master trust has future funding commitments of approximately \$456 million over the next ten years.
- Investment includes 73% in an emerging market 103-12 Investment Trust with investments in emerging country equity securities, 12% in Canadian segregated balanced value, income growth and diversified pooled funds and 15% in a common/collective trust investing in securities of smaller companies located outside the U.S., including developing markets. Requests for withdrawals must meet specific requirements with advance notice of redemption preferred.
- Gertain investments that are measured using net asset value per share (or its equivalent) as a practical expedient for fair value have not been classified in the fair value hierarchy. The fair value amounts presented in this table are intended to permit reconciliation of the fair value hierarchy to the amounts presented in the notes to the consolidated financial statements.

Changes in fair value measurements of Level 3 investments during the year ended December 31, 2017, were as follows (in millions):

| | Private Equity Partnerships | , | Insurance Group Annuity Contracts | |
|---|--------------------------------|-----|--------------------------------------|---|
| Beginning balance at December 31, 2016 | \$ | 21 | \$ | 2 |
| Actual loss on plan assets: | | | | |
| Relating to assets still held at the reporting date | | (4) | | _ |
| Purchases | | 1 | | _ |
| Sales | | (1) | | _ |
| Transfers out | | (3) | | _ |
| Ending balance at December 31, 2017 | \$ | 14 | \$ | 2 |

Changes in fair value measurements of Level 3 investments during the year ended December 31, 2016, were as follows (in millions):

| | Equity erships | Insurance Group Annuity Contracts |
|---|-------------------|-----------------------------------|
| Beginning balance at December 31, 2015 | \$ 16 | \$ 2 |
| Actual return on plan assets: | | |
| Relating to assets sold during the period | 7 | _ |
| Purchases | 7 | _ |
| Sales | (9) | _ |
| Ending balance at December 31, 2016 | \$ 21 | \$ 2 |

The fair value of American's retiree medical and other postretirement benefits plans assets at December 31, 2017 by asset category, were as follows (in millions):

| | Fa | ir Va | lue | Measurements as | of De | cember 31, 2017 | |
|--------------------------|---|-------|-----|--|-------|--|-----------|
| Asset Category | Quoted Prices in Active Markets for Identical Assets (Level 1) | | | Significant Observable Inputs (Level 2) | | Significant Unobservable Inputs (Level 3) | Total |
| Money market fund | \$ | 5 | \$ | _ | \$ | _ | \$ 5 |
| Mutual funds – AAL Class | - | _ | | 290 | | _ | 290 |
| Total | \$ | 5 | \$ | 290 | \$ | _ | \$ 295 |

The fair value of American's retiree medical and other postretirement benefits plans assets at December 31, 2016 by asset category, were as follows (in millions):

| | Fair Value Measurements as of December 31, 2016 | | | | | | | | | | | |
|------------------------------------|---|--------------------|-----|--|--|-----------|----|-------|--|--|--|--|
| Asset Category | Quoted Pr Active Marl Identical A (Level | kets for Assets | Ob: | nificant servable nputs evel 2) | Significa Unobserv Inputs (Level) | able S | | Total | | | | |
| Money market fund | \$ | 5 | \$ | _ | \$ | _ | \$ | 5 | | | | |
| Mutual funds – Institutional Class | | 261 | | _ | | _ | | 261 | | | | |
| Total | \$ | 266 | \$ | _ | \$ | | \$ | 266 | | | | |

Investments in the retiree medical and other postretirement benefits plans' mutual funds are valued by quoted prices on the active market, which is fair value and represents the net asset value of the shares of such funds as of the close of business at the end of the period. At December 31, 2017, these funds were invested in an AAL Class mutual fund, in which trading is restricted only to American, resulting in a fair value classification of Level 2. At December 31, 2016, these investments were part of an Institutional Class of mutual funds and were actively traded on the open market resulting in a fair value classification of Level 1. Investments include approximately 30% and 27% of investments in non-U.S. common stocks in 2017 and 2016, respectively. Net asset value is based on the fair market value of the funds' underlying assets and liabilities at the date of determination.

Profit Sharing Program

American accrues 5% of its pre-tax income excluding special items for its profit sharing program. For the year ended December 31, 2017, American accrued \$241 million for this program, which will be distributed to employees in the first quarter of 2018.

8. Accumulated Other Comprehensive Income (Loss)

The components of accumulated other comprehensive income (loss) (AOCI) are as follows (in millions):

| Other | ı | Unrealized Gain (Loss) on Investments | - | | | | Total |
|---------------|---|--|---|--|---|---|---|
| \$ (3,831) | \$ | (9) | \$ | (991) | | \$ | (4,831) |
| (461) | | 9 | | 166 | | | (286) |
| (102) | | | | 37 | (2) | | (65) |
| (563) | | 9 | | 203 | = | | (351) |
| (4,394) | | _ | | (788) | | | (5,182) |
| (27) | | (1) | | 14 | | | (14) |
| (87) | | _ | | 32 | (2) | | (55) |
| (114) | | (1) | | 46 | | | (69) |
| \$ (4,508) | \$ | (1) | \$ | (742) | | \$ | (5,251) |
| Po | Retiree Medical and Other Postretirement Benefits \$ (3,831) | Retiree Medical and Other Postretirement Benefits \$ (3,831) \$ (461) (102) (563) (4,394) (27) (87) (114) | Retiree Medical and Other Postretirement Benefits Unrealized Gain (Loss) on Investments \$ (3,831) \$ (9) (461) \$ 9 (102) \$ (563) \$ 9 (4,394) \$ (27) \$ (1) (87) \$ (114) \$ (11) | Retiree Medical and Other Postretirement Benefits Unrealized Gain (Loss) on Investments T (P \$ (3,831) \$ (9) \$ (461) 9 \$ (102) — \$ (563) 9 \$ (4,394) — \$ (87) — \$ (114) (1) \$ | Retiree Medical and Other Postretirement Benefits Unrealized Gain (Loss) on Investments Income Tax Benefit (Provision) (¹) \$ (3,831) \$ (9) \$ (991) (461) 9 166 (102) — 37 (563) 9 203 (4,394) — (788) (27) (1) 14 (87) — 32 (114) (1) 46 | Retiree Medical and Other Postretirement Benefits Unrealized Gain (Loss) on Investments Income Tax Benefit (Provision) (¹) \$ (3,831) \$ (9) \$ (991) (461) 9 166 (102) — 37 (²) (563) 9 203 (4,394) — (788) (27) (1) 14 (87) — 32 (²) (114) (1) 46 | Retiree Medical and Other Postretirement Benefits Unrealized Gain (Loss) on Investments Income Tax Benefit (Provision) (1) \$ (3,831) \$ (9) \$ (991) \$ (991) \$ (461) 9 166 \$ (102) — 37 (2) \$ (563) 9 203 \$ (4,394) — (788) \$ (27) (1) 14 \$ (87) — 32 (2) \$ (114) (1) 46 |

⁽¹⁾ Relates principally to pension, retiree medical and other postretirement benefits obligations that will not be recognized in net income until the obligations are fully extinguished.

Reclassifications out of AOCI for the years ended December 31, 2017 and 2016 are as follows (in millions):

| | | Amount reclass | sified | from AOCI | |
|---|------------|----------------|--------|-----------|---|
| | | Year Ended | Decer | nber 31, | Affected line items on the consolidated statement of |
| AOCI Components | ponents 20 | | | | operations |
| Amortization of pension, retiree medical and other postretirement benefits: | | | | | |
| Prior service benefit | \$ | (132) | \$ | (134) | Salaries, wages and benefits |
| Actuarial loss | | 77 | | 69 | Salaries, wages and benefits |
| Total reclassifications for the period, net of tax | \$ | (55) | \$ | (65) | |

Amounts allocated to OCI for income taxes as further described in Note 4 will remain in AOCI until American ceases all related activities, such as termination of the pension plan.

Relates to pension, retiree medical and other postretirement benefits obligations and is recognized within the income tax provision on the consolidated statement of operations.

9. Commitments. Contingencies and Guarantees

(a) Aircraft and Engine Purchase Commitments

Under all of American's aircraft and engine purchase agreements, its total future commitments as of December 31, 2017 are expected to be as follows (approximately, in millions):

| | 2018 | 2019 | 2020 | 2021 | 2022 | 023 and hereafter | Total |
|---|-------------|-------------|-------------|-------------|-------------|----------------------|--------------|
| Payments for aircraft commitments and certain engines (1) | \$ 1,826 | \$ 2,730 | \$ 2,730 | \$ 2,858 | \$ 2,138 | \$ 1,482 | \$ 13,764 |

These amounts are net of purchase deposits currently held by the manufacturers and include all commitments for regional aircraft. American has granted a security interest in its purchase deposits with Boeing. American's purchase deposits held by all manufacturers totaled \$1.2 billion as of December 31, 2017.

(b) Operating Leases and Other

American leases certain aircraft, engines and ground equipment, in addition to the majority of its ground facilities and terminal space. As of December 31, 2017, American had 410 aircraft under operating leases, with remaining terms ranging from three months to approximately 12 years. Airports are utilized for flight operations under lease arrangements with the municipalities or agencies owning or controlling such airports. Substantially all leases provide that the lessee must pay taxes, maintenance, insurance and certain other operating expenses applicable to the leased property. Some leases also include renewal and purchase options.

As of December 31, 2017, obligations under noncancellable operating leases for future minimum lease payments are as follows (approximately, in millions):

| | 2018 | 2019 | | 2020 | | 2021 | | 2022 | | 2023 and Thereafter | | Total | | |
|-------------------------------|-------------|------|-------|------|-------|------|-------|------|-------|------------------------|-------|-------|--------|--|
| Future minimum lease payments | \$ 2,178 | \$ | 1,966 | \$ | 1,776 | \$ | 1,331 | \$ | 1,155 | \$ | 3,253 | \$ | 11,659 | |

Mainline and regional rent expense, excluding landing fees, was \$2.8 billion in 2017 and \$2.7 billion in each of 2016 and 2015.

Additionally, American has purchase commitments related to jet fuel, facility construction projects and information technology support as follows (approximately): \$2.0 billion in 2018, \$1.4 billion in 2019, \$890 million in 2020 and \$950 million in 2021.

(c) Capacity Purchase Agreements with Third-Party Regional Carriers

American has capacity purchase agreements with third-party regional carriers. The capacity purchase agreements provide that all revenues, including passenger, in-flight, ancillary, mail and freight revenues, go to American. In return, American agrees to pay predetermined fees to these airlines for operating an agreed-upon number of aircraft, without regard to the number of passengers on board. In addition, these agreements provide that American reimburses 100% of certain variable costs, such as airport landing fees and passenger liability insurance. American controls marketing, scheduling, ticketing, pricing and seat inventories.

As of December 31, 2017, American's capacity purchase agreements with third-party regional carriers had expiration dates ranging from 2018 to 2027, with rights of American to extend the respective terms of certain agreements. See Part I, Item 2. Properties for unaudited information on the aircraft operated by third-party regional carriers under such capacity purchase agreements.

As of December 31, 2017, American's minimum fixed obligations under its capacity purchase agreements with third-party regional carriers are as follows (approximately, in millions):

| | 2018 | 2019 | 2020 | 2021 | 2022 | 2023 and Thereafter | Total |
|---|-------------|-------------|-------------|-----------|-----------|------------------------|-------------|
| Minimum fixed obligations under capacity purchase agreements with third-party regional carriers (1) | \$ 1,457 | \$ 1,311 | \$ 1,063 | \$ 866 | \$ 699 | \$ 2,073 | \$ 7,469 |

Represents minimum payments under capacity purchase agreements with third-party regional carriers. These commitments are estimates of costs based on assumed minimum levels of flying under the capacity purchase agreements and American's actual payments could differ materially. These obligations also include the portion of American's future obligations representing the lease of aircraft for accounting purposes in the amount of approximately \$377 million in 2018, \$355 million in 2019, \$320 million in 2020, \$282 million in 2021, \$239 million in 2022 and \$699 million in 2023 and thereafter.

(d) Off-Balance Sheet Arrangements

Aircraft

American currently operates 387 owned aircraft and 113 leased aircraft which were financed with EETCs issued by pass-through trusts. These trusts are off-balance sheet entities, the primary purpose of which is to finance the acquisition of flight equipment. Rather than finance each aircraft separately when such aircraft is purchased, delivered or refinanced, these trusts allow American to raise the financing for a number of aircraft at one time and, if applicable, place such funds in escrow pending a future purchase, delivery or refinancing of the relevant aircraft. The trusts were also structured to provide for certain credit enhancements, such as liquidity facilities to cover certain interest payments, that reduce the risks to the purchasers of the trust certificates and, as a result, reduce the cost of aircraft financing to American.

Each trust covers a set number of aircraft scheduled to be delivered or refinanced upon the issuance of the EETC or within a specific period of time thereafter. At the time of each covered aircraft financing, the relevant trust used the proceeds of the issuance of the EETC (which may have been available at the time of issuance thereof or held in escrow until financing of the applicable aircraft following its delivery) to purchase equipment notes relating to the financed aircraft. The equipment notes are issued, at American's election, in connection with a mortgage financing of the aircraft or, in certain cases, by a separate owner trust in connection with a leveraged lease financing of the aircraft. In the case of a leveraged lease financing, the owner trust then leases the aircraft to American. In both cases, the equipment notes are secured by a security interest in the aircraft. The pass-through trust certificates are not direct obligations of, nor are they guaranteed by, AAG or American. However, in the case of mortgage financings, the equipment notes issued to the trusts are direct obligations of American and, in certain instances, have been guaranteed by AAG. As of December 31, 2017, \$11.9 billion associated with these mortgage financings is reflected as debt in the accompanying consolidated balance sheet.

With respect to leveraged leases, American evaluated whether the leases had characteristics of a variable interest entity. American concluded the leasing entities met the criteria for variable interest entities. American generally is not the primary beneficiary of the leasing entities if the lease terms are consistent with market terms at the inception of the lease and do not include a residual value guarantee, fixed-price purchase option or similar feature that obligates American to absorb decreases in value or entitles American to participate in increases in the value of the aircraft. American does not provide residual value guarantees to the bondholders or equity participants in the trusts. Some leases have a fair market value or a fixed price purchase option that allows American to purchase the aircraft at or near the end of the lease term. However, the option price approximates an estimate of the aircraft's fair value at the option date. Under this feature, American does not participate in any increases in the value of the aircraft. American concluded it is not the primary beneficiary under these arrangements. Therefore, American accounts for the majority of its EETC leveraged lease financings as operating leases. American's total future obligations to the trusts of each of the relevant EETCs under these leveraged lease financings are \$572 million as of December 31, 2017, which are included in the future minimum lease payments table above.

Letters of Credit and Other

American provides financial assurance, such as letters of credit, surety bonds or restricted cash and investments, to primarily support projected workers' compensation obligations and airport commitments. As of December 31, 2017, American had \$448 million of letters of credit and surety bonds securing various obligations, of which \$88 million is collateralized with its restricted cash. The letters of credit and surety bonds that are subject to expiration will expire on various dates through 2022.

(e) Legal Proceedings

Chapter 11 Cases. On November 29, 2011, AMR, American, and certain of AMR's other direct and indirect domestic subsidiaries (the Debtors) filed voluntary petitions for relief under Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Southern District of New York (the Bankruptcy Court). On October 21, 2013, the Bankruptcy Court entered an order approving and confirming the Debtors' fourth amended joint plan of reorganization (as amended, the Plan). On the Effective Date, December 9, 2013, the Debtors consummated their reorganization pursuant to the Plan and completed the Merger.

Pursuant to rulings of the Bankruptcy Court, the Plan established the Disputed Claims Reserve to hold shares of AAG common stock reserved for issuance to disputed claimholders at the Effective Date that ultimately become holders of allowed claims. As of December 31, 2017, there were approximately 24.5 million shares of AAG common stock remaining in the Disputed Claims Reserve. As disputed claims are resolved, the claimants will receive distributions of shares from the Disputed Claims Reserve on the same basis as if such distributions had been made on or about the Effective Date. However, American is not required to distribute additional shares above the limits contemplated by the Plan, even if the shares remaining for distribution are not sufficient to fully pay any additional allowed unsecured claims. To the extent that any of the reserved shares remain undistributed upon resolution of all remaining disputed claims, such shares will not be returned to American but rather will be distributed to former AMR stockholders.

There is also pending in the Bankruptcy Court an adversary proceeding relating to an action brought by American to seek a determination that certain non-pension, postemployment benefits are not vested benefits and thus may be modified or terminated without liability to American. On April 18, 2014, the Bankruptcy Court granted American's motion for summary judgment with respect to certain non-union employees, concluding that their benefits were not vested and could be terminated. The summary judgment motion was denied with respect to all other retirees. The Bankruptcy Court has not yet scheduled a trial on the merits concerning whether those retirees' benefits are vested, and American cannot predict whether it will receive relief from obligations to provide benefits to any of those retirees. American's financial statements presently reflect these retirement programs without giving effect to any modification or termination of benefits that may ultimately be implemented based upon the outcome of this proceeding.

DOJ Antitrust Civil Investigative Demand. In June 2015, American received a Civil Investigative Demand (CID) from the United States Department of Justice (DOJ) as part of an investigation into whether there have been illegal agreements or coordination of air passenger capacity. The CID seeks documents and other information from American, and other airlines have announced that they have received similar requests. American is cooperating fully with the DOJ investigation.

Private Party Antitrust Action. Subsequent to announcement of the delivery of CIDs by the DOJ, American, along with Delta Air Lines, Inc., Southwest Airlines Co., United Airlines, Inc. and, in the case of litigation filed in Canada, Air Canada, have been named as defendants in approximately 100 putative class action lawsuits alleging unlawful agreements with respect to air passenger capacity, although Southwest has entered into a settlement with the plaintiffs that is pending approval by the court. The U.S. lawsuits have been consolidated in the Federal District Court for the District of Columbia. On October 28, 2016, the Court denied a motion by the airline defendants to dismiss all claims in the class actions. These lawsuits are in their relatively early stages and American intends to defend these matters vigorously.

Private Party Antitrust Action Related to the Merger. On July 2, 2013, a lawsuit captioned Carolyn Fjord, et al., v. US Airways Group, Inc., et al., was filed in the United States District Court for the Northern District of California. The complaint named as defendants US Airways Group and US Airways, Inc., alleged that the effect of the Merger may be to create a monopoly in violation of Section 7 of the Clayton Antitrust Act, and sought injunctive relief and/or divestiture. On August 6, 2013, the plaintiffs re-filed their complaint in the Bankruptcy Court, adding AMR and American as defendants. On November 27, 2013, the Bankruptcy Court denied plaintiffs' motion to preliminarily enjoin the Merger. On May 12, 2017, defendants filed a motion for summary judgment. On June 23, 2017, plaintiffs filed an opposition to

defendants' motion and cross-motion for summary judgment. Briefing of the parties' respective motions concluded on September 1, 2017; a hearing date has not yet been set. American believes this lawsuit is without merit and intends to vigorously defend against the allegations.

DOJ Investigation Related to the United States Postal Service. In April 2015, the DOJ informed American of an inquiry regarding American's 2009 and 2011 contracts with the United States Postal Service for the international transportation of mail by air. In October 2015, American received a CID from the DOJ seeking certain information relating to these contracts and the DOJ has also sought information concerning certain of the airlines that transport mail on a codeshare basis. The DOJ has indicated it is investigating potential violations of the False Claims Act or other statutes. American is cooperating fully with the DOJ with regard to its investigation.

General. In addition to the specifically identified legal proceedings, American and its subsidiaries are also engaged in other legal proceedings from time to time. Legal proceedings can be complex and take many months, or even years, to reach resolution, with the final outcome depending on a number of variables, some of which are not within American's control. Therefore, although American will vigorously defend itself in each of the actions described above and such other legal proceedings, their ultimate resolution and potential financial and other impacts on American are uncertain but could be material. See Part I, Item 1A. Risk Factors —"We may be a party to litigation in the normal course of business or otherwise, which could affect our financial position and liquidity" for unaudited additional discussion.

(f) Guarantees and Indemnifications

American is a party to many routine contracts in which it provides general indemnities in the normal course of business to third parties for various risks. American is not able to estimate the potential amount of any liability resulting from the indemnities. These indemnities are discussed in the following paragraphs.

In its aircraft financing agreements, American generally indemnifies the financing parties, trustees acting on their behalf and other relevant parties against liabilities (including certain taxes) resulting from the financing, manufacture, design, ownership, operation and maintenance of the aircraft regardless of whether these liabilities (or taxes) relate to the negligence of the indemnified parties.

American's loan agreements and other LIBOR-based financing transactions (including certain leveraged aircraft leases) generally obligate American to reimburse the applicable lender for incremental costs due to a change in law that imposes (i) any reserve or special deposit requirement against assets of, deposits with or credit extended by such lender related to the loan, (ii) any tax, duty or other charge with respect to the loan (except standard income tax) or (iii) capital adequacy requirements. In addition, American's loan agreements and other financing arrangements typically contain a withholding tax provision that requires American to pay additional amounts to the applicable lender or other financing party, generally if withholding taxes are imposed on such lender or other financing party as a result of a change in the applicable tax law.

In certain transactions, including certain aircraft financing leases and loans, the lessors, lenders and/or other parties have rights to terminate the transaction based on changes in foreign tax law, illegality or certain other events or circumstances. In such a case, American may be required to make a lump sum payment to terminate the relevant transaction.

American has general indemnity clauses in many of its airport and other real estate leases where American as lessee indemnifies the lessor (and related parties) against liabilities related to American's use of the leased property. Generally, these indemnifications cover liabilities resulting from the negligence of the indemnified parties, but not liabilities resulting from the gross negligence or willful misconduct of the indemnified parties. In addition, American provides environmental indemnities in many of these leases for contamination related to American's use of the leased property.

Under certain contracts with third parties, American indemnifies the third-party against legal liability arising out of an action by the third-party, or certain other parties. The terms of these contracts vary and the potential exposure under these indemnities cannot be determined. American has liability insurance protecting American for some of the obligations it has undertaken under these indemnities.

American is required to make principal and interest payments for certain special facility revenue bonds issued by municipalities primarily to build or improve airport facilities and purchase equipment, which are leased to American. The payment of principal and interest of certain special facility revenue bonds is guaranteed by American. As of

December 31, 2017, the remaining lease payments through 2035 guaranteeing the principal and interest on these bonds are \$589 million, which are accounted for as operating leases.

As of December 31, 2017, American had issued guarantees covering AAG's \$500 million aggregate principal amount of 6.125% senior notes due 2018, \$750 million aggregate principal amount of 5.50% senior notes due 2019 and \$500 million aggregate principal amount of 4.625% senior notes due 2020.

(g) Credit Card Processing Agreements

American has agreements with companies that process customer credit card transactions for the sale of air travel and other services. American's agreements allow these processing companies, under certain conditions, to hold an amount of its cash (referred to as a holdback) equal to a portion of advance ticket sales that have been processed by that company, but for which American has not yet provided the air transportation. Additional holdback requirements in the event of material adverse changes in American's financial condition will reduce its liquidity in the form of unrestricted cash by the amount of the holdbacks. American is not currently required to maintain any holdbacks pursuant to these requirements.

(h) Labor Negotiations

As of December 31, 2017, American employed approximately 103,100 active full-time equivalent employees. Approximately 84% of employees are covered by collective bargaining agreements with various labor unions. Negotiations for joint collective bargaining agreements covering American's maintenance, fleet service, stock clerks, maintenance control technicians and maintenance training instructors employees are continuing. There is no assurance that a successful or timely resolution of these labor negotiations will be achieved.

(i) Other

As a result of the terrorist attacks of September 11, 2001 and the subsequent liability protections provided for by the Air Transportation Safety and System Stabilization Act (the Stabilization Act), American recorded a liability for these terrorist attacks claims equal to the related insurance receivable due to American. The Stabilization Act provides that, notwithstanding any other provision of law, liability for all claims, whether compensatory or punitive, arising from these terrorist attacks, against any air carrier shall not exceed the liability coverage maintained by the air carrier. As of December 31, 2017, claims relating to this matter have been substantially resolved and the remaining liability and the amount of the offsetting receivable are not material.

10. Supplemental Cash Flow Information

Supplemental disclosure of cash flow information and non-cash investing and financing activities are as follows (in millions):

| | Year Ended December 31, | | | | | | | |
|--|-------------------------|------|----|------|----|------|--|--|
| | | 2017 | | 2016 | | 2015 | | |
| Non-cash investing and financing activities: | | | | _ | | | | |
| Equity investment | \$ | 120 | \$ | _ | \$ | _ | | |
| Settlement of bankruptcy obligations | | 15 | | 3 | | 63 | | |
| Capital lease obligations | | _ | | _ | | 5 | | |
| Supplemental information: | | | | | | | | |
| Interest paid, net | | 942 | | 867 | | 787 | | |
| Income taxes paid | | 18 | | 14 | | 19 | | |

11. Operating Segments and Related Disclosures

American is managed as a single business unit that provides air transportation for passengers and cargo. This allows it to benefit from an integrated revenue pricing and route network that includes American and AAG's wholly-owned and third-party regional carriers that fly under capacity purchase agreements operating as American Eagle. The flight equipment of all these carriers is combined to form one fleet that is deployed through a single route scheduling system. Financial information and annual operational plans and forecasts are prepared and reviewed by the chief

operating decision maker at the consolidated level. When making operational decisions, the chief operating decision maker evaluates flight profitability data, which considers aircraft type and route economics, but is indifferent to the results of the individual regional carriers. The objective in making operational decisions is to maximize consolidated financial results, not the individual results of American or American Eagle.

American's operating revenues by geographic region as defined by the U.S. Department of Transportation (DOT) are summarized below (in millions):

| | Year Ended December 31, | | | | | | | | |
|--------------------------|-------------------------|--------|----|--------|----|--------|--|--|--|
| | 2017 | | | 2016 | | 2015 | | | |
| DOT Domestic | \$ | 29,600 | \$ | 28,603 | \$ | 28,709 | | | |
| DOT Latin America | | 5,422 | | 4,995 | | 5,539 | | | |
| DOT Atlantic | | 5,059 | | 4,769 | | 5,146 | | | |
| DOT Pacific | | 2,114 | | 1,796 | | 1,544 | | | |
| Total operating revenues | \$ | 42,195 | \$ | 40,163 | \$ | 40,938 | | | |

American attributes operating revenues by geographic region based upon the origin and destination of each flight segment. American's tangible assets consist primarily of flight equipment, which are mobile across geographic markets and, therefore, have not been allocated.

12. Share-based Compensation

The 2013 AAG Incentive Award Plan (the 2013 Plan) provides that awards may be in the form of an option, restricted stock award, restricted stock unit award, performance award, dividend equivalent award, deferred stock award, deferred stock unit award, stock payment award or stock appreciation right. The 2013 Plan initially authorized the grant of awards for the issuance of up to 40 million shares. Any shares underlying awards granted under the 2013 Plan, or any pre-existing US Airways Group plan, that are forfeited, terminate or are settled in cash (in whole or in part) without the delivery of shares will again be available for grant.

American's salaries, wages and benefits expense for the years ended December 31, 2017, 2016 and 2015 included \$90 million, \$102 million and \$274 million, respectively, of share-based compensation costs. Of the 2015 amount, \$198 million was related to awards granted to certain employees in connection with the Merger and recorded in special items, net on the accompanying consolidated statements of operations.

During 2017, 2016 and 2015, AAG withheld approximately 1.1 million, 1.4 million and 7.0 million shares of AAG common stock, respectively, and paid approximately \$51 million, \$56 million and \$306 million, respectively, in satisfaction of certain tax withholding obligations associated with employee equity awards.

(a) Restricted Stock Unit Awards (RSUs)

AAG has granted RSUs with service conditions (time vested primarily over three years) and performance conditions. The grant-date fair value of RSUs is equal to the market price of the underlying shares of common stock on the date of grant. For time vested awards, the expense is recognized on a straight-line basis over the vesting period for the entire award. For awards with performance conditions, the expense is recognized based on the expected achievement at each reporting period. Stock-settled RSUs are classified as equity awards as the vesting results in the issuance of shares of AAG common stock.

Stock-settled RSU award activity for all plans for the years ended December 31, 2017, 2016 and 2015 is as follows:

| | Number of Shares | | Weighted Average Grant Date Fair Value |
|----------------------------------|------------------|----|---|
| | (In thousands) | _ | - Value |
| Outstanding at December 31, 2014 | 21,342 | \$ | 26.43 |
| Granted | 2,213 | | 46.62 |
| Vested and released | (17,163) | | 25.20 |
| Forfeited | (785) | | 27.12 |
| Outstanding at December 31, 2015 | 5,607 | \$ | 38.08 |
| Granted | 2,655 | | 41.34 |
| Vested and released | (2,754) | | 34.83 |
| Forfeited | (321) | | 40.15 |
| Outstanding at December 31, 2016 | 5,187 | \$ | 41.48 |
| Granted | 2,309 | | 48.58 |
| Vested and released | (2,708) | | 39.63 |
| Forfeited | (464) | | 44.48 |
| Outstanding at December 31, 2017 | 4,324 | \$ | 46.94 |
| | | | |

As of December 31, 2017, there was \$121 million of unrecognized compensation cost related to stock-settled RSUs. These costs are expected to be recognized over a weighted average period of one year. The total fair value of stock-settled RSUs vested during the years ended December 31, 2017, 2016 and 2015 was \$123 million, \$107 million and \$750 million, respectively.

(b) Stock Appreciation Rights (SARs)

AAG assumed US Airways Group's outstanding SARs in connection with the Merger using an exchange ratio of one to one. These SARs were granted with an exercise price equal to the underlying common stock's fair value at the date of each grant, have service conditions, become exercisable over a three-year vesting period and expire if unexercised at the end of their term, which ranges from seven to ten years. During 2017, 2016 and 2015, 0.8 million, 1.7 million and 3.0 million SARs, respectively, were exercised at weighted average exercise prices of \$15.71, \$14.49 and \$12.09, respectively, for a total intrinsic value of \$27 million, \$49 million and \$102 million, respectively. As of December 31, 2017, AAG had 1.2 million SARs outstanding with an aggregate intrinsic value of \$54 million and weighted average exercise price of \$8.08 that expire between 2018 and 2020 if unexercised.

(c) ASU 2016-09: Compensation - Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting

This ASU simplified the accounting for share-based payment award transactions including the financial statement presentation of excess tax benefits and deficiencies. American adopted this ASU during the second quarter of 2016, which resulted in the recognition of \$418 million of previously unrecognized excess tax benefits in deferred tax assets and an increase to retained earnings on the consolidated balance sheet as of the beginning of 2016.

13. Valuation and Qualifying Accounts (in millions)

| | CI Sta Balance at O | | | Changes Charged to Statement of Operations Accounts | to of Write-offs ns (Net of | | | les, Retirements and Transfers | Ва | lance at End of Year |
|---|---------------------------|-----|----|---|-----------------------------------|------|----|-----------------------------------|----|-------------------------|
| Allowance for obsolescence of spare parts | | | | | | | | _ | | |
| Year ended December 31, 2017 | \$ | 720 | \$ | 18 | \$ | _ | \$ | (21) | \$ | 717 |
| Year ended December 31, 2016 | | 689 | | 28 | | _ | | 3 | | 720 |
| Year ended December 31, 2015 | | 638 | | 42 | | _ | | 9 | | 689 |
| Allowance for uncollectible accounts | | | | | | | | | | |
| Year ended December 31, 2017 | \$ | 35 | \$ | 41 | \$ | (55) | \$ | _ | \$ | 21 |
| Year ended December 31, 2016 | | 37 | | 47 | | (49) | | _ | | 35 |
| Year ended December 31, 2015 | | 14 | | 45 | | (22) | | _ | | 37 |

14. Quarterly Financial Data (Unaudited)

Unaudited summarized financial data by quarter for 2017 and 2016 (in millions):

| | First Quarter | | | Second Quarter | Third Quarter | | | Fourth Quarter | | |
|--------------------|---------------|-------|----|----------------|---------------|--------|----|----------------|--|--|
| 2017 | | | | | | | | | | |
| Operating revenues | \$ | 9,621 | \$ | 11,102 | \$ | 10,875 | \$ | 10,597 | | |
| Operating expenses | | 9,017 | | 9,575 | | 9,650 | | 9,921 | | |
| Operating income | | 604 | | 1,527 | | 1,225 | | 676 | | |
| Net income | | 263 | | 827 | | 649 | | 183 | | |
| | | | | | | | | | | |
| 2016 | | | | | | | | | | |
| Operating revenues | \$ | 9,427 | \$ | 10,360 | \$ | 10,591 | \$ | 9,786 | | |
| Operating expenses | | 8,104 | | 8,603 | | 9,159 | | 8,995 | | |
| Operating income | | 1,323 | | 1,757 | | 1,432 | | 791 | | |
| Net income | | 710 | | 972 | | 758 | | 341 | | |

American's fourth quarter 2017 results include \$384 million of total net special items that principally included a \$123 million charge for the \$1,000 cash bonus and associated payroll taxes granted to mainline employees as of December 31, 2017 in recognition of the 2017 Tax Act, \$81 million of Merger integration expenses, \$58 million of fleet restructuring expenses, a \$20 million net charge resulting from fair value adjustments to bankruptcy obligations and a \$93 million special non-cash charge to income tax expense to reflect the impact on American's deferred tax assets and liabilities resulting from the 2017 Tax Act.

American's fourth quarter 2016 results include \$273 million of total net special items that principally included \$121 million of Merger integration expenses, \$104 million of fleet restructuring expenses and a \$47 million net charge resulting from fair value adjustments to bankruptcy obligations.

15. Transactions with Related Parties

The following represents the net receivables (payables) to related parties (in millions):

| | _ | | Decem | ıber 31, | |
|-------------------------------------|----|------|---------|----------|---------|
| | | 2017 | | 20 | 116 |
| AAG (1) | \$ | 5 | 10,968 | \$ | 8,981 |
| AAG's wholly-owned subsidiaries (2) | | | (2,146) | | (2,171) |
| Total | \$ | 5 | 8,822 | \$ | 6,810 |

The increase in American's net related party receivable from AAG is primarily due to American providing the cash funding for AAG's share repurchase and dividend programs.

Pursuant to a capacity purchase agreement between American and AAG's wholly-owned regional airlines operating as American Eagle, American purchases all of the capacity from these carriers and recognizes passenger revenue from flights operated by American Eagle. In 2017, 2016 and 2015, American recognized expense of approximately \$1.7 billion, \$1.5 billion and \$1.2 billion, respectively, related to wholly-owned regional airline capacity purchase agreements.

The net payable to AAG's wholly-owned subsidiaries consists primarily of amounts due under regional capacity purchase agreements with AAG's wholly-owned regional airlines operating under the brand name of American Eagle.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None.

ITEM 9A. CONTROLS AND PROCEDURES

Management's Evaluation of Disclosure Controls and Procedures

The term "disclosure controls and procedures" is defined in Rules 13a-15(e) and 15d-15(e) of the Exchange Act. This term refers to the controls and procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files under the Exchange Act is recorded, processed, summarized and reported within the time periods specified by the SEC. An evaluation of the effectiveness of AAG's and American's disclosure controls and procedures as of December 31, 2017 was performed under the supervision and with the participation of AAG's and American's management, including AAG's and American's Chief Executive Officer (CEO) and Chief Financial Officer (CFO). Based on that evaluation, AAG's and American's management, including AAG's and American's CEO and CFO, concluded that AAG's and American's disclosure controls and procedures were effective as of December 31, 2017.

Changes in Internal Control over Financial Reporting

On December 9, 2013, AAG acquired US Airways Group and its subsidiaries. We are still in the process of integrating certain processes, technology and operations for the post-Merger combined company, and we will continue to evaluate the impact of any related changes to our internal control over financial reporting. For the year ended December 31, 2017, there has been no change in AAG's or American's internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, AAG's and American's internal control over financial reporting.

Limitation on the Effectiveness of Controls

We believe that a controls system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the controls system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected. Our disclosure controls and procedures are designed to provide reasonable assurance of achieving their objectives, and the CEO and CFO of AAG and American believe that our disclosure controls and procedures were effective at the "reasonable assurance" level as of December 31, 2017.

Management's Annual Report on Internal Control over Financial Reporting

Management of AAG and American is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act. AAG's and American's internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with GAAP. AAG's and American's internal control over financial reporting includes policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of AAG or American, respectively;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with GAAP, and that receipts and expenditures of AAG or American are being made only in accordance with authorizations of management and directors of AAG or American, respectively; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of AAG's or American's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Management assessed the effectiveness of AAG's and American's internal control over financial reporting as of December 31, 2017. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in its Internal Control – Integrated Framework (2013 Framework).

Based on our assessment and those criteria, AAG's and American's management concludes that AAG and American, respectively, maintained effective internal control over financial reporting as of December 31, 2017.

AAG's and American's independent registered public accounting firm has issued an attestation report on the effectiveness of AAG's and American's internal control over financial reporting. That report has been included herein.

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors American Airlines Group Inc.:

Opinion on Internal Control Over Financial Reporting

We have audited American Airlines Group Inc.'s and subsidiaries' (the Company) internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission. In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of the Company as of December 31, 2017 and 2016, the related consolidated statements of operations, comprehensive income, cash flows, and stockholders' equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements), and our report dated February 21, 2018 expressed an unqualified opinion on those consolidated financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control Over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ KPMG LLP

Dallas, Texas February 21, 2018

Report of Independent Registered Public Accounting Firm

To the Stockholder and Board of Directors American Airlines. Inc.:

Opinion on Internal Control Over Financial Reporting

We have audited American Airlines, Inc.'s and subsidiaries' (American) internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission. In our opinion, American maintained, in all material respects, effective internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of American as of December 31, 2017 and 2016, the related consolidated statements of operations, comprehensive income, cash flows, and stockholder's equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements), and our report dated February 21, 2018 expressed an unqualified opinion on those consolidated financial statements.

Basis for Opinion

American's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on American's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to American in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control Over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ KPMG LLP

Dallas, Texas February 21, 2018

PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

Except as stated below, the information required by this Item will be set forth in the Proxy Statement under the captions "Proposal 1 – Election of Directors," "Executive Officers," "Section 16(a) Beneficial Ownership Reporting Compliance" and "Information About the Board of Directors and Corporate Governance" and is incorporated by reference into this Annual Report on Form 10-K.

American Airlines Group and American have adopted Standards of Business Conduct (the Ethics Standards) within the meaning of Item 406(b) of Regulation S-K. The Ethics Standards apply to all officers and employees of American Airlines Group Inc. and its subsidiaries, including American. The Ethics Standards are available on our website at www.aa.com. If we make substantive amendments to the Ethics Standards or grant any waiver, including any implicit waiver, to our principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, we will disclose the nature of such amendment or waiver on our website or in a Current Report on Form 8-K in accordance with applicable rules and regulations.

ITEM 11. EXECUTIVE COMPENSATION

The information required by this Item will be set forth in the Proxy Statement under the captions "Risk Assessment with Respect to Compensation Practices," "Director Compensation," "Compensation Discussion and Analysis," "Executive Compensation" and "Compensation Committee Report" and is incorporated by reference into this Annual Report on Form 10-K.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

Except as stated below, the information required by this Item will be set forth in the Proxy Statement under the captions "Security Ownership of Certain Beneficial Owners and Management" and "Equity Compensation Plan Information" and is incorporated by reference into this Annual Report on Form 10-K.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

The information required by this Item will be set forth in the Proxy Statement under the captions "Certain Relationships and Related Party Transactions" and "Information About the Board of Directors and Corporate Governance" and is incorporated by reference into this Annual Report on Form 10-K.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information required by this Item will be set forth in the Proxy Statement under the caption "Proposal 2 – Ratification of Appointment of Independent Registered Public Accounting Firm" and is incorporated by reference into this Annual Report on Form 10-K.

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

Consolidated Financial Statements

The following consolidated financial statements of American Airlines Group Inc. and Independent Auditors' Report are filed as part of this report:

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| Report of Independent Registered Public Accounting Firm | <u>80</u> |
| Consolidated Statements of Operations for the Years Ended December 31, 2017, 2016 and 2015 | <u>81</u> |
| Consolidated Statements of Comprehensive Income for the Years Ended December 31, 2017, 2016 and 2015 | <u>82</u> |
| Consolidated Balance Sheets at December 31, 2017 and 2016 | <u>83</u> |
| Consolidated Statements of Cash Flows for the Years Ended December 31, 2017, 2016 and 2015 | <u>84</u> |
| Consolidated Statements of Stockholders' Equity for the Years Ended December 31, 2017, 2016 and 2015 | <u>85</u> |
| Notes to Consolidated Financial Statements | <u>86</u> |

The following consolidated financial statements of American Airlines, Inc. and Independent Auditors' Report are filed as part of this report:

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| Report of Independent Registered Public Accounting Firm | <u>125</u> |
| Consolidated Statements of Operations for the Years Ended December 31, 2017, 2016 and 2015 | <u>126</u> |
| Consolidated Statements of Comprehensive Income for the Years Ended December 31, 2017, 2016 and 2015 | <u>127</u> |
| Consolidated Balance Sheets at December 31, 2017 and 2016 | <u>128</u> |
| Consolidated Statements of Cash Flows for the Years Ended December 31, 2017, 2016 and 2015 | <u>129</u> |
| Consolidated Statements of Stockholder's Equity for the Years Ended December 31, 2017, 2016 and 2015 | <u>130</u> |
| Notes to Consolidated Financial Statements | <u>131</u> |

Schedules not included have been omitted because they are not applicable or because the required information is included in the Consolidated Financial Statements or notes thereto.

Exhibits

Exhibits required to be filed by Item 601 of Regulation S-K: Where the amount of securities authorized to be issued under any of our long-term debt agreements does not exceed 10 percent of our assets, pursuant to paragraph (b)(4) of Item 601 of Regulation S-K, in lieu of filing such as an exhibit, we hereby agree to furnish to the Commission upon request a copy of any agreement with respect to such long-term debt.

Exhibit
Number Description

- 2.1 Confirmation Order and Plan (incorporated by reference to Exhibit 2.1 to AMR's Current Report on Form 8-K filed on October 23, 2013 (Commission File No. 1-8400)).
- 2.2 Agreement and Plan of Merger, dated as of February 13, 2013, among AMR Corporation, AMR Merger Sub, Inc. and US Airways Group, Inc. (incorporated by reference to Exhibit 2.1 to US Airways Group's Current Report on Form 8-K/A filed on February 14, 2013 (Commission File No. 1-8444)).#
- 2.3 Amendment to Agreement and Plan of Merger, dated as of May 15, 2013, among AMR Corporation, AMR Merger Sub, Inc. and US Airways Group, Inc. (incorporated by reference to Exhibit 2.1 to US Airways Group's Current Report on Form 8-K filed on May 16, 2013 (Commission File No. 1-8444)).
- 2.4 Second Amendment to Agreement and Plan of Merger, dated as of June 7, 2013, among AMR Corporation, AMR Merger Sub, Inc. and US Airways Group, Inc. (incorporated by reference to Exhibit 2.1 to US Airways Group's Current Report on Form 8-K filed on June 12, 2013 (Commission File No. 1-8444)).
- 2.5 Third Amendment to Agreement and Plan of Merger, dated as of September 20, 2013, among AMR Corporation, AMR Merger Sub, Inc. and US Airways Group, Inc. (incorporated by reference to Exhibit 2.1 to US Airways Group's Current Report on Form 8-K filed on September 23, 2013 (Commission File No. 1-8444)).
- 2.6 Agreement and Plan of Merger, dated as of December 28, 2015, between American Airlines, Inc. and US Airways, Inc. (incorporated by reference to Exhibit 2.1 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 3.1 Restated Certificate of Incorporation of American Airlines Group Inc., including the Certificate of Designations, Powers, Preferences and Rights of the American Airlines Group Inc. Series A Convertible Preferred Stock attached as Annex I thereto (incorporated by reference to Exhibit 3.1 to AAG's Current Report on Form 8-K filed on December 9, 2013 (Commission File No. 1-8400)).
- 3.2 Second Amended and Restated Bylaws of American Airlines Group Inc. (incorporated by reference to Exhibit 3.1 to AAG's Current Report on Form 8-K filed on January 30, 2017 (Commission File No. 001-08400)).
- 3.3 Amended and Restated Certificate of Incorporation of American Airlines, Inc. (incorporated by reference to Exhibit 3.3 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).
- 3.4 Amended and Restated Bylaws of American Airlines, Inc. (incorporated by reference to Exhibit 3.4 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).
- 4.1 Pass Through Trust Agreement, dated as of March 12, 2013, between American Airlines, Inc. and Wilmington Trust Company (incorporated by reference to Exhibit 4.1 to AMR's Current Report on Form 8-K filed on March 12, 2013 (Commission File No. 1-8400)).
- 4.2 Trust Supplement No. 2013-2B, dated as of November 27, 2013, among American Airlines, Inc. and Wilmington Trust Company, as Class B Trustee, to the Pass Through Trust Agreement, dated as of March 12, 2013 (incorporated by reference to Exhibit 4.2 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.3 Form of Pass Through Trust Certificate, Series 2013-2B (included in Exhibit A to Exhibit 4.2) (incorporated by reference to Exhibit 4.3 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.4 Revolving Credit Agreement (2013-2B), dated as of November 27, 2013, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for Trustee of American Airlines Pass Through Trust 2013-2B and as Borrower, and Morgan Stanley Bank, N.A., as Class B Liquidity Provider (incorporated by reference to Exhibit 4.5 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.5 Participation Agreement (N907AN), dated as of September 9, 2013, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements in effect as of the date thereof, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein (incorporated by reference to Exhibit 4.6 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.6 Indenture and Security Agreement (N907AN), dated as of September 9, 2013, between American Airlines, Inc. and Wilmington Trust Company, as Loan Trustee (incorporated by reference to Exhibit 4.7 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).

Exhibit
Number
Description

- 4.7 First Amendment to Participation Agreement (N907AN), dated as of November 27, 2013, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein (incorporated by reference to Exhibit 4.8 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.8 First Amendment to Indenture and Security Agreement (N907AN), dated as of November 27, 2013, between American Airlines, Inc. and Wilmington Trust Company, as Loan Trustee (incorporated by reference to Exhibit 4.9 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.9 Series 2013-2A N907AN Equipment Note No. 1, dated as of September 9, 2013 (incorporated by reference to Exhibit 4.10 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.10 Series 2013-2B N907AN Equipment Note No. 1, dated as of November 27, 2013 (incorporated by reference to Exhibit 4.11 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.11 Registration Rights Agreement, dated as of November 27, 2013, among American Airlines, Inc., Wilmington Trust Company, as Trustee under Trust Supplement No. 2013-2B, dated as of November 27, 2013, and Morgan Stanley & Co. LLC, Credit Suisse Securities (USA) LLC, Deutsche Bank Securities Inc., Goldman, Sachs & Co., Citigroup Global Markets Inc. and J.P. Morgan Securities LLC, in their capacity as representatives of the Initial Purchasers (incorporated by reference to Exhibit 4.12 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.12 Schedule I (Pursuant to Instruction 2 to Item 601 of Regulation S-K, this Schedule I contains a list of documents applicable to the financing of the Aircraft in connection with the offering of the Class B Certificates, which documents are substantially identical to those filed herewith as Exhibits 4.6, 4.7, 4.8, 4.9, 4.10 and 4.11 to Exhibit 99.2 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400). Schedule I sets forth the details by which such documents differ from the corresponding Exhibits) (incorporated by reference to Exhibit 99.2 to AMR's Current Report on Form 8-K filed on November 27, 2013 (Commission File No. 1-8400)).
- 4.13 Trust Supplement No. 2013-2C, dated as of December 20, 2013, among American Airlines, Inc. and Wilmington Trust Company, as Class C Trustee, to the Pass Through Trust Agreement, dated as of March 12, 2013 (incorporated by reference to Exhibit 4.2 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.14 Form of Pass Through Trust Certificate, Series 2013-2C (incorporated by reference to Exhibit A to Exhibit 4.2 to AAG's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.15 Amended and Restated Intercreditor Agreement (2013-2), dated as of December 20, 2013, among Wilmington Trust Company, as Trustee of American Airlines Pass Through Trust 2013-2A, American Airlines Pass Through Trust 2013-2B and American Airlines Pass Through Trust 2013-2C, Morgan Stanley Bank, N.A., as Class A Liquidity Provider and as Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.4 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.16 Second Amendment to Participation Agreement (N907AN), dated as of December 20, 2013, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein (incorporated by reference to Exhibit 4.9 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.17 Second Amendment to Indenture and Security Agreement (N907AN), dated as of December 20, 2013, between American Airlines, Inc. and Wilmington Trust Company, as Loan Trustee (incorporated by reference to Exhibit 4.10 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.18 Series 2013-2C N907AN Equipment Note No. 1, dated as of December 20, 2013 (incorporated by reference to Exhibit 4.11 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.19 Registration Rights Agreement, dated as of December 20, 2013, among American Airlines, Inc., Wilmington Trust Company, as Trustee under Trust Supplement No. 2013-2C, dated as of December 20, 2013, and Morgan Stanley & Co. LLC, Credit Suisse Securities (USA) LLC, Deutsche Bank Securities Inc., Goldman, Sachs & Co., Citigroup Global Markets Inc. and J.P. Morgan Securities LLC, in their capacity as representatives of the Initial Purchasers (incorporated by reference to Exhibit 4.12 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).
- 4.20 Schedule I (Pursuant to Instruction 2 to Item 601 of Regulation S-K, this Schedule I contains a list of documents applicable to the financing of the Aircraft in connection with the offering of the Class C Certificates, which documents are substantially identical to those filed herewith as Exhibits 4.14, 4.17 and 4.20. Schedule I sets forth the details by which such documents differ from the corresponding Exhibits) (incorporated by reference to Exhibit 99.2 to AMR's Current Report on Form 8-K filed on December 20, 2013 (Commission File No. 1-8400)).

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- 4.21 Indenture, dated as of May 24, 2013, between American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) and Wilmington Trust, National Association, as Trustee (incorporated by reference to Exhibit 4.1 to US Airways Group's Current Report on Form 8-K filed on May 24, 2013 (Commission File No. 1-8444)).
- 4.22 First Supplemental Indenture, dated as of May 24, 2013, among American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.), American Airlines, Inc. (as successor in interest to US Airways, Inc.) and Wilmington Trust, National Association, as Trustee (incorporated by reference to Exhibit 4.2 to US Airways Group's Current Report on Form 8-K filed on May 24, 2013 (Commission File No. 1-8444)).
- 4.23 Second Supplemental Indenture dated as of December 9, 2013, among American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) and Wilmington Trust, National Association, as trustee, to the Indenture, dated as of May 24, 2013 (incorporated by reference to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on December 9, 2013 (Commission File No. 1-8400)).
- 4.24 Third Supplemental Indenture, dated as of December 30, 2015, among American Airlines Group Inc., American Airlines, Inc. and Wilmington Trust, National Association, as trustee, to the Indenture dated as of May 24, 2013 (incorporated by reference to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 4.25 Pass Through Trust Agreement, dated as of September 16, 2014, between American Airlines, Inc. and Wilmington Trust Company, as Trustee (incorporated by reference to Exhibit 4.1 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.26 Trust Supplement No. 2014-1A, dated as of September 16, 2014, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.27 Trust Supplement No. 2014-1B, dated as of September 16, 2014, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.28 Intercreditor Agreement (2014-1), dated as of September 16, 2014, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2014-1A and as Trustee of the American Airlines Pass Through Trust 2014-1B, Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.29 Amendment No. 1 to Intercreditor Agreement (2014-1), dated as of June 24, 2015, among American Airlines, Inc., Credit Agricole Corporate and Investment Bank, as Class A and Class B liquidity provider and Wilmington Trust Company, as subordination agent and trustee (incorporated by reference to Exhibit 10.6 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015 (Commission File No. 1-8400)).
- 4.30 Note Purchase Agreement, dated as of September 16, 2014, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.31 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (Exhibit B to Note Purchase Agreement) (incorporated by reference to Exhibit 4.10 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.32 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (Exhibit C to Note Purchase Agreement) (incorporated by reference to Exhibit 4.11 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).
- 4.33 Revolving Credit Agreement (2014-1A), dated as of September 16, 2014, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2014-1A, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on September 17, 2014 (Commission File No. 1-2691)).

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- 4.34 Revolving Credit Agreement (2014-1B), dated as of September 16, 2014, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2014-1B, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.15 to American's Current Report on Form 8-K filled on September 17, 2014 (Commission File No. 1-2691)).
- 4.35 Indenture, dated as of September 25, 2014, among American Airlines Group Inc., the Guarantors (as defined therein) and Wilmington Trust, National Association, as trustee (incorporated by reference to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on September 26, 2014 (Commission File No. 1-8400)).
- 4.36 First Supplemental Indenture, dated as of December 30, 2015, among American Airlines Group Inc., American Airlines, Inc. and Wilmington Trust, National Association, as trustee, to the Indenture dated as of September 25, 2014 (incorporated by reference to Exhibit 4.2 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 4.37 Indenture, dated as of March 5, 2015, among American Airlines Group Inc., the Guarantors (as defined therein) and Wilmington Trust, National Association, as trustee (incorporated by reference to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on March 12, 2015 (Commission File No. 1-8400)).
- 4.38 Form of 6.125% Senior Notes due 2018 (incorporated by reference to Exhibit A to Exhibit 4.2 to US Airways Group's Current Report on Form 8-K filed on May 24, 2013 (Commission File No. 1-8444)).
- 4.39 Form of 5.50% Senior Notes due 2019 (incorporated by reference to Exhibit A to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on September 26, 2014 (Commission File No. 1-8400)).
- 4.40 Form of 4.625% Senior Notes due 2020 (incorporated by reference to Exhibit A to Exhibit 4.1 to AAG's Current Report on Form 8-K filed on March 12, 2015 (Commission File No. 1-8400)).
- 4.41 First Supplemental Indenture, dated as of December 30, 2015, among American Airlines Group Inc., American Airlines, Inc. and Wilmington Trust, National Association, as trustee, to the Indenture dated as of March 5, 2015 (incorporated by reference to Exhibit 4.3 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 4.42 Trust Supplement No. 2015-1A, dated as of March 16, 2015, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.43 Trust Supplement No. 2015-1B, dated as of March 16, 2015, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.44 Intercreditor Agreement (2015-1), dated as of March 16, 2015, among Wilmington Trust Company, as Trustee of the American Airlines
 Pass Through Trust 2015-1A and as Trustee of the American Airlines Pass Through Trust 2015-1B, Crédit Agricole Corporate and
 Investment Bank, acting through its New York Branch, as Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington
 Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on
 March 16, 2015 (Commission File No. 1-2691)).
- 4.45 Note Purchase Agreement, dated as of March 16, 2015, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.46 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit 4.10 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.47 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit 4.11 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.48 Form of Pass Through Trust Certificate, Series 2015-1A (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.49 Form of Pass Through Trust Certificate, Series 2015-1B (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).

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- 4.50 Revolving Credit Agreement (2015-1A), dated as of March 16, 2015, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2015-1A, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.51 Revolving Credit Agreement (2015-1B), dated as of March 16, 2015, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2015-1B, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.15 to American's Current Report on Form 8-K filed on March 16, 2015 (Commission File No. 1-2691)).
- 4.52 Trust Supplement No. 2015-2AA, dated as of September 24, 2015, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.53 Trust Supplement No. 2015-2A, dated as of September 24, 2015, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.54 Trust Supplement No. 2015-2B, dated as of September 24, 2015, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.55 Intercreditor Agreement (2015-2), dated as of September 24, 2015, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2015-2AA, as Trustee of the American Airlines Pass Through Trust 2015-2A and as Trustee of the American Airlines Pass Through Trust 2015-2B, Commonwealth Bank of Australia, New York Branch, as Class AA Liquidity Provider, Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.56 Note Purchase Agreement, dated as of September 24, 2015, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.57 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit B to Exhibit 4.6 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691))
- 4.58 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.6 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.59 Form of Pass Through Trust Certificate, Series 2015-2AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.60 Form of Pass Through Trust Certificate, Series 2015-2A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.61 Form of Pass Through Trust Certificate, Series 2015-2B (incorporated by reference to Exhibit A to Exhibit 4.4 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.62 Revolving Credit Agreement (2015-2AA), dated as of September 24, 2015, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2015-2AA, as Borrower, and Commonwealth Bank of Australia, New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.12 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.63 Revolving Credit Agreement (2015-2A), dated as of September 24, 2015, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2015-2A, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.13 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).

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- 4.64 Revolving Credit Agreement (2015-2B), dated as of September 24, 2015, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2015-2B, as Borrower, and Crédit Agricole Corporate and Investment Bank, acting through its New York Branch, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on September 24, 2015 (Commission File No. 1-2691)).
- 4.65 Note Purchase Agreement, dated as of April 24, 2013, among American Airlines, Inc. (as successor in interest to US Airways, Inc.) Wilmington Trust Company, as Pass Through Trustee, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.12 to US Airways Group's Current Report on Form 8-K filed on April 25, 2013 (Commission File No. 1-8444)).
- 4.66 Assumption Agreement, dated as of December 30, 2015, by American Airlines, Inc. for the benefit of Wilmington Trust Company, as pass through trustee, subordination agent, and paying agent, and Wilmington Trust, National Association, as escrow agent, in each case, under the Note Purchase Agreement, dated as of April 24, 2013, among American Airlines, Inc. (as successor in interest to US Airways, Inc.), Wilmington Trust Company, Wilmington Trust, National Association and Wilmington Trust Company (incorporated by reference to Exhibit 10.2 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 4.67 Form of Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee, Subordination Agent and Pass Through Trustee (incorporated by reference to Exhibit 4.13 to US Airways Group's Current Report on Form 8-K filed on April 25, 2013 (Commission File No. 1-8444)).
- 4.68 Form of Trust Indenture and Security Agreement among American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, Wilmington Trust, National Association, as Securities Intermediary, and Wilmington Trust Company, as Indenture Trustee (incorporated by reference to Exhibit 4.14 to US Airways Group's Current Report on Form 8-K filed on April 25, 2013 (Commission File No. 1-8444)).
- 4.69 Form of Amendment No. 1 to Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee, Subordination Agent and Pass Through Trustee (Exhibit A to Note Purchase Agreement) (incorporated by reference to Exhibit 4.8 to US Airways Group's Current Report on Form 8-K filed on June 6, 2013 (Commission File No. 1-8444)).
- 4.70 Form of Amendment No. 1 to Trust Indenture and Security Agreement among American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, Wilmington Trust, National Association, as Securities Intermediary, and Wilmington Trust Company, as Indenture Trustee (Exhibit B to Note Purchase Agreement) (incorporated by reference to Exhibit 4.9 to US Airways Group's Current Report on Form 8-K filed on June 6, 2013 (Commission File No. 1-8444)).
- 4.71 Amended and Restated Guarantee, dated as of March 31, 2014, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) relating to obligations of US Airways under the equipment notes relating to its Series 2013-1 Pass Through Certificates (incorporated by reference to Exhibit 10.5 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2014 (Commission File No. 1-8400)).
- 4.72 Form of Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee, Subordination Agent and Pass Through Trustee (Schedule I to Amendment No. 1 to Note Purchase Agreement (2012-2)) (incorporated by reference to Exhibit 4.10 to US Airways Group's Current Report on Form 8-K filed on June 6, 2013 (Commission File No. 1-8444)).
- 4.73 Form of Trust Indenture and Security Agreement among American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, Wilmington Trust, National Association, as Securities Intermediary, and Wilmington Trust Company, as Indenture Trustee (Schedule II to Amendment No. 1 to Note Purchase Agreement (2012-2)) (incorporated by reference to Exhibit 4.11 to US Airways Group's Current Report on Form 8-K filed on June 6, 2013 (Commission File No. 1-8444)).
- 4.74 Form of Participation Agreement (Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee and Subordination Agent) (incorporated by reference to Exhibit 4.14 to US Airways Group's Current Report on Form 8-K filed on December 23, 2010 (Commission File No. 1-8444)).
- 4.75 Form of Indenture (Trust Indenture and Security Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee) (incorporated by reference to Exhibit 4.15 to US Airways Group's Current Report on Form 8-K filed on December 23, 2010 (Commission File No. 1-8444)).
- 4.76 Amended and Restated Guarantee, dated as of March 31, 2014, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) relating to obligations of US Airways under the equipment notes relating to its Series 2010-1 Pass Through Certificates (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2014 (Commission File No. 1-8400)).

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- 4.77 Form of Participation Agreement (Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee and Subordination Agent) (incorporated by reference to Exhibit 4.18 to US Airways Group's Current Report on Form 8-K filed on July 1, 2011 (Commission File No. 1-08444)).
- 4.78 Form of Indenture (Trust Indenture and Security Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee) (incorporated by reference to Exhibit 4.19 to US Airways Group's Current Report on Form 8-K filed on July 1, 2011 (Commission File No. 1-08444)).
- 4.79 Guarantee, dated as of June 28, 2011, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) (incorporated by reference to Exhibit 4.23 to US Airways Group's Current Report on Form 8-K filed on July 1, 2011 (Commission File No. 1-08444)).
- 4.80 Amended and Restated Guarantee, dated as of March 31, 2014, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) relating to obligations of US Airways under the equipment notes relating to its Series 2011-1 Pass Through Certificates (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2014 (Commission File No. 1-8400)).
- 4.81 Form of Participation Agreement (Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee and Subordination Agent) (incorporated by reference to Exhibit 4.18 to US Airways Group's Current Report on Form 8-K filed on May 16, 2012 (Commission File No. 1-08444)).
- 4.82 Form of Indenture (Trust Indenture and Security Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee) (incorporated by reference to Exhibit 4.19 to US Airways Group's Current Report on Form 8-K filed on May 16, 2012 (Commission File No. 1-08444)).
- 4.83 Amended and Restated Guarantee, dated as of March 31, 2014, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) relating to obligations of US Airways under the equipment notes relating to its Series 2012-1 Pass Through Certificates (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2014 (Commission File No. 1-8400)).
- 4.84 Form of Participation Agreement (Participation Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee and Subordination Agent) (incorporated by reference to Exhibit B to Exhibit 4.12 to US Airways Group's Current Report on Form 8-K filed on December 13, 2012 (Commission File No. 1-08444)).
- 4.85 Form of Indenture (Trust Indenture and Security Agreement between American Airlines, Inc. (as successor in interest to US Airways, Inc.), as Owner, and Wilmington Trust Company, as Indenture Trustee) (incorporated by reference to Exhibit C to Exhibit 4.12 to US Airways Group's Current Report on Form 8-K filed on December 13, 2012 (Commission File No. 1-08444)).
- 4.86 Amended and Restated Guarantee, dated as of March 31, 2014, from American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) relating to obligations of US Airways under the equipment notes relating to its Series 2012-2 Pass Through Certificates (incorporated by reference to Exhibit 10.4 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2014 (Commission File No. 1-8400)).
- 4.87 Form of Assumption Agreement, dated as of December 30, 2015, by American Airlines, Inc. for the benefit of Wilmington Trust Company, as Indenture Trustee, to (i) each Participation Agreement between, among others, American Airlines, Inc. (as successor in interest to US Airways, Inc.) and Wilmington Trust Company, as Indenture Trustee, entered into pursuant to the 2010-1, 2011-1, 2012-1, 2012-2 and 2013-1 EETC note purchase agreements and (ii) each Trust Indenture and Security Agreement, between, among others, American Airlines, Inc. (as successor in interest to US Airways, Inc.), and Wilmington Trust Company, as Indenture Trustee entered into pursuant to the 2010-1, 2011-1, 2012-2 and 2013-1 EETC note purchase agreements (incorporated by reference to Exhibit 10.3 to AAG's Current Report on Form 8-K filed on December 31, 2015 (Commission File No. 1-8400)).
- 4.88 Trust Supplement No. 2016-1AA, dated as of January 19, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.89 Trust Supplement No. 2016-1A, dated as of January 19, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.90 Trust Supplement No. 2016-1B, dated as of January 19, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).

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| 4.91 | Intercreditor Agreement (2016-1), dated as of January 19, 2016, among Wilmington Trust Company, as Trustee of the American | | |
| | Airlines Pass Through Trust 2016-1AA, as Trustee of the American Airlines Pass Through Trust 2016-1A and as Trustee of the | | |
| | American Airlines Pass Through Trust 2016-1B, KfW IPEX-Bank GmbH, as Class AA Liquidity Provider, Class A Liquidity Provider | | |
| | and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to exhibit 4.5 to | | |

American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).

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- 4.92 Note Purchase Agreement, dated as of January 19, 2016, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691))
- 4.93 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit B to Exhibit 4.6 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.94 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.6 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.95 Form of Pass Through Trust Certificate, Series 2016-1AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.96 Form of Pass Through Trust Certificate, Series 2016-1A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.97 Form of Pass Through Trust Certificate, Series 2016-1B (incorporated by reference to Exhibit A to Exhibit 4.4 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.98 Revolving Credit Agreement (2016-1AA), dated as of January 19, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-1AA, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.12 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.99 Revolving Credit Agreement (2016-1A), dated as of January 19, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-1A, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.13 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.100 Revolving Credit Agreement (2016-1B), dated as of January 19, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-1B, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on January 21, 2016 (Commission File No. 1-2691)).
- 4.101 Trust Supplement No. 2016-2AA, dated as of May 16, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.102 Trust Supplement No. 2016-2A, dated as of May 16, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.103 Intercreditor Agreement (2016-2), dated as of May 16, 2016, among Wilmington Trust Company, as Trustee of the American Airlines
 Pass Through Trust 2016-2AA and as Trustee of the American Airlines Pass Through Trust 2016-2A, KfW IPEX-Bank GmbH, as
 Class AA Liquidity Provider and Class A Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by
 reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.104 Deposit Agreement (Class AA), dated as of May 16, 2016, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.105 Deposit Agreement (Class A), dated as of May 16, 2016, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).

| Exhibit | | |
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| <u>Number</u> | <u>Description</u> | |
| 4.106 | Escrow and Paying Agent Agreement (Class AA), dated as of May 16, 2016, among Wilmington Trust, National Association, as | |
| | Escrow Agent, Credit Suisse Securities (USA) LLC and Deutsche Bank Securities Inc., for themselves and on behalf of the several | |
| | Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of | |
| | American Airlines Pass Through Trust 2016-2AA, and Wilmington Trust Company, as Paying Agent (incorporated by reference to | |
| | Exhibit 4.7 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)). | |
| 4.107 | Escrow and Paying Agent Agreement (Class A), dated as of May 16, 2016, among Wilmington Trust, National Association, as Escrow | |
| | Agent, Credit Suisse Securities (USA) LLC and Deutsche Bank Securities Inc., for themselves and on behalf of the several | |
| | Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of | |
| | American Airlines Pass Through Trust 2016-2A, and Wilmington Trust Company, as Paying Agent (incorporated by reference to | |
| | Exhibit 4.8 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)). | |
| 4.108 | Note Purchase Agreement, dated as of May 16, 2016, among American Airlines, Inc., Wilmington Trust Company, as Pass Through | |
| | Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust | |

- National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).

 4.109 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by
- reference to Exhibit B to Exhibit 4.9 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
 4.110 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.9 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.111 Form of Pass Through Trust Certificate, Series 2016-2AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.112 Form of Pass Through Trust Certificate, Series 2016-2A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.113 Revolving Credit Agreement (2016-2AA), dated as of May 16, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-2AA, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.114 Revolving Credit Agreement (2016-2A), dated as of May 16, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-2A, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.15 to American's Current Report on Form 8-K filed on May 17, 2016 (Commission File No. 1-2691)).
- 4.115 Trust Supplement No. 2016-2B, dated as of July 8, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.116 Amended and Restated Intercreditor Agreement (2016-2), dated as of July 8, 2016, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2016-2A, as Trustee of the American Airlines Pass Through Trust 2016-2A and as Trustee of the American Airlines Pass Through Trust 2016-2B, KfW IPEX-Bank GmbH, as Class AA Liquidity Provider, Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.117 Deposit Agreement (Class B), dated as of July 8, 2016, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.118 Escrow and Paying Agent Agreement (Class B), dated as of July 8, 2016, among Wilmington Trust, National Association, as Escrow Agent, Citigroup Global Markets Inc., as the initial purchaser, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2016-2B, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.119 Amended and Restated Note Purchase Agreement, dated as of July 8, 2016, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).

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- 4.120 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (included in Exhibit B to Exhibit 4.6 to American's Current Report on Form 8-K filled on July 12, 2016 (Commission File No. 1-2691)).
- 4.121 Form of First Amendment to Participation Agreement (First Amendment to Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (included in Exhibit D to Exhibit 4.6 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.122 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (included in Exhibit C to Exhibit 4.6 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.123 Form of First Amendment to Indenture and Security Agreement (First Amendment to Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (included in Exhibit E to Exhibit 4.6 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.124 Form of Pass Through Trust Certificate, Series 2016-2B (included in Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.125 Revolving Credit Agreement (2016-2B), dated as of July 8, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-2B, as Borrower, and KfW IPEX Bank GmbH, as liquidity Provider (incorporated by reference to Exhibit 4.12 to American's Current Report on Form 8-K filed on July 12, 2016 (Commission File No. 1-2691)).
- 4.126 Trust Supplement No. 2016-3AA, dated as of October 3, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.127 Trust Supplement No. 2016-3A, dated as of October 3, 2016, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.128 Intercreditor Agreement (2016-3), dated as of October 3, 2016, among Wilmington Trust Company, as Trustee of the American Airlines
 Pass Through Trust 2016-3AA and as Trustee of the American Airlines Pass Through Trust 2016-3A, KfW IPEX-Bank GmbH, as
 Class AA Liquidity Provider and Class A Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by
 reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.129 Amended and Restated Intercreditor Agreement (2016-3), dated as of October 4, 2017, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2016-3AA, as Trustee of the American Airlines Pass Through Trust 2016-3B, KfW IPEX-Bank GmbH, as Class AA Liquidity Provider, Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)).
- 4.130 Deposit Agreement (Class AA), dated as of October 3, 2016, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.131 Deposit Agreement (Class A), dated as of October 3, 2016, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.132 Escrow and Paying Agent Agreement (Class AA), dated as of October 3, 2016, among Wilmington Trust, National Association, as Escrow Agent, Morgan Stanley & Co. LLC and Goldman, Sachs & Co., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2016-3AA, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.7 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.133 Escrow and Paying Agent Agreement (Class A), dated as of October 3, 2016, among Wilmington Trust, National Association, as Escrow Agent, Morgan Stanley & Co. LLC and Goldman, Sachs & Co., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2016-3A, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.8 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).

| Exhibit <u>Number</u> | <u>Description</u> | | |
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| 4.134 | Note Purchase Agreement, dated as of October 3, 2016, among American Airlines, Inc., Wilmington Trust Company, as Pass Through | | |
| | Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)). | | |
| 4.135 | Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (included in Exhibit B to Exhibit 4.9) (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)). | | |
| 4.136 | Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (included in Exhibit C to Exhibit 4.9) (incorporated by reference to Exhibit C to Exhibit 4.9 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)). | | |
| 4.137 | Form of Pass Through Trust Certificate, Series 2016-3AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)). | | |
| 4.138 | Form of Pass Through Trust Certificate, Series 2016-3A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)). | | |
| 4.139 | Revolving Credit Agreement (2016-3AA), dated as of October 3, 2016, between Wilmington Trust Company, as Subordination Agent, | | |

- as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-3AA, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).

 4.140 Revolving Credit Agreement (2016-3A), dated as of October 3, 2016, between Wilmington Trust Company, as Subordination Agent, as
- 4.140 Revolving Credit Agreement (2016-3A), dated as of October 3, 2016, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-3A, as Borrower, and KfW IPEX-Bank GmbH, as Liquidity Provider (incorporated by reference to Exhibit 4.15 to American's Current Report on Form 8-K filed on October 4, 2016 (Commission File No. 1-2691)).
- 4.141 Trust Supplement No. 2017-1AA, dated as of January 13, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.142 Trust Supplement No. 2017-1A, dated as of January 13, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014, (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.143 Trust Supplement No. 2017-1B, dated as of January 13, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.144 Intercreditor Agreement (2017-1), dated as of January 13, 2017, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2017-1AA, as Trustee of the American Airlines Pass Through Trust 2017-1B, Citibank N.A., as Class AA Liquidity Provider, Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.145 Deposit Agreement (Class AA), dated as of January 13, 2017, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.146 Deposit Agreement (Class A), dated as of January 13, 2017, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.7 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.147 Deposit Agreement (Class B), dated as of January 13, 2017, between Wilmington Trust, National Association, as Escrow Agent, and Citibank, N.A., as Depositary (incorporated by reference to Exhibit 4.8 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.148 Escrow and Paying Agent Agreement (Class AA), dated as of January 13, 2017, among Wilmington Trust, National Association, as Escrow Agent, Credit Suisse Securities (USA) LLC, Citigroup Global Markets Inc. and Deutsche Bank Securities Inc., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-1AA, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).

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- 4.149 Escrow and Paying Agent Agreement (Class A), dated as of January 13, 2017, among Wilmington Trust, National Association, as Escrow Agent, Credit Suisse Securities (USA) LLC, Citigroup Global Markets Inc. and Deutsche Bank Securities Inc., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-1A, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.10 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.150 Escrow and Paying Agent Agreement (Class B), dated as of January 13, 2017, among Wilmington Trust, National Association, as Escrow Agent, Credit Suisse Securities (USA) LLC, Citigroup Global Markets Inc. and Deutsche Bank Securities Inc., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-1A, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.11 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.151 Note Purchase Agreement, dated as of January 13, 2017, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.12 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.152 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit B to Exhibit 4.12 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.153 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.12 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.154 Form of Pass Through Trust Certificate, Series 2017-1AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.155 Form of Pass Through Trust Certificate, Series 2017-1A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.156 Form of Pass Through Trust Certificate, Series 2017-1B (incorporated by reference to Exhibit A to Exhibit 4.4 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.157 Revolving Credit Agreement (2017-1AA), dated as of January 13, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1AA, as Borrower, and Citibank N.A., as Liquidity Provider (incorporated by reference to Exhibit 4.18 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.158 Revolving Credit Agreement (2017-1A), dated as of January 13, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1A, as Borrower, and Citibank N.A., as Liquidity Provider (incorporated by reference to Exhibit 4.19 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.159 Revolving Credit Agreement (2017-1B), dated as of January 13, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1B, as Borrower, and Citibank N.A., as Liquidity Provider (incorporated by reference to Exhibit 4.20 to American's Current Report on Form 8-K filed on January 17, 2017 (Commission File No. 1-02691)).
- 4.160 Acknowledgment and Agreement (2017-1), dated as of March 31, 2017, by and among American Airlines Inc., Citibank, N.A., as initial Liquidity Provider, National Australia Bank Limited, as Replacement Liquidity Provider, and Wilmington Trust Company, as Subordination Agent and trustee (incorporated by reference to Exhibit 4.20 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).
- 4.161 Revolving Credit Agreement (2017-1AA), dated as of March 31, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1AA, as Borrower, and National Australia Bank Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.21 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).
- 4.162 Revolving Credit Agreement (2017-1A), dated as of March 31, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1A, as Borrower, and National Australia Bank Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.22 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).
- 4.163 Revolving Credit Agreement (2017-1B), dated as of March 31, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-1B, as Borrower, and National Australia Bank Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.23 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).

| Exhibit <u>Number</u> | <u>Description</u> |
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| 4.164 | Form of American Airlines Group Inc. Indenture for Debt Securities (incorporated by reference to Exhibit 4.1 to AAG's Registration |
| 4.165 | Statement on Form S-3ASR filed on February 22, 2017 (Commission File No. 333-216167). Form of American Airlines, Inc. Indenture for Debt Securities (incorporated by reference to Exhibit 4.2 to AAG's Registration |
| | Statement on Form S-3ASR filed on February 22, 2017 (Commission File No. 333-216167). |
| 4.166 | Trust Supplement No. 2017-2AA, dated as of August 14, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to |

- American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).

 4.167 Trust Supplement No. 2017-2A, dated as of August 14, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.168 Intercreditor Agreement (2017-2), dated as of August 14, 2017, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2017-2A, National Australia Bank Limited, as Class AA Liquidity Provider and Class A Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691))
- 4.169 Deposit Agreement (Class AA), dated as of August 14, 2017, between Wilmington Trust, National Association, as Escrow Agent, and Natixis S.A., acting through its New York Branch, as Depositary (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.170 Deposit Agreement (Class A), dated as of August 14, 2017, between Wilmington Trust, National Association, as Escrow Agent, and Natixis S.A., acting through its New York Branch, as Depositary (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.171 Escrow and Paying Agent Agreement (Class AA), dated as of August 14, 2017, among Wilmington Trust, National Association, as Escrow Agent, Goldman Sachs & Co. LLC, Credit Suisse Securities (USA) LLC and Deutsche Bank Securities Inc., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-2AA, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.7 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691))
- 4.172 Escrow and Paying Agent Agreement (Class A), dated as of August 14, 2017, among Wilmington Trust, National Association, as Escrow Agent, Goldman Sachs & Co. LLC, Credit Suisse Securities (USA) LLC and Deutsche Bank Securities Inc., for themselves and on behalf of the several Underwriters, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-2A, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.8 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.173 Note Purchase Agreement, dated as of August 14, 2017, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.9 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.174 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit B to Exhibit 4.9 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.175 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.9 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.176 Form of Pass Through Trust Certificate, Series 2017-2AA (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.177 Form of Pass Through Trust Certificate, Series 2017-2A (incorporated by reference to Exhibit A to Exhibit 4.3 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).
- 4.178 Revolving Credit Agreement (2017-2AA), dated as of August 14, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-2AA, as Borrower, and National Australia Bank Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.14 to American's Current Report on Form 8-K filed on August 14, 2017 (Commission File No. 1-2691)).

| Exhibit | | |
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| Number | <u>Description</u> | |
| 4.179 | Revolving Credit Agreement (2017-2A), dated as of August 14, 2017, between Wilmington Trust Company, as Subordination Agent, as | |
| | agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-2A, as Borrower, and National Australia Bank | |
| | Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.15 to American's Current Report on Form 8-K filed on August 14, | |
| | 2017 (Commission File No. 1-2691)). | |
| 4.180 | Trust Supplement No. 2016-3B, dated as of October 4, 2017, between American Airlines, Inc. and Wilmington Trust Company, as | |
| | Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)). | |
| 4.181 | Amended and Restated Note Purchase Agreement, dated as of October 4, 2017, amending the Note Purchase Agreement, dated as | |
| 4.101 | of October 3, 2016, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass | |
| | Through Trust Agreements, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.4 to | |
| | American's Current Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)). | |
| 4.182 | Form of First Amendment to Participation Agreement (First Amendment to Participation Agreement among American Airlines, Inc., | |
| | Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust | |
| | Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual | |
| | capacity as set forth therein) (incorporated by reference to Exhibit A to Exhibit 4.4 to American's Current Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)). | |
| 4 400 | | |
| 4.183 | Form of First Amendment to Indenture and Security Agreement (First Amendment to Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit E to Exhibit 4.6 to | |
| | American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)). | |
| 4.184 | Form of First Amendment to Indenture and Security Agreement (First Amendment to Indenture and Security Agreement between | |
| | American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit B to Exhibit 4.4 to | |
| | American's Current Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)). | |
| 4.185 | Form of Pass Through Trust Certificate, Series 2016-3B (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current | |
| | Report on Form 8-K filed on October 5, 2017 (Commission File No. 1-2691)). | |
| 4.186 | Revolving Credit Agreement (2016-3B), dated as of October 4, 2017, between Wilmington Trust Company, as Subordination Agent, as | |
| | agent and trustee for the trustee of the American Airlines Pass Through Trust 2016-3B, as Borrower, and KfW IPEX-Bank GmbH, as | |
| | Liquidity Provider 3B (incorporated by reference to Exhibit 4.8 to American's Current Report on Form 8-K filed on October 5, 2017 | |

4.187 Trust Supplement No. 2017-2B, dated as of October 5, 2017, between American Airlines, Inc. and Wilmington Trust Company, as Trustee, to the Pass Through Trust Agreement, dated as of September 16, 2014 (incorporated by reference to Exhibit 4.2 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).

(Commission File No. 1-2691)).

- 4.188 Amended and Restated Intercreditor Agreement (2017-2), dated as of October 5, 2017, among Wilmington Trust Company, as Trustee of the American Airlines Pass Through Trust 2017-2AA, as Trustee of the American Airlines Pass Through Trust 2017-2A and as Trustee of the American Airlines Pass Through Trust 2017-2B, National Australia Bank Limited, as Class AA Liquidity Provider, Class A Liquidity Provider and Class B Liquidity Provider, and Wilmington Trust Company, as Subordination Agent (incorporated by reference to Exhibit 4.3 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- Deposit Agreement (Class B), dated as of October 5, 2017, between Wilmington Trust, National Association, as Escrow Agent, and 4.189 Natixis S.A., acting through its New York Branch, as Depositary (incorporated by reference to Exhibit 4.4 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- Escrow and Paying Agent Agreement (Class B), dated as of October 5, 2017, among Wilmington Trust, National Association, as 4.190 Escrow Agent, Deutsche Bank Securities Inc. and Credit Suisse Securities (USA) LLC, as the representatives of the underwriters named therein, Wilmington Trust Company, not in its individual capacity, but solely as Pass Through Trustee for and on behalf of American Airlines Pass Through Trust 2017-2B, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.5 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- Amended and Restated Note Purchase Agreement, dated as of October 5, 2017, among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust, National Association, as Escrow Agent, and Wilmington Trust Company, as Paying Agent (incorporated by reference to Exhibit 4.6 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).

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Number
Description

- 4.192 Form of Participation Agreement (Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit B to Exhibit 4.6 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691))
- 4.193 Form of First Amendment to Participation Agreement (First Amendment to Participation Agreement among American Airlines, Inc., Wilmington Trust Company, as Pass Through Trustee under each of the Pass Through Trust Agreements, Wilmington Trust Company, as Subordination Agent, Wilmington Trust Company, as Loan Trustee, and Wilmington Trust Company, in its individual capacity as set forth therein) (incorporated by reference to Exhibit D to Exhibit 4.6 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- 4.194 Form of Indenture and Security Agreement (Indenture and Security Agreement between American Airlines, Inc., and Wilmington Trust Company, as Loan Trustee) (incorporated by reference to Exhibit C to Exhibit 4.6 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- 4.195 Form of Pass Through Trust Certificate, Series 2017-2B (incorporated by reference to Exhibit A to Exhibit 4.2 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- 4.196 Revolving Credit Agreement (2017-2B), dated as of October 5, 2017, between Wilmington Trust Company, as Subordination Agent, as agent and trustee for the trustee of the American Airlines Pass Through Trust 2017-2B, as Borrower, and National Australia Bank Limited, as Liquidity Provider (incorporated by reference to Exhibit 4.12 to American's Current Report on Form 8-K filed on October 6, 2017 (Commission File No. 1-2691)).
- Amended and Restated Credit and Guaranty Agreement, dated as of December 15, 2016, amending the Loan Agreement, dated as of May 23, 2013, among American Airlines, Inc. (as successor in interest to US Airways, Inc., as borrower), as the borrower, American Airlines Group Inc., as parent and guarantor (as successor in interest to US Airways Group, Inc., as parent and guarantor), the lenders from time to time party thereto, Citibank N.A., as administrative agent and collateral agent (as successor in interest to Citicorp North America Inc., as administrative agent and collateral agent), and certain other parties thereto. (incorporated by reference to Exhibit 10.1 to AAG's Annual Report on Form 10-K for the year ended December 31, 2016 (Commission File No. 1-8400)).
- First Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of November 14, 2017, amending the Amended and Restated Credit and Guaranty Agreement, dated as of December 15, 2016, amending the Loan Agreement, dated as of May 23, 2013, among American Airlines, Inc. (as successor in interest to US Airways, Inc., as borrower), as the borrower, American Airlines Group Inc., as parent and guarantor (as successor in interest to US Airways Group, Inc., as parent and guarantor), the lenders from time to time party thereto, Citibank N.A., as administrative agent and collateral agent (as successor in interest to Citicorp North America Inc., as administrative agent and collateral agent), and certain other parties thereto.
- First Amendment and Restatement Agreement, dated as of April 20, 2015, in relation to the Credit and Guaranty Agreement, dated as of October 10, 2014 (as amended), among American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.), American Airlines, Inc. (as successor in interest to US Airways, Inc.), the Revolving Lenders (as defined therein) party thereto, the 2015 Term Loan Lenders (as defined therein) party thereto and Citibank N.A., as administrative agent and collateral agent (incorporated by reference to Exhibit 10.4 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015 (Commission File No. 1-8400)).
- First Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of October 26, 2015, amending the Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015, among American Airlines, Inc. (as successor in interest to US Airways, Inc.), American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.), the lenders from time to time party thereto, Citibank N.A., as administrative agent, and certain other parties thereto (incorporated by reference to Exhibit 10.6 to AAG's Annual Report on Form 10-K for the year ended December 31, 2015 (Commission File No. 1-8400)).
- Second Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of September 22, 2016, amending the Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Citibank N.A., as administrative agent, and certain other parties thereto (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016 (Commission File No. 1-8400)).
- 10.6 Third Amendment to the Amended and Restated Credit and Guaranty Agreement, dated as of June 14, 2017, amending the Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Citibank N.A., as administrative agent, and certain other parties thereto (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2017 (Commission File No. 1-8400)).
- 10.7 Fourth Amendment to the Amended and Restated Credit and Guaranty Agreement, dated as of August 21, 2017, amending the Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Citibank N.A., as administrative agent, and certain other parties thereto.**

| Exhibit <u>Number</u> | <u>Description</u> |
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| 10.8 | First Amendment and Restatement Agreement, dated as of May 21, 2015, in relation to the Credit and Guaranty Agreement, dated as |
| | of June 27, 2013 (as amended), among American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.), American |
| | Aidines Inc. (as successor in interest to US Airways, Inc.), the Revolving Lenders (as defined therein) party thereto, the 2015 Term |

- of June 27, 2013 (as amended), among American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.), American Airlines, Inc. (as successor in interest to US Airways, Inc.), the Revolving Lenders (as defined therein) party thereto, the 2015 Term Loan Lenders (as defined therein) party thereto and Deutsche Bank AG New York Branch, as administrative agent and collateral agent (incorporated by reference to Exhibit 10.5 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015 (Commission File No. 1-8400)).
- First Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of October 26, 2015, amending the Amended and Restated Credit and Guaranty Agreement, dated as of May 21, 2015, among American Airlines, Inc. (as successor in interest to US Airways, Inc.), American Airlines Group Inc., (as successor in interest to US Airways Group, Inc.), the lenders from time to time party thereto, Deutsche Bank AG New York Branch, as administrative agent, and certain other parties thereto (incorporated by reference to Exhibit 10.8 to AAG's Annual Report on Form 10-K for the year ended December 31, 2015 (Commission File No. 1-8400)).
- Second Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of March 14, 2017, amending the Amended and Restated Credit and Guaranty Agreement, dated as of May 21, 2015, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Deutsche Bank AG New York Branch, as administrative agent, and certain other parties thereto (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).
- 10.11 Third Amendment to the Amended and Restated Credit And Guaranty Agreement, dated as of August 21, 2017, amending the Amended and Restated Credit and Guaranty Agreement, dated as of May 21, 2015, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Deutsche Bank AG New York Branch, as administrative agent, and certain other parties thereto.**
- 10.12 Purchase Agreement No. 3219, dated as of October 15, 2008, between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.29 to American's Annual Report on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8400)).*
- 10.13 Credit and Guaranty Agreement, dated as of April 29, 2016, among American Airlines, Inc. as borrower, American Airlines Group Inc., as parent and guarantor, certain other subsidiaries of American Airlines Group Inc., as guarantors, the lenders party thereto, Barclays Bank PLC, as administrative agent and collateral agent, and certain other parties thereto (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q filed on July 22, 2016 (Commission File No. 1-8400)).
- 10.14 First Amendment to Credit and Guaranty Agreement, dated as of October 31, 2016, amending the Credit and Guaranty Agreement, dated as of April 29, 2016, among American Airlines, Inc. as borrower, American Airlines Group Inc., as parent and guarantor, the lenders party thereto, Barclays Bank PLC, as administrative agent (incorporated by reference to Exhibit 10.81 to AAG's Annual Report on Form 10-K for the year ended December 31, 2016 (Commission File No. 1-8400)).
- 10.15 Second Amendment to the Credit and Guaranty Agreement, dated as of August 21, 2017, amending the Credit and Guaranty Agreement, dated as of April 29, 2016, among American Airlines, Inc., American Airlines Group Inc., the lenders from time to time party thereto, Barclays Bank PLC, as administrative agent, and certain other parties thereto.**
- 10.16 Third Amendment to Credit and Guaranty Agreement, dated as of November 1, 2017, amending the Credit and Guaranty Agreement, dated as of April 29, 2016, among American Airlines, Inc. as borrower, American Airlines Group Inc., as parent and guarantor, the lenders party thereto, Barclays Bank PLC, as administrative agent.
- 10.17 Supplemental Agreement No. 2, dated as of July 21, 2010, to Purchase Agreement No. 3219 between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.2 to AMR's report on Form 10-Q for the quarter ended June 30, 2010 (Commission File No. 1-8400)).*
- 10.18 Supplemental Agreement No. 3, dated as of February 1, 2013, to Purchase Agreement No. 3219 between American Airlines, Inc., and The Boeing Company (incorporated by reference to Exhibit 10.2 to AMR's Quarterly Report on Form 10-Q for the quarter ended March 31, 2013 (Commission File No. 1-8400)).*
- 10.19 Supplemental Agreement No. 4, dated as of June 9, 2014, to Purchase Agreement No. 3219 between The Boeing Company and American Airlines, Inc. dated as of October 15, 2008, Relating to Boeing Model 787 Aircraft, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.6 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (Commission File No. 1-8400)).*
- 10.20 Supplemental Agreement No. 5, dated as of January 20, 2015, to Purchase Agreement No. 3219 between The Boeing Company and American Airlines, Inc., dated as of October 15, 2008, Relating to Boeing Model 787 Aircraft, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 (Commission File No. 1-8400)).*

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- Supplemental Agreement No. 6, dated as of April 21, 2015, to Purchase Agreement No. 3219 between American Airlines, Inc. and The Boeing Company, dated as of October 15, 2008, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015 (Commission File No. 1-8400)).*
- 10.22 Supplemental Agreement No. 7, dated as of September 12, 2016, to Purchase Agreement No. 3219 dated as of October 15, 2008, between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the guarter ended September 30, 2016 (Commission File No. 1-8400)).*
- 10.23 Supplemental Agreement No. 8, dated as of January 26, 2017, to Purchase Agreement No. 3219 dated as of October 15, 2008, between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2017 (Commission File No. 1-8400)).*
- Supplemental Agreement No. 9, dated as of April 24, 2017, to Purchase Agreement No. 3219 dated as of October 15, 2008, by and between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.5 to AAG's Quarterly Report on Form 10-Q for the guarter ended June 30, 2017 (Commission File No. 1-8400)).*
- Supplemental Agreement No. 10, dated as of May 11, 2017, to Purchase Agreement No. 3219 dated as of October 15, 2008, by and between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.6 to AAG's Quarterly Report on Form 10-Q for the guarter ended June 30, 2017 (Commission File No. 1-8400)).*
- 10.26 A320 Family Aircraft Purchase Agreement, dated as of July 20, 2011, between American Airlines, Inc. and Airbus S.A.S. (incorporated by reference to Exhibit 10.4 to AMR's report on Form 10-Q for the quarter ended September 30, 2011 (Commission File No. 1-8400)).*
- 10.27 Amendment No. 1, dated as of January 11, 2013, to A320 Family Aircraft Purchase Agreement between American Airlines, Inc. and Airbus S.A.S., dated as of July 20, 2011 (incorporated by reference to Exhibit 10.8 to AMR's Quarterly Report on Form 10-Q for the quarter ended March 31, 2013 (Commission File No. 1-8400)).*
- Amendment No. 2, dated as of May 30, 2013, to A320 Family Aircraft Purchase Agreement between American Airlines, Inc. and Airbus S.A.S, dated as of July 20, 2011 (incorporated by reference to Exhibit 10.2 to AMR's Quarterly Report on Form 10-Q for the guarter ended June 30, 2013 (Commission File No. 1-8400)).*
- Amendment No. 3, dated as of November 20, 2013, to A320 Family Aircraft Purchase Agreement between American Airlines, Inc. and Airbus S.A.S., dated as of July 20, 2011 (incorporated by reference to Exhibit 10.27 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).*
- Amendment No. 4, dated as of June 18, 2014, to the A320 Family Aircraft Purchase Agreement between Airbus S.A.S., as seller, and American Airlines, Inc., as buyer, dated as of July 20, 2011, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (Commission File No. 1-8400)).*
- Amendment No. 5, dated as of June 24, 2014, to the A320 Family Aircraft Purchase Agreement between Airbus S.A.S., as seller, and American Airlines, Inc., as buyer, dated as of July 20, 2011, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (Commission File No. 1-8400)).*
- Amendment No. 6, dated as of July 1, 2014, to the A320 Family Aircraft Purchase Agreement between Airbus S.A.S., as seller, and American Airlines, Inc., as buyer, dated as of July 20, 2011, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (Commission File No. 1-8400)).*
- Amendment No. 7, dated as of November 25, 2014, to the A320 Family Aircraft Purchase Agreement between Airbus S.A.S., as seller, and American Airlines, Inc., as buyer, dated as of July 20, 2011, as amended, restated, amended and restated, supplemented or otherwise (incorporated by reference to Exhibit 10.51 to AAG's Annual Report on Form 10-K for the year ended December 31, 2014 (Commission File No. 1-8400)).*
- Amendment No. 8, dated as of June 11, 2015, to the A320 Family Aircraft Purchase Agreement between American Airlines, Inc. and Airbus S.A.S., dated as of July 20, 2011, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2015 (Commission File No. 1-8400)).*
- Amendment No. 9, dated as of September 23, 2015, to the A320 Family Aircraft Purchase Agreement, dated as of July 20, 2011, between American Airlines, Inc. and Airbus S.A.S. (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the quarter ended September 30, 2015 (Commission File No. 1-8400)).*
- 10.36 Purchase Agreement No. 03735, dated as of February 1, 2013, between American Airlines, Inc., and The Boeing Company (incorporated by reference to Exhibit 10.7 to AMR's Quarterly Report on Form 10-Q for the quarter ended March 31, 2013 (Commission File No. 1-8400)).*

| Exhibit Number | Description |
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| 10.37 | Supplemental Agreement No. 1, dated as of April 15, 2013, to Purchase Agreement No. 03735 between American Airlines, Inc. and |
| | The Boeing Company (incorporated by reference to Exhibit 10.1 to AMR's Quarterly Report on Form 10-Q for the quarter ended June 30, 2013 (Commission File No. 1-8400)).* |
| 10.38 | Supplemental Agreement No. 2, dated as of March 6, 2015, to Purchase Agreement No. 03735 between American Airlines, Inc. and |
| | The Boeing Company, dated as of February 1, 2013. Relating to Boeing Model 737 MAX Aircraft, as amended, restated, amended and |
| | restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for |
| | the quarter ended March 31, 2015 (Commission File No. 1-8400)).* |
| 10.39 | Supplemental Agreement No. 3, dated as of May 22, 2015, to Purchase Agreement No. 03735 between American Airlines, Inc. and |
| | The Boeing Company, dated as of February 1, 2013. Relating to Boeing Model 737 MAX Aircraft, as amended, restated, amended and restated, supplemented or otherwise modified (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for |
| | the quarter ended June 30, 2015 (Commission File No. 1-8400)).* |
| 10.40 | Letter Agreement, dated as of January 14, 2016, to Purchase Agreement No. 03735 between American Airlines, Inc. and The Boeing |
| | Company, dated as of February 1, 2013. Relating to Boeing Model 737 MAX Aircraft, as amended, restated, amended and restated, |
| | supplemented or otherwise modified (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on Form 10-Q for the quarter |
| | ended March 31, 2016 (Commission File No. 1-8400)).* |
| 10.41 | Supplemental Agreement No. 4, dated as of June 6, 2016, to Purchase Agreement No. 03735 dated as of February 1, 2016, between |
| | American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q |
| | for the quarter ended June 30, 2016 (Commission File No. 1-8400)).* |
| 10.42 | Supplemental Agreement No. 5, dated as of August 8, 2016, to Purchase Agreement No. 03735 dated as of February 1, 2013, between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.2 to AAG's Quarterly Report on |
| | Form 10-Q for the quarter ended September 30, 2016 (Commission File No. 1-8400)).* |
| 10.43 | Supplemental Agreement No. 6, dated as of November 15, 2016, to Purchase Agreement No. 03735 dated as of February 1, 2013, |
| 10.40 | between American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.33 to AAG's Annual Report on |
| | Form 10-K for the year ended December 31, 2016 (Commission File No. 1-8400)).* |
| 10.44 | Supplemental Agreement No. 7, dated as of March 2, 2017, to Purchase Agreement No. 03735 dated as of February 1, 2013, between |
| | American Airlines, Inc. and The Boeing Company (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q |
| | for the quarter ended March 31, 2017 (Commission File No. 1-8400)).* |
| 10.45 | Supplemental Agreement No. 8, dated as of December 7, 2017, to Purchase Agreement No. 03735 dated as of February 1, 2013, |
| | between American Airlines, Inc. and The Boeing Company.** |
| 10.46 | Amended and Restated Airbus A350 XWB Purchase Agreement, dated as of October 2, 2007, among AVSA, S.A.R.L. and American |

- Airlines, Inc. (as successor in interest to US Airways, Inc.), AWA and American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) (incorporated by reference to Exhibit 10.19 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2007 (Commission File No. 1-8444)).*

 10.47 Amendment No. 1, dated as of October 20, 2008, to the Amended and Restated Airbus A350 XWB Purchase Agreement, dated as of October 2, 2007, between American Airlines, Inc. (as successor in interest to US Airways, Inc.), and Airbus, S.A.S., including
- October 2, 2007, between American Airlines, Inc. (as successor in interest to US Airways, Inc.) and Airbus S.A.S., including Amended and Restated Letter Agreement No. 3, Amended and Restated Letter Agreement No. 5, and Amended and Restated Letter Agreement No. 9 to the Purchase Agreement (incorporated by reference to Exhibit 10.23 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8444)).*
- Amendment No. 2, dated as of January 16, 2009, to the Amended and Restated Airbus A350 XWB Purchase Agreement, dated as of October 2, 2007, among AVSA, S.A.R.L. and American Airlines, Inc., (as successor in interest to US Airways, Inc.), AWA and American Airlines Group Inc. (as successor in interest to US Airways Group, Inc.) (incorporated by reference to Exhibit 10.3 to US Airways Group's Quarterly Report on Form 10-Q for the quarter ended March 31, 2009 (Commission File No. 1-8444)).*
- Amendment No. 3, dated as of July 23, 2009, to the Amended and Restated Airbus A350 XWB Purchase Agreement dated as of October 2, 2007 between Airbus S.A.S. and American Airlines, Inc. (as successor in interest to US Airways, Inc.) (incorporated by reference to Exhibit 10.3 to US Airways Group's Quarterly Report on Form 10-Q for the quarter ended September 30, 2009 (Commission File No. 1-8444)).*
- 10.50 Amendment No. 4, dated as of November 20, 2009, to the Amended and Restated Airbus A350 XWB Purchase Agreement dated as of October 2, 2007 between Airbus S.A.S. and American Airlines, Inc. (as successor in interest to US Airways, Inc.) (incorporated by reference to Exhibit 10.96 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2009 (Commission File No. 1-8444)).*

| Exhibit <u>Number</u> | <u>Description</u> | | |
|--------------------------|--|--|--|
| 10.51 | Amendment No. 5, dated as of December 20, 2013, to the Amended and Restated Airbus A350 XWB Purchase Agreement dated as | | |
| | of October 2, 2007 between Airbus S.A.S. and American Airlines, Inc. (as successor in interest to US Airways, Inc.), including | | |
| | Amended and Restated Letter Agreement No. 2, Amended and Restated Letter Agreement No. 4, Third Amended and Restated Letter | | |
| | Agreement No. 5, Amended and Restated Letter Agreement No. 6, Amended and Restated Letter Agreement No. 7, Amended and | | |
| | Restated Letter Agreement No. 8-2, Second Amended and Restated Letter Agreement No. 12, Amended and Restated Letter Agreement No. 13 and Amended and Restated Letter Agreement No. 14 to the | | |
| | Amended and Restated Airbus A350 XWB Purchase Agreement dated as of October 2, 2007 between Airbus S.A.S. and American | | |
| | Airlines, Inc. (as successor in interest to US Airways, Inc.) (incorporated by reference to Exhibit 10.43 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8444)).* | | |
| 10.52 | Second Amended and Restated Letter Agreement No. 6, dated as of July 7, 2015 to the Amended and Restated Airbus A350 XWB | | |
| | Purchase Agreement, dated as of October 2, 2007, between American Airlines, Inc. (as successor in interest to US Airways, Inc.) and Airbus S.A.S. (incorporated by reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended September 30, 2015 (Commission File No. 1-8400)).* | | |
| 10.53 | Third Amended and Restated Letter Agreement No. 9, dated as of April 24, 2017 to the Amended and Restated Airbus A350 XWB | | |
| | Purchase Agreement, dated as of October 2, 2007, by and between American Airlines, Inc. and Airbus S.A.S (incorporated by | | |
| | reference to Exhibit 10.4 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2017 (Commission File No. 1-8400)).* | | |
| 10.54 | Amendment No. 6, dated as of December 15, 2015, to the Amended and Restated Airbus A350 XWB Purchase Agreement dated as | | |
| | of October 2, 2007 between Airbus S.A.S. and American Airlines, Inc. (as successor in interest to US Airways, Inc.) (incorporated by reference to Exhibit 10.97 to AAG's Annual Report on Form 10-K for the year ended December 31, 2015 (Commission File No. 1-8400)).* | | |
| 10.55 | Amendment No. 7, dated as of February 24, 2016, to the Amended and Restated Airbus A350 XWB Purchase Agreement dated as of | | |
| | October 2, 2007 between Airbus S.A.S. and American Airlines, Inc. (as successor in interest to US Airways, Inc.) (incorporated by | | |
| | reference to Exhibit 10.1 to AAG's Quarterly Report on Form 10-Q for the quarter ended March 31, 2016 (Commission File No. 1-8400)).* | | |
| 10.56 | Amendment No. 8, dated as of July 18, 2016, to the Amended and Restated Airbus A350 XWB Purchase Agreement, dated as of | | |
| 10.50 | October 2, 2007, between American Airlines, Inc. and Airbus S.A.S (incorporated by reference to Exhibit 10.4 to AAG's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016 (Commission File No. 1-8400)).* | | |
| 10.57 | Amendment No. 9, dated as of April 24, 2017, to the Amended and Restated Airbus A350 XWB Purchase Agreement, dated as of | | |
| | October 2, 2007, by and between American Airlines, Inc. and Airbus S.A.S. (incorporated by reference to Exhibit 10.3 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2017 (Commission File No. 1-8400)).* | | |
| 10.58 | | | |
| | American Airlines, Inc. and Airbus S.A.S. (incorporated by reference to Exhibit 10.98 to AAG's Annual Report on Form 10-K for th | | |
| | year ended December 31, 2015 (Commission File No. 1-8400)).* | | |
| 10.59 | AMR Corporation Amended and Restated Directors Pension Benefits Plan, effective as of January 1, 2005 (incorporated by reference to Exhibit 10.149 to AMR's Annual Report on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8400)).† | | |
| 10.60 | Supplemental Executive Retirement Program for Officers of American Airlines, Inc., as amended and restated as of January 1, 2005 | | |
| | (incorporated by reference to Exhibit 10.127 to AMR's Annual Report on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8400)).† | | |
| 10.61 | Trust Agreement Under Supplemental Retirement Program for Officers of American Airlines, Inc., as amended and restated as of | | |
| | June 1, 2007 (incorporated by reference to Exhibit 10.128 to AMR's Annual Report on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8400)).† | | |
| 10.62 | Trust Agreement Under Supplemental Executive Retirement Program for Officers of American Airlines, Inc. Participating in the Super | | |
| | Saver Plus Plan, as amended and restated as of June 1, 2007 (incorporated by reference to Exhibit 10.129 to AMR's Annual Report | | |
| | on Form 10-K for the year ended December 31, 2008 (Commission File No. 1-8400)).† | | |
| 10.63 | American Airlines Group Inc. 2013 Incentive Award Plan (incorporated by reference to Exhibit 4.1 of AAG's Form S-8 Registration Statement, filed on December 4, 2013).† | | |
| 10.64 | First Amendment to the American Airlines Group Inc. 2013 Incentive Award Plan.† | | |
| 10.65 | Form of American Airlines Group Inc. 2013 Incentive Award Plan Restricted Stock Unit (Cash-Settled) Award Grant Notice and Award Agreement (incorporated by reference to Exhibit 10.125 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).† | | |
| | | | |

| Exhibit <u>Number</u> | <u>Description</u> | |
|--------------------------|---|--|
| 10.66 | Form of American Airlines Group Inc. 2013 Incentive Award Plan Restricted Stock Unit (Stock-Settled) Award Grant Notice and Award Agreement (incorporated by reference to Exhibit 10.127 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).† | |
| 10.67 | Form of American Airlines Group Inc. 2013 Incentive Award Plan Restricted Stock Unit (Stock-Settled) Award Grant Notice and Award Agreement for Director Grants (incorporated by reference to Exhibit 10.129 to AAG's Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 1-8400)).† | |
| 10.68 | Form of Indemnification Agreement (incorporated by reference to Exhibit 10.9 to AAG's Current Report on Form 8-K filed on December 9, 2013 (Commission File No. 1-8400)).† | |
| 10.69 | US Airways Group 2005 Equity Incentive Plan (incorporated by reference to Exhibit 10.1 to US Airways Group's Current Report on Form 8-K filed on October 3, 2005 (Commission File No. 1-8444)).† | |
| 10.70 | Form of Stock Appreciation Rights Award Agreement under US Airways Group's 2005 Equity Incentive Plan (incorporated by reference to Exhibit 10.75 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2005 (Commission File No. 1-8444)).† | |
| 10.71 | US Airways Group, Inc. 2008 Equity Incentive Plan (incorporated by reference to Exhibit 4.1 to US Airways Group's Registration Statement on Form S-8 filed on June 30, 2008 (Registration No. 333-152033)).† | |
| 10.72 | Form of Stock Appreciation Right Award Agreement under the US Airways Group, Inc. 2008 Equity Incentive Plan (incorporated by reference to Exhibit 10.2 to US Airways Group's Current Report on Form 8-K filed August 7, 2008 (Commission File No. 1-8444)).† | |
| 10.73 | Form of Stock Appreciation Right (Cash-Settled) Award Agreement under the US Airways Group, Inc. 2008 Equity Incentive Plan (incorporated by reference to Exhibit 10.8 to US Airways Group's Quarterly Report on Form 10-Q for the quarter ended March 31, 2009 (Commission File No. 1-8444)).† | |
| 10.74 | Form of Stock Appreciation Right (Stock-Settled) Award Agreement under the US Airways Group, Inc. 2008 Equity Incentive Plan (incorporated by reference to Exhibit 10.9 to US Airways Group's Quarterly Report on Form 10-Q for the quarter ended March 31, 2009 (Commission File No. 1-8444)).† | |
| 10.75 | US Airways Group, Inc. 2011 Incentive Award Plan (incorporated by reference to Exhibit 4.1 to US Airways Group's Registration Statement on Form S-8 filed on July 1, 2011 (Registration No. 333-175323)).† | |
| 10.76 | Form of Stock Appreciation Right (Cash-Settled) Award Grant Notice and Stock Appreciation Right (Cash-Settled) Award Agreement under the US Airways Group, Inc. 2011 Incentive Award Plan (incorporated by reference to Exhibit 4.3 to US Airways Group's Registration Statement on Form S-8 filed on July 1, 2011 (Registration No. 333-175323)).† | |
| 10.77 | Form of Stock Appreciation Right (Stock-Settled) Award Grant Notice and Stock Appreciation Right Award Agreement under the US Airways Group, Inc. 2011 Incentive Award Plan (incorporated by reference to Exhibit 4.4 to US Airways Group's Registration Statement on Form S-8 filed on July 1, 2011 (Registration No. 333-175323)).† | |
| 10.78 | 2014 Short-Term Incentive Program Under 2013 Incentive Award Plan (incorporated by reference to Exhibit 10.8 to AAG's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (Commission File No. 1-8400)).† | |
| 10.79 | Form of Letter Agreement for Directors Travel Program (incorporated by reference to Exhibit 10.106 to US Airways Group's Annual Report on Form 10-K for the year ended December 31, 2007 (Commission File No. 1-8444)).† | |
| 10.80 | Amended and Restated Employment Agreement, dated as of November 28, 2007, among US Airways Group, US Airways, Inc. and W. Douglas Parker (incorporated by reference to Exhibit 10.1 to US Airways Group's Current Report on Form 8-K filed on November 29, 2007 (Commission File No. 1-8444)).† | |
| 10.81 | Form of Letter Agreement, dated April 25, 2017, by and between American Airlines Group Inc. and each of Robert D. Isom, Jr., Elise Eberwein, Stephen L. Johnson and Derek J. Kerr (incorporated by reference to Exhibit 10.1 to AAG's Current Report on Form 8-K filed on May 1, 2017 (Commission File No. 1-8400)).† | |
| 10.82 | Proposed Final Judgment (incorporated by reference to Exhibit 10.1 to AMR's Current Report on Form 8-K filed on November 13, 2013 (Commission File No. 1-8400)). | |
| 10.83 | Asset Preservation Order (incorporated by reference to Exhibit 10.2 to AMR's Current Report on Form 8-K filed on November 13, 2013 (Commission File No. 1-8400)). | |
| 10.84 | Supplemental Stipulated Order (incorporated by reference to Exhibit 10.3 to AMR's Current Report on Form 8-K filed on November 13, 2013 (Commission File No. 1-8400)). | |
| 10.85 | Joint Stipulation (incorporated by reference to Exhibit 10.4 to AMR's Current Report on Form 8-K filed on November 13, 2013 (Commission File No. 1-8400)). | |
| 10.86 | DOT Agreement (incorporated by reference to Exhibit 10.5 to AMR's Current Report on Form 8-K filed on November 13, 2013 (Commission File No. 1-8400)). | |

| Exhibit <u>Number</u> | Description | | | |
|--|---|--|--|--|
| 10.87 | Letter Agreement, dated as of April 28, 2016, between American Airlines Group Inc. and W. Douglas Parker (incorporated by reference | | | |
| | to Exhibit 10.1 to AAG's Current Report on Form 8-K filed on April 29, 2016 (Commission File No. 1-8400)).† | | | |
| 10.88 | Transition and Separation Agreement, dated as of August 29, 2016, among J. Scott Kirby, American Airlines Group Inc. and American | | | |
| Airlines, Inc. (incorporated by reference to Exhibit 99.1 to AAG's Current Report on Form 8-K filed on August 29, 2016 File No. 1-8400)).† | | | | |
| 12.1 | Computation of ratio of earnings to combined fixed charges and preferred dividends of American Airlines Group Inc. for 2017, 2016, 2015, 2014 and 2013. | | | |
| 12.2 | Computation of ratio of earnings to fixed charges of American Airlines, Inc. for 2017, 2016, 2015, 2014 and 2013. | | | |
| 14.1 | Code of Ethics (incorporated by reference to Exhibit 14.1 to AAG's Current Report on Form 8-K filed on December 9, 2013 | | | |
| | (Commission File No. 1-8400)). | | | |
| 21.1 | Significant subsidiaries of AAG and American as of December 31, 2017. | | | |
| 23.1 | Consent of Independent Registered Public Accounting Firm – KPMG LLP. | | | |
| 24.1 | Powers of Attorney (included in signature page of this Annual Report on Form 10-K). | | | |
| 31.1 | Certification of AAG Chief Executive Officer pursuant to Rule 13a-14(a). | | | |
| 31.2 | Certification of AAG Chief Financial Officer pursuant to Rule 13a-14(a). | | | |
| 31.3 | Certification of American Chief Executive Officer pursuant to Rule 13a-14(a). | | | |
| 31.4 | Certification of American Chief Financial Officer pursuant to Rule 13a-14(a). | | | |
| 32.1 | Certification pursuant to Rule 13a-14(b) and section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, | | | |
| | chapter 63 of title 18, United States Code). | | | |
| 32.2 | Certification pursuant to Rule 13a-14(b) and section 906 of the Sarbanes-Oxley Act of 2002 (subsections (a) and (b) of section 1350, chapter 63 of title 18, United States Code). | | | |
| 101.1 | Interactive data files pursuant to Rule 405 of Regulation S-T. | | | |

[#] Pursuant to Item 601(b)(2) of Regulation S-K promulgated by the Securities and Exchange Commission, certain exhibits and schedules to this agreement have been omitted. Such exhibits and schedules are described in the referenced agreement. AAG and American hereby agree to furnish to the Securities and Exchange Commission, upon its request, any or all of such omitted exhibits or schedules.

^{*} Confidential treatment has been granted with respect to certain portions of this agreement.

^{**} Confidential treatment has been requested with respect to certain portions of this agreement.

[†] Management contract or compensatory plan or arrangement.

ITEM 16. FORM 10-K SUMMARY

None.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: February 21, 2018

Date: February 21, 2018

American Airlines Group Inc.

By: /s/ W. Douglas Parker

W. Douglas Parker

Chairman and Chief Executive Officer

(Principal Executive Officer)

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

American Airlines, Inc.

By: /s/ W. Douglas Parker

W. Douglas Parker

Chairman and Chief Executive Officer

(Principal Executive Officer)

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KNOW ALL PERSONS BY THESE PRESENTS, that each individual whose signature appears below constitutes and appoints W. Douglas Parker and Derek J. Kerr and each or any of them, his or her true and lawful attorneys and agents, with full power of substitution and resubstitution, for him or her and in his or her name, place and stead, in any and all capacities, to sign any and all amendments to the Registrants' Annual Report on Form 10-K for the fiscal year ended December 31, 2017, and to file the same with all exhibits thereto, and all other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys and agents, and each or any of them, full power and authority to do and perform each and every act and thing requisite and necessary to be done, as fully to all intents and purposes as he or she might or could do in person, hereby ratifying and confirming all that said attorneys and agents, and each of them, or his substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of American Airlines Group Inc. and in the capacities and on the dates noted:

| Date: February 21, 2018 | /s/ W. Douglas Parker |
|----------------------------|--|
| | W. Douglas Parker |
| | Chairman and Chief Executive Officer |
| | (Principal Executive Officer) |
| | |
| Date: February 21, 2018 | /s/ Derek J. Kerr |
| | Derek J. Kerr |
| | Executive Vice President and Chief Financial Officer |
| | (Principal Financial and Accounting Officer) |
| Date: February 21, 2018 | /s/ James F. Albaugh |
| | James F. Albaugh, Director |
| D D | |
| Date: February 21, 2018 | /s/ Jeffrey D. Benjamin |
| | Jeffrey D. Benjamin, Director |
| Date: February 21, 2018 | /s/ John T. Cahill |
| | John T. Cahill, Director |
| Date: February 21, 2018 | /s/ Michael J. Embler |
| , , , , , , | Michael J. Embler, Director |
| Date: February 21, 2018 | /s/ Matthew J. Hart |
| 21, 2010 | Matthew J. Hart, Director |
| Date: February 21, 2018 | /s/ Alberto Ibargüen |
| Date. 1 editially 21, 2010 | Alberto Ibargueri Alberto Ibargueri |
| | |
| Date: February 21, 2018 | /s/ Richard C. Kraemer |
| | Richard C. Kraemer, Director |
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| Date: February 21, 2018 | /s/ Susan D. Kronick |
|-------------------------|-------------------------------|
| | Susan D. Kronick, Director |
| Date: February 21, 2018 | /s/ Martin H. Nesbitt |
| | Martin H. Nesbitt, Director |
| Date: February 21, 2018 | /s/ Denise M. O'Leary |
| | Denise M. O'Leary, Director |
| Date: February 21, 2018 | /s/ Ray M. Robinson |
| | Ray M. Robinson, Director |
| Date: February 21, 2018 | /s/ Richard P. Schifter |
| | Richard P. Schifter, Director |

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of American Airlines, Inc. and in the capacities and on the dates noted:

| Date: February 21, 2018 | /s/ W. Douglas Parker | |
|-------------------------|--|--|
| | W. Douglas Parker | |
| | Chairman and Chief Executive Officer | |
| | (Principal Executive Officer) | |
| Date: February 21, 2018 | /s/ Derek J. Kerr | |
| | Derek J. Kerr | |
| | Executive Vice President and Chief Financial Officer | |
| | (Principal Financial and Accounting Officer) | |
| Date: February 21, 2018 | /s/ Stephen L. Johnson | |
| | Stephen L. Johnson, Director | |
| Date: February 21, 2018 | /s/ Robert D. Isom | |
| | Robert D. Isom. Director | |

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FIRST AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT

FIRST AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT (this "First Amendment"), dated as of November 14, 2017 among American Airlines, Inc., a Delaware corporation (the "Borrower"), American Airlines Group Inc., a Delaware corporation (the "Parent" or the "Guarantor"), the lenders party hereto with a 2017 Class B Term Loan Commitment referred to below (the "2017 Term Lenders"), each other lender party hereto and Citibank, N.A. ("Citibank"), as administrative agent (in such capacity, the "Administrative Agent") and as the designated lender of 2017 Class B Term Loans referred to below (in such capacity, the "Designated 2017 Term Lender"). Unless otherwise indicated, all capitalized terms used herein and not otherwise defined shall have the respective meanings provided such terms in the Credit Agreement referred to below.

WITNESSETH:

WHEREAS, the Borrower, the Guarantor, the lenders from time to time party thereto, the Administrative Agent and certain other parties thereto are parties to that certain Amended and Restated Credit and Guaranty Agreement, dated as of December 15, 2016 (as amended, amended and restated, supplemented or otherwise modified to but not including the First Amendment Effective Date as defined below, the "Credit Agreement");

WHEREAS, on the date hereof, there are outstanding Class B Term Loans under the Credit Agreement (the "Existing Term Loans") in an aggregate principal amount of \$1,250,000,000;

WHEREAS, pursuant to Section 10.08(e) of the Credit Agreement, the Borrower desires to refinance in full the Existing Term Loans with the proceeds of the 2017 Class B Term Loans (as defined below) (the "Refinancing"); and

WHEREAS, the Borrower, the Administrative Agent, the 2017 Term Lenders and the other Lenders party hereto wish to amend the Credit Agreement to provide for (i) the Refinancing and (ii) certain other modifications to the Credit Agreement, in each case, on the terms and subject to the conditions set forth herein.

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

<u>SECTION ONE - Credit Agreement Amendments.</u> Effective as of the First Amendment Effective Date (as defined below):

(a) The Credit Agreement is hereby amended as follows:

(i) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definitions in appropriate alphabetical order:

"2017 Class B Term Loans" shall be the Term Loans incurred pursuant to the First Amendment.

"2017 Class B Term Loan Commitment" shall mean the Term Loan Commitment of each 2017 Term Lender to make 2017 Class B Term Loans pursuant to the First Amendment.

"2017 Class B Term Loan Commitment Schedule" shall mean the schedule of 2017 Class B Term Loan Commitments of each 2017 Term Lender provided to the Borrower on the First Amendment Effective Date by the Administrative Agent pursuant to the First Amendment.

"2017 Term Lender" shall mean each Lender having a Term Loan Commitment to provide 2017 Class B Term Loans or, as the case may be, with an outstanding 2017 Class B Term Loan.

"Benefit Plan" means any of (a) an "employee benefit plan" (as defined in ERISA) that is subject to Title I of ERISA, (b) a "plan" as defined in Section 4975 of the Code or (c) any Person whose assets include (for purposes of ERISA Section 3(42) or otherwise for purposes of Title I of ERISA or Section 4975 of the Code) the assets of any such "employee benefit plan" or "plan". "First Amendment" shall mean the First Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of November 14, 2017, by and among Parent, the Borrower, the Administrative Agent, the 2017 Term Lenders and Citibank, N.A., in its capacity as the designated Lender of 2017 Class B Term Loans.

"First Amendment Effective Date" shall have the meaning provided in the First Amendment." PTE" means a prohibited transaction class exemption issued by the U.S. Department of Labor, as any such exemption may be amended from time to time.

(ii) The definition of "Applicable Margin" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Applicable Margin" shall mean the rate per annum determined pursuant to the following:

| Class of Loans | Applicable Margin Eurodollar Loans | Applicable Margin ABR Loans |
|-------------------------|---------------------------------------|-----------------------------|
| 2017 Class B Term Loans | 2.00% | 1.00% |
| Revolving Loans | N/A | N/A |

- (iii) The first sentence of the definition of "Class" is hereby amended by deleting "Class B Term Loans" where it first appears and replacing such term with "2017 Class B Term Loans".
 - (iv) The definition of "LIBO Rate" is hereby amended and restated as follows:

"LIBO Rate" shall mean for any Interest Period as to any LIBO Rate Loan, (i) the rate per annum determined by the Administrative Agent to be the offered rate which appears on the page of the Reuters Screen which displays the London interbank offered rate administered by ICE Benchmark Administration Limited (such page currently being the LIBOR01 page) ("ICE LIBOR") for deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period in Dollars, determined as of approximately 11:00 a.m. (London, England time), two Business Days prior to the commencement of such Interest Period or (ii) in the event the rate referenced in the preceding clause (i) does not appear on such page or service or if such page or service shall cease to be available, the rate determined by the Administrative Agent to be the offered rate on such other page or other service which displays ICE LIBOR for deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period in Dollars, determined as of approximately 11:00 a.m. (London, England time) two Business Days prior to the commencement of such Interest Period; provided that if ICE LIBOR is quoted under either of the preceding clauses (i) or (ii), but there is no such quotation for the Interest Period elected, the LIBO Rate shall be equal to the Interpolated Rate; and provided, further, that solely in respect of the 2017 Class B Term Loans, the LIBO Rate shall not be less than 0% for the purposes of this Agreement.

- (v) The definition of "Repricing Event" is hereby amended by deleting "Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans".
- (vi) The definition of "Term Loan" is hereby amended by deleting "Class B Term Loans" and replacing it with "2017 Class B Term Loans".
- (vii) The definition of "Term Loan Commitment" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Term Loan Commitment" shall mean the commitment of each Term Lender to make Term Loans hereunder and, in the case of the 2017 Class B Term Loans, in an aggregate principal amount not to exceed the amount set forth under the heading "2017 Class B Term Loans" opposite its name in the 2017 Class B Term Loan Commitment Schedule or in the Assignment and Acceptance pursuant to which such Term Lender became a party hereto, as the same may be changed from time to time pursuant to the terms hereof. The aggregate amount of the Term Loan Commitments as of the First Amendment Effective Date was \$1,250,000,000. The Term Loan Commitments as of the First Amendment Effective Date are for 2017 Class B Term Loans.

- (viii) The definition of "Term Loan Maturity Date" is hereby amended by deleting "Class B Term Loans" and replacing it with "2017 Class B Term Loans".
 - (ix) Section 2.01(b) is hereby amended by adding the following at the end of such Section:

On the First Amendment Effective Date, each 2017 Term Lender agrees to make to the Borrower the 2017 Class B Term Loans denominated in Dollars in an aggregate principal amount equal to such 2017 Term Lender's 2017 Class B Term Loan Commitment in accordance with the terms and conditions of the First Amendment, which 2017 Class B Term Loans shall constitute Term Loans for all purposes of this Agreement.

(x) Section 2.09 is hereby amended by adding the following at the end of such section:

Notwithstanding any provision to the contrary set forth in this Agreement, in the event the Administrative Agent determines, pursuant to and in accordance with this Section 2.09, that reasonable means do not exist for ascertaining the applicable LIBO Rate and the Administrative Agent and the Borrower mutually determine that the syndicated loan market has broadly accepted a replacement standard for the LIBO Rate, then the Administrative Agent and Borrower may, without the consent of any Lender, amend this Agreement to adopt such new broadly accepted market standard and to make such other changes as shall be necessary or appropriate in the good faith determination of the Administrative Agent and the Borrower in order to implement such new market standard herein and in the other Loan Documents.

- (xi) Section 2.10(b) is hereby amended and restated in its entirety as follows:
- (b) The principal amounts of the 2017 Class B Term Loans shall be repaid in consecutive annual installments (each, an "Installment") of 1.00% of the sum of (i) the original aggregate principal amount of the Class B Term Loans made on the Closing Date plus (ii) the original aggregate principal amount of any Incremental Term Loans of the same Class as the 2017 Class B Term Loans from time to time after the First Amendment Effective Date, on each anniversary of the Closing Date occurring prior to the Term Loan Maturity Date with respect to such 2017 Class B Term Loans. Notwithstanding the foregoing, (1) such Installments shall be reduced in connection with any mandatory or voluntary prepayments of the 2017 Class B Term Loans in accordance with Sections 2.12 and 2.13, as applicable and (2) the Term Loans, together with all other amounts owed hereunder with respect thereto, shall, in any event, be paid in full no later than the applicable Term Loan Termination Date.
- (xii) Section 2.13(a) is hereby amended by adding the following sentence at the end thereof:

Notwithstanding anything to the contrary above, no notice to the Administrative Agent shall be required in connection with the repayment of the Existing Term Loans (as defined in the First Amendment) with the proceeds of 2017 Class B Term Loans incurred on the First Amendment Effective Date.

- (xii) Section 2.13(d) is hereby amended by (A) deleting "Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans" and (B) deleting "Closing Date" and replacing it with "First Amendment Effective Date".
- (xiv) Section 2.27(c) is hereby amended by deleting "Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans".
 - (xv) Section 3.08 is hereby amended by adding the following proviso at the end thereof:

; <u>provided</u> that all proceeds of the 2017 Class B Term Loans incurred on the First Amendment Effective Date pursuant to the First Amendment shall solely be used as provided in the First Amendment.

(xvi) A new Section 10.20 is added as follows:

"SECTION 10.20. Certain ERISA Matters.

- (a) Each Lender (x) represents and warrants, as of the date such Person became a Lender party hereto, to, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and each other Lead Arranger (as defined in the First Amendment) and their respective Affiliates, and not, for the avoidance of doubt, to or for the benefit of the Borrower or any other Loan Party, that at least one of the following is and will be true:
 - (i) such Lender is not using "plan assets" (within the meaning of 29 CFR § 2510.3-101, as modified by Section 3(42) of ERISA) of one or more Benefit Plans in connection with the Loans, the Letters of Credit or the Commitments,
 - (ii) the transaction exemption set forth in one or more PTEs, such as PTE 84-14 (a class exemption for certain transactions determined by independent qualified professional asset managers), PTE 95-60 (a class exemption for certain transactions involving insurance company general accounts), PTE 90-1 (a class exemption for certain transactions involving insurance company pooled separate accounts), PTE 91-38 (a class exemption for certain transactions involving bank collective investment funds) or PTE 96-23 (a class exemption for certain transactions determined by in-house asset managers), is applicable with respect to such Lender's entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement,
 - (iii) (A) such Lender is an investment fund managed by a "Qualified Professional Asset Manager" (within the meaning of Part VI of PTE 84-14), (B)

such Qualified Professional Asset Manager made the investment decision on behalf of such Lender to enter into, participate in, administer and perform the Loans, the Letters of Credit, the Commitments and this Agreement, (C) the entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement satisfies the requirements of sub-sections (b) through (g) of Part I of PTE 84-14 and (D) to the best knowledge of such Lender, the requirements of subsection (a) of Part I of PTE 84-14 are satisfied with respect to such Lender's entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement, or

- (iv) such other representation, warranty and covenant as may be agreed in writing between the Administrative Agent, in its sole discretion, and such Lender.
- (b) In addition, unless sub-clause (i) in the immediately preceding clause (a) is true with respect to a Lender or such Lender has not provided another representation, warranty and covenant as provided in sub-clause (iv) in the immediately preceding clause (a), such Lender further (x) represents and warrants, as of the date such Person became a Lender party hereto, to, and (y) covenants, from the date such Person became a Lender party hereto to the date such Person ceases being a Lender party hereto, for the benefit of, the Administrative Agent and each other Lead Arranger (as defined in the First Amendment) and their respective Affiliates, and not, for the avoidance of doubt, to or for the benefit of the Borrower or any other Loan Party, that:
 - (i) none of the Administrative Agent or any other Lead Arranger (as defined in the First Amendment) or any of their respective Affiliates is a fiduciary with respect to the assets of such Lender (including in connection with the reservation or exercise of any rights by the Administrative Agent under this Agreement, any Loan Document or any documents related to hereto or thereto),
 - (ii) the Person making the investment decision on behalf of such Lender with respect to the entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement is independent (within the meaning of 29 CFR § 2510.3-21) and is a bank, an insurance carrier, an investment adviser, a broker-dealer or other person that holds, or has under management or control, total assets of at least \$50 million, in each case as described in 29 CFR § 2510.3-21(c)(1)(i)(A)-(E),
 - (iii) the Person making the investment decision on behalf of such Lender with respect to the entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement is capable of evaluating investment risks independently, both in general and with regard to particular transactions and investment strategies (including in respect of the Obligations),
 - (iv) the Person making the investment decision on behalf of such Lender with respect to the entrance into, participation in, administration of and performance of the Loans, the Letters of Credit, the Commitments and this Agreement is a fiduciary

under ERISA or the Code, or both, with respect to the Loans, the Letters of Credit, the Commitments and this Agreement and is responsible for exercising independent judgment in evaluating the transactions hereunder, and

- (v) no fee or other compensation is being paid directly to the Administrative Agent or any other Lead Arranger (as defined in the First Amendment) or any their respective Affiliates for investment advice (as opposed to other services) in connection with the Loans, the Letters of Credit, the Commitments or this Agreement.
- (c) The Administrative Agent and each other Lead Arranger (as defined in the First Amendment) hereby informs the Lenders that each such Person is not undertaking to provide impartial investment advice, or to give advice in a fiduciary capacity, in connection with the transactions contemplated hereby, and that such Person has a financial interest in the transactions contemplated hereby in that such Person or an Affiliate thereof (i) may receive interest or other payments with respect to the Loans, the Letters of Credit, the Commitments and this Agreement, (ii) may recognize a gain if it extended the Loans, the Letters of Credit or the Commitments for an amount less than the amount being paid for an interest in the Loans, the Letters of Credit or the Commitments by such Lender or (iii) may receive fees or other payments in connection with the transactions contemplated hereby, the Loan Documents or otherwise, including structuring fees, commitment fees, arrangement fees, facility fees, upfront fees, underwriting fees, ticking fees, agency fees, administrative agent or collateral agent fees, utilization fees, minimum usage fees, letter of credit fees, fronting fees, deal-away or alternate transaction fees, amendment fees, processing fees, term out premiums, banker's acceptance fees, breakage or other early termination fees or fees similar to the foregoing.
- (b) (i) Subject to the satisfaction (or waiver) of the conditions set forth in Section Three hereof, the 2017 Term Lenders hereby agree to make 2017 Class B Term Loans (as defined below) to the Borrower on the First Amendment Effective Date (as defined below) in the aggregate principal amount of \$1,250,000,000 which shall be used solely to refinance in full all outstanding Existing Term Loans and to pay fees and expenses relating to this First Amendment.
- (ii) As of the First Amendment Effective Date, immediately prior to the effectiveness of the First Amendment, the Administrative Agent has prepared and provided a true and correct copy to the Borrower of a schedule (the "2017 Class B Term Loan Commitments Schedule") which sets forth the allocated commitments received by it (the "2017 Class B Term Loan Commitments") from the Lenders providing the 2017 Class B Term Loans. The Administrative Agent has notified each 2017 Term Lender of its allocated 2017 Class B Term Loan Commitment, and each of the 2017 Term Lenders has executed a consent to this First Amendment in the form of Annex A attached hereto. On the First Amendment Effective Date, all Existing Term Loans shall be refinanced in full as follows:
 - (w) the outstanding aggregate principal amount of Existing Term Loans of each Lender which does not have a 2017 Class B Term Loan Commitment (each, a "Non-Converting Term Lender") shall be repaid in full in cash;

- (x) to the extent any Lender has a 2017 Class B Term Loan Commitment that is less than the full outstanding aggregate principal amount of Existing Term Loans of such Lender, such Lender shall be repaid in cash in an amount equal to the difference between the outstanding aggregate principal amount of Existing Term Loans of such Lender and such Lender's 2017 Class B Term Loan Commitment (the "Non-Converting Term Portion");
- (y) the outstanding aggregate principal amount of Existing Term Loans of each Lender which has a 2017 Class B Term Loan Commitment (each, a "Converting Term Lender," and, together with the Non-Converting Term Lenders, the "Existing Term Lenders") shall automatically be converted into 2017 Class B Term Loans (a "Converted 2017 Class B Term Loan") in a principal amount equal to such Converting Term Lender's Existing Term Loans outstanding on the First Amendment Effective Date immediately prior to such conversion, less an amount equal to any Non-Converting Term Portion; and
- (z) (1) each 2017 Term Lender that is not an Existing Term Lender (each, a "New Term Lender") and (2) each Converting Term Lender with a 2017 Class B Term Loan Commitment in an amount in excess of the aggregate principal amount of Existing Term Loans of such Converting Term Lender (such difference, the "New Term Commitment"), agrees to make to the Borrower a new Term Loan (each, a "New Term Loan" and, collectively, the "New Term Loans" and, together with the Converted 2017 Class B Term Loans, the "2017 Class B Term Loans") in a principal amount equal to such Converting Term Lender's New Term Commitment or such New Term Lender's 2017 Class B Term Loan Commitment, as the case may be, on the First Amendment Effective Date, which 2017 Class B Term Loans shall be subject to the terms of the Credit Agreement after giving effect to this First Amendment.
- (iii) On the First Amendment Effective Date, each 2017 Term Lender hereby agrees to fund its 2017 Class B Term Loans in an aggregate principal amount equal to such 2017 Term Lender's 2017 Class B Term Loan Commitment as follows: (x) each Converting Term Lender shall fund its 2017 Class B Term Loans to the Borrower by converting its then outstanding principal amount of Existing Term Loans into 2017 Class B Term Loans in an equal principal amount as provided in clause (ii)(y) above, (y) (1) each Converting Term Lender with a New Term Commitment shall fund in cash an amount equal to its New Term Commitment to the Designated 2017 Term Lender and (2) each New Term Lender shall fund in cash an amount equal to its 2017 Class B Term Loan Commitment to the Designated 2017 Term Lender, and (z) the Designated 2017 Term Lender shall fund in cash to the Borrower an amount equal to the New Term Commitment of each Converting Term Lender and the 2017 Class B Term Loan Commitment of each New Term Lender.
- (iv) All outstanding Borrowings of Existing Term Loans shall continue in effect for the equivalent principal amount of 2017 Class B Term Loans after the First Amendment Effective Date and each resulting "borrowing" of 2017 Class B Term Loans shall be deemed to constitute a new deemed "borrowing" under the Credit Agreement and be subject to the same Interest Period (and the same LIBO Rate) applicable to the Existing Term Loans to which it relates immediately prior to the First Amendment Effective Date, which Interest Period shall continue in effect (until

such Interest Periods expire, at which time subsequent Interest Periods shall be determined in accordance with the provisions of Section 2.05 of the Credit Agreement). New Term Loans shall be initially incurred as Eurodollar Loans and shall be allocated ratably to the outstanding deemed "borrowings" of 2017 Class B Term Loans on the First Amendment Effective Date. Each such Borrowing of New Term Loans shall be subject to (x) an Interest Period which commences on the First Amendment Effective Date and ends on the last day of the Interest Period applicable to the Existing Term Loans and (y) the same LIBO Rate applicable to the 2017 Class B Term Loans. The 2017 Class B Term Loans of each 2017 Term Lender shall be allocated ratably to such Interest Periods (based upon the relative principal amounts of Borrowings of Existing Term Loans subject to such Interest Periods immediately prior to the First Amendment Effective Date), with the effect being that Existing Term Loans which are converted into Converted 2017 Class B Term Loans hereunder shall continue to be subject to the same Interest Periods and any 2017 Class B Term Loans that are funded in cash on the First Amendment Effective Date shall be ratably allocated to the various Interest Periods as described above.

- (v) On the First Amendment Effective Date, the Borrower shall pay in cash (a) all interest accrued on the Existing Term Loans through the First Amendment Effective Date and (b) to each Non-Converting Term Lender and each Converting Term Lender with a Non-Converting Term Portion, any breakage loss or expenses due under Section 2.15 of the Credit Agreement (it being understood that existing Interest Periods of the Existing Term Loans held by 2017 Term Lenders prior to the First Amendment Effective Date shall continue on and after the First Amendment Effective Date and shall accrue interest in accordance with Section 2.07 of the Credit Agreement on and after the First Amendment Effective Date). Each Converting Term Lender hereby waives any entitlement to any breakage loss or expenses due under Section 2.15 of the Credit Agreement with respect to the repayment of that portion of its Existing Term Loans with the proceeds of Converted 2017 Class B Term Loans.
- (vi) On the First Amendment Effective Date, all promissory notes, if any, evidencing the Existing Term Loans shall be automatically cancelled, and any 2017 Term Lender may request that its 2017 Class B Term Loan be evidenced by a promissory pursuant to Section 2.10(f) of the Credit Agreement.

<u>SECTION TWO - Titles and Roles</u>. The parties hereto agree that, as of the First Amendment Effective Date and in connection with the First Amendment:

(a) each of Citigroup Global Markets Inc. ("Citi"), Barclays Bank PLC ("Barclays"), Credit Suisse Securities (USA) LLC ("CS Securities"), Deutsche Bank Securities Inc. ("DBSI"), Goldman Sachs Bank USA ("GSB"), Industrial and Commercial Bank of China Limited, New York Branch ("ICBC"), JPMorgan Chase Bank, N.A. ("JPMCB"), Merrill Lynch, Pierce, Fenner & Smith Incorporated ("ML"), Morgan Stanley Senior Funding, Inc. ("MS"), BNP Paribas Securities Corp. ("BNP Securities"), Credit Agricole Corporate and Investment Bank ("CA-CIB"), Standard Chartered Bank ("SCB"), Sumitomo Mitsui Banking Corporation ("SMBC"), U.S. Bank National Association ("US Bank"), and Texas Capital Bank, N.A. ("TCB") shall be designated as, and perform the roles associated with, a joint lead arranger and bookrunner (in such capacity, collectively, the "Lead Arrangers");

- (b) each of Citi, Barclays, CS Securities, DBSI, GSB, ICBC, JPMCB, ML and MS shall be designated as, and perform the roles associated with, a syndication agent (in such capacity, collectively, the "Syndication Agents"); and
- (c) each of BNP Securities, CA-CIB, SCB, SMBC, US Bank, and TCB shall be designated as, and perform the roles associated with, a documentation agent (in such capacity, collectively, the "<u>Documentation Agents</u>").

For the avoidance of doubt, the provisions of Section 10.04 of the Credit Agreement shall apply to, and inure to the benefit of, each Lead Arranger, each Syndication Agent and each Documentation Agent in connection with their respective roles hereunder.

<u>SECTION THREE - Conditions to Effectiveness</u>. The provisions of Section One of this First Amendment shall become effective on the date (the "<u>First Amendment Effective Date</u>") when each of the following conditions specified below shall have been satisfied:

- (a) The Borrower, the Guarantor, the Administrative Agent, the Designated 2017 Term Lender, the 2017 Term Lenders and such other lenders constituting the Required Lenders shall have signed a counterpart hereof (whether the same or different counterparts) and shall have delivered the same to Milbank, Tweed, Hadley & McCloy LLP, 28 Liberty Street, New York, NY 10005, attention: Dylan Scher;
- (b) all reasonable invoiced out-of-pocket expenses incurred by the Lenders and the Administrative Agent pursuant to Section 10.04 of the Credit Agreement or the Engagement Letter, dated as of November 6, 2017, by and between, *inter alios*, the Borrower and the Lead Arrangers (including the reasonable and documented fees, charges and disbursements of counsel) and all accrued and unpaid fees, owing and payable (including any fees agreed to in connection with this First Amendment) shall have been paid to the extent invoiced at least two (2) Business Days prior to the First Amendment Effective Date (or such shorter period as may be agreed by the Borrower);
- (c) the Administrative Agent shall have received an Officer's Certificate certifying as to the Collateral Coverage Ratio in accordance with Section 4.02(d) of the Credit Agreement;
- (d) the Administrative Agent shall have received a customary written opinion of Latham & Watkins LLP, special counsel for the Borrower and the Guarantor addressed to the Administrative Agent and the 2017 Term Lenders party hereto, and dated the First Amendment Effective Date;
- (e) the Administrative Agent shall have received a certificate of the Secretary or Assistant Secretary (or similar Responsible Officer), dated the First Amendment Effective Date (i) certifying as to the incumbency and specimen signature of each Responsible Officer of the Borrower and the Guarantor executing this First Amendment or any other document delivered by it in connection herewith (such certificate to contain a certification of another Responsible Officer of that entity as to the incumbency and signature of the Responsible Officer signing the certificate

referred to in this <u>clause (e)</u>), (ii) certifying that each constitutional document of each Loan Party previously delivered to the Administrative Agent has not been amended, supplemented, rescinded or otherwise modified and remains in full force and effect as of the date hereof, (iii) attaching resolutions of each Loan Party approving the transactions contemplated by the First Amendment and (iv) attaching a certificate of good standing for the Borrower and the Guarantor of the state of such entity's incorporation or formation, dated as of a recent date, as to the good standing of that entity (to the extent available in the applicable jurisdiction);

(f) the Administrative Agent shall have received an Officer's Certificate certifying (A) the truth in all material respects of the representations and warranties of the Borrower and other Loan Parties, as applicable, set forth in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement and, for the avoidance of doubt, Section 10.20 of the Credit Agreement) as though made on the date hereof, or, in the case of any such representation and warranty that relates to a specified date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this clause (i), the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017, June 30, 2017 and September 30, 2017, and (B) as to the absence of any event occurring and continuing, or resulting from this First Amendment on, the First Amendment Effective Date, that constitutes a Default or Event of Default; and

(g) the Administrative Agent shall have received a Loan Request delivered in compliance with Section 2.03(b) of the Credit Agreement not later than 1:00 p.m. New York City time one (1) Business Day before the First Amendment Effective Date or such shorter time as the Administrative Agent may agree.

SECTION FOUR - No Default; Representations and Warranties. In order to induce the 2017 Term Lenders and the Administrative Agent to enter into this First Amendment, the Borrower represents and warrants to each of the 2017 Term Lenders and the Administrative Agent that, on and as of the date hereof after giving effect to this First Amendment, (i) no Default or Event of Default has occurred and is continuing or would result from giving effect to this First Amendment and (ii) the representations and warranties of the Borrower and other Loan Parties, as applicable, contained in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement and, for the avoidance of doubt, Section 10.20 of the Credit Agreement) are true and correct in all material

respects on and as of the date hereof with the same effect as if made on and as of the date hereof or, in the case of any representations and warranties that expressly relate to an earlier date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this Section Four, the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017, June 30, 2017 and September 30, 2017.

SECTION FIVE - Confirmation. The Borrower and the Guarantor hereby confirm that all of their obligations under the Credit Agreement (as amended hereby) are, and shall continue to be, in full force and effect. The parties hereto (i) confirm and agree that the term "Obligations" and "Guaranteed Obligations" as used in the Credit Agreement and the other Loan Documents shall include, without limitation, all obligations of the Borrower with respect to the 2017 Class B Term Loans (after giving effect to this First Amendment) and all obligations of the Guarantor with respect to the guarantee of such obligations, respectively, and (ii) reaffirm the grant of Liens on the Collateral to secure the Obligations (including the Obligations under the 2017 Class B Term Loans incurred pursuant to this First Amendment) pursuant to the Collateral Documents.

SECTION SIX - Reference to and Effect on the Credit Agreement. On and after the First Amendment Effective Date, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement as amended by this First Amendment. The Credit Agreement and each of the other Loan Documents, as specifically amended by this First Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed. This First Amendment shall be deemed to be a "Loan Document" for all purposes of the Credit Agreement (as amended hereby) and the other Loan Documents. The execution, delivery and effectiveness of this First Amendment shall not, except as expressly provided herein, operate as an amendment or waiver of any right, power or remedy of any Lender or any Agent under any of the Loan Documents, nor constitute an amendment or waiver of any provision of any of the Loan Documents.

<u>SECTION SEVEN</u> - <u>Execution in Counterparts</u>. This First Amendment may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This First Amendment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this

First Amendment by facsimile or electronic .pdf copy shall be effective as delivery of a manually executed counterpart of this First Amendment.

SECTION EIGHT - Governing Law. THIS FIRST AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS FIRST AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION NINE - Miscellaneous. (a) The provisions set forth in Sections 10.03, 10.04, 10.05(b)-(d), 10.09, 10.10, 10.11, 10.13, 10.15, 10.16 and 10.17 of the Credit Agreement are hereby incorporated mutatis mutandis herein by reference thereto as fully and to the same extent as if set forth herein.

(b) For purposes of determining withholding Taxes imposed under FATCA, from and after the effective date of this First Amendment, the Borrower and the Administrative Agent shall treat (and the Lenders party hereto hereby authorize the Administrative Agent to treat) the Term Loan Facility as not qualifying as a "grandfathered obligation" within the meaning of Treasury Regulation Section 1.1471-2(b)(2)(i).

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IN WITNESS WHEREOF, the parties hereto have caused this First Amendment to be duly executed and delivered as of the day and year first above written.

AMERICAN AIRLINES, INC., as the Borrower

By: <u>/s/ Thomas T. Weir</u> Name: Thomas T. Weir

Title: Vice President and Treasurer

AMERICAN AIRLINES GROUP INC., as Parent and Guarantor

By: <u>/s/ Thomas T. Weir</u> Name: Thomas T. Weir

Title: Vice President and Treasurer

[First Amendment to Amended and Restated Credit and Guaranty Agreement]

CITIBANK, N.A., as Administrative Agent

By: <u>/s/ Matthew S. Burke</u>
Name: Matthew S. Burke
Title: Vice President

[First Amendment to Amended and Restated Credit and Guaranty Agreement]

CITIBANK, N.A., as the Designated 2017 Term Lender and a 2017 Term Lender

By: <u>/s/ Matthew S. Burke</u>
Name: Matthew S. Burke
Title: Vice President

[First Amendment to Amended and Restated Credit and Guaranty Agreement]

CONSENT TO FIRST AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT

CONSENT (this "Consent") to the First Amendment to Amended and Restated Credit and Guaranty Agreement (the "Agreement"), by and among American Airlines, Inc., as Borrower, American Airlines Group Inc., as Parent and a Guarantor, the lenders party thereto with a 2017 Class B Term Loan Commitment, each other lender party thereto and Citibank, N.A., as Administrative Agent and as the designated lender of 2017 Class B Term Loans. Capitalized terms used in this Consent but not defined in this Consent have the meanings assigned to such terms in the Agreement. **2017 Term Lender.** The undersigned 2017 Term Lender hereby irrevocably and unconditionally approves the Agreement and consents as follows (check ONE option): **Post-Closing Settlement Option Cashless Settlement Option** □ to exchange 100% of the outstanding principal amount □ to have 100% of the outstanding principal amount of the Class B of the Class B Term Loans (i.e. Existing Term Loans) Term Loans (i.e. Existing Term Loans) held by such 2017 Term held by such 2017 Term Lender for 2017 Class B Lender prepaid on the Effective Date and purchase by assignment Term Loans in an equal principal amount or such 2017 Class B Term Loans in an equal principal amount or such lesser amount allocated to such Lender by the lesser amount allocated to such Lender by the Administrative Administrative Agent. Agent. IN WITNESS WHEREOF, the undersigned has caused this Consent to be executed and delivered by a duly authorized officer. as a 2017 Term Lender (type name of the legal entity) By: Name: Title: If a second signature is necessary: Name: Title: Name of Fund Manager (if any):

[First Amendment to Amended and Restated Credit and Guaranty Agreement]

Current holding amount: \$

FOURTH AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT

FOURTH AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT (this "Fourth Amendment"), dated as of August 21, 2017 among American Airlines, Inc., a Delaware corporation (the "Borrower"), American Airlines Group Inc., a Delaware corporation (the "Parent" or the "Guarantor"), the Existing Revolving Lenders (as defined below) party hereto, Standard Chartered Bank ("SCB"), Sumitomo Mitsui Banking Corporation ("SMBC"), Texas Capital Bank, N.A. ("TCB" and together with SMBC and SCB, the "New Revolving Lenders") and Citibank N.A., as administrative agent (in such capacity, the "Administrative Agent") and as an issuing lender (in such capacity, an "Issuing Lender"). Unless otherwise indicated, all capitalized terms used herein and not otherwise defined shall have the respective meanings provided such terms in the Credit Agreement referred to below.

WITNESSETH:

WHEREAS, the Borrower, the Guarantor, the lenders from time to time party thereto, the Administrative Agent and certain other parties thereto are parties to that certain Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015 (as amended by that certain First Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of October 26, 2015, as further amended by that certain Second Amendment to Amended and Restated Credit and Guaranty Agreement, dated as of September 22, 2016, as further amended by that certain Third Amendment to Amended and Restated Credit and Guaranty Agreement, dated June 14, 2017 and as further amended, amended and restated, supplemented or otherwise modified to but not including the Fourth Amendment Effective Date as defined below, the "Credit Agreement");

WHEREAS, pursuant to Section 2.28(b) of the Credit Agreement, the Borrower may make a Revolver Extension Offer to all Revolving Lenders holding Revolving Commitments under the Credit Agreement to extend the maturity date of each such Revolving Lender's Revolving Commitment;

WHEREAS, the Borrower hereby (i) requests that each Revolving Lender that is a party to the Credit Agreement immediately prior to the Fourth Amendment Effective Date (each, an "Existing Revolving Lender") extend the maturity of such Existing Revolving Lender's Revolving Commitment pursuant to, and in accordance with the terms of, Section 2.28(b), (c), (d) and (e) of the Credit Agreement and this Fourth Amendment (with such request constituting a Revolver Extension Offer for purposes of the Credit Agreement) and requests that the Administrative Agent waive any applicable notice period otherwise required thereby and (ii) specifies as the Minimum Extension Condition for such Revolving Extension Offer that all such Revolving Commitments be subject to the Revolving Extension contemplated hereby;

WHEREAS, the Existing Revolving Lenders are willing to extend the maturity date of their respective Revolving Commitments, subject to and on the terms and conditions set forth herein and in Section 2.28(b), (c), (d) and (e) of the Credit Agreement;

WHEREAS, the undersigned Existing Revolving Lenders and New Revolving Lenders desire to reallocate the Revolving Commitments among themselves (the "Reallocation") and that each Revolving Lender will hold such Revolving Commitment as is set out opposite its name on Schedule 1;

WHEREAS, the Borrower, the Administrative Agent, the undersigned Existing Revolving Lenders and New Revolving Lenders wish to amend the Credit Agreement to provide for certain other modifications to the Credit Agreement, in each case, on the terms and subject to the conditions set forth herein; and

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

SECTION ONE - Reallocation of Revolving Commitments. On the Fourth Amendment Effective Date, the Borrower, the Existing Revolving Lenders and the New Revolving Lenders agree that (1) there shall be an automatic termination of the total Revolving Commitments in excess of \$1,000,000,000; (2) there shall be an automatic adjustment to the Revolving Commitment Percentage of each Revolving Lender in the aggregate LC Exposure (if any) to reflect the new Revolving Commitment Percentage of each Revolving Lender in the aggregate LC Exposure (if any) and (3) each New Revolving Lender shall become a Revolving Lender under the Credit Agreement (as amended hereby).

<u>SECTION TWO - Extension of Revolving Facility.</u> On the Fourth Amendment Effective Date (immediately after giving effect to the Reallocation contemplated in Section One), the Credit Agreement is modified as follows:

- (a) The definition of "Applicable Margin" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:
- "Applicable Margin" shall mean (a) with respect to Revolving Loans (i) that are Eurodollar Loans, 2.25% per annum and (ii) that are ABR Loans, 1.25% per annum and (b) with respect to 2017 Replacement Term Loans (i) that are Eurodollar Loans, 2.00% per annum and (ii) that are ABR Loans 1.00% per annum.
- (b) The definition of "Revolving Facility Maturity Date" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

""Revolving Facility Maturity Date" shall mean, with respect to (a) Revolving Commitments that have not been extended pursuant to Section 2.28(b), but including Revolving Commitments extended or made available pursuant to the Fourth Amendment, October 13, 2022 and (b) with respect to Extended Revolving Commitments extended

after the Fourth Amendment Effective Date (as defined in the Fourth Amendment), the final maturity date therefor as specified in the applicable Extension Offer accepted by the respective Revolving Lender or Revolving Lenders.";

(c) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definition in appropriate alphabetical order:

""Fourth Amendment" shall mean the Fourth Amendment to this Agreement, dated as of August 21, 2017.";

(d) The definition of "Revolving Commitment" is hereby amended by deleting the last sentence of said definition in its entirety and inserting in lieu thereof the following new sentence:

"The aggregate amount of the Total Revolving Commitments as of the Fourth Amendment Effective Date (as defined in the Fourth Amendment) is \$1,000,000,000."; and

(e) "Annex A" of the Credit Agreement is hereby amended and restated in its entirety in the form attached hereto as Schedule 1.

Notwithstanding anything in this Fourth Amendment or the Credit Agreement to the contrary, the Administrative Agent hereby waives the minimum notice required by Section 2.28(e) of the Credit Agreement in connection with the Revolver Extension to be effected pursuant to this Fourth Amendment.

<u>SECTION THREE</u> - The parties hereto agree that, as of the Fourth Amendment Effective Date (as defined below) and in connection with the Fourth Amendment:

- (a) each of Citigroup Global Markets Inc. ("Citi"), Barclays Bank PLC ("Barclays"), Credit Suisse Securities (USA) LLC ("CS Securities"), Deutsche Bank Securities Inc. ("DBSI"), Goldman Sachs Lending Partners LLC ("GSLP"), Industrial and Commercial Bank of China Limited, New York Branch ("ICBC"), JPMorgan Chase Bank, N.A. ("JPMCB"), Merrill Lynch, Pierce, Fenner & Smith Incorporated ("ML"), Morgan Stanley Senior Funding, Inc. ("MS"), BNP Paribas Securities Corp. ("BNP Securities"), Credit Agricole Corporate and Investment Bank ("CA-CIB"), SCB, SMBC, U.S. Bank National Association ("US Bank"), and TCB shall be designated as, and perform the roles associated with, a joint lead arranger and bookrunner;
- (b) each of Citi, Barclays, CS Securities, DBSI, GSLP, ICBC, JPMCB, ML, and MS shall be designated as, and perform the roles associated with, a syndication agent; and
- (c) each of BNP Securities, CA-CIB, SCB, SMBC, US Bank, and TCB shall be designated as, and perform the roles associated with, a documentation agent.

<u>SECTION FOUR - Conditions to Effectiveness</u>. The provisions of Sections One and Two of this Fourth Amendment shall become effective on the date (the "Fourth Amendment Effective Date") when each of the following conditions specified below shall have been satisfied:

- (a) the Borrower, the Guarantor, the Administrative Agent, each Issuing Lender, each Existing Revolving Lender and each New Revolving Lender shall have signed a counterpart hereof (whether the same or different counterparts) and shall have delivered the same to Milbank, Tweed, Hadley & McCloy LLP, 28 Liberty Street, New York, NY 10005, attention: Dylan Scher;
- (b) all reasonable invoiced out-of-pocket expenses incurred by the Revolving Lenders and the Administrative Agent pursuant to Section 10.04 of the Credit Agreement (including the reasonable and documented fees, charges and disbursements of counsel) and all accrued and unpaid fees, owing and payable (including any fees agreed to in connection with this Fourth Amendment) shall have been paid to the extent invoiced at least two (2) Business Days prior to the Fourth Amendment Effective Date (or such shorter period as may be agreed by the Borrower);
- (c) the Borrower shall have paid (or caused to be paid), for the account of each Revolving Lender, a one time, non-refundable fee equal to the amount set forth in that certain Revolving Lenders' fee letter, among the Revolving Lenders and the Borrower, dated as of the Fourth Amendment Effective Date;
- (d) the Administrative Agent shall have received a customary written opinion of Latham & Watkins LLP, special counsel for Parent, the Borrower and the Guarantor addressed to the Administrative Agent and the Revolving Lenders party hereto, and dated the Fourth Amendment Effective Date;
- (e) the Borrower shall have paid to the Administrative Agent (for the account of the Existing Revolving Lenders) all fees and interest accrued pursuant to Sections 2.07, 2.15, 2.16, 2.20 and 2.21 of the Credit Agreement in respect of the Revolving Facility to, and including, the Fourth Amendment Effective Date, whether or not then due and payable under the terms of the Credit Agreement;
- (f) the condition to the Revolving Extension effected pursuant to this Fourth Amendment set forth in Section 2.28(b)(i) of the Credit Agreement shall have been satisfied;
- (g) the Administrative Agent shall have received a certificate of the Secretary or Assistant Secretary (or similar Responsible Officer), dated the Fourth Amendment Effective Date (i) certifying as to the incumbency and specimen signature of each Responsible Officer of the Borrower and the Guarantor executing this Fourth Amendment or any other document delivered by it in connection herewith (such certificate to contain a certification of another Responsible Officer of that entity as to the incumbency and signature of the Responsible Officer signing the certificate referred to in this clause (g)), (ii) attaching each constitutional document of each Loan Party or certifying that each constitutional document of each Loan Party previously delivered to the Administrative Agent has not been amended, supplemented, rescinded or otherwise modified and remains in full force and effect as of the date hereof, (iii) attaching resolutions of each Loan Party approving the transactions contemplated by the Fourth Amendment and (iv) attaching a certificate of good standing for the Borrower and the Guarantor of the state of such entity's incorporation or formation, dated as of a recent date, as to the good standing of that entity (to the extent available in the applicable jurisdiction);

- (h) the Administrative Agent shall have received evidence that the Third Amendment to that certain Amended and Restated Credit and Guaranty Agreement dated the date hereof, among, *inter alios*, the Borrower and Deutsche Bank AG New York Branch as administrative agent and the Second Amendment to that certain Credit and Guaranty Agreement, dated as of the date hereof, among, *inter alios*, the Borrower and Barclays Bank PLC as administrative agent have, or will contemporaneously with the Fourth Amendment Effective Date, become effective; and
- (i) the Administrative Agent shall have received an Officer's Certificate certifying (A) the truth in all material respects of the representations and warranties set forth in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) as though made on the date hereof, or, in the case of any such representation and warranty that relates to a specified date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this clause (i), the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed since December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017, and (B) as to the absence of any event occurring and continuing, or resulting from this Fourth Amendment on, the Fourth Amendment Effective Date, that constitutes a Default or Event of Default.

SECTION FIVE - No Default; Representations and Warranties. In order to induce the Revolving Lenders and the Administrative Agent to enter into this Fourth Amendment, the Borrower represents and warrants to each of the Revolving Lenders and the Administrative Agent that, on and as of the date hereof after giving effect to this Fourth Amendment, (i) no Default or Event of Default has occurred and is continuing or would result from giving effect to this Fourth Amendment and (ii) the representations and warranties contained in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) are true and correct in all material respects on and as of the date hereof with the same effect as if made on and as of the date hereof or, in the case of any representations and warranties that expressly relate to an earlier date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this Section Five, the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and all Quarterly

Reports on Form 10-Q or Current Reports on Form 8-K that have been filed since December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017.

SECTION SIX - Confirmation. The Borrower and the Guarantor hereby confirm that all of their obligations under the Credit Agreement (as amended hereby) are and shall continue to be, in full force and effect. The parties hereto (i) confirm and agree that the term "Obligations" and "Guaranteed Obligations" as used in the Credit Agreement and the other Loan Documents, shall include, without limitation, all obligations of the Borrower with respect to the Revolving Commitments (as extended pursuant to this Fourth Amendment) and all obligations of the Guarantor with respect of the guarantee of such obligations, respectively, and (ii) reaffirm the grant of Liens on the Collateral to secure the Obligations (as extended and increased pursuant to this Fourth Amendment) pursuant to the Collateral Documents.

SECTION SEVEN - Reference to and Effect on the Credit Agreement. On and after the Fourth Amendment Effective Date, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement as amended by this Fourth Amendment. The Credit Agreement and each of the other Loan Documents, as specifically amended by this Fourth Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed. This Fourth Amendment shall be deemed to be a "Loan Document" for all purposes of the Credit Agreement (as amended hereby) and the other Loan Documents. The execution, delivery and effectiveness of this Fourth Amendment shall not, except as expressly provided herein, operate as an amendment or waiver of any right, power or remedy of any Lender or any Agent under any of the Loan Documents, nor constitute an amendment or waiver of any provision of any of the Loan Documents.

SECTION EIGHT - Execution in Counterparts. This Fourth Amendment may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Fourth Amendment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Fourth Amendment by facsimile or electronic .pdf copy shall be effective as delivery of a manually executed counterpart of this Fourth Amendment.

SECTION NINE - Governing Law. THIS FOURTH AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS FOURTH AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

<u>SECTION TEN - Miscellaneous</u>. (a) The provisions set forth in Sections 10.03, 10.04, 10.05(b)-(d), 10.09, 10.10, 10.11, 10.13, 10.15, 10.16 and 10.17 of the Credit Agreement

| (b) For purposes of determining withholding Taxes imposed under FATCA, from and after the effective date of this Fourth Amendment, the Borrower and the Administrative Agent shall treat (and the Lenders party hereto hereby authorize the Administrative Agent to treat) the Revolving Facility as not qualifying as a "grandfathered obligation" within the meaning of Treasury Regulation Section 1.1471-2(b)(2)(i). |
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| [REMAINDER OF THIS PAGE IS LEFT BLANK INTENTIONALLY] |

are hereby incorporated mutatis mutandis herein by reference thereto as fully and to the same extent as if set forth herein.

IN WITNESS WHEREOF, the parties hereto have caused this Fourth Amendment to be duly executed and delivered as of the day and year first above written.

AMERICAN AIRLINES, INC., as the Borrower

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

AMERICAN AIRLINES GROUP INC., as Parent and Guarantor

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

Fourth Amendment to Amended and Restated Credit and Guaranty Agreement (LHR)

CITIBANK N.A., as Administrative Agent

By: <u>/s/ Joseph Shanahan</u> Name: Joseph Shanahan Title: Vice President

Fourth Amendment to Amended and Restated Credit and Guaranty Agreement (LHR)

ANNEX A

Lenders and Commitments

| Name of Bank | Revolving Commitment | LC Commitment |
|--|----------------------|---------------|
| Citibank, N.A. | [*CTR] | \$300,000,000 |
| Bank of America, N.A. | [*CTR] | |
| Barclays Bank PLC | [*CTR] | |
| Credit Suisse AG, Cayman Islands Branch | [*CTR] | |
| Deutsche Bank AG New York Branch | [*CTR] | |
| Goldman Sachs Bank USA | [*CTR] | |
| Industrial and Commercial Bank of China Limited, New York Branch | [*CTR] | |
| JPMorgan Chase Bank, N.A. | [*CTR] | |
| Morgan Stanley Bank, N.A. | [*CTR] | |
| Morgan Stanley Senior Funding, Inc. | [*CTR] | |
| BNP Paribas | [*CTR] | |
| Credit Agricole Corporate and Investment Bank | [*CTR] | |
| Standard Chartered Bank | [*CTR] | |
| Sumitomo Mitsui Banking Corporation | [*CTR] | |
| U.S. Bank National Association | [*CTR] | |
| Texas Capital Bank, N.A. | [*CTR] | |
| Total | [*CTR] | \$300,000,000 |

| *CTR]=[CONFIDENTIAL PORTION OMITTED AND FILED SEPARATELY WITH THE COMMISSION PURSUANT TO A REQUEST FOR CONFIDENTIAL TREATMENT] | , |
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THIRD AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT

THIRD AMENDMENT TO AMENDED AND RESTATED CREDIT AND GUARANTY AGREEMENT (this "Third Amendment"), dated as of August 21, 2017 among American Airlines, Inc., a Delaware corporation (the "Borrower"), American Airlines Group Inc., a Delaware corporation (the "Parent" or the "Guarantor"), the Existing Revolving Lenders (as defined below) party hereto, Standard Chartered Bank ("SCB"), Sumitomo Mitsui Banking Corporation ("SMBC"), Texas Capital Bank, N.A. ("TCB" and together with SMBC and SCB, the "New Revolving Lenders") and Deutsche Bank AG New York Branch, as administrative agent (in such capacity, the "Administrative Agent") and as an issuing lender (in such capacity, an "Issuing Lender"). Unless otherwise indicated, all capitalized terms used herein and not otherwise defined shall have the respective meanings provided such terms in the Credit Agreement referred to below.

WITNESSETH:

WHEREAS, the Borrower, the Guarantor, the lenders from time to time party thereto, the Administrative Agent and certain other parties thereto are parties to that certain Amended and Restated Credit and Guaranty Agreement, dated as of May 21, 2015 (as amended by that First Amendment to Amended and Restated Credit and Guaranty Agreement, dated October 26, 2015, as further amended by that Second Amendment to Amended and Restated Credit and Guaranty Agreement, dated March 14, 2017 and as further amended and restated, supplemented or otherwise modified to but not including the Third Amendment Effective Date as defined below, the "Credit Agreement");

WHEREAS, pursuant to Section 2.28(b) of the Credit Agreement, the Borrower may make a Revolver Extension Offer to all Revolving Lenders holding Revolving Commitments under the Credit Agreement to extend the maturity date of each such Revolving Lender's Revolving Commitment;

WHEREAS, the Borrower hereby (i) requests that each Revolving Lender that is a party to the Credit Agreement immediately prior to the Third Amendment Effective Date (each, an "Existing Revolving Lender") extend the maturity of such Existing Revolving Lender's Revolving Commitment pursuant to, and in accordance with the terms of, Section 2.28(b), (c), (d) and (e) of the Credit Agreement and this Third Amendment (with such request constituting a Revolver Extension Offer for purposes of the Credit Agreement) and requests that the Administrative Agent waive any applicable notice period otherwise required thereby and (ii) specifies as the Minimum Extension Condition for such Revolving Extension Offer that all such Revolving Commitments be subject to the Revolving Extension contemplated hereby;

WHEREAS, the Existing Revolving Lenders are willing to extend the maturity date of their respective Revolving Commitments, subject to and on the terms and conditions set forth herein and in Section 2.28(b), (c), (d) and (e) of the Credit Agreement;

WHEREAS, the undersigned Existing Revolving Lenders and New Revolving Lenders desire to reallocate the Revolving Commitments among themselves (the "Reallocation") and that each Revolving Lender will hold such Revolving Commitment as is set out opposite its name on Schedule 1;

WHEREAS, the Borrower, the Administrative Agent, the undersigned Existing Revolving Lenders and New Revolving Lenders wish to amend the Credit Agreement to provide for certain other modifications to the Credit Agreement, in each case, on the terms and subject to the conditions set forth herein; and

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

SECTION ONE - Reallocation of Revolving Commitments. On the Third Amendment Effective Date, the Borrower, the Existing Revolving Lenders and the New Revolving Lenders agree that (1) there shall be an automatic termination of the total Revolving Commitments in excess of \$1,200,000,000; (2) there shall be an automatic adjustment to the Revolving Commitment Percentage of each Revolving Lender in the aggregate LC Exposure (if any) to reflect the new Revolving Commitment Percentage of each Revolving Lender in the aggregate LC Exposure (if any) and (3) each New Revolving Lender shall become a Revolving Lender under the Credit Agreement (as amended hereby).

<u>SECTION TWO - Extension of Revolving Facility</u>. On the Third Amendment Effective Date (immediately after giving effect to the Reallocation contemplated in Section One), the Credit Agreement is modified as follows:

(a) The definition of "Applicable Margin" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Applicable Margin" shall mean the rate per annum determined pursuant to the following:

| Class of Loans | Applicable Margin Eurodollar Loans | Applicable Margin ABR Loans |
|-----------------------------|---------------------------------------|--------------------------------|
| 2017 Replacement Term Loans | 2.00% | 1.00% |
| Revolving Loans | 2.25% | 1.25% |

(b) The definition of "Revolving Facility Maturity Date" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

""Revolving Facility Maturity Date" shall mean, with respect to (a) Revolving Commitments that have not been extended pursuant to Section 2.28(b), but including Revolving Commitments extended or made available pursuant to the Third Amendment, October 13, 2022 and (b) with respect to Extended Revolving Commitments extended after the Third Amendment Effective Date (as defined in the Third Amendment), the final maturity date therefor as specified in the applicable Extension Offer accepted by the respective Revolving Lender or Revolving Lenders.";

(c) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definition in appropriate alphabetical order:

""Third Amendment" shall mean the Third Amendment to this Agreement, dated as of August 21, 2017.";

(d) The definition of "Revolving Commitment" is hereby amended by deleting the last sentence of said definition in its entirety and inserting in lieu thereof the following new sentence:

"The aggregate amount of the Total Revolving Commitments as of the Third Amendment Effective Date (as defined in the Third Amendment) is \$1,200,000,000."; and

(e) "Annex A" of the Credit Agreement is hereby amended and restated in its entirety in the form attached hereto as Schedule 1.

Notwithstanding anything in this Third Amendment or the Credit Agreement to the contrary, the Administrative Agent hereby waives the minimum notice required by Section 2.28(e) of the Credit Agreement in connection with the Revolver Extension to be effected pursuant to this Third Amendment.

<u>SECTION THREE - Titles and Roles.</u> The parties hereto agree that, as of the Third Amendment Effective Date (as defined below) and in connection with the Third Amendment:

- (a) each of Deutsche Bank Securities Inc. ("DBSI"), Barclays Bank PLC ("Barclays"), Citigroup Global Markets Inc. ("Citi"), Credit Suisse Securities (USA) LLC ("CS Securities"), Goldman Sachs Lending Partners LLC ("GSLP"), Industrial and Commercial Bank of China Limited, New York Branch ("ICBC"), JPMorgan Chase Bank, N.A. ("JPMCB"), Merrill Lynch, Pierce, Fenner & Smith Incorporated ("ML"), Morgan Stanley Senior Funding, Inc. ("MS"), BNP Paribas Securities Corp. ("BNP Securities"), Credit Agricole Corporate and Investment Bank ("CA-CIB"), SCB, SMBC, U.S. Bank National Association ("US Bank"), and TCB shall be designated as, and perform the roles associated with, a joint lead arranger and bookrunner;
- (b) each of DBSI, Barclays, Citi, CS Securities, GSLP, ICBC, JPMCB, ML, and MS shall be designated as, and perform the roles associated with, a syndication agent; and

(c) each of BNP Securities, CA-CIB, SCB, SMBC, US Bank, and TCB shall be designated as, and perform the roles associated with, a documentation agent.

<u>SECTION FOUR - Conditions to Effectiveness.</u> The provisions of Sections One and Two of this Third Amendment shall become effective on the date (the "*Third Amendment Effective Date*") when each of the following conditions specified below shall have been satisfied:

- (a) the Borrower, the Guarantor, the Administrative Agent, each Issuing Lender, each Existing Revolving Lender and each New Revolving Lender shall have signed a counterpart hereof (whether the same or different counterparts) and shall have delivered the same to Milbank, Tweed, Hadley & McCloy LLP, 28 Liberty Street, New York, NY 10005, attention: Dylan Scher;
- (b) all reasonable invoiced out-of-pocket expenses incurred by the Revolving Lenders and the Administrative Agent pursuant to Section 10.04 of the Credit Agreement (including the reasonable and documented fees, charges and disbursements of counsel) and all accrued and unpaid fees, owing and payable (including any fees agreed to in connection with this Third Amendment) shall have been paid to the extent invoiced at least two (2) Business Days prior to the Third Amendment Effective Date (or such shorter period as may be agreed by the Borrower);
- (c) the Borrower shall have paid (or caused to be paid), for the account of each Revolving Lender, a one time, non-refundable fee equal to the amount set forth in that certain Revolving Lenders' fee letter, among the Revolving Lenders and the Borrower, dated as of the Third Amendment Effective Date;
- (d) the Administrative Agent shall have received a customary written opinion of Latham & Watkins LLP, special counsel for Parent, the Borrower and each other Guarantor addressed to the Administrative Agent and the Revolving Lenders party hereto, and dated the Third Amendment Effective Date;
- (e) the Borrower shall have paid to the Administrative Agent (for the account of the Existing Revolving Lenders) all fees and interest accrued pursuant to Sections 2.07, 2.15, 2.16, 2.20 and 2.21 of the Credit Agreement in respect of the Revolving Facility to, and including, the Third Amendment Effective Date, whether or not then due and payable under the terms of the Credit Agreement;
- (f) the condition to the Revolving Extension effected pursuant to this Third Amendment set forth in Section 2.28(b)(i) of the Credit Agreement shall have been satisfied;
- (g) the Administrative Agent shall have received a certificate of the Secretary or Assistant Secretary (or similar Responsible Officer), dated the Third Amendment Effective Date (i) certifying as to the incumbency and specimen signature of each Responsible Officer of the Borrower and the Guarantor executing this Third Amendment or any other document delivered by it in connection herewith (such certificate to contain a certification of another Responsible Officer of that entity as to the incumbency and signature of the Responsible Officer signing the certificate referred to in this clause (g)), (ii) attaching each constitutional document of each Loan Party previously delivered to the

Administrative Agent has not been amended, supplemented, rescinded or otherwise modified and remains in full force and effect as of the date hereof, (iii) attaching resolutions of each Loan Party approving the transactions contemplated by the Third Amendment and (iv) attaching a certificate of good standing for the Borrower and the Guarantor of the state of such entity's incorporation or formation, dated as of a recent date, as to the good standing of that entity (to the extent available in the applicable jurisdiction);

- (h) the Administrative Agent shall have received evidence that the Fourth Amendment to that certain Amended and Restated Credit and Guaranty Agreement, dated as of April 20, 2015 between, *inter alios*, the Borrower and Citibank N.A. as administrative agent and that the Second Amendment to that certain Credit and Guaranty Agreement, dated as of April 29, 2016, between, *inter alios*, the Borrower and Barclays Bank PLC as administrative agent have, or will contemporaneously with the Third Amendment Effective Date, become effective; and
- (i) the Administrative Agent shall have received an Officer's Certificate certifying (A) the truth in all material respects of the representations and warranties set forth in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) as though made on the date hereof, or, in the case of any such representation and warranty that relates to a specified date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this clause (i), the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed since December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017, and (B) as to the absence of any event occurring and continuing, or resulting from this Third Amendment on, the Third Amendment Effective Date, that constitutes a Default or Event of Default.

SECTION FIVE - No Default; Representations and Warranties. In order to induce the Revolving Lenders and the Administrative Agent to enter into this Third Amendment, the Borrower represents and warrants to each of the Revolving Lenders and the Administrative Agent that, on and as of the date hereof after giving effect to this Third Amendment, (i) no Default or Event of Default has occurred and is continuing or would result from giving effect to this Third Amendment and (ii) the representations and warranties contained in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) are true and correct in all material respects on and as of the date hereof with the same effect as if made on and as of the date hereof or, in the case of any representations and warranties that expressly relate to an earlier date, as though made as of such

date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this Section Five, the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed since December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017.

SECTION SIX - Confirmation. The Borrower and each Guarantor hereby confirm that all of their obligations under the Credit Agreement (as amended hereby) are and shall continue to be, in full force and effect. The parties hereto (i) confirm and agree that the term "Obligations" and "Guaranteed Obligations" as used in the Credit Agreement and the other Loan Documents, shall include, without limitation, all obligations of the Borrower with respect to the Revolving Commitments (as extended pursuant to this Third Amendment) and all obligations of the Guarantors with respect of the guarantee of such obligations, respectively, and (ii) reaffirm the grant of Liens on the Collateral to secure the Obligations (as extended and increased pursuant to this Third Amendment) pursuant to the Collateral Documents.

SECTION SEVEN - Reference to and Effect on the Credit Agreement. On and after the Third Amendment Effective Date, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement as amended by this Third Amendment. The Credit Agreement and each of the other Loan Documents, as specifically amended by this Third Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed. This Third Amendment shall be deemed to be a "Loan Document" for all purposes of the Credit Agreement (as amended hereby) and the other Loan Documents. The execution, delivery and effectiveness of this Third Amendment shall not, except as expressly provided herein, operate as an amendment or waiver of any right, power or remedy of any Lender or any Agent under any of the Loan Documents, nor constitute an amendment or waiver of any provision of any of the Loan Documents.

SECTION EIGHT - Execution in Counterparts. This Third Amendment may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Third Amendment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Third Amendment by facsimile or electronic pdf copy shall be effective as delivery of a manually executed counterpart of this Third Amendment.

SECTION NINE - Governing Law. THIS THIRD AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS THIRD AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION TEN - Miscellaneous. (a) The provisions set forth in Sections 10.03, 10.04, 10.05(b)-(d), 10.09, 10.10, 10.11, 10.13, 10.15, 10.16 and 10.17 of the Credit Agreement are hereby incorporated mutatis mutandis herein by reference thereto as fully and to the same extent as if set forth herein.

(b) For purposes of determining withholding Taxes imposed under FATCA, from and after the effective date of this Third Amendment, the Borrower and the Administrative Agent shall treat (and the Lenders party hereto hereby authorize the Administrative Agent to treat) the Revolving Facility as not qualifying as a "grandfathered obligation" within the meaning of Treasury Regulation Section 1.1471-2(b)(2)(i).

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IN WITNESS WHEREOF, the parties hereto have caused this Third Amendment to be duly executed and delivered as of the day and year first above written.

AMERICAN AIRLINES, INC., as the Borrower

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

AMERICAN AIRLINES GROUP INC., as Parent and Guarantor

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

Third Amendment to Amended and Restated Credit and Guaranty Agreement (South America)

DEUTSCHE BANK AG NEW YORK BRANCH, as Administrative Agent

By: <u>/s/ Marcus Tarkington</u>
Name: Marcus Tarkington

Title: Director

By: <u>/s/ Anca Trifan</u> Name: Anca Trifan Title: Managing Director

Third Amendment to Amended and Restated Credit and Guaranty Agreement (South America)

Schedule 1

Lenders and Commitments

| Name of Bank | Revolving Commitment | LC Commitment |
|--|----------------------|---------------|
| Deutsche Bank AG New York Branch | [*CTR] | \$150,000,000 |
| Bank of America, N.A. | [*CTR] | |
| Barclays Bank PLC | [*CTR] | |
| Citibank, N.A. | [*CTR] | |
| Credit Suisse AG, Cayman Islands Branch | [*CTR] | |
| Industrial and Commercial Bank of China Limited, New York Branch | [*CTR] | |
| JPMorgan Chase Bank, N.A. | [*CTR] | |
| Goldman Sachs Bank USA | [*CTR] | |
| Goldman Sachs Lending Partners LLC | [*CTR] | |
| Morgan Stanley Bank, N.A. | [*CTR] | |
| Morgan Stanley Senior Funding Inc. | [*CTR] | |
| BNP Paribas | [*CTR] | |
| Credit Agricole Corporate and Investment Bank | [*CTR] | |
| Standard Chartered Bank | [*CTR] | |
| Sumitomo Mitsui Banking Corporation | [*CTR] | |
| U.S. Bank National Association | [*CTR] | |
| Texas Capital Bank, N.A. | [*CTR] | |
| Total | \$1,200,000,000 | \$150,000,000 |

 $[*CTR] = [CONFIDENTIAL\ PORTION\ OMITTED\ AND\ FILED\ SEPARATELY\ WITH\ THE\ COMMISSION\ PURSUANT\ TO\ A\ REQUEST\ FOR\ CONFIDENTIAL\ TREATMENT]$

SECOND AMENDMENT TO CREDIT AND GUARANTY AGREEMENT

SECOND AMENDMENT TO CREDIT AND GUARANTY AGREEMENT (this "Second Amendment"), dated as of August 21, 2017 among American Airlines, Inc., a Delaware corporation (the "Borrower"), American Airlines Group Inc., a Delaware corporation (the "Parent" or the "Guarantor"), each of the undersigned lenders (the "New Revolving Lenders") and Barclays Bank PLC, as administrative agent (in such capacity, the "Administrative Agent"). Unless otherwise indicated, all capitalized terms used herein and not otherwise defined shall have the respective meanings provided such terms in the Credit Agreement referred to below.

WITNESSETH:

WHEREAS, the Borrower, the Guarantor, the lenders from time to time party thereto, the Administrative Agent and certain other parties thereto are parties to that certain Credit and Guaranty Agreement, dated as of April 29, 2016 (as amended by that certain First Amendment to Credit and Guaranty Agreement, dated October 31, 2016 and as further amended, restated, supplemented or otherwise modified to but not including the Second Amendment Effective Date as defined below, the "Credit Agreement");

WHEREAS, each Revolving Lender will hold such Revolving Commitment as is set out opposite its name on Schedule 1:

WHEREAS, pursuant to Section 2.27 of the Credit Agreement, the Borrower may request an increase to the existing Revolving Commitments, subject to and on the terms and conditions provided therein;

WHEREAS, the Borrower hereby notifies the Administrative Agent of its request for \$300,000,000 of new Revolving Commitments (the "New Revolving Commitments") to be made available by the New Revolving Lenders with respect to such New Revolving Commitments in the amount specified therefor on Schedule 1 hereto and requests that the Administrative Agent waive any applicable notice period otherwise required;

WHEREAS, each New Revolving Lender is willing to provide a New Revolving Commitment in the amount set forth opposite its name in Schedule 1 hereto, subject to and on the terms and conditions set forth herein and in the Credit Agreement;

WHEREAS, the Borrower, the Administrative Agent, and the New Revolving Lenders wish to amend the Credit Agreement to provide for certain other modifications to the Credit Agreement, in each case, on the terms and subject to the conditions set forth herein; and

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

SECTION ONE - Allocation of Revolving Commitments. On the Second Amendment Effective Date the Borrower and the New Revolving Lenders agree that, (1) the Total Revolving Commitment shall equal the sum of the New Revolving Commitments, (2) New Revolving Commitments shall constitute Revolving Commitments for all purposes of the Credit Agreement and the other Loan Documents and (3) each New Revolving Lender shall become a Revolving Lender under the Credit Agreement (as amended hereby). For purposes of the Credit Agreement, this Second Amendment shall constitute an "Increase Joinder."

<u>SECTION TWO - Increase in Revolving Commitments.</u> On the Second Amendment Effective Date, the Credit Agreement is modified as follows:

(a) The definition of "Applicable Margin" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Applicable Margin" shall mean the rate per annum determined pursuant to the following:

| Class of Loans | Applicable Margin Eurodollar Loans | Applicable Margin ABR Loans |
|-----------------------------------|---------------------------------------|-----------------------------|
| Replacement Class B Term Loans | 2.50% | 1.50% |
| Revolving Loans | 2.25% | 1.25% |

(b) The definition of "Commitment Fee Rate" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

""Commitment Fee Rate shall mean 0.75% per annum.";

- (c) The definition of "LIBO Rate" appearing in Section 1.01 of the Credit Agreement is hereby amended by deleting clause (a) in the second proviso.
- (d) The definition of "Revolver Availability Date" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

""Revolver Availability Date" shall mean the Second Amendment Effective Date.

(e) The definition of "Revolving Facility Maturity Date" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

""Revolving Facility Maturity Date" shall mean, with respect to (a) Revolving Commitments that have not been extended pursuant to Section 2.28(b), but including Revolving Commitments extended or made available pursuant to the Second Amendment, October 13, 2022 and (b) with respect to Extended Revolving Commitments extended after the Second Amendment Effective Date, the final maturity date therefor as

specified in the applicable Extension Offer accepted by the respective Revolving Lender or Revolving Lenders.";

(f) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definitions in appropriate alphabetical order:

""Second Amendment" shall mean the Second Amendment to this Agreement, dated as of August 21, 2017."; and

""Second Amendment Effective Date" shall have the meaning provided in the Second Amendment.";

(g) The definition of "Revolving Commitment" is hereby amended and restated in its entirety as follows:

""Revolving Commitment" shall mean the commitment of each Revolving Lender to make Revolving Loans and participate in Letters of Credit hereunder in an aggregate principal and/or face amount not to exceed the amount set forth under the heading "Revolving Commitment" opposite its name in Annex A hereto or in the Assignment and Acceptance pursuant to which such Revolving Lender became a party hereto, as the same may be changed from time to time pursuant to the terms hereof. The aggregate amount of the Total Revolving Commitments as of the Second Amendment Effective Date and after giving effect to the New Revolving Commitments under, and as defined in the Second Amendment, is \$300,000,000."; and

(h) Section 2.20(b) of the Credit Agreement is here by amended and restated in its entirety as follows:

"The Borrower shall pay on the Revolver Availability Date to each Revolving Lender as of such date, an upfront fee (the "Upfront Fee") as set forth in the Revolving Lenders Fee Letter, dated as of the Second Amendment Effective Date."

(i) "Annex A" of the Credit Agreement is hereby amended and restated in its entirety in the form attached hereto as Schedule 1.

Notwithstanding anything in this Second Amendment or the Credit Agreement to the contrary, the Administrative Agent hereby waives the minimum notice required by Section 2.27(a) of the Credit Agreement in connection with the establishment of the New Revolving Commitments.

<u>SECTION THREE - Titles and Roles.</u> The parties hereto agree that, as of the Second Amendment Effective Date (as defined below) and in connection with the Second Amendment:

(a) each of Barclays Bank PLC ("Barclays"), Citigroup Global Markets Inc. ("Citi"), Credit Suisse Securities (USA) LLC ("CS Securities"), Deutsche Bank Securities Inc. ("DBSI"), Goldman Sachs Lending Partners LLC ("GSLP"), Industrial and Commercial Bank of

China Limited, New York Branch ("ICBC"), JPMorgan Chase Bank, N.A. ("JPMCB"), Merrill Lynch, Pierce, Fenner & Smith Incorporated ("ML"), Morgan Stanley Senior Funding, Inc. ("MS"), BNP Paribas Securities Corp. ("BNP Securities"), Credit Agricole Corporate and Investment Bank ("CA-CIB"), Standard Chartered Bank ("SCB"), Sumitomo Mitsui Banking Corporation ("SMBC"), U.S. Bank National Association ("US Bank"), and Texas Capital Bank, N.A. ("TCB") shall be designated as, and perform the roles associated with, a joint lead arranger and bookrunner;

- (b) each of Barclays, Citi, CS Securities, DBSI, GSLP, ICBC, JPMCB, ML, and MS shall be designated as, and perform the roles associated with, a syndication agent; and
- (c) each of BNP Securities, CA-CIB, SCB, SMBC, US Bank, and TCB shall be designated as, and perform the roles associated with, a documentation agent.

<u>SECTION FOUR - Conditions to Effectiveness</u>. The provisions of Sections One and Two of this Second Amendment shall become effective on the date (the "Second Amendment Effective Date") when each of the following conditions specified below shall have been satisfied:

- (a) the Borrower, the Guarantor, the Administrative Agent, and each New Revolving Lender shall have signed a counterpart hereof (whether the same or different counterparts) and shall have delivered the same to Milbank, Tweed, Hadley & McCloy LLP, 28 Liberty Street, New York, NY 10005, attention: Dylan Scher;
- (b) all reasonable invoiced out-of-pocket expenses incurred by the Revolving Lenders and the Administrative Agent pursuant to Section 10.04 of the Credit Agreement (including the reasonable and documented fees, charges and disbursements of counsel) and all accrued and unpaid fees, owing and payable (including any fees agreed to in connection with this Second Amendment) shall have been paid to the extent invoiced at least two (2) Business Days prior to the Second Amendment Effective Date (or such shorter period as may be agreed by the Borrower);
- (c) the Borrower shall have paid (or caused to be paid), for the account of each New Revolving Lender, a one time, non-refundable fee equal to the amount set forth in that certain Revolving Lenders' fee letter, among the Revolving Lenders and the Borrower, dated as of the Second Amendment Effective Date;
- (d) the Administrative Agent shall have received an Officer's Certificate certifying as to the Collateral Coverage Ratio and Liquidity in accordance with Section 2.27(b)(iii) of the Credit Agreement;
- (e) the Administrative Agent shall have received a customary written opinion of Latham & Watkins LLP, special counsel for Parent, the Borrower and the Guarantor addressed to the Administrative Agent and the New Revolving Lenders party hereto, and dated the Second Amendment Effective Date;
- (f) the conditions to the establishment of the New Revolving Commitments pursuant to this Second Amendment set forth in Section 2.27(b)(i) and (ii) of the Credit Agreement shall have been satisfied;

- (g) the Administrative Agent shall have received a certificate of the Secretary or Assistant Secretary (or similar Responsible Officer), dated the Second Amendment Effective Date (i) certifying as to the incumbency and specimen signature of each Responsible Officer of the Borrower and the Guarantor executing this Second Amendment or any other document delivered by it in connection herewith (such certificate to contain a certification of another Responsible Officer of that entity as to the incumbency and signature of the Responsible Officer signing the certificate referred to in this clause (g)), (ii) attaching each constitutional document of each Loan Party or certifying that each constitutional document of each Loan Party previously delivered to the Administrative Agent has not been amended, supplemented, rescinded or otherwise modified and remains in full force and effect as of the date hereof, (iii) attaching resolutions of each Loan Party approving the transactions contemplated by the Second Amendment and (iv) attaching a certificate of good standing for the Borrower and the Guarantor of the state of such entity's incorporation or formation, dated as of a recent date, as to the good standing of that entity (to the extent available in the applicable jurisdiction);
- (h) the Administrative Agent shall have received evidence that the Third Amendment to that certain Amended and Restated Credit and Guaranty Agreement dated the date hereof, among, *inter alios*, the Borrower and Deutsche Bank AG New York Branch as administrative agent and the Fourth Amendment to that certain Amended and Restated Credit and Guaranty Agreement, dated as of the date hereof, among, *inter alios*, the Borrower and Citibank N.A. as administrative agent have, or will contemporaneously with the Second Amendment Effective Date, become effective; and
- (i) the Administrative Agent shall have received an Officer's Certificate certifying (A) the truth in all material respects of the representations and warranties set forth in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) as though made on the date hereof, or, in the case of any such representation and warranty that relates to a specified date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this clause (i), the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017, and (B) as to the absence of any event occurring and continuing, or resulting from this Second Amendment effective Date, that constitutes a Default or Event of Default.

SECTION FIVE - No Default; Representations and Warranties. In order to induce the Revolving Lenders and the Administrative Agent to enter into this Second Amendment, the Borrower represents and warrants to each of the Revolving Lenders and the Administrative Agent that, on and as of the date hereof after giving effect to this Second Amendment, (i) no Default or Event of Default has occurred and is continuing or would result from giving effect to this Second Amendment and (ii) the representations and warranties contained in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) are true and correct in all material respects on and as of the date hereof with the same effect as if made on and as of the date hereof or, in the case of any representations and warranties that expressly relate to an earlier date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this Section Five, the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017 and June 30, 2017.

SECTION SIX - Confirmation. The Borrower and the Guarantor hereby confirm that all of their obligations under the Credit Agreement (as amended hereby) are and shall continue to be, in full force and effect. The parties hereto (i) confirm and agree that the term "Obligations" and "Guaranteed Obligations" as used in the Credit Agreement and the other Loan Documents, shall include, without limitation, all obligations of the Borrower with respect to the Revolving Commitments (as increased pursuant to this Second Amendment) and all obligations of the Guarantor with respect of the guarantee of such obligations, respectively, and (ii) reaffirm the grant of Liens on the Collateral to secure the Obligations (as extended and increased pursuant to this Second Amendment) pursuant to the Collateral Documents.

SECTION SEVEN - Reference to and Effect on the Credit Agreement. On and after the Second Amendment Effective Date, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement as amended by this Second Amendment. The Credit Agreement and each of the other Loan Documents, as specifically amended by this Second Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed. This Second Amendment shall be deemed to be a "Loan Document" for all purposes of the Credit Agreement (as amended hereby) and the other Loan Documents. The execution, delivery and effectiveness of this Second Amendment shall not, except as expressly provided herein, operate as an amendment or waiver of any right, power or remedy of any Lender or any Agent under

any of the Loan Documents, nor constitute an amendment or waiver of any provision of any of the Loan Documents.

SECTION EIGHT - Execution in Counterparts. This Second Amendment may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Second Amendment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Second Amendment by facsimile or electronic .pdf copy shall be effective as delivery of a manually executed counterpart of this Second Amendment.

SECTION NINE - Governing Law. THIS SECOND AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS SECOND AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION TEN - Miscellaneous. (a) The provisions set forth in Sections 10.03, 10.04, 10.05(b)-(d), 10.09, 10.10, 10.11, 10.13, 10.15, 10.16 and 10.17 of the Credit Agreement are hereby incorporated mutatis mutandis herein by reference thereto as fully and to the same extent as if set forth herein.

(b) For purposes of determining withholding Taxes imposed under FATCA, from and after the effective date of this Second Amendment, the Borrower and the Administrative Agent shall treat (and the Lenders party hereto hereby authorize the Administrative Agent to treat) the Revolving Facility as not qualifying as a "grandfathered obligation" within the meaning of Treasury Regulation Section 1.1471-2(b)(2)(i).

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IN WITNESS WHEREOF, the parties hereto have caused this Second Amendment to be duly executed and delivered as of the day and year first above written.

AMERICAN AIRLINES, INC., as the Borrower

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

AMERICAN AIRLINES GROUP INC., as Parent and Guarantor

By: <u>/s/ Amelia G. Anderson</u>
Name: Amelia G. Anderson
Title: Assistant Treasurer

Second Amendment to Credit and Guaranty Agreement (Spare Parts)

BARCLAYS BANK PLC, as Administrative Agent

By: /s/ Ritam Bhalla Name: Ritam Bhalla Title: Director

Second Amendment to Credit and Guaranty Agreement (Spare Parts)

ANNEX A

Lenders and Commitments

| Name of Bank | Revolving Commitment | LC Commitment |
|--|----------------------|---------------|
| Bank of America, N.A. | [*CTR] | |
| Barclays Bank PLC | [*CTR] | |
| Citibank, N.A. | [*CTR] | |
| Credit Suisse AG, Cayman Islands Branch | [*CTR] | |
| Deutsche Bank AG New York Branch | [*CTR] | |
| Goldman Sachs Bank USA | [*CTR] | |
| Industrial and Commercial Bank of China Limited, New York Branch | [*CTR] | |
| JPMorgan Chase Bank, N.A. | [*CTR] | |
| Morgan Stanley Bank, N.A. | [*CTR] | |
| Morgan Stanley Senior Funding Inc. | [*CTR] | |
| BNP Paribas | [*CTR] | |
| Credit Agricole Corporate and Investment Bank | [*CTR] | |
| Standard Chartered Bank | [*CTR] | |
| Sumitomo Mitsui Banking Corporation | [*CTR] | |
| U.S. Bank National Association | [*CTR] | |
| Texas Capital Bank, N.A. | [*CTR] | |
| Total | \$300,000,000 | \$0 |

| [*CTR]=[CONFIDENTIAL PORTION OMITTED AND FILED SEPARATELY WITH THE COMMISSION PURSUA TREATMENT] | NT TO A REQUEST FOR CONFIDENTIAL |
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THIRD AMENDMENT TO CREDIT AND GUARANTY AGREEMENT

THIRD AMENDMENT TO CREDIT AND GUARANTY AGREEMENT (this "Third Amendment"), dated as of November 1, 2017 among American Airlines, Inc., a Delaware corporation (the "Borrower"), American Airlines Group Inc., a Delaware corporation (the "Parent" or the "Guarantor"), the lenders party hereto with a 2017 Class B Term Loan Commitment referred to below (the "2017 Term Lenders"), each other lender party hereto and Barclays Bank PLC ("Barclays"), as administrative agent (in such capacity, the "Administrative Agent") and as the designated lender of 2017 Class B Term Loans referred to below (in such capacity, the "Designated 2017 Term Lender"). Unless otherwise indicated, all capitalized terms used herein and not otherwise defined shall have the respective meanings provided such terms in the Credit Agreement referred to below.

WITNESSETH:

WHEREAS, the Borrower, the Guarantor, the lenders from time to time party thereto, the Administrative Agent and certain other parties thereto are parties to that certain Credit and Guaranty Agreement, dated as of April 29, 2016 (as amended by that certain First Amendment to Credit and Guaranty Agreement, dated October 31, 2016, as further amended by that certain Second Amendment to Credit and Guaranty Agreement, dated August 21, 2017 and as further amended and restated, supplemented or otherwise modified to but not including the Third Amendment Effective Date as defined below, the "Credit Agreement");

WHEREAS, on the date hereof, there are outstanding Replacement Class B Term Loans under the Credit Agreement (the "Existing Term Loans") in an aggregate principal amount of \$990,000,000;

WHEREAS, pursuant to Section 10.08(e) of the Credit Agreement, the Borrower desires to refinance in full the Existing Term Loans with the proceeds of the 2017 Class B Term Loans (as defined below) (the "Refinancing"); and

WHEREAS, the Borrower, the Administrative Agent, the 2017 Term Lenders and the other Lenders party hereto wish to amend the Credit Agreement to provide for (i) the Refinancing and (ii) certain other modifications to the Credit Agreement, in each case, on the terms and subject to the conditions set forth herein.

NOW, THEREFORE, in consideration of the foregoing, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

<u>SECTION ONE - Credit Agreement Amendments</u>. Effective as of the Third Amendment Effective Date (as defined below):

- (a) The Credit Agreement is hereby amended as follows:
- (i) Section 1.01 of the Credit Agreement is hereby amended by inserting the following definitions in appropriate alphabetical order:

"2017 Class B Term Loans" shall be the Term Loans incurred pursuant to the Third Amendment.

"2017 Class B Term Loan Commitment" shall mean the Term Loan Commitment of each 2017 Term Lender to make 2017 Class B Term Loans pursuant to the Third Amendment.

"2017 Class B Term Loan Commitment Schedule" shall mean the schedule of 2017 Class B Term Loan Commitments of each 2017 Term Lender provided to the Borrower on the Third Amendment Effective Date by the Administrative Agent pursuant to the Third Amendment.

"2017 Term Lender" shall mean each Lender having a Term Loan Commitment to provide 2017 Class B Term Loans or, as the case may be, with an outstanding 2017 Class B Term Loan.

"Third Amendment" shall mean the Third Amendment to Credit and Guaranty Agreement, dated as of November 1, 2017, by and among Parent, the Borrower, the Administrative Agent, the 2017 Term Lenders and Barclays Bank PLC, in its capacity as the designated Lender of 2017 Class B Term Loans.

"Third Amendment Effective Date" shall have the meaning provided in the Third Amendment.

(ii) The definition of "Applicable Margin" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Applicable Margin" shall mean the rate per annum determined pursuant to the following:

| Class of Loans | Applicable Margin Eurodollar Loans | Applicable Margin ABR Loans |
|-------------------------|---------------------------------------|-----------------------------|
| 2017 Class B Term Loans | 2.00% | 1.00% |
| Revolving Loans | 2.25% | 1.25% |

(iii) The first sentence of the definition of "Class" is hereby amended by deleting "Replacement Class B Term Loans" where it first appears and replacing such term with "2017 Class B Term Loans".

(iv) The definition of "LIBO Rate" is hereby amended and restated as follows:

"LIBO Rate" shall mean for any Interest Period as to any LIBO Rate Loan, (i) the rate per annum determined by the Administrative Agent to be the offered rate which appears on the page of the Reuters Screen which displays the London interbank offered rate administered by ICE Benchmark Administration Limited (such page currently being the LIBOR01 page) ("ICE LIBOR") for deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period in Dollars, determined as of approximately 11:00 a.m. (London, England time), two Business Days prior to the commencement of such Interest Period or (ii) in the event the rate referenced in the preceding clause (i) does not appear on such page or service or if such page or service shall cease to be available, the rate determined by the Administrative Agent to be the offered rate on such other page or other service which displays ICE LIBOR for deposits (for delivery on the first day of such Interest Period) with a term equivalent to such Interest Period in Dollars, determined as of approximately 11:00 a.m. (London, England time) two Business Days prior to the commencement of such Interest Period; provided that if ICE LIBOR is quoted under either of the preceding clauses (i) or (ii), but there is no such quotation for the Interest Period elected, the LIBO Rate shall be equal to the Interpolated Rate; and provided, further, that solely in respect of the 2017 Class B Term Loans, the LIBO Rate shall not be less than 0% for the purposes of this Agreement.

- (v) The definition of "*Repricing Event*" is hereby amended by deleting "Replacement Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans".
- (vi) The definition of "Term Loan" is hereby amended by deleting "Replacement Class B Term Loans" and replacing it with "2017 Class B Term Loans".
- (vii) The definition of "Term Loan Commitment" appearing in Section 1.01 of the Credit Agreement is hereby amended and restated in its entirety as follows:

"Term Loan Commitment" shall mean the commitment of each Term Lender to make Term Loans hereunder and, in the case of the 2017 Class B Term Loans, in an aggregate principal amount not to exceed the amount set forth under the heading "2017 Class B Term Loans" opposite its name in the 2017 Class B Term Loan Commitment Schedule or in the Assignment and Acceptance pursuant to which such Term Lender became a party hereto, as the same may be changed from time to time pursuant to the terms hereof. The aggregate amount of the Term Loan Commitments as of the Third Amendment Effective Date was \$990,000,000. The Term Loan Commitments as of the Third Amendment Effective Date are for 2017 Class B Term Loans.

(viii) The definition of "*Term Loan Maturity Date*" is hereby amended by deleting "Replacement Class B Term Loans" and replacing it with "2017 Class B Term Loans".

(ix) Section 2.01(b) is hereby amended and restated by adding the following at the end of such Section:

On the Third Amendment Effective Date, each 2017 Term Lender agrees to make to the Borrower the 2017 Class B Term Loans denominated in Dollars in an aggregate principal amount equal to such 2017 Term Lender's 2017 Class B Term Loan Commitment in accordance with the terms and conditions of the Third Amendment, which 2017 Class B Term Loans shall constitute Term Loans for all purposes of this Agreement.

(x) Section 2.09 is hereby amended by adding the following at the end of such section:

Notwithstanding any provision to the contrary set forth in this Agreement, in the event the Administrative Agent determines, pursuant to and in accordance with this Section 2.09, that reasonable means do not exist for ascertaining the applicable LIBO Rate and the Administrative Agent and the Borrower mutually determine that the syndicated loan market has broadly accepted a replacement standard for the LIBO Rate, then the Administrative Agent and Borrower may, without the consent of any Lender, amend this Agreement to adopt such new broadly accepted market standard and to make such other changes as shall be necessary or appropriate in the good faith determination of the Administrative Agent and the Borrower in order to implement such new market standard herein and in the other Loan Documents.

- (xi) Section 2.10(b) is hereby amended and restated in its entirety as follows:
- (b) The principal amounts of the 2017 Class B Term Loans shall be repaid in consecutive annual installments (each, an "Installment") of 1.00% of the sum of (i) the original aggregate principal amount of the Class B Term Loans made on the Closing Date plus (ii) the original aggregate principal amount of any Incremental Term Loans of the same Class as the Replacement Class B Term Loans from time to time after the First Amendment Effective Date plus (iii) the original aggregate principal amount of any Incremental Term Loans of the same Class as the 2017 Class B Term Loans from time to time after the Third Amendment Effective Date, on each anniversary of the Closing Date occurring prior to the Term Loan Maturity Date with respect to such 2017 Class B Term Loans. Notwithstanding the foregoing, (1) such Installments shall be reduced in connection with any mandatory or voluntary prepayments of the 2017 Class B Term Loans in accordance with Sections 2.12 and 2.13, as applicable and (2) the Term Loans, together with all other amounts owed hereunder with respect thereto, shall, in any event, be paid in full no later than the applicable Term Loan Termination Date.
- (xii) Section 2.13(a) is hereby amended by adding the following sentence at the end thereof:

Notwithstanding anything to the contrary above, no notice to the Administrative Agent shall be required in connection with the repayment of the Existing Term Loans (as defined in the Third Amendment) with the proceeds of 2017 Class B Term Loans incurred on the Third Amendment Effective Date.

- (xiii) Section 2.13(d) is hereby amended by (A) deleting "Replacement Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans" and (B) deleting "First Amendment Effective Date" and replacing it with "Third Amendment Effective Date".
- (xiv) Section 2.27(c) is hereby amended by deleting "Replacement Class B Term Loans" each place it appears and replacing it with "2017 Class B Term Loans".
 - (xv) Section 3.08 is hereby amended by adding the following proviso at the end thereof:

; provided that all proceeds of the 2017 Class B Term Loans incurred on the Third Amendment Effective Date pursuant to the Third Amendment shall solely be used as provided in the Third Amendment.

- (b) (i) Subject to the satisfaction (or waiver) of the conditions set forth in Section Three hereof, the 2017 Term Lenders hereby agree to make 2017 Class B Term Loans (as defined below) to the Borrower on the Third Amendment Effective Date (as defined below) in the aggregate principal amount of \$990,000,000, which shall be used solely to refinance in full all outstanding Existing Term Loans and to pay fees and expenses relating to this Third Amendment.
- (ii) As of the Third Amendment Effective Date, immediately prior to the effectiveness of the Third Amendment, the Administrative Agent has prepared and provided a true and correct copy to the Borrower of a schedule (the "2017 Class B Term Loan Commitments Schedule") which sets forth the allocated commitments received by it (the "2017 Class B Term Loan Commitments") from the Lenders providing the 2017 Class B Term Loans. The Administrative Agent has notified each 2017 Term Lender of its allocated 2017 Class B Term Loan Commitment, and each of the 2017 Term Lenders has executed a consent to this Third Amendment in the form of Annex A attached hereto. On the Third Amendment Effective Date, all Existing Term Loans shall be refinanced in full as follows:
 - (w) the outstanding aggregate principal amount of Existing Term Loans of each Lender which does not have a 2017 Class B Term Loan Commitment (each, a "Non-Converting Term Lender") shall be repaid in full in cash;
 - (x) to the extent any Lender has a 2017 Class B Term Loan Commitment that is less than the full outstanding aggregate principal amount of Existing Term Loans of such Lender, such Lender shall be repaid in cash in an amount equal to the difference between the outstanding aggregate principal amount of Existing Term Loans of such Lender and such Lender's 2017 Class B Term Loan Commitment (the "Non-Converting Term Portion");

- (y) the outstanding aggregate principal amount of Existing Term Loans of each Lender which has a 2017 Class B Term Loan Commitment (each, a "Converting Term Lender," and, together with the Non-Converting Term Lenders, the "Existing Term Lenders") shall automatically be converted into 2017 Class B Term Loans (a "Converted 2017 Class B Term Loan") in a principal amount equal to such Converting Term Lender's Existing Term Loans outstanding on the Third Amendment Effective Date immediately prior to such conversion, less an amount equal to any Non-Converting Term Portion; and
- (z) (1) each 2017 Term Lender that is not an Existing Term Lender (each, a "New Term Lender") and (2) each Converting Term Lender with a 2017 Class B Term Loan Commitment in an amount in excess of the aggregate principal amount of Existing Term Loans of such Converting Term Lender (such difference, the "New Term Commitment"), agrees to make to the Borrower a new Term Loan (each, a "New Term Loan" and, collectively, the "New Term Loans" and, together with the Converted 2017 Class B Term Loans, the "2017 Class B Term Loans") in a principal amount equal to such Converting Term Lender's New Term Commitment or such New Term Lender's 2017 Class B Term Loan Commitment, as the case may be, on the Third Amendment Effective Date, which 2017 Class B Term Loans shall be subject to the terms of the Credit Agreement after giving effect to this Third Amendment.
- (iii) On the Third Amendment Effective Date, each 2017 Term Lender hereby agrees to fund its 2017 Class B Term Loans in an aggregate principal amount equal to such 2017 Term Lender's 2017 Class B Term Loan Commitment as follows: (x) each Converting Term Lender shall fund its 2017 Class B Term Loans to the Borrower by converting its then outstanding principal amount of Existing Term Loans into 2017 Class B Term Loans in an equal principal amount as provided in clause (ii)(y) above, (y) (1) each Converting Term Lender with a New Term Commitment shall fund in cash an amount equal to its New Term Commitment to the Designated 2017 Term Lender and (2) each New Term Lender shall fund in cash an amount equal to its 2017 Class B Term Loan Commitment to the Designated 2017 Term Lender, and (z) the Designated 2017 Term Lender shall fund in cash to the Borrower an amount equal to the New Term Commitment of each Converting Term Lender and the 2017 Class B Term Loan Commitment of each New Term Lender.
- (iv) All outstanding Borrowings of Existing Term Loans shall continue in effect for the equivalent principal amount of 2017 Class B Term Loans after the Third Amendment Effective Date and each resulting "borrowing" of 2017 Class B Term Loans shall be deemed to constitute a new deemed "borrowing" under the Credit Agreement and be subject to the same Interest Period (and the same LIBO Rate) applicable to the Existing Term Loans to which it relates immediately prior to the Third Amendment Effective Date, which Interest Period shall continue in effect (until such Interest Periods expire, at which time subsequent Interest Periods shall be determined in accordance with the provisions of Section 2.05 of the Credit Agreement). New Term Loans shall be initially incurred as Eurodollar Loans and shall be allocated ratably to the outstanding deemed "borrowings" of 2017 Class B Term Loans on the Third Amendment Effective Date. Each such Borrowing of New Term Loans shall be subject to (x) an Interest Period which commences on the Third Amendment Effective Date and ends on the last day of the Interest Period applicable

to the Existing Term Loans and (y) the same LIBO Rate applicable to the 2017 Class B Term Loans. The 2017 Class B Term Loans of each 2017 Term Lender shall be allocated ratably to such Interest Periods (based upon the relative principal amounts of Borrowings of Existing Term Loans subject to such Interest Periods immediately prior to the Third Amendment Effective Date), with the effect being that Existing Term Loans which are converted into Converted 2017 Class B Term Loans hereunder shall continue to be subject to the same Interest Periods and any 2017 Class B Term Loans that are funded in cash on the Third Amendment Effective Date shall be ratably allocated to the various Interest Periods as described above.

- (v) On the Third Amendment Effective Date, the Borrower shall pay in cash (a) all interest accrued on the Existing Term Loans through the Third Amendment Effective Date and (b) to each Non-Converting Term Lender and each Converting Term Lender with a Non-Converting Term Portion, any breakage loss or expenses due under Section 2.15 of the Credit Agreement (it being understood that existing Interest Periods of the Existing Term Loans held by 2017 Term Lenders prior to the Third Amendment Effective Date shall continue on and after the Third Amendment Effective Date and shall accrue interest in accordance with Section 2.07 of the Credit Agreement on and after the Third Amendment Effective Date). Each Converting Term Lender hereby waives any entitlement to any breakage loss or expenses due under Section 2.15 of the Credit Agreement with respect to the repayment of that portion of its Existing Term Loans with the proceeds of Converted 2017 Class B Term Loans.
- (vi) On the Third Amendment Effective Date, all promissory notes, if any, evidencing the Existing Term Loans shall be automatically cancelled, and any 2017 Term Lender may request that its 2017 Class B Term Loan be evidenced by a promissory pursuant to Section 2.10(f) of the Credit Agreement.

<u>SECTION TWO - Titles and Roles</u>. The parties hereto agree that, as of the Third Amendment Effective Date and in connection with the Third Amendment:

- (a) each of Barclays Bank PLC ("Barclays"), Citigroup Global Markets Inc. ("Citi"), Credit Suisse Securities (USA) LLC ("CS Securities"), Deutsche Bank Securities Inc. ("DBSI"), Goldman Sachs Bank USA ("GSB"), Industrial and Commercial Bank of China Limited, New York Branch ("ICBC"), JPMorgan Chase Bank, N.A. ("JPMCB"), Merrill Lynch, Pierce, Fenner & Smith Incorporated ("ML"), Morgan Stanley Senior Funding, Inc. ("MS"), BNP Paribas Securities Corp. ("BNP Securities"), Credit Agricole Corporate and Investment Bank ("CA-CIB"), Standard Chartered Bank ("SCB"), Sumitomo Mitsui Banking Corporation ("SMBC"), U.S. Bank National Association ("US Bank"), and Texas Capital Bank, N.A. ("TCB") shall be designated as, and perform the roles associated with, a joint lead arranger and bookrunner (in such capacity, collectively, the "Lead Arrangers");
- (b) each of Barclays, Citi, CS Securities, DBSI, GSB, ICBC, JPMCB, ML and MS shall be designated as, and perform the roles associated with, a syndication agent (in such capacity, collectively, the "Syndication Agents"); and

(c) each of BNP Securities, CA-CIB, SCB, SMBC, US Bank, and TCB shall be designated as, and perform the roles associated with, a documentation agent (in such capacity, collectively, the "<u>Documentation Agents</u>").

For the avoidance of doubt, the provisions of Section 10.04 of the Credit Agreement shall apply to, and inure to the benefit of, each Lead Arranger, each Syndication Agent and each Documentation Agent in connection with their respective roles hereunder.

<u>SECTION THREE - Conditions to Effectiveness.</u> The provisions of Section One of this Third Amendment shall become effective on the date (the "<u>Third Amendment Effective Date</u>") when each of the following conditions specified below shall have been satisfied:

- (a) The Borrower, the Guarantor, the Administrative Agent, the Designated 2017 Term Lender, the 2017 Term Lenders and such other lenders constituting the Required Lenders shall have signed a counterpart hereof (whether the same or different counterparts) and shall have delivered the same to Milbank, Tweed, Hadley & McCloy LLP, 28 Liberty Street, New York, NY 10005, attention: Dylan Scher;
- (b) all reasonable invoiced out-of-pocket expenses incurred by the Lenders and the Administrative Agent pursuant to Section 10.04 of the Credit Agreement or the Engagement Letter, dated as of October 19, 2017, by and between, *inter alios*, the Borrower and the Lead Arrangers (including the reasonable and documented fees, charges and disbursements of counsel) and all accrued and unpaid fees, owing and payable (including any fees agreed to in connection with this Third Amendment) shall have been paid to the extent invoiced at least two (2) Business Days prior to the Third Amendment Effective Date (or such shorter period as may be agreed by the Borrower);
- (c) the Administrative Agent shall have received an Officer's Certificate certifying as to the Collateral Coverage Ratio in accordance with Section 4.02(d) of the Credit Agreement;
- (d) the Administrative Agent shall have received a customary written opinion of Latham & Watkins LLP, special counsel for the Borrower and the Guarantor addressed to the Administrative Agent and the 2017 Term Lenders party hereto, and dated the Third Amendment Effective Date;
- (e) the Administrative Agent shall have received a certificate of the Secretary or Assistant Secretary (or similar Responsible Officer), dated the Third Amendment Effective Date (i) certifying as to the incumbency and specimen signature of each Responsible Officer of the Borrower and the Guarantor executing this Third Amendment or any other document delivered by it in connection herewith (such certificate to contain a certification of another Responsible Officer of that entity as to the incumbency and signature of the Responsible Officer signing the certificate referred to in this clause (e)), (ii) certifying that each constitutional document of each Loan Party previously delivered to the Administrative Agent has not been amended, supplemented, rescinded or otherwise modified and remains in full force and effect as of the date hereof, (iii) attaching resolutions of each Loan Party approving the transactions contemplated by the Third Amendment

and (iv) attaching a certificate of good standing for the Borrower and the Guarantor of the state of such entity's incorporation or formation, dated as of a recent date, as to the good standing of that entity (to the extent available in the applicable jurisdiction);

- (f) the Administrative Agent shall have received an Officer's Certificate certifying (A) the truth in all material respects of the representations and warranties set forth in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) as though made on the date hereof, or, in the case of any such representation and warranty that relates to a specified date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the applicable date; and provided, further, that for purposes of this clause (i), the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017, June 30, 2017 and September 30, 2017, and (B) as to the absence of any event occurring and continuing, or resulting from this Third Amendment on, the Third Amendment Effective Date, that constitutes a Default or Event of Default; and
- (g) the Administrative Agent shall have received a Loan Request delivered in compliance with Section 2.03(b) of the Credit Agreement not later than 1:00 p.m. New York City time one (1) Business Day before the Third Amendment Effective Date or such shorter time as the Administrative Agent may agree.

SECTION FOUR - No Default; Representations and Warranties. In order to induce the 2017 Term Lenders and the Administrative Agent to enter into this Third Amendment, the Borrower represents and warrants to each of the 2017 Term Lenders and the Administrative Agent that, on and as of the date hereof after giving effect to this Third Amendment, (i) no Default or Event of Default has occurred and is continuing or would result from giving effect to this Third Amendment and (ii) the representations and warranties contained in the Credit Agreement and the other Loan Documents (other than representations and warranties set forth in Sections 3.05(b), 3.06, 3.09(a) and 3.19 of the Credit Agreement) are true and correct in all material respects on and as of the date hereof with the same effect as if made on and as of the date hereof or, in the case of any representations and warranties that expressly relate to an earlier date, as though made as of such date; provided, that any representation or warranty that is qualified by materiality (it being understood that any representation or warranty that excludes circumstances that would not result in a "Material Adverse Change" or "Material Adverse Effect" shall not be considered (for purposes of this proviso) to be qualified by materiality) shall be true and correct in all respects as of the

applicable date; and provided, further, that for purposes of this Section Four, the representations and warranties contained in (i) Section 3.04(a) of the Credit Agreement shall be deemed to refer to Parent's Annual Report on Form 10-K for 2016 (as amended) filed with the SEC and all Quarterly Reports on Form 10-Q or Current Reports on Form 8-K that have been filed after December 31, 2016 by Parent with the SEC (as amended) and (ii) Section 3.05(a) of the Credit Agreement shall be deemed to refer to the audited consolidated financial statements of Parent and its Subsidiaries for the fiscal year ended December 31, 2016, included in Parent's Annual Report on Form 10-K for 2016 filed with the SEC (as amended) and the unaudited consolidated financial statements of Parent and its Subsidiaries for the fiscal quarters ended March 31, 2017, June 30, 2017 and September 30, 2017.

SECTION FIVE - Confirmation. The Borrower and the Guarantor hereby confirm that all of their obligations under the Credit Agreement (as amended hereby) are, and shall continue to be, in full force and effect. The parties hereto (i) confirm and agree that the term "Obligations" and "Guaranteed Obligations" as used in the Credit Agreement and the other Loan Documents shall include, without limitation, all obligations of the Borrower with respect to the 2017 Class B Term Loans (after giving effect to this Third Amendment) and all obligations of the Guarantor with respect to the guarantee of such obligations, respectively, and (ii) reaffirm the grant of Liens on the Collateral to secure the Obligations (including the Obligations under the 2017 Class B Term Loans incurred pursuant to this Third Amendment) pursuant to the Collateral Documents.

SECTION SIX - Reference to and Effect on the Credit Agreement. On and after the Third Amendment Effective Date, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof" or words of like import referring to the Credit Agreement, shall mean and be a reference to the Credit Agreement as amended by this Third Amendment. The Credit Agreement and each of the other Loan Documents, as specifically amended by this Third Amendment, are and shall continue to be in full force and effect and are hereby in all respects ratified and confirmed. This Third Amendment shall be deemed to be a "Loan Document" for all purposes of the Credit Agreement (as amended hereby) and the other Loan Documents. The execution, delivery and effectiveness of this Third Amendment shall not, except as expressly provided herein, operate as an amendment or waiver of any right, power or remedy of any Lender or any Agent under any of the Loan Documents, nor constitute an amendment or waiver of any provision of any of the Loan Documents.

SECTION SEVEN - Execution in Counterparts. This Third Amendment may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Third Amendment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Third Amendment by facsimile or electronic pdf copy shall be effective as delivery of a manually executed counterpart of this Third Amendment.

SECTION EIGHT - Governing Law. THIS THIRD AMENDMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS THIRD AMENDMENT

SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION NINE - Miscellaneous. (a) The provisions set forth in Sections 10.03, 10.04, 10.05(b)-(d), 10.09, 10.10, 10.11, 10.13, 10.15, 10.16 and 10.17 of the Credit Agreement are hereby incorporated mutatis mutandis herein by reference thereto as fully and to the same extent as if set forth herein.

(b) For purposes of determining withholding Taxes imposed under FATCA, from and after the effective date of this Third Amendment, the Borrower and the Administrative Agent shall treat (and the Lenders party hereto hereby authorize the Administrative Agent to treat) the Term Loan Facility as not qualifying as a "grandfathered obligation" within the meaning of Treasury Regulation Section 1.1471-2(b)(2)(i).

[REMAINDER OF THIS PAGE IS LEFT BLANK INTENTIONALLY]

IN WITNESS WHEREOF, the parties hereto have caused this Third Amendment to be duly executed and delivered as of the day and year first above written.

AMERICAN AIRLINES, INC., as the Borrower

By: <u>/s/ Thomas T. Weir</u> Name: Thomas T. Weir

Title: Vice President and Treasurer

AMERICAN AIRLINES GROUP INC., as Parent and Guarantor

By: <u>/s/ Thomas T. Weir</u> Name: Thomas T. Weir

Title: Vice President and Treasurer

[Third Amendment to Credit and Guaranty Agreement]

BARCLAYS BANK PLC, as Administrative Agent

By: /s/ Craig Malloy
Name: Craig Malloy
Title: Director

[Third Amendment to Credit and Guaranty Agreement]

BARCLAYS BANK PLC, as the Designated 2017 Term Lender and a 2017 Term Lender

By: <u>/s/ Craig Malloy</u>
Name: Craig Malloy
Title: Director

[Third Amendment to Credit and Guaranty Agreement]

CONSENT TO THIRD AMENDMENT TO CREDIT AND GUARANTY AGREEMENT

CONSENT (this "Consent") to the Third Amendment to Credit and Guaranty Agreement (the "Agreement"), by and among American Airlines, Inc., as Borrower, American Airlines Group Inc., as Parent and a Guarantor, the lenders party thereto with a 2017 Class B Term Loan Commitment, each other lender party thereto and Barclays Bank PLC, as Administrative Agent and as the designated lender of 2017 Class B Term Loans. Capitalized terms used in this Consent but not defined in this Consent have the meanings assigned to such terms in the Agreement.

Replacement Term Lender. The undersigned Replacement Term Lender hereby irrevocably and unconditionally approves the Agreement and consents as follows (check ONE option): **Post-Closing Settlement Option Cashless Settlement Option** \Box to exchange 100% of the outstanding principal amount \Box to have 100% of the outstanding principal amount of the of the Replacement Class B Term Loans (i.e. Existing Replacement Class B Term Loans (i.e. Existing Term Loans) held Term Loans) held by such Replacement Term Lender by such Replacement Term Lender prepaid on the Effective Date for 2017 Class B Term Loans in an equal principal and purchase by assignment 2017 Class B Term Loans in an amount or such lesser amount allocated to such Lender equal principal amount or such lesser amount allocated to such by the Administrative Agent. Lender by the Administrative Agent. IN WITNESS WHEREOF, the undersigned has caused this Consent to be executed and delivered by a duly authorized officer. as a 2017 Term Lender (type name of the legal entity) By: _ Name: Title: If a second signature is necessary: Name:

[Third Amendment to Credit and Guaranty Agreement]

Title:

Name of Fund Manager (if any):

Current holding amount: \$

SUPPLEMENTAL AGREEMENT NO. 8

to

Purchase Agreement No. 03735

between

THE BOEING COMPANY

and

AMERICAN AIRLINES, INC.

Relating to Boeing Model 737 MAX Aircraft

This SUPPLEMENTAL AGREEMENT No. 8 (**SA-8**), entered into as of December 7, 2017, by and between THE BOEING COMPANY, a Delaware corporation with offices in Washington state (**Boeing**) and AMERICAN AIRLINES, INC. a Delaware corporation with offices in Fort Worth, Texas, together with its successors and permitted assigns (**Customer**);

WHEREAS, Boeing and Customer entered into Purchase Agreement No. 03735 dated February 1, 2013 relating to Boeing Model 737 MAX Aircraft, as amended and supplemented (*Purchase Agreement*) and capitalized terms used herein without definitions shall have the meanings specified therefore in such Purchase Agreement;

WHEREAS, Customer and Boeing desire to revise letter agreement AAL-PA-03735-LA-1106668 entitled "[*CTR];" and

NOW, THEREFORE, the parties agree that the Purchase Agreement is amended as set forth below and otherwise agree as follows:

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BOEING PROPRIETARY

1 Table of Contents.

The "<u>Table Of Contents</u>" to the Purchase Agreement referencing SA-7 in the footer is deleted in its entirety and is replaced with the new "<u>Table Of Contents</u>" (attached hereto) referencing SA-8 in the footer to reflect changes made to the Purchase Agreement by this SA-8. Such new Table of Contents is hereby incorporated into the Purchase Agreement in replacement of its predecessor.

2 Letter Agreement.

Letter Agreement No. AAL-PA-03735-LA-1106668 (**Original** [*CTR] **Agreement**) entitled "[*CTR]," is deleted in its entirety and replaced with the similarly titled Letter Agreement No. AAL-PA-03735-LA-1106668R1 (attached hereto) referencing SA-8 in the footer (**Revised** [*CTR] **Letter Agreement**). The Revised [*CTR] Letter Agreement is hereby incorporated into the Purchase Agreement in replacement of the Original Participation Agreement.

3 Miscellaneous.

3.1 The Purchase Agreement is amended as set forth above, by the Revised [*CTR] Letter Agreement. All other terms and conditions of the Purchase Agreement remain unchanged and are in full force and effect.

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PA 03735 SA-8, Page 2

BOEING PROPRIETARY

AGREED AND ACCEPTED this

December 7, 2017

Date

THE BOEING COMPANY

AMERICAN AIRLINES, INC.

/s/ The Boeing Company
Signature
Signature

The Boeing Company
American Airlines, Inc.

Printed name
Printed name

/s/ American Airlines, Inc.

Printed name

Title

Attorney-in-Fact Vice President and Treasurer

Title

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 $[^{\star}\mathsf{CTR}] = [\mathsf{CONFIDENTIAL}\ \mathsf{PORTION}\ \mathsf{OMITTED}\ \mathsf{AND}\ \mathsf{FILED}\ \mathsf{SEPARATELY}\ \mathsf{WITH}\ \mathsf{THE}\ \mathsf{COMMISSION}\ \mathsf{PURSUANT}\ \mathsf{TO}\ \mathsf{A}\ \mathsf{REQUEST}$

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^{* -} This is an intended gap as there are no Letter Agreements LA-1106674 through LA-1106676 incorporated by the Purchase Agreement.

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American Airlines, Inc. P.O. Box 619616 Dallas-Fort Worth Airport, Texas 75261-9616

Subject: [*CTR]

Reference: Purchase Agreement No. 03735 (Purchase Agreement) between The Boeing Company (Boeing) and

American Airlines, Inc. (Customer) relating to Model 737 MAX aircraft (Aircraft)

This letter agreement (*Letter Agreement*) amends and supplements the Purchase Agreement. All terms used but not defined in this Letter Agreement shall have the same meaning as in the Purchase Agreement.

Recitals

- 1. Customer has requested [*CTR]
- 2. In response to Customer's request [*CTR]

Agreement

Covered Aircraft.

The Program shall apply to [*CTR] (Covered Aircraft).

2. Program Term.

The Program shall begin on the [*CTR]; provided, that the parties [*CTR]. The [*CTR] shall [*CTR] on the [*CTR] commences and shall [*CTR] commencement of the [*CTR] and each subsequent [*CTR] shall [*CTR] with the [*CTR].

3. [*CTR].

The [*CTR] covered by the Program shall include [*CTR]

4. <u>Program Commitment.</u>

[*CTR]

[*CTR]

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- 4.1 [*CTR] 4.2 [*CTR]: 4.2.1 [*CTR] 4.2.2 [*CTR] 4.2.2.1 [*CTR] 4.2.2.2 [*CTR] 4.2.3 [*CTR] 4.3 [*CTR] 4.4 *Fleet Flight Hours* means the [*CTR] 4.5 Flight Hours means, [*CTR] 4.6 *Fleet Landings* means the [*CTR] 4.7 *Landings* means the [*CTR] 4.8 [*CTR] 4.9 [*CTR] 4.10 [*CTR] 4.11 [*CTR] 4.12 [*CTR] 5. Calculation of [*CTR] 5.1 [*CTR] 5.2 [*CTR] 5.3 Boeing will then [*CTR] in the form specified in Attachment C. In the event that the [*CTR] in the form specified in Attachment F for [*CTR] 5.4 Boeing [*CTR] has been established using assumptions in Attachment G, and [*CTR]

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- 6. Reporting of [*CTR]
 - 6.1 Within [*CTR]
 - 6.2 Failure to provide the [*CTR] specified in Section 6.1 to Boeing within the specified [*CTR]
- 7. Calculation of [*CTR]
 - 7.1 Subject to the limitations described in Section 9, within [*CTR]
 - 7.2 If the data determined pursuant to Section 7.1 [*CTR]:

7.2.1 [*CTR]

7.2.2 [*CTR]

7.2.3 [*CTR]

7.3 If after completing the [*CTR] described in Section 7.2 [*CTR]:

7.3.1 [*CTR]

7.3.2 [*CTR]

7.4 [*CTR]

7.5 [*CTR]

- 8. [*CTR] Action.
 - 8.1 Should [*CTR] Action be required pursuant to Section 7.3, [*CTR]

8.1.1 [*CTR]

8.1.2 [*CTR]

8.1.3 [*CTR]

8.1.4 [*CTR]

8.1.5 [*CTR]

8.2 [*CTR]

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[*CTR]

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9. Conditions and Limitations.

| 9.1 If, with the intent of reducing the cost of [*CTR], Boeing or any supplier issues [*CTR |
|---|
| 9.2 [*CTR] |
| 9.3 [*CTR] |
| 9.4 [*CTR] |
| 9.5 [*CTR] |
| 9.6 [*CTR] |
| 9.7 [*CTR]: |
| (i) [*CTR] |
| (ii) [*CTR] |
| (iii) [*CTR] |
| (iv) [*CTR] |
| (v) [*CTR] |
| (vi) [*CTR] |
| (vii) [*CTR] |
| (viii) [*CTR] |
| (ix) [*CTR] |
| (x) [*CTR] |
| (xi) [*CTR] |
| (xii) [*CTR] (xiii) [*CTR] |
| 9.8 [*CTR] |
| |

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[*CTR] Page 4 of 12



Aircraft Model

Flight Hours

[*CTR]

[*CTR]

[*CTR]

10. Notice.

10.1 All reports submitted to Boeing will be addressed to the attention of:

Director - BCA Warranty and Product Assurance Boeing Commercial Airplanes P.O. Box 3707 Mail Code 2L-46 Fax: 425-237-1706 Seattle, Washington 98124-2207

10.2 All reports submitted to Customer will be addressed to the attention of:

American Airlines, Inc. P.O. Box 619616 Dallas-Fort Worth Airport, Texas 75261-9616

11. [*CTR]

[*CTR]

12. [*CTR]

[*CTR]

13. Assignment.

Notwithstanding any other provisions of the Purchase Agreement, the rights and obligations described in this Letter Agreement are provided to Customer in consideration of Customer's becoming the operator of the Aircraft and cannot be assigned, in whole or in part.

14. Confidential Treatment.

The information contained herein represents confidential business information and has value precisely because it is not available generally or to other parties. Customer will limit the disclosure of its contents to employees of Customer with a need to know the contents for purposes of helping Customer perform its obligations under the Purchase Agreement and who understand they are not to disclose its contents to any other person or entity without the prior written consent of Boeing.

AAL-PA-03735-LA-1106668R1

SA-8

[*CTR]

Page 5 of 12

BOEING PROPRIETARY



Very truly yours,

[*CTR]

THE BOEING COMPANY

| Ву: | /s/ The Boeing Company | | |
|--------|------------------------------|------|--|
| Its: | Attorney-In-Fact | | |
| ACCEPT | ED AND AGREED TO this | | |
| Date: | December 7, 2017 | | |
| AMERIC | AN AIRLINES, INC. | | |
| Ву: | /s/ American Airlines, Inc. | | |
| Its: | Vice President and Treasurer | | |
| | | | |
| AAL | -PA-03735-LA-1106668R1 | SA-8 | |

BOEING PROPRIETARY

Page 6 of 12

Attachment A: [*CTR]

To: [*CTR]

Reference: Letter Agreement No. AAL-PA-03735-LA-1106668R1 to Purchase Agreement and [*CTR]

Subject: [*CTR]

Benchmarking Year: [*CTR]

| American Airlines [*CTR] | | | | | | | | | |
|--------------------------|--------|--------|--------|--------|--------|--------|--|--|--|
| Airplane Type | | [*CTR] | | | | | | | |
| Year | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | | | | |
| [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | | |
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| American Airlines [*CTR] | | | | | | | | |
|---|--------|--------|--------|--------|--------|--------|--|--|
| Year [*CTR] [*CTR] [*CTR] [*CTR] [*CTR] | | | | | | | | |
| [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | |
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| American Airlines [*CTR] | | | | | | | | |
|--------------------------|--------|--------|--------|--------|--------|--------|--|--|
| Event | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | |
| [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | |
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| [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | |

AAL-PA-03735-LA-1106668R1 [*CTR]

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Attachment A, Page 1 of 3

BOEING PROPRIETARY

| Attachment A: [*CTR], CONTINUED |
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AAL-PA-03735-LA-1106668R1 [*CTR] SA-8

Attachment A, Page 2 of 3

BOEING PROPRIETARY

Attachment A: [*CTR], CONTINUED

| | Attachment A. [OTK], CONTINOED |
|------------------------------|---------------------------------|
| American Airlines has [*CTR] | |
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AAL-PA-03735-LA-1106668R1

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[*CTR] Attachment A, Page 3 of 3

BOEING PROPRIETARY

Attachment B: Adjustments

Boeing will adjust the [*CTR] submitted in Attachment A, the [*CTR] reported in Attachment C, and [*CTR] reported in Attachment D in accordance with this Attachment B.

1. [*CTR]

[*CTR]

- 2. [*CTR]
 - 2.1 [*CTR]

2.2 [*CTR]

3. [*CTR]

The [*CTR] will be determined for the Covered Aircraft as specified in paragraphs 3.1 through 3.3 of this Attachment B.

- 3.1 [*CTR]
 - 3.2 [*CTR]
- 3.3 [*CTR]
- 4. [*CTR]
 - 4.1 [*CTR]
 - 4.2 [*CTR]
 - 4.3 [*CTR]
 - 4.4 Average Flight Time. [*CTR]
 - 4.5 Covered Aircraft. [*CTR]
 - 4.6 Delivery Schedule. [*CTR]
 - 4.7 Aircraft Configuration. [*CTR]
 - 4.8 [*CTR]
 - 4.9 If changes are made in any of the paragraphs 4.1 through 4.8 then the [*CTR] will be adjusted as specified in paragraph 3.3 above using the factors identified in each paragraph 4.1 through 4.8.

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[*CTR]

Attachment B, Page 1 of 1

BOEING PROPRIETARY

Attachment C: [*CTR]

To: American Airlines, Inc.

Reference: Letter Agreement No. AAL-PA-03735-LA-1106668R1 to Purchase Agreement and [*CTR]

Subject: [*CTR] reported pursuant to Section 5.2 of the referenced Letter Agreement.

The [*CTR]

The following [*CTR]

[*CTR]

[*CTR]

[*CTR]

[*CTR]

For reference, below are the [*CTR]

| | [*CTR] | | | | | | | | |
|--------|--------|--------|--------|--------|--|--|--|--|--|
| [*CTR] | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | | | | |
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| Total | [*CTR] | [*CTR] | [*CTR] | [*CTR] | | | | | |

AAL-PA-03735-LA-1106668R1

[*CTR] Attachment C, Page 1 of 1

BOEING PROPRIETARY

 $[{}^{\star}\mathsf{CTR}] = [\mathsf{CONFIDENTIAL}\ \mathsf{PORTION}\ \mathsf{OMITTED}\ \mathsf{AND}\ \mathsf{FILED}\ \mathsf{SEPARATELY}\ \mathsf{WITH}\ \mathsf{THE}\ \mathsf{COMMISSION}\ \mathsf{PURSUANT}\ \mathsf{TO}\ \mathsf{A}\ \mathsf{REQUEST}$

Attachment D: Covered Aircraft [*CTR]

| To: [*CT | R] | | | | | | | | | | |
|------------|------------------------|-----------|-----------|-------------|----------|-----------|----------|----------|----------|---|------|
| Reference: | Letter Agreement No. / | AAL-PA- | 03735-L | A-11066 | 68R1 to | Purchas | se Agree | ment and | l [*CTR] | | |
| Subject: | [*CTR] reported pursua | ant to Se | ction 6 o | f the refe | renced L | .etter Ag | reement | | | | |
| | | | | | | | | [*CTR]: | | | |
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| | | | Ame | rican Airli | nes [*CT | R] | | • | | | |
| r*OTD1 | | 4 | _ | 2 | 4 | _ | _ | 7 | 0 | ^ | 1 40 |

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| [*CTR] | | | | | | | | | | |
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| American Airlines [*CTR] | | | | | | | | | | | |
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| [*CTR] | [*CTR] | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
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AAL-PA-03735-LA-1106668R1

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[*CTR]

Attachment D & E, Page 1 of 3

BOEING PROPRIETARY

Attachment D: Covered Aircraft [*CTR], CONTINUED

| COTR | American Airlines [*CTR] | | | | | | | | | | |
|--|--------------------------|---|---|---|---|---------|-------|---|---|---|----|
| COTR | Airplane Type | | | | | 737 N | IAX 8 | | | | |
| CCTR | [*CTR] | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
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[*CTR]

Attachment D, Page 2 of 3

BOEING PROPRIETARY

Attachment D: Covered Aircraft [*CTR], CONTINUED

| The following definitions are based on the [*CTR]. [*CT | TR] | |
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| [*CTR] | | |
| Note: The above [*CTR] have been calculated in accabove [*CTR] have been calculated in accordance wi [*CTR] described in Section 9 therein. | | |
| AMERICAN AIRLINES, INC. | | |
| By: | _ | |
| Its: | _ | |
| | | |
| AAL-PA-03735-LA-1106668R1 | SA-8 | |
| [*CTR] | | Attachment D, Page 3 of 3 |
| BOE | EING PROPRIETA | RY |
| [*CTR]=[CONFIDENTIAL PORTION OMITTED AND FILED SEPA | ARATELY WITH THE CO | MMISSION PURSUANT TO A REQUEST |

Attachment E FORM OF REPORT FOR [*CTR]

To: American Airlines, Inc.

| | American Airlines [*CTR] |
|-----------------------------------|---|
| [*CTR] | |
| [*CTR] No. ₋ [*CTR] | [*CTR] |
| Subject: | [*CTR] reported pursuant to Section 7 of the referenced Letter Agreement. |
| Reference: | Letter Agreement No. AAL-PA-03735-LA-1106668R1 to Purchase Agreement and [*CTR] |
| io. Amen | can Annies, inc. |

| | American Airlines [*CTR] | | | | | | | | | |
|---------------|--------------------------|---|---|---|---|---|---|---|---|----|
| Airplane Type | 737 MAX 8 | | | | | | | | | |
| [*CTR] | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
| [*CTR] | | | | | | | | | | |
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AAL-PA-03735-LA-1106668R1

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Attachment E, Page 1 of 2

[*CTR]

BOEING PROPRIETARY

Attachment E, CONTINUED FORM OF REPORT FOR [*CTR]

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| [*CTR] | | | | | · |

| THE BOEING COMPANY | | |
|--|--------------------------------------|---------------------------|
| Ву: | | |
| Its: | | |
| Date: | | |
| | | |
| AAL-PA-03735-LA-1106668R1 | SA-8 | |
| [*CTR] | | Attachment E, Page 2 of 2 |
| | BOEING PROPRIETARY | |
| [*CTR]=[CONFIDENTIAL PORTION OMITTED AND I | FILED SEPARATELY WITH THE COMMISSION | ON PURSUANT TO A REQUEST |

Attachment F: [*CTR]

To: American Airlines, Inc.

Reference: Letter Agreement No. AAL-PA-03735-LA-1106668R1 to Purchase Agreement and [*CTR]

Subject: [*CTR] reported pursuant to Section 5.3 of the referenced Letter Agreement.

Boeing's [*CTR]

[*CTR]

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Attachment F, Page 1 of 1

[*CTR]

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Attachment G: [*CTR]

Reference: Letter Agreement No. AAL-PA-03735-LA-1106668R1 to Purchase Agreement and [*CTR]

Subject: [*CTR] reported pursuant to Section 5.2 of the referenced Letter Agreement.

| | [*CTR] | |
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| [*CTR] | [*CTR] | [*CTR] | [*CTR] | | | | |

^{*} The [*CTR]

AAL-PA-03735-LA-1106668R1

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[*CTR]

Attachment G, Page 1 of 1

BOEING PROPRIETARY

FIRST AMENDMENT TO THE AMERICAN AIRLINES GROUP INC. 2013 INCENTIVE AWARD PLAN

This First Amendment to the American Airlines Group Inc. 2013 Incentive Award Plan (this "<u>Amendment</u>"), is made and adopted by the Compensation Committee of the Board of Directors (the "<u>Committee</u>") of American Airlines Group Inc., a Delaware corporation (the "<u>Company</u>"), effective as of January 23, 2018 (the "<u>Amendment Effective Date</u>").

RECITALS

WHEREAS, the Company maintains the 2013 Incentive Award Plan (the "Plan");

WHEREAS, pursuant to Section 14.1 of the Plan, the Committee may amend the Plan at any time and for any reason; and

WHEREAS, the Committee desires to amend the Plan in order to provide that Awards (as defined in the Plan) granted under the Plan shall vest no earlier than the first anniversary of the date of grant, subject to certain exceptions, and to provide that Options and Stock Appreciation Rights (each, as defined in the Plan) shall be automatically exercised on the last business day of the applicable term.

NOW, THEREFORE, BE IT RESOLVED, that the Plan is hereby amended as follows, subject to, and effective as of the Amendment Effective Date:

AMENDMENT

- 1. Section 3.4 of the Plan is hereby amended and restated in its entirety as follows:
 - "3.4 Award Vesting Limitations. Notwithstanding any other provision of the Plan to the contrary, Full Value Awards made to Eligible Individuals shall become vested in one or more installments over an aggregate period of not less than three years (or, in the case of vesting based upon the attainment of Performance Goals or other performance-based objectives, over a period of not less than one year measured from the commencement of the period over which performance is evaluated) following the date the Award is made; provided, however, that, notwithstanding the foregoing, (a) the Administrator may provide that such vesting restrictions may lapse or be waived upon the Holder's death, disability, retirement, any other specified Termination of Service or the consummation of a Change in Control, (b) Full Value Awards may be granted as part of Non-Employee Director retainers without respect to such minimum vesting provisions, (c) Full Value Awards that result in the issuance of an aggregate of up to 10% of the Shares available for issuance pursuant to Section 3.1(a) as of the Effective Date may be granted to any one or more Holders without respect to such minimum vesting provisions, provisions, and (d) Full Value Awards may be granted in accordance with the Merger Agreement and effective as of Effective Date without regard to such minimum vesting provisions.

Additionally, notwithstanding any other provision of the Plan to the contrary, but subject to Section 14.2(d) of the Plan, Awards granted under the Plan shall vest no earlier than the first anniversary of the date the Award is granted, and no Award Agreement shall reduce or eliminate such minimum vesting requirement; provided, however, that, notwithstanding the foregoing, (i) the Administrator may provide that such minimum vesting restrictions may

lapse or be waived upon the Holder's death, disability, retirement, any other specified Termination of Service or the consummation of a Change in Control; (ii) Awards that result in the issuance of an aggregate of up to 5% of the shares of Common Stock available pursuant to Section 3.1(a) as of the Amendment Effective Date (as defined in this Amendment) may be granted to one or more Participants without respect to such minimum vesting provisions; and (iii) for the purposes of Awards granted to Non-Employee Directors, a vesting period shall be deemed to be one year if it runs from the date of one annual meeting of the Company's stockholders to the next annual meeting of the Company's stockholders, so long as the period between such meetings is not less than 50 weeks."

- 2. Section 12.7 of the Plan is hereby added as follows:
 - "12.7 Expiration of Option Term or SAR Term: Automatic Exercise of In-The-Money Options and Stock Appreciation Rights . Unless otherwise provided by the Administrator in an Award Agreement or otherwise or as otherwise directed by an Option or Stock Appreciation Rights Holder in writing to the Company, each vested and exercisable Option and Stock Appreciation Right outstanding on the Automatic Exercise Date with an exercise price per Share that is less than the Fair Market Value per Share as of such date shall automatically and without further action by the Option or Stock Appreciation Rights Holder or the Company be exercised on the Automatic Exercise Date (the 'Automatic Exercise'). In the sole discretion of the Administrator, payment of the exercise price of any such Option shall be made pursuant to Section 12.1(b) or 12.1(c) and the Company or any Subsidiary shall be entitled to deduct or withhold an amount sufficient to satisfy all taxes associated with such exercise in accordance with Section 12.2. Unless otherwise determined by the Administrator, this Section 12.7 shall not apply to an Option or Stock Appreciation Right if the Holder of such Option or Stock Appreciation Right incurs a Termination of Service on or before the Automatic Exercise Date. For the avoidance of doubt, no Option or Stock Appreciation Right with an exercise price per Share that is equal to or greater than the Fair Market Value per Share on the Automatic Exercise Date shall be exercised pursuant to this Section 12.7. For the purposes of this Section 12.7, 'Automatic Exercise Date' shall mean, with respect to an Option or a Stock Appreciation Right, the last business day of the applicable Option Term or Stock Appreciation Right Term that was initially established by the Administrator for such Option or Stock Appreciation Right (e.g., the last business day prior to the tenth anniversary of the date of grant of such Option or Stock Appreciation Right if the Option or Stock Appreciation Right initially had a ten-year Option Term or Stock Appreciation Right Term, as applicable)."
- 3. This Amendment shall be and hereby is incorporated into and forms a part of the Plan, and except as expressly provided herein, all terms and conditions of the Plan shall remain in full force and effect.

I hereby certify that the foregoing Amendment was duly adopted by the Compensation Committee of the Board of Directors of American Airlines Group Inc. on January 23, 2018.

Executed on this 26th day of January, 2018.

By: /s/ Caroline B. Ray

Name: Caroline B. Ray Title: Corporate Secretary

American Airlines Group Inc. Computation of Ratio of Earnings to Combined Fixed Charges and Preferred Dividends (In millions)

| | Year Ended December 31, | | | | | | | | | |
|---|-------------------------|-------|------|-------|------|-------|------|-------|------|---------|
| | 2017 | | 2016 | | 2015 | | 2014 | | 2013 | |
| Income (loss) before income taxes | \$ | 3,084 | \$ | 4,299 | \$ | 4,616 | \$ | 3,212 | \$ | (2,180) |
| Add: Total fixed charges (per below) | | 2,028 | | 1,956 | | 1,836 | | 1,931 | | 1,983 |
| Less: Interest capitalized | | 49 | | 45 | | 52 | | 61 | | 47 |
| Total earnings (loss) before income taxes | \$ | 5,063 | \$ | 6,210 | \$ | 6,400 | \$ | 5,082 | \$ | (244) |
| Fixed charges: | | | | | | | | | | |
| Interest (1) | \$ | 1,102 | \$ | 1,036 | \$ | 932 | \$ | 948 | \$ | 902 |
| Portion of rental expense representative of the interest factor | | 926 | | 920 | | 904 | | 983 | | 1,081 |
| Total fixed charges | \$ | 2,028 | \$ | 1,956 | \$ | 1,836 | \$ | 1,931 | \$ | 1,983 |
| Ratio of earnings to fixed charges | | 2.5 | | 3.2 | | 3.5 | | 2.6 | | |
| Coverage deficiency | \$ | _ | \$ | | \$ | _ | \$ | _ | \$ | 2,227 |

⁽¹⁾ The twelve months ended December 31, 2014 includes non-cash interest accretion related to Bankruptcy Settlement Obligations.

American Airlines, Inc. Computation of Ratio of Earnings to Fixed Charges (In millions)

| | Year Ended December 31, | | | | | | | | |
|---|-------------------------|-------|----|-------|----|-------|----|-------|---------------|
| | _ | 2017 | | 2016 | | 2015 | | 2014 | 2013 |
| Income (loss) before income taxes | \$ | 3,244 | \$ | 4,443 | \$ | 4,668 | \$ | 3,268 | \$ (2,071) |
| Add: Total fixed charges (per below) | | 1,952 | | 1,857 | | 1,745 | | 1,891 | 1,810 |
| Less: Interest capitalized | | 49 | | 45 | | 52 | | 61 | 47 |
| Total earnings (loss) before income taxes | \$ | 5,147 | \$ | 6,255 | \$ | 6,361 | \$ | 5,098 | \$ (308) |
| Fixed charges: | | | | | | | | | |
| Interest (1) | \$ | 1,037 | \$ | 951 | \$ | 848 | \$ | 908 | \$ 774 |
| Portion of rental expense representative of the interest factor | | 915 | | 906 | | 897 | | 983 | 1,036 |
| Total fixed charges | \$ | 1,952 | \$ | 1,857 | \$ | 1,745 | \$ | 1,891 | \$ 1,810 |
| Ratio of earnings to fixed charges | | 2.6 | | 3.4 | | 3.6 | | 2.7 | |
| Coverage deficiency | \$ | | \$ | _ | \$ | | \$ | | \$ 2,118 |

⁽¹⁾ The twelve months ended December 31, 2014 includes non-cash interest accretion related to Bankruptcy Settlement Obligations.

American Airlines Group Inc. Subsidiaries of the Registrant As of December 31, 2017

Subsidiary companies of American Airlines Group Inc. are listed below. With respect to the companies named, all voting securities are owned directly or indirectly by the Registrant, except where otherwise indicated.

| Name of Subsidiary | State or Sovereign Power of Incorporation |
|---|--|
| Subsidiaries included in the Registrant's consolidated financial statements | |
| AAG Private Placement-1 Parent LLC | Delaware |
| AAG Private Placement-1 LLC | Delaware |
| American Airlines, Inc. | Delaware |
| Aerosan Airport Services S.A.* | Chile |
| Aerosan S.A.* | Chile |
| American Airlines de Mexico, S.A. | Mexico |
| American Airlines Marketing Services LLC | Virginia |
| American Aviation Supply LLC | Delaware |
| American Airlines Retiree Travel LLC | Texas |
| oMC Venture, LLC* | Delaware |
| Texas Aero Engine Services, L.L.C.* | Delaware |
| Americas Ground Services, Inc. | Delaware |
| Caribbean Dispatch Services Limited | St. Lucia |
| Dominicana de Servicios Aeroportuarios (DSA) S.R.L. | Dominican Republic |
| International Ground Services, S.A. de C.V. | Mexico |
| Avion Assurance, Ltd. | Bermuda |
| Envoy Aviation Group Inc. | Delaware |
| Eagle Aviation Services, Inc. | Delaware |
| Envoy Air Inc. (operates under the trade name "American Eagle") | Delaware |
| Executive Airlines, Inc. | Delaware |
| Executive Ground Services, Inc. | Delaware |
| FLAAG 2017-1 OPP LLC | Delaware |
| FLAAG 2017-1 OP-a LLC | Delaware |
| FLAAG 2017-1 OP-b LLC | Delaware |
| Piedmont Airlines, Inc. (operates under the trade name "American Eagle") | Maryland |
| PMA Investment Subsidiary, Inc. | Delaware |
| PSA Airlines, Inc. (operates under the trade name "American Eagle") | Pennsylvania |

^{*}Entity with 50% or less ownership.

Consent of Independent Registered Public Accounting Firm

The Board of Directors American Airlines Group Inc.:

We consent to the incorporation by reference in the registration statements (Nos. 333-192719 and 333-192660) on Form S-8 and No. 333-216167 on Form S-3 of American Airlines Group Inc. of our reports dated

February 21, 2018, with respect to the consolidated balance sheets of American Airlines Group Inc. as of December 31, 2017 and 2016, and the related consolidated statements of operations, comprehensive income, cash flows, and stockholders' equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements), and the effectiveness of internal control over financial reporting as of December 31, 2017, which reports appear in the December 31, 2017 annual report on Form 10-K of American Airlines Group Inc.

/s/ KPMG LLP

Dallas, Texas February 21, 2018

Consent of Independent Registered Public Accounting Firm

The Board of Directors American Airlines, Inc.:

We consent to the incorporation by reference in the registration statement No. 333-216167 on Form S-3 of American Airlines, Inc. of our reports dated February 21, 2018, with respect to the consolidated balance sheets of American Airlines, Inc. as of December 31, 2017 and 2016, and the related consolidated statements of operations, comprehensive income, cash flows, and stockholder's equity for each of the years in the three-year period ended December 31, 2017, and the related notes (collectively, the consolidated financial statements), and the effectiveness of internal control over financial reporting as of December 31, 2017, which reports appear in the December 31, 2017 annual report on Form 10-K of American Airlines, Inc.

/s/ KPMG LLP

Dallas, Texas February 21, 2018

CEO CERTIFICATION

- I, W. Douglas Parker, certify that:
 - 1. I have reviewed this Annual Report on Form 10-K of American Airlines Group Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f)) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2018

/s/ W. Douglas Parker

Name: W. Douglas Parker
Title: Chief Executive Officer

CFO CERTIFICATION

- I, Derek J. Kerr, certify that:
 - 1. I have reviewed this Annual Report on Form 10-K of American Airlines Group Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2018

/s/ Derek J. Kerr

Name: Derek J. Kerr

Title: Executive Vice President and Chief

Financial Officer

CEO CERTIFICATION

- I, W. Douglas Parker, certify that:
 - 1. I have reviewed this Annual Report on Form 10-K of American Airlines, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2018

/s/ W. Douglas Parker

Name: W. Douglas Parker
Title: Chief Executive Officer

CFO CERTIFICATION

- I, Derek J. Kerr, certify that:
 - 1. I have reviewed this Annual Report on Form 10-K of American Airlines, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 21, 2018

/s/ Derek J. Kerr

Name: Derek J. Kerr

Title: Executive Vice President and Chief

Financial Officer

Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Annual Report on Form 10-K of American Airlines Group Inc. (the "Company") for the year ended December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), W. Douglas Parker, as Chief Executive Officer of the Company, and Derek J. Kerr, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of his knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ W. Douglas Parker

Name: W. Douglas Parker
Title: Chief Executive Officer
Date: February 21, 2018

/s/ Derek J. Kerr

Name: Derek J. Kerr

Title: Executive Vice President and Chief Financial Officer

Date: February 21, 2018

This certification is being furnished to accompany the Report pursuant to 18 U.S.C. § 1350 and shall not be deemed filed by the Company for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not to be incorporated by reference into any filing of the Company, whether made before or after the date hereof, regardless of any general incorporation language in such filing.

Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Annual Report on Form 10-K of American Airlines, Inc. (the "Company") for the year ended December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), W. Douglas Parker, as Chief Executive Officer of the Company, and Derek J. Kerr, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to the best of his knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ W. Douglas Parker

Name: W. Douglas Parker
Title: Chief Executive Officer
Date: February 21, 2018

/s/ Derek J. Kerr

Name: Derek J. Kerr

Title: Executive Vice President and Chief Financial Officer

Date: February 21, 2018

This certification is being furnished to accompany the Report pursuant to 18 U.S.C. § 1350 and shall not be deemed filed by the Company for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not to be incorporated by reference into any filing of the Company, whether made before or after the date hereof, regardless of any general incorporation language in such filing.