Su reclamo puede presentarse electrónicamente en el sitio web de KCC en https://epoc.kccllc.net/avianca.

United States Bankruptcy Court for the	Southern District of New York / Tribunal de Quiebras de E	Estados Unidos, Distrito Sur de Nueva York
Indicate Debtor against which you assert a claim by checkin reclamo marcando la casilla co Avianca Holdings S.A. (Case No. 20-11133)	mespondiente a continuación (Marque solo un deudor)	
Aero Transporte de Carga Unión, S.A. de C.V. (Case No. 20-11140) Aeroinversiones de Honduras, S.A. (Case No. 20-11141) Aeroias del Cortinente Americano S.A. Avianca (Case No. 20-11141) Aeroias del Cortinente Americano S.A. Avianca (Case No. 20-11143) Airlease Holdings One Ltd. (Case No. 20-11142) America Central (Canada) Corp. (Case No. 20-11143) America Central Corp. (Case No. 20-11144) Averica Central Corp. (Case No. 20-11145) AV International Holdings S.A. (Case No. 20-11146) AV International Holdings S.A. (Case No. 20-11146) AV International Investments S.A. (Case No. 20-11147) AV International Ventures S.A. (Case No. 20-11148) AV Investments One Colombia S.A.S. (Case No. 20-11135) AV Investments Two Colombia S.A.S. (Case No. 20-11136)	 AV Loyalty Bermuda Ltd. (Case No. 20-12255) AV Taca International Holdco S.A. (Case No. 20-11256) AViaccarp Enterprises S.A. (Case No. 20-12256) Avianca Costa Rica S.A. (Case No. 20-11250) Avianca Leasing, LLC (Case No. 20-11150) Avianca Leasing, LLC (Case No. 20-11151) Avianca-Ecuador S.A. (Case No. 20-11152) Avianca-Ecuador S.A. (Case No. 20-11152) Avianca-Ecuador S.A. (Case No. 20-11152) Avianca-Ecuador S.A. (Case No. 20-11153) Aviateca, S.A. (Case No. 20-11153) Aviateca, S.A. (Case No. 20-11154) Aviracithtoding Mexico, SAP.L de C.V. (Case No. 20-11155) C.R. Int'l Enterprises, Inc. (Case No. 20-11156) Grupo Taca Holdings Limited (Case No. 20-11157) International Trade Marks Agency Inc. (Case No. 20-11159) Itsleña de Inversiones, S.A. de C.V. (Case No. 20-11150) 	 Latin Airways Corp. (Case No. 20-11161) Latin Logistics, LLC (Case No. 20-11162) Nicaraguense da Avacón Scoedad Anónima (Nica, SA) (Case No. 20-11163) Regional Express Américas S.A.S. (Case No. 20-11137) Ronair N.V. (Case No. 20-11164) Servicio Terrestre, Aereo y Rampa S.A. (Case No. 20-11165) Servicios Aeroportuarios Integrados SAI S.A.S. (Case No. 20-11138) Taca de Honduras, S.A. de C.V. (Case No. 20-11166) Taca de México, S.A. (Case No. 20-11167) Taca de México, S.A. (Case No. 20-11168) Taca S.A. (Case No. 20-11169) Tampa Cargo S.A.S. (Case No. 20-11139) Technical and Training Services, S.A. de C.V. (Case No. 20-11170)

Official Form 410 Proof of Claim

04/19

201116821012100000000029

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Other than a claim under 11 U.S.C. § 503(b)(9), this form should not be used to make a claim for an administrative expense arising after the commencement of the case.

Lea las instrucciones antes de completar este formulario. Este formulario se utiliza para presentar un reclamo de pago en un procedimiento concursal de reorganización. No utilice este formulario para solicitar el pago de un gasto administrativo (distinto de un reclamo con derecho de prelación al amparo de § 503(b)(9), Título 11 U.S.C. (Código de leyes de Estados Unidos). Para hacer tal solicitud, siga las disposiciones de §503, Título 11 U.S.C.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Quienes presenten el reclamo deben omitir o editar la información amparada por derechos de privacidad en este formulario o cualquiera de los documentos adjuntos. Adjunte copias editadas de todo documento que respalde el reclamo, tales como pagarés, órdenes de compra, facturas, estados detallados de cuentas corrientes, contratos, sentencias, hipotecas o contratos de garantía. No remita los documentos originales; pueden destruirse después de ser examinados. Si los documentos no están disponibles, explíquelo en un adjunto.

Quien presente un reclamo fraudulento podría ser penalizado con una multa de hasta \$500.000, prisión por un lapso de hasta cinco años, o ambos, conforme a §§ 152, 157 y 3571, Título 18 U.S.C.

Fill in all the information about the claim as of the date the case was filed.

Complete toda la información sobre el reclamo a la fecha en que se presentó el caso. La fecha es la que figura en el aviso de procedimiento concursal de reorganización (Formulario 309) que usted recibió.

 Who is the current creditor? 	AerCap Leasing XXX B.V.		
Quién es el acreedor actual? Name of the current creditor (the person or entity to be paid for this claim) / Nombre del acreedor actual (la p pagará el reclamo)			
	Other names the creditor used with the debtor / Otros nombres que el acreedor usó con el deudor		
2. Has this claim been acquired from	No. / No.		
someone else?	Yes. From whom? / Si. ¿De quién?		
¿Ha adquirido estareclamación de otra persona?			

20-11168-mg Claim 15-1 Filed 01/19/21 Pg 2 c
--

_				
3. Where should notices and payments to the		Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if different) ¿A dónde deben enviarse las notificaciones al al different)		
	creditor be sent?	acreedor? ¿A dónde deben remitirse los pagos al acreedor? (en caso)		
	¿Dónde deben	Timothy Gloege, Vice President Legal Leasing, AerCap Name / Nombre Name / Nombre		
	remitirse los pagos y	10250 Constellation Blvd., Suite 1500		
	notificaciones al acreedor?	Number / Número Street / Calle Number / Número Street / Calle		
		Los Angeles CA 90067		
	Federal Rule of	City / Ciudad State / Estado ZIP Code / Código postal City / Ciudad State / Estado ZIP Code / Código postal		
	Bankruptcy Procedure	United States of America		
	(FRBP) 2002(g)	Country / País Country / País		
1	Reglas Federales de	Contact phone / Teléfono de contacto +1 310 557 4925 Contact phone / Teléfono de contacto		
	Procedimiento Concursal y de	Contact email / Correo electrónico de contacto Contact email / Correo electrónico de contacto		
	Quiebra (FRBP)	tgloege@aercap.com		
	2002(g)			
		Uniform claim identifier for electronic payments in chapter 13 (if you use one): / Identificador de reclamo uniforme para pagos electrónicos er		
		el capítulo 13 (si usa uno):		
4.	Does this claim	No / No		
	amend one already filed?			
		Yes. Claim number on court claims registry (if known) / Sí. Núm. reclamo en el registro de		
	¿Modifica este reclamo uno	reclamos judiciales (si se conoce): Filed on / Presentado el		
	presentado			
	anteriormente?	MM / DD / YYYY (ANO)		
5.	Do you know if	No / No		
.	anyone else has filed			
	a proof of claim for this claim?	Yes. Who made the earlier filing?		
	Sí. ¿Quién presentó el reclamo anterior?			
	¿Sabe si otra persona presentó			
	una evidencia de			
	reclamo por el mismo reclamo?			
L				
Pa	art 2: Give Information	About the Claim as of the Date the Case Was Filed / Proporcione información sobre el reclamo a la fecha en que se		
1003050	presentó el caso			
6.	Do you have any numbe			
0.	you use to identify the			
	debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:		
	¿Tiene algún número	Sí. Últimos cuatro dígitos de la cuenta del deudor o algún número que usted utilice para identificar al deudor:		
	para identificar al			
	deudor?			
7.	How much is the claim?	s See attached.		
	¿Cuál es el importe del	\$ Does this amount include interest or other charges? ¿Incluye este importe intereses u otros cargos?		
	reclamo?			
		Yes. Attach statement itemizing interest, fees, expenses, or other charges		
		required by Bankruptcy Rule 3001(c)(2)(A). Sí. Adjunte un estado donde se		
		detallen intereses, comisiones, gastos u otros cargos que exija la Regla de Quiebras/Concursos de Reorganización 3001(c)(2)(A).		
8.	What is the basis of the	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.		
	claim?	Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.		
	¿Cuál es el fundamento			
	del reclamo?	Ejemplo: Bienes vendidos, dinero prestado, arrendamiento, servicios prestados, lesiones personales o fallecimiento por negligencia, o tarjeta de crédito Adjunte copias editadas de todo documento que respalde el reclamo tal como lo		
		exige la Regla de Quiebras/Concursos de Reorganización 3001(c). Limite la divulgación de información protegida		
		por derechos de privacidad, como la información de salud.		
		Aircraft Lease Agreement (MSN 3510 Against TACA International Airlines, S.A.)		

_		<u>20-11168-mg</u> Claim 15-1 Filed 01/19/21 Pg 3 of 16				
9.	Is all or part of the claim secured?	No / No				
		Yes. The claim is secured by a lien on property.				
	¿Tiene el reclamo	Si. El reclamo está garantizado por un gravamen sobre un bien.				
	una garantía total o parcial?	Nature of property / Naturaleza del bien: Real estate: If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment				
		(Official Form 410-A) with this <i>Proof of Claim</i> . Inmueble. Si el reclamo está garantizado por la residencia principal del deudor, presente una Evidencia de				
		Reclamo Hipotecario Documento adjunto (Formulario Oficial 410-A) a esta Evidencia de Reclamo.				
		Motor vehicle / Vehiculo				
		Other. Describe: Otros. Describa: See attached.				
	Basis for perfection / Fundamento del perfeccionamiento del derecho de garantía:					
		See attached.				
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)				
		Adjunte copias editadas de los documentos, si los hubiere, que demuestre el perfeccionamiento del derecho de garantía (por ejemplo, una hipoteca, un derecho de retención, un certificado de dominio, u estado de financiamiento u otro documento donde conste que se ha presentado o registrado un derec de garantía.)				
	Value of property: Valor del bien: \$					
		Amount of the claim that is secured: Monto del importe que se garantía: \$				
		Amount of the claim that is unsecured: Monto del reclamo sin garantía: \$				
		(The sum of the secured and unsecured amount should match the amount in line 7.) (La suma de los montos con y sin garantía debe coincidir con el importe que figura en la línea 7.)				
		Amount necessary to cure any default as of the date of the petition: Importe necesario para subsanar todo incumplimiento a la fecha de la petición: \$				
		Annual Interest Rate (when case was filed) Tasa de Interés anual (cuando se presentó el caso)%				
		Fixed / Fijo				
		Variable / Variable				
10.	Is this claim based on a lease?	No / No				
	¿Se basa este reclamo en un arrendamiento?	Yes. Amount necessary to cure any default as of the date of the petition. Sí. Importe necesario para subsanar todo incumplimiento a la fecha de la petición. \$				
	Is this claim subject to a right of setoff?					
	¿Este reclamo está sujeto a un derecho de compensación?	Yes. Identify the property: Sí. Identifique el bien:				

12. Is all or part of the claim entitled to priority under] No / No		
11 U.S.C. § 507(a)?	Yes. Check all that apply / Si. marque todo lo que corresponda:	Amount entitled to priority Importe con derecho de	
¿Tiene el reclamo derecho de prelación,		prelación	
total o 11 U.S.C. § 507(a)?	Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$	
A claim may be partly priority and partly	Obligaciones de apoyo doméstico (incluido alimentos y manutención infantil) según 11 U.S.C. § 507(a)(1)(A) o (a)(1)(B).		
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$3,025* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). Depósitos de hasta \$3,025* por compras, alquiler, contratación de bienes o servicios para uso personal, familiar o del hogar. 11 U.S.C. § 507(a)(7).	\$	
Parte de un reclamo	507(a)(7).		
puede tener derecho de prelación y otra parte puede no tenerlo. Por ejemplo, en algunas	➡ Wages, salaries, or commissions (up to \$13,650*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). Salarios o comisiones (hasta \$13,650") ganados dentro de los 180 días	\$	
categorías, la ley limita el importe con derecho de prelación	previos a la petición de concurso de reorganización o al cierre de la actividad del deudor, lo que ocurra primero. 11 U.S.C. § 507(a)(4).		
	Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8). Impuestos o sanciones adeudados a unidades gubernamentales. 11 U.S.C. § 507(a)(8).	\$	
	Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5). Contribuciones a un plan de beneficios para empleados. 11 U.S.C. § 507(a)(5).	\$	
	Other. Specify subsection of 11 U.S.C. § 507(a)() that applies. Otro, especificar subsección de 11 U.S.C. § 507(a)() pertinente.	See attached.	
	* Amounts are subject to adjustment on 4/01/22 and every 3 years after that for cases begun of Los importes están sujetos a ajuste el 01/4/2022 y, a partir de esa fecha, cada tres años par la fecha de ajuste o con posterioridad a dicha fecha.	on or after the date of adjustment. ra los casos que se inicien en	
13. Is all or part of the claim	No / No		
pursuant to 11 U.S.C. § 503(b)(9)?	Yes. Indicate the amount of your claim arising from the value of any goods received by the debtor		
¿Tiene el reclamo derecho de prelación administrativa total o	within 20 days before the date of commencement of the above case, in whi sold to the Debtor in the ordinary course of such Debtor's business. Attack such claim.	ch the goods have been	
administrativa total o parcialmente conforme a11 U.S.C. § 503(b)(9)?	Sí. Indique el importe de su reclamo que surge del valor de bienes recibido los 20 días previos a la fecha de inicio del caso arriba, donde los bienes fue el curso ordinario del negocio del Deudor. Adjunte documentación que fur	eron vendidos al Deudor en	
	\$		

20-11168-mg Claim 15-1 Filed 01/19/21 Pg 5 of 16

Part 3: Sign Below / Firmar debajo

The person completing this proof of claim must	Check the appropriate box / Marque la casilla correspondiente:			
sign and date it. FRBP 9011(b).	X I am the creditor. / Soy el acreedor.			
La persona que complete	I am the cre	editor's attorney or authorized a	gent. / Soy abogado o repres	entante autorizado del acreedor
esta evidencia de reclamo debe firmarla y ponerle una fecha FRBP 9011(b).	I am the true representation	stee, or the debtor, or their auth nte autorizado. Regla de Quie	norized agent. Bankruptcy Rul bras/Concursos de Reorgani	e 3004. / Soy el síndico, o el deudor, o su zación 3004.
If you file this claim electronically, FRBP 5005(a)(2) authorizes courts	I am a guar codeudor. Regla	antor, surety, endorser, or othe a de Quiebras/Concursos de R	r codebtor. Bankruptcy Rule 3 Reorganización 3005.	005. / Soy garante, fiador, aval o
to establish local rules specifying what a signature is. Si el reclamo se presenta por medios electrónicos, FRBP 5005(a)(2) autoriza a	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt. Entiendo que una firma autorizada en esta <i>Evidencia de Reclamo</i> constituye un reconocimiento de que al calcular el importe del reclamo, el acreedor proporcionó al deudor crédito por todo pago recibido para saldar la deuda.			
Ios tribunales a establecer normas locales que especifiquen qué se entiende por firma. He examinado la información de esta Evidencia de Reclamo y considero razonablemente que la información correcta y verdadera I declare under penalty of perjury that the foregoing is true and correct. Declaro bajo pena de perjurjo que la información precedente as correcta y verdedera			zonablemente que la información es	
			verdadera.	
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.	Executed on date			
18 U.S.C. §§ 152, 157, and				
Una persona que presente	Signature / Fin	ma		
un reclamo fraudulento puede ser penalizada con Print the name of the person who is completing and signing this claim / Nombre de la persona que co			Nombre de la persona que completa y	
una multa de hasta	firma este reclar	no:		
\$500.000, prisión de hasta 5 años, o ambos. 18	Name	Timothy Gloege		
U.S.C. §§ 152, 157, and		First name / Primer nombre	Middle name / Segundo nomi	bre Last name / Apellido
3571.	Title / Cargo	Attorney-in-Fact		
Company AerCap Leasing XXX B.V.				
Compañía Identify the corporate servicer as the company if the authorized agent is a servicer. Identifique al administrador corporativo como la empresa si el representante autorizado es un administrador.			is a servicer. resentante autorizado es un	
	Address / Dirección	10250 Constellation Blvg	d., Suite 1500	
		Number / Número	S	treet / Calle
		Los Angeles	CA	90067
		City / Ciudad	State / Estado	ZIP Code / Código postal
		United States of America		
		Country / País	4	
	Contact phone Teléfono contacto	+1 310 557 4925		
	Email Correo electrónico	tgloege@aercap.com	i.	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re:

TACA INTERNATIONAL AIRLINES, S.A.,

Debtor.

Chapter 11 Case

Case No. 20-11168 (MG)

(Jointly Administered under *In re Avianca Holdings S.A.*, Case No. 20-11133 (MG))

ADDENDUM TO PROOF OF CLAIM AND SECURED CLAIM OF AERCAP LEASING XXX B.V. AGAINST TACA INTERNATIONAL AIRLINES, S.A., AS LESSEE, WITH RESPECT TO THAT CERTAIN AIRBUS A320-200 AIRCRAFT BEARING MANUFACTURER'S SERIAL NUMBER 3510 AND RELATED ENGINES, PARTS, EQUIPMENT AND <u>ACCESSORIES</u>

1. AERCAP LEASING XXX B.V., (the "Claimant"), as successor in interest to Wells Fargo Trust Company, N.A. (f/k/a Wells Fargo Bank Northwest, N.A.), as owner trustee (in such capacity, the "Owner Trustee") under that certain Trust Agreement [MSN 3510], dated as of June 6, 2008 (as amended, supplemented and otherwise modified from time to time, the "Trust Agreement"), between the Claimant and the Owner Trustee, by the Claimant's duly authorized representative, submits the attached Proof of Claim (including this Addendum thereto, collectively, the "Proof of Claim") against TACA International Airlines, S.A. ("Debtor"), as, inter alia, (a) the lessor under the Lease (as defined herein); and (b) an "Indemnitee" (as defined in the Lease) under the Lease. Capitalized terms used herein and not defined herein have the respective meanings ascribed to such terms in that certain Aircraft Operating Lease Agreement, dated as of June 9, 2008 (collectively, along with all exhibits, annexes and schedules thereto, and as amended, restated, supplemented, assigned or otherwise modified and in effect, the "Lease"), between Claimant (as successor in interest to the Owner Trustee), as lessor, and Debtor, as lessee, as such Lease was (x) amended pursuant to (i) that certain Aircraft Lease Extension and Amendment Agreement, dated as of March 21, 2017, between the Claimant, as lessor, and Debtor, as lessee, and (ii) that certain Aircraft Lease Amendment Agreement, dated as of January 29, 2018, between the Claimant, as lessor, and Debtor, as lessee; and (y) as such Lease has otherwise been amended, modified and supplemented from time to time, which Lease relates to the lease transaction (the "Aircraft Transaction") with respect to that certain Airbus A320-200 aircraft bearing manufacturer's serial number 3510 and the two related aircraft Engines and related Parts and Aircraft Documentation, all as described and defined in the Lease (collectively, the "Aircraft"). Collectively, the Lease and the other Operative Documents (as defined in the Lease) are referred to herein as the "Transaction Documents".

As more particularly set forth in Paragraph 3 below, the above-referenced 2. Debtor and debtor-in-possession, was, at the time of the filing by it on May 10, 2020 (the "Petition Date") of a voluntary petition commencing this case (this "Bankruptcy Case", and along with the bankruptcy cases of its affiliated debtors and debtors-in-possession in the jointly administered chapter 11 cases, the "Bankruptcy Cases") under chapter 11 of the Bankruptcy Code, 11 U.S.C. §§ 101 et seq. (the "Bankruptcy Code"), before the United States Bankruptcy Court for the Southern District of New York (or such other court of competent jurisdiction, the "Bankruptcy Court"), and still is, justly and truly indebted to the Claimant for the claims (the "Claim") pursuant to the Transaction Documents and other documents described in paragraph 3 hereof and/or as itemized in Schedule 1 hereto in the aggregate amount of not less than \$4,367,913.64, plus an unliquidated amount of costs, expenses and other indemnifiable amounts (including, but not limited to, attorneys' fees and disbursements), incurred, arising or accruing for the periods after the Petition Date for which the Claimant is entitled to be reimbursed by Debtor under the Transaction Documents ("Reimbursable Expenses"), which Claim is comprised of: (a) unpaid rents in the aggregate amount of \$2,812,951.25, plus (b) the return condition damages, which are estimated to be in the amount of \$657,732.52, plus (c) the end of lease adjustment obligations in the amount estimated to be \$1,315,466.12, plus (d) the costs for recovering the Aircraft, including both the physical Aircraft and the Aircraft Documentation (as defined in the Lease) in the amount that cannot be estimated or determined at this time, plus (e) damages for failure to deliver required Aircraft Documentation that cannot be estimated or determined at this time; plus (f) other currently liquidated and/or reasonably known amounts, including, without limitation, out-of-pocket expenditures as described in paragraph 3 hereof and/or as itemized in Schedule 1 hereto in the amount of \$51,763.75, plus (g) other contingent and/or unliquidated claims arising under the Transaction Documents (as more fully described in Paragraph 3 and Schedule 1 hereto) in an amount which cannot be determined at this time, including, without limitation, the Reimbursable Expenses; minus (h) the security deposit held for this Aircraft Transaction in the amount of \$470,000, minus (i) an unliquidated amount representing the potential re-leasing revenue for the Aircraft an unliquidated amount representing the potential re-leasing revenue for the Aircraft (although, given the current market conditions relating for the Aircraft due to the COVID-19 pandemic, such amounts are speculative and unliquidated). The total amount of such Claim (including, but not limited, to Reimbursable Expenses) cannot reasonably be calculated or estimated at this time, but the Claimant does not waive its rights thereto for any additional amounts by not stating a specific amount at this time. References to the "Debtors" herein refer to the Debtor and its affiliated debtors and debtors-inpossession in the Bankruptcy Cases.

3. The consideration for this indebtedness is as follows:

A. The Lease and the other Transaction Documents relate to and were executed in conjunction with the Aircraft Transaction. The Claimant is the lessor under the Transaction Documents with respect to the lease transaction relating to the Aircraft.

B. Pursuant to the Lease and the other Transaction Documents, the Debtor is liable to the Claimant for, <u>inter alia</u>, the following amounts and obligations:

1. Pursuant to Section 5.2 of the Lease, to the extent unpaid, payments of rent for the periods both prior to and after the Petition Date through the date that the Aircraft, including the Airframe, the Engines, the Parts and all Aircraft Documentation, is returned to the Claimant; pursuant to Section 5.12.1 of the Lease, such payment obligations are absolute and unconditional and without any setoff or reduction.

2. Pursuant to Sections 5.10 and 5.12.1 of the Lease, all obligations owed by the Debtor, as lessee, under the Lease are absolute and unconditional and without any right of setoff or reduction.

3. Pursuant to Section 16.1 (General Indemnity section) of the Lease, any and all liabilities, obligations, losses, damages, proceedings, claims, actions, suits, judgments, orders or other sanctions, payments, charges, penalties, fines (whether criminal or civil), fees, costs, disbursements and expenses (including legal fees related expenses) in any way relating to, arising out of or attributable to, <u>inter alia</u>, (a) the Debtor's use, possession, lease and operation of the Aircraft and (b) any breach or default by the Debtor to perform or observe any covenant, agreement or other obligation to be performed or observed by the Debtor under the Lease and/or any of the other Transaction Documents. The foregoing includes, but is not limited to:

(y) pre-petition and post-petition attorneys' and other professional fees, costs, expenses and disbursements in an amount that cannot be determined at this time, and which will continue to be incurred in an amount that cannot be determined at this time; and

(z) contingent and/or unliquidated claims in an amount that cannot be determined at this time.

4. Also, in accordance with Section 5.9 of the Lease, to the extent that the Debtor fails to pay amounts when due, interest on any and all such amounts accruing at the Late Payment Fee rate for the period when such amounts are past due.

5. Pursuant to Section 26.5, for any and all costs, expenses and incidental damage in connection with or as a result of the occurrence of any Event of Default, the exercise of remedies and/or the enforcement of any rights under the Lease or any other Transaction Document or in respect of a breach of the terms of the Lease by the Debtor.

6. Pursuant to Sections 10 and 12 of the Lease, the Debtor is required to comply with its operational covenants under the Lease, including, without limitation, operating the Aircraft in compliance with the terms of the Lease.

7. Pursuant to Sections 10.6 and 23.1 of the Lease, the Debtor is required to operate and return the Aircraft free of liens, tax charges and other Security Interests.

8. Pursuant to Sections 10, 11, 12 and 23 of the Lease, for the Debtor's obligations to maintain, keep and repair the Aircraft in accordance with the terms thereof, including obligations with respect to, and limitations upon, subleasing, the requirement to maintain the Aircraft in airworthy condition and in compliance with the Maintenance Programme, and the requirement to maintain and return proper and complete Aircraft Documentation.

9. Pursuant to Section 12.5 of the Lease, the Debtor is required to replace any Part removed from the Aircraft in accordance with the terms and provisions of such Section 12.5.

10. Pursuant to Section 16 of the Lease, the Debtor is responsible for, and is required to keep the Claimant harmless, for any and all costs associated or incurred in connection with the operation of the Aircraft.

11. The Debtor is required to return the Aircraft to the Claimant in accordance with the redelivery terms set forth therein in Section 23 (the "<u>Return</u> <u>Conditions</u>") and pay end of lease adjustments.

12. Pursuant to Section 15 of the Lease, any contingent and/or unliquidated claims now or hereafter arising with respect to applicable tax indemnities, which payments are required to gross-up to protect against the impact of taxes upon such indemnified amounts pursuant to Section 15 of the Lease.

13. Pursuant to Section 26.5 of the Lease, the Debtor is responsible for all re-lease or sale costs (including marketing costs and commissions) and all costs associated with repossessing, maintaining, preserving, insuring, repairing and storing the Aircraft pending the re-lease or sale of the Aircraft. Given the current economic dislocations caused by the COVID-19 pandemic, especially with respect to the airline industry and the markets in which the Debtor operates, the Claimant estimates that this remarketing period may take up to two years to re-lease or sell the Aircraft, during which time the Claimant is entitled to make a claim for all such preservation, maintenance and repair costs and/or to offset from the future income all such amounts.

C. Pursuant to that certain Order Authorizing Debtors to (I) Reject Certain Aircraft Leases and (II) Abandon Certain Aircraft, entered by the Bankruptcy Court on June 11, 2020 [Docket No. 277] (the "Rejection Order"), the Lease and the other Operative Documents were rejected by Avianca (the "Rejection"). Pursuant to the indemnification provisions of the Lease, the Debtor is liable to the Claimant for any costs incurred by the Claimant in effecting the return of the Aircraft. The Debtor also is obligated regarding certain additional matters, including, without limitation, the manner in which the Debtor returned the Aircraft and the documents and records related thereto, which obligations are required to be in accordance with the terms of the Lease. The Claimant for any failure to comply with the Rejection Order and the Lease.

D. Due to the Rejection, Debtor is obligated to pay damages (including, as applicable, the claims and obligations set forth in this Paragraph 3 and as set forth in Schedule 1 hereto) and additional amounts upon the exercise of the Claimant's rights and remedies under the Lease, in accordance with the terms thereof, which damages, as applicable, are calculated as of the Petition Date in accordance with section 365(g)(1) of the Bankruptcy Code.

E. Due to the Rejection, the Claimant is entitled to and hereby is claiming claims and obligations set forth in this Paragraph 3 and as set forth in Schedule 1 hereto. Many of the damages from obligations provided under the Lease, including the rejection damages caused by the Rejection and the Debtors' failure to return the Aircraft in accordance with the Return Conditions and other requirements under the Lease, are currently unliquidated and/or are contingent and the Claimant reserves the rights to amend this Claim to set forth additional amounts as they become fixed and/or liquidated.

The Rejection Order approved the rejection of the Lease for the Aircraft F. effective on May 10, 2020 (the "Lease Effective Rejection Date"). The Rejection Order expressly provides that the automatic stay under Bankruptcy Code Section 362 "is hereby modified to allow the Debtors and the applicable lessors and lenders to effectuate the provisions of this Order and to transfer, move or dispose of the abandoned property and property subject to rejected leases." See Rejection Order, Decretal Paragraph 8. Among the rights and remedies provided for under the Lease is the right to apply the Security Deposit (as defined in the Lease) under the Lease against the outstanding obligations thereunder. See Lease, at Section 26.3.2(ix). The Claimant hereby asserts its rights, to the full extent permitted under the Rejection Order and as permitted under applicable law, including, without limitation, Sections 365 and 554 of the Bankruptcy Code, including, without limitation, matters relating property subject to the rejected Lease, see Rejection Order, Decretal Paragraph 8, which rights under the Transaction Documents includes this Claim regarding the application of the Security Deposit. Based upon the foregoing, Claimant intends to, and shall, so apply the Security Deposit as contemplated in such Section 26.3.2(ix) of the Lease and reflects such application herein and in the delineation of the amounts being claimed hereunder as set forth in Schedule 1 hereto relating to the rejection damages and other amounts that remain owing under the Lease. The portion of the Claimant's claim described hereunder that is satisfied by such Security Deposit is a secured claim.

G. The Claimant is also entitled to assert, and hereby does assert, claims for its out of pocket expenses and other indemnification costs due from the Debtor. The Claimant hereby requests that the Debtor make its payment on this Claim as of the effective date under any chapter 11 plan or upon such other date that claims receives distributions from this (or successor) estate (or, if later, upon the date that this Claim becomes allowed).

H. Claimant reserves any and all rights to adjust any amount claimed herein depending on whether the Debtor, to the extent applicable, enters into another agreement that affects any amount claimed herein, including, without limitation, to assert additional claims given the facts and circumstances that may exist at any time hereafter.

I. Claimant expressly reserves all of its rights to assert rights to adequate protection. The total amount of such adequate protection claims, if any, cannot reasonably be calculated or estimated at this time, but Claimant does not waive its rights thereto for any additional amounts by not stating a specific amount at this time.

J. The Claimant expressly reserves any and all rights to assert that Debtor is liable to Claimant for further amounts for any failure to comply with any applicable agreements between the parties, including under the Lease.

K. The Aircraft may be subject to the Convention on International Interests in Mobile Equipment (the "Convention") and the Protocol to the Convention on International Interests in Mobile Equipment on Matters Specific to Aircraft Equipment (the "Protocol", and, along with the Convention, the "Cape Town Treaty"). The Claimant hereby asserts to the full extent applicable all rights held for their benefit under the Cape Town Treaty, including all requirements for the Debtors to comply with all maintenance and return and other terms of the Lease and other Transaction Documents through the date that the Aircraft is returned to the Claimant. To the full extent required by the Cape Town Treaty, all such obligations against the Debtor are entitled to administrative priority treatment and/or specific performance and the Claimant hereby asserts and fully preserves all their rights and protections provided under the Cape Town Treaty.

L. Nothing herein shall prejudice any rights that the Claimant may have against any other person or entity, including, without limitation, any of the other debtors, any of their officers or directors and/or any guarantor, pursuant to the terms of the Transaction Documents or any applicable law.

M. Some or all of the amounts listed on the Schedule 1 hereto may be entitled to administrative expense priority or other priority status. To the extent not otherwise addressed in the Rejection Order, the Claimant reserves the right to assert claims for administrative expense priority for such amounts, postpetition rent and other postpetition obligations.

N. The Claimant is also the assignee of the Debtor's interest in various insurance policies. If and to the extent of the assigned insurance policies, the Claimant hereby asserts a secured claim entitled to any such collateral. Accordingly, if there are any claims covered by such assigned insurance policies, the value of the portion of the Claimant's claims covered by such assigned insurance policies is a secured claim.

O. The Claimant is the assignee of the Debtor's interest in airframe warranties and engine warranties from the manufacturers of the engines and airframe that comprise the Aircraft. If and to the extent of the assigned airframe warranties and engine warranties, the Claimant hereby asserts a secured claim entitled to any such collateral. Accordingly, if there are any claims covered by such assigned airframe warranties and engine warranties, the value of the portion of the Claimant's claims covered by such warranties is a secured claim. P. Debtor is liable to the Claimant for any obligations arising under the Transaction Documents, including, but not limited to, the obligations described in Paragraphs 2 and 3 hereof. The amount of Debtor's obligations to the Claimant described above are summarized on Schedule 1 hereto. The total amount of such Claim (including, but not limited, to Reimbursable Expenses) cannot reasonably be calculated or estimated at this time, but the Claimant does not waive its rights thereto for any additional amounts by not stating a specific amount at this time.

4. No judgment has been rendered upon the Claim or any part thereof.

5. The amount of all payments set forth in this Claim has been credited and deducted for the purpose of making this Proof of Claim.

6. Except as described in Section 3 and/or in Schedule 1 hereto, to the knowledge of the undersigned, the Claim is not subject to any valid right of setoff or counterclaim by Debtor.

7. Except as set forth herein, this Proof of Claim is being filed as an unsecured claim.

8. To the extent not otherwise addressed in the Rejection Order, the Claimant reserves the right to claim that all or any part of the obligations of Debtor to the Claimant incurred after the Petition Date are administrative expenses entitled to a first priority under Sections 507(a)(1) and 503(b) of the Bankruptcy Code, including, but not limited to, costs and expenses (including attorneys' fees and disbursements) incurred by the Claimant and rent and other amounts accruing after the Petition Date under the Transaction Documents, and/or post-petition damages for failure to perform any obligations on its part to be performed under any of the Transaction Documents. Without limiting the generality of the foregoing, nothing contained herein shall be deemed to be or construed as a waiver of any administrative expense claim or right to specific performance that the Claimant has or may have against Debtor or any claims or obligations of any type that the Claimant has or may have against any other person or entity.

9. In accordance with Decretal Paragraphs 4(e) and (j) of the Order (I) Establishing Bar Dates for Filing Proofs of Claim, (II) Approving Proof of Claim Form, Bar Date Notices, and Mailing and Publication Procedures, (III) Implementing Uniform Procedures Regarding 503(b)(9) Claims, and (IV) Providing Certain Supplemental Relief [Docket No. 1180] (the "Bar Date Order"), because the supporting agreements and other documentation are in excess of one-hundred pages) (indeed, the Lease by itself is well over one-hundred pages), the Claimant has provided the summary of the documents and agreements upon which this Claim is based. Due to the voluminous nature of the Transaction Documents and confidentiality restrictions set forth in such Transaction Documents, the Claimant has provided the foregoing summary of certain provisions of several of the Transaction Documents and other documents. Upon appropriate request from a party in interest (in the case of parties other than the Debtor, subject to complying with or otherwise addressing any applicable confidentiality restrictions in a manner acceptable to the Claimant and Debtor), the Transaction Documents and other documents

will be furnished by the Claimant (whether by an amendment to this Proof of Claim or otherwise) in accordance with the terms of the Bar Date Order.

The Claimant does not waive any setoff rights, any right to any security that 10. might be held by it or for its benefit, or any right to claim specific assets, or any other right or rights of action that the Claimant has or may have against Debtor or any other persons or entities, and the Claimant expressly reserves all such rights. The Claimant also reserves the right to amend or supplement this Proof of Claim at any time and for any reason, including, but not limited to, (a) to increase or amend the Claim, because of new information or otherwise, (b) to amend the specification of precise amounts claimed to be due in lieu of sums that are contingent, unliquidated or undetermined as of the date hereof, (c) to amend this Proof of Claim in respect of a claim or claims for damages for any amount due or to become due under the Transaction Documents or other agreements related thereto, including, but not limited to, sums due as indemnification for taxes and continuing costs and expenses (including legal fees and disbursements) arising in relation to the Transaction Documents or any such agreement, and (d) to add or amend documents and other information on, and to describe further, any security interests and liens of the Claimant. The filing of this Proof of Claim is not: (x) a waiver or release of the Claimant's rights against any person, entity or property, (y) an election of remedy or (z) a waiver of any past, present or future default or event of default. In filing the Proof of Claim, the Claimant does not submit itself to the jurisdiction of this Bankruptcy Court for any purpose other than with respect to the claims asserted herein. The Claimant does not waive (1) its right to have final orders in non-core matters entered only after de novo review by a United States District Judge, (2) its right to trial by jury in any proceeding so triable in these cases or any case, controversy, or proceeding related to these cases, (3) its right to request the United States District Court to withdraw the reference or to abstain in any matter subject to mandatory or discretionary withdrawal or abstention, or (4) any other rights, claims, actions, defenses, setoffs, or recoupments to which it is or may be entitled under agreements, in law, in equity, or otherwise, all of which rights, claims, actions, defenses, setoffs, and recoupments are expressly reserved.

11. The Claimant requests that all notices, pleadings, and other communications of any kind regarding the Claim or this Proof of Claim be given to and served upon (a) the Claimant, c/o AerCap, 10250 Constellation Blvd., Suite 1500, Los Angeles, CA 90067, Attn: Timothy Gloege, Vice President Legal Leasing; Tel.: +1 310 557-4925; E-Mail: tgloege@aercap.com; and (b) counsel for Claimant, at (i) Vedder Price P.C., 1633 Broadway, 31st Floor, New York, New York 10019, Attn: Michael Edelman, Esq. & Jeremiah Vandermark, Tel.: (212) 407-7700, Fax: (212) 407-7799, E-Mail: MJEdelman@VedderPrice.com & JVandermark@VedderPrice.com and (ii) Vedder Price P.C., 222 North LaSalle Street, Chicago, Illinois 60601, Attn: William Thorsness; Tel.: (312) 609-7500, E-Mail: WThorsness@VedderPrice.com.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

SCHEDULE 1

Summary of Estimated Claim for Claimant against Debtor relating to <u>MSN 3510 Aircraft Transaction</u>

Unpaid Rent Prior to the Lease Effective Rejection Date	\$2,812,951.25
Failure to Meet Return Condition Claims (current estimate)	\$658,460.94
Return Costs (paid to Avianca)	Amount Not Yet Known
End of Lease Adjustment Obligations (current estimate)	\$1,314,737.70
Damages Caused by Failure to Deliver Complete Set of required Aircraft Documentation	Amount Not Yet Known
Reimbursable Expenses ¹	
• Legal Fees – Vedder Price	
• Liquidated	\$51,763.75
• Unliquidated	Amount Not Yet Known
• Legal Fees for Other Counsel	Amount Not Yet Known
• Bank Costs	Amount Not Yet Known
Additional Unliquidated Legal Fees	Amount Not Yet Known
• FAA Counsel	Amount Not Yet Known
Legal Costs for Remarketing Efforts	Amount Not Yet Known
• Technical Consulting Services (est. through completion)	Amount Not Yet Known
• Insurance	Amount Not Yet Known
• Aircraft Parking and Maintenance Pending Disposition	Amount Not Yet Known
• Other unliquidated Reimbursable Expenses (including the foregoing categories that remain unliquidated and/or will be incurred in the future)	Amount Not Yet Known
Other contingent/unliquidated claims under Transaction Documents	Amount Not Yet Known
Tax and other general indemnification claims under the Lease	Amount Not Yet Known
Minus: Security Deposits	- \$470,000

¹ Although the Claimant incurred and/or may incur additional costs for, *inter alia*, maintenance and repair to the Aircraft that are subject to being reimbursed under the Lease, because many of such costs have not yet been liquidated, the Claimant reserves the right to amend this schedule to reflect such costs when they are liquidated.

Minus: Estimated Fair Market Lease Value of Aircraft (amount not yet liquidated given the undulations in the current markets caused by the current COVID-19 pandemic) (as reduced by costs incurred to remarketing process) Amount Not Yet Known

Total Claim

\$4,367,913.64