

CONTRACT# L18-0468-AP
AMERICAN AIRLINES
AGREEMENT FOR STORAGE SPACE
EXPIRES: MONTH TO MONTH

CERTIFICATE OF INSURANCE

Issued on behalf of Insurers by Willis Towers Watson Northeast, Inc. 200 Liberty Street New York, N.Y. 10281-1003 Telephone (212) 915-8022

This is to certify to:

Board of County Commissioners Okaloosa County Airports 1701 State Road 85 North Eglin AFB, Florida 32542 Attn: Heather Dugas Copy to: Airports Director Okaloosa Regional Airport 1708 State Road 85 North Eglin Air Force Base, FL 32542

(Sometimes referred to herein as the Certificate Holder(s))

that the Insurers listed below, each for their own part <u>and not one for the other</u>, are providing the following insurance:

NAMED INSURED:

American Airlines Group Inc.; and American Airlines, Inc.; including all their subsidiary, affiliated, managed, owned or controlled companies (either directly or indirectly) now in existence or hereafter formed or acquired, as their respective interests may appear EXCEPT Envoy Air, Inc. d.b.a. American Eagle, PSA Airlines, Inc. d.b.a. American Eagle and Piedmont Airlines, Inc. d.b.a. American Eagle.

NAMED INSURED'S ADDRESS:

1 Skyview Drive MD 8B503

Fort Worth, TX 76155

INSURANCE COVERAGES:

Airline Liability Insurance (including but not limited to General Liability, Passenger Legal Liability, Bodily Injury and Property Damage, Personal Injury Liability, Contractual Liability, Passengers' Checked and Unchecked Baggage Liability, Premises, Products and Completed Operations Liabilities, Ground Hangarkeepers Liability, Advertiser's Liability, Cargo Legal Liability, Mail Legal Liability, Liquor Liability/Host Liquor Liability, Liability in respect of automobiles and/or other mobile equipment operated on restricted airport premises, Excess Automobile Liability, Excess Employers Liability, Excess Advertiser's Liability and AVN.52E)(the "Primary Policy").

Excess Aviation War, Hijacking and other Perils Liability to pay on behalf of the Named Insured all sums in excess of the sublimit specified in the AVN.52E endorsement to the Primary Policy which



the Named Insured shall become legally liable to pay as damages for bodily injury or property damage caused by an occurrence during the Policy Period subject to the limit of liability herein (the "Excess Policy").

POLICY PERIOD:

Regarding Airline Liability Insurance: December 22, 2022 to December 22, 2023 on both dates at 12:01 A.M. Local Standard Time at the address of the Named Insured.

Regarding Excess War. Hijacking and other Perils Liability Insurance: December 22, 2022 to December 22, 2023 on both dates at 12:01 A.M. Local Standard Time at the address of the Named Insured.

GEOGRAPHICAL LIMITS:

Worldwide.

LIMITS OF LIABILITY:

Note: Aggregate Limits may be reduced due to paid claims

As respects Airline Liability Insurance: Combined Single Limit Bodily Injury (including passengers), Property Damage and Personal Injury (Passengers only), Advertiser's Liability, Cargo not less than US\$200,000,000 any one and Mail: occurrence/offense, in the aggregate annually as respects Products, Completed Operations and Personal Injury Liabilities.

However, the following sub-limits apply as part of and not in addition to the limit stated above:

As respects Personal Injury other than passengers: US\$25,000,000 any one occurrence/offense, in the aggregate annually.

As respects Excess Automobile Liability and Excess Employers Liability: This insurance to pay up to US\$25,000,000 excess of the applicable underlying policy limit of not less than US\$1,000,000 any one occurrence/offense and in the aggregate where applicable.

As respects AVN.52E: the limit of liability is a sublimit of US\$200,000,000 any one occurrence and in the annual aggregate except with respect to passengers to whom the full policy limit(s) shall apply,

USE OF PREMISES INSURED: Solely as respects Airline Liability Insurance: Any premises owned, used or occupied by the Named Insured which are incidental to the Named Insured's Airline Operations.

USE OF VEHICLES INSURED:

Solely as respects Airline Liability Insurance: Ground Mobile Equipment operated by the Named Insured on restricted airport premises.



CONTRACT(S): Contracts regarding the Equipment (as defined below)

(hereinafter, the "Contracts(s)") are:

Airline Operating Agreement and Terminal Building Lease for Destin-Fort Walton Beach Airport dated as of ______ between

The Certificate Holder(s) and Named Insured

EQUIPMENT INSURED: Any aircraft owned, operated or maintained by the Named Insured

(hereinafter, the "Equipment").



SECURITY (the "Insurers")

Insurers held on file with Willis Towers Watson Global Aerospace.

For details on the Insurers and their Policy Numbers for the Renewal Policy Period please contact the WTW Global Aerospace shared in-box managed by their American Airlines team at American.Airlines@willistowerswatson.com

Several Liability Notice

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations. LSW 1001 (insurance)



SPECIAL PROVISION(S)

Subject always to the scope of the policies noted above and all the policies' declarations, insuring agreements, definitions, terms, conditions, limitations, exclusions, deductibles, warranties and endorsements thereof remaining paramount: Solely as respects: (i) The Coverage(s) noted above; (ii) the Contract(s) (and then only to the extent of the Named Insured's obligation to provide insurance under the terms of the Contract(s)); and (iii) the operations of the Named Insured; the following provision(s) apply(ies):

Solely as respects Liability Coverage(s): Destin—Fort Walton Beach Airport, Airport Director and their directors, officers, employees, agents and assigns are included as Additional Insureds (collectively, the Additional Insureds, individually, an Additional Insured) as their respective interests may appear, warranted no operational interest.

Solely as respects Liability Coverage(s): This insurance is primary and without right of contribution from any other insurance as may be carried by the Additional Insureds

Solely as respects Liability Coverage(s): Insurers waive their rights of subrogation against the Additional Insureds but only to the same extent that the Named Insured has waived its rights of recovery against and/or indemnified the Additional Insureds in the Contract(s).

Solely as respects Liability Coverage(s): In the event of cancellation of the policies by Insurers, Insurers agree that such cancellation shall not be effective as to the Additional Insureds until thirty (30) days (ten (10) days in the event of cancellation due to non-payment of premium) after issuance of notice by the Insurers to the Certificate Holder(s) — at the addresses shown on page one of this Certificate of Insurance.

As respects each Certificate Holder(s) respective interests, this Certificate of Insurance shall automatically terminate upon the earlier of: (i) Policy expiration; (ii) Cancellation of the policies prior to policy expiration, as notified to the Certificate Holder(s) as required herein; (iii) agreed termination of the Contract(s); and/or in the case of physical damage insurance relating to those Certificate Holder(s) who have an insurable interest in the Equipment as of the date of issuance of this Certificate of Insurance: agreed termination of the Named Insured's and/or the Certificate Holder(s) insurable interest in the Equipment

This Certificate of Insurance is issued as summary of the insurances under the policies noted above and confers no rights upon the Certificate Holders as regards the insurances other than those provided by the policies. The undersigned has been authorized by the above insurers to issue this certificate on their behalf and is not an insurer and has no liability of any sort under the above policies as an insurer as a result of this certification.

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DATE OF ISSUE: December 18, 2022

AUTHORIZED REPRESENTATIVE:

Willis Towers Watson Northeast, Inc. WTW Global Aerospace – North America



AMERICAN MAINLINE SECURITY (the "Insurers")

As respects Aircraft Hull (Ground Taxiing and Flight) Insurance and Airline Liability Insurance

<u>Insurer</u>	Policy No.
Starr Indemnity & Liability Company through Starr Insurance Companies 3353 Peachtree Road Suite 1000, Atlanta, Georgia 30326	1000189466-01
Allianz Global Risks US Insurance Company Through Allianz Aviation Managers, LLC I Chase Manhattan Plaza, New York, NY 10005	A1AL000136722AM
XL Specialty Insurance Company 1 World Financial Center, 200 Liberty Street, 21st Floor New York, NY 10281	UA00009239AV22A
Old Republic Insurance Company 1990 Vaughn Rd., Suite 350 Kennesaw, GA 30144	RAL00003808
Air Centurion Insurance Services, Inc. on behalf of Falls Lake National Insurance Company 1332 Anacapa Street Suite 120 Santa Barbara, CA 93101	ACQAFL-00336-03
National Union Fire Insurance Company of Pittsburgh, PA through AIG Aerospace Insurance Services, Inc. 3500 Lenox Road, Suite 1100 Atlanta, GA 30326	HL 013468657-01
Member Companies of the United States Aircraft Insurance Group through United States Aviation Underwriters, Inc. 125 Broad St., 6 th Floor New York, NY 10004	SIHL2-3164
AVION Assurance Limited Hamilton, Bermuda	1-15411-00-22

SECURITY (the "Insurers") As respects Aircraft Hull War Risks and Allied Perils Insurance

	Policy No.
Underwriters at Lloyd's & Certain Insurance Companies through Willis Towers Watson, 51 Lime Street, London EC3M 7DQ	23149A22
AVION Assurance Limited Hamilton, Bermuda	1-15409-03-22



SECURITY (the "Insurers") for As repects Excess Third Party Liability (Non-Passengers) War Risk

Policy No.

Underwriters at Lloyd's & Certain Insurance Companies through Willis Group, 51 Lime Street, London EC3M 7DQ

23150A22

AVION Assurance Limited Hamilton, Bermuda

1-15410-03-22

Several Liability Notice

The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and are limited solely to the extent of their individual subscriptions. The subscribing insurers are not responsible for the subscription of any co-subscribing insurer who for any reason does not satisfy all or part of its obligations. LSW 1001 (insurance)