

LEASE: L17-0447-AP AMERICAN AIRLINES, INC SIGNATORY AIRLINE AGREEMENT AND TERMINAL LEASE EXPIRES: Holdover Status - Amendment in Negotiation Marsh USA Four Embarcadero Center Suite 1100 San Francisco, California 94111 Cellular 206 399 7056 Fax 415 743 7711 E-Mail: <u>claudia,shipman@marsh.com</u>

CERTIFICATE OF INSURANCE (Sometimes referred to herein as "this Certificate")

Subject to all of the below referenced Policy(ies)' declarations, insuring agreements, conditions and exclusions (including but not limited to limits of liability, deductibles, warranties and/or endorsements contained therein) (hereinafter, the "Policy(ies)' Terms"), this is to certify to:

Board of County Commissioners 302 N. Wilson Street Suite 302 Crestview, FL 32536 Airports Director Destin-Fort Worth Beach Airport 1701 State Road 85 North Eglin Air Force Base, FL 32542

(Sometimes referred to herein as "the Certificate Holder(s)" and/or "Contract Party(les)")

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

NAMED INSURED(S): SkyWest, Inc.; SkyWest Airlines, Inc.; SkyWest Leasing, Inc.; SkyWest Airlines, Inc. carrying on business as Delta Connection; SkyWest Airlines, Inc. carrying on business as United ExpressSkyWest Airlines, Inc. carrying on business as American Eagle; SkyWest Airlines, Inc. carrying on business as Alaska Airlines operated by SkyWest; SW Charter Holdings, Inc.; SkyWest Charter, LLC; SkyWest Charter, LLC carrying on business as Delta Connection; SkyWest Charter, LLC carrying on business as Delta Connection; SkyWest Charter, LLC carrying on business as Delta Connection; SkyWest Charter, LLC carrying on business as Alaska Airlines operated by SkyWest Charter, LLC carrying on business as Alaska Airlines operated by SkyWest Charter, LLC; SkyWest Charter, LLC carrying on business as Alaska Airlines operated by SkyWest Charter, LLC; Aero Engines LLC; and as respects ownership and operations conducted by the Insured, associated and/or subsidiary companies existing or hereafter acquired and/or Interests heretofore relinguished and/or the parent company of any affiliated subsidiary companies

NAMED INSURED'S ADDRESS: 444 South River Road, St. George, Utah 84790 (hereinafter, the "Named Insured(s)' Address")

INSURANCE COVERAGE(S): Airline Liability Insurance

POLICY(IES) (hereinafter, "Policy(ies)") / POLICY NUMBER(S) (hereinafter, "Policy Number(s)") / POLICY PERIOD(S) (hereinafter, "Policy Period(s)")- see link below: The Schedule of Insurers, Policy(ies), Policy Number(s) and Policy Period(s) (hereinafter, the "Security") are available on the web at: https://aviation.marsh.com/skw89zt.html

SEVERAL LIABILITY NOTICE: The subscribing insurers' obligations under contracts of insurance to which they subscribe are several and not joint and is 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)

GEOGRAPHICAL LIMITS: Worldwide excluding Russia, Belarus, Ukraine, Crimea. However, coverage pirsuant to this Policy applies: (a) (i) for the overflight of any Excluded Country where the flight is within an internationally recognized air corridor and is performed in accordance with International Civil Aviation Organization ("I.C.A.O.") recommendations; or (ii) in circumstances where an insured Aircraft has landed in any Excluded Country as a direct consequence and exclusively as a result of force majeure. (b) Worldwide in respect of Products Liability.



DESCRIPTION OF CONTRACT(S) TO WHICH THIS CERTIFICATE APPLIES: Destin-Fort Walton Beach Airport Signatory Airline Affiliate Permit Agreement between Okaloosa County, American Airlines, Inc. and SkyWest Airlines, Inc. regarding the Equipment (as described below) (hereinafter, the "Contract(s)").

DESCRIPTION OF EQUIPMENT TO WHICH THIS CERTIFICATE APPLIES: Any aircraft owned or oprerated by the Named Insured (hereinafter, the "Equipment").

Summary of some of the more significant insurance coverage(s), limit(s) of liability and deductible(s) of the Policy(les)		
INSURANCE COVERAGE(S)	LIMITS OF LIABILITY NOTE: AGGREGATE LIMITS WILL BE REDUCED DUE TO PAID CLAIMS WITHOUT FURTHER NOTICE TO THE CERTIFICATE HOLDER(S)	DEDUCTIBLES
Airline liability insurance including, inter alia, bodily injury liability, non-owned alrcraft liability, baggage liability, property damage liability, passenger legal liability, contractual liability, personal injury liability, products and completed operations liability, hangarkeepers liability, premises liability, cargo legal liability, liquor liability, fire legal liability real property, excess automobile liability, excess employers liability, excess advertisers liability and excess marine liability and Extended Coverage Endorsement (Aviation Liabilities) a.k.a. AVN52E. Coverage includes liability arising out of the use by the Named Insured(s) of any premises owned, leased or occupied by the Named Insured(s) which relate to the Named Insured(s)'s airline operations. Coverage includes liability arising out of the use by the Named Insured(s) of any automobile or mobile equipment operated by the Named Insured(s) while on restricted airport premises.	Combined single limit (bodily injury, property damage, personal injury (passengers only)) US\$200,000,000 any one occurrence/offense and in the annual aggregate as respects products and completed operations liability and personal injury liability (passengers only), subject to the following sublimits which are included within and not in addition to the limit set forth above; Personal injury liability (to third parties other than passengers): US\$25,000,000 any one occurrence, any one offense, and in the annual aggregate. Fire legal liability real property: US\$5,000,000 each occurrence Grounding liability: US\$125,000,000 any one grounding and in the annual aggregate. Excess automobile liability, excess employers liability, excess advertisers liability and excess marine liability: US\$25,000,000 any one occurrence and in the annual aggregate, where applicable, excess of underlying primary limits of not less than US\$1,000,000 any one occurrence. Aviation Liabilities a.k.a. AVN52E: Endorsement provides a sub-limit of \$200,000,000 any one occurrence and in the	US\$3,000 (or tariff, whichever is greater) each and every loss as respects baggage, wheelchairs and other assistive devices; US\$10,000 each claim as respects cargo legal liability: US\$5,000 each claim as respects hangarkeepers liability.
	annual aggregate (sublimit not applicable to passengers).	· · · · · · · · · · · · · · · · · · ·

SPECIAL PROVISION(S)

Solely as respects: (i) the Insurance Coverage(s) noted above, (ii) the Contract(s) and only to the extent of the insurance requirements and/or the Named Insured(s)' indemnity obligations under the Contract(s), <u>subject to all of the Policy(ies)' Terms applying</u>, (iii) the Equipment (if applicable) and (iv) the airline operations of the Named Insured(s), the following provision(s) apply(ies):

Solely as respects alrline liability insurance: Okaloosa County and its officers, members, Airport Directors, employees and agents are included as an additional Insured (the "Additional Insured") as its respective interests may appear, warranted no operational interest.



Solely as respects airline liability insurance: This insurance is primary without right of contribution from any other insurance which is carried by the Additional Insured(s).

As respects airline liability insurance and aircraft hull: In the event of cancellation of the Policy(les) by Insurers or adverse material change of the Policy(ies) by Insurers, Insurers agree that such cancellation or change shall not be effective as to the Additional Insured(s) until thirty (30) days (seven (7) days or such shorter period as may be customary in the case of the Hull War Insurance and the Extended Coverage Endorsement (Aviation Liabilities) a.k.a. AVN52E / ten (10) days in the event of cancellation due to non-payment of premium)after issuance of notice to the Certificate Holder(s) (through Marsh USA) at the address(es) shown on the first page of this Certificate.

If this Certificate (which for the purposes of this and the next paragraph only also includes any Broker Letter issued in connection with this Certificate) contain(s) provision(s) to give notice of certain events (as undertaken by us in this Certificate) ("Events") to the Certificate Holder(s) and if those Events occur with respect to the Policy(les), said notice(s) will be sent to the Certificate Holder(s) at the address(es) shown on the first page of this Certificate. Because this Certificate initially may be transmitted via electronic mail or means other than the U.S. Postal Service, if there is/are no Certificate Holder(s)' address(es) shown above or if the Certificate Holder(s)' address(es) shown above is/are incomplete, out of date or incorrect, it is incumbent upon the applicable Certificate Holder(s) to notify Marsh USA (in writing, at the above address) of the correct address(es) of said Certificate Holder(s) of any Events relating to the Policy(ies) other than to the Certificate Holder(s)' address(es) (to the extent they are complete) shown on the first page of this Certificate Holder(s) is occurring, the applicable Certificate Holder(s) marsh USA (in writing, at the above address) with the correct Certificate Holder(s)' address(es), in which case Marsh USA will be obligated to provide notice of Events to the applicable Certificate Holder(s)' address(es), as undertaken by us in this Certificate.

Except with respect to any covered loss which occurs prior to termination (as described below): This Certificate (and unless otherwise noted herein, the coverage(s) afforded the Certificate Holder(s) (and/or those designated as additional insured(s) and/or loss payee(s) and/or contract party(ies) and/or otherwise) under this Certificate and/or the Policy(ies)) shall automatically terminate, without further notice, upon the earliest of (i) natural expiration of the Policy(ies) on the date shown above; (ii) cancellation of the Policy(les) prior to the natural expiration date (as notified to the Certificate Holder(s) in accordance with the provisions of this Certificate); (iii) termination of the Contract(s); (iv) (solely with respect to this Certificate and not with respect to the coverage(s) afforded the Certificate Holder(s) (and/or those designated as additional insured(s) and/or loss payee(s) and/or contract party(ies) and/or otherwise) under this Certificate and/or the Policy(ies)) our ceasing to be the insurance broker for the Named Insured(s) in respect of the Policy(ies); and/or (v) in the case of aircraft hull insurance and/or aircraft spare parts insurance, termination of either the Named Insured(s)' or the Certificate Holder(s)' (and/or those designated as additional insured(s) and/or loss payee(s) and/or contract party(ies) and/or otherwise) under this Certificate and/or the Policy(ies)) insurable interest(s) in the Equipment (and in the latter cases, only with respect to those particular Certificate Holder(s) (and/or those designated as additional insured(s) and/or loss payee(s) and/or contract party(ies) and/or otherwise) under this Certificate and/or the Policy(ies)).

This Certificate: (i) does not constitute a contract between Insurers, Marsh USA and the Certificate Holder(s); (ii) is issued as a summary of the Policy(ies) referred to herein; (iii) is issued as a matter of information only; (iv) confers no rights upon the Certificate Holder(s) (and/or any other party that may be named in this Certificate as additional insured(s), loss payee(s), contract party(ies) or otherwise) other than those provided by the Policy(ies); (v) neither affirmatively nor negatively alters, extends or amends any of the Policy(ies)' Terms; and, (vi) notwithstanding any requirement, term or condition of any contract, agreement or other document with respect to which this Certificate may be issued or may pertain, is subject always to the Policy(ies)' Terms. 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 Policy(ies) as an insurer as a result of this certification.



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Date of Issue: December 15, 2023

Claudia D. Dieman

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Marsh USA

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