



ASSOCIATION OF FLIGHT ATTENDANTS-CWA, AFL-CIO
501 Third Street, NW, Washington, DC 20001-2797

PHONE 202•434•1300 MAIN FAX 202•434•1319 LEGAL FAX 202•434•0690

June 9, 2014

HAND-DELIVERED

Mary Johnson
General Counsel
National Mediation Board
1301 K Street, NW
Suite 250 East
Washington, DC 20572-0001

**Re: Application for Investigation of Representation Dispute Resulting from the
Merger of American Airlines, Inc., and US Airways, Inc.**

Dear Ms. Johnson:

The Association of Professional Flight Attendants ("APFA"), which represents the approximately 16,000 flight attendants from the Pre-Merger American Airlines and the Association of Flight Attendants-CWA ("AFA"), which represents the approximately 8,000 flight attendants from US Airways, today jointly filed a petition with the National Mediation Board ("NMB") seeking a finding that the merger of American Airlines and US Airways has resulted in the creation of a single transportation system for purposes of representation under the Railway Labor Act., 45 U.S.C. § 151 *et seq.*

Pursuant to Section C.2. of the parties' "Agreement on Bargaining and Representation," AFA is writing to inform the NMB that it will not seek to be certified as the bargaining representative for the post-merger craft or class of Flight Attendants at the new American Airlines.

If you have any questions, please contact me at your earliest convenience.

Sincerely,

Edward J. Gilmartin
AFA-CWA General Counsel

EGJ/KTL

JUN 09 14 PM 1:07 NMB