Bob Ross, National President Association of Professional Flight Attendants 1004 W. Euless Blvd. Euless, TX 76040-5018

RE: 2014 AA/APFA Joint Collective Bargaining Agreement Modification

Dear Bob:

The Company and the APFA agree to the following modifications of the 2014 AA/APFA Joint Collective Bargaining Agreement "Agreement":

The reference in Section 14.M.7 to a <u>delay greater than twenty-four (24) hours</u> will be changed to a <u>delay of twenty-four hours or greater</u>. The modified paragraph will read as follows:

Section 14.M.7 (Location Delay incentive)

When a Flight Attendant is delayed departing from an IPD station for more than ten (10) hours from the scheduled departure time for reasons such as mechanical or failure of an inbound aircraft to arrive, the Flight Attendant shall receive an incentive of an additional five (5) hours of pay and credit, including all premiums in addition to the value of the trip. Once the delay is twenty-four (24) hours or greater, an additional five (5) hours, including all premiums, will apply for each subsequent twenty-four (24) hours or fraction thereof. Once the crew reports for a delayed departure of twenty-four hours of greater and the flight departs early or the door closes prior to the twenty-four (24) hours, the five (5) hours will not be rescinded. Should greater pay protection be provided through Illegal Through No Fault, Last Trip of the Month or Crew Substitution the provisions of Paragraph M.7 may be waived to accept the greater pay protection.

It is understood that provisions of the AA/APFA Joint Collective Bargaining Agreement, except as specifically modified or excepted by this letter, shall apply in all respects.

	Sincerely,
	Cindi Simone Managing Director Labor Relations
Agreed to by:	
Date	
Bob Ross, National President	
Association of Professional Flight Attendants	
cc: Paul Jones Lucretia Guia Michelle Peak	