SO ORDERED: August 18, 2006.



Basil H. Lorch III United States Bankruptcy Judge

## IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

In re:

ATA Holdings Corp., et al.<sup>1</sup>,

Debtors.

Chapter 11 Case No. 04-19866 (Jointly Administered)

## ORDER ON REORGANIZED DEBTORS' OBJECTION TO CLAIM OF NEW YORK STATE DEPARTMENT OF LABOR AND NOTICE OF RESPONSE DEADLINE AND HEARING (Claim No. 2046)

This matter is before the Court upon the Reorganized Debtors' Objection To

Claim Of New York State Department Of Labor And Notice Of Response Deadline And Hearing

(Claim No. 2046) (docket #4234) (the "Objection")<sup>2</sup>. The Court finds that (i) it has jurisdiction

over the matters raised in the Objection pursuant to 28 U.S.C. §§ 157 and 1334; (ii) this is a core

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities: ATA Holdings Corp. (04-19866), ATA Airlines, Inc. (04-19868), Ambassadair Travel Club, Inc. (04-19869), ATA Leisure Corp. (04-19870), Amber Travel, Inc. (04-19871), American Trans Air Execujet, Inc. (04-19872), ATA Cargo, Inc. (04-19873), and Chicago Express Airlines, Inc. (04-19874).

<sup>&</sup>lt;sup>2</sup> Certain terms not otherwise defined herein shall have the meaning ascribed to such terms in the Objection.

proceeding pursuant to 28 U.S.C. § 157(b)(2); (iii) the relief requested in the Objection is in the best interests of the Reorganized Debtors, their estates and their creditors; (iv) proper and adequate notice of the Objection and the hearing thereon has been given and that no further notice is necessary; and (v) good and sufficient cause exists for the granting of the relief provided herein after having given due deliberation upon the Objection and all of the proceedings had before the Court in connection with the Objection. Therefore,

## IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

1. The Claim is disallowed and expunged in its entirety.

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Requested by:

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