

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF Southern Indiana**

Minute Entry/Order

Hearing Information:

Debtor: ATA Holdings Corp. & Chicago Express Airlines, Inc.
Case Number: 04-19866-BHL-11 **Chapter:** 11
Date / Time / Room: THURSDAY, AUGUST 02, 2007 10:00 AM NA 107
Bankruptcy Judge: BASIL H. LORCH
Courtroom Clerk: RHONDA ANDIS
Reporter / ECR: GINGER LAROCCO

Matters:

- 1) Hearing on ["Fourth Claims Objection"]
 - a) Response Of Goodrich Corporation To The Reorganizing Debtors' Fourth Omnibus Objection To Certain Claims (docket #3475)
R / M #: 3,380 / 0
- 2) Hearing on ["New York State Department of Taxation"] Reorganized Debtors' Objection To Claim Of New York State Department of Taxation And Notice Of Response Deadline (Claim Nos. 1829 and 2159) [4260]
 - a) Response To Debtors' Objection To Claims 1829 And 2159 Filed By The New York State Department Of Taxation And Finance [4460]
R / M #: 4,231 / 0
- 3) Hearing on ["New York State Department of Taxation"] Reorganized Debtors' Objection To Claim Of New York State Department of Taxation And (Claim Nos. 1829 and 2159) [4310]
Amended Response To Debtors' Objection To Claims 1829 And 2159 Filed By The New York State Department Of Taxation And Finance [4478]
R / M #: 4,310 / 0
- 4) Hearing on ["City of Chicago"] ATA Airlines, Inc.'s Objection To The Claim Of The City Of Chicago (Claim No. 1995) [4282]
R / M #: 4,282 / 0
- 5) Cont. Evidentiary Hearing regarding: re: Personal Injury Claims re: Edward and Gayla Dockery
R / M #: 4,352 / 0
VACATED: stipulation and agreed entry was filed (#4725) and approved by order (#4740)

Appearances:

Terry E. Hall, ATTORNEY FOR ATA Holdings Corp. (telephonically)

Proceedings:

Disposition: Record not made, All matters continued to September 4, 2007 at 10:00 a.m. E.D.T. , Room 310, Indpls. Courthouse, or by conference call

IF COUNSEL HAS BEEN DIRECTED BY THE COURT TO SUBMIT AN ORDER BASED ON THE COURT'S RULING OR THE PARTIES' AGREEMENT, THEN NO FURTHER NOTICE OR REMINDER WILL BE ISSUED. THE COURT WILL NOT KEEP A CASE OPEN SOLELY BECAUSE THE ORDER WAS NOT SUBMITTED WITHIN THE TIME PERIOD DIRECTED BY THE COURT. IN SUCH INSTANCE, A REOPENING FEE WILL APPLY.