

TO WHOM IT MAY CONCERN

Subject

Non-Incident Letter

80C2A5

ESN 695225

To the knowledge of the undersigned, research using the NTSB, FAA and historical documents has determined the above mentioned engine was produced under an FAA approved production system, has been maintained in accordance with a 121 Carrier operator's manual while in American Airlines custody, and was found clear of any history of accidents, or significant structural damage while in operation at American Airlines, and has never been subjected to military or government operations

Mark Cantell
American Airlines
Mgr Quality Assurance

Date

## **CONSIGNMENT AGREEMENT**

This Consignment Agreement (this "Agreement") is dated as of August 1, 2011, between WILMINGTON TRUST COMPANY, not in its individual capacity, but solely as owner trustee ("Consignor") and GA TELESIS, LLC, a Delaware limited liability company ("Consignee").

### **BACKGROUND**

Consignor is the owner of the equipment specified on Schedule A including those parts and components thereof which are specified in any component list attached thereto (each shall be referred to as the "Equipment"). Except as otherwise expressly specified on Schedule A, the Equipment, all parts, components, equipment, material, assemblies, sub-assemblies, avionics, instruments, controls, interior fixtures, maintenance records, technical records and other elements of all kinds currently attached to, installed on, or incorporated, associated or delivered hereunder to Consignee with the Equipment and all items taken in exchange therefor, shall be subject to this Agreement and referred to as the "Consigned Goods."

Consignee is in the business of asset management and marketing aircraft, aircraft engines, aircraft parts, components, and material substantially similar to the Consigned Goods, and Consignor would like to engage Consignee to market for lease, sale or exchange, and to manage and repair the Consigned Goods in accordance with the terms and conditions of this Agreement.

#### **AGREEMENT**

## A. Engagement; Sales.

- 1. <u>Sales.</u> Consignor hereby engages Consignee on an exclusive basis to receive, maintain in inventory, market and sell the Consigned Goods in accordance with the terms and conditions of this Agreement. Consignee hereby accepts such engagement and agrees to use its commercially reasonable efforts in its performance hereunder, including the sale of the Consigned Goods at then current market terms and conditions. All Consigned Goods leased, sold or exchanged by Consignee under this Agreement shall be referred to as "Sold Goods" and the parties acquiring Sold Goods shall be referred to as "Customers."
- 2. <u>Delivery</u>; Receipt of Consigned Goods. Consignee will take possession of each of the Consigned Goods at 1850 NW 49<sup>th</sup> Street, Ft. Lauderdale, FL 33309 (the "Delivery Location") on one or more dates specified on <u>Schedule A</u> (each a "Delivery Date"). If the Equipment is located in any location other than the Delivery Location, Consignee will be responsible for arranging for shipment of the Consigned Goods from such then-current location to the Delivery Location as hereinafter specified at Consignee's sole cost and expense and shall be reimbursed pursuant to Section B. 2 herein. Consignee will provide a written receipt to Consignor for the Consigned Goods received at the Delivery Location. Notwithstanding anything to the contrary contained in this Agreement, for

IN WITNESS WHEREOF, the parties hereto have executed this Agreement effective as of the date first appearing above.

Consignor: WILMINGTON TRUST COMPANY, not in its individual capacity but solely as

Owner Trustee

Adam Vogelsong Senior Financial Services Officer Title

Consignoe

Title Executive Vice President

# SCHEDULE A TO CONSIGNMENT AGREEMENT

Engine Serial Number	Engine Model	Anticipated Delivery Date:	
695221	CF6-80C2A5	June 30, 2011	
695225	CF6-80C2A5	May 20, 2011	

### LEASE TERMINATION

The undersigned hereby certify and acknowledge that the Lease Agreement [1989 Trust AA-M] dated as of February 23, 1989, between Wilmington Trust Company, not in its individual capacity, but solely as owner trustee, as lessor, and Airbus A300 Leasing, Inc. as lessee, as further described on the attached Appendix (as the same has been amended, supplemented and/or assigned as of the date hereof, the "Lease"), has been terminated (except with respect to those provisions of the Lease which expressly survive any such termination) with respect to the one (1) Airbus Industrie model A300B4-605R Airframe bearing manufacturer's serial number 508 and U.S. Registration No. N14065 and two (2) General Electric CF6-80C2A5 turbofan engines bearing manufacturer's scrial nos. 690275 and 695225 covered thereby and that the same are no longer subject to the terms and provisions thereof.

This instrument may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

DATED this 5th day of May, 2011.

[signature pages follow]

FILED WITH FAA AIRCRAFT REGISTRATION OR 10 51

OKLAHOMA GITY
OKLAHOMA

Wilmington Trust Company, not in its individual capacity, but solely as owner trustee

Name:

Title Senior Financial Services Officer

Airbus A300 Leasing, Inc.

By:\_\_

Name: Alejandro Camp

Title: Authorized Transaction Officer

Wilmington Trust Company, not in its individual capacity, but solely as owner trustee

Ву:	
Name:	

Title

Airbus A300 Leasing, Inc.

Name: Alejandro Camp

Title: Authorized Transaction Officer

## Description of Lease

Lease Agreement [1989 Trust AA-M], dated as of February 23, 1989, in respect of the Airframe and the Engines (the "Lease"), which Lease was recorded by the FAA on February 23, 1989, assigned conveyance no. M18409 and amended and supplemented by the following described instruments:

Instrument	Date of Instrument	FAA Recording Date	FAA Conveyance No
Lease Supplement No. 1	February 23, 1989	February 23, 1989	M18409
Lease Supplement No. 2	March 15, 2002	April 15, 2002	G000818

## **SUBLEASE TERMINATION - MSN 508**

The undersigned hereby certify and acknowledge that the Sublease [1989 Trust AA-M] dated as of February 23, 1989, between Airbus A300 Leasing, Inc. as sublessor and American Airlines, Inc. as sublessee, as further described on the attached Appendix (as the same has been amended, supplemented and/or assigned as of the date hereof, the "Sublease"), has been terminated (except with respect to those provisions of the Lease which expressly survive any such termination) and that (a) the one (1) Airbus Industrie model A300B4-605R Airframe bearing manufacturer's serial number 508 and U.S. Registration No. N14065 and (b) two (2) General Electric model CF6-80C2A5 Engines bearing manufacturer's serial numbers 690275 and 695225 covered thereby are no longer subject to the terms and provisions thereof.

This instrument may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

DATED this 5th day of 12011.

[signature pages follow]

ATRORAUT REGISTRATION
2011 MAY 5 AM 10

Sublease Termination - MSN 508 (TRUST AA-M)

Airbus A300 Leasing, Inc.

Name: Alejandro Camp

Title: Authorized Transaction Officer

AMERICAN AIRLINES, INC.

1.1

Name: Jay Hancock

Title: Managing Director,

Fleet Transactions

### **APPENDIX**

## **Description of Sublease**

Sublease [1989 Trust AA-M] dated as of February 23, 1989, between Airbus A300 Leasing, Inc. as sublessor and American Airlines, Inc. as sublessee, as supplemented by Sublease Supplement No. 1 dated as of February 23, 1989, recorded by the FAA on February 23, 1989, as Conveyance No. M18410 and as further supplemented by Sublease Supplement No. 2 dated as of March 15, 2002, recorded April 15, 2002, as Conveyance No. G000819.