

**BEFORE THE
DEPARTMENT OF TRANSPORTATION
WASHINGTON, D.C.**

<i>NEW YORK/NEWARK-CANCUN COMBINATION SERVICE PROCEEDING</i>	OST-2005-23494
<i>CHICAGO-CANCUN COMBINATION SERVICE PROCEEDING</i>	OST-2005-23496
<i>LOS ANGELES-PUERTO VALLARTA COMBINATION SERVICE PROCEEDING</i>	OST-2005-23497
<i>LOS ANGELES-SAN JOSE DEL CABO COMBINATION SERVICE PROCEEDING</i>	OST-2005-23498

**ANSWER OF DELTA AIR LINES, INC. TO
PETITION OF FRONTIER AIRLINES, INC.**

Communications with respect to this document should be addressed to:

Sametta Barnett
Director - Government Affairs
DELTA AIR LINES, INC.
1275 K Street, N.W.
Washington, D.C. 20005
(202) 216-0700

John J. Varley
Vice President -
Deputy General Counsel
J. Scott McClain
Assistant General Counsel
DELTA AIR LINES, INC.
Law Department #981
1030 Delta Boulevard
Atlanta, Georgia 30320
(404) 773-6514

Robert E. Cohn
Alexander Van der Bellen
HOGAN & HARTSON LLP
555 Thirteenth Street, NW
Washington, D.C. 20004

recohn@hhlaw.com 202/637-4999
sascha.vanderbellen@hhlaw.com 202/637-8382

Counsel for
DELTA AIR LINES, INC.

January 5, 2006


**BEFORE THE
DEPARTMENT OF TRANSPORTATION
WASHINGTON, D.C.
January 5, 2006**

<i>NEW YORK/NEWARK-CANCUN COMBINATION SERVICE PROCEEDING</i>	OST-2005-23494
<i>CHICAGO-CANCUN COMBINATION SERVICE PROCEEDING</i>	OST-2005-23496
<i>LOS ANGELES-PUERTO VALLARTA COMBINATION SERVICE PROCEEDING</i>	OST-2005-23497
<i>LOS ANGELES-SAN JOSE DEL CABO COMBINATION SERVICE PROCEEDING</i>	OST-2005-23498

**ANSWER OF DELTA AIR LINES, INC. TO
PETITION OF FRONTIER AIRLINES, INC.**

Delta does not oppose Frontier's request for a modification of the procedural schedule. While Delta favors expedition, the modest extension proposed by Frontier will not materially impact the timing of a final decision and will enable the carrier participants to present and critique proposals without undue burden on staffing and resources. Whatever procedural dates are adopted by the Department should apply to all of the above-captioned proceedings covered by Order 2005-12-18.

Respectfully submitted,



Robert E. Cohn
Alexander Van der Bellen
HOGAN & HARTSON LLP
555 Thirteenth Street, NW
Washington, D.C. 20004

Counsel for
DELTA AIR LINES, INC.

CERTIFICATE OF SERVICE

I hereby certify that I have this 5th day of January, 2005 served the foregoing

Answer of Delta Air Lines, Inc. upon those persons listed below:

efaberman@wrf.com; carl.nelson@aa.com; howard_kass@usairways.com;
jhill@dlalaw.com; Jeffrey.Manley@wilmerhale.com; megan.rosia@nwa.com;
Msinick@ssd.com; amosner@gcwconsulting.com; agoerlich@ggh-airlaw.com;
kirsteind@gtlaw.com; brian.hunt@iflyata.com; ken.redetzke@championair.com;
hkamen@coair.com; Dan.Weiss@coair.com; Brian.Gillman@mesa-air.com;
john.fredericksen@suncountry.com; pmurphy@lopmurphy.com;
rbkeiner@crowell.com; linda.lundell@dot.gov; esta.rosenberg@dot.gov;
fbavent@airlineinfo.com; byerlyjr@state.gov; jim.ballough@faa.gov;
dbliss@omm.com; jyoung@bakerlaw.com; jrichardson@crispinandbrenner.com;



Alexander Van der Bellen