

January 3, 2008

Mr. George Wellington  
Chief, Foreign Carrier Licensing Division  
Office of International Aviation  
Department of Transportation  
1200 New Jersey Ave., S.E.  
Washington, DC 20590

Re: Joint Application of United Air Lines, Inc. and Air One, S.p.A  
for Blanket Statements of Authorization, Docket OST-2008-0001

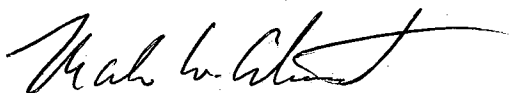
Dear Mr. Wellington:

Applicants United Air Lines and Air One wish to clarify the scope of the requested Statement of Authorization for reciprocal code sharing dated December 31, 2007. In numbered paragraph 3 of the referenced application, it was stated that "Air One requests a Statement of Authorization to display United's ("UA") designator code on flights operated by Air One... (2) between any point in Italy or the United States and any point in a third country." (Emphasis added.)

As Air One stated in its Application to Amend Exemption (Docket OST 2005-22809), the carrier does not currently have homeland authority to operate its own aircraft between Italy and the United States. Therefore, it has no plans as this time to place the UA code on Air One flights between the United States and any other country, and it does not seek DOT authority to do so.

We trust this clarifies the applicants' intent in this matter.

Respectfully submitted,



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Cc: Dockets OST-2008-0001  
and 2004-19148  
Attached Service List