UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

FORM 10-Q

T QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2015

OR

£ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission File Number 1-8957

ALASKA AIR GROUP, INC.

Delaware 91-1292054

(State of Incorporation)

(I.R.S. Employer Identification No.)

19300 International Boulevard, Seattle, Washington 98188 Telephone: (206) 392-5040

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes T No £

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes T No £

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer", "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act (Check one):

Large accelerated filer T

Accelerated filer £

Non-accelerated filer £

Smaller reporting company £

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act.): Yes £ No T

The registrant has 129,635,498 common shares, par value \$0.01, outstanding at April 30, 2015.

ALASKA AIR GROUP, INC. FORM 10-Q FOR THE QUARTER ENDED MARCH 31, 2015

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As used in this Form 10-Q, the terms "Air Group," the "Company," "our," "we" and "us," refer to Alaska Air Group, Inc. and its subsidiaries, unless the context indicates otherwise. Alaska Airlines, Inc. and Horizon Air Industries, Inc. are referred to as "Alaska" and "Horizon," respectively, and together as our "airlines."

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

Cautionary Note Regarding Forward-Looking Statements

In addition to historical information, this Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, Section 21E of the Securities Exchange Act of 1934, as amended, and the Private Securities Litigation Reform Act of 1995. Forward-looking statements are those that predict or describe future events or trends and that do not relate solely to historical matters. You can generally identify forward-looking statements as statements containing the words "believe," "expect," "will," "anticipate," "intend," "estimate," "project," "assume" or other similar expressions, although not all forward-looking statements contain these identifying words. Forward-looking statements involve risks and uncertainties that could cause actual results to differ materially from historical experience or the Company's present expectations. Some of the things that could cause our actual results to differ from our expectations are:

- the competitive environment in our industry;
- changes in our operating costs, primarily fuel, which can be volatile;
- · general economic conditions, including the impact of those conditions on customer travel behavior;
- our ability to meet our cost reduction goals;
- · operational disruptions;
- · an aircraft accident or incident;
- labor disputes and our ability to attract and retain qualified personnel;
- the concentration of our revenue from a few key markets;
- · actual or threatened terrorist attacks, global instability and potential U.S. military actions or activities;
- · our reliance on automated systems and the risks associated with changes made to those systems;
- · changes in laws and regulations.

You should not place undue reliance on our forward-looking statements because the matters they describe are subject to known and unknown risks, uncertainties and other unpredictable factors, many of which are beyond our control. Our forward-looking statements are based on the information currently available to us and speak only as of the date on which this report was filed with the SEC. We expressly disclaim any obligation to issue any updates or revisions to our forward-looking statements, even if subsequent events cause our expectations to change regarding the matters discussed in those statements. Over time, our actual results, performance or achievements will likely differ from the anticipated results, performance or achievements that are expressed or implied by our forward-looking statements, and such differences might be significant and materially adverse to our shareholders. For a discussion of these and other risk factors, see Item 1A. "Risk Factors" of the Company's annual report on Form 10-K for the year ended December 31, 2014, and Item 1A. "Risk Factors" included herein. Please consider our forward-looking statements in light of those risks as you read this report.

PART I

ITEM 1. CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

ALASKA AIR GROUP, INC.

CONDENSED CONSOLIDATED BALANCE SHEETS (unaudited)

(in millions)	March 31, 2015		December 31, 2014
ASSETS			
Current Assets			
Cash and cash equivalents	\$ 51	\$	107
Marketable securities	1,261		1,110
Total cash and marketable securities	1,312		1,217
Receivables - net	187		259
Inventories and supplies - net	52		58
Deferred income taxes	123		117
Prepaid expenses and other current assets	102		105
Total Current Assets	 1,776		1,756
Property and Equipment			
Aircraft and other flight equipment	5,204		5,165
Other property and equipment	899		896
Deposits for future flight equipment	778		555
	 6,881		6,616
Less accumulated depreciation and amortization	2,384		2,317
Total Property and Equipment - Net	4,497		4,299
Other Assets	 137		126
Total Assets	\$ 6,410	\$	6,181

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED BALANCE SHEETS (unaudited)

(in millions, except share amounts)]	March 31, 2015	December 31, 2014
LIABILITIES AND SHAREHOLDERS' EQUITY			
Current Liabilities			
Accounts payable	\$	57	\$ 62
Accrued wages, vacation and payroll taxes		160	232
Other accrued liabilities		731	629
Air traffic liability		814	631
Current portion of long-term debt		118	117
Total Current Liabilities		1,880	1,671
Long-Term Debt, Net of Current Portion		650	686
Other Liabilities and Credits			
Deferred income taxes		753	750
Deferred revenue		382	374
Obligation for pension and postretirement medical benefits		247	246
Other liabilities		332	327
		1,714	1,697
Commitments and Contingencies			
Shareholders' Equity		_	
Preferred stock, \$0.01 par value Authorized: 5,000,000 shares, none issued or outstanding		_	_
Common stock, \$0.01 par value, Authorized: 200,000,000 shares, Issued: 2015 - 130,551,503 shares; 2014 - 131,556,573 shares, Outstanding: 2015 - 130,444,006 shares; 2014 - 131,481,473		1	1
Capital in excess of par value		211	296
Treasury stock (common), at cost: 2015 - 107,497 shares; 2014 - 75,100 shares		(7)	(4)
Accumulated other comprehensive loss		(305)	(310)
Retained earnings		2,266	2,144
		2,166	2,127
Total Liabilities and Shareholders' Equity	\$	6,410	\$ 6,181

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (unaudited)

	Three Months Ended Mar			
(in millions, except per share amounts)		2015		2014
Operating Revenues				
Passenger				
Mainline	\$	901	\$	854
Regional		186		186
Total passenger revenue		1,087		1,040
Freight and mail		23		24
Other - net		159		158
Total Operating Revenues		1,269		1,222
Operating Expenses				
Wages and benefits		306		272
Variable incentive pay		26		25
Aircraft fuel, including hedging gains and losses		235		358
Aircraft maintenance		63		51
Aircraft rent		26		28
Landing fees and other rentals		71		69
Contracted services		67		60
Selling expenses		53		46
Depreciation and amortization		76		70
Food and beverage service		25		21
Other		83		81
Total Operating Expenses		1,031		1,081
Operating Income		238		141
Nonoperating Income (Expense)				
Interest income		5		5
Interest expense		(11)		(12)
Interest capitalized		8		5
Other - net		_		13
		2		11
Income before income tax		240		152
Income tax expense		91		58
Net Income	\$	149	\$	94
Basic Earnings Per Share:	\$	1.13	\$	0.69
Diluted Earnings Per Share:	\$	1.12		0.68
Shares used for computation:				
Basic		131.120		137.334
Diluted		132.230		138.822
Cash dividend declared per share:	\$	0.20	\$	0.125
See accompanying notes to condensed consolidated financial statements.				

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE OPERATIONS (unaudited)

	Т	Three Months Ended	March 31,	
(in millions)		2015	2014	
Net Income	\$	149 \$	94	
Other Comprehensive Income (Loss):				
Related to marketable securities:				
Unrealized holding gains (losses) arising during the period		7	3	
Income tax effect		(3)	(1)	
Total		4	2	
Related to employee benefit plans:				
Reclassification of net pension expense into Wages and benefits		3	2	
Income tax effect		(1)	(1)	
Total		2	1	
Related to interest rate derivative instruments:				
Unrealized holding gains (losses) arising during the period		(4)	(3)	
Reclassification of (gains) losses into Aircraft rent		2	2	
Income tax effect		1	_	
Total		(1)	(1)	
Other Comprehensive Income		5	2	
			2.5	
Comprehensive Income	\$	154 \$	96	

See accompanying notes to condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (unaudited)

	Three Months Ended March 31,		
(in millions)		2015	2014
Cash flows from operating activities:	·		
Net income	\$	149 \$	94
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization		76	70
Stock-based compensation and other		9	4
Changes in certain assets and liabilities:			
Changes in deferred income taxes		(6)	9
Increase in air traffic liability		183	185
Increase (decrease) in deferred revenue		8	(1)
Other - net		95	(119)
Net cash provided by operating activities		514	242
Cash flows from investing activities:			
Property and equipment additions:			
Aircraft and aircraft purchase deposits		(245)	(65)
Other flight equipment		(21)	(17)
Other property and equipment		(13)	(11)
Total property and equipment additions		(279)	(93)
Purchases of marketable securities		(403)	(305)
Sales and maturities of marketable securities		259	227
Proceeds from disposition of assets and changes in restricted deposits		2	7
Net cash used in investing activities		(421)	(164)
Cash flows from financing activities:			
Long-term debt payments		(35)	(37)
Common stock repurchases		(102)	(30)
Dividends paid		(26)	(17)
Other financing activities		14	16
Net cash used in financing activities		(149)	(68)
Net increase (decrease) in cash and cash equivalents		(56)	10
Cash and cash equivalents at beginning of year		107	80
Cash and cash equivalents at end of the period	\$	51 \$	90
Supplemental disclosure:			
Cash paid during the period for:			
Interest (net of amount capitalized)	\$	7 \$	11
Income taxes paid (received)		(65)	6
See accompanying notes to condensed consolidated financial statements.			
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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (unaudited)

NOTE 1. GENERAL AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization and Basis of Presentation

The interim condensed consolidated financial statements include the accounts of Alaska Air Group, Inc. (Air Group or the Company) and its subsidiaries, Alaska Airlines, Inc. (Alaska) and Horizon Air Industries, Inc. (Horizon), through which the Company conducts substantially all of its operations. All intercompany balances and transactions have been eliminated. These financial statements have been prepared in accordance with accounting principles generally accepted in the United States (GAAP) for interim financial information. Consistent with these requirements, this Form 10-Q does not include all the information required by GAAP for complete financial statements. As a result, this Form 10-Q should be read in conjunction with the Consolidated Financial Statements and accompanying Notes in the Form 10-K for the year ended December 31, 2014. In the opinion of management, all adjustments have been made that are necessary to present fairly the Company's financial position as of March 31, 2015, as well as the results of operations for the three months ended March 31, 2015 and 2014. The adjustments made were of a normal recurring nature.

In preparing these statements, the Company is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities, as well as the reported amounts of revenues and expenses. Due to seasonal variations in the demand for air travel, the volatility of aircraft fuel prices, changes in global economic conditions, changes in the competitive environment, and other factors, operating results for the three months ended March 31, 2015, are not necessarily indicative of operating results for the entire year.

Certain reclassifications, such as changes in our equity structure, have been made to prior year financial statements to conform with classifications used in the current year.

Recently Issued Accounting Pronouncements

In May 2014, the FASB issued Accounting Standard Update 2014-09, "Revenue from Contracts with Customers" (ASU 2014-09), which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The ASU will replace most existing revenue recognition guidance in U.S. GAAP when it becomes effective. In April 2015, the FASB proposed to defer the effective date one year, and now allows early adoption one year prior to the effective date. The proposed standard would be effective for the Company on January 1, 2018, and early adoption is allowed on January 1, 2017. The standard permits the use of either the retrospective or cumulative effect transition method. The Company is evaluating the effect that ASU 2014-09 will have on its consolidated financial statements and related disclosures. The Company has not yet selected a transition method nor has it determined whether it will early adopt the standard or not.

NOTE 2. CASH, CASH EQUIVALENTS AND MARKETABLE SECURITIES

Components for cash, cash equivalents and marketable securities (in millions):

			Unrealized					
March 31, 2015	Co	ost Basis	Gains		Unreali	zed Losses	F	air Value
Cash	\$	5	\$	_	\$	_	\$	5
Cash equivalents		46		_		_		46
Cash and cash equivalents		51		_		_		51
U.S. government and agency securities		200		1		_		201
Foreign government bonds		31		_		_		31
Asset-backed securities		151		_		_		151
Mortgage-backed securities		127		1		(1)		127
Corporate notes and bonds		721		6		_		727
Municipal securities		24						24
Marketable securities		1,254	<u> </u>	8		(1)		1,261
Total	\$	1,305	\$	8	\$	(1)	\$	1,312

December 31, 2014	Cost Basis	Unrealiz Gains	ed	Uni	ealized Losses	Fair Value
Cash	\$ 4	\$		\$	_	\$ 4
Cash equivalents	103		_		_	103
Cash and cash equivalents	 107					107
U.S. government and agency securities	166		_		_	166
Foreign government bonds	25		_		_	25
Asset-backed securities	130		_		_	130
Mortgage-backed securities	127		_		(1)	126
Corporate notes and bonds	644		3		(2)	645
Municipal securities	 18					18
Marketable securities	 1,110		3		(3)	1,110
Total	\$ 1,217	\$	3	\$	(3)	\$ 1,217

Unrealized losses from fixed-income securities are primarily attributable to changes in interest rates. Management does not believe any remaining unrealized losses represent other-than-temporary impairments based on our evaluation of available evidence as of March 31, 2015.

Activity for marketable securities (in millions):

	Thr	ee Months	Ended 1	March 31,
	201	.5		2014
Proceeds from sales and maturities	\$	259	\$	227
Gross realized gains		1		1
Gross realized losses		(1)		(1)

Maturities for marketable securities (in millions):

March 31, 2015	Cost Basis		Fair Value	
Due in one year or less	\$	152	\$	151
Due after one year through five years		1,099		1,106
Due after five years through 10 years		3		4
Due after 10 years				_
Total	\$	1,254	\$	1,261

NOTE 3. DERIVATIVE INSTRUMENTS

Fuel Hedge Contracts

The Company's operations are inherently dependent upon the price and availability of aircraft fuel. To manage economic risks associated with fluctuations in aircraft fuel prices, the Company periodically enters into call options for crude oil.

As of March 31, 2015, the Company had outstanding fuel hedge contracts covering 256 million gallons of crude oil that will be settled from April 2015 to September 2016. Refer to the contractual obligations and commitments section of Item 2 for further information.

Interest Rate Swap Agreements

The Company has interest rate swap agreements with a third party designed to hedge the volatility of the underlying variable interest rate in the Company's aircraft lease agreements for six Boeing 737-800 aircraft. The agreements stipulate that the Company pay a fixed interest rate over the term of the contract and receive a floating interest rate. All significant terms of the swap agreement match the terms of the lease agreements, including interest-rate index, rate reset dates, termination dates and underlying notional values. The agreements expire from February 2020 through March 2021 to coincide with the lease termination dates.

Fair Values of Derivative Instruments

Fair values of derivative instruments on the consolidated balance sheet (in millions):

	March 2015		December 31, 2014
Derivative Instruments Not Designated as Hedges			
Fuel hedge contracts			
Fuel hedge contracts, current assets	\$	3 \$	3
Fuel hedge contracts, noncurrent assets		2	4
Derivative Instruments Designated as Hedges			
Interest rate swaps			
Other accrued liabilities		(6)	(6)
Other liabilities		(15)	(13)
Losses in accumulated other comprehensive loss (AOCL)		(21)	(19)

The net cash received (paid) for new positions and settlements was (\$4) million and (\$7) million during the three months ended March 31, 2015 and 2014, respectively.

Pretax effect of derivative instruments on earnings (in millions):

	Thre	Three Months Ended March 31,			
	201	5	2014		
Derivative Instruments Not Designated as Hedges					
Fuel hedge contracts					
Gains (losses) recognized in aircraft fuel expense	\$	(6) \$	(10)		
Derivative Instruments Designated as Hedges					
Interest rate swaps					
Losses recognized in aircraft rent		(2)	(2)		
Gains (losses) recognized in other comprehensive income (OCI)		(4)	(3)		

The amounts shown as recognized in aircraft rent for cash flow hedges (interest rate swaps) represent the realized losses transferred out of AOCL to aircraft rent. The amounts shown as recognized in OCI are prior to the losses recognized in the income statement as aircraft rent during the period. The Company expects \$6 million to be reclassified from AOCL to aircraft rent within the next twelve months.

Credit Risk and Collateral

The Company is exposed to credit losses in the event of nonperformance by counterparties to these derivative instruments. To mitigate exposure, the Company periodically evaluates the counterparties' potential risk of nonperformance by monitoring the absolute exposure levels and credit ratings. The Company maintains security agreements with a number of its counterparties which may require the Company to post collateral if the fair value of the selected derivative instruments fall below specified mark-to-market thresholds. The posted collateral does not offset the fair value of the derivative instruments and is included in "Prepaid expenses and other current assets" on the consolidated balance sheet.

The Company posted collateral of \$5 million and \$3 million as of March 31, 2015 and December 31, 2014, respectively. The collateral was provided to one counterparty associated with the net liability position of the interest rate swap agreements, offset by the net asset position of the fuel hedge contracts under a master netting arrangement.

NOTE 4. FAIR VALUE MEASUREMENTS

Fair Value of Financial Instruments on a Recurring Basis

Fair values of financial instruments on the consolidated balance sheet (in millions):

March 31, 2015	Level 1		Level 2		Total	
Assets						
Marketable securities						
U.S. government and agency securities	\$	201	\$	_	\$	201
Foreign government bonds		_		31		31
Asset-backed securities		_		151		151
Mortgage-backed securities		_		127		127
Corporate notes and bonds		_		727		727
Municipal securities		_		24		24
Derivative instruments						
Fuel hedge call options		_		5		5
Liabilities						
Derivative instruments						
Interest rate swap agreements		_		(21)		(21)

December 31, 2014	Level 1		Level 2	Total	
Assets					
Marketable securities					
U.S. government and agency securities	\$ 166	\$	_	\$	166
Foreign government bonds	_		25		25
Asset-backed securities	_		130		130
Mortgage-backed securities	_		126		126
Corporate notes and bonds	_		645		645
Municipal securities	_		18		18
Derivative instruments					
Fuel hedge call options	_		7		7
Liabilities					
Derivative instruments					
Interest rate swap agreements	_		(19)		(19)

The Company uses the market and income approach to determine the fair value of marketable securities. U.S. government securities are Level 1 as the fair value is based on quoted prices in active markets. Foreign government bonds, asset-backed securities, mortgage-backed securities, corporate notes and bonds, and municipal securities are Level 2 as the fair value is based on industry standard valuation models that are calculated based on observable inputs such as quoted interest rates, yield curves, credit ratings of the security and other observable market information.

The Company uses the market approach and the income approach to determine the fair value of derivative instruments. Fuel hedge contracts that are not traded on a public exchange are Level 2 as the fair value is primarily based on inputs which are readily available in active markets or can be derived from information available in active markets. The fair value for call options is determined utilizing an option pricing model based on inputs that are readily available in active markets, or can be derived from information available in active markets. In addition, the fair value considers the exposure to credit losses in the event of nonperformance by counterparties. Interest rate swap agreements are Level 2 as the fair value of these contracts is determined based on the difference between the fixed interest rate in the agreements and the observable LIBOR-based forward interest rates at period end, multiplied by the total notional value.

The Company has no financial assets that are measured at fair value on a nonrecurring basis at March 31, 2015.

Fair Value of Other Financial Instruments

The Company used the following methods and assumptions to determine the fair value of financial instruments that are not recognized at fair value as described below.

Cash and Cash Equivalents: Carried at amortized cost, which approximates fair value.

Debt: The carrying amount of the Company's variable-rate debt approximates fair values. For fixed-rate debt, the Company uses the income approach to determine the estimated fair value, by using discounted cash flows using borrowing rates for comparable debt over the weighted life of the outstanding debt. The estimated fair value of the fixed-rate debt is Level 3 as certain inputs used are unobservable.

Fixed-rate debt that is not carried at fair value on the consolidated balance sheet and the estimated fair value of long-term fixed-rate debt (in millions):

	March 31, 2015		
Carrying amount	\$	587	\$ 614
Fair value		640	666

NOTE 5. MILEAGE PLAN

Alaska's Mileage Plan liabilities and deferrals on the consolidated balance sheets (in millions):

	March 31, 2015	December 31, 2014
Current Liabilities:		
Other accrued liabilities	\$ 360	\$ 343
Other Liabilities and Credits:		
Deferred revenue	375	367
Other liabilities	19	20
Total	\$ 754	\$ 730

Alaska's Mileage Plan revenue included in the consolidated statements of operations (in millions):

	 Three Months Ended March 31,				
	2015		2014		
Passenger revenues	\$ 64	\$	55		
Other - net revenues	 76		73		
Total	\$ 140	\$	128		

NOTE 6. LONG-TERM DEBT

Long-term debt obligations on the consolidated balance sheet (in millions):

	March 31, 2015	December 31, 2014
Fixed-rate notes payable due through 2024	\$ 587	\$ 614
Variable-rate notes payable due through 2025	181	189
Total debt	768	 803
Less current portion	118	117
Long-term debt, less current portion	\$ 650	\$ 686

Weighted-average fixed-interest rate	5.7%	5.7%
Weighted-average variable-interest rate	1.6%	1.6%

During the three months ended March 31, 2015, the Company made debt payments of \$35 million.

At March 31, 2015, long-term debt principal payments for the next five years and thereafter are as follows (in millions):

	Total
Remainder of 2015	\$ 83
2016	115
2017	120
2018	151
2019	114
Thereafter	185
Total	\$ 768

Bank Lines of Credit

The Company has two \$100 million credit facilities. Both facilities have variable interest rates based on LIBOR plus a specified margin. One of the \$100 million facilities, which expires in September 2017, is secured by aircraft. The other \$100 million facility, which expires in March 2017, is secured by certain accounts receivable, spare engines, spare parts and ground service equipment. The Company has no immediate plans to borrow using either of these facilities. These facilities have a requirement to maintain a minimum unrestricted cash and marketable securities balance of \$500 million. The Company is in compliance with this covenant at March 31, 2015.

NOTE 7. EMPLOYEE BENEFIT PLANS

Net periodic benefit costs recognized included the following components for the three months ended March 31, 2015 (in millions):

		Three Months Ended March 31,							
		Qualifie	d	Postretirement Medical					
	2	2015	2014	2015	2014				
Service cost	\$	10 \$	8	\$ 1	\$ 1				
Interest cost		21	20	1	1				
Expected return on assets		(31)	(29)	_	_				
Recognized actuarial loss (gain)		7	3	(3	(1)				
Total	\$	7 \$	2	\$ (1	\$ 1				

NOTE 8. COMMITMENTS

Future minimum fixed payments for commitments (in millions):

March 31, 2015	Aircraft Leases	Facility Leases	Aircraft Commitments	Capacity Purchase Agreements
Remainder of 2015	\$ 39	\$ 70	\$ 385	\$ 39
2016	105	92	585	58
2017	72	87	530	61
2018	57	39	428	42
2019	46	37	372	30
Thereafter	164	194	650	245
Total	\$ 483	\$ 519	\$ 2,950	\$ 475

Lease Commitments

At March 31, 2015, the Company had lease contracts for 64 aircraft, which have remaining noncancelable lease terms ranging from 2015 to 2028. Of these aircraft, 14 are non-operating (i.e. not in the Company's fleet) and seven aircraft are E-175 regional jets, which will begin operations under a CPA with SkyWest in 2015. The majority of airport and terminal facilities are also leased. Rent expense for aircraft and facility leases was \$73 million and \$75 million for the three months ended March 31, 2015 and 2014, respectively.

Aircraft Commitments

As of March 31, 2015, the Company is committed to purchasing 79 B737 aircraft (42 737-900ER aircraft and 37 737 MAX aircraft) and two Q400 aircraft, with deliveries in 2015 through 2022. In addition, the Company has options to purchase 46 B737 aircraft and five Q400 aircraft, and options to increase capacity with 16 E-175 aircraft through our CPA with SkyWest.

Capacity Purchase Agreements (CPAs)

At March 31, 2015, Alaska had CPAs with three carriers, including the Company's wholly-owned subsidiary, Horizon. Horizon sells 100% of its capacity to Alaska under a CPA, which is eliminated upon consolidation. In addition, Alaska has CPAs with SkyWest Airlines, Inc. (SkyWest) to fly certain routes and Peninsula Airways, Inc. (PenAir) to fly one route in the state of Alaska. Under these agreements, Alaska pays the third-party carriers an amount which is based on a determination of their cost of operating those flights and other factors. The costs paid by Alaska to Horizon are based on similar data and are intended to approximate market rates for those services. Future payments (excluding those due to Horizon) are based on contractually required minimum levels of flying by the third-party carriers, which could differ materially due to variable payments based on actual levels of flying and certain costs associated with operating flights, such as fuel.

NOTE 9. SHAREHOLDERS' EQUITY

Dividends

During the three months ended March 31, 2015, the Company declared and paid cash dividends of \$0.20 per share, or \$26 million.

Common Stock Repurchase

In September 2012, the Board of Directors authorized a \$250 million share repurchase program, which was completed in July 2014. In May 2014, the Board of Directors authorized a \$650 million share repurchase program.

Share repurchase activity (in millions, except share amounts):

	Three Months Ended March 31,						
	2		2	2014			
	Shares Amount			Shares	Amount		
2014 Repurchase Program - \$650 million	1,580,747	\$	102	_	\$	_	
2012 Repurchase Program - \$250 million		\$	<u> </u>	705,702	\$	30	
Total	1,580,747	\$	102	705,702	\$	30	

Accumulated Other Comprehensive Loss

Components of accumulated other comprehensive income (loss), net of tax (in millions):

	March 31, 2015		December 31, 2014	
Marketable securities	\$	4	\$	_
Employee benefit plans	(2	296)		(298)
Interest rate derivatives		(13)		(12)
Total	\$ (.	305)	\$	(310)

Earnings Per Share (EPS)

Diluted EPS is calculated by dividing net income by the average number of common shares outstanding plus the number of additional common shares that would have been outstanding assuming the exercise of in-the-money stock options and restricted stock units, using the treasury-stock method. For the three months ended March 31, 2015 and 2014, anti-dilutive shares excluded from the calculation of EPS were not material.

NOTE 10. OPERATING SEGMENT INFORMATION

Air Group has two operating airlines - Alaska Airlines and Horizon Air. Each is a regulated airline with separate management teams primarily in operational roles. Horizon sells 100% of its capacity to Alaska under a CPA, which is eliminated upon consolidation. In addition, Alaska has CPAs with SkyWest to fly certain routes and PenAir to fly one route in the state of Alaska. The Company attributes revenue between Mainline and Regional based on the coupon fare in effect on the date of issuance relative to the origin and destination of each flight segment. To manage the two operating airlines and the revenues and expenses associated with the CPAs, management views the business in three operating segments.

Alaska Mainline - Flying Boeing 737 jets and all associated revenues and costs.

Alaska Regional - Alaska's CPAs with Horizon, SkyWest and PenAir. In this segment, Alaska Regional records actual on-board passenger revenue, less costs such as fuel, distribution costs, and payments made to Horizon, SkyWest and PenAir under the respective CPAs. Additionally, Alaska Regional includes an allocation of corporate overhead such as IT, finance, and other administrative costs incurred by Alaska on behalf of Horizon.

Horizon - Horizon operates turboprop Q400 aircraft. All of Horizon's capacity is sold to Alaska under a CPA. Expenses include those typically borne by regional airlines such as crew costs, ownership costs, and maintenance costs. The results of Horizon's operations are eliminated upon consolidation.

Additionally, the following table reports "Air Group adjusted," which is not a measure determined in accordance with GAAP. The Company's chief operating decision-makers and others in management use this measure to evaluate operational performance and determine resource allocations. Adjustments are further explained below in reconciliation to consolidated GAAP results. Operating segment information is as follows (in millions):

						Th	ree l	Months Ended Marc	h 3	1, 2015				
		A	laska											
	M	ainline	1	Regional]	Horizon Consolidating		Consolidating	Air Group Adjusted ^(a)		Special Items ^(b)		Consolidated	
Operating revenues														
Passenger														
Mainline	\$	901	\$	_	\$	_	\$	_	\$	901	\$	_	\$	901
Regional		_		186		_		_		186		_		186
Total passenger revenues		901		186		_		_		1,087		_		1,087
CPA revenues		_		_		99		(99)		_		_		_
Freight and mail		22		1		_		_		23		_		23
Other - net		142		16		1		_		159		_		159
Total operating revenues		1,065		203		100		(99)		1,269		_		1,269
Operating expenses														
Operating expenses, excluding fuel		639		164		91		(98)		796		_		796
Economic fuel		203		32				_		235				235
Total operating expenses		842		196		91	_	(98)	_	1,031	_	_		1,031
Nonoperating income (expense)														
Interest income		5		_		_		_		5		_		5
Interest expense		(7)		_		(4)		_		(11)		_		(11)
Other		7				1		_		8		_		8
		5		_		(3)		_		2		_		2
Income (loss) before income tax	\$	228	\$	7	\$	6	\$	(1)	\$	240	\$	_	\$	240
						17								

	Three Months Ended March 31, 2014													
		Al	aska											
	M	ainline	R	egional	Horizon Consolidating		Air Group Adjusted ^(a)		Special Items ^(b)		(Consolidated		
Operating revenues		_		_				_						
Passenger														
Mainline	\$	854	\$	_	\$	_	\$	_	\$	854	\$	_	\$	854
Regional				186		_				186		_		186
Total passenger revenues		854		186		_		_		1,040		_		1,040
CPA revenues		_		_		91		(91)		_		_		_
Freight and mail		23		1		_		_		24		_		24
Other - net		140		17		1				158		_		158
Total operating revenues		1,017		204		92		(91)		1,222		_		1,222
Operating expenses														
Operating expenses, excluding fuel		576		151		86		(90)		723		_		723
Economic fuel		318		48				_		366		(8)		358
Total operating expenses		894		199		86		(90)		1,089		(8)		1,081
Nonoperating income (expense)														
Interest income		5		_		_		_		5		_		5
Interest expense		(8)		_		(4)		_		(12)		_		(12)
Other		18		(1)		1		_		18		_		18
		15		(1)		(3)		_		11				11
Income (loss) before income tax	\$	138	\$	4	\$	3	\$	(1)	\$	144	\$	8	\$	152

The adjusted column represents the financial information that is reviewed by management to assess performance of operations and determine capital allocations and does not include certain charges.

Includes mark-to-market fuel-hedge accounting charges.

Total assets were as follows (in millions):

	M	Iarch 31, 2015	December 31, 2014
Alaska(a)	\$	7,153	\$ 6,772
Horizon		821	818
Parent company		3,638	3,552
Elimination of inter-company accounts		(5,202)	(4,961)
Consolidated	\$	6,410	\$ 6,181

⁽a) There are no assets associated with purchased capacity flying at Alaska.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

OVERVIEW

The following Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A) is intended to help the reader understand the Company, our segment operations and our present business environment. MD&A is provided as a supplement to – and should be read in conjunction with – our consolidated financial statements and the accompanying notes. All statements in the following discussion that are not statements of historical information or descriptions of current accounting policy are forward-looking statements. Please consider our forward-looking statements in light of the risks referred to in this report's introductory cautionary note and the risks mentioned in Item 1A. "Risk Factors" of our Annual Report on Form 10-K for the year ended December 31, 2014. This overview summarizes the MD&A, which includes the following sections:

- First Quarter Review—highlights from the first quarter of 2015 outlining some of the major events that happened during the period and how they affected our financial performance.
- Results of Operations—an in-depth analysis of our revenues by segment and our expenses from a consolidated perspective for the three months ended March 31, 2015. To the extent material to the understanding of segment profitability, we more fully describe the segment expenses per financial statement line item. Financial and statistical data is also included here. This section includes forward-looking statements regarding our view of the remainder of 2015.
- Liquidity and Capital Resources—an overview of our financial position, analysis of cash flows, and relevant contractual obligations and commitments.

FIRST QUARTER REVIEW

Our consolidated pretax income was \$240 million during the first quarter of 2015, compared to \$152 million in the first quarter of 2014. The increase of \$88 million was mainly due to increased revenues of \$47 million and lower aircraft fuel expense of \$123 million, partially offset by an increase in non-fuel expenses of \$73 million. Also, in the prior-year quarter, we recognized gains from the sale of certain equity securities of \$11 million. The increase in revenues was due to an increase in capacity of 10.8%, while the average price of raw fuel decreased 38.9% per gallon, and non-fuel unit expenses decreased 0.6%.

See "Results of Operations" below for further discussion of changes in revenues and operating expenses and our reconciliation of non-GAAP measures to the most directly comparable GAAP measure.

Operations Performance

During the first quarter, both Alaska and Horizon continued their strong on-time performance, reporting that 85.0% and 86.2% of their flights arrived on time, respectively. For the twelve months ended February 2015, Alaska maintained its ranking as the top carrier among the eight largest U.S. airlines for on-time performance, according to the U.S. Department of Transportation.

New Markets

New routes launched and announced are as follows:

New Non-Stop Routes Launched in Q1	New Non-Stop Routes Announced (Launch Dates)
Las Vegas to Mammoth Lakes, California	Seattle to JFK, New York (9/16/15)
San Diego to Kona, Hawaii	Orange County, California to Cabo San Lucas, Mexico (10/8/15)
Seattle to Washington, D.C. Dulles	Orange County, California to Puerto Vallarta, Mexico (10/9/15)
	Boise to Spokane, Washington (8/24/15)
	Los Angeles to Baltimore, Maryland (9/10/15)
	Seattle to Nashville, Tennessee (9/23/15)
	Seattle to Raleigh, North Carolina (10/1/15)
	Seattle to Charleston, South Carolina (11/16/15)
	Los Angeles to San Jose, Costa Rica (10/31/15)
	Los Angeles to Liberia, Costa Rica (11/1/15)

Capital Allocation

During the first quarter of 2015, we paid cash dividends of \$26 million and we repurchased 1,580,747 shares of our common stock for \$102 million under the \$650 million repurchase program authorized by our Board of Directors in May 2014. Since 2007, we have repurchased 50,669,998 shares of common stock under such programs for \$930 million for an average price of \$18 per share. During the month of April, we repurchased 829,873 shares of our common stock for \$53 million, resulting in 129,635,498 shares outstanding at April 30, 2015. For 2015, we expect to deploy at least \$550 million to shareholders through a combination of dividends and share repurchases.

Outlook

Currently, we see strong demand for the summer travel season. Because of our low cost structure, low fuel costs, and our strong balance sheet we are able to offer lower fares, while maintaining our return and capital allocation objectives. We believe this offers our customers an outstanding value proposition when coupled with the improvements we've made in our in-flight experience with Alaska BeyondTM, including upgraded food and beverage offerings, new streaming in-flight entertainment, comfortable Recaro seats with power at every seat, and our award winning service. We also launched a promotion beginning February 1, 2015 to offer a free checked bag to all Alaska Airlines Visa Signature credit cardholders to further enhance the value of our Mileage Plan program, which we expect to continue.

We expect our capacity to increase approximately 10.5% in the second quarter. In addition to our own capacity growth, competitive capacity is expected to be up approximately 15% in the second quarter (weighted by the concentration of our own capacity in competitive markets), which will put pressure on our yields and load factors. We currently expect our unit costs to be flat in the second quarter compared to 2014, and are targeting an approximate 0.5% decrease in unit costs for the full year of 2015 compared to 2014.

Our current expectations for capacity and CASM excluding fuel and special items are summarized below:

	Forecast Q2 2015	Change Y-O-Y	Forecast Full Year 2015	Change Y-O-Y
Consolidated:				
ASMs (000,000) "capacity"	9,900 - 9,950	~ 10.5%	39,500 - 39,900	$\sim 10.0\%$
CASM excluding fuel (cents)	8.33¢ - 8.38¢	\sim flat	8.30¢ - 8.35¢	~ (0.5)%
Mainline:				
ASMs (000,000) "capacity"	8,925 - 8,975	~ 10.5%	35,600 - 36,000	$\sim 10.0\%$
CASM excluding fuel (cents)	7.43¢ - 7.48¢	~ flat	7.40¢ - 7.45¢	~ (0.5)%

RESULTS OF OPERATIONS

COMPARISON OF THREE MONTHS ENDED MARCH 31, 2015 COMPARED TO THREE MONTHS ENDED MARCH 31, 2014

Our consolidated net income for the first quarter of 2015 was \$149 million, or \$1.12 per diluted share, compared to net income of \$94 million, or \$0.68 per diluted share, in the first quarter of 2014. Significant items impacting the comparability between the periods are as follows:

• In the first quarter of 2014 there were adjustments to reflect the timing of unrealized mark-to-market gains of \$8 million (\$5 million after tax, or \$0.04 per diluted share) related to our fuel hedge positions.

ADJUSTED (NON-GAAP) RESULTS AND PER-SHARE AMOUNTS

We believe disclosure of earnings excluding the impact of mark-to-market gains or losses or other individual revenues or expenses is useful information to investors because:

- CASM excluding fuel and certain special items is one of the most important measures used by management and by the Air Group Board of Directors in assessing quarterly and annual cost performance;
- By eliminating fuel expense and certain special items from our unit metrics, we believe that we have better visibility into the results of our non-fuel continuing operations. Our industry is highly competitive and is characterized by high fixed costs, so even a small reduction in non-fuel operating costs can result in a significant improvement in operating results. In addition, we believe that all domestic carriers are similarly impacted by changes in jet fuel costs over the long run, so it is important for management (and thus investors) to understand the impact of (and trends in) company-specific cost drivers such as labor rates and productivity, airport costs, maintenance costs, etc., which are more controllable by management;
- Our results excluding fuel expense and certain special items serve as the basis for our various employee incentive plans, thus the information allows investors to better understand the changes in variable incentive pay expense in our consolidated statements of operations; and
- · We believe it is the basis by which we are evaluated by industry analysts; and
- · It is useful to monitor performance without these items as it improves a reader's ability to compare our results to those of other airlines.

Although we are presenting these non-GAAP amounts for the reasons above, investors and other readers should not necessarily conclude these amounts are non-recurring, infrequent, or unusual in nature.

Excluding the impact of mark-to-market fuel hedge adjustments, our adjusted consolidated net income for the first quarter of 2015 was \$149 million, or \$1.12 per diluted share, compared to an adjusted consolidated net income of \$89 million, or \$0.64 per diluted share, in the first quarter of 2014.

		Three Months Ended March 31,								
		2015				2014				
(in millions, except per share amounts)	D	ollars	Dil	luted EPS		Dollars	Diluted EPS			
Net income and diluted EPS as reported	\$	149	\$	1.12	\$	94	\$	0.68		
Mark-to-market fuel hedge adjustments, net of tax		_		_		(5)		(0.04)		
Non-GAAP adjusted income and per-share amounts	\$	149	\$	1.12	\$	89	\$	0.64		

Our operating costs per ASM are summarized below:

	Three M	Three Months Ended March 31,						
(in cents)	2015	2014	% Change					
Consolidated:								
CASM	11.14¢	12.94¢	(13.9)					
Less the following components:								
Aircraft fuel, including hedging gains and losses	2.53	4.28	(40.9)					
CASM excluding fuel	8.61¢	8.66¢	(0.6)					
Mainline:								
CASM	10.09¢	11.82¢	(14.6)					
Less the following components:								
Aircraft fuel, including hedging gains and losses	2.43	4.14	(41.3)					
CASM excluding fuel	7.66¢	7.68¢	(0.3)					

OPERATING STATISTICS SUMMARY (unaudited)

Below are operating statistics we use to measure operating performance. We often refer to unit revenues and adjusted unit costs, which are non-GAAP measures.

	Three I	Months Ended M	arch 31,
	2015	2014	Change
Consolidated Operating Statistics: ^(a)			
Revenue passengers (000)	7,316	6,649	10.0%
Revenue passenger miles (RPM) (000,000) "traffic"	7,723	7,078	9.1%
Available seat miles (ASM) (000,000) "capacity"	9,257	8,352	10.8%
Load factor	83.4%	84.7%	(1.3) pts
Yield	14.08¢	14.70¢	(4.2%)
Passenger revenue per ASM (PRASM)	11.74¢	12.45¢	(5.7%)
Revenue per ASM (RASM)(b)	13.71¢	14.64¢	(6.4%)
Operating expense per ASM (CASM) excluding fuel ^(b)	8.61¢	8.66¢	(0.6%)
Economic fuel cost per gallon ^(b)	\$1.98	\$3.32	(40.4%)
Fuel gallons (000,000)	119	110	8.2%
ASMs per fuel gallon	77.8	75.9	2.5%
Average full-time equivalent employees (FTEs)	13,274	12,386	7.2%
Mainline Operating Statistics:			
Revenue passengers (000)	5,236	4,737	10.5%
RPMs (000,000) "traffic"	6,994	6,402	9.2%
ASMs (000,000) "capacity"	8,347	7,495	11.4%
Load factor	83.8%	85.4%	(1.6) pts
Yield	12.88¢	13.34¢	(3.4%)
PRASM	10.79¢	11.40¢	(5.4%)
RASM	12.75¢	13.57¢	(6.0%)
CASM excluding fuel ^(b)	7.66¢	7.68¢	(0.3%)
Economic fuel cost per gallon ^(b)	\$1.97	\$3.32	(40.7%)
Fuel gallons (000,000)	103	96	7.3%
ASMs per fuel gallon	81.0	78.1	3.7%
Average FTEs	10,380	9,591	8.2%
Aircraft utilization	10.6	10.2	3.9%
Average aircraft stage length	1,199	1,201	(0.2%)
Mainline operating fleet at period-end	137	133	4 a/c
Regional Operating Statistics:(c)			
Revenue passengers (000)	2,080	1,912	8.8%
RPMs (000,000) "traffic"	728	675	7.9%
ASMs (000,000) "capacity"	910	857	6.2%
Load factor	80.0%	78.8%	1.2 pts
Yield	25.58¢	27.53¢	(7.1%)
PRASM	20.46¢	21.69¢	(5.7%)
Regional operating fleet at period-end (Horizon and dedicated Skywest aircraft)	60	59	1 a/c
a) Except for ETEs, data includes information related to third-party Regional CPA arrangements			

⁽a) Except for FTEs, data includes information related to third-party Regional CPA arrangements.

⁽b) See reconciliation of this measure to the most directly related GAAP measure in the "Results of Operations" section.

⁽c) Data presented includes information related to Regional CPAs.

OPERATING REVENUES

Total operating revenues increased \$47 million, or 4%, during the first quarter of 2015 compared to the same period in 2014. The changes are summarized in the following table:

	Three Months Ended March 31,						
(in millions)	2015		2014	% Change			
Passenger							
Mainline	\$ 901	\$	854	6			
Regional	186		186	_			
Total passenger revenue	1,087		1,040	5			
Freight and mail	23		24	(4)			
Other - net	 159		158	1			
Total operating revenues	\$ 1,269	\$	1,222	4			

Passenger Revenue – Mainline

Mainline passenger revenue for the first quarter of 2015 increased by 6% due to an 11.4% increase in capacity, partially offset by a decrease of 5.4% in PRASM compared to the first quarter of 2014. The increase in capacity was driven by adding larger aircraft to our fleet and the annualization of new routes added to expand our service from Seattle, Anchorage, Portland, and Salt Lake City. The decrease in PRASM was driven by a 3.4% decline in ticket yield and a 1.6-point reduction in load factor compared to the prior-year quarter. The decrease in yield and load factor was primarily due to increased competitive capacity in our markets and, to a lessor extent, new markets that have not yet fully matured. Additionally, interline revenue decreased approximately 25% due to a reduction in revenue from one of our codeshare partners, and due to a favorable impact to revenue in the prior year from storm-related rebookings on us by other carriers.

Passenger Revenue - Regional

Regional passenger revenue was flat compared to the first quarter of 2014. The 6.2% increase in capacity was offset by a 5.7% decrease in PRASM. The increase in capacity was driven by additional frequencies and the annualization of new routes in the prior year. The decrease in PRASM is due to a 7.1% decline in yield, partially offset by an increase in load factor of 1.2 points. The decrease in yield is due to an increase in competitive capacity in our regional markets and our own growth as we strengthen our network utility in the Pacific Northwest.

Other – Net

Other - net revenue increased \$1 million from the first quarter of 2014, due to slight increases in Mileage Plan revenue, change fee revenue and buy-on-board revenue. Largely offsetting these increases was a \$6 million decline in bag fee revenue connected to promotions to offer a free checked bag to all Mileage Plan members in January, and to our Alaska Airlines Visa Signature credit cardholders in February and March.

OPERATING EXPENSES

Total operating expenses decreased \$50 million, or 5%, compared to the first quarter of 2014. We believe it is useful to summarize operating expenses as follows, which is consistent with the way expenses are reported internally and evaluated by management:

	Three Months Ended March 31,							
(in millions)		2015		2014	% Change			
Fuel expense	\$	235	\$	358	(34)			
Non-fuel expenses		796		723	10			
Total Operating Expenses	\$	1,031	\$	1,081	(5)			

Significant operating expense variances from 2014 are more fully described below.

Wages and Benefits

Wages and benefits increased during the first quarter of 2015 by \$34 million. The primary components of wages and benefits are shown in the following table:

	Three Months Ended March 31,							
(in millions)	2015			2014	% Change			
Wages	\$ 2	230	\$	209	10			
Pension - Defined benefit plans		7		2	250			
Defined contribution plans		15		13	15			
Medical and other benefits		38		33	15			
Payroll taxes		16		15	7			
Total wages and benefits	\$ 3	306	\$	272	13			

Wages increased 10% with a 7.2% increase in FTEs. The primary driver of the increase in wages is the new Alaska Flight Attendant contract that was was signed in the fourth quarter of 2014. FTEs increased across most work groups compared to the prior year due to the growth in departures.

Pension expense increased \$5 million, compared to the same period in the prior year. The increase is due to revaluing the pension obligation at December 31, 2014 with higher mortality assumptions, and a lower discount rate that increased the pension obligation. The resulting unrealized loss is amortized over the expected service period.

Medical and other benefits increased 15% compared to the same period in the prior year. The increase is primarily due to increases in medical insurance expense and workers' compensation expense, due to higher volumes of medical claims and a workers' compensation claim.

Aircraft Fuel

Aircraft fuel expense includes both *raw fuel expense* (as defined below) plus the effect of mark-to-market adjustments to our fuel hedge portfolio included in our consolidated statement of operations as the value of that portfolio increases and decreases. Our aircraft fuel expense is very volatile, even between quarters, because it includes these gains or losses in the value of the underlying instrument as crude oil prices and refining margins increase or decrease. *Raw fuel expense* is defined as the price that we generally pay at the airport, or the "into-plane" price, including taxes and fees. Raw fuel prices are impacted by world oil prices and refining costs, which can vary by region in the U.S. *Raw fuel expense* approximates cash paid to suppliers and does not reflect the effect of our fuel hedges.

Aircraft fuel expense decreased \$123 million, or 34% compared to 2014. The elements of the change are illustrated in the following table:

			Three Months l	Ende	d March 31,			
	2015				2	014	14	
(in millions, except for per gallon amounts)	 Dollars		Cost/Gal		Dollars		Cost/Gal	
Raw or "into-plane" fuel cost	\$ 229	\$	1.93	\$	348	\$	3.16	
Losses on settled hedges	6		0.05		18		0.16	
Consolidated economic fuel expense	235		1.98		366		3.32	
Mark-to-market fuel hedge adjustments	 _		_		(8)		(0.07)	
GAAP fuel expense	\$ 235	\$	1.98	\$	358	\$	3.25	
Fuel gallons	119				110			

Fuel expense was lower than in the first quarter of 2014 as the raw fuel price per gallon decreased 39% on an 8% increase in fuel gallons. West Coast jet fuel prices are impacted by both the price of crude oil, as well as refining margins associated with the conversion of crude oil to jet fuel. The decrease in raw fuel price per gallon during the first quarter of 2015 was due to lower crude oil prices of 51% with stable refining margins.

We also evaluate *economic fuel expense*, which we define as raw fuel expense adjusted for the cash we receive from, or pay to, hedge counterparties for hedges that settle during the period, and for the premium expense that we paid for those contracts. A key difference between aircraft fuel expense and economic fuel expense is the timing of gain or loss recognition on our hedge portfolio. When we refer to economic fuel expense, we include gains and losses only when they are realized for those contracts that were settled during the period based on their original contract terms. We believe this is the best measure of the effect that fuel prices are currently having on our business because it most closely approximates the net cash outflow associated with purchasing fuel for our operations. Accordingly, many industry analysts evaluate our results using this measure, and it is the basis for most internal management reporting and incentive pay plans.

We recognized losses of \$6 million for hedges that settled during the first quarter of 2015, compared to losses of \$18 million in the first quarter of 2014. These amounts represent the net cash paid including the premium expense recognized for those hedges. Additionally, in the prior year we recorded an unrealized gain of \$8 million.

Aircraft Maintenance

Aircraft maintenance expense increased by \$12 million, or 24%, compared to the first quarter of 2014. For both fleets, the increase is due to more scheduled engine events that were more expensive due to replacing life-limited parts. Additionally, there were more airframe checks for the B737 fleet compared to the first quarter of 2014.

We expect full-year aircraft maintenance expense to be 10% to 15% higher than full-year 2014 due to an increase in engine maintenance expense for both fleet types.

Contracted Services

Contracted services expense increased \$7 million, or 12%, compared to the first quarter of 2014. The increase is primarily due to increased flying at stations where we use vendors to assist us with passenger and ramp handling. Additionally, payments to our CPA partners increased approximately \$2 million compared to the same period in the prior year because of increased flying.

Selling Expenses

Selling expenses increased \$7 million, or 15%, compared to the first quarter of 2014. The increase is directly due to the advertising and promotional activity related to the launch of our Alaska Beyond service.

Depreciation and Amortization Expense

Depreciation and amortization expense increased \$6 million, or 9%, compared to the first quarter of 2014. The increase is due to seven additional aircraft in the fleet, the completion of our cabin improvement project, and capitalization of non-aircraft assets.

Food and Beverage Expense

Food and beverage expense increased \$4 million, or 19%, compared to the first quarter of 2014. The increase is due to increased buy-on-board sales and changes in the menu offering higher quality food and beverage products.

Nonoperating Income

Net nonoperating income decreased \$9 million, compared to the first quarter of 2014. In the prior year, we recognized a gain from the sale of certain equity securities.

Operating Expenses Compared to Capacity Growth

We are presenting our line-item expenses below both in absolute dollars and on an ASM basis to highlight areas in which costs have increased or decreased either more or less than capacity.

	Three Months Ended March 31,									
		2015		2014	2015	2014	Change			
(in millions, except CASM)	A	mount		Amount	CASM	CASM	CASM			
Wages and benefits	\$	306	\$	272	3.31¢	3.26¢	1.5 %			
Variable incentive pay		26		25	0.28	0.30	(6.7)%			
Aircraft maintenance		63		51	0.68	0.61	11.5 %			
Aircraft rent		26		28	0.28	0.34	(17.6)%			
Landing fees and other rentals		71		69	0.77	0.83	(7.2)%			
Contracted services		67		60	0.72	0.72	— %			
Selling expenses		53		46	0.57	0.55	3.6 %			
Depreciation and amortization		76		70	0.83	0.84	(1.2)%			
Food and beverage service		25		21	0.27	0.25	8.0 %			
Other		83		81	0.90	0.96	(6.3)%			
Non-fuel Expenses	\$	796	\$	723	8.61¢	8.66¢	(0.6)%			

Additional Segment Information

Refer to the Notes of the Condensed Consolidated Financial Statements for a detailed description of each segment. Below is a summary of each segment's profitability.

Alaska Mainline

Pretax profit for Alaska Mainline was \$228 million in the first quarter of 2015 compared to \$138 million in the first quarter of 2014. The \$47 million increase in Mainline passenger revenue is described above. Mainline operating expense excluding fuel increased by \$63 million to \$639 million in 2015 due to higher maintenance rates and volumes, higher ramp and passenger handling, higher advertising and promotional spend on the launch of Alaska Beyond, increased costs with higher quality food and beverage products, and higher depreciation related to our fleet growth. *Economic fuel cost* decreased due to lower raw fuel costs, partially offset by a 7.3% increase in consumption.

Alaska Regional

Pretax profit for Alaska Regional was \$7 million in the first quarter of 2015 compared to \$4 million the first quarter of 2014. The increase is due to lower economic fuel expense, partially offset by higher expenses to support additional capacity.

Horizon

Pretax profit for Horizon was \$6 million in the first quarter of 2015 compared to \$3 million in the first quarter of 2014. CPA Revenues (100% of which are from Alaska and eliminated in consolidation) increased due to additional departures and rates in the CPA contract. The \$5 million increase in Horizon's non-fuel operating expenses was largely driven by increased engine maintenance and increased wages to support additional flying.

LIQUIDITY AND CAPITAL RESOURCES

Our primary sources of liquidity are:

- Our existing cash and marketable securities balance of \$1.3 billion;
- · Our expected cash from operations;
- Our 77 unencumbered aircraft in our operating fleet that could be financed, if necessary;
- Our combined \$200 million bank line-of-credit facilities, with no outstanding borrowings.

During the first three months of 2015, we purchased one Q400 aircraft with cash on hand and made debt payments totaling \$35 million. In addition, we continued to return capital to our shareholders by paying \$26 million in quarterly dividends and repurchasing \$102 million of our common stock.

In 2014, we were rated BBB- by Fitch Ratings and Standard & Poor's, and are now one of only two U.S. airlines with investment-grade credit ratings.

In our cash and marketable securities portfolio, we invest only in securities that meet our overall investment policy of maintaining and securing investment principal. Our investment portfolio is managed by reputable firms that adhere to our investment policy that sets forth certain objectives, approved and prohibited investments, and duration and credit quality guidelines. Our policy and the portfolio managers are continually reviewed to ensure that the investments align with our strategy.

The table below presents the major indicators of financial condition and liquidity:

(in millions, except per share and debt-to-capital amounts)	Ma	rch 31, 2015	De	ecember 31, 2014	Change
Cash and marketable securities	\$	1,312	\$	1,217	7.8 %
Cash, marketable securities, and unused lines of credit as a percentage of trailing twelve months revenue		28%		26%	2 pts
Long-term debt, net of current portion	\$	650	\$	686	(5.2) %
Shareholders' equity	\$	2,166	\$	2,127	1.8 %
Long-term debt-to-capital including net present value of aircraft operating lease payments ^(a)		29%:71%		31%:69%	(2) pts

⁽a) Calculated using the present value of remaining aircraft lease payments.

Given our strong financial condition, we will continue to evaluate our cash flows from operations, reinvest in the business, and return capital to our shareholders, while maintaining a strong liquidity position.

The following discussion summarizes the primary drivers of the increase in our cash and marketable securities balance and our expectation of future cash requirements.

ANALYSIS OF OUR CASH FLOWS

Cash Provided by Operating Activities

For the first three months of 2015, net cash provided by operating activities was \$514 million, compared to \$242 million during the same period in 2014. The \$272 million increase was primarily attributable to a decrease in the price of jet fuel, the collection of a \$65 million income tax receivable from 2014, and an increase in passenger revenues.

We typically generate positive cash flows from operations and expect to use that cash flow to buy aircraft and capital equipment, make normal debt payments, and to return capital to shareholders through share repurchases and dividends.

Cash Used in Investing Activities

Cash used in investing activities was \$421 million during the first three months of 2015, compared to \$164 million during the same period of 2014. Our capital expenditures were \$279 million in the first three months of 2015, primarily due to purchase deposits related to 34 aircraft deliveries over the next 24 months.

The table below reflects our full-year expectation for capital expenditures and the additional expenditures if options were exercised. These options will be exercised only if we believe return on invested capital targets can be met.

(in millions)	2015	2016	2017	2018
Aircraft and aircraft purchase deposits - firm	\$ 580	\$ 530	\$ 500	\$ 400
Other flight equipment	55	55	30	25
Other property and equipment	100	80	80	80
Total property and equipment additions	\$ 735	\$ 665	\$ 610	\$ 505
Option aircraft and aircraft deposits, if exercised(a)	\$ _	\$ 60	\$ 140	\$ 290

⁽a) Alaska has options to acquire 46 B737 aircraft with deliveries from 2018 through 2024. Horizon has options to acquire five Q400 aircraft with deliveries from 2018 through 2019.

Cash Used by Financing Activities

Net cash used by financing activities was \$149 million during the first three months of 2015 compared to \$68 million during the same period in 2014. During the first three months of 2015 we made debt payments of \$35 million, stock repurchases of \$102 million, and dividend payments totaling \$26 million.

Bank Line-of-Credit Facilities

We have two \$100 million credit facilities. Both facilities have variable interest rates based on LIBOR plus a specified margin. One of the \$100 million facilities, which expires in September 2017, is secured by aircraft. The other \$100 million facility, which expires in March 2017, is secured by certain accounts receivable, spare engines, spare parts and ground service equipment.

CONTRACTUAL OBLIGATIONS AND COMMITMENTS

Aircraft Purchase Commitments

As of March 31, 2015, we have firm orders to purchase 81 aircraft. We also have options to acquire 46 B737 aircraft with deliveries from 2018 through 2024 and have options to acquire five Q400 aircraft with deliveries from 2018 through 2019. In addition, we have options to add regional capacity by having SkyWest operate up to 16 more E-175 aircraft.

The following table summarizes expected fleet activity by year:

	Actual Fleet	Actual Fleet Expected Fleet Activity(a)						
Aircraft	Dec 31, 2014	2015 Changes	Dec 31, 2015	2016-2017 Changes	Dec 31, 2017			
737 Freighters & Combis	6		6	(3)	3			
737 Passenger Aircraft	131	10	141	9	150			
Total Mainline Fleet	137	10	147	6	153			
Q400	51	1	52	2	54			
E-175	_	5	5	2	7			
CRJ700	8	_	8	_	8			
Total Regional Fleet	59	6	65	4	69			
Total	196	16	212	10	222			

⁽a) Expected fleet activity includes aircraft deliveries, net of planned retirements and lease returns.

For future firm orders and if we exercise our options for additional deliveries, we may finance the aircraft through internally generated cash, long-term debt, or lease arrangements.

Fuel Hedge Positions

All of our current oil positions are call options, which are designed to effectively cap the cost of the crude oil component of our jet fuel purchases. With call options, we benefit from a decline in crude oil prices, as there is no cash outlay other than the premiums we pay to enter into the contracts. Our crude oil positions are as follows:

	Approximate % of Expected Fuel Requirements	Weighted-Average Crude Oil Price per Barrel	Average Premium Cost per Barrel
Second Quarter 2015	50%	\$97	\$3
Third Quarter 2015	50%	\$90	\$3
Fourth Quarter 2015	40%	\$86	\$3
Remainder 2015	47%	\$95	\$3
First Quarter 2016	30%	\$82	\$3
Second Quarter 2016	20%	\$72	\$3
Third Quarter 2016	10%	\$72	\$3
Full Year 2016	15%	\$77	\$3

Contractual Obligations

The following table provides a summary of our principal payments under current and long-term debt obligations, operating lease commitments, aircraft purchase commitments and other obligations as of March 31, 2015:

(in millions)	Re	mainder of 2015	2016	2017	2018	2019	F	Beyond 2019	Total
Current and long-term debt obligations	\$	83	\$ 115	\$ 120	\$ 151	\$ 114	\$	185	\$ 768
Operating lease commitments ^(a)		109	197	159	96	83		358	1,002
Aircraft purchase commitments		385	585	530	428	372		650	2,950
Interest obligations(b)		24	32	27	21	13		13	130
Other obligations(c)		47	58	61	42	30		245	483
Total	\$	648	\$ 987	\$ 897	\$ 738	\$ 612	\$	1,451	\$ 5,333

- (a) Operating lease commitments generally include aircraft operating leases, airport property and hangar leases, office space, and other equipment leases. Included here are seven E-175 aircraft that will be operated by SkyWest under a capacity purchase agreement beginning in 2015.
- (b) For variable-rate debt, future obligations are shown above using interest rates in effect as of March 31, 2015.
- (c) Includes minimum obligations under our long-term PBH maintenance agreement and obligations associated with third-party CPAs with SkyWest and PenAir. Refer to the "Commitments" note in the condensed consolidated financial statements for further information.

Credit Card Agreements

We have agreements with a number of credit card companies to process the sale of tickets and other services. Under these agreements, there are material adverse change clauses that, if triggered, could result in the credit card companies holding back a reserve from our credit card receivables. Under one such agreement, we could be required to maintain a reserve if our credit rating is downgraded to, or below, a rating specified by the agreement or our cash and marketable securities balance falls below \$500 million. Under another such agreement, we could be required to maintain a reserve if our cash and marketable securities balance falls below \$500 million. We are not currently required to maintain any reserve under these agreements, but if we were, our financial position and liquidity could be materially harmed.

Deferred Income Taxes

For federal income tax purposes, the majority of our assets are fully depreciated over a seven-year life using an accelerated depreciation method or bonus depreciation, if available. For financial reporting purposes, the majority of our assets are depreciated over 15 to 20 years to an estimated salvage value using the straight-line basis. This difference, along with other deferred liabilities and offset by deferred assets, have created a significant deferred tax liability. At some point in the future the depreciation basis will reverse, potentially resulting in an increase in income taxes paid.

Taxable income and cash taxes payable in the short term are impacted by many items, including the amount of book income generated (which can be volatile depending on revenue and fuel prices), availability of "bonus depreciation", and other legislative changes that are out of our control. We believe that we have the liquidity to make our future tax payments.

CRITICAL ACCOUNTING ESTIMATES

There have been no material changes to our critical accounting estimates for the three months ended March 31, 2015. For information on our critical accounting estimates, see Item 7. "Management's Discussion and Analysis of Financial Condition and Results of Operations" of our Annual Report on Form 10-K for the year ended December 31, 2014.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

There have been no material changes in market risk from the information provided in Item 7A. "Quantitative and Qualitative Disclosure About Market Risk" in our Annual Report on Form 10-K for the year ended December 31, 2014.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

As of March 31, 2015, an evaluation was performed under the supervision and with the participation of our management, including our chief executive officer and chief financial officer (collectively, our "certifying officers"), of the effectiveness of the design and operation of our disclosure controls and procedures. These disclosure controls and procedures are designed to ensure that the information required to be disclosed by us in our periodic reports filed with or submitted to the Securities and Exchange Commission (the SEC) is recorded, processed, summarized and reported within the time periods specified by the SEC's rules and forms, and includes, without limitation, controls and procedures designed to ensure that such information is accumulated and communicated to our management, including our certifying officers, as appropriate to allow timely decisions regarding required disclosure. Our certifying officers concluded, based on their evaluation, that disclosure controls and procedures were effective as of March 31, 2015.

Changes in Internal Control over Financial Reporting

We made no changes in our internal control over financial reporting during the quarter ended March 31, 2015, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Our internal control over financial reporting is based on the 2013 framework in Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO Framework).

PART II

ITEM 1. LEGAL PROCEEDINGS

We are a party to routine litigation matters incidental to our business. Management believes the ultimate disposition of these matters is not likely to materially affect our financial position or results of operations. This forward-looking statement is based on management's current understanding of the relevant law and facts, and it is subject to various contingencies, including the potential costs and risks associated with litigation and the actions of judges and juries.

ITEM 1A. RISK FACTORS

There have been no material changes to the risk factors affecting our business, financial condition or future results from those set forth in Item 1A."Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2014. However, you should carefully consider the factors discussed in such section of our Annual Report on Form 10-K, which could materially affect our business, financial condition or future results. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition and/or operating results.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

This table provides certain information with respect to our purchases of shares of our common stock during the first quarter of 2015.

	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares (or units) Purchased as Part of Publicly Announced Plans or Programs	Maximum remaining dollar value of shares that can be purchased under the plan (in millions)
January 1, 2015 - January 31, 2015	197,081	\$ 61.39	197,081	
February 1, 2015 - February 28, 2015	565,916	63.73	565,916	
March 1, 2015 - March 31, 2015	817,750	66.10	817,750	
Total	1,580,747	\$ 64.53	1,580,747	\$ 282

The shares were purchased pursuant to a \$650 million repurchase plan authorized by the Board of Directors in May 2014.

	LIPON SENIOR	

None

ITEM 4. MINE SAFETY DISCLOSURES

None

ITEM 5. OTHER INFORMATION

None

ITEM 6. EXHIBITS

The following documents are filed as part of this report:

1. Exhibits: See Exhibit Index.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ALASKA AIR GROUP, INC.

/s/ CHRISTOPHER M. BERRY

Christopher M. Berry

Controller, Alaska Airlines Managing Director, Accounting (Principal Accounting Officer)

May 7, 2015

EXHIBIT INDEX

Exhibit Number	Exhibit Description
31.1	Certification of Chief Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of Chief Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2	Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
10.1#	Boeing Supplemental Agreement No. 39
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
#	Pursuant to 17 CFR 240.24b-2, confidential information has been omitted and filed separately with the Securities and Exchange Commission pursuant to a Confidential Treatment Application filed with the Commission.

EXHIBIT 31.1

CERTIFICATIONS

I, Bradley D. Tilden, certify that:

- 1. I have reviewed this annual report on Form 10-Q of Alaska Air Group, Inc. for the period ended March 31, 2015;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and we have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- e) The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors:
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

May 7, 2015

By /s/ BRADLEY D. TILDEN

Bradley D. Tilden

Chairman, President and Chief Executive Officer

EXHIBIT 31.2

CERTIFICATIONS

I, Brandon S. Pedersen, certify that:

- 1. I have reviewed this annual report on Form 10-Q of Alaska Air Group, Inc. for the period ended March 31, 2015;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and we have:
 - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors:
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

May 7, 2015

By /s/ BRANDON S. PEDERSEN

Brandon S. Pedersen

Executive Vice President/Finance and Chief Financial Officer

EXHIBIT 32.1

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Alaska Air Group, Inc. (the "Company") on Form 10-Q for the period ended March 31, 2015 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Bradley D. Tilden, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

May 7, 2015

By /s/ BRADLEY D. TILDEN

Bradley D. Tilden

Chairman, President and Chief Executive Officer

EXHIBIT 32.2

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Alaska Air Group, Inc. (the "Company") on Form 10-Q for the period ended March 31, 2015 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Brandon S. Pedersen, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

May 7, 2015

By /s/ BRANDON S. PEDERSEN

Brandon S. Pedersen

Executive Vice President/Finance and Chief Financial Officer

FOIA CONFIDENTIAL TREATMENT REQUESTED

Supplemental Agreement No. 39

to

Purchase Agreement No. 2497

between

The Boeing Company

and

Alaska Airlines, Inc.

Relating to Boeing Models 737-800 and 737-900ER Aircraft

THIS SUPPLEMENTAL AGREEMENT, entered into as of February 12, 2015, by and between THE BOEING COMPANY (**Boeing**) and ALASKA AIRLINES, INC. (**Customer**).

WHEREAS, the parties hereto entered into Purchase Agreement No. 2497 dated June 15, 2005 (**Purchase Agreement**), as amended and supplemented, relating to Boeing Model 737-890 aircraft and 737-990ER aircraft (**737-990ER Aircraft**);

WHEREAS, Boeing offered and Customer agrees to purchase two (2) Boeing Model 737-900ER aircraft as set forth below (Incremental Aircraft):

Contract Delivery Month	Manufacturer Serial Number	
[***]	[***]	
[***]	[***]	

Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. 2497 ASA

SA-39-1

WHEREAS, Boeing offered and Customer agrees to purchase two (2) Boeing Model 737-900ER aircraft as set forth below (Incremental Quarterly Aircraft):

Contract Delivery Month	Manufacturer Serial Number	
[***]	[***]	
[***]	[***]	

WHEREAS, Customer agrees to exercise its option to purchase two (2) Option Aircraft described in Letter Agreement 2497-1R21 and concurrently substitute such Option Aircraft to 737-900ER aircraft (Exercised Option Aircraft):

Contract Delivery Month	Manufacturer Serial Number
[***]	[***]
[***]	[***]

WHEREAS, Boeing and Customer acknowledge that the reference to Letter Agreement ASA-PA-2497-LA-1209641R2 entitled "Special Matters" in the preamble of SA-38 under "Letter Agreements", is erroneous and agree to disregard such reference. Boeing and Customer agree the correct reference is the following: "Letter Agreement ASA-PA-2497-LA-1209641R3 entitled "Special Matters", is hereby deleted in its entirety and replaced with a revised Letter Agreement ASA-PA-2497-LA-1209641R4, attached hereto, to identify the applicable Aircraft for such Letter Agreement."; and

WHEREAS, Boeing and Customer agree to update Letter Agreement ASA-PA-2497-LA-1404217 entitled [***] to identify the applicable Aircraft for such Letter Agreement.

NOW THEREFORE, in consideration of the mutual covenants herein contained, the parties agree to amend the Purchase Agreement as follows:

Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

1. Purchase Agreement Table of Contents and Tables.

- 1.1 Remove and replace, in its entirety, the Purchase Agreement "<u>Table of Contents</u>", with the revised Table of Contents, attached hereto, to reflect the changes made in this Supplemental Agreement No. 39.
- 1.2 "<u>Table 1C to Purchase Agreement 2497</u>", is deleted in its entirety and replaced with a revised Table 1C to Purchase Agreement 2497, attached hereto, to reflect the addition of the Incremental Aircraft and the Exercised Option Aircraft.
- 1.3 "Table 1D to Purchase Agreement 2497", attached hereto, is hereby added to the Purchase Agreement to reflect the addition of the Incremental Quarterly Aircraft. The month of delivery has not yet been identified for the Incremental Quarterly Aircraft. Boeing will, at its sole discretion, identify the specific delivery months for the Incremental Quarterly Aircraft, and will notify Customer of the delivery months no later than July 31, 2015.

Supplemental Exhibits.

Supplemental Exhibit BFE1 entitled "Buyer Furnished Equipment Variables", is deleted in its entirely and replaced with a revised Supplemental Exhibit BFE1 attached hereto, to reflect the addition of the Incremental Aircraft and the Exercised Option Aircraft. The Supplemental Exhibit BFE1 reflects [***] on-dock dates for the Incremental Quarterly Aircraft. As soon as the delivery months are identified for the Incremental Quarterly Aircraft, Boeing and Customer agree to revise the Supplemental Exhibit BFE1 accordingly.

Letter Agreements.

- 3.1 Attachment 3 to Letter Agreement 2497-1R21 entitled "Option Aircraft", is hereby deleted in its entirety and replaced with a revised Attachment 3, attached hereto, to reflect the removal of the Exercised Option Aircraft, pursuant to this Supplemental Agreement No. 39.
- 3.2 Letter Agreement ASA-PA-2497-1208492R6 entitled "<u>Aircraft Performance Guarantees</u>", is hereby deleted in its entirety and replaced with a revised Letter Agreement ASA-PA-2497-1208492R7, attached hereto, to incorporate the Incremental Aircraft, Incremental Quarterly Aircraft, and Exercised Option Aircraft.
- 3.3 Letter Agreement ASA-PA-2497-LA-1403488 entitled "Special Matters SA-37", is hereby deleted in its entirety and replaced with a revised Letter Agreement ASA-PA-2497-LA-1403488R1 entitled "Special Matters SA-37 and SA-39", attached hereto, to incorporate the Incremental Aircraft, Incremental Quarterly Aircraft, and the Exercised Option Aircraft.
- 3.4 Letter Agreement ASA-PA-2497-LA-1404217 entitled [***], is hereby deleted its entirely and replaced with a revised Letter Agreement ASA-PA-2497-LA-1404217R1, attached hereto, to identify the applicable Aircraft for such Letter Agreement.
 - * Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. 2497

ASA

Supplemental Agreement No. 39 to Purchase Agreement No. 2497

3.5 Letter Agreement 6-1162-LLLL-0130R3 entitled "Boeing Proposal relating to Space Bins", is hereby added to the Purchase Agreement.

4. Advance Payments.

The sum of [***] is the amount due in advance payments, as a result of (i) purchasing the Incremental Aircraft and Incremental Quarterly Aircraft; and (ii) exercising and converting the Option Aircraft.

The Agreement will be deemed to be supplemented to the extent provided herein as of the date hereof and as so supplemented will continue in full force and effect.

EXECUTED IN DUPLICATE as of the day and year first written above.

THE BOEING COMPANY	ALASKA AIRLINES, INC.
By: /s/ Lanine Lange	By:_/s/ Mark Eliasen
Its: Attorney-In-Fact	Its:Vice President, Finance & Treasurer_

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

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* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

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^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. No. 2497

SUPPLEMENTAL AGREEMENTS	<u>DATED AS OF:</u>
Supplemental Agreement No. 1	December 20, 2005
Supplemental Agreement No. 2	January 31, 2006
Supplemental Agreement No. 3	February 28, 2006
Supplemental Agreement No. 4	March 31, 2006
Supplemental Agreement No. 5	May 31, 2006
Supplemental Agreement No. 6	June 30, 2006
Supplemental Agreement No. 7	July 31, 2006
Supplemental Agreement No. 8	October 31, 2006
Supplemental Agreement No. 9	November 30, 2006
Supplemental Agreement No. 10	December 20, 2006
Supplemental Agreement No. 11	January 31, 2007
Supplemental Agreement No. 12	April 26, 2007
Supplemental Agreement No. 13	July 31, 2007
Supplemental Agreement No. 14	September 24, 2007
Supplemental Agreement No. 15	October 31, 2007
Supplemental Agreement No. 16	January 5, 2009
Supplemental Agreement No. 17	February 11, 2009
Supplemental Agreement No. 18	April 22, 2009
Supplemental Agreement No. 19	December 9, 2009
Supplemental Agreement No. 20	March 15, 2010
Supplemental Agreement No. 21	June 18, 2010
Supplemental Agreement No. 22	June 30, 2010
Supplemental Agreement No. 23	January 24, 2011
Supplemental Agreement No. 24	July 27, 2011
Supplemental Agreement No. 25	October 7, 2011
Supplemental Agreement No. 26	November 30, 2011
Supplemental Agreement No. 27	December 23, 2011
Supplemental Agreement No. 28	June 11, 2012
Supplemental Agreement No. 29	October 10, 2012

SUPPLEMENTAL AGREEMENTS	<u>DATED AS OF:</u>
Supplemental Agreement No. 30	February 22, 2013
Supplemental Agreement No. 31	May 16, 2013
Supplemental Agreement No. 32	September 25, 2013
Supplemental Agreement No. 33	January 2, 2014
Supplemental Agreement No. 34	February 28, 2014
Supplemental Agreement No. 35	May 30, 2014
Supplemental Agreement No. 36	June 26, 2014
Supplemental Agreement No. 37	October 6, 2014
Supplemental Agreement No. 38	January 8, 2015
Cumplemental Agreement No. 20	Feb. 12 2015

INACTIVE / DELETED TABLES, EXHIBITS, AND LETTER AGREEMENTS

TABLE

Table	Title	Last Updated under SA	Current Status
1, pages 1 through 12 and 14	Table 1 to Purchase Agreement No. PA- 02497	Various SAs	Inactive
1, page 13	Table 1 to Purchase Agreement No. PA- 02497	SA 27	Deleted under SA 29
1, pages 15.1 through 17	Table 1 to Purchase Agreement No. PA- 02497	SA 28	Deleted under SA 29

EXHIBITS

Exhibit	Title	Last Updated under SA	Current Status
A	Aircraft Configuration – 737-890 Aircraft	SA-6	Inactive
A-1	Aircraft Configuration – 737-890 Aircraft	SA-20	Deleted under SA- 20
A-2	Aircraft Configuration – 737-890 Aircraft	SA-20	Inactive

LETTER AGREEMENTS

Letter Agreement	Title	Last Updated under SA	Current Status
6-1162-IRS-118	Special Matters - Economic Impact	SA-18	Deleted under SA- 19
6-1162-SCR-025R2	"Special Matters" – Economic Impact Aircraft - Rescheduled delivery dates	SA-22	Inactive
6-1162-SCR-028	Notice of Exercise by	SA-19	Inactive

vi BOEING PROPRIETARY P.A. No. 2497 SA-39

Letter Agreement	Title	Last Updated under SA	Current Status
	Boeing of its Right to Reschedule Economic Impact Aircraft		
2497-6R6	Promotion Support (737-890 Aircraft)	SA-16	Inactive
6-1162-SCR-027	Promotion Support - [***] (737-890 Aircraft)	SA 19	Inactive
6-1162-LLL-004	Promotion Support [***] (737-890 Aircraft)	SA 28	Inactive
6-1162-SCR-106R1	737-990ER Model Open Configuration Matters	SA 24	Inactive
6-1162-MSA-691R5	[***]	SA-23	Inactive
Attachment A of 6- 1162-MSA-691R5	[***]	SA-25	Inactive
Attachments 1A, 1B, and 2 of 6-1162-MSA- 597	[***]	SA 17	Deleted under SA 25
6-1162-MSA-597R23	Special Matters	SA 29	Inactive

Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

Table 1C To Purchase Agreement No. PA-02497 Aircraft Delivery, Description, Price and Advance Payments

[***]

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

Table 1C To Purchase Agreement No. PA-02497 Aircraft Delivery, Description, Price and Advance Payments

[***]

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

Table 1D To Purchase Agreement No. PA-02497 Aircraft Delivery, Description, Price and Advance Payments Delivery Positions Identified by Quarter

[***]

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

BUYER FURNISHED EQUIPMENT VARIABLES

between

THE BOEING COMPANY

and

ALASKA AIRLINES, INC.

Supplemental Exhibit BFE1 to Purchase Agreement Number 2497

ASA P.A. No. 2497 BFE1 SA-39

BOEING PROPRIETARY

BUYER FURNISHED EQUIPMENT VARIABLES

relating to

BOEING MODEL 737-990ER AIRCRAFT

This Supplemental Exhibit BFE1 contains vendor selection dates, on-dock dates and other variables applicable to the 737-990ER Aircraft.

1. Supplier Selection.

Customer will:

1.1 For 737-990ER Aircraft, select and notify Boeing of the suppliers and part numbers of the following BFE items by the following dates:

Galley System	[***]
Galley Inserts	[***]
Seats (passenger)	[***]
Overhead & Audio System	[***]
In-Seat Video System	[***]
Miscellaneous Emergency Equipment	[***]
Cargo Handling Systems	[***]

On-dock Dates

On or before January 2012, Boeing will provide to Customer the BFE Requirements electronically in My Boeing Fleet (MBF), through My Boeing Configuration (MBC). These requirements may be periodically revised, setting forth the items, quantities, on-dock dates and shipping instructions and other requirements relating to the in-sequence installation of BFE.

For planning purposes, preliminary BFE on-dock dates are set forth below for 737-990ER Aircraft:

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA P.A. No. 2497 BFEI-1 SA-39

BOEING PROPRIETARY

<u>Item</u>	Preliminary On-Dock Dates			
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	1 1			
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
<u>Item</u>	Preliminary On-Dock Dates			
Delivery Date	[***]	[***]	[***]	[***]
Delivery Date [***]	[***] [***]	[***] [***]	[***] [***]	[***]
	(T)			
[***] [***]	[***]	[***]	[***]	[***]
[***] [***]	[***]	[***]	[***]	[***]
[***] [***] [***]	[***]	[***] [***]	[***]	[***]
[***] [***] [***]	[***] [***]	[***] [***]	[***] [***]	[***] [***]
[***] [***] [***]	[水水水] [水水水] [水水水] [水水水]	[***] [***] [***]	[***] [***] [***]	[***] [***] [***]
[***] [***] [***] [***]	[水水水] [水水水] [水水水] [水水水]	[[***] [***] [***]	[***] [***] [***]
[***] [***] [***] [***] [***]	[***] [***] [***] [***]	[***] [***] [***]	[***] [***] [***] [***]	[宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋]
[***] [***] [***] [***] [***] [***]	[***] [***] [***] [***]	[* * * *] [* * * *] [* * * *] [* * * *] [* * * *] [* * * *]	[***] [***] [***] [***]	[宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋]
[***] [***] [***] [***] [***] [***]	[*** *] [*** *] [*** *] [*** *] [*** *] [*** *]	[* * * *] [* * * *] [* * * *] [* * * *] [* * * *] [* * * *] [* * * *]	[***] [***] [***] [***] [***]	[宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋] [宋宋宋]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

Item	Preliminary On-Dock Dates			
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]		• •		
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
Item	1	Preliminary On-D	Oock Dates	
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	***	[***]	[***]
[***]	[***]	***	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]

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ASA P.A. No. 2497 BFE1-3 SA-39

Item		Preliminary On-	Dock Dates	
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	70 (570)	7. 17.1		3 (3)
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
Item		Preliminary On-	Dock Dates	
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA P.A. No. 2497 BFE1-4 SA-39

Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]				
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	•			
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
Delivery Date	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]		2.52	12 1224	
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	. S. 130	1,731 - 37		0.53
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]
[***]	[***]	[***]	[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA P.A. No. 2497 BFE1-5 SA-39

3. Additional Delivery Requirements - Import.

Customer will be the "**importer of record**" (as defined by the U.S. Customs and Border Protection) for all BFE imported into the United States, and as such, it has the responsibility to ensure all of Customer's BFE shipments comply with U.S. Customs Service regulations. In the event Customer requests Boeing, in writing, to act as importer of record for Customer's BFE, and Boeing agrees to such request, Customer is responsible for ensuring Boeing can comply with all U.S. Customs Import Regulations by making certain that, at the time of shipment, all BFE shipments comply with the requirements in the "International Shipment Routing Instructions", including the Customs Trade Partnership Against Terrorism (C-TPAT), as set out on the Boeing website referenced below. Customer agrees to include the International Shipment Routing Instructions, including C-TPAT requirements, in each contract between Customer and BFE supplier.

http://www.boeing.com/companyoffices/doingbiz/supplier_portal/index_general.html

ASA P.A. No. 2497 BFE1-6 SA-39

Attachment 3 to Option Aircraft Letter Agreement 2497-1R21 737-800Options Aircraft Delivery, Description, Price and Advance Payments (1)

[***]

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.



ASA-PA-2497-LA-1208492R7

Alaska Airlines, Inc. 19300 International Blvd. Seattle, Washington, 98188

Subject: Aircraft Performance Guarantees

Reference: Purchase Agreement No. PA-2497 (Purchase Agreement) between The

Boeing Company (Boeing) and Alaska Airlines, Inc. (Customer) relating

to Model 737-990ER aircraft

This letter agreement (Letter Agreement) cancels and supersedes Letter Agreement ASA-PA-2497-LA-1208492R6 and amends and supplements the Purchase Agreement. All terms used but not defined in this Letter Agreement shall have the same meaning as in the Purchase Agreement.

For the purposes of this Letter Agreement, Aircraft is defined to be the following:

Delivery Date	Manufacturer Serial Number
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1208492**R7** Performance Guarantees

Page 1 SA-39



[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1208492**R7** Performance Guarantees

Page 2 SA-**39**



[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
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[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1208492**R7** Performance Guarantees

Page 3 SA-**39**

BOEING PROPRIETARY





*Note: The month of delivery has not yet been identified for such Aircraft. Boeing will identify the specific delivery months no later than July 31, 2015 and will revise this Letter Agreement accordingly.

Boeing agrees to provide Customer with the performance guarantees in the Attachment to this Letter Agreement. These guarantees are exclusive and expire upon delivery of the Aircraft (as defined below) to Customer. Customer agrees to limit the remedy for non-compliance of any performance guarantee to the terms in Letter Agreement No. 6-1162-SCR-111R3, as amended.

Assignment.

Notwithstanding any other provisions of the Purchase Agreement, the rights and obligations described in this Letter Agreement are provided to Customer in consideration of Customer's becoming the operator of the Aircraft and cannot be assigned in whole or, in part.

Confidential Treatment.

The information contained herein represents confidential business information and has value precisely because it is not available generally or to other parties. Customer will limit the disclosure of its contents to employees of Customer with a need to know the contents for purposes of helping Customer perform its obligations under the Purchase Agreement and who understand they are not to disclose its contents to any other person or entity without the prior written consent of Boeing.

Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1208492R7 Performance Guarantees

Page 4 SA-**39**



Very truly yours,
THE BOEING COMPANY
By _/s/ Lanine Lange
Its Attorney-In-Fact
ACCEPTED AND AGREED TO this
Date: February 12, 2015
ALASKA AIRLINES, INC.
By _/s/ Mark Eliasen
Its VP/Finance & Treasurer

Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1208492**R7** Performance Guarantees

Page 5 SA-**39**

MODEL 737-900ER WITH WINGLETS PERFORMANCE GUARANTEES ${\bf FOR\ ALASKA\ AIRLINES, INC.}$

SECTION	CONTENTS
1	AIRCRAFT MODEL APPLICABILITY
2	FLIGHT PERFORMANCE
3	MANUFACTURER'S EMPTY WEIGHT
4	SOUND LEVELS
5	AIRCRAFT CONFIGURATION
6	GUARANTEE CONDITIONS
7	GUARANTEE COMPLIANCE
8	EXCLUSIVE GUARANTEES

1. AIRCRAFT MODEL APPLICABILITY

The guarantees contained in this Attachment (the "Performance Guarantees") are applicable to the 737-900ER Aircraft with winglets and a maximum takeoff weight of [***] pounds, a maximum landing weight of [***] pounds, and a maximum zero fuel weight of [***] pounds, and equipped with Boeing furnished CFM56-7B27E engines.

- 2. FLIGHT PERFORMANCE
- 2.1 [***]
- 2.2 [***]
- 2.3 Mission
- 2.3.1 [***]

2.3.2 Operational Empty Weight Basis

The Operational Empty Weight (OEW) derived in Paragraph 2.3.3 is the basis for the mission guarantee of Paragraph 2.3.1.

2.3.3 737-900ER Weight Summary - Alaska Airlines

Pounds

Standard Model Specification MEW

[***]

Configuration Specification D019A001, Rev. N, Dated January 29, 2010 204 Tourist Class Passengers
CFM56-7 Engines
164,500 lb (74,615 kg) Maximum Taxi Weight
6,875 U.S. Gallons (26,024 liters) Fuel Capacity

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. No. 2497 AERO-B-BBA4-M12-0475B

Cl. C. Al. I. A. F.					
Changes for Alaska Airlines	EC)			[***]	
Interior Change to 181 Passengers (16 FC / 165 EC)					
(Ref: LOPA - 379-0595 Rev. K) Boeing Sky Interior					
188,200 lb (85,366 kg) Maximum Taxi Weight	angar Wind			[***] [***]	
Mid-Cabin Exit Door Plug With Full-Sized Passenger Window					
Extended Operations (ETOPS)					
Heads-Up Display (HUD)					
Standby Power - 60-Minute Capability					
Heavy Duty Cargo Compartment Linings/Panels Centerline Overhead Stowage Compartments (5)					
Winglets	,			[***]	
Customer Options Allowance				[***]	
Customer Options Anowance				[]	
Alaska Airlines Manufacturer's Empty Weight	(MEW)			[***]	
Standard and Operational Items Allowance				[***]	
(Paragraph 2.3.4)					
Alaska Airlines Operational Empty Weight (OF	EW)			[***]	
	Quantity	Pounds	Pounds		
* Seat Weight Included:			[***]		
First Class Double	[*****]	[***]			
Economy Class Triple w/3 In-Arm Food Trays	[***]	[***]			
Economy Class Triple	[***]	[***]			
2.3.4 Standard and Operational Items Allowa	nce				
	Qty	Pounds	Pounds	Pounds	
Standard Items Allowance				[***]	

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. No. 2497 AERO-B-BBA4-M12-0475B

Unusable Fuel			[***]
Oil			[***]
Oxygen Equipment			[***]
Passenger Portable	[***]	[***]	55 W.53
Crew Masks	[***]	[***]	
Miscellaneous Equipment			[***]
Crash Axe	[***]	[***]	17 1173
Megaphones	[***]	[***]	
Flashlights	[****]	[***]	
Smoke Hoods	[als als als]	[***]	
Seat Belt Extensions	[afe afe afe]	[***]	
Galley Structure & Fixed Inserts		0.000	[***]
Onerational Items Allowance			[,,,]

Operational Items Allowance

[***]

Crew and Crew Baggage			[***]
Flight Crew	[***]	[***]	
Cabin Crew	[***]	[***]	
Baggage	[***]	[***]	
Catering Allowance & Removable Inserts			[***]
First Class	[***]	[***]	
Economy Class	[***]	[***	
Passenger Service Equipment	[***]		[***]
Potable Water - 60 USG			[***]
Waste Tank Disinfectant			[***]
Emergency Equipment			[***]
Escape Slides - Forward	[***]	[***]	
Escape Slides - Aft	[***]	[***]	
Life Vests - Crew and Passengers	[***]	[***]	
Life Rafts	[***]	[***]	
Auto Radio Beacon (ELT)	[***]	[***]	

Total Standard and Operational Items Allowance

[***]

P.A. No. 2497 AERO-B-BBA4-M12-0475B

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

3. MANUFACTURER'S EMPTY WEIGHT

The Manufacturer's Empty Weight (MEW) is guaranteed not to exceed the value in Section 03-60-00 of Detail Specification D019A001ASA39E-1 plus one percent.

4. SOUND LEVELS

4.1 Community Sound Levels

4.1.1 Certification

The Aircraft shall be certified in accordance with the requirements of 14CFR Part 36, Stage 4 and ICAO Annex 16, Volume 1, Chapter 4.

5. AIRCRAFT CONFIGURATION

5.1 The guarantees contained in this Attachment are based on the Aircraft configuration as defined in the original release of Detail Specification D019A001ASA39E-1 (hereinafter referred to as the Detail Specification). Appropriate adjustment shall be made for changes in such Detail Specification approved by the Customer and Boeing or otherwise allowed by the Purchase Agreement which cause changes to the flight performance, sound levels, and/or weight and balance of the Aircraft. Such adjustment shall be accounted for by Boeing in its evidence of compliance with the guarantees.

5.2 [***]

- Changes to the Detail Specification or any other changes mutually agreed upon between the Customer and Boeing or otherwise allowed by the Purchase Agreement.
- (2) The difference between the component weight allowances given in Appendix IV of the Detail Specification and the actual weights.

6. GUARANTEE CONDITIONS

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

P.A. No. 2497 AERO-B-BBA4-M12-0475B

- All guaranteed performance data are based on the International Standard Atmosphere (ISA) and specified variations therefrom; altitudes are pressure altitudes.
- 6.2 The Federal Aviation Administration (FAA) regulations referred to in this Attachment are, unless otherwise specified, the 737-900ER Certification Basis regulations specified in the Type Certificate Data Sheet A16WE, Revision 40, dated April 27, 2007.
- 6.3 In the event a change is made to any law, governmental regulation or requirement, or in the interpretation of any such law, governmental regulation or requirement that affects the certification basis for the Aircraft as described in Paragraphs 4.1 or 6.2, and as a result thereof, a change is made to the configuration and/or the performance of the Aircraft in order to obtain certification, the guarantees set forth in this Attachment shall be appropriately modified to reflect any such change.
- 6.4 [***]
- 6.5 [***]
- 6.6 [***]
- 6.7 [***]
- 7. GUARANTEE COMPLIANCE
- 7.1 Compliance with the guarantees of Sections 2, 3 and 4 shall be based on the conditions specified in those sections, the Aircraft configuration of Section 5 and the guarantee conditions of Section 6.
- 7.2 [***]
- 7.3 Compliance with the climb, cruise and descent portions of the mission guarantee shall be established by calculations based on flight test data obtained from an aircraft in a configuration similar to that defined by the Detail Specification.
- * Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

- 7.4 The OEW used for compliance with the mission guarantee shall be the actual MEW plus the Standard and Operational Items Allowance in Paragraph 03-60-00 of the Detail Specification.
- 7.5 Compliance with the Manufacturer's Empty Weight guarantee shall be based on information in the "Weight and Balance Control and Loading Manual Aircraft Report."
- 7.6 The data derived from tests shall be adjusted as required by conventional methods of correction, interpolation or extrapolation in accordance with established engineering practices to show compliance with these guarantees.
- 7.7 Compliance shall be based on the performance of the airframe and engines in combination, and shall not be contingent on the engine meeting its manufacturer's performance specification

8. EXCLUSIVE GUARANTEES

The only performance guarantees applicable to the Aircraft are those set forth in this Attachment.



ASA-PA-2497-LA-1403488R1

Alaska Airlines, Inc. P.O. Box 68900 Seattle, WA 98168-0900

Subject: Special Matters - SA-37 and SA-39

Reference: Purchase Agreement No. 2497 (Purchase Agreement) between The

Boeing Company (Boeing) and Alaska Airlines, Inc. (Customer) relating to Boeing Models 737-800 aircraft (737-890 Aircraft) and 737-900ER

aircraft (737-990ER Aircraft)

This letter agreement (Letter Agreement) amends and supplements the Purchase Agreement. This Letter Agreement applies to the 737-990ER Aircraft listed below (collectively, Aircraft), Option Aircraft, and Substitute Aircraft, unless otherwise specified in this Letter Agreement. For the purposes of this Letter Agreement, the Option Aircraft will mean Aircraft after Customer exercises the Option Aircraft and the Substitute Aircraft will mean Aircraft after Customer elects to substitute the purchase of the 737-990ER aircraft in lieu of the 737-890 Aircraft. All terms used but not defined in this Letter Agreement shall have the same meaning as in the Purchase Agreement.

Contract Delivery Month	Manufacturer Serial Number
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.



Contract Delivery Month	Manufacturer Seria Number	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	
[***]	[***]	

*Note: The month of delivery has not yet been identified for such Aircraft. Boeing will identify the specific delivery months no later than July 31, 2015 and will revise this Letter Agreement accordingly.

Credit Memoranda.

- 1.1 <u>Basic Credit Memorandum</u>. Concurrent with the delivery of each Aircraft, Boeing will provide a Basic Credit Memorandum in an amount determined by multiplying the Airframe Price by a factor of [***].
- 1.2 [***] Concurrent with the delivery of each Aircraft, Boeing will provide a [***] in an amount determined by multiplying the Airframe Price by a factor of [***].

1.3 [***] Credit Memoranda.

- 1.3.1 [***]-Credit Memorandum #1. Concurrent with the delivery of each Aircraft, Boeing will provide a [***] Credit Memorandum #1 in an amount determined by multiplying the Airframe Price by a factor of [***].
- * Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.



- 1.3.2 [***] Credit Memorandum #2. Concurrent with the delivery of each 737-890 Aircraft, Boeing will issue to Customer a [***]-Credit Memorandum #2 in an amount of [***].
- 1.3.3 [***] Credit Memorandum #2. Concurrent with the delivery of each 737-990ER Aircraft, Boeing will issue to Customer a [***] Credit Memorandum #2 in an amount of [***].
- 1.3.4 [***] Credit Memorandum #3. Concurrent with the delivery of each 737-890 Aircraft, Boeing will issue to Customer a [***]-Credit Memorandum #3 in an amount of [***].
- 1.3.5 [***] Credit Memorandum #3. Concurrent with the delivery of each 737-990ER Aircraft, Boeing will issue to Customer a [***] Credit Memorandum #3 in an amount of [***].
- 1.3.6 [***] Credit Memorandum #4. Concurrent with the delivery of each 737-890 Aircraft, Boeing will issue to Customer a [***] Credit Memorandum #4 in an amount of [***].
- 1.3.7 [***] Credit Memorandum #4. Concurrent with the delivery of each 737-990ER Aircraft, Boeing will issue to Customer a-[***]-Credit Memorandum #4 in an amount of [***].

1.3.8 [***]

1.4 [***] Credit Memorandum.

- 1.4.1 [***] Credit Memorandum. Concurrent with the delivery of each 737-890 Aircraft, Boeing will provide a [***]-Credit Memorandum in an amount [***].
- 1.4.2 [***] Credit Memorandum. Concurrent with the delivery of each 737-990ER Aircraft, Boeing will provide a [***] Credit Memorandum in an amount [***].

Escalation of Credit Memoranda.

Unless otherwise noted, the amounts of the Credit Memoranda stated in paragraphs 1.1 through 1.4 are in [***]. The Credit Memoranda will be escalated to the scheduled month of the respective Aircraft delivery pursuant to the Airframe Escalation formula set forth in the Purchase Agreement applicable to the Aircraft. [***]

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1403488R1 Special Matters – SA-37 and SA-39 BOEING PROPRIETARY Page 3 SA-39



Option Aircraft.

Pursuant to the Option Aircraft Letter Agreement 2497-1, as amended, of the Purchase Agreement (**Option Aircraft Letter Agreement**), Customer may exercise its rights to purchase certain Option Aircraft. [***]

Substitute Aircraft.

Pursuant to the Aircraft Model Substitution Letter Agreement 2497-2 of the Purchase Agreement, as amended (**Substitute Aircraft Letter Agreement**), Customer may substitute the purchase of Boeing Model 737-900ER aircraft in lieu of 737-890 Aircraft. [***]

Assignment

Unless otherwise noted herein, the Credit Memoranda described in this Letter Agreement are provided as a financial accommodation to Customer and in consideration of Customer's taking title to the Aircraft at time of delivery and becoming the operator of the Aircraft. This Letter Agreement cannot be assigned, in whole or in part, without the prior written consent of Boeing.

Confidentiality.

Customer understands and agrees that the information contained herein represents confidential business information and has value precisely because it is not available generally or to other parties. Customer agrees to limit the disclosure of its contents to employees of Customer with a need to know the contents for purposes of helping Customer perform its obligations under the Purchase Agreement and who understand they are not to disclose its contents to any other person or entity without the prior written consent of Boeing.

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.



Very truly yours,
THE BOEING COMPANY
By /s/ Lanine Lange
Its Attorney-In-Fact
ACCEPTED AND AGREED TO this
Date: February 12, 2015
ALASKA AIRLINES, INC.
By/s/ Mark Eliasen
Its VP/Finance & Treasurer

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1403488**R1** Special Matters – SA-37 **and SA-39 BOEING PROPRIETARY**



ASA-PA-2497-LA-1404217R1

Alaska Airlines, Inc. P.O. Box 68900 Seattle, WA 98168-0900

Subject: [***]

Reference: (a)

- Purchase Agreement No. 2497 (**Purchase Agreement**) between The Boeing Company (**Boeing**) and Alaska Airlines, Inc. (**Customer**) relating to Boeing Models 737-800 aircraft and 737-900ER aircraft
- (b) Master Change No. 2500E364F54 dated October 13, 2014, entitled "MP – Interior Arrangement – Revision – Forward LH Closet with Fold Down Table – SFE Full Height in lieu of BFE Underbin – Drissen – BFE" (Master Change)
- Proposal No. ASA-MO-1401866, "Interior Retrofit Services Order Space Bins", as amended (Retrofit Proposal)

This letter agreement (Letter Agreement) cancels and supersedes Letter Agreement ASA-PA-2497-LA-1404217 and amends and supplements the Purchase Agreement. This Letter Agreement applies to the 737-990ER Aircraft listed below (collectively, Full Closet Eligible Aircraft). All terms used but not defined in this Letter Agreement shall have the same meaning as in the Purchase Agreement.

Contract Delivery Month	Manufacturer Serial Number
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1404217**R1** [***] Page 1 **SA-39**



Contract Delivery Month	Manufacturer Serial Number
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]
[4:4:4:	[***]
[***]	[***]
[***]	[***]
[****]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

^{*} Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1404217**R1** [***] Page 2 **SA-39**



Contract Delivery Month	Manufacturer Serial Number
[***]	[***]
[***]	[***]
[***]	[***]
[***]	[***]

1. [***]

Boeing Model	[***]
737-900ER	[***]

1.2 [***] and will be escalated to the scheduled month of the respective Full Closet Eligible Aircraft delivery pursuant to the Airframe Escalation formula set forth in the Purchase Agreement applicable to the Full Closet Eligible Aircraft. [***]

2. Assignment.

The [***] described in this Letter Agreement is provided as a [***] to Customer and in consideration of Customer's taking title to the Aircraft at time of delivery and becoming the operator of the Aircraft. This Letter Agreement cannot be assigned, in whole or in part, without the prior written consent of Boeing.

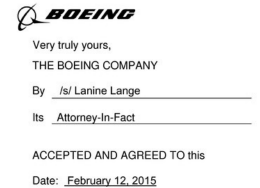
3. Confidentiality.

Customer understands and agrees that the information contained herein represents confidential business information and has value precisely because it is not available generally or to other parties. Customer agrees to limit the disclosure of its contents to employees of Customer with a need to know the contents for purposes of helping Customer perform its obligations under the Purchase Agreement and who understand they are not to disclose its contents to any other person or entity without the prior written consent of Boeing.

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1404217**R1** [***] Page 3 **SA-39**

BOEING PROPRIETARY



By /s/ Mark Eliasen

ALASKA AIRLINES, INC.

Its VP/Finance & Treasurer

* Indicates that certain information contained herein has been omitted and filed separately with the Securities and Exchange Commission. Confidential treatment has been requested with respect to the omitted portions.

ASA-PA-2497-LA-1404217**R1**

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