#### **SECTION 1**

#### PREAMBLE

This Agreement is made and entered into by and between Allegiant Air, L.L.C. (the "Company"), and the Transport Workers Union of America, AFL-CIO (the "Union") covering those employees employed by the Company in the bargaining unit craft or class described and certified by the National Mediation Board in Case No. R-7438 on February 26, 2016.

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1	SECTION 2
2	DEFINITIONS
3 4	Active Flight Attendant - A current and qualified Flight Attendant not on a Leave of Absence or Furlough performing in the service of the Company.
5 6 7 8 9	<b>Agreement -</b> This Collective Bargaining Agreement in its entirety, including its Amendments, Letters of Agreement (LOA) or Letters of Understanding (LOU) signed by the parties during the term of the Agreement.
10 11 12	<b>Airport Standby -</b> A Reserve period where the Flight Attendant is required to be at the airport to support immediate operational needs.
13 14 15 16	<b>Applicable Base Rate of Pay -</b> The hourly dollar amount paid to a Flight Attendant determined by her/his-their Departmental Seniority prior to any bonus or premium pay earned.
10 17 18 19 20	<b>Applicable rate/applicable rate of pay -</b> The hourly dollar amount paid to a Flight Attendant determined by their Departmental Seniority including any bonus or premium pay earned.
21 22 23 24 25	<b>Augmented Crew(s)</b> - A crew that has more than the minimum number of Flight Attendants required by the airplane-FAA-issued type certificate to operate the aircraft to allow a Flight Attendant to be replaced by another qualified Flight Attendant for in-flight rest.
26 27	Base - Permanent Bases and TDY Bases. [MOVED FROM BELOW]
28 29 30	<b>Base Seniority -</b> The Seniority of a Flight Attendant in the Base where they are assigned for the Bid Period. [MOVED FROM BELOW]
31 32	Base Vacancy - A vacant position in a Base. [MOVED FROM BELOW]
33 34 35	<b>Bid Line -</b> Regular, Mixed, or Reserve <del>lines</del> Lines of time, prepared monthly utilizing a PBS System and awarded or assigned to a Flight Attendant.
36 37 38 39 40 41 42 43	<b>Bid Period -</b> A calendar month where in which Flight Attendants bid for and are awarded or assigned work in the service of the Company, unless otherwise agreed. The Company has the ability to make an exception to the calendar month definition of Bid Period in January, February and March by adding January 31 and March 1 to February, thus making all three thirty (30) day Bid Periods in January, February and March where each month will be considered a 30 day month by adding January 31 and March 1 to February. Leap year will make February a thirty-one (31) day month-Bid Period.

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2	Block Time - The recorded time beginning when an aircraft moves for the intention of
3	flight and ends when the aircraft next comes to rest at the ramp blocks, as measured by
4	the Company.
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6	Calendar Year - January 1 through December 31.
7	CDT "Commuter Deced Training" required by the Community
8	<b>CBT -</b> "Computer Based Training" required by the Company.
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10	<b>Charter -</b> A flight that is operated by renting of an entire aircraft as opposed to individual
11	seats.
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13	Crew Scheduling Services - Part of the Operations Control Center (OCC) responsible
14	for all flight planning/tracking and the scheduling of Crew-crew members.
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16	<b>Comp Day -</b> A replacement Day Off where a Flight Attendant is pay protected for any
17	removed Pairing(s).
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19	Company - Allegiant Air, LLC.
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21	<b>Day -</b> The twenty-four hour (24:00) period commencing at 00:00 and ending at 23:59.
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23	<b>Day Off -</b> A calendar Day on a Bid Line in which the Flight Attendant is free of all <del>D</del> duty.
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25	<b>Deadhead -</b> Any approved transportation by ground surface or air scheduled by the
26	Company for a Flight Attendant where said Flight Attendant is not acting as a required
27	crewmember.
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29	<b>Debrief -</b> 15 minutes after block-in at the end of a Duty Period Time spent on duty
30	following the block arrival of the last leg of a Trip, in or out of Base, in accordance with
31	Section 16.B.1.iii.
32	Departmental Conjective The Conjective of a Flight Attendent based on their time in the
33	<b>Departmental Seniority -</b> The Seniority of a Flight Attendant based on their time in the Inflight Department, beginning with their Initial Training graduation date.
34	innight Department, beginning with their initial fraining graduation date.
35	Densielle Densen ent Densielles and TDV Densielles (MOVED ADOVE AO (DAOE))
36	Domicile - Permanent Domiciles and TDY Domiciles. [MOVED ABOVE AS "BASE"]
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38	Domicile Seniority - The Seniority of a Flight Attendant in the domicile where she/he is
39	assigned for the month. [MOVED ABOVE AS "BASE SENIORITY"]
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41	Domicile Vacancy – A vacant position in a Domicile. [MOVED ABOVE AS "BASE
42	VACANCY"]
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**Duty Period -** The time between a Flight Attendant's scheduled report time and actual 1 2 release time. 3 **Ferry Flight** - A flight from one airport to another airport with no revenue passengers. 4 5 6 Flight Attendant - In accordance with this Agreement, an individual whose name appears on the Allegiant Air Flight Attendant System Seniority List. 7 8 9 **Golden Days -** Days Off designated by a Flight Attendant assigned to a Reserve Line after Schedules are final, that are immovable which cannot be moved by Crew 10 Scheduling Services. 11 12 **Inflight Date of Hire -** The first day of New Hire Training within the Inflight Department. 13 14 Initial Training/New Hire Training - The initial training that Flight Attendants complete 15 upon their hiring with the Inflight Department. 16 17 18 **JIRA** - Company system of record for entering requests from Flight Attendants for review of items such as travel requests, pay discrepancies, etc. 19 20 21 Junior Assigned (JA) - The procedure used by Crew Scheduling Services to involuntarily assign a Flight Attendant to Dduty on a Day Off, in inverse Seniority order, 22 beginning with the most junior available Flight Attendant. 23 24 25 Jury Duty - The governmental requirement for a Flight Attendant to fulfill her/his their 26 civic duty and potentially serve on a jury. 27 Layover - The period of time within a Trip where a Flight Attendant is to receive rest in 28 29 a designated rest facility measured between the scheduled release time of a Duty Period and the scheduled report time of the subsequent Duty Period. 30 31 32 **Leave of Absence -** An approved absence as provided for in Section 11. 33 34 Longevity - The cumulative length of a Flight Attendant's active service with the Company, commencing on the date a Flight Attendant completes *initial Flight Attendant* 35 Training and continuing thereafter in accordance with the terms of this Agreement. 36 37 Military Service/ Duty - Service in one of the branches of the Armed Forces of the 38 39 United States, including the National Guard and Coast Guard. 40 41 Minimum Days Off - The number of Days Off required on a Flight Attendant's Bid Line during a Bid Period. 42 43

1 2	<b>Mission Mode -</b> An automated system employed by Crew Scheduling Services to provide a timely notification for covering any type of flying and/or rReserve day.
3 4 5 6	<b>Mixed Line -</b> A work schedule produced by the Company, with planned sequences of tTrip(s), known absences and activities (e.g., training, vacation), and rReserve <del>period(s)</del> days with intervening <del>d</del> Days <del>o</del> Off.
7 8 9	<b>NDO -</b> Not a Day Off. A placeholder used within the Merlot scheduling system for counting minimum Days Off for bidding purposes.
10 11 12	<b>Open Time -</b> Pairing(s) that involve a flight duty and/or <b>r</b> Reserve period that is all or partially uncovered.
13 14 15	<b>PPSK -</b> Pairing(s) on a Flight Attendant's schedule that have been removed with pay protection.
16 17 18	<b>Pairings -</b> Trip(s), Segment(s), Training, Deadhead and/or Reserve periods built into a single or multiple day Duty Period(s).
19 20	Permanent Domicile Base - An airport where a Flight Attendant is based.
21 22 23 24 25	<b>Positive Contact -</b> Company notification by verbal confirmation either by a telephone or in person or electronic acknowledgment by the Flight Attendant in the Company's scheduling system ( <del>f</del> For the purpose of delay notification, leaving a voicemail, without verbal acknowledgment, constitutes Positive Contact <del>)</del> .
25 26 27	Positive Space - A confirmed booking on a flight.
27 28 29 30 31	<b>Regular Line -</b> A work schedule produced by the Company with planned sequences of tTrips, known absences and activities (e.g., training, vacation), and intervening dDays eOff.
32 33 34	<b>Required Training -</b> Any training required by the Company or any regulatory agency for a Flight Attendant to remain in her/his their position.
35 36 37	<b>Reschedule/Reroute -</b> An involuntary change to a Flight Attendant's scheduled Duty on a scheduled work day(s) prior to show time in accordance with Section 19.F.
38 39 40	<b>Reserve Call-Out Period -</b> A scheduled period of time in a Flight Attendant's Bid Line in which a <i>f</i> Flight aAttendant is obligated to remain available to the Company for the purpose of being assigned a <i>t</i> Trip, Pairing, or any additional Dduty.
41 42 43 44	<b>Reserve Line -</b> A work schedule produced by the Company with FReserve periods days, known absences and activities (e.g., training, vacation), and intervening dDays eOff.

1	<b>Rest Period -</b> The time when a Flight Attendant is free from all duty with the Company.
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3 4 5	<b>R.O.N</b> Means "Remain Over Night". When using R.O.N. in the Agreement, it is the period of time scheduled for a Flight Attendant to receive rest in a designated rest facility, when on Company business away from her/his Domicile.
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6 7	Scheduled Rest Period - Provisions set forth in this Agreement or by the FAA that
8	requires the Company to provide a Flight Attendant scheduled periods of duty off time
9	between duties in <del>her/his</del> their Bid Line.
10	<b>Segmente</b> A Eflight or Deadhood that is identified by number and scheduled within a
11 12	<b>Segments -</b> A <b>E</b> flight or Deadhead that is identified by number and scheduled within a Trip-Pairing.
13	Conjective List The Allegiant Air Flight Attendent Conjects List
14 15	Seniority List - The Allegiant Air Flight Attendant Seniority List.
16	Temporary Duty Assignment (TDY) - A pre-identified need to have Flight Attendants
17	work in another bBase for a communicated period of time.
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19	Trip/Trip Pairing - A Segment or series of Segments combined in a single Pairing
20	operating over one (1) or more days that begins and ends in a Flight Attendant's Base.
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22	<b>Union -</b> The Transport Workers Union of America, AFL-CIO.
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1	SECTION 3
2	RECOGNITION
3 4 5 6 7 8	In accordance with the certification dated February 26, 2016 by the National Mediation Board, the Company hereby recognizes the Transport Workers Union of America, AFL- CIO, under the provisions of the Railway Labor Act, as amended, as the duly designated and authorized representative of the Flight Attendants in the employ of the Company. The Company recognizes the Union as the exclusive and sole collective bargaining agent for all Flight Attendants.
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1	SECTION 4
2	STATUS OF AGREEMENT
3 4 5 6	This Agreement when accepted by the parties and signed by their authorized representatives will supersede any and all agreements existing or previously executed between the Company and any union or individual affecting the employees covered hereunder.
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### **SECTION 5**

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#### SCOPE OF AGREEMENT

- 3 Α. This Agreement shall be applicable to all Flight Attendants employed by the 4 Company.
- 6 Β. Flight Attendants covered by this Agreement shall be governed by all Company rules, regulations and orders previously or hereafter issued by proper authorities 7 8 of the Company which are not in conflict with the terms and conditions of this Agreement, and which have been made available to the affected employees and 9 the Union prior to becoming effective. The Union shall be advised of any material 10 changes in rules, regulations, or orders governing Flight Attendants at least seven 11 (7) ten (10) working days before such rules, regulations, or orders become 12 effective, unless the parties mutually agree to a shorter advance notification period. 13 14 This seven (7) ten (10) working-day requirement will not apply where the Company is required by law to make immediate changes or in other emergency 15 circumstances. 16
- C. The right to manage and direct the working forces, subject to the provisions of this 18 19 Agreement, is vested in and retained by the Company.
- D. This Agreement will be binding upon the parties hereto, their successors, 21 22 administrators, executors, and assigns.
- 23 E. Flight Attendant Exclusive Flying
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- 25 All present and future cabin passenger service (i.e., Flight Attendant duties and responsibilities) of the Company on aircraft operated by the Pilots on the 26 Allegiant Pilot Seniority List will be performed exclusively by the Flight 27 Attendants on the Allegiant Flight Attendant Seniority List under the terms of 28 29 this Section, except as otherwise provided in this Agreement.
- F. Codeshare Agreements 31
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- 1. The Company will not enter into any Codeshare Agreement or operate any 33 Codeshare Agreement Flight(s) that violates any of the provisions of this 34 Section. 35
- 2. "Codeshare Agreement" means an agreement or arrangement between the 37 Company and one (1) or more air carriers under which another air carrier's 38 flights bear the designator code of the Company or the Company's flights bear 39 the designator code of the other air carrier, or both. 40

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2		"Codeshare Agreement Flight" means a flight of the Company bearing another					
3		air carrier's designator code or a flight of another air carrier bearing the					
4		Company's designator code under a Codeshare Agreement. A flight will be					
5		considered a Codeshare Agreement Flight where the flight has a codeshare					
6		(i.e., a Company flight bearing the other air carrier's designator code or a flight					
7		of the other carrier bearing the Company's designator code) published by the					
8		respective air carrier to the Official Airline Guide (OAG).					
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10	4.	The Company will make good-faith attempts to negotiate with all codeshare					
11		partners Reciprocal Cabin Seat Agreements (RCSA) for the Flight Attendants					
12		on the Allegiant Flight Attendant Seniority List.					
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14	5.	The Company will maintain compliance with 19 CFR § 122.165, Air cabotage,					
15		as amended. The Company will not promote change in the laws of the United					
16		States that would permit foreign air carriers to engage in cabotage.					
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18	G. Onboa	ard Sales					
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20	Prior t	o the Company engaging in future product or service sales conducted or					
21	transa	cted by Flight Attendants that would materially change the process and					
22	proced	procedures for the onboard sales or transaction process for Flight Attendants, the					
23		any agrees to notify the Union and, upon request from the Union, meet and					
24		to discuss concerns related to the introduction of such materially different					

- 25 processes and procedures.
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#### EH. MERGER, PURCHASE, OR ACQUISITION OF ANOTHER COMPANY

- 1. In the event of a merger, purchase, or acquisition by the Company of another 28 company, involving that entire company or a substantial portion of that 29 company, the Union and the Company will meet to discuss the impact of the 30 merger, purchase, or acquisition, if any, upon Union-represented Employees. 31 The Company will provide the Union with information concerning the proposed 32 merger, purchase, or acquisition reasonably in advance of meeting, subject to 33 Securities and Exchange Commission (SEC) and other applicable laws and 34 regulations, to allow the Union to prepare for these discussions. No confidential 35 business information shall be disclosed unless the Union agrees to suitable 36 arrangements to protect the confidentiality and use of such information. 37 38
- 2. Except as provided for in this Agreement or as otherwise agreed to by the 39 parties, the rates of pay, rules, and working conditions contained in this 40 Collective Bargaining Agreement will not be open for collective bargaining in 41

the event of a merger, purchase, or acquisition of another company, nor will the Union or the Company have any obligation to bargain upon changes thereto.

- 3 23. In the event the merger, purchase, or acquisition results in the integration of 4 the Flight Attendant Seniority List of the Company with the Flight Attendant seniority list of the other company, the integration of the respective Flight Attendant groups will be governed by the McCaskill-Bond Amendment to the Consolidated Appropriations Act of 2008 and the principles of Sections 3 and 13 of the Allegheny-Mohawk, 59 CAB 22 (1972). Such integration shall occur in a fair and equitable manner in accordance with the law. Any arbitration 10 required to integrate the Flight Attendant seniority lists pursuant to McCaskill-11 Bond shall begin no later than six (6) eight (8) months after the effective date 12 13 of the merger, purchase, or acquisition. In addition, no Flight Attendants on the Allegiant Flight Attendant Seniority List will be involuntarily furloughed as a 14 direct result of the merger, purchase, or acquisition of another company. 15
  - 34. The provisions of this Section shall not apply to the Company's purchase of another airline or the assets of another airline that does not result in the integration of Flight Attendants.
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#### FI. MERGER, PURCHASE, OR ACQUISITION BY ANOTHER COMPANY 21

- 1. In the event of a merger, purchase, or acquisition of the Company by another 22 company, the Union and the Company will meet to discuss the impact upon 23 Union-represented Employees of the merger, purchase, or acquisition. The 24 Company will provide the Union with information concerning the proposed 25 26 merger, purchase, or acquisition reasonably in advance of meeting, subject to SEC and other applicable laws and regulations, to allow the Union to prepare 27 for these discussions. No confidential business information shall be disclosed 28 unless the Union agrees to suitable arrangements to protect the confidentiality 29 30 and use of such information.
- 2. In the event of a merger, purchase, or acquisition of the Company by another 32 company in which operational integration of Flight Attendants will occur, the 33 integration of the respective Flight Attendant groups will be governed by the 34 McCaskill-Bond Amendment to the Consolidated Appropriations Act of 2008 35 and the principles of Sections 3 and 13 of the Allegheny-Mohawk, 59 CAB 22 36 37 (1972). Such integration shall occur in a fair and equitable manner in accordance with the law. The Flight Attendant employee groups will remain 38 separate until such time as the seniority lists are integrated in accordance with 39 this paragraph. 40
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## 1 GJ. EXPEDITED ARBITRATION

Except as provided in paragraph E.2. H.3, above, the Company and the Union
 agree to arbitrate on an expedited basis any grievance alleging a violation of
 paragraphs EH or FI of this Section.

### **SECTION 6**

### COMPENSATION

### A. Pay Rates

 The "Years" described below refer to the years of service held by the Flight Attendant as of the Date of Signing (DOS) (i.e. New Contract Date). The pay rates below will become effective the 1<sup>st</sup>-day of the calendar month following DOS- on any flight Segment that begins after 00:01 on the day after the date of the successful ratification vote. Reconciliation of pay increases will occur no more than four (4) pay periods from the date of ratification. Pay rate adjustments will occur on the first day of the Flight Attendant's anniversary Initial Training graduation (i.e., Longevity) month.

Wage Rate	DOS	DOS +1 Yr	DOS +2 Yrs	DOS +3 Yrs	DOS +4 Yrs
Year 1 –	<b>\$ 29.23</b>	<b>\$ 30.11</b>	<b>\$ 31.01</b>	<b>\$ 31.94</b>	<b>\$ 32.90</b>
First 6	<del>\$ 28.94</del>	<del>\$ 29.81</del>	<del>\$ 30.70</del>	<del>\$ 31.62</del>	<del>\$ 32.57</del>
months	<del>\$22.25</del>	<del>\$22.48</del>	<del>\$22.70</del>	<del>\$22.92</del>	<del>\$23.15</del>
Year 1 – Months 7-12	\$ 32.42	\$ 33.39	\$ 34.39	\$ 35.43	\$ 36.49
Year 2	<b>\$ 36.26</b>	<b>\$ 37.35</b>	<b>\$ 38.47</b>	<b>\$ 39.62</b>	<b>\$ 40.81</b>
	<del>\$ 35.90</del>	<del>\$ 36.98</del>	<del>\$ 38.09</del>	<del>\$ 39.23</del>	<del>\$ 40.41</del>
	<del>\$28.75</del>	<del>\$29.04</del>	<del>\$29.33</del>	<del>\$29.63</del>	<del>\$29.92</del>
Year 3	<b>\$ 37.98</b>	<b>\$ 39.12</b>	<b>\$ 40.29</b>	<b>\$ 41.50</b>	<b>\$ 42.75</b>
	<del>\$ 37.60</del>	<del>\$ 38.73</del>	<del>\$ 39.89</del>	<b>\$ 41.09</b>	<del>\$ 42.32</del>
	<del>\$30.10</del>	<del>\$30.40</del>	<del>\$30.70</del>	<b>\$31.02</b>	<del>\$31.33</del>
Year 4	<b>\$ 39.65</b>	<b>\$ 40.84</b>	<b>\$ 42.06</b>	<b>\$ 43.33</b>	<b>\$ 44.63</b>
	<b>\$ 38.66</b>	<b>\$ 39.82</b>	<b>\$</b> 41.01	<b>\$</b> 42.24	<b>\$</b> 43.51
	<b>\$31.75</b>	<b>\$32.06</b>	<b>\$</b> 32.39	<b>\$</b> 32.71	<b>\$</b> 33.04
Year 5	<b>\$ 42.46</b>	<b>\$ 43.73</b>	<b>\$ 45.05</b>	<b>\$ 46.40</b>	<b>\$ 47.79</b>
	<b>\$</b> 41.39	<b>\$</b> 42.63	<b>\$</b> 43.91	<b>\$</b> 45.23	<b>\$</b> 46.58
	<b>\$</b> 34.00	<b>\$</b> 34.34	<b>\$</b> 34.68	<b>\$</b> 35.03	<b>\$</b> 35.38
Year 6	<b>\$ 43.76</b>	<b>\$ 45.07</b>	<b>\$ 46.42</b>	<b>\$ 47.82</b>	<b>\$ 49.25</b>
	<b>\$</b> 42.67	<del>\$ 43.95</del>	<b>\$</b> 45.27	<b>\$</b> 46.63	<del>\$ 48.03</del>
	<b>\$</b> 34.90	<del>\$35.24</del>	<del>\$35.59</del>	<b>\$</b> 36.11	<del>\$36.47</del>

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## TWU / ALLEGIANT AIR TENTATIVE AGREEMENT

Year 7	<b>\$ 46.15</b>	<b>\$ 47.53</b>	<b>\$ 48.96</b>	<b>\$ 50.43</b>	<b>\$ 51.94</b>
	<del>\$ 43.75</del>	<del>\$ 45.06</del>	<del>\$ 46.41</del>	<del>\$ 47.81</del>	<del>\$ 49.24</del>
	<del>\$35.90</del>	<del>\$36.26</del>	<del>\$36.62</del>	<del>\$37.15</del>	<del>\$37.52</del>
Year 8	\$ 47.90	<b>\$ 49.34</b>	<b>\$ 50.82</b>	<b>\$ 52.34</b>	<b>\$ 53.91</b>
	\$ 45.75	<del>\$ 47.12</del>	<del>\$ 48.54</del>	<del>\$ 49.99</del>	<del>\$ 51.49</del>
	\$36.50	<del>\$37.22</del>	<del>\$37.97</del>	<del>\$39.10</del>	<del>\$39.50</del>
Year 9	<b>\$ 49.90</b>	<b>\$ 51.40</b>	<b>\$ 52.94</b>	<b>\$ 54.53</b>	<b>\$ 56.16</b>
	<b>\$</b> 47.50	<b>\$ 48.93</b>	<b>\$</b> 50.39	<del>\$ 51.90</del>	<del>\$ 53.46</del>
	<b>\$</b> 38.00	<b>\$38.76</b>	<b>\$</b> 39.54	<del>\$40.72</del>	<del>\$41.12</del>
Year 10	<b>\$ 52.75</b>	<b>\$ 54.33</b>	<b>\$ 55.96</b>	<b>\$ 57.64</b>	<b>\$ 59.37</b>
	<b>\$</b> 48.98	<b>\$ 50.45</b>	<b>\$</b> 51.96	<del>\$ 53.52</del>	<b>\$</b> 55.13
	<b>\$</b> 39.15	<b>\$39.93</b>	<b>\$</b> 40.73	<del>\$41.95</del>	<b>\$</b> 42.37
Year 11	<b>\$ 55.05</b>	<b>\$ 56.70</b>	<b>\$ 58.40</b>	<b>\$ 60.15</b>	<b>\$ 61.96</b>
	<b>\$</b> 51.75	<b>\$ 53.30</b>	<b>\$</b> 54.90	<del>\$ 56.55</del>	<b>\$</b> 58.25
	<b>\$</b> 41.05	<b>\$41.87</b>	<b>\$</b> 42.70	<del>\$43.98</del>	<b>\$</b> 44.42
Year 12	<b>\$ 57.47</b>	<b>\$ 59.19</b>	<b>\$ 60.97</b>	<b>\$ 62.80</b>	<b>\$ 64.68</b>
	<del>\$ 54.50</del>	<del>\$ 56.14</del>	<b>\$</b> 57.82	<del>\$ 59.55</del>	<b>\$</b> 61.34
	<del>\$41.90</del>	<del>\$42.74</del>	<b>\$</b> 43.59	<del>\$44.90</del>	<b>\$</b> 45.35
Year 13	<b>\$ 64.05</b>	<b>\$ 65.97</b>	<b>\$ 67.95</b>	<b>\$ 69.99</b>	<b>\$ 72.09</b>
	<del>\$ 60.00</del>	<del>\$ 61.80</del>	<del>\$ 63.65</del>	<del>\$ 65.56</del>	<del>\$ 67.53</del>

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## B. Deadhead / Ferry Flight Pay

A Flight Attendant who dDeadheads (surface or air) at the Company's request or who works a Ferry Flight shall be paid at \$20.00 per hour-the Flight Attendant's hourly rate. Deadheads will be paid on a sSegment-by-sSegment basis. Deadhead movements on Allegiant aircraft will be paid based on scheduled or actual time, whichever is greater. Deadhead movements on the surface or other means (e.g. other airline) will be paid based on scheduled time, calculated in accordance with the Drive Times in Section 9.C.3. On flights other than Allegiant, the Flight Attendant will be responsible for providing sufficient documentation of travel time (i.e. Flight Aware or other airline website) in the event of a diversion or other extended delay in excess of one (1) hour.

## 15 C. Initial Training Pay

Each New Hire Flight Attendant shall only receive \$2.00 \$2.30 an hour per diem during the iInitial tTraining period (i.e. Pay Rates begin after graduation). Upon successful completion of Initial Training, the Flight Attendant will begin to receive compensation based on the pay rates set forth in Section 6.A.1 above.

## 2 D. Required Training

A Flight Attendant shall be paid at their hourly rate \$80 for each day for fifty percent (50%) of every hour of training (i.e.: two (2) hours of training will be paid one (1) hour of pay), with a minimum of four (4) hours for each day of required classroom training. Such hours do not count towards bonus flight hours (BFH). All required training will hold a value of four (4) hours per day for bidding purposes and will be credited towards hours flown.

- A Flight Attendant shall receive payment of two hundred and fifty-dollars 10 (\$250.00) \$120 for completion of required computer-based training (CBT) 11 associated with continuing qualification and any additional CBT assigned during 12 the year. This payment will be made in two payments: one hundred and 13 twenty-five dollars (\$125.00) will be paid on the February 15<sup>th</sup> paycheck, 14 and one hundred twenty-five dollars (\$125.00) will be paid in the month they 15 are paid for continuing qualification (i.e., If you attend CQ recurrent training in 16 May, training and CBT pay will be paid on the June 15<sup>th</sup> paycheck). 17
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## 19 E. Mandatory Meetings

20 Any Flight Attendant pulled from a trip to attend a mandatory meeting will be 21 pay protected for the value of the tTrip. A Flight Attendant required to attend a 22 meeting before or after a scheduled tTrip will have her/his their duty day 23 extended to reflect the time spent in the meeting. Any Flight Attendant who is 24 required to attend a meeting on a Day Off will be paid the greater of actual time 25 spent or two (2) hours at their applicable rate of pay. The Company will first 26 attempt to schedule meetings that do not interfere with a Flight Attendant's Day 27 Off. All meetings in which a Flight Attendant is a witness to an investigation will 28 normally be held on the Flight Attendant's scheduled duty day. All mandatory 29 meetings that have actually occurred will be notated on the Flight Attendant's 30 schedule. 31

## 33 F. Bonus Flight Hours (BFH)

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Each hour paid to a Flight Attendant block hour flown or pay protected, excluding sick time hours or as otherwise excluded in this Agreement, above 97 93 will be paid at 1.3 1.4 times the applicable base rate of pay.

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## 39 G. Premium Pay (Mission Mode) Pay

When the Company determines that a day or series of days represent a critical operational period, it may, at its discretion offer Mission Mode pay premium pay for tTrips flown, including time Deadheading, Airport Standby periods, or

rReserve periods awarded on those days. Mission Mode assignments will be 1 awarded in seniority order, by Base Seniority first, considering legalities and 2 conflicts. Flight Attendants who are assigned to a TDY Base will hold their 3 Departmental Seniority in the TDY Base for Mission Mode assignments. If a 4 Flight Attendant is Rescheduled/Rerouted at any point during this period, they 5 6 will be eligible for Reschedule/Reroute pay in addition to Mission Mode pay, if applicable. 7 8 1. If a Flight Attendant accepts and works a mMission mMode 9 assignment, she/he the Flight Attendant will be paid at the advertised 10 rate identified by Crew Services at the time the Mission Mode is 11 accepted (i.e., 1.5 two hundred percent (200%), two hundred fifty 12 13 percent (250%), or three hundred percent (300%) times the applicable base rate of pay). 14 15 2. For rReserve periods awarded under this paragraph, a Flight 16 Attendant will be paid 3.5 four (4) hours at the advertised rate 17 identified by Crew Services at the time the Mission Mode is 18 19 accepted 1.5 times the applicable base rate of pay. If a Flight Attendant is assigned a tTrip during the rReserve period. she/he the 20 Flight Attendant will be paid the greater of 3.5 four (4) hours at the 21 22 advertised rate identified by Crew Services at the time the Mission Mode is accepted 1.5 times the applicable base rate of pay or the 23 value of the tTrip as calculated in paragraph 6.G.1. (Trips Flown) 24 25 above. 26 27 3. Mission Mode assignments that are posted between 1000 am Pacific 28 Time two (2) days prior and 0959 am Pacific Time one (1) day prior to the day of the Mission Mode assignment shall have a two (2) hour 29 response window. 30 31 4. Mission Mode assignments that are posted at or after 1000 am Pacific 32 33 Time one (1) day prior to the day of the assignment shall have a thirty (30) minute response window. 34 35 Each Mission Mode shall at minimum state the date, city pairings, 5. 36 start time, number of Flight Attendants needed, and whether 37 Deadhead to the Trip is necessary. The Company will work towards 38 including Block Time for scheduled service Mission Modes. 39 40 41 6. A Flight Attendant who picks up and works a Mission Mode will be compensated at Mission Mode rate. If the Flight Attendant is removed 42 and pay protected (PPSK), they will be pay protected (PPSK) at the 43 44 Mission Mode rate, assuming they remain available pursuant to

1 2 3		Section 19 of the Agreement. This does not apply to Sick, Leave of Absence (excluding OJI), or unapproved Fatigue.
5 5 6 7 8 9	7.	A Flight Attendant who picks up and works a Mission Mode who is in Bonus Flight Hours (BFH) will be compensated BFH for all hours paid for the Mission Mode assignment. (e.g., For a seven (7) block hour Trip, a Flight Attendant will be paid seven (7) hours at the advertised Mission Mode multiplier, at BFH rate.)
10 11 12 13	8.	A Flight Attendant who is awarded an Airport Standby Mission Mode assignment will receive three-and-one-half (3.5) hours at the advertised Mission Mode rate, plus the value of a Trip if assigned, at Mission Mode rate.
14 15	9.	If an awarded Mission Mode is traded to another Flight Attendant, the Mission Mode rate will not apply.
16 17 18 19 20 21 22 23 24 25 26 27	10.	If a Flight Attendant is awarded a Mission Mode trip that requires the removal of another Trip scheduled for the same day, the Flight Attendant shall be paid for the greater of the removed Trip or the Mission Mode Trip. The Mission Mode rate will apply for scheduled or actual hours flown as a Mission Mode, whichever is greater. (Example: If the Company sends out a three hundred percent (300%) Mission Mode for a five (5) hour block Trip, and the Flight Attendant already has a Trip worth eight (8) hours on the same day, they will be paid five (5) hours at three hundred percent (300%) for the hours flown as a Mission Mode, plus three (3) hours at their applicable rate (which equals eight (8) hours removed Trip minus five (5) hours Mission Mode Trip.)
28 29 30	11.	When a Mission Mode is traded for a Premium Pay Open Time Trip, the Flight Attendant will be compensated for the Trip they operate (i.e., Mission Mode or Premium Pay).
31 32 33 34	12.	A Mission Mode will normally be awarded within thirty (30) minutes from the close of the response window, but no Flight Attendant shall be awarded a Mission Mode more than one (1) hour from the close of the response window.
35 36 37 38 39	13.	If an attempt to cover a Mission Mode assignment is unsuccessful, and that Trip is instead subsequently assigned to a Flight Attendant as a Reschedule or Reroute, the Flight Attendant shall receive the advertised Mission Mode rate for operating the assigned Segment(s) associated with that Trip.

## 1 H. Premium Pay Open Time

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When the Company determines that a day or series of days represent a critical operational period, it may, at its discretion offer premium pay for Open Time Trips that will be compensated at the applicable rate offered by the Company for all hours worked at two hundred percent (200%), two hundred fifty percent (250%) or three hundred percent (300%) pay premium, including time Deadheading. If a Flight Attendant is Rescheduled/Rerouted at any point during this period, they will also be eligible for Reschedule/Reroute pay, if applicable.

- A Flight Attendant who picks up and works a Premium Pay Open Time Trip will be compensated at the applicable rate offered by the Company for all hours worked. If the Flight Attendant is removed from the Trip, except for Sick, Leave of Absence (excluding OJI), or unapproved Fatigue, they will be pay protected at the Premium Pay Open Time Trip rate assuming they remain available pursuant to Section 19 of the Agreement.
- 2. A Flight Attendant who is paid for a Premium Pay Open Time Trip who is in Bonus Flight Hours (BFH), will be compensated BFH for all hours paid at the applicable rate for the Premium Pay Open Time Trip offered by the Company.
- 3. A Flight Attendant who picks up an Airport Standby Premium Pay Open Time Trip assignment will receive three and one-half (3.5) hours at Premium Pay Open Time Trip rate offered by the Company, plus the value of a Trip if assigned. If the Flight Attendant is removed from the assignment, except for Sick, Leave of Absence (excluding OJI), or unapproved Fatigue, they will be pay protected at the Premium Pay Open Time trip rate assuming they remain available pursuant to Section 19 of the Agreement.
  - 4. A Flight Attendant must be free from duty to get the Premium Pay Open Time Trip offered by the Company on a Premium Pay Open Time pick up.
    - 5. When a Premium Pay Open Time Trip is traded for another Premium Pay Open Time Trip, the Flight Attendant shall receive pay for the Trip they operate.

## 41 HI. Alcohol/Drug Testing

If a Flight Attendant is selected for random drug/alcohol testing prior to the start
 of a tTrip, the Flight Attendant will be pulled from her/his their scheduled tTrip
 and pay protected for the entire value of the tTrip. A Reserve Flight Attendant

selected for random drug/alcohol testing shall be released from her/his their duty 1 day once the drug/alcohol test has been completed. If a Flight Attendant is 2 notified of a random drug/alcohol test at the completion of a tTrip, the Flight 3 Attendant's rest period will not be considered to begin until she/he the Flight 4 Attendant leaves the drug/alcohol testing facility. The Flight Attendant will be 5 6 considered to remain on duty from block in until the drug/alcohol test is completed, with a minimum of one (1) hour, and paid thirty (30) minutes at their 7 applicable rate of pay for each test for the purposes of pay. If the drug/alcohol 8 testing would affect the Flight Attendant's required rest, the Flight Attendant must 9 inform Crew Scheduling Services at the time she/he the Flight Attendant leaves 10 the testing facility. The Company will have the right to verify the time that the 11 Flight Attendant left the testing facility. 12

# 14 IJ. Junior Assignment (JA)

15 A Flight Attendant who is called as junior assigned a JA to a Trip in accordance 16 with Section 19.I and flies as such that Trip shall receive the applicable base rate 17 of pay of the previously issued Mission Mode for that Trip (i.e., two (2), two and 18 19 one-half (2.5), or three (3) times the applicable base rate of pay) plus an additional fifty percent (e.g., a Mission Mode issued at three (3) times would pay 20 three and one-half (3.5) times the applicable rate of pay), above guarantee for all 21 22 Trips flown as a JA. If a Flight Attendant is junior assigned a Trip and trades the JA Trip to another Flight Attendant who is free from duty, the Flight Attendant 23 who works the JA Trip will receive the JA pay. Until technology allows otherwise, 24 25 the Flight Attendant who works the JA Trip must file a JIRA in a timely manner to identify the trade and request payment be updated. 26

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Bonus/Profit Sharing

If the Board of Directors authorizes a cCompany-wide bonus or profit sharing program, Flight Attendants will be included and will participate in such program(s) on the same terms as all other Company employees participating in the program(s).

## 35 KL. Working Into A Day Off (Comp Day)

If a Flight Attendant is required to work past 2 0159 am into her/his their previously scheduled dDay oOff, she/he must they shall be eligible to receive a replacement pay protected dDay oOff (i.e., Comp Day) or elect additional compensation in lieu of the Comp Day, as follows:

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- 45 2. Within seven (7) calendar days from the Day Off at issue:

1 2 a. The Flight Attendant shall have the opportunity to provide Crew Services three (3) Comp Day options, or alternatively request to 3 receive an additional four and one-half (4.5) hours of pay. 4 5 6 b. If the Flight Attendant elects to provide Crew Services with three (3) Comp Day options, and Crew Services is able to grant one of the 7 three (3) Comp Day options, the Flight Attendant shall be pay 8 protected for the higher of the dropped Trip or any subsequent Trip 9 that is picked up. 10 11 c. If the Flight Attendant elects to provide Crew Services with three (3) 12 13 Comp Day options, and Crew Services is unable to grant one of the three (3) Comp Day options, the Flight Attendant shall have the 14 option to either: 15 16 i. select from the Comp Day option(s) provided by Crew 17 Services, in which case the Flight Attendant shall be pay 18 19 protected for the dropped Trip. Any subsequent Trip that is picked up by the Flight Attendant on that day shall be paid in 20 addition to the pay protected amount; or, 21 22 ii. elect to receive the additional five and one-half (5.5) hours of 23 pay in lieu of a Comp Day. 24 25 The Flight Attendant shall provide Crew Scheduling three day off options, to 26 occur within her/his awarded schedule. If Crew Scheduling is able to grant one of 27 28 the three day off options, the Flight Attendant shall be pay protected for the higher of the dropped trip or any subsequent trip that is picked up; however, if 29 Crew Scheduling is unable to grant one of the three day off options. Crew 30 31 Scheduling shall select the day off and the Flight Attendant shall be pay protected for the dropped trip and any subsequent trip picked up on that day shall 32 be paid in addition to that pay protected amount. 33 34 35 LM. Minimum **Duty** Pay 36 1. For each dDuty pPeriod in a flown tTrip, Flight Attendants will be paid flight 37 hours scheduled or flown, or a minimum of 0.5 0.7 block hours for each hour 38 on duty, or four (4) hours, whichever is greater. However, a Flight Attendant 39 on a Trip with a scheduled or unscheduled overnight Layover away from their 40 41 Base, including scheduled days without flying (i.e., sit day), shall receive a minimum of four (4) hours for each Duty Period in a flown Trip containing a 42 Layover (or day for sit days), flight hours scheduled or flown, or a minimum of 43 44 0.5 0.7 block hours for each hour on duty, whichever is greater. 45

2. A Flight Attendant shall be credited for the scheduled bBlock tTime of the 1 tTrip assigned or the actual time flown, whichever is greater. This concept is 2 applied to the entire duty period, not individual flights in the duty period. 3 When part of a trip is removed and pay protected, the total trip value is pay 4 protected (PPSK) (i.e. you would not apply "scheduled or better" for actual 5 6 tTrips flown plus the pay protect portion of the tTrip). 7 8 MN. **Minimum Guarantee** 9 The minimum bBid pPeriod pay for all full-time Flight Attendants on a Regular or 10 Mixed Line shall be seventy-five (75) hours, except that a forty (40) hour line 11 shall have a forty (40) hour guarantee. 12 13 The minimum Bid Period pay for all full-time Flight Attendants on a Reserve Line 14 15 shall be seventy-five (75) hours, which shall be increased to eighty (80) hours in reduced Day Off bid months (i.e., Flight Attendants at a Base that is solved with 16 17 less than twelve (12) Days Off). 18 О. **Redeye Premium** 19 20 21 For any flight that is scheduled to operate between 0200 and 0400 Local Time, a Flight Attendant will receive fifty cents (\$0.50) per hour in addition to the 22 23 applicable rate of pay for that flight Ssegment. 24 Ρ. **International Flight Pay** 25 26 An International Flight Segment is one in which the flight originates, or 27 terminates, at a location other than the United States or its territories. A Flight 28 29 Attendant will receive an additional one dollar (\$1.00) per block hour flown on all International Flight Segments. International Flight pay does not apply to 30 Deadheads. 31 32 Q. **Bid Period Premium Pay Day** 33 34 35 1. Thanksgiving Day, Christmas Day (December 25<sup>th</sup>), and New Year's Day (January 1<sup>st</sup>) shall be designated as Bid Period Premium Pay 36 Days for all Bases. In addition, #the Company may, at its discretion, 37 identify a specific day(s) in a Bid Period as a Bid Period Premium Pay Day 38 for that Base (e.g., holiday, high fly day). For Bid Period Premium Pay 39 Days the following shall apply: 40 41 42 a. A Bid Period Premium Pay Day shall be identified prior to the opening of monthly bidding for the Bid Month in which the Bid Period Premium 43 Pay Day occurs and shall be communicated to Flight Attendants in 44 advance of the closing date of the bid for that month. 45

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2		b. A Flight Attendant who operates a Trip on a Bid Period Premium Pay
3		Day shall be paid one and one-quarter (1.25) times their applicable
4		rate for that Trip.
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6		c. A Flight Attendant who sits Reserve (including Airport Standby) on a
7		Bid Period Premium Pay Day who does not operate a Trip on that Bid
8		Period Premium Pay Day will receive one (1) additional hour at their
9		applicable pay rate, above guarantee.
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11	<del>R.</del>	-Lead Pay
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13		A Flight Attendant who works the lead position shall be paid at the rate of one
14		dollar and fifty cents (\$1.50) per hour in addition to their base rate for each block
15		hour worked for those Segments in which they are identified as the lead position.
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17	R.	Extended Range Flights
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19		If Allegiant begins operating any flights that exceed eight (8) hours in duration
20		(per Segment), the Union and the Company will meet and confer to extend
21		additional compensation for those flights.
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23	S.	Charter Pay
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25		A Flight Attendant who works a Charter flight will be paid fifty cents (\$0.50) per
26		block hour in addition to their applicable rate of pay.
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28	<del>U.</del>	Onboard Commissary Sales Commission
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30		The commission for onboard sales shall be four (4%) divided equally among the
31		Flight Attendant crew.
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33	т. –	Requalification Pay
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35		A Flight Attendant who is requalifying when returning from a Leave of Absence
36		will be paid their minimum guarantee, prorated for partial Bid Period.
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38	U.	Pay Checks
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40		The parties agree that this provision (1) provides for pay arrangements that differ
41		from the statutory default under Section 204 of the California Labor Code; (2)
42		meets the requirements of the statutory exemption under California Labor Code
43		Section 204(c); and (3) to the fullest extent permitted by law, expressly waives

the requirements for timing of wage payments under Section 204 of the California 1 Labor Code, as of the Effective Date of this Agreement. 2 3 1. Paychecks shall be issued on the fifteenth (15<sup>th</sup>) Day of the month (the 4 "First Paycheck") and the last day of the Bid Period (the "Second 5 6 Paycheck"). When a payday falls on a Saturday or Sunday, payment shall be made on the previous Friday. If a payday falls on a weekday or 7 Company holiday as designated in Company policy, payment shall be 8 made on the last Business Day preceding such holiday. 9 10 2. The First Paycheck shall include one-half (1/2) of a Flight Attendant's 11 adjusted guarantee from the current Bid Period, pay for all hours due in 12 13 excess of their guarantee from the previous Bid Period, per diem for the previous Bid Period, and all other payment due from the previous Bid 14 Period, except as otherwise provided in this Agreement. 15 16 3. The Second Paycheck shall include the remaining one-half (1/2) of the 17 Flight Attendant's adjusted guarantee from the current Bid Period. 18 19 4. The Company shall direct deposit paychecks into a Flight Attendant's 20 designated bank account(s), and shall provide them with access to their 21 22 pay statement on the Company website. 23 V. **Payroll Discrepancies/Pay dates** 24 25 1. If the Company denies any item of pay or expenses, the Flight Attendant shall 26 be notified in writing electronically. 27 28 29 2. If a Company pay error resulting in an underpayment to a Flight Attendant exceeds the equivalent of two (2) hours of pay, the Company shall rectify the 30 31 error within two (2) working Days after the verification of the error. Pay errors resulting in an underpayment to a Flight Attendant of two (2) hours or less shall 32 be rectified no later than the next paycheck. 33 34 35 3. A Flight Attendant shall be provided with notice in writing of any overpayment received, and provided a reasonable opportunity for repayment. 36 37 38 W. **Pay Within Identified Ranges** 39 40 No employee shall be paid a rate above or below the applicable hourly rate. 41 42 except that the Company may, at its sole discretion, and with at least thirty (30) days prior notice to the Union, offer: 43 44

1 2 3 4 5	1.	New hire sign-on bonuses. A new hire sign-on bonus may be provided as a one-time, non-compounding lump sum payment, or as an annual non- compounding lump sum payment for up to the first three years of a new hire's employment at the Company's discretion.
6 7	2.	Other one-time, non-compounding performance-based incentives.
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1		SECTION 7
2		RETIREMENT BENEFITS
3	Α.	401 (k) Retirement Benefits
4 5 7 8 9 10		Flight Attendants (including Part Time Flight Attendants) are eligible to participate in the current Company 401(k) Retirement Plan. The terms of the Company match will not change for employees covered by this Agreement until amended pursuant to the Railway Labor Act. Effective January 1, 2025, The the Company match is 100% on the first <del>3%</del> five percent (5%) of the employee's contribution <del>and 50% on</del> the next 2% of the employee's contribution (e.g., an employee contribution of five percent (5%) will receive the benefit of a 4% five percent (5%) Company match).
11 12	В.	Retiree Flight Privileges
13 14	5.	Flight Attendants will participate in the Allegiant Retirement Flight Privileges program on the same terms and conditions as other Company employees.
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1			SECTION 8
2			INSURANCE AND BENEFITS
3	Α.	h	nsurance
4 5 6 7 8 9			A Flight Attendant may elect to participate on behalf of her/himself themselves and any eligible dependents in any life, disability and/or comprehensive health insurance plan, including medical, prescription, dental and vision coverage, offered to employees by the Company, and shall also be eligible for any payment offered to other Company employees in lieu of participation in a Company benefit plan.
10 11 12 13 14 15 16 17 18 19 20			The Company shall pay seventy-five percent (75%) of the total monthly contribution rate for all applicable coverage options. Eligible Flight Attendants shall pay twenty-five percent (25%) of the total monthly contribution cost to maintain the coverage tier that they select, which payment shall be made by payroll deduction by the Company and remitted by the Company on their behalf. Annual increases to the total contribution rates shall be limited to zero percent (0%) in the first Plan Year following ratification, five percent (5%) in the second Plan Year following ratification, and seven percent (7%) every year thereafter for the term of the Agreement. The total monthly contribution rates will be frozen once the contract becomes amendable and remain at those rates until a new collective bargaining agreement is reached.
21 22	В.		Benefits
23 24 25 26 27 28 29		1.	Flight Attendants shall be eligible to participate in the Company Adoption Benefit Program, Educational Assistance Program and receive Flight Benefits on the same terms as all other Company employees (i.e., equally offered to all represented and non-represented employees) participating in the same programs. In the event that the Company elects to discontinue any such benefits, it shall provide the Union with sixty (60) days' notice.
30 31 32		2.	Any future benefit, or improvement to a current benefit, offered to all Company employees (i.e., equally offered to all represented and non-represented employees) will be equally offered to Flight Attendants.
33 34 35		3.	Medical Travel Cost Reimbursement
35 36 37 38			Non-probationary Flight Attendants shall be eligible to participate in the Company's Medical Travel Cost Reimbursement benefit program. This benefit is intended to cover costs associated with traveling to obtain specialized medical

1 2	care not available in a Flight Attendant's local area for themselves, their spouses, and their children. Flight Attendants may request up to one thousand dollars				
3	(\$1,000) in reimbursement for flights, car rentals, and hotel expenses associated				
4	with their own personal medical care appointments taking place a minimum of				
5	one hundred (100) miles away from their residence of record.				
6					
7	a. Reimbursement is also applicable for medical care provided for the Flight				
8	Attendant's spouse and dependent children up to the age of twenty-one				
9	(21) provided their dependents are listed as such in the Company's record				
10	keeping systems.				
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12	b. Reimbursement may be requested up to three (3) times per calendar year,				
13	and must be submitted in accordance with Company policy.				
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1			SECTION 9
2			EXPENSES
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9	В.	Hotel	S
10 11 12 13		1.	The Company shall provide suitable hotel accommodations for each Flight Attendant, including during New Hire training, that are rated not less than three (3) stars per the booking tool used by the Company, or that have been approved by the TWU 577 Hotel and Transportation Committee.
14 15 16 17		2.	Layover hotel rooms for Flight Attendants shall not be located on the ground floor of the hotel, and shall open to an indoor corridor. The Company shall request rooms be assigned, if available, that are not directly adjacent to an elevator or ice machine.
18 19 20 21		3.	No Flight Attendant shall be required to share a hotel room on a scheduled overnight, or on an unscheduled overnight if single rooms are available. The Company shall first attempt to book all Flight Attendants on the crew in the same hotel.
22 23 24 25 26		4.	For TDY assignments any scheduled service (e.g., charters excluded) with an overnight hotel stay longer than two (2) days, hotel rooms shall normally include a microwave and refrigerator. The Company shall request rooms be assigned with a kitchenette and laundry facilities, if available, for TDY assignments or long term training over five (5) days.
27 28 29		5.	Nothing in this paragraph 9.B (Hotels) shall prevent the Company from providing TDY accommodations with shared living space, so long as each Flight Attendant has a private bedroom and bathroom.
30 31 32 33		6.	When a Flight Attendant is scheduled for or it appears there will be an anticipated break in flying of six (6) five (5) hours or more at a location other than their Domicile Base, the Flight Attendant will be provided with a hotel room if requested and available.
34 35 36		7.	The Company shall normally not change a Flight Attendant's hotel while on a long-term assignment of more than five (5) days, including New Hire training, or is on TDY for consecutive Bid Periods. In the event a change

1 2		is needed, the Company will give adequate notice to the TWU 577 Hotel and Transportation Committee and the Flight Attendant.
3 4 5	8.	The Company and the TWU 577 Hotel and Transportation Committee agree to work collaboratively to identify preferred vendors for hotels and transportation.
6 7 8	9.	For long-term scheduled assignments of more than three (3) days, including New Hire training, hotels should normally be booked by the Company at least one month prior to the check-in date.
9 10 11 12 13	10.	A credit card will not be required by the Flight Attendant for incidentals at a hotel. The Company will provide a credit card for incidentals for all hotel reservations. If a Flight Attendant makes an unauthorized charge to the Company credit card, the Flight Attendant will be responsible for reimbursement.
14 15 16 17 18	11.	Hotels with scheduled Layovers should normally provide breakfast and complimentary Wi-fi. If a scheduled Layover hotel does not provide breakfast and complimentary Wi-fi, the Company agrees to meet and confer with the TWU 577 Hotel and Transportation Committee to discuss identified concerns.
19 20	12.	On scheduled Layovers of eighteen (18) hours or more, the Company will attempt to provide hotels near restaurant(s) and shop(s) if available.
21 22 23 24 25 26 27 28 29 30	13.	In lieu of receiving a hotel for long term training (i.e., training of five (5) days or more) or TDY assignment, a Flight Attendant may elect to receive fifty (50%) of the anticipated hotel cost of the assignment (i.e., hotel option). If a Flight Attendant elects this hotel option, they will be responsible for their own accommodations during their assignment. The hotel option rates will be based on Layover locations, not specific properties, and shall be made available to all Flight Attendants no less than annually by the Company. Any changes made to the hotel option rates during this Agreement will be mutually agreed upon by the TWU 577 Hotel and Transportation Committee and the Company.
31 32 33		<ul> <li>Requests for the hotel option must encompass the entire TDY or long-term training assignment and may not be prorated for any reason.</li> </ul>
34 35 36 37 38		b. A Flight Attendant who elects the hotel option will receive their hotel option payment on the first pay period of the Bid Period following the TDY or long term training assignment (i.e., the 15th of the month).

1 2			c. A Flight Attendant wishing to select the hotel option shall notify the	
3			Company of such election within ten (10) days of the awarding of	
4			the TDY or long-term training assignment. If a Flight Attendant	
5			requests the hotel option more than ten (10) days after being	
6			awarded the TDY or long-term training assignment, and a hotel	
7			room has already been booked for that Flight Attendant, the	
8			awarding of the hotel option shall be at the discretion of the	
9			Company.	
10				
11			d. In the event a Flight Attendant elects the hotel option, and their long	
12			term training or TDY assignment is ended early or suspended prior	
13			to the planned completion date, and the Flight Attendant is released	
14			from the long term training or TDY assignment and allowed to travel	
15			back to their Base or permanent residence, then said Flight	
16			Attendant's hotel option payment would end on the date of their	
17			release back to Base or permanent residence. For the purpose of	
18			this paragraph, the Flight Attendant's permanent residence must be	
19			within the contiguous United States and have an airport hosting at	
20			least two non-code share airlines conducting full-service	
21			operations.	
22		14.	Flight Attendants shall be entitled to participate in all travel loyalty/rewards	
23			programs, and to retain any such benefits, if available under the	
24			negotiated agreement between the vendor and the Company.	
25	С.	Parki	ing and Transportation	
26		1.	The Company shall provide transportation to and from the hotel when a	
27			Flight Attendant is required to overnight away from their Base, or when	
28			hotel accommodations are required. If transportation is not available within	
29				
30			thirty (30) minutes after their release from duty, the Flight Attendant may	
31			thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated	
			thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely	
32			thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.	
32 33		2.	<ul><li>thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.</li><li>Flight Attendants will have up to thirty (30) days prior to recurrent training</li></ul>	
32 33 34		2.	<ul><li>thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.</li><li>Flight Attendants will have up to thirty (30) days prior to recurrent training to suggest a flight from their Base or permanent residence, which the</li></ul>	
32 33 34 35		2.	<ul> <li>thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.</li> <li>Flight Attendants will have up to thirty (30) days prior to recurrent training to suggest a flight from their Base or permanent residence, which the Company shall book unless it elects to book an available lower-cost flight.</li> </ul>	
32 33 34 35 36		2.	<ul> <li>thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.</li> <li>Flight Attendants will have up to thirty (30) days prior to recurrent training to suggest a flight from their Base or permanent residence, which the Company shall book unless it elects to book an available lower-cost flight. Compensation for Deadheads (i.e., flight time calculation) shall be based</li> </ul>	
32 33 34 35		2.	<ul> <li>thirty (30) minutes after their release from duty, the Flight Attendant may use a cab or ride share and seek reimbursement of the associated expense, which shall be paid by the Company subject to timely submission with receipts in accordance with Section 9.D below.</li> <li>Flight Attendants will have up to thirty (30) days prior to recurrent training to suggest a flight from their Base or permanent residence, which the Company shall book unless it elects to book an available lower-cost flight.</li> </ul>	

permanent residence. For the purpose of this paragraph, the Flight
 Attendant's permanent residence must be within the contiguous United
 States and have an airport hosting at least two non-code share airlines
 conducting full-service operations.

- 53.Drive times, as listed in the Crew Travel Guidelines, will be discussed and6reconciled annually based on the date of ratification, between the TWU7577 Hotel and Transportation Committee and the Company. Any changes8made to the drive times will be mutually agreed upon by the TWU 5779Hotel and Transportation Committee and the Company.
- 10 4. Ground transportation will be safe, clean, climate controlled, and insured.
- 11 5. Ground transportation will normally not be shared with passengers.
- The Company shall not require a Flight Attendant to drive their personal
   vehicle more than fifty (50) miles in order to travel to or from an awarded
   TDY location.
- 15 7. The Company must provide each Flight Attendant with parking at one (1) Base at no cost to the employee. A Flight Attendant can have one (1) 16 parking pass at their assigned Base, or, alternatively, any other Base of 17 18 their choice if such parking is available. The Flight Attendant has an option 19 of purchasing an additional parking pass at another Base, if available, at their own expense. When awarded a TDY, the Company will provide a 20 parking pass at the TDY Base to Flight Attendants who elect the hotel 21 option (e.g., a Flight Attendant not staying at the hotel) or who are 22 provided a rental car, upon request and if available. Except for a Flight 23 Attendant who has elected the hotel option, if no parking pass and no 24 25 hotel shuttle is available, a Flight Attendant may seek reimbursement for parking at the TDY Base, in accordance with Section 9.D below. 26

## 27 D. Reimbursements

- Submitted expenses shall be paid within thirty (30) days upon receipt of
   the Flight Attendant's properly submitted and error free expense form.
- 30 2. If the Company denies any item for reimbursement, the Flight Attendant31 shall be notified electronically.
- 323.In the event that the Company cannot secure and provide hotel rooms33when required under this Section due to extenuating circumstances, a34Flight Attendant may obtain reasonable, suitable lodging that is in35accordance with the terms of this Section for the Crew, and shall be36eligible to claim such lodging on an expense form with supporting hotel37receipts.

1		4.	Approved Fatigue reports shall be paid within thirty (30) days of approval.
2		5.	Passports and Visas
3 4 5 7 8 9 10 11	Е.	Involu	<ul> <li>a. The Company will reimburse a Flight Attendant for the cost of passport renewal, to obtain and/or renew any Visa required to conduct their Flight Attendant duties and the charge for the government agency's expediting service when required. Any other associated expenses will be reviewed on an individual basis.</li> <li>b. Flight Attendants with dual citizenship are eligible to expense only one passport for renewal purposes under this provision.</li> </ul>
13 14 15 16		1.	Flight Attendants who experience involuntary Base transfers within the forty-eight (48) contiguous United States shall be eligible for reimbursement of moving expenses of up to five thousand five hundred dollars (\$5,500).
17 18 19			Flight Attendants involuntarily displaced to or from Hawaii, Alaska, Puerto Rico, Virgin Islands, or other U.S. territories shall receive an additional two thousand dollar (\$2,000) stipend.
20 21 22 23 24 25 26 27		2.	A Flight Attendant will be eligible to be provided move days for a Base transfer. The number of move days provided to a Flight Attendant shall be in accordance with the matrix in Section 9.E.2.i. below and will be placed consecutively beginning on the first day of their effective Bid Period. Move days are treated as Days Off in the bid and count toward Minimum Days Off. A Flight Attendant may elect to decline some or all of the move days at their discretion.
28 29 30 31 32 33			i. Move days are as identified in the chart below, and are calculated by the actual distance moved from the Flight Attendant's current Base to their new Base following a Base transfer. In addition to the below, a Flight Attendant will receive two (2) additional days for packing/unpacking.
34 35 36 37 38			<ol> <li>0-50 miles = 0 move days</li> <li>51-500 = 3 move days</li> <li>501-1000 = 4 move days</li> <li>1001-1500 = 5 move days</li> <li>1501-2000 = 6 move days</li> </ol>
20			5. 1501-2000 – 0 move days

# TWU / ALLEGIANT AIR TENTATIVE AGREEMENT

1 2	<ol> <li>2001-2500 = 7 move days</li> <li>2500+ = 8 move days</li> </ol>
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1		SECTION 10
2		MEDICAL EXAMINATIONS
3 4 5	A.	In order to provide the highest degree of safety possible for our employees and customers, it is a Company requirement that all Flight Attendants be fit for duty when performing their job responsibilities.
6 7 8	В.	"Fit for duty" means that a Flight Attendant is able to safely and effectively perform <del>her/his their</del> job, unimpaired by factors such as illness, personal problems, medication, alcohol or drugs.
9 10 11 12 13 14 15 16 17 18 19 20	C.	When the Company has a reasonable concern regarding a Flight Attendant's fitness for duty, an immediate medical fitness evaluation (including a drug and/or alcohol test) may be required. A Flight Attendant required to undergo a medical fitness evaluation will be removed from duty, and remain off duty until the evaluation has been completed. While the examination is pending, she/he the Flight Attendant will be paid for actual hours flown pay protected (PPSK) for any trips removed, or the minimum monthly guarantee, whichever is greater. If a Flight Attendant is scheduled for, and thereafter cancels, reschedules or no shows a fitness evaluation, she/he the Flight Attendant will be removed from pay status until the examination can be completed and findings reported. The Company, Union and Flight Attendant will complete this process as expeditiously as possible.
21 22 23 24	D.	If a Flight Attendant is determined to be unfit for duty following a medical fitness evaluation, the Flight Attendant will no longer be pay protected (PPSK). Within fifteen (15) calendar days of the date the Company Flight Surgeon medical examiner presents the Flight Attendant with her/his their findings, the Flight

- examiner presents the Flight Attendant with her/his their findings, the Flight Attendant may employ a qualified medical examiner of her/his their own choosing and at her/his their own expense for the purpose of conducting a medical examination for the same purpose as the medical examination made by the medical examiner employed by the Company. The Flight Attendant may use accrued Sick time while appealing the decision.
- 30
- 311.A copy of the findings of the medical examiner chosen by the Flight32Attendant shall be furnished to the Company within fifteen (15) calendar33days following the examination, and in the event that such findings verify34the findings of the medical examiner employed by the Company, no further35medical review of the case shall be afforded.

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2. In the event that the findings of the medical examiner chosen by the Flight 1 Attendant disagree with the findings of the medical examiner employed by 2 the Company, the Company will, at the written request of the Flight 3 Attendant, ask that the two (2) medical examiners agree upon and appoint 4 5 a third qualified and disinterested Flight Surgeon neutral medical examiner, for the purpose of making a further medical examination of the employee. 6 7 The Flight Attendant must submit the written request within seven (7) calendar days from the date her/his their medical examiner's report is 8 9 furnished to the Company and the Flight Attendant. The Company will then have seven (7) calendar days to ask the two (2) medical examiners to 10 appoint the third qualified and disinterested Flight Surgeon neutral medical 11 examiner. The Company will notify the Flight Attendant in writing when the 12 two (2) medical examiners have been contacted. The third gualified and 13 disinterested Flight Surgeon neutral medical examiner will be agreed upon 14 15 as expeditiously as possible.

- 3. Such three (3) doctors medical examiners, one (1) representing the 17 Company, one (1) representing the Flight Attendant affected, and one (1) 18 disinterested doctor neutral approved by the Company doctor medical 19 20 examiner and the Flight Attendant's doctor medical examiner, shall constitute a board of three (3), the majority vote of which shall decide the 21 case. The board of three (3) will render their decision as expeditiously as 22 possible. The Flight Attendant and the Company will be provided a copy of 23 24 the board's decision as soon as possible after the decision is rendered with 25 verified receipt of delivery.
- 264.The expense of employing the disinterested Flight Surgeon neutral medical27examiner shall be borne equally by the Company and the Flight Attendant.28Copies of such Flight Surgeon's neutral medical examiner's report shall be29furnished to the Company and to the employee Flight Attendant.
- 5. If the board of three (3) determines that the Flight Attendant is fit for duty, the Company will restore any Sick time used by the Flight Attendant and the Flight Attendant will be pay protected (PPSK) for any Trips removed or the minimum guarantee, whichever is greater.
- 36 E. Medical records and reports, if any, received pursuant to a medical fitness
   37 evaluation conducted hereunder shall be kept confidential unless disclosure is
   38 necessary to allow immediate medical treatment, or to advise a manager of the
   39 need for reasonable and necessary accommodations. Such records will be

# TWU / ALLEGIANT AIR TENTATIVE AGREEMENT

1 2	retained in People Services by confidential employees, and shall not be part of work location personnel files.
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1			SECTION 11
2			LEAVES OF ABSENCE
3	Α.	Famil	y and Medical Leave Act (FMLA)
4 5		1.	FMLA is a Federal Law passed in 1993. Amendments to the law provide specific eligibility requirements for flight crew members.
6 7 8 9		2.	FMLA is an unpaid leave for family and medical reasons during a 12- month rolling year, meaning that eligibility will be calculated by counting back one year from the date the leave starts.
10 11 12		3.	An eligible Flight Attendant will be granted leave in accordance with the law for any of the following reasons:
13 14 15			i. For incapacity associated with pregnancy, prenatal medical care, or childbirth and care of the newborn child of the Flight Attendant;
16 17			ii. For placement with the Flight Attendant of a son or daughter for adoption or foster care;
18 19 20 21			iii. To care for an immediate family member (spouse, child, or parent) with a serious health condition; or
22 23 24			iv. To take medical leave when the Flight Attendant is unable to work because of a serious health condition.
24 25 26			v. Military cases as detailed in paragraphs B. and C, below
27 28 29 30 31		4.	Specifically, a Flight Attendant is eligible to take FMLA leave after one year of employment if she or he the Flight Attendant has worked or been paid (not including Sick and Vacation) for sixty (60) percent of the applicable monthly pay guarantee, or the equivalent amount annualized over the preceding 12-month period.
32 33 34 35		5.	Part-time Flight Attendants can qualify for FMLA if during the prior twelve months they have met flight crewmember requirements.
36 37 38 39 40		6.	A husband and wife Spouses or domestic partners who are both employed by Allegiant and who are eligible for FMLA will be allowed a combined total of twelve (12) weeks leave during any twelve (12) month period if the leave is taken to care for a parent who has a serious health condition, for the birth and subsequent care of the employee's newborn

child, or following the placement of a child with the employee for adoption 1 2 or foster care. 3 4 7. Working for another company while on FMLA leave from Allegiant is not permitted unless expressly approved by the Company. 5 6 Flight Attendants on leave cannot work for another Allegiant Flight 7 8. Attendant in a shift-trade or trip-trade. 8 9 9. A Flight Attendant wishing to apply for FMLA leave must comply with the 10 Company procedure. 11 12 Flight Attendants will be paid from their accrued but unused Sick bank, 13 10. unless the Flight Attendant specifically requests the absence remain 14 unpaid at the time the leave is requested. Such request shall be made in 15 advance of the start of an approved block leave, by submitting such 16 request to Crew Payroll via the Company approved electronic notification 17 system, currently JIRA. For intermittent leaves, a Flight Attendant shall be 18 required to submit a separate JIRA, or other approved electronic 19 notification form, for each approved absence within forty-eight (48) hours 20 of the absence, except in extenuating circumstances or as otherwise 21 provided by law. 22 23 11. Except in extenuating circumstances or as otherwise provided by law, 24 25 Flight Attendants are expected to report an FMLA absence under normal callout procedures and to report with the FMLA provider within forty-eight 26 (48) hours. 27 28 Β. 29 **FMLA Family Military Leave** 30 1. FMLA regulations include two types of military family leave. They are 31 referred to as "qualifying exigency leave" and "military caregiver leave." 32 The eligibility requirements are the same as any qualifying reason to take 33 FMLA unpaid leave. 34 35 2. Flight Attendants wishing to apply for FMLA Family Military Leave must 36 provide notice as soon as practicable (within the same day or business 37 38 day). When the need for leave is unforeseeable, they must comply with normal call-in procedures for absences due to unusual circumstances. 39 40 3. The Flight Attendant must supply a copy of the covered military member's 41 active duty orders or other documentation issued by the military indicating 42 that the member is on active duty or has been called to active duty status. 43 44 The paperwork must specify the dates of the active duty service. 45

1 2 3 4	4.	Exigency leave may be taken if a Flight Attendant's spouse, son, daughter, or parent is on "active duty" or "call to active duty status". In- laws are not included. Qualifying exigencies include:
5		i. Short notice deployment (seven (7) days or less notice).
7		ii. Military events and related activities (ceremonies, programs, events
8 9		sponsored by the military or family support programs, informational briefings).
9 10		bhenngs).
11		iii. Childcare and related activities arising from the active duty or call to
12		active duty status of a covered military member.
13		
14		iv. Making or updating financial and legal arrangements.
15		• On the shirt of the second will be a successful of the second
16 17		v. Counseling for the covered military member, or the child of the covered military member.
18		
19		vi. Up to five (5) days of leave to spend time with a covered military
20		member who is on short-term temporary, rest and recuperation leave
21		during deployment.
22		
23		vii. Post deployment activities including arrival ceremonies, reintegration
24 25		briefings and events, other official ceremonies or programs sponsored by
25 26		the military for a period of ninety (90) days following the termination of the covered military member's active duty status and addressing issues
27		arising from the death of a covered military member.
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29	5.	Military Caregiver Leave is available to an eligible Flight Attendant whose
30		spouse, son, daughter, or parent is a covered service member with a
31		qualifying illness or injury, or an eligible Flight Attendant who is the next of
32		kin to a covered service member with a serious injury or illness. In-laws
33		are not included. This leave extends to members of both the Regular
34 25		Armed Forces and the National Guard or Reserves.
35 26		i. An eligible Flight Attendant is entitled to take up to twenty-six (26)
36 37		workweeks of leave during a "single 12-month period" to care for a
38		seriously injured or ill covered service member.
39		
40		ii. Unused weeks of military caregiver leave cannot be carried over.
41		Military caregiver leave does not apply to former members, including
42		retired members of the Regular Armed Forces, the National Guard, or the

Reserves on the permanent disability retired list; however, it does cover 1 2 those on the temporary disability retired list. 3 4 iii. Military caregiver leave is a "per-member, per-injury" entitlement. 5 C. 6 Military Leave – Call to Active Duty 7 1. The Company grants Military Leave (ML) to any Flight Attendant called for 8 required military active duty service. 9 10 2. A Flight Attendant called to military service must contact her/his their 11 manager/director Inflight Base supervisor and the designated agent of the 12 13 eCompany. If the military leave is longer than thirty (30) days, the Flight Attendant must also provide a copy of her/his their orders with the leave 14 form. 15 16 3. Flight Attendants approved for a ML are not required to use accrued Sick 17 or Vacation time. While on Military Leave, Flight Attendants retain their 18 19 travel privileges. 20 4. For military leaves of more than thirty (30) days, the Flight Attendant 21 22 should provide thirty (30) days' notice of her/his their return to work when possible. 23 24 25 D. **Jury/Witness Duty Leave** 26 A Flight Attendant required to serve jury duty or who has been subpoenaed to appear as a witness in a state or federal court proceeding (except as provided in 27 Section 11.D.3 below) will be paid for actual hours flown pay protected (PPSK) 28 for the Trips removed from their schedule, or the minimum monthly-guarantee, 29 whichever is greater. Any incidental compensation received for jury duty service 30 may be retained by the employee. 31 1. Upon receipt of a jury/witness summons, a Flight Attendant must 32 33 immediately contact her or his their Inflight Base supervisor or the designated agent for the Company to request the leave. When the Flight 34 Attendant has confirmed that she or he they will have to appear for court, 35 she/he they must also provide the following: 36 37 i. Date of first day of jury/witness duty. 38 39 ii. Name and location of court where service will occur. 40 41 2. Flight Attendants regularly scheduled to work on Saturday, Sunday or a 42 Holiday are expected to work on those days, even if they are assigned to 43

1			jury/witness duty during the week. If a Flight Attendant is expected to
2			and/or serves on jury/witness duty for five (5) or more days and is
3			scheduled for duty on the Saturday and Sunday after or during their
4			jury/witness duty, the Flight Attendant may request to be removed from
5			service unpaid on either the Saturday or Sunday. Such request must be
6			made by 0900 Pacific Time the Thursday before the duty assignment.
7			The Company shall then have the discretion to choose which of the two
8			(2) days of duty (the Saturday or the Sunday) the Flight Attendant will be
9			removed from service unpaid based on operational need. Such removal
10			will not affect the Flight Attendant's attendance or record improvement.
11			
12		3.	A Flight Attendant who is required to appear in court for her or his their
13			own alleged violation or for personal reasons will not be compensated for
14			any hours lost due to the court appearance.
15			
16		4.	A Flight Attendant cannot pick up a Trip on a day that was removed and
17			pay protected (PPSK) for jury/witness duty leave.
18			
19		5.	Time missed from work for the mandatory serving of jury duty or
20			appearance as a subpoenaed witness in a State or Federal Court
21			proceeding will not affect the Flight Attendant's attendance or record
22			improvement.
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24	Е.	Gene	rai
25		1.	A Flight Attendant will receive a seven (7) consecutive calendar day leave
26			with pay immediately following the incident if she/he the Flight Attendant is
27			subjected to a hijacking, sabotage, act of terrorism, or war, or is involved in
28			an aircraft accident requiring emergency evacuation where the slide is
29			deployed a red emergency (i.e., when the Captain of a flight believes that
30			the circumstances may lead to crew and/or passenger injuries, aircraft
31			damage, or an aircraft evacuation, and requires preparation of the cabin for
32			an emergency landing/ditching and evacuation). If more time is needed,
33			the Flight Attendant may request a personal leave.
34		2.	Unless otherwise provided in this Section 11, Sick and Vacation during a
35			Flight Attendant's ILeave of aAbsence will be governed by Section 13, Sick
36			and Section 12, Vacation.
37		3.	Failure of a Flight Attendant to return to active service at the end of any
38			Leave of aAbsence or extension thereof shall be deemed a voluntary
39			termination of employment.
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4. Seniority will continue to accrue throughout the duration of all approved 1 leaves. With the exception of Military Leave, Longevity shall accrue for the 2 first one-hundred and eighty (180) days of any Leave of Absence. 3 Longevity shall continue to accrue for the entire period of Military Leave. 4 5 5. With the exception of Military Leave, employee Ttravel benefits remain is 6 in effect for the first one-hundred and eighty (180) days of a Leave of 7 Absence 30 days of all leaves. After one-hundred and eighty (180)30 8 days, travel must be requested through Flight Attendant's 9 manager/director Inflight Base supervisor and is subject to approval. 10 11 6. Flight Attendants on a Leave of Absence, who have provided a return to 12 work date to the Company that is prior to the effective transfer date, are 13 eligible to bid for a Base transfer. 14 15 7. A Flight Attendant coming back from a leave who does not get the 16 opportunity to bid, and who has a release date at least seventy-two (72) 17 hours prior to their return to work, will have the option to request Trips 18 from Open Time within twenty-four (24) hours of their release. The 19 Company will make its best effort to award the Flight Attendant their 20 21 requested Trips if the Trips are still available in Open Time. Otherwise, the Flight Attendant will have a Mixed Line or Reserve Line schedule built for 22 them. 23 24 8. 25 Flight Attendants may attend training events while on a Leave of Absence, without having to return to active status, to avoid disgualification; except, 26 27 Flight Attendants who are currently on a leave related to their own illness or injury cannot attend training events. 28 29 30 9. A Flight Attendant who has exhausted their Sick bank during FMLA leave 31 or a Personal Leave of Absence that is medical in nature shall have the option of being paid out any accrued but unused Vacation time to 32 33 supplement their pay up to the monthly minimum guarantee. 34 35 **F**. Company Convenience Leave (CCL)/ Voluntary Short-Term Leave (VSTL) When the Company is in an overstaffed situation, the Company may offer leaves 36 may be offered in the form of CCL and/or VSTL to reduce the number of Flight 37 Attendants. These leaves may vary in duration based on the Company's staffing 38 requirements. Seniority by Domicile Base will be utilized in considering the 39 awarding of CCLs and/or VSTL at a Base and will continue to accrue throughout 40 the leave. At the time a Flight Attendant requests a CCL and/or a VSTL, she/he 41 they will be given a copy of the current CCL or VSTL policy, as applicable, and be 42 required to sign an Agreement stipulating to those provisions. If CCL and/or VSTL 43

opportunities are offered in a particular Base, at least one CCL and/or VSTL, as
 applicable, position must be granted in that Base. Awarded CCL and VSTL do not
 count as chargeable occurrences against the Attendance Policy.

### 4 G. Personal Leave of Absence

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With the Company's permission and at its discretion, a Flight Attendant may be granted a ILeave of aAbsence for compelling personal or medical reasons. The request for a Personal Leave Request of Absence must be initiated as specified by the Company.

- 10 1. Ordinarily, personal leave At its discretion, the Company may grant a Personal Leave of Absence will be granted for an initial period not 11 exceeding of up to one-hundred and eighty (180) 90-days, but may be 12 extended by the Company. A Flight Attendant may request to extend their 13 14 Personal Leave of Absence provided a timely request for such extension is made in advance of the scheduled end of the leave period. The 15 Company shall maintain the discretion to grant any requested extensions 16 of a Personal Leave of Absence. 17
  - 2. Personal ILeaves of Absence must be approved by the Flight Attendant's manager/director and People Services Company prior to taking the leave.
- A Flight Attendant may not request a Personal leaves Leave of Absence
   may not be granted for reasons such as taking other employment or for
   taking an extended vacation.
- 26 4. Sick time must be taken during a Personal Leave of Absence that is medical in nature for a Flight Attendant's own personal illness or injury, or 27 to care for an ill or injured dependent minor child. The leave will be unpaid 28 after Sick time is exhausted. Flight Attendants will be paid from their 29 accrued but unused Sick bank, and, after the Sick bank has been 30 exhausted, from their accrued but unused Vacation, during a Personal 31 32 Leave of Absence that is medical in nature for a Flight Attendant's own personal illness or injury, or to care for an ill or injured spouse, domestic 33 34 partner, and/or dependent minor child, unless the Flight Attendant specifically requests the absence remain unpaid at the time the leave is 35 requested. Such request shall be made in advance of the start of an 36 approved Personal Leave of Absence by submitting such request to Crew 37 38 Payroll via the Company approved electronic notification system, currently JIRA. A Personal Leave of Absence that does not meet the criteria in this 39 paragraph will be unpaid. 40 41
- A Flight Attendant who begins a leave Personal Leave of Absence mid month shall have her/his their health insurance coverage continued

contingent upon payment of her/his their portion of the premium. A Flight Attendant who enters a month on an unpaid leave Personal Leave of Absence and who continues on leave for the entire month may continue her/his their health insurance coverage through payment of the total premium.

- Flight Attendants will need to contact their manager/director Inflight Base
   supervisor and the Company's designated agent at least one calendar
   week prior to returning from a pPersonal leave Leave of Absence.
  - 7. Requests for a Personal Leave of Absence involving serious emergencies or Acts of God (i.e., fires, floods, tornadoes, hurricanes, etc.), affecting a Flight Attendant's household, or a serious accident or incident involving a Flight Attendant's family member shall be given additional, expedited consideration, and shall not be unreasonably denied.

### 17 H. Bereavement Leave

18 Flight Attendants are granted entitled to a paid (pay protected PPSK) ILeave of 19 aAbsence associated with the death of an immediate family member of up to five 20 (5)-seven (7) calendar days, available to be used in up to two (2) blocks of 21 consecutive days, one of which must be the date of interment or memorial 22 service to attend funeral services of an immediate family member. For time 23 taken If the Flight Attendant wishes to take additional bereavement leave beyond 24 five (5) seven (7) calendar days, the Flight Attendant may use accrued Sick time, 25 accrued but unused Vacation, or take unpaid time off with the approval of her/his 26 their manager Inflight Base supervisor. The Company will not unreasonably deny 27 a Flight Attendant's request for additional leave. For purposes of this Section 28 11.H, the term "limmediate family members" includes: spouse, domestic 29 partner; children; children, or parents, or grandparents of spouse or domestic 30 partner; parents; siblings; father-in-law, mother-in-law, daughter-in-law; son-in-31 law,; grandparents;; grandchildren;; stepparents;; step grandparents;; and 32 stepchildren; aunts; and uncles. Proof of qualifying event may be required upon 33 request by the Company. 34

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### 36 I. Parental Leave

Flight Attendants shall participate in the Company's Parental Leave Program on the same terms as non-represented Company employees (i.e., equally offered to all non-represented employees) participating in the same program, except that Company paid Parental Leave shall be limited to three (3) weeks.

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### 1 J. Wedding Leave

3 A Flight Attendant may request the Company pre-load an unpaid absence in order to block their calendar from potential assignment of duty during the line building 4 5 process in order to attend their own scheduled wedding. Upon request, the Company shall grant an unpaid Wedding Leave of Absence for a Flight Attendant's 6 actual wedding of up to three (3) consecutive days, one of which must be the date 7 of the wedding. Any request for leave beyond three (3) days shall be at the 8 9 discretion of the Company. Any requests for Wedding Leave must be submitted in writing no later than the 15<sup>th</sup> of the month prior to the Bid Period in which the Flight 10 Attendant would be bidding (e.g., for the July Bid Month, the Flight Attendant would 11 need to provide their Wedding Leave request no later than May 15). Proof of 12 qualifying event may be required upon request by the Company. 13

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1			SE	CTION 12		
2		VACATION				
3	Α.	Vacation				
4		1. Vaca	ation Grant			
5			Longovity	Veestien Dave	]	
			Longevity	Vacation Days		
			1 <sup>st</sup> year	7 days		
			2 <sup>nd</sup> - 4 <sup>th</sup> year	14 days		
			5 <sup>th</sup> – 8 <sup>th</sup> year	21 days		
		9 <sup>th</sup>	year and thereafter	28 days		
6					]	
7		Note	: Vacation days do no	t carryover or accrue from	year to year.	
8 9 10		(sam		as of the start of the year, with the exception of new		
11 12 13		gran	•	from leave after the grant ated as follows: Longevity aining in the year.	•	
14		2. Annual	Vacation Bid			
15 16 17		a.		ion shall consist of a block cheduled free from duty.	of seven (7)	
18 19 20		b.	•	all bid on a block(s) of vac all begin on a Sunday and		
21 22 23 24		C.	a Flight Attendant's	<del>ek</del> is worth <del>twenty (20)</del> two Applicable Base Rate of F FLEX, is eligible to count t d.	Pay. Vacation,	
25 26		d.	The vacation blocks <mark>Base</mark> .	will be awarded in seniori	ty order by <del>Domicile</del>	
27 28		e.	•	ll be allowed to bid the am number of vacation days,		

1 2			her/his-their longevity on December 31st in the same year of the October 31st vacation bid award.
3 4 5		f.	The annual vacation bid period shall open October 1st and shall close on October 21st of each year. All final annual vacation bids shall be awarded no later than October 31st of each year.
6 7 8		g.	The Company shall make available, enough vacation blocks for each Flight Attendant on the seniority list, to utilize her/his their full vacation grant.
9 10 11 12 13 14 15 16 17		h.	A minimum of five percent (5%) of the remaining annual liability of vacation blocks, as adjusted after vacation block FLEX elections, will be distributed per Bid Period on a system wide basis, except the Company may designate four Bid Periods each year to have a minimum distribution of three percent (3%). The Company will use every effort to have at least one (1) vacation block available each week. In the event a vacation block is not available for a week, the Company will provide the Union with reasonable notice and a basis for the lack of availability.
18		i.	Flight Attendants can bid for vacation while on a Leave of Absence.
19	3.	Failur	e to Bid or Not Enough Bid choices
20 21 22 23 24		a.	A Flight Attendant who fails to bid or has not provided enough bid choices, will be allowed to select vacation from the remaining blocks on a first come first serve basis at any time from the final vacation bid awards until November 30 <sup>th</sup> of the calendar year in which the vacation bid took place.
25 26 27		b.	If a Flight Attendant does not bid vacation by November 30 <sup>th</sup> , she/he they will be assigned vacation for the following year, no later than December 31st.
28	4.	New	Hire Flight Attendant Vacation
29 30 31 32 33		a.	A Flight Attendant with a hire date after December 31st and before June 1 <sup>st</sup> , will be allowed, following her/his their graduation date, to select on a first-come, first-serve basis, a vacation block from the remaining vacation blocks, from the graduation date through the end of the calendar year.
34 35 36		b.	Should no vacation blocks remain, the Company shall assign a vacation during the remainder of that year or choose to payout any unused vacation days if one cannot be awarded.

1 2		d <mark>c</mark> .	Flight Attendants hired after June 1st shall bid during the <del>Aa</del> nnual <del>V</del> vacation <del>Bb</del> id for the following year.
3 4 5		<del>ed</del> .	Flight Attendants hired after October 10th will be allowed to bid for vacation for the following year, after the October 31st final vacation blocks are awarded.
6 7 8 9 10		f <mark>e</mark> .	A new hire Flight Attendant bidding after October 31st, upon completion of graduation, will be allowed to select on a first-come, first-serve basis, vacation from the remaining vacation blocks for the following year, or current year if her/his their graduation occurs within the same year.
11	5.	Vacat	ion Trades
12 13		a.	Flight Attendants may trade a vacation block(s) with posted open vacation blocks.
14 15 16 17 18		b.	A Flight Attendant may slide a Vacation block(s) forward or backward two (2) days. Vacation slides block trades must be requested by the end of the month Bid Period prior to the bid period opening (e.g., Vacations block trades for May Bid Period must be submitted by March 31 <sup>st</sup> ).
19	6.	Pickir	ng Up of Trips While on Vacation
20 21 22 23		a.	A Flight Attendant may pick up <b>t</b> Trips from Open Time, Mission Modes, Premium Pay Open Time Trips, or from other Flight Attendants during her/his their vacation block in accordance with Section 19, Scheduling and Bidding.
24 25 26 27 28		b.	If a Flight Attendant calls out sick for a <b>t</b> Trip picked up from Open Time in accordance with Paragraph 6.a. directly above, the Flight Attendant will <del>not</del> be paid sick leave.
29 30		C.	Any Trips picked up during a Flight Attendant's vacation block will
31			be paid in addition to the vacation day.
31 32	7.		
32 33 34	7.		be paid in addition to the vacation day.
32 33	7.	Vacat	be paid in addition to the vacation day. tion Cancellation The Company may cancel vacation in the event of a change in

1 2 3		c. If a vacation is cancelled, the Flight Attendant shall be allowed to either select from the remaining vacation blocks in the calendar year or be paid out the value of the vacation week cancelled.
4 5 6 7 8 9 10 11 12 13 14 15 16 17		d. Should the Company cancel a vacation due to operational need, and the Flight Attendant elects to be paid out in accordance with 7.c. above, they shall receive pay for that cancelled vacation at a rate of one and one-half times (1.5x) their current hourly rate. In addition, the Company shall reimburse the Flight Attendant for any deposits or advance payment made for the vacation upon receipts being submitted to the Company (less any payments made to the Flight Attendant from any travel or related insurance purchased for the vacation). Nothing shall preclude the Company from attempting to have deposits or advance payments refunded to the Company by directly contacting the Company with which the deposits or advance payments were made.
18	8.	Separation of Employment
19 20 21		a. Should a Flight Attendant separate from the Company, and their vacation for the current year has not been used, the Company shall pay the Flight Attendant the remaining unused vacation days.
22 23 24 25		<ul> <li>b. The Company shall pay the Flight Attendant's unused vacation days in, on their final pay check, in the amount of three (3) <del>2.86</del> hours multiplied by vacation days not used at her/his their current rate of pay at time of separation.</li> </ul>
26	9.	Part-time Flight Attendants
27 28 29 30		a. Flight Attendants in a Part-time status at the time of the vacation grant and vacation bidding process shall not be granted vacation, nor will the Flight Attendant be permitted to bid for a vacation block(s).
31 32 33 34 35 36		b. Full-time Flight Attendants granted vacation prior to a change in status to a Part-time Flight Attendant will be paid out the value of their vacation in the amount of three (3) hours multiplied by vacation days not used at their rate of pay at time of change in status, and they will not be permitted to take vacation previously bid for and awarded.
37	10.	Base Transfer Vacation Bid
38 39 40 41		a. A Flight Attendant who has been granted a Base transfer prior to the vacation bid for the following year will be able to bid vacation blocks in the new Base starting in the Bid Period of the transfer. The Flight

1	Attendant will be allowed to bid vacation blocks both in their old Base
2	during the Bid Periods prior to the transfer, and in the new Base
3	starting the Bid Period of the transfer. (Example: If a Flight Attendant is
4	currently based in LAS but gets a Base transfer to AUS awarded prior
5	to the vacation bid for March of the following year, they will be able to
6	bid vacation blocks in LAS for January and February, and vacation
7	blocks in AUS from March through December.)
8	
9	b. A Flight Attendant who has been granted a Base transfer after the
10	vacation bid for the following year will have the option to choose from
11	open vacation blocks in their new Base, or to be paid out for the
12	vacation blocks.
13	1011. Vacation FLEXlex Days Option
14	
15	a. If a A Flight Attendant is eligible for fourteen (14) or more days of
16	vacation at the time of the vacation bid period, she/he can elect to
17	take seven (7) days as flex days. may elect to FLEX any of their
18	allocated vacation block(s) in lieu of bidding for a vacation block(s). If
19	elected, the Flight Attendant shall have that vacation block(s) hours
20	converted to FLEX hours, which shall be deposited into their FLEX
21	hour bank. Such election shall be made by the Flight Attendant during
22	the FLEX election period, which shall occur prior to the annual vacation
23	bid. <del>These seven (7)</del> <del>flex</del> FLEX bank hours <del>days</del> can be used by a
24	Flight Attendant to request a <del>d</del> Day <del>o</del> Off after the monthly bid awards.
25	An awarded FLEX day is considered a vacation day, and a Flight
26	Attendant shall not be eligible to be Junior Assigned on a FLEX day.
27	b. Requests for a flex FLEX dDay oOff must be submitted via the Crew
28	Portal and will be awarded on a first-come, first-serve basis after the
29	monthly bid awards, provided there is an excess of the required
30	FReserve complement.
31	c. Flight Attendants awarded a flex FLEX dDay oOff will be paid 2.86
32	hours which is the value of a vacation day have their FLEX hour bank
33	deducted by the actual hours dropped to the extent they have accrued
34	but unused FLEX bank hours. If a Flight Attendant does not have
35	sufficient hours in their FLEX bank to cover the actual hours dropped,
36	any remaining hours would be unpaid.
37	d. At the end of the year, any unused flex FLEX bank hours vacation days
38	will be paid out to the Flight Attendant at her/his their currently hourly

rate of pay. FLEX bank hours shall not be available for Flight Attendants in the December Bid Period in order for the annual end of year FLEX bank hour payout to be calculated and processed.
Any Mission Mode picked up on a FLEX day will be paid in addition to the duty dropped by the FLEX day.

1	SECTION 13
2 3	SICK LEAVE
4	
5 6	A. Sick Leave Accrual
7 8 9 10 11	1. A Flight Attendant shall accrue four (4) five (5) hours overall of Sick Leave for each full calendar month of active service with the Company to a maximum of four hundred fifty (450) hours. A Flight Attendant must be on active status and available to the Company for a minimum of fifteen (15) days during a month in order to accrue Sick Leave.
12	
13 14	<ol><li>The Company shall maintain and provide sSick bank accrual records to Flight Attendants on a monthly basis.</li></ol>
15 16 17 18 19	3. A new hire Flight Attendant shall begin accruing Sick Lleave for deposit into her/his their Sick Bbank on the first of the month following the Flight Attendant's graduation date.
20	
21 22	B. Accrual While on Leave or Furlough
23 24 25	<ol> <li>For block ILeaves of aAbsence or furlough thirty (30) days or more in duration, a Flight Attendant will accrue sSick leave for only the first thirty (30) days that a Flight Attendant is on a ILeave of aAbsence or on furlough.</li> </ol>
26 27 28	<ol> <li>A Flight Attendant shall retain, but not accrue, Sick Lleave while on furlough or ILeave of aAbsence except as otherwise provided in this Agreement.</li> </ol>
29 30	C. Use of Accrued Sick Leave
31	
32 33 34 35	<ol> <li>When a Flight Attendant loses hours due to her or his their own personal illness or injury, illness or injury of their spouse or domestic partner, or to care for an ill or injured dependent minor child, she or he they will be credited and her or his their Sick Bbank shall be deducted as follows:</li> </ol>
36	· Million o Eligible Attendents other them o December Eligible Attendents leaves
37 38	i. When a Flight Attendant, other than a Reserve Flight Attendant, loses hours she or he they will be credited with the scheduled time of the tTrip(s)
39	lost to the extent she or he has they have accrued Sick bank hours Leave.
40	A Flight Attendant absent for a full month Bid Period who has not been
41	awarded or assigned a monthly schedule will be credited with the
42	minimum monthly guarantee to the extent that she or he has they have
43 44	available Sick Bbank hours. An amount equivalent to the credited hours will be deducted from the Flight Attendant's Sick Bbank.
44 45	will be deducted from the Flight Attendant's Old Buark.

1		ii. A Reserve Flight Attendant shall be credited with three and one half
2		(3.5) four (4) hours for each day of scheduled Reserve duty missed to the
3		extent she or he has they have accrued Sick Leave bank. A Reserve
4		Flight Attendant absent for a full month Bid Period will be credited with the
5		minimum monthly guarantee to the extent that she or he has they have
6		available Sick Bbank hours. An amount equivalent to the credited hours
7		will be deducted from the Flight Attendant's Sick <del>B</del> bank.
8		win be deduced norm the ringht Attendant's Olok Doank.
8 9		iii. If a Flight Attendant does not have sufficient hours in <del>her or his</del> their
		Sick Bbank to cover the value of hours lost, she or he they will be paid
10		
11		only to the extent that she or he has they have available Sick-Bbank hours
12		and h <del>er or his their bid line minimum</del> guarantee will be adjusted
13		accordingly.
14		
15		
16		2. A Flight Attendant on Family Medical Leave (FMLA) or a Personal Leave of
17		Absence that is medical in nature for a Flight Attendant's own personal illness
18		or injury, illness or injury of their spouse or domestic partner, or to care for an
19		ill or injured dependent minor child shall may elect to use accrued Sick Lleave
20		in accordance with Section 11.G.4 to the extent that she or he has they have
21		available Sick <del>B</del> bank hours. The Flight Attendant She or he will be credited
22		and <del>her or his their</del> Sick <del>B</del> bank shall be deducted as described above.
23		
24		3. A Flight Attendant on Workers' Compensation Leave may use her or his their
25		accrued Sick Leave to supplement Workers' Compensation benefits up to the
26		value of the flight attendant's minimum guarantee at her/his their current rate
27		of pay.
28		
29	D.	Termination of Employment
30		
31		Unless otherwise required by law, upon voluntary/involuntary termination of
32		employment, retirement, or death, Flight Attendants (or their estate) will not
33		receive payment for accrued, but unused, Sick Lleave.
34		
35		
36	Ε.	Sick Bank Payout
37		
38		1. Any Sick leave accrual earned in excess of a Flight Attendant's four hundred
39		fifty (450) hour accumulated Sick bank balance shall be paid out on a monthly
40		basis at a rate of three (3) times their current hourly rate.
40 41		
42		2. A Flight Attendant shall have the ability to request to be paid out a portion of
43		that prior year's annually accrued Sick leave in January of each year under
43 44		the following conditions:
44 45		
40		

1		
2	i. –	If a Flight Attendant has not utilized Sick leave for Duty assignments in
3		the past calendar year, they may, at their discretion, request to be paid
4		out twenty-five percent (25%) of that prior year's annual accrued Sick
5		leave, to be paid at two (2) times their current rate of pay. Use of Sick
6		leave for FMLA does not apply to usage.
7		
8		
9		EXAMPLE: A Flight Attendant accumulates sixty (60) forty-eight
10		(48) hours of Sick leave in <del>2023</del> <b>2024</b> and does not utilize any Sick
11		leave in that calendar year. Upon request in January of 2024
12		<b>2025</b> , that Flight Attendant will be eligible to have fifteen (15)
13		twelve (12) hours deducted from their Sick bank to be paid out at
14		two (2) times their current hourly rate.
15		
16		
17	ii.	If a Flight Attendant has utilized Sick leave for three (3) or less Duty
18		assignments in the prior calendar year, they may, at their discretion,
19		request to be paid out twenty-five percent (25%) of that year's annual
20		accrued Sick leave, to be paid at one and one-half (1.5) times their
21		current rate of pay. Use of Sick leave for FMLA does not apply to
22		usage.
23		
24		EVANDLE: A Elight Attendent economidates sigt (00) for the sight
25		EXAMPLE: A Flight Attendant accumulates sixty (60) forty-eight
26		(48) hours of Sick leave in 2023 2024 and calls in Sick for three
27		<ul> <li>(3) Trips in that calendar year. Upon request in January of 2024</li> <li>2025, that Flight Attendant will be eligible to have fifteen (15)</li> </ul>
28		
29 30		twelve (12) hours deducted from their Sick bank to be paid out at one and one-half (1.5) times their current hourly rate.
30		
JT		
32		

1			SECTION 14						
2			ON THE JOB INJURY						
3	Α.	Or	On the Job Injuries (Workers' Compensation)						
4 5 6 7 8		1.	Flight Attendants must report any on-the-job injury (OJI) to an Inflight Base supervisor or manager/director immediately, regardless of whether medical attention is required. An applicable form Employee Injury Report must be completed and submitted as soon as possible after an injury.						
9		2.	State law will determine whether an individual claim is compensable.						
10 11		3.	Drug testing may be required when a Flight Attendant seeks medical attention for a work-related injury or accident.						
12 13 14 15 16 17 18 19 20 21 21 22 23		4.	Flight Attendants are required to attend all scheduled doctor appointments related to the on-the-job injury, and to provide any resulting opinions and/or reports to her/his their Inflight Base supervisor within twenty-four (24) hours of receipt. A Flight Attendant remains responsible for payment of her/his their portion of medical insurance premiums, life insurance premiums, and any other applicable payroll deductions while off work due to an on-the-job injury. If a Flight Attendant fails to pay such premiums, insurance may be terminated. the Company will pay the Employee premium portion for one (1) month, and upon return to work, a repayment plan will be set up. Thereafter, if a Flight Attendant fails to pay such premiums, insurance may be terminated. A Flight Attendant fails to pay such premiums, insurance may be terminated.						
23 24 25			the Allegiant station-commercial airport closest to her/his their permanent residence.						
26		6.	Waiting Period						
27 28 29			i. A Flight Attendant may request payment for all time lost during an applicable waiting period from her/his their Sick bank and, after the Sick bank has been exhausted, from their accrued but unused vacation.						
30 31 32 33 34 35 36			ii. In cases where applicable laws/regulations provide for retroactive compensation payments back to the first day of injury and the Flight Attendant has been paid pursuant to paragraph Section 14.A.6.i. above, the amount of compensation payments covering the waiting period will be deducted from the Flight Attendant's pay and restored to her/his their Sick bank and/or vacation.						

1		7.	Pay Beyond Waiting Period				
2 3			<ol> <li>If the absence due to an on-the-job injury continues beyond the waiting period, the Flight Attendant may elect:</li> </ol>				
4 5 6 7 8			<ul> <li>a. to use accrued Sick and/or vacation time to the extent of her/his their accrual in order to receive full pay, up to the Flight Attendant's minimum guarantee, in conjunction with any applicable workers' compensation benefits covering the same period of absence, or;</li> </ul>				
9			b. to receive workers' compensation benefits only.				
10 11 12 13			c. Supplemental compensation, beyond worker's compensation, is subject to applicable state law limitations, and cannot be determined until the benefit of workers' compensation has been determined.				
14 15 16		8.	The Company will provide the Union with a Flight Attendant OJI report on a monthly basis. The report will contain the Flight Attendant's name, Base, and employee number.				
17 18 19 20		9.	A Flight Attendant on OJI may continue to utilize pass travel benefits for medical care. A Flight Attendant on OJI may not occupy the jump seat. Pass travel for eligible family members, travel companions, and guest passes remain active.				
21 22 23		10.	A Flight Attendant with a vacation while they are on an OJI shall have the option to either trade the vacation with open vacation weeks or be paid out for their block of vacation.				
24 25		11.	The Company will make every effort to offer light duty to a Flight Attendant on OJI.				
26	Б	0-					
27	В.		eneral				
28 29 30		the	on-duty Flight Attendant who is the victim of assault by a passenger will have full cooperation of the Company in criminal charges brought against the ssenger by appropriate authorities. It may be necessary for the Flight				

- passenger by appropriate authorities. It may be necessary for the Flight
   Attendant to meet with law enforcement authorities and appear as a witness in
   criminal proceedings. Flight Attendants in that situation will be pulled from the
   necessary tTrips with pay. A Flight Attendant requiring such time off will provide
   the Company with as much advance notice as possible.
- 35
- 36

1		SECTION 15
2		HEALTH AND SAFETY
3 4 5 6 7	A.	Flight Attendants will be provided safe and clean equipment, working areas, and working conditions. A minimum of one (1) box of gloves, sanitizing wipes, hand soap, and trash bags will normally be available on each aircraft. In the rare event that one of these items is not available on an aircraft, that will not cause the flight to be canceled.
8 9 10 11	В.	Upon request, the Union will be provided in a timely manner with copies of all Flight Attendant reports of job-related injuries or illnesses filed through the Company's designated reporting system, provided the Flight Attendant at issue authorizes such disclosure.
12 13 14 15 16	C.	The Company will continue to meet or exceed all Federal Aviation Regulations (FARs) pertaining to cabin air quality and noise levels applicable to aircraft operated by the company. Flight Attendants may use noise cancelling earplugs during takeoff and landings. The Company will publish a list of earplugs that are acceptable for this purpose.
17 18 19 20 21 22 23 24	D.	The Company shall meet with the Union on a quarterly basis to discuss health and safety issues. The Company and the Union recognize the importance of health and safety, and agrees to the utilization of the Safety, Health, and Security (SHS) Committee to be appointed by the Union. The Company agrees its designee will meet with the TWU 577 Safety, Health, and Security Committee Chairperson no less than once per quarter, if requested, to discuss issues relating to health and safety, including but not limited to, regulatory compliance issues and Company and FAA required training.
25 26 27 28	E.	Bomb threat sSearches of aircraft on the ground for bombs and/or suspicious and potentially dangerous items shall not be done by Flight Attendants. Flight Attendants are not required to remain on board during such a search while the aircraft is on the ground.
29 30 31 32 33 34 35	F.	If a Flight Attendant encounters blood or bodily fluids, they will take all necessary precautions to prevent exposure to customers and crewmembers including utilizing the infection control kit. Upon landing, cleanup will not be the responsibility of the Flight Attendant; instead, prescribed Company procedures will be followed to arrange for cleanup of aircraft and disposal of waste. Flight Attendants shall not be responsible for cleaning up extremely large spills of blood or bodily fluids at scheduled RON stations.
36 37	G.	A Flight Attendant who <del>as a result of irregular operations and/or rescheduling</del> considers themselves herself/herself fatigued should follow the provisions of the

considers themselves herself/herself fatigued should follow the provisions of t
 company's Fatigue Risk Management Program (FRMP). The Fatigue Risk

Management Committee (FRMC) will investigate the fatigue claim in accordance 1 with the FRMP. If the FRMC concurs that the *f*Fatigue claim is a result of 2 irregular operations and/or rescheduling, the Flight Attendant will be paid for flight 3 sSegments missed, and provided with any legally or contractually required rest, 4 and, if overnighted out of Base and traveling back on a Day Off, a COMP 5 day. Properly submitted Fatigue reports will normally be reviewed by the FRMC 6 within thirty (30) days of the Fatigue report's submission. Following provision of 7 the required rest, the Flight Attendant must remain available for the remainder of 8 her/his their duty day where applicable. In the event the claim is determined to 9 result from something other than the demands of duty as described above, the 10 absence will remain unpaid and be handled in accordance with the FRMP. 11 Approved Fatigue calls are not a chargeable occurrence under the Attendance 12 Policy and do not affect perfect attendance or record improvement. The FRMC 13 will have the ability to push approved Fatigue reports to different departments for 14 recommendations about fatigue mitigation improvements. Within six (6) months 15 of the execution of this Agreement, the Company agrees to meet and confer with 16 the Union to discuss developments for Fatigue mitigation programs. 17

- H. A Flight Attendant who believes that the temperature onboard an aircraft on the
   ground is unsafe for boarding shall notify the pPilot in cCommand. The pPilots
   and the Flight Attendants will determine when the aircraft temperature is safe for
   boarding. The pPilot in cCommand is ultimately responsible for making a final
   determination, and notifying system operations control as appropriate.
- At least one (1) working lavatory will normally be operable, including a toilet that
   flushes properly, for operation of any passenger flight. In the rare event an
   aircraft does not have an operable lavatory, Flight Attendants will be given
   the opportunity to get off the aircraft to use an airport restroom.
- J. The Company will provide safe and secure crew hotels and transportation to andfrom the airport.
- K. In the case of a pandemic or declared health emergency, the Company will
  comply with health and safety guidelines or recommendations mandates
  issued for commercial air carriers by the Center for Disease Control (CDC), the
  FAA, and other government agencies (i.e., PPE, cleaning, etc.). Neither the
  Company nor the Union shall use this provision to force vaccinations in the
  event of a pandemic or declared health emergency.
- L. Notwithstanding the language provided in Section 11.E.1., a Flight Attendant
   shall have the ability to be released from the remainder of their duty day and the
   following calendar day without loss of pay, which may be extended by
   mutual agreement of the Union and the Company if they have been involved
   in:

- A serious incident (i.e., in-flight fire, recognized decompression in the cabin, severe turbulence, a physical assault requiring the assistance of law enforcement, mechanical irregularity resulting in smoke in the cabin, engine shutdown) onboard an aircraft resulting in serious mental or physical injury to the Flight Attendant; or,
- Apparent dDeath onboard the aircraft if the Flight Attendant provided first aid
   or similar attempted life-saving measures, or was involved in an exposure
   incident involving a passenger's bodily fluid during an onboard medical
   emergency, including, but not limited to, emergency life support procedure,
   severe airway obstruction and severe bleeding.
- M. If the Company intends to conduct a non-disciplinary safety debriefing, it
   shall attempt to schedule such debriefing as soon as practicable after a
   serious safety incident involving a Flight Attendant. If a Flight Attendant is
   required to attend a non-disciplinary safety debriefing, the Flight Attendant will be
   paid two and one-half (2.5) hours of pay, or pay protected for any Trip or portion
   of a Trip removed, whichever is greater. The Flight Attendant can have Union
   representation, if Union representation is available at the time of the debriefing.
- 19 N. Assault Policy

The Company acknowledges the importance of investigating reports of assaults against Allegiant Team Members while at work. Within six (6) months of the execution of this Agreement, the Company agrees to develop, with input from the Union, a corporate wide policy that addresses assaults of Allegiant Team Members while at work. The policy will include a section regarding assaults against Flight Attendants, which shall be developed with input from the TWU 577 Safety, Health, and Security Committee.

- O. The Company will provide the Union President, and/or designee(s), with safety
   related alerts from Alert Media, or a similar notification system. The Company
   will also provide the Union President, and/or designee(s), with copies of all
   Flight Attendant Safety Event Reports and/or written statements from the
   safety debrief, subject to appropriate confidentiality agreements.
- P. The Company will provide the Union with a minimum of two (2) seats on the
   Go Team aircraft. Prior to being eligible to be on the Go Team Aircraft, any
   identified Union member must be willing and able to participate as a
   functional Team member, and will be required to complete any required
   training and appropriate confidentiality agreements.
- Q. The Company will advocate for Union involvement in NTSB investigations
   involving Flight Attendants.

1				SECTION	116					
2		HOURS OF SERVICE								
3	Α.	Duty	Period Limitatio	ns and Required	Rest					
4 5 6		<ol> <li>All Flight Attendants shall be scheduled in accordance with applicable Federal Air Regulations (FAR). Specific regulations are shown in the chart below.</li> </ol>								
			Scheduled Duty (during any 24 hour period)	Normal Required Rest (Scheduled and Actual)	Reduced Rest	Compensatory Rest (must begin no later than 24 hours after the start of	<del>Duty</del> Following C/R			

Duty (during any 24 hour period)	Required Rest (Scheduled and Actual)	Reduced Rest	begin no later than 24 hours after the start o the reduced rest period)	Duty Following f C/R
Less than or equal to 14 hours	<del>9</del> 10	8	<del>10</del>	
Greater than 14; less than or equal to 16 hours	12	<del>10</del>	44	44
Greater than 16; less than or equal to 18 hours (International only)	12	<del>10</del>	44	14
Greater than 18; less than or equal to 20 hours (International Only)	12	10	14	14

1	2. For domestic flying, Duty Periods will not be scheduled for more than sixteen
2	(16) hours.
3	
4	i. Flight Attendants can be extended up to eighteen (18) hours for
5	irregular operations, as follows:
6	
7	a. After eighteen (18) hours Flight Attendants will be
8	considered to have timed out of duty and shall be pulled
9	whether in Base or out of Base to be given contractual
10	rest unless the Flight Attendant waives the irregular
11	operation limit in accordance with paragraph c,
12	below.
13	
14	b. Flight Attendants will have the option of being
15	pulled from a flight Segment if the eighteen (18)
16	hours will occur before or during that Segment.
17	
18	c. A Flight Attendant may waive the irregular operation limit
19	of eighteen (18) hours at their discretion.
20	
21	1) A Flight Attendant who waives the irregular
22	operation duty limit under this provision shall be
23	paid above guarantee for any Segment(s) actually
24	operated beyond eighteen (18) hours of duty, at
25	two (2) times their applicable hourly rate of pay.
26	
27	2) If a Flight Attendant waives the irregular
28	operation duty limit under this provision and
29	works past 0159 into their previously scheduled
30	Day Off, they will receive a Comp Day in
31	accordance with Section 6.L., Working Into A Day
32	Off (Comp Day).
33	
34	3) There must be sufficient Flight Attendants
35	available to operate the flight for a Flight
36	Attendant's waiver of the irregular operation duty
37	limit to be accepted, and for the flight to continue

1	to operate.
2	(Example: Four (4) Flight Attendants are at an
3	outstation and scheduled to time out during their
4	flight back to Base. One (1) Flight Attendant does
5	not want to waive the 18-hour limit and extend;
6	three (3) do. There are no other available Flight
7	Attendants to replace that Flight Attendant. The
8	waiver by the remaining three (3) Flight
9	Attendants will not be accepted.)
10	4) This provision does not impact a Flight
11	Attendant's ability to call fatigue in accordance
12	with Section 15.G.
13	
14	ii. The Lead Flight Attendant will honor seniority when scheduling
15	and coordinating crew rest breaks among Flight Attendants. Rest
16	breaks will be approximately evenly divided and will occur during
17	non-service periods.
18	
19	3. Augmented Crews
20	i. Duty pPeriods that are scheduled in excess of fourteen (14) hours
21	require additional staffing. The required number of Flight Attendants in
22	addition to the FAA minimum depends on the length of the scheduled
23	duty period and is shown in the chart below.

DUTY PERIOD	REQUIRED ADDITIONAL FA
0 Hours – 14 hours	FAA minimum
14:01 – 16:00	Plus one
16:01 – 18:00	Plus two (also requires a takeoff or landing outside the United States and its territories)
18:01 – 20:00	Plus three (also requires a takeoff or landing outside 48 contiguous the United States and its territories)

1	ii. When a Duty Period requires additional Flight Attendants, the following
2	onboard rest provisions shall apply:
3	a. fifteen (15) minutes on scheduled, non-stop domestic flight
4	Segments greater than five (5) hours but less than seven (7)
5	hours
6	b. thirty (30) minutes on scheduled, non-stop domestic flight
7	Segments of seven (7) hours or more.
8	c. thirty (30) minutes on international flight Segments greater than
9	seven (7) hours and less than nine (9) hours
10	d. one (1) hour on international flight Segments greater than nine
11	(9) hours
12	4. In the application of Sections 16.A.2.ii and 16.A.3.ii above:
13	a. When an aisle customer seat is unavailable, Flight Attendants
14	shall use the jumpseat.
15	b. Flight Attendants shall complete all scheduled cabin services
16	before starting any crew rest break.
17	c. The Lead Flight Attendant will honor seniority when scheduling
18	and coordinating crew rest breaks among Flight Attendants. Rest
19	breaks will be approximately evenly divided and will occur during
20	non-service periods.
21	d. The Union and the Company agree that these provisions: (1)
22	address and provide for meal and rest period arrangements that
23	differ from the statutory default under Section 512 of the CA
24	Labor Code; (2) meet the requirements of the statutory
25	exemption under CA Labor Code Section 512.2; and (3) to the
26	fullest extent permitted by law, expressly waive the requirements
27	for meal and rest periods under Section 512 of the CA Labor
28	Code, as of the Effective Date of this Agreement.
29	35. These FARs-duty limitations and rest requirements measure scheduled,
30	not actual, duty time. A Flight Attendant is not considered to be scheduled
31	for duty in excess of dDuty pPeriod limitations if the flights to which she or
32	he is they are assigned are scheduled and normally terminate within the
33	limitations but due to circumstances beyond the control of the Company
34	are not at the time of departure expected to reach their destination within
35	the scheduled time.
36	46. In accordance with FARs, all Flight Attendants must receive twenty-four

(24) hours free from duty during any seven (7) consecutive calendar days.
 A Flight Attendant shall not be assigned a line of flying or Reserve Line
 that is scheduled to perform any duty, Deadhead, or training for more than
 six (6) consecutive calendar days without a Day Off.

- 5 **57**. Time spent in transportation, not local in nature, that the Company 6 requires of a Flight Attendant to transport her/him them to or from a flight 7 assignment or back to her/his their Domicile Base is not considered part of 8 a rest period.
- 9 68. There shall be no maximum limits to how many hours a Flight Attendant
  10 can fly in any bid period as long as all FARs and all provisions of this
  11 Agreement are met.
- 7<mark>9</mark>. When a scheduled departure is delayed over two (2) hours one and one 12 half (1.5) hours, or canceled, the Company will use its best efforts first 13 attempt to notify the Flight Attendant by telephone or text message at the 14 Flight Attendant's primary contact number, or through other Company 15 offered electronic communication (e.g., Crew Mobile, future app based 16 applications, etc.). In situations when Crew Scheduling Services allows a 17 Flight Attendant to remain at the hotel or home, the Flight Attendant's duty 18 day will not begin until she/he the Flight Attendant actually checks-in for 19 duty as directed by Crew Scheduling Services. Flight Attendants must 20 remain available (via cell phone or the phone in her/his their hotel room) to 21 Crew Scheduling Services for potential rescheduling. Failure to do so may 22 result in disciplinary action. 23
- <del>8</del>10. If a Flight Attendant is required by Crew Scheduling Services to remain 24 with an aircraft and/or at the airport for any reason, the Flight Attendant's 25 26 duty day will continue until Crew Scheduling Services releases the Flight 27 Attendant. If a Flight Attendant is required to remain with an aircraft and/or 28 at the airport in accordance with this paragraph for between thirty (30) minutes and one hour beyond their original debrief time, the Flight 29 Attendant will be paid one (1) hour of pay at the applicable rate of pay. If a 30 Flight Attendant is required to remain with an aircraft and/or at the airport 31 in accordance with this paragraph for more than one (1) hour, the Flight 32 Attendant will be paid for all such time at block rate. If less than an entire 33 crew is required to remain with an aircraft and/or at the airport, the Flight 34 Attendant(s) selected will be in inverse seniority order, with legalities 35 considered. 36

# 1 B. Duty Periods

2	1.	Duty I	Period
3 4			A Flight Attendant's Duty Period An on-duty period will begin at the time a Flight Attendant is they are required to report for duty.
5			a. Show time Showtime will be one (1) hour prior to scheduled
6			departure for Domestic operations, but may be increased to
7 8			one and one-half (1.5) hours for International flights, charter flights, or remote off gate locations, as <del>, unless otherwise</del>
9			directed by Crew Scheduling Services.
10			b. When changing a Flight Attendant's show time with less than
11			one (1) hour before show time, Crew Services must have Flight
12			Attendant concurrence to change the show time.
13		ii.	The Company will not schedule unrealistic turn times in order
14			to keep a Flight Attendant legal.
15		iii.	A dDuty pPeriod will end fifteen (15) twenty (20) minutes after block
16			arrival of the last leg of the trip, in or out of Base. For International
17			flying, the Duty Period will end forty-five (45) minutes after block
18			arrival of the last leg of the trip to accommodate for Customs. If a
19			Flight Attendant(s) is required to remain with passengers in excess
20			of fifteen (15) minutes after their Duty Period end time block arrival(i.e., twenty (20) minutes for domestic in or out of Base, or
21 22			forty-five (45) minutes for international), and believes that her/his
23			rest period may be impacted, she/he-the Lead Flight Attendant or
24			designee must <del>call notify</del> Crew <del>Scheduling</del> Services prior to leaving
25			the airport through the approved notification protocol, and Crew
26			Services will adjust the end duty accordingly and provide the details
27			surrounding the extenuating circumstances. Crew Scheduling will
28			advise whether or not an adjustment to the duty day has been
29			approved.
30		<mark>₩iv</mark> .	When it is necessary to contact a Flight Attendant at a ILayover
31			station, Crew <del>Scheduling</del> Services will use its best judgment as to
32			when contact must be made in order to preserve rest, not interrupt
33			rest. The Company may provide appropriate notice of schedule

changes through electronic means such as Crew Mobile, text
 message, or similar, but a Flight Attendant is not obligated to check
 such notices during the rest period and protect the operation. A
 telephone call to/from Crew Scheduling Services does not
 constitute an interruption of crew rest.

# 6 C. Crew Rest

Any Flight Attendant that who works a dDuty Period day that exceeds sixteen
(16) fourteen (14) hours, whether scheduled or unscheduled, must be given
contractual crew twelve (12) hours of rest at the end of duty. In this situation, the
Flight Attendant's rest period cannot be reduced. A Flight Attendant who is
unable to check into their hotel room, through no fault of their own, may notify
Crew Services to ensure that they receive contractual rest.

- **D.** A Flight Attendant shall not be required to keep the Company advised of her/his
   their whereabouts during off-duty periods.
- E. If the Company introduces a new aircraft type into service, or operates new flying
   that is substantially different from previous operations, it will meet and confer with
   the Union regarding the change prior to commencing operation of the aircraft or
   flying.

## 19 F. Minimum Days Off Table

20 Minimum dDays oOff during any bid period in which there is a Leave of

aAbsence, CCL, or scheduled vacation will be awarded based on the chart
 below.

DAYS AVAILABLE	MIN DAYS OFF (15 Day Off Month)		MIN DAYS OFF (13 Day Off Month)	MIN DAYS OFF (12 Day Off Month)	MIN DAYS OFF (11 Day Off Month)	MIN DAYS OFF (10 Day Off Month)
1-3	0	0	0	0	0	0
4-6	2	1	1	1	1	1
7-9	3	3	2	2	2	2
10-11	5	5	4	4	3	3
12-14	6	6	5	5	5	4
15-17	7	7	6	6	6	5
18-20	9	8	7	7	7	6

21-23	10	9	8	8	8	7
24-25	12	11	9	9	9	8
26-27	13	12	11	10	10	9
28-29	14	13	12	11	11	10
30-31	15	14	13	12	11	10

	AIN DAYS OFF	MIN DAYS OFF			
			MIN DAYS OFF	MIN DAYS OFF	MIN DAYS OFF
	12 Day Off Month)	(11 Day Off Month)	(10 Day Off Month)	(9 Day Off Month)	(8 Day Off Month)
	12 Day On Monal)	(The bay on Monal)	(To Bay On Monal)	(o buy on month)	(o bay on monary
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+-3	A	A	A	Ψ.	A
1.0	4	4			4
4 <del>-6</del>	4	1	1	1	1
<del>7-9</del>	2	2	2	2	2
<del>10-11</del>	4	\$	3	3	3
		-	-		-
<del>12-14</del>	5	5	4	4	4
12 1 1	Ũ	U			
<del>15-17</del>	6	6	5	5	4
<del>-10-17</del>	Ð	Ð	Ð	÷	4
<del>18-20</del>	7	7	<del>6</del>	<del>6</del>	5
<del>21-23</del>	8	8	7	7	6
2120	Ũ	U	•		Ũ
<del>24-25</del>	9	9	8	8	7
24-20	3	9	Ð	<del>Q</del>	+
00.07	40	40	0	0	7
<del>26-27</del>	<del>10</del>	<del>10</del>	<del>9</del>	8	7
<del>28-29</del>	<del>11</del>	<del>11</del>	<del>10</del>	9	8
<del>30-31</del>	<del>12</del>	<del>11</del>	<del>10</del>	9	8

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#### **3 G. Commuting Flight Attendants**

1. It shall be the responsibility of a Flight Attendant who is unable to report for duty
to notify the Company Crew Services and their Inflight Base supervisor, as
soon as reasonably practicable once they become aware of their inability to report
for duty.

8 2. When a Flight Attendant is unable to report for duty, as a consequence of failing
9 to be able to commute into their Base or other location where their assignment is
10 to commence, they must:

11a. Show proof (i.e., PNR listing for the attempted flights showing the12Flight Attendant was checked in at the airport, printed standby

boarding pass for the attempted flights, etc.) to their Inflight Base 1 supervisor that they attempted to travel on at least two (2) scheduled 2 FAR121 or 135 commercial airlines from an airport where they are 3 located, to the location of their next assignment, and that such 4 scheduled travel would have gotten the Flight Attendant to the location 5 of their assignment at least one (1) hour prior to their scheduled show 6 7 time; and, 8 b. Give the Company at least four (4) hours notification, or immediately 9 notify the Company after the Flight Attendant's first failed attempt to 10 travel, of their inability to report for duty at their most recent scheduled 11 show time. 12 13 3. When the commuting Flight Attendant arrives late to the duty location, the 14 Company may choose among the following options, at its discretion: 15 16 a. It may place the Flight Attendant in Reserve status paid in 17 accordance with Section 20. in which case the Flight Attendant shall 18 not be credited for the previously assigned Trip; or 19 20 21 b. It may place the Flight Attendant back on the original assignment or any portion thereof, in which case the Flight Attendant shall be 22 credited for that Trip or portion flown; or 23 24 c. It may release the Flight Attendant from duty without any pay or 25 credit. 26 H. Natural Disaster Absence Policy 27 1. In the event a Flight Attendant is unable to report to work due to a natural 28 disaster they shall call Crew Services to notify the Company they are unable 29 to report for duty. The Flight Attendant's Trip or Reserve period shall be 30 dropped without pay; for Reserves, a Flight Attendant's Inflight Base 31 supervisor may, with the Flight Attendant's concurrence, move their 32 remaining Days Off to cover the absence. 33 34 35 2. The Flight Attendant may request that the Company restore dropped pay by 36 using any accrued but unused leave from their Sick bank. 37

1 2 3 4	3.	Based on the individual Flight Attendant's circumstances, the Company may choose not to consider their absence a chargeable occurrence under the Attendance Policy.
5 6 7 8 9 10	4.	Notwithstanding the above, if the natural disaster prevents a significant number of Company employees from reporting to work and the Company determines that the time missed shall be treated as paid time off, all affected Flight Attendants shall have any dropped pay restored to its original value and their absence will not be considered a chargeable occurrence under the Attendance Policy.
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1			SECTION 17	
2			FILLING OF VACANCIES	
3	Α.	Permanent Vacancies		
4 5		The Company will determine when permanent vacancies occur. In fil vacancies, the following rules shall apply:		
6 7		1.	The Company will notify the Union in writing at least sixty (60) days prior to the opening or closing of a new Flight Attendant Domicile Base.	
8 9 10 11 12 13 14		2.	All incremental Flight Attendant vacancies at new or existing Domiciles Bases shall be posted electronically and at all Flight Attendant Domiciles Bases as far in advance as practicable. Such postings shall state the approximate number of vacancies to be filled, the Domicile-Base, the effective date of assignment and shall be posted for a minimum of ten (10) calendar days. If a Flight Attendant desires a Base transfer, they must submit it monthly to the Company.	
15 16 17 18		3.	Vacancies will be awarded in bidder seniority order within seventy-two (72) hours of the bid closing. Flight Attendants will have seventy-two (72) hours after the award is posted to protest the domicile Base vacancy bid award.	
19 20		4.	Any secondary vacancies created will be filled through a subsequent vacancy bid at the Company's discretion.	
21 22 23 24		5.	Any vacancies remaining after a bid conducted pursuant to paragraphs A.2. and 4. above will be filled in reverse order of seniority from existing overstaffed Domiciles Base(s) pursuant to paragraph A.7. below or with new hires, at the Company's discretion.	
25 26 27 28		6.	All new vacancies put up for bid as well as all secondary vacancies posted by the Company will be available to all Flight Attendants in the system. No Flight Attendant will be involuntarily displaced from a <del>domicile</del> Base, except as provided herein.	
29 30 31 32 33 34 35 36		7.	In the event that a reduction in Flight Attendants occurs in a domicile Base, this reduction will be posted as a domicile-Base bid prior to the reduction, except in the case of a reduction in force (wherein the provisions of Section 27, Reduction in Force will apply). Such reduction- related bid will specify the number of positions remaining in the affected Domicile-Base, and the location of all vacancies available elsewhere in the system. If insufficient Flight Attendants bid to leave the Domicile-Base, Flight Attendants will be displaced from the bBase where the overage	

1			exists in reverse seniority order. Flight Attendants so displaced will be
2			involuntarily assigned to available vacancies in seniority order.
3 4 5		8.	The Company and the Union will meet to discuss the possibility of Company reimbursement of moving expenses arising from involuntary bBase transfer, or Base closure.
6 7 8 9 10 11		9.	In the event that the Company opens a Flight Attendant Base outside of the United States and its territories, the Company's Flight Attendants assigned to such Base shall be afforded all rights under this Agreement and the Railway Labor Act. The Company shall provide notice to the Union and, if requested, meet and confer with the Union regarding the decision to open such a Base prior to posting a bid for Vacancies.
12 13 14		10.	When a Flight Attendant desires to vacate their Base due to hardship, the request to vacate shall be considered jointly by the Director of Labor Relations and the TWU 577 President.
15	В.	Tem	porary Base Closure
16 17 18 19		1.	In the event a Permanent Base experiences a temporary closure (e.g., an airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:
17 18		1.	airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the
17 18 19		1.	airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:
17 18 19 20		1.	<ul><li>airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:</li><li>a. Pay protection of their minimum guarantee; or</li></ul>
17 18 19 20 21 22 23			<ul> <li>airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:</li> <li>a. Pay protection of their minimum guarantee; or</li> <li>b. The opportunity to TDY; or</li> <li>c. The option to take VSTL.</li> </ul>
17 18 19 20 21 22	C.		<ul><li>airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:</li><li>a. Pay protection of their minimum guarantee; or</li><li>b. The opportunity to TDY; or</li></ul>
17 18 19 20 21 22 23	C.	<b>Multi</b> In th Atte	<ul> <li>airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:</li> <li>a. Pay protection of their minimum guarantee; or</li> <li>b. The opportunity to TDY; or</li> <li>c. The option to take VSTL.</li> </ul>
17 18 19 20 21 22 23 24 25 26	C.	<b>Multi</b> In th Atte	<ul> <li>airport must cease all operations for runway construction), the Company shall offer each Flight Attendant in the affected Base at least one of the following three options:</li> <li>a. Pay protection of their minimum guarantee; or</li> <li>b. The opportunity to TDY; or</li> <li>c. The option to take VSTL.</li> </ul>

1		SECTION 18
2		SCHEDULING POLICY
3	Α.	Trip Construction
4 5 6		On the first day each year that Daylight Savings Time goes into effect, Flight Attendant rest and/or duty schedules will be adjusted, if necessary, to ensure the Flight Attendant will receive her/his their contractual crew rest.
7	в.	Line Construction
8 9 10 11 12		All bidders will be guaranteed a minimum annual average of twelve (12) dDays eOff per month Bid Period. No Reserve line will be constructed with less than eight (8) days off in any month. No scheduled line will be constructed with less than ten (10) dDays eOff in any month Bid Period, or be built with more than six (6) consecutive days of assignments.
13	C.	General
14 15 16		The Company will meet with the Union's TWU 577 System Scheduling and Payroll Committee periodically quarterly and will consider recommendations regarding tTrip/pairing generation and line construction.
17	D.	Line Types
18		1. A Flight Attendant's line type is determined at the time of bid awards.
19 20 21 22 23 24		2. Regular and/or Mixed Line – A work schedule produced by the Company, with planned sequences of tTrips, known absences and activities (e.g., training, vacation), and intervening days off, and may include Reserve days. Flight Attendants who hold Regular Lines and or Mixed Lines Holders will be paid above minimum guarantee for tTrips or Reserve days they picked up on their originally scheduled dDay(s) off or replacement Day(s) Off.
25 26 27 28 29		3. Reserve Line – A work schedule produced by the Company, with planned rReserve periods days, known absences and activities (e.g., training, vacation), and intervening days off. Flight Attendants who hold Reserve Lines Holders-will be paid above guarantee for tTrips or Reserve days picked-up on their originally scheduled dDay(s) oOff or replacement Day(s) Off.
30	Е.	Swap/Trading Continuing Qualification (CQ) of Recurrent Training
31 32 33		<ol> <li>Individuals involved in swap/trades must be part of an e-mail trail indicating their approval to swap dates.</li> </ol>
34 35		<ol><li>Original dates and dates of trade are to be specified for each Flight Attendant. These requests should be communicated to the Company. It is the</li></ol>

1 2		responsibility of each Flight Attendant involved in a swap to ensure that the requested swap dates meet the guidance for <del>CQ-recurrent training</del>
3		attendance (i.e. a Flight Attendant may attend in the actual base month, or
4		their grace period which is one (1) month before or one (1) month after. As
5		an example, if a Flight Attendant has a base month of October, that means
6		they may swap into a class that is in September, October or November of that
7		same year.).
8		
9	3.	Swaps must be provided to Inflight Training no later than the 1 <sup>st</sup> 20 <sup>th</sup> of the
10		month prior to the month of the Bid Period opening for the first recurrent
11		training (Example: if the first recurrent training is in May, it must be submitted
12		by March 20th) CQ. Changes to a Flight Attendant's CQ-recurrent training
13		will not be made after bids have been awarded for any given month Bid
14		Period.
15 16	1	Emergency or extenuating circumstances will be considered by the Inflight
10	4.	Training team, and determined on a case-by-case basis. Individual requests
18		to change class dates will be considered based on several criteria, such as
19		class size, number of Flight Attendant's from a given base already attending
20		the respective class, and adherence to base month requirements.
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1		SECTION 19
2		SCHEDULING AND BIDDING
3 4 5	A.	Line Construction, Staffing and Bidding
6 7 8 9 10 11 12 13 14 15 16 17		The Company shall determine required staffing levels, and shall maintain an electronic system that makes tTrips available for bid by Flight Attendants. Flight Attendants shall use the scheduling system to make adjustments to their schedule in accordance with the terms of this Agreement. The Company shall provide the Union with the bid packet no later than ten (10) days prior to the bid opening. Upon request, the Company will meet and confer with the TWU Local 577 Scheduling and Payroll Committee prior to each Bid Period to discuss the Committee's recommendations regarding the bid packet. The bid packet will include at a minimum Trip Pairings, pre-planned events (i.e., training, vacations, Leaves of Absence, TDYs, and CCLs), projected flying percentages, and the projected number of Reserve lines.
18 19		1. Eligibility to Bid
20 21 22 23		<ul> <li>To be eligible to bid, a Flight Attendant must have successfully completed all required training Initial Training. If a Flight Attendant fails to bid, she/he they will be assigned a line of flying by the Company.</li> </ul>
24 25 26 27 28 29 30 31 32 22		ii. To be eligible to bid, a Flight Attendant returning from any type of medical- related ILeave of aAbsence (e.g., FMLA, OJI, medical) must have a projected release date of by or before the 5 <sup>th</sup> day of the affected bBid pPeriod. The release must be obtained and provided to the Company prior to the bBid pPeriod closing. Flight Attendants on non-medical related leaves (e.g., personal, military, etc.), will be eligible to bid provided they have established, with the Company, a return-to-dutywork date to occur no later than the 5 <sup>th</sup> day of the affected bBid pPeriod.
33 34 35 36 37 38 39		iii. Flight Attendants on a Military Leave of Absence will be eligible to bid provided they have established, with the Company, a return to work date to occur within the Bid Period that is being bid for. The Flight Attendant can bid from their release date and will be paid their minimum guarantee, prorated for the portion of the Bid Period in which the Flight Attendant is available, or actual hours flown or credited, whichever is greater.
40 41 42 43 44		iv. A Flight Attendant coming back from a leave for a partial Bid Period who does not get the opportunity to bid, and who has a release date at least seventy-two (72) hours prior to their return to work, will have the option to request Trips from Open Time within twenty-four (24) hours of their

release to build a partial line to the prorated line credit window for that Bid 1 Period. The Company will make its best effort to award the Flight 2 Attendant their requested Trips if the Trips are still available in Open Time. 3 In the event the Flight Attendant is not awarded enough Open Time to be 4 built a partial line, Crew Services shall build the Flight Attendant a Mixed, 5 6 Regular or Reserve Line schedule in accordance with Section 19.B.4. below. 7 8 2. Bid Process 9 10 Bids are distributed electronically and will be accessible in each Flight 11 Attendant's Calendar. All Flight Attendants will be responsible for accessing 12 13 their bid packages electronically on a timely basis. 14 3. Schedules may be built with more than the minimum number of dDays oOff. 15 Travel to and from training and training days are not considered dDays oOff. 16 17 Β. **Bid Awards** 18 19 1. Flight Attendants will be provided with a minimum five (5) day bidding period. 20 Final awards will be issued no more than five (5) days after the close of 21 22 bidding. The Company will work with the PBS vendor in an effort to condense the solving period and expedite the bid award process. The Company shall 23 award and post system wide bid lines for the Bid Period in the current crew 24 25 management scheduling system (i.e., Merlot) within one (1) hour of the first release of bids. Upon transition to a new crew management scheduling 26 system, the Company agrees to work with the vendor if they are unable to 27 28 comply with the one (1) hour publish time above, and further agrees to meet and confer with the Union to discuss any issues and limitations on meeting 29 the publish time in Merlot. 30 31 2. A Flight Attendant may request a review of a final bid award within forty-eight 32 (48) hours seventy-two (72) hours of award publication. A Flight Attendant 33 may request a copy of their Global Bid Report during the protest period. 34 35 The Company will respond with an explanation within forty-eight (48) hours of the close of the protest period. If an award is proven to be inaccurate due to 36 Company error, the award will be adjusted. The Company and the TWU 577 37 Scheduling and Payroll Committee shall work collaboratively to reach 38 mutual agreement in the resolution of submitted protests and, if 39 applicable, identified remedy. If the parties are unable to reach mutual 40 41 agreement on resolution or remedy, the Company's decision on resolution and, if applicable, granted remedy is binding. This does not 42 constitute a waiver of the ability to file a grievance under Section 25. 43 44

1			a. If, during the bid award process, the Company is made aware of a
2			risk identified via Safte-Fast, the Company may, at their
3			discretion, choose to remove or modify the assignment to
4			mitigate the fatigue risk. If the Company removes or modifies a
5			Flight Attendant's assignment under this provision, it shall be in
6			accordance with Section 19.F. Reschedule/Reroute.
7			
8		3	If a Flight Attendant does not bid within the parameters of the monthly bid
9		5.	packet for a Bid Period, she/he they will be deemed to have submitted a bid
10			with no preferences and her/his their line will be awarded accordingly.
11			
12		4.	A Flight Attendant who is returning to flying for a partial calendar month Bid
13			Period who was unable to build a partial line in accordance with Section
14			19.A.2.iv. above, will have a Mixed, Regular or Reserve ILine constructed of
15			reserve days for them and will be granted a minimum of two (2) dDays oOff
16			per seven (7) day period. For these purposes, the seven (7) day period will
17			be considered the period from Sunday – Saturday.
18			
19		5.	Line value will be guaranteed at a minimum of seventy-five (75) hours for all
20		•	line types, with the exception of a forty (40) hour bid line award. In Bid
21			Periods with reduced Days Off (i.e., Bases awarded with less than twelve (12)
22			Days Off), those Reserve Lines constructed with reduced Days Off will be
23			guaranteed at a monthly minimum of eighty hours (80) hours. The Company
23 24			will publish the projected Bases where forty (40) hour lines may be available.
25			Nothing prohibits the Company from adding or removing Bases during the
26			actual solve.
27			· · · · · · · · · · · · · · · · · · ·
28		6.	If any flight is canceled between the time that bids open and bids close, the
29			Company will notify the Flight Attendants. Once bids are awarded and a
30			flight(s) is canceled, the Flight Attendant's loss of flying will be handled in
31			accordance with Section 19.F.
32			
33	C.	Op	pen Time Distribution
34		-	
35		1.	After final awards are published and the protest process of set forth in
36			Section 19.B.2 above is completed, Trips in Open Time will be posted
37			electronically and awarded on a first-come, first-served basis to Flight
38			Attendants who are legal and available for the <del>Open Time</del> Trip. For any Trips
39			that are put into Open Time by the Company in error, and subsequently
39 40			picked up by a Flight Attendant, the Flight Attendant will be pay protected
41			(PPSK), if the Company fails to identify and correct the error within thirty (30)
42			minutes of the trip being picked up by the Flight Attendant in Open Time.
43		~	
44		2.	1 <b>5</b> (7
45			days prior to the scheduled report time for the tTrip.
45			

1			
2		3.	A Flight Attendant may pick up a <b>t</b> Trip from Open Time in a different <del>domicile</del> Base. The Company will not provide transportation <del>and or</del> lodging for Flight
4			Attendants who choose to pick up a tTrip out of domicile Base.
5			
6 7		4.	A Mission Mode Trip will not be transactable in Open Time.
8 9	D.	Ten	nporary Duty (TDY) <del>Bid Lines</del>
10 11 12 13		1.	Flight Attendants who are <del>assigned awarded to a voluntary</del> TDY will be placed at the bottom of the TDY <del>domicile's</del> Base's seniority list for bidding purposes.
13 14 15 16		2.	Flight Attendants who are assigned to an involuntary TDY will hold their Departmental Seniority in the TDY Base for bidding purposes.
17 18 19 20		3.	Flight Attendants may elect to buddy bid for TDY. Flight Attendants who elect to buddy bid will be awarded the TDY at the seniority of the most junior Flight Attendant involved in the buddy bid.
21 22 23		<del>2.</del>	4. In a domicile-Base entirely comprised of TDY Flight Attendants, the bidding and awarding of schedules will be handled in the same manner as at established domiciles Bases.
24 25 26 27 28 29 30 31		<del>3.</del>	5. A Flight Attendant will be positioned for TDY on a previously scheduled work day if possible. If positioned on a dDay eOff, the Company will use its best efforts to provide a replacement dDay eOff within the same month Bid Period. If a replacement dDay eOff is not provided, the Flight Attendant will receive 3.5 four and one-half (4.5) hours pay above guarantee for forfeiture of the dDay eOff.
32 33 34 35		4 <del>.</del>	6. The Company will provide suitable accommodations, as defined in Section 9.B., and transportation to and from the airport during the TDY duty period.
36 37 38			<ul> <li>If no hotel shuttle is available, transportation to/from the airport will be provided at Company's expense.</li> </ul>
39 40		7.	Involuntary TDY Rental Car
41 42 43			i. Upon request, Flight Attendants who are on involuntary TDY will be provided with a rental car for the duration of the TDY.
44 45			ii. Flight Attendants who are on involuntary TDY may elect to receive fifty percent (50%) of the anticipated rental car cost in lieu of being

1		provided a rental car. Requests for this option must be submitted
2		electronically to Crew Travel within ten (10) days of being awarded an
3		involuntary TDY.
4		
5		
6	<del>ii.</del>	Hotel TDY option
7		
8		Flight Attendants assigned TDY may elect to receive 50% of the
9		anticipated hotel cost of the TDY assignment. If a Flight Attendant
_		elects this option she/he will be responsible for her/his own
10		
11		accommodations and transportation during the TDY assignment.
12		Requests for the Hotel TDY option must be made in writing, to the
13		Manager of Crew Resources or her/his designee no later than ten
14		(10) days prior to the start of the TDY assignment. [MOVED TO
15		SECTION 9]
10		•=••.•]
16		
17	<del>5.</del>	8. If operational needs require a TDY Flight Attendant to return early to
18		her/his their assigned domicile Base, the option to return will be offered in
19		seniority order taking into consideration the least detrimental impact to the
20		operation.
21		
22		i. A Flight Attendant holding a line during a TDY assignment that is
23		brought back to her/his their domicile Base early, will be
23		guaranteed the greater of the total scheduled trips missed while
25		on TDY or actual tTrips flown upon return.
26		The number of remaining dDays off in TDV leasting will remain
27		ii. The number of remaining <del>d</del> Days <del>o</del> Off in TDY location will remain
28		consistent when transferring to home domicile Base. However,
29		tTrips or rReserve days may change based on operational needs in
30		the home domicile Base.
31		
32		iii. Receipts for gas and parking must be submitted within thirty (30)
33		days of month end to be reimbursed on the following month's 15 <sup>th</sup>
34		pay period.
35		
36	9.	Each Flight Attendant will be reimbursed for the cost to check two (2)
37		pieces of luggage round trip within the airline's approved size and weight
38		requirements.
39		i oqui omono.
40	6 1	0. Flying vs. Driving
	<del>0.</del>	
41 42		Elight Attendants awarded or assigned TDV may cleat to drive to the TDV
42		Flight Attendants awarded or assigned TDY may elect to drive to the TDY
43		assignment rather than fly. Requests for the <del>Dd</del> riving TDY option must be
44		made in writing, to Manager of Crew <del>Resources</del> Travel or <del>her/his their</del>

	designee, no later than ten (10) days prior to the start of the TDY being awarded or assigned. Reimbursement for driving will not exceed the cost of the company purchased price of the ticket for flying, and will be submitted electronically.
	<ol> <li>A Flight Attendant who is on involuntary TDY will be guaranteed and awarded a minimum of one block of four (4) consecutive Days Off each Bid Period.</li> </ol>
. т	rip Trades With Flight Attendants and Open Time
1.	Flight Attendants may submit tTrip trade requests electronically through the scheduling system, unless otherwise provided for in this Agreement. For those trades that technology currently does not allow for electronic submission (e.g., trading half a Trip, picking up on a move day, etc.), a Flight Attendant may request through the approved method that the trade be processed manually by Crew Services. Such requests shall be responded to in a timely manner, but no more than six (6) hours from submission.
2.	Any tTrip trade that would reduce a Flight Attendant to below seventy-five (75) hours, or eighty (80) hours for a Reserve Flight Attendant with a reduced Day Off Line (i.e., Bases awarded with less than twelve (12) Days Off), shall reduce her/his their applicable minimum guarantee commensurately. (For example, if a Pure or Mixed Line Flight Attendant is awarded sixty-eight (68) hours and drops a Trip worth five (5) hours, their minimum guarantee will be reduced to seventy (70) hours.)
3.	Flight Attendants may trade existing same day trips with Open Time trips only if all provisions of this Agreement, FARs and legal rest plus one (1) hour buffer are satisfied.
4.	Trip trades may be between Flight Attendants within the same domicile Base and with Flight Attendants in other domiciles Bases if all provisions of this Agreement, FARs and legal rest plus one (1) hour buffer are satisfied.
5.	Trip trades shall be unlimited. A Flight Attendant may pick up unlimited flying providing all provisions of this Agreement, FARs and legal rest plus one (1) hour buffer are satisfied. The Company shall not add duty changes to a Flight Attendant's schedule that would require them to acknowledge the change in the applicable crew management scheduling system (currently Merlot) during the three (3) hours preceding the opening of a Bid Period's trip trade with Open Time unless the duty is scheduled to begin within the next forty-eight (48) hours.
	1. 2. 3. 4.

1 2 3 4 5		6.	Any time after final bid awards are posted, a Flight Attendant may request to drop a tTrip into Open Time. The Company will grant the request if there is an excess of the required Reserve complement. The Company will make available the current Reserve daily minimum staffing levels electronically.
6 7 8 9 10		7.	Flight Attendants may drop down to forty (40) <b>credit</b> hours through <b>t</b> Trip trades or giveaways with other Flight Attendants, <b>t</b> Trip trades with Open Time, or <b>t</b> Tripdrops when the provisions of paragraph E.6, of this section above, are met.
11 12 13 14 15 16			Inflight Management has the sole discretion to approve a Flight Attendant's request to drop below forty (40) hours. A Flight Attendant who drops down to less than forty (40) hours will be responsible for payment of all deductions that cannot be payroll deducted. Such payments may be made electronically. Jet Bridge Trades
17 18 19 20 21 22 23 24			<ul> <li>a. Close in (i.e., Jet Bridge), non-partial trades may be submitted electronically up to three (3) hours prior to the estimated or scheduled departure. For non-partial Jet Bridge trades requested more than forty-five (45) minutes and less than three (3) hours from the estimated or scheduled departure, a Flight Attendant may request a Jet Bridge trade by contacting Crew Services to request a manual Trip trade.</li> </ul>
25 26 27 28 29 30 31 32 33 34 35 36 37			<ul> <li>A Flight Attendant may request a partial trade by contacting Crew Services to request a manual Trip trade up to forty-five (45) minutes prior to the estimated or scheduled departure. For these purposes, a partial trade is one where the entire Trip Pairing(s) are not traded between Flight Attendants.</li> <li>NOTE: Today's language of, "legal rest plus one (1) hour are satisfied" gives the Company a two (2) hour window (one hour buffer + one hour of reduced rest) to maintain operational integrity. In the event legislation drives a change to FA FAR rest and duty requirements, the company will need to adjust the buffer accordingly, not to exceed two hours.</li> </ul>
38 39	F.	R	eschedule/Reroute
40 41 42 43 44 45		1.	Rescheduling or Rerouting means a change in the Flight Attendant's flying assignment or Deadhead on the same day(s) of work as originally scheduled (e.g., rest requirements that create a conflict with a subsequent Trip or duty, operational needs, cancellation, etc.). can occur as the result of irregular operations. Rescheduling is any change of flying assignment

1 2 3 4 5 6 7 8 9 10 11 12	2.		or Deadhead made two and a half (2.5) or more hours prior to the show time for the Flight Attendant's original Trip. Rerouting is any change of flying assignment or Deadhead made less than two and a half (2.5) hours prior to scheduled after show time for the Flight Attendant's original ‡Trip. Rescheduling is any change of flying assignment made before show time for the Flight Attendant's original trip. Rescheduling and Rerouting will take into consideration availability and legality first, and if these are equal, the most junior Flight Attendant will be chosen. A Flight Attendant who is rRescheduled or rRerouted will be paid her/his their actual or scheduled flying, whichever is greater.
13	3.		A Flight Attendant who assigns a trip which cancels may be rerouted or
14			rescheduled based on operational needs.
15			
16			i. If operational needs allow, Flight Attendant may forfeit pay
17			protection, be released from further duty, and will receive credit for actual time flown.
18 19			ii. If a Flight Attendant whose trip is canceled elects to be pay
20			protected, she/he must remain available for trip assignment in the
20			footprint of the original trip.
22			
23	3.		Reschedule
24			
25		a.	A Flight Attendant may be Rescheduled to alternate flights, Deadheads, or
26			other Flight Attendant duties, provided such assignment is scheduled to
27			begin and end within the footprint of the original assignment; except that a
28			Flight Attendant may be assigned alternate flights, Deadheads, or other
29			Flight Attendant duties so long as such assignment does not extend more
30			than two (2) hours total from the beginning, end, or a combination of the
31			two, of the original assignment. A Flight Attendant who is assigned duty
32			outside of their footprint in accordance with this Section shall receive two
33			(2) times their applicable rate for the entire Pairing.
34		h	If no alternate flights, Deadhaada, ar other duty are available at the time of
35		υ.	If no alternate flights, Deadheads, or other duty are available at the time of the change in the Elight Attendent's flying assignment or Deadhead, then
36 37			the change in the Flight Attendant's flying assignment or Deadhead, then the Flight Attendant must remain available for Trip assignment in the
38			footprint of the original Trip, except that a Flight Attendant may be
39			assigned alternate flights, Deadheads, or other Flight Attendant duties so
40			long as such assignment does not extend more than two (2) hours total
40			from the beginning, end, or a combination of the two, of the original
42			assignment. A Flight Attendant who is assigned duty outside of their
43			footprint in accordance with this Section shall receive two (2) times their
44			applicable rate for the entire Pairing. Notwithstanding the above, a Flight

Attendant may, if operational needs allow, elect to forfeit pay protection 1 and be released from further duty. Any Reschedule to footprint shall be in 2 accordance with the following: 3 4 i. A footprint assignment cannot be Reserve or Airport Standby. 5 6 7 ii. A footprint may be converted to the regular Reserve period that most closely aligns to their original removed Trip. The Flight 8 Attendant will be paid four (4) hours in addition to the value of the 9 removed Trip or the Trip that is assigned from Reserve, whichever 10 is greater. 11 12 13 iii. If a multi-day Trip is removed, the Flight Attendant will only be contactable during the footprint of the original Duty Periods. The 14 footprint in this situation is a call out period and a Trip can be 15 assigned as long as the end duty is prior to the original end duty of 16 the multi-day Trip. 17 18 19 4. Reroute 20 i., A Flight Attendant may be Rerouted to alternate flights, 21 22 Deadheads, or other Flight Attendant duties, except that a Flight Attendant may, if operational needs allow, elect to forfeit pay 23 protection and be released from further duty, and will receive credit 24 25 for actual time flown. Any Reroute shall be in accordance with the following: 26 27 28 a. The Reroute is for the same day(s) the Flight Attendant was originally scheduled; and, 29 30 31 b. The Flight Attendant is scheduled to return to their Base on or before the last day of the originally scheduled Trip 32 33 assignment; except, 34 35 1. A Flight Attendant may be Rerouted to alternate flight assignment, Deadhead, or duty if they are the only Flight 36 Attendant qualified and in position, or who can be 37 positioned by the Company, to accomplish the desired 38 operation. In this case, the Flight Attendant shall be paid 39 two times (2) their applicable rate of pay for any such 40 41 additional duty performed and shall be returned to their Base no later than their first scheduled Day Off. 42 43 44 ii. For Reroutes, the Flight Attendant shall have their schedule modified with the Reroute, and the Company shall attempt to notify 45

1		the	Flight Attendant of the change in their schedule as soon as
2		pra	acticable.
3			
4		iii. If a	a multi-day Trip is removed, the Flight Attendant will only be
5			ntactable during the footprint of the original Duty Periods. The
			otprint in this situation is a call out period and a Trip can be
6			
7			signed as long as the end duty is prior to the original end duty of
8		the	e multi-day Trip.
9			
10		5. 4. Regular Li	ne and Mixed Line Holders shall receive two hundred fifty
11		•	%) of their applicable rate of pay will be compensated bonus
12		•	any additional flight sSegments added to their regular duty day.
13			al flight Segments can be added, not Airport Standby or
14		Reserve.	
15		100001101	
16		6 If a Resched	uled or Rerouted Trip is traded to another Flight Attendant, the
17			Reschedule or Reroute will remain with the Trip.
18			tesonedule of refoute will fernalit with the rnp.
19		7 If a Segment	(s) of a Trip is removed, the Flight Attendant will be pay
20		• • • • • • • • • • • • • • • • • • •	the value of the Trip, and will operate the remaining Segment(s)
20		of the Trip.	the value of the rmp, and will operate the remaining degment(3)
21		or the mp.	
22			
22 23	G	Airport Check-	n
23	G.	Airport Check-	n
23 24	G.	•	
23 24 25	G.	All Flight Attend	ants must check in for flight assignments by the designated show
23 24 25 26	G.	All Flight Attend	
23 24 25 26 27		All Flight Attend time in the mann	ants must check in for flight assignments by the designated show
23 24 25 26 27 28	G. H.	All Flight Attend	ants must check in for flight assignments by the designated show
23 24 25 26 27 28 29		All Flight Attend time in the mann Late Reports	ants must check in for flight assignments by the designated show her designated by the Company.
23 24 25 26 27 28 29 30		All Flight Attend time in the mann Late Reports A Flight Attenda	ants must check in for flight assignments by the designated show her designated by the Company. nt who is going to be late for her/his their required show time
23 24 25 26 27 28 29 30 31		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crev	ants must check in for flight assignments by the designated show her designated by the Company. In who is going to be late for her/his their required show time or Services Scheduling and her/his their Inflight Base
23 24 25 26 27 28 29 30 31 32		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crev Supervisor/Man	ants must check in for flight assignments by the designated show her designated by the Company. In two is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10)
23 24 25 26 27 28 29 30 31 32 33		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond	ants must check in for flight assignments by the designated show her designated by the Company. In two is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to
23 24 25 26 27 28 29 30 31 32 33 34		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope	ants must check in for flight assignments by the designated show her designated by the Company. In who is going to be late for her/his their required show time or Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed
23 24 25 26 27 28 29 30 31 32 33 34 35		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crev Supervisor/Man minutes beyond reassign the ope from the original	ants must check in for flight assignments by the designated show her designated by the Company. In who is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed Flight Attendant's schedule and her/his their monthly minimum
23 24 25 26 27 28 29 30 31 32 33 34 35 36		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Supervisor/Man minutes beyond reassign the ope from the original guarantee will b	ants must check in for flight assignments by the designated show her designated by the Company. In two is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed Flight Attendant's schedule and her/his their monthly minimum e reduced by the value of the tTrip unless they she/he arrives at
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in tim	ants must check in for flight assignments by the designated show her designated by the Company. In who is going to be late for her/his their required show time of Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed Flight Attendant's schedule and her/his their monthly minimum e reduced by the value of the tTrip unless they she/he arrives at e to operate the tTrip with the shortest delay impacting
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in time customers. If the	ants must check in for flight assignments by the designated show her designated by the Company. In two is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed Flight Attendant's schedule and her/his their monthly minimum e reduced by the value of the tTrip unless they she/he arrives at e to operate the tTrip with the shortest delay impacting e Flight Attendant who was secondarily assigned to cover the
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Supervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in tim customers. If the tTrip arrives at t	ants must check in for flight assignments by the designated show her designated by the Company. In two is going to be late for her/his their required show time v Services Scheduling and her/his their Inflight Base hager. If the Flight Attendant has not reported five (5) ten (10) the show time, Crew Services Scheduling will may attempt to en trip. Once If the tTrip is reassigned, the tTrip will be removed Flight Attendant's schedule and her/his their monthly minimum e reduced by the value of the tTrip unless they she/he arrives at e to operate the tTrip with the shortest delay impacting e Flight Attendant who was secondarily assigned to cover the he airport and is not used, she/he they will be credited for the first
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in time customers. If the tTrip arrives at the flight Segment of	ants must check in for flight assignments by the designated show her designated by the Company.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in time customers. If the tTrip arrives at the flight Segment of Reserve status.	ants must check in for flight assignments by the designated show her designated by the Company.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in tim customers. If the tTrip arrives at the flight Segment of Reserve status. to stand down w	ants must check in for flight assignments by the designated show her designated by the Company.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		All Flight Attend time in the mann Late Reports A Flight Attenda must notify Crew Ssupervisor/Man minutes beyond reassign the ope from the original guarantee will b the airport in tim customers. If the tTrip arrives at the flight Segment of Reserve status. to stand down w	ants must check in for flight assignments by the designated show her designated by the Company.

1	I.	Junior Assignment (JA)
2 3 4 5 6 7 8		<ol> <li>Junior Assignment is a mandatory Assignment and will begin with the most junior Flight Attendant available in assigned domicile Base and proceed in inverse seniority order until the tTrip is covered whether the Flight Attendant is in a contactable period or not. A Junior Assignment can only be a Trip Pairing, not a Reserve or Airport Standby.</li> </ol>
9 10		<ol> <li>Flight Attendants may not be Junior Assigned while on awarded vacation or leave Leave of Absence.</li> </ol>
11 12 13		3. Junior Assignments will not be made prior to one (1) calendar day before the assigned scheduled report date/time.
14 15 16 17		4. Flight Attendants who are forced to drop a trip (or series of trips) due to Junior Assignments will be paid and credited with the trip flown or the original trip(s) whichever is greater.
18 19 20 21		5. A Mission Mode must be sent out prior to beginning the Junior Assignment process.
22 23 24 25		6. Any Flight Attendant who is Junior Assigned below minimum Days Off will receive a Comp day for use in the current Bid Period or following Bid Period. The Comp Day will be administered in accordance with Section 6.L., Working Into A Day Off (Comp Day).
26 27 28 20		<ol> <li>All legal Reserve Flight Attendants in Base must be projected to be used before a same day Junior Assignment occurs.</li> </ol>
<ol> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ol>		8. A Flight Attendant who is Junior Assigned more than two (2) times in any Bid Period shall receive four (4) times their applicable rate of pay for all subsequent Junior Assignments regardless of the identified Junior Assignment rate (e.g., if the Junior Assignment was identified to pay two hundred fifty percent (250%), the Flight Attendant would receive four hundred percent (400%) of their applicable rate to operate the trip). The Company may bypass a Flight Attendant to avoid Junior Assigning the Flight Attendant more than two times in a Bid Period.
39 40 41		9. A Flight Attendant may deny a Junior Assignment if such assignment would put the Flight Attendant in violation of a FAR or Company policy.
42	J.	Contact
43 44 45		All Flight Attendants are responsible for ensuring that Crew Scheduling Services is provided with at least one (1) current phone contact number.

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2	К.	Scheduling Committee		
3 4 5 6 7 8		<ol> <li>A Scheduling Committee composed of Flight Attendant representatives from each domicile will be established. The Company will have the opportunity to meet with the Committee periodically and Company monthly. The Company will consider all recommendations made by the Committee, including, but not limited to, monthly bid solutions.</li> </ol>		
9		······································		
10 11 12 13 14 15 16 17 18 19		2. The TWU 577 Scheduling and Payroll Committee will be given read-only access to the crew scheduling system being used, currently Merlot. Except as mutually agreed by the Union and the Company, any new crew bidding system introduced must be compliant with all requirements and provisions of this Agreement. In the event the Company intends to change vendors for crew scheduling system, they shall meet and confer with the TWU Local 577 Scheduling and Payroll Committee regarding all vendor and software options. In the event the Company intends to modify the current crew scheduling software in order to implement a change to Flight Attendant crew functionality, the Union will be provided notice		
20		during monthly Scheduling and Payroll Committee meetings.		
21 22 23		3. In the event the Company intends to change from the current in-house preferential bidding system (PBS), the Company agrees to meet with the		
24 25 26		Union for the purpose of selecting a PBS vendor, identifying the software requirements, and agreeing to an implementation timeline. The parties will mutually agree to the selection of a PBS vendor, the		
27		corresponding software requirements, and the implementation timeline.		
28 29		Such agreement will not be unreasonably withheld. The Company and the TWU 577 Scheduling and Payroll Committee shall continue to work		
30 31		collaboratively on the development and implementation of the NavBlue preferential bidding system.		
32				
33 34	L.	Equipment Changes		

When an equipment change occurs in Base resulting in a reduction in the number of required Flight Attendants for that Trip Pairing, the most senior Flight Attendant(s) will be first offered to be removed from the Trip in accordance with Section 19.F.

1		SECTION 20
2 3		RESERVE
4 5 6	A.	The Company will determine the Reserve staffing complement.
7 8 9 10 11	B.	A Reserve Flight Attendant's available call period will start at the scheduled start time on an assigned Reserve day. Except as provided in subparagraph Section 20.M. below, $rReserve$ time is continuous for a maximum of fourteen (14) twelve (12) hours unless a $tTrip$ is assigned.
11 12 13 14 15 16 17 18 19 20 21	C.	A Reserve Flight Attendant must be available for contact by Crew Scheduling Services at all times during her/his their assigned Reserve day and must be able to physically report to her/his their assigned Domicile Base airport within ninety (90) minutes two (2) hours of receiving an assignment. A Reserve Flight Attendant who is provided less than three (3) hours' notice prior to report at LAX, FLL, BNA, or as otherwise agreed by the Union and the Company, shall be allowed to utilize short term parking and be reimbursed for such expense. Once a Trip is assigned, it shall be placed on the Flight Attendant's schedule as soon as practicable, normally within thirty (30) minutes.
22 23 24 25 26 27 28 29 30 31 32 33	D.	Flight Attendants must provide a current phone contact to Crew Scheduling Services and may provide one additional secondary contact number. Flight Attendants will be responsible for updating their phone number in the scheduling system. When making a flight assignment, Crew Scheduling Services will place a call to a maximum of two numbers and, if necessary, leave a message. If a Flight Attendant cannot be contacted by Crew Scheduling Services at either number on record, she/he they must return the call or acknowledge the assignment in the scheduling system within fifteen (15) twenty (20) minutes of the initial contact from Crew Scheduling Services and be able to report for the designated show time of the tTrip being assigned. Failure to be available for contact, or to report for an assigned flight, may result in disciplinary action.
<ol> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> </ol>	E.	<ul> <li>Reserve Flight Attendants will be guaranteed an annual average of twelve (12) dDays eOff per menth Bid Period and a monthly minimum of eight (8) ten (10) dDays eOff per Bid Period. Of these, six (6) will be designated immovable "Golden Days" by Crew Scheduling-Services electronically in the scheduling system. The remainder of a Reserve Flight Attendant's dDays eOff are moveable, and may be changed by Crew Scheduling Services if necessary to protect the operation. If a Day Off is moved, the Day Off must be replaced within that month or the following month.</li> <li>1. If a flight delay occurs at least two and one-half (2½) hours prior to show time that will take the Flight Attendant past 00:00 in Base on their Golden Day:</li> </ul>

1 2 3 4 5 6 7 8		<ul> <li>a. The Company will first attempt to remove the conflict with the Flight Attendant's Golden Day.</li> <li>b. If the Company is unable to remove the conflict, the Flight Attendant will receive a Comp Day which will be administered in accordance with Section 6.L., Working Into A Day Off (Comp Day).</li> </ul>
9 10	F.	Crew Scheduling Services will make rReserve tTrip assignments based on the following order:
11 12 13 14 15 16 17 18 19 20 21 22 23		<ol> <li>availability,</li> <li>legality,</li> <li>fewest amount of conflicts (e.g. awarded tTrip the next day), and in</li> <li>order of the least time amount of hours to the most time amount of hours flown, or hours credited towards hours flown as specifically identified in this Section 20 and Section 6, based on a lookback within the calendar month Bid Period. In the event hours are equal, trip assignments will be made in inverse seniority order. On the first day of the Bid Period, the most junior Flight Attendant will be called first. Trips shall be assigned to Reserve Flight Attendants as outlined in Part C, Open Time Distribution of Section 19, Scheduling and Bidding.</li> </ol>
24 25		For each day, the Reserve call out list will show the following information for each available Reserve:
26 27 28 29 30 31 32 33 34 35 36 37		<ol> <li>Seniority number</li> <li>Employee number</li> <li>Reserve Shift</li> <li>The time at which the Reserve is available</li> <li>The hours flown or hours credited towards hours flown as specifically identified in this Section 20 and Section 6, excluding sick time, based on a lookback within the Bid Period</li> <li>The prior calendar day activity including the Release time, if applicable</li> <li>Flight Attendants on Footprint</li> <li>The next three (3) calendar days for the Reserve, including the show times</li> </ol>
<ol> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> </ol>	G.	A Reserve Flight Attendant may request a tTrip from Open Time, on a rReserve day by 2359 Pacific Time three (3) calendar days between seventy-two (72) hours prior to the scheduled operation of that Trip and 1000 Pacific Time two (2) days prior to the scheduled operation of that tTrip. These requests will be considered on a first-come, first-serve basis prior to assigning Trips from Open Time.

- Η. Any time after final bid awards are posted a Flight Attendant may request to drop 1 a rReserve period into Open Time. The Company will grant the request if there 2 is an excess of the required rReserve complement. The Reserve period dropped 3 may, at the Company discretion, be made available for pick up by another Flight 4 5 Attendant in Open Time. 6
- Ι. 7 Reserves shall be paid above guarantee for any tTrips or Reserve Days picked up from Open Time and other Flight Attendants on her/his their originally 8 scheduled dDays oOff or replacement Days Off. 9
- 10 J. A Flight Attendant on a Regular or Mixed Line who is awarded or picks up a 11 Reserve period from Open Time or from another Flight Attendant will be paid four 12 (4) hours at their applicable rate. 13
- JK. **Reserve Volunteer Pay** 14
- A Flight Attendant who agrees to be assigned a rReserve period by Crew 16 Scheduling Services on a previously scheduled dDay oOff, will receive 3.5 four 17 (4) hours of pay credit or the value of the assigned Trip, whichever is greater. 18 19 Volunteer pay will be above guarantee. A Flight Attendant who is willing to work may submit their request to Crew Services, or electronically in the scheduling 20 system if such functionality is present. 21
- KL. 23 Trip trades are not allowed between Reserve Flight Attendants and Regular Line Flight Attendants unless if all provisions of this Agreement, FARs and legal rest 24 25 plus one (1) hour buffer are satisfied.
- If a Reserve Flight Attendant is called to the airport and not sent out on an 27 LM. assigned Trip a flight, she/he they shall be credited for the first leg Segment of 28 29 the assigned flight Trip. If the Reserve Flight Attendant is on their originally scheduled Day Off or replacement Day Off, the pay under this paragraph shall be 30 31 paid above minimum guarantee. A Reserve can be called to the airport and not sent out on a flight (i.e., stood down) no more than two (2) times during a single 32 33 day of Reserve. A Reserve who is stood down twice will be released from the Reserve Day. 34
- MN. Reserve periods that must be adjusted due to rest requirements will move the 36 start time but not the original end time. 37
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39 О. A Reserve Flight Attendant will be awarded a minimum of one (1) block of three (3) consecutive Days Off in each Bid Period that the Flight Attendant is available 40 for the full Bid Period. A New Hire Flight Attendant Reserve who is not available 41 for the full Bid Period but is available for at least fifteen (15) days in that Bid Period 42 will be awarded a minimum of one (1) block of two (2) consecutive Days Off in the 43 Bid Period. 44

1 2 Ρ. Reserve Flight Attendants cannot have their Reserve period involuntarily changed 3 without concurrence after 1800 Base Local Time on the day prior to the Reserve 4 period. (e.g., An A.M. Reserve cannot be changed to a P.M. Reserve, or vice versa). If a Reserve Flight Attendant is flying, and the Company has attempted to 5 6 contact them prior to 1800 Base Local Time, the Company will make positive 7 contact with the Flight Attendant upon landing. 8 9 Q. The Company shall not assign a Flight Attendant who is on the earliest Reserve Call-Out Period to a scheduled service Trip with a show time after 2100 and a 10 release time after 0300. This provision only applies to day of Reserve assignments. 11 R. A Reserve Flight Attendant may request to adjust their schedule by swapping 12 Reserve days with Days Off. The Company will grant the request as long as the 13 minimum Reserve complements are met each day. (e.g., A Flight Attendant has a 14 Reserve period on Monday and a Day Off on Tuesday. If the minimum Reserve 15 complement is met on both days after the trade, the Flight Attendant may request 16 to trade within their own schedule.) 17 18 19 NS. Airport Standby (AS) The Company may offer Airport Standby call out periods as part of a bid line, in 20 Open Time, or may assign a Reserve Flight Attendant to an Airport Standby call 21 22 out period at or prior to the beginning of her/his their duty day or in a contactable 23 period within the assignment window. 24 25 The following shall apply to all Airport Standby assignments: 26 1. Flight Attendants assigned Airport Standby are expected to be physically 27 present, in uniform, and available at the airport during their Airport 28 29 Standby period and may only be assigned to any regular fFlight aAttendant duties. While on Airport Standby duties, the Flight Attendant's 30 31 primary contact is the phone number listed in the scheduling system and the secondary contact, if available, is the crew room phone. If a Flight 32 33 Attendant on Airport Standby cannot be contacted by Crew Services at their primary contact number on record, they must return the call or 34 acknowledge the assignment in the scheduling system within ten (10) 35 minutes of the initial contact from Crew Services. Failure to be available 36 for contact, or to report for any assigned Flight Attendant duties, may 37 38 result in disciplinary action. 39 2. An Airport Standby call out period is a maximum of five (5) hours. 40 41 3. A Flight Attendant who picks up Airport Standby from Open Time or from 42 another Flight Attendant will receive three and one-half (3.5) hours at their 43 44 applicable rate, plus the value of a Trip if assigned.

<del>34</del>. 2 A Reserve Flight Attendant assigned to Airport Standby will be credited four (4) hours toward her/his their minimum guarantee in addition to any 3 actual hours flown if given an assignment. These hours will be credited to 4 hours flown for the sole purpose of calculating Reserve call out order in 5 6 accordance with Section 20.F.4. 7 **45**. An Airport Standby Flight Attendant's duty day begins when she/he the 8 Flight Attendant reports to the airport. An Airport Standby Flight Attendant 9 may be given a flight assignment that departs within one hour after has a 10 show time prior to the end of her/his their Airport Standby assignment. If 11 an Airport Standby Flight Attendant is assigned a tTrip, it must be 12 13 scheduled to end within fourteen (14) hours of the original report time to the airport. 14 15 Airport Standby assignments will be made in the same manner as 16 <del>5</del>6. **R**regular Reserve assignments. 17 18 19 7. When multiple Flight Attendants are assigned Airport Standby duty at a single airport. Crew Services will utilize the Airport Standby Flight 20 Attendant who reported for duty the earliest to cover an open assignment 21 22 ("first in, first out"). Note: Crew Services may deviate from the "first in, first out" assignment process in order to cover for operational needs such as 23 passport requirements, qualifications, and rest and duty limitations. 24 25 8. If a Trip is cancelled after being assigned to a Flight Attendant from Airport 26 27 Standby, the Flight Attendant will be placed back on their original Airport Standby period. The Flight Attendant will be pay protected for the 28 cancelled Trip or any subsequently assigned Trip, whichever is greater. 29 30 9. If an Airport Standby Flight Attendant is required to Deadhead to another 31 Base, the Company will provide the Flight Attendant with transportation to 32 the Base and, if applicable, a Hotel, in accordance with Sections 9.B and 33 34 9.C. 35 <del>610</del>. At the end of an Airport Standby period, if not used, the Flight Attendant 36 will be released. 37 38 711. A Reserve Flight Attendant may shall not be called out for an Airport 39 Standby period more than five (5) times per month Bid Period. However, a 40 Flight Attendant can volunteer for additional Airport Standby assignments 41 beyond five (5) times per Bid Period. 42 43 A Flight Attendant assigned Airport Standby will be paid per diem from 12. 44 show time until Release. 45

1 2 3	8	The Company agrees that prior to implementation of Airport Standby, it will meet with the Union and mutually agree to any additional program specifics.
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1		SECTION 21
2		PROBATION PERIOD
3 4 5 6	A.	During the first six (6) months of employment, excluding iInitial new hire tTraining and extended by any periods of furlough, suspension or leave(s) of absence, each Flight Attendant shall be on probation.
7 8 9 10 11 12 13	B.	During probation, the Company shall have the right to discharge, discipline, or furlough any employee without cause and without a hearing. Probationary Flight Attendants are not permitted to challenge matters involving discipline, discharge or furlough through the grievance process, but are entitled to uUnion representation and the grievance and arbitration provisions in this contract Agreement in connection with matters involving wages, hours, and conditions of service.
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Month	Period	Reserve Days
March	March 1 – March 31	8

June	June 1 – June 30	8
July	July 1 – July 31	8
November	November 16 – November 30	4
December/January	December 16 – January 4	4

2. A part time Flight Attendant schedule will be built after all full time Flight Attendant schedules have been built. The Company will build schedules based on operational coverage. To the extent the Company can honor preferences, it will attempt to in seniority order within the applicable Domicile Base.

For peak months, part time Flight Attendant schedules will be built with a minimum of two (2) but no more than four (4) consecutive rReserve periods per week in accordance with the chart above. A part time Flight Attendant may submit preferences for the following: type of rReserve period (e.g. AM/PM); weekdays or weekends preference; two (2) to four (4) consecutive rReserve days.

4. For peak months, part time Flight Attendant schedules will be built with reserve periods only. In non-peak months, part time Flight Attendant Schedules will be built with dDays eOff only. All part time Flight Attendant schedules will be published at the same time as full time Flight Attendant schedules.

5. When assigning open tTrips, Crew Scheduling Services will -not use a assign part time Flight Attendants in accordance with Section 20.F. -until other full time reserves with contractual rest have been utilized unless operationally necessary.

6. A part time Flight Attendant may trip trade or pick up trips/rReserve periods from full time Flight Attendants. Part time Flight Attendants may also pick up trips/rReserve periods from Company Open Time. All transactions will be processed automatically through the Company scheduling system.

- Part time Flight Attendants may not be Junior Assigned or Temporary Duty Assigned to another Domicile Base on non-scheduled duty days without their consent.
- 8. Flight Attendants on part-time status may not work more than forty (40) hours
  within a calendar month, except in the months included in the chart above
  (i.e., part time Flight Attendants can exceed 40 hours during the peak

months).

# D. Pay

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A part time Flight Attendant will be paid 3.5 four (4) hours for each day on rReserve. Block pay will be based on the applicable rate for her/his their years of service, according to whether it is a revenue or non-revenue flight. If a part time Flight Attendant is assigned a trip and thereafter removed prior to reporting for duty, she/he they will return to rReserve status, and be paid 3.5 four (4) hours. If an assigned trip is cancelled after report, the part time Flight Attendant will be pay protected for the original value of the trip and placed back on rReserve for the remaining time in the previously scheduled call out period. Recurrent training will be paid in accordance with Section Six (6), Compensation. Part time Flight Attendants who request that Crew Scheduling Services place a willing to work (WW) designator on their scheduled dDays eOff are not required to be available by phone for assignment, nor will they be paid for WW days if they are not assigned a tTrip.

# E. Current Status

20 A part time Flight Attendant must fly at least one tTrip within a six (6) month 21 period to remain on current status. It is the Flight Attendant's responsibility to 22 inform Crew Scheduling Services at least fourteen (14) days before her/his their 23 currency will lapse. If not assigned a tTrip within this time frame, a check ride 24 with an ATS or training instructor will be required to regain current status. A part 25 26 time Flight Attendant whose currency has lapsed will be required to contact Inflight Management to schedule an unpaid check ride prior to her/his their next 27 28 scheduled FReserve day. Should any scheduled FReserve days be missed due 29 to expiration of current status, such days will be unpaid. In addition, a part time 30 Flight Attendant must keep her/his their FAM, memos, on line training and personal contact information up to date and in compliance with FAA and 31 32 Company requirements. Furthermore, the part time Flight Attendant must also ensure Company and airport SIDA badges are kept current and notify 33 management when renewals are necessary prior to expiration or the Flight 34 35 Attendant may be responsible for additional costs.

### F. Seniority

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Upon transferring to part time status, a Flight Attendant's departmental seniority Departmental Seniority will thereafter begin accruing at a rate of fifty percent (50%) of a Flight Attendant on full time status.

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1	G. Uniforms
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3	Part time Flight Attendants will receive a \$100 one hundred twenty-five dollar
4 5	(\$125) uniform allowance in accordance with the terms of Section 24, Uniforms.
6	H. Benefits
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8	1. Unless otherwise explicitly stated in this Agreement or required by law, Part-
9	Time Flight Attendants' are not entitled to any benefits (e.g. comprehensive
10	healthcare, Sick Leave, and Vacation, etc.).
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12	2. Part time Flight Attendants will keep their pass travel benefits as long as they
13	are on current active status.
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1			SECTION 23
2			SENIORITY
3 4 5 6 7 8 9	Α.	Attend Attend biddin out or Conve	rity as a Flight Attendant shall be based upon length of service as a Flight dant with the Company, and shall begin to accrue from the day the Flight dant completes iInitial Flight Attendant Training. Seniority shall be used for g for and awarding of monthly bid lines, reduction in force and recall, early similar programs, assignment of flying, Domicile Base transfers, Company enience Leaves, Voluntary Short-Term Leaves, any early out or similar am, and vacation Vacation bidding.
10 11 12 13 14 15 16 17	В.	be def last fo emplo transfe emplo placer	e than one Flight Attendant has the same seniority date, then seniority will termined by the last four digits of the social security number, with the lower ur digits being the more senior. However, when a transferring Allegiant oyee and any new hire Flight Attendants are in the same new hire class, the erring employee will be senior to the new hires. If two or more transferring oyees are in the same Flight Attendant new hire class, their relative ment on the Flight Attendant seniority list will be determined based on their any date of hire.
18 19	C.	•	em seniority list will be updated <del>quarterly</del> monthly and posted on the any's intranet with a copy to the Union <del>upon request</del> .
20 21 22 23	D.	senior Flight	ht Attendant may protest any omission or incorrect posting affecting ity within thirty (30) days after posting of the seniority list, except that a Attendant on a ILeave of aAbsence on the date of posting shall have thirty ays after his or her their return to duty in which to file such a request.
24 25 26 27 28 29 30	E.	Once per month, the Company shall provide the Union, if applicable, with a sortable electronic list of Flight Attendant new hires and separations for the prior month. Such report shall include employee number, Inflight Date of Hire, separation date, and location code reflecting the Base. The Company shall also provide the Union, if applicable, with a monthly report of all Flight Attendant transfers, including transfers to or from management or other Company positions.	
31	F. <del>E.</del>	Loss o	of Seniority
32		Senio	rity shall be lost under the following circumstances:
33		1.	Resignation,
34		2.	Discharge,
35		3.	Retirement,

- 1 4. Transfer to a position outside Inflight.
- 2 G. F. Transfer to Non-Flying or Supervisory Responsibilities

3 4 5 6 7 8 9 10 11 12 13 14 15	1.	At the ratification of this contract any A Flight Attendant in promoted to a position that is responsible for the administrative support or direct supervision of Flight Attendants (e.g., domicile leader-Base Supervisor, training supervisor, inflight instructor, CSA, etc.) who has accrued at least one (1) year of Departmental Seniority as a line Flight Attendant will retain and continue to accrue seniority for up to twenty-four (24) months, at which point their seniority will be frozen, and will make every attempt to fly at least one tTrip every six (6) months. A Flight Attendant promoted to other Inflight management positions below the director level will immediately have her/his their seniority frozen. A Flight Attendant promoted to an Inflight director level position and above will immediately lose her/his their dDepartmental sSeniority.
16 17 18 19	2.	A Flight Attendant returning to a line position from a non-flying or supervisory position shall be permitted to bid for any available vacancies.
20 21 22 23	3.	Any Flight Attendant who moves from the line into a supervisory position shall normally have been an Allegiant Flight Attendant for a minimum of one (1) year.
24 25 26 27 28 29	4.	If a member of Allegiant Management who is qualified to fly as a Flight Attendant elects to fly an open Trip, the Trip shall be requested from the Open Time Trips during the assignment window. If a member of Allegiant Management who is qualified to fly as a Flight Attendant elects to displace a Flight Attendant, the most senior Flight Attendant on the Trip will be removed and pay protected.
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1		SECTION 24
2		UNIFORMS
3 4	A.	Standard uniforms as prescribed by the Company in the Inflight Uniform Style Guide shall be worn by the Flight Attendant at all times while on duty.
5 6 7 8 9 10 11	В.	The Company will bear the cost of the first-three (3) initial complete sets of the required uniform, including alterations, one (1) coat, and required accessories, including two (2) sets of wings. A Flight Attendant will maintain her/his their uniform in a neat and clean condition at all times. Any Flight Attendant who did not receive a coat during New Hire Training will be provided with one (1) coat within six (6) months of ratification of this Agreement, based on manufacturer availability.
12 13 14 15	C.	At any time the Company elects to completely change to a new uniform, the Company, at its expense, shall provide Flight Attendants with new replacement required uniform pieces, including alterations, and any required accessories, including wings.
16 17 18 20 21 22 23 24 25 26 27 28	D.	Each Flight Attendant will receive an additional \$200 two hundred and fifty dollars (\$250) clothing allowance annually during his/her recurrent training period (includes month before, month of and month after recurrent) which must be used to purchase replacement uniform pieces during that period or forfeited. Such clothing allowance may be used for uniform pieces and any required accessories, including wings. In the event of a new uniform roll-out that occurs during the life of this Agreement that materially increases the cost of the uniform, the Company and the Union shall meet and agree on any changes to this clothing allowance. Any purchases made in excess of allotment shall be paid by the Flight Attendant directly to the vendor. Part Time Flight Attendants will receive \$100 one hundred twenty-five dollars (\$125) annually on the same schedule. Uniform allowance will be available on January 1st of each calendar year, and shall be forfeited if not used within that calendar year.
29 30 31 32 33 34 35	E.	The Company will consult with the and the Union and consider the Union's recommendations before making shall work collaboratively on any changes to in the style, color or material of the uniform, and/or the Inflight Uniform Style Guide. In addition, the Company will consider the recommendations of the Union in regard to materials available, including applicable FAA or NTSB flammability standards. The Company will collaborate with the Union on any new uniform roll-out, including, but not limited to, timelines and wear testing.
36 37 38	F.	The Company will reimburse a Flight Attendant for the cost of one two (2) maternity uniforms, including a dress option, based on manufacturer availability, contingent upon approval of the expense prior to purchase, and submission of

1 2 3		appropriate receipts through the Company-designated system. In the event a maternity dress option is not available, the Flight Attendant may wear a dress that is similar to the current uniform, upon review and approval by the Company.
4 5 7 8 9 10	G.	In the event that a Flight Attendant's luggage is stolen from the aircraft while on duty through no negligence of the Flight Attendant, the Company will, upon submission of any required report and approved receipts through the designated Company systems, reimburse the Flight Attendant for the cost of the luggage, personal items up to three hundred dollars (\$300), a replacement expedited passport replacement, and will replace any other all required items that were contained in the luggage at no cost to the Flight Attendant.
11 12 13	H.	So long as there are required uniform items that require dry cleaning, each Flight Attendants shall be paid twelve (12) twenty dollars (\$20.00) per month uniform maintenance allowance.
14 15 16 17	I.	The Company shall issue and pay for one (1) return label for the exchange of uniforms per Flight Attendant per year, upon request, and for all returns or exchanges that are through no fault of the Flight Attendant (i.e. damage, error, etc.).
18 19 20 21 22 23 24 25	J.	If a Flight Attendant is medically proven to be allergic to the specific materials (i.e., material specifically identified by a medical specialist, with possible contributing factors medically excluded, such as detergent or environmental factors) used in the required uniform, the Company will attempt to identify and provide uniforms constructed of an alternate material that will not cause an allergic reaction. Until such time when an alternate uniform is provided, the Flight Attendant will wear a style similar to the current training uniform, upon review and approval by the Company.
26 27	K.	The Company will meet with the TWU 577 Uniform Committee no less than once per quarter, if requested.
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## DISCIPLINE, DISCHARGE, AND GRIEVANCE PROCEDURES

**SECTION 25** 

The Union is the sole representative of all Flight Attendants in all grievance matters 4 5 unless waived by the Union. A grievance is a dispute between the Union and the Company under the terms of this Agreement. All grievances must be filed in writing 6 by a Flight Attendant through a Union Representative with the Director of Inflight 7 8 Planning and AdministrationManager of Labor Relations or theirher/his designee. 9 All grievances must state the specific action being challenged, and provide a summary of the basis for the challenge, as well as a reference to all provisions of 10 this Agreement that are alleged to have been violated. It is the intent of the parties 11 to resolve Grievances or potential Grievances informally and at the lowest level 12 possible. 13

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### A. DISCIPLINE AND DISCHARGE

1. A Flight Attendant shall not be disciplined or discharged without just cause except as provided in Section 21, Probation.

A Flight Attendant shall not be disciplined or discharged without written 20 notification. Such notification shall contain a precise statement of the charges. 21 Notice of the disciplinary action shall be given within twenty-one(21) days from 22 the date the Company could reasonably have had knowledge of the incident 23 giving rise to the disciplinary action. Notice of disciplinary action involving 24 suspension or termination will be delivered in person, with receipt 25 acknowledged, or sent by confirmed delivery. If notice is sent with confirmed 26 delivery, such notice will be deemed to be accomplished on the date sent to 27 28 the last address furnished by the Flight Attendant. Flight Attendants are 29 responsible for keeping the Company advised of a current address. Records of Discussion and Coaching Sessions do not constitute actions of discipline. 30 [MOVED BELOW] 31

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- 2. Investigatory Meetings:
  - i. The Company shall not issue discipline to a non-probationary Flight Attendant without conducting an investigation.
- ii. If a Flight Attendant, including a probationary Flight Attendant,
   is required to attend a meeting with the Company held for the
   purpose of investigation of a matter that could result in their

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discipline or discharge, the Company shall send the Flight Attendant and the Union a notice of the investigatory meeting in writing within fourteen (14) days from the date the Company could reasonably have had knowledge of the incident giving rise to the investigation. The notice shall include the nature of such meeting, the date and location of the alleged incident, and the rule, policy, and/or regulation allegedly violated.

- iii. In the notice of the investigatory meeting, the Company shall 9 inform the Flight Attendant, including a probationary Flight 10 Attendant, that they have the right to have a Union 11 representative or another Flight Attendant of their choosing 12 present; provided, the attendance of the Union representative 13 or other Flight Attendant, as may be applicable, does not 14 15 unduly delay the conduct of the meeting. A request to delay an Investigatory Meeting for the purpose of obtaining 16 representation and/or for scheduling purposes shall not be 17 unreasonably denied by the Company. It is the responsibility of 18 the Flight Attendant who is the subject of the investigation to 19 arrange for Union representation or the presence of another 20 21 Flight Attendant.
  - iv. If a Flight Attendant is required to attend a meeting with the Company as a witness to an investigation, the Company will normally hold the meeting on a day on which the Flight Attendant is already on duty.
    - v. An investigatory meeting shall be scheduled within three (3) to seven (7) days of the Flight Attendant's receipt of the notice of the investigatory meeting, unless an extension is mutually agreed to by the Union and the Company.
  - vi. During an investigatory meeting, the Company will allow the Union to speak privately with the individual Flight Attendant, including a probationary Flight Attendant, during the meeting, provided that any necessary investigation is not unreasonably delayed.
- vii. If the Company pulls a Flight Attendant from a Reserve Day
  (Mixed Lines or in accordance with Section 20.I) or a Trip to
  attend a mandatory meeting, the Flight Attendant will be pay

protected for lost time. If a Flight Attendant is required to attend 1 an investigatory meeting on a scheduled Day Off, they shall be 2 3 paid in accordance with Section 6, Compensation. 4 5 viii. The Company shall be responsible for payment of per diem and associated travel costs, to include transportation and lodging, if 6 7 any, as provided in Section 9, Expenses, for a Flight Attendant who is required to attend in person an investigatory meeting out 8 of Base under this Section 25. 9 10 11 ix. Nothing contained herein prevents the Flight Attendant under 12 investigation, the Union, and the Company from reaching agreement upon the appropriate level of discipline, if any, 13 during the Investigatory meeting, at its conclusion or prior to the 14 15 Company rendering a decision. 16 3. If an allegation is brought forth to the Company by a Flight Attendant where, 17 in its opinion, the TWU 577 Professional Standards Committee would be 18 beneficial, the Company will encourage the Flight Attendant to forward their 19 20 concerns to that Committee. In addition, prior to or during its investigation, the Company may, at its discretion, refer the matter directly to the TWU 577 21 Professional Standards Committee for resolution. The Union's Professional 22 Standards Committee shall have no more than thirty (30) days to complete 23 its attempts to resolve the matter. If the Company is informed that the matter 24 was successfully resolved by the TWU 577 Professional Standards 25 Committee, no investigatory meeting shall take place. If the Company is 26 informed that the TWU 577 Professional Standards Committee was unable 27 to resolve the matter, the Company shall have the right to proceed with its 28 investigation. All timeframes related to the issuance and investigation of 29 30 discipline shall be held in abeyance until the Company has been notified that no resolution was reached by the TWU 577 Professional Standards 31 Committee. 32

33 4. Decision of the Company

 i. If the Company alleges just cause to discharge or otherwise discipline a non-probationary Flight Attendant, the Company's written decision shall specify the rule, policy, and/or regulation allegedly violated, a description of the non-probationary Flight Attendant's alleged violation, including date and location of the incident, the level of discipline imposed by the Company, and the effective date thereof. If the Company concludes no disciplinary action is appropriate, the Company's written decision shall

state that the matter was closed with no disciplinary action taken against the Flight Attendant.

- 3 ii. The Company shall notify the non-probationary Flight Attendant and the Union of its decision in writing within twenty-one (21) calendar days from 4 the date of the initial investigatory meeting, unless an extension is mutually 5 agreed to by the Union and the Company. Notice of disciplinary action 6 involving suspension or termination will be delivered in person, with receipt 7 acknowledged, or sent by confirmed delivery, including but not limited to 8 9 email with read receipt. If notice is sent with confirmed delivery, such notice will be deemed to be accomplished on the date sent to the last address 10 furnished by the Flight Attendant. Flight Attendants are responsible for 11 keeping the Company advised of a current address. Records of Discussion 12 and Coaching Sessions do not constitute actions of discipline. 13
- iii. The Company shall maintain active Records of Discussion, Coaching
   Sessions, and/or discipline in a Flight Attendant's personnel file, and will
   base any escalation of progressive discipline in matters where the use of
   progressive discipline is appropriate only on such records contained in that
   file. To the extent permitted by law, the Company shall remove and/or
   delete:
- 201. Records of Discussion, Coaching Sessions, and/or Performance21Final Warnings issued to a Flight Attendant from the Flight22Attendant's personnel file after eighteen (18) months of Active23Service from the date of issuance if no further discipline has been24imposed during that period;
  - 2. Performance Level 2 discipline issued to a Flight Attendant from the Flight Attendant's personnel file after twelve (12) months of Active Service from the date of issuance if no further discipline has been imposed during that period; and
    - 3. Performance Level 1 discipline issued to a Flight Attendant from the Flight Attendant's personnel file after nine (9) months of Active Service from the date of issuance if no further discipline has been imposed during that period.
  - 4. A Flight Attendant may request the Company review their performance and progress following the issuance of formal discipline. The Flight Attendant's record may be cleared earlier, when, in the judgment of the Company, their performance warrants such action.
- 38 5. <del>3.</del> Discipline and Discharge Grievances
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i. A Flight Attendant may only file a grievance through a Union

within twenty-one (21) days from receipt of notification. Such 2 grievances shall be addressed to the Director of Inflight 3 4 Planning and AdministrationManager of Labor Relations, or her/his their designee. It is the intent of the parties to resolve 5 Grievances or potential Grievances informally and at the lowest 6 7 level possible. 8 The Director of Inflight Planning and AdministrationManager of ii. 9 Labor Relations, or a their designee, shall hold a hearing within 10 twenty-one (21) days of the receipt of the grievance. A written 11 decision shall be rendered within twenty-one (21) days of the 12 hearing. If the Company does not hold a no hearing is held 13 within twenty-one (21) days, or does not render a no decision is 14 15 rendered within twenty-one (21) days of the hearing, the grievance will be deemed denied automatically advance to the 16 next step in the grievance process without a decision. 17 18 If the decision of the Director of Inflight Planning and 19 iii. AdministrationManager of Labor Relations or her/histheir 20 designee is not satisfactory to the Union and Flight Attendant 21 whose grievance is being considered, an appeal in writing may 22 be filed with the Vice President of Inflight Labor Relations or 23 24 her/histheir designee within fourteen (14) days of the date of notification of the Director of Inflight Planning 25 andAdministrations Labor Relations Manager's decision. The 26 Vice President of Labor Relations or her/histheir designee will 27 render a decision within fourteen (14) days of receipt of the 28 appeal, or of the automatic advancement described in Section 29 25.A.5.ii, above. If a decision is not rendered within fourteen 30 (14) days or if the grievance is not resolved at this step, the 31 matter may be appealed to the Flight Attendant Board of 32 Adjustment, as provided for in Section 26 of this Agreement, 33 34 provided that the appeal is submitted within fourteen (14) days of the decision being rendered or the date it should have been 35 rendered. If the Company does not render a decision within the 36 fourteen (14) day timeframe in this paragraph, the grievance will 37 automatically advance to the Flight Attendant Board of 38 Adjustment, as provided for in Section 26 of this Agreement. 39 40 4. If the Company pulls a Flight Attendant from a Reserve Day (mixed lines 41

Representative on disciplinary actions, including discharge,

only) or a trip to attend a mandatory meeting, the Flight Attendant will be pay protected for lost time.

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# B. CONTRACTUAL DISPUTES NOT INVOLVING DISCIPLINARY ACTION

- 1. It is the intent of the parties to resolve Grievances or potential Grievances informally and at the lowest level possible. Any resolution of a dispute at the local level and without Labor Relations' express written approval shall be non-referable and shall not set a precedent of any kind.
- Prior to filing a Grievance over a dispute regarding an interpretation of
   the Agreement, the Union Representative should discuss (e.g., phone
   conversation, personal meeting, e-mail exchange) and attempt to
   informally resolve such dispute with Labor Relations, or their designee.
- 15 3. 1. Should a dispute arise between the Company and a Flight Attendant, 16 or a group of Flight Attendants, as to the meaning of any of the terms 17 of this Agreement or the Company's application of any of the terms of 18 this Agreement, such Flight Attendant or group of Flight Attendants 19 may present a grievance through her/his/their Union representative 20 within twenty-one (21) days of the date of either the alleged infraction, 21 22 or the date the grievant(s) should have been aware of the alleged 23 infraction, whichever is later to the Director of Inflight Planning and AdministrationManager of Labor Relations. A grievance hearing will be 24 held and a written decision rendered within twenty-one (21) days. If the 25 Company does not hold a no hearing is held within twenty-one (21) 26 days, or does not render a no decision is rendered within twenty-one 27 (21) days of the hearing, the grievance will automatically advance to 28 the next step in the grievance process without a decision be deemed 29 denied. 30
- 31NOTE: the Company and the Union encourage the resolution of32disputes at the earliest opportunity, including prior to filing a33grievance.
- 4. 2. Following a hearing, if the decision of the Director of Inflight Planning and AdministrationManager of Labor Relations or her/his their designee is not satisfactory to the Union and Flight Attendant whose grievance is being considered, an appeal in writing may be filed with the Vice President of Inflight-Labor Relations or her/histheir designee within fourteen (14) days of the date of notification of the Director of Inflight Planning and

Administration Manager of Labor Relation's decision. The Vice President 1 or her/histheir designee will render a decision within fourteen (14) days of 2 receipt of the appeal. If a decision is not rendered within fourteen (14) 3 4 days, or if the grievance is not resolved at this step, the matter may be 5 appealed to the Flight Attendant Board of Adjustment, as provided for in Section 26 of this Agreement, provided that the appeal is submitted within 6 7 fourteen (14) days of the decision being rendered or the date it should have been rendered. If the Company does not render a decision within 8 the fourteen (14) day timeframe in this paragraph, the grievance will 9 automatically advance to the Flight Attendant Board of Adjustment, as 10 provided for in Section 26 of this Agreement. 11

# 12 C. GENERAL

- Unless stated otherwise, all time limits pertaining to both parties set
   forth in this sSection shall refer to calendar days.
- 2. Nothing in this Section will prevent the Company from holding a Flight 16 Attendant out of service with pay pending an investigation, however, 17 18 no Flight Attendant shall be prevented from bidding as a result of withholding. A Flight Attendant withheld pursuant to this paragraph 19 shall be paid for any tTrips missed during the period of withholding, 20 provided those Trips were on her/histheir line as of the date of the 21 withholding, or awarded as a result of a bid occurring during the 22 withholding period. A reserve Reserve flight Flight attendant 23 Attendant withheld pursuant to this paragraph shall be paid for actual 24 hours flown or the minimum monthly guarantee, whichever is greater. 25
- 263.Except as specifically provided, all written notifications shall be made27via electronic means, confirmation receipt required; or U.S. Mail,28Certified, return receipt requested; and/or UPS or FedEx, signature29required.
- 4. The time limits prescribed herein may be modified only by
   agreement in writing between the parties. A request by either party
   to extend a timeline will not be unreasonably denied.
- 345.All Flight Attendants, including those in their probationary period,35shall have access to the grievance procedure, except that a36probationary employee may not grieve or appeal a disciplinary37action, discharge, or furlough.

- 6. There will be no undisclosed audio or video recording conducted during any meeting or hearing under this Section.
- 47.A Union Representative may, at the option of the Flight Attendant, be5present at all non-probationary6probationary Flight Attendant, meetings that involve the issuance of7discipline or discharge. The Union Representative shall have the right8to be present in person, by video conference, or by telephone at all9steps and hearings of the grievance and System Board of10Adjustment processes.
- 8. Disciplinary decisions shall be based only on performance or conduct occurring within no more than the thirty-six (36) eighteen (18) month period of active status preceding the incident in question, as provided for in Section 25.A.4.iii, unless a Last Chance Agreement (LCA) is active. This does not preclude the use of older information at a System Board of Adjustment or Arbitration proceeding, solely for the purpose of impeachment of direct testimony to the contrary.
- 209.For purposes of this Section, a Flight Attendant on a ILeave of21aAbsence fourteen (14) days or less will be considered to be on22active status.
- The Company and the Union agree to meet on a quarterly basis, or
   more often if necessary, to discuss issues relating to grievances. At
   any point in the grievance process, the Company and the Union may
   mutually agree to settle any grievance.
- 11. A Flight Attendant shall have the right to request to be furnished a copy
  of their personnel file, which shall be provided as soon as possible, and
  no later than ten (10) business days from the date of the request. A Flight
  Attendant shall be allowed to place in their personnel file their own
  statement regarding any incident or report.
- The Union shall be provided with a copy of available audio/video
  recordings upon request as soon as possible, and no later than ten (10)
  business days from the date of the request, for the purpose of the
  investigation or processing of a grievance(s) or issue(s).
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1		SECTION 26
2		SYSTEM BOARD
3 4 5 6 7	Α.	In compliance with Section 204, Title 11, of the Railway Labor Act, as amended, a System Board of Adjustment is established for the purpose of adjusting disputes or grievances that arise under the terms of this Agreement, and are properly submitted to it. Such Board shall be known as the Allegiant Air Flight Attendant Board of Adjustment (the "Board").
8 9 10 11 12	В.	The Board will be comprised of three (3) members, one (1) Allegiant Flight Attendant selected by the Union, one (1) Allegiant management official selected by the Company and a third neutral party. The three (3) member Board shall hear all disputes properly presented to it in accordance with this Section.
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	C.	When a Board is required to hear a dispute, the parties will attempt to promptly agree on a neutral member to sit on the Board. If the parties are unable to agree on a neutral within fourteen (14) calendar days, either party may promptly request the National Mediation Board to provide a list of seven (7) neutrals. The parties will select one (1) neutral to serve as the third neutral member of the Board from the list submitted by the National Mediation Board within fourteen (14) calendar days by alternately striking names from the list until one (1) name remains. The arbitrator remaining on the list will be designated as the neutral member. The party to strike first will be alternated each time a neutral is selected. The neutral member of the Board will preside at the hearings of the Board and be designated Chairperson. The Board will convene at the earliest opportunity after the appointment of the neutral member.
27 28 29 30	D.	The Board will have jurisdiction over grievances filed pursuant to the terms of this Agreement. The Board will not have any power to alter or amend the provisions of this Agreement.
31 32 33 34 35	E.	The Board will meet in the city where the general offices of Allegiant Air are maintained, unless another location is agreed to by the Union and the Company.
36 37 38	F.	A majority vote of the members of the Board shall constitute a final decision. The Board will render its decision in writing as promptly as possible. Decisions of the Board in all cases properly before it shall be final and

1 2		binding upon the parties.
3 4 5 6 7 8	G.	The expenses and reasonable compensation of the neutral member and the cost of stenographic services necessary to transcribe Board proceedings will be borne equally by the parties. Each of the parties will assume the compensation, travel expenses and other expenses of the Board Members selected by it and the witnesses called by it.
9 10 11 12	H.	All submissions of disputes referred to the Board will be addressed to the Board with one (1) copy to the Company and one (1) copy to the Union. One (1) copy shall be submitted to the neutral third member. Each such submission shall show
13 14 15		1. The question or questions at issue;
15 16 17		2. A brief statement of the facts of the case;
18 19		3. Joint exhibits/stipulations;
20 21		4. The respective parties' positions.
22 23 24		When possible, joint submission should be made, but if the parties are unable to agree upon a joint submission, either party may submit the dispute and its position to the Board.
25 26 27 28 29 30 31	I.	Each Board member will be free to discharge his/her their duty in an independent manner without fear of retaliation. Each witness summoned by the Board or called by either party will be free from retaliation or adverse action by either the Union or the Company because of his/her their giving testimony in good faith.
32 33 34 35 36 37 38 39 40 41	J.	The Union may request to schedule a meeting with the Company at least once per quarter to review grievances pending at the Board level in an effort to find mutual resolution and to avoid utilizing the System Board of Adjustment. The Company and the Union shall meet at a mutually agreeable date and time and be represented at these meetings by individuals with full authority to remedy Board pending disputes on behalf of the grievant(s) and the Company. All discussions during these meetings, including but not limited to offers of settlement, shall be without prejudice to either party and shall not be introduced or admitted in any System Board of Adjustment hearing or One Member Board hearing.

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2	K.		d the Company will make good faith efforts to schedule System
3		· · · · · · · · · · · · · · · · · · ·	istment hearings within ninety (90) days from the date the parties
4			e on a neutral third party, so long as such neutral third party has
5			within ninety (90) days. The parties agree to jointly remind the
6			party of their desire to receive a rendered decision within sixty
7		(60) days fror	n the date the post-hearing briefs have been filed.
8		A	Output Depend of Adjustment may be held by my tool on each of
9	L.		System Board of Adjustment may be held by mutual consent of
10			d the Company. The parties will make good faith efforts to
11 12		•	st available date(s) offered by the agreed to neutral third party on conducting an expedited System Board of Adjustment. The
12			to jointly remind the neutral third party that this is being
13 14		•	an expedited System Board of Adjustment and request an
15			ecision following the filing of post-hearing briefs.
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-• 17	M.	The parties m	nay also mutually agree to refer cases previously submitted to
18		· · · · · · · · · · · · · · · · · · ·	be heard by a One Member Board consisting of a Neutral
19			pointed pursuant to Section 26.C. One Member Board hearings
20			duled by mutual agreement and may hear multiple cases.
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22		1. One M	lember Board hearings shall have time limits established by
23		mutua	l agreement, and shall be conducted as follows:
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25		a.	Each party shall be afforded approximately two (2) hours for
26			presenting its case-in chief, including the opening statement.
27		h	The parties may present both direct and rebuttel evidence
28 29		b.	The parties may present both direct and rebuttal evidence orally and in writing.
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31		С.	At the conclusion of the evidentiary portion of the hearing,
32			each party shall have the opportunity to present a brief oral
33			closing argument.
34		d	At the experiment of closing arguments and a chart respect the
35 36		d.	At the conclusion of closing arguments and a short recess, the Arbitrator shall issue a bench decision, briefly announcing the
36 37			reasons for the decision, and render a one-page signed Award
37 38			limited to indicating whether the grievance has been denied or
39			sustained, in whole or in part, and setting out the appropriate
40			remedy, if any. Unless the parties agree otherwise prior to the
41			submission of the grievance to the Arbitrator, such Award shall
42			be non-precedential and non-referable, but final and binding

between the parties.
e. No transcript shall be made of the One Member Board proceeding.

1		SECTION 27
2		REDUCTION IN FORCE
3 4 5 6 7 8	A.	When the Company determines that a Reduction in Force reduction in force is necessary, the Flight Attendant with the least Flight Attendant seniority shall be laid off furloughed. Before any Flight Attendant is laid off furloughed, the Company may, at its discretion, offer Company Convenience Leaves, Voluntary Short Term Leaves, Leaves of Absence, and/or Job Sharing. All Reduction in Force reduction in force orders shall be in writing to the affected Flight Attendant.
9 10 11 12	B.	A Flight Attendant who has completed the probationary period prior to being furloughed <del>or laid off</del> , through no fault or action of her/his their own, shall receive two weeks notice or two weeks of pay in lieu of notice, but she or he they shall receive no pay if one or more of the following conditions exist:
13		1. She/he They accepts any other employment with the Company.
14 15 16		<ol> <li>The lay-off furlough is caused by a force majeure, act of God, a war emergency, revocation of the Company's Operating Certificate or Certificates, or grounding of a substantial number of the Company aircraft.</li> </ol>
17 18 19 20		3. The lay-off furlough is caused by a strike or picketing of the Company's premises or any work stoppage or other action (including a rolling or intermittent strike) which would interrupt or interfere with any operations of the Company.
21 22 23 24	C.	A Flight Attendant who has been laid off furloughed due to a reduction in force shall file her/his their address through the designated Company system at the time of lay-off and she/he they shall thereafter promptly advise the Company in writing of any change in address.
25 26	D.	The order of recall shall be by Flight Attendant seniority. Flight Attendants will remain on the recall list for a period not to exceed three (3) five (5) years.
27 28 29 30 31 32 33 34 35	E.	Notice of recall shall be sent by Certified Mail Return Receipt Requested and delivered by phone call to the last address and phone number on file with the Company. A Flight Attendant shall forfeit her/his their seniority with the Company if she/he does they do not signify her/his their intention to accept reemployment within fourteen (14) days after the posted date of the notice or if she/he does they do not return to the service of the Company on the date specified in the notice offering reemployment, provided the return to work date is at least thirty (30) days from the posted date of the notice unless otherwise agreed to by the Flight Attendant.
36 37	F.	Accrued vacation will be paid off out at the time of furlough. Sick leave bank will be retained, but not paid out at the time of furlough.
38 39	G.	The Company shall notify the local Union prior to announcing or utilizing a reduction in force or recall of Flight Attendants except in emergency circumstances as

outlined in B.2. above. Prior to issuing a reduction on force notice to any Flight
 Attendant, the Company shall provide the Union with the prospective furlough
 list.

- H. A Flight Attendant on furlough shall retain but not-and accrue seniority for the duration of the furlough. A Flight Attendant on furlough shall maintain Longevity for purposes of pay, Vacation or other benefits that change with length of service for the duration of the furlough, and shall continue to accrue such Longevity for up to ninety (90) days from the effective date of the furlough. A Flight Attendant who resigns from the Company while on or in lieu of furlough loses all seniority immediately upon separation.
- A Flight Attendant who is placed on furlough will be provided with free air transportation back to the Allegiant station of her/his their choice.
- J. In the event of a recall, if a Flight Attendant is a full time student at an accredited
   college or university, such Flight Attendant may at her/his their option be bypassed
   for recall to finish the semester/quarter without forfeiting her/his their rights to recall.
   The right to bypass shall extend only to the semester in which the Flight Attendant
   is enrolled at the time of initial recall and may be utilized only if the bypass would
   not necessitate additional hiring. At the completion of the semester, the Flight
   Attendant may return to duty at any Domicile Base where a vacancy exists.
- K. A Flight Attendant who is furloughed will be eligible to continue to be covered by
   their currently elected Company group insurance plan, including currently elected
   dependent coverage, for two (2) full months following the effective date of their
   furlough so long as they continue timely co-payments of their employee portion.
- L. Prior to involuntary furloughs, the Company will request voluntary furloughs from
   Flight Attendants, and will approve such voluntary furlough requests in seniority
   order.
- M. A non-probationary Flight Attendant who is furloughed shall continue to retain
  employee pass travel benefits for a period of ninety (90) days following the
  effective date of their furlough.
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1	SECTION 28
2	NON-DISCRIMINATION
3 4 5 6 7 8 9	In accordance with established Company and Union policy and applicable law, there will be no discrimination by the Company or the Union against any Flight Attendant because of age, race, sex, color, creed, religion, Union activity, national origin, sexual orientation, handicap or disability, military or veteran status, gender identity, marital status, ethnicity, genetic information, pregnancy, or any other protected category under applicable law. No employee covered by this Agreement will be interfered with, restrained, coerced or discriminated against by the Company or the Union because of membership or lack of
10 11	membership in the Union. All employees shall be free to engage in lawful Union activities or to refrain from such activities.
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## SECTION 29 UNION SECURITY

## A. Requirement for Membership

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- 5 6 1. Currently employed Flight Attendants shall, within sixty (60) days of 7 ratification of this Agreement, become a member in good standing of the Union as a condition of employment or pay a service charge pursuant to 8 9 Section 29.B., below. Each Flight Attendant hired after the Effective Date of this Agreement shall, within sixty (60) days of their Inflight Date of Hire, 10 become a member in good standing of the Union as a condition of 11 employment or pay a service charge pursuant to Section 29.B., below. All 12 Flight Attendants who are members in good standing of the Union on the 13 Effective Date of this Agreement or who become members in good 14 standing shall remain members in good standing, or pay the required 15 16 service charge under Section 29.B., below, as a condition of continued employment; provided, that Flight Attendants to whom membership is not 17 available upon the same terms and conditions as are generally applicable 18 to any other member or with respect to Flight Attendants to whom 19 membership was denied or terminated for any reason other than the failure 20 21 of the Flight Attendant to tender the monthly dues and/or initiation fees, and/or assessments (not including fines and penalties) uniformly required 22 as a condition of acquiring or retaining membership, shall be excluded from 23 the requirements of this Section 29. 24
- 26 2. To become and remain a member in good standing, a Flight Attendant 27 must pay and remain current on their payment to the Union of all required 28 dues, and/or initiation/re-initiation fees, and/or assessments as required 29 by the Union's Constitution and Bylaws.

## 31 B. Service Charge

Each Flight Attendant who fails to voluntarily acquire or maintain membership in the Union shall be required, as a condition of employment, beginning after sixty (60) days after their Inflight Date of Hire, to pay the Union each month a contribution for the administration of the Agreement and the representation of such Flight Attendant ("Service Charge"). The service charge will be calculated in a manner consistent with the Union's "Agency Fee formula," however, a service charge will not exceed the amount of the monthly dues paid by members of the Union as required under this Section.

42 C. Check-Off Form

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The Company agrees to deduct from the wages of each Union member and remit

to the Union, the monthly dues, initiation fees, and uniformly applied assessments, as specified by the Union, provided such member voluntarily executes and does not revoke an authorization form ("Check-Off Form"). Revocation will only be authorized in accordance with the law, the Union's Bylaws and Constitution. Such Check-Off Form shall be prepared and furnished by the Union to the member or Service Charge payer. The Company agrees to deduct from the wages of each Service Charge payer and remit to the Union, the Service Charge, as provided in subsection 29.B., provided such Service Charge payer voluntarily executes and does not revoke a Check-Off Form. Revocation will only be authorized in accordance with the law, the Union's Bylaws and Constitution. The Company agrees, by the tenth (10<sup>th</sup>) of the month following the deduction of dues, to remit electronically to the Union the list regarding the deductions made for that month, including, but not limited to, employee name, employee number, Base, current status, the amount of the deduction, and, if applicable, type of leave and/or termination date. 

The Union will notify the Company in writing of any changes of general application (i.e., across the Flight Attendant group) regarding the amount of dues, initiation fees, assessments or other deductions, that are subject to the Check-Off Form (e.g., a change in the amount of dues or initiation fees, or implementation of a new assessment). Such written notice shall be provided at least four (4) complete pay periods (2 months) prior to the Company's obligation to implement the change and shall specify the payroll date on which the change should first occur.

## D. Payment Delinquencies

- 1. If a Flight Attendant becomes delinquent in the payment of their monthly dues and/or initiation fees, and/or uniformly applied assessments, as provided in Section 29.A., above, or their Service Charges, as provided in Section 29.B., above, as applicable, the Union shall notify such Flight Attendant by United States Postal Service (U.S.P.S.) certified mail, return receipt requested, copy to the Vice President of Labor Relations, or designee, that the Flight Attendant is delinquent in the payment of such monthly dues, and/or initiation fees, and/or uniformly applied assessments, or Service Charges, as specified in this Section 29, and is subject to discharge as a Flight Attendant. Such letter shall also notify the Flight Attendant that they must remit the required payment within a period of fifteen (15) days from notice of receipt or be discharged.
- Upon the expiration of the fifteen (15) day period, if the Flight Attendant
  still remains delinquent, the Union shall certify in writing to the Vice
  President of Labor Relations, or designee, with a copy to the Flight
  Attendant, that the Flight Attendant has failed to remit payment within the
  grace period allowed and is therefore to be discharged. The Vice President

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38 39 of Labor Relations, or designee, shall notify the employee by U.S.P.S. certified mail, return receipt requested, that the Flight Attendant is to be discharged.

- 3. A protest by a Flight Attendant who is to be discharged as the result of an interpretation or application of the provisions of this Section 29 shall be subject to the following procedures:
  - a. A Flight Attendant who believes that the provisions of this Section 29 have not been properly interpreted or applied, as it pertains to them, may submit a protest and request a review in writing within five (5) days from the date of their notification by the Company, as provided in Section 29.D.2, above. The protest must be submitted to the Vice President of Labor Relations, or designee, who shall review the protest and render their decision in writing no later than five (5) days following receipt of the protest.
- The Company shall forward the decision to the Flight Attendant. b. with a copy to the Union. Said decision shall be final and binding on all interested parties unless appealed, as hereinafter provided. If the decision is not satisfactory to either the Flight Attendant or the Union, then either may appeal the decision within ten (10) days from the date of receipt of the decision directly to a neutral referee who maybe agreed upon by the Flight Attendant and the Union within ten (10) days thereafter. The appeal must be sent by certified return receipt mail, postmarked within the ten (10) day limit. If the Flight Attendant and the Union fail to agree upon a neutral referee within the specified period, either the Flight Attendant or the Union may request the NMB to name such neutral referee. The decision of the neutral referee shall be final and binding on all parties to the dispute. The fees of such neutral referee and all related costs (e.g., court reporter, conference rooms, etc.) shall be borne by the Union.
- c. During the period a protest is being handled under the provisions of this Section 29, and until final award by the Company, or the neutral referee, the Flight Attendant shall not be discharged from the Company nor lose any Seniority rights because of noncompliance with the terms and provisions of this Section 29.
- 40d.A Flight Attendant discharged by the Company under the provisions41of this Section 29 shall be deemed to have been "discharged for42just cause" within the meaning of the terms and provisions of this43Agreement. Such discharge is not subject to review under the44Grievance or System Board of Adjustment provisions, as provided

in Sections 25 and 26. 1 2 The Company shall not be liable for any time or wage claim of any Flight 4. 3 Attendant or Flight Attendants, and the Union agrees that it shall indemnify 4 and hold the Company harmless from any and all claims which may be 5 6 made by any Flight Attendant or Flight Attendants discharged by the 7 Company pursuant to a written order by any authorized Union representative under the terms of this Section 29. 8 9 10 Ε. **New Hire Information** 11 The Company shall provide the Union with each New Hire's name, Inflight Date 12 of Hire, employee number, and Seniority number. The information shall be 13 provided within sixty (60) days of hire. 14 15 **F**. COPE 16 17 18 Upon presentation of a Flight Attendant's signed authorization/payroll deduction form, the Company agrees to deduct from the Flight Attendant's wages, and remit 19 to the Union, such amounts as the Flight Attendant may choose to voluntarily 20 21 contribute to the TWU Committee on Political Education ("COPE"). The Union shall make available to the Company its standard COPE authorization/payroll deduction 22 form. The Union may present such forms to the Company up to twice per year, 23 24 except in the case of new hires. 25 Any Flight Attendant who, on the effective date of this Agreement, is eligible to 26 A.– become a member of the Union will do so. A Flight Attendant will become a 27 Union member upon the completion of her/his initial probationary period (the first 28 six (6) months of employment). For the purpose of this Section, a Flight 29 Attendant shall be considered a member of the Union if she/he tenders the 30 initiation fees and periodic dues uniformly required as a condition of membership. 31 32 B.--All new Flight Attendants of the Company hired on or after the effective date of this Agreement, shall make application for membership in the Union within sixty 33 (60) days after the date of employment with the Company and shall thereafter 34 maintain membership in the Union as provided for in Paragraph A of this Section. 35 <del>C.</del>– In lieu of making application for membership as provided above in paragraphs A 36 and B, Flight Attendants may elect instead to pay the Union each month a 37 contribution for the administration of the Agreement and the representation of 38 such Flight Attendant ("service charge"). The service charge will be calculated in 39 a manner consistent with the Union's "Agency Fee formula," however, a service 40

charge will not exceed the amount of the monthly dues paid by members of the 1 Union as required under this Section. 2 If a Flight Attendant becomes delinguent in the payment of her/his initiation fee, 3 Ð. membership dues, or service charge such Flight Attendant shall be notified by 4 5 the Union via registered mail, return receipt requested, copy to the Company, that she/he is delinguent in the payment of initiation fee, membership dues or 6 service charge as specified herein and is subject to loss of all bidding privileges. 7 Such letter shall also notify the Flight Attendant that she/he must remit the 8 required payment within a period of fifteen (15) calendar days, or the Flight 9 Attendant will lose all bidding privileges. 10 If upon the expiration of the fifteen (15) days, the Flight Attendant still remains 11 E.-delinquent, the Union shall, in a written order, certify to the Company, with a copy 12 to the Flight Attendant, that the Flight Attendant has failed to remit payment 13 within the grace period allowed, and is, therefore, to lose all of her/his bidding 14 15 privileges. Such loss of bidding privileges shall be deemed to be for just cause. 16 F.— Any determination under the terms of this Section shall be based solely upon the failure of the Flight Attendant to pay or tender payment of initiation fee, 17 membership dues, or service charge and not because of denial or termination of 18 membership in the Union upon any other grounds. 19 20 G. Grievance Procedure Except as provided below in sub-paragraph 2., grievances to dispute the 21 1. loss of bidding privileges under this Section shall be filed and handled in 22 accordance with Section 25, Discipline, Discharge, and Grievance 23 Procedures and Section 26, System Board. 24 2. For all grievances filed to dispute the loss of bidding privileges in 25 accordance with this Section, expenses and compensation of the neutral 26 member (i.e., arbitrator), hearing location expenses, and the cost of 27 stenographic services shall be borne solely by the Union. 28 The Company shall not be liable for any claims of a Flight Attendant who 29 3. loses bidding privileges pursuant to this Section. The Union will indemnify 30 and hold the Company harmless against any suits, claims, and liabilities 31 which arise out of or by reason of any action taken by the Company 32 pursuant to a written order by an authorized Union representative under 33 the terms of this Section. 34 Dues Check Off. 35 H.

1	During the life of this Agreement, the Company shall deduct from the pay of each
2	Flight Attendant and remit to the Union monthly membership dues or service
3	charge uniformly levied in accordance with the Constitution and By-Laws of the
4	Union, provided such member of the Union voluntarily executes the agreed form,
5	which is included below and which shall be furnished by the Union (the "Check-
6	Off Form"). The Company will not be required to deduct monthly membership
7	dues or service charge unless the Company has received a Check-Off Form and
8	has not received a notice of revocation thereof as provided in the Check-Off
9	Form. The wording of the Check-Off Form shall be as follows:
10	ASSIGNMENT AND AUTHORIZATION CHECK OFF OF UNION
11	DUES/SERVICE CHARGE
12	TO: ALLEGIANT AIR
13	As provided in and subject to the terms of the Agreement between
14	Allegiant Air and the Transport Workers Union of America, AFL-CIO, I
15	hereby authorize the Company, as a benefit and service to me, to deduct
16	each month from my earnings my Union dues or service charge for that
17	month in the amount established and levied in accordance with the
18	Constitution and By-Laws of the Union and to pay such amount monthly to
19	the designated officer of the Union.
20	I agree this authorization shall be effective from the date set forth below
21	for a period of one (1) year and shall continue in full force and effect from
22	year to year thereafter unless I give the Company and the Union a written
23	notice of revocation within the fifteen (15) day period prior to the
24	anniversary date of this agreement, and as provided by law. If not so
25	revoked by me, this authorization shall continue to be irrevocable except
26	in the manner above during subsequent periods of revocation.
27	This authorization shall automatically be terminated if at any time the
28	Union ceases to be my recognized bargaining representative.
29	Date:
30	Employee Name:
31	Employee Signature:
32	Employee No.:
33	Home Address:

1	Contact Number:
2 3 4 5 6 7	I. All Check-Off Forms will be submitted through the Secretary/Treasurer of the Union who will forward the original signed copy to the payroll manager of the Allegiant Air Accounting Department. A properly executed Check-Off Form will become effective not later than two (2) weeks after it is received by the payroll of the Accounting Department. Improperly executed forms will be returned to the Union.
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1		SECTION 30
2		<b>GENERAL – UNION INFORMATION</b>
3 4 5 6 7	A.	The Company shall make available to each Flight Attendant an electronic copy of this Agreement within a reasonable time after ratification. All new Flight Attendants will be given access to an electronic copy of this Agreement during training. A printed copy will also be made available in at the all permanent training room locations, and the instructors will notify trainees.
8 9 10 11	B.	Any deviation from this Agreement may shall be made only by agreement between the Company and the Union. Such agreement must be in writing and signed by the parties thereto and will be posted electronically by the Company to all Flight Attendants for addition to their Union contract.
12 13 14 15	C.	During the term of this Agreement, the Company will not lock out any employee covered hereby, and the Union will not authorize or take part in any slowdown, sit- down, work stoppage, strike (including a rolling or intermittent strike) or picket of Company premises.
16 17 18 19 20 21 22 23 24 25	D.	The Company will allow non-revenue positive space available travel on Allegiant for Union representatives who are employees of the Company when meeting with the Company, conducting ratification roadshows, and participating in System Board of Adjustment proceedings. Additional Union representatives will be granted non-revenue positive space travel with the concurrence of the Company. Non- revenue positive space travel will be strictly for bona fide Union Business and will not be used to promote anything negative about the airline (e.g., strike prep, etc.). Violation of this provision will result in revocation of entitlement to non-revenue positive space travel for Union Business for any Flight Attendant who violates this provision. Jumpseats may be used for Union business travel related to Allegiant.
26 27 28 29 30	E.	The Union will be allowed to have an appropriate locked deposit box in the Flight Attendant crew lounge at each Domicile Base to be used for official Union business. If the Company maintains personal v-files at each Base for individual Flight Attendants, the Union will be allowed to utilize the v-files for the distribution of official Union materials.
31 32 33 34 35	F.	The Union will be allowed to have an appropriate bulletin board at all Flight Attendant Bases for use by the Union to only post official informational notices of Union recreation and social affairs, elections, Local membership meetings, and factually-based Union news. The Union and the Company will confer upon the location and size of the bulletin board. <b>[MOVED FROM I BELOW].</b>

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F. When a meeting occurs between a Flight Attendant, Union Representative and management, the Company will allow the Union to speak privately with the individual Flight Attendant, provided that any necessary investigation is not unreasonably delayed. [MOVED TO SECTION 25]

- G. For purposes of conducting official Union business only, the President of the
   Union, or her/his-their designees, will be given, on a confidential basis, access to
   agreed-upon functions of the Crew Scheduling Services System. The Union shall
   be responsible to maintain the confidentiality of any information so obtained.
- The Company will provide forty-five (45) sixty (60) minutes for the purpose of Union 9 Η. orientation on a regularly scheduled training day, at a time mutually agreed upon 10 by the Union and the Company other than the day of the final exams, during the 11 new hire class period. During this time, the Union may distribute and collect 12 materials, collect names, addresses and other contact information from trainees 13 who are eligible for Union membership. A management representative will be 14 15 allowed to be present. A Union representative may be present as an observer for the Company presentation regarding the Agreement, and a Company 16 representative may be present as an observer for the Union presentation regarding 17 the Agreement. 18
- I. The Union will be allowed to have an appropriate bulletin board at all Flight
   Attendant Domiciles for use by the Union to only post official informational notices
   of Union recreation and social affairs, elections, Local membership meetings, and
   factually-based Union news. The Union and the Company will confer upon the
   location and size of the bulletin board. [MOVED TO F ABOVE]
- JI. Upon request, t The Company will provide the Union President with a list of all
   Flight Attendants on leaves of thirty (30) days or more and Flight Attendants who
   have transferred to non-flying or supervisory duties. Current additions or deletions
   may be requested on a monthly basis. Such list shall be provided via electronic
   means and include names, employee numbers, dates leaves began and expected
   dates of return, if known.
- K. Company management will inform Flight Attendants of their right to have a Union
   Representative present at any non-probationary Flight Attendant meetings that
   involve the issuance of discipline or discharge, and at any probationary Flight
   Attendant meetings as set forth in Section 21, Probation Period.[MOVED TO
   SECTION 25]
- J.L. At such time as the Company decides to make changes to the content of the
   Attendance Policy, it will provide the Union with sixty (60) thirty (30) days notice

- prior to implementation. The Company will confer with the Union within the notice
   period and consider its input.
- K. A Flight Attendant may request their attendance records from their Inflight Base
   Ssupervisor, which will be available for viewing by the Flight Attendant within five
   (5) business days.
- 6 L. Within six (6) months of ratification, the Union and the Company will meet to
  7 establish a letter of understanding on the Critical Incident Stress Management
  8 (CISM) program.
- M. The Company will make good faith efforts to have a working oven on those
  Allegiant aircraft with installed ovens. Flight Attendants shall be entitled to one (1)
  buy on board food item, at no charge to the Flight Attendant, for every four (4)
  hours of duty if;
- 13 1. the oven is verified inoperable, and;
- 15 2. there is not an actual sit time in excess of one (1) hour, and;
  - 3. the Flight Attendants were not notified of the inoperable oven at least one (1) hour prior to check in.
- N. Flight Attendants will be permitted to wear up to two (2) TWU Union pins, each up to one and one-half inch (1.5") in diameter, and a TWU lanyard on their uniform.
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1	SECTION 31
2	UNION BUSINESS
3	A. Time Off For Short Term Union Business
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5	1. Upon written notification by the Union to the Company, the Company shall
6	release up to at the very most three (3) five (5) Flight Attendants during any
7	one time from duty for the purpose of performing Short Term Union Business
8	(less than one (1) Bid Period). The notification must include the names of the Flight Attendants and the duration of the time away from duty. The Union
9 10	may request that additional Flight Attendants be granted Union leave, and the
10	duration thereof shall be granted by the Company subject to the needs of the
12	operation. Such approval shall not be unreasonably withheld.
13	operation. Oden approval shall het be unreasonably withheld.
 14	2. The Union shall provide as much advance notice as possible for Short Term
15	Union Business. The Company will not be required to incur any additional
16	costs as a result of the request (e.g. TDY to backfill position). If a Flight
17	Attendant needs to be released for last-minute Short Term Union Business to
18	represent another Flight Attendant in an investigatory or disciplinary meeting,
19	or a safety debriefing, the request will not be unreasonably denied.
20	
21	3. Time off for Short Term Union Business for the reasons set forth below is not
22	subject to the restrictions in subsection (B); however, the notice requirements
23	in this Section will still apply:
24	
25	a. Three (3) Five (5) Flight Attendants who are participating in collective
26	bargaining negotiations with the Company.
27	
28	b. A Flight Attendant who is serving as a Board member on the System
29	Board of Adjustment.
30	a Elight Attendents who are performing duties on the Aviation Sofety
31 22	c. Flight Attendants who are performing duties on the Aviation Safety
32 22	Action Program ("ASAP"), and Event Review Committee ("ERC").
33 24	d. One (1) Flight Attendant who is performing duties on the Critical
34 35	Incident Stress Management ("CISM") program if such program is
35 36	introduced.
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1 2	<ul> <li>e. d. Flight Attendants who attend joint Union-Company management meetings requested by the Company.</li> </ul>
3	
4	B. Time Off For Long Term Union Business
5 6 7 8	<ol> <li>Time off for purposes of Long Term Union Business (one (1) Bid Period or more) shall be granted only for at least up to two (2) four (4) individuals who has have accepted a full-time elected position with the</li> </ol>
9	Local Union or International Union.
10 11 12 13 14 15	<ol> <li>The Union shall notify the Company at least forty-five (45) days before of the commencement and conclusion of this time away from duty for Long Term Union Business prior to the opening of the TDY Bid Period for the Bid Period affected. The Company shall notify the Union at least one (1) week prior to the opening of the TDY bid period.</li> </ol>
15 16 17	<ol> <li>A current and qualified Flight Attendant who returns from Long Term</li> </ol>
18 19 20	Union Business <del>after bids have closed shall be assigned a Reserve</del> Line in accordance with Section B.2. above shall be eligible to bid.
21 22 23 24 25	<ol> <li>If Training or requalification is necessary, a Flight Attendant's return date shall be determined by the first available class date to re- qualify her/him them for the position to which he is they are returning.</li> </ol>
26 27 28	<ol><li>A Flight Attendant returning from a Long Term Union Business shall return to work in the following order:</li></ol>
28 29 30 31	<ul> <li>a. To the first available preference on her/his their Standing Bid that her their seniority can hold; or,</li> </ul>
32 33 34	b. To her their former bBase; provided, that it still exists and her/his their Seniority allows her/him them to hold the position.
35 36 27	C. Flight Pay Loss and Administration of Benefits
37 38 20	1. A Flight Attendant on <del>a</del> Union Business shall:
39 40 41	a. Accrue Seniority and Longevity;
41 42 42	b. Accrue Sick; and
43 44	c. Continue to receive all other benefits covered by this

1 2 3 4 5 6 7	Agreement, on the same basis as other active Flight Attendants, including, but not limited to, continued participation in the Company's travel pass policy, retirement plan, Company group insurance and other health and welfare plans provided he they continue to pay his their portion of the premiums, unless the Union instructs the Company otherwise.	1
8	2. Flight Pay Loss	
9 10	2. Flight Fay Loss	
11	a. The Union shall reimburse the Company for such Flight Pay	
12	Loss ("FPL") attributed to any Union Business, except that the	
13	Company will pay one hundred percent (100%) of all FPL, or	
14	four (4) hours, whichever is greater, for the attendance of up to	
15	two (2) Union Committee Members who participate in Aviation	
16	Safety Action Program ("ASAP"), Fatigue Risk Review	
17	Management Committee ("FRRMC"), Scheduling and Payroll	
18	Committee, and Safety, Health and Security Committee	
19	meetings. The FPL reimbursement to the Company shall be	
20	only for the credit of the scheduled trip(s) dropped, at that	
21	Flight Attendant's then current applicable hourly pay rate plus	
22	twenty-three percent (23%).	
23		
24	i. For all Union Business days that have been blocked as a	
25	known absence (i.e., no tTrip/duty dropped), the value of	
26	the known absence shall be four (4) hours per day.	
27		
28	ii. With respect to a Flight Attendant on Short Term Union	
29	Business as described in Section <del>33</del> 31.A. the Company	
30	shall pay the full applicable credit value of the scheduled	
31	tTrip dropped during such leave at her/his their then	
32	current Hourly Pay Rate applicable rate of pay.	
33		
34	b. The Company shall send an invoice to the Union no later than s	sixty
35	(60) days following the Bid Period in which the FPL was incurre	d,
36	which shall include the following information: the employee's	
37	Flight Attendant's name, the dates of Union Business, the credi	It
38	value of the scheduled tTrips dropped while on such Union	
39	Business, the Flight Attendant's then current hourly applicable	
40	rate of pay rate, and the individualized and aggregate dollar	
41	amount to be reimbursed to the Company.	
42		
43	c. The Union shall reimburse the Company within forty-five (45) D	ays
44	after receipt of the Company's invoice.	

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2 <b>D.</b> 3 4	The Company will supply the Union with a sortable seniority list, including Flight Attendant addresses and phone numbers, on a monthly basis.
	The Company will provide space in a Company system (i.e.: G4Connect) and a manual on the Company iPad for the Company to post Union-related information (e.g., MOAs, MOUs, LOAs, etc.).
	The Company agrees to provide, if available programmatically, the Union with a monthly report, both by Base and Company-wide, detailing the number of Reroutes/Reschedules, Junior Assignments, Mission Mode assignments, Premium Pay Open Time pickups, fatigue calls, sick calls and flight cancellations for the prior month.
	If any Company-requested meeting is cancelled by the Company with less than two (2) calendar days' notice to the Union, the Company will reimburse the Union for flight pay loss for the cancelled meeting day.
	The Company will recognize and utilize Union committees that have been established in accordance with this Agreement.
	Upon request, the Union shall be provided with scheduling, bidding, Reserve, and exchange of Trip information associated with the investigation and processing of a specific grievance(s) or pending disputes that they are unable to obtain through their granted system access levels.
	The Company shall provide the TWU 577 Scheduling and Payroll Committee with electronic, immediate read only access, if available, to the Crew Management System, or any similar scheduling-related systems, for the purpose of reviewing scheduling related transactions governed by this Agreement.
	A Union Representative on identified pre-planned Union business shall not be Junior Assigned.
	Upon request, the Company shall meet with the Union concerning matters relating to the terms and conditions of the employment of Flight Attendants.
<ul> <li>38 M.</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> </ul>	The Union shall be copied on Company-wide or Base-specific Inflight communications sent to Flight Attendants. Where practicable and permissible, the Company shall send an advance copy of Base-specific and Company-wide Inflight communications sent to Flight Attendants that impact their terms and conditions of employment.

1	SECTION 32
2	SAVINGS CLAUSE
3 4 5	Should any part or provision of this Agreement be rendered invalid by existing or subsequently enacted legislation, the balance of the Agreement shall remain in full force and effect.
6 7	
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1	SECTION 33
2	DURATION
3 4 5 6 7 8 9	This Agreement shall become effective on (Insert Date of Ratification) December 21, 2017, and shall continue in full force and effect until (Insert date 5 Years from Date of Ratification) December 21, 2022, and shall renew itself without change until each succeeding year thereafter unless written notice of an intended change is served in accordance with Section 6, Title 1, of the Railway Labor Act, as amended, by either party hereto no less than ninety (90) Days, but not more than one hundred eighty (180) Days, prior to the said amendable date.
10 11	IN WITNESS WHEREOF, the parties hereto have signed this Agreement to be effective as referenced above.
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1	LETTER OF AGREEMENT
2	between
3	ALLEGIANT AIR, LLC.
4	and
5	THE FLIGHT ATTENDANTS
6	in the service of
7	ALLEGIANT AIR, LLC.
8	as represented by the
9 10	TRANSPORT WORKERS UNION, LOCAL 577 Regarding:
11 12 13	TECHNOLOGY
14 15 16 17 18	This LETTER OF AGREEMENT ("LOA") is made and entered into in accordance with the provisions of the Railway Labor Act, as amended ("RLA"), by and between ALLEGIANT AIR, LLC ("the Company") and the Flight Attendants in the service of ALLEGIANT AIR, LLC, as represented by the TRANSPORT WORKERS UNION, LOCAL 577 ("the Union").
19 20 21 22	WHEREAS the Parties recognize that irregular operations may impact Flight Attendant schedules, and
22 23 24 25	WHEREAS it is desirable to provide advance notice of delays that may affect Flight Attendant report times,
26 27	NOW, THEREFORE, it is mutually agreed that:
28 29 30 31 32	<ol> <li>Within sixteen (16) months of ratification of a Flight Attendant Agreement, the Company agrees to implement technology that provides for automated notification to Flight Attendants whose report times have been delayed by more than two hours.</li> </ol>
32 33 34 35	<ol> <li>Within sixteen (16) months of ratification of a Flight Attendant Agreement, the Company agrees to implement technology that provides an automated reserve list with a Reserve Flight Attendant's availability and total hours</li> </ol>

flown for the month. Until the Company is able to provide this list through an automated system, Flight Attendants may call Crew Scheduling to request this information.		
THIS LETTER OF AGREEMENT shall be effective and shall remain in		
On Behalf of Allegiant Air.:	On Behalf of the Transport Worke Union of America, AFL-CIO:	
Tracy Tulle	Thom McDaniel	
Vice President, Inflight	International Vice-President	

1	LETTER OF AGREEMENT
2	between
3	ALLEGIANT AIR, LLC.
4	and
5	THE FLIGHT ATTENDANTS
6	in the service of
7	ALLEGIANT AIR, LLC.
8	as represented by the
9 10	TRANSPORT WORKERS UNION, LOCAL 577 Regarding:
11 12	PTO CONVERSION AND VACATION IMPLEMENTATION
13 14 15 16 17	A. Flight Attendants will begin to accrue Sick Leave on the 1st of the month following DOS in accordance with Section 13, Sick Leave. Paid Time Off (PTO) must be exhausted or converted/paid out pursuant to Paragraph D. before a Flight Attendant may utilize Sick Leave.
18 19 20	B. For DOS+ 3 months, the Flight Attendants shall continue to accrue and utilize PTO in accordance with department policy.
21	C. Previously awarded 2017 PTO will be honored.
22 23	D. The Conversion/Payout process will be implemented following DOS +3 months as follows:
24 25 26	<ol> <li>Complete Payout: The Flight Attendant may elect a lump sum payout of remaining PTO; or</li> </ol>
27 28 29 30 31 32 33	2. Payout and/or Sick Bank Conversion: The Fight Attendant may convert up to a maximum of 30 hours of accrued PTO to be placed in their Sick Bank for future use, and any remainder to be paid out in a lump sum payment. PTO converted to Sick Leave under this provision will be converted at 120% (i.e. 30 hours of PTO will covert to 36 hours of Sick Leave).

1 2 3	3	Failure to make an election in D. 1. or 2. above by the established deadline will result in a lump sum pay out to the Flight Attendant.	
4 5 6 7	4	<ul> <li>Payouts made under this Letter of Agreement will be at the Flight Attendant's hourly pay rate in effect prior to ratification of the initial collective bargaining agreement.</li> </ul>	
8	<del>E. 2018 Va</del>	acation grants will be sch	eduled in Q1 of 2018 for the months of April
9		December 2018.	
10	Ū.		
11 12	1	2017 scheduled PTO with out at the rates of Section	ill remain as awarded for 2018 and will be paid on 6.A.
13	0		
14	<del>2.</del>		duled or taken will be paid out in lieu in
15 16		December 2018.	
	тист		shall be effective and shall remain in full
17 18	_	d effect concurrent with t	
19 20 21 22	<del>On Beh</del>	alf of Allegiant Air.:	On Behalf of the Transport Workers Union of America, AFL-CIO:
23	Tracy Tu	lle	Thom McDaniel
24	Vice Pres	sident, Inflight	International Vice-President
25			
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1	LETTER OF AGREEMENT
2	between
3	ALLEGIANT AIR
4	and the
5	TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO
6 7	SENIORITY ADJUSTMENT FOR FLIGHT ATTENDANTS IN A PART TIME
, 8	STATUS AS OF THE EFFECTIVE DATE OF THE INITIAL COLLECTIVE
9	BARGAINING AGREEMENT
10	This LETTER OF AGREEMENT (hereinafter referred to as the "Agreement") is
11	made and entered into in accordance with the provisions of the Railway Labor Act,
12	as amended, by and between Allegiant Air (hereinafter referred to as "the
13	Company") and the Transport Workers Union of America, AFL-CIO (hereinafter
14	referred to as "the Union"), and together referred to collectively as "the Parties."
15	The Parties have stated a mutual desire to adjust the departmental seniority of
16	Flight Attendants on part time status as of the effective date of the Parties initial
17	collective bargaining agreement ("CBA") and allow a one-time opportunity for
18	such Flight Attendants to return to full time status outside of the established
19	vacancy process (Section 17, "Filling of Vacancies"). Toward that end, the
20	parties agree as follows:
21	1. Longevity - Longevity will not be adjusted due to a Flight Attendant's part time
22	status and will be based on her/his Inflight Department Date of Hire.
23	
24	2. <u>Seniority Adjustment</u> - Seniority for Flight Attendants on part time status as of
25	the effective date of the initial CBA will be adjusted in the following way:
26 27	a. Flight Attendants will be credited with full seniority for all time flying on full
27 28	time status. b. Flight Attendants will be credited with 50% seniority for all time flying on
20 29	part time status.
30	c. Seniority for full time status and part time status will be added together to
31	arrive at adjusted seniority.
32	d. In the case of a tie, the Flight Attendant with the earliest Inflight
33	Department Date of Hire will be the most senior.
34	
35	3. One-Time Status Change Opportunity - Within sixty (60) days of the effective
36	date of the initial CBA, all Flight Attendants on part time status will be given a
37	one-time opportunity to return to full time status without regard to domicile
38	vacancy at her/his adjusted seniority. Thereafter, a return to full time status will
39	be governed by Section 17, "Filling of Vacancies."

	shall be effective and shall remain
orce and effect concurrent with the	
On Behalf of Allegiant Air.:	On Behalf of the Transpo Union of America, AFL-C
Tracy Tulle	Thom McDaniel
Vice President, Inflight	International Vice-President

1	LETTER OF AGREEMENT		
2	between		
3	ALLEGIANT AIR, LLC.		
4	and		
5	THE FLIGHT ATTENDANTS		
6	in the service of		
7	ALLEGIANT AIR, LLC.		
8	as represented by the		
9 10 11	THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO		
12 13 14 15 16	THIS LETTER OF AGREEMENT ("LOA") is made and entered into by and between ALLEGIANT AIR, LLC. (hereinafter referred to as "the Company") and the FLIGHT ATTENDANTS in the service of ALLEGIANT AIR, LLC., as represented by THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO (hereinafter referred to as "the Union").		
17 18 19 20	WHEREAS, the Company and the Union are parties to a collective bargaining agreement (hereinafter "the Agreement" or the "CBA") covering the period of {TBD – Add new duration}, pursuant to the Railway Labor Act; and		
21 22	WHEREAS, the parties recognize the importance of minimizing fatigue in the construction of monthly bid schedules; and,		
23 24	WHEREAS, the Company currently does not consistently operate a pattern of all night flying.		
25	NOW, THEREFORE, the parties hereby agree as follows:		
26 27 28	<ol> <li>At least once per calendar year the amount of all night flying scheduled for each Base shall be evaluated by the parties.</li> </ol>		
29 30 31 32 33 34	<ol> <li>If the amount of all night flying in any given Base reaches a level that would allow at least one line to be built containing only all-night flights, then the parties shall meet and confer within 60 days to explore the possibility of constructing line(s) of flying containing only all-night flights.</li> </ol>		

- **IN WITNESS WHEREOF**, the Parties have executed this LOA on the respective dates
- 2 set forth below.

Dated this \_\_\_\_\_ day of TBD, 2024.

Dated this <u>day of TBD, 2024</u>.

For the Union:

The Transport Workers Union of America, Allegiant Air, LLC AFL-CIO

For the Company: Allegiant Air, LLC

By:	Ву:	
Its:	Its:	
4		

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7	ALLEGIANT AIR, LLC.
8	as represented by the
9 10 11	THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO
12 13 14 15 16	THIS LETTER OF AGREEMENT ("LOA") is made and entered into by and between ALLEGIANT AIR, LLC. (hereinafter referred to as "the Company") and the FLIGHT ATTENDANTS in the service of ALLEGIANT AIR, LLC., as represented by THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO (hereinafter referred to as "the Union").
17 18 19 20	WHEREAS, the Company and the Union are parties to a collective bargaining agreement (hereinafter "the Agreement" or the "CBA") covering the period of {TBD – Add new duration}, to {TBD – Add new duration}, pursuant to the Railway Labor Act; and
21 22	WHEREAS, the Company currently assigns Flight Attendants to annual recurrent training after the annual Vacation Bidding and Awarding process; and,
23 24	WHEREAS, the Company does not currently have a system or software which would provide Flight Attendants the ability to bid for their annual recurrent training; and,
25 26	<b>WHEREAS</b> , the Company and Union wish to provide Flight Attendants the ability to bid for their annual recurrent training;
27	NOW, THEREFORE, the parties hereby agree as follows:
28 29 30 31	<ol> <li>The Company shall work in good faith to internally develop or source a system that would allow Flight Attendants to bid for their annual recurrent training. The Company will collaborate with the Union in such development.</li> </ol>
32 33	<ol><li>Once such system is developed or sourced, the Company shall meet with the Union to discuss any concerns with the system, the Flight Attendant interface,</li></ol>

1 2 3		and the process for training Flight Attendants on the new system. The parties shall agree on the process for bidding for annual recurrent training.			
4 5 7 8 9 10	3.	3. It is the parties' intent to have such a system operational by September of 2024 for the awarding of the 2025 annual recurrent training. If issues arise in the development or sourcing of such system that would prohibit the implementation for the awarding of the 2025 annual recurrent training, or if the parties are unable to agree on a process, the parties agree to meet and confer on a revised timeline for implementation.			
11 12					
13	Date	d this day of TBD, 202 <b>4</b> .	Dated this day of TBD, 2024.		
	For t	t <b>he Union:</b> Transport Workers Union of America,	For the Company: Allegiant Air, LLC		
	By: _		Ву:		
	lts:		Its:		
14					
15					
16					
17					
18 19					
20					
21					
22					
23					
24					

LETTER OF AGREEMENT		
between		
ALLEGIANT AIR, LLC.		
and		
THE FLIGHT ATTENDANTS		
in the service of		
ALLEGIANT AIR, LLC.		
as represented by the		
THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO		
THIS LETTER OF AGREEMENT ("LOA") is made and entered into by and between ALLEGIANT AIR, LLC. (hereinafter referred to as "the Company") and the FLIGHT ATTENDANTS in the service of ALLEGIANT AIR, LLC., as represented by THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO (hereinafter referred to as "the Union").		
WHEREAS, the Company and the Union are parties to a collective bargaining agreement (hereinafter "the Agreement" or the "CBA") covering the period of {TBD – Add new duration}, to {TBD – Add new duration}, pursuant to the Railway Labor Act; and		
<b>WHEREAS</b> , the Company has filed for a joint application for approval of antitrust immunity for a proposed joint venture between the Company and Viva Aerobus ("Viva"), which is pending; and		
WHEREAS, if a joint venture between the Company and Viva is approved during the life of this Agreement, it could have an impact on terms and conditions of employment of the Flight Attendants covered by the Agreement; and		
<b>WHEREAS,</b> issues may arise if the joint venture between the Company and Viva is approved that were not foreseeable during the parties' negotiations for this Agreement, and the Union is not intending to waive its rights to bargain such issues;		
NOW, THEREFORE, the parties hereby agree as follows:		
<ol> <li>If the joint venture between the Company and Viva is approved and goes into effect during the life of this Agreement, the Company will meet with the Union upon request to discuss issues related to the joint venture that affect Flight Attendants.</li> </ol>		

1			
2 3	conditions of the employment of Flight Attendants that are not addressed in the		
4			
5			
6			
7 8	<ol> <li>Nothing in this LOA constitutes a waiver of the Union's rights under the Railway Labor Act.</li> </ol>		
9 10	<b>IN WITNESS WHEREOF</b> , the Parties have set forth below.	executed this LOA on the respective dates	
11	Dated this day of TBD, 2024.	Dated this day of TBD, 2024.	
	<b>For the Union:</b> The Transport Workers Union of America, AFL-CIO	For the Company: Allegiant Air, LLC	
	Ву:	Ву:	
	Its:	Its:	
12			
13			
14			
15			
16			
17			
18 19			
20			
20			
22			

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9 10 11	THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO		
12 13 14 15 16	ALLEGIANT AIR, LLC. (hereinafter referred to as "the Company") and the FLIGHT ATTENDANTS in the service of ALLEGIANT AIR, LLC., as represented by THE TRANSPORT WORKERS UNION OF AMERICA, AFL-CIO (hereinafter referred to as		
17 18 19 20	agreement (hereinafter "the Agreement" or the "CBA") covering the period of {TBD – Add new duration}, to {TBD – Add new duration}, pursuant to the Railway		
21 22			
23	NOW, THEREFORE, the parties hereby agree as follows:		
24 25 26 27 28 29	1. The Company will provide a one-time lump sum signing bonus in the aggregate amount of ten million dollars (\$10,000,000.00) to be distributed to those Flight Attendants who are no longer on probation, as defined in Section 21 of this Agreement, and are working under this Agreement as of the date of ratification.		
30 31 32 33	2. The Company will distribute the lump sum bonus to eligible Flight Attendants no later than forty-five (45) days after the Union provides notice to the Company that this Agreement has been ratified.		

- 3. Each eligible Flight Attendant shall receive a one-time payment of at 1 least one thousand and thirteen dollars (\$1,013.00) for each completed 2 year of service as of the date of ratification, based on their 3 Departmental Seniority date and including any adjustments 4 associated with part-time status, or a one-time payment of one 5 thousand and five hundred dollars (\$1,500.00), whichever is greater. 6 7 (Example 1: A Flight Attendant whose Departmental Seniority date, 8 after any adjustments for part-time status, is September 1, 2022 will 9 have approximately 1 year and six months of Departmental Seniority 10 as of ratification. They will have completed 1 year of service and 11 qualify for the \$1,500 minimum bonus.) 12 13
- 14(Example 2: A Flight Attendant whose Departmental Seniority date,15after any adjustments for part-time status, is November 30, 2012 will16have approximately 11 years and three months of Departmental17Seniority as of ratification. They will have completed 11 years of18service and qualify for a \$11,143 bonus (11 years x \$1,013).)
- 4. The final individual payment amounts will be based on the distribution
   of the aggregate amount to eligible Flight Attendants, but shall not be
   less than the amounts identified in paragraph 3 above. The estimated
   distributions shall be as provided for in the table below:

Completed Years of Service as of Ratification (based on Departmental Seniority)	One-time Lump Sum Bonus
Less Than 1 Year	\$1,500
1 Year	\$1,500
2 Years	\$2,026
3 Years	\$3,039
4 Years	\$4,052
5 Years	\$5,065
6 Years	\$6,078
7 Years	\$7,091
8 Years	\$8,104
9 Years	\$9,117
10 Years	\$10,130
11 Years	\$11,143

\$12,156
\$13,169
\$14,182
\$15,195
\$16,208
\$17,221
\$18,234
\$19,247
\$20,260
\$21,273
\$22,286
\$23,299
\$24,312
\$25,300