IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

American Airlines, Inc., a Delaware corporation,))
Plaintiff,))
VS.)
Sabre, Inc., a Delaware corporation; Sabre Holdings Corporation, a Delaware corporation and Sabre Travel International Ltd., a foreign corporation, d/b/a Sabre Travel Network;)) Civil Action No.: 4:11-cv-0244-Y)
Travelport Limited, a foreign corporation and Travelport, LP, a Delaware limited partnership, d/b/a Travelport;)))
and)
Orbitz Worldwide, LLC, a Delaware limited liability company, d/b/a Orbitz;)))
Defendants.	

APPENDIX IN SUPPORT OF AMERICAN AIRLINES INC.'S REPLY TO TRAVELPORT'S AND ORBITZ'S OPPOSITION TO A RULE 16(a) CONFERENCE AND RESPONSE IN OPPOSITION TO THE MOTION TO STAY DISCOVERY

American Airlines, Inc. respectfully files this Appendix in Support of Its Reply to Travelport's and Orbitz's Opposition to a Rule 16(a) Conference and Response in Opposition to the Motion to Stay Discovery.

Tab	App. Pages	Description
1	1-4	Reply Comments of the Dept. of Justice to Notice of Proposed Rulemaking Computer Reservation System Regulations (June 9, 2003).
2	5-6	Mary Schlangenstein, Justice Department Opens Probe of Airline Fare Distributors, BLOOMBERG, May 20, 2011.
3	7-10	Excerpt from Dept. of Justice Antitrust Division Manual, Ch. III (4th ed. 2008).
4	11-13	Am. Airlines v. Travelport, Inc., Judicial District of Tarrant County, Texas, 67th Judicial District, No. 067-249214-10 (Jan. 10, 2011).
5	14-16	June 10, 2011 letter from R. Rothman to W. Friedman, et al.
6	17-18	Dahl v. Bain Capital LLC, No. 07-12388-EFH (D. Mass. Sept. 3, 2008).

Respectfully submitted,

/s/ Michelle Hartmann

R. Paul Yetter
State Bar No. 22154200
pyettr@yettercoleman.com
Anna Rotman
State Bar No. 24046761
arotman@yettercoleman.com
YETTER COLEMAN LLP
909 Fannin, Suite 3600
Houston, Texas 77010
713.632.8000
713.632.8002 (fax)

Richard A. Rothman

Richard.rothman@weil.com

James W. Quinn

james.quinn@weil.com

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue

New York, New York 10153
212.310.8426
212.310.8285 (fax)

Michelle Hartmann
State Bar No. 24032401
michelle.hartmann@weil.com
WEIL, GOTSHAL & MANGES LLP
200 Crescent Court, Suite 300
Dallas, Texas 75201-6950
214.746.7700
214.746.7777 (fax)

M.J. Moltenbrey
mmoltenbrey@dl.com
DEWEY & LEBOEUF LLP
1101 New York Avenue, N.W.
Washington, D.C. 20005
202.346.8738
202.346.8102 (fax)

Bill Bogle State Bar No. 025661000 bbogle@hfblaw.com Roland K. Johnson State Bar No. 00000084 rolandjohnson@hfblaw.com HARRIS, FINLEY & BOGLE, P.C. 777 Main Street, Suite 3600 Fort Worth, Texas 76102 817.870.8700 817.332.6121 (fax)

Attorneys for Plaintiff American Airlines, Inc.

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served with a copy of the foregoing document via the Court's CM/ECF system pursuant to the Court's Local Rule 5.1(d) this 10th day of June, 2011.

/s/ Benjamin L. Stewart
Benjamin L. Stewart