



October 1, 2020

PRESIDENT
Tim Fox
Montana Attorney General

PRESIDENT-ELECT
Karl A. Racine
*District of Columbia
Attorney General*

VICE PRESIDENT
Tom Miller
Iowa Attorney General

IMMEDIATE PAST PRESIDENT
Jeff Landry
Louisiana Attorney General

EXECUTIVE DIRECTOR
Chris Toth

The Honorable Nancy Pelosi
Speaker of the House
United States Capitol
Washington, DC 20515

The Honorable Kevin McCarthy
House Minority Leader
United States Capitol
Washington, DC 20515

The Honorable Mitch McConnell
Senate Majority Leader
United States Capitol
Washington, DC 20510

The Honorable Chuck Schumer
Senate Minority Leader
United States Capitol
Washington, DC 20510

**RE: Federal Fiscal Relief to the Airline Industry and
Appropriate Consumer Protections**

Dear Speaker Pelosi, Majority Leader McConnell, Minority Leader
McCarthy, and Minority Leader Schumer:

As you know, the American airline industry and cargo air carriers received federal stimulus support of nearly \$60 billion earlier this year with the passage of the Coronavirus Aid, Relief, and Economic Security (“CARES”) Act.¹ This action by Congress helped a critical industry avoid potentially insurmountable economic losses and thousands of worker furloughs or layoffs. As a condition of receiving taxpayer funds, the CARES Act prohibited worker furloughs through September 30, 2020; prevented buy backs of airlines stock within a set time until after federal loans are fully paid off; and prohibited the issuance of shareholder dividends while relying on federal relief.² We are grateful that Congress conditioned federal support on strict adherence to these requirements, which further protected taxpayer monies and public confidence.

Today, passenger and cargo air carriers and their employee unions continue to urge Congress to extend federal support to keep the industry afloat and prevent hundreds of thousands of employee furloughs and layoffs. Last week, new legislation was introduced in the U.S. Senate to extend federal support by another six months and grant the industry an additional \$28 billion in payroll support.³

State attorneys general are on the front lines of protecting American consumers from deceptive and unfair practices by industries. To that end, we strongly urge Congress that any further

1850 M Street, NW
Twelfth Floor
Washington, DC 20036

¹ 15 U.S.C. §§ 9042(b), 9072.

² 15 U.S.C. §§ 9042(c), 9074.

³ Air Carrier Worker Support Extension Act of 2020, S. 4634, 116th Congress (2020).

financial relief provided to the airline industry be coupled with, or followed by, appropriate consumer protection measures. Specifically, in addition to financial relief to the airline companies, Congress should consider and enact the following protections:

- requiring carriers that receive federal financial relief to provide full refunds to customers who voluntarily cancel their flight reservations for reasons related to COVID-19;
- strengthening existing laws requiring that refunds for flight cancellations be remitted in full and according to federal law, and preventing delays in issuance of refunds or expirations that effectively cancel the value reimbursed; and
- authorizing state attorneys general to enforce federal airline consumer protections, thereby broadening consumer violation enforcement beyond a single federal agency.

In the CARES Act, Congress established strong taxpayer protections connected to the airline industry's receipt of federal relief. Yet during COVID-19, it was revealed that not all airlines are acting in a manner that is fair to consumers. For example, recently the Colorado attorney general requested that the U.S. Department of Transportation ("USDOT") investigate a number of alleged violations by Frontier Airlines.⁴ In this case, USDOT Secretary Elaine Chao was alerted to more than one hundred complaints from across 29 states received against a single airline—and the pace of complaints has only accelerated since that time. Complaints range from failure to expeditiously refund customers, as required by law, when flights were cancelled or significantly delayed; to failing to provide customers a means to promptly redeem vouchers or credits; to not providing a reliable mechanism for customers to resolve such problems thereby leading to consumers losing thousands of dollars in flight credits. None of these examples are acceptable in any case but are particularly egregious when an airline has availed itself of federal relief payments and loans.

If dual enforcement authority is not given to the state attorneys general, then we urge the federal enforcement authority to make its consumer complaint process more transparent, robust, and easy to navigate. In addition, we recommend that authority for investigation of consumer complaints concerning airlines be moved from the USDOT to an agency more focused on consumer protection such as the U.S. Department of Justice or the Federal Trade Commission.

In the coming days, should Congress act on an extension of the CARES Act relief for airlines, we strongly encourage Congress to include these reasonable consumer protections in such a bill or in subsequent legislation. Thank you for your


⁴ Letter from Colorado Attorney General Phil Weiser to U.S. Secretary of Transportation Elaine L. Chao (Sept. 1, 2020), <https://coag.gov/app/uploads/2020/09/Colorado-AG-letter-to-USDOT-re-Frontier-9.1.2020-final.pdf>.

consideration of this request.

Sincerely,




Mark Brnovich
Arizona Attorney General



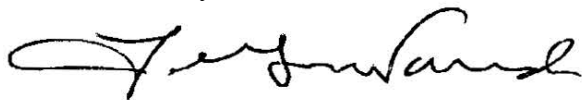
Xavier Becerra
California Attorney General



Kathleen Jennings
Delaware Attorney General



Leevin Taitano Camacho
Guam Attorney General



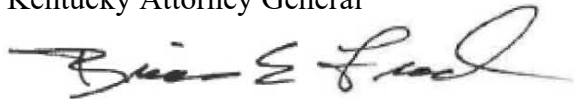
Lawrence Wasden
Idaho Attorney General



Curtis T. Hill, Jr.
Indiana Attorney General



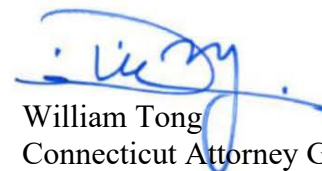
Daniel Cameron
Kentucky Attorney General



Brian Frosh
Maryland Attorney General



Phil Weiser
Colorado Attorney General



William Tong
Connecticut Attorney General



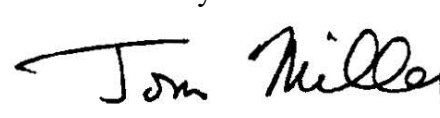
Karl A. Racine
District of Columbia Attorney General



Clare E. Connors
Hawaii Attorney General



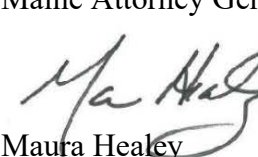
Kwame Raoul
Illinois Attorney General



Tom Miller
Iowa Attorney General



Aaron M. Frey
Maine Attorney General



Maura Healey
Massachusetts Attorney General



Dana Nessel
Michigan Attorney General



Eric S. Schmitt
Missouri Attorney General



Douglas Peterson
Nebraska Attorney General



Gordon MacDonald
New Hampshire Attorney General



Hector Balderas
New Mexico Attorney General



Josh Stein
North Carolina Attorney General



Edward Manibusan
Northern Mariana Islands Attorney General



Mike Hunter
Oklahoma Attorney General



Josh Shapiro
Pennsylvania Attorney General



Keith Ellison
Minnesota Attorney General



Tim Fox
Montana Attorney General



Aaron D. Ford
Nevada Attorney General




Gurbir S. Grewal
New Jersey Attorney General



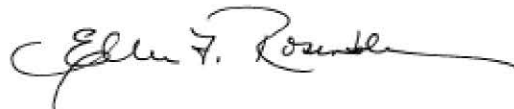
Letitia James
New York Attorney General



Wayne Stenehjem
North Dakota Attorney General



Dave Yost
Ohio Attorney General



Ellen F. Rosenblum
Oregon Attorney General



Inés del C. Carrau-Martínez
Puerto Rico Acting-Attorney General

Peter F. Neronha
Rhode Island Attorney General

T.J. Donovan
Vermont Attorney General

Robert W. Ferguson
Washington Attorney General

Jason Ravensborg
South Dakota Attorney General

Mark R. Herring
Virginia Attorney General

Joshua L. Kaul
Wisconsin Attorney General