# ATLAS AIR WORLDWIDE HOLDINGS INC Form DEFA14A May 10, 2018

#### UNITED STATES

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 14A**

# PROXY STATEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES

#### **EXCHANGE ACT OF 1934**

Filed by the Registrant	
Filed by a Party other than the Registrant	
Check the appropriate box:	
Preliminary Proxy Statement	
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Definitive Proxy Statement	
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ATLAS AIR WORLDWIDE HOLDINGS, INC. (Name of Registrant As Specified In Its Charter)	
N/A (Name of Person(s) Filing Proxy statement, if Other Than the Registrant)	
Payment of Filing Fee (Check the appropriate box):	
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(1)	Amount Previously Paid:	
(2)	Form, Schedule or Registration Statement No.:	
(3)	Filing Party:	
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Shareholder Engagement Annual Meeting to be held on May 23, 2018

2017-2018 Updates

# **Executive Summary**

3

Strategic initiatives implemented over the past few years, including Southern Air acquisition and Amazon agreement, have transformed the Company

New era of accelerated business growth and development that has and will continue to create significant value for shareholders

Record financial and operational performance in 2017 expected to continue throughout 2018

A New and

Transformative Era

for AAWW

Continued execution of multiyear shareholder outreach effort allowing shareholders to raise issues and provide feedback outside of the annual meeting cycle

In response to 2017 Say-on-Pay outcome, enhanced shareholder engagement with director participation and significant

involvement by Compensation Committee throughout process

Compensation Committee focused on seeking tangible feedback from shareholders to ensure responsiveness to shareholder concerns

Enhanced

Shareholder

Engagement and

Responsiveness

Over several years, ongoing review and refinement of Board, corporate governance and executive compensation practices to align with shareholder feedback and evolving best practices

Demonstrated willingness to continuously enhance practices, resulting in substantial changes over time

Long History of

Making Changes in

Response to

Shareholders

Recent, meaningful changes to Board leadership and composition demonstrate additional responsiveness to shareholder feedback on executive compensation and corporate governance

Significantly refreshed Board with half of all directors added in the last two years New director nominees for 2018 closely reflect key topics of shareholder interest, including gender diversity and cybersecurity

Ongoing Changes to

**Board Demonstrate** 

Additional

Responsiveness

A New Era of Significant Business Growth and Development at AAWW Full-Year 2017 Performance Highlights Strategic Highlights Financial Highlights Capitalizing on our strong market position and our focus on express, e-commerce and fast-growing global markets Volumes

increased 20% to 252,802 block hours 20% Revenue grew 17% to \$2.16 billion 17% Total direct contribution by our business segments increased 15% to \$422.6 million 15% Adj. income from continuing operations, net of taxes, grew 17% to \$133.7 million 17% Adj. EBITDA rose 12% to \$428.6 million 12% Over the past year, we have delivered record volumes, record revenue and robust earnings growth, reflecting the key strategic initiatives that we have put in place over many years and that have transformed our company, broadened our customer base, diversified our fleet and created significant shareholder value 4 Expanded air transport services provided Amazon Significant progress on the integration of Southern Air Entered several

key new customer

A Strong Start to 2018 for AAWW Q1 2018 Performance Highlights Revenue 1Q18 \$590.0M 24% Block Hours 21%

```
1Q18
66,495
Direct Contribution
39%
1Q18
$86.5M
Adj. EBITDA
47\%
1Q18
$93.8M
Adj. Net Income
187%
1Q18
$23.8M
5
15.5%
-2.0%
3.2%
0.6%
AAWW
Dow Jones Transportation
Russell 2000
S&P 500
TSR Performance vs. Key Indices
Meaningful 2018 Year-to-Date TSR outperformance compared with key indices
Shareholder Value Creation
Source: Bloomberg
2018 Y-T-D data as of 07-May-2018 close
```

Our Board was not satisfied with the decline in support for Say-on-Pay at the 2017 Annual Meeting
In response to the Say-on-Pay result, the Board and
Compensation Committee undertook an even more robust shareholder engagement program
Our enhanced outreach program included:
The goal of this program was to promote direct communication between shareholders and the Board and

to ensure effective responsiveness to the Say-on-Pay vote outcome

We have engaged in extensive and ongoing shareholder outreach over the past seven years

In each of the last two years, we have targeted shareholders representing approximately 75% of our shares outstanding and held discussions with all interested shareholders, representing approximately 50% of shares outstanding Engagement discussions have taken place throughout the year, offering investors the opportunity to ask questions and provide feedback outside of the annual meeting cycle

In response to the insights gained during these discussions, we have made significant recent changes to our governance and compensation practices Shareholder Engagement Program Enhanced to

Ensure Responsiveness

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#### AAWW s

Shareholder Outreach and

**Engagement Process** 

Twice a year, outreach to

holders of ~75% of

outstanding shares

...to communicate on key topics including:

Business Strategy and

Performance

Corporate Governance

**Executive Compensation** 

**Public Disclosures** 

...with shareholder input

reported back to the

relevant committees

and full Board

...and taken into consideration as the

Board contemplates

any changes to our corporate

governance and compensation

programs, communications and

disclosures

Ongoing Best-in-Class Shareholder Engagement Program

Enhanced Outreach in Response to 2017 Say-on-Pay

Participation by a member of the

Compensation Committee

in multiple in-person

and telephonic meetings with shareholders

Solicitation of shareholder feedback on specific

and tangible enhancements

to executive

compensation and corporate governance

practices

Holding of a number of extra Compensation

Committee meetings to determine a course of

action that would be directly responsive to this feedback and the Say-on-Pay outcome

In response to our 2017 Say-on-Pay outcome, our Board and Compensation Committee undertook an enhanced shareholder engagement program, with the aim of ensuring that the changes made in response to shareholder engagement would be directly responsive to shareholder concerns

7
Compensation Program Design and Outcomes Reflect
Close Link Between Pay and Performance
Elements of Pay
Form
Link to Performance
Purpose
Base Salary

# Cash Fixed annual compensation Attract and retain executive talent Compensate executives for their responsibility, experience, sustained high performance and contributions to Company success Annual Incentive Cash Adjusted Net Income (60%)Drives key business, operating and individual results on an annual basis (all metrics) Derived from our annual operating plan (Adjusted Net Income) Strictly performance-based against measurable metrics; no payout guaranteed Objective on-time customer reliability metrics (20%)Individual performance objectives (20%) Long-Term Incentive PSUs (25%) and Performance Cash (25%)

Adjusted EBITDA Growth (50%)

Links NEO and long-term shareholder interests

Serves as a key retention tool and a strong long-term performance driver

Performance-based against measureable metrics; no payout guaranteed

Close

alignment to shareholder returns via a relative metric (TSR)

Specific

responsiveness

to

shareholder

feedback

and

recent

Say-on-Pay

outcomes

ROIC (50%)

Relative

TSR Modifier (for awards granted in

2018 and after)

RSUs (50%)

Alignment with shareholder returns

Multiyear long-term retention

Value tied to share price

Compensation Program Design that Emphasizes Pay for Performance Link

2017 Total CEO

Compensation Opportunity

2017 CEO s Long-Term

Incentive Opportunity

Performance-Based

Compensation: 66.5%

Aligned with Long-Term

Success of the Company

Performance Long-

Term Incentives

66.5%

Significant Portion of CEO Compensation

Opportunity Performance-Based and/or At-Risk

We design our CEO s compensation opportunity to be

largely performance-based and at-risk

66.5% of the maximum total CEO compensation

opportunity in 2017 was designed to be based on

attainment of performance metrics, including

approximately 43.5% in the form of long-term multiyear

opportunities and 23.0% in annual incentive opportunity

An additional 22.0% of compensation opportunity was

granted in the form of RSUs with four-year vesting,

resulting in

88.5% of CEO compensation opportunity

being at-risk

Annual

Incentive

23.0%

Base Salary

11.5%

Long-Term

Incentive RSUs

22.0

Performance

Long-Term

Incentives

43.5%

**RSUs** 

33.5%

Topic
What We Heard During Engagement
What We Did Since the 2017 Annual
Meeting
Change-in-Control
Provisions
Strong
preference for strict double-trigger awards

Requested clarification on context around

payments to CEO relating to Amazon transaction

Transition to strict double-trigger standard for all awards,

requiring actual separation from service for second trigger

Confirmed that CEO received no incremental change-in-

control

payments in 2016

and no LTI payments in 2017 (as

a result of 2016 acceleration)

Performance

Metrics

Under LTI

Strong support for the addition of a relative

performance metric under

the LTI program

Addition of relative TSR performance measure to LTI

awards to further strengthen pay-for-performance link

Target-Setting

Disclosure

Under

LTI

Sought a better understanding of the target-setting

process for LTI performance

goals

Understand concerns about providing long-term

guidance

Enhanced disclosure regarding target-setting process for

LTI performance goals

Share Ownership

Guidelines

Supportive of further enhancement to CEO stock

ownership guidelines, recognizing that existing

guideline was on-market

Increased CEO stock ownership guidelines to 6x base

salary to further align CEO interests with those of

shareholders

**Board Composition** 

and

Refreshment

Inquiries regarding the Board s thinking

around

gender diversity, annual evaluation process,

director succession planning, and Committee

refreshment and rotation

Nominated two new directors to the Board in 2018, with a

focus on gender diversity, cybersecurity and banking/finance

skills

Rotated

Chairman of the Board and of the Nominating &

Governance Committee

Peer Group
Understood the unique
characteristics of AAWW s
business model and growth profile and the need for
continued refinement of the peer group
Made revisions to the peer group to reflect appropriate
comparators for our evolving global business
8
Changes in Response to Shareholder Feedback and

2017 Say-on-Pay Outcome

To address the recent Say-on-Pay outcomes, the Board made changes to our executive compensation practices and Board composition that directly responded to the specific and tangible feedback sought from shareholders and closely aligned with the topics shareholders identified as most important

9
Long History of Making Significant Changes in
Response to Shareholder Feedback
Increased the weight of corporate performance
goals from 50% to 60% in determining compensation
of our NEOs under the AIP
Enhanced disclosure to clarify rigor of performance
goals under the AIP

Formalized existing practice of granting equity awards subject to vesting periods greater than one year by adding minimum vesting language to 2016 Plan Engaged a new independent compensation consultant, Pay Governance Reduced CEO LTI award opportunity from 4.75 multiple of salary to 3.75 multiple of salary to be better aligned with peer group levels Revised CEO LTI award target grant level to approximate median of peers **Executive Compensation** 

Additional Board refreshment including one new

director added in 2017 and two new directors added in 2016

Adopted limits on Director service on other boards in keeping with market best practices and investor input regarding a board s time commitment Added proxy access provisions to our by-laws

Added enhanced disclosure of our environmental, social and governance policies

Adopted majority voting to elect Directors in uncontested elections

**Board of Directors** 

Corporate Governance

2016 to 2017

Prior to 2016

2016 to 2017

2016 to 2017

Prior to 2016

Over the past few years, the Board has been vigilant in its ongoing review and refinement of our corporate governance and executive compensation structures, to ensure that they continue to respond to the concerns of shareholders and protect shareholder interests

10
Ongoing Enhancements to the Board of Directors In
Response to Shareholder Feedback
New Directors Added Since 2016
John K. Wulff
Director since 2016
Bobby J. Griffin
Director since 2016

Charles F. Bolden, Jr.

Director since 2017

Jane H. Lute

Sheila A. Stamps

President and CEO of SICPA North

America

Special Advisor to the Secretary-

General of the United Nations

Formerly Deputy Secretary for the

US Department of Homeland

Security

Significant technology and

cybersecurity experience

Previously EVP at Dreambuilder

Investments

Formerly Director of Pension

Investments and Cash

Management at New York State

Common Retirement Fund

Held senior positions with Bank of

America and Bank One (now J.P.

Morgan Chase)

Significant banking and finance

experience

New Director Nominees for 2018

Significant Board Refreshment

In May 2017, the independent directors

elected Robert F. Agnew as the new

independent Chairman of the Board

Following the 2017 Annual Meeting, the

Board appointed a new Chair of the

Nominating and Governance Committee

The Board continues to review Committee

leadership structures to identify

opportunities for enhancement

Continuing Board Leadership Changes

Since the 2017 Annual Meeting, the Board

rotated the membership of all three of the

Audit, Compensation and Nominating and

Governance Committee

The Board will continue to refresh the

membership of these Committees as new

directors are added to the Board

Committee Membership Rotation

Since 2016, we have made significant efforts to refresh the leadership and composition of our Board, adding five independent directors bringing new and diverse perspectives, and rotating key leadership positions

Average tenure has decreased from 8 years to approximately 6 years

Highly Qualified, Engaged and Refreshed

**Board of Directors** 

Significantly enhanced Board of Directors, consisting of 10 diverse and engaged director nominees with deep industry and subject-matter expertise that enables them to provide strong leadership and protect shareholder interests

Robert F. Agnew

Independent Chairman

President and CEO, Morten Beyer & Agnew

Committees: Nominating and Governance

Timothy J. Bernlohr Independent Director

Founder and managing member, TJB

Management Consulting

Committees: Audit (Chair); Nominating and Governance

Charles F. Bolden, Jr. Independent Director

Former Administrator of the National Aeronautics and

Space Administration (NASA)

Committees: Audit William J. Flynn President and CEO

Former President and

CEO,

GeoLogistics Corporation

Committees: None Bobby J. Griffin

Independent Director

Former President, International Operations, Ryder

System. Director of Hanesbrands, Inc.

Committees: Compensation; Nominating and

Governance Carol B. Hallett Independent Director

Of counsel, U.S. Chamber of Commerce, Former U.S.

Ambassador to the Bahamas

Committees: Compensation (Chair); Nominating and Governance

Duncan J. McNabb Independent Director

Former Commander, Unites States Air Mobility Command

and USTRANSCOM

Committees: Nominating and Governance (Chair); Audit

John K. Wulff

Independent Director

Former CFO, Union Carbide, Former Chairman, Hercules

Incorporated and member of the Financial Accounting

Standards Board

Committees: Audit; Compensation

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Skills & Qualifications

No. of

Directors

Strategic

Planning

**Global Operations** 

Public Company Board Experience

Corporate Governance Current or Previous Senior Executive Experience Legal, Regulatory & Government Affairs Transportation & Security Military Affairs Supply Chain & Procurement Civil & Governmental Aviation Finance, Accounting & Risk Management Mergers & Acquisitions Capital Structure International Trade Sales & Marketing Cybersecurity Information Technology 10 8 8 7 7 7 7 6 6 5 5 5 4 Jane H. Lute Independent Director President and CEO, SICPA North America, Special Advisor to the Secretary-General of the United Nations Sheila A. Stamps Independent Director Former Executive Vice President, Dreambuilder Investments 4 **Board Skills & Qualifications Director Tenure** Gender and Ethnic Diversity 6-13

years

4 directors

14 years

1 director

0-2 years

5 directors

Other

board

members

50%

Diverse

board

members

50%

12

Focused on Sustainability Initiatives and Reporting

Environmental & Social Policies

We are dedicated to serving our customers and the communities in which we operate

Fulfilling this commitment dictates that we build a vibrant, innovative organization that satisfies our customers needs and delivers value to our shareholders

In 2017, we added enhanced disclosure regarding our environmental, social and governance policies Setting groundwork to participate in CORSIA,

the global carbon emissions program governing international flying starting on January 1, 2021

Current fleet consists primarily of modern aircraft that are superior in terms of fuel efficiency, range, noise, capacity and loading 747-8F aircraft are approximately 15% more fuel-efficient than our 400s, which translates into approximately 15% lower carbot they are also 30% less noisy

Conserve fuel wherever possible

through our FuelWise

fuel-management information system,

which uses our data to analyze fuel consumption

performance, enabling us to track fuel-burn rates more accurately and efficiently and to identify additional opportunities to cor Work with our customers to plan routes that are more fuel-efficient

Participate in industry and governmental initiatives to optimize air traffic management systems, where advances could result in fuel use and emissions and fewer interruptions at airports

Prohibition

on acceptance of shipments containing items covered by illegal wildlife trafficking laws

Strong record on the ground, with no significant spills of fuel, de-icing fluids or other liquids

We have affirmative action plans in place to ensure that qualified applicants and employees are receiving an equal opportunity selection, advancement

and every other term and privilege associated with employment at AAWW

We have a zero tolerance policy for harassment, discrimination or retaliation of any kind in the workplace

We maintain a formal policy against human trafficking

Health and safety of our employees, particularly our crewmembers, is of paramount importance, and our health and safety traccommitment

Provide

cost-free charter flights for disaster relief and encourage our employees to support disaster relief and related activities

Additional Information

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AAWW
Key Takeaways
Shaping a Powerful Future
New era of significant business growth and development
Fundamental change in markets served
Strategic long-term relationship with Amazon
Southern Air acquisition

Capitalizing on initiatives to drive:
Value and benefit for customers and investors
Key new customer agreements
including
Asiana Cargo, Cathay Pacific Cargo, Nippon Cargo
Airlines, DHL Global Forwarding and FedEx
Strong foundation for
earnings and cash flow

Long-Term Strategic Relationship with Amazon Strategic Relationship Highly Complementary Alignment of Interests

10-year dry leases, 7to 10-year CMI agreements 12 aircraft currently in service Expands 767 fleet Further broadens an already diverse AAWW fleet Amazon granted rights to acquire AAWW equity Strengthens long-term relationship and value Supporting fast deliveries for Amazon s customers Agreement provides for future growth opportunities Earnings and cash flow contributions to ramp up as aircraft enter service Net leverage ratio expected to decrease over time 15 E-Commerce Growth Meaningfully Accretive Estimated Amazon Service Adjusted Income from Continuing **Operations Accretion Over** Time 2017 2018 2019 2020 Estimated Amazon Service Cash Flows Over Time 2017 2018 2019 2020 Estimated Amazon Service Net Leverage Ratio Impact Over Time 2017 2018 2019 2020 Including our agreement with Amazon, we are moving more deeply into faster-growing express and e-commerce Today, more than 70% of our freighters operate for customers in these markets, and that focus will continue as we ramp up from 12 aircraft for Amazon currently to an expected 20 by the end of 2018 Transaction Overview

Southern Air Acquisition
Strategically Compelling
Highly Complementary
All-Cash, Debt-Free
Immediately Accretive
Foundation for Growth
Premier provider of intercontinental and domestic CMI services
Expands platform into 777 and 737 operations

Provides access to broadest array of aircraft and operating services

All-cash, debt-free transaction valued at ~\$105.8 million

Completed April 7, 2016

Immediately accretive to earnings

Adjusted EBITDA/net income margins in line with AAWW s

Adding ~\$100 million in annualized revenues

Drives greater diversification, scale and global footprint

Provides solid foundation for additional growth

The acquisition of Southern Air has made AAWW a more diversified and profitable company, offering customers access to a wide array of modern, efficient aircraft

The first full-year contribution from Southern Air in 2017 drove higher earnings growth

16

Transaction Overview

17 Aviation News Awards, 2017

Winner for Freighter Financing Transaction of the Year Corporate Secretary Governance Awards, 2017

Nominee

for

Best
Shareholder
Engagement
(Small-
to
Mid-Cap)
Nominee
for
Best
Overall
Compliance
&
Ethics
Program
(Small-
to
Mid-Cap)
Nominee
for
Corporate Governance
Team
of
the
Year
(Small-
to
Mid-Cap)
NYSE Governance Services Leadership Awards, 2016
14 15L Governance Services Leadership /1wards, 2010
Winner
for
Exemplary
Shareholder
Engagement
Finalist
for
Exemplary
CD&A
Corporate Secretary Governance Awards, 2016
Corporate Secretary Governance Awards, 2010
Winner
for
Governance
Professional
of
the

(Small-
to
Mid-Cap)
Finalist
for
Best
Overall
Compliance
&
Ethics
Program
(Small-
to
Mid-Cap)
•
Finalist
for
Corporate
Governance
Team
of
the
Year
(Small-
to
Mid-Cap)
Aviation News Awards, 2016
Winner
for
Airline
Management
Team
of
the
Year
Corporate Secretary Governance Awards, 2015
Finalist
for
Best
Overall
Compliance
&
Ethics
Program
(Small-
to

Year

Mid-Cap)
Finalist
for
Governance
Professional
of
the
Year
(Small-
to
Mid-Cap)
Finalist
for
Best
Shareholder
Engagement
NYSE Governance Services Leadership Awards, 2015
Finalist
for
Best
Corporate
Governance
Team
of
the
Year
(Small-
to
Mid-Cap)
Finalist for Exemplary Shareholder Engagement
Industry Leader Recognized for Best-in-Class
Corporate Governance

18 Total Global Airfreight Tonnage: ICAO 2013

2014, IATA2015 2018F (IATA December 2017) International Global Airfreight: Annual Growth 51.5 52.8 54.9 59.9 62.5 40 45 50 55 60 65 2013 2014 2015 2016 2017E 2018F Total Global Airfreight Tonnage Growing from Record Levels Freight Tonnes (Millions) 1.4% 4.0% 2.5% 4.0% 9.1% 4.3%

Global Operating Network 2017 252,802 Total Block Hours Operated in 2017 48,983 Flights 422 Airports in 103 Countries

790 Charters Completed 80+ Unique Customers 19

20 Our Customers Reflect Our Focus on Quality Long-term, profitable relationships Resilient business model and predictable revenues Shippers Forwarders / Brokers Express Airlines

Expanded portfolio of growth-oriented market leaders Covering the entire air cargo supply chain High degree of customer integration Focused on continuous development and growth Long-term contractual commitments Our Strengths and Amazon

AAWW
Executing Strategic Plan
21
Thought Leadership
Service
Quality
Solid Financial
Structure

Leading
Assets
Global Scale
& Scope
Diversified
Mix
Transformed
Business

```
22
* Includes to-be-converted aircraft
Our Current Fleet
April 2018
11 Boeing 777s
5
CMI 777Fs
```

```
Titan 777Fs
7 Boeing 737s
5
737-400Fs
737-300F Titan
737-800 passenger Titan
41 Boeing 767/757s
35
767-200/300Fs*
5
767-200/300 passenger
757-200 freighter Titan
                  Operating Fleet: 97
Total Fleet: 106
 More
than 100 aircraft
 Heading to over
40 B767s
 More
than 100 aircraft
 Heading to over
40 B767s
47 Boeing 747s
10
747-8Fs
29
747-400Fs
4
747-400 passenger
Boeing Large Cargo Freighters
(LCFs)
```

Fleet Size and Net Leverage Ratio
Growing and diversifying fleet and managing leverage
\* See Non-GAAP reconciliation
78
79
82
84

88 91 98 99 2Q16 3Q16 4Q16 1Q17 2Q17 3Q17 4Q17 1Q18 Fleet Size 5.4x5.3x 4.8x 4.9x 4.9x5x 4.8x4.9x 2Q16 3Q16 4Q16 1Q17 2Q17 3Q17 4Q17 1Q18 Net Leverage Ratio\* 3.0x3.5x4.0x4.5x 5.0x1Q18 4Q19 Estimated Net Leverage Ratio Trend

Based on estimates of fleet growth, placement dates and financing plans

53

2018 Objectives
24
Achieve earnings goals
Deliver superior service quality
Maximize
business opportunities
Implement Amazon
service

Continue Southern Air integration Realize Continuous Improvement In other words Continued Growth and Innovation

Capital Allocation Strategy
25
Balance sheet maintenance
Business investment
Share repurchases
2015-2017 actions:
Acquiring/converting 20 767-300s for
Amazon agreements

Acquired Southern Air
Refinanced high-cost 747-400 EETC debt and higher-cost 747-8F term loans
Acquired 10
th
747-8F
Acquired two 767s for Dry Leasing; also operating them in CMI
Acquired 4th 767 for AMC passenger service
Focused on maintaining healthy cash position
Repurchased >10% of outstanding stock since 2013
Remaining authority for up to \$25 million

26

Reconciliation to Non-GAAP Measures

(In \$Millions)

1Q18

4Q17

3Q17

2Q17

1Q17

```
4Q16
3Q16
2Q16
Face Value of Debt
$ 2,416.6
$ 2,378.8
$ 2,259.8
$ 2,307.2
$ 2,068.1
$ 1,943.4
$ 1,967.7
$ 2,001.7
Plus: Present Value of Operating
Leases
709.7
656.6
681.9
661.0
678.6
749.9
774.7
799.4
Total Debt
3,126.2
3,035.4
2,941.8
2,968.2
2,746.7
2,693.2
2,742.4
2,801.1
Less: Cash and Equivalents
$
    130.4
$
   291.9
$
   176.3
$
   282.7
$
   118.9
$
   138.3
$
   115.6
$
   168.3
Less: EETC Asset
27.8
29.0
29.9
30.9
31.9
32.3
34.8
35.8
```

LTM EBITDAR

\$ 603.0 \$ 570.4 \$ 546.8 \$ 543.1 \$ 525.6 \$ 526.0 \$ 485.9 \$ 484.7 Net Leverage Ratio 4.9x4.8x5.0x4.9x4.9x 4.8x5.3x 5.4x

EBITDAR: Earnings before interest, taxes, depreciation, amortization, aircraft rent expense, U.S. Tax Cuts and Jobs Act special noncash interest expenses and income, net, gain on disposal of aircraft, special charge, costs associated with transactions, accrumatters and professional fees, charges associated with refinancing debt, and unrealized loss (gain) on financial instruments, as

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This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of that reflect Atlas Air Worldwide Holdings, Inc. s (AAWW) current views with respect to certain current and future events performance. Such forward-looking statements are and will be, as the case may be, subject to many risks, uncertainties and fact relating to the operations and business environments of AAWW and its subsidiaries that may cause actual results to be material different from any future results, express or implied, in such forward-looking statements.

For

additional

information,
we
refer
you
to
the
risk
factors
set
forth
in
the
documents
filed
by
AAWW
with
the
Securities
and
Exchange  Commission Other feature and assumptions not identified shave are also involved in the managetion of featured locking states.
Commission. Other factors and assumptions not identified above are also involved in the preparation of forward-looking stater
and the failure of such other factors and assumptions to be realized may also cause actual results to differ materially from those
discussed.
AAWW assumes no obligation to update the statements in this presentation to reflect actual results, changes in assumptions or
changes in other factors affecting such estimates, other than as required by law.
To supplement our financial statements presented in accordance with U.S. GAAP, we oftentimes present certain non-GAAP fi
measures to assist in the evaluation of our business performance. Our management uses these non-GAAP financial measures in
assessing the performance of the AAWW s ongoing operations and in planning and forecasting future periods. We believe that
adjusted measures, when considered together with the corresponding U.S. GAAP financial measures and the reconciliations to
measures, provide meaningful information to assist investors and analysts in understanding our financial results and assessing
prospects for future performance.
You can find our presentations on the most directly comparable U.S. GAAP financial measures calculated in accordance with
accounting
principles
generally
accepted
in
the
United
States
and
OUT

reconciliations

in our earnings releases dated February

22, 2018 and May

3, 2018,

which

are

posted

on

our

Web

site

at

www.atlasair.com.

Safe Harbor