

From: Mr Vincent Basset <vbasset@sbcglobal.net>
Sent: Friday, December 10, 2021 3:00 PM
To: NYSBdb_SHL
Subject: 'Motion to Reconsider and/or Appeal' AMR Corp., Chapter 11, Case No. 11-15463 (SHL) from claimant V. Basset.

CAUTION - EXTERNAL:

- AMR CORPORATION et al., Reorganized Debtors

Chapter 11 Case No. 11-15463 (SHL)

Claimant Vincent Basset,

804 Peterstow drive,

Euless, Texas 76039.

Claim No. 8015 and 8016

Dear Honorable Judge Lane,

I am filing a 'Motion to Reconsider and/or Appeal', based on, but not limited to, the three points made below, and/or certain misunderstandings, by the Court, and/or potential errors/mistakes.

1:
I did file a timely grievance, through my Union ALPA [as is required and mandated] and it was entered/included within the already filed 'Group Grievance(s) [MEC grievance].

2:
My Claim No. 8015 and 8016 have never been ruled and/or challenged to be 'invalid'.

3:
'Timeliness' charge for filing a contractual grievance is not valid and/or not relevant, in my case, because my Union [ALPA] had filed several required grievances, followed by a lawsuit filing from pilots Mackenzie/Burnett.
The Bankruptcy Court stayed this lawsuit *until 2014*.

American Airlines entered 'Chapter 11' *on November 29, 2011*, and therefore the only avenue, left available, was a 'Bankruptcy Court' claim filing. My claims, no. 8015 and 8016, were filed in a timely matter.

Sincerely,
Vincent J.P. Basset,
804 Peterstow Drive,
Euless, Texas 76039.

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