AMR CORP Form 8-K January 21, 2004

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SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the

Securities Exchange Act of 1934

Date of earliest event reported: January 21, 2004

AMR CORPORATION (Exact name of registrant as specified in its charter)

Delaware 1-8400 75-1825172 (State of Incorporation) (Commission File Number) (IRS Employer Identification No.)

4333 Amon Carter Blvd. Fort Worth, Texas 76155 (Address of principal executive offices) (Zip Code)

(817) 963-1234 (Registrant's telephone number)

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Item 7. Financial Statements and Exhibits

The following exhibits are included herein:

99.1 Press Release

Item 12. Disclosure of Results of Operations and Financial Condition $\ \ \,$

AMR Corporation (the Company) is furnishing herewith a press release issued on January 21, 2004 by the Company as Exhibit 99.1 which is included herein. This press release was issued to report the Company's fourth quarter and full year 2003 results.

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

AMR CORPORATION

/s/ Charles D. MarLett Charles D. MarLett Corporate Secretary

Dated: January 21, 2004

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EXHIBIT INDEX

Exhibit Description

99.1 Press Release

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CONTACT: Al Becker

Corporate Communications

Fort Worth, Texas 817-967-1577 corp.comm@aa.com

FOR RELEASE: Wednesday, Jan. 21, 2004

Editor's Note: A live Webcast reporting fourth quarter results will be broadcast on the Internet on Jan. 21 at 2 p.m. EST (Windows Media Player required for viewing.)

AMR CORPORATION REPORTS DRAMATICALLY IMPROVED FOURTH QUARTER FINANCIAL RESULTS ON MOMENTUM OF TURNAROUND PLAN

AMR Reports A Fourth Quarter Net Loss of \$111 Million,
A Significant Improvement Over Last Year

Excluding Special Items, AMR Posts Net Loss of \$95 Million And Operating Income of \$103 Million, The Second Consecutive Quarter of Positive Operating Income

AMERICAN AIRLINES BUILDS ON MOMENTUM BY ANNOUNCING IT WILL RESTRUCTURE ITS MIAMI HUB AND CREATE A NEW CODESHARING PARTNERSHIP WITH MEXICANA

FORT WORTH, Texas - AMR Corporation, the parent company of American Airlines, Inc., today reported a net loss of \$111 million for the fourth quarter, or \$.70 per share. This compares with last year's fourth quarter net loss of \$529 million, or \$3.39 per share.

Building on the added momentum of this financial improvement, American announced today a major restructuring of its hub operations at Miami that will make the hub - American's principal gateway to Latin America - more efficient, increase its on-time dependability, and give customers added convenience and a wider choice of flights.

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The airline also announced that it will enter into a robust new codesharing partnership with Mexicana, the premier airline of Mexico.

AMR's fourth quarter results include a handful of special items - both gains and losses - resulting from the company's continuing restructuring efforts, a federal income tax settlement during the quarter, and gains on the sale of investments. In addition, in keeping with the provisions of SFAS 109, AMR's fourth quarter 2003 results do not reflect a provision for federal and state income taxes. Conversely, AMR's fourth quarter 2002 results reflected a tax benefit. To provide a better comparison between the two periods, after adjusting for these special items and taxes, the company recorded a loss (pre-tax and excluding special items) of \$95 million this quarter, or \$.59 per share, versus a loss (pretax) of \$828 million, or \$5.31 per share, in the fourth quarter of last year. For the fourth quarter of 2003, AMR had operating income of \$103 million, excluding special items. In the fourth quarter of 2002, AMR posted a net operating loss of \$679 million. (A reconciliation of all non-GAAP measures included in this

earnings release is provided in the attachments.)

For the full year 2003, AMR reported a net loss of \$1.2 billion, or \$7.76 per share, compared to a full year net loss of \$3.5 billion, or \$22.57 per share, in 2002. When adjusted for special items and the year-over-year tax differences mentioned above, AMR posted a 53 percent improvement in financial results, registering a full year loss of \$1.5 billion in 2003 compared to a full year loss of \$3.2 billion in 2002.

"The improvement in our year-over-year results is a direct result of our ongoing efforts to restructure our business and the willingness of every one of us to sacrifice and accept change as an inevitable fact of life in the airline

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industry," said Gerard Arpey, AMR's president and CEO. "While the work required to make our company consistently profitable has just begun, the momentum we have created together is powerful. Perhaps the best illustration of this is the fact that we have now achieved an operating profit, excluding special items, two quarters in a row. And unlike a year ago, when we were burning through millions of dollars of cash every day, our operation is now generating positive cash flow."

The Miami hub restructuring and the new relationship with Mexicana will strengthen American's network and add to the company's financial progress, Arpey said.

With a combined total of more than 130 years of service between the U.S. and Mexico, American and Mexicana will forge a relationship that will give customers enhanced service to the most important markets in the United States and Mexico, as well as connections across their global networks. For American, it will mean new flight availability to 21 additional cities in Mexico and the ability to offer service in 27 new, nonstop transborder markets. The relationship also includes a reciprocal frequent-flyer agreement that will allow passengers to accrue and redeem miles in American's AAdvantage program or Mexicana's Frecuenta program on more than 500 U.S.-Mexico flights per week.

American and Mexicana will launch the partnership in April, pending governmental approval.

In Miami, the airline's principal gateway to Latin America, American will spread its operations more evenly by increasing the number of daily flight banks to 13 from seven, effective May 1. In doing so, the airline will be able to operate

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more flights in and out of Miami using fewer aircraft, thereby greatly increasing the hub's efficiency and assisting in the company's overall objective to lower costs.

At the same time, the restructured Miami hub will significantly enhance customer service, allowing American to offer passengers more flight choices, giving customers more time to make their flight connections, and spreading out the flow of international passengers in ways that will make it easier to clear customs and immigration processing.

Longer term, the new hub design will give American and American Eagle room to grow at Miami within the framework of the new terminal facility that is now under construction. "Miami is one of the linchpins of our global network," Arpey said. "And this initiative will enable us to operate more flights in and out of that hub -- using fewer aircraft -- reduce costs, and relieve some of the pressure that hub has been under from the ongoing terminal

construction project."

At the heart of AMR's financial progress in 2003, Arpey said, were the strides it made toward achieving the company's critical goal of \$4 billion in annual capacity-independent cost savings. These efforts were given a huge boost when employees agreed to a restructuring that added \$1.8 billion a year in labor-cost savings to savings of \$2 billion a year from strategic initiatives and another \$200 million from vendors, suppliers and creditors.

"Lower costs go hand in hand with our ability to protect and build on our leading share in the marketplace," Arpey said.
"Today, thanks to the sacrifices, hard work and ingenuity of American's people, our costs - while still not as low as our low-cost competitors - are continuing to improve to help us compete vigorously for every customer."

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Although unquestionably pleased by its progress, Arpey said AMR is not yet satisfied with its financial results and recognizes that it still has lots of work in front of it.

"We've made great progress," Arpey said, "but we also realize the many challenges that lie ahead."

Arpey pointed to the following progress in each of the four tenets of the AMR Turnaround Plan:

- Lower Costs To Compete: This is where AMR has made its most dramatic progress, underscored by an 11.9 percent decline in unit costs in the fourth quarter, excluding special items and regional affiliates. If not for rising fuel prices, AMR's progress would have been even more dramatic, with a year-over-year drop in unit costs of 12.8 percent. To further reduce costs, AMR has returned underused gate space, consolidated terminal space, depeaked its Chicago and Dallas/Fort Worth hub schedules (now adding Miami to that list), closed a reservations center, reduced the size of the St. Louis hub, accelerated the retirement of TWA aircraft, and improved aircraft utilization across the fleet.
- Fly Smart, Give Customers What They Value: This tenet focuses on customer service and revenue production, with emphasis on improving AMR's relative revenue performance. Key moves in this area are adding seats to American's 757 and A300 fleets and restructuring the mid-continent hubs at Chicago, DFW and St. Louis (next up, Miami). Another step is expanding alliances. Progress here includes a domestic codeshare with Alaska Airlines, approval of codesharing with British Airways, the addition of SWISS International to the oneworld alliance, and (as announced today) the new codeshare linkage with Mexicana.
- Pull Together, Win Together: Fostering greater cooperation than ever between the company and employees, AMR has adopted an unprecedented level of openness with employee groups and labor unions. Arpey holds regular Town Hall-style meetings with employees, AMR's chief financial officer meets monthly with union leaders to walk them through the company's financial results in the same way he briefs AMR's Board, and the Overland Group, a firm expert in bringing union groups and management together, has

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been engaged to help all parties within AMR move to a philosophy of active involvement. On Jan. 28 and 29, American will conduct its first Customer Strategy meeting with frontline employees to advance this process and improve the customer experience.

- Build A Financial Foundation For The Future: AMR ended the fourth quarter with \$3.1 billion in total cash and short-term investments (including \$527 million in restricted cash and short-term investments), substantially greater than the \$1.8 billion in cash and short-term investments at the close of the first quarter. From April 1 to Dec. 31, AMR's cash flow from operations totaled \$1.1 billion, giving AMR greater access to the capital markets. AMR also has been able to sell some non-core assets, such as its stakes in Worldspan and Hotwire. These are the first of many steps AMR will be taking over time to repair the damage done to its balance sheet as it works to overcome its financial crisis.

Editor's Note: AMR's president and chief executive officer, Gerard Arpey, and its chief financial officer, James Beer, will make a presentation to analysts during a teleconference on Wednesday, Jan. 21, from 2 p.m. to 2:45 p.m. EST. Following the analyst call, they will hold a question and answer conference call for media from 3 p.m. to 3:45 p.m. EST. Reporters interested in listening to the presentation or participating in the media Q&A should call 817-967-1577 for details.

Statements in this news release contain various forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities and Exchange Act of 1934, as amended, which represent the Company's expectations or beliefs concerning future events. When used in this news release, the words "expects," "plans," "anticipates," "believes," and similar expressions are intended to identify forward-looking statements. Forward-looking statements include, without limitation, the Company's expectations concerning operations and financial conditions, including changes in capacity, revenues, and costs, expectations as to future financing needs, overall economic conditions and plans and objectives for future operations, the impact on the Company of the events of September 11, 2001 and of its results of operations for the past two years and the sufficiency of its financial resources to absorb that impact. Other forward-looking statements include statements which do not relate solely to historical facts, such as, without limitation, statements which discuss the possible future effects of current known trends or uncertainties, or which indicate that the future effects of known trends or uncertainties cannot be predicted, guaranteed or assured. All forward-looking statements in this release are based upon information available to the Company on the date of this release. The Company undertakes no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events or otherwise. Forwardlooking statements are subject to a number of risk factors that could cause actual results to differ materially from our

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expectations. The following factors, in addition to other possible factors not listed, could cause the Company's actual results to differ materially from those expressed in forward-looking statements: the uncertain financial and business environment the

Company faces; the struggling economy; high fuel prices and the availability of fuel; the residual effects of the war in Iraq; conflicts in the Middle East; historically low fare levels and the general competitive environment; the ability of the Company to implement its restructuring program and the effect of the program on operational performance and service levels; uncertainties with respect to the Company's international operations; changes in its business strategy; actions by U.S. or foreign government agencies; the possible occurrence of additional terrorist attacks; another outbreak of SARS; the inability of the Company to satisfy existing liquidity requirements or other covenants in certain of its credit agreements; and the availability of future financing. Additional information concerning these and other factors is contained in the Company's Securities and Exchange Commission filings, including but not limited to the Form 10-K for the year ended Dec. 31, 2002, and the Form 10-Q for the quarters ended March 31, 2003, June 30, 2003 and Sept. 30, 2003.

Detailed financial information follows:

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AMR CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (in millions, except per share amounts) (Unaudited)

	Three Months : 2003	Ended December 31, 2002	Percent Change
Revenues	2000	2002	onange
Passenger - American Airlines - Regional Affiliate Cargo Other revenues Total operating revenues	\$3,589 s ** 407 149 246 4,391	\$ 3,455 367 146 257 4,225	3.9 10.9 2.1 (4.3) 3.9
	-,	-,	
Expenses			
Wages, salaries and benefits	1,604	2,065	(22.3)
Aircraft fuel	695	682	1.9
Depreciation and amortization	350	347	0.9
Other rentals and landing fees	282	290	(2.8)
Commissions, booking fees and			
credit card expense	267	251	6.4
Maintenance, materials and rep	airs 219	268	(18.3)
Aircraft rentals	155	190	(18.4)
Food service	151	159	(5.0)
Other operating expenses	565	652	(13.3)
Special charges	330	_	*
Total operating expenses	4,618	4,904	(5.8)
Operating Loss	(227)	(679)	(66.6)
Other Income (Expense)			
Interest income	14	17	(17.6)
Interest expense	(123)	(184)	(33.2)
Interest capitalized	17	19	(10.5)
Miscellaneous - net	128	(1)	*
	36	(149)	*
Loss Before Income Taxes	(191)	(828)	(76.9)
Income tax benefit ***	(80)	(299)	(73.2)
Net Loss	\$ (111)	\$ (529)	(79.0)

Continued on next page

- * Greater than 100%
- ** Regional Affiliates includes capacity purchase agreements with American Eagle Airlines, Inc. (American Eagle), Executive Airlines, Inc. (Executive), Trans States Airlines, Inc. (Trans States) and Chautauqua Airlines, Inc. (Chautauqua).
- *** As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

Note: Certain amounts have been reclassified to conform with the 2003 presentation.

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AMR CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (CONTINUED) (in millions, except per share amounts) (Unaudited)

Three Months Ended December 31, 2003 2002 Basic and Diluted Loss Per Share \$ (0.70) \$ (3.39)

Number of Shares Used in Computation
Basic and Diluted 160 156

Impact of Special Items and		Three	Months	Ended December	er 31,
Income Taxes (in millions,		2003 2002			
except per share amounts)		Amount	EPS	Amount	EPS
Net loss as reported	\$	(111)	\$(0.70)	\$ (529)	\$(3.39)
<pre>Income tax benefit *</pre>		(80)		(299)	
Loss before income taxes		(191)		(828)	
Special items:					
Aircraft charges		302		-	
Facility costs		12		_	
Employee charges		16		_	
Interest on previously accr	ued				
income tax liabilities		(84)		_	
Gain on sale of investments		(150)		_	
Loss before income taxes					
and special items	\$	(95)	\$(0.59)	\$ (828)	\$(5.31)

* As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

Impact of Special Items (in millions)

Three Months Ended
December 31,
2003 2002

Operating loss as reported	\$ (227) \$	(679)
Special items:		
Aircraft charges	302	_
Facility costs	12	_
Employee charges	16	_
Operating income (loss) before special items	\$ 103 \$	(679)

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AMR CORPORATION OPERATING STATISTICS (Unaudited)

		ths Ended er 31,	Percent
	2003	2002	Change
American Airlines, Inc. Mainline Jet Opera	tions		
Revenue passenger miles (millions)	29,592	29,471	0.4
Available seat miles (millions)	41,348	42,232	(2.1)
Cargo ton miles (millions)	532	528	0.8
Passenger load factor	71.6%	69.8%	1.8 pts.
Passenger revenue yield per			
passenger mile (cents)	12.13	11.72	3.5
Passenger revenue per available			
seat mile (cents)	8.68	8.18	6.1
Cargo revenue yield per ton			
mile (cents)	27.91	27.49	1.5
Operating expenses per available seat			
mile, excluding Regional			
Affiliates (cents) (1)	10.25	10.73	(4.5)
Operating expenses per available seat			
mile, excluding Special charges and			
Regional Affiliates (cents) (1) (2)	9.45	10.73	(11.9)
Fuel consumption (gallons, in millions)	732	771	(5.1)
Fuel price per gallon (cents)	88.1	82.7	6.5
Regional Affiliates			
Revenue passenger miles (millions)	1,499	1,201	24.8
Available seat miles (millions)	2,311	1,947	18.7
Passenger load factor	64.9%	61.7%	3.2 pts.
AMR Corporation			
Average Equivalent Number of Employees		00 500	
American Airlines	78,900	93,500	
Other	11,700	12,000	
Total	90,600	105,500	

- (1) The Company believes that excluding costs related to Regional Affiliates provides a measure which is more comparable to American's historical operating expenses per ASM. Following is a reconciliation of total operating expenses to operating expenses excluding Regional Affiliates.
- (2) The Company believes that excluding Special charges provides a measure that is more representative of ongoing costs and therefore

more comparable to American's historical operating expenses per ASM. Following is a reconciliation of total operating expenses to operating expenses excluding Special charges and Regional Affiliates.

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AMR CORPORATION OPERATING STATISTICS (CONTINUED) (Unaudited)

American Airlines, Inc. Mainline Jet Operations	Three Months	Ended December 31,
(in millions, except as noted)	2003	2002
Total operating expenses as reported Less: Operating expenses incurred	\$4,689	\$ 4,569
related to Regional Affiliates Operating expenses excluding expenses	451	37
incurred related to Regional Affiliates American mainline jet operations	\$4,238	\$ 4,532
available seat miles Operating expenses per available seat	41,348	42,232
mile, excluding Regional Affiliates (cents)	10.25	10.73
Operating expenses excluding expenses incurred related to Regional Affiliates	\$4,238	\$ 4,532
Less: Special charges Operating expenses, excluding Special	330	-
charges and expenses incurred related to Regional Affiliates	\$3 , 908	\$ 4,532
American mainline jet operations available seat miles	41,348	42,232
Operating expenses per available seat mile, excluding Special charges and		
Regional Affiliates (cents)	9.45	10.73
Operating expenses, excluding Special charges and expenses incurred related		
to Regional Affiliates Less: Aircraft fuel price variance *	\$3 , 908 40	\$ 4,532
Operating expenses, excluding Special charges, aircraft fuel price variance and expenses incurred related to		
Regional Affiliates American mainline jet operations	\$3 , 868	\$ 4,532
available seat miles Operating expenses per available seat	41,348	42,232
mile, excluding Special charges, aircraft fuel price variance and		
Regional Affiliates (cents)	9.36	10.73
Percent change	12.8	

^{*} Change in price x consumption (5.4 cents x 732 million gallons)

Note: Certain amounts have been reclassified to conform with the 2003 presentation.

American Airlines, Inc. 2003 operating expenses include expenses incurred related to capacity purchase agreements with Regional Affiliates - American Eagle, Executive, Trans States and Chautauqua, whereas 2002 operating expenses

include expenses incurred related to capacity purchase agreements with Regional Affiliates - Trans States (beginning in November 2002) and Chautauqua.

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AMR CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS (in millions, except per share amounts) (Unaudited)

	Twelve Months 2003	Ended December 2002	31, Percent Change
Revenues			
Passenger - American Airlines	\$14,332	\$ 14,440	(0.7)
- Regional Affiliates	** 1,519	1,431	6.1
Cargo	558	561	(0.5)
Other revenues	1,031	988	4.4
Total operating revenues	17,440	17,420	0.1
Expenses			
Wages, salaries and benefits	7,264	8,392	(13.4)
Aircraft fuel	2 , 772	2,562	8.2
Depreciation and amortization	1,377	1,366	0.8
Other rentals and landing fees	1,173	1,198	(2.1)
Commissions, booking fees and	,	,	, ,
credit card expense	1,063	1,163	(8.6)
Maintenance, materials and repai	irs 860	1,108	(22.4)
Aircraft rentals	687	840	(18.2)
Food service	611	698	(12.5)
Other operating expenses	2,428	2,715	(10.6)
Special charges	407	718	(43.3)
U.S. government grant	(358)	(10)	*
Total operating expenses	18,284	20,750	(11.9)
Operating Loss	(844)	(3,330)	(74.7)
Other Income (Expense)			
Interest income	55	71	(22.5)
Interest expense	(703)	(685)	2.6
Interest capitalized	71	86	(17.4)
Miscellaneous - net	113	(2)	*
	(464)	(530)	(12.5)
Loss Before Income Taxes and			
Cumulative Effect of Accounting			
Change	(1,308)	(3,860)	(66.1)
Income tax benefit ***	(80)	(1,337)	(94.0)
Loss Before Cumulative Effect of	(00)	(1,00,7	(32.0)
Accounting Change	(1,228)	(2,523)	(51.3)
Cumulative Effect of Accounting	(-, =) /	(-,)	(==:0)
Change, Net of Tax Benefit	_	(988)	*
Net Loss	\$(1,228)	\$ (3,511)	(65.0)
Continued on next page			(/

^{*} Greater than 100%

^{**} Regional Affiliates includes the capacity purchase agreements with American Eagle, Executive, Trans States and Chautauqua.

Twelve Months Ended

(84)

(150)

(358)

CONSOLIDATED STATEMENTS OF OPERATIONS (CONTINUED)
(in millions, except per share amounts)
(Unaudited)

*** As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

Note: Certain amounts have been reclassified to conform with the $2003\ \text{presentation.}$

		December 2003	•
Basic and Diluted Loss Per Share Before Cumulative Effect of			
Accounting Change	\$	(7.76)	
Cumulative Effect of Accounting Change Net Loss	\$	(7.76)	(6.35) \$(22.57)
Number of Shares Used in Computation Basic and Diluted		158	156
Impact of Special Items and		Twelve Mor	nths Ended
Income Taxes (in millions)		Decembe 2003	er 31, 2002
Net loss as reported		\$(1,228)	\$(3,511)
Cumulative effect of accounting change		_	988
<pre>Income tax benefit *</pre>		(80)	(1,337)
Loss before income taxes and cumulative			
effect of accounting change		(1,308)	(3,860)
Special items:			
Aircraft and facility costs		383	661
Employee charges		92	57
Gain on restructuring		(68)	_
Interest on previously accrued inco	ome	e tax	

Loss before income taxes and special items \$(1,493) \$(3,152)

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liabilities

U.S. government grant

Gain on sale of investments

AMR CORPORATION
OPERATING STATISTICS
(Unaudited)

Twelve Months Ended
December 31, Percent
2003 2002 Change

(10)

^{*} As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

American Airlines, Inc. Mainline Jet Operation			
Revenue passenger miles (millions)	120,328	121,747	(1.2)
Available seat miles (millions)	165,209	172,200	(4.1)
Cargo ton miles (millions)	2,000	2,007	(0.3)
Passenger load factor	72.8%	70.7%	2.1 pts.
Passenger revenue yield per passenger			
mile (cents)	11.91	11.86	0.4
Passenger revenue per available seat			
mile (cents)	8.67	8.39	3.3
Cargo revenue yield per ton mile (cents)	27.87	27.73	0.5
Operating expenses per available seat			
mile, excluding Regional			
Affiliates (cents) (1)	10.15	11.14	(8.9)
Operating expenses per available seat			
mile, excluding Special charges, U.S.			
government grant and Regional			
Affiliates (cents) (1) (2)	10.10	10.78	(6.3)
Fuel consumption (gallons, in millions)	2,956	•	
Fuel price per gallon (cents)	87.5	76.0	15.1
Regional Affiliates			
Revenue passenger miles (millions)	•	4 , 576	
Available seat miles (millions)	•	7,248	
Passenger load factor	64.2%	63.2%	1.0 pts.

- (1) The Company believes that excluding costs related to Regional Affiliates provides a measure which is more comparable to American's historical operating expenses per ASM. Following is a reconciliation of total operating expenses to operating expenses excluding Regional Affiliates.
- (2) The Company believes that excluding Special charges and U.S. government grant receipts provides a measure that is more representative of ongoing costs and therefore more comparable to American's historical operating expenses per ASM. Following is a reconciliation of total operating expenses to operating expenses excluding Special charges, U.S. government grant and Regional Affiliates.

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AMR CORPORATION OPERATING STATISTICS (CONTINUED) (Unaudited)

American Airlines, Inc. Mainline Jet Operations (in millions, except as noted)	Twelve Mon	er 31,
	2003	2002
Total operating expenses as reported Less: Operating expenses incurred related	\$18,532	\$ 19,305
to Regional Affiliates Operating expenses excluding expenses	1,757	129
incurred related to Regional Affiliates American mainline jet operations	\$16,775	\$ 19,176
available seat miles Operating expenses per available seat	165,209	172 , 200
mile, excluding Regional Affiliates (cents)	10.15	11.14
Operating expenses excluding expenses		
incurred related to Regional Affiliates	\$16,775	
Less: Special charges and U.S. government grant	92	615

Operating expenses, excluding Special		
charges, U.S. government grant and		
expenses incurred related to Regional Affiliates	\$16,683	\$ 18,561
American mainline jet operations		
available seat miles	165,209	172,200
Operating expenses per available seat		
mile, excluding Special charges, U.S.		
government grant and Regional Affiliates (cents)	10.10	10.78

Note: Certain amounts have been reclassified to conform with the 2003 presentation.

American Airlines, Inc. 2003 operating expenses include expenses incurred related to capacity purchase agreements with Regional Affiliates - American Eagle, Executive, Trans States and Chautauqua, whereas 2002 operating expenses include expenses incurred related to capacity purchase agreements with Regional Affiliates - Trans States (beginning in November 2002) and Chautauqua.

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	Three Months 2003	Ended December 3	31, Percent Change
Revenues			
Passenger - American Airlines	\$ 3,589	\$ 3,454	3.9
- Regional Affiliates *		26	*
Cargo	149	146	2.1
Other revenues	238	235	1.3
Total operating revenues	4,383	3,861	13.5
Expenses			
Wages, salaries and benefits	1,496	1,953	(23.4)
Aircraft fuel	645	640	0.8
Regional carrier payments	401	32	*
Depreciation and amortization	309	307	0.7
Other rentals and landing fees	262	267	(1.9)
Commissions, booking fees and			
credit card expense	268	237	13.1
Maintenance, materials and repair	s 179	233	(23.2)
Aircraft rentals	151	185	(18.4)
Food service	150	157	(4.5)
Other operating expenses	498	558	(10.8)
Special charges	330	_	*
Total operating expenses	4,689	4,569	2.6
Operating Loss	(306)	(708)	(56.8)
Other Income (Expense)			
Interest income	14	16	(12.5)
Interest expense	(74)	(141)	(47.5)
Interest capitalized	16	18	(11.1)
Related party interest - net	_	4	*
Miscellaneous - net	130	(2)	*
	86	(105)	*
Loss Before Income Taxes	(220)	(813)	(72.9)

Income tax benefit ***	(80)	(86)	(7.0)
Net Loss	\$ (140)	\$ (727)	(80.7)
Continued on next page			

* Greater than 100%

** Regional Affiliates includes capacity purchase agreements with American Eagle Airlines, Inc. (American Eagle), Executive Airlines, Inc. (Executive), Trans States Airlines, Inc. (Trans States) and Chautauqua

Airlines, Inc. (Chautauqua).

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AMERICAN AIRLINES, INC.
CONSOLIDATED STATEMENTS OF OPERATIONS (CONTINUED)
(in millions, except per share amounts)

(Unaudited)

*** As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

Note: Certain amounts have been reclassified to conform with the 2003 presentation.

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AMERICAN AIRLINES, INC.

CONSOLIDATED STATEMENTS OF OPERATIONS
(in millions, except per share amounts)

(Unaudited)

2003 2002 Chan Revenues Passenger - American Airlines \$14,332 \$14,439 (0.7)
	•
	•
- Regional Affiliates ** 1,519 99 *	
Cargo 558 557 0.2	
Other revenues 994 897 10.8	
Total operating revenues 17,403 15,992 8.8	
Expenses	
Wages, salaries and benefits 6,831 7,954 (14.1)
Aircraft fuel 2,586 2,415 7.1	
Regional payments 1,550 106 *	
Depreciation and amortization 1,213 1,209 0.3	
Other rentals and landing fees 1,084 1,110 (2.3)
Commissions, booking fees	
and credit card expense 1,064 1,087 (2.1)
Maintenance, materials and repairs 714 962 (25.8)
Aircraft rentals 666 815 (18.3)
Food service 606 693 (12.6)
Other operating expenses 2,126 2,339 (9.1)
Special charges 407 625 (34.9)
U.S. government grant (315) (10)	
Total operating expenses 18,532 19,305 (4.0)
Operating Loss (1,129) (3,313) (65.9)

Other Income (Expense)

Interest income	54	70	(22.9)
Interest expense	(524)	(521)	0.6
Interest capitalized	66	80	(17.5)
Related party interest - net	7	18	(61.1)
Miscellaneous - net	117	(3)	*
	(280)	(356)	(21.3)
Loss Before Income Taxes and Cumulative Effect of			
Accounting Change	(1,409)	(3,669)	(61.6)
<pre>Income tax benefit ***</pre>	(80)	(1,063)	(92.5)
Loss Before Cumulative Effect			
of Accounting Change	(1,329)	(2,606)	(49.0)
Cumulative Effect of			
Accounting Change, Net of			
Tax Benefit	_	(889)	*
Net Loss	\$ (1,329)	\$(3,495)	(62.0)

Continued on next page

* Greater than 100%

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AMERICAN AIRLINES, INC. CONSOLIDATED STATEMENTS OF OPERATIONS (CONTINUED) (in millions, except per share amounts) (Unaudited)

- ** Regional Affiliates includes the capacity purchase agreements with American Eagle, Executive, Trans States and Chautauqua.
- *** As a result of the Company's deferred tax asset valuation allowance position, the Company did not record a tax benefit associated with its 2003 losses. However, in the fourth quarter of 2003, the Company reached an agreement with the IRS covering tax years 1990 through 1995. As a result of this agreement, the Company recorded an \$80 million tax benefit to reduce previously accrued income tax liabilities.

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