ATLAS AIR WORLDWIDE HOLDINGS INC Form SC 13D/A

August 14, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No. 2)*

ATLAS AIR WORLDWIDE HOLDINGS, INC.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

049164205

(CUSIP Number)

Stephen Feinberg 299 Park Avenue 22nd Floor New York, New York 10171 (212) 891-2100

with a copy to: Robert G. Minion, Esq. Lowenstein Sandler PC 65 Livingston Avenue Roseland, New Jersey 07068 (973) 597-2424

(Name, Address and Telephone Number of Person

Authorized to Receive Notices and Communications)

January 10, 2006

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1)	Names of Reporting Persons. I.R. (entities only):	S. Identification Nos. of above persons			
	Stephen Feinberg				
2)	Check the Appropriate Box if a Me (a) Not (b) Applica	mber of a Group (See Instructions):			
3)	SEC Use Only				
4)	Source of Funds (See Instructions): WC, OO				
5)	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): Not Applicable				
6)	Citizenship or Place of Organization: United States				
	Number of 7)	Sole Voting Power: *			
	Shares Beneficially 8)	Shared Voting Power: *			
	Owned by Each Reporting 9)	Sole Dispositive Power: *			
	Person With 10)	Shared Dispositive Power: *			
11)	Aggregate Amount Beneficially Owr	ed by Each Reporting Person: 1,472,844*			
12)	Check if the Aggregate Amount in Instructions): Not Applicabl				
13)	Percent of Class Represented by A	mount in Row (11): 7.5%*			
14)	Type of Reporting Person (See Ins	tructions): IA, IN			
holder "Share "Compa of the Series Two"), Delawa 290,54 liabil Cerber ("Cerb posses Cerber Americ purpos	of 218,363 shares of the common s"), of Atlas Air Worldwide Holdi ny"), Cerberus International, Ltd. Bahamas ("International"), is Two Holdings, LLC, a Delaware lim is the holder of 188,980 Shares, re limited liability company ("Ce 1 Shares, Cerberus America Serie ity company ("Cerberus America Or us America Series Two Holdings, I erus America Two"), is the hold ses sole power to vote and direct us, International, Cerberus Seri a One and Cerberus America Two. es of Reg. Section 240.13d-3, St 472,844 Shares, or 7.5% of the Sh	imited partnership ("Cerberus"), is the stock, par value \$0.01 per share (the engs, Inc., a Delaware corporation (the , a corporation organized under the laws the holder of 697,741 Shares, Cerberus ited liability company ("Cerberus Series Cerberus Series Three Holdings, LLC, a erberus Series Three"), is the holder of es One Holdings, LLC, a Delaware limited he"), is the holder of 31,385 Shares, and LC, a Delaware limited liability company her of 45,834 Shares. Stephen Feinberg the disposition of all Shares held by es Two, Cerberus Series Three, Cerberus Thus, as of January 10, 2006, for the ephen Feinberg is deemed to beneficially hares deemed issued and outstanding as of			

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 is hereby amended by adding the following after the last paragraph thereof:

Pursuant to the Plan of Reorganization, on November 1, 2005, Cerberus received, for itself and on behalf of the other Cerberus Entities, an interim distribution of 844 Shares. In addition to the Shares distributed to Cerberus on behalf of itself and the other Cerberus Entities on November 1, 2005 pursuant to the Plan of Reorganization, each of the Cerberus Entities purchased Shares in ordinary brokerage transactions from October 13, 2005 through and including January 10, 2006. Such ordinary brokerage transactions that occurred during the sixty days on or prior to January 10, 2006 are described in more detail in Item 5 below. All funds used to purchase Shares on behalf of Cerberus, International, Cerberus Series Two, Cerberus Series Three, Cerberus, International, Cerberus Series Two, Cerberus Series Three, Cerberus, International, Cerberus Series Two, Cerberus Series Three, Cerberus, International, Two, respectively.

Item 5. Interest in Securities of the Issuer.

Item 5 is hereby amended by deleting Item 5 in its entirety and by substituting the following in lieu thereof:

Based upon information set forth in the Company's Definitive Proxy Statement on Schedule 14A as filed with the Securities and Exchange Commission on May 25, 2006, there were 19,966,134 Shares issued and outstanding as of May 4, 2006. As of January 10, 2006, Cerberus was the holder of 218,363 Shares, International was the holder of 697,741 Shares, Cerberus Series Two was the holder of 188,980 Shares, Cerberus Series Three was the holder of 290,541 Shares, Cerberus America One was the holder of 31,385 Shares and Cerberus America Two was the holder of 45,834 Shares. Stephen Feinberg possesses sole power to vote and direct the disposition of all Shares held by Cerberus, International, Cerberus Series Two, Cerberus Series Three, Cerberus America One and Cerberus America Two. Thus, as of January 10, 2006, for the purposes of Reg. Section 240.13d-3, Mr. Feinberg is deemed to beneficially own 1,472,844 Shares, or 7.5% of the Shares deemed issued and outstanding as of that date.

The following tables detail the transactions during the sixty days on or prior to January 10, 2006 in Shares, or securities convertible into, exercisable for or exchangeable for Shares, by Mr. Feinberg or any other person or entity controlled by him or any person or entity for which he possesses voting or investment control over the securities thereof (each of which were effected in an ordinary brokerage transaction):

I. Cerberus

(Purchases)

Quantity

Date

Price

January 10, 2006	40,000	\$43.5978		
(Sales)				
	NONE			
II. International				
(Purchases)				
Date	Quantity	Price		
January 10, 2006	129,500	\$43.5978		
	(Sales)			
	NONE			
	III. Cerberus Series Two			
(Purchases)				
Date	Quantity	Price		
January 10, 2006	35,000	\$43.5978		
	(Sales)			
	NONE			
	IV. Cerberus Series Three			
(Purchases)				
Date	Quantity	Price		
January 10, 2006	53,000	\$43.5978		

(Sales)

NONE

	V. Cerberus America One			
(Purchases)				
Date	Quantity	Price		
January 10, 2006	6,000	\$43.5978		
	(Sales)			
	NONE			
	VI. Cerberus America Two			
	(Purchases)			
Date	Quantity	Price		
January 10, 2006	8,500	\$43.5978		
	(Sales)			
	NONE			

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

August 10, 2006

/s/ Stephen Feinberg

Stephen Feinberg, on behalf of Cerberus Associates, L.L.C., the general partner of Cerberus Partners, L.P., and Cerberus International, Ltd., Cerberus Series Two Holdings, LLC, Cerberus Series Three Holdings, LLC, Cerberus America Series One Holdings, LLC and Cerberus America Series Two Holdings, LLC

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001).