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OMB Number: 3235-0145

Expires: December 31, 2005

Estimated average burden hours per response...15

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 3)\*

# **AMR Corporation**

(Name of Issuer)

#### Common Stock, \$1 Par Value

(Title of Class of Securities)

001765106

(CUSIP Number)

Donald L. Braun Hall Phoenix/Inwood, Ltd. 6801 Gaylord Parkway Frisco, Texas 75034

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

July 7, 2005

(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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

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

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).

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

<sup>\*</sup> 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.

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Schedule of Transactions in Common Stock

Schedule 13D Joint Filing Agreement

CUSIP N	0.		
1.			Reporting Person: I.R.S. Identification Nos. of above persons (entities only): penix/Inwood, Ltd.
2.	Che (a) (b)	0	ne Appropriate Box if a Member of a Group (See Instructions):
3.	SEC	C Us	e Only:
4.	Sou WC		of Funds (See Instructions):
5.	Che	ck if	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o
6.	Citi Tex		hip or Place of Organization:
		7.	Sole Voting Power: 12,400,0001
Number Share Benefici Owned	s ally	8.	Shared Voting Power: 0
Each Reporti Person V	ng	9.	Sole Dispositive Power: 12,400,0001
		10.	Shared Dispositive Power: 0
11.		greg <i>a</i> 400,0	tte Amount Beneficially Owned by Each Reporting Person: 1001
12.	Che o	ck if	the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions):
13.	Pero 7.68		of Class Represented by Amount in Row (11):
14.	Typ PN	e of	Reporting Person (See Instructions):
1 Rep	resen	ts sh	ares owned directly by Hall Phoenix/Inwood, Ltd.
2 Assi for t	umes he qu	a tot iartei	al of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q ended March 31, 2005.

CUSIP No.

			f Reporting Person: I.R.S. Identification Nos. of above persons (entities only): /Inwood Corporation
2.	Chec	k th	ne Appropriate Box if a Member of a Group (See Instructions):
	(a)	0	
	(b)	0	
3.	SEC	Use	e Only:
	Sour AF	ce o	of Funds (See Instructions):
5.	Cheo	ck if	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o
	Citiz Texa		hip or Place of Organization:
		7.	Sole Voting Power: 0
Number of Shares Beneficial Owned b	lly	8.	Shared Voting Power:
Each Reportin Person W	g	9.	Sole Dispositive Power:
		10.	Shared Dispositive Power: 12,400,000 <sup>1</sup>
	Aggi 12,4		ate Amount Beneficially Owned by Each Reporting Person: 10001
	Cheo o	ck if	the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions):
	Perc 7.68		of Class Represented by Amount in Row (11):
	Туре СО	of l	Reporting Person (See Instructions):
Repre	esent	s sha	ares owned directly by Hall Phoenix/Inwood, Ltd. The sole general partner of Hall Phoenix/Inwood, Ltd. is Phoenix/Inwood Corporation
			ral of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q rended March 31, 2005.

CUSIP No			
1.			f Reporting Person: I.R.S. Identification Nos. of above persons (entities only): Pinancial Services, LP
	Che		ne Appropriate Box if a Member of a Group (See Instructions):
	(b)		
3.	SEC	Use	e Only:
	Soui AF	rce c	of Funds (See Instructions):
5.	Che	ck if	Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o
	Citiz Dela		hip or Place of Organization: re
		7.	Sole Voting Power:
Number of Shares Beneficia Owned b	lly	8.	Shared Voting Power: 0
Each Reportin Person W	ıg	9.	Sole Dispositive Power: 0
		10.	Shared Dispositive Power: 12,400,000 <sup>1</sup>
	Agg 12,4		ate Amount Beneficially Owned by Each Reporting Person: 10001
12.	Che o	ck if	the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions):
	Perc 7.68		of Class Represented by Amount in Row (11):
	Type	e of	Reporting Person (See Instructions):

- Represents shares owned directly by Hall Phoenix/Inwood, Ltd. The sole general partner of Hall Phoenix/Inwood, Ltd. is Phoenix/Inwood Corporation. The sole stockholder of Phoenix/Inwood Corporation is Search Financial Services, LP.
- Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

CUSIP No	ο.			
1.			f Reporting Person: arch GP, LLC	I.R.S. Identification Nos. of above persons (entities only):
2.	Che (a) (b)	0	he Appropriate Box if a Member o	a Group (See Instructions):
3.	SEC	C Us	se Only:	
4.	Sou AF	irce (	of Funds (See Instructions):	
5.	Che	ck if	f Disclosure of Legal Proceedings	s Required Pursuant to Items 2(d) or 2(e): o
6.		zens awar	ship or Place of Organization: re	
		7.	Sole Voting Power:	
Number Shares Beneficia Owned	s ally	8.	Shared Voting Power:	
Each Reporting Person W	ng	9.	Sole Dispositive Power:	
		10.	Shared Dispositive Power: 12,400,000 <sup>1</sup>	
11.			ate Amount Beneficially Owned by	Each Reporting Person:
12.	Che	ck if	f the Aggregate Amount in Row (1	1) Excludes Certain Shares (See Instructions):
13.	Per 7.68		of Class Represented by Amount i	ı Row (11):
14.	Тур		Reporting Person (See Instruction	):
Sear	ch Fi	nanc		ix/Inwood, Ltd. Phoenix/Inwood Corporation is the sole general partner of Hall Phoenix/Inwood, Ltd. older of Phoenix/Inwood Corporation. Hall Search GP, LLC is the sole general partner of Search

for the quarter ended March 31, 2005.

Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q

CUSIP N	lo.			
1.		me o	f Reporting Person: all	I.R.S. Identification Nos. of above persons (entities only):
2.	(a) (b)	0	he Appropriate Box if a Member	of a Group (See Instructions):
3.	SE	C Us	e Only:	
4.	Sou AF		of Funds (See Instructions):	
5.	Ch	eck i	f Disclosure of Legal Proceeding	gs Is Required Pursuant to Items 2(d) or 2(e): o
6.			hip or Place of Organization: States	
		7.	Sole Voting Power:	
Numbe Share Benefic	es ially	8.	Shared Voting Power:	
Owned Each Report Person V	n ing	9.	Sole Dispositive Power:	
		10.	Shared Dispositive Power: 12,400,000 <sup>1</sup>	
11.		grega 400,0	ate Amount Beneficially Owned	by Each Reporting Person:
12.	. Ch		f the Aggregate Amount in Row	(11) Excludes Certain Shares (See Instructions):
13.		cent 8%2	of Class Represented by Amour	t in Row (11):
14	. Ty <sub>l</sub> IN	pe of	Reporting Person (See Instruction	ons):
Sea	rch F	inanc	cial Services, LP is the sole stocl	enix/Inwood, Ltd. Phoenix/Inwood Corporation is the sole general partner of Hall Phoenix/Inwood, Ltd. kholder of Phoenix/Inwood Corporation. Hall Search GP, LLC is the sole general partner of Search manager and sole member of Hall Search GP, LLC.
2 Ass	umes	a tot		nding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q

indirectly hold or share those powers with respect to the shares held by Ms. Hall and Ms. Cain.

Mr. Hall specifically disclaims ownership in the following shares: (i) 50,000 shares purchased on July 5, 2005 and held separately by Kathryn Hall, Mr. Hall's wife, and (ii) 540 shares purchased on July 6, 2005 and held separately by Jennifer Cain, Mr. Hall's step-daughter. Ms. Hall and Ms. Cain solely and independently posses the voting power and the investment power with respect to their respective shares, and Mr. Hall does not directly or



#### **AMENDMENT NO. 3 TO SCHEDULE 13D**

This Amendment No. 3 to Schedule 13D (the "*Amendment No. 3*") relating to the Common Stock, \$1.00 par value, of AMR Corporation, a Delaware corporation, amends and supplements Amendment No. 2 to Schedule 13D filed with the Securities and Exchange Commission ("*SEC*") on June 23, 2005. This Amendment No. 3 hereby amends and restates the information in the Amendment No. 2 to Schedule 13D in its entirety.

#### Item 1. Security and Issuer

The class of equity securities to which this Schedule 13D relates is the Common Stock, \$1.00 par value (the "*Common Stock*"), of AMR Corporation, a Delaware corporation (the "*Issuer*"). The principal executive offices of the Issuer are located at 4333 Amon Carter Blvd., Fort Worth, Texas 76155.

#### Item 2. Identity and Background

### 1. Hall Phoenix/Inwood, Ltd.

- (a) (b) and (f) Hall Phoenix/Inwood, Ltd. is a Texas limited partnership. Its principal office is at 6801 Gaylord Parkway, Suite 100, Frisco, Texas, 75034. The General Partner of Hall Phoenix/Inwood, Ltd. is Phoenix/Inwood Corporation.
  - (c) The principal business of Hall Phoenix/Inwood, Ltd. is to invest in public and private investment opportunities.
- **(d) and (e)** To the best knowledge of Hall Phoenix/Inwood, Ltd., none of the entities or persons identified in this Item 2 has, during the past five years, been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

#### 2. Phoenix/Inwood Corporation

(a) (b) and (f) Phoenix/Inwood Corporation is a Texas corporation. Its principal office is at 6801 Gaylord Parkway, Suite 100, Frisco, Texas, 75034.

The names of the executive officers and directors of Phoenix/Inwood Corporation, their addresses, citizenship and principal occupations are as follows:

Name and Office Held	Business Address	Citizenship	Principal Occupation or Employment	
Donald L. Braun,	6801 Gaylord Parkway	United States	President of Hall Financial	
President, Treasurer and	Suite 100		Group GP, Inc.	
Director	Frisco, Texas 75034			
Mark Depker,	6801 Gaylord Parkway	United States	Executive Vice President of	
Executive Vice President	Suite 100		Hall Financial Group GP, Inc.	
	Frisco, Texas 75034			
Larry E. Levey	6801 Gaylord Parkway	United States	Executive Vice President of	
Executive Vice President, and	Suite 100		Hall Financial Group GP, Inc.	
Secretary	Frisco, Texas 75034			

Mike Jaynes	6801 Gaylord Parkway	United States	Senior Vice President of Hall
Senior Vice President	Suite 100		Financial Group GP, Inc.
	Frisco, Texas 75034		
Mark LaCourse	6801 Gaylord Parkway	United States	Senior Vice President of Hall
Senior Vice President	Suite 100		Financial Group GP, Inc.
	Frisco, Texas 75034		
Craig Hall	6801 Gaylord Parkway	United States	Chairman of Hall Financial Group
Director	Suite 100		GP, Inc.
	Frisco, Texas 75034		

- (c) The principal business of Phoenix/Inwood Corporation is to serve as General Partner of affiliated entities.
- **(d) and (e)** To the best knowledge of Phoenix/Inwood Corporation, none of the entities or persons identified in this Item 2 has, during the past five years, been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

#### 3. Search Financial Services, LP

- (a) (b) and (f) Search Financial Services, LP is a Delaware limited partnership. Its principal office is at 6801 Gaylord Parkway, Suite 100, Frisco, Texas, 75034. The sole General Partner of Search Financial Services, LP is Hall Search GP, LLC.
  - (c) The principal business of Search Financial Services, LP is to provide asset management and financial management services to affiliated businesses.
- **(d) and (e)** To the best knowledge of Search Financial Services, LP, none of the entities or persons identified in this Item 2 has, during the past five years, been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

#### 4. Hall Search GP, LLC

- (a) (b) and (f) Hall Search GP, LLC is a Delaware limited liability company. Its principal office is at 6801 Gaylord Parkway, Suite 100, Frisco, Texas, 75034. The sole manager and sole member of Hall Search GP, LLC is Craig Hall.
  - (c) The principal business of Hall Search GP, LLC is to serve as General Partner of Search Financial Services, LP.

Name and Office Held	Business Address	Citizenship	Principal Occupation or
			Employment
Donald L Braun,	6801 Gaylord Parkway	United States	President of Hall Financial
President, Treasurer and	Suite 100		Group GP, Inc.
Director	Frisco, Texas 75034		

Mark Depker,	6801 Gaylord Parkway	United States	Executive Vice President of Hall
Executive Vice President	Suite 100		Financial Group GP, Inc.
	Frisco, Texas 75034		
Larry E. Levey	6801 Gaylord Parkway	United States	Executive Vice President of Hall
Executive Vice President, and	Suite 100		Financial Group GP, Inc.
Secretary	Frisco, Texas 75034		
Janet Roznowski	32600 Five Mile Road	United States	Vice President of Hall Financial
Vice President	Livonia, MI 48154		Group GP, Inc.
Keith Taylor	6801 Gaylord Parkway	United States	Controller of Hall Financial
Treasurer	Suite 100		Group GP, Inc.
	Frisco, Texas 75034		
Craig Hall	6801 Gaylord Parkway	United States	Chairman of Hall Financial Group
Director	Suite 100		GP, Inc.
	Frisco, Texas 75034		

**(d) and (e)** To the best knowledge of Hall Search GP, LLC, none of the entities or persons identified in this Item 2 has, during the past five years, been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

# 5. Craig Hall

- (a) (b) and (f) Craig Hall is United States citizen whose business address is 6801 Gaylord Parkway, Suite 100, Frisco, Texas, 75034.
- (c) Mr. Hall is principally employed as Chairman of Hall Financial Group GP, Inc.
- **(d) and (e)** To the best of Craig Hall's knowledge, none of the entities or persons identified in this Item 2 has, during the past five years, been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

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

The aggregate purchase price of the 12,400,000 shares of Common Stock was \$111,608,662.28. The source of funds for the purchases of Common Stock was the working capital of Hall Phoenix/Inwood, Ltd. Certain of the shares of Common Stock were purchased through margin accounts maintained with Wells Fargo Brokerage Services, LLC and Bear Stearns, which may extend margin credit to Hall Phoenix/Inwood, Ltd. or persons under its investment discretion as and when required to open or carry positions in these margin accounts, subject to applicable Federal margin regulations, stock exchange rules and its credit policies.

#### Item 4. Purpose of Transaction.

The purpose of the purchase of the Common Stock by Hall Phoenix/Inwood, Ltd. was to acquire the securities for investment purposes. Hall Phoenix/Inwood, Ltd., or any of the parties listed in Item 2, depending upon market conditions and other factors, in the future may acquire additional shares of Common Stock or dispose in the

open market or in private transactions all or a portion of the Common Stock which Hall Phoenix/Inwood, Ltd., or any of the parties listed in Item 2, now owns or hereafter may acquire.

Hall Phoenix/Inwood, Ltd. and the parties listed in Item 2 have no present plans or proposals that relate to, or would result in, an extraordinary corporate transaction involving the Issuer or any of its subsidiaries, a sale or transfer of any of the Issuer's assets, a change in the present Board of Directors or management of the Issuer, a change in the present capitalization or dividend policy of the Issuer, any other material change in the Issuer's business or corporate structure, changes in the Issuer's charter or bylaws or with respect to the delisting or deregistration of any of the Issuer's securities. However, at some time in the future, Hall Phoenix/Inwood, Ltd., or any of the parties listed in Item 2, may decide that it is desirable to engage in or participate in any of the aforementioned transactions or to seek to acquire the Issuer or seek to control or otherwise influence the management and policies of the Issuer or engage in any transactions having the same purpose or effect.

#### Item 5. Interest in Securities of the Issuer

(a) and (b) The following includes information regarding the interest in securities of the Issuer held by the reporting persons.

#### 1. Hall Phoenix/Inwood, Ltd.

(a)	Amount benefic	12,400,0001			
(b)	Percentage of class:				
(c)	Number of shares as to which such person has:				
	(i)	sole power to vote or to direct the vote:	12,400,0001		
	(ii) shared power to vote or to direct the vote:		0		
	(iii)	sole power to dispose or direct the disposition of:	12,400,0001		
	(iv)	shared power to dispose or direct the disposition of:	0		

Represents shares held directly by Hall Phoenix/Inwood, Ltd.

#### 2. Phoenix/Inwood Corporation

(a)	Amount benefic	12,400,0001	
(b)	Percentage of class:		
(c)	Number of share (i) (ii)	s as to which such person has: sole power to vote or to direct the vote: shared power to vote or to direct the vote:	0
	(iii) (iv)	sole power to dispose or direct the disposition of: shared power to dispose or direct the disposition of:	0 12,400,000 <sup>1</sup>
	()	- · · · · · · · · · · · · · · · · · · ·	_,,

Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

(b)

- 1 Represents shares held directly by Hall Phoenix/Inwood, Ltd. The sole general partner of Hall Phoenix/Inwood, Ltd. is Phoenix/Inwood Corporation.
- Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

#### 3. Search Financial Services, LP

Percentage of class:

(a) Amount beneficially owned: 12,400,0001

(c) Number of shares as to which such person has:

(i) sole power to vote or to direct the vote:

12,400,000

(ii) shared power to vote or to direct the vote:

0

7.68%2

(iii) sole power to dispose or direct the disposition of:

12,400,0001

(iv) shared power to dispose or direct the disposition of:

. .

- Represents shares held directly by Hall Phoenix/Inwood, Ltd. Phoenix/Inwood Corporation is the sole general partner of Hall Phoenix/Inwood, Ltd. Search Financial Services, LP is the sole stockholder of Phoenix/Inwood Corporation.
- Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

### 4. Hall Search GP, LLC

(b)

(a) Amount beneficially owned: 12,400,000<sup>1</sup>

(c) Number of shares as to which such person has:

Percentage of class:

(i) sole power to vote or to direct the vote:

7.68%2

(ii) shared power to vote or to direct the vote:

0

0

(iii) sole power to dispose or direct the disposition of:

0

(iv) shared power to dispose or direct the disposition of:

12.400.0001

#### 5. Craig Hall

(a) Amount beneficially owned: 12,400,0001

(b) Percentage of class: 7.68%<sup>2</sup>

Represents shares held directly by Hall Phoenix/Inwood, Ltd. Phoenix/Inwood Corporation is the sole general partner of Hall Phoenix/Inwood, Ltd. Search Financial Services, LP is the sole stockholder of Phoenix/Inwood Corporation. Hall Search GP, LLC is the sole general partner of Search Financial Services, LP.

Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

- (c) Number of shares as to which such person has:
  - (i) sole power to vote or to direct the vote:

0

(ii) shared power to vote or to direct the vote:

0

(iii) sole power to dispose or direct the disposition of:

0

(iv) shared power to dispose or direct the disposition of:

12,400,0001

#### Item 6. Contract, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Except as set forth herein or in the Exhibits filed herewith, there are no contracts, arrangements, understanding or relationships of the type required to be disclosed in response to Item 6 of Schedule 13D of the Act with respect to the Common Stock owned by the reporting persons.

#### Item 7. Material to be Filed as Exhibits.

- 7.1 Schedule of transactions in Common Stock
- 7.2 Schedule 13D Joint Filing Agreement

Represents shares held directly by Hall Phoenix/Inwood, Ltd. Phoenix/Inwood Corporation is the sole general partner of Hall Phoenix/Inwood, Ltd. Search Financial Services, LP is the sole stockholder of Phoenix/Inwood Corporation. Hall Search GP, LLC is the sole general partner of Search Financial Services, LP. Craig Hall is the sole manager and sole member of Hall Search GP, LLC.

Assumes a total of 161,390,494 shares outstanding based on the amount reported in AMR Corporation's most recent Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

<sup>(</sup>c) Attached as Exhibit 7.1 is a schedule of transactions in Common Stock by Hall Phoenix/Inwood, Ltd., which is the only filer that directly holds Common Stock.

#### **SIGNATURES**

After reasonable inquiry and to the best of the undersigned's knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

July 8, 2005

HALL PHOENIX/INWOOD, LTD.

By: Phoenix/Inwood Corporation, its General Partner

By: /s/ Donald L. Braun

Donald L. Braun, President

PHOENIX/INWOOD CORPORATION

By: /s/ Donald L. Braun

Donald L. Braun, President

SEARCH FINANCIAL SERVICES, LP

By: Hall Search GP, LLC, its General Partner

By: /s/ Donald L. Braun

Donald L. Braun, President/Treasurer

HALL SEARCH GP, LLC

By: /s/ Donald L. Braun

Donald L. Braun, President/Treasurer

/s/ Craig Hall

CRAIG HALL

# EXHIBIT INDEX

- 7.1\* Schedule of Transactions in Common Stock
- 7.2\* Schedule 13D Joint Filing Agreement

\* Filed herewith

# EXHIBIT 7.1

# TRANSACTIONS IN COMMON STOCK

Hall Phoenix/Inwood, Ltd.
AMR Corporation Common Stock

Trade <u>Date</u>	Settle <u>Date</u>	Quantity	Price/ <u>Share</u>	How <u>Purchased</u>
10/20/2004	10/25/2004	100,000	\$ 6.54	Open Market
10/21/2005	10/26/2004	100,000	\$ 6.64	Open Market
10/22/2004	10/27/2004	300,000	\$ 6.62	Open Market
10/25/2004	10/28/2004	16,500	\$ 7.04	Open Market
11/3/2004	11/8/2004	100,000	\$ 8.09	Open Market
11/22/2004	11/26/2004	83,500	\$ 8.73	Open Market
11/29/2004	12/2/2004	65,000	\$ 9.01	Open Market
12/13/2004	12/16/2004	35,000	\$ 10.23	Open Market
				Open
12/21/2004	12/27/2004	44,300	\$ 9.96	Market Open
12/21/2004	12/27/2004	66,400	\$ 10.01	Market Open
1/6/2005	1/11/2005	80,000	\$ 8.73	Market Open
1/7/2005	1/12/2005	250,000	\$ 8.94	Market
1/10/2005	1/13/2005	500,000	\$ 8.78	Open Market
1/11/2005	1/14/2005	500,000	\$ 8.81	Open Market
1/12/2005	1/18/2005	750,000	\$ 8.56	Open Market
1/13/2005	1/19/2005	927,000	\$ 8.50	Open Market
1/14/2005	1/20/2005	588,100	\$ 8.63	Open Market
1/18/2005	1/21/2005	500,000	\$ 8.80	Open Market
1/19/2005	1/24/2005	200,000	\$ 8.76	Open Market
1/20/2005	1/25/2005	107,400	\$ 8.68	Open Market
1/21/2005	1/26/2005	1,000,000	\$ 8.46	Open Market
				Open
1/24/2005	1/27/2005	1,282,700	\$ 8.03	Market Open
1/25/2005	1/28/2005	400,000	\$ 8.29	Market
3/3/2005	3/8/2005	657,000	\$ 8.52	Open Market
3/23/2005	3/28/2005	50,000	\$ 9.84	Open Market
3/29/2005	4/1/2005	3,200	\$ 9.65	Open Market
3/31/2005	4/5/2005	100,000	\$ 10.81	Open Market
4/1/2005	4/6/2005	200,000	\$ 10.55	Open Market
4/5/2005	4/8/2005	100,000	\$ 11.19	Open Market
4/6/2005	4/11/2005	100,000	\$ 11.12	Open Market
4/8/2005	4/13/2005	100,000	\$ 11.46	Open Market
				Open
4/19/2005	4/22/2005	100,000	\$ 10.13	Market

. (n.n. (n.n.n.	4/0=/000=	200.000		
4/22/2005	4/27/2005	300,000	\$ 10.25	Open
				Market
	. / P.O. / P.O. =			Open
4/25/2005	4/28/2005	56,900	\$ 10.21	Market
4/05/0005	E /0 /000 E	100.000	ф. 40.0 <del>П</del>	Open
4/27/2005	5/2/2005	100,000	\$ 10.07	Market
4/00/000	E /D /O O O E	450,000	<b>4.000</b>	Open
4/28/2005	5/3/2005	150,000	\$ 10.22	Market
. / n n / n n n n =				Open
4/29/2005	5/4/2005	237,000	\$ 9.94	Market
E (0 (00 0 E	E /E /000E	40.000	<b>4.10.00</b>	Open
5/2/2005	5/5/2005	40,000	\$ 10.28	Market
E /4.0 /0.00E	E /4 E /0.00E	450,000	<b>#</b> 40.00	Open
5/12/2005	5/15/2005	150,000	\$ 10.96	Market
6/45/0005	G (DD (DDD)	4 000 000	A 10 55	Open
6/17/2005	6/22/2005	1,000,000	\$ 12.77	Market
C IDO IDOOF	C 122 12005	244 500	ф. 10 <del>П</del> П	Open
6/20/2005	6/23/2005	211,700	\$ 12.77	Market
G/D4/D005	G /D 4 /D 0 0 5	00.000	d 10.00	Open
6/21/2005	6/24/2005	80,000	\$ 13.02	Market
	0.00	0.00		Open
6/22/2005	6/27/2005	268,300	\$ 13.11	Market
- (- (0.0.0	-40,000-	400.000	<b>. .</b>	Open
7/7/2005	7/12/2005	400,000	\$ 11.73	Market
		12,400,000		

#### EXHIBIT 7.2

#### SCHEDULE 13D JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13D (including amendments thereto) with respect to 12,400,000 shares of Common Stock, of AMR Corporation and further agree that this Joint Filing Agreement shall be included as an exhibit to such joint filings.

The undersigned further agree that each party hereto is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein; provided, however, that no party is responsible for the completeness or accuracy of the information concerning any other party making the filing, unless such party knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the parties have executed this Joint Filing Agreement on July 8, 2005.

HALL PHOENIX/INWOOD, LTD.

By: Phoenix/Inwood Corporation, its General Partner

By: /s/ Donald L. Braun

Donald L. Braun, President

PHOENIX/INWOOD CORPORATION

By: /s/ Donald L. Braun

Donald L. Braun, President

SEARCH FINANCIAL SERVICES, LP

By: Hall Search GP, LLC, its General Partner

By: /s/ Donald L. Braun

Donald L. Braun, President/Treasurer

HALL SEARCH GP, LLC

By: /s/ Donald L. Braun

Donald L. Braun, President/Treasurer

/s/ Craig Hall

**CRAIG HALL**