

SO ORDERED: June 15, 2006.

Basil H. Lorch III

**United States Bankruptcy Judge** 

## IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

In re: \$ Chapter 11

ATA Holdings Corp., et al., 1 \$ Case No. 04-19866-BHL-11

\$ (Jointly Administered)

## ORDER GRANTING FINAL APPLICATION OF RYAN & COMPANY, INC. FOR COMPENSATION ALLOWANCE AS FEDERAL AND STATE MOTOR FUELS AND EXCISE TAX CONSULTANTS

Before the Court is RYAN & COMPANY, INC.'s ("Ryan & Co.") Final Application

(the "Final Application") for Compensation Allowance as Federal and State Motor Fuels and

ORDER GRANTING FINAL APPLICATION OF RYAN & COMPANY, INC. FOR INTERIM COMPENSATION ALLOWANCE AS FEDERAL AND STATE MOTOR FUELS AND EXCISE TAX CONSULTANTS – Page 1

<sup>&</sup>lt;sup>1</sup> The Debtors are the following entities: ATA Holdings Corp. (04-19866), ATA Airlines, Inc. (04-19868), Ambassadair Travel Club, Inc. (04-19869), ATA Leisure Corp. (04-19870), Amber Travel, Inc. (04-19871), American Trans Air Execujet, Inc. (04-19872), ATA Cargo, Inc. (04-19873), and Chicago Express Airlines, Inc. (04-19874).

Excise Tax Consultants. Having considered the Final Application and support therefore and opposition thereto, if any, the Court is of the opinion that it should be granted.

Accordingly, it is ORDERED as follows:

- 1. The Application is GRANTED in all respects.
- 2. The Court approves and allows final compensation to Ryan & Co. for all fees for the period ending February 28, 2006 in the total amount of \$225,248.13.
- 3. All fees and expenses allowed by this Court herein are allowed as an administrative expense and given priority.

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## **REQUESTED BY:**

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