Fly Leasing Ltd Form SC 13G/A February 15, 2019

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 3)*

FLY LEASING LIMITED

(Name of Issuer)

American Depositary Shares,

each representing one Common Share, par value \$0.001 per share

(Title of Class of Securities)

05614P 101

(CUSIP Number)

December 31, 2018

(Date of Event Which Requires Filing of This Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

Rule 13d-1(b)
Rule 13d-1(c)
Rule 13d-1(d)

The information required in 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).

^{*} 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 the disclosures provided in a prior cover page.

- 1 NAMES OF REPORTING PERSONS
 - Onex Corporation
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)
 - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Ontario, Canada

5 SOLE VOTING POWER

NUMBER OF

SHARES 0

6 SHARED VOTING POWER

BENEFICIALLY

OWNED BY

3,094,399

EACH 7 SOLE DISPOSITIVE POWER

REPORTING

PERSON

8 SHARED DISPOSITIVE POWER

WITH

3,094,399

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

3,094,399

10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 9.5%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

- 1 NAMES OF REPORTING PERSONS Onex Partners III GP LP 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) (a) SEC USE ONLY 3 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 1,806,537 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER WITH 1,806,537
- 1,806,537
 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 5.6%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

1	NAMES OF REPORTING PERSONS			
2	Onex Partners GP Inc. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware	5	SOLE VOTING POWER	
S	MBER OF HARES EFICIALLY	6	0 SHARED VOTING POWER	
	/NED BY EACH	7	1,806,537 SOLE DISPOSITIVE POWER	
P	PORTING ERSON WITH	8	0 SHARED DISPOSITIVE POWER	
9	AGGREGA	ATE A	1,806,537 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10	1,806,537 CHECK IF		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE	

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 5.6%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO

1	NAMES OF REPORTING PERSONS				
2	Onex US Principals LP CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)				
3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Delaware	5	SOLE VOTING POWER		
NUI	MBER OF				
S	HARES	6	0 SHARED VOTING POWER		
BENE	EFICIALLY				
OW	NED BY		5,241		
]	EACH	7	SOLE DISPOSITIVE POWER		
REI	PORTING				
P	ERSON	8	0 SHARED DISPOSITIVE POWER		
	WITH				
5,241 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
10	5,241 CHECK IF		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE		

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

1	NAMES OF REPORTING PERSONS			
2	Onex American Holdings GP LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware	5	SOLE VOTING POWER	
NUI	MBER OF			
S	HARES	6	0 SHARED VOTING POWER	
BENI	EFICIALLY			
OW	NED BY		5,241	
	EACH	7	SOLE DISPOSITIVE POWER	
REI	PORTING			
P	ERSON	8	0 SHARED DISPOSITIVE POWER	
	WITH			
9	AGGREGA	TE A	5,241 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10	5,241 CHECK IF		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE	

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

00

1	NAMES OF REPORTING PERSONS			
2	Onex American Holdings II LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware	5	SOLE VOTING POWER	
NUI	MBER OF			
S	HARES	6	0 SHARED VOTING POWER	
BENI	EFICIALLY			
OW	NED BY		5,241	
	EACH	7	SOLE DISPOSITIVE POWER	
REI	PORTING			
P	ERSON	8	0 SHARED DISPOSITIVE POWER	
	WITH			
9	AGGREGA	ATE A	5,241 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10	5,241 CHECK IF	10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE		

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

00

1	NAMES OF REPORTING PERSONS			
2	Onex Partners III PV LP CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware	5	SOLE VOTING POWER	
NUN	MBER OF			
SI	HARES	6	0 SHARED VOTING POWER	
BENE	FICIALLY			
	NED BY	7	21,746 SOLE DISPOSITIVE POWER	
	PORTING ERSON	8	0 SHARED DISPOSITIVE POWER	
•	WITH			
9	AGGREGA	TE Al	21,746 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10	21,746 CHECK IF		AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE	

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 0.1%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

1 NAMES OF REPORTING PERSONS Onex Partners III Select LP 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) (a) 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 5,517 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER WITH 5,517 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,517 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

- 1 NAMES OF REPORTING PERSONS Onex Partners III LP 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) (a) SEC USE ONLY 3 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 1,715,470 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER
 - 1,715,470

WITH

- 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
- 1,715,470
 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 5.3%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

1 NAMES OF REPORTING PERSONS Meridian Aviation Partners Limited 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) (a) 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION Ireland 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 666,667 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER **WITH** 666,667 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 666,667 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

2.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

1	NAMES OF REPORTING PERSONS		
2	Onex ATR S.a.r.l. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)		
3	SEC USE O	NLY	
4	CITIZENSF	HIP OF	R PLACE OF ORGANIZATION
	Luxembourg	g 5	SOLE VOTING POWER
NUN	MBER OF		
SI	HARES	6	0 SHARED VOTING POWER
BENE	FICIALLY		
OW	NED BY		666,667
I	EACH	7	SOLE DISPOSITIVE POWER
REP	ORTING		
PI	ERSON	8	0 SHARED DISPOSITIVE POWER
•	WITH		
9	AGGREGA	TE Al	666,667 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	666,667 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)		

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 2.0%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

ATR Aviation Holdings I Corporation CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (b) (a) SEC USE ONLY 3 4 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 666,667 7 SOLE DISPOSITIVE POWER

666,667

8

EACH

REPORTING

PERSON

WITH

1

NAMES OF REPORTING PERSONS

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

SHARED DISPOSITIVE POWER

666,667

10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

2.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

1	NAMES OF REPORTING PERSONS			
2	Onex Partners III International LP CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)			
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Cayman Isla	ands 5	SOLE VOTING POWER	
NUN	MBER OF			
	HARES	6	0 SHARED VOTING POWER	
	FICIALLY			
	NED BY EACH	7	666,667 SOLE DISPOSITIVE POWER	
REP	PORTING			
PI	ERSON	8	0 SHARED DISPOSITIVE POWER	
•	WITH			
9	AGGREGA	TE A	666,667 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	666,667			

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

10

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

2.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN, FI

1	NAMES OF REPORTING PERSONS			
2		E APP	nternational GP LP PROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
3	SEC USE O	NLY		
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Cayman Isla	nds 5	SOLE VOTING POWER	
NUN	MBER OF			
SI	HARES	6	0 SHARED VOTING POWER	
BENE	FICIALLY			
OW	NED BY		666,667	
I	EACH	7	SOLE DISPOSITIVE POWER	
REP	PORTING			
PI	ERSON	8	0 SHARED DISPOSITIVE POWER	
•	WITH			
9	AGGREGA'	TE AN	666,667 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

666,667

INSTRUCTIONS)

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

2.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN, FI

1 NAMES OF REPORTING PERSONS Onex Partners III International GP LLC 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) (a) 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 666,667 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER **WITH** 666,667 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 666,667 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 2.0%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

00

1 NAMES OF REPORTING PERSONS Onex Partners Canadian GP Inc. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) 2 (b) (a) 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION Ontario, Canada 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY OWNED BY** 666,667 7 SOLE DISPOSITIVE POWER **EACH REPORTING PERSON** 8 SHARED DISPOSITIVE POWER WITH 666,667 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 666,667 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

2.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

- 1 NAMES OF REPORTING PERSONS
 - New PCo II Investments Ltd.
- 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)
 - (a) (b)
- 3 SEC USE ONLY
- 4 CITIZENSHIP OR PLACE OF ORGANIZATION

Ontario, Canada

5 SOLE VOTING POWER

NUMBER OF

SHARES 0

6 SHARED VOTING POWER

BENEFICIALLY

OWNED BY

15,744

EACH 7 SOLE DISPOSITIVE POWER

REPORTING

PERSON

8 SHARED DISPOSITIVE POWER

WITH

15,744

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

15,744

10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

0.0%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO, FI

CUSIP No. 05614P 101

1	NAMES OF REPORTING PERSONS				
2	Gerald W. Schwartz CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) (b)				
3	SEC USE ONLY				
4	4 CITIZENSHIP OR PLACE OF ORGANIZATION				
	Canada	5	SOLE VOTING POWER		
NUMBER OF SHARES BENEFICIALLY		6	0 SHARED VOTING POWER		
OWNED BY EACH		7	3,110,143 SOLE DISPOSITIVE POWER		
REPORTING PERSON WITH		8	0 SHARED DISPOSITIVE POWER		
9	AGGREGA	ATE A	3,110,143 MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
3,110,143 10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					

INSTRUCTIONS)

- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
 - 9.5%
- 12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

IN

19

This Amendment No. 3 to Schedule 13G (Amendment No. 3) relates to American Depository Shares, each representing one Common Share, par value \$0.001 per share (Common Stock) of Fly Leasing Limited, a Bermuda corporation (the Issuer), and amends and supplements the Schedule 13G previously filed by Onex Corporation and other reporting persons with the Securities and Exchange Commission (SEC) on January 9, 2013, as amended by Amendment No.1 filed on April 3, 2017, and Amendment No. 2 filed on February 13, 2018 (as so amended, the Schedule 13G).

This Amendment No. 3 amends the Schedule 13G, as set forth below.

Item 2(a). Name of Person Filing:

Item 2(a) is hereby amended and restated in its entirety as follows:

Onex Corporation, Onex Partners III GP LP, Onex Partners GP Inc., Onex US Principals LP, Onex American Holdings GP LLC, Onex American Holdings II LLC, Onex Partners III PV LP, Onex Partners III Select LP, Onex Partners III LP, New PCo II Investments Ltd., Meridian Aviation Partners Limited, Onex ATR S.a.r.l., ATR Aviation Holdings I Corporation, Onex Partners III International LP, Onex Partners III International GP LP, Onex Partners III International GP LC, Onex Partners Canadian GP Inc., and Gerald W. Schwartz (collectively, Reporting Persons) are filing this statement jointly, pursuant to the provisions of Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended. See Exhibit 99.1 for their Joint Filing Agreement.

Item 2(b). Address of Principal Business Office or, if None, Residence:

Item 2(b) is hereby amended and restated in its entirety as follows:

The address for the principal business office of each of Onex Corporation, New PCo II Investments Ltd., and Gerald W. Schwartz is:

161 Bay Street P.O. Box 700

Toronto, Ontario, Canada M5J 2S1

The address for the principal business office of each of Onex Partners III GP LP, Onex Partners GP Inc., Onex Partners III PV LP, Onex Partners III Select LP and Onex Partners III LP is:

712 Fifth Avenue

New York, New York 10019

The address for the principal business office of each of Onex US Principals LP, Onex American Holdings GP LLC and Onex American Holdings II LLC is:

165 W Center Street, Suite 401,

Marion, OH 43302

The address for the principal business office of Meridian Aviation Partners Limited is: c/o McCann FitzGerald, Solicitors, Riverside One, Sir John Rogerson s Quay, Dublin 2 Ireland.

The address for the principal business office of Onex ATR S.a.r.l. is: 6C, Rue Gabriel Lippmann, L5365 Munsbach, Luxembourg

The address for the principal business office of each of ATR Aviation Holdings I Corporation, Onex Partners III International LP, and Onex Partners III International GP LP is:

c/o Intertrust Corporate Services (Cayman) Limited

190 Elgin Avenue

George Town Grand Cayman

Cayman Islands KY1-9005

The address for the principal business office of Onex Partners III International GP LLC is: c/o Corporation Service Company, 711 Centerville Road, Suite 400, Wilmington, Delaware 19808.

The address for the principal business office of Onex Partners Canadian GP Inc. is: 161 Bay Street, Suite 4900, Toronto, Ontario M5J 2S1.

4. Ownership.

Item 4 is hereby amended and restated in its entirety as follows:

The information below is based on holdings as of December 31, 2018. The number of shares of Common Stock reported herein are held as American Depositary Shares.

(a) Amount beneficially owned:

Onex Corporation	3,094,399(1)
Onex Partners III GP LP	1,806,537(2)
Onex Partners GP Inc.	1,806,537(3)
Onex US Principals LP	5,241(4)
Onex American Holdings GP LLC	5,241 ⁽⁵⁾
Onex American Holdings II LLC	5,241(6)
Onex Partners III PV LP	$21,746^{(7)}$
Onex Partners III Select LP	5,517(8)
Onex Partners III LP	$1,715,470^{(9)}$
Meridian Aviation Partners Limited	666,667 ⁽¹⁰⁾
Onex ATR S.a.r.l.	666,667 ⁽¹¹⁾
ATR Aviation Holdings I Corporation	666,667 ⁽¹²⁾
Onex Partners III International LP	666,667 ⁽¹³⁾
Onex Partners III International GP LP	666,667 ⁽¹⁴⁾
Onex Partners III International GP LLC	666,667 ⁽¹⁵⁾
Onex Partners Canadian GP Inc.	666,667 ⁽¹⁶⁾
New PCo II Investments Ltd.	15,744 ⁽¹⁷⁾
Gerald W. Schwartz	3,110,143 ⁽¹⁸⁾

(1) Consists of the following: (i) 615,954 shares of Common Stock directly held by Onex Corporation (Onex); (ii) 63,804 shares of Common Stock directly held by Onex Partners III GP LP (OPGP); (iii) 5,241 shares of Common Stock directly held by Onex US Principals LP (Principals); (iv) 21,746 shares of Common Stock directly held by Onex Partners III PV LP (OPPV); (v) 5,517 shares of Common Stock directly held by Onex Partners III LP (OP III); and (vii) 666,667 shares of Common Stock directly held by Meridian Aviation Partners Limited (Meridian). Onex may be deemed to beneficially own the shares of Common Stock directly held by: (a) OPGP through its ownership of all of the common stock of Onex Partners GP Inc. (Onex GP Inc.), which is the general partner of OPGP; (b) Principals through its ownership of all of the equity of Onex American Holdings II LLC (OAH II), which owns all of the equity of Onex American Holdings GP LLC (OAH GP), which is the general partner of Principals; (c) OPPV, through its ownership of all of the common stock of Onex GP Inc., which is the general partner of OPGP, which is the general partner of OPPV, (d) OP Select, through its ownership of all of the

common stock of Onex GP Inc., which is the general partner of OPGP, which is the general partner of OP Select, (e) OP III, through its ownership of all of the common stock of Onex GP Inc., which is the general partner of OPGP, which is the general partner of OP III; and (f) Meridian, through its ownership of all of the common stock of Onex Partners Canadian GP Inc. (Onex Canadian), which owns all of the equity of Onex Partners III International GP LLC (OP International LLC), which is the general partner of Onex Partners III International GP LP (OP International GP), which is the general partner of Onex Partners III International LP (OP International LP), which owns 70% of the capital stock of ATR Aviation Holdings I Corporation (ATR), which owns all of the equity of Onex ATR S.a.r.l (Onex S.a.r.l.), which owns all of the equity of Meridian. Onex disclaims beneficial ownership of the Common Stock reported as beneficially owned by it herein except to the extent of its pecuniary interest therein.

- (2) Consists of the following: (i) 63,804 shares of Common Stock directly held by OPGP; (ii) 21,746 shares of Common Stock directly held by OPPV; (iii) 5,517 shares of Common Stock directly held by OP Select; and (iv) 1,715,470 shares of Common Stock directly held by OP III. OPGP, as the general partner of each of OPPV, OP Select and OP III, may be deemed to beneficially own the shares of Common Stock directly held by each of them.
- (3) All of the shares of Common Stock beneficially owned by OPGP may be deemed to be beneficially owned by Onex GP Inc., its general partner.
- (4) Consists of shares of Common Stock directly held by Principals.
- (5) All of the shares of Common Stock beneficially owned by Principals may be deemed to be beneficially owned by OAH GP, its general partner.
- (6) All of the shares of Common Stock beneficially owned by OAH GP may be deemed to be beneficially owned by OAH II, which owns all of the equity of OAH GP.
- (7) Consists of shares of Common Stock directly held by OPPV.
- (8) Consists of shares of Common Stock directly held by OP Select.
- (9) Consists of shares of Common Stock directly held by OP III.
- (10) Consists of shares of Common Stock directly held by Meridian.
- (11) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by Onex S.a.r.l., which owns all of the equity of Meridian.
- (12) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by ATR, which owns all of the equity of Onex S.a.r.l, which owns all of the equity of Meridian.
- (13) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by OP International LP, which owns 70% of the capital stock of ATR, which owns all of the equity of Onex S.a.r.l, which owns all of the equity of Meridian.
- (14) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by OP International GP, the general partner of OP International LP, which owns 70% of the capital stock of ATR, which owns all of the equity of Onex S.a.r.l, which owns all of the equity of Meridian.

- (15) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by OP International LLC, the general partner of OP International GP, which is the general partner of OP International LP, which owns 70% of the capital stock of ATR, which owns all of the equity of Onex S.a.r.l, which owns all of the equity of Meridian.
- (16) All of the shares of Common Stock beneficially owned by Meridian may be deemed to be beneficially owned by Onex Canadian, which owns all of the equity of OP International LLC, which is the general partner of OP International GP, which is the general partner of OP International LP, which owns 70% of the capital stock of ATR, which owns all of the equity of Onex S.a.r.l, which owns all of the equity of Meridian.
- (17) Consists of shares of Common Stock directly held by New PCo II Investments Ltd. (New PCo).
- (18) Consists of 15,744 shares of Common Stock directly held by New PCo, and all shares of Common Stock reported as beneficially owned by Onex (see footnotes 1 and 17). All of the shares of Common Stock beneficially owned by New PCo may be deemed to be beneficially owned by Mr. Schwartz, who is the indirect holder of all of the voting rights in New PCo. In addition, as Mr. Schwartz is the Chairman, President and Chief Executive Officer of Onex, and the indirect holder of a majority of the voting rights of the shares of Onex, he may be deemed to beneficially own all Common Stock beneficially owned by Onex. Mr. Schwartz disclaims beneficial ownership of the Common Stock reported as beneficially owned by him herein except to the extent of his pecuniary interest therein.

(b) Percent of class (based on an aggregate of 32,650,019 shares of Common Stock outstanding, consisting of: (i) 27,983,352 shares outstanding as of December 31, 2017 as reported by the Issuer on its Form 20-F filed with the SEC on March 14, 2018, and (ii) 1,333,334 shares issued on July 13, 2018, and 3,333,333 shares issued on August 30, 2018, in each case as reported by the Issuer in a Form 6-K furnished to the SEC on November 19, 2018.)

9.5%
5.6%
5.6%
0.0%
0.0%
0.0%
0.1%
0.0%
5.3%
2.0%
2.0%
2.0%
2.0%
2.0%
2.0%
2.0%
0.0%
9.5%

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

Onex Corporation	0
Onex Partners III GP LP	0
Onex Partners GP Inc.	0
Onex US Principals LP	0
Onex American Holdings GP LLC	0
Onex American Holdings II LLC	0
Onex Partners III PV LP	0
Onex Partners III Select LP	0
Onex Partners III LP	0
Meridian Aviation Partners Limited	0
Onex ATR S.a.r.l.	0
ATR Aviation Holdings I Corporation	0
Onex Partners III International LP	0
Onex Partners III International GP LP	0
Onex Partners III International GP LLC	0
Onex Partners Canadian GP Inc.	0
New PCo II Investments Ltd.	0
Gerald W. Schwartz	0

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

3,094,399
1,806,537
1,806,537
5,241
5,241
5,241
21,746
5,517
1,715,470
666,667
666,667
666,667
666,667
666,667
666,667
666,667
15,744
3,110,143

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

Onex Corporation	0
Onex Partners III GP LP	0
Onex Partners GP Inc.	0
Onex US Principals LP	0
Onex American Holdings GP LLC	0
Onex American Holdings II LLC	0
Onex Partners III PV LP	0
Onex Partners III Select LP	0
Onex Partners III LP	0
Meridian Aviation Partners Limited	0
Onex ATR S.a.r.l.	0
ATR Aviation Holdings I Corporation	0
Onex Partners III International LP	0
Onex Partners III International GP LP	0
Onex Partners III International GP LLC	0
Onex Partners Canadian GP Inc.	0
New PCo II Investments Ltd.	0
Gerald W. Schwartz	0

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

Onex Corporation	3,094,399
Onex Partners III GP LP	1,806,537
Onex Partners GP Inc.	1,806,537
Onex US Principals LP	5,241
Onex American Holdings GP LLC	5,241
Onex American Holdings II LLC	5,241
Onex Partners III PV LP	21,746
Onex Partners III Select LP	5,517
Onex Partners III LP	1,715,470
Meridian Aviation Partners Limited	666,667
Onex ATR S.a.r.l.	666,667
ATR Aviation Holdings I Corporation	666,667
Onex Partners III International LP	666,667
Onex Partners III International GP LP	666,667
Onex Partners III International GP LLC	666,667
Onex Partners Canadian GP Inc.	666,667
New PCo II Investments Ltd.	15,744
Gerald W. Schwartz	3,110,143

Item 8. <u>Identification and Classification of Members of the Group</u>:

Item 8 is hereby amended and restated in its entirety as follows:

See Exhibit 99.2.

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.

Dated: February 14, 2019

ONEX CORPORATION

By: /s/ David Copeland

Name: David Copeland

Title: Managing Director - Tax

ONEX PARTNERS III GP LP

By: Onex Partners GP Inc., its General Partner

By: /s/ Joshua Hausman

Name: Joshua Hausman Title: Vice President

ONEX PARTNERS GP INC.

By: /s/ Joshua Hausman

Name: Joshua Hausman Title: Vice President

ONEX US PRINCIPALS LP

By: Onex American Holdings GP LLC, its

General Partner

By: /s/ Joshua Hausman

Name: Joshua Hausman

Title: Director

ONEX AMERICAN HOLDINGS GP LLC

By: /s/ Joshua Hausman

Name: Joshua Hausman

Title: Director

ONEX AMERICAN HOLDINGS II LLC

By: /s/ Joshua Hausman

Name: Joshua Hausman

Title: Director

ONEX PARTNERS III PV LP

By: Onex Partners III GP LP, its General Partner

By: Onex Partners Manager LP, its Agent By: Onex Partners Manager GP ULC, its General Partner

By: /s/ Joshua Hausman Name: Joshua Hausman Title: Managing Director

ONEX PARTNERS III SELECT LP

By: Onex Partners III GP LP, its General Partner

By: Onex Partners Manager LP, its Agent By: Onex Partners Manager GP ULC, its General Partner

By: /s/ Joshua Hausman Name: Joshua Hausman Title: Managing Director

ONEX PARTNERS III LP

By: Onex Partners III GP LP, its General Partner

By: Onex Partners Manager LP, its Agent By: Onex Partners Manager GP ULC, its General Partner

By: /s/ Joshua Hausman Name: Joshua Hausman Title: Managing Director

NEW PCO II INVESTMENTS LTD.

By: /s/ Michelle Iskander
Name: Michelle Iskander
Tide: Secretary

Title: Secretary

MERIDIAN AVIATION PARTNERS LIMITED

By: /s/ Jonathan Mueller Name: Jonathan Mueller

Title: Director

ONEX ATR S.A.R.L.

By: /s/ John McCoy Name: John McCoy Title: Type A Manager

ATR AVIATION HOLDINGS I CORPORATION

By: /s/ John McCoy Name: John McCoy Title: Director

ONEX PARTNERS III INTERNATIONAL LP

By: Onex Partners III International GP LP, its general partner

By: Onex Partners Manager LP, its agent

By: Onex Partners Manager GP ULC its general partner

By: /s/ Joshua Hausman Name: Joshua Hausman Title: Managing Director

ONEX PARTNERS III INTERNATIONAL GP LP

By: Onex Partners III International GP LLC, its general partner

By: /s/ Matthew Ross Name: Matthew Ross Title: Director

ONEX PARTNERS III INTERNATIONAL GP LLC

By: /s/ Matthew Ross Name: Matthew Ross Title: Director

ONEX PARTNERS CANADIAN GP INC.

By: /s/ David Copeland Name: David Copeland Title: Vice President

/s/ Gerald W. Schwartz, by Andrea E. Daly Gerald W. Schwartz, by Andrea E. Daly, attorney-in-fact pursuant to a power of attorney incorporated herein by reference from the

Schedule 13G/A with respect to Fly Leasing Limited filed by Mr. Schwartz and other reporting persons on April 3, 2017

INDEX TO EXHIBITS

Exhibits:

- 99.1 Joint Filing Agreement, dated March 31, 2017, by and among Onex Corporation, Onex Partners III GP LP, Onex Partners GP Inc., Onex US Principals LP, Onex American Holdings GP LLC, Onex American Holdings II LLC, Onex Partners III PV LP, Onex Partners III Select LP, Onex Partners III LP, New PCo II Investments Ltd., Meridian Aviation Partners Limited, Onex ATR S.a.r.l., ATR Aviation Holdings I Corporation, Onex Partners III International LP, Onex Partners III International GP LP, Onex Partners III International GP LLC, Onex Partners Canadian GP Inc., and Gerald W. Schwartz.
- 99.2 Group Members Identification.