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## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

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AMENDMENT NO. 1 TO
SCHEDULE 13E-3
RULE 13E-3 TRANSACTION STATEMENT
(PURSUANT TO SECTION 13(E) OF THE SECURITIES EXCHANGE ACT
OF 1934 AND RULE 13E-3 THEREUNDER)

UAL CORPORATION (Name of Issuer)

UAL CORPORATION AND UNITED AIR LINES, INC. (Name of Persons Filing Statement)

COMMON STOCK, PAR VALUE \$5 PER SHARE, OF UAL (Title of Class of Securities)

902549 5 10 4 (CUSIP Numbers of Classes of Securities)

LAWRENCE M. NAGIN, ESQ.
UAL CORPORATION
P.O. BOX 66100
CHICAGO, ILLINOIS 60666
(708) 952-4000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of Persons Filing Statement)

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PETER ALLAN ATKINS, ESQ.
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919 THIRD AVENUE
NEW YORK, NEW YORK 10022

The filing of colicitation metarials or an information etatement subject

This statement is filed in connection with (check the appropriate box):

a.	Х	The filling of solicitation materials of an information statement subject
		to Regulation 14A, Regulation 14C, or Rule 13e-3(c) under the Securities Exchange Act of 1934.
b.	Х	The filing of a registration statement under the Securities Act of 1933.
С.		A tender offer.
d.		None of the above.
Check the following box if the soliciting materials or information statement referred to in checking box (a) are preliminary copies. $x$		

## **TNTRODUCTION**

This Amendment No. 1 to Schedule 13E-3 relates to a recapitalization (the "Recapitalization") of UAL Corporation, a Delaware corporation (the "Company" or "UAL") pursuant to the Agreement and Plan of Recapitalization dated as of March 25, 1994 (the "Plan of Recapitalization") among UAL, the Air Line Pilots Association, International ("ALPA") and the International Association of Machinists and Aerospace Workers (the "IAM"). Under the Plan of Recapitalization, each share of Common Stock, par value \$5 per share, of the Company (the "Old Shares") that is outstanding at the Effective Time (as defined in the Plan of Recapitalization) will be converted into, and become a right to receive (a) \$25.80 in cash, (b) \$15.55 principal amount of Series A Debentures due 2004 of United Air Lines, Inc., a Delaware corporation and a wholly-owned subsidiary of UAL ("United") (the "Series A Debentures"), (c) \$15.55 principal amount of Series B Debentures due 2014 of United (the "Series B Debentures" and, together with the Series A Debentures, the "Debentures"), (d) \$31.10 liquidation value of Series B Preferred Stock, without par value, of the Company (the "Public Preferred Stock") and (e) one half (0.5) of a share of new Common Stock, par value \$0.01 per share, of the Company (the "New Shares") (collectively, the "Recapitalization Consideration"). In addition, the Plan of Recapitalization provides for (1) certain amendments to the Company's Certificate of Incorporation and Bylaws that will, among other things, effectuate the Recapitalization and put into place the revised corporate governance structure contemplated by the Plan of Recapitalization and (2) the issuance of new classes of preferred stock that will (a) transfer approximately 53% (which, under certain circumstances may be increased, up to a maximum of approximately 63%) of the common equity and voting power of the Company to employee stock ownership plans to be established for the benefit of certain groups of employees and (b) effectuate the corporate governance structure referred to above by permitting different constituent groups to elect members of the Company's Board of Directors.

The Plan of Recapitalization further provides for certain amendments to the existing ALPA collective bargaining agreement and IAM collective bargaining agreements and the creation of a salaried and management employees cost reduction program, all of which will become effective at the Effective Time and are estimated to provide United with \$8.2 billion in improved operating earnings over a twelve year period with a net present value of approximately \$4.9 billion. Furthermore, certain employee benefit plans maintained by the Company and United will be amended to permit employees to acquire substantial amounts of the New Shares, Public Preferred Stock and the Debentures.

The Plan of Recapitalization is incorporated by reference as Exhibit 2.1 to the Registration Statement on Form S-4 filed by UAL and United with the Securities and Exchange Commission (the "Commission") on the date hereof from Exhibit 10.1 to UAL's Form 8-K dated March 28, 1994.

This Schedule 13E-3 is being filed jointly by UAL and United. By filing this Schedule 13E-3, neither UAL nor United concedes that Rule 13e-3 under the Securities Exchange Act of 1934 (the "Act of 1934") is applicable to the Recapitalization or any other transactions contemplated by the Plan of Recapitalization.

The information set forth in the Registration Statement and Amendment No. 1 to the Registration Statement, filed by UAL and United with the Commission on the date hereof, including the Plan of Recapitalization and other exhibits, is incorporated in its entirety herein by reference. The following is a summary cross-reference sheet pursuant to General Instruction F of Schedule 13E-3, showing the location in the Proxy Statement/Joint Prospectus that is a part of the Registration Statement and the Plan of Recapitalization of information required by Schedule 13E-3. To the extent the requirements of Schedule 13E-3 are met by the Plan of Recapitalization, no attempt is made in the following cross-reference sheet to distinguish more limited requirements of the corresponding Form S-4 items which are also referenced.

SCHEDULE 13E-3 ITEM		CAPTION OR LOCATION IN THE PROXY STATEMENT/JOINT PROSPECTUS
Item 1:	Issuer and Class of Secur (a)	rity Subject to the Transaction. Cover Page; SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSThe
	(b)	Company and United Cover Page; SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSPurpose of the Meeting; INTRODUCTIONVoting
	(c)	Rights and Proxy Information SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSMarket Prices of the Old Shares; Dividends; MARKET PRICES OF
	(d)	THE SHARES; DIVIDENDS SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSMarket Prices of the Old Shares; Dividends; MARKET PRICES OF THE SHARES; DIVIDENDS
	(e)	Not applicable.
	(f)	Not applicable.
Item 2:	Identity and Background.	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSThe Company and United The persons filing this schedule are the issuer (UAL) and its whollyowned subsidiary (United).
	(a)-(d)	Not applicable.
	(e)-(f)	None.
	(g)	Not applicable.
Item 3:	Past Contacts, Transaction	
	(a)	Not applicable.
T	(b)	Not applicable.
Item 4:	Terms of the Transaction.	
	(a)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSThe Plan of Recapitalization; THE PLAN OF RECAPITALIZATION; ELECTION OF DIRECTORS; DESCRIPTION OF SECURITIES
	(b)	Not applicable.

SCHEDULE 13E-3 ITEM	ı	CAPTION OR LOCATION IN THE PROXY STATEMENT/JOINT PROSPECTUS
Item 5:	Plans or Proposals of (a) (b)	the Issuer or Affiliate Not applicable. Not applicable.
	(c)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; SPECIAL FACTORSManagement Arrangements; THE PLAN OF RECAPITALIZATIONRevised Governance Structure;Terms and Conditions
	(d)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; THE PLAN OF RECAPITALIZATIONTerms and Conditions; UNAUDITED PRO FORMA FINANCIAL INFORMATION; CAPITALIZATION
	(e) (f)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; SPECIAL FACTORSImplementation of the "Airline- Within-an-Airline" (U2) Not applicable.
	(g)	Not applicable.
Item 6:		Funds or Other Consideration.
200	(a)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; THE PLAN OF RECAPITALIZATIONTerms and Conditions
	(b)	FEES AND EXPENSES
	(c)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; DESCRIPTION OF THE SECURITIESThe Debentures;The ESOP Preferred Stock
	(d)	Not applicable.
Item 7:		ves, Reasons and Effects.
	(a)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS Background of the Recapitalization; BACKGROUND OF THE PLAN OF RECAPITALIZATION; SPECIAL FACTORSPurpose and Structure of the Recapitalization
	(c)	BACKGROUND OF THE PLAN OF RECAPITALIZATION SPECIAL FACTORSPurpose and Structure of the Recapitalization

SCHEDULE 13E-3 ITEM		CAPTION OR LOCATION IN THE PROXY STATEMENT/JOINT PROSPECTUS
	(d)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of Recapitalization; BACKGROUND OF THE PLAN OF RECAPITALIZATION; SPECIAL FACTORSCertain Company Analyses;Certain Revenue and Earnings Scenarios;Effect of the Recapitalization on Income Statement, Book Equity and Cash Flow;Implementation of the "Airline-Within-an-Airline" (U2);Unit Costs; CERTAIN FEDERAL INCOME TAX CONSEQUENCES
Item 8:	Fairness of the Transac (a)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationRecommendation of the Board; BACKGROUND OF THE PLAN OF
	(b)	RECAPITALIZATION; SPECIAL FACTORS Recommendation of the Board SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationRecommendation of the Board; SPECIAL FACTORSRecommendation
	(c)	of the Board SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS Vote Required; INTRODUCTIONVoting Rights
	(d)	and Proxy Information SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationOpinions of Financial Advisors to the Board; SPECIAL FACTORSOpinions of the Financial Advisors
	(e)	to the Board SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationRecommendation of the Board; SPECIAL FACTORSRecommendation of the Board
Item 9:	(f) Reports, Opinions, Appr (a)	Not applicable raisals and Certain Negotiations. SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationOpinions of the Financial Advisors to the Board; BACKGROUND OF THE PLAN OF RECAPITALIZATION; SPECIAL FACTORSOpinions of the Financial Advisors
	(b)	to the Board; EXPERTS SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS The Plan of RecapitalizationOpinions of the Financial Advisors to the Board; BACKGROUND OF THE PLAN OF RECAPITALIZATION; SPECIAL FACTORSOpinions of the Financial Advisors to the Board; EXPERTS

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(c)

to the Board; EXPERTS
INCORPORATION OF CERTAIN DOCUMENTS BY
REFERENCE; Opinions of CS First Boston

Corporation and Lazard Freres & Co. are attached to the Proxy Statement/Joint

Prospectus as Annexes I and II, respectively

SCHEDULE 13E-3 ITEM		CAPTION OR LOCATION IN THE PROXY STATEMENT/JOINT PROSPECTUS
Item 10:	Interest in Securities of (a)	f the Issuer. SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSVote Required
Item 11:	<pre>(b) Contracts, Arrangements of the Issuer's Securities.</pre>	Not applicable. or Understandings with Respect to
		SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSThe Plan of Recapitalization; THE PLAN OF RECAPITALIZATIONTerms and Conditions;Establishment of ESOPs;Revised Governance Structure; DESCRIPTION OF SECURITIES
Item 12:	Regard to the Transaction	
	(a)	None.
T+om 10.	(b) Other Provisions of the	Not applicable.
Item 13:	(a)	SUMMARY OF PROXY STATEMENT/JOINT
	(a)	PROSPECTUSThe Plan of
		RecapitalizationNo Appraisal
		Rights; INTRODUCTION
	(b)	Not applicable.
	(c)	SUMMARY OF PROXY STATEMENT/JOINT
	(0)	PROSPECTUSThe Plan of
		RecapitalizationConditions to
		the Recapitalization; THE PLAN OF
		RECAPITALIZATIONTerms and
		Conditions Conditions
Item 14:	Financial Information.	
	(a)	INCORPORATION OF CERTAIN DOCUMENTS
	()	BY REFERENCE; SUMMARY OF PROXY
		STATEMENT/JOINT PROSPECTUS
		Selected Consolidated Historical
		and Pro Forma Operating
		Information; SELECTED
		CONSOLIDATED FINANCIAL AND
		OPERATING INFORMATION
	(b)	SUMMARY OF PROXY STATEMENT/JOINT
		PROSPECTUSSelected Consolidated
		Historical and Pro Forma
		Operating Information; UNAUDITED
		PRO FORMA FINANCIAL INFORMATION
Item 15:	Persons or Assets Employe	
	(a)	COVER PAGE; SUMMARY OF PROXY
		STATEMENT/JOINT PROSPECTUSThe
		Plan of Recapitalization
		Opinions of the Financial
		Advisors to the Board; SPECIAL
		FACTORSOpinions of the
		Financial Advisors to the Board;
		THE PLAN OF RECAPITALIZATION
		Terms and Conditions; FEE AND
		EXPENSES

SCHEDULE 13E-3 ITEM	CAPTION OR LOCATION IN THE PROXY STATEMENT/JOINT PROSPECTUS
(b)	SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUSThe Plan of Proceeditalization: SPECTAL EACTORS

SUMMARY OF PROXY STATEMENT/JOINT PROSPECTUS--The Plan of Recapitalization; SPECIAL FACTORS--Opinions of the Financial Advisors to the Board; --Opinion of Valuation Firm; INDEPENDENT PUBLIC ACCOUNTANTS; EXPERTS; LEGAL OPINION; PROXY SOLICITATION

Item 16: Additional Information None.
Item 17: Material to be Filed as Exhibits

(a)(1)	Indenture dated as of July 1, 1991
	between United and The Bank of New
	York providing for the issuance of
	Senior Debt Securities in series
	(filed as Exhibit 4(a) of United's
	Registration Statement on Form S-3
	(No. 33-57192) and incorporated
	herein by reference).

(a)(2)

Form of Officer's Certificate relating
to United's Series A Debentures due
2004 and United's Series B Debentures
due 2014 (filed as Schedule 1.3 to
Exhibit 10.1 of UAL's Form
8-K dated March 28, 1994 and
incorporated herein by reference).

+(b)(1) Presentation to the UAL Corporation
Board of Directors by CS First Boston
Corporation and Lazard Freres & Co.
dated December 16, 1993.

+(b)(2) Presentation to the UAL Corporation
Board of Directors by CS First Boston
Corporation and Lazard Freres & Co.
dated December 22, 1993.

+(b)(3) Presentation to the UAL Corporation
Board of Directors by CS First Boston
Corporation and Lazard Freres & Co.
dated March 14, 1994.

reference).

Chairman's Letter to Stockholders,

Notice of Meeting of Stockholders and
the Proxy Statement/Joint Prospectus

(filed as a part of UAL's and

United's Registration Statement on Form S-4 on the date hereof and incorporated herein by reference).

(e) Not applicable.
(f) Not applicable.

+Previously filed.

(d)(1)

## SIGNATURE

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

UAL Corporation

/s/ John C. Pope

y: \_\_\_\_\_\_ John C. Pope

Director, President and Chief Operating Officer

Date: April 20, 1994

## SIGNATURE

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

United Air Lines, Inc.

/s/ John C. Pope

3y: \_\_\_\_\_\_ John C. Pope

Director, Chairman and Chief Executive Officer

Date: April 20, 1994