Congress of the United States

Washington, DC 20510

April 1, 2015

Mr. Adam J. Szubin, Director Office of Foreign Assets Control U.S. Department of the Treasury 1500 Pennsylvania Avenue, NW Washington, D.C. 20220

Dear Director Szubin:

On February 28, 2015, Bangor International Airport (BIA) filed an application with the Office of Foreign Assets Control (OFAC) seeking approval of transit stops at BIA by foreign airlines with respect to flights between Europe and Cuba. The Airport requests license or waiver to permit these stops.

Approval of BIA's application would be consistent with the Administration's stated Cuba policy and benefit the Maine economy because: (1) it promotes the goal of eliminating the negative effect of the Cuban Asset Control Regulations on U.S. businesses; (2) it would not create any incremental financial benefit for Cuba or Cuban nationals; (3) it would honor one of the provisions set forth in the U.S.-EU Air Transport Agreement of 2007; and (4) OFAC regulations have previously been amended to allow foreign vessels en route to or from Cuba to make transit stops.

In his December announcement on U.S. policy toward Cuba, President Obama stated that Americans should no longer be put at a disadvantage in the conduct of commerce with the Cuban people because of long-standing concerns about its government. Bangor International Airport has been harmed by its inability to offer refueling services to foreign aircraft following transatlantic flights if the final destination of the aircraft is Cuba. Permitting these stops would not result in any incremental benefits to Cuba because these flights currently make transit stops in Canada. It would simply allow BIA to compete on a fair and level basis with Canadian airports that currently provide this service without restriction by the Canadian government.

Allowing transit stops of foreign flights would also be consistent with existing international transportation agreements. For example, in the U.S.-EU Air Transport Agreement of 2007, the United States and the European Union granted the right of airlines of the other party to make stops in its territory for non-traffic, transit purposes. In this instance, the United States is prohibiting European carriers to make transit stops if the flight's destination is Cuba. Moreover, given that OFAC recently updated its regulations to permit foreign vessels to make transit stops in the United States before departing for Cuba, foreign air carriers should be authorized similar relief under OFAC regulations.

Allowing foreign carriers these stops would generate revenue in the United States from fuel sales, de-icing fees, catering and crew services, as well as other services associated with Same and a veri as outer services associated with

transit stops. This revenue would be especially important to Central Maine, as it lags behind other areas of the state in terms of economic activity and development, and provide a much needed financial boost to families in need of the jobs that these airline stops could generate. It is important to note that not only has BIA lost revenue to foreign airports as it relates to flights to Cuba, but for all flights destined for points in North America, Central America, as well as the Caribbean, whether the final destination is Cuba or not.

Therefore, consistent with all applicable laws and regulations, we urge your consideration of Bangor International Airport's application to permit transit stops for flights between Europe and Cuba. We are confident that approval of a license or waiver to provide this service will have a positive impact on the Central and Eastern Maine economy and is consistent with the United States' changing relationship with Cuba, as set forth by the President.

Sincerely,

Susan M. Collins
United States Senator

Angus S. King

United States Senator

Bruce Poliquin

Member of Congress