CONTINENTAL AIRLINES INC /DE/ Form FWP May 25, 2006

## Issuer Free Writing Prospectus Filed pursuant to Rule 433(d) Registration No. 333-133187 May 24, 2006

## Continental Airlines, Inc. ( Continental ) (NYSE Symbol: CAL)

Securities:	Class G Pass Through Certificates, Series 2006-1 ( Class G Certificates )	Class B Pass Through Certificates, Series 2006-1 ( Class B Certificates and, together with the Class G Certificates, the Certificates )
Amount:	\$190,000,000	\$130,000,000
CUSIP:	210795 PR5	210795 PS3
ISIN:	US210795PR55	US210795PS39
Coupon:	USD 3-month LIBOR +0.350%	USD 3-month LIBOR + 3.125%
Maximum Interest Rate:	Interest rate for the Class G Certificates is any interest period commencing on any re by Continental occurs and is continuing or	gular distribution date if a payment default
Capped Interest Rate:	Capped LIBOR (10% per annum) plus 0.3	35% per annum
Calculation of Amounts Available under Primary Liquidity Facility:	The amount available under the Primary L accrued interest on the Class G Certificate Interest Rate of 10.35% per annum	iquidity Facility for the payment of the been calculated utilizing the Capped
Amount Available under Primary Liquidity Facility at September 2, 2006:	\$39,930,875	
Optional Redemption:	or the minimum Rotable Ratio requirement	rd anniversary and prior to the fifth of the Class B Certificates (except in e maximum Collateral Ratio requirements of, or to the extent required as a result of ft fleet), the redemption price will include a

If redeemed during the	
year prior to the anniversary of	
the original issuance	
date indicated below	Series B Premium
4th	4.0%
5th	2.0%

In the case of an optional redemption of Equipment Notes that relate to the Certificates prior to the fifth anniversary of the original issuance date of the Certificates required as a result of certain reductions in Continental s aircraft fleet, the redemption price will include a Premium equal to the following percentage of the principal amount redeemed:

	If redeemed during the year prior to the anniversary of the original			
	issuance date	Series G	Series B	
	indicated below	Premium	Premium	
	1st	1.0%	4.0%	
	2nd	1.0%	4.0%	
	3rd	1.0%	4.0%	
	4th	None	4.0%	
	5th	None	2.0%	
Public Offering				
Price:	100%			
Underwriting Commission and Other				
Compensation:	\$2,800,000			
Underwriting				
Agreement:	Dated May 24, 2006			
Use of Proceeds:	The proceeds will be used to acquire Equipment Notes issued by Continental. Continental will use most of the proceeds from the sale of the Equipment Notes to redeem its outstanding Floating Rate Secured Notes Due 2007 and Floating Rate Secured Subordinated Notes Due 2007, each of which is secured by the collateral that will secure the Equipment Notes. Aggregate redemption price will be approximately \$293 million, including accrued interest, LIBOR breakage costs and, in the case of the Floating Rate Secured Subordinated Notes, a premium			
Settlement:	June 9, 2006 (T+11) closing date, t	he 11th business day followin	ig the date hereof	
Preliminary Prospectus				
Supplement:	Continental has prepared and filed	with the SEC a Preliminary P	rospectus	
~~Phiomonto	Supplement, dated May 24, 2006, w the Certificates			

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating in the offering will arrange to send you the prospectus if you request it by calling Morgan Stanley toll-free 1-866-718-1649 (institutional investors).