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23 UNITED STATES DISTRICT COURT
24 FOR THE NORTHERN DISTRICT OF CALIFORNIA

25 IN RE:) MDL Docket No.: 04-1606 VRW
26)
27 DEEP VEIN THROMBOSIS LITIGATION)
28) **JOINT STIPULATION TO**
29 This Document Relates To:) **DISMISS CASES AND**
30) **~~PROPOSED~~ ORDER**
31 *Hind v. Southwest Airlines Co.*)
32 *Case No. C 05 3181 VRW*)
33 *English v. US Airways;*)
34 *Case No. C 05 3180 VRW*)
35 *Bell v. US Airways;*)
36 *Case No. C 04 5491 VRW*)
37 *Van Arsdale v. US Airways*)
38 *Case No. C 04 4258 VRW*)

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All parties in the above four actions have stipulated to dismiss each case, each side to bear its own costs and fees. The above four cases do not involve claims nor allegations regarding seat configuration and therefore nothing remains to be litigated.

IT IS SO STIPULATED.

DATED: JANUARY 31, 2008

STERNS & WALKER

By: *Brenda D. Posada*
Brenda D. Posada
Attorneys for Plaintiffs
Bell, Van Arsdale, English & Hind

DATED: JANUARY 31, 2008

PIETRAGALLO BOSICK & GORDON

By: *Clem C. Trischler*
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DATED: JANUARY 31, 2008

CODDINGTON, HICKS & DANFORTH

By: *Richard G. Grotch*
Richard G. Grotch (Bar No. 127713)
Attorney for Defendant Southwest Airlines
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IT IS SO ORDERED.

DATED: Feb. 4, 2008

