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11	Facsimile: (650) 331-2060Attorneys for Defendant United Air Lines, Inc.					
12 13	Additional Counsel on Signature Page					
14	UNITED STATES DISTRICT COURT					
15	NORTHERN DISTRICT					
16	SAN FRANCISCO DIVISION					
17 18	JUSTIN LABARGE, individually and on behalf of all others similarly situated,	Case No. 08-cv-00487 SC				
19	Plaintiff,	JOINT STIPULATION PURSUANT TO LOCAL RULE 6-1 EXTENDING TIME TO RESPOND TO COMPLAINT				
20	V.					
21 22	AIR NEW ZEALAND, ALL NIPPON AIRWAYS, CATHAY PACIFIC AIRWAYS, CHINA AIRLINES, EVA AIRLINES, JAPAN	The Honorable Samuel Conti				
22	AIRLINES INTERNATIONAL, MALAYSIA AIRLINES, NORTHWEST AIRLINES,					
23	QANTAS AIRWAYS, SINGAPORE AIR, THAI AIRWAYS, UNITED AIR LINES					
25	Defendants.					
26						
27	1					
28	JOINT STIPULATION PURSUANT TO LOCAL RULE 6-1 EXTENDING TIME TO RESPOND TO COMPLAINT					
	PADB01 44044420.1 05-FEB-08 15:02 CASE NO. 08-CV-00487 SC					
	PADB01 44044420.1 05-FEB-08 15:02	CASE NO. 08-CV-00487 SC				

Pursuant to Local Rule 6-1(a), and in light of the related "Motion for Transfer and
 Consolidation of Related Actions to the Northern District of California Pursuant to 28 U.S.C. §
 1407" now pending before the Judicial Panel on Multidistrict Litigation ("JPML"), Plaintiff
 Justin LaBarge ("Plaintiff") and Defendant United Air Lines, Inc. ("Defendant"), through
 counsel, hereby stipulate and agree as follows:

IT IS HEREBY STIPULATED AND AGREED that Defendant's time to answer,
move or otherwise plead is enlarged until the later of: (1) the date when Defendant would
otherwise be required to a file a response pursuant to Federal Rule of Civil Procedure 12; or (2)
45 days after the JPML grants, denies, or otherwise disposes of the pending motion. If a
consolidated amended complaint is filed by Plaintiff in a single transferee Court and served on
Defendant, Defendant's time to answer, move, or otherwise plead is enlarged until 45 days after
such service.

13 IT IS FURTHER STIPULATED AND AGREED that defense counsel shall 14 accept service on behalf of Defendant of the summons and complaints in the above-captioned 15 matter, including any amended or consolidated complaints, and further, that Defendant shall not 16 contest sufficiency of process or service of process. This Stipulation does not constitute a waiver 17 of any other defense including, but not limited to, the defenses of lack of personal or subject 18 matter jurisdiction or improper venue. Nothing in this paragraph shall obligate Defendant to 19 answer, move, or otherwise respond to any complaint until the time provided in the preceding 20 paragraph. The above notwithstanding, should Defendant, except pursuant to court order, 21 respond to any complaint in a related matter filed in another United States District Court prior to 22 the date contemplated by this stipulation, then Defendant shall make a simultaneous response to 23 the complaint in the above-captioned matter. 24 // 25 // 26 // 27 // 28 2 JOINT STIPULATION PURSUANT TO LOCAL RULE 6-1 EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO. 08-CV-00487 SC

	Case 3:08-cv-00487-CRB	Document 6	Filed 02/06/2008	Page 3 of 3
1	IT IS SO STIPULATED.			
2				
3	Respectfully Submitte			
4	Dated: February 5, 2008	MA	YER BROWN LLP	
5		By:	/s/ J. Je	oann Liao
6			YER BROWN LLP Palo Alto Square, S	Suite 300
7		300	0 El Camino Real Alto, CA 94306-21	
8		Tele	ephone: (650) 331 simile: (650) 331	-2000
9				
10		Сои	nsel for Defendant U	Inited Air Lines, Inc.
11		0.4.1		
12	Dated: February 5, 2008		/ERI & SAVERI, IN	
13		By:	<u> </u>	irpoli (by authorization)
14			/ERI & SAVERI, IN Pine Street, Suite 17	
15 16		San	Francisco, California phone: (415) 217-68	a 94111
10			simile: (415) 217-68	
17		Cou	nsel for Plaintiff	
19		Cou	nsei jor Flainnijj	
20			TS DISTRIC	
20			STATES DISTRICT	δ
22			IT IS SO ORDERED	E
23		D C	IT IS SO ON	AT A
24		Z	Judge Samuel Conti	No.
25		J.F.		
26			CRN DISTRICT OF	У
27			\sim	
28		<u> </u>	NT STIPULATION PUI	RSUANT TO LOCAL RULE 6-1 O RESPOND TO COMPLAINT
				CASE NO. 08-CV-00487 SC
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