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6 Attorneys for Defendant
 UNITED AIR LINES, INC.

8 UNITED STATES DISTRICT COURT,
 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 10 SAN FRANCISCO DIVISION

11 LARRY OILUND

12 Plaintiff,

13 v.

14 UNITED AIRLINES/WORLD
 HEADQUARTERS; GLEN F. TILTON;
 15 BARBARA LIATAUD; RON RICH; JIM
 BOLAND; VINNIE AGVATEESIRI;
 16 ANDRE ST. LOUIS DOES 1-20,
 INCLUSIVE,

17 Defendants.
 18

CASE NO. C 08-04016 TEH

STIPULATION FOR EXTENSION OF TIME
 TO RESPOND TO PLAINTIFF'S
 COMPLAINT AND FOR DISMISSAL
 WITHOUT PREJUDICE OF DEFENDANTS
 GLEN F. TILTON; BARBARA LIATAUD;
 RON RICH; JIM BOLAND; VINNIE
 AGVATEESIRI AND ANDRE ST. LOUIS

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 20 Pursuant to Local Rule 6-1 of the Northern District of California and Rule 41(a) of the
 21 Federal Rules of Civil Procedure, it is hereby stipulated and agreed by Plaintiff and Defendant
 22 UNITED AIR LINES, INC. ("Defendant"), by and through their attorneys, as follows:

23 WHEREAS Defendant removed this case from the Superior Court for the County of San
 24 Mateo on August 22, 2008;

25 WHEREAS the last day for Defendant to respond to Plaintiff's Complaint is August 27,
 26 2008;

27 WHEREAS Defendant desires a short extension of time to evaluate Plaintiff's allegations
 28 and to make an appropriate response;

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1 WHEREAS Plaintiff has agreed to dismiss its claims against Defendants Glen F. Tilton,
2 Barbara Liataud, Ron Rich, Jim Boland, Vinnie Agvateesiri and Andre St. Louis without
3 prejudice;

4 IT IS HEREBY STIPULATED by and between Defendant and Plaintiff, through their
5 respective attorneys, that Defendant's time in which to respond to Plaintiff's Complaint is
6 extended by 15 days. The new date on or before which Defendant must respond to the Complaint
7 is September 11, 2008.

8 IT IS FURTHER STIPULATED by and between Defendant and Plaintiff that Defendants
9 Glen F. Tilton, Barbara Liataud, Ron Rich, Jim Boland, Vinnie Agvateesiri and Andre St. Louis
10 are dismissed from this lawsuit without prejudice.

11 Dated: August 26, 2008

DLA PIPER US LLP

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14 By: /s/ Hope Anne Case
HOPE ANNE CASE
NORA CULVER
Attorneys for Defendant
UNITED AIR LINES, INC.

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16
17 Dated: August 26, 2008

LAW OFFICES OF CHARLES J. KATZ

18
19 By: /s/ Charles J. Katz
CHARLES J. KATZ
Attorney for Plaintiff
LARRY OILUND

20
21 Dated: August 26, 2008

LAW OFFICES OF ELLADENE LEE KATZ

22
23 By: /s/ Elladene Lee Katz
ELLADENE LEE KATZ
Attorney for Plaintiff
LARRY OILUND

24
25 I, Hope Anne Case, am the ECF user whose ID and password are being used to file this
26 STIPULATION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S COMPLAINT
27 AND TO DISMISS INDIVIDUAL DEFENDANTS. In compliance with General Order 45, X.B.,
28 I hereby attest that Charles J. Katz and Elladene Lee Katz have concurred in this filing.

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