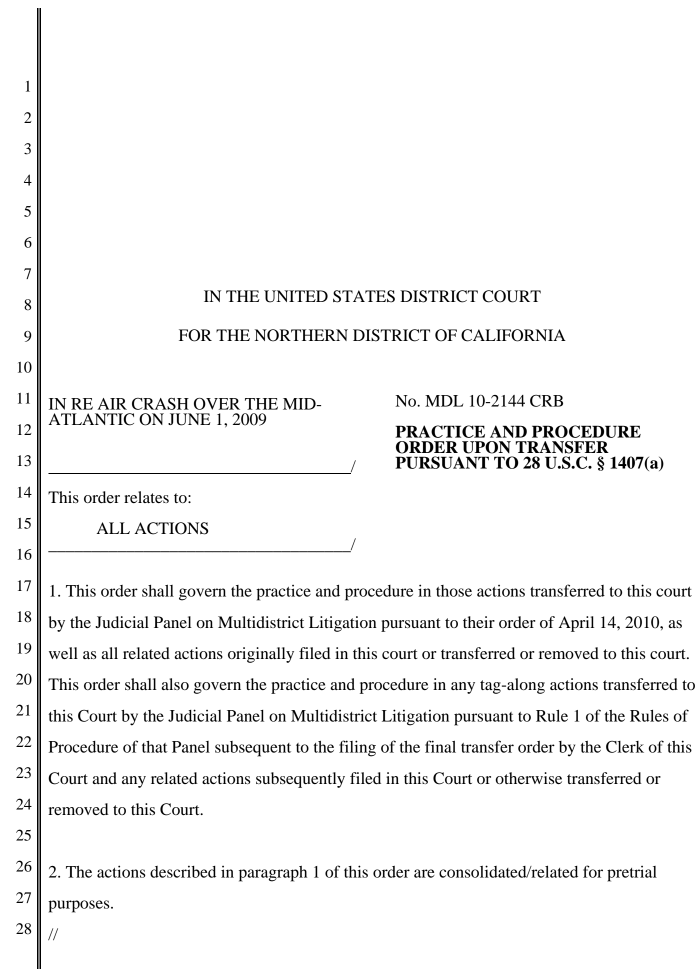
For the Northern District of California

United States District Court



3. A signed original of any pleading or paper shall be e-filed; no copies will be necessary. All
 papers filed in these actions shall bear the identification "MDL Docket No. 10-2144", and
 when such paper relates to all these actions, the MDL docket number shall be followed only
 by the notation "ALL CASES." If such paper does not relate to all of these actions the
 individual docket numbers assigned by the Clerk of this Court of those actions to which the
 paper relates shall also be listed. If such paper relates to five or fewer actions the abbreviated
 caption of each of the actions may be listed opposite its number.

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12 5. Counsel who appeared in the transferor district court prior to the transfer need not enter a13 separate appearance before this Court.

4. Any paper which is to be filed in any of these actions shall be filed with the Clerk of this

Court and not with the transferor district court.

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6. Prior to the first pretrial conference service of all papers shall be made on each of the
attorneys. Any attorney who wishes to have his name added to or deleted from the service list
may do so upon request to the Clerk of this Court with notice to all other persons on such
service list. Service shall be deemed sufficient if made upon all attorneys.

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The parties shall present to the Court at the first pretrial conference a list of attorneys for
purposes of service. Only one attorney or each party separately represented shall be included
on such list.

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7. Prior to the first pretrial conference, counsel for each group of parties whose interests are
similarly aligned shall designate liaison counsel, subject to the approval of the Court. Liaison
counsel shall be authorized to receive orders and notices from the Court on behalf of all
parties within their liaison group and shall be responsible for the preparation and transmittal
of copies of such orders and notices to the parties in their liaison group. Liaison counsel shall

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be required to maintain complete files with copies of all documents served upon them and
shall make such files available to parties within their liaison group upon request. Liaison
counsel are also authorized to receive orders and notices from the Judicial Panel on
Multidistrict Litigation pursuant to Rule 8(e) of the Panel's Rules of Procedure on behalf of
all parties within their liaison group and shall be responsible for the preparation and
transmittal of copies of such orders and notices to the parties in their liaison group.

8 8. Upon remand of any of these actions the parties will be required to provide to this Court9 copies of any necessary and relevant papers previously filed.

9. No parties to any of these actions shall be required to obtain local counsel in this district
 and the requirements of Civil Local Rule 11 of the Rules of this Court are waived as to any
 attorney appearing in these actions who is duly admitted to practice before any United States
 Court.

16 10. Hearings shall not be held on any motions filed except by order of Court upon such17 notice as the Court may direct.

19 11. Any paper filed in any of these actions which is substantially identical to any other paper
20 filed in another of these actions shall be sufficient if it incorporates by reference the paper to
21 which it is substantially identical. Where counsel for more than one party plan to file
22 substantially identical papers they shall join in the submission of such papers and shall file
23 only one paper on behalf of all so joined.

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12. Any orders including protective orders previously entered by this Court or any transferor
district court shall remain in full force and effect unless modified by this Court upon
application.

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13. All discovery proceedings in these actions are stayed until further order of this Court and
 the time requirements to perform any acts or file any papers pursuant to Rules 26 through 37,
 Federal Rules of Civil Procedure, are tolled until the first pretrial conference at which time
 discovery schedule will be established.

6 14. The Court will be guided by the Manual for Complex Litigation, Second approved by the
7 Judicial Conference of the United States and counsel are directed to familiarize themselves
8 with that publication.

15. All other matters will be discussed at the initial pretrial conference to be held on May 21,
2010, at 10am. Within 14 days counsel shall furnish suggestions for items to be included on
the agenda for this conference.

IT IS SO ORDERED.

16 Dated: April 29, 2010

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CHARLES R. BREYER UNITED STATES DISTRICT JUDGE