2 3 4 5 6 7 8 9	LOCKE LORD BISSELL & LIDDELL LLP MICHAEL V. POWELL (TX SBN 16204400) (a mpowell@lockelord.com 2200 Ross Avenue, Suite 2200 Dallas, Texas 75201-6776 Telephone: (214) 740-8520 Facsimile: (214) 756-8520 COOPER, WHITE & COOPER LLP STEPHEN KAUS (SBN 57454) skaus@cwclaw.com JIE-MING CHOU (SBN 211346) jchou@cwclaw.com 201 California Street, 17 th Floor San Francisco, California 94111 Telephone: (415) 433-1900 Facsimile: (415) 433-5530				
10	Attorneys for Defendant, American Airlines, Inc.				
11 12	ΙΝΙΤΈΡΟ ΟΤΑ ΤΕς ΝΙΟΤΡΙΟΤ ΟΛΙΙΡΤ				
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION				
13					
15	KATHLEEN HANNI, individually and on	CASE NO. C08-00732 CW			
16	behalf of all others similarly situated, TIMOTHY T. HANNI, CHASE L.	STIPULATED REQUEST TO POSTPONE			
17	COSTELLO, and LANDEN T. HANNI, a minor, by and through his parent and Natural Guardian, Kathleen Hanni	SCHEDULED MEDIATION			
18	Plaintiff,				
19	VS.				
20	AMERICAN AIRLINES, INC., and DOES 1				
21	through 20, inclusive,				
22	Defendants.				
23 24	Plaintiffs Timothy Hanni and Chase Costello ("Plaintiffs") and Defendant American				
2 - 25	Airlines, Inc. ("American") hereby stipulate and request the Court to authorize cancellation of the				
26	mediation scheduled for November 18, 2009 and to postpone any further mediation until the Court				
27	has ruled on motions that are presently pending.				
28					
COOPER, WHITE & COOPER LLP ATTORNEYS AT LAW 201 CALIFORNIA STREET	625933.1	C08-00732CW			
SAN FRANCISCO, CA 94111	STIPULATED REOUEST TO	VACATE MEDIATION DATE Dockets.Justia.d			

1	1. Whereas, the Court previously ordered the parties to mediate with Mediator David				
2	Meadows on November 18, 2009 (Dkt. 359).				
3	2. Whereas, cross-motions regarding class certification, American's motion for				
4	summary judgment, Plaintiffs' motion for partial summary judgment and a motion to intervene by				
5	Colleen O'Connor are presently has under submission to the Court.				
6	3.	3. Whereas, the parties believe that a meaningful mediation cannot occur until the			
7	pending motions are decided and wish to postpone the mediation until after that occurs and the				
8	appointed mediator, David Meadows, agrees that the mediation should be so postponed.				
9	4. Whereas, the various pre-trial and trial dates will need to be adjusted after the				
10	Court's rulings.				
11	5.	Therefore, the partie	es request that	the Court vacate the order setting	a mediation for
12	November 18, 2009 and order that a new mediation date will be selected after the pending motions				
13	are decided.				
14	DATED: November 10, 2009 COOPER, WHITE & COOPER LLP				
15					
16			By:	<u>/s/</u>	
17				Stephen Kaus Attorneys for Defendant America	an Airlines,
18				Inc.	
19	DATED: No	vember 10, 2009	LAV	V OFFICES OF PAUL S. HUDSC	DN, P.C.
20					
21			By:	<u>/s/</u> Paul Hudson	
22				Attorneys for Plaintiffs Timothy Chase Costello	Hanni and
23	ORDER				
24	PURS	PURSUANT TO THIS STIPULATION, IT IS SO ORDERED.			
25		mber 12, 2009		- 1	۱
26	Dated. 100001	liller 12, 2009		Chidialett	
27				The Honorable Claudia Wilke	
28	United States District Judge				
COOPER, WHITE & COOPER LLP ATTORNEYS AT LAW	625933.1			2	C08-00732CW
201 CALIFORNIA STREET SAN FRANCISCO, CA 94111	STIPULATED REQUEST TO VACATE MEDIATION DATE				
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