IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

ORDER STRIKING AND UNFILING DOCUMENT(S)

The Clerk has identified a defect in the form of the document(s) indicated below, and the Court has independently determined that the document(s) should be stricken and unfiled. Accordingly, it is ordered that the document(s) is/are stricken from the record of this case, and the Clerk is directed to note on the docket that the document(s) has/have been unfiled.

Jun 7, 2011		Thuy R. Mum, United States U.S. DETRICT/MAGISTRATE JUDGE	District Judge	
DATE		U.S. DETRICT/MAGISTRATE JUDGE		
	NOTI	ICE OF DEFICIENCY		
Judge: Terry R. Means		Date: Jun 6, 2011	Date: Jun 6, 2011	
Case Number: 4:11-CV-244-Y		Style: American Airlines v. Travelpo	Style: American Airlines v. Travelport, et al.	
Deputy Clerk: ble per de		Telephone Number: 817.850.6601	Telephone Number: 817.850.6601	
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A(n)	Response (doc. 55); Append	lix (doc. 56) and Motion (doc. 57)	has been filed by	
	plaintiff	and is considered deficient in the ar	rea(s) noted below:	
_ 1.	A civil cover sheet must be filed w	with the complaint. See LR 3.1(a) or LR 3.2(c).		
2.	The document(s) must be in proper form. See LR 10.1 or LCrR 49.3.			
3.	The signature of the attorney of record, which includes a party proceeding <i>pro se</i> , is required on each document filed. See FED. R. Civ. P. 11(a), FED. R. Crim. P. 49(d), LR 11.1(b), or LCrR 49.5(b).			
4.	A completed certificate of service is required. See FED. R. Civ. P. 5(d) or FED. R. Crim. P. 49(d).			
5.	Each separate document contained therein must be identified. See LR 5.1(c) or LCrR 49.2(c).			
6.	The motion must include:			
	a certificate of conference or inability to confer. See LR 7.1(b) or LCrR 47.1(b).			
	b brief in support of motion. See LR 7.1(d), LR 56.5(a), or LCrR 47.1(d).			
	c proposed order. See	e LR 7.1(c) or LCrR 47.1(c).		
	d documentary or non	n-documentary evidence in a separate appendix. See	e LR 7.1(i) or LR 56.6.	
_ 7.	A motion for leave to amend must have a copy of the proposed amended pleading attached as an exhibit. See LR 15.1(a) and (b). If the motion for leave to amend is filed on paper, the motion must be accompanied by an original and second copy of the proposed amended pleading that is neither attached to the motion nor made an exhibit to the motion. See LR 15.1(a).			
8.	A motion for continuance of a trial setting must be signed by the party as well as by the attorney of record. See LR 40.1.			
_ 9.	An attorney seeking <i>pro hac vice</i> admission must apply for admission on an approved form and pay the applicable fee. See LR 83.9(b) or LCrR 57.9(b).			
10.	Additional copies are required. See	Additional copies are required. See LR 5.1(b) or LCrR 49.2(b).		
11.	The attorney filing the pleading is not admitted to practice in this district. See LR 83.7 or LCrR 57.7.			
12.	The document requires a separately signed certificate of interested persons. See LR 3.1(c), LR 3.2(e), LR 7.4, LR 81.1 (a)(3)(D), or LR 81.2.			
<u>×</u> 13.	should be docketed as "Unor a brief or a memorandum in civil rule. 2) Doc. 56 is unfi	ocketed as "Sealed Opposition to Travelport's Motic pposed Motion for Leave to File Under Seal." Also, support, not the response to the motion to dismiss, a filed as it relates to the response for which the filing toot. 3) Doc. 55 is incorrectly docketed as "Response	, the exhibit attached is as required by local party is seeking leave	

support of the response. The parties are advised that they must correctly and accurately docket their pleadings using the appropriate filing event within the electronic-case filing system and correct title of the document. Further, the parties should use the terms "response or response in opposition," "brief in support of response," "reply to response to motion," etc. Each docket entry for subsequent pleadings

must be linked within the docket entry text to the document number assigned to the motion.