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- 3. In the Joint Status Report, LHT stated that it intends to appeal the Summary Judgment Order, which dismissed all of LHT's claims against AES with prejudice.
- 4. Because this action presents more than one claim for relief and because multiple parties are involved, LHT requests that the Court direct entry of a final judgment under Federal Rule of Civil Procedure 54(b) as to LHT's claims against AES with the express determination "that there is no just reason for delay."
 - 5. KID does not oppose LHT's request for this entry of judgment under Rule 54(b).
 - 6. LHT contacted counsel for AES, and AES takes no position on this motion.
 - 7. LHT's claims against KID remain pending.
 - 8. On January 29, 2016, KID moved to dismiss LHT's claims. (Dkt. No. 97.)
- 9. On April 26, 2016, this Court ordered KID to produce jurisdictional discovery to LHT. (Dkt. No. 124.) On June 1, 2016, the Court stayed all pending motions and discovery. (Dkt. No. 139.) In view of the stay, KID has not yet produced that jurisdictional discovery to LHT.
- 10. On May 12, 2016, KID brought a supplemental motion to dismiss. (Dkt. No. 129.)
- 11. LHT and KID jointly request that the Court stay proceedings on LHT's claims against KID, including the pending motions to dismiss (Dkt. Nos. 97 and 129), and continue the stay of discovery in compliance with the Court's jurisdictional discovery order (Dkt. No. 124), pending the outcome of LHT's forthcoming appeal. LHT and KID will submit an updated joint status report to the Court within 14 days of the date the Federal Circuit issues its mandate in LHT's appeal.

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1	DATED this 17th day of August, 2016.		
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3	By /s/ Bradley S. Keller Bradley S. Keller, WSBA #10665	By: §	s/ Louis D. Peterson Louis D. Peterson, WSBA #5776
4	/s/ Keith D. Petrak Keith D. Petrak, WSBA #19159	5	s/ Michael R. Scott Michael R. Scott, WSBA #12822
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11	JONES DAY 51 Louisiana Avenue, N.W.	<u> </u>	(admitted <i>pro hac vice</i>) s/ Mark A. Chapman
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16	/s/ Susan M. Gerber Susan M. Gerber, OH Bar #0070945	1	mchapman@kenyon.com
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19	Telephone: (216) 586-3939 Facsimile: (216) 579-0212		
20	Email: dmaiorana@jonesday.com smgerber@jonesday.com		
21	Attorneys for Lufthansa Technik AG		
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1	<u>ORDER</u>		
2	It is so ORDERED this 18 th day of August 2016 that:		
3	(a) Finding that there is no just reason for delay, the Court enters final		
4	judgment as to LHT's claims against AES;		
5	(b) All proceedings on LHT's claims against KID, including KID's pendin		
6	motions to dismiss (Dkt. #97 and #129) and the discovery in compliance with the Court'		
7			
8	jurisdictional discovery order (Dkt. #124), are hereby stayed pending the outcome of		
9	LHT's forthcoming appeal of the judgment as to LHT's claims against AES; and		
10	(c) LHT and KID will submit an updated joint status report to the Cour		
11	within 14 days of the date the Federal Circuit issues its mandate in LHT's appeal.		
12			
13	RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE		
14			
15			
16	Presented by:		
17	Jones Day		
18	Attorneys for Plaintiff Lufthansa Technik AG		
19	By s/Susan M. Gerber		
20	Susan M. Gerber (admitted <i>pro hac vice</i>)		
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