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13	Pilots Coalition, Gregory R. Cordes, Dru M	-	
	Doug Poulton, Stephan Robson and Philip	Valente III	
14	UNITED STATES DI	ISTRICT COURT	
15	NORTHERN DISTRIC		
16	l ,		
17	AMERICAN AIRLINES FLOW-	Case No.: 3:15-cv-03125 RS	
18		[Assigned to Judge Richard Seeborg]	
	GREGORY R. CORDES, DRU	[12028.000 00 00080 111011111 2000 018]	
19		STIPULATION AND ORDER	
20		SHORTENING TIME ON PLAINTIFFS' MOTION FOR A	
21	1	STAY AND FOR AN OSC RE	
22	I	ADEQUACY OF CLASS COUNSEL	
23	Plaintiff,		
24	V.		
25	ALLIED PILOTS ASSOCIATION		
26	and AMERICAN AIRLINES, INC.		
27	Defendants.		

5

JOINT STIPULATION

COME NOW, Plaintiffs American Airlines Flow-Thru Pilots Coalition,
Gregory R. Cordes, Dru Marquardt, Doug Poulton, Stephan Robson and Philip
Valente III (collectively, "Plaintiffs") and Defendant Allied Pilots Association
("Defendant"), and file this Joint Stipulation Shortening time on Plaintiff's
Motion for a Stay and for an Order to Show Cause re Adequacy of Class Counsel,
and in support thereof show as follows:

WHEREAS, this Court granted class certification with respect to one of Plaintiffs' claims pursuant to the Order dated June 16, 2016 (Docket No. 67); and Attorney Christopher W. Katzenbach thereby became Class Counsel for the certified class;

WHEREAS Plaintiffs have informed Defendant that Plaintiffs have been unable to substantively communicate with Class Counsel (Christopher Katzenbach, Esq.) since August-2018 and that they harbor grave doubts about Mr. Katzenbach's present adequacy to serve as sole Class Counsel; and,

1	WHEREAS trial is currently set on April29, 2019 pursuant to a Case	
2	Management Conference that took place on August 2, 2018 (Docket No. 145);	
3	and,	
4 5		
6		
7	WHEREAS Plaintiffs intend to Move this Court for (1) a stay of all	
8	proceedings; (2) that an Order to Show Cause should issue regarding the	
9	adequacy of Mr. Katzenbach to continue serving as sole Class Counsel; and	
10	(3) for an order vacating all dates and deadlines in this action (the "Motion"); and	
11		
12	Defendant may wish to oppose the Motion,	
13 14		
15	WHEREAS all parties wish to have the Motion heard and resolved as	
16	quickly as possible; and,	
17		
18		
19	WHEREAS, good cause exists to shorten notice on the Plaintiffs Motion;	
20		
21	IT IS HEREBY STIPULATED:	
22		
23	Plaintiffs' Motion shall be filed not later than February 4, 2019 ;	
2425		
26	Any Opposition shall be filed not later than February 12, 2019;	
27	Plaintiff's Reply Brief be filed not later than February 15, 2019; and	
28	3	
	Stimulation and [Drangead] Order Shortoning Time On Plaintiffe Motion For A Stay at	

1 The hearing on Plaintiff's Motion shall be held on February 21, 2019 at 1:30 2 p.m. in Courtroom 3. 3 AGREED. 4 5 DATED: January 30,2019 6 7 TIMOTHY D. MCGONIGLE PROF. CORP. 8 9 By: Is/ Timothy D. McGonigle Timothy D. McGonigle 10 11 BRAUNSTEIN & BRAUNSTEIN, P.C. 12 13 By: Is/ George Braunstein George Braunstein 14 15 Attorneys for Plaintiffs, American Airlines Flow-Thru Pilots Coalition, Gregory R. Cordes, Dru Marquardt, 16 Doug Poulton, Stephan Robson and Philip Valente III 17 II18 // 19 // 20 21 *||* 22 11 23 24 II25 11 26 II27 28 Stipulation and [Proposed] Order Shortening Time On Plaintiffs Motion For A Stay etc.

Airlines Flow-Thru Pilots Coalition v. Allied Pilots Assn., Case No. 3:15-cv-03125-RS

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DATED: January 30, 2019 JAMES & HOFFMAN, P.C. By: /s/ Steven K. Hoffman Steven K. Hoffman DATED: January 30, 2019 ALTSHULER BERZON LLP By: /s/ Jeffrey B. Demain Jeffrey B. Demain Attorneys for Defendant Allied Pilots Association [PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. **Dated:** 1/30 UNITED STATES DISTRICT JUDGE