## SETTLEMENT AGREEMENT AND RELEASE

Plaintiffs Environmental World Watch, Inc. ("EWW") and Consumer Advocacy Group, Inc. ("CAG"), each on its own behalf and in the interest of the public, Yeroushalmi & Associates, and the undersigned air carriers ("Defendants") (collectively, "Parties" and, individually, a "Party") enter into this Settlement Agreement and Release ("Agreement") concerning the settlement of all pending actions, claims and potential claims among the Parties. Following the execution of this Agreement, the Parties will execute a proposed stipulation and consent judgment to which the Agreement shall be attached as an exhibit ("Proposed Consent Judgment"). The "Effective Date" is the date on which the Court approves and enters the Proposed Consent Judgment.

#### RECITALS

- A. WHEREAS, EWW and CAG are corporations registered with the State of California, formed for furthering environmental causes;
- **B.** WHEREAS, Defendants have employees working at airports in California and plaintiffs allege Defendants have operated aircraft at airports in California. Any airports in California where Defendants operate or has operated one or more aircraft are "Covered Facilities;"
- C. WHEREAS, Cal. Health and Safety Code sections 25249.5 et seq. (hereafter "Proposition 65") prohibits, among other things, a company of ten or more employees from knowingly and intentionally exposing an individual to chemicals known to the State of California to cause cancer, birth defects and other reproductive harm without first providing a clear and reasonable warning to such individuals;
- **D.** WHEREAS, the State of California has officially listed various chemicals pursuant to Cal. Health and Safety Code section 25249.8 as chemicals known to the State to cause cancer and/or reproductive toxicity;

- E. WHEREAS, EWW and CAG allege that Defendants have exposed individuals to chemicals in jet engine exhaust that are listed as known to cause cancer and/or reproductive toxicity under Proposition 65. EWW and CAG allege that Defendants have caused these exposures without providing required Proposition 65 warnings;
- F. WHEREAS, EWW and CAG, respectively, served Defendants and various public enforcement agencies with documents entitled "60-Day Notice of Intent to Sue Under Health & Safety Code section 25249.6" (collectively, the "Notices"). The Notices claim that Defendants violated Cal. Health & Safety Code section 25249.6 by failing to warn employees and individuals of exposures to chemicals listed under Proposition 65 as causing cancer and/or reproductive toxicity, which are allegedly present in jet engine exhaust from aircraft. While the Notices generally allege that Defendants have caused exposures to all Proposition 65-listed chemicals in jet engine exhaust, the Notices also more specifically identify Benz[a]anthracene, Chrysene, Benzo[a]pyrene, Indeno[1,2,3-cd]pyrene, Formaldehyde (gas), Acetaldehyde, Napthalene, Benzene; Ethylbenzene, Benzo[b]fluroanthene, Benzo[k]fluoranthene, Dibenz[a,h]anthracene, Toluene, and Carbon Monoxide (collectively, "Covered Exposures");
- G. WHEREAS, EWW filed a complaints in the public interest (the "EWW Action") in the Superior Court for the County of San Francisco against Defendants and other airline carriers. CAG also filed a complaint in the public interest (the "CAG Action") in the Superior Court for the County of San Francisco against Defendants and other airline carriers. The Complaints in the EWW and CAG Actions allege that Defendants violated Cal. Health & Safety Code section 25249.6 by failing to provide Proposition 65 warnings to employees and other individuals regarding alleged Covered Exposures;
- H. WHEREAS, Defendants denied the allegations in the EWW and CAG Actions and, furthermore, alleged that the CAG Action was duplicative of the EWW Action and not justiciable, which CAG disputes;

- I. WHEREAS, Yeroushalmi & Associates was formerly counsel of record for EWW in the EWW Action, and incurred unreimbursed fees and costs in connection with the EWW and CAG Actions;
- J. WHEREAS, on February 22, 2008 the Parties participated in a mediation before
   Mr. Lester Levy at JAMS offices in Los Angeles, CA;
- K. WHEREAS, in order to avoid continued and protracted litigation, the Parties desire to enter into a full settlement of all claims that were or could have been raised in the EWW Action, CAG Action, or any consolidated action of the EWW and CAG Actions (collectively referred to herein as the "Actions") based upon the facts alleged therein and to resolve those actions with finality; and

**NOW THEREFORE**, in consideration of the foregoing and the covenants and agreements set forth below, the Parties agree as follows:

#### **AGREEMENT**

### 1. NO ADMISSION OF LIABILITY

1.1 No Admission. For the purpose of avoiding prolonged litigation, the Parties enter into this Agreement as a full settlement of all claims that were or could have been raised in the Actions based upon the facts alleged therein. By execution of this Agreement and the Proposed Consent Judgment, Defendants do not admit any violation of Proposition 65 or any other law, and Defendants specifically deny that they have committed any such violations. EWW and CAG dispute Defendants' denial. Nothing in this Agreement, as incorporated in the Proposed Consent Judgment, shall be construed as an admission of any fact, issue of law or violation of law, nor shall compliance with this Agreement constitute or be construed as an admission of any fact, issue of law, or violation of law. Based on the foregoing, no one shall construe anything contained in this Agreement as an admission by anyone that any alleged action or failure to act by Defendants violated Proposition 65 or any other statute, regulation, or principle of common law.

## 2. INJUNCTIVE RELIEF/CLEAR AND REASONABLE WARNINGS

- 2.1 <u>Work Area Warning Signage</u>. Defendants shall provide warning signage at each Covered Facility in the manner set forth herein no later than thirty (30) business days (meaning excluding weekends and court holidays) after the Effective Date.
- 2.1.1 For each Covered Facility, Defendants shall ensure posting of a warning sign proximate to the primary entrance[s] to the Defendants' Work Areas where jet engines are operating. "Work Areas" means areas on the ramp, tarmac, or maintenance facility where employees routinely and in the ordinary scope of their employment come within 200 feet from operating jet engine of an aircraft. Defendants shall place prominently all signs posted under this section with such conspicuousness as to render it likely that employees will see and read the same. A warning sign under this subsection shall state:

**WARNING**: This area contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

- 2.1.2 Non-Exclusive Control. If Defendants do not have exclusive control over the area proximate to the primary entrance to a Work Area where a warning is required under Section 2, Defendants shall make reasonable and good faith efforts to obtain permission to post a warning sign at or near such an entrance. If, despite reasonable and good faith efforts, Defendants cannot obtain permission to post the required warning required at or near that entrance, Defendants shall have no obligation to provide such a warning at such entrance, so long as Defendants contacted EWW and CAG, through counsel, and discussed with EWW's and CAG's counsel the good faith efforts undertaken to address the issue.
- **2.2** Proposition 65 Information Statements. For each Covered Facility, Defendants will ensure a Proposition 65 Information Statement is posted, within thirty (30) business days of the Effective Date, in each breakroom used by its employees who work in Work Areas. The provision regarding "Non-Exclusive Control" in Section 2.1.2 applies to this requirement as well. The Proposition 65 Information Statement is attached as Exhibit A hereto.

2.3 Jetway Warning Signage. For each Covered Facility, the Defendants that operate a jetway at that facility shall ensure a warning sign is posted in or at the entrance to each jetway where it has control over the signage in or at that jetway. The sign required under this subsection shall be posted within thirty (30) business days of the Effective Date. A sign posted under this subsection shall be prominently placed such and with such conspicuousness as to render it likely to be seen and read by passengers. A warning sign under this subsection shall state:

**WARNING:** This area contains chemicals known to the State of California to cause cancer and birth defects or other reproductive harm.

- 2.3.1 Non-Exclusive Control. If a Defendant does not have exclusive control over a jetway leading to its aircraft where warning signage is required under subsection 2.3, it must use reasonable and good faith efforts to obtain permission to post a warning there. If, through reasonable and good faith efforts, a Defendant cannot obtain permission to post a warning required in subsection 2.3 in a jetway, it is not required under this Agreement to provide such a warning in such jetway, so long as Defendant contacted EWW and CAG, through counsel, and discussed with EWW's and CAG's counsel the good faith efforts undertaken to address the issue.
- **2.4** <u>Duration of Warning Obligations</u>. Defendants' responsibilities to provide the warnings in this section shall continue for such period as Proposition 65 remains in full force and effect, except as provided below.
- **2.4.1** Defendants have no obligation to provide warnings as to a Covered Facility if it ceases to operate aircraft at that Covered Facility.
- 2.4.2 If the Office of Environmental Health Hazard Assessment ("OEHHA") issues a "Safe Use Determination" (22 Cal. Code Regs., § 12204) or otherwise determines that any Covered Exposures do not require Proposition 65 warnings, Defendants shall have no further obligation to provide the warnings described in this Agreement for such exposures.

2.4.3 If a Defendant performs a quantitative risk assessment in accordance with 22 Cal. Code Regs., § 12703 that results in a determination that any Covered Exposures do not require a warning under Cal. Health & Safety Code section 25249.5, Defendant may seek a Court Order that Defendant will have no further obligation to provide the warnings for such exposures described in this Agreement.

#### 3. RELEASE AND CLAIMS COVERED

3.1 Release of Defendants. This Agreement is a final and binding resolution and release between Defendants and their past, present and future officers, directors, trustees, agents, employees, contractors, attorneys, parents, subsidiaries, or affiliates that operate at the Covered Facilities, divisions, successors and assigns, and its independent contractors who manufacture, repair or sell aircraft jet engines, fuel or otherwise service an aircraft for Defendants (collectively, "Releasees"), on the one hand, and EWW and CAG on behalf of themselves and their respective past, present, and future attorneys, officers, employees, directors, members, representatives, agents and assigns, on the other hand, of all claims for violation of Proposition 65, the provisions of Proposition 65 incorporated in California's Hazard Communication provisions (8 Cal. Code of Regs. § 5194(b)), and any other statutory or common law claim that EWW and CAG could have asserted against any Releasee regarding alleged exposures to Proposition 65-listed chemicals at the Covered Facilities, including, but not limited to, the failure by any Releasee to provide clear and reasonable warnings of exposures to Proposition 65-listed chemicals in jet engine exhaust (collectively, "Released Claims"). Yeroushalmi & Associates on behalf of itself and its past, present, and future attorneys (including but not limited to Reuben Yeroushalmi), officers, employees, directors, members, partners, shareholders, contractors, representatives, agents and assigns, hereby releases and waives all claims against any Releasee for expenses (including but not limited to attorneys' fees, investigative fees, consultant or expert fees), costs, liabilities, damages, injunctive relief, and relief of any other kind arising out of or related to Actions in any way (such claims are included within the term "Released Claims," as

used in this Agreement). A Defendant's compliance with the terms of this Agreement resolves all issues of liability regarding the Released Claims, now and in the future, as to all Releasees.

EWW, CAG, and Yeroushalmi & Associates, on behalf of themselves and their respective past, present, and future attorneys, officers, employees, directors, members, partners, representatives, shareholders, contractors, agents and assigns, covenant not to sue nor to institute or participate in, directly or indirectly, arising out of any claims in the EWW and CAG Actions, any form of legal action against any Releasees and releases all Released Claims against any Releasees. Except however, EWW, CAG, and Yeroushalmi & Associates shall remain free to institute any form of legal action to enforce the provisions of this Agreement.

- action against EWW, CAG, and Yeroushalmi & Associates, and each of their respective attorneys or representatives, for all actions and statements that EWW, CAG, and Yeroushalmi & Associates and each of their respective past and present attorneys or representatives, have taken or made in the course of investigating and/or seeking enforcement of Proposition 65 against it in the Actions. Provided however, the Defendant retains the right to institute any form of legal action to enforce the provisions of this Agreement.
- 3.3 <u>Waiver of California Civil Code Section 1542</u>. The Parties waive all rights and benefits that they now have, or in the future may have, conferred upon it by virtue of the provisions of Section 1542 of the California Civil Code, which provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

EWW, CAG, and Yeroushalmi & Associates understand and acknowledge, in particular, that the significance and consequence of its waiver of California Civil Code Section 1542 is that even if EWW, CAG, Yeroushalmi & Associates, with respect to the matters alleged in the Actions, any person or entity on whose behalf EWW, CAG, or Yeroushalmi & Associates

purports to act, suffers future damages or harm arising out of or resulting from the Released Claims, EWW, CAG, Yeroushalmi & Associates, and anyone on whose behalf each purports to act, will not be able to make any claim for relief against any Defendant; provided however, CAG, EWW, and Yeroushalmi & Associates cannot and expressly do not release any claims for personal injury that could be brought by any other individual or organization.

EWW, CAG, and Yeroushalmi & Associates acknowledge that they intend these consequences for any relief, which may exist as of the date of this release but which they do not know exist, and which, if known, would materially affect EWW's, CAG's, or Yeroushalmi & Associates' decision to enter into the Agreement, regardless of whether its lack of knowledge is the result of ignorance, oversight, error, negligence, or any other cause, no matter how justifiable such cause may be.

3.4 <u>Court Approval.</u> Neither this Agreement nor the Proposed Consent Judgment is effective until the Effective Date. This Agreement shall be null and void if, for any reason, the Court does not enter an appropriate form of the Proposed Consent Judgment approving all aspects of this Agreement within one year after the Proposed Consent Judgment has been lodged with the Court.

### 4. SETTLEMENT PAYMENTS

4.1 Each Defendant shall pay a total settlement amount of Thirty Thousand Dollars (\$30,000) in full and final settlement of all claims that EWW and CAG (including but not limited to each of their current and former attorneys) brought or could have brought in connection with the Actions, including all costs and attorneys' fees incurred by EWW and CAG, and in lieu of any civil penalties that allegedly were claimed or could have been recovered in the Actions, as set forth below. Subject to Court approval of the Agreement and entry of the Proposed Consent Judgment, payment shall be made as follows:

# 4.1.1 Payment to EWW

4.1.1.1 From the total settlement payment set out in Section 4.1,
Defendant shall pay Ten Thousand Dollars (\$10,000) to EWW (an organization dedicated to furthering Proposition 65 compliance) for projects and purposes related to environmental protection, worker health and safety, or reduction of human exposure to hazardous substances, as EWW may choose. EWW, including its attorneys, agents, representatives, members, officers, employees, or investigators, may not use any part of this payment to finance any future Proposition 65 litigation or investigative activities regarding potential Proposition 65 issues, compliance, or litigation arising out of or against Defendant or the airline industry. Defendant shall make payment payable to EWW within 30 days after the Effective Date to "Graham & Martin LLP Trust Account", at the following address: Graham & Martin LLP, 950 South Coast Drive, Suite 220, Costa Mesa, CA 92626.

4.1.2 EWW and Defendants shall each be responsible for and shall bear their own attorneys' fees and costs. EWW, for itself and its past, present, and future attorneys, officers, employees, directors, members, representatives, agents and assigns hereby waives all rights to institute or participate in, directly or indirectly, any form of legal action, and releases any and all claims of any nature whatsoever, against Defendants and their past, present and future officers, directors, trustees, agents, employees, contractors, attorneys, parents, subsidiaries or affiliates, for reimbursement or payment of any and all of EWW's fees and costs. Defendants shall have no obligation to EWW to reimburse EWW or EWW's past, present, and future attorneys (including but not limited to Yeroushalmi & Associates), officers, employees, directors, members, shareholders, representatives, contractors, agents and assigns, for any fees and costs associated with the Actions.

### 4.1.3 Payment to CAG.

4.1.3.1 From the total settlement payment set out in Section 4.1, Defendant shall pay CAG a total of two thousand Dollars (\$2000), which represents a

payment in lieu of civil penalties. The payment in lieu of a civil penalty shall be used for projects and purposes related to environmental protection, worker health and safety, or reduction of human exposure to hazardous substances, as CAG may choose. CAG, including its attorneys, agents, representatives, members, officers, employees, or investigators, may not use any part of this payment to finance any future Proposition 65 litigation or investigative activities regarding potential Proposition 65 issues, compliance, or litigation arising out of or against Settling Defendants. Defendant shall make payment within 30 days after the Effective Date payable to "Consumer Advocacy Group, Inc.", at the following address: c/o Law Firm of Roy Penuela, 4555 Ellenboro Way, Woodland Hills, CA 91364-5666.

4.1.3.2 From the total settlement payment set out in Section 4.1,
Defendant shall pay attorneys fees and costs to the Law Firm of Roy Penuela a total of
two thousand Dollars (\$2000), pursuant to application to the Court as part of the
Proposed Consent Judgment, which represents reimbursement of past, present, and future
attorneys' fees and costs relating to or arising out of any of the Actions. Defendant shall
make payment within 30 days after the Effective Date payable to "Law Firm of Roy
Penuela", at the following address: c/o Law Firm of Roy Penuela, 4555 Ellenboro Way,
Woodland Hills, CA 91364-5666.

4.1.3.3 From the total settlement payment set out in Section 4.1, Defendant shall pay attorneys fees and costs to the Lee Law Firm a total of one thousand Dollars (\$1000), pursuant to application to the Court as part of the Proposed Consent Judgment, which represents reimbursement of past, present, and future attorneys' fees and costs relating to or arising out of any of the Actions. Defendant shall make payment within 30 days after the Effective Date payable to "Lee Law Firm", at the following address: c/o Lee Law Firm, 3700 Wilshire Blvd, Suite 920 Los Angeles, CA 90010-3005.

4.1.3.4 From the total settlement payment set out in Section 4.1,
Defendant shall pay attorneys fees and costs to Yeroushalmi & Associates a total of
fifteen thousand Dollars (\$15,000), pursuant to application to the Court as part of the
Proposed Consent Judgment, which represents reimbursement of past, present, and future
attorneys' fees and costs relating to or arising out of any of the Actions. Defendant shall
make payment within 30 days after the Effective Date payable to "Yeroushalmi &
Associates", at the following address: 3700 Wilshire Blvd, Suite 480, Los Angeles, CA
90010.

4.1.3.5Defendant shall have no further obligation to reimburse CAG or CAG's past, present, and future attorneys (including but not limited to Yeroushalmi & Associates), officers, employees, directors, members, shareholders, representatives, contractors, agents and assigns, for any fees and costs associated with the Actions.

4.1.3.6 Upon request by the Court or AG's Office, EWW and CAG shall provide an accounting of all disbursements of funds allocated as "in lieu of penalties" to ensure compliance with California regulations.

4.1.3.7 EWW and CAG, and their respective past and current attorneys, agree that they will not seek payment of attorneys fees from each other or its lawyers.

## 5. RETENTION OF JURISDICTION

This Court shall retain jurisdiction of the EWW and/or CAG Action to enforce this Agreement.

## 6. DISPUTES UNDER THE AGREEMENT

Any Party to this Agreement may, by motion or order to show cause before the court, seek to enforce the terms and conditions contained in the Agreement upon a breach of any term or condition by another Party, but in no event will any Party seek to set aside any terms or conditions in this Agreement once the court has approved the Agreement and entered the Proposed Consent Judgment. In any such enforcement proceeding, the Parties may seek whatever equitable or legal remedies to which they are entitled for failure to comply with this Agreement, including their attorneys' fees and costs.

## 6. SUBSEQUENT SETTLEMENTS

If another party enters into a settlement agreement with EWW or CAG with respect to any allegations that such party caused exposures to Proposition 65-listed chemicals in jet engine exhaust without a Proposition 65 warning, the settling EWW or the settling CAG shall use goodfaith efforts to ensure that no terms, conditions, or monetary payments of that settlement agreement are more favorable to such other party than those under this Agreement.

### 7. NOTICES

All correspondence or notices required to be provided pursuant to this Agreement shall be in writing and personally delivered or sent by: (1) first-class, registered, certified mail, return receipt requested, or (2) overnight courier to the following addresses: (A Party, from time to time, may, pursuant to the methods prescribed above, specify a change of address to which all future notices and other communications shall be sent.)

To Defendants:

Counsel of Record for Each Defendant. As provided on the signature pages.

To EWW:

Anthony G. Graham Graham & Martin LLP 950 South Coast Drive, Suite 220 Costa Mesa, CA 92626

To CAG:

Roy Penuela Law Firm of Roy Penuela 4555 Ellenboro Way Woodland Hills, CA 91364-5666

To EWW's Former Counsel (Yeroushalmi & Associates):

Reuben Yeroushalmi Yeroushalmi & Associates 3700 Wilshire Blvd. Suite 480 Los Angeles, CA 90010

## 8. INTEGRATION

This Agreement constitutes the final and complete agreement of the Parties, as incorporated in the Proposed Consent Judgment, with respect to the subject matter hereof and supersedes all prior or contemporaneous negotiations, promises, covenants, agreements or representations concerning any matters directly, indirectly or collaterally related to the subject matter of this Agreement. The Parties have included, expressly and intentionally, in this Agreement all collateral or additional agreements that may, in any manner, touch or relate to any of the subject matter of this Agreement and, therefore, all promises, covenants and agreements, collateral or otherwise, are included herein and therein. The Parties intend that this Agreement shall constitute an integration of all their agreements, and each understands that in the event of any subsequent litigation, controversy or dispute concerning any of its terms, conditions or provisions, no party hereto shall be permitted to offer or introduce any oral or extrinsic evidence concerning any other collateral or oral agreement between the Parties not included herein.

# 9. TIMING

**Time of Essence.** Time is of the essence in the performance of the terms hereof.

# 10. COMPLIANCE WITH REPORTING REQUIREMENTS

Reporting Forms; Presentation to Attorney General. EWW and CAG shall comply with the reporting form requirements referenced in Cal. Health and Safety Code section 25249.7(f).

## 11. COUNTERPARTS

**Counterparts.** This Agreement may be signed in counterparts and shall be binding upon the Parties as if all Parties executed the original hereof.

### 12. WAIVER

**No Waiver.** No waiver by any Party of any provision hereof shall be deemed to be a waiver of any other provision hereof or of any subsequent breach of the same or any other provision hereof.

### 13. POST EXECUTION ACTIVITIES

- 13.1 Within fifteen (15) days following execution by the Parties of the Agreement, the Parties shall seek consolidation of the EWW Action and CAG Action (if such actions have not already been consolidated), and shall use good faith efforts to obtain an order from the Court consolidating the actions.
- 13.2 The Parties shall submit a Proposed Consent Judgment to the Superior Court,
  County of San Francisco for approval on noticed motion pursuant to Cal. Health and Safety Code
  section 25249.7(f) no later than sixty (60) days following execution of the Agreement by the
  Parties. All Parties shall cooperate in good faith in the submission of the Proposed Consent
  Judgment to the Court.
- 13.3 All Parties agree to cooperate in good faith in implementing the terms of this Agreement and in seeking judicial approval of the Proposed Consent Judgment and all terms of this Agreement.

## 14. AMENDMENT

In Writing. No Party may amend or modify this Agreement except by a writing executed by the Parties that expresses, by its terms, an intention to modify this Agreement.

## 15. SUCCESSORS

**Binding Upon Successors.** This Agreement shall be binding upon and inure to the benefit of, and be enforceable by, the Parties and their respective administrators, trustees, executors, personal representatives, successors and permitted assigns.

### 16. CHOICE OF LAWS

California Law Applies. Any dispute regarding the interpretation of this Agreement, the performance of the Parties pursuant to the terms of this Agreement, or the damages accruing to a Party because of any breach of this Agreement shall be determined under the laws of the State of California, without reference to principles of choice of laws.

## 17. NO ADMISSIONS

The Parties have reached this Agreement to avoid the costs of prolonged litigation. By entering into this Agreement, the Parties do not admit any issue of law, including any violation of Proposition 65. No one shall deem this Agreement to be an admission or concession of liability or culpability by any Party, at any time, for any purpose. EWW and CAG do not foreclose any right to demand warnings from other airline entities that are more expansive and/or comprehensive than those described herein. No one shall construe this Agreement, any document referred to herein, or any action taken to carry out this Agreement, as giving rise to any presumption or inference of admission or concession by Defendants as to any fault, wrongdoing, or liability.

## 18. REPRESENTATION

Construction of Agreement. The Parties each acknowledge and warrant that independent counsel of its own selection represented it in connection with the prosecution and defense of the Actions, the negotiations leading to this Agreement and the drafting of this Agreement; and that in interpreting this Agreement, the terms of this Agreement will not be construed either in favor of or against any Party.

### 19. ADDITIONAL POST EXECUTION ACTIVITIES

The Parties agree to mutually employ their best efforts to support the entry of this Agreement and obtain approval of the Proposed Consent Judgment by the Court in a timely manner. The Parties acknowledge that, pursuant to California Health & Safety Code §25249.7, a noticed motion is required to obtain judicial approval of this Consent Judgment. Accordingly, the Parties agree to file a Motion to Approve the Agreement ("Motion"). Defendants shall have no additional responsibility to counsel for EWW or CAG or to Yeroushalmi & Associates pursuant to Code of Civil Procedure §1021.5 or otherwise with regard to reimbursement of any fees and costs incurred with respect to the preparation and filing of the Motion or with regard to counsel appearing for a hearing thereon.

## 20. COUNTERPARTS

This Agreement may be executed in counterparts and by facsimile or e-mail, each of which shall be deemed an original, and all of which, when taken together, shall constitute one and the same document.

## 21. AUTHORIZATION

Authority to Enter Agreement. Each of the signatories hereto certifies that he or she is authorized by the party he or she represents to enter into this Agreement, to stipulate to the Agreement, and to execute and approve the Agreement on behalf of the party represented.

### THE SPACE BELOW IS INTENTIONALLY LEFT BLANK:

	Approved 1510 forth	APPROVED AS TO FORM:
	Date: 2 22 200 8	BINGHAM MCCUTCHEN LLP
	Print name: Rob D. MARGO	Date: 2722 / 2028
	By: The Many	By: IV
	DEFENDANT [NAME]	R Raymond Rothman
		Attorneys for DEFENDANT [NAME]
	AGREED TO:	APPROVED AS TO FORM:
	Date: F-122'08	Date: 12 2008
	Print name: Anthon Calan	Print name: Anthony Graham
	By Atla Goly Colonel for	By: Chol Cohn
	PLAINTIFF ENVIRONMENTAL WORLD W. INC.	
		ENVIRONMENTAL WORLD WATCH, INC.
	AGREED TO:	APPROVED AS TO FORM:
	Date: 2/2408	LAW FIRM OF ROY PENUELA
	Print name: Lyh H Marcus	Date: 02/22/2008
	By: CONSUMER ADVOCACY GROUP, INC.	Roy Penugia
		Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
	AGREED TO AND APPROVED AS TO FORM:	
	Date: 2/22/05	
	Print name: Reuber Kroushal-	
	Ву:	
4	YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 04.25.2008	AKERMAN SENTERFITT LLP
Print name: Anatoli Deloveri	Date: 4/28/08
By:	Gregory R. McClintock
AIRLINES	Attorneys for DEFENDANT AEROFLOT – RUSSIAN AIRLINES
Contact Information for Notice Purposes: Anatoli Deloveri	Contact Information for Notice Purposes: Gregory R. McClintock, Esq.
Aeroflot – Russian Airlines	AKERMAN SENTERFITT LLP
10 Rockfeller Plaza Suite 1015	725 S. Figueroa Street, Suite 3800 Los Angeles, CA 90017
New York, NY 10020	Telephone: (213) 688-9500
Telephone: (212) 944-2300 Facsimile: (212) 944-5200	Facsimile: (213) 627-6342
Facsimile: (212) 944-3200	
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
Ву:	By:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela
	Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.

AGREED TO:	APPROVED AS TO FORM:
Date: 04.25.2008	AKERMAN SENTERFITT LLP
Print name: Anatoli Deloveri	Date: 4/28/08
By:	Gregory R. McClintock
AIRLINES	Attorneys for DEFENDANT AEROFLOT – RUSSIAN AIRLINES
Contact Information for Notice Purposes: Anatoli Deloveri	Contact Information for Notice Purposes: Gregory R. McClintock, Esq.
Aeroflot – Russian Airlines	AKERMAN SENTERFITT LLP
10 Rockfeller Plaza Suite 1015	725 S. Figueroa Street, Suite 3800 Los Angeles, CA 90017
New York, NY 10020	Telephone: (213) 688-9500
Telephone: (212) 944-2300 Facsimile: (212) 944-5200	Facsimile: (213) 627-6342
Facsimile: (212) 944-3200	
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
Ву:	By:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela
	Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.

AGREED TO:  Date:  Print name: Grack & Sullwar  By:  DEFENDANT AER LINGUS LIMITED	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: MAY Zo Zoo  By: MAY Zo Zoo  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AER LINGUS LIMITED
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By:  YEROUSHALMI & ASSOCIATES	

AGREED TO AND APPROVED AS TO FORM:		
Date:		
Print name:		
By:YEROUSHALMI & ASSOCIATES		

AGREED TO:	APPROVED AS TO FORM:
Date: March 10th, 2008	CONDON & FORSYTH LLP
Print name: Alejandro Saito Murguia	Date: 5/20/08
By:  DEFENDANT  AEROLITORAL, S.A. de CV	By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AEROLITORAL, S.A. de CV
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:	By:
By:CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: March 14, 2008  Print name: Antonio Ruiz International Legal Affairs Director By: DEFENDANT AEROVIAS de MÉXICO, S.A. de CV, aka AEROMEXICO	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:S/Zo/o &  By:Rod D. Margo     1901 Avenue of the Stars, Suite 850     Los Angeles, California 90067     Telephone: (310) 557-2030     Attorneys for DEFENDANT AEROVÍAS     de MÉXICO, S.A. de CV, aka AEROMEXICO
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By:  YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Print name: \( \text{ang Dong} \)	CONDON & FORSYTH LLP
Print name: Lang Dong	Date: \( \lambda \setminus 20 \rangle 08 \)
By: DEFENDANT WIR CHINA LIMITED	By: For D Margo Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR CHINA LIMITED
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD	By:Anthony Graham
WATCH, INC.	Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
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AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:	By:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 10 March 2008	CONDON & FORSYTH LLP
Print name: Joan GABEL	Date: 5/20/08
By: DEFENDANT société AIR FRANCE	By: Fred 1 Margo Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT société AIR FRANCE
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 12 MAROS.  Print name: LALIT KAPUR  By: Luly  DEFENDANT AIR-INDIA 5959,  MANAGER- W. COAST, W. Century  LOS ANGELIAS, Blid,  CA-90045	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: 5/20/08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR-INDIA
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF
WATCH, INC.	ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	
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AGREED TO:  Date:	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: S 20 08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR JAMAICA LIMITED
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham    Attorneys for PLAINTIFF    ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 10 March 2006	CONDON & FORSYTH LLP
Print namey John Blair	Date: 5/20/08  By: Rod D. Margo  Rod D. Margo
By: ~ ! HBlai	By: Fol & Morar
DEFENDANT AIR NEW ZEALAND LIMITED	Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR NEW ZEALAND LIMITED
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
Ву:	By:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By: CONSUMER ADVOCACY GROUP, INC.	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	
YEROUSHALMI & ASSOCIATES	

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AGREED TO:	APPROVED AS TO FORM:
Date: 12th March, 2008	CONDON & FORSYTH LLP
Print name: JOSEPHINE YEE JOY	Date: 5/20/08
By: DEFENDANT AIR PACIFIC LIMITED	Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR PACIFIC LIMITED
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD	Ву:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	!
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AGREED TO:	APPROVED AS TO FORM:
Date: 13/03/2008	CONDON & FORSYTH LLP
Print name: GEFFRY SALMON	Date: 5   26   08    By:
By:	By: Tool & Marga
DEFENDANT AIR TAHITI NUI  Distrytum  Constate  1 of 40,02,00  1 of 40,02,00  1 of 40,02,00  1 of 40,02,00	Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT AIR TAHITI NUI
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD	By:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:Roy Penuela
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 3-11-08  Print name: Picharo P. Maguro  By: DEFENDANT AIRTRAN AIRWAYS, INC.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: S/20/08  By: Fold S Margo  1901 Avenue of the Stars, Suite 850  Los Angeles, California 90067  Telephone: (310) 557-2030  Attorneys for DEFENDANT AIRTRAN  AIRWAYS, INC.
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date: Print name: By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 3-13-08  Print name: DovAIP W, WRIGHT  By: Lovel W Wy W  DEFENDANT ALL NIPPON AIRWAYS  CO., LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:March 14, 2008  Print name:Dong Kyu Choi  By: DEFENDANT ASIANA AIRLINES	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:	APPROVED AS TO FORM:  Date:
By:	Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By:  YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 17816 02, 2008	BINGHAM MCCUTCHEN LLP
By:  DEFENDANT AIR CANADA  APPROVED  as to the	Date: 5/20/08  By: C:ch Cotham  R Raymond Rothman  Attorneys for DEFENDANT AIR CANADA
Contact Information for Notice Purposes: Louise-Hélène Sénécal, Esq. Air Canada P.O. Box 7000, Zip 1276 Dorval, QC H4Y 1J2 CANADA Telephone: (514) 422-5826 Facsimile: (514) 422-5829	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:
AGREED TO AND APPROVED AS TO FORM:	·
Date:	
Print name:	
By:	

AGREED TO:	APPROVED AS TO FORM:
Date: 3/31/08	BINGHAM MCCUTCHEN LLP
Print name: WILLIAM TORDAN	Date: 5/20/08
By:  DEFENDANT AIR WISCONSIN  AIRLINES CORP	By: Raymond Rothman Attorneys for DEFENDANT AIR WISCONSIN AIRLINES CORP.
Contact Information for Notice Purposes: William Jordan, Esq. Air Wisconsin Airlines Corp. W6390 Challenger Drive, Suite 203 Appleton, WI 54914 Telephone: (920) 749-4188 Facsimile: (920) 749-4158	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
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By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: $3/26/08$	BINGHAM MCCUTCHEN LLP
Print name: Chris R. Glasser	Date: 5 /20/08
By: Chan R Bassan DEFENDANT ALASKA AIRLINES, INC.	By: Raymond Rothman Attorneys for DEFENDANT ALASKA AIRLINES, INC.
Contact Information for Notice Purposes: Jeffrey Coonjohn Alaska Airlines, Inc. (SEAZL) 19300 International Blvd. Seattle, WA 98188 Telephone: (206) 392-5875 Facsimile: (206) 392-5468	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 4/2/08  Print name 1 Nichael Minerva  By: DEFENDANY AMERICA WEST AIRLINES, INC.  Contact Information for Notice Purposes: Susan B. Bovee, Esq. US Airways 111 W. Rio Salado Parkway Tempe, AZ 85281 Telephone: (480) 693-2862 Facsimile: (480) 693-5932	APPROVED AS TO FORM:  BINGHAM MCCUTCHEN LLP  Date: 5/20/08  By: Lick Rothman R Raymond Rothman Attorneys for DEFENDANT AMERICA WEST AIRLINES, INC.  Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL  WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date: Print name: By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: April 8, 2008	BINGHAM MCCUTCHEN LLP
Print name: Peggy E) Sterling	Date: 5/20/08
By: Jeggy Muly DEFENDANT AMERICAN AIRLINES, INC.	By: Rich Rothman R Raymond Rothman Attorneys for DEFENDANT AMERICAN AIRLINES, INC.
Contact Information for Notice Purposes: James Johnson, Esq. American Airlines, Inc. 4333 Amon Carter Blvd., MD 5675 Fort Worth, TX 76155 Telephone: (817) 963-5240 Facsimile: (817) 967-2937	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	

AGREED TO:	APPROVED AS TO FORM:
Date: 418108	BINGHAM MCCUTCHEN LLP
Print hame: PETER SOWIER	Date: 5/20/08
By: DEFENDANT AMERICAN EAGLE AIRLINES, INC.	Date: S/20/08  By: Rich Rothum  R Raymond Rothman  Attorneys for DEFENDANT AMERICAN EAGLE AIRLINES, INC.
Contact Information for Notice Purposes: Kate Soled, Esq. American Eagle Airlines, Inc. P.O. Box 619616 - MD 5675 Dallas/Fort Worth Airport Fort Worth, TX 75261-9616 Telephone: (817) 967-1574 Facsimile: (817) 967-2937	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: April 3, 2008	BINGHAM MCCUTCHEN LLP
Print name: Jens (sec 2), Voqe 1  By: DEVENDANT CONTINENTAL SJ6  AIRLINES, INC.	By: Nothern R Raymond Rothman Attorneys for DEFENDANT CONTINENTAL AIRLINES, INC.
Contact Information for Notice Purposes: Managing Attorney – Litigation Continental Airlines, Inc. 1600 Smith Street HQSLG Houston, TX 77002 Telephone: (713) 324-4812 Facsimile: (713) 324-5161	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 21 APR 2008	BINGHAM MCCUTCHEN LLP
Print name: MICHAEL J. QUIELLO  By: Michael J. Wo  DEFENDANT DELTA AIR LINES, INC.	By: Sch Rothan R Raymond Rothman Attorneys for DEFENDANT DELTA AIR LINES, INC.
Contact Information for Notice Purposes: Alison Jordan Lathrop, Esq. Delta Air Lines, Inc. P.O. Box 20706 Department 981 Atlanta, GA 30320-6001	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: May 8, 2108	BINGHAM MCCUTCHEN LLP
Print name: BRIAN BAUGE	Date:5/20/08
By:  DEFENDANT EVERGREEN INTERNATIONAL AIRLINES, INC.	By: Raymond Rothman Attorneys for DEFENDANT EVERGREEN INTERNATIONAL AIRLINES, INC.
Contact Information for Notice Purposes: Gwenna Wootress, Esq. Vice President Legal Counsel Evergreen International Airlines, Inc. 3850 Three Mile Lane McMinnville, OR 97140 Telephone: (503) 472-9361 x4811 Facsimile: (503) 434-4062	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
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By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date:	BINGHAM MCCUTCHEN LLP
Print name: Mathew R Henry  By: Mathew R Henry  DEFENDANT FRONTIER AIRLINES, INC.	Date: 5/20/08  By: Raymond Rothman Attorneys for DEFENDANT FRONTIER AIRLINES, INC.
Contact Information for Notice Purposes:  David Sislowski, Esq.  Frontier Airlines, Inc.  Frontier Center One 7001 Tower Road  Denver, CO 80249-7312  Telephone: (720) 374-4512  Facsimile: (720) 374-4308	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Print name:  By:  Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
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By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	·
By:YEROUSHALML& ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date:	BINGHAM MCCUTCHEN LLP
Print Name: ANKS HVAT	Date: 5/20/08
By: DEFENDANT VETBLUE AIRWAYS CORP.	By: Raymond Rothman by 126 Attorneys for DEFENDANT JETBLUE AIRWAYS CORP.
Contact Information for Notice Purposes: Joanna L. Geraghty, Esq. JetBlue Airways Corporation 118-29 Queens Boulevard Forest Hills, NY 11375 Telephone: (718) 709-3524 Facsimile: (718) 709-3631	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	

AGREED TO:  Date: 3/25/08  Print name: 1/27/100 & 7/40/05  By: 1/2/100 & 7/40/05  DEFENDANT HORIZON AIR INDUSTRIES, INC.  Contact Information for Notice Purposes: Howard Thiersch, Esq. Horizon Air Industries, Inc. 19521 International Boulevard Seattle, WA 98168-0977	APPROVED AS TO FORM:  BINGHAM MCCUTCHEN LLP  Date: 5/20/08  By: 12.4 2.42  R Raymond Rothman 47 Vot Attorneys for DEFENDANT HORIZON AIR INDUSTRIES, INC.  Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106
Telephone: (206) 431-4509 Facsimile: (206) 431-4624	Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 4/8/08	BINGHAM MCCUTCHEN LLP
Print name: JONN Trum B. Hill	Date: 5/20/08
By: DEFENDANT HAWAIIAN AIRLINES, INC.	By: Raymond Rothman Attorneys for DEFENDANT HAWAIIAN AIRLINES, INC.
Contact Information for Notice Purposes: Jonathan B. Hill, Esq. Dow, Lohnes & Alberston, PLLC 1200 New Hampshire Avenue, N.W. Suite 800 Washington, DC 20036-6802 Telephone: (202) 776-2755 Facsimile: (202) 776-2222	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 3.24.68	BINGHAM MCCUTCHEN LLP
Print name! Christopher Pappalcanou	Date: 5/20/08
DERENDANT MESA AIR GROUP, INC.	By: Raymond Rothman Attorneys for DEFENDANT MESA AIR GROUP, INC.
Contact Information for Notice Purposes: Chris Pappaioanou, Esq. Mesa Air Group, Inc. 410 North 44th Street, Suite 700 Phoenix, AZ 85008 Telephone: (602) 685-4145 Fascimile: (602) 685-4350	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	·
Date:	
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By:YEROUSHALMI & ASSOCIATES	·

AGREED TO:  Date:	APPROVED AS TO FORM:  BINGHAM MCCUTCHEN LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL  WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: March 24,2008	BINGHAM MCCUTCHEN LLP
Print name, John S. Frederickse	7 Date: 5/20/08
By: The home of the sun country Airlines	By: Raymond Rothman Attorneys for DEFENDANT MN AIRLINES, LLC dba SUN COUNTRY AIRLINES
Contact Information for Notice Purposes: John S. Fredericksen, Esq. MN Airlines, LLC dba Sun Country Airlines 1300 Mendota Heights Road Mendota Heights, MN 55120 Telephone: (213) 680-6400 Facsimile: (213) 680-6499	Contact Information for Notice Purposes:  R Raymond Rothman, Esq.  BINGHAM MCCUTCHEN LLP  355 South Grand Avenue, Suite 4400  Los Angeles, CA 90071-3106  Telephone: (213) 680-6400  Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: April 11, 2008	BINGHAM MCCUTCHEN LLP
Print name: Eric Woodward  By: Ecic Woodward  DEFENDANT SKY WEST, INC.	Date: 5/20/08  By: Raymond Rothman by 706  Attorneys for DEFENDANT SKY WEST, INC.
Contact Information for Notice Purposes: Todd Emerson, Esq. Sky West, Inc. 444 S. River Road St. George, UT 84790 Telephone: (435) 634-3530 Facsimile: (435) 634-3505	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	

AGREED TO:	APPROVED AS TO FORM:
Date: 3-38-2008	BINGHAM MCCUTCHEN LLP
Print name: AMHila S. Buhr	Date: 5 / 20 / 08
By: Cynthof And DEFENDANT SOUTHWEST AIRLINES COMPANY ITS: Associate Greneral Counsel	By: Raymond Rothman 6, 75 € Attorneys for DEFENDANT SOUTHWEST AIRLINES COMPANY
Contact Information for Notice Purposes: Cindy Buhr, Esq. A sociate General Counsel Southwest Airlines Company Legal Department 2702 Love Field Drive, HDQ/4GC Dallas, TX 75235-1611 Telephone: (214) 792-6144 Facsimile: (214) 792-4086	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	

AGREED TO:	APPROVED AS TO FORM:
Date: April 8, 2007	BINGHAM MCCUTCHEN LLP
Print name: RICKS FRAZIBA	Date: 5/20/08
By: Malis Transport DEFENDANT UNITED AIR LINES, INC.	By: Raymond Rothman Attorneys for DEFENDANT UNITED AIR LINES, INC.
Contact Information for Notice Purposes: Ricks Frazier, Esq. United Air Lines, Inc. 1200 E. Algonquin Road WHQLD Elk Grove Village, IL 60007 Telephone: (847) 700-4446 Facsimile: (847) 700-4446	Contact Information for Notice Purposes: R Raymond Rothman, Esq. BINGHAM MCCUTCHEN LLP 355 South Grand Avenue, Suite 4400 Los Angeles, CA 90071-3106 Telephone: (213) 680-6400 Facsimile: (213) 680-6499
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
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Print name:	
By:YEROUSHALMI & ASSOCIATES	
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AGREED TO:  Date:	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: MARCH 12, 2008  Print name: Scott Mowrer VP Marketing & Sales, The Americas  By: DEFENDANT CATHAY PACIFIC AIRWAYS LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	By:  John L. Kortum  Evelyn D. Sahr, Esq. Laura G. Stover, Esq. ECKERT SEAMANS CHERIN & MELLOTT, LLC 1747 Pennsylvania Avenue, NW, 12th Floor Washington, DC 20006 Telephone: 202 659 6622 Fax: 202 659 6699 email: esahr@eckertseamans.com; lstover@eckertseamans.com  Nandor B. Krause, Esq. John L. Kortum, Esq. ARCHER NORRIS 2033 North Main Street, Suite 800 Walnut Creek, CA 94596 Telephone: 925 930-6600 Fax: 925 930-6620 email: nkrause@archernorris.com; jkortum@archernorrt  Attorneys for DEFENDANT CHINA EASTERN AIRLINES COMPANY, LTD.

AGREED TO:	APPROVED AS TO FORM:
Date:	Date: 19, 2008
By: DEFENDANT CHINA EASTERN AIRLINES COMPANY, LTD.	By: John L. Kortum  Evelyn D. Sahr, Esq. Laura G. Stover, Esq. ECKERT SEAMANS CHERIN & MELLOTT, LLC 1747 Pennsylvania Avenue, NW, 12th Floor
	Washington, DC 20006 Telephone: 202 659 6622 Fax: 202 659 6699 email: esahr@eckertseamans.com; lstover@eckertseamans.com
	Nandor B. Krause, Esq. John L. Kortum, Esq. ARCHER NORRIS 2033 North Main Street, Suite 800 Walnut Creek, CA 94596 Telephone: 925 930-6600 Fax: 925 930-6620
	email: nkrause@archernorris.com; jkortum@archernorrr  Attorneys for DEFENDANT CHINA EASTERN AIRLINES COMPANY, LTD.

AGREED TO:  Date: 03/18/08.  Print name: Lu weix'.  By: CHINA SOUTHERN AIRLINES CO. LTD.	APPROVED AS TO FORM:  REED SMITH LLP  Date: 3/8/08  By: David S. Reidy  Attorneys for Defendant CHINA SOUTHERN AIRLINES CO. LTD.
Contact Information for Notice Purposes: Louis Lu China Southern Airlines Co. Ltd. 6300 Wilshire Blvd. Suite 101 Los Angelea, CA 90048 Telephone: (323) 653-8088 Facsimile: (323) 653-8066	Contact Information for Notice Purposes: David S. Reidy, Esq. REED SMITH LLP Two Embarcadero Center, Suite 2000 San Francisco, CA 94111 Telephone: (415) 543-8700 Facsimile: (415) 391-8269
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuels  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By:  VEROUSHALMI & ASSOCIATES	

	<u></u>
Print name: Hsiao-Sui Wu  By: DEFENDANT CHINA AIRLINES LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:  Print name: Pedro Heilbron  By: DEFENDANT COMPANIA PANAMENA de AVIACION, S.A., aka COPA AIRLINES	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: \( \sigma \) \( \lambda \) \( \lambd
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attomeys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date: Print name: By: YEROUSHALMI & ASSOCIATES	



AGREED TO:	APPROVED AS TO FORM:
Date: 23 MARCH 2008	CONDON & FORSYTH LLP
Print name: OHER SHALEV	Date: 5/20/08
By: DEFENDANT EL AL ISRAEL AIRLINES, LTD.	By: Kod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT EL AL ISRAEL AIRLINES, LTD.
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:	By:
By:CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	
By:YEROUSHALMI & ASSOCIATES	

Print name: C. C. Hwanks  By: DEFENDANT EVA AIRWAYS CORP.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: 5 20 08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030
	Attorneys for DEFENDANT EVA AIRWAYS CORP.
AGREED TO:	APPROVED AS TO FORM:
Date: Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Date: Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
By: CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:  Print name: HAYON ACHESON, PRESIDENT  By:  DEFENDANT HMY AIRWAYS, INC. aka HARMONY AIRWAYS	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: 5/20/08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT HMY AIRWAYS, INC. aka HARMONY AIRWAYS
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date: Print name: By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attomeys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: March 24, 2008  Print name: Kazuhide Yamazaki  By: Yamazaki  DEFENDANT JAPAN AIRLINES INTERNATIONAL COMPANY, LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: 5/20/08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT JAPAN AIRLINES INTERNATIONAL COMPANY, LTD.
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:  Print name: E. R. Swelheim, SVP Corp. Controler B.C.P. van Koppen, Company Secretary & General Counsel  By:  DEFENDANT KLM ROYAL DUTCH AIRLINES	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 3/20/08  Print name: LEG, JONG E  By: DEFENDANT KOREAN AIR LINES CO., LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By: Roy Penuela     Attorneys for PLAINTIFF CONSUMER     ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date: Print name: By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: March 18, 2008  Print name: Javier Luck Director of Finance & Administration, N.A.  By: DEFENDANT LAN AIRLINES S.A.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: \$\frac{20}{08}\$  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT LAN AIRLINES S.A.
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By:
By:	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
Ву:	
By:CONSUMER ADVOCACY GROUP, INC.	By:Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
Ву:	
YEROUSHALMI & ASSOCIATES	

L CORPORTO	
AGREED TO:	APPROVED AS TO FORM:
Date: April Q, Zoog	CONDON & FORSYTH LLP
Print name: Helmut Weixler (Managing Director)	Date: 5/20/08
1100	Date: S/20/08  By: Rod D. Margo
By: 4. 1. C	Rod D. Margo 1901 Avenue of the Stars. Suite 850
DEFENDANT LTU LUFTTRANSPORT- UN PERNEHMEN GmbH (LTU	Los Angeles. California 90067 Telephone: (310) 557-2030
INTERNATIONAL AIRWAYS)	Attorneys for DEFENDANT LTU
	LUFTTRANSPORT-UNTERNEHMEN GmbH (LTU INTERNATIONAL AIRWAYS)
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By: CONSUMER ADVOCACY GROUP, INC.	By:Roy Penuela
	Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
Ву:	
YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: March 17 2008  Print name: Arthur J. Molins  By: DEFENDANT BEUTSCHE LUFTHANSA AG (LUFTHANSA GERMAN AIRLINES)	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: 5/20/08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT DEUTSCHE
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	LUFTHANSA AG (LUFTHANSA GERMAN AIRLINES)  APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date: Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: 8	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: S / 20 / 08  By: Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT MALAYSIA AIRLINES
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: March 13, 2008	CONDON & FORSYTH LLP
Print name: Maru E. Johansen	Date: 5/20/08
By:  DEFENDANT COMPANIA MEXICANA de AVIACION, S.A. de CV, dba MEXICANA AIRLINES	By:  Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT COMPANIA MEXICANA de AVIACION, S.A. de CV, dba MEXICANA AIRLINES
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	By: Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
Ву:	
YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: March 27, 2008  Print name: Roberto C.O. Lim  VP -Legal Affairs & Corporate Compliance Officer  By:  DEFENDANT PHILIPPINE AIRLINES, INC.  8 <sup>th</sup> Floor PNB Financial Center Pres. Diosdado-Macapagal Avenue CCP Complex, Pasay City Metro Manila, Philippines 1300	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER  ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By:  YEROUSHALMI & ASSOCIATES	MAR 3 1 2008  CONDON & FORSYTH LLP

AGREED TO:	APPROVED AS TO FORM:
Date:	CONDON & FORSYTH LLP
Print name: Rob Gurney  By: DEFENDANT QANTAS AIR VAYS  LIMITED	By:  Rod D. Margo  1901 Avenue of the Stars, Suite 850  Los Angeles, California 90067  Telephone: (310) 557-2030  Attorneys for DEFENDANT QANTAS  AIRWAYS LIMITED
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
Ву:	By:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:	
YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:  Print name:  By:  DEFENDANT SINGAPORE AJRLINES  LIMITED	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By:  Anthony Graham  Attorneys for PLAINTIFF  ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:  Print lame: Trans C. CANFIELD  By Acros Grand G	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attomeys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date: York 12, 2008  Print name: Even Sweeny  By: Should Should AIR LINES LTD.	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date:
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date: Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: April 1, 2008	CONDON & FORSYTH LLP
Print name: Eduardo Iglesias	Date: 5/20/08
By: DEFENDANT Orugo TACA (TACA INTERNAPIONAL AIRLINES, S.A.)	By:  Rod D. Margo  1901 Avenue of the Stars, Suite 850  Los Angeles, California 90067  Telephone: (310) 557-2030  Attorneys for DEFENDANT Grupo TACA (TACA INTERNATIONAL AIRLINES)
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:	By:
PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUFILA
Print name:	Date:
By:	By:
By:CONSUMER ADVOCACY GROUP, INC.	By:Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Date: 7TH APRIL, 2008	CONDON & FORSYTH LLP
Print name: MANIT CHAISUKUMARA	Date: 5/20/08
By:	By:  Rod D. Margo  1901 Avenue of the Stars. Suite 850  Los Angeles, California 90067  Telephone: (310) 557-2030  Attorneys for DEFENDANT THAI  AIRWAYS INTERNATIONAL PCL
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By:PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
By:CONSUMER ADVOCACY GROUP, INC.	Ву:
CONSUMER ADVOCACY GROUP, INC.	Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP. INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
By:YEROUSHALMI & ASSOCIATES	

AGREED TO:	APPROVED AS TO FORM:
Print name: JULIE SOUTHERN, CFO	CONDON & FORSYTH LLP
Print name: JULIE SOUTHERN, CFO	Date:
DEFENDANT VIRGIN ATLANTIC AIRWAYS LIMITED	By:  Rod D. Margo 1901 Avenue of the Stars, Suite 850 Los Angeles, California 90067 Telephone: (310) 557-2030 Attorneys for DEFENDANT VIRGIN ATLANTIC AIRWAYS LIMITED
AGREED TO:	APPROVED AS TO FORM:
Date:	Date:
Print name:	Print name:
By: PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:	APPROVED AS TO FORM:
Date:	LAW FIRM OF ROY PENUELA
Print name:	Date:
Ву:	
CONSUMER ADVOCACY GROUP, INC.	By:  Roy Penuela  Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:	
Date:	
Print name:	
Ву:	
YEROUSHALMI & ASSOCIATES	

AGREED TO:  Date:	APPROVED AS TO FORM:  CONDON & FORSYTH LLP  Date: \$ \( \) 20 \( \) 8  By: Rod D. Margo     1901 Avenue of the Stars, Suite 850     Los Angeles, California 90067     Telephone: (310) 557-2030     Attorneys for DEFENDANT WESTJET
AGREED TO:  Date:  Print name:  By:  PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.	APPROVED AS TO FORM:  Date:  Print name:  By: Anthony Graham Attorneys for PLAINTIFF ENVIRONMENTAL WORLD WATCH, INC.
AGREED TO:  Date:  Print name:  By:  CONSUMER ADVOCACY GROUP, INC.	APPROVED AS TO FORM:  LAW FIRM OF ROY PENUELA  Date:  By:  Roy Penuela Attorneys for PLAINTIFF CONSUMER ADVOCACY GROUP, INC.
AGREED TO AND APPROVED AS TO FORM:  Date:  Print name:  By: YEROUSHALMI & ASSOCIATES	