IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

THOMAS LEVU, on behalf of himself and all others similarly situated,

CASE NO.: 6:20-cv-703-Orl-78LRH

Plaintiff,

v.

AIR CANADA, INC.,

Defendant.

JOINT STIPULATION AND MOTION FOR DISMISSAL

Plaintiff Thomas Levu ("Plaintiff"), and Air Canada, incorrectly named as "Air Canada, Inc." ("Air Canada"), by and through their respective undersigned counsel (the "Parties"), stipulate and agree that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), this litigation is voluntarily dismissed with prejudice as to all claims of Plaintiff against Air Canada, and without prejudice as to all claims of any unnamed member of the alleged putative class, with each party to bear his or its own attorney's fees and costs. The Parties hereby move the Court for entry of an Order acknowledging the dismissal of the action pursuant to Rule 41(a)(1)(A)(ii) and directing the Clerk to close the case.

Dated this 1st day of September, 2020.

<u>/s/ Ed Normand</u> Edmund A. Normand FBN: 865590 **NORMAND PLLC** 3165 McCrory Place, Ste. 175 Orlando, Florida 32803 Tel: (407) 603-6031 Fax: (888) 974-2175 /s/ Charles Wachter

Charles Wachter Florida Bar No. 509418 Bradford D. Kimbro Florida Bar No. 908002 Joseph H. Varner, III Florida Bar No. 394904 **Holland & Knight, LLP** ed@normandpllc.com service@normandpllc.com

Counsel for Plaintiff

100 N. Tampa St., Suite 4100 Tampa, Florida 33602 Tel: (813) 227-8500 Fax: (813) 229-0134

and

Christopher G. Kelly Sarah G. Passeri 31 West 52nd Street New York, New York 10019 Tel.: (212) 513-3200 Fax: (212) 385-9010 email: christopher.kelly@hklaw.com email: sarah.passeri@hklaw.com

Trial Counsel for Air Canada