

Ex Parte Motion for an Order Directing Joint Administration of Related Chapter 11 Cases (the “Joint Administration Motion”).

By the Joint Administration Motion, the Debtors seek entry of an order directing the joint administration of the Debtors’ reorganization cases. The Debtors assert that many of the motions, hearings and orders that will arise in the reorganization cases will jointly affect each and every Debtor. By jointly administering the reorganization cases, the Debtors contend that they will reduce the fees and costs of administering these cases and ease the burden of filing multiple and duplicative documents. The Debtors assert that the rights of the Debtors’ respective creditors will not be adversely affected by the joint administration of the reorganization cases because the Joint Administration Motion requests only administrative, not substantive, consolidation of these cases. The Debtors further request that a unified joint administration caption be used on all pleadings in this case reflecting the jointly administered status under the caption of *In re TOUSA, Inc., et al.*

A final order approving the Joint Administration Motion was entered on January 29, 2008.