1	Tina Wolfson (SBN 174806) twolfson@ahdootwolfson.com			
2	Robert Ahdoot (SBN 172098)			
3	rahdoot@ahdootwolfson.com Theodore W. Maya (SBN 223242) tmaya@ahdootwolfson.com Bradley K. King (SBN 274399) bking@ahdootwolfson.com AHDOOT & WOLFSON, PC 1016 Palm Avenue			
4				
5				
6	West Hollywood, CA 90069 Tel: (310) 474-9111			
7	Fax: (310) 474-8585			
8	Attorneys for Plaintiffs and the Putative Classes			
9	ROD M. FLIEGEL, Bar No. 168289 rfliegel@littler.com			
10	JOHN C. FISH, Jr., Bar No. 160620 jfish@littler.com			
	11 LITTLER MENDELSON, P.C. 333 Bush Street, 34th Floor			
12	San Francisco, California 94104 Telephone: 415.433.1940			
13	Facsimile: 415.399.8490			
14	Attorneys for Defendants Uber Technologies, Inc. and Rasier, LLC			
15	[Additional Counsel Listed on Following Page]			
16	UNITED STAT	TES DISTRICT COURT		
17	NORTHERN DIS	STRICT OF CALIFORNIA		
18				
19	In Re Uber FCRA Litigation	Case No. 14-cv-05200-EMC		
20	in Re Obel I CRA Enigation	Consolidated with: 14-cv-05241 15-cv-03009		
21		STIPULATED REQUEST AN		
22		[PROPOSED] ORDER TO FUE EXTEND THE PARTIES' TI	ME TO	
23		RESPOND TO THE COURT' PRELIMINARY APPROVAL (DKT. 242)		
25		Complaint Filed: November 24	2014	
26		Trial Date: None set.	, 2011	
27				
28				
20	STIPULATED REQUEST AND [PROPOSED] ORDER TO EXTEND THE PARTIES' TIME TO RESPOND TO PRELIM. APP. ORDER	1.	3:14-cv-05200-EMC	

1		ANDREW M. SPURCHISE, Bar No. 5360847
2	Laura L. Ho (SBN 173179) lho@gbdhlegal.com	<u>aspurchise@littler.com</u> LITTLER MENDELSON, P.C.
3	Andrew P. Lee (SBN 245903) alee@gbdhlegal.com	900 Third Avenue, 8th Floor New York, New York 10022
4	William C. Jhaveri-Weeks (SBN 289984) wjhaveriweeks@gbdhlegal.com	Telephone: 212.583.9600 Facsimile: 212.832.2719
	GOLDSTEIN, BORGEN,	
5	DARDARIAN & HO 300 Lakeside Drive, Suite 1000	THEODORE J. BOUTROUS, JR., SBN 132099
6	Oakland, CA 94612 Tel: (510) 763-9800	tboutrous@gibsondunn.com THEANE D. EVANGELIS, SBN 243570
7	Fax: (510) 835-1417	tevangelis@gibsondunn.com
8	Meredith Desautels (SBN 259725)	DHANANJAY MANTHRIPRAGADA, SBN 254433
9	mdesautels@lccr.com Dana Isaac Quinn (SBN 278848)	dmanthripragada@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP
10	disaac@lccr.com LAWYERS' COMMITTEE FOR CIVIL	333 South Grand Avenue Los Angeles, CA 90071-3197
11	RIGHTS OF THE SAN FRANCISCO BAY AREA	Telephone: 213.229.7000 Facsimile: 213.229.7520
	131 Steuart Street, Suite 400	
12	San Francisco, CA 94105 Tel: (415) 543-9444	JOSHUA S. LIPSHUTZ, SBN 242557 jlipshutz@gibsondunn.com
13	Fax: (415) 543-0296	KEVIN J. RING-DOWELL, SBN 278289 kringdowell@gibsondunn.com
14	Attorneys for Plaintiffs and the Putative Classes	GIBSON, DUNN & CRUTCHER LLP 555 Mission Street, Suite 3000
15	Classes	San Francisco, CA 94105-0921
16		Telephone: 415.393.8200 Facsimile: 415.393.8306
17		Attorneys for Defendants
18		Uber Technologies, Inc. and Rasier, LLC
19		
20		
21		
22		
23		
24		
25		
26		
27		
20		

STIPULATED REQUEST AND [PROPOSED] ORDER TO EXTEND THE PARTIES' TIME TO RESPOND TO PRELIM. APP. ORDER

28

1	WHEREAS, on June 29, 2017, the Court issued its Order Granting Plaintiffs' Motion for		
2	Preliminary Approval of Class Action Settlement (Dkt. 242).		
3	WHEREAS, the Court ordered the Parties to devise and submit a design for a "trial test run		
4	to ascertain what percentage [of emails] are likely to be blocked as spam within seven (7) days		
5	from the date of [the] order for approval." (Dkt. 242, 15: 20-23).		
6	WHEREAS, at the request of the Parties, the Court extended the deadline for the Parties to		
7	make their submission regarding the email trial test run to July 20, 2017. (Dkt. 244).		
8	WHEREAS, since June 29, 2017, the Parties have worked diligently to submit the design for		
9	the trial test run by July 20, 2017;		
10	WHEREAS, the Parties need some additional time to further confer about the design for sucl		
11	a test run, but are encountering some scheduling conflicts due to, among other things, summer		
12	vacation schedules;		
13	THEREFORE, the Parties to this Stipulation hereby stipulate and respectfully request as		
14	follows: that the Court extend the deadline for the Parties to make their submission regarding the		
15	email test (along with an updated Preliminary Approval Order) to on or before August 10, 2017.		
16			
17	Dated: July 18, 2017		
18	/s/ Rod M. Fliegel		
19	Rod M. Fliegel John C. Fish, Jr.		
20	Andrew Spurchise LITTLER MENDELSON, P.C.		
21	Joshua S. Lipshutz		
22	Kevin J. Ring Dowell Theodore J. Boutrous, Jr.		
23	Theane D. Evangelis Dhananjay Manthripragada CHRONI DIRBIN & CRUTCHER LL R		
24	GIBSON, DUNN & CRUTCHER LLP		
25	Attorneys for Defendants Uber Technologies, Inc. and Rasier, LLC		
26			
27			
28			

1	Dated: July 18, 2017		
2	/a/Tina Walfaaa		
3	<u>/s/Tina Wolfson</u> Tina Wolfson Robert Ahdoot		
4	Theodore W. Maya Bradley K. King		
5	AHDOOT & WOLFSON, PC		
6	Attorneys for Plaintiffs		
7	Dated: July 18, 2017		
8	/s/ Laura L. Ho Laura L. Ho		
9	Laura L. Ho Andrew P. Lee William C. Jhaveri-Weeks		
11	GOLDSTEIN, BORGEN, DARDARIAN & HO		
12	Attorneys for Plaintiffs		
13	CICNIA TUDE A TTECT A TIONI		
14	SIGNATURE ATTESTATION In accordance with Civil Lead Pule 5 1(i)(2). Lettest that concurrence in the filing of this		
15	In accordance with Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this		
16	document has been obtained from the signatories on this e-filed document.		
17			
18	Dated: July 18, 2017 <u>/s/ Rod M. Fliegel</u> ROD M. FLIEGEL		
19			
20			
21	PURSUANT TO STIPULATION, IT IS SO ORDERED:		
22			
23	Dated: July 18 , 2017		
24	ATES DISTRICT		
25			
26	IT IS SO ORDERED		
27			
28	STIPLILATED REQUEST AND IPPOPOSEDI		
20	ORDER TO EXTEND THE PARTIES' TIME 4.		
	TO RESPOND TO PRELIM. APP. ORDER OF THE PROPERTY OF THE PROPE		