1 2 3 4 5 6 7	JOHN C. FISH, Jr., Bar No. 160620 jfish@littler.com ROD M. FLIEGEL, Bar No. 168289 rfliegel@littler.com ANDREW M. SPURCHISE, Bar No. 245998 aspurchise@littler.com LITTLER MENDELSON, P.C. 650 California Street 20th Floor San Francisco, California 94108.2693 Telephone: 415.433.1940 Facsimile: 415.399.8490  Attorneys for Defendants UBER TECHNOLOGIES, INC. AND RASIE			
9	LLC			
10				
	UNITED STATES DISTRICT COURT			
11				
12	NORTHERN DISTRICT OF CALIFORNIA  SAN FRANCISCO DIVISION			
13				
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15	ABDUL KADIR MOHAMED, individually and on behalf of all others	Case No. CV 14-5200 EMC		
16 17	similarly-situated,  Plaintiff,	STIPULATED REQUEST AND [PROPOSED] ORDER CHANGING MOTIONS TO COMPEL ARBITRATION HEARING DATE		
18	v.	Civil Local Rule 6-2		
19	UBER TECHNOLOGIES, INC.; RASIER,	Complaint Filed: November 24, 2014		
20	LLC; HIREASE, LLC; and DOES 1-50,	Trial Date: None set.		
21	Defendant	That Date. None Set.		
22				
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LITTLER MENDELSON, P.C. 650 California Street 20th Floor an Francisco, CA 94108.2693 415.433.1940	STIPULATED REQUEST AND [PROPOSED] ORDER CHANGING MOTION TO COMPEL ARBITRATION HEARING DATE	CASE NO. 14-5200-EM		

CASE NO. 14-5200-EMC

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STIPULATED REQUEST AND [PROPOSED] ORDER CHANGING MOTION TO COMPEL ARBITRATION HEARING DATE

Pursuant to Civil Local Rule 6-2, Defendants Uber Technologies, Inc. ("Uber"), Rasier, LLC ("Rasier"), Hirease, LLC ("Hirease") and Plaintiff Abdul Kadir Mohamed (collectively "Parties") hereby stipulate to and request that the Court continue the hearing date for the motions to compel arbitration filed by Defendants Uber and Rasier and Defendant Hirease from April 14, 2015 at 10:30 am to May 7, 2015 at 1:30 pm.

This change in time is requested because the client representative for Defendants Uber and Rasier will be out of the country on business on April 14, 2015 and will be unable to attend the hearing as currently scheduled. Counsel for Defendants Uber and Rasier therefore requested a stipulation from counsel for Plaintiff and Defendant Hirease to continue the hearing date on the motions to compel arbitration. All counsel agreed to request a continuance of the hearing date for the motions to compel arbitration and the next available date that worked for all parties and the Court is May 7, 2015.

This request is not made for purposes of unnecessary delay, and none of the Parties will be prejudiced by the granting of this request. The Parties have previously stipulated to several time modifications. On December 18, 2014 and January 30, 2015, Plaintiff and Defendants Uber and Rasier stipulated to extend the time to file a responsive pleading for Defendants Uber and Rasier. On January 26, 2015, Plaintiff and Defendant Hirease stipulated to extend the time for Hirease to file a responsive pleading. On February 5, 2015, in conjunction with the parties in the related action Gillette v. Uber Technologies, Inc., Case No. 14-05241("Gillette"), Plaintiff and Defendants Uber and Rasier stipulated to a consolidated briefing schedule regarding the motions to compel arbitration in Gillette and the instant action and requested that the Court continue the March 12, 2015 case management conference and associated case management deadlines in order to accommodate the consolidated briefing schedule.

This stipulated request will create only a slight delay with respect to the hearing date on the motions to compel arbitration.

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IT IS SO STIPULATED.

415.433.1940

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1	Dated: March 31, 2015			
2				
3		/s/ Andrew M. Spurchise		
4		Andrew M. Spurchise LITTLER MENDELSON, P.C. Attorneys for Defendants Uber Technologies,		
5		Inc. and Rasier, LLC		
6				
7	Dated: March 31, 2015			
8				
9		<u>/s/Theodore Maya</u> Theodore Maya		
10		AHDOOT & WOLFSON, PC Attorneys for Plaintiff Abdul Kadir Mohamed		
11				
12	Dated: March 31, 2015			
13				
14		/s/Mitchell J. Freedman Paul K. Schrieffer		
15		Mitchell J. Freedman P.K. SCHRIEFFER LLP		
16		Attorneys for Defendant Hirease, LLC		
17	Dated: March 31, 2015			
18	Batoa: Maron 51, 2516	/s/Sarah K. Hamilton		
19		Sarah K. Hamilton SEYFARTH SHAW LLP		
20		Attorneys for Defendant Hirease, LLC		
21				
22	SIGNATURE ATTESTATION			
23	In accordance with Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this			
24	document has been obtained from the signate	ories on this e-filed document.		
25				
26	Dated: March 31, 2015	/s/ Andrew M. Spurchise		
27		ANDREW M. SPURCHISE		
28				
ON, P.C. treet	STIPULATED REQUEST AND [PROPOSED] ORDER CHANGING MOTION TO COMPEL	2. CASE NO. 14-5200-EMC		

LITTLER MENDELSON, P.C. 650 California Street 20th Floor an Francisco, CA 94108,2693 415,433,1940

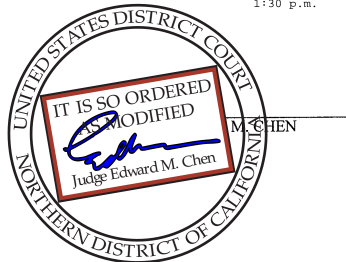
## PURSUANT TO STIPULATION, IT IS SO ORDERED:

The motion hearing is reset for 5/14/15 at 1:30 p.m.

	4/1		
Dated:	-, -	·	2015

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STIPULATED REQUEST AND [PROPOSED] LITTLER MENDELSON, P.C. 650 California Street 20th Floor an Francisco, CA 94108.2693 415.433.1940



ORDER CHANGING MOTION TO COMPEL ARBITRATION HEARING DATE

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CASE NO. 14-5200-EMC