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| 7 | msinger@ckslaw.com J. Jason Hill (SBN 179630) | |
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| 9 | San Diego, California 92101 Telephone: (619) 595-3001 | |
| 0 | Facsimile: (619) 595-3000 | |
| 1 | Attorneys for Plaintiff SANTIAGO RAYA on behalf of himself and all others similarly situat | ed. |
| 2 | | |
| 3 | UNITED STATES DISTRICT COURT | |
| 1 | NORTHERN DISTRICT OF C. | ALIFORNIA – SAN FRANCISCO |
| 5 | SANTIAGO RAYA on behalf of himself and |) CASE NO. 15-CV-02005 MMC |
| 6 | all others similarly situated, | |
| 7 | |) <u>CLASS ACTION</u> |
| 8 | Plaintiffs, |) STIPULATION AND [PROPOSED]) ORDER OF DISMISSALOF MEAL |
| 9 | |) ORDER OF DISWISSALOF MEAL) BREAK CLAIM |
| 0 | | |
| l | v. AMAZON.COM, LLC, a Delaware Limited | |
| 2 | Liability Company; GOLDEN STATE FC, LLC, a Delaware Limited Liability Company |) |
| 3 | and, DOES 1 through 10, inclusive, |) |
| 4 | |) Complaint filed: March 18, 2015) Trial date: None set |
| 5 | Defendants. |) |
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| | | der to Dismiss Meal Break Claim CV-02005 MMC |

| 1 | IT IS HEREBY STIPULATED AND REQUESTED by and between the parties in this | |
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| 2 | action, through their counsel of record, Isam C. Khoury, Michael D. Singer and J. Jason Hill of | |
| 3 | Cohelan Khoury & Singer and the Law Offices of Sahag Majarian II, attorneys for Plaintiff | |
| 4 | SANTIAGO RAYA ("Plaintiff") and Richard G. Rosenblatt and Theresa C. Mak of Morgan, Lewis | |
| 5 | & Bockius LLP, attorneys for Defendants AMAZON.COM, LLC and GOLDEN STATE FC, LLC | |
| 6 | (collectively "Defendants"), that Plaintiff hereby dismisses his individual First Cause of Action for | |
| 7 | failure to provide second meal periods, with prejudice, and his proposed class/representative claims | |
| 8 | predicated thereon, without prejudice. | |
| 9 | The Parties shall bear their own respective attorneys' fees and costs of suit incurred in | |
| 10 | connection with the dismissal of Plaintiff's Meal Break claim. | |
| 11 | IT IS SO STIPULATED. | |
| 12 | Dated: October 16, 2015 LAW OFFICES OF SAHAG MAJARIAN II | |
| 13 | COHELAN KHOURY & SINGER | |
| 14 | By: s/J. Jason Hill | |
| 15 | J. Jason Hill | |
| 16 | Attorneys for Plaintiff SANTIAGO RAYA | |
| 17 | Dated: October 16, 2015 MORGAN, LEWIS & BOCKIUS LLP | |
| 18 | By: /s/ Theresa Mak | |
| 19 | Theresa Mak | |
| 20 | Attorneys for Defendants AMAZON.COM, LLC | |
| 21 | and GOLDEN STATE FC, LLC | |
| 22 | ATTESTATION PURSUANT TO LOCAL RULE 5-1(I)(3) | |
| 23 | I, Jason Hill, attest that concurrence in the filing of this stipulation has been obtained from the | |
| 24 | above persons who stipulated to the filing of this instrument. | |
| 25 | /s/ J. Jason Hill | |
| 26 | J. Jason Hill Counsel to Plaintiff SANTIAGO RAYA | |
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| | 2 Stipulation and [Proposed] Order to Dismiss Meal Break Claim | |
| | Case No. 15-CV-02005 MMC | |

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| 1 | [PROPOSED] ORDER | |
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| 2 | PURSUANT TO STIPULATION, THE COURT HEREBY dismisses Plaintiff's individual | |
| 3 | First Cause of Action for failure to provide second meal periods, with prejudice, and Plaintiff's | |
| 4 | proposed class/representative claim predicated on his First Cause of Action for failure to provide | |
| 5 | second meal periods, without prejudice. | |
| 6 | IT IS SO ORDERED. | |
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| 8 | Dated: October 19, 2015 | |
| 9 | U.S. DISTRICT COURT JUDGE | |
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| | Stipulation and [Proposed] Order to Dismiss Meal Break Claim Case No. 15-CV-02005 MMC | |

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