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10	UBER TECHNOLOGIES, INC. MARTIN D. WHITE (BAR NO. 253476)	
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12		
13	Attorneys for Defendants	
14		
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17		
18	STEWART ROSEN, on Behalf of Himself	Case No. 15-cv-03866-JST
19	and All Others Similarly Situated, and as Private Attorney General,	ASSIGNED FOR ALL PURPOSES TO
20	Plaintiffs,	Judge Jon S. Tigar
21	VS.	STIPULATION FOR ORDER EXTENDING DEADLINE FOR
22	UBER TECHNOLOGIES, INC., a	DEFENDANT CLASS EXPERT DESIGNATION AND REPORT
23	Delaware corporation; RASIER, LLC, a Delaware limited liability company;	
24	RASIER-CA, LLC, a Delaware limited liability company; and DOES 1 to 100, inclusive	
2526	inclusive, Defendants.	
27	Defendants.	
28		
	1	

LAW OFFICES

Allen Matkins Leck Gamble
Mallory & Natsis LLP

STIPULATION FOR ORDER EXTENDING DEADLINE FOR DEFENDANT CLASS EXPERT DESIGNATION AND REPORT

1	The parties to this action, by and through their attorneys of record, stipulate as		
2	follows:		
3	1. On November 14, 2016, the Court signed the parties' Stipulation for Order		
4	Regarding Limited Modifications to Scheduling Order in Rosen Action. In such		
5	stipulation, the parties agreed that Defendants' class certification expert designations and		
6	report would be served on February 17, 2017. (Docket No. 52.)		
7	2. On February 14, 2017, Plaintiff's counsel sent written notice to Defendants'		
8	counsel that they would be filing a Notice of Motion and Motion to Withdraw as Counsel		
9	("Motion to Withdraw") in this action, and also that they were withdrawing one of		
10	Plaintiff's designated expert witnesses, S. Ronald Hauri, as an expert witness in this matter.		
11	3. On February 15, 2017, Plaintiff's counsel and Defendants' counsel met and		
12	conferred by telephone and agreed that, in order to avoid incurring potentially unnecessary		
13	fees and costs, the deadline for Defendants' class expert designations and report should be		
14	extended from February 17, 2017 to seven (7) days after any written demand for such		
15	designation and report by Plaintiff or Plaintiff's then-current counsel of record.		
16	4. The parties note that the requested extension affects only the parties'		
17	deadlines, and does not affect the timing or contents of any of the documents to be		
18	submitted to the Court or hearings to be conducted by the Court.		
19			
20	Dated: February 15, 2017 LAW OFFICES OF BRIAN W. NEWCOMB		
21	By: /s/ Brian W. Newcomb		
22	BRIAN W. NEWCOMB		
23	Attorneys for Plaintiff STEWART ROSEN		
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	STIDLIL ATION FOR ODDED EXTENDING		

LAW OFFICES

Allen Matkins Leck Gamble

Mallory & Natsis LLP

STIPULATION FOR ORDER EXTENDING DEADLINE FOR DEFENDANT CLASS EXPERT DESIGNATION AND REPORT IN

1	Dated: February 15, 2017	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP
2		
3		By: /s/ Marissa M. Dennis
4 5		MARISSA M. DENNIS Attorneys for Defendants UBER TECHNOLOGIES, INC.; RASIER, LLC; RASIER-CA, LLC
6		RASIER, LLC; RASIER-CA, LLC
7		
8	IT IS SO ORDERED.	
9		Q.1.1
10	Dated:	HONORABLE JON S. TIGAR
11		UNITED STATES DISTRICT COURT
12		
13	February 16, 2017	
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amble		STIPULATION FOR ORDER EXTENDING

LAW OFFICES

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Mallory & Natsis LLP

STIPULATION FOR ORDER EXTENDING DEADLINE FOR DEFENDANT CLASS EXPERT DESIGNATION AND REPORT IN POSEN ACTION

ECF ATTESTATION FOR MULTIPLE SIGNATURES

I, Marissa M. Dennis, the ECF user whose ID and password were utilized in the electronic filing of this document, hereby attests that concurrence in the filing of this document has been obtained from each of the other signatories, which shall serve in lieu of their signatures on the document.

/s/ Marissa M. Dennis

Marissa M. Dennis

LAW OFFICES

Allen Matkins Leck Gamble
Mallory & Natsis LLP

STIPULATION FOR ORDER EXTENDING
DEADLINE FOR DEFENDANT CLASS
EXPERT DESIGNATION AND REPORT IN
BOSEN ACTION