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14	Attorneys for Defendants			
15	IN THE UNITED STATES DISTRICT COURT			
	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
16				
17	SAN FRANC			
17 18	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR.,	Case No. 3:17-cv-02664-RS		
17 18 19	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND		
17 18 19 20	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v.	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		
17 18 19 20 21	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND		
17 18 19 20 21 22	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v. UBER TECHNOLOGIES, INC. and	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		
17 18 19 20 21	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v. UBER TECHNOLOGIES, INC. and RASIER, LLC,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		
17 18 19 20 21 22 23	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v. UBER TECHNOLOGIES, INC. and RASIER, LLC,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		
17 18 19 20 21 22 23 24	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v. UBER TECHNOLOGIES, INC. and RASIER, LLC,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		
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 17 18 19 20 21 22 23 24 25 26 	SAN FRANC SCOTT CRAWFORD and JARVIS JERNIGAN, JR., Plaintiffs, v. UBER TECHNOLOGIES, INC. and RASIER, LLC,	Case No. 3:17-cv-02664-RS ORDER STIPULATED MOTION TO EXTEND STAY AS MODIFED BY THE COURT		

1	STIPULATED MOTION TO EXTEND STAY		
2	Plaintiffs Scott Crawford and Jarvis Jernigan, Jr. ("Plaintiffs"), and Defendants Uber		
3	Technologies, Inc. and Rasier, LLC ("Defendants") (collectively, the "Parties"), through counsel,		
4	submit this Joint Motion to Extend the Stay. In support of this stipulated joint motion, the Parties		
5	state as follows:		
6	1. On October 17, 2018, the Parties participated in a mediation session conducted by		
7	Mediator Howard A. Herman. ECF No. 111.		
8	2. With the assistance of Mediator Herman, the Parties negotiated a confidential		
9	agreement to, among other things, jointly seek an order staying all proceedings in this action for		
10	eighteen months.		
11	3. On October 30, 2018, the Parties filed a Joint Stipulation to Stay Proceedings in the		
12	captioned case seeking an eighteen month stay. ECF No. 113.		
13	4. On November 5, 2018, this Court granted the joint request for a stay, but modified		
14	the stay to only twelve months. ECF No. 114 \P 3, 6.		
15	5. The parties continue to believe that they will be more likely to resolve the case if		
16	the Court enters the original eighteen month stay to which the parties agreed.		
17	6. An order extending the stay would also impact the scheduled November 7, 2019		
18	status conference and attendant deadline to file a joint case management statement by October 31,		
19	2019. As such, the parties further request the Court to continue the status conference and attendant		
20	deadline to submit a joint case management statement to a date after April 30, 2020.		
21			
22	WHEREFORE, the Parties jointly move this Court to extend the stay entered in this case to		
23	April 30, 2020, and to continue the status conference and attendant deadline to submit a joint		
24	management statement to dates after April 30, 2020. Pretrial Conference set for June 10, 2020 at		
25	management statement to dates after April 30, 2020. Pretrial Conference set for June 10, 2020 at 10:00 am. Bench Trial set for June 22, 2020 at 9:00 am. Further Case Management Conference set for May 14, 2020 at 10:00 am. Case Management Statement due May 7, 2020.		
26	[SIGNATURES APPEAR ON THE FOLLOWING PAGE]		
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28	2		
MORGAN, LEWIS & BOCKIUS LLP Attorneys at Law Washington, D.C.			

1				
1	Dated: October 24, 2019 Respectf	ully submitted,		
2	s/Anne N	<u>Iarie Estevez</u> N, LEWIS & BOCKIUS LLP		
3	By: s/ Ai	n, LEWIS & BOCKIUS LLP nne Marie Estevez rie Estevez		
4	Stephani	e Schuster		
5	Clara Ko			
6 7	Kathy H			
		s for Defendants		
8	S/ Garret BIZER A	DeReus ND DEREUS, LLC		
9	Garret D Andrew			
10 11	Attorney	for Plaintiffs		
11	s/ Willia	<u>n Most</u> ERRA AERIS LAW GROUP		
12	William	Most		
13	Attorney	for Plaintiffs		
15	Pursuant to Local Rule 5-1(i)(3), I hereby attest that I will have on file all holographic			
16	signatures corresponding to any signature indicated by a conformed signature (s/) within this e- filed document.			
17				
18	s/Anne Ma Anne Ma	<u>Iarie Estevez</u> 1rie Estevez		
19				
20		PURSUANT TO STIPULATION		
21	IT IS SO ORDERED, this <u>25th</u> day of October, 2019.			
22	Kin Sehr			
23	Hon. Richard Seeborg United States District Judge			
24				
25				
26				
27				
28	3			
MORGAN, LEWIS & BOCKIUS LLP Attorneys at Law Washington, D.C.				