1	SHEBAR LAW FIRM Steven M. Shebar (pro hac vice)	
2	steven W. Shebar (pro hac vice) steveshebar@shebarlaw.com 110 N. Gables Blvd.	
3	Wheaton, Illinois 60187 Telephone: 630.877.6833 PRATHER LAW OFFICES Edwin K. Prather, CABN 190536 edwin@pratherlawoffices.com	
4		
5		
6	245 Fifth Street, Suite 103 San Francisco, CA 94013	
7	Telephone: 415.881.7774	
8	Attorneys for Plaintiff	
9	MORGAN, LEWIS & BOCKIUS LLP Brian C. Rocca, Bar No. 221576	
10	brian.rocca@morganlewis.com Geoffrey T. Holtz, Bar No. 191370	
11	geoffrey.holtz@morganlewis.com Ellie F. Chapman, Bar No. 305473	
12	ellie.chapman@morganlewis.com One Market, Spear Street Tower San Erroneigas, California 04105 1506	
13	San Francisco, California 94105-1596 Telephone: 415.442.1000	
14	Attorneys for Defendant	
15 16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	
18		
19	TSA USA LLC,	Case No. 4:17-cv-03536-HSG
20	Plaintiff,	JOINT STIPULATION AND ORDER
21	v.	RE CHOICE OF LAW AND RELATED ISSUES
22	UBER TECHNOLOGIES, INC.,	Hon. Haywood S. Gilliam, Jr.
23	Defendant.	
24		
25	On October 17, 2017, the Court entered an order entitled, ORDER DIRECTING	
26	SUPPLEMENTAL BRIEFING ON DEFENDANT'S MOTION TO DISMISS. See Dkt. No. 59.	
27	Following that Order, the parties met and conferred relating to choice-of-law and related issues.	
28		
		JOINT STIPULATION & ORDER RE CHOICE OF LAW AND RELATED ISSUES Case No. 4:17-cv-03536-HSG
	I	2, 0, 00000 1100

1	The parties reached an agreement that California substantive law applies to this action.	
2	Plaintiff requested an opportunity to file a supplement to its opposition brief to address the	
3	third claim for relief (for fraud) under California law. Defendant agreed to that request.	
4	Defendant requested an opportunity to file a reply in response to the proposed	
5	supplemental opposition. Plaintiff agreed to that request.	
6	THEREFORE, the parties, through their undersigned counsel, STIPULATE and request	
7	that the Court enter an ORDER, as follows:	
8	1. California substantive law shall apply in this action.	
9	2. Plaintiff shall file, on or before November 2, 2017, a supplement to its opposition	
10	brief, not to exceed three pages, relating to its third claim for relief (for fraud).	
11	3. Defendant shall file, on or before November 9, 2017, a brief in reply to Plaintiff's	
12	supplemental opposition brief, not to exceed three pages.	
13	IT IS SO STIPULATED.	
14	Dated: October 31, 2017	By <u>/s/ Brian C. Rocca</u> Brian C. Rocca ¹
15		MORGAN, LEWIS & BOCKIUS LLP
16		Attorneys for Defendant
17	Dated: October 31, 2017	By <u>/s/ Steven M. Shebar</u> Steven M. Shebar
18		SHEBAR LAW FIRM
19		Attorneys for Plaintiff
20		
21	ORDER	
22	PURSUANT TO STIPULAT	TION, IT IS SO ORDERED.
23		0/ 00/11/1
24	Dated: October 31, 2017	Haywood S. Hill
25		OMILE STATES DISTRICT SOLUCE
26		
27		

¹ Brian C. Rocca, the filer of this document, hereby attests that he obtained the concurrence of the other signatory, Steven M. Shebar, prior to its filing.