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11 Attorneys for Plaintiff

12 [Additional counsel appear on signature page.]

13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA

15 IRVING FIREMEN'S RELIEF &)	Case No. 4:17-cv-05558-HSG
16 RETIREMENT FUND, Individually and on)	
17 Behalf of All Others Similarly Situated,)	<u>CLASS ACTION</u>
)	
18 Plaintiff,)	STIPULATION AND ORDER TO EXTEND
)	DEFENDANT'S RESPONSIVE PLEADING
19 vs.)	DEADLINE AND RELATED DEADLINES
)	
20 UBER TECHNOLOGIES INC., et al.,)	
)	
21 Defendants.)	

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1 Plaintiff Irving Firemen’s Relief & Retirement Fund (“Plaintiff”) and Defendant Travis
2 Kalanick (“Kalanick”), by and through their undersigned counsel, hereby stipulate as follows:

3 WHEREAS, on September 26, 2017, Plaintiff filed its Complaint against Kalanick and Uber
4 Technologies, Inc. (“Uber”);

5 WHEREAS, the undersigned counsel for Kalanick is authorized to accept service of the
6 Summons and Complaint on behalf of Kalanick;

7 WHEREAS, Plaintiff served Kalanick with the Summons and Complaint on October 24,
8 2017 by delivering a copy of each to counsel for Kalanick via e-mail and U.S. Mail;

9 WHEREAS, the Honorable Donna M. Ryu to whom this case was initially assigned entered
10 an order governing Uber’s time to answer or otherwise respond to the Complaint on October 16,
11 2017 (Dkt. No. 12);

12 WHEREAS, the case was reassigned to the Honorable Haywood S. Gilliam, Jr. on October
13 20, 2017, but the briefing schedule for motions did not change (Dkt. No. 15);

14 WHEREAS, to the extent Kalanick moves to dismiss the Complaint, the parties have agreed
15 that the motion will be briefed on the same schedule previously entered by Judge Ryu with respect to
16 any motion to dismiss filed by Uber;

17 WHEREAS, the parties’ proposed extension of Kalanick’s responsive pleading deadline will
18 not change or alter the date of any event or any deadline already fixed by Court order;

19 WHEREAS, Plaintiff has selected Robbins Geller Rudman & Dowd LLP (“Robbins Geller”)
20 to serve as Lead Counsel for the putative class in this litigation and Kalanick has no objection to
21 Plaintiff’s selection of Lead Counsel;

22 IT IS HEREBY STIPULATED AND AGREED, by and between the parties, through their
23 undersigned counsel and subject to this Court’s approval:

24 1. Kalanick’s deadline to answer or otherwise respond to Plaintiff’s Complaint is
25 extended through and including December 1, 2017.

26 2. If Kalanick moves to dismiss, Plaintiff may respond by January 17, 2018, and
27 Kalanick may reply by February 14, 2018.

28 IT IS SO STIPULATED.

1 DATED: October 24, 2017

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16 DATED: October 24, 2017

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Attorneys for Defendant Travis Kalanick

26 **CERTIFICATE PURSUANT TO LOCAL RULE 5-1(D)(3)**

27 I, DARRYL J. ALVARADO, am the ECF User whose identification and password are being
28 used to file the STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT'S
STIPULATION AND ORDER TO EXTEND DEFENDANT'S RESPONSIVE PLEADING DEADLINE
AND RELATED DEADLINES - 4:17-cv-05558-HSG

1 RESPONSIVE PLEADING DEADLINE AND RELATED DEADLINES. In compliance with
2 Local Rule 5-1(i)(3), I hereby attest that JAMES N. KRAMER has concurred in this filing.

3
4 s/ DARRYL J. ALVARADO
DARRYL J. ALVARADO

5 * * *

6 **ORDER**

7 Pursuant to stipulation, IT IS SO ORDERED.

8 DATED: 10/25/2017


9 THE HONORABLE HAYWOOD S. GILHAM, JR.
10 UNITED STATES DISTRICT JUDGE

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