

1 **IRELL & MANELLA LLP**
 2 Andra Barmash Greene (123931)
 agreeene@irell.com
 3 A. Matthew Ashley (198235)
 mashley@irell.com
 4 840 Newport Center Drive, Suite 400
 Newport Beach, California 92660-6324
 Telephone: (949) 760-0991
 5 Facsimile: (949) 760-5200

6 Attorneys for Defendants in *LA Taxi v. Uber*

7 [Additional Counsel of Record Listed on Following Page]

8

9 **UNITED STATES DISTRICT COURT**
 10 **NORTHERN DISTRICT OF CALIFORNIA**
 11 **SAN FRANCISCO DIVISION**

12 L.A. Taxi Cooperative, Inc. dba Yellow Cab) Case No. 3:15-cv-01257-JST
 13 Co.; Administrative Services SD, LLC dba) Consolidated with Case No. 3:15-cv-3866-JST
 14 Yellow Radio Service; All Yellow Taxi, Inc.)
 dba Metro Cab; American Cab, LLC;) **[PROPOSED] CONSOLIDATED JOINT**
 15 American Cab, LLC dba Pomona Valley) **CASE MANAGEMENT SCHEDULE**
 Yellow Cab; Bell Cab Company, Inc.; TM-)
 16 MTM, Inc.; Big Dog City Corporation dba)
 Citywide Dispatch, Citywide Taxi, and Big)
 17 Dog Cab; Cabco Yellow, Inc. dba California)
 Yellow Cab; C&J Leasing, Inc. dba Royal)
 18 Taxi; G&S Transit Management, Inc.; Gorgee)
 Enterprises, Inc.; LA City Cab, LLC; Long)
 Beach Yellow Cab Co-operative, Inc.;)
 19 Network Paratransit Systems, Inc.; South Bay)
 Co-operative, Inc. dba United Checker Cab;)
 20 Taxi Leasing, Inc. dba Yellow Cab of Ventura)
 County; Tri-City Transportation Systems, Inc.;)
 Tri Counties Transit Corporation dba Blue)
 21 Dolphin Cab of Santa Barbara, Yellow Cab of)
 Santa Maria, and Yellow Cab of San Luis)
 22 Obispo; and Yellow Cab of South Bay Co-)
 operative, Inc. dba South Bay Yellow Cab,)
 23)
 Plaintiffs,)
 24)
 vs.)
 25 Uber Technologies, Inc.; Rasier, LLC; and)
 26 Rasier-CA, LLC,)
 27 Defendants.)
 28)

3:15-cv-01257-JST

[PROPOSED] CONSOLIDATED JOINT CASE MANAGEMENT SCHEDULE

BRUCE L. SIMON (Bar No. 96241)
bsimon@pswlaw.com
BENJAMIN E. SHIFTAN (Bar No. 265767)
bshiftan@pswlaw.com
PEARSON, SIMON & WARSHAW, LLP
44 Montgomery Street, Suite 2450
San Francisco, California 94104
Phone: (415) 433 9000; Fax: (415) 433 9008

Attorneys for Plaintiffs in *LA Taxi v. Uber*

LAW OFFICES OF HAROLD M. JAFFE
HAROLD M. JAFFE (BAR NO. 57397)
3521 Grand Avenue
Oakland, CA 94610
Phone: (510) 452-2610; Fax: (510) 452-9125
E-Mail: jaffe510@aol.com

LAW OFFICES OF BRIAN W. NEWCOMB
BRIAN W. NEWCOMB (BAR NO. 55156)
770 Menlo Avenue, Suite 101
Menlo Park, CA 94025
Phone: (650) 322-7780; Fax: (650) 322-7740
E-Mail: brianwnewcomb@gmail.com

Attorneys for Plaintiffs in *Rosen v. Uber*

**ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP**
MARSHALL C. WALLACE (127103)
KAMRAN JAVANDEL (272900)
Three Embarcadero Center, 12th Floor
San Francisco, CA 94111-4074
Phone: (415) 837-1515
Fax: (415) 837-1516
E-Mail: mwallace@allenmatkins.com

MARISSA M. DENNIS (245027)
515 South Figueroa Street, Ninth Floor
Los Angeles, California 90071-3309
Phone: (213) 622-5555
Fax: (213) 620-8816
E-Mail: mdennis@allenmatkins.com

Attorneys for Defendants in *Rosen v. Uber*

Pursuant to the Court's directive at the January 25, 2016 Combined Case Management Conference (*L.A. Taxi* Dkt. No. 74) and given that the two cases are now consolidated for pre-trial purposes (*id.*), the parties in *L.A. Taxi Cooperative et al. v. Uber Technologies et al.*, No. 15-cv-01257-JST, and *Rosen v. Uber Technologies, Inc. et al.*, No. 15-cv-3866-JST, have met and conferred in an effort to create a consolidated case management schedule up through the hearing on dispositive motions.¹ This proposed consolidated joint case management schedule is without prejudice to the Parties' rights to seek to modify the schedule for good cause.

The Parties have agreed upon the following consolidated joint case management schedule. Unless otherwise indicated by a case name preceding the Event, all proposed dates apply to both cases:

Event	Proposed Date
<i>Rosen v. Uber</i> : Hearing on Motion to Dismiss/Motion to Strike and Further CMC	February 11, 2016
<i>Rosen v. Uber</i> : Deadline for Initial Disclosures	Two weeks after Court's ruling on Uber's Rule 12 motion
<i>Rosen v. Uber</i> : Deadline to Amend Pleadings	March 15, 2016, or two weeks after the Court's ruling on Uber's Rule 12 motion, whichever is later
Fact discovery cut-off	November 11, 2016
Designation and opening reports of experts	November 18, 2016
Rebuttal expert designation and reports	January 13, 2017
Expert discovery cut-off	February 10, 2017
Mediation deadline	February 10, 2017
<i>Rosen v. Uber</i> : Deadline to file motion for class certification	February 16, 2017
<i>Rosen v. Uber</i> : Opposition to class certification	March 16, 2017

¹ This same Proposed Consolidated Joint Case Management Schedule has been filed in both the *L.A. Taxi* case and the *Rosen* case.

Event	Proposed Date
<i>Rosen v. Uber</i> : Reply in support of class certification	March 30, 2017
<i>Rosen v. Uber</i> : Hearing on class certification	April 13, 2017
Deadline to file dispositive motions	April 27, 2017
Oppositions to dispositive motions	May 15, 2017
Replies in support of dispositive motions	May 25, 2017
Hearing on dispositive motions	June 8, 2017
<u>END OF COORDINATION OF CASES</u>	
<i>Rosen v. Uber</i> : Case Management Conference to discuss trial plan (if necessary) in light of Court's decisions on class certification and dispositive motions	June 21, 2017
<i>LA Taxi v. Uber</i> : Pretrial conference statement due	June 30, 2017
<i>LA Taxi v. Uber</i> : Pretrial conference	July 7, 2017 at 2:00 p.m.
<i>LA Taxi v. Uber</i> : Trial	July 24, 2017 at 8:30 a.m.

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3 Dated: February 8, 2016

Respectfully submitted,

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5 By: /s/ Benjamin E. Shiftan
6 BRUCE L. SIMON (Bar No. 96241)
7 bsimon@pswlaw.com
8 BENJAMIN E. SHIFTAN (Bar No. 265767)
9 bshiftan@pswlaw.com
10 **PEARSON, SIMON & WARSHAW, LLP**
11 44 Montgomery Street, Suite 2450
12 San Francisco, California 94104
13 Phone: (415) 433 9000; Fax: (415) 433 9008

14 Attorneys for Plaintiffs in *L.A. Taxi v. Uber*

15 By: /s/ Harold M. Jaffee
16 HAROLD M. JAFFE (BAR NO. 57397)
17 **LAW OFFICES OF HAROLD M. JAFFE**
18 3521 Grand Avenue
19 Oakland, CA 94610
20 Phone: (510) 452-2610; Fax: (510) 452-9125
21 E-Mail: jaffe510@aol.com

22 By: /s/ Brian W. Newcomb
23 BRIAN W. NEWCOMB (BAR NO. 55156)
24 **LAW OFFICES OF BRIAN W. NEWCOMB**
25 770 Menlo Avenue, Suite 101
26 Menlo Park, CA 94025
27 Phone: (650) 322-7780; Fax: (650) 322-7740
28 E-Mail: briannewcomb@gmail.com

29 Attorneys for Plaintiff in *Rosen v. Uber*

30 By: /s/ A. Matthew Ashley
31 Andra Barmash Greene (123931)
32 agreene@irell.com
33 A. Matthew Ashley (198235)
34 mashley@irell.com
35 **IRELL & MANELLA LLP**
36 840 Newport Center Drive, Suite 400
37 Newport Beach, California 92660-6324
38 Telephone: (949) 760-0991
39 Facsimile: (949) 760-5200

40 Attorneys for Uber in *LA Taxi v. Uber*

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2
3
4 By: /s/ Marshall C. Wallace
5
6
7
8
9

MARSHALL C. WALLACE (BAR NO. 127103)
ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP
Three Embarcadero Center, 12th Floor
San Francisco, CA 94111-4074
Phone: (415) 837-1515
Fax: (415) 837-1516
E-Mail: mwallace@allenmatkins.com

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13 Attorneys for Uber in *Rosen v. Uber*
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IT IS SO ORDERED.

DATED: February 8, 2016


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HONORABLE JON S. TIGAR
UNITED STATES DISTRICT COURT

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ECF ATTESTATION
3

4 I, Nathaniel Lipanovich, am the ECF user whose ID and password are being used to file
5 **[PROPOSED] CONSOLIDATED JOINT CASE MANAGEMENT SCHEDULE**. I hereby
6 attest that I received authorization to insert the signatures indicated by a conformed signature (/s/)
7 within this e-filed document.

8 By: /s/ Nathaniel Lipanovich
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Nathaniel Lipanovich