	Case 3:17-cv-05558 Document 1 Fi	led 09/26/17	Page 1 of 54			
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16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
17) Case No.	TOKNIA			
18	IRVING FIREMEN'S RELIEF & RETIREMENT FUND, Individually and on Babalf of All Others Similarly Simuted	ý	TTION			
19	Behalf of All Others Similarly Situated,) <u>CLASS AC</u>)				
20	Plaintiff,) CALIFOR	INT FOR VIOLATIONS OF NIA CORPORATIONS CODE			
21) §§25400 A)	IND 25500			
22	UBER TECHNOLOGIES INC. and TRAVIS KALANICK,)				
23	Defendants.))				
24) <u>DEMAND</u>	FOR JURY TRIAL			
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26						
27						
28						

TABLE OF CON	Parents Parents
NATURE OF THE ACTION	
PARTIES	
JURISDICTION AND VENUE	
BACKGROUND TO THE FRAUD	
Defendants Successfully Solicit Billions of Defendants	ollars in Private Investment
Defendants' False and Misleading Statements Revenues	About Uber's Rapid Growth and
Defendants' False and Misleading Statements Applicable Laws and Regulations	About Uber's Compliance with
Defendants' False and Misleading Statements and Development of Self-Driving Car Techno	About Uber's Focus on Innovation logies
Defendants' False and Misleading Statements	Regarding Uber's Competition
Defendants' False and Misleading Statements Culture	
Defendants' Uber Story Unravels	
Uber Attempts to Steal Its Way into the Futur	2
Uber Uses "Greyball" to Surveil and Evade A	uthorities
Uber Unleashes "Hell" on Its Competition	
Uber's Toxic Culture of Institutionalized Hara	assment and Discrimination
Uber Takes Its Law Breaking Global	
Uber Executives Steal a Victim's Medical Re-	cords in Order to Discredit Her
Benchmark Lawsuit	
Plaintiff and the Class Have Been Damaged a	s Their Uber Investments Plummet
CLASS ALLEGATIONS	
COUNT	
PRAYER FOR RELIEF	
JURY DEMAND	

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 3 of 54

Plaintiff Irving Firemen's Relief & Retirement Fund ("plaintiff" or the "Retirement Fund"),
individually and on behalf of all others similarly situated, alleges the following based on the
investigation conducted by and through plaintiff's attorneys, which included, among other things, a
review of Uber Technologies Inc. ("Uber" or the "Company") releases, media reports, articles, court
documents, regulatory filings and other online materials. Plaintiff believes that substantial additional
evidentiary support will exist for the allegations set forth herein after a reasonable opportunity for
discovery.

8

NATURE OF THE ACTION

9 1. Uber is a private technology startup that develops, markets, and operates car
10 transportation and food delivery mobile applications, or "apps." Founded in San Francisco in 2009,
11 the Company's most popular service is an app that allows users to remotely hail car rides.

2. 12 The Retirement Fund brings this action on behalf of itself and all persons who 13 directly or indirectly purchased an interest in Uber securities between June 6, 2014 and September 22, 2017 (the "Class") against Uber and its former Chief Executive Officer ("CEO") Travis Kalanick 14 15 ("Kalanick") for the dissemination of false and misleading statements about Uber and its operations, which statements were made for the purpose of inducing the purchase of billions of dollars of Uber 16 securities. As the truth about defendants' material misrepresentations and omissions has been 17 18 revealed, the price of Uber securities has declined significantly, causing class members to suffer billions of dollars of losses on their investments. 19

3. 20 Beginning in 2014 Uber and Kalanick commenced a mass media campaign designed 21 to induce investors to invest billions of dollars in the Company, as Uber expanded to grow its global 22 operations and offer a wider array of transportation and delivery services. Intending for their 23 statements to reach potential investors, Kalanick and Uber repeatedly told the public that they had 24 designed a revolutionary platform that was "changing the logistical fabric of cities around the 25 world." According to defendants, "everyone benefits" from the Uber app – drivers benefited 26 because the app "represents a flexible new way to earn money"; riders benefited because it made 27 "transportation as reliable as running water"; and the cities in which Uber operated benefited 28 because it would "help strengthen local economies, improve access to transportation, and make

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 4 of 54

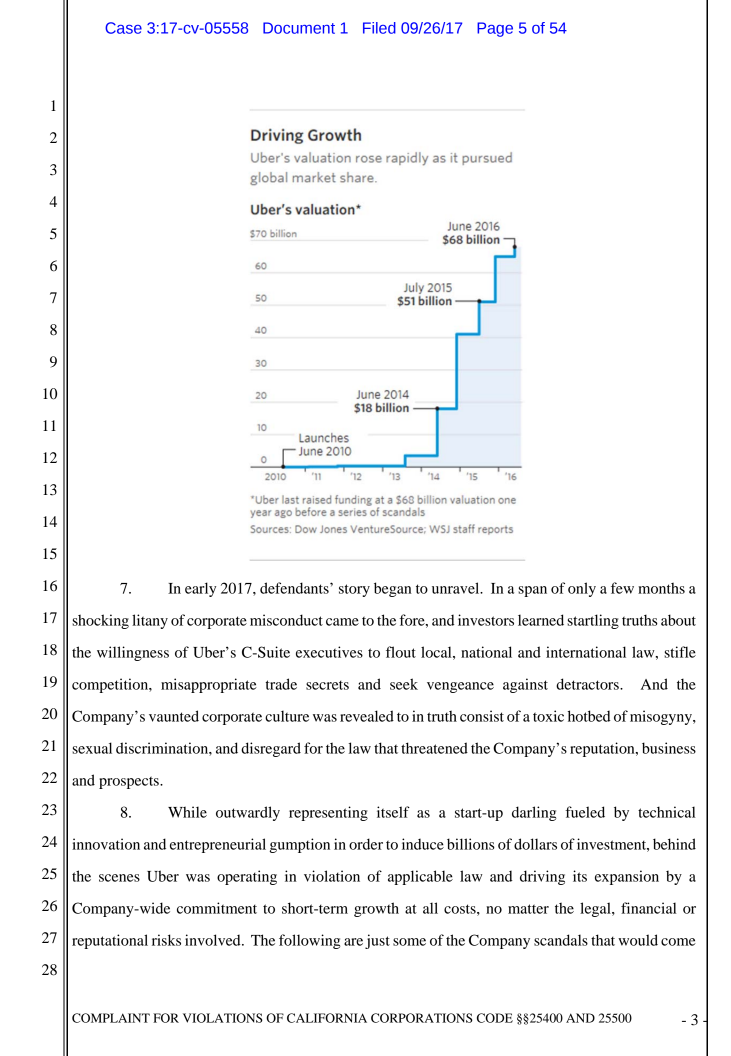
streets safer." The Company portrayed itself as a force for good that was taking on entrenched
 interests, most notably the taxi industry, which according to Uber had artificially stifled
 transportation needs to the detriment of consumers, drivers and local communities.

4 4. In dozens of interviews and presentations – designed to coincide with Uber's
5 solicitation of billions of dollars in private financing – Uber and its executives pushed the narrative
6 that the Company's rapid revenue growth, increased ridership and expanded global footprint was
7 attributable to its uniquely innovative corporate culture built around cutting-edge advancements and
8 the promotion of innovative technologies.

9 5. Kalanick became the poster child of the Uber revolution. He gave dozens of 10 interviews with Forbes, Bloomberg, Fortune, CNBC and other news services touting the Company's "hyper" growth and "gangbusters" operating success. He pitched the Company on the Late Show 11 with Stephen Colbert and was named the Financial Times' "Boldness in Business 2015 Person of the 12 13 Year" and a runner-up for TIME magazine's 2015 Person of the Year. In his many media appearances and public statements, which Kalanick intended to be widely disseminated and impact 14 15 the demand for and price of the Company's securities, Kalanick repeatedly attributed Uber's success to an entrepreneurial company culture that strictly adhered to Uber's "values" and "principles," 16 17 which purportedly centered around promoting technological innovation and offering a superior 18 product that had dramatically improved the relationship between supply and demand in the 19 transportation industry.

Defendants' effort to induce investors to invest in the Company was a resounding
 success. By 2016, defendants had directly or indirectly through investment vehicles raised more
 than \$10 billion from plaintiff and other investors. And by mid-2016, Uber had reached a valuation
 of nearly \$70 billion – making it the most highly valued private technology startup. At this rarefied
 level, Uber was more valuable than established industry titans such as Ford Motor Company,
 General Motors, Twenty-First Century Fox and tech giant eBay. The following graphic from *The Wall Street Journal* illustrates this stunning growth and solicitation of private investment:

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to light in 2017, in a series of revelations that rattled the startup community and sent Uber securities
into a freefall:

3 "Hell": Uber developed a secret program aptly code-named "Hell" used to pilfer driver and rider data from its main competitor, Lyft Inc. ("Lyft"), unfairly undercut 4 rivals and stifle competition. The Federal Bureau of Investigation ("FBI") and the U.S. Attorney's Office for the Southern District of New York have launched federal 5 investigations to determine whether Uber used Hell to illegally thwart competition. 6 "Greyball": Uber developed another covert program code-named "Greyball" that it used to mislead regulators and evade detection by government officials in 7 jurisdictions in which it was operating illegally or had faced opposition. Greyball is 8 now the subject of a criminal probe by the U.S. Attorney's Office for the Northern District of California and an investigation by the San Francisco District Attorney's 9 Office. 10 Waymo Theft: After publicly touting the Company's innovation in self-driving car technologies as critical to Uber's future success, it was revealed that Uber had 11 engaged in a scheme to simply steal self-driving car technologies from Waymo LLC 12 ("Waymo"), a subsidiary of Google-parent Alphabet Inc. Now, Uber is embroiled in a multi-million dollar lawsuit with Waymo, its former employee has invoked the 13 protections of the Fifth Amendment against self-incrimination to avoid testifying about documents in his possession, and the federal judge overseeing the case referred 14 the matter to federal prosecutors to determine if criminal charges are warranted. 15 Foreign Corrupt Practices: Uber's vaunted international expansion was revealed to 16 be the product of shady business dealings. To take one particularly galling example, Uber knowingly rented out recalled and unsafe vehicles to its drivers in Singapore 17 after knowing that the vehicles could and have caught fire. The Company is also now the target of a preliminary investigation by the U.S. Department of Justice 18 ("DOJ") into potential violations of the Foreign Corrupt Practices Act ("FCPA"). 19 Medical Record Theft: In 2014, an Uber driver sexually assaulted a passenger in 20 India. While Kalanick publicly condemned the horrendous act - "We will do everything, I repeat, everything to help bring this perpetrator to justice and to support 21 the victim and her family in her recovery" - Uber and its executives secretly (and cynically) attacked the victim, stealing the victim's sensitive medical reports and 22 then using them to attempt to discredit her story, concocting the fantastical notion that she had fabricated the sexual assault in order to bolster Uber's rivals in India. 23 The Company has now been sued twice by the victim. 24 Systemic Discrimination: In February 2017, a former Uber employee posted an 25 explosive blog detailing rampant and institutionalized misogyny, gender discrimination and sexual harassment at the Company. The blog quickly went viral, 26 and soon after reports surfaced of a 2014 Uber-sponsored trip to a South Korean escort bar attended by Kalanick and other executives. The allegations forced Uber to 27 launch an internal investigation helmed by former U.S. Attorney General Eric Holder 28

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 7 of 54

("Holder"). The investigation called for sweeping changes to Uber's culture, policies and practices, and spawned a mass employee exodus of firings and resignations.

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9. As a result of this pervasive pattern of unlawful behavior, Kalanick was forced to 3 resign as CEO of Uber in June 2017 and the Company has lost many high-level employees, 4 impairing its business, operations and prospects. Since the beginning of 2017, the Company has 5 parted ways with no fewer than 14 top executives, including its president, chief business officer, 6 heads of communications, ridesharing, advanced technologies, finance, artificial intelligence, maps 7 and business platform, engineering, product, and self-driving car divisions. Most recently, the 8 Company's Chief Legal Officer and Global Compliance Officer have both resigned. Uber also has 9 become the subject of multiple criminal investigations and was named as a defendant in numerous 10 lawsuits. In August 2017, one of the Company's earliest investors, Benchmark Capital Partners VII, 11 L.P. ("Benchmark"), which controls a seat on Uber's Board of Directors (the "Board"), sued Uber 12 claiming it had been defrauded by Kalanick and others and accusing Uber of covering up gross 13 mismanagement and crooked business tactics – and this was *before* some of the most recent 14 scandals, such as a federal probe of the Hell program, came to light. 15

10. The seriatim disclosures that Uber was operating a business far different than what 16 investors had been led to believe has caused the Company's securities to plummet. For example, 17 investors have marked down their Uber investments by as much as 15%, which translates to more 18 than \$10 billion in lost market capitalization in 2017 alone. These markdowns were reported before 19 certain of the most recent scandals have come to light, driving Uber's value down even more. News 20 reports indicate investors now value Uber at a valuation representing at least \$18 billion in lost 21 market capitalization, and plaintiff anticipates additional markdowns caused by the most recently 22 revealed frauds. Uber's newly appointed CEO summed it up on the last day of the Class Period: 23 "The truth is that there is a high cost to a bad reputation." 24

- Plaintiff brings this action under the California Corporations Code on behalf of a 11. 25 Class (defined in ¶106 below) consisting of all persons who directly or indirectly purchased or 26 committed to purchase Uber securities between June 6, 2014 and September 22, 2017, inclusive (the 27 "Class Period").
- 28

PARTIES

Plaintiff Irving Firemen's Relief & Retirement Fund is a retirement fund operated for
 the benefit of retired firefighters for the City of Irving, Texas. Plaintiff has its principal place of
 business in and is organized under the laws of Texas. Plaintiff purchased Uber securities through an
 interest in New Riders LP ("New Riders"), a Delaware limited partnership, in January 2016. The
 sole purpose of New Riders is to invest in Uber Series G preferred shares. New Riders is managed
 by Morgan Stanley Investment Management Inc. and its general partner is MS Alternatives Holding
 D Inc., an entity owned by Morgan Stanley.

9 13. Defendant Uber Technologies Inc. is an on-demand ride service and transportation
10 technology company based in San Francisco, California. Uber's principal place of business is in
11 California, and it is incorporated in Delaware.

12 14. Defendant Travis Kalanick is the founder and former CEO of Uber. He currently
13 serves as a Company director. Kalanick reportedly owns about 10% of Uber's stock and about 35%
14 of its Class B common shares, giving him about 16% of Uber's voting power. In addition, Kalanick
15 reportedly controls at least three of eleven seats on Uber's Board, and as a result of his positions and
16 share ownership has effectively controlled the Company and exerted substantial influence over it at
17 all relevant times.

18

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JURISDICTION AND VENUE

This Court has subject matter jurisdiction over this matter pursuant to 28 U.S.C.
 \$1332(d)(2) as this is a class action where at least one of the members of the class is a citizen of a
 state different from any defendant, and the controversy exceeds the sum or value of \$5,000,000.
 Venue is proper in this judicial district pursuant to 28 U.S.C. \$1391(a) and (b) because:

(1) one or more defendants reside in this District; and (2) a substantial part of the events or omissions
giving rise to the claims occurred in this District.

25

BACKGROUND TO THE FRAUD

26 17. Uber was founded in 2009 by Kalanick and others as a luxury car service. Following
27 a beta run, Uber's services and mobile app officially launched in San Francisco in 2011. The
28 Company started as an on-demand car service that allowed users to hail black luxury cars using a

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 9 of 54

text message or an app. Uber employed a dynamic pricing model that adjusted prices based on
 perceived demand, and earned 20% to 30% commission for connecting passengers with drivers.

In July 2012, the Company introduced UberX, a cheaper service which allowed
anyone to drive for Uber using their own car, subject to a background check and certain car
requirements. By early 2013, the service was operating in 35 cities and Uber was experimenting
with other on-demand services. During this time, the Company grew from 75 employees to more
than 300 and claimed month-to-month revenue growth of 18%. It also raised more than \$400
million in startup financing and boasted a valuation of approximately \$3.5 billion.

9 19. Prior to June 2014, Kalanick laid the groundwork for Uber's first billion-dollar 10 funding round by disseminating a barrage of false and misleading statements touting the Company's 11 high revenue growth rates, which were designed to and did induce investments. In an interview 12 published by *Bloomberg* on July 30, 2013, Kalanick recognized, "[c]ompanies that are meeting 13 aggressive growth targets are able to raise money faster than the average company." As such, he constantly talked up Uber's "hyper" growth rate and its implications for the Company, the U.S. 14 15 economy, and the American people in interviews, media, conferences and speeches. For example, during the September 2012 Disrupt conference, Kalanick emphasized that Uber was "growing 26% 16 17 *month-over-month*, and that means in the last twelve months, we are sixteen times bigger than we 18 were twelve months ago."

19 20. Entering 2014 the stage was set for Kalanick to kick Uber's growth ambitions into 20 overdrive. That year, Uber and Kalanick embarked on a widespread media and publicity campaign 21 designed to correspond with massive rounds of private investment. Uber touted itself as a 22 revolutionary logistics company that would usher in a global reordering of transportation and on-23 demand services. The key to this revolutionary strategy was the Company's "culture" of innovation, 24 its "values" and "principles" of entrepreneurship, and its commitment to improving the lives of all 25 involved: riders, drivers and the local communities in which Uber operated. Uber wowed potential 26 investors and courted the media with tales of exponential growth, with gross bookings and net 27 revenue more than doubling year-over-year and a rapid global expansion that would ultimately see 28 the Company operating in more than 700 cities and more than 80 countries worldwide. The

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 10 of 54

1 Company emphasized its investments in next-generation technologies, most importantly self-driving 2 cars, as a way of driving its growth into the future. Throughout this period, Uber and Kalanick 3 claimed the Company's rapid growth adhered to legal and regulatory requirements, as well as the Company's culture and ethical ethos. 4

5 21. Defendants' statements were made for the purpose of, and did, induce investors to directly and indirectly invest billions of dollars in Uber. With the Uber narrative of exponential but 6 principled growth firmly planted in the public imagination by defendants, beginning in 2014 Uber 7 8 and Kalanick ramped up their media and mass marketing campaign in order to induce billions of 9 dollars of new funding from investors. Uber regularly informed investors of its business 10 performance each quarter via conference calls and issued a barrage of press releases and media materials. Kalanick, meanwhile, made the rounds on the venture capital and startup circuits, posted 11 12 on his blogs and Uber's website, spoke at technology conferences, and sat for numerous interviews 13 with widely circulated publications and television stations in order to induce additional investment.

14 15

Defendants Successfully Solicit Billions of Dollars in Private Investment

22. Prior to June 2014, Uber had successfully solicited more than \$400 million in private 16 investment. Early investors reportedly included Benchmark, a venture capital firm, TPG Equity 17 Partners, a private equity firm, and Google, the technology and search engine behemoth, among 18 others.

19 23. However, once Kalanick and Uber saturated the print, air and digital media space 20 with a narrative of hyperbolic growth spurred by the Company's innovative, responsible and 21 forward-looking culture, investments in the Company skyrocketed. Beginning in June 2014, Uber 22 began several private fundraising rounds in which it went from raising hundreds of millions of 23 dollars to raising multi-billions in new capital from investors, either directly or indirectly by way of 24 pass-through investment vehicles such as New Riders. Between August 2013 and June 2014, the 25 price at which the Company sold its shares increased by more than 300%, with its value reaching 26 \$18.2 billion. The price at which Uber was selling its shares more than tripled from this already 27 substantial pricing in 2014 to a staggering valuation of **\$68 billion** by mid-2016, or \$48.77 per share, 28

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 11 of 54

1 making Uber the most valuable private technology startup. In a span of just two years, the Company 2 raised more than \$10 billion from plaintiff and the Class to fuel its epic growth. The following table 3 summarizes the sale of Uber securities:

4	First Sale Date	Securities	Amount Sold	Price Per Share	Valuation
5	December 2015	Series G Preferred Stock	At least \$5.6 billion	\$48.772	\$68 billion
6	May 2015	Series F Preferred Stock	\$1.0 billion	\$39.638	\$51 billion
7	December 2014	Series E Preferred Stock	\$2.8 billion	\$33.318	\$42 billion
8	June 2014	Series D Preferred Stock	\$1.3 billion	\$15.513	\$18.2 billion

Defendants' False and Misleading Statements 9 About Uber's Rapid Growth and Revenues

10

24. Defendants provided false and misleading statements regarding Uber's growth and 11 revenues to investors. For 2012, 2013 and 2014, defendants told investors that Uber generated net 12 revenues of approximately \$16 million, \$210 million and \$495 million, respectively.¹ However, 13 Kalanick and Uber failed to disclose that, in order to show strong short-term growth, the Company 14 was employing and plotting to employ a variety of illicit business tactics that threatened Uber's 15 business, reputation and long-term prospects. Kalanick and Uber misrepresented Uber's true 16 business prospects while omitting the fact that Uber's continued growth was built on a corporate 17 culture of dishonesty and illegality. Prior to Uber's June 2014 financing round, defendants made a 18 series of statements that laid the groundwork to induce the purchase of Uber securities, including: 19 "We grow 26% month-over-month on average compounded. That means we are sixteen times larger today than we were exactly a year ago." Kalanick's interview on 20 Bloomberg Television, July 5, 2012. 21 "We've had 26 percent month-over-month growth over the past 12 months – that's in 22 revenue. From day one we were making money." August 13, 2012 Bloomberg Businessweek interview. 23 "We're doing 26 percent month-over-month growth, that's an average over the last 24 now 16, 17 months. You go okay, well, if you start really low and you can grow

- really big. But we were pretty big twelve months ago and if you do 26 percent month-over-month growth that means in 12 months you're 16 times bigger than you were 12 months ago so we're growing fast. And in fact September over August was
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Bloomberg, Dec. 11, 2013, June 2, 2016; Silicon Valley Business Journal, Jan. 22, 2016.

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 12 of 54

29 percent month-over-month." October 20, 2012 Kalanick speech at Y Combinator Startup School.

• *"The startup has grown seven times its size over the past year*, or an average compounded 18 percent increase in revenue each month for the past year." Kalanick's July 30, 2013 *Bloomberg* interview.

25. These statements remained alive in the market for Uber securities and uncorrected at 5 the start of the Class Period. Defendants ramped up the rhetoric as they sought to induce billions of 6 additional investment beginning in mid-2014. For example, following the June 6, 2014 Series D 7 fundraising round ("June 6, 2014 Issuance"), Kalanick and Uber continued to tout the Company's 8 revenues and growth rate, and Uber boasted net revenues of \$495 million, \$2 billion, \$6.5 billion and 9 \$3.3 billion for 2014, 2015, 2016 and the first half of 2017, respectively.² As Kalanick put it, Uber's 10 business was going "gangbusters."³ When asked right before the June 6, 2014 Issuance how Uber 11 could get to \$18.2 billion valuation, Kalanick emphasized the Company's revenue growth rate: 12 "Again, it comes down to, the size we're at, and the fact that we're growing faster this year than last 13 year at this size, is *mostly unprecedented*. *It's incredibly rare*.... We're at least doubling every 14 six months. *It's probably more robust than that*, but that's good enough That's revenue."⁴ 15 Similarly, on December 4, 2014, during the Series E fundraising round, Kalanick blogged "[w]e are 16 6 times bigger today than 12 months ago – and grew faster this year than last This kind of 17 continued growth requires investment."⁵ Kalanick's efforts were successful in attracting investors, 18 as Uber's head of global communication Nairi Hourdajian admitted: "The participation we have seen 19 in Uber's Series E underscores the confidence investors have in Uber's growth."⁶ 20

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- 22 *Reuters*, Aug. 20, 2015; *Silicon Valley Business Journal*, Jan. 22, 2016; *Bloomberg*, Apr. 17, 2017, Aug. 25, 2017.
- ²³ Uber CEO Kalanick: Our Valuation Is \$18.2 Billion, YouTube (July 17, 2014), https:// www.youtube.com/watch?v=VcD6oY3pLlk.
- 25 ⁴ Uber CEO Travis Kalanick, We're Doubling Revenue Every Six Months, Wall St. J., June 5, 2014.
- ²⁶ Kalanick's Blog, "The Ride Ahead" (Dec. 4, 2014), *available at* https://newsroom.uber.com/theride-ahead.
- 28 ⁶ Uber Seeking Out Another US\$1 billion in New Funding Round, Bloomberg, Feb. 18, 2015.

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 10

26. • •	platform: at its current rate, <i>the Uber platform is generating 20,000 new driver jobs every month.</i> " * * * * * * * * * * * * * * * * * * *
• • •	 * * * * * * * * * * * * * * * * * * * * * * * * * * * *
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• • •	growing." *
• •	 * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * *
• • •	Kalanick's interview with <i>Bloomberg Businessweek</i> on June 6, 2014, where he stated: "We just turned four years old this week. <i>The growth is remarkable</i> We are now in 128 cities, probably closing in on 40 countries if we are not there already." When asked to explain Uber's valuation, he stated "[i]t comes down to our revenue numbers, the growth of those numbers and our business model itself <i>The [numbers] are</i>
• • •	"We just turned four years old this week. <i>The growth is remarkable</i> We are now in 128 cities, probably closing in on 40 countries if we are not there already." When asked to explain Uber's valuation, he stated "[i]t comes down to our revenue numbers, the growth of those numbers and our business model itself <i>The [numbers] are incredibly compelling</i> ." Kalanick's interview posted by <i>Bloomberg</i> on July 17, 2014, in which he reiterated
•	 asked to explain Uber's valuation, he stated "[i]t comes down to our revenue numbers, the growth of those numbers and our business model itself <i>The [numbers] are incredibly compelling</i>." Kalanick's interview posted by <i>Bloomberg</i> on July 17, 2014, in which he reiterated
•	<i>incredibly compelling</i> ." Kalanick's interview posted by <i>Bloomberg</i> on July 17, 2014, in which he reiterated
• •	
•	business is growing real fast" and "[b]usiness is going gangbusters." ⁷
•	Kalanick speaking at the IoD Annual Convention on October 3, 2014: "We've just seen <i>incredible growth</i> over a very short period of time."
	Kalanick's blog on Uber's website on December 4, 2014: "2014 has been a year of tremendous growth for Uber. It was just a year ago that Uber was operating in 60 cities and 21 countries – today we are in over 250 cities in 50 countries. We are 6 times bigger today than 12 months ago – and grew faster this year than last. <i>This progress is remarkable, but it is in the coming years that Uber truly scales and the impact in cities becomes visible</i> ."
•	Kalanick's January 18, 2015 statement during the DLD-Conference: "We want to make 2015 the year where we establish a new partnership with EU cities where we push for progressive regulations that ensure innovation and help build the smart cities
	of tomorrow, some of which I've outlined earlier. Where we promote core city functions through partnerships on data and technology. And where we provide massive economic benefit to cities and their economies. What does this mean at the end of 2015? It means if we can make these partnerships happen we create 50,000
	new EU jobs. And remember that's for 2015. That's in one year. And <i>this is an exponentially growing company with operations that exponentially grow in each of the cities</i> . So what happens when that triples the year after and doubles the year after
	O Kalanick: Our Valuation Is \$18.2 Billion, YouTube (July 17, 2014), https://e.com/watch?v=VcD6oY3pLlk.

trying to enforce rules governing Uber's ride-hailing service in cities including Portland, Boston,
 Paris and Las Vegas, and in countries including Australia, China and South Korea.

3 (ii) Upon entering a new city, Uber appointed a general manager to head 4 the Company's Greyball operations. Uber used at least a dozen technologies and techniques to 5 identify and clandestinely monitor enforcement officers, including using credit card information to 6 determine whether the card was tied directly to an institution such as a police credit union. Once 7 identified, government officials were tagged with a small piece of code that read "Greyball" and 8 provided a dummy version of the app. This dummy version would mimic the real Uber app, but 9 allowed the Company to populate the screen with fictitious cars or show that no cars were available 10 in order to allow Uber drivers to evade detection.

(iii) Once the Greyball tool was put in place and tested, Uber engineers
compiled a playbook with a list of tactics and distributed it to general managers in more than a dozen
countries on five continents. Greyball was an official Company-sponsored program, developed and
operated by at least 50 Uber employees and approved by Uber's central office and highest
executives.

(iv) Ultimately, Uber was forced to confirm the existence of its secret
monitoring of government and law enforcement officers and that Greyball had been used to target
government officials. The U.S. Attorney's Office for the Northern District of California has
reportedly opened a criminal probe into the Company's use of the Greyball program, and the FBI has
issued subpoenas to public officials in Portland, Philadelphia and Austin in connection with that
investigation.

(b) As set forth in ¶¶70-72, *infra*, between 2014 and the early part of 2016 Uber
used a secret program code-named "Hell" to monitor and steal driver and rider data from its main
competitor, Lyft, unlawfully undercutting Lyft's growth and operations, and stifling competition.
For example:

(i) Uber used "spoofed" (*i.e.*, fake) Lyft accounts to obtain information on
Lyft's drivers in cities where the companies were competing and clandestinely track Lyft drivers.
The Hell program allowed Uber to engage in anticompetitive conduct, including tracking how many

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 13

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 16 of 54

Lyft drivers were available for new rides and where they were, and identifying which of the tracked
 drivers were driving for both Lyft and Uber, providing an illegal advantage in a business where
 finding enough people to drive is a top operational challenge. Armed with data about when and
 where Lyft's drivers were operating, Uber used various techniques to induce them to work only for
 Uber instead. The program was referred to as "Hell" because it paralleled Uber's dashboard of Uber
 drivers and riders known as "God View," or "Heaven."

(ii) Defendants knew the "Hell" program (a product of the Company's
competitive intelligence group) was anticompetitive and illegal and thus kept its existence hidden
from all but a small group of Uber employees, which included Kalanick. This small group had
special access to a room at Uber's headquarters in San Francisco, where the intelligence
clandestinely obtained on Lyft's drivers was collected via computers that had the spoof accounts.

(iii) Uber has confirmed the Hell program's existence, and in September
2017 it was reported that the Company is under investigation by the FBI and the U.S. Attorney's
Office for the Southern District of New York for illegally thwarting competition and violating
computer access laws.

16 (c) As set forth in ¶¶49-60, *infra*, Uber's growth strategy was dependent on a
17 scheme to secretly misappropriate technology from Google's self-driving car affiliate Waymo
18 instead of developing its own.

(i) By the summer of 2015, Anthony Levandowski ("Levandowski"), a
manager at Waymo, had begun to devise a scheme to steal Waymo's self-driving car technologies.
Public filings in Waymo's lawsuit against Uber suggest that Uber and Levandowski began
discussing certain technical matters as early as May 2015, that Levandowski met with Uber
representatives five times between October 2015 and December 11, 2015, and that Kalanick
suggested that Levandowski should create a company for Uber to acquire.

(ii) By the end of 2015, Levandowski had registered an internet domain
for his new startup, secretly downloaded 14,000 Waymo proprietary files and other highly sensitive
data, and attempted to erase any evidence of his actions. On January 15, 2016, the day after he
attended a high-level executive meeting at Uber, Levandowski formed Ottomotto LLC ("Otto"). In

August 2016, Uber acquired Otto and its "in-house" LiDAR system, a proprietary laser system
 critical to the development of self-driving cars. In a March 2017 deposition, Levandowski refused to
 testify about documents in his possession, citing his Fifth Amendment right against self incrimination.

5 (iii) In a May 2017 order, Judge William Alsup found that Waymo had presented evidence that Levandowski had downloaded proprietary Waymo files before resigning, 6 7 that Uber had planned to acquire Otto and hire Levandowski as the head of its self-driving car 8 technologies, that Uber had specifically prepared for litigation with Waymo in connection with its 9 acquisition of Otto, and that the evidence indicated that Uber had acquired Otto with reason to 10 believe that Levandowski had taken confidential trade secrets from Waymo. The Court 11 provisionally enjoined Uber from using any documents Levandowski downloaded from Waymo, 12 prohibited Levandowski from working on LiDAR systems at Uber, and required Uber to conduct an 13 investigation and accounting of Levandowski's activities. Judge Alsup also referred the matter to 14 the U.S. Attorney's Office for investigation of possible theft of trade secrets from Waymo. 15 Levandowski was subsequently fired from Uber after refusing to assist the Company in its internal investigation. 16

17 (d) As set forth in ¶¶88-94, *infra*, Uber's rapid international expansion was aided
18 by violations of foreign law.

19 (i) As part of its expansion into South Korea, Uber was using private vehicles for commercial purposes in violation of South Korean law since at least June 2013. Uber 20 21 had expanded into Europe by disregarding local laws and regulations in France and other countries 22 where, since at least February 2014, it was operating in contravention of local transportation laws 23 and failed to comply with European transportation rules and should have been regulated as a taxi 24 service. As a result, certain of Uber's low-cost services were subject to being banned in those countries as illegal. In South Korea, France, and several other international jurisdictions Uber had 25 been using Greyball to evade authorities. 26

(ii) Uber knowingly leased recalled and unsafe vehicles to its drivers in
Singapore and continued to do so even after one of its vehicles caught fire. On August 3, 2017, *The*

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 18 of 54

1 Wall Street Journal reported that Uber had intentionally leased out unsafe Honda SUVs subject to a 2 recall to its drivers in Singapore in order to chase breakneck growth. After Uber expanded into 3 Singapore in 2013, Uber created a unit that would rent Uber-purchased vehicles to drivers for a daily 4 rate. In early 2016, Kalanick approved a plan to buy thousands of new cars from auto importers, a 5 legal channel outside manufacturers' authorized networks where safety, service and legal contracts 6 are difficult to enforce, allowing the Company to pay less for the vehicles than it otherwise would 7 have paid. On April 4, 2016, Honda issued a recall for the SUVs Uber had purchased, advising 8 owners to have them serviced as quickly as possible as the vehicles were prone to overheating. 9 Despite being aware of the recall and safety issue, Uber knowingly purchased over 1,000 of the 10 defective vehicles and continued to rent them out in disregard for the safety of Uber drivers and their 11 riders. Even after an Uber driver reported that his Company-supplied Honda Vezel had caught on 12 fire and after Company executives, including those in San Francisco, were informed of the fire, Uber 13 decided to keep the cars in service so as not to lose revenues or "alarm" drivers. Uber failed to apprise its drivers and passengers of the true risks to their safety and well-being from the defective 14 15 cars, instead developing an information campaign designed to limit any negative publicity that may 16 result from the fire and Uber's actions.

(iii) Uber managers had violated the FCPA (which bans the use of bribes to
foreign officials to obtain or keep business), calling into question the legality of the Company's
entire international operations, which misconduct was revealed when it was reported on August 29,
2017 that the DOJ has taken preliminary steps to investigate it.

(iv) In London, Uber had failed to: (i) properly report serious criminal
offenses; (ii) cooperate with authorities investigating the Company's illicit use of the Greyball tool;
and (iii) conduct proper driver background checks, exposing the Company to the risk that its license
would not be renewed in one of its largest and most important international locations. On September
22, 2017, London's transport authority found that Uber "is not fit and proper to hold a private hire
operator licence [sic]" as a result of its demonstrated "lack of corporate responsibility" and declined
to renew the Company's license. London reportedly accounts for about 5% of Uber's global active

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Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 19 of 54

1 user base of 65 million, and nearly a third of its active user base of 11 million in Europe, casting 2 further doubt on the Company's global growth prospects.

3 (e) Uber also faced undisclosed material legal and reputational risks arising out of 4 attempts by high-level Uber executives to discredit a sexual assault victim and their fostering of a 5 hidden culture of institutionalized sexual harassment and discrimination.

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As set forth in ¶¶95-100, infra, in 2014 defendants illicitly obtained a (i) 7 passenger's medical records for the purpose of discrediting her claim that she had been sexually 8 assaulted by an Uber driver on a ride. Uber senior executive Eric Alexander ("Alexander") brought 9 the medical files to the attention of Kalanick and other executives. Kalanick reportedly reviewed the 10 medical report and discussed it at length with Alexander. Uber executives then discussed the claim that the victim had fabricated the whole incident in order to bolster Uber's rival in India – and did so 11 12 even though none of the executives had medical training and the perpetrator had already been 13 convicted of rape and sentenced to life in prison. Alexander reportedly carried around the victim's medical files for months without her knowledge. The victim has sued Uber for unlawful intrusion of 14 15 private affairs, the public disclosure of private facts and defamation.

16 (ii) As set forth in ¶¶73-87, infra, on February 19, 2017, former Uber 17 engineer Susan Fowler ("Fowler") published a blog post detailing widespread harassment, 18 discrimination and retaliation during her employment at Uber, and laying bare the Company's then-19 existing policies and procedures. The revelations sparked a publicity crisis for the Company, which 20 quickly led to an investigation by Holder and his colleagues at Covington & Burling LLP 21 ("Covington") of: (a) Uber's workplace environment; (b) the sufficiency of Uber's policies and 22 practices to address discrimination, harassment and retaliation in the workplace; and (c) the steps 23 Uber could take to enhance the Company's practices with respect to establishing a diverse and 24 inclusive workplace so that they matched Uber's stated policies. The investigation resulted in a 25 series of recommendations that Uber enact sweeping changes to its business practices, management 26 and culture. The first recommendation was to "review and reallocate the responsibilities of Travis 27 Kalanick." On February 22, 2017, The New York Times reported that interviews with more than 30 28 current and former Uber employees, and a review of internal documents and recordings, revealed an

"unrestrained workplace culture," including incidents of groping, "homophobic slur[s]" and threats.
 The New York Times detailed evidence that complaints were raised to Kalanick and other senior
 Uber executives. Because of the breadth and seriousness of the misconduct, Uber attempted to clean
 house in connection with the investigation, firing at least 20 employees for misconduct (including
 senior executive Alexander) and subjecting dozens of others to prolonged investigations or
 disciplinary actions. Another top executive, Emil Michael, resigned.

7 Defendants' False and Misleading Statements About Uber's Compliance with Applicable Laws and Regulations

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28. Defendants claimed that Uber was committed to complying with all applicable rules 9 and regulations in growing its business, while concealing Uber's institutionalized practice of flouting 10 rules whenever necessary in order to gain a competitive advantage. In addition, when critics 11 questioned the legality of its novel service, Uber responded with false assurances of its knowledge 12 of, and adherence to, all applicable legal requirements. For instance, on September 12, 2012, during 13 a Disrupt conference hosted by TechCrunch, Kalanick defended the legality of Uber's practices in 14 response to an interviewer question: "Hold on ... I do pay attention to the rules." He explained 15 Uber's practice of first checking the regulations before entering a new market: "you go in, you look 16 at the rules, and then you roll out your business."⁸ Leading up to the June 6, 2014 Issuance, 17 defendants made a number of additional statements representing that Uber complied with all 18 applicable laws and regulations, including for example:

- On September 12, 2012, during an interview at the Disrupt conference, Kalanick continued to insist Uber operated lawfully: "[Q.] Are you legal? [A.] *We are legal, we are legal.* [Q.] According to you or according to the Taxi and Limo Commission? [A.] *According to the law.*" *Travis Kalanick Onstage at Disrupt*, YouTube (Sept. 12, 2012), https://www.youtube.com/watch?v=O7iokgEsWcM.
- On October 20, 2012, Kalanick stated: "In DC we had a really interesting situation. We went there, by the way, we were *as far as we could tell we were totally legal, White Glove legal.*" *Travis Kalanick at Startup School 2012*, YouTube (Oct. 20, 2012), https://www.youtube.com/watch?v=rQ6GoY2_Ujw.
- ²⁷ ⁸ TechCrunch, *Travis Kalanick Onstage at Disrupt*, YouTube (Sept. 12, 2012), https://www.youtube.com/watch?v=O7iokgEsWcM.

On January 22, 2013, Kalanick stated: "We go to cities sometimes where the regulators and the city councils you know give us a little flack at the beginning. *We go in when we're legal. We do.*" *Travis Cordell Kalanick, Uber CEO Part 1*, YouTube (Jan. 22, 2013), https://www.youtube.com/watch?v=_uuTW2LidpU.

29. These statements remained alive in the market for Uber securities and uncorrected at 4 the start of the Class Period. Later, during an interview with *Fortune Magazine* on June 14, 2013, 5 Kalanick claimed he actually *preferred* jurisdictions with "a clear set of rules," because they avoided 6 "regulatory ambiguity" that made it "very hard for a real company to operate."⁹ During an interview 7 at the Brainstorm Tech conference on July 23, 2013, an interviewer expressed concern about Uber 8 drivers' ability to "game the system" and induce surge pricing by avoiding popular areas. Kalanick 9 again referenced Uber's faithful obedience to the rules. He told the interviewer that Uber would 10 "make sure that that doesn't happen" because "it goes against the DNA of our company" and 11 "marketplaces don't work when people are cheating."¹⁰ During the same speech, Kalanick 12 unambiguously stated: "We go into cities where we're legal; we operate where we're legal."¹¹ 13 Likewise, in an August 2013 interview with Forbes, Kalanick again confirmed, "we make sure 14

15 [when] we go into cities we're legal."¹²

30. Following the June 6, 2014 Issuance, defendants continued to portray Uber as
operating within legal bounds as it accelerated its rapid expansion. For example, in October 2014,
after Uber had grown into one of the largest private companies in history, Kalanick told investors
that Uber's solid foundation would allow it to operate more conservatively, with strict adherence to
applicable laws. He explained, "when you're the small underdog I think you can be a little more

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25 Fortune Magazine, *Travis Kalanick CEO of Uber Technologies Speaks at Brainstorm Tech 2013*, YouTube (July 23, 2013), https://www.youtube.com/watch?v=vGbuitwkZiM&t=40s.

26 11 *Id.*

 Travis Kalanick, Uber, speaking at the IoD Annual Convention 2014, YouTube (Aug. 9, 2013), https://www.youtube.com/watch?v=Vi_AiIQolJ8.

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 19

 ²³ Fortune Magazine, *The Future Model of Transportation*, YouTube (June 14, 2013), https://
 ²⁴ www.youtube.com/watch?v=Edob6hpJBQY.

brash than . . . when you are the big guy."¹³ In October 2014, Kalanick claimed the Company had
engaged with municipalities to ensure Uber understood their expectations: "We work with *regulators and cities to make things work*."¹⁴ On June 3, 2015, he stressed Uber's commitment to
compliance, claiming "whenever we're asked to abide by modern regulations that protect the rights
and safety of passengers and drivers, we do."¹⁵

31. Uber went out of its way to assure the market that it played fair and by the rules, 6 particularly with respect to its main competitor, Lyft. When Lyft alleged in August 2014 that Uber 7 8 had attempted to frustrate its business by booking and cancelling rides, Uber immediately denied the 9 allegations.¹⁶ Throughout Uber's solicitation efforts, Kalanick made numerous additional representations that Uber complied with the law. For example: 10 11 On July 12, 2014, Uber issued a statement claiming "*[w]e've been working in good* faith with regulators to modernize laws and to find a permanent home for Uber in 12 cities around the world." Tom Fontaine, Despite challenges, ridesharing operations flourish, Pitt. Trib. Rev., July 12, 2014. 13 On December 14, 2014, the Washington Post quoted David Plouffe, Uber's 14 "campaign manager" as saying "the Company has aimed to 'work with regulators, work with elected officials, to find a way forward' in dealing with laws." 15 16 On December 15, 2016, when discussing the future of driverless cabs in San Francisco, Kalanick said the Company is "following all the rules." He added, "often 17 regulators feel like they want to get their arms around it. We are following the rules but they are still sort of getting up to speed in adapting to the change." NDTV, Uber 18 CEO Says Demonetisation Is Beneficial and Surge Pricing Is Vital, Dec. 16, 2016. 19 32. Defendants Uber and Kalanick knew or had reason to believe that the statements in 20 ¶29-31 misrepresented material facts and/or omitted material facts necessary to make the statements 21 made, at the time made and in light of the circumstances under which they were made, not 22 misleading. Defendants failed to disclose that Uber's results and record growth had been artificially 23 Travis Kalanick, Uber, speaking at the IoD Annual Convention 2014, YouTube (Oct. 3, 2014), 24 https://www.youtube.com/watch?v=Vi_AiIQolJ8. 25 14 BBC News, Oct. 3, 2014. 26 5-Year Anniversary Remarks from Uber CEO Travis Kalanick, YouTube (June 3, 2015), https:// www.youtube.com/watch?v=idjrouG_8vY. 27 Plouffe at Uber: Tough start, Politico.com, Aug. 26, 2014. 28 COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 20

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 23 of 54

inflated by illicit conduct, and that as a result of defendants' illicit conduct Uber's prospects were
 subject to numerous material undisclosed legal, reputational and operational risks, including:

3 (a) As set forth in ¶¶49-60, *infra*, Uber's growth strategy was dependent on a
4 scheme to secretly misappropriate technology from a competitor, Google's self-driving car affiliate
5 Waymo, instead of developing its own.

(b) As set forth in ¶¶61-69, *infra*, in order to fuel Uber's rapid expansion,
defendants, beginning at least as early as 2014, developed and utilized a covert program code-named
"Greyball" designed to surveil and then evade government officials in jurisdictions around the world
in which Uber services were illegal or had been resisted by authorities.

(c) As set forth in ¶¶70-72, *infra*, between 2014 and the early part of 2016 Uber
used a secret program code-named "Hell" to steal driver and rider data from its main competitor,
Lyft, unfairly undercutting Lyft's growth and operations, and stifling competition.

13 (d) As set forth in ¶¶88-94, *infra*, defendants knew or recklessly disregarded that
14 Uber's rapid international expansion was aided by violations of foreign law.

Defendants' False and Misleading Statements About Uber's Focus on Innovation and Development of Self-Driving Car Technologies

33. Prior to and during the Class Period, Uber sought to increase investment by touting its
focus on progressive technology and cutting-edge innovation, claiming they formed the foundation
that would sustain the Company's rapid growth rate for years into the future. Defendants repeatedly
described Uber as an "innovative" company infused with "creative problem-solvers" working to
better the world, and Kalanick framed Uber as a company with a passion for taking on tough
technological challenges.¹⁷

34. According to defendants, Uber's development and advancement of self-driving car
technologies was particularly crucial to its success. Early on, Kalanick suggested that the
Company's penchant for innovation meant it needed to be at the vanguard in the development of

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 ²⁷ See, e.g., Travis Kalanick Onstage at Disrupt, YouTube (Sept. 12, 2012), https://www.youtube.com/watch?v=O7iokgEsWcM; Fireside Chat with Travis Kalanick and Marc Benioff, YouTube (Sept. 16, 2015), https://www.youtube.com/watch?v=Zt8L8WSSr1g&t=61s.

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 24 of 54

self-driving car technologies. For example, in an article posted on May 28, 2014, CNBC quoted
 Kalanick saying that autonomous vehicles were "the way the world is going."¹⁸ Autonomous
 vehicles represented Uber's most revolutionary innovation and – according to Kalanick – an
 "existential" requirement for the Company's continued success.¹⁹

5 35. To position itself as an apparent leader in the development of self-driving car 6 technologies, on February 2, 2015, Uber announced "a strategic partnership" with Carnegie Mellon 7 University that included the creation of the Uber Advanced Technologies Center in Pittsburgh. Uber 8 claimed the research center would focus "*primarily in the areas of mapping and vehicle safety and* 9 *autonomy technology*."²⁰ The following day, CNBC celebrated the partnership as "a move analysts 10 believe could eventually mean driverless cars."

36. Uber made a concerted effort to portray itself as the equal of other tech companies, 11 such as Google and its affiliate Waymo, who were also racing to develop driverless car technologies. 12 13 In a New York Times article published on February 9, 2015, Nairi Hourdajian, an Uber spokeswoman, stated, "Uber has a strong relationship with Google" and "look[s] forward to 14 15 continuing our collaborative dialogue with Google about the future of our partnership in the years to come."²¹ On March 6, 2015, Raj Rajkumar, one of the leading experts on self-driving cars at 16 17 Carnegie Mellon University, claimed Uber's ability to innovate offset Google's superior resources 18 and data. He stated, "Google is capable of collecting all this information. In our case, we don't have that capability, so we have to be creative. It turns out that's sufficient."22 19

20 37. In August 2015, after Uber opened its research center in Pittsburgh, the Company
21 announced that it had entered into a partnership with the University of Arizona "focuse[d] on

- ²² CNBC, *Uber CEO Self-Driving Cars Are the Future, Drivers Are Not*, May 28, 2014.
- ²³ ¹⁹ *Uber Bringing Self-Driving Volvos To Pittsburgh Soon*, MediaPost.com, Aug. 19, 2016.
- ²⁴ Uber and CMU Announce Strategic Partnership and Advanced Technologies Center, Uber Blog
 ²⁵ (Feb. 2, 2015), https://www.uber.com/blog/uber-and-cmu-announce-strategic-partnership-and-advanced-technologies-center.

²⁶ ²¹ Mike Isaac, A Prickly Partnership, N.Y. Times, Feb. 9, 2015.

Alexi Oreskovic, Silicon Valley debate on self-driving cars: do you need a map?, Reuters, Mar. 6, 2015.

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 22

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 25 of 54

research and development in the optics space for mapping and safety."²³ The partnership reaffirmed 1 2 to investors that Uber planned to be a leader in developing its own self-driving technology. Brian 3 McClendon, Uber vice president of advanced technologies, described the innovations that Uber was working to develop: "A lot of this is about lenses and the acquisition of imagery and in other cases 4 5 technologies like LiDAR (a remote-measurement technology using a laser) that scanning the world around you in high resolution depends on." He explained that the technology "get[s] detail like 6 7 street names, street address, or more importantly things like the depth of potholes, being able to read 8 the exact geometry of the world around you and determining if it is part of your environment or a 9 dynamic object that will be here today and gone tomorrow, and we need to know how to react to that." He concluded, "we'll be working on this project for years."²⁴ On September 17, 2015, 10 Kalanick described Uber as an "optimistic leader" that would help the world "transition" from cars 11 with drivers to driverless cars.²⁵ 12

13 38. On February 23, 2016, Uber inflamed excitement further when it announced progress toward autonomism. In an announcement on its website, Uber stated, "[t]he investments we're 14 15 making in Pittsburgh today are key to the long-term future of transportation. Self-driving technology has the potential to drastically cut down on accidents and congestion while making transportation 16 even more affordable and convenient for everyone."²⁶ On May 19, 2016, Uber posted an update on 17 18 its blog. It stated, "[r]eal-world testing is critical to our efforts to develop self-driving technology... 19 . While Uber is still in the early days of our self-driving efforts, every day of testing leads to 20 *improvements*. Right now we're focused on getting the technology right and ensuring it's safe for everyone on the road – pedestrians, cyclists and other drivers." Uber stated that these innovations 21

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- 24 David Wichner, UA, Uber team for driverless research; Optics program to aid in mapping, Ariz. Daily Star, Aug. 25, 2015. 25
- Fireside Chat with Travis Kalanick and Marc Benioff, YouTube (Sept. 17, 2015), https:// 26 www.youtube.com/watch?v=Zt8L8WSSr1g&t=61s.
- 27 Growing in the Steel City, Uber Blog (Feb. 23, 2016), https://www.uber.com/blog/ pittsburgh/growing-in-the-steel-city/. 28

Driver Innovation in Arizona, Uber Blog (Aug. 25, 2015), https://www.uber.com/blog/ 23 tuscon/driving-innovation-in-arizona/.

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 26 of 54

would "help[] us shape the future of transportation." On August 1, 2016, Uber added to investor
enthusiasm when it announced it had "*built test models of self-driving cars, which we are currently piloting in Pittsburgh*." The next day, Uber stressed its independence from Google, saying it had
invested \$500 million to "*wean itself off dependence on Google Maps and pave the way for driverless cars*."²⁷

39. In August 2016, Uber acquired self-driving car startup, Otto. Rather than telling the
truth about how the acquisition helped Uber acquire stolen technology, Uber celebrated the deal as a
means to develop its own technology. Kalanick described Otto as "a 90-plus person technology
startup *whose mission is to rethink transportation, starting with self-driving trucks*." Kalanick
went on to state that "[w]hen it comes to this advanced technology stack, *Otto plus* Uber is a dream
team. . . . Together, *we now have one of the strongest autonomous engineering groups in the world*."²⁸

13 40. Defendants Uber and Kalanick knew or had reason to believe that the statements in ¶33-39 misrepresented material facts and/or omitted material facts necessary to make the statements 14 15 made, at the time made and in light of the circumstances under which they were made, not misleading. As set forth in ¶¶49-60, infra, defendants knew or had reason to know but failed to 16 17 disclose that Uber's self-driving car program was dependent on a scheme to secretly misappropriate 18 technology from Google's self-driving car affiliate Waymo in order to maintain and increase its 19 competitive advantage, rather than simply rely on technological innovations or legitimate business 20 acquisitions.

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Defendants' False and Misleading Statements Regarding Uber's Competition

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41. When Lyft arrived to market in 2012, Uber publicly welcomed the competitive
challenge. Behind the scenes, however, Uber plotted to undercut Lyft by any means possible,
regardless of legality. For example, at a Disrupt conference on September 12, 2012, Kalanick

²⁶ Uber to pour \$500m into global mapping project, Prime-News, Aug. 2, 2016.

Rethinking transportation, Uber Blog (Aug. 18, 2016), https://newsroom.uber.com/rethinking-transportation/.

expressed excitement about the challenge of a new rival. He said, "competition is fun . . . *if there wasn't competition like what is the freakin' purpose?* Let's have some fun then let's make the
world a better place at the same time."²⁹ Uber and Kalanick repeated this pro-competition sentiment
throughout the period leading up to the June 2014 financing round, and their stance was wellpublicized. For instance, in response to a question about Lyft, Kalanick said he was not afraid of the
new company because, according to him, "*competition is good*."³⁰

7 42. These statements remained alive in the market for Uber securities and uncorrected at 8 the start of the Class Period, and defendants repeated these pro-competitive sentiments in the months 9 leading up to the 2014 financing rounds. For example, on July 23, 2013, Kalanick argued for relaxed competitive restrictions in various cities and accused the municipalities of "doing anti-10 competitive things" that thwarted the free market.³¹ During this same conference, Kalanick 11 hypocritically accused Lyft – a company Uber would later illicitly attack with spyware – of illegal 12 13 activity. He claimed Lyft had engaged in "regulatory arbitrage" because it entered markets after Uber had already established a presence in them. He went so far as to claim that "every trip" with 14 Lyft was "a criminal misdemeanor" because – according to Kalanick – Lyft's drivers lacked the 15 proper insurance and licensure.³² By all appearances, Uber continued to welcome the "challenge" of 16 increased competition during the Class Period. For instance, in a Wall Street Journal article 17 18 published on August 11, 2014, Uber described how "competitive clones," such as Lyft, create a "competitive spirit [that] is good for consumers and for the marketplace."³³ Kalanick continued to 19 relay this message on August 19, 2014, when he said, "competition can be fun" and "at the end of 20 21 TechCrunch, Travis Kalanick Onstage at Disrupt, YouTube (Sept. 12, 2012), https:// www.youtube.com/watch?v=O7iokgEsWcM. 22 Julie Bort, Uber CEO: Bring On The Cheap Competition, Bus. Insider, Sept. 12, 2012; see also 23 TechCrunch, Travis Kalanick Onstage at Disrupt, YouTube (Sept. 12, 2012), https:// www.youtube.com/watch?v=O7iokgEsWcM (same). 24 Fortune Magazine, Travis Kalanick CEO of Uber Technologies Speaks at Brainstorm Tech 2013, 25 YouTube (July 23, 2013), https://www.youtube.com/watch?v=vGbuitwkZiM&t=40s. 26 32 Id.

²⁷ Douglas MacMillan, Tech's Fiercest Rivalry: Uber vs. Lyft; The Two Heavily Financed Upstarts
 ³³ Also Aim to Supplant the Taxi Industry, Wall St. J., Aug. 11, 2014, at B1.

COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 25

	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 28 of 54				
1	the day it's better for the consumer." ³⁴ Kalanick repeatedly embraced competition throughout the				
2	Class Period, stating:				
3 4	• On January 18, 2015, Kalanick stated, "it is <i>important for a regulatory regime to also codify choice and competition choice</i> ." DLD Conference, Uber and Europe: Partnering to Enable City Transformation I (Travis Kalanick, CEO at Uber),				
5	YouTube (Jan. 18, 2015), https://www.youtube.com/watch?v=iayagHygV0Q.				
6 7	• In an interview published on September 23, 2015, Kalanick stated, " <i>[c]ompetition makes us better</i> ." ET Now, <i>In Conversation With Uber Inc's CEO – Travis Kalanick</i> , YouTube (Sept. 23, 2015), https://www.youtube.com/watch?v=ByF2MVufBlU.				
8 9 10	• On April 27, 2016, Kalanick said "we've gotten into a situation where some of these old rules have become protectionist and have essentially outlawed competition and you know ultimately those things need to need to change." CNBC, Uber CEO Travis Kalanick On Making Ends Meet, YouTube (Apr. 27, 2016), https://www.youtube.com/watch?v=VnH_7YDWGKE&t=36s.				
11	43. Defendants Uber and Kalanick knew or had reason to believe the statements in ¶42				
12	misrepresented material facts and/or omitted material facts necessary to make the statements made,				
13	at the time made and in light of the circumstances under which they were made, not misleading.				
14					
15	conduct, and that as a result of defendants' illicit conduct Uber's prospects were subject to numerous				
16 17	material undisclosed legal, reputational and operational risks, including:				
17	(a) As set forth in \P 49-60, <i>infra</i> , Uber's growth strategy was dependent on a				
18	scheme to secretly misappropriate technology from a competitor, Google's self-driving car affiliate				
19 20	Waymo, instead of developing its own.				
20	(b) As set forth in \P 61-69, <i>infra</i> , in order to fuel Uber's rapid expansion,				
21	defendants, beginning at least as early as 2014, developed and utilized a covert program code-named				
22	"Greyball" designed to surveil and then evade government officials in jurisdictions around the world				
23	in which Uber services were illegal or had been resisted by authorities.				
24	(c) As set forth in \P 70-72, <i>infra</i> , between 2014 and the early part of 2016 Uber				
25 26	used a secret program code-named "Hell" to steal driver and rider data from its main competitor,				
26 27	Lyft, unfairly undercutting Lyft's growth and operations, and stifling competition.				
27 28	³⁴ Uber CEO Travis Kalanick and David Plouffe on Bloomberg TV, CEO Wire, Aug. 19, 2014.				
	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 26				

(d) As set forth in ¶¶88-94, *infra*, defendants knew or recklessly disregarded that
 Uber's rapid international expansion was aided by violations of foreign law.

3 Defendants' False and Misleading Statements Regarding Uber's Corporate Culture

4 44. Prior to and during the Class Period, defendants portrayed Uber to potential investors 5 as honest and principled. For example, during his speech at the Tech Cocktail's Startup Mixology 6 Conference in Washington, D.C. on June 16, 2011, Kalanick asserted that "principles do matter and 7 that's how you change the world is by holding those principles over sometimes corrupt systems." In 8 the same speech, he further proclaimed that "fak[ing] it til you make it" was "bullshit" because 9 "you're lying to yourself and everybody around you" and "people who lie to themselves and other 10 people, it's obvious to others." Again, shortly before the June 6, 2014 Issuance, during an interview 11 with the Financial Times on May 9, 2014, Kalanick extolled Uber's organizational honesty and 12 stated that "[w]e feel we are very honest and authentic, to the point of being brutally honest ... 13 Not everyone likes that style, and I get that, but *at least we're trustworthy*." 14

45. During the period when Uber was implementing its billion-dollar fundraising rounds, 15 defendants continued to place great emphasis on the Company's "culture" and "principles" 16 as a cornerstone for its success. On December 4, 2014, Kalanick kicked off the Series E fundraising 17 round by stating in his blog that Uber would be refining its "company culture effectively." Again, 18 on September 16, 2015, shortly before the Series G fundraising round, for the purpose of inducing 19 the purchase of Uber securities, Kalanick held up Uber's corporate culture as principled and central 20 to its operations: "I don't know how many companies and how many people go as deep as they need 21 to on culture. We're in the process right now of creating essentially what I call a philosophy of 22 work. You know you spend half of your day working and it should matter. It should be more than 23 just work; it should be something you believe in and how you do it should matter, the principles 24 and in how you approach your work should matter . . . one of our cultural values is celebrate the 25 city right so that's so perfect for us you really wouldn't see that on any other company's cultural 26 values but it matters to us." In particular, defendants highlighted Uber's commitment to women as 27

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	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 30 of 54			
1	well as its purported commitment to "diversity, fairness and equality" as important aspec	ts of the		
2	Company's culture.			
3	46. Additional statements by Kalanick and Uber regarding the importance of	Uber's		
4	workplace culture and its commitment to various stakeholders included:			
5 6 7	• Salle Yoo, general counsel, in an interview with <i>Reuters</i> on March 10, 201 asked by a journalist on why women might find working for Uber attractive responded that Uber " <i>offers [women] the chance to be entrepreneurial</i> , the to balance work and family."	ve, Yoo		
8 9 10	• Kalanick's joint statement with UN Women's executive director on March 1 "Today, UN Women and Uber are launching a partnership to work together the world toward <i>a shared vision of equality and women's empowerment</i> . important mission can only be accomplished when all women have direct a <i>safe and equitable</i> earning opportunities."	r around		
 11 12 12 	• Uber's July 27, 2015 press release: " <i>For many women, Uber is a flexible, et opportunity</i> that not only gives them control over their schedules and supplincome, but also helps them pursue their passions."	-		
13 14 15	• Ryan Graves, Uber's Executive Sponsor, in a press release on September "Uber's leadership is a strong example of innovation stemming from the of of more diverse and inclusive environments."			
16	• Rachel Holt, Head of American Operations, in a statement published by <i>Huf</i> October 31, 2016: " <i>Discrimination has no place in society, and no place on</i>			
17	47. Defendants Uber and Kalanick knew or had reason to believe that the state	nents in		
18	\P 44-46 misrepresented material facts and/or omitted material facts necessary to make the statements			
19	made, at the time made and in light of the circumstances under which they were made, not			
20	misleading. Defendants failed to disclose that Uber and Kalanick had encouraged and fostered a			
21	toxic corporate culture defined by misogyny, gender discrimination, sexual harassment, and a			
22	flagrant disregard for the law, that would cause immense damage to the Company's reputation,			
23	brand, and ability to attract and retain qualified employees, customers and drivers once its true nature			
24	became publicly known. In particular:			
25	(a) As set forth in \P 73-87, <i>infra</i> , Uber institutionalized gender discrimination	tion and		
26	the harassment of women, causing an 80% decline in female employees in certain operation	ons from		
27 28	November 2015 to December 2016; maintained completely ineffective internal complaint policies			
	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500	- 28 -		

and procedures to prevent employee misconduct; and sponsored a Company trip to a female escort
 bar.

- 3 (b) As set forth in ¶¶95-100, *infra*, Uber executives had illicitly obtained a sexual
 4 assault victim's medical records in order to discredit her traumatic experience.
- 5 (c) As set forth in ¶¶49-60, *infra*, Uber's growth strategy was dependent on a
 6 scheme to secretly misappropriate technology from a competitor, Google's self-driving car affiliate
 7 Waymo, instead of developing its own.
- 8 (d) As set forth in ¶¶61-69, *infra*, in order to fuel Uber's rapid expansion,
 9 defendants, beginning at least as early as 2014, developed and utilized a covert program code-named
 10 "Greyball" designed to surveil and then evade government officials in jurisdictions around the world
 11 in which Uber services were illegal or had been resisted by authorities.
- (e) As set forth in ¶¶70-72, *infra*, between 2014 and the early part of 2016 Uber
 used a secret program code-named "Hell" to steal driver and rider data from its main competitor,
 Lyft, unfairly undercutting Lyft's growth and operations, and stifling competition.
- 15 (f) As set forth in ¶¶88-94, *infra*, defendants knew or recklessly disregarded that
 16 Uber's rapid international expansion was aided by violations of foreign law.
- 17 Defendants' Uber Story Unravels

18 48. Beginning in early 2017, the Uber growth story and the narrative disseminated by 19 defendants began to unravel. Headline after breaking headline revealed the Company was bent on 20 short-term growth and expansion at all costs, incubated in a toxic corporate culture of misogyny, 21 institutionalized gender discrimination and sexual harassment, and was driven by an operating ethos 22 of blatant disregard for the law, no matter the reputational, legal or operational risks involved. 23 Within months, Kalanick would be forced to resign his position as CEO and Uber found itself in 24 existential crisis, as top flight talent exited the Company in droves, Uber's reputation and brand suffered severe and lasting damage, its operations and prospects were diminished, and Uber 25 26 securities plummeted. As Uber's new CEO wrote in an e-mail to employees following the news that 27 London had barred Uber from operating in the city, "[t]he truth is that there is a high cost to a bad 28 reputation."

1 Uber Attempts to Steal Its Way into the Future

2 49. As detailed elsewhere herein, defendants had characterized Uber's development and 3 implementation of self-driving car technologies as essential to the Company's continued success and 4 future growth prospects. The advancement of futuristic technologies such as self-driving cars also fit 5 with the Company's narrative that it was a leader in technological innovation and was key to the 6 Company's appeal to investors. In early 2015, Uber and Kalanick announced that they were taking 7 dramatic steps to put this commitment to innovation into practice by announcing a strategic 8 partnership with premier engineering university Carnegie Mellon to create an "Advanced 9 Technologies Center" in Pittsburgh. The primary research focus of the partnership was on 10 developing self-driving car technologies, such as mapping, vehicle safety and autonomy. The 11 Company reportedly used cash from its recent equity raises to fund the investment. In the ensuing 12 months, Uber continued to cite major progress on its self-driving car initiatives, including an 13 agreement with Pittsburgh to allow Uber to test autonomous vehicles in the city and the acquisition of self-driving car startup Otto. 14

15 50. Then, on February 23, 2017, Google's self-driving car affiliate Waymo rocked the
16 tech community by filing a lawsuit against Uber in the U.S. District Court for the Northern District
17 of California. The suit alleges that Uber had simply stolen self-driving car technologies from
18 Waymo instead of developing its own after its publicly vaunted attempts to do so had stalled. *See*19 *Waymo LLC v. Uber Technologies, Inc.*, No. 3:17-cv-00939-WHA (N.D. Cal.) ("*Waymo*").

51. According to the lawsuit, Waymo had developed and improved extremely valuable
laser technology, known as "LiDAR," that was a key component to the successful development of
autonomous vehicles. Whereas Waymo relied on its in-house LiDAR systems, Uber relied on thirdparty vendors for its LiDAR systems, a function of the Company jumping into the self-driving car
space at least five years behind Waymo.

52. To alleviate this fundamental competitive disadvantage, in the summer of 2015,
Levandowski, a manager at Waymo, had begun to devise a scheme to steal Waymo's self-driving car
technologies in order to enrich himself and his associates. Kalanick would later refer to
Levandowski as his "brother from another mother." Public filings in Waymo's lawsuit against Uber

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 33 of 54

1 suggest that Uber and Levandowski began discussing certain technical matters as early as May 2015 2 (eight months before he left Waymo), that Levandowski met with Uber representatives five times 3 between October 2015 and December 11, 2015, and that Kalanick suggested that Levandowski 4 should create a company for Uber to acquire. Waymo, Dkt. No. 756, at 8-10. By November 2015, 5 Levandowski had registered an internet domain for his new startup, which he confided to colleagues would be used to replicate Waymo's technologies. In December 2015, Levandowski installed 6 7 special software on his Waymo laptop that he used to download 14,000 proprietary files and other 8 highly sensitive data. Thereafter, Levandowski attempted to erase any evidence of his actions.

9 53. On January 14, 2016, Levandowski attended a high-level executive meeting at Uber's
offices in San Francisco while he was still a Waymo employee. The next day he formed Otto and,
by the end of January, he had resigned his position with Waymo. In May 2016, Levandowski
publicly launched Otto with the stated goal of developing hardware and software for autonomous
vehicles. Other Waymo employees, including a supply chain manager and a hardware engineer,
resigned their positions to join Otto – but not before they had also downloaded secure files
containing proprietary Waymo information.

16 54. In August 2016, Uber acquired Otto for \$680 million. In an interview with Business 17 *Insider* on August 18, 2016, Kalanick sought to justify spending \$680 million of investors' funds to 18 acquire Otto and spending millions more on an 180,000 square feet Palo Alto facility to 19 accommodate the newly acquired company by emphasizing the crucial need to be first in the self-20 driving car race to ensure Uber's survival. Kalanick told *Business Insider*, "[w]hat I know is that I 21 can't be wrong. Right? I have to make sure that I'm ready when it's ready or that I'm making it ready. So, I have to be tied for first at the least." He explained that the failure to be first would 22 23 threaten Uber's existence: "the entity that's in first, then rolls out a ride-sharing network that is far 24 cheaper or far higher-quality than Uber's, then *Uber is no longer a thing*." It was reported that a key reason for the acquisition was Otto's "in-house" LiDAR system. Uber quickly named 25 26 Levandowski as its vice president and he was placed in charge of Uber's self-driving car project. 27 According to Waymo, within a month of the acquisition Uber had promptly put LiDAR to work and 28 represented to regulatory authorities that it had developed its own LiDAR technology in-house.

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 34 of 54

55. 1 Following this acquisition, in December 2016, a Waymo employee was inadvertently 2 copied on a vendor e-mail that suggested that Otto and Uber were actually using Waymo's trade 3 secrets and patented LiDAR designs. The e-mail was addressed to Uber and attached a machine 4 drawing of what was purported to be an Otto circuit board that was strikingly similar to – and shared 5 several unique characteristics with – Waymo's highly confidential LiDAR circuit board, the designs 6 for which Levandowski had downloaded before his resignation. To confirm its suspicion that Uber 7 had misappropriated Waymo trade secrets, Waymo sent a public records request to Nevada's Office 8 of Economic Development and Department of Motor Vehicles. Waymo alleged that the documents 9 it received from this request conclusively established that Uber and Otto were using a custom 10 LiDAR system with the same characteristics as Waymo's proprietary system.

In May 2017, Judge Alsup, who is overseeing the case between Waymo and Uber,
issued an order finding that Waymo had presented evidence that Levandowski had downloaded
proprietary Waymo files before resigning, that Uber had planned to acquire Otto and hire
Levandowski as the head of its self-driving car technologies, and that Uber had specifically prepared
for litigation with Waymo in connection with its acquisition of Otto. Significantly, Judge Alsup
found that the evidence indicated that Uber had acquired Otto with reason to believe that
Levandowski had taken confidential trade secrets from Waymo.

18 57. Court records also show that in March 2016, Uber commissioned a due diligence 19 report with a litigation support consultancy and went so far as to craft and execute a joint defense 20 agreement with Levandowski in April. Notably, Uber entered into a broad agreement to indemnify 21 Levandowski months before the Company acquired Otto. The agreement indemnified Levandowski 22 for any "Bad Act," which, as stated in the Court's June 5, 2017 Order re: Waymo's Motion to 23 Compel, was defined in a February 22, 2016 term sheet signed between Uber and Otto to include 24 "fraud, misappropriation of Waymo's patents, copyrights, trademarks or trade secrets, breach of a 25 fiduciary duty owed to Waymo, or breach of a non-solicitation agreement with Waymo." Waymo, 26 Dkt. No. 566 at 2. This indemnification was effective regardless of whether the Otto acquisition was 27 consummated as long as Levandowski and other Otto employees disclosed all such Bad Acts to 28 forensic expert Stroz Friedman. Uber has resisted turning over the Stroz Friedman report to Waymo,

but on September 13, 2017, the Federal Circuit Court of Appeals issued an opinion affirming the
 District Court's discovery orders directing Uber to turn over the report and related documents.
 Waymo immediately filed a motion to continue the trial, asserting "the Stroz Report unequivocally
 establishes the facts underlying Waymo's trade secret misappropriation claims." *Waymo*, Dkt. No.
 1604 at 1.

58. 6 In a March 2017 deposition, Levandowski asserted his Fifth Amendment right against 7 self-incrimination to avoid testifying about documents in his possession. During an April 5, 2017 8 Court hearing, Judge Alsup commented that "[t]his is an extraordinary case. I have never seen a 9 record this strong in 42 years." Waymo, Dkt. No. 160 at 11. On May 11, 2017, the Court 10 provisionally enjoined Uber from using any documents Levandowski downloaded from Waymo, prohibited Levandowski from working on LiDAR systems at Uber, required Uber to conduct an 11 12 investigation and accounting of Levandowski's activities, and ordered that Uber must immediately 13 prevent all employees and agents from "consulting, copying, or using the downloaded materials" and return such materials to Waymo or the Court. Waymo, Dkt. No. 433 at 23. The Court also entered 14 15 an Order of Referral to United States Attorney to conduct an "investigation of possible theft of trade secrets based on the evidentiary record supplied thus far concerning plaintiff Waymo LLC's claims 16 17 for trade secret misappropriation." Waymo, Dkt. No. 428. A commentator in the Washington Post 18 observed that "[i]t is very rare for a judge to refer a matter over to the U.S. Attorney and signals the 19 judge's displeasure with Uber in the trade secrets civil lawsuit." Levandowski was subsequently 20 fired from Uber after refusing to assist the Company in its internal investigation.

59. In light of the Waymo scandal, Magellan Financial Group analogized Uber's
fundraising strategy to a Ponzi scheme: "They've got no advantage over anyone else when it comes
to autonomous driving technology. They tried to steal it from Google, they've ended up in court.
That whole side of the business is falling apart. It's constantly losing money and its capital-raising
strategy is a Ponzi scheme."

26 60. On September 20, 2017, it was reported that Uber quantified its exposure to just one
27 of the nine counts brought against it for trade secret theft by Waymo at \$2.6 billion.

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1 Uber Uses "Greyball" to Surveil and Evade Authorities

61. On March 3, 2017, *The New York Times* ran an explosive article entitled, "*How Uber Deceives the Authorities Worldwide*," that detailed how Uber had developed and utilized a covert
program code-named "Greyball" designed to target and then evade government officials in
jurisdictions around the world in which Uber services were illegal or had been opposed by
authorities.

62. The article revealed how, since at least 2014, Uber had used data collected from the
Uber app and other techniques to identify and circumvent officials who were trying to assess and/or
regulate the ride-hailing service in cities like Portland, Boston, Paris and Las Vegas, and in countries
like Australia, China and South Korea. It had used the program to expand its low-cost UberX
services into new cities, which often ran afoul of local regulations.

12 63. According to the article, when Uber entered a new city, the Company appointed a 13 general manager to head the Company's Greyball operations. This person would then use at least a dozen technologies and techniques to try to spot enforcement officers. One technique involved 14 drawing a digital perimeter, or "geofence," around the government offices on a digital map of a city 15 that Uber was monitoring. The Company watched which people were frequently opening and 16 closing the app – a process known internally as eyeballing – near such locations as evidence that the 17 18 users might be associated with city agencies. Other techniques included looking at a user's credit 19 card information and determining whether the card was tied directly to an institution like a police 20 credit union. Another involved sending employees to look up device numbers of the cheapest 21 mobile phones that were likely to be acquired by local officials as part of their sting operations 22 against the Company. In addition, Uber employees would search social media profiles and other 23 information available online to identify officers.

- 64. Once government officials were identified by the Company, they would be internally
 tagged with a small piece of code that read "Greyball" followed by a string of numbers and provided
 a dummy version of the Uber app. This dummy version would mimic the real version, but allowed
 the Company to populate the screen with ghost cars or show that no cars were available in order to
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Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 37 of 54

allow Uber drivers to evade detection. Occasionally, if a driver accidentally picked up someone 1 2 tagged as an officer, Uber called the driver with instructions to end the ride.

3 65. Elsewhere, it was reported that Uber had also turned Greyball on cabdrivers in an 4 effort to thwart them from using the Uber app to learn the whereabouts of Uber drivers. The secret 5 program thus became another tool in Uber's vast toolbox to gain improper advantages over the Company's competition. 6

7 66. Once the Greyball tool was put in place and tested, Uber engineers compiled a 8 playbook with a list of tactics and distributed the playbook to general managers in more than a dozen 9 countries on five continents. The development and use of Greyball was not the product of some 10 rogue group of employees, but an official Company-sponsored program. It was developed and 11 operated by at least 50 Uber employees and approved by Uber's central office and highest 12 executives, including the Company's Senior Vice President of Global Operations. Kalanick, as a 13 result of his position as a hands-on manager and CEO of Uber and the Company-wide distribution and use of the Greyball program as a central component of Uber's growth strategy, knew about the 14 15 program and that it was illegal. Indeed, in a 2013 tech conference, Kalanick accused rival Lyft of 16 operating a "criminal" ridesharing model under similar circumstances:

17 The way to think about it: Lyft basically goes into the markets that Uber is in and then gets folks who don't have commercial licenses and don't have commercial 18 insurance and says 'bring your own car' and provide Uber-like service. ... I'm like, holy cow, every trip that's happening – I'm reading the law – every trip that's 19 happening is a criminal misdemeanor being committed by the person driving. I don't think that's a good law. But that is the law. 20

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67. Uber would ultimately confirm the existence of the Greyball program and that it had been used to target government officials.

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68. By May 2017, it was reported that Uber was the target of a criminal probe by the U.S. Attorney's Office for the Northern District of California into the Company's use of the Greyball 24 program. The U.S. Attorney's Office has issued subpoenas to public officials in Portland, 25 Philadelphia and Austin and is being assisted by the FBI in connection with its investigation. 26 Reportedly, potential legal violations by Uber as a result of its use of the program include violations of the federal Computer Fraud and Abuse Act and intentional obstruction of justice. 28

69. On September 15, 2017, the Portland Bureau of Transportation ("PBT") announced
 the conclusion of its investigation into Uber's Greyball program. The PBT found that Uber used
 Greyball to evade authorities when operating without permits in December 2014, and stated that
 "[i]n using Greyball, Uber has sullied its own reputation." The San Francisco District Attorney's
 Office also opened an investigation.

6 Uber Unleashes "Hell" on Its Competition

7 70. On April 12, 2017, subscription technology news service *The Information* published a 8 bombshell report detailing how Uber had developed a covert software program code-named "Hell" 9 that it used to pilfer rider and driver data from its main competitor, Lyft, and otherwise stifle 10 competition in the jurisdictions in which Uber operated. The report described the Hell spyware program as follows: 11 12 As the ride-sharing market was exploding in the U.S. between 2014 and the early part 2016, Uber had an advantage over Lyft that helped Uber maintain its lead, 13 The Information has learned. Thanks to a secret software-based effort within Uber called "Hell," Uber could track how many Lyft drivers were available for new rides 14 and where they were, according to a person who was involved in the program and a person who was briefed about it. 15 More importantly, "Hell" showed Uber employees which of the tracked 16 drivers were driving for both Lyft and Uber, helping Uber figure out how to lure those drivers away from its rival. That's a crucial edge in a business where finding 17 enough people to drive is a constant battle. 18 THE TAKEAWAY 19 The revelation of a controversial Uber program aimed at hurting rival Lyft could further complicate CEO Travis Kalanick's attempt to lead Uber out of its 20 deepening cultural and management crisis. It also opens up the company to potential legal claims. 21 Only a small group of Uber employees, including top executives such as CEO 22 Travis Kalanick, knew about the program, said the person who was involved in it. Not even Uber's then-powerful "general managers" who ran the business in individual cities were supposed to know about it. 23 24 The program, part of the company's competitive intelligence, or "COIN," group, was referred to as "Hell" because it paralleled Uber's dashboard of Uber drivers and riders known as "God View," or "Heaven." 25 "Hell" was discontinued sometime in the early part of 2016, this person said. 26 This person asked for anonymity because they aren't authorized to discuss Uber's 27 internal matters. A spokesman for Uber said the company wouldn't publicly discuss its internal processes. Lyft said in a statement: "We are in a competitive industry. 28 However, if true, these allegations are very concerning."

Revelation of the program could open up Uber to possible civil legal claims by Lyft, according to lawyers from two law firms that have represented Uber on other matters. Such potential state and federal claims could include "breach of contract"; "unfair business practices"; misappropriation of trade secrets; and a civil violation of the federal Computer Fraud and Abuse Act because of the way Uber allegedly accessed information from Lyft. Such an action could give Lyft the ability to probe certain Uber business practices in court. Antitrust claims also are a possibility if Uber used Hell to help maintain its market power over Lyft – it generates between 70% to 85% of ridehailing app revenue versus Lyft in key U.S. cities, according to third parties and people inside the companies – these lawyers said.

The public disclosure of Hell and Mr. Kalanick's involvement with it also could make it harder for him to pull Uber out of a deepening cultural and management crisis that started in mid-February. Four of his 13 direct reports have resigned because of conflicts with Mr. Kalanick or because their past behavior was questioned. Mr. Kalanick, despite losing credibility with employees and executives throughout his company because of a variety of revelations, has said he is determined to continue as CEO, albeit with help from a COO he is trying to hire.

Spoofed Riders

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Uber and Lyft have waged a war for market share in the U.S. since 2012, when Uber launched UberX, a lower-cost version of its ride-hailing service that let most anyone use their car to pick up Uber riders. UberX was similar to Lyft, which had launched a month earlier. Uber leveraged its early lead in riders, thanks to a high-end "black car" version of the service that began three years earlier, to capture market share against Lyft.

In 2014, Lyft expanded its operations from 20 cities to 65 cities, covering most major U.S. metro areas – places where Uber had already been operating for some time. Lyft's market share was thus small but the company was able to take advantage of the demand for, and awareness of, ride-hailing that Uber had generated previous to Lyft's entrance.

A key weapon in the war between the companies was getting enough drivers so that riders don't have to wait long for a ride. Recruiting drivers through advertising and other marketing has been Uber's top operating expense, judging by confidential financial statements 2015 seen by The Information. That expense easily could have reached \$1 billion in 2016, assuming a steady rate of growth.

Hell started like this: Uber created fake Lyft rider accounts and used commonly available software to fool Lyft's system into thinking those riders were in particular locations, according to the person. (That in and of itself is a violation of Lyft's terms of service, which prohibits users from "impersonat[ing] any person or entity," which Lyft riders must agree to when they open the app.)

The spoofed Lyft accounts made by Uber then could get information about as many as eight of the nearest available Lyft drivers who could accommodate a ride request. Uber made sure that in each city where it was competing with Lyft, the fake rider locations were organized in a grid-like format so that it could view the entire city.

In other words, Uber could see, nearly in real time, all of Lyft's drivers who were available for new rides – and where those drivers were located. That also

allowed Uber to track the prices Lyft would offer to riders for certain trips, and how many cars were available to pick up riders at a particular time in one city or another.

Lyft's Flaw

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But Uber executives realized there was vulnerability in Lyft's system. The information about the nearby Lyft drivers included a special numbered ID, or token, that was tied to each individual driver. That ID remained consistent over time. So Uber could identify the same drivers again and again no matter where they were in a city. Thus, it learned some of those drivers' habits, such as what time of day or what days of the week they would run the Lyft app. (Uber constantly changes the IDs of its drivers for the Uber app so they can't be tracked in the same way, said the person involved with Hell.)

Here's the critical part of Hell: Because Uber tracked Lyft's drivers over time, it was able to figure out which of them were driving for Uber too, because it would be able to match the locations of its own drivers with those of Lyft. In many cities, more than 60% of Lyft's drivers also drive for Uber because they want to maximize their earnings. (As of a year ago, Lyft said it had about 315,000 drivers.) Uber thus had specific identities and contact information for the majority of Lyft's weekly or monthly active drivers in a particular place. "We achieved ground truth," said the person involved in the program.

Armed with data about when and where Lyft's drivers were operating, Uber aimed to sway them to work only for Uber instead, this person said. One way was to give them special financial bonuses for reaching a certain number of rides per week.

Uber employees involved with the Hell program passed along a list of drivers that should be targeted by the city general managers, who oversaw driver bonus budgets at that time.

Another goal of the program was to make sure Uber steered rides more reliably to Uber drivers who were also available on the Lyft network than to those who weren't, this person said. In other words, if there were several Uber drivers near an Uber rider but one of those drivers was also frequently available on the Lyft network, as seen by the Hell program, Uber's ride-dispatch team was supposed to "tip" that ride request to the driver who was "dual apping," or typically looking for riders through both the Lyft and Uber apps, sometimes by using two different smartphones at the same time.

The person involved in the program called it "privileged dispatch" and said Uber aimed to use that to squeeze Lyft's supply of drivers. This person didn't know how much the ride-dispatch team used data derived from Hell as part of its calculations. An Uber spokesman said the company does not give preference to "dual-apping" drivers.

"Hustle"

It's unclear if anyone at Uber quantified how helpful Hell was to its business overall, but the program got information about Lyft's network across the country, said the person who was involved with it. During meetings with the small group of people involved in Hell, Mr. Kalanick would often praise the team for the work they were doing and how well it fit into Uber's culture of "hustle" in order to win.

While it's hard to estimate the potential impact of Hell on Lyft, even after the program was shut down, Uber could derive value from knowing which of its drivers were active drivers for Lyft generally, at least for a period of time. "The damage was done," this person said.

Uber and Lyft have other ways of finding out which of their drivers might be driving for the competition. For instance, Lyft can see whether certain of its drivers – those who use Android-powered smartphones – also have the Uber app installed on their phone. (The Android operating system allows app developers to "scan" the phones to see what other apps are on them.) The iPhone is different. Apple stopped allowing app scanning on iPhones starting in mid-2015. But Hell gave Uber much more valuable data.

Hell was overseen by several employees, including a product manager and data scientists who had special access to a room at Uber's headquarters in San Francisco, where the intel on Lyft's drivers was collected via computers that had the spoof accounts, this person said.

Some at Uber might argue that some drivers benefited from Uber's surveillance of Lyft because they made more money when Uber decided to boost their bonuses or give them more rides. But the drivers who benefited most were those who showed less loyalty to Uber. Also, the destruction of Lyft would be bad for drivers in the long run. Lyft's presence in the market has ensured greater bonuses overall, though those may need to disappear if either company wants to make a profit.

- 1471.On January 22, 2015 Uber took steps to conceal its illegal conduct in poaching drivers
 - 15 from Lyft by releasing what was reported by *VentureBeat* as "an ambitious study of its U.S. drivers"
 - 16 that "argues the company's explosive growth is being fueled by *competitive pay and flexible work*
 - 17 schedules that are attracting hordes of new drivers." Maintaining a robust pool of drivers was so
 - 18 critical that, according to an April 2, 2017 New York Times report, instability in Uber's driver pool
 - 19 ultimately "threatened to cap the company's growth and throw it into crisis."

20 72. Uber subsequently confirmed the existence of Hell. In September 2017, it was
21 reported that the Company was under federal investigation by the FBI and the U.S. Attorney's Office
22 for the Southern District of New York for its use of the program. Reportedly, authorities are
23 investigating whether Uber used Hell to illegally thwart competition and violate computer access
24 laws.

- 25 Uber's Toxic Culture of Institutionalized Harassment and Discrimination
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73. On February 19, 2017, former Uber engineer Fowler posted a blog exposing rampant
 misogyny, gender discrimination and sexual harassment at Uber. Fowler detailed how in her first

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 42 of 54

couple of weeks on the job her manager expressly propositioned her for sex. When she reported the
 improper conduct to Uber's HR Department, they brushed off the offense because they "wouldn't
 feel comfortable giving him anything other than a warning and a stern talking-to" in light of the fact
 that the manager was a "'high performer." In a perverse twist of proper procedures, Fowler was
 then told that if she stayed on the team she would likely be given a negative review because she had
 reported the individual to HR.

7 74. Forced to rotate to another team to avoid continued harassment and repercussions,
8 Fowler wrote that in the subsequent weeks she met many other women at Uber who had similar
9 stories to hers, *including with the same manager*. She stated that these women "had reported
10 inappropriate interactions with him long before I had even joined the company." Despite the fact
11 that several women had reported inappropriate conduct by this individual, each was told by HR it
12 was his "first offense" so as to justify not taking any actions against him.

13 75. Fowler also described gender discrimination that worked to block women from 14 promotions and favorable job transfers at the Company. She recounted how she was personally told 15 she had "undocumented performance problems" as a means to prevent her from transferring to a 16 position she wanted, even though she was eminently qualified. Even after she achieved great 17 reviews and a flawless performance score, these scores were *retroactively* changed by her superiors 18 in order to keep her in her current position and prevent her upward trajectory.

19 76. In addition, Fowler described a toxic corporate culture at Uber she compared to the 20 bloody television drama "game-of-thrones." According to Fowler, "[i]t seemed like every manager 21 was fighting their peers and attempting to undermine their direct supervisor so that they could have 22 their direct supervisor's job." Fowler gave examples of managers frequently boasting about ways 23 that they were trying to undercut their superiors in order to supplant them and rise up in the 24 organization. She recounted a manager once even withholding "business-critical information from 25 one of the executives so that he could curry favor with one of the other executives (and, he told us with a smile on his face, it worked!)." 26

27 77. Fowler stated that institutionalized sexism occurred at Uber in a variety of forms,
28 both large and small. When she reported clearly unequal treatment to HR, Fowler was told that she

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 43 of 54

was the problem. The HR person then interrogated Fowler about her contacts with other women and
 told she was being "unprofessional" by reporting an issue via e-mail, presumably because it created
 a record of the incident. Shortly thereafter a manager threatened to fire Fowler because she had
 dared to contact HR. She voluntarily left the Company a week later.

78. Fowler stated that when she joined Uber in November 2015, her organization was
25% women. By the time she left in December 2016, the percentage of female employees had
plummeted by more than 80% due to organizational chaos and institutionalized sexism.

8 79. Fowler's blog post quickly went viral. Within days its accusations had morphed into 9 a full-blown publicity crisis for the Company. New reports began to surface of Uber's toxic "bro-10 culture" and the unhealthy and counterproductive work environment it fostered. Perhaps most 11 shocking, it came to light that Kalanick and other top Uber executives had led an official Company 12 outing to a female escort bar in South Korea in 2014. Girls, tagged with numbers, were paid to sit 13 with male Uber employees as they sang karaoke. A female manager later complained to Uber's HR Department that the experience "made me feel horrible as a girl (seeing those girls with number tags 14 and being called out is really degrading)." Following Fowler's blog post, Uber's Senior Vice 15 16 President of Business, Emil Michael, reached out to Kalanick's former girlfriend, who had attended 17 the event, to make sure that she had not spoken to reporters about it and that, if asked, she would tell 18 people that they had just gone for karaoke and "had a good time."

80. After Fowler's blog post, *The New York Times* documented employees who came
forward with similar experiences. In a February 22, 2017 article, *The New York Times* reported that
"[i]nterviews with more than 30 current and former Uber employees, as well as reviews of internal
emails, chat logs and tape-recorded meetings, paint a picture of an often unrestrained workplace
culture." One employee e-mailed Kalanick concerning harassment, and at least two "notified Thuan
Pham, the company's chief technical officer, of workplace harassment at the hands of managers and
colleagues in 2016."

81. By the end of February 2017, Uber was facing mounting negative publicity. To avoid
a complete collapse of the Company, Uber was forced to hire former U.S. Attorney General Holder

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 44 of 54

to investigate the sexual harassment claims and evaluate the Company's work culture. A special
 committee of the Board was formed to oversee the work shortly thereafter.

3

82. On February 23, 2017, venture capital fund Kapor Capital – an investor in Uber since 4 2010 – published "An Open Letter to the Uber Board and Investors" expressing disappointment, 5 frustration and concerns that it had "hit a dead end in trying to influence the company quietly from 6 the inside." The letter stated that "[a]s early investors in Uber, starting in 2010, we have tried for 7 years to work behind the scenes to exert a constructive influence on company culture." Kapor 8 Capital stressed that Uber's impressive valuations and revenue "can never excuse a culture plagued 9 by disrespect, exclusionary cliques, lack of diversity, and tolerance for bullying and harassment of 10 every form." The fund was also dissatisfied with the selection of Holder, Arianna Huffington and 11 Liane Hornsey, who reported to Kalanick's executive team, to investigate the "destructive culture" 12 as these individuals had "inherent conflicts that impede the necessary independence to make a deep 13 and accurate assessment."

14 83. Over the next few months, Holder and his team at Covington led a far-reaching 15 investigation of Uber. Covington conducted over 200 interviews with current and former 16 employees; retained a consulting firm to hold online focus groups of Uber employees; and reviewed 17 over three million Company documents. The results of the investigation and recommendations by 18 Covington were approved by the Board in June, and released to the public in a report shortly 19 thereafter (the "Holder Report"). The Holder Report proposed sweeping changes to the Company's 20 leadership, organization, management and culture, offering proscriptions that contradicted 21 defendants' prior representations about Uber's culture and workplace.

84. First and foremost, the Holder Report proposed changes to Uber's senior leadership,
including reducing Kalanick's responsibilities. It encouraged the Company to find leaders who
would promote diversity and inclusion, hold senior executives accountable to improve the work
culture and reduce complaints and compliance issues, and require the HR Department to actually
implement the workplace responsibilities delegated to it. The Holder Report provided a laundry list
of additional recommendations, the breadth of which exposed the massive scope of the problems at
the Company. These recommendations included: (1) increasing Board independence and oversight

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 45 of 54

1 of management; (2) enhancing the Company's internal controls, risk management, financial controls, 2 and compliance policies and procedures; (3) reformulating the Company's "cultural values," which 3 at the time promoted values such as "Always Be Hustlin" and "Principled Confrontation" that Uber employees had used to justify misbehavior, to new values that would "reflect more inclusive and 4 5 positive behaviors"; (4) greatly expanding and improving employee training, including by teaching Uber's executives how to implement effective corporate controls; (5) improving the employee 6 7 complaint process and revamping Uber's HR Department; (6) promoting diversity and inclusiveness 8 initiatives; and (7) implementing a variety of policies, procedures, and practices that the Company 9 lacked to combat discrimination, harassment, and inappropriate workplace conduct.

10 85. According to a June 6, 2017 *Business Insider* article, in conjunction with hiring
11 Covington, Uber also hired law firm Perkins Coie LLP to investigate 215 "inappropriate workplace
12 incidents." These incidents included discrimination (25%), sexual harassment (22%), unprofessional
13 behavior (21%), bullying (15%), harassment (9%), retaliation (6%), and other offenses. The
14 majority of the incidents took place in the San Francisco headquarters. "The Perkins Coie
15 investigation lays the groundwork for the investigation being conducted for Uber by Eric Holder,"
16 according to the article.

17 86. Uber attempted to clean house in connection with the Holder Report and
18 investigation, firing at least 20 employees for misconduct. An additional 31 employees were subject
19 to further training, 7 received final warnings, and as of the *Business Insider* article, 57 claims were
20 under continued review. Uber took no action on the remaining 100 claims.

21 87. On June 21, 2017, *The New York Times* reported that five investors – Benchmark,
22 First Round Capital, Lowercase Capital, Menlo Venture and Fidelity Investments – representing
23 25% of Uber's stock and 40% of the voting power, demanded Kalanick's resignation.

24 Uber Takes Its Law Breaking Global

88. A string of disclosures have called into question the legality, and thus sustainability,
of Uber's rapid international expansion. For example, on April 26, 2017, *Reuters* reported that a
South Korean court had ruled that the Company had been using private vehicles for commercial
purposes in violation of South Korean law. In June 2013, Uber had entered the South Korean market

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 46 of 54

1 with its UberBlack service in violation of South Korean law prohibiting paid chauffeur services. In 2 August 2014, Uber doubled down on its illegal expansion into South Korea with its UberX service in knowing violation of the country's Passenger Transport Services Act. Similarly, in July 2017, a 3 4 senior adviser to the European Court of Justice, Europe's highest court, issued an adverse opinion 5 against the Company that it needed to comply with European transportation rules and that Uber 6 should be regulated as a taxi service. As a result, certain of Uber's low-cost current services could 7 be banned as illegal. In France, a court had found that Uber had been operating an illegal taxi 8 service in the country following the launch of Uber's low-cost UberPOP service in February 2014 in 9 violation of French criminal law. It was later reported in 2017 that in South Korea, France, and 10 several other international jurisdictions Uber had been using Greyball to evade authorities.

11 89. Then, on August 3, 2017, *The Wall Street Journal* reported, in an article entitled
12 "Smoke, Then Fire: Uber Knowingly Leased Unsafe Cars to Drivers," that Uber had intentionally
13 leased out unsafe Honda SUVs subject to a recall to its drivers in Singapore in order to chase
14 breakneck growth.

15 90. According to The Wall Street Journal, which cited internal Company documents and interviews with employees in the region, Uber managers in Singapore were aware of the Honda 16 17 recall when they bought more than 1,000 defective Vezels and rented them to drivers without needed 18 repairs. After Uber expanded into Singapore in 2013, it struggled to find enough drivers owing to 19 the high cost of car ownership in the country. To remedy this problem, Uber created a unit that 20 would rent Uber-purchased vehicles to drivers for a daily rate. In early 2016, Kalanick approved a 21 plan to borrow 800 million Singapore dollars (about \$590 million) in order to buy thousands of new 22 cars. However, instead of acquiring the cars from authorized dealers, Uber purchased the vehicles 23 from auto importers who reportedly operate in a legal gray zone, a channel outside manufacturers' 24 authorized networks where safety, service and legal contracts are difficult to enforce. This maneuver 25 allowed the Company to pay approximately 12% less for the vehicles.

91. On April 4, 2016, Honda issued a recall for new, gas-powered Vezel SUVs, advising
owners to have them serviced as quickly as possible. The issue was an electrical component that
was prone to overheating. Despite being aware of the recall and safety issue, Uber knowingly

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 47 of 54

purchased over 1,000 Honda Vezels. Uber was unable to procure the necessary replacement parts
 for many of the vehicles, but rented out the unsafe vehicles anyway in disregard for the safety of
 Uber drivers and their riders. Then, on January 11, 2017, an Uber driver reported that his Company supplied Honda Vezel had caught on fire soon after he dropped off a passenger. Flames reportedly
 burst from the dashboard, melting the interior of his car and cracking a football-sized hole in his
 windshield.

7 92. Shortly thereafter, Company executives, including those in the San Francisco office, 8 were informed of the fire. Rather than take the defective cars off of the road until Uber could 9 perform the necessary repairs, Uber decided to keep the cars in service so as not to lose revenues or 10 "alarm" drivers. Uber placed the onus on drivers to seek repairs of their own accord in a vaguely 11 worded notice, although the notice failed to mention the overheating and fire dangers Honda had 12 spelled out in its advisory. As a result, Uber drivers and passengers were not apprised of the true 13 risks to their safety and well-being from the defective cars. Rather than come clean, Uber's 14 communication team developed an information campaign designed to limit any negative publicity 15 that may result from the fire and Uber's actions. By February 2017, more than 65% of the defective vehicles had still not been repaired, even as internal e-mails by Uber managers reviewed by The Wall 16 17 Street Journal joked about the "Vezel snafu" and "other shenanigans" at the Company.

18 93. Since news of the Singapore fire broke, Uber's international legal issues have 19 continued to mount. On August 29, 2017, it was reported that the DOJ had taken preliminary steps 20 to investigate whether Uber managers had violated the FCPA, which bans the use of bribes to 21 foreign officials to get or keep business. As a result, the legality of the Company's entire 22 international operations has been called into question. According to a *Bloomberg* report on 23 September 20, 2017, Uber retained O'Melveny & Myers LLP to investigate its foreign payments in 24 at least five countries: Malaysia, Indonesia, China, South Korea, and India. If a formal investigation 25 goes forward and finds Uber violated the FCPA, the Company and its employees may be subject to 26 civil and criminal penalties and some may even face imprisonment.

27 94. Then, on September 22, 2017, London's transport authority held that Uber "is not fit
28 and proper to hold a private hire operator licence [sic]" and declined to renew the Company's license

Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 48 of 54

to operate in the city. As reasons for the decision, London's transport authority cited Uber's
demonstrated "lack of corporate responsibility in relation to a number of issues which have potential
public safety and security implications," including the Company's "approach to reporting serious
criminal offences [sic]," handling of London's inquiry into Greyball, failure to conduct proper driver
background checks, and other issues. According to reports, London accounts for about 5% of Uber's
global active user base of 65 million, and nearly a third of its active user base of 11 million in
Europe, casting further doubt on the viability of the Company's global growth prospects.

8 Uber Executives Steal a Victim's Medical Records
 9

95. Allegations against Uber went from very bad to much worse when, in June 2017, 10 news organizations reported that Alexander, a top Uber executive, had illicitly obtained a 11 passenger's medical records in December 2014 for the unconscionable purpose of discrediting her 12 claim that she had been sexually assaulted by an Uber driver on a ride. Alexander brought the 13 medical files to the attention of Kalanick and other executives. Kalanick reportedly reviewed the 14 report and discussed it at length with Alexander. Uber executives then discussed the preposterous 15 claim that the victim had fabricated the whole incident in order to bolster Uber's rival in India, even 16 though none of the executives had medical training and the perpetrator had already been convicted of 17 rape and sentenced to life in prison. Alexander reportedly carried around the victim's medical files 18 for months without her knowledge.

96. Alexander's actions caused serious concerns among former and current Uber
employees. On June 7, 2017, *Bloomberg* reported that, as part of the Holder investigation, former
and current employees discussed the India case with Holder's investigators. Some employees
"expressed misgivings about Alexander's cavalier attitude toward sharing the private information of
an alleged rape victim."

- 97. On June 23, 2017, *The New York Post* reported that Uber retained O'Melveny &
 Myers LLP to also investigate how Alexander obtained the victim's medical records.
- 27

19

1	98. Defendants' conduct behind the scenes directly contradicted their representations to				
2	the public at the time of the incident in 2014. Then, Kalanick offered public support and solidarity				
3	with the victim, releasing the following statement on December 7, 2014:				
4	What happened over the weekend in New Delhi is horrific. Our entire team's hearts go out to the victim of this despicable crime. <i>We will do everything, I repeat,</i>				
5	everything to help bring this perpetrator to justice and to support the victim and her family in her recovery.				
6					
7	We will work with the government to establish clear background checks currently absent in their commercial transportation licensing programs. We will also partner closely with the groups who are leading the way on women's safety here in				
8	New Delhi and around the country and invest in technology advances to help make New Delhi a safer city for women.				
9 10	99. Far from "doing everything" to support the victim, Uber associates actually went out				
10	of their way to belittle her trauma and invade the victim's most sensitive personal information. By				
11	focusing on "whether she was really raped at all," and painting the victim as an opportunist and a				
12	liar, defendants seemed to be assuring themselves that the only reason why a woman would report a				
14	sexual assault is for personal gain, rather than to prevent similar crimes or to right an injustice. The				
15	callous episode demonstrates the radical extremes to which defendants would push (and often				
16	exceed) the bounds of acceptable business conduct in order to chase growth and/or stifle				
17	competition.				
18	100. The shocking disclosure has further battered Uber's already tattered reputation and				
19	spawned a lawsuit by the victim against the Company for unlawful intrusion of private affairs, the				
20	public disclosure of private facts and defamation.				
21	Benchmark Lawsuit				
21	101. On August 10, 2017, one of Uber's earliest investors filed a complaint in Delaware				
22	Chancery Court accusing the Company and Kalanick of fraud, fiduciary breach and contract				
23	violations (the "Benchmark Complaint"). Specifically, the Benchmark Complaint alleged that				
25	Kalanick had intentionally concealed and failed to disclose his gross mismanagement and other				
26	misconduct at Uber, including:				
27	• his personal involvement in the alleged misappropriation of self-driving car trade secrets from a competitor;				
28					
	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 47 -				

	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 50 of 54			
1 2	• an Uber executive's alleged theft of a woman's medical records following her sexual assault by an Uber driver;			
3	• the use of Greyball to deceive authorities in markets where law enforcement had banned or resisted Uber's services;			
4 5	• a pervasive culture of gender discrimination and sexual harassment that ultimately prompted an investigation by former U.S. Attorney General Eric Holder; and			
6 7	• a "host of other inappropriate and unethical directives issued by Kalanick." <i>See Benchmark Capital Partners VII, L.P. v. Kalanick</i> , No. 2017-0575, Verified Complaint (Del. Ch. Aug. 10, 2017).			
8	102. According to the Benchmark Complaint, Kalanick knew he would likely be forced to			
9	resign as CEO of the Company once these misdeeds came to light, and fraudulently induced			
10	Benchmark to sign off on a voting rights agreement that gave him control over three new Board			
11	seats. By way of this agreement, Kalanick could maintain his disproportionate influence over the			
12	Board and the Company even if forced to resign as CEO.			
13	103. Benchmark's lawsuit, which attempts to oust Uber's founder from the Company, has			
14	been called "extraordinary" and "unprecedented" by some in the press and demonstrates that even			
15	the Company's closest and oldest investors were duped by Kalanick and the Uber story.			
16 17	Plaintiff and the Class Have Been Damaged as Their Uber Investments Plummet			
18	104. As a result of defendants' conduct, plaintiff and the Class have lost billions of dollars.			
19	While Uber shares are not publicly traded, in connection with Uber's Series G preferred stock			
20	financing round in 2016, Uber's valuation skyrocketed to approximately \$68 billion. Plaintiff			
21	invested in Uber in connection with this round of financing through New Riders.			
22	105. As Uber's various corporate scandals have come to light in 2017, investors have			
23	begun to significantly mark down their investments in Uber. For example, mutual fund companies			
24	such as Vanguard Group and T. Rowe Price Inc. have marked down their shares of Uber by as much			
25	as 15% as a direct result of this drumbeat of bad news. At the same time, dozens of employees,			
26	including many of the Company's most senior officers, have left, significantly impairing the			
27	Company's business, operations and prospects, and Uber's brand has been gravely tarnished.			
28	Consequently, to date the Company has suffered a loss in market capitalization of at least \$18 billion			
	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 48			

	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 51 of 54				
1	as a direct result of the fraudulent conduct complained of herein, causing damages and economic				
2	losses to plaintiff and the Class.				
3	CLASS ALLEGATIONS				
4	106. Plaintiff brings this action as a class action pursuant to Rule 23 of the Federal Rules				
5	of Civil Procedure and seeks certification of the following Class:				
6 7	All persons or entities who, directly or indirectly, purchased or committed to purchase (and subsequently closed a binding commitment to purchase) an interest in Uber securities between June 6, 2014 and September 22, 2017 (the "Class").				
8	Excluded from the proposed Class are defendants, their officers and directors, and members of their				
9	immediate families or their legal representatives, heirs, successors or assigns, and any entity in				
10	which defendants have or had a controlling interest.				
11	107. The members of the proposed Class are so numerous that joinder of all members is				
12	impracticable. Plaintiff believes that there are several hundred members in the proposed Class.				
13	Members of the proposed Class may be identified from records maintained by defendants.				
14	108. Plaintiff's claims are typical of the claims of the members of the proposed Class as all				
15	members of the proposed Class are similarly affected by defendants' wrongful conduct as alleged				
16	herein.				
17	109. Plaintiff will fairly and adequately protect the interests of the members of the				
18	proposed Class and has retained counsel competent and experienced in complex class litigation.				
19	110. Common questions of law and fact exist as to all members of the proposed Class and				
20	predominate over any questions solely affecting individual members of the proposed Class. Among				
21	the questions of law and fact common to the proposed Class are:				
22	(a) Whether defendants misrepresented material facts;				
23	(b) Whether defendants' statements omitted material facts necessary in order to				
24	make the statements made, in light of the circumstances under which they were made, not				
25	misleading;				
26	(c) Whether defendants knew or had reasonable grounds to believe that their				
27	statements were false or misleading;				
28					
	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 49				

	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 52 of 54
1 2	(d) Whether defendants' statements were made for inducing the purchase of Uber securities by others; and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	
25 26 27 28	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 - 50

	Case 3:17-cv-05558 Document 1	Filed 09/26/17 Page 53 of 54				
1	PRAYI	ER FOR RELIEF				
2	WHEREFORE, plaintiff prays for judgment as follows:					
3	A. Determining that this action is a proper class action, certifying plaintiff as Class					
4	Representative under Rule 23 of the Federa	al Rules of Civil Procedure and designating plaintiff's				
5	counsel as Class Counsel;					
6	B. Awarding compensatory dar	nages in favor of plaintiff and the other class members				
7	against all defendants, jointly and severally, for all damages sustained as a result of defendants'					
8	wrongdoing, in an amount to be proven at trial, including interest thereon;					
9	C. Awarding plaintiff and the Class their reasonable costs and expenses incurred in this					
10	action, including counsel fees and expert fees; and					
11	D. Awarding such other and further relief as the Court may deem just and proper.					
12	JURY DEMAND					
13	Plaintiff demands a trial by jury.					
14	DATED: September 26, 2017	ROBBINS GELLER RUDMAN & DOWD LLP				
15		DARREN J. ROBBINS JASON A. FORGE				
16		LUKE O. BROOKS ANGEL P. LAU				
17		BRIAN E. COCHRAN JEFFREY J. STEIN				
18						
19		s/ Darren J. Robbins				
20		DARREN J. ROBBINS				
21		655 West Broadway, Suite 1900 San Diego, CA 92101				
22		Telephone: 619/231-1058 619/231-7423 (fax)				
23						
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25						
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27						
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	Case 3:17-cv-05558 Document 1 Filed 09/26/17 Page 54 of 54	
1	1 ROBBINS GELLER RUDMAN	
2	SHAWN A WILLIAMS	
3	3 Post Montgomery Center One Montgomery Street, Suite 1800	
4	Telephone: 415/288-4545	
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	COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500	- 52 -

JS-CAND 44 (Rev. 07/16) Case 3:17-cv-05558 CPC PCC Cover Sheet 26/17 Page 1 of 2 The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information contained herein neither replace nor supplement the filing and curring for the information c

The JS-CAND 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)							
I. (a) PLAINTIFFS			DEFENDANT	S			
	N'S RELIEF & RETIREMENT n Behalf of All Others Similarly	,		NOLOGIES INC. and	TRAVIS		
(b) County of Residence of First Listed Plaintiff Texas (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
	Address, and Telephone Number)		Attorneys (If Know	n)			
Robbins Geller Rudr	Darren J. Robbins 619/231-1058 Robbins Geller Rudman & Dowd LLP 655 West Broadway, Suite 1900, San Diego, CA 92101						
II. BASIS OF JURISDI	CTION (Place an "X" in One Box Only)			NCIPAL PARTIES (Place			
U.S. Government	3 Federal Question	(F	For Diversity Cases Only) PT	F DEF	and One Box for Defendant) PTF DEF		
Plaintiff	(U.S. Government Not a Party)		_	1 Incorporated <i>or</i> Princi			
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)	Citizen o	f Another State	2 2 Incorporated and Prin of Business In Anoth	cipal Place 5 5 er State		
		Citizen o Foreign (3 3 Foreign Nation	6 6		
IV. NATURE OF SUIT		FO	REFITURE/PENALTY	BANKRUPTCY	OTHER STATUTES		
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment Of Veteran's Benefits 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	TORTS PERSONAL INJURY PERSONAL IN 310 Airplane 365 Personal Inju 315 Airplane Product Liability 367 Health Care/ 320 Assault, Libel & Slander 367 Health Care/ 330 Federal Employers' Liability Personal Injur 340 Marine 368 Asbestos Per 340 Marine 368 Asbestos Per 340 Marine 370 Other Fraud 355 Motor Vehicle 370 Other Fraud 350 Motor Vehicle 370 Other Personal 9 Ado Other Personal 970-ext Liability 362 Personal Injury 380 Other Personal Medical Malpractice 970-ouct Liabis 440 Other Civil Rights 443 Housing/ Accommodations 442 Employment 443 Housing/ Accommodations 444 Ado Amer. w/Disabilities- Employment 530 General 448 Education 550 Civil Rights 448 Education 550 Civil Rights 448 Education 560 Civil Detaine Conditions of Conditions of	JURY 625 ry – ility 690 al y lity sonal ct PERTY 710 ling 710 ling 710 ling 710 reage 740 751 ry ry rions 790 rions 791 rea acate 465 tion e-	RFEITURE/PENALTY Drug Related Seizure of Property 21 USC § 881 Other LABOR Fair Labor Standards Act Labor/Management Relations Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION Naturalization Application Other Immigration Actions	422 Appeal 28 USC § 158 423 Withdrawal 28 USC § 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS-Third Party 26 USC § 7609	OTHER STATUTES 375 False Claims Act 376 Qui Tam (31 USC § 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 895 Freedom of Information Act 896 Arbitration 897 Octostitution 950 Constitutionality of State Statutes		
V. ORIGIN (Place an "X" in One Box Only)							
COMPLAINT FOR VIOLATIONS OF CALIFORNIA CORPORATIONS CODE §§25400 AND 25500 VII. REQUESTED IN Image: Check if this is a class action demanded in complaint:							
COMPLAINT: UNDER RULE 23, Fed. R. Civ. P. JURY DEMAND: Yes No VIII. RELATED CASE(S),							
IF ANY (See instructions): JUDGE DOCKET NUMBER IX. DIVISIONAL ASSIGNMENT (Civil Local Rule 3-2) DOCKET NUMBER DOCKET NUMBER							
(Place an "X" in One Box Onl	· _ /	ANCISCO	OAKLAND	SAN JOSE 🔲 EUREKA	-MCKINLEYVILLE		
DATE: 09/26/2017 SIGNATURE OF ATTORNEY OF RECORD: s/ Darren J. Robbins							

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-CAND 44

Authority For Civil Cover Sheet. The JS-CAND 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved in its original form by the Judicial Conference of the United States in September 1974, is required for the Clerk of Court to initiate the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.** a) **Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)."
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Federal Rule of Civil Procedure 8(a), which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - (1) United States plaintiff. Jurisdiction based on 28 USC §§ 1345 and 1348. Suits by agencies and officers of the United States are included here.
 - (2) <u>United States defendant</u>. When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - (3) Federal question. This refers to suits under 28 USC § 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - (4) <u>Diversity of citizenship</u>. This refers to suits under 28 USC § 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- **III. Residence** (citizenship) of Principal Parties. This section of the JS-CAND 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- **IV.** Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerk(s) in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the six boxes.
 - (1) Original Proceedings. Cases originating in the United States district courts.
 - (2) <u>Removed from State Court</u>. Proceedings initiated in state courts may be removed to the district courts under Title 28 USC § 1441. When the petition for removal is granted, check this box.
 - (3) <u>Remanded from Appellate Court</u>. Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - (4) <u>Reinstated or Reopened</u>. Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.
 - (5) <u>Transferred from Another District</u>. For cases transferred under Title 28 USC § 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - (6) <u>Multidistrict Litigation Transfer</u>. Check this box when a multidistrict case is transferred into the district under authority of Title 28 USC § 1407. When this box is checked, do not check (5) above.
 - (8) <u>Multidistrict Litigation Direct File</u>. Check this box when a multidistrict litigation case is filed in the same district as the Master MDL docket.

Please note that there is no Origin Code 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC § 553. <u>Brief Description</u>: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Federal Rule of Civil Procedure 23.

Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

- VIII. Related Cases. This section of the JS-CAND 44 is used to identify related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.
- **IX.** Divisional Assignment. If the Nature of Suit is under Property Rights or Prisoner Petitions or the matter is a Securities Class Action, leave this section blank. For all other cases, identify the divisional venue according to Civil Local Rule 3-2: "the county in which a substantial part of the events or omissions which give rise to the claim occurred or in which a substantial part of the property that is the subject of the action is situated."

Date and Attorney Signature. Date and sign the civil cover sheet.