1	GIBSON, DUNN & CRUTCHER LLP THEANE EVANGELIS, SBN 243570	LICHTEN & LISS-RIORDAN, P.C. SHANNON LISS-RIORDAN, SBN 310719
2 3	tevangelis@gibsondunn.com MICHAEL HOLECEK, SBN 281034	sliss@llrlaw.com 729 Boylston Street, Suite 2000 Pagton MA 02116
	mholecek@gibsondunn.com 333 South Grand Avenue	Boston, MA 02116 Telephone: 617.994.5800
4	Los Angeles, CA 90071-3197 Telephone: 213.229.7000	Facsimile: 617.994.5801
5	Facsimile: 213.229.7520	
6	JOSHUA S. LIPSHUTZ, SBN 242557 jlipshutz@gibsondunn.com	Attorneys for Plaintiff MANUEL MAGANA
7	AŬŜTIN V. SCHWING, SBN 211696	
8	aschwing@gibsondunn.com PETER C. SQUERI, SBN 286249	
9	psqueri@gibsondunn.com 555 Mission Street, Suite 3000	
10	San Francisco, CA 94105-0921 Telephone: 415.393.8200	
11	Facsimile: 415.393.8306	
	LITTLER MENDELSON, P.C.	
12	ANDREW M. SPURCHISE, SBN 245998 aspurchise@littler.com	
13	SOPHIA BEHNIA, SBN 289318 sbehnia@littler.com	
14	333 Bush Street, 34th Floor San Francisco, CA 94105	
15	Telephone: 415.433.1940 Facsimile: 415.399.8940	
16	Attorneys for Defendant DOORDASH, INC.	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	OAKLAND DIVISION	
20	UAKLA	IND DIVISION
21		
22	MANUEL MAGANA, on behalf of himself and all others similarly situated,	CASE NO. 4:18-cv-03395-PJH
23	Plaintiff,	
24	v.	JOINT STIPULATION AND [PROPOSED] ORDER TO DISMISS
25	DOORDASH, INC.,	Action Filed: May 8, 2018
26	Defendant.	
27		
28		
20		

1	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), the Parties in the above-entitled action hereby			
2	stipulate and agree to dismiss the above-entitled action and all claims asserted in the action with			
3	prejudice, with each party to bear its own costs.			
4				
5	IT IS SO STIPULATED.			
6				
7	Dated: June 3, 2022 GIR	SON, DUNN & CRUTCHER LLP		
8	8 Dated: June 3, 2022	SON, DONN & CROTCHER LEI		
9		/a/		
10		Josh Lipshutz		
11				
12	Απο	rneys for Defendant DOORDASH, INC.		
13				
14	Dated: June 3, 2022	HTEN & LISS-RIORDAN, P.C.		
15				
16	By:	/s/ Shannon Liss-Riordan		
17 18		Snannon Liss-Riordan		
19		may for Digintiff MANIJEL MACANA		
20		rneys for Plaintiff MANUEL MAGANA		
21				
22	[PROPOSED] ORDER	DICTA		
23	PURSUANT TO STIPLIE ATION IT IS SO O	PURSUANT TO STIPULATION, IT IS SO ORDERED. STATES DISTRICT		
24		IT IS SO ORDERED		
25				
26		The Honorabi Judge Phyllis J. Hamilton		
27				
28		DISTRICTOR		
	IOINIT STIDLIL A TION A NID U	JOINT STIPULATION AND [PROPOSED] ORDER TO DISMISS		
	CASE NO. 18-cv-03395-PJH			

ECF ATTESTATION I, Shannon Liss-Riordan, hereby attest that concurrence in the filing of this document has been obtained from the above signatories. Dated: June 3, 2022 LICHTEN & LISS-RIORDAN, P.C. By: ____ Shannon Liss-Riordan Attorneys for Plaintiff MANUEL MAGANA