1 2 3 4 5 6 7 8 9	BAKER BOTTS L.L.P. Jeremy J. Taylor (SBN 249075) jeremy.taylor@bakerbotts.com Arya Moshiri (SBN 324231) arya.moshiri@bakerbotts.com 101 California St., Ste. 3600 San Francisco, CA 94111 Telephone: 415.291.6200 Facsimile: 415.291.6300 Kurt M. Pankratz (pro hac vice) kurt.pankratz@bakerbotts.com Bethany R. Salpietra (pro hac vice) bethany.salpietra@bakerbotts.com 2001 Ross Ave., Ste. 900 Dallas, TX 75201 Telephone: 214.953.6500 Facsimile: 214.953.6503					
10	Attorneys for Plaintiff Lyft, Inc.					
11		DISTRICT COURT				
12 13	NORTHERN DISTRICT OF CALIFORNIA					
13	LYFT, INC.	Case No. 5:21-cv-04653-BLF				
15	Plaintiff,	PLAINTIFF LYFT, INC.'S MOTION TO				
16	v.	CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE				
17	AGIS SOFTWARE DEVELOPMENT LLC,	SEALED				
18	Defendant.	Judge: Hon. Beth Labson Freeman Trial Date: October 16, 2023 Courtroom: 3, Fifth Floor				
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Plaintiff Lyft, Inc. ("Lyft") has reviewed and complied with the Court's Standing Order Governing Administrative Motions to File Materials Under Seal.

Lyft has reviewed and complied with the Northern District of California's Civil L.R. 79-5 and 7-11 (dated November 1, 2021).

Lyft respectfully submits this Motion to Consider Whether Another Party's Material Should Be Sealed for the following documents:

ECF or Exh. No.	Document	Portion(s) to Seal	Reason(s) for Sealing
ECF 138	Plaintiff Lyft, Inc.'s	Highlighted Portions at:	AGIS Software designated
	First Amended	• Page 5: lines 18-22;	the source document from
	Complaint for	• Page 14: lines 13-17;	which the information was
	Declaratory Judgment	• Page 15: lines 25-28;	taken as highly confidential.
		• Page 16: lines 15-16, 20-27.	Lyft takes no position with regard to such designations.

The Court previously granted sealing of the same material that Lyft identifies above when it considered Lyft's Motion to Consider Whether Another Party's Material Should Be Sealed (Dkt. 79) corresponding to Lyft's Motion for Leave to File First Amended Complaint, an attachment to which was Lyft's First Amended Complaint for Declaratory Judgment (Dkt. 78-2). *See* Dkt. 91. Lyft submits that its First Amended Complaint for Declaratory Judgment (Dkt. 138) is substantively identical to its previously filed First Amended Complaint for Declaratory Judgment (Dkt. 78-2), and differs only with respect to the date identified on the signature page.

This motion is further supported by the Declaration of Bethany R. Salpietra ("Salpietra Declaration") in Support of Plaintiff Lyft, Inc.'s Motion to Consider Whether Another Party's Material Should Be Sealed. Pursuant to Civil L.R., 79-5(e), Lyft identifies AGIS Software as having designated the information above as Highly Confidential or Confidential.

This motion is narrowly tailored to seal materials necessary and able to overcome the presumption in favor of access to court records. This motion is accompanied by the Salpietra Declaration and a proposed order. Lyft therefore lodges with the Court a copy of Plaintiff Lyft, Inc.'s First Amended Complaint for Declaratory Judgment.



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Dated: May 25, 2022 Respectfully submitted, 1 2 By: /s/ Jeremy J. Taylor Jeremy J. Taylor 3 Jeremy J. Taylor (SBN 249075) 4 Arya Moshiri (SBN 324231) jeremy.taylor@bakerbotts.com 5 arya.moshiri@bakerbotts.com BAKER BOTTS L.L.P. 6 101 California St., Ste. 3600 San Francisco, CA 94111 7 Telephone: 415.291.6200 Facsimile: 415.291.6300 8 Kurt M. Pankratz (pro hac vice) 9 kurt.pankratz@bakerbotts.com Bethany R. Salpietra (pro hac vice) 10 bethany.salpietra@bakerbotts.com BAKER BOTTS L.L.P. 11 2001 Ross Ave., Ste. 900 Dallas, TX 75201 12 Telephone: 214.953.6500 Facsimile: 214.953.6503 13 Attorneys for Plaintiff Lyft, Inc. 14 15 16 17 18 19 20 21 22 23 24 25 26 27

