	1 2 3 4 5 6 7 8 9 10 11 12 13	Alfred R. Fabricant ( <i>pro hac vice</i> ) afabricant@fabricantllp.com Peter Lambrianakos ( <i>pro hac vice</i> ) plambrianakos@fabricantllp.com Vincent J. Rubino, III ( <i>pro hac vice</i> ) vrubino@fabricantllp.com Enrique Iturralde ( <i>pro hac vice</i> ) eiturralde@fabricantllp.com <b>FABRICANT LLP</b> 411 Theodore Fremd Road, Suite 206 South Rye, New York 10580 Telephone: (212) 257-5797 Facsimile: (212) 257-5796 Benjamin T. Wang (CA SBN 228712) bwang@raklaw.com Minna Y. Chan (CA SBN 305941) mchan@raklaw.com <b>RUSS AUGUST &amp; KABAT</b> 12424 Wilshire Boulevard, 12th Floor Los Angeles, California 90025						
L.	13 14	Telephone: (310) 826-7474 Facsimile: (310) 826-9226						
BAKER BOTTS L.L.P	15	Attorneys for Defendant/Counterclaim Plaintiff						
R BOT	16	AGIS Software Development LLC						
<b>3</b> AKE1	17	UNITED STATES DISTRICT COURT						
щ	18	NORTHERN DISTR	RICT OF CALIFORNIA					
	19	LYFT, INC.,	Case No. 5:21-cv-04653-BLF					
	20	Plaintiff,	DEFENDANT AGIS SOFTWARE					
	21	v.	DEVELOPMENT LLC'S ADMINISTRATIVE MOTION TO SEAL					
	22	AGIS SOFTWARE DEVELOPMENT LLC,	Dept: Courtroom 3 – 5th Floor Judge: Hon. Beth Labson Freeman					
	23	Defendant.	Trial date: October 16, 2023					
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Defendant AGIS Software Development LLC ("AGIS Software") has reviewed and 2 complied with the Court's Standing Order Governing Administrative Motions to File Materials 3 Under Seal.

AGIS Software has reviewed and complied with the Northern District of California's Civil

L.R. (dated November 1, 2021).

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AGIS Software respectfully submits this Administrative Motion to Seal for the following

	documents:
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7	documents:			
8	ECF or	Document	Description of	Reasons for Sealing
0	Ex. No.		Portions to be Sealed	
9	ECF 90	Defendant AGIS	Highlighted Portions	The highlighted portions
		Software	at:	disclose information from Exhibit 7 to
10		Development	• Page 5: lines 8-25;	Lyft's Notice of Motion and Motion
11		LLC's Response	• Page 6: lines 1-5,	for Leave to File First Amended
11		in Opposition to	10-12, 14-18, 23-26;	Complaint and Exhibit 1 to AGIS
12		Lyft, Inc.'s		Software's Response in Opposition to
		("Lyft") Motion		Lyft's Motion for Leave
13		for Leave to		to File First Amended
		Amend		Complaint, which AGIS
14		Complaint		Software designated as highly
15				confidential. These highlighted
15				portions contain confidential financial
16				information, such as AGIS Software's
				confidential bank records. They also
17				contain information regarding the
18				corporate structure and contents of
10				agreements between business entities.
19				Rubino Decl. ¶ 4.; see In re Elec. Arts, Inc., 298 Fed. Appx. 568, 569 (9th Cir.
20				2008) (finding the Court abused its
20				discretion when it refused to seal
21				"pricing terms, royalty rates, and
				guaranteed minimum payment terms"
22				found in a license agreement); Nixon v.
22				Warner Commc'ns, Inc., 435 U.S. 589,
23				598 (1978) (holding that "sources of
24				business information that might harm a
				litigant's competitive standing" may
25				give rise to a compelling reason to
•				seal).
26	ECF	Ex. 1 to AGIS	Entire Document	This document discloses excerpts of
27	90-2	Software's		the deposition testimony of Thomas
<i>~</i> '		Response in		Meriam, the corporate representative
28		Opposition to		of AGIS Software. Mr. Meriam's
11	1	TONG	1	· · · · · · · · · · · · · · · · · · ·

## Case 5:21-cv-04653-BLF Document 93 Filed 04/12/22 Page 3 of 4

1	Leave to Amend	regarding the corporate structure and
2	Complaint	employees of AGIS Software, and
-		contents of agreements between
3		business entities, including the
5		identities of shareholders. They also
4		contain highly confidential settlement
		licenses and negotiations with third
5		parties, and which are covered by
(		confidentiality provisions in the
6		written agreements. They also contain
7		confidential financial information,
'		such as AGIS Software's confidential
8		bank records. Rubino Decl. ¶ 4.

This motion is further supported by the Declaration of Vincent Rubino ("Rubino 9 Declaration") in Support of AGIS Software's Administrative Motion to Seal. This motion is 10 narrowly tailored to seal materials necessary and able to overcome the presumption in favor of 11 access to court records. This motion is accompanied by the Rubino Declaration and a proposed 12 order. AGIS Software therefore lodges with the Court copies of unredacted (1) Defendant AGIS 13 Software Development LLC's Response in Opposition to Lyft, Inc.'s Motion for Leave to Amend 14 Complaint; and (2) Exhibit 1 to Defendant AGIS Software Development LLC's Response in 15 Opposition to Lyft, Inc.'s Motion for Leave to Amend Complaint. 16

17 DATED: April 12, 2022

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Respectfully submitted,

## **RUSS AUGUST & KABAT**

By: <u>/s/ Benjamin T. Wang</u> Benjamin T. Wang FABRICANT LLP Alfred R. Fabricant

ffabricant@fabricantllp.com Peter Lambrianakos plambrianakos@fabricantllp.com Vincent J. Rubino, III vrubino@fabricantllp.com 411 Theodore Fremd Avenue, Suite 206 South Rye, New York 10580 Telephone: (212) 257-5797 Facsimile: (212) 257-5796

Attorneys for Defendant AGIS Software Development LLC

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## Case 5:21-cv-04653-BLF Document 93 Filed 04/12/22 Page 4 of 4

1	CERTIFICAT	TE OF SERVICE	
2	I certify that I caused the foregoing document to be electronically filed with the Clerk of		
3	the Court for the United States District Court for the Northern District of California using the		
4	CM/ECF System on April 12, 2022.		
5	I certify that all counsel of record who are deemed to have consented to electronic service		
6	are being served on April 12, 2022 with a copy of this document via the Court's CM/ECF systems		
7	per Local Rule CV-5(a)(3). Any other counsel will be served by electronic mail, facsimile, overnight		
8	delivery and/or First Class Mail on this date.		
9			
10	DATED: April 12, 2022	/s/ Benjamin T. Wang	
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