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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

X ONE, INC.,
Plaintiff,
v.
UBER TECHNOLOGIES, INC.,
Defendant.

Case No. 16-CV-06050-LHK
**ORDER RE: ASSOCIATES ARGUING
DISPOSITIVE MOTIONS**

At the January 18, 2017 initial case management conference, the Court and parties had difficulty setting a date for the hearing on dispositive motions because of the schedules of the Court and lead Plaintiff’s counsel. The Court thus asked whether lead Plaintiff’s counsel’s colleague who was also present at the case management conference could argue at the hearing instead. Lead Plaintiff’s counsel agreed. Her colleague is an associate who graduated from law school in 2009.

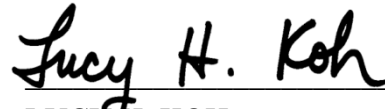
The Court thus encourages Defendant to also allow an associate who graduated from law school in 2009 or later to argue at the dispositive motions hearing in this case. Pursuant to Civil Local Rule 7-1(b), the Court often finds matters appropriate for resolution without oral argument. However, to encourage the parties to give associates opportunities to argue substantive motions,

1 the Court will guarantee a hearing on the dispositive motions if both parties allow associates who
2 graduated from law school in 2009 or later to argue such motions. Defendant shall inform the
3 Court of its position in the next Joint Case Management Statement.

4 The Court notes that a motion to dismiss is currently pending in this case. This Order in no
5 way expresses an opinion on that motion and will be mooted if the motion is granted.

6 **IT IS SO ORDERED.**

7 Dated: February 3, 2017



LUCY H. KOH
United States District Judge

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