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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: LYFT, INC. PASSENGER
SEXUAL ASSAULT LITIGATION

No. 3:26-md-03171-RFL

~~PROPOSED~~ PRETRIAL ORDER NO. 14:
DISCLOSURE OF RIDE RECEIPT
INFORMATION

This Document Relates to:
ALL ACTIONS

1 Pursuant to the Court’s March 26, 2026 Pretrial Order No. 2 (DE 77) and May 4, 2026 Text
2 Order (DE 126), and following briefing of the Parties and a hearing on these issues, the Court issues
3 the following Order regarding Plaintiffs’ disclosure obligations for ride receipts and related
4 information in these proceedings.

5 A. Within fourteen (14) days of entry of this Pretrial Order, all Plaintiffs in the pending
6 Member Cases in this MDL shall serve a completed Disclosure of Ride Receipt Information (the
7 form of which is attached as Exhibit 1), with a PDF copy of the Ride Receipt for the Lyft trip
8 connected to the alleged incident for which they have filed a case in this MDL (“Subject Ride”).
9 Plaintiffs shall serve these documents via Rubris, the designated service portal for ride receipt
10 information and fact sheets, as agreed to by the Parties and ordered by the Court pursuant to this
11 Pretrial Order, and to Pretrial Order: Fact Sheet Implementation Order.

12 B. In the event a Plaintiff does not have the Subject Ride Receipt pursuant to ¶ A,
13 within fourteen (14) days of entry of this Pretrial Order, that Plaintiff shall instead serve a Ride
14 Information Form (the form of which is attached as Exhibit 2) via Rubris, which shall provide Lyft
15 with information set forth therein.

16 C. Plaintiffs in any cases directly filed in, removed to, or transferred to this MDL after
17 the date of this Pretrial Order must produce a Ride Receipt with Exhibit 1, or the Receipt
18 Information Form, Exhibit 2, within fourteen (14) days of the case being filed in, removed to, or
19 transferred to this Court.

20 D. All submissions made pursuant to this Order, including the requisite information in
21 subsections ¶¶ A and B, are made with the understanding that the information submitted pursuant
22 to this Pretrial Order will be certified to the best of their ability by Plaintiff’s counsel of record.

23 E. In the event a Plaintiff fails to provide a Ride Receipt with Exhibit 1, or the Receipt
24 Information Form, Exhibit 2, by the deadlines set forth in ¶¶ A-C, Lyft shall notify that Plaintiff
25 and Plaintiffs Leadership’s Designated Counsel (“Designated Counsel”) of Plaintiff’s failure to
26 comply with the applicable deadline. Each Plaintiff so notified shall have seven (7) days to serve a
27 Ride Receipt with Exhibit 1 or the Receipt Information Form, Exhibit 2. In the event a Plaintiff so
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1 notified fails to cure in a timely manner, Lyft shall promptly notify the Court of such failure and
2 shall seek leave of the Court for Plaintiff to show cause why their case should not be dismissed
3 without prejudice.

4 F. Within fourteen (14) days of receipt of a Plaintiff’s Ride Receipt with Exhibit 1, or
5 the Receipt Information Form, Exhibit 2, Lyft will notify that Plaintiff’s representing counsel and
6 Plaintiffs Leadership’s Designated Counsel (“Designated Counsel”) that Lyft either (1) identified
7 the Subject Ride; or (2) was unable to identify the Subject Ride. To the extent Lyft requires
8 additional time to search for the Subject Ride, it shall meet and confer with Plaintiffs Leadership’s
9 Designating Counsel regarding an extension.

10 G. If Lyft is unable to identify the Subject Ride, it shall provide along with that notice,
11 the reason why it was unable to do so by indicating one of the following:

- 12 Lyft could not locate an account associated with the phone number and/or
13 email Plaintiff provided.
- 14 Lyft could not identify a ride taken on the date Plaintiff indicated.
- 15 Lyft identified multiple rides taken on the date Plaintiff indicated, and could
16 not identify the specific ride at issue.
- 17 Lyft could not identify a ride taken to/from the location(s) provided by
18 Plaintiff for the subject ride.
- 19 Other: _____

20 H. Within seven (7) days of receipt of Lyft’s notification advising that it could not
21 identify a Subject Ride, that Plaintiff’s representing counsel and/or Designated Counsel shall
22 initiate a meet and confer discussion with Lyft. During any such meet and confer, Lyft will share—
23 to the extent possible—information regarding the efforts it made to locate the Subject Ride (e.g.,
24 date and location searched, vehicle make and model information) in case this additional information
25 enables Plaintiff to supplement its disclosures so that the Subject Ride can be identified. If
26 Plaintiff’s counsel is unable to cure alleged deficiencies within seven (7) days of the parties’ meet
27 and confer discussions and provide the information required by ¶¶ A or B, Plaintiff shall notify Lyft
28 of their intentions with respect to the case, including a request for an extension of time to cure,


1 Plaintiff's voluntary dismissal of the case, or Plaintiff's counsel's withdrawal as counsel for
2 Plaintiff. If Plaintiff fails to notify Lyft of their intentions, Lyft shall promptly notify the Court of
3 such failure and shall seek leave of the Court for Plaintiff to show cause why their case should not
4 be dismissed without prejudice.

5 I. In the event the parties are unable to identify the Subject Ride following the process
6 detailed above, or a defaulting Plaintiff fails to notify Lyft of their intentions as identified above,
7 Lyft shall promptly notify the Court of such failure and shall seek leave of Court for Plaintiff to
8 show cause why their case should not be dismissed without prejudice.

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10 **IT IS SO ORDERED.**

11 Dated: June 4, 2026



Hon. Rita F. Lin
United States District Court Judge

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