1 2 3 4 5 6	I. NEEL CHATTERJEE (State Bar No. 173985) nchatterjee@orrick.com MONTE COOPER (State Bar No. 196746) mcooper@orrick.com THERESA A. SUTTON (State Bar No. 211857) tsutton@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 Marsh Road Menlo Park, CA 94025 Telephone: 650-614-7400 Facsimile: 650-614-7401
7 8	Attorneys for Plaintiffs THE FACEBOOK, INC. and MARK ZUCKERBERG
9	UNITED STATES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA
11	SAN FRANCISCO DIVISION
12	
13	THE FACEBOOK, INC. and MARK Case No. 5:07-CV-01389-JW
14	ZUCKERBERG, DECLARATION OF I. NEEL
15	Plaintiffs, CHATTERJEE IN SUPPORT OF OPPOSITION TO ADMINISTRATIVE
16	v. <b>REQUEST TO FILE OVERSIZED</b> ADMINISTRATIVE REQUEST TO PAY LIENHOLDERS AND
17	CONNECTU, LLC), PACIFICCOMPLETE THE EXCHANGE OFNORTHWEST SOFTWARE, INC.,CONSIDERATION
18	WINSTON WILLIAMS, and WAYNE CHANG,
19	Judge: Honorable James Ware Defendants.
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	Chatterjee Decl. ISO Opp. to Admin Request to File Oversized Request 5:07-CV-01389-JW

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I, I. Neel Chatterjee, declare as follows:

I am a partner at the law firm of Orrick, Herrington & Sutcliffe, counsel for
 Plaintiffs Facebook, Inc. and Mark Zuckerberg in this action, and a member of the Bar of the state
 of California. I make this declaration in support of plaintiffs' Opposition to Messrs. Winklevoss
 and Narendra's Administrative Request to File an Oversized Brief in Support of Administrative
 Request to Pay Lienholders and Complete the Exchange of Consideration (Dkt. No. 769). I make
 this declaration of my own personal knowledge and, if called as a witness, I could and would
 testify competently to the truth of the matters set forth herein.

9 2. Attached hereto as Exhibit 1 is a true and correct copy of the redacted oversized
10 brief the ConnectU Founders are seeking leave to file.

Attached hereto as Exhibit 2 is a true and correct copy of the complaint filed
 (without Exhibits), and currently pending, in *Chang v. Winklevoss*, Case No. 09-5397, pending in
 Superior Court Department, Commonwealth of Massachusetts.

4. Attached hereto as Exhibit 3 is a true and correct copy of an October 25, 2011,
letter from Nicholas Rosenberg, counsel to Wayne Chang in the *Chang v. Winklevoss* matter
referenced above, to Sean O'Shea and Michael Petrella, counsel to Messrs. Winklevoss and
Narendra in the *Chang* matter.

Attached hereto as Exhibit 4 is a true and correct copy of the ConnectU Founders'
 Motion for Discovery Under Fed.R.Civ.P. 60(b), filed on August 19, 2011, in *ConnectU, Inc. v. Facebook, Inc.*, Case No. 07-cv-10593 DPW (District of Massachusetts).

Attached hereto as Exhibit 5 is a true and correct copy of the ConnectU Founders'
 Motion for Access to Pleadings and Discovery Files [to support a Rule 60(b) motion], filed on
 August 25, 2011, in *ConnectU, Inc. v. Facebook, Inc.*, Case No. 07-cv-10593 DPW (District of
 Massachusetts).

I declare the foregoing is true and correct to the best of my knowledge. Executed this
26 27th day of October 2011, at Menlo Park, California.

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/s/ I. Neel Chatterjee /s/ I. Neel Chatterjee