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11 Attorneys for Plaintiff
 FACEBOOK, INC.

12
 13 **UNITED STATES DISTRICT COURT**
 14 **NORTHERN DISTRICT OF CALIFORNIA**
 15 **SAN JOSE DIVISION**

17 FACEBOOK, INC.,
 a Delaware corporation,

18 Plaintiff,

19 v.

20 JOHN DOES 1-10, individuals; and JOHN
 21 DOES 11-20, corporations,

22 Defendants.

Case No. C-07-03404 HRL

**DECLARATION OF LISA D. OLLE IN
 SUPPORT OF *EX PARTE* APPLICATION
 FOR HEARING ON FACEBOOK, INC.'S
 MOTION FOR LEAVE TO TAKE
 FURTHER DISCOVERY, TO ISSUE
 LETTERS ROGATORY, AND TO
 CONTINUE CASE MANAGEMENT
 CONFERENCE**

Date: October 23, 2007
 Time: 10:00 a.m.
 Dept.: 2, 5th Floor
 Before: Honorable Howard R. Lloyd

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 26 I, Lisa D. Olle, declare as follows:
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1 1. I am over 18 years of age and make this Declaration based upon personal
2 knowledge of the facts set forth below except as to those matters stated on information and belief,
3 and as to those matters, I believe them to be true. If called upon to testify, I could and would
4 testify competently as to the matters set forth herein.

5 2. I am an attorney licensed to practice law under the laws of the State of California
6 and am an associate with the law firm of Perkins Coie LLP, attorneys for Plaintiff Facebook, Inc.
7 (“Facebook”) in the above-captioned matter. This declaration is filed in support of Facebook’s
8 Application for an Order Shortening Time submitted herewith to have its Motion for Leave to
9 Take Further Discovery, to Issue Letters Rogatory, and to Continue Case Management Conference
10 (“Application”) heard by this Court as soon as the Court’s calendar permits.

11 3. Time is of the essence in this case since the identities of the John Doe defendants
12 that are unlawfully accessing Facebook’s website are likely in the possession of third-parties, Look
13 Communications Inc. (“Look”) and Rogers Cable Communications Inc. (“Rogers”).

14 4. Apart from the information on Look’s and Rogers’ servers, Facebook does not have
15 any other reasonable means to learn the identity of the persons controlling IP Address
16 216.127.50.20 during the period in which this IP address accessed Facebook’s computer system
17 without authorization.

18 5. On behalf of Facebook, I respectfully request the Court to set this Motion for Leave
19 to Take Further Discovery, to Issue Letters Rogatory, and to Continue Case Management
20 Conference as soon as the Court’s calendar permits.

21 I declare under penalty of perjury under the laws of the United States that the foregoing is
22 true and correct.

23 Executed this 20th day of September 2007 at San Francisco, California.

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/S/
Lisa D. Olle