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10	Attorneys for Defendant FACEBOOK, INC.		
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12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
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16	LINDSEY ABRAMS, individually and on behalf of a class of similarly situated	Case No. 5:07-cv-05378 JF	
17	individuals,,	DEFENDANT FACEBOOK, INC.'S REPLY TO PLAINTIFF ABRAMS'S OPPOSITION TO	
18	Plaintiff,	FACEBOOK INC.'S EX PARTE Application (a) to Continue	
19	V.	HEARING ON PLAINTIFF'S APPLICATION FOR ATTORNEY'S FEES AND (B) FOR	
20	FACEBOOK, INC., a Delaware corporation,,	LEAVE TO CONDUCT DISCOVERY THEREFOR.	
21	Defendant.		
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23			
24	Plaintiff Lindsey Abrams's ("Abrams" or "Plaintiff") conclusion that the Stipulated Entry		
25	of Judgment Of Dismissal With Prejudice And General Release ("Order") grants Abrams an		
26	uncontested award of enormous legal fees without ever having to conduct a Lodestar analysis is		
27	senseless and belies the express text of the Order. Abrams's counsel's vehement refusal to		
28	produce their billing records only underscores the vast disconnect between the arbitrary \$5		
RD		<b>D</b>	

COOLEY GODWARD KRONISH LLP Attorneys At Law San Diego

REPLY TO OPPOSITION TO EX PARTE APPLICATION C 07-05378 JF million it seeks and the actual costs and fees incurred as part of the representation.

The arguments Abrams puts forth in opposition to Facebook's motion are meritless. For instance:

4	0	Abrams's contention that Facebook is trying to "rewrite" the Order borders on the
5		absurd. The word "percentage" does not appear anywhere in the Order, nor was a
6		percentage calculation ever contemplated during settlement discussions. Abrams's
7		method of calculating the award is entirely novel and results from a strained and
8		nonsensical reading of the Order. The plain words of the Order provide that the
9		amount of the fee award – which the parties agreed will be determined by the
10		Court – will be based not solely on the relief obtained for the plaintiff, but also on
11		the benefits conveyed more generally through the settlement. Therefore, the Order
12		intends for the Court to apply a traditional fee award analysis and <u>allows</u> the Court
13		to also consider in that process the benefits of the settlement to the individual
14		plaintiff and the purported class.
15	0	Abrams's suggestion that she is the only party permitted to take discovery is
16		ludicrous and would lead to manifestly unjust results. The Order expressly grants
17		to Facebook the right to challenge the fee award both at an evidentiary hearing and
18		in written submissions. Without the ability to review Abrams's counsel's billing
19		records and conduct a deposition of the experts whose opinions have been
20		proffered, Facebook's right to challenge the arbitrary and immense figure of \$5
21		million would be rendered a nullity. Nowhere does the Order state that <u>only</u>
22		Abrams can take discovery and an attempt to read such a limitation into the Order
23		is a disingenuous effort to rewrite its terms.
24	0	By filing this motion, Facebook has in no way "acknowledged" that the Order only
25		allows discovery by Abrams. Indeed, Facebook's counsel has repeatedly

requested discovery from Abrams's counsel, but Abrams's counsel has made it abundantly clear that it will not provide any such discovery. As post-judgment discovery is not allowed as a matter of right, Facebook had no choice but to

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1 petition this Court by filing the subject application. 2 In the subject application, Facebook seeks merely a fair opportunity to confront the 0 3 evidence presented by Abrams to justify the enormous attorneys' fee award. While Abrams's counsel flatly rejected as irrelevant all requests for such evidence, 4 5 Abrams's counsel have now apparently reversed course and say they will provide 6 the Court (but apparently not Facebook) with their invoices. Of course, Facebook 7 expects to see more than mere invoices; rather, Facebook seeks all billing records 8 relevant to these proceedings, as well as the opportunity to depose Abrams's 9 expert witnesses. 10 In addition, Facebook's *ex parte* application was proper because this Court has the 11 intrinsic authority to control its docket and because there was no assurance of being able to timely 12 notice the motion if Facebook proceeded under traditional motion practice. In the event this 13 Court deems that Facebook's application is more properly styled as a motion to compel, 14 Facebook respectfully submits that the Court should grant the motion and compel Abrams to 15 respond to Facebook's discovery requests and interrogatories to Abrams, which are attached 16 hereto as Exhibits 1 and 2 to the declaration of Michael G. Rhodes. 17 Accordingly, Facebook respectfully requests the Court to grant limited post-judgment 18 discovery into the matters raised by the fee application (including production of the salient billing 19 records and depositions of the experts supporting the application), and rescheduling of the July 20 11th hearing to enable Facebook (and the Court) to have a more plenary debate on the merits of 21 the \$5 million fee. 22 June 9, 2008 Respectfully submitted, 23 COOLEY GODWARD KRONISH LLP MICHAEL G. RHODES (116127) 24 ROBERT R. VIETH (Virginia-24304 25 By: /s/ Michael Rhodes 26 MICHAEL G. RHODES 27 Attorneys for Defendant FACEBOOK, INC. 28 COOLEY GODWARD **REPLY TO OPPOSITION TO EX PARTE** KRONISH LLP 3. 22307 v1/BN APPLICATION ATTORNEYS AT LAW

SAN DIEGO

C 07-05378 JF

1	CERTIFICATE OF SERVICE
2	I hereby certify that on June 9, 2008, I electronically filed the foregoing <b>DEFENDANT</b>
3	FACEBOOK, INC.'S REPLY TO PLAINTIFF ABRAMS'S OPPOSITION TO FACEBOOK INC.'S EX Parte Application (a) to Continue Hearing on Plaintiff's Application for
4	<b>ATTORNEY'S FEES AND (B) FOR LEAVE TO CONDUCT DISCOVERY THEREFOR</b> with the Clerk of Court using the CM/ECF system, which will send notification of such filing to the following
5	attorneys of record at the following listed email addresses.
6	Jay Edelson email:
7	jedelson@kamberedelson.com
8	I also hereby certify that I am personally and readily familiar with the business practice of
9	Cooley Godward Kronish LLP for collection and processing of correspondence for overnight delivery, and I caused such document(s) described herein to be deposited for delivery to a facility
10	regularly maintained by Federal Express for overnight delivery on this 9th day of June, 2008 on
11	the addressees listed below:
12	Jay Edelson, Esq. Kamberedelson, LLC
13	53 West Jackson Blvd., suite 550
14	Chicago, IL 60604
15	Marcie Araujo
16	COOLEY GODWARD KRONISH LLP 4401 Eastgate Mall
17	San Diego, CA 92121-1909 Telephone: (858) 550-6000
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LLP At Law 50	CERTIFICATE OF SERVICE

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