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 FACEBOOK, INC.

14 UNITED STATES DISTRICT COURT
 15 NORTHERN DISTRICT OF CALIFORNIA
 16 OAKLAND DIVISION

17 MATTHEW CAMPBELL, MICHAEL
 HURLEY, and DAVID SHADPOUR,

18 Plaintiffs,

19 v.

20 FACEBOOK, INC.,

21 Defendant.

Case No. C 13-05996 PJH (MEJ)

PUTATIVE CLASS ACTION

**[PROPOSED] ORDER GRANTING
 FACEBOOK, INC.'S ADMINISTRATIVE
 MOTION TO FILE PORTIONS OF THE
 DECLARATION OF DALE HARRISON
 ON BEHALF OF DEFENDANT
 FACEBOOK, INC. UNDER SEAL**

On October 6, 2015, Defendant Facebook, Inc. filed an administrative motion to file under seal portions of the Declaration of Dale Harrison on Behalf of Defendant Facebook, Inc. (“Harrison Declaration”). Defendant Facebook, Inc. also submitted a declaration in support of that administrative motion. The Court finds that Defendant Facebook, Inc.’s sealing request is narrowly tailored and justified. Good cause having been shown, IT IS HEREBY ORDERED that the following portions of the Harrison Declaration may be filed under seal:

Page	Text
2	Text between “The information I extracted included:” and “...which would be responsive to Plaintiffs’ request for information...”
3	Text between “...already produced to Plaintiffs—” and “—are the only Objects created in connection with sharing URLs in messages.”
3	Text between “...information I located through my extensive searching—specifically...” and “...for the 16 messages I located.”
3	Text between “...that may have been created in connection with these 16 messages” and “Similarly, I am not aware of any automated...”
3-4	Text between “...billions of pieces of data per day” and “In my experience, developing such functionality...”
4	Text between “...I was required to write new software code using...” and “...to find information about the messages in Facebook’s internal system.”
4	Text between “I understand that this information, referred to as...” and “...was produced to Plaintiffs.”
4	Text between “...I understand that Plaintiffs were unable to provide...” and “Without this data, I could not locate the message.”
5	Text between “selected by Plaintiffs.” and “Using this process...”
5	Text between “...locate, extract, and provide...” and “...relating to 9 of the 16 messages.”
5	Text between “I understand that this information, referred to as...” and “...was produced to Plaintiffs.”
5	Text between “7 of the 16 messages did not have a...” and “Using this process, I was able to locate, extract, and provide information...”
5	Text between “...and provide information relating to the 9 URLs in the 9...” and “I understand that this information...”
5	Text between “I understand that this information referred to as...” and “...was produced to Plaintiffs.”
5	Text between “At the request of Facebook’s counsel, after providing the above information...” and “Using this process, I was able to locate...”
5	Text between “I understand that this information, referred to as...” and “...was produced to Plaintiffs.”
6	Text between “This is likely impossible. If ordered to do so...” and “...it could take hundreds of man hours to do so.”
6-7	Text between “...that can use the Objects and Associations for each of these messages.” and “However, the abstract hypothetical questions to all possible uses...”

Page	Text
7	Text between “The...” and “...documentation that Facebook has already produced...”
7	Text between “...Facebook has already produced to Plaintiffs...” and “This information should help Plaintiffs conduct...”
7	Text between “I understand that Plaintiffs have also asked Facebook to produce...” and “...for the 16 historical messages I extracted.”
7	Text between “...for the 16 historical messages I extracted” and “I declare under penalty of perjury...”

IT IS SO ORDERED.

Dated: _____

 MARIA-ELENA JAMES
 United States Magistrate Judge