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12	Attorneys for Defendant FACEBOOK, INC.	
13	FACEDOOK, INC.	
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	OAKLAND DIVISON	
17	MATTHEW CAMPBELL and MICHAEL HURLEY,	Case No. C 13-05996 PJH (MEJ)
18	Plaintiffs,	DECLARATION OF CHRISTOPHER
19	V.	CHORBA IN SUPPORT OF FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO
20	FACEBOOK, INC.,	ENLARGE THE PAGE LIMIT FOR ITS OPPOSITION TO PLAINTIFFS' MOTION
21	Defendant.	FOR CLASS CERTIFICATION
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Gibson, Dunn & Crutcher LLP	DECL. OF CHRISTOPHER CHORBA ISO ADMIN. MOT. TO ENLARGE PAGE LIMIT OF OPP. TO MOT.FOR CLASS CERTIF. Case No. C 13-05996 PJH (MEJ) Dockets.Justia.co	

I, Christopher Chorba, declare and state:

2 1. I am a partner at Gibson, Dunn & Crutcher LLP and counsel of record for Defendant 3 Facebook, Inc. ("Facebook") in this action. The matters stated below are of my personal knowledge. 2. 4 On December 30, 2015, I contacted Plaintiffs' counsel via email to request their 5 consent to an enlargement of the page limit for Facebook's Opposition to Plaintiffs' Motion for Class 6 Certification from 25 to 40 pages. I also indicated that Facebook would not oppose a corresponding 7 (and proportional) enlargement for Plaintiffs' Reply brief, from 15 to 24 pages. Counsel for 8 Plaintiffs, Hank Bates, responded to my request via email on December 31, 2015, and stated that 9 Plaintiffs would not agree to such a stipulation and were not amenable to Facebook's request. Mr. 10 Bates added that if Facebook's request for additional pages were granted by the court, Plaintiffs 11 would likewise seek a corresponding page extension for their reply. 3. A true and correct copy of my exchange with Mr. Bates is attached hereto as 12 Exhibit A. 13 I declare under the penalty of perjury under the laws of the State of California and the United 14 States that the foregoing is true and correct. 15 Executed this 4<sup>th</sup> day of January 2016, in Los Angeles, California. 16 17 /s/Christopher Chorba 18 19 20 **ATTORNEY ATTESTATION** 21 I, Joshua A. Jessen, attest that concurrence in the filing of this Declaration of Christopher 22 Chorba has been obtained from the signatory. I declare under penalty of perjury under the laws of the 23 United States of America that the foregoing is true and correct. Executed this 4th day of January, 24 2016, in Irvine, California. 25 Dated: January 4, 2016 /s/ Joshua A. Jessen 26 Joshua A. Jessen 27 28 1 Gibson, Dunn & Crutcher LLP DECL. OF CHRISTOPHER CHORBA ISO ADMIN. MOT. TO ENLARGE PAGE LIMIT OF OPP. TO MOT.FOR CLASS CERTIF. Case No. C 13-05996 PJH (MEJ)

## **EXHIBIT** A

## Chorba, Christopher

From:	Hank Bates <hbates@cbplaw.com></hbates@cbplaw.com>
Sent:	Thursday, December 31, 2015 11:07 AM
То:	Chorba, Christopher
Cc:	Michael W. Sobol (msobol@lchb.com); Allen Carney; Jessen, Joshua A.
Subject:	Re: Class Cert. briefing

Chris,

We are not amenable to your request, as we made a significant effort to stay within the Court's page limitations. If you request additional pages and the Court grants the extension we will seek an appropriate, corresponding page extension.

Sent from my iPhone

On Dec 30, 2015, at 9:52 PM, Chorba, Christopher
<CChorba@gibsondunn.com<mailto:CChorba@gibsondunn.com>> wrote:

Counsel-We would like to request an additional 15 pages for our opposition to your class cert. motion. We would, of course, agree to a proportional extension to plaintiffs' reply brief (which I believe would be an additional 9 pages).

Please let us know if you agree, and we'll prepare a stipulation for the Court.

Thanks very much, Chris

Christopher Chorba

GIBSON DUNN

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