1 2 3 4 5 6 7	GIBSON, DUNN & CRUTCHER LLP JOSHUA A. JESSEN, SBN 222831 JJessen@gibsondunn.com JEANA BISNAR MAUTE, SBN 290573 JBisnarMaute@gibsondunn.com PRIYANKA RAJAGOPALAN, SBN 278504 PRajagopalan@gibsondunn.com ASHLEY M. ROGERS, SBN 286252 ARogers@gibsondunn.com 1881 Page Mill Road Palo Alto, California 94304 Telephone: (650) 849-5300 Facsimile: (650) 849-5333	
8 9 10 11 12 13	GIBSON, DUNN & CRUTCHER LLP CHRISTOPHER CHORBA, SBN 216692 CChorba@gibsondunn.com 333 South Grand Avenue Los Angeles, California 90071 Telephone: (213) 229-7000 Facsimile: (213) 229-7520 Attorneys for Defendant FACEBOOK, INC.	
13	UNITED STATES D	ISTRICT COURT
15	NORTHERN DISTRIC	T OF CALIFORNIA
16	OAKLAND	DIVISON
17	MATTHEW CAMPBELL and MICHAEL	Case No. C 13-05996 PJH
18	HURLEY,	PUTATIVE CLASS ACTION
19	Plaintiffs,	DECLARATION OF NIKKI STITT
20	V.	SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE
21	FACEBOOK, INC.,	MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO
22	Defendant.	PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL
23		HEARING:
24		Date:         March 16, 2016           Time:         9:00 A.M.
25		Location: Courtroom 3, Third Floor The Honorable Phyllis J. Hamilton
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28		
Gibson, Dunn & Crutcher LLP	DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEF TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO P UNDER SEAL - CASE NO. C 13-05996 PJH	

I, Nikki Stitt Sokol, declare as follows:

 I am Associate General Counsel for Litigation for Defendant Facebook, Inc.
 ("Facebook"). Pursuant to Civil Local Rule 79-5(d) and the Amended Stipulated Protective Order entered by the Court on July 1, 2015 (the "Protective Order") (Dkt. No. 93), I submit this Declaration in support of Facebook's Administrative Motion to File Documents In Support of Its Opposition to Plaintiffs' Motion for Class Certification ("Motion to Seal"). Except as otherwise noted, I have personal knowledge of the facts set forth in this Declaration and, if called and sworn as a witness, could and would testify competently to them.

2. The Motion to Seal sets forth the documents sought to be sealed, including the following:

(1) designated portions of Facebook's Opposition to Plaintiffs' Motion for Class Certification;

(2) designated portions of the Declaration of Christopher Chorba In Support of Defendant Facebook, Inc.'s Opposition to Plaintiffs' Motion for Class Certification ("Chorba Declaration"); designated portions of Exhibits R, W, BB, CC, DD, EE, II, JJ to the Chorba Declaration; and Exhibits A, B, C, D, L, M, N, O, P, Q, S, T, U, V, FF, GG, HH, KK, and LL to the Chorba Declaration in their entirety;

(3) designated portions of the Declaration of Alex Himel In Support of Defendant Facebook, Inc.'s Opposition to Plaintiffs' Motion for Class Certification ("Himel Declaration"), and designated portions of Exhibits MM, NN ,and OO to the Himel Declaration;

(4) designated portions of the Declaration of Dan Fechete In Support of Defendant Facebook, Inc.'s Opposition to Plaintiffs' Motion for Class Certification ("Fechete Declaration"), and Exhibits PP, QQ, RR, SS, TT, UU, VV, WW, XX, YY, ZZ, and AAA to the Fechete Declaration in their entirety;

(5) designated portions of the Declaration of Michael Adkins In Support of Defendant Facebook, Inc.'s Opposition to Plaintiffs' Motion for Class Certification ("Adkins Declaration");

(6) designated portions of the Expert Report of Dr. Benjamin Goldberg ("Goldberg Report"); and

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DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH

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(7) designated portions of the Expert Report of Dr. Catherine Tucker ("Tucker Report").

## Facebook's Opposition to Plaintiffs' Motion for Class Certification

3 3. Good cause exists to seal portions of Facebook's Opposition to Plaintiffs' Motion for 4 Class Certification (Exhibit 1 to the Motion to Seal). Specifically, the following portions contain 5 non-public, confidential, and proprietary Facebook business information or testimony of individual 6 named Plaintiffs designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL – ATTORNEYS' 7 EYES ONLY pursuant to the Amended Stipulated Protective Order. The public does not at this time 8 have a meaningful interest in obtaining such information, and public disclosure of this information 9 would cause particularized harm to Facebook by allowing its competitors to access sensitive 10 information, which they could use to gain an unfair advantage against Facebook. Such information 11 could also be used by individuals or companies that might seek to compromise the security of 12 Facebook's messages technology, causing harm to Facebook and the people who use Facebook's 13 services:

	Sealable Portions	Reason for Confidentiality
	2:17-18, 24-2; 3:16-17; 4:9-	This reflects information provided in Plaintiffs' discovery
	17; 7:20-22; 11:8-9, 19-22;	responses and deposition testimony, designated as
	12:18-22; 14:21-23; 15:15-	CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated
	16, 24-25; 16:1-4, 14-24, 26;	Protective Order, or concerns information related to Plaintiffs'
	20:12-13, 17-20; 21:7-9, 15-	individual Facebook use from Facebook's systems.
	19; 23:7-10; 26:10-12; 29:3-	
	14; 30:2-3, 5-6	
	3:3-4; 5:23-24; 6:1-3, 17-21;	This information concerns the processes and functionality of
	7:1-16; 8:4-14; 9:10-14, 19,	Facebook's software and internal tools that is protectable as a trade
	22, 26; 11-1, 3-8, 9-12, 16-	secret or otherwise entitled to protection under the law, or concerns
	18, 23-28; 12:1-4, 26, 28;	topics whose discussion would reveal facts regarding that software
	13:1-10, 26-28; 14:4, 11-12,	and those internal tools.
	18-19; 18:14-15, 19; 23:25-	
	26; 26:12	
	8:20-22; 20:5-6	This is non-public, confidential, and proprietary business metrics
		and analytics information that is competitively sensitive and that
		risks particularized harm to Facebook if revealed, and which the
		public does not have a particular interest in obtaining.
	21:23-28	This information includes Facebook internal discussions regarding
		the processes and functionality of Facebook's technology and
		business and engineering decisions that is protectable as a trade
		secret or otherwise entitled to protection under the law.
	25:3-4	This concerns testimony from Plaintiffs' technical expert, Dr.
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]	DECLARATION OF NIKKI STITT SOKO	DL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION

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	Sealable Portions Reason for Confidentiality	
		Jennifer Golbeck, who opined on the processes and functionality of
2		Facebook's software and internal tools that are protectable as a
		trade secret or otherwise entitled to protection under the law.
3	27:21	This concerns testimony from Plaintiffs' damages expert, Fernando
.		Torres, who opined on calculations relying on Facebook's non-
ł		public, confidential, and proprietary business metrics and financial
		information that were designated as HIGHLY CONFIDENTIAL –
,		ATTORNEYS' EYES ONLY by Facebook pursuant to the
5		Amended Stipulated Protective Order.

## **Chorba Declaration**

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4. Good cause exists to seal portions of the Chorba Declaration (Exhibit 3 to the Motion 8 to Seal). Specifically, as identified below, the information at lines 4:24-28; 5:1-2; and 5:2-4 of the 9 Chorba Declaration contains non-public, confidential, and proprietary Facebook business information 10 that Facebook designated as HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY pursuant to 11 the Amended Stipulated Protective Order. The public does not at this time have a meaningful interest 12 in obtaining such information, and public disclosure of this information would cause particularized 13 harm to Facebook by allowing its competitors to access sensitive information, which they could use 14 to gain an unfair advantage against Facebook. Such information could also be used by individuals or 15 companies that might seek to compromise the security of Facebook's messages technology, causing 16 harm to Facebook and the people who use Facebook's services. The remaining portions identified 17 below contain or reflect information designated as CONFIDENTIAL by Plaintiffs pursuant to the 18 Amended Stipulated Protective Order. While Facebook is obligated to submit this information for 19 sealing, Facebook takes no position on whether the information designated by Plaintiffs satisfies the 20 requirements for sealing. 21

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2	Sealable Portions Reason for Confidentiality		
2	2:12	This reflects information provided in Plaintiff Matthew Campbell's Corrected	
5		Objections and Responses to Defendant Facebook, Inc.'s First Set of	
4		Interrogatories, which was designated as CONFIDENTIAL by Plaintiffs	
		pursuant to the Amended Stipulated Protective Order.	
5	2:17	This reflects information provided in Plaintiff Michael Hurley's Objections	
		and Responses to Defendant Facebook, Inc.'s First Set of Interrogatories,	
5		which was designated as CONFIDENTIAL by Plaintiffs pursuant to the	
7		Amended Stipulated Protective Order.	
<i>'</i>	2:22	This reflects information provided in Plaintiff Matthew Campbell's Corrected	
8			
	3		

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Sealable Portions	Reason for Confidentiality	
	Objections and Responses to Defendant Facebook, Inc.'s First Set of	
	Interrogatories, which was designated as CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated Protective Order.	
3:2-11	This information supplements Plaintiffs' responses to Defendant Facebook,	
	Inc.'s First Set of Interrogatories, which Plaintiffs designated as	
	CONFIDENTIAL pursuant to the Amended Stipulated Protective Order.	
3:17-18; 3:18-19; 3:20-21; 4:1-2;	This reflects information regarding Plaintiffs Matthew Campbell's messages, which was designated as CONFIDENTIAL by Plaintiffs pursuant to the	
4:3-7	Amended Stipulated Protective Order.	
4:24-28; 5:1-2;	This reflects information from Facebook's Second Supplemental Responses	
5:2-4	and Objections to Plaintiffs' Narrowed Second Set of Interrogatories, which	
	Facebook designated as HIGHLY CONFIDENTIAL – ATTORNEYS EYES ONLY pursuant to the Amended Stipulated Protective Order. The referenced	
	portion of Facebook's discovery responses concerns the internal processes	
	and functionality of Facebook's messages technology that is protectable as a	
5:16-20; 5:23-25	trade secret or otherwise entitled to protection under the law.	
0.10-20, 0.20-20	This reflects information regarding Plaintiffs Matthew Campbell's messages, which was designated as CONFIDENTIAL by Plaintiffs pursuant to the	
	Amended Stipulated Protective Order.	
5. Faceb	book also moves to seal certain portions of Exhibits R, W, BB, CC, DD, EE, II,	
and JJ to the Chorba	Declaration. Specifically, as identified below, good cause exists to seal the	
collowing portions o	f Exhibits BB, CC, DD, EE, II, JJ because they contain non-public, confidential,	
and proprietary Face	book business information that Facebook designated as HIGHLY	
CONFIDENTIAL –	ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated Protective	
Order. The public does not at this time have a meaningful interest in obtaining such information, and		
public disclosure of this information would cause particularized harm to Facebook by allowing its		
competitors to access sensitive information, which they could use to gain an unfair advantage against		
Facebook. Such information could also be used by individuals or companies that might seek to		
compromise the security of Facebook's messages technology, causing harm to Facebook and the		
people who use Facebook's services. Additionally, portions of Exhibits R and W contain or reflect		
information designated as CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated		
Protective Order. While Facebook is obligated to submit Exhibits R and W for sealing, Facebook		
takes no position on whether the information designated by Plaintiffs satisfies the requirements for		
sealing.		

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DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH

Exhibit	Sealable Portions	<b>Reason for Confidentiality</b>
Exhibit R - April 10,	Page 1, text between	This reflects information provided in
2015 Letter from David	"response contained" and	Plaintiff Matthew Campbell's Corrected
Rudolph to Joshua	"detailed entries"	Objections and Responses to Defendant
Jessen (Exhibit 5 to		Facebook, Inc.'s First Set of
Motion to Seal)		Interrogatories, which was designated as
,		CONFIDENTIAL by Plaintiffs pursuant to
		the Amended Stipulated Protective Order.
Exhibit W – July 24,	Page 2, text between	This information supplements Plaintiffs'
2015 Letter from David	"Interrogatory No. 5 as	responses to Facebook Interrogatory No. 5
Rudolph to Joshua	follows" and "Plaintiffs'	which was designated as CONFIDENTIA
-		-
Jessen (Exhibit 7 to	Responses to Facebook's	by Plaintiffs pursuant to the Amended
Motion to Seal)	Contention"	Stipulated Protective Order.
Exhibit BB – Excerpts	84:3; 84:5; 84:6-10;	This information concerns the processes
from June 30, 2015	107:1-2	and functionality of Facebook's software
Deposition of Jiakai Liu		and internal tools that is protectable as a
(Exhibit 9 to Motion to		trade secret or otherwise entitled to
Seal)		protection under the law.
Exhibit BB – Excerpts	Errata 9:23	This information concerns a non-party
from June 30, 2015		individual's personal residential address
Deposition of Jiakai Liu		and is thus entitled to protection under the
(Exhibit 9 to Motion to		law.
Seal)		
Exhibit BB – Excerpts	Errata 94:21; 94:23;	This information concerns the processes
from June 30, 2015	94:25; 197:7; 197:10;	and functionality of Facebook's software
Deposition of Jiakai Liu	254:1-5	and internal tools that is protectable as a
(Exhibit 9 to Motion to	207.1 5	trade secret or otherwise entitled to
Seal)		protection under the law.
Exhibit CC – Excerpts	56:1-18; 56:20-21; 77:4;	This information concerns the processes
from September 25,	77:6; 77:9-25; 78:1-8;	and functionality of Facebook's software
2015 Deposition of Ray	78:11; 78:13-14; 78:16;	-
1 2		and internal tools that is protectable as a
He (Exhibit 11 to	78:18-23; 91:1-4; 91:8-9;	trade secret or otherwise entitled to
Motion to Seal)	91:12-15; 91:18-20;	protection under the law.
	91:22-25; 92:2; 92:5-15;	
	156:1; 156:6-12; 156:18-	
	19; 156:21-25; 157:3-8;	
	157:10-13; 157:15-18;	
	157:21-22; 190:4; 190:9-	
	10; 190:12-13; 190:17-	
	19; 190:23-24; 252:3-6;	
	252:12-14; 252:17;	
	Errata 28:12; Errata 29:5;	
	Errata 30:7; Errata 32:7;	
	Errata 52:25; Errata 53:1;	
	Errata 65:19; Errata	
	79:19; Errata 92:16;	
	Errata 97:17; Errata	
	,	
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		IDANT FACEBOOK, INC.'S ADMINISTRATIVE MOT

Exhibit	Sealable Portions	<b>Reason for Confidentiality</b>
	101:8; Errata 102:2;	
	Errata 128:21; Errata	
	129:11; Errata	
	"throughout"; Errata	
	163:4; Errata 178:23;	
	Errata 179:12; Errata	
	197:14; Errata 212:3;	
	Errata 223:9; Errata	
	251:2,4; Errata 262:23	
Exhibit DD – Excerpts	290:15-17; 290:19-21	This reflects information from Plaintiff
from December 18,		Matthew Campbell's Corrected Objections
2015 Deposition of		and Responses to Defendant Facebook,
Fernando Torres		Inc.'s First Set of Interrogatories, which
(Exhibit 13 to Motion to		Plaintiffs designated as CONFIDENTIAL
Seal)		pursuant to the Amended Stipulated
		Protective Order.
Exhibit EE - Excerpts	105:3-355:6	This information includes non-public,
from December 16,		confidential, and proprietary information
2015 Deposition of		that Facebook designated as HIGHLY
Jennifer Golbeck		CONFIDENTIAL – ATTORNEYS' EYES
(Exhibit 15 to Motion to		ONLY pursuant to the Amended Stipulated
Seal)		Protective Order and that was included in
		Dr. Jennifer Golbeck's Expert Report in
		Support of Plaintiffs' Motion for Class
		Certification, which was filed under seal by
		Plaintiffs. (Dkt. 138-6.) This information
		concerns the internal processes and
		functionality of Facebook's messages
		technology and source code that is
		protectable as a trade secret or otherwise
		entitled to protection under the law. It also
		contains references to Facebook internal
		discussions regarding the processes and
		functionality of Facebook's messages
		technology and business and engineering
		decisions that is protectable as a trade secret
		or otherwise entitled to protection under the
		law.
Exhibit II – Excerpts	43:6-7; 43:10-11; 43:14;	This information concerns the processes
from October 28, 2015	43:17-22; 43:24-25;	and functionality of Facebook's source
Deposition of Ray He	44:1-4; 44:10-16; 44:19-	code that is protectable as a trade secret or
(Exhibit 17 to Motion to	25; 83:5; 83:8-22; 106:1-	otherwise entitled to protection under the
Seal)	2; 106:6-11; 106:15;	law.
	106:17-18; 106:21-23	
	106:25; Errata 28:14-16;	
	Errata 28:17-24; Errata	
	28:25; Errata 29:4; Errata	
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		NDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTIC

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Exhibit	Sealable Portions	<b>Reason for Confidentiality</b>
	29:9; Errata 30:17; Errata	
	31:24; Errata 32:7; Errata	
	32:10; Errata 32:14;	
	Errata 36:34; Errata	
	37:13; Errata 38:4, 6;	
	Errata 38:12, 14, 15;	
	Errata 39:3; Errata 40:20;	
	Errata 41:5; Errata 41:7;	
	Errata 41:12, 14; Errata	
	41:19; Errata 42:7; Errata	
	43:10; Errata 43:18;	
	Errata 44:22; Errata	
	46:25; Errata 48:13;	
	Errata 48:21; Errata	
	49:11-14; Errata 49:15,	
	16; Errata 51:15, 16;	
	Errata 52:16; Errata 54:4,	
	6; Errata 54:9, 11; Errata	
	59:19; Errata 58:25;	
	Errata 60:22; Errata	
	62:10; Errata 62:22;	
	Errata 65:7; Errata 65:9-	
	10; Errata 65:16; Errata	
	66:18; Errata 67:1-4;	
	Errata 68:25; Errata 72:4;	
	Errata 74:7; Errata 75:2;	
	Errata 76:15; Errata 78:7;	
	Errata 78:8; Errata 78:19;	
	Errata 79:15; Errata	
	79:20; Errata 80:2; Errata	
	80:5; Errata 80:21; Errata	
	81:19; Errata 83:5; Errata	
	83:10; Errata 84:5; Errata	
	88:20; Errata 90:18;	
	Errata 93:23; Errata 96:4;	
	Errata 96:9; Errata	
	100:24; Errata 102:20;	
	Errata 102:25; Errata	
	103:14; Errata 106:1;	
	Errata 106:9; Errata	
	107:7; Errata 107:17;	
	Errata 109:5; Errata	
Fulikit II Francist	110:7; Errata 110:9	This information and some the internal
Exhibit JJ – Excerpts	45:17-18; 45:24-25;	This information concerns the internal
from October 28, 2015	54:1-17; 75:1; 75:3-25;	processes and functionality of Facebook's
Deposition of Michael	76:1-11; 76:18-25; 77:1-	security and anti-abuse products and
Adkins (Exhibit 19 to	6; 77:11-14; 77:16-19; 7	internal tools that is protectable as a trade
	/	

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Exhibit	Sealable Portions	<b>Reason for Confidentiality</b>
Motion to Seal)	77:21; 77:24-25; 118:2-8;	secret or otherwise entitled to protection
	118:11; 118:13-20;	under the law.
	118:23-25; 119:1-4;	
	119:6-25; Errata, Global;	
	Errata, Global; Errata,	
	Global; Errata, 47:21;	
	Errata, 48:20-23; Errata,	
	76:24	

6 6 Facebook also moves to seal Exhibits A, B, C, D, L, M, N, O, P, Q, S, T, U, V, FF, 7 GG, HH, KK, and LL to the Chorba Declaration in their entirety for the reasons specified below. 8 Specifically, as identified below, good cause exists to seal Exhibits A, B, C, D, KK, and LL in their 9 entirety because they contain non-public, confidential, and proprietary Facebook business 10 information that Facebook designated as HIGHLY CONFIDENTIAL - ATTORNEYS' EYES 11 ONLY pursuant to the Amended Stipulated Protective Order. The public does not at this time have a 12 meaningful interest in obtaining such information, and public disclosure of this information would 13 cause particularized harm to Facebook by allowing its competitors to access sensitive information, 14 which they could use to gain an unfair advantage against Facebook. Such information could also be 15 used by individuals or companies that might seek to compromise the security of Facebook's 16 messages technology, causing harm to Facebook and the people who use Facebook's services. As 17 identified below, Exhibits L, M, N, O, P, Q, S, T, U, V, FF, GG and HH contain or reflect 18 information designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL - ATTORNEYS' EYES 19 ONLY by Plaintiffs pursuant to the Amended Stipulated Protective Order. While Facebook is 20 obligated to submit Exhibits R and W for sealing, Facebook takes no position on whether the 21 information designated by Plaintiffs satisfies the requirements for sealing.

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	<b>Document to Be Sealed</b>	<b>Reasons for Confidentiality</b>
23	Exhibit A – Chart: Variability Surrounding	This document contains deposition testimony of
24	Named Plaintiffs and Some Putative Class	Matthew Campbell, Michael Hurley, David
24	Members (Exhibit 21 to Motion to Seal)	Shadpour, Elisabeth Hartner, John Orsi III, and
25		Jeffrey Woodmansee, which was designated as
		CONFIDENTIAL by Plaintiffs pursuant to the
26		Amended Stipulated Protective Order.
27	Exhibit B – Graphical Representation of	This document contains detailed technical
27	Steps Required to Send and Receive a	information about the functionality of Facebook's
28	Facebook Message with a URL Preview	messages products and internal tools that is
-0		8

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Document to Be Sealed	Reasons for Confidentiality	
Attachment (Exhibit 22 to Motion to Seal)	protectable as a trade secret or otherwise entitled to protection under the law.	
Exhibit C – Graphical Representations of	This document contains detailed technical	
Individualized Inquiries Related to	information about the functionality of Facebook's	
Ascertainability (Exhibit 23 to Motion to	messages products and internal tools that is	
Seal)	protectable as a trade secret or otherwise entitled to	
	protection under the law.	
Exhibit D – Charts: Summary of Variability	This document contains detailed technical	
for Challenged Practices (Exhibit 24 to	information about the functionality of Facebook's	
Motion to Seal)	messages products and internal tools that is	
	protectable as a trade secret or otherwise entitled to	
	protection under the law.	
Exhibit L – Excerpts from May 9, 2015	This deposition testimony was designated as	
Deposition of Matthew Campbell (Exhibit	CONFIDENTIAL by Plaintiffs pursuant to the	
25 to Motion to Seal)	Amended Stipulated Protective Order.	
Exhibit M– Excerpts from July 9, 2015	This deposition testimony was designated as	
Deposition of Michael Hurley (Exhibit 26 to	CONFIDENTIAL by Plaintiffs pursuant to the	
Motion to Seal)	Amended Stipulated Protective Order.	
	1	
Exhibit N – Excerpts from October 1, 2015	This deposition testimony was designated as	
Deposition of David Shadpour (Exhibit 27	CONFIDENTIAL by Plaintiffs pursuant to the	
to Motion to Seal)	Amended Stipulated Protective Order.	
Exhibit O – Plaintiff Matthew Campbell's	This document was designated as CONFIDENTIA	
Corrected Objections and Responses to	by Plaintiffs pursuant to the Amended Stipulated	
Defendant Facebook, Inc.'s First Set of	Protective Order.	
Interrogatories (Exhibit 28 to Motion to		
Seal)		
Exhibit P – Plaintiff Michael Hurley's	This document was designated as CONFIDENTIAL	
Objections and Responses to Defendant	by Plaintiffs pursuant to the Amended Stipulated	
Facebook, Inc.'s First Set of Interrogatories	Protective Order.	
(Exhibit 29 to Motion to Seal)		
	This desument was designated as CONEIDENTIAL	
Exhibit Q – (Former) Plaintiff David	This document was designated as CONFIDENTIAL	
Shadpour's Corrected Objections and	by Plaintiffs pursuant to the Amended Stipulated	
Responses to Defendant Facebook, Inc.'s	Protective Order.	
First Set of Interrogatories (Exhibit 30 to		
Motion to Seal)		
Exhibit S – Plaintiff Matthew Campbell's	These documents were designated as	
Facebook Messages Produced by Plaintiffs	CONFIDENTIAL by Plaintiffs pursuant to the	
(Part 1: CAMPBELL000001 -	Amended Stipulated Protective Order.	
CAMPBELL000181) (Exhibit 31 to Motion		
to Seal)		
Exhibit T – Plaintiff Matthew Campbell's	These documents were designated as	
Facebook Messages Produced by Plaintiffs	CONFIDENTIAL by Plaintiffs pursuant to the	
(Part 2: CAMPBELL000440 -	Amended Stipulated Protective Order.	
CAMPBELL000494) (Exhibit 32 to Motion		
, ,		
to Seal)		
Exhibit U – Plaintiff Matthew Campbell's	These documents were designated as HIGHLY	
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1	Document to Be Sealed	Reasons for Confidentiality
2	Facebook Messages Produced by Plaintiffs (Part 3: CAMPBELL000495 -	CONFIDENTIAL – ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated Protective
3	CAMPBELL000496) (Exhibit 33 to Motion to Seal)	Order by Plaintiffs pursuant to the Amended Stipulated Protective Order. Facebook specifically
4		reserve the right to challenge this designation under the Stipulated Protective Order, as well as the
5		sealability of this document under Civil Local Rule 79-5.
6	Exhibit V – Plaintiff Michael Hurley's Facebook Messages Produced by Plaintiffs	These documents were designated as CONFIDENTIAL by Plaintiffs pursuant to the
7 8	(HURLEY000001 - HURLEY000003) (Exhibit 34 to Motion to Seal)	Amended Stipulated Protective Order.
9	Exhibit FF – Excerpts from August 7, 2015 Deposition of Elisabeth Hartner (Exhibit 35 to Motion to Seal)	This deposition testimony was designated as CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated Protective Order.
10	Exhibit GG – Excerpts from August 10, 2015 Deposition of John Orsi, III (Exhibit	This deposition testimony was designated as CONFIDENTIAL by Plaintiffs pursuant to the
11 12	36 to Motion to Seal) Exhibit HH – Excerpts from August 11,	Amended Stipulated Protective Order.This deposition testimony was designated as
12	2015 Deposition of Jeffrey Woodmansee (Exhibit 37 to Motion to Seal)	CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated Protective Order.
14	Exhibit KK– February to March 2011 Facebook Email Chain Produced by	This document contains a Facebook internal discussion of business and engineering decisions
15	Facebook (FB000006429) (Exhibit 38 to Motion to Seal)	regarding Facebook's technology and the internal processes and functionality of Facebook's messages
16		technology that is entitled to protection under the law.
17	Exhibits LL – Google Analytics Data Produced by Facebook (FB000009906 and	This is non-public, confidential, and proprietary business metrics and analytics information that is
18 19	FB000009914) (Exhibit 39 to Motion to Seal)	competitively sensitive and that risks particularized harm to Facebook if revealed, and which the public
20	Himel Declaration	does not have a particular interest in obtaining.
21		ons of the Declaration of Alex Himel (Exhibit 40 to the
22	Motion to Seal). Specifically, as identified be	elow, the following portions contain non-public,
23	confidential, and proprietary Facebook busine	ess information that Facebook designated as HIGHLY
24	CONFIDENTIAL – ATTORNEYS' EYES O	NLY pursuant to the Amended Stipulated Protective
25 26	-	a meaningful interest in obtaining such information, and
26	public disclosure of this information would ca	ause particularized harm to Facebook by allowing its

competitors to access sensitive information, which they could use to gain an unfair advantage against

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Facebook. Such information could also be used by individuals or companies that might seek to
 compromise the security of Facebook's messages technology, causing harm to Facebook and the

3 people who use Facebook's services.

Sealable Portions	<b>Reason for Confidentiality</b>
ToC, II; ToC, II.B; ToC, II.C; ToC, III ToC, III.B;	This information concerns the internal
	operations, processes, and functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise
14; 2:17-27; 3:1-11; 3:24-25; 3:27; 4:8-10; 4:13;	entitled to protection under the law.
6:8-9; 6:11-27; 8:1-27; 9:1-27; 10:1-5; 10:8-16;	
2; 18:4-15; 18:17-27; 19:1-9; 19:11-12; 19:14-27;	
20:1-5; 20:13-27; 21:1-20; 21:22-27; 22:1-10;	
4:16-27; 5:1-27; 6:1-5; 7:1-14; 7:16-27	This information concerns the internal
	processes and functionality of Facebook's messaging product and internal tools that is
	protectable as a trade secret or otherwise
	entitled to protection under the law.
	ToC, II; ToC, II.B; ToC, II.C; ToC, III ToC, III.B; ToC, V; ToC, V.B; ToC, V.C; ToC, VI; ToC, VI.B; ToC, VI.C; ToC, VIII; ToC, VIII.B; ToC, VIII.C; 1:8-10; 1:12; 1:24-27; 2:1-2; 2:11; 2:13- 14; 2:17-27; 3:1-11; 3:24-25; 3:27; 4:8-10; 4:13; 6:8-9; 6:11-27; 8:1-27; 9:1-27; 10:1-5; 10:8-16; 11:14-23; 11:25-27; 12:1-4; 12:9-19; 12:21-27; 13:1-6; 13:8-9; 13:11-25; 13:27; 14:3-27; 15:1-2; 15:4-5; 15:7-27; 16:1-21; 16:23-27; 17:1-11; 18:1- 2; 18:4-15; 18:17-27; 19:1-9; 19:11-12; 19:14-27;

15 8. Good cause also exists to seal certain portions of Exhibit MM to the Himel 16 Declaration, which are Facebook's Second Supplemental Responses and Objections to Plaintiffs' 17 Narrowed Second Set of Interrogatories (Exhibit 42 to the Motion to Seal). Specifically, as identified 18 below, the following portion of Exhibit MM concerns the internal processes and functionality of 19 Facebook's messages technology that is protectable as a trade secret or otherwise entitled to 20 protection under the law: lines 10:21-18:16. The public does not at this time have a meaningful 21 interest in obtaining such information, and public disclosure of this information would cause 22 particularized harm to Facebook by allowing its competitors to access sensitive information, which 23 they could use to gain an unfair advantage against Facebook. Such information could also be used by 24 individuals or companies that might seek to compromise the security of Facebook's messages 25 technology, causing harm to Facebook and the people who use Facebook's services.

9. Additionally, Magistrate Judge James previously held that there was good cause to seal certain portions of Exhibit NN to the Himel Declaration, which are Facebook's Supplemental

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DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH

Responses and Objections to Plaintiffs' First Set of Interrogatories (Exhibit 44 to the Motion to Seal), 1 2 as these portions contain "potential trade secrets or otherwise protectable information relating to 3 Facebook's internal processes and tools that risk particularized harm to Facebook if revealed, and 4 which the public does not at this time have a particular interest in obtaining." (Dkt. No. 131.) 5 Accordingly, in conformity with Magistrate Judge James' prior order, good cause exists to seal the following portions of Exhibit NN to the Himel Declaration: lines 3:23-24; 5:24 (the text following 6 7 "defenses in this action")-27; 8:9-25; 9:18-11:24; 12:26-16:13; 17:9-20:24; 21:24-25:11; 26:7-29:22; 8 30:23-33:4; 33:27-36:15; 37:15-38:18; 39:15-40:18; 41:15-42:18; 43:13-44:16; 45:16-21; and 46:18-9 23.

10 10. Good cause exists also exists to seal portions of Exhibit OO to the Himel Declaration, 11 which is the June 1, 2015 Declaration of Alex Himel on Behalf of Defendant Facebook, Inc. (Exhibit 46 to the Motion to Seal). Magistrate Judge James previously found that information from this 12 13 Declaration contains "trade secrets or otherwise protectable information relating to Facebook"s 14 internal processes and tools that risk particularized harm to Facebook if revealed, and which the 15 public does not at this time have a meaningful interest in obtaining" and should be redacted. (Dkt. 16 No. 131.) For those reasons, good cause exists to seal the following portions of Exhibit C to the 17 Himel Declaration: lines 1:19-24; 2:6; 2:25-26; 3:17-27; 4:1; 4:6-13; 4:16-27; 5:1-5:4; 5:9-14; 5:23-18 27; 6:1-26; 7:1-2; 7:4-5; 7:8-27; and 8:1-19.

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## **Fechete Declaration**

20 11. Good cause exists to seal portions of the Declaration of Dan Fechete (Exhibit 48 to the Motion to Seal). Specifically, as identified below, the following portions contain non-public, 22 confidential, and proprietary Facebook business information that Facebook hereby designates as HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated 24 Protective Order. The public does not at this time have a meaningful interest in obtaining such 25 information, and public disclosure of this information would cause particularized harm to Facebook 26 by allowing its competitors to access sensitive information, which they could use to gain an unfair 27 advantage against Facebook. Such information could also be used by individuals or companies that

DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH

might seek to compromise the security of Facebook's technology, causing harm to Facebook and the

2 people who use Facebook's services.

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3	Sealable Portions	Reason for Confidentiality		
4	2:1-25; 4:11-23; 4:26-	This information concerns the internal processes and functionality of		
5	27; 5:1-10:15; 10:18- Facebook's Recommendations and Activity Feed features and internal			
	12:27; 13:14-14:17	tools that is protectable as a trade secret or otherwise entitled to protection under the law.		
6	12. Good caus	se also exists to seal Exhibits PP, QQ, RR, SS, TT, UU, VV, WW, XX, YY,		
7	12. 0000 caus	se also exists to sear Exhibits $FF$ , QQ, KK, SS, $FF$ , $OO$ , $VV$ , $WW$ , $AA$ , $FF$ ,		
8	ZZ, and AAA to the Fech	nete Declaration in their entirety for the reasons specified below.		
	Specifically, as identified below, the Exhibits contain non-public, confidential, and proprietary			
9				
10	Facebook business information that Facebook hereby designates as HIGHLY CONFIDENTIAL –			
11	ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated Protective Order. The public does			
	not at this time have a meaningful interest in obtaining such information, and public disclosure of this			
12	information would cause particularized harm to Facebook by allowing its competitors to access			
13				
14	sensitive information, wh	hich they could use to gain an unfair advantage against Facebook. Such		
	information could also be used by individuals or companies that might seek to compromise the			
15	security of Facebook's social plugin technology or user data, causing harm to Facebook and the			
16	2			
17	people who use Facebool	k's services.		
- /				

18	Document to be Sealed	Reason for Confidentiality	
	Exhibit PP – Summary of Relevant	This information concerns the internal processes and	
19	Variability in Recommendations	functionality of Facebook's internal tools that is protectable	
•	Plugin Functionality (Exhibit 50	as a trade secret or otherwise entitled to protection under the	
20	to Motion to Seal)	law.	
21	Exhibit QQ – Source Code	This information concerns the processes and functionality of	
21	Differential D94144 (Exhibit 51	Facebook's source code that is protectable as a trade secret or	
22	to Motion to Seal)	otherwise entitled to protection under the law.	
	Exhibit RR – Source Code	This information concerns the processes and functionality of	
23	Differential D100080 (Exhibit 52	Facebook's source code that is protectable as a trade secret or	
24	to Motion to Seal)	otherwise entitled to protection under the law.	
24	Exhibit SS– Source Code	This information concerns the processes and functionality of	
25	Differential D122427 (Exhibit 53	Facebook's source code that is protectable as a trade secret or	
20	to Motion to Seal)	otherwise entitled to protection under the law.	
26	Exhibit TT – Source Code	This information concerns the processes and functionality of	
~ -	Differential D121547 (Exhibit 54	Facebook's source code that is protectable as a trade secret or	
27	to Motion to Seal)	otherwise entitled to protection under the law.	
28	Exhibit UU – Source Code	This information concerns the processes and functionality of	
20		13	
DUNN & DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE		SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION	
UP TO ELLE DOCUMENTS IN SUDDODT OF ITS ODDOSITION TO DI AINTIEES' MOTION FOD CLASS CEDTIFICATIO			

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1	Document to be Sealed	Reason for Confidentiality
1	Differential D155812 (Exhibit 55	Facebook's source code that is protectable as a trade secret or
2	to Motion to Seal)	otherwise entitled to protection under the law.
	Exhibit VV – Source Code	This information concerns the processes and functionality of
3	Differential D179234 (Exhibit 56	Facebook's source code that is protectable as a trade secret or
4	to Motion to Seal)	otherwise entitled to protection under the law.
4	Exhibit WW – Source Code	This information concerns the processes and functionality of
5	Differential D186382 (Exhibit 57	Facebook's source code that is protectable as a trade secret or
C	to Motion to Seal)	otherwise entitled to protection under the law.
6	Exhibit XX – Source Code	This information concerns the processes and functionality of
_	Differential D211615 (Exhibit 58	Facebook's source code that is protectable as a trade secret or
7	to Motion to Seal)	otherwise entitled to protection under the law.
8	Exhibit YY – Source Code	This information concerns the processes and functionality of
0	Differential D236924 (Exhibit 59	Facebook's source code that is protectable as a trade secret or
9	to Motion to Seal)	otherwise entitled to protection under the law.
	Exhibit ZZ – Source Code	This information concerns the processes and functionality of
0	Differential D172147 (Exhibit 60	Facebook's source code that is protectable as a trade secret or
1	to Motion to Seal)	otherwise entitled to protection under the law.
1	Exhibit AAA – Source Code	This information concerns the processes and functionality of
2	Differential D404158 (Exhibit 61	Facebook's source code that is protectable as a trade secret or
	to Motion to Seal)	otherwise entitled to protection under the law.
3	Adving Doclaration	

## **Adkins Declaration**

13. Good cause exists to seal portions of the Declaration of Michael Adkins (Exhibit 62 to the Motion to Seal). Specifically, as identified below, the following portions contain non-public, confidential, and proprietary Facebook business information that Facebook designated as HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated Protective Order. The public does not at this time have a meaningful interest in obtaining such information, and public disclosure of this information would cause particularized harm to Facebook by allowing its competitors to access sensitive information, which they could use to gain an unfair advantage against Facebook. Such information could also be used by individuals or companies that might seek to compromise the security of Facebook's messages technology, causing harm to Facebook and the people who use Facebook's services.

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	Sealable Portions	Reason for Confidentiality
25	1:7; 1:11; 1:14-17; 1:21; 1:24; 1:27; 2:3-	This information concerns the internal processes and
26	5; 2:6; 2:11; 2:15; 2:16; 2:17-22; 2:23-27; 3:2-3; 3:7-8; 3:9; 3:10; 3:11-12; 3:12-13;	functionality of Facebook's security and anti-abuse
20		products and internal tools that is protectable as a trade
27	3:14-15; 3:16; 3:18-19; 3:20-22; 3:24-27;	secret or otherwise entitled to protection under the law.
	4:1-2; 4:3-6; 4:6-7; 4:7; 4:8-9; 4:10-11;	
28		14
		17
unn &	DECLARATION OF NIKKI STITT SOKOL IN SUPPO	RT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION
LP.	TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSI	TION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION

1	Sealable Portions	Reason for Confidentiality
1	4:13-14; 5:1-3; 5:3-5; 5:13-14; 5:18;	
2	5:19-22; 5:22-23; 5:25-27; 6:1; 6:9-12;	
	6:13-16; 6:18-19; 6:21-27; 7:1; 7:2; 7:3;	
3	7:4; 7:5-6; 7:7-8; 7:9-11; 7:14-16; 7:17-	
4	19; 7:24-26; 8:8-10; 8:11-15; 8:17-21	
	1:19; 1:20; 3:4-7; 4:20; 5:15-17; 7:23-24	This information concerns the internal processes and
5		functionality of Facebook's internal tools that is protectable as a trade secret or otherwise entitled to
6		protection under the law.
0	3:8-9; 4:16-18; 4:19; 4:21-27	This information concerns the processes and
7		functionality of Facebook's source code that is
8		protectable as a trade secret or otherwise entitled to
0		protection under the law, the release of which would
9		cause competitive harm to Facebook and compromise
10		the security of Facebook's messages technology,
10		causing harm to Facebook and people who use Facebook's products.
11		Pacebook s products.
10	<u>The Goldberg Report</u>	
12	14. Good cause exists to seal po	ortions of the Goldberg Report (Exhibit 64 to the Motion to
13		stions of the Goldberg Report (Exhibit of to the Motion to
	Seal). Specifically, as identified below, the	e following portions contain non-public, confidential, and
14	propriatory Facebook business information	that Facebook designated as HIGHLY CONFIDENTIAL
15	proprietary racebook business information	That Facebook designated as MOHLT CONFIDENTIAL
	- ATTORNEYS' EYES ONLY pursuant to	o the Amended Stipulated Protective Order. The public
16		

does not at this time have a meaningful interest in obtaining such information, and public disclosure

of this information would cause particularized harm to Facebook by allowing its competitors to

access sensitive information, which they could use to gain an unfair advantage against Facebook.

Such information could also be used by individuals or companies that might seek to compromise the

security of Facebook's messages technology, causing harm to Facebook and the people who use

Facebook's services.

23	Sealable Portions	Reason for Confidentiality
25	ToC, VII. A; ToC, VII.	This information concerns the internal operations, processes, and
24	B; ToC, VIII. A.1; ToC,	functionality of Facebook's internal tools and software that is
	VIII. A.2; ToC, VIII.	protectable as a trade secret or otherwise entitled to protection under the
25	A.3	law.
26	¶¶ 8-11, 13	This information concerns the internal operations, processes, and
20		functionality of Facebook's internal tools and software that is
27		protectable as a trade secret or otherwise entitled to protection under the
		law.
28		15
	15	
nn 8	DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOT	

DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH

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Crutcher LLP

¶ 14 and fn. 1	This information concerns the functionality of Facebook's source code
	that is protectable as a trade secret or otherwise entitled to protection
	under the law.
¶ 15	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
¶ 16	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
¶¶ 28-30, VII.A, ¶ 31	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
¶ 32	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
¶¶ 33-36	This information concerns the processes and functionality of Facebook'
	source code that is protectable as a trade secret or otherwise entitled to
	protection under the law, the release of which would cause competitive
	harm to Facebook and compromise the security of Facebook's message
	technology, causing harm to Facebook and people who use Facebook's
	products.
¶¶ 37-38	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
¶ 39	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
¶¶ 40-41	This information concerns the processes and functionality of Facebook <sup>3</sup>
	source code that is protectable as a trade secret or otherwise entitled to
	protection under the law, the release of which would cause competitive
	harm to Facebook and compromise the security of Facebook's message
	technology, causing harm to Facebook and people who use Facebook's
	products.
¶ 42	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
VII.B	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
¶¶ 43-44	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	16
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DECLADATION OF NUCLUS	TITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOT

Sealable Portions	Reason for Confidentiality
	law.
¶¶ 45-46	This information concerns the processes and functionality of Facebook's source code that is protectable as a trade secret or otherwise entitled to protection under the law, the release of which would cause competitive harm to Facebook and compromise the security of Facebook's messages technology, causing harm to Facebook and people who use Facebook's products.
VII.B.1	This information concerns the internal processes and functionality of Facebook's messaging product and internal tools that is protectable as a trade secret or otherwise entitled to protection under the law.
¶ 49 and n.3	This information concerns the internal operations, processes, and functionality of Facebook's internal tools and software that is protectable as a trade secret or otherwise entitled to protection under the law.
¶ 50 and n.4	This information concerns the processes and functionality of Facebook's source code that is protectable as a trade secret or otherwise entitled to protection under the law, the release of which would cause competitive harm to Facebook and compromise the security of Facebook's messages technology, causing harm to Facebook and people who use Facebook's products.
¶ 51	This information concerns the internal processes and functionality of Facebook's messaging product and internal tools that is protectable as a trade secret or otherwise entitled to protection under the law.
¶ 52	This information concerns the processes and functionality of Facebook's source code that is protectable as a trade secret or otherwise entitled to protection under the law, the release of which would cause competitive harm to Facebook and compromise the security of Facebook's messages technology, causing harm to Facebook and people who use Facebook's products.
¶¶ 53, 54, VII.B.2, ¶ 55, ¶ 56, ¶ 57, VII.B.3, ¶ 58	This information concerns the internal operations, processes, and functionality of Facebook's internal tools and software that is protectable as a trade secret or otherwise entitled to protection under the law.
¶ 60	This information concerns the internal processes and functionality of Facebook's messaging product, security and anti-abuse products, and source code, all of which are protectable as a trade secret or otherwise entitled to protection under the law, the release of which would cause competitive harm to Facebook and compromise the security of Facebook's messages technology, causing harm to Facebook and people
¶¶ 61, 62, 63, 66	<ul> <li>who use Facebook's products.</li> <li>This information concerns the internal operations, processes, and functionality of Facebook's internal tools and software that is protectable as a trade secret or otherwise entitled to protection under the law.</li> </ul>
¶ 68 and n. 6, ¶ 69	This information concerns the internal processes and functionality of Facebook's messaging product and internal tools that is protectable as a
DECLARATION OF NIKKI ST	17 TTT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC, 'S ADMINISTRATIVE MOTI
	TTT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MO PPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION 3-05996 PJH

Sealable Portions	Reason for Confidentiality
	trade secret or otherwise entitled to protection under the law.
¶ 71	This information concerns the internal processes and functionality of
	Facebook's security and anti-abuse products and internal tools that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
¶¶ 72, 73	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
¶¶ 75, 79, 80-87	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
VIII.F,¶88	This information concerns the processes and functionality of Facebook'
	source code that is protectable as a trade secret or otherwise entitled to
	protection under the law, the release of which would cause competitive
	harm to Facebook and compromise the security of Facebook's messages
	technology, causing harm to Facebook and people who use Facebook's
	products.
93, 96-99	This information concerns the internal processes and functionality of
	Facebook's messaging product and internal tools that is protectable as a
	trade secret or otherwise entitled to protection under the law.
101	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
102	This information concerns the internal processes and functionality of
	Facebook's security and anti-abuse products and internal tools that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
¶ 103-104	This information concerns the internal operations, processes, and
	functionality of Facebook's internal tools and software that is
	protectable as a trade secret or otherwise entitled to protection under the
	law.
<u> The Tucker Report</u>	

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confidential, and proprietary Facebook business information that Facebook designated as HIGHLY

Motion to Seal). Specifically, as identified below, portions of the Tucker Report contain non-public,

CONFIDENTIAL - ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated Protective

Order. The public does not at this time have a meaningful interest in obtaining such information, and

public disclosure of this information would cause particularized harm to Facebook by allowing its

competitors to access sensitive information, which they could use to gain an unfair advantage against
 Facebook. Such information could also be used by individuals or companies that might seek to
 compromise the security of Facebook's messages technology, causing harm to Facebook and the
 people who use Facebook's services. As identified below, the Tucker Report also contains
 information designated by Plaintiffs as CONFIDENTIAL pursuant to the Amended Stipulated
 Protective Order. While Facebook is obligated to submit this information for sealing, Facebook takes
 no position on whether the information designated by Plaintiffs satisfies the requirements for sealing.

Sealable Portions	Reason for Confidentiality	
4, n.3	This reflects information provided in the January 15, 2016	
	Declaration of Alex Himel that concerns the internal operations,	
	processes, and functionality of Facebook's internal tools and	
	software that is protectable as a trade secret or otherwise entitled to	
	protection under the law.	
5, n.4	This reflects information in the Expert Report of Jennifer Golbeck	
	that concerns the processes and functionality of Facebook's source	
	code that is protectable as a trade secret or otherwise entitled to	
	protection under the law.	
6, n.5; 22, ¶ 51	This reflects information in the Fechete Declaration referenced	
	above that concerns the internal processes and functionality of	
	Facebook's Recommendations and Activity Feed features and	
	internal tools that is protectable as a trade secret or otherwise	
( m () 14 @ 24 1: 1 2	entitled to protection under the law.	
6, n.6; 14, ¶ 34, lines 1-2;	This reflects information in the Himel Declaration referenced above	
14, n.26; 17, ¶ 40	that concerns the internal operations, processes, and functionality of	
	Facebook's internal tools and software that is protectable as a trade secret or otherwise entitled to protection under the law.	
11, ¶ 32; 12 (figure); 12, ¶	This reflects information regarding Plaintiff Matthew Campbell's	
33; 13 (figure); 14, ¶ 34,	messages, which was designated as CONFIDENTIAL by Plaintiffs	
lines 3-6; 14, n.25, 14, n.27		
16, n.32; 18, ¶ 45-19, line 2		
19, line 4; 19, n.39; 19,	,	
n.40; 20, ¶ 48-21, line 4; 21		
n.43; 23, ¶ 54; 29, ¶ 70; 29		
71; 30, figure; 31, figure;	·	
45, lines 7-10; 53, ¶ 121		
14,¶35	This reflects information in the Himel Declaration and the Fechete	
	Declaration referenced above that concerns the internal operations,	
	processes, and functionality of Facebook's internal tools and	
	software that is protectable as a trade secret or otherwise entitled to	
	protection under the law.	
16, n.33; 36, lines 2-3; 52, This includes non-public, confidential, and proprietary inform		
10		
DECI ARATION OF NIKKI STITT	19 SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTIC	
	SOROL IN SUPPORT OF DEFENDANT FACEBOOK, INC. S ADMINISTRATIVE MOTIC ORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION	

Sealable Portions	Reason for Confidentiality	
n.144	that Facebook designated as HIGHLY CONFIDENTIAL –	
	ATTORNEYS' EYES ONLY pursuant to the Amended Stipulated	
	Protective Order and that was referenced during the deposition of	
	Dr. Jennifer Golbeck and that was included in Dr. Jennifer	
	Golbeck's Expert Report in Support of Plaintiffs' Motion for Class	
	Certification, which was filed under seal by Plaintiffs. (Dkt. 138-	
	6.) This information concerns the internal processes and functionality of Facebook's messages technology and source code	
	that is protectable as a trade secret or otherwise entitled to	
	protection under the law.	
22, ¶ 52; 23, figure; 22, ¶	This reflects information regarding Plaintiff Matthew Hurley's	
53; 45, lines 6-7; 45, n.119	messages, which was designated as CONFIDENTIAL by Plaintif	
55, 45, mes 67, 45, mm	pursuant to the Amended Stipulated Protective Order.	
24, ¶ 56; 24, ¶ 57; 24, n.56	This reflects information from the depositions of Former Plaintiff	
	David Shadpour, Plaintiff Michael Hurley, Plaintiff Matthew	
	Campbell, Elisabeth Hartner, Jeffrey Woodmansee, and John Orsi,	
	the transcripts of which were designated as CONFIDENTIAL by	
	Plaintiffs pursuant to the Amended Stipulated Protective Order .	
25,¶59	This reflects information from the deposition of Plaintiff Matthew	
	Campbell, the transcript of which was designated as	
	CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated	
	Protective Order.	
32, ¶ 72; 31, n.64; 31, n.65	This reflects information regarding Plaintiff Matthew Campbell's	
	and Plaintiff Michael Hurley's messages, which was designated as	
	CONFIDENTIAL by Plaintiffs pursuant to the Amended Stipulated	
	Protective Order.	
I declare under penalt	y of perjury under the laws of the United States of America and the	
-		
State of California that the fo	regoing is true and correct, and that I executed this Declaration in Me	
-	regoing is true and correct, and that I executed this Declaration in Mer	
State of California that the fo	regoing is true and correct, and that I executed this Declaration in Mer 5, 2016.	
State of California that the fo	regoing is true and correct, and that I executed this Declaration in Me	
State of California that the fo	regoing is true and correct, and that I executed this Declaration in Mer 5, 2016. /s/ Nikki Stitt Sokol	
State of California that the fo	regoing is true and correct, and that I executed this Declaration in Mer 5, 2016. /s/ Nikki Stitt Sokol	
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State of California that the fo Park, California on January 1	regoing is true and correct, and that I executed this Declaration in Me 5, 2016. <u>/s/ Nikki Stitt Sokol</u> Nikki Stitt Sokol	

1	ATTORNEY ATTESTATION		
2	I, Christopher Chorba, attest that concurrence in the filing of this Declaration of Nikki Stitt		
3	Sokol has been obtained from the signatory. I declare under penalty of perjury under the laws of the		
4	United States of America that the foregoing is true and correct. Executed this 15th day of January		
5	2016, in Los Angeles, California.		
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7	Dated: January 15, 2016	/s/ Christopher Chorba Christopher Chorba	
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Gibson, Dunn & Crutcher LLP	DECLARATION OF NIKKI STITT SOKOL IN SUPPORT OF DEFENDANT FACEBOOK, INC.'S ADMINISTRATIVE MOTION TO FILE DOCUMENTS IN SUPPORT OF ITS OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS CERTIFICATION UNDER SEAL - CASE NO. C 13-05996 PJH		