## EXHIBIT 47

### REDACTED VERSION OF DOCUMENT(S) SOUGHT TO BE SEALED

# EXHIBIT OO

1 2 3 4 5 6	GIBSON, DUNN & CRUTCHER LLP JOSHUA A. JESSEN, SBN 222831 JJessen@gibsondunn.com JEANA BISNAR MAUTE, SBN 290573 JBisnarMaute@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			
7 8 9 10	GIBSON, DUNN & CRUTCHER LLP GAIL E. LEES, SBN 90363 GLees@gibsondunn.com 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.			
11 12				
<ul><li>13</li><li>14</li><li>15</li></ul>	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	OAKLAND DIVISON			
17	MATTHEW CAMPBELL, MICHAEL HURLEY, and DAVID SHADPOUR,  Case No. C 13-05996 PJH (MEJ)			
18	Plaintiffs,  Plaintiffs,			
19	v. DECLARATION OF ALEX HIMEL ON BEHALF OF DEFENDANT EACEBOOK INC.			
20	FACEBOOK, INC.,  FACEBOOK, INC.			
21 22	Defendant.			
23				
24				
25	HIGHLY CONFIDENTIAL—ATTORNEYS' EYES ONLY			
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internal Facebook system 19

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DECLARATION OF ALEX HIMEL ON BEHALF OF DEFENDANT FACEBOOK, INC. Case No. C 13-05996 PJH (MEJ)

1. I have been employed as a software engineer at Facebook since April 2009, and my current title is Engineering Director. From 2009-2014, I worked on Facebook's Developer Platform, and my work encompassed Facebook's "Share" button, Facebook's "Like" button, and the code that keeps track of the "count" features associated with "Share" and "Like." I have personal knowledge of the matters stated herein and, if called as a witness, could and would testify competently thereto. I provide this Declaration to explain certain facts regarding Facebook's software code as it relates to detecting uniform resource locators ("URLs") in messages sent and received through the Facebook platform and the relationship of any such URLs to certain social plugins served by Facebook and visible on third-party websites. In particular, I refer below to the count associated with a Facebook "Like" social plugin on third-party websites (the "Like" count). I also explain the termination of

2. I understand the purported class in this action to consist of Facebook users located within the United States who have sent or received messages that included URLs in the body of the message from December 30, 2011 until in or around late 2012, when the practice of including URL shares in messages in the count on third-party websites ceased ("the Relevant Period").

#### Facebook's Source Code

related practices in October and December 2012.

I, Alex Himel, declare as follows:

3. Attached as Exhibits A through G are true and correct copies of documents from an

These documents, include the date o

a description , and the The relevant

is on the left, and the relevant is on the right.

4. To the extent that the above-mentioned documents contain source code, this code has been redacted for several reasons.

5. First, Facebo	ook's source code is a closely guarded trade secret of enormous economic
value. Providing it to outsi	de parties increases the risk of further disclosure and therefore poses a risk
of substantial competitive h	arm. Disclosure of source code outside of Facebook erodes Facebook's
efforts to protect the code in	n which Facebook has invested significant resources and which comprises
a significant part of Facebo	ok's product offering and competitive advantage. Indeed, the code
reflected in	is the product of thousands of engineering hours. Revealing the code
that generates Facebook's p	proprietary design and functionalities could cause catastrophic competitive
harm by allowing others to	replicate that design and functionality without making the same
investment of time, money,	and personnel.

- 6. Second, disclosing portions of Facebook's source code would reveal the methods used to protect Facebook's users and the integrity of the Facebook platform, and could undermine both of these efforts. Facebook's source code includes complex safety and security features that detect spam, detect and prevent abuse of the system, and protect users from malware, among other things. These features not only provide for a better and more enjoyable product (another competitive advantage for Facebook), but also protect Facebook and its users from harm and loss associated with unsolicited and dangerous content and activities by third parties. The effectiveness of these systems depends in part on their secrecy. Disclosure of Facebook's security methods would potentially allow hackers and abusers to threaten users and the system.
- 7. In the context of certain types of litigation (such as patent litigation) where there may be a legitimate need for source code inspection, I am aware that Facebook negotiates specific protections for source code and implements detailed and time-consuming protocols for handling source code, as well as extensive limitations on the use of source code materials, disclosure, and future restrictions on the conduct of individuals exposed to source code materials.

limited or contained in any discrete way; that is, it is interconnected with other source code at Facebook. Therefore, if Facebook were required to make source code available in this matter, it would have little choice but to grant access to a significant amount of source code that has nothing to do with the allegations in this case.

#### **Share and Like Functionality**

- 9. During the Relevant Period, Facebook offered websites "social plugins," or units of embeddable code that allow users to share information using Facebook directly from third-party websites. A third-party website may have embedded code for the Facebook "Like" button plugin on its website, enabling Facebook users to directly "Like" the website and to share that action with their Facebook connections (without having to return to https://www.facebook.com or the Facebook mobile app to share the content). The "Like" button plugin also may have displayed an anonymous and aggregate count of all "Likes" for that particular website (the above-referenced "Like" count). Facebook also offered a "Share" button, which also may have displayed an anonymous and aggregate count of all "Shares" for that particular website (the "Share" count).
- 10. In September 2009, Facebook enabled functionality that would ultimately allow third-party website developers to provide a count associated with a "Share" button on their websites.

Attached as Exhibit A is a				

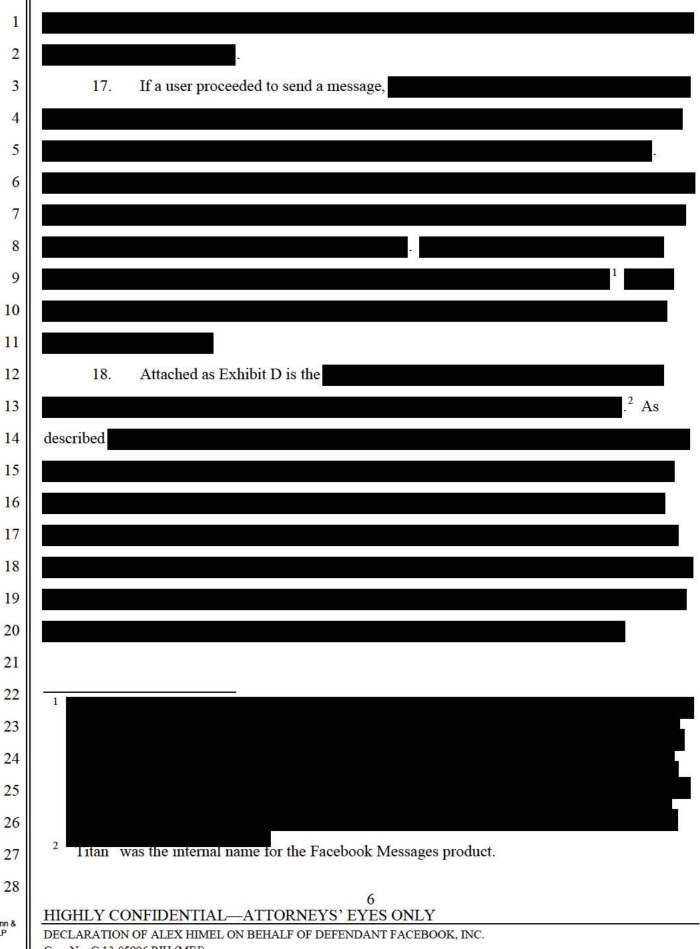
Ex. A at 5, 7-8. In addition to 1 2 the overall "Share count," third-party website developers also could view the public API statistics 3 indicating how many times a particular URL was shared. The public API statistics did not include 4 statistics indicating (specifically or by inference) how many times a given URL was shared using the 5 "Share" button and choosing "in a private message." 11. In October 2009, Facebook 6 7 8 9 10 11 12 13 Ex. B at 3-5. 14 12. At our F8 Developer Conference on April 21, 2010, Facebook announced the public launch of the "Like" button, which also included a count feature reflecting the number of times a user 15 16 had clicked or commented on the "Like" button on that third-party website. The 17 18 19 20 13. In May 2010, Facebook Attached as Exhibit C is a 21 22 23 24 25 26 27 28 HIGHLY CONFIDENTIAL—ATTORNEYS' EYES ONLY

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1 2 3 Ex. C at 5. 4 5 **URL Preview** 14. 6 During the Relevant Period, Facebook's service included a Messages product, which 7 allowed users to exchange messages that could be viewed in the recipient user's Messages folder. 8 Beginning in August 2010, Facebook's source code included functionality supporting a feature 9 10 11 12 13 15. 14 -including a brief description of the 15 URL and, if available, a relevant image from the website, as illustrated by the example below: 16 www.nytimes.com 17 18 The New York Times - Breaking News, World News & 8 Multimedia www.nytimes.com 19 Find breaking news, multimedia, reviews & opinion on Washington, business, sports, movies, travel, books, jobs, 20 education, real estate, cars & more at nytimes.com. ▶ 1 of 3 Choose a Thumbnall 21 No Thumbnail 22 Add Files Add Photos Press Enter to send [ 23 16. 24 25 26 27 28 5

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2	
3	Modification of the Like and Share Counts
4	19.
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6	"Like" and "Share" counts visible on third-party websites that embedded those social plugins.
7	20. On or around October 4, 2012, I was made aware of a bug that resulted in an increase
8	of the "Like" count by 2 for each URL attachment sent with a message. I then
9	
10	Exhibit E is a
11	
12	
13	I wrote, '
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15	
16	' Ex. E at 1-2. Revised lines 32-45 show that
17	Ex. E at 1 E. Revised intes 52 15 show that
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19	
20	21. A few days later, I
21	Attached as Exhibit F is a reflecting
22	
23	
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26	' Ex. F at 3-4. For instance, revised
27	lines 16-27 demonstrate that
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2	
3	Ex. E at 4.
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6	22. My
7	However, I later learned that my
8	and, in December 2012, Facebook
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12	
13	
14	Revised
15	lines 131-132 demonstrate the
16	Ex. G at 7.
17	Revised lines 293-299 likewise demonstrate that
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20	I declare under penalty of perjury under the laws of the United States of America that the
21	foregoing is true and correct and that this declaration was executed on June 1, 2015 in Menlo Park,
22	California.
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24	
25	
26	- Cler /L/
27	Alex Himel
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## **EXHIBIT A**



