EXHIBIT H

REDACTED VERSION OF DOCUMENT(S) SOUGHT TO BE SEALED

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	REDACTED VERSION OF DOC	UMENT(S) SOUGHT TO BE SEALED
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13	Attorneys for Plaintiffs and the Proposed Cla	288
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DIS	TRICT OF CALIFORNIA
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17		
18	MATTHEW CAMPBELL and MICHAEL	Case No. C 13-05996 PJH (MEJ)
19	HURLEY, on behalf of themselves and all others similarly situated,	SUPPLEMENTAL DECLARATION OF
20	Plaintiff, v. FACEBOOK, INC.,	MELISSA GARDNER IN SUPPORT OF PLAINTIFFS' MOTION FOR CLASS <u>CERTIFICATION</u> Hearing: March 16, 2016, 9:00 a.m. Location: Courtroom 3, 3rd Floor
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23	Defendant.	Judge: Honorable Phyllis J. Hamilton
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		DECLARATION OF MELISSA GARDNER II

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I, Melissa Gardner, declare:

2 1. I am an attorney in the law firm of Lieff, Cabraser, Heimann & Bernstein, LLP, 3 and a member of the State Bar of California. I am admitted to practice before this Court. I am 4 one of the counsel for Plaintiffs in this action. I make this declaration based upon my own 5 personal knowledge. If called upon to testify, I could and would testify competently to the truth 6 of the matters stated herein. 7 2. I submit this declaration regarding David Shadpour's representation by Lieff 8 Cabraser Heimann & Bernstein (LCHB), and Carney Bates and Pulliam (CBP). 9 3. LCHB and CBP had no relationship with Mr. Shadpour at the time he filed his 10 original complaint in this action. 11 4. After Mr. Shadpour and his counsel, Pomerantz LLP, became involved in this 12 action, LCHB and CBP sent copies of major pleadings to Pomerantz prior to filing, including the 13 Consolidated Amended Complaint, and Plaintiffs' Opposition to Facebook's Motion to Dismiss. 14 5. On February 5, I emailed counsel at Pomerantz to coordinate the process of 15 responding to discovery that had been served on January 26. 16 6. On March 2, LCHB and CBP learned for the first time that Mr. Shadpour wished 17 to withdraw as a plaintiff. 18 7. On March 17 during a meet and confer, David Rudolph of LCHB informed 19 defense counsel that Mr. Shadpour intended to withdraw, and asked if Facebook would stipulate 20 to his withdrawal. Facebook's counsel responded that they needed to confer with their client, but 21 that Facebook could not stipulate to Mr. Shadpour's withdrawal until he responded to outstanding 22 discovery requests and sat for a deposition. Discovery responses were secured from Mr. 23 Shadpour and provided to Facebook on April 1. 24 8. On April 16, Facebook sent LCHB and CBP a notice of deposition for Mr. 25 Shadpour, which LCHB forwarded to Mr. Portnoy. However, 26 9. In the interest of avoiding unnecessary delay, LCHB drafted a stipulation to effect 27 28 Mr. Shadpour's dismissal. Mr. Rudolph emailed the stipulation to defense counsel on April 30. DECLARATION OF MELISSA GARDNER IN - 1 -SUPPORT OF MOT. FOR CLASS CERT.

CASE NO. 13-CV-05996-PJH (MEJ)

1	On May 5, defense counsel responded that they would not stipulate to Mr. Shadpour's dismissal		
2	until he sat for a deposition.		
3	10. Following that refusal, LCHB promptly drafted a motion to dismiss Mr.		
4	Shadpour's claims without discovery conditions.		
5	11. Subsequently on May 28, I, along with Nick Diamand of LCHB and Hank Bates		
6	of CBP, spoke directly with Mr. Shadpour. On May 31, Mr. Shadpour		
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8	12. From late May until Mr. Shadpour retained separate counsel		
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12	13. Also until Mr. Shadpour retained separate counsel, LCHB and CBP continued to		
13	litigate Mr. Shadpour's right to dismiss his claims without providing additional discovery or a		
14	deposition. For example, on June 3, 2015, when Facebook initiated a joint discovery letter brief		
15	seeking to compel Mr. Shadpour's discovery and deposition testimony, interim class counsel		
16	challenged Facebook's assumption that it was entitled to impose discovery conditions on a		
17	plaintiff under these circumstances. (See Dkt. 89). I emailed drafts of the letter brief to Mr.		
18	Shadpour as the parties exchanged their positions. The introduction in Facebook's initial draft		
19	stated, "Plaintiffs' counsel has been unable to reach Mr. Shadpour and oppose the requested		
20	relief." I believe that this is why,		
21			
22	Because it was erroneous, LCHB		
23	deleted that statement by Facebook in the draft of the joint letter brief sent to Facebook's counsel		
24	on June 9. It did not appear in the letter brief filed with the Court. (Dkt. 89).		
25	I declare under penalty of perjury under the laws of the United States that the foregoing is		
26	true and correct.		
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	- 2 - DECLARATION OF MELISSA GARDNER IN SUPPORT OF MOT. FOR CLASS CERT. CASE NO. 13-CV-05996-PJH (MEJ)		

1	Executed this 19 th day of February, 2016, in New York, New York.
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3	LIEFF CABRASER HEIMANN & BERNSTEIN, LLP
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5	By: <u>/s/Melissa Gardner</u> Melissa Gardner
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	DECLARATION OF MELISSA GARDNER IN