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14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
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17	MATTHEW CAMPBELL and MICHAEL	Case No. C 13-05996 PJH (SK)	
18	HURLEY, on behalf of themselves and all others similarly situated,	PLAINTIFFS' NOTICE OF REFILING RE	
19	Plaintiffs,	MOTIONS TO COMPEL DISCOVERY AND SUPPORTING DOCUMENTS FILED	
20	v.	UNDER SEAL	
21	FACEBOOK, INC.,		
22	Defendant.		
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28			
	1324978 1	NOTICE OF RE-FILING RE ORDER ON ADMIN. MOTION TO SEAL	

Pursuant to the Court's order on October 4, 2016 Denying Motions to Compel and Granting Motions To File Under Seal (Dkt. 218), Plaintiffs file replacement versions of the following briefs and exhibits: (1) Plaintiffs' Motion to Compel Production of Source Code; (2) Plaintiffs' Motion to Compel Production of Configuration Tables; (3) Plaintiffs' Motion to Compel Production of Documents; (4) the August 1, 2016 Declaration of Dr. Jennifer Golbeck in Support of Plaintiffs' Motion to Compel Production of Configuration Tables ("Golbeck Declaration"); and (5) Exhibits 5, 7-9, and 11-12 to the Declaration of David T. Rudolph in Support of Plaintiffs' Motions to Compel Discovery ("Rudolph Declaration").

The Court ordered that "within two weeks of this order, plaintiffs shall re-file their motion papers in accordance with the more narrow redactions set forth in Facebook's declaration supporting plaintiffs' motion to file under seal." Accordingly, this filing contains replacement versions of the following documents, with limited redactions consistent with the Court's order.

Attached as Exhibit 1 is a true and correct copy of a redacted version of Plaintiffs' Motion to Compel Production of Source Code, originally filed under seal at Dkt. 205-4; and with redactions at Dkt. 206.

Attached as Exhibit 2 is a true and correct copy of a redacted version of Plaintiffs' Motion to Compel Production of Configuration Tables, originally filed under seal at Dkt. 205-6; and with redactions at Dkt. 207.

Attached as Exhibit 3 is a true and correct copy of a redacted version of Plaintiffs' Motion to Compel Production of Documents, originally filed under seal at Dkt. 205-8, and with redactions at Dkt. 208.

Attached as Exhibit 4 is a true and correct copy of a redacted version of the Golbeck Declaration, originally filed under seal at Dkt. 205-10; and with redactions at Dkt. 207-2.

Attached as Exhibit 5 is a true and correct copy of a redacted version of Exhibit 1 to the Rudolph Declaration, originally filed under seal at Dkt. 205-12; and with redactions at Dkt. 209-1.

Attached as Exhibit 6 is a true and correct copy of a redacted version of Exhibit 5 to the Rudolph Declaration, originally filed under seal in its entirety, at Dkt. 205-16.

1	Attached as Exhibit 7 is a true and correct copy of a redacted version of Exhibit 7 to the	
2	Rudolph Declaration, originally filed under seal in its entirety, at Dkt. 205-17.	
3	Attached as Exhibit 8 is a true and correct copy of a redacted version of Exhibit 8 to the	
4	Rudolph Declaration, originally filed under seal in its entirety, at Dkt. 205-18.	
5	Attached as Exhibit 9 is a true and correct copy of an unredacted version of Exhibit 9 to	
6	the Rudolph Declaration, originally filed under seal in its entirety, at Dkt. 205-19.	
7	Attached as Exhibit 10 is a true and correct copy of a redacted version of Exhibit 11 to the	
8	Rudolph Declaration, originally filed under seal at Dkt. 205-15; and with redactions at Dkt. 209-	
9	11.	
10	Attached as Exhibit 11 is a true and correct copy of a redacted version of Exhibit 12 to the	
11	Rudolph Declaration, originally filed under seal in its entirety, at Dkt. 205-21.	
12		
13	Dated: October 18, 2016	Respectfully Submitted,
14		Lieff Cabraser Heimann & Bernstein, LLP
15		By: /s/ Melissa Gardner Melissa Gardner
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