IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

GENEVIEVE MAHONEY, a/k/a @genmahoney19, an individual,)))
Plaintiff,)
v.) Civil Action No. 3:21-cv-0607
FACEBOOK, INC.,)
Defendant.))

DECLARATION OF OVERTON THOMPSON III IN SUPPORT OF DEFENDANT FACEBOOK, INC'S MOTION FOR 19-DAY INITIAL EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S COMPLAINT

I, Overton Thompson III, declare:

- 1. I am an attorney with the law firm of Bass, Berry & Sims PLC, counsel for Defendant Facebook, Inc. ("Facebook") in the above-named action. I submit this Declaration in support of Defendant's Motion for 19-Day Initial Extension of Time to Respond to Plaintiff's Complaint.
- 2. I make all statements in this Declaration based on my own personal knowledge and in accordance with 28 U.S.C. § 1746.
- 3. A true and correct copy of email correspondence with opposing counsel, dated from July 23, 2021, to August 4, 2021 is attached hereto as **Exhibit A**.

I declare under penalty of perjury that the foregoing is true and correct.

Executed or	August 4	, 2021
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/s/ Overton Thompson III
Overton Thompson III

CERTIFICATE OF SERIVCE

I hereby certify that on the 4th day of August, 2021, the foregoing was filed electronically with the Clerk of the Court and was served by the Court's electronic filing system upon the following:

M.E. Buck Dougherty Duncan, Hatcher, Holland, & Fleenor, P.C. 1418 McCallie Ave. Chattanooga, TN 37404 423-266-2207 bdougherty@duncanhatcher.com

> <u>/s/ Overton Thompson III</u> Overton Thompson III