	Case 3:19-cv-07123-JSC Document 24-3	3 Filed 03/06/20 Page 1 of 3
1 2 3 4 5 6 7 8	JOSEPH N. AKROTIRIANAKIS (Bar N jakro@kslaw.com AARON S. CRAIG (Bar No. 204741) acraig@kslaw.com KING & SPALDING LLP 633 West Fifth Street, Suite 1700 Los Angeles, CA 90071 Telephone: (213) 443-4355 Facsimile: (213) 443-4310 Attorneys for Defendants NSO GROUP TECHNOLOGIES LIMITED and Q CY TECHNOLOGIES LIMITED UNITED STATES	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11	WHATSAPP INC., a Delaware	Case No. 3:19-cv-07123-JSC
12	corporation, and FÁCEBOOK, INC., a Delaware corporation,	DECLARATION OF SHALEV HULIO IN SUPPORT OF
13	Plaintiffs,	DEFENDANTS NSO GROUP TECHNOLOGIES LIMITED
14	V.	AND Q CYBER TECHNOLOGIES LIMITED'S APPLICATION TO
15 16	NSO GROUP TECHNOLOGIES LIMITED and Q CYBER	SET ASIDE DEFAULT AND TO ENLARGE TIME TO FILE RESPONSIVE PLEADING TO
17	TECHNOLOGIÈS LIMITED,	COMPLAINT
18	Defendants.	Date: April 16, 2020 Time: 9:00 a.m.
19		Ctrm: E
20		Action Filed: 10/29/2019
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	DECLARATION OF SHALEV HULIO	Case No. 3:19-cv-07123-JSC

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I, Shalev Hulio declare as follows:

I am over the age of 18 and a citizen and resident of the State of Israel.
 This Declaration is made in support of the application of NSO Group Technologies
 Limited ("NSO Group") and Q Cyber Technologies Limited to vacate a default
 entered by the United States District Court for the Northern District of California on
 March 2, 2020, and to expand the time for Defendants to file a responsive pleading
 to the Complaint. I have personal knowledge of the facts set forth below, except as
 otherwise stated.

9 2. I am the Chief Executive Officer of NSO Group and its shareholder, Q
10 Cyber. Both NSO Group and Q Cyber are Israeli corporations with a principal place
11 of business in the State of Israel.

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3. Q Cyber does not engage in any operational activity.

NSO Group innovates cyber solutions that NSO Group does not itself 4. 13 use. NSO Group's only customers are sovereign states and the intelligence and law 14 enforcement agencies of sovereign states, which use NSO Group's products in 15 furtherance of their national security interests and to conduct law enforcement 16 activities, such as combatting terrorism and investigating and prosecuting child 17 exploitation and other serious crimes. NSO Group's only activities are to assist its 18 customers with implementing the system (at the customer's facility) and to provide 19 basic technical support-activities in which NSO Group completely follows the 20directions and specifications of its customers. None of NSO Group's activities 21 involve any support to any operational activity by any NSO Group customer. 22

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5. NSO Group products sold to foreign sovereigns cannot be used to conduct cybersurveillance within the United States. 

I declare under the penalty of perjury and the laws of the United States that
the foregoing is true and correct this 6th day of March 2020, at Tel Aviv, Israel.

SHALEV HULIØ