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8 *Attorneys for Defendant*
 9 LINKEDIN CORPORATION

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA
 12 SAN JOSE DIVISION

13 PAUL PERKINS, PENNIE SEMPELL, ANN
 14 BRANDWEIN, ERIN EGGERS, CLARE
 CONNAUGHTON, JAKE KUSHNER,
 15 NATALIE RICHSTONE, NICOLE CROSBY,
 and LESLIE WALL, individually and on
 16 behalf of all others similarly situated,

17 Plaintiffs,

18 vs.

19 LINKEDIN CORPORATION,

20 Defendant.

Case No. 13-CV-04303-LHK

**DECLARATION OF SAMIR
 JUNNARKAR IN FURTHER SUPPORT
 OF PLAINTIFFS' MOTION FOR FINAL
 APPROVAL OF THE CLASS ACTION
 SETTLEMENT**

Judge: Hon. Lucy H. Koh
 Date: February 11, 2016
 Time: 1:30 p.m.
 Courtroom: 8

DECLARATION OF SAMIR JUNNARKAR

I, Samir Junnarkar, declare as follows:

1. I am a Business Operations Associate at LinkedIn. In this role, I am responsible for conducting analyses using LinkedIn’s datasets relating to the areas of Products, Operations and Sales.

2. I submit this declaration in further support of Plaintiffs’ Motion for Final Approval of the Class Action Settlement in *Perkins Inc. v. LinkedIn Corp.*, Civ. No. 5:13-cv-04303-LHK to provide information regarding the validation of claims submitted in response to emails sent by the Settlement Administrator to claimants who previously filed invalid Unknown Claims, as explained in the Declaration of Adam Weinstein In Support Of Plaintiffs’ Motion For Final Approval Of Class Action Settlement filed with this Court (Dkt No. 126-6), instructing and allowing claimants to attempt to cure and resubmit those invalid Unknown Claims (“Cure Claims”). Except where indicated below, I have personal knowledge of the facts stated herein. If called upon as a witness to testify as to the contents of this declaration, I could and would competently do so.

Cure Claims

3. In January 2016, the Settlement Administrator provided LinkedIn with a dataset of email addresses for 4,697 Cure Claims to be validated.

4. I validated the received Cure Claims through a multi-step process. First, I determined which email addresses were associated with a Person on the Settlement Class List. Second, for the email addresses associated with a Person on the Settlement Class List, I confirmed that those claimants had not also previously submitted a valid Known Claim. After accounting for 42 duplicates, 183 Cure Claims were confirmed as valid. The remaining Cure Claims contained email addresses that were not associated with any Person on the Settlement Class List.

Objectors

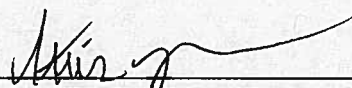
5. I also submit this declaration to provide further information regarding whether individuals who submitted objections to the Settlement (“Objectors”), which LinkedIn received from the Settlement Administrator, are Persons in the Settlement Class.

6. In January 2016, the Settlement Administrator provided LinkedIn with two

1 datasets, which in combination related to 86 Objectors.

2 7. For 50 Objectors, the datasets contained an email address and/or Claim ID that I
3 determined was associated with a Person on the Settlement Class List. 7 Objectors had an email
4 address and/or Claim ID that was not associated with a Person on the Class Settlement List. The
5 remaining Objectors did not provide an email address or Claim ID, so I was unable to verify
6 whether they were associated with Persons on the Settlement Class List.

7 I declare under penalty of perjury that the foregoing is true and correct. Executed this 4th
8 day of February 2016 at San Francisco, California.

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12 SAMIR JUNNARKAR

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