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6	Attorneys for Defendants NSO GROUP TECHNOLOGIES LIMITED and Q CYBER TECHNOLOGIES LIMITED		
7 8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	OAKLAND DIVISION		
11	WHATSAPP INC., a Delaware corporation,	Case No. 4:19-cv-07123-PJH	
12	and FACEBOOK, INC., a Delaware corporation,	DECLARATION OF CHAIM GELFAND	
13	Plaintiffs,	Ctrm: 3 Judge: Hon. Phyllis J. Hamilton	
14	v.	Action Filed: 10/29/2019	
15	NSO GROUP TECHNOLOGIES LIMITED and Q CYBER TECHNOLOGIES LIMITED,	Action 1 fled. 10/2//2017	
16			
17	Defendants.		
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Case No. 4:19-cv-07123-PJH

DECLARATION OF CHAIM GELFAND

I, Chaim Gelfand, declare as follows:

- 1. I am an attorney licensed to practice <u>law</u> in Israel, and I am employed by NSO Group Technologies as its Head of Compliance. I have been NSO's Head of Compliance since I joined the company in January 2020. I have personal knowledge of the facts set forth below and, except as otherwise stated, could testify competently to each fact averred herein.
- 2. I was born in the United States and grew up in New Jersey. I moved to Israel and attended high school and university in Israel.
- 3. Prior to my employment with NSO, I was a partner in the law firm of Shibolet & Co., one of the largest law firms in Israel. I have practiced international commercial law in Israel in a variety of law firm and in-house positions since I received my law degree from Bar-Ilan University in 2003.
- 4. I have native fluency in both Hebrew and English, and I have spoken, read, and written both languages for most of my life. Throughout my legal career, I have worked in both Hebrew and English.
- 5. I have reviewed the documents attached hereto as Exhibits 1 through 6. Based on my review of Exhibits A-F and my fluency in Hebrew and English, I can attest:
  - a. Exhibit B is an accurate English language translation of Exhibit A, a document written in Hebrew.
  - b. Exhibit D is an accurate English language translation of Exhibit C, a document written in Hebrew.
  - c. Exhibit F is an accurate English language translation of Exhibit E, a document written in Hebrew.
- 6. The Request (Exhs. A-B) and the resulting Order (Exhs. C-D) were neither announced to, not expected by, Defendants. Since the issuance of the Order, the Government of Israel has removed from NSO's physical premises in Herzliya, Israel, many boxes of documents previously maintained in NSO's offices. The Government of Israel has also begun seizing Defendants' electronically-stored data.

I declare under the penalty of perjury and the laws of the United States that the foregoing

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2	is true and correct thisth day of July 2020, at Herzliya, Israel.	
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4	CHAIM GELFAND	
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