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5 *Attorneys for Plaintiff Arizona Board of Regents,*
6 *for and on behalf of Arizona State University*

7
8 **IN THE UNITED STATES DISTRICT COURT**
9 **FOR THE DISTRICT OF ARIZONA**

10 Arizona Board of Regents, a body
11 corporate, for and on behalf of
Arizona State University,

12 Plaintiff,

13 v.

14 John Doe aka “asu_covid.parties,” an
15 individual, and Facebook, Inc., a
Delaware corporation

16 Defendants.
17

Case No. 2:20-CV-01638-DWL

**PLAINTIFF’S NOTICE OF
WITHDRAWAL OF MOTION
WITHOUT PREJUDICE AND
REQUEST TO VACATE TRO
HEARING**

18 Plaintiff Arizona Board of Regents, a body corporate, for and on behalf of Arizona
19 State University, (“ASU”) gives notice that Defendant Facebook, Inc. (“Facebook”) notified
20 ASU that Facebook has permanently disabled the accounts asu_covid.parties and
21 asu_covid.parties2 from Instagram such that the account holder(s) cannot reactivate those
22 accounts. Based on Facebook’s further representation that it has taken steps to prevent this
23 user from creating new accounts, and in accordance with its policies, will disable future
24 accounts created in an attempt to circumvent its policies on recidivism, the immediate relief
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