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| 1<br>2<br>3<br>4<br>5<br>6<br>7 | THOMAS P. BROWN (SB# 182916) tombrown@paulhastings.com SAMUEL C. ZUN (SB# 264930) samuelzun@paulhastings.com PAUL HASTINGS LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105-3441 Telephone: 1 (415) 856-7000 Facsimile: 1 (415) 856-7100  Attorneys for Defendants Airbnb, Inc.; Balanced, Inc.; Coinbase, Inc.; Dwolla, Inc.; Facebook, Inc.; Facebook |  |
|---------------------------------|---|--|
| 8<br>9                          | Payments, Inc.; Gumroad, Inc.; Square, Inc.; Stripe, Inc.; A-Grade Investments, LLC; A-Grade Investments II, LLC; Union Square  |  |
| 10<br>11                        | Ventures LLC; Union Square Ventures<br>Opportunity Fund, LP; Union Square<br>Ventures 2012 Fund, LP; Brian Chesky;<br>Max Levchin; and Yishan Wong  |  |
| 12                              | Wax Levelini, and Tishan Wong   |  |
| 13                              | UNITED STATES DISTRICT COURT  |  |
| 14                              | NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION   |  |
| 15                              |   |  |
| 16                              | THINK COMPUTER CORP.,   | Case No. 5:13-cv-02054-EJD                                     |
| 17                              | Plaintiffs,   | DEFENDANT COINBASE, INC.'S                                     |
| 18                              | VS.   | CERTIFICATION OF INTERESTED<br>ENTITIES OR PERSONS PURSUANT TO |
| 19                              | DWOLLA, INC., et al.,   | CIVIL L.R. 3-16 AND FED. R. CIV. P. 7.1                        |
| 20                              | Defendants.   | Hon. Edward J. Davila  |
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|                                 | Case No. 5:13-cv-02054-EJD  | COINBASE CERTIFICATION OF INTERESTED ENTITIES OR PERSONS       |

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| 1  | CERTIFICATION OF INTERESTED ENTITIES OR PERSONS  |  |
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| 2  | Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the        |  |
| 3  | named parties and their shareholders (where applicable), there is no such interest to report.      |  |
| 4  | Additionally, pursuant to Fed. R. Civ. P. 7.1, there is no parent corporation or publicly held     |  |
| 5  | corporation owning 10% or more of Coinbase, Inc.'s stock.  |  |
| 6  |  |  |
| 7  | DATED: August 9, 2013 THOMAS P. BROWN SAMUEL C. ZUN  |  |
| 8  | PAUL HASTINGS LLP  |  |
| 9  |  |  |
| 10 | By:/s/ Samuel C. Zun<br>SAMUEL C. ZUN  |  |
| 11 | Attorneys for Defendants   |  |
| 12 | Airbnb, Inc.; Balanced, Inc.; Coinbase, Inc.; Dwolla, Inc.; Facebook, Inc.; Facebook Payments,     |  |
| 13 | Inc.; Gumroad, Inc.; Square, Inc.; Stripe, Inc.; A-Grade Investments, LLC; A-Grade Investments II, |  |
| 14 | LLC; Union Square Ventures LLC; Union Square Ventures Opportunity Fund, LP; Union Square           |  |
| 15 | Ventures 2012 Fund, LP; Brian Chesky; Max<br>Levchin; and Yishan Wong                              |  |
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