EXHIBIT 2

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	Case 5:07-cv-01389-JW	Document 476	Filed 07/02/2008	Page 1 of 5				
1 2 3 4 5 6								
7	IN THE UNITED STATES DISTRICT COURT							
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA							
9	SAN JOSE DIVISION							
10	The Facebook, Inc., et al.,		NO. C 07-01389 JW					
11	Plaintiffs, v.		JUDGMENT ENFO AGREEMENT	RCING SETTLEMENT				
12	ConnectU, Inc., et al.,							
13	Defendants.							
14	/							
15	Pursuant to the Court's June 25, 2008 Order Granting Plaintiffs' Confidential Motion to							
16	Enforce the Settlement Agreement (docket item no. 461), the parties appeared before the Court on							
17	July 2, 2008 to show cause why a judgment should not be entered. Based on the papers submitted							
18	and oral arguments of counsel,							
19 20	JUDGMENT IS ENTERED ENFORCING "THE TERM SHEET & SETTLEMENT							
20 21	AGREEMENT" AS FOLLOWS: (1) The Facebook, Inc. and Mark Zuckerberg:							
21 22			C	, unless otherwise ordered by				
22		0 1	C	ebook, Inc. shall deposit with				
24				es representing the amount of				
25				agraph 7 of the Agreement,				
26				l appear on certificates of				
27			on stock issued pursua					
28								

THE SHARES REPRESENTED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED. THEY MAY NOT BE SOLD, OFFERED FOR SALE, PLEDGED OR HYPOTHECATED IN THE ABSENCE OF A REGISTRATION STATEMENT IN EFFECT WITH RESPECT TO THE SECURITIES UNDER SUCH ACT OR AN OPINION OF COUNSEL REASONABLY SATISFACTORY TO THE ISSUER THAT SUCH REGISTRATION IS NOT REQUIRED, OR UNLESS SOLD PURSUANT TO RULE 144 OF SUCH ACT.

THE SHARES REPRESENTED BY THIS CERTIFICATE ARE SUBJECT TO AN AGREEMENT WITH REGARD TO THE VOTING OF SUCH SHARES, AS PROVIDED IN THE CERTAIN TERM SHEET & SETTLEMENT AGREEMENT PURSUANT TO WHICH SUCH SHARES WERE ORIGINALLY ISSUED. THE HOLDERS OF SUCH SHARES ARE ENTITLED TO THE SAME ANTI-DILUTION RIGHTS AFFORDED THE ISSUER'S SERIES D PREFERRED STOCK, AS PROVIDED IN SUCH TERM SHEET & SETTLEMENT AGREEMENT. A COPY OF SUCH TERM SHEET & SETTLEMENT AGREEMENT IS ON FILE IN THE OFFICE OF THE SECRETARY OF THE ISSUER.

(b) Pursuant to Paragraphs 2 and 4 of the Agreement, on or before 12 noon on July 9, 2008, The Facebook, Inc. and Mark Zuckerberg shall submit to the Court for approval a proposed form of release. Upon approval by the Court, the release shall be signed by The Facebook, Inc. and Mark Zuckerberg, and shall have attached to it corporate authority given to the corporate signatory and shall be notarized as to each signatory and shall be immediately deposited with the Master;

(c) Pursuant to Paragraphs 2 and 4 of the Agreement, unless otherwise ordered by the Court, on or before August 4, 2008, a legally sufficient dismissal with prejudice of all cases by and between the parties pending as of the date of the Agreement.¹ The dismissal shall recite that each party to the respective litigation shall bear their own attorney fees and costs.

United States District Court

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 ¹ The other two cases are <u>ConnectU, LLC v. Facebook, Inc., et al.</u>, Case No. 1:04-cv-11923-DPW, currently on appeal to the First Circuit Court of Appeals; and <u>ConnectU, Inc., et al. v.</u>
<u>Facebook, Inc., et al.</u>, Case No. 1:07-cv-10593-DPW, currently pending in the District of Massachusetts.

(2) ConnectU Inc., Cameron Winklevoss, Tyler Vinklevoss, and Divya Narendra:

- (a) Pursuant to Paragraphs 4 and 7 of the Agreement, unless otherwise ordered by the Court, on or before August 4, 2008, ConnectU Inc. shall deposit with the Master all shares of ConnectU Inc., endorsed for transfer. To the extent the parties to the Agreement do not own any shares of ConnectU Inc., to fulfill the obligation of the transfer of "all ConnectU stock," the parties to the Agreement shall take such actions in their respective corporate and individual capacities as are necessary to effect the deposit with the Master of all shares of ConnectU stock;
- (b) Pursuant to Paragraphs 2 and 4 of the Agreement, on or before 12 noon on July 9, 2008, ConnectU, Inc., Cameron Winklevoss, Tyler Vinklevoss and Divya Narendra shall submit to the Court for approval a proposed form of release. Upon approval by the Court, the release shall be signed by these parties and shall have attached to it corporate authority given to the corporate signatory and shall be notarized as to each signatory and shall be immediately deposited with the Master;
- (c) Pursuant to Paragraphs 2 and 4 of the Agreement, unless otherwise ordered by the Court, on or before August 4, 2008, a legally sufficient dismissal with prejudice of all cases by and between the parties pending as of the date of the Agreement. The dismissal shall recite that each party to the respective litigation shall bear their own attorney fees and costs.

(3) Upon further order of the Court, the parties shall deposit with the Master such other and further things which will facilitate the orderly exchange of the consideration and shall do the things ordered by the Court to ensure the operational integrity of the business entities that are parties to the Agreement.

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	Case 5:07-cv-01389-JW D	ocument 476	Filed 07/02/2008	Page 4 of 5		
1 2				oursuant to this Judgement upon further Order of the		
3	Court in enforcement of the Agreement.					
4	The Court retains jurisdiction to enforce this Judgment.					
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6	Dated: July 2, 2008		JAMES WARE	Mare		
7			United States D	bistrict Judge		
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1 THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:

2	Chester Wren-Ming Day cday@orrick.com			
3	D. Michael Underhill MUnderhill@BSFLLP.com David A. Barrett dbarrett@bsfllp.com			
4	Evan A. Parke eparke@bsfllp.com George Hopkins Guy hopguy@orrick.com			
5	I. Neel Chatterjee nchatterjee@orrick.com Jonathan M. Shaw jshaw@bsfllp.com			
6	Kalama M. Lui-Kwan klui-kwan@fenwick.com Monte M.F. Cooper mcooper@orrick.com			
7	Scott Richard Mosko scott.mosko@finnegan.com Sean Alan Lincoln slincoln@Orrick.com			
8	Steven Christopher Holtzman <u>sholtzman@bsfllp.com</u> Theresa Ann Sutton tsutton@orrick.com			
9	Tyler Alexander Baker Tbaker@fenwick.com Valerie Margo Wagner valerie.wagner@dechert.com			
10	Yvonne Penas Greer ygreer@orrick.com			
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12	Dated: July 2, 2008	Richard W. Wieking, Clerk		
13		By: /s/ JW Chambers		
14		Elizabeth Garcia Courtroom Deputy		
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