

EXHIBIT A

Correspond in - 05/20/2009 @ 07:31 AM

From: Madayag, Robert (Woodcock Washburn) (rmadayag@woodcock.com)
To: ip@facebook.com (ip@facebook.com)
Subject: SECOND DMCA TAKEDOWN NOTICE
Subject to F.R.E. 408

Dear Sir or Madam,

We have not received a response from the attached letter we sent to your domain office several weeks ago. Our client is suffering harm with the continued presence of the application in the letter on your website.

We look forward to hearing from you.

We continue to reserve all rights in this matter.

Robert A. Madayag, III
Associate
Woodcock Washburn LLP
1180 Peachtree Street, Suite 1800
Atlanta, Georgia 30309
Tel: 404.459.5649
Fax: 404.459.5734
Mobile: 678.477.3468
Email: RMadayag@woodcock.com
www.woodcock.com

Correspond out - 05/22/2009 @ 01:45 PM

FB Emp: Randolph Moon (7500031)
To: rmadayag@woodcock.com
Hi Robert,

We received your email of 05/20/2009 related to the "Chain Rxn" application. This application, as you know, was created and is operated by a third party developer and as such, Facebook does not have the ability to control the content made available through the application. That being said, if a third party application developer does not comply with his/her legal obligations related to content issues, that developer may be in breach of our Developer Terms of Service.

As a courtesy, we have forwarded your demand to the developers of this application and asked them to promptly resolve any concerns you may have. After working with these developers, please let us know if the problem still persists.

Thanks,

Kieran
User Operations
Facebook

Correspond in - 06/15/2009 @ 11:17 AM

From: Madayag, Robert (Woodcock Washburn) (rmadayag@woodcock.com)
To: The Facebook Team (ip+nn55aaq@facebook.com), dip@facebook.com (ip@facebook.com)
CC: Arena, Christopher M. (Woodcock Washburn) (carena@woodcock.com), Wolfsohn, David J.

(Woodcock Washburn) (wolfsohn@woodcock.com)
Subject: Final Notification under the DMCA
May 6, 2009
rmadayag@woodcock.com
SENT VIA EMAIL
ip@facebook.com

Re: Notification Of Infringement

Dear Sir or Madam:

This letter responds to your email dated May 22, 2009 (attached). In that email, "Kieran" stated that "Facebook does not have the ability to control the content made available through the application." Accordingly, Facebook took the position that it was not required to remove the infringing application. Facebook's position is meritless.

In our letter of May 7, 2009 (copy attached) and our follow-up email received by your company on May 20, 2009, we notified Facebook of the ongoing infringement of our client's intellectual property rights. In particular, the owner and operator of the website, <http://www.facebook.com/apps/application.php?id=6718434945>, which is a website for an application called CHAIN RXN, has copied content from our client's website, <http://www.k2xl.com/games/boomshine/>.

Facebook's response and its failure to act are not consistent with its responsibilities under the Digital Millennium Copyright Act ("DMCA"). On behalf of our client, we have a good faith belief that the subject application is infringing our client's valid intellectual property rights. Accordingly, we are repeating our demand that FACEBOOK take down the application, CHAIN RXN, immediately.

I swear, under penalty of perjury, that the information in this letter, as well as in our May 8 and May 20, 2009 letters, is accurate, to the best of my knowledge, and that I am authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Sincerely,

/Robert A. Madayag/

Correspond out - 06/22/2009 @ 12:15 PM

FB Emp: Randolph Moon (7500031)

To: rmadayag@woodcock.com

Hi Robert,

Have you been in contact with the developers of this application? I have emailed them again with your complaint. Please let me know if they do not contact you in 48 hours.

Thanks,

Kieran
User Operations
Facebook

May 6, 2009

SENT VIA EMAIL
ip@facebook.com

ROBERT A. MADAYAG III
404.459.5649
rmadayag@woodcock.com

Re: Notification Of Infringement

Dear Sir or Madam:


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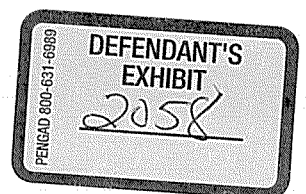
I swear, under penalty of perjury, that the information in this letter, as well as in our May 8 and May 20, 2009 letters, is accurate, to the best of my knowledge, and that I am authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Sincerely,



Robert A. Madayag III

Exhibits Enclosed and Attached Via E-Mail
cc: RAM/cma



FBMI000335