

# EXHIBIT F

## Brian Hancock

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**From:** Brian Hancock  
**Sent:** Wednesday, September 22, 2010 10:14 AM  
**To:** Chatterjee, I. Neel; 'Gray, Thomas'; Avalos, Julio; Sutton, Theresa A.  
**Subject:** FW: Miller v. Facebook, Inc. & Yeo/Past Due Discovery Responses

As an addendum to the previous email (see below), the Plaintiff is willing to stipulate to the entry of the Standard Model Protective Order last updated on June 9, 2010, that is provided by the Court on its website.

(<http://www.cand.uscourts.gov/cand/form.nsf/7813fd3053452aef88256d4a0058fb31/5e428ee77bf8e03b88256dd3005d9450?OpenDocument>)

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**From:** Brian Hancock  
**Sent:** Wednesday, September 22, 2010 8:31 AM  
**To:** Chatterjee, I. Neel; 'Gray, Thomas'; Avalos, Julio; Sutton, Theresa A.  
**Subject:** Miller v. Facebook, Inc. & Yeo/Past Due Discovery Responses

Dear Counsel,

Facebook's responses to Plaintiff's First Consolidated Discovery Requests are more than a month past due. Please have your client fully respond to these requests within the next ten (10) days so as to avoid having to involve the Court. If it is Facebook's position that it cannot produce all responsive documents requested until the entry of a protective order, please forward a draft of the desired protective order for my review within the next five (5) days.

Should Facebook be unwilling to comply with these demands, please let me know immediately so that the Plaintiff can take appropriate action with the Court. Please contact me should you have any questions or comments.

Sincerely,

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