

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SOFTWARE RIGHTS ARCHIVE, LLC, Plaintiff,

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v.

FACEBOOK, INC.,

Defendant.

Case No. 12-cv-03970-HSG (TSH)

DISCOVERY ORDER

Re: Dkt. No. 192

The Court has reviewed Software Rights Archive's ("SRA's") motion to compel,
Facebook's opposition, and SRA's reply. ECF Nos. 192, 202, 204. The motion is **DENIED**WITHOUT PREJUDICE because the parties have not adequately met and conferred. The Court

ORDERS the parties to meet and confer, and if they are not able to resolve their dispute, to
submit a joint discovery letter brief pursuant to the undersigned's Discovery Standing Order. As
stated in the standing order, "counsel for each party shall meet and confer in person, or, if counsel
are located outside the Bay Area, by telephone, to attempt to resolve their dispute informally. A
mere exchange of letters, e-mails, telephone calls or facsimile transmissions does not satisfy the
meet and confer requirement." There must be a live conversation.

IT IS SO ORDERED.

Dated: September 25, 2019

THOMAS S. HIXSON United States Magistrate Judge