## **Exhibit C**

1	SEAN A. LINCOLN (State Bar No. 136387)			
2	salincoln@orrick.com I. NEEL CHATTERJEE (State Bar No. 173985)			
3	nchatterjee@orrick.com MONTE COOPER (State Bar No. 196746)			
4	mcooper@orrick.com THERESA A. SUTTON (State Bar No. 211857)			
5	tsutton@orrick.com YVONNE P. GREER (State Bar No. 214072)			
6	ygreer@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP			
7	1000 Marsh Road Menlo Park, CA 94025			
8	Telephone: 650-614-7400 Facsimile: 650-614-7401			
9	Attorneys for Plaintiffs THE FACEBOOK, INC. and MARK ZUCKERBERG			
10				
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	SAN JOSE DIVISION			
14				
15	THE FACEBOOK, INC. and MARK	Case No. 5:07-CV-01389-JW		
16	ZUCKERBERG,	PLAINTIFFS' [PROPOSED]		
17	Plaintiffs,	JUDGMENT		
18	V.			
19	CONNECTU, INC. (formerly known as CONNECTU, LLC), PACIFIC			
20	NORTHWEST SOFTWARE, INC., WINSTON WILLIAMS, and WAYNE			
21	CHANG,			
22	Defendants.			
23				
24				
25				
26				
27				
28				

On June 23, 2008, Plaintiffs Facebook, Inc. and Mark Zuckerberg's Confidential Motion to enforce Enforce the Term Sheet & Settlement Agreement attached in redacted form as "Exhibit-A" to this Judgment came on for hearing before this Court. Plaintiffs were represented by I. Neel Chatterjee, Susan Resley, and Monte M.F. Cooper of Orrick, Herrington & Sutcliffe LLP.

Defendant ConnectU, Inc. was represented by David Barrett and Steven Holtzman of Boies, Schiller & Flexner. Defendants Pacific Northwest Software, Wayne Chang and Winston Williams were represented by Scott R. Mosko of Finnegan Henderson Farabow Garrett & Dunner.

ConnectU, Inc., Cameron Winklevoss, Tyler Winklevoss and Divya Narendra, plaintiffs in the related Massachusetts action, were represented by John F. Hornick, also of the Finnegan firm.

On February 22 and 23, 2008, the parties engaged in mediation before Antonio Piazza.

As a result of that mediation, the parties executed a Term Sheet and Settlement Agreement

("Settlement Agreement"). On April 23, 2008, Plaintiffs filed a Confidential Motion to Enforce
the Settlement Agreement. Dkt. 329.

The Court having adjudicated the issues raised in Plaintiffs' Motion (Dkt. 329) and Reply (Dkt. 420), as well as Defendant ConnectU's Opposition (Dkt. 407), Sur-Reply (Dkt. 438) and Additional Authorities (Dkt. 454), and <u>admissible portions of</u> the affidavits and declarations <del>filed</del> therewith relating thereto:

It is hereby ORDERED, ADJUDGED, AND DECREED that Plaintiffs' <u>Confidential</u>
Motion to Enforce the <u>Parties'</u> Settlement Agreement is GRANTED, as follows:

- 1. Within five (5) court days after this Judgment becomes final and non appealable: The Parties to this action, as well as the related Massachusetts Actions, shall comply with all terms of the Settlement Agreement, which is attached hereto in redacted form as Exhibit 1.
  - a. The Parties shall take the actions required of them by Exhibit A;
  - b. ConnectU's shareholders shall deliver to Facebook, Inc., the certificates representing

<sup>&</sup>lt;sup>1</sup> ConnectU LLC v. Facebook, Inc., et al, Case No. 1:04-cv-11923-DPW; and ConnectU, Inc., et al v. Facebook, Inc., et al, Case No. 1:07-cv-10593-DPW, currently pending in the District of Massachusetts,

- 2. The Parties are deemed to have agreed to and executed the Mutual Release of Claims, attached hereto as Exhibit 2.
- 3. Within five Court days after ConnectU and its related parties have either a) irrevocably waived their right to appeal this Judgment or b) all appeals taken are final, each of ConnectU's shareholders will transfer to an entity identified in writing by Facebook, Inc. all of said shareholders' ConnectU stock, endorsed for transfer; . At the same time, ConnectU's current Board of Directors will provide to an entity identified in writing by Facebook, Inc. all of ConnectU's assets, books and records, including all information required to operate the business and website www.connectu.com.
- 4. c. Facebook, Inc. shall deposit an amount of cash equal to the maximum claimasserted under the Attorneys' Lien filed by Quinn Emanuel Urquhart Oliver & Hedges, **LLP**Within five Court days after ConnectU and its related parties have either a) irrevocably waived their right to appeal this Judgment, or b) all appeals taken are final, Facebook, Inc. will place cash, as specified in the Settlement Agreement, into an escrow account established, paid for, and maintained by Cameron Winklevoss, Tyler Winklevoss and Divya Narendra. The fundscash shall remain in said escrow until the Attorneys' Lien is resolved by agreement filed by Ouinn Emanuel Urguhart Oliver & Hedges, LLP is resolved. Subject to resolution of the Notice of Lien filed by the Quinn Emanuel firm, Facebook will place shares of Facebook, Inc. common stock, as specified in the Settlement Agreement, into an escrow account established, paid for, and maintained by Cameron Winklevoss, Tyler Winklevoss and Divya Narendra. The proceeds placed in the escrow account will be released only upon mutual agreement between the Quinn Emanuel firm, on the one hand, and Cameron Winklevoss, Tyler Winklevoss, and Divya Narendra, on the other, or pursuant to Court Order allocating the proceeds. Such shares of Facebook, Inc. common stock shall be in certificate form bearing the legend set forth in Exhibit 3 to this Judgment and any other legends required by law. Upon Facebook, Inc.'s transfer to said escrow account, Facebook, Inc. will have no further cash or stock payment obligations pursuant to the Settlement Agreement to any party or its present or former counsel.

- d. Facebook, Inc. shall wire transfer the remaining cash; and shall issue and deliver certificates for shares of Facebook, Inc. common stock, in negotiable certificate form bearing only the legend set forth in "Exhibit B" to this Judgment, in the total amount specified in the unredacted version of Exhibit A. The allocation of such remaining cash and Facebook, Inc. common stock shall be as directed by ConnectU's individual shareholders. Upon the wire transfer by Facebook, Inc. of cash and issuance of stock certificates as provided herein, Facebook, Inc. will have no further cash or stock payment obligations to Cameron Winklevoss, Tyler Winklevoss, Howard Winklevoss or Divya Narendra.
- 2. If any Party appeals from this Judgment, the Parties shall seek expedited consideration by the appellate courts.
- 5. Plaintiffs may file a motion for attorneys' fees or Bill of Costs to recover their attorneys fees and/or costs associated with enforcing the Settlement Agreement.
  - <u>6.</u> 3. The Court shall retain jurisdiction to enforce this Judgment.

Date:	
	Honorable James Ware
	United States District Judge Northern District of California

Document comparison by Workshare Professional on Monday, June 30, 2008 6:09:51

Input:				
Document 1 ID	interwovenSite://SVDMS01/US_WEST/260465788/1			
Description	#260465788v1 <us_west> - connectu's revised</us_west>			
Description	proposed judgment			
Document 2 ID	interwovenSite://SVDMS01/US_WEST/260463758/3			
Description	#260463758v3 <us_west> - FACEBOOK/CONNECTU</us_west>			
Description	(ND CAL) Proposed Judgment			
Rendering set	standard			

Legend:				
<u>Insertion</u>				
<del>Deletion</del>				
Moved from				
Moved to				
Style change				
Format change				
Moved deletion				
Inserted cell				
Deleted cell				
Moved cell				
Split/Merged cell				
Padding cell				

Statistics:		
	Count	
Insertions	32	
Deletions	24	
Moved from	6	
Moved to	6	
Style change	0	
Format changed	0	
Total changes	68	