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ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 MARSH ROAD MENLO PARK, CALIFORNIA 94025-1015

tel +1-650-614-7400 fax +1-650-614-7401

WWW.ORRICK.COM

May 7, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Tobias Walter 212 W. Main Street, Suite 104 Durham, NC 27701

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Mr. Walter:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 (ii) attached Schedule A, listing the categories of documents you are required to produce; (iii) a second Subpoena compelling your attendance at a deposition to be held on June 12, 2009; and (iv) a check tendering the fees for 1 day's attendance at the deposition and the mileage compensation allowed by law.

The deposition will take place at 9:00 a.m. at the offices of Huseby & Associates located at 3737 Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612. Please take notice that the deposition will be video and/or audio-recorded.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue as well an efficient and productive deposition. Please feel free to contact me at your earliest convenience regarding these Subpoenas.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

TO: Tobias Walter

212 W. Main Street, Suite 104

Issued by the

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NORTH CAROLINA

FACEBOOK, INC.

V. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 1 5:08-cv-03468-JF USDC Northern District of

California

Dui	nam, NC 2/701	
	YOU ARE COMMANDED to appear in the United States District court at the place, date, a testify in the above case.	and time specified below to
PLA	CE OF TESTIMONY	COURTROOM
		DATE AND TIME
	YOU ARE COMMANDED to appear at the place, date, and time specified below to testify in the above case.	at the taking of a deposition
PLAC	CE OF DEPOSITION	DATE AND TIME
⊠ AT7	YOU ARE COMMANDED to produce and permit inspection and copying of the following place, date, and time specified below (list documents or objects): FACHMENT A	documents or objects at the
PLAC	E Huseby & Associates	DATE AND TIME
3737	7 Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612	May 22, 2009
	YOU ARE COMMANDED to permit inspection of the following premises at the date and ti	me specified below.
PREM	HISES .	DATE AND TIME
ISSUII ISSUII Julio Orric	organization not a party to this suit that is subpoenaed for the taking of a deposition shall desectors, or managing agents, or other persons who consent to testify on its behalf, and may set for ers on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6). NG OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) NG OFFICER'S NAME, ADDRESS AND PHONE NUMBER C. Avalos, Counsel for Plaintiffs Ek, Herrington & Sutcliffe LLP (Tel: 650.289.7184) Marsh Road, Menlo Park, CA 94025-1021	

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
DATE	PLACE
SERVED:	
SERVED.	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
I declare under penalty of periury under the la	ws of the United States of America that the foregoing information contained
in the Proof of Service is true and correct.	The of the Children of the the transfer and the transfer
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, Inc.

www.USCourtForms.com

1 2	I. NEEL CHATTERJEE (STATE BAR NO. 173985) nchatterjee@orrick.com JULIO C. AVALOS (STATE BAR NO. 255350)		
3	javalos@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP		
4	1000 Marsh Road Menlo Park, CA 94025		
5	Telephone: +1-650-614-7400 Facsimile: +1-650-614-7401		
6	THOMAS J. GRAY (STATE BAR NO. 19141	1)	
7	tgray@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLI	P	
8	4 Park Plaza Suite 1600		
9	Irvine, CA 92614-2558 Telephone: +1-949-567-6700 Facsimile: 949-567 6710		
10			
11	Attorneys for Plaintiff FACEBOOK, INC.		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
15		·	
16	FACEBOOK, INC.,	Case No. 5:08-cv-03468 JF	
17	Plaintiff,	NOTICE OF DEPOSITION OF TOBIAS WALTER	
18	v.	TODIES WILLIAM	
19	STUDIVZ LTD., HOLTZBRINCK NETWORKS GMBH, HOLTZBRINCK		
20	VENTURES GMBH, DENNIS BEMMANN, MICHAEL BREHM, AND DOES 1-25,		
21	Defendants.		
22			
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TO DEFENDANTS AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE THAT pursuant to Federal Rule of Civil Procedure 30 and 45, Plaintiff Facebook, Inc. ("Facebook") will take, by oral examination, the deposition of Tobias Walter, which will commence on June 11, 2009, at 9:00 A.M., at the offices of Huseby & Associates, 3737 Glenwood Avenue, Suite 11, Raleigh, North Carolina 27612. The deposition will continue from day to day until completed. The testimony of Mr. Walter will be recorded by video, as well as stenographic means.

Dated: May 8, 2009

ORRICK, HERRINGTON & SUTCLIFFE LLP

/ Julio C. <u>Avalos</u>
Attorneys for Plaintiff
FACEBOOK, INC.

TO: Tobias Walter

212 W. Main Street, Suite 104

Issued by the

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NORTH CAROLINA

FACEBOOK, INC.

V. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 1 5:08-cv-03468-JF USDC Northern District of California

Durham, NC 27701 YOU ARE COMMANDED to appear in the United States District court at the place, date, and time specified below to testify in the above case. COURTROOM PLACE OF TESTIMONY DATE AND TIME YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition \boxtimes in the above case. DATE AND TIME PLACE OF DEPOSITION Huseby & Associates June 11, 2009, 9:00 a.m. 3737 Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612 - Video Recorded Deposition YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects): DATE AND TIME PLACE YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below. П DATE AND TIME PREMISES Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6). ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) DATE May 8, 2009 .tiff (Fecubook) ISSUING OFFICER'S NAME - DRESS AND PHONE NUMBER Julio C. Avalos, Counsel for Plaintiffs Orrick, Herrington & Sutcliffe LLP (Tel: 650.289.7184) 1000 Marsh Road, Menlo Park, CA 94025-1021

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

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TE	PLACE
SERVED:	
	MANNER OF SERVICE
RVED ON (PRINT NAME)	MANNER OF SERVICE
RVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
	DECLARATION OF SERVER
I declare under penalty of periury under t	the laws of the United States of America that the foregoing information contained
the Proof of Service is true and correct.	
Executed on	
DATE	SIGNATURE OF SERVER
÷	
•	ADDRESS OF SERVER

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 [American LegalNet, Inc.]

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SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean the individual named Tobias Walter and/or anyone purporting to act on his behalf, including, but not limited to, Mr. Walter's agents or employees.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or

listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries, slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.

- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, <a href="http://ww
- 20. The term "Defendants" shall mean StudiVZ Ltd., Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Dennis Bemmann and Michael Brehm.

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ.
- 4. All documents relating to Facebook.
- 5. All documents relating to your internship and/or employment at StudiVZ.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 8. All documents relating to the commercial relationship between you, StudiVZ,

- Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmBH, Verlagsgruppe Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 9. All documents sufficient to establish the nature of the work performed by you for and/or on behalf of StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmbH, Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 10. All documents sufficient to show the identity of your co-workers and/or co-interns while you were an intern and/or employee at StudiVZ.
- 11. All documents sufficient to establish the identity and contact information of StudiVZ interns or employees, former or otherwise, who currently reside, at least in part, in the United States.



RECEIVED MAY 1 1 2009 GGFCMK

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May 7, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY AND FIRST CLASS MAIL

Taylor Mingos 212 W. Main Street, Suite 104 Durham, NC 27701

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Very truly yours,

Julio C. Avalos, Esq.

Enclosures

I	I. NEEL CHATTERJEE (STATE BAK NO. 1	/3985)
2	nchatterjee@orrick.com JULIO C. AVALOS (STATE BAR NO. 255350)	
3	javalos@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 Marsh Road	
4	Menlo Park, CA 94025	
5	Telephone: +1-650-614-7400 Facsimile: +1-650-614-7401	
6	THOMAS J. GRAY (STATE BAR NO. 1914)	11)
7	tgray@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LL	P
8	4 Park Plaza Suite 1600	
9	Irvine, CA 92614-2558 Telephone: +1-949-567-6700	
	Facsimile: 949-567 6710	
10 11	Attorneys for Plaintiff	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOSE DIVISION	
15		
16	FACEBOOK, INC.,	Case No. 5:08-cv-03468 JF
17	Plaintiff,	NOTICE OF DEPOSITION OF TAYLOR MINGOS
18	v.	
19	STUDIVZ LTD., HOLTZBRINCK NETWORKS GMBH, HOLTZBRINCK	
20	VENTURES GMBH, DENNIS BEMMANN, MICHAEL BREHM, AND DOES 1-25,	
21	Defendants.	
22	Defendants.	•
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TO DEFENDANTS AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE THAT pursuant to Federal Rule of Civil Procedure 30 and 45, Plaintiff Facebook, Inc. ("Facebook") will take, by oral examination, the deposition of Taylor Mingos, which will commence on June 11, 2009, at 9:00 A.M., at the offices of Huseby & Associates, 3737 Glenwood Avenue, Suite 11, Raleigh, North Carolina 27612. The deposition will continue from day to day until completed. The testimony of Mr. Mingos will be recorded by video, as well as stenographic means.

Dated: May 8, 2009

ORRICK, HERRINGTON & SUTCLIFFE LLP

I. Neel Chatterjee
Thomas J. Gray
Julio C. Avalos
Attorneys for Plaintiff
FACEBOOK, INC.

TO: Taylor Mingos

212 W. Main Street, Suite 104

Issued by the

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NORTH CAROLINA

FACEBOOK, INC.

STUDIVZ LTD., et al

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YOU ARE COMMANDED to appear at the place, date, and time specified below to testify a in the above case.	t the taking of a deposition
E OF DEPOSITION Huseby & Associates	DATE AND TIME
Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612 - Video Recorded Deposition	June 12, 2009, 9:00 a.m.
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	PROOF OF SERVICE
DATE	PLACE
SERVED:	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
SERVED BY (FRINT NAME)	III CD
	DECLARATION OF SERVER
I declare under penalty of periury under the	laws of the United States of America that the foregoing information contained
in the Proof of Service is true and correct.	
•	
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, Inc.

 Www.USCourtForms.com

TO: Taylor Mingos

Issued by the

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NORTH CAROLINA

FACEBOOK, INC.

STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 15:08-cv-03468-JF USDC Northern District of

California

	W. Main Street, Suite 104 ham, NC 27701	
	YOU ARE COMMANDED to appear in the United States District court at the place, date, a testify in the above case.	and time specified below to
PLA	CE OF TESTIMONY	COURTROOM
		DATE AND TIME
Ē.	YOU ARE COMMANDED to appear at the place, date, and time specified below to testify in the above case.	at the taking of a deposition
PLAG	CE OF DEPOSITION	DATE AND TIME
⊠ AT	YOU ARE COMMANDED to produce and permit inspection and copying of the following place, date, and time specified below (list documents or objects): TACHMENT A	documents or objects at the
PLAG	CE Huseby & Associates	DATE AND TIME
373	7 Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612	May 22, 2009
	YOU ARE COMMANDED to permit inspection of the following premises at the date and t	ime specified below.
PRE	MISES	DATE AND TIME
dire mat	y organization not a party to this suit that is subpoenaed for the taking of a deposition shall desectors, or managing agents, or other persons who consent to testify on its behalf, and may set for the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	signate one or more officers, orth, for each person designated, the
	Attoney For Plankiff (Facebook)	May 8, 2009
Juli	ING OFFICER'S NAME, ADDRESS AND PHONE NUMBER O C. Avalos, Counsel for Plaintiffs	
	ick, Herrington & Sutcliffe LLP (Tel: 650.289.7184)	

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	PROOF OF SERVICE
DATE	PLACE
SERVED:	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
DE	ECLARATION OF SERVER
I declare under penalty of perjury under the laws of in the Proof of Service is true and correct.	the United States of America that the foregoing information contained
	•
	•
Executed on DATE	SIGNATURE OF SERVER
DATE :	
	ADDRESS OF SERVER

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, Inc. www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean the individual named Taylor Mingos and/or anyone purporting to act on his behalf, including, but not limited to, Mr. Mingos's agents or employees.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or

listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries, slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.

- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, http://www.studivz.net, http://www.studin.net, <a href="http://www
- 20. The term "Defendants" shall mean StudiVZ Ltd., Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Dennis Bemmann and Michael Brehm.

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ.
- All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ.
- 4. All documents relating to Facebook.
- 5. All documents relating to your internship and/or employ at StudiVZ.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 8. All documents relating to the commercial relationship between you, StudiVZ,

- Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmBH, Verlagsgruppe Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 9. All documents sufficient to establish the nature of the work performed by you for and/or on behalf of StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmbH, Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 10. All documents sufficient to show the identity of your co-workers and/or co-interns while you were an intern and/or employee at StudiVZ.
- 11. All documents sufficient to establish the identity and contact information of StudiVZ interns or employees, former or otherwise, who currently reside, at least in part, in the United States.



MAY 1 1 2009 **GGFCMK**

tel +1-650-614-7400

1000 MARSH ROAD

ORRICK, HERRINGTON & SUTCLIFFE LLP

MENLO PARK, CALIFORNIA 94025-1015

fax +1-650-614-7401

www.orrick.com

May 7, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Phil James-Roxby 2100 Logic Drive San Jose, CA 95124-3400

Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Re: Northern District of California, San Jose Division

Dear Mr. James-Roxby:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

TO: Phil James-Roxby

Issued by the

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

FACEBOOK, INC.

٧. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 5:08-cv-03468-JF USDC Northern District of

California

2100 Logic Drive San Jose, CA 95124-3400	
YOU ARE COMMANDED to appear in the United States District court at the stestify in the above case.	place, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
	DATE AND TIME
YOU ARE COMMANDED to appear at the place, date, and time specified below in the above case.	ow to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
place, date, and time specified below (list documents or objects): ATTACHMENT A PLACE Orrick, Herrington & Sutcliffe LLP	DATE AND TIME
1000 Marsh Road, Menlo Park, CA 94025-1015	May 22, 2009
YOU ARE COMMANDED to permit inspection of the following premises at the	ne date and time specified below.
PREMISES	DATE AND TIME .
Any organization not a party to this suit that is subpoenaed for the taking of a deposit directors, or managing agents, or other persons who consent to testify on its behalf, a matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	nd may set forth, for each person designated, the
ISSUING OFFICER'S SIGNAPURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) ### Fact Plant (Face books Suing Officer's NAME, ADDRESS AND PHONE NUMBER Julio C. Avalos, Counsel for Plaintiffs Ortick, Herrington & Sutcliffe LLP (Tel: 650.289.7184) 1000 Marsh Road, Menlo Park, CA 94025-1021	May 8, 2009

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	PLACE
DATE	: LACE
SERVED:	
	·
SERVED ON (PRINT NAME)	MANNER OF SERVICE
·	
•	
SERVED BY (PRINT NAME)	TITLE
DI	ECLARATION OF SERVER
I declare under penalty of perjury under the laws of	the United States of America that the foregoing information contained
in the Proof of Service is true and correct.	
•	
Executed on	
DATE	SIGNATURE OF SERVER
	A DO AGO OF GENEVER
	ADDRESS OF SERVER

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, Inc. www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean Phil James-Roxby and/or anyone purporting to act on his behalf, including, but not limited to, his agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries,

slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.
- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively

- so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, http://www.studivz.net, http://www.studin.net, <a href="http://www
- 20. The term "Xilinx" shall mean Xilinx Corporation and any person or entity acting on its behalf, including, but not limited to, its employees, agents and/or contractors.

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ or the StudiVZ websites.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 4. All documents relating to Facebook or the Facebook websites.
- 5. All documents relating to the internship and/or employ of Dennis Bemmann at Xilinx.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and Dennis Bemmann.
- 8. All documents relating to and/or created by Dennis Bemmann.
- 9. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH,

- Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 10. All documents relating to Dennis Bemmann's internship and/or employ with Xilinx, including, but not limited to, the nature of Xilinx's internship program, the method of contact, initial or otherwise, between Mr. Bemmann and Xilinx, and any communications establishing the hiring of and/or extension of an internship offer to Mr. Bemmann.
- 11. All documents necessary to establish the scope of responsibilities given to Dennis Bemmann while he interned or worked for Xilinx.
- 12. All documents sufficient to establish the duration of Dennis Bemmann's internship with Xilinx.
- 13. All documents sufficient to show the identity of Dennis Bemmann's Xilinx co-workers and/or co-interns while Mr. Bemmann was an intern and/or employee at Xilinx.



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ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 MARSH ROAD MENLO PARK, CALIFORNIA 94025-1015

tel +1-650-614-7400 fax +1-650-614-7401

WWW.ORRICK.COM

May 7, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Gordon Brebner 2100 Logic Drive San Jose, CA 95124-3400

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Mr. Brebner:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

Issued by the

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

FACEBOOK, INC.

STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 5:08-cv-03468-JF USDC Northern District of

California

TO: Gordon Brebner	•
2100 Logic Drive	
San Jose, CA 95124-3400	
YOU ARE COMMANDED to appear in the United States District court at the place, testify in the above case.	, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
PLACE OF TESTIMON	
	DATE AND TIME
YOU ARE COMMANDED to appear at the place, date, and time specified below to	testify at the taking of a deposition
in the above case.	tootally are taken to the same of
III the above case.	DATE AND TIME
PLACE OF DEPOSITION	DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection and copying of the fol place, date, and time specified below (list documents or objects):	lowing documents of objects at the
ATTACHMENT A	•
	•
2 CL 1 CC TID	DATE AND TIME
PLACE Orrick, Herrington & Sutcliffe LLP	May 22, 2009
1000 Marsh Road, Menlo Park, CA 94025-1015	<u> </u>
YOU ARE COMMANDED to permit inspection of the following premises at the da	te and time specified below.
PREMISES	DATE AND TIME
	shall designate one or more officers
Any organization not a party to this suit that is subpoenaed for the taking of a deposition s directors, or managing agents, or other persons who consent to testify on its behalf, and make the subpoenaed for the taking of a deposition s	av set forth, for each person designated, the
matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)	DATE
sstory o Fa Plant & (Facel	May 8, 2009
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER	
Julio C. Avalos, Counsel for Plaintiffs	
Orrick, Herrington & Sutcliffe LLP (Tel: 650.289.7184)	

⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev 1/94) Subpoena in a Civil Case	
PROOF OF SERVICE	
DATE	PLACE
SERVED:	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED ON (I NAV. 11147)	
SERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
I declare under penalty of perjury under the laws in the Proof of Service is true and correct.	of the United States of America that the foregoing information contained
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, Inc. www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean Gordon Brebner and/or anyone purporting to act on his behalf, including, but not limited to, his agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries,

slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.
- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively

- so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, http://www.studivz.net, http://www.studin.net, <a href="http://www
- 20. The term "Xilinx" shall mean Xilinx Corporation and any person or entity acting on its behalf, including, but not limited to, its employees, agents, contractors and/or assigns.

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ or the StudiVZ websites.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 4. All documents relating to Facebook or the Facebook websites.
- 5. All documents relating to the internship and/or employ of Dennis Bemmann at Xilinx.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and Dennis Bemmann.
- 8. All documents relating to and/or created by Dennis Bemmann.
- 9. All documents and/or communications between you and any person or persons employed

- by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 10. All documents relating to Dennis Bemmann's internship and/or employ with Xilinx, including, but not limited to, the nature of Xilinx's internship program, the method of contact, initial or otherwise, between Mr. Bemmann and Xilinx, and any communications establishing the hiring of and/or extension of an internship offer to Mr. Bemmann.
- 11. All documents necessary to establish the scope of responsibilities given to Dennis Bemmann while he interned or worked for Xilinx.
- 12. All documents sufficient to establish the duration of Dennis Bemmann's internship with Xilinx.
- 13. All documents sufficient to show the identity of Dennis Bermann's Xilinx co-workers and/or co-interns while Mr. Bermann was an intern and/or employee at Xilinx.



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tel +1-650-614-7400 fax +1-650-614-7401

www.orrick.com

May 7, 2009

VIA HAND DELIVERY

Julio C. Avalos (650) 289-7184 javalos@orrick.com

Registered Agent Xilinx, Inc. Scott Hover-Smoot 2100 Logic Dr. San Jose, CA 95124

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Sir/Madam:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

Issued by the

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

FACEBOOK, INC.

V. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 1 5:08-cv-03468-JF USDC Northern District of

California

TO: Xilinx, Inc. 2100 Logic Drive	
San Jose, CA 95124-3400	
YOU ARE COMMANDED to appear in the United States District court at the testify in the above case.	place, date, and time specified below to
PLACE OF TESTIMONY	COURTROOM
•	DATE AND TIME
YOU ARE COMMANDED to appear at the place, date, and time specified bein the above case.	low to testify at the taking of a deposition
PLACE OF DEPOSITION	DATE AND TIME
ATTACHMENT A PLACE Orrick, Herrington & Sutcliffe LLP 1000 Marsh Road, Menlo Park, CA 94025-1015	DATE AND TIME May 22, 2009
YOU ARE COMMANDED to permit inspection of the following premises at	the date and time specified below.
PREMISES	DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the taking of a depose directors, or managing agents, or other persons who consent to testify on its behalf, a matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6). ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Julio C. Avalos, Counsel for Plaintiffs Orrick, Herrington & Sutcliffe LLP (Tel: 650.289.7184)	and may set forth, for each person designated, the

⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

O 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	PLACE
ATE	
SERVED:	
	AND TO A SERVICE
ERVED ON (PRINT NAME)	MANNER OF SERVICE
ERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
I declare under penalty of perjury under the lawn the Proof of Service is true and correct.	vs of the United States of America that the foregoing information contained
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER
i i	

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 [American LegalNet, Inc.]

www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean Xilinx Corporation and/or anyone purporting to act on its behalf, including, but not limited to, its agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries,

slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.
- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively

- so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
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- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, <a href="http://ww

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ or the StudiVZ websites.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 4. All documents relating to Facebook or the Facebook websites.
- 5. All documents relating to the internship and/or employ of Dennis Bemmann at Xilinx.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and Dennis Bemmann.
- 8. All documents relating to and/or created by Dennis Bemmann.
- 9. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other

- entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 10. All documents necessary to establish the scope of responsibilities given to Dennis Bemmann while he interned or worked for Xilinx.
- 11. All documents sufficient to establish the duration of Dennis Bemmann's internship with Xilinx.
- 12. All documents relating to Dennis Bemmann's internship and/or employ with Xilinx, including, but not limited to, the nature of Xilinx's internship program, the method of contact, initial or otherwise, between Mr. Bemmann and Xilinx, and any communications establishing the hiring of and/or extension of an internship offer to Mr. Bemmann.
- 13. All documents sufficient to show the identity of Dennis Bemmann's Xilinx co-workers and/or co-interns while Mr. Bemmann was an intern and/or employee at Xilinx.



RECEIVED MAY 1 1 2009 GGFCMK

ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 MARSH ROAD MENLO PARK, CALIFORNIA 94025-1015

tel +1-650-614-7400 fax +1-650-614-7401

www.orrick.com

May 7, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Registered Agent: Intetics Co. Boris L. Kontsevoie 809 Ridge Rd. 205 Wilmette, IL 60091

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Sir/Madam:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

Issued by the

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF ILLINOIS

FACEBOOK, INC.

V. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 1 5:08-cv-03468-JF USDC Northern District of

California

809): Intetics Co. P. Ridge Road, Suite 205 Imette, IL 60091	
	YOU ARE COMMANDED to appear in the United States District court at the place, of testify in the above case.	late, and time specified below to
PLA	CE OF TESTIMONY	COURTROOM
		DATE AND TIME
	YOU ARE COMMANDED to appear at the place, date, and time specified below to te in the above case.	estify at the taking of a deposition
PLA	CE OF DEPOSITION	DATE AND TIME
PLA	CE Jensen Reporting	DATE AND TIME May 22, 2009
20:	West Randolph Street, 5th Floor, Chicago, Illinois 60606 YOU ARE COMMANDED to permit inspection of the following premises at the date	
PRE	MISES	DATE AND TIME
dir ma	y organization not a party to this suit that is subpoenaed for the taking of a deposition sharectors, or managing agents, or other persons who consent to testify on its behalf, and may tters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6). JING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)	all designate one or more officers, y set forth, for each person designated, the
issi Juli Orr	ING OFFICER'S NAME, ADDRESS AND PHONE NUMBER io C. Avalos, Counsel for Plaintiffs rick, Herrington & Sutcliffe LLP (Tel: 650.289.7184) O Marsh Road, Menlo Park, CA 94025-1021	May 8, 2009

⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

O 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	\cdot
\TE	PLACE
SERVED:	
ERVED ON (PRINT NAME)	MANNER OF SERVICE
SKVED ON (CKRYL CAMPE)	
ERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
I declare under penalty of periury under the laws	of the United States of America that the foregoing information contained
the Proof of Service is true and correct.	
Executed on	SIGNATURE OF SERVER
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 American LegalNet, inc.

 www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you," "yours" and "Intetics" shall mean Intetics Co. and/or anyone purporting to act on its behalf, including, but not limited to, its agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries,

slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.
- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively

- so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, http://www.studivz.net, http://www.studin.net, http://www.studin.net, http://www.studin.it, and/or http://www.studentix.pl.

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ or the StudiVZ websites.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ.
- 4. All documents relating to Facebook or the Facebook websites.
- 5. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 6. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, whether currently or previously so employed.
- 7. All documents relating to the commercial relationship between you, StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmBH, Verlagsgruppe Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 8. All documents sufficient to establish the nature of the work performed by you for and/or

- on behalf of StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmbH, Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 9. All documents evidencing instructions from StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmbH, Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites regarding the nature of the work performed by you for or on the behalf of those persons or entities.



RECEIVED MAY 1 1 2009 GGFCMK

ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 MARSH ROAD MENLO PARK, CALIFORNIA 94025-1015

tel +1-650-614-7400 fax +1-650-614-7401

WWW.ORRICK.COM

May 8, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Registered Agent: Spreadshirt, Inc. The Incorporators Ltd. 2979 Barley Mill Road Yorklyn, DE 19736

Spreadshirt, Inc. 1572 Roseytown Road Greensburg, PA 15601

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Sir/Madam:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

Issued by the

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF PENNSYLVANIA

FACEBOOK, INC.

STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 5:08-cv-03468-JF USDC Northern District of

California

157	o: Spreadshirt, Inc. 2 Roseytown Road ensburg, PA 15601	
	YOU ARE COMMANDED to appear in the United States District court at the place, date, an testify in the above case.	nd time specified below to
PLA	CE OF TESTIMONY	COURTROOM
		DATE AND TIME
Ō	YOU ARE COMMANDED to appear at the place, date, and time specified below to testify a in the above case.	t the taking of a deposition
PLAC	CE OF DEPOSITION	DATE AND TIME
⊠ AT	YOU ARE COMMANDED to produce and permit inspection and copying of the following d place, date, and time specified below (list documents or objects): FACHMENT A	ocuments of objects at the
PLAC	CE AKF Reporting	DATE AND TIME
436	Boulevard of the Allies, Pittsburgh, Pennsylvania 15219	May 22, 2009
	YOU ARE COMMANDED to permit inspection of the following premises at the date and time	ne specified below.
PREN	MISES	DATE AND TIME
dire	organization not a party to this suit that is subpoenaed for the taking of a deposition shall design or managing agents, or other persons who consent to testify on its behalf, and may set for ters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	gnate one or more officers, rth, for each person designated, the
ISSU	ing officer's signature and title (indicate if attorney for plaintiff or defendant) Attorneys for Plantiff (Facubook)	May 8, 2009
Julio Orri	NG OFFICER'S NAME, ADDRESS AND PHONE NUMBER O C. Avalos, Counsel for Plaintiffs ick, Herrington & Sutcliffe LLP (Tel: 650.289.7184) 0 Marsh Road, Menlo Park, CA 94025-1021	

⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

AO 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	PLACE
DATE	PLACE
SERVED:	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
I	DECLARATION OF SERVER
I declare under penalty of perjury under the laws in the Proof of Service is true and correct.	of the United States of America that the foregoing information contained
Executed on	
DATE	, SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
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- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
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 American LegalNet, Inc.

www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you," "yours" and "Spreadshirt" shall mean Spreadshirt Inc. and/or anyone purporting to act on its behalf, including, but not limited to, its agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or

listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries, slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.

- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, <a href="http://ww

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ or the StudiVZ websites.
- All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ Ltd., Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 4. All documents relating to Facebook or the Facebook websites.
- 5. All documents relating to the internship and/or employ of Ehssan Dariani at Spreadshirt.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and Ehssan Dariani.
- 8. All documents relating to or created by Ehssan Dariani.
- All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other

- entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 10. All documents necessary to establish the scope of responsibilities given to Ehssan Dariani while he interned or worked for Spreadshirt.
- 11. All documents sufficient to establish the duration of Ehssan Dariani's internship with Spreadshirt.
- 12. All documents sufficient to establish the purpose of Ehssan Dariani's internship with Spreadshirt.
- 13. All documents relating to Ehssan Dariani's internship and/or employ with Spreadshirt, including, but not limited to, the nature of Spreadshirt's internship program, the method of contact, initial or otherwise, between Mr. Dariani and Spreadshirt, and any communications establishing the hiring of and/or extension of an internship offer to Mr. Dariani.
- 14. All documents sufficient to show the identity of Ehssan Dariani's Spreadshirt co-workers and/or co-interns while Mr. Dariani was an intern and/or employee at Spreadshirt.



RECEWED MAY 1 1 2009 GGFCMK

ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 MARSH ROAD MENLO PARK, CALIFORNIA 94025-1015

tel +1-650-614-7400 fax +1-650-614-7401

www.orrick.com

May 8, 2009

Julio C. Avalos (650) 289-7184 javalos@orrick.com

VIA HAND DELIVERY

Registered Agent: Shoeboxed.com Incorporating Services, Ltd. 3500 South Dupont Highway Dover, DE 19901

Shoeboxed.com 212 W. Main Street, Suite 104 Durham, NC 27701

Re: Facebook, Inc. v. StudiVZ Ltd., et al., 08-cv-03468 (JF), United States District Court For The Northern District of California, San Jose Division

Dear Sir/Madam:

Our law firm represents Facebook, Inc. ("Facebook") in the above-referenced litigation. Enclosed, please find (i) a Subpoena compelling the production of documents by May 22, 2009 and (ii) attached Schedule A, listing the categories of documents you are required to produce.

Because Facebook views this matter with some urgency, I look forward to working with you to facilitate the prompt production of the documents at issue. Please feel free to contact me at your earliest convenience regarding this Subpoena.

Very truly yours,

Julio C. Avalos, Esq.

Enclosures

TO: Shoeboxed.com

Issued by the

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NORTH CAROLINA

FACEBOOK, INC.

V. STUDIVZ LTD., et al

SUBPOENA IN A CIVIL CASE

Case Number: 1 5:08-cv-03468-JF USDC Northern District of

California

	W. Main Street, Suite 104 ham, NC 27701	,
	YOU ARE COMMANDED to appear in the United States District court at the place, date testify in the above case.	
PLA	CE OF TESTIMONY	COURTROOM
		DATE AND TIME
	YOU ARE COMMANDED to appear at the place, date, and time specified below to testif in the above case.	fy at the taking of a deposition
PLA	CE OF DEPOSITION	DATE AND TIME
	YOU ARE COMMANDED to produce and permit inspection and copying of the following place, date, and time specified below (list documents or objects): TACHMENT A	DATE AND TIME
PLA	CE Huseby & Associates 37 Glenwood Avenue, Suite 100, Raleigh, North Carolina 27612	May 22, 2009
3/3 	YOU ARE COMMANDED to permit inspection of the following premises at the date an	d time specified below.
	EMISES	DATE AND TIME
4:	by organization not a party to this suit that is subpoenaed for the taking of a deposition shall electors, or managing agents, or other persons who consent to testify on its behalf, and may senters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6).	designate one or more officers, et forth, for each person designated, the
ıss Jul	UING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT) JING OFFICER'S NAME, ADDRESS AND PHONE NUMBER LIO C. Avalos, Counsel for Plaintiffs	May 8, 2009
Or	rick, Herrington & Sutcliffe LLP (Tel: 650.289.7184)	

1000 Marsh Road, Menlo Park, CA 94025-1021

⁽See Rule 45, Federal Rules of Civil Procedure, Parts C & D on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

) 88 (Rev 1/94) Subpoena in a Civil Case	
	PROOF OF SERVICE
	PLACE
TE	PLACE
SERVED:	
RVED ON (PRINT NAME)	MANNER OF SERVICE
THE THREE TH	TITLE
RVED BY (PRINT NAME)	
	DECLARATION OF SERVER
1	e laws of the United States of America that the foregoing information contained
I declare under penalty of perjury under the	e laws of the Officed States of America and the States of
the Proof of Service is true and correct.	
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to comply production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance,
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend

trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (iv) subjects a person to undue burden.

(B) If a subpoena

- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena, or, if the party in who behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

 [American LegalNet, Inc.]

American Legainet, inc. www.USCourtForms.com

SCHEDULE A

DEFINITIONS AND INSTRUCTIONS

The terms defined below have the following meanings:

- 1. The terms "Plaintiff" or "Facebook" shall mean Facebook, Inc. and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 2. The term "StudiVZ," shall mean StudiVZ Ltd., a limited liability corporation formed under the laws of Great Britain and headquartered in Berlin, Germany, and/or any of its officers, directors, shareholders, members, managers, partners, employees, agents, representatives, attorneys, accountants, advisors, contractors, consultants, experts, corporate parents, subsidiaries or affiliates, and all persons acting or purporting to act on its behalf.
- 3. The terms "you" and "yours" shall mean Shoeboxed, Inc. and/or anyone purporting to act on its behalf, including, but not limited to, its agents, employees and/or contractors.
- 4. The term "documents" shall be given the broadest interpretation permissible and shall include, without limitation, any and all printed, written, drawn, graphic, taped, recorded, digitalized, computerized or otherwise electronically or mechanically created writings, images, representations or data of any kind, from whatever source, whether originals, drafts, duplicates, reproductions, facsimiles or copies, whether typewritten, handwritten, printed, recorded, electronically encoded or otherwise produced, reproduced, stored or depicted, whether sent or received or neither, whether printed out on paper or electronically stored, including, but not limited to, any and all correspondence, notes, letters, memoranda, binders, telegrams, cables, telecopies, faxes, emails, electronic transmissions, data compilations, diaries, logs, calendars, chronological records or listings, minutes, records, books, charts, graphs, reports, statements, studies, summaries,

slides, PowerPoint or other presentations, drawings, sketches, pictures, diagrams, guidelines, analyses, projections, work papers, financial statements, audits, accountings, reconciliations, accounting records, spreadsheets, tax returns, bills, ledgers, invoices, purchase orders, receipts, checks, applications, offers, contracts, agreements, proposals, questionnaires, mortgages, loans, trusts, licenses, notices, advertisements, brochures, schedules, pamphlets, flyers, forms, policies, computer data, files, printouts, programs, disks, drums, tapes, and any taped, recorded or otherwise electronically or mechanically created sound or visual reproductions, including, but not limited to, cassettes, compact disks, digital recordings, disks, tape recordings, voice mails, film, microfilm, microfiche, photographs, video, and motion pictures.

- 5. "All documents" shall mean any and all documents that can be located, discovered or obtained by reasonably diligent efforts, including, but not limited to, all documents possessed by you, your attorneys or accountants and any other person from whom You can obtain such documents by request or by demand. This term shall be deemed to call for the production of non-identical copies, drafts or versions of a document, whether they differ by reason of any revisions, notations or otherwise.
- 6. The term "communication" means any written, oral, electronic, mechanical or symbolic transmittal of information of any sort.
- 7. The term "evidenced", "evidence," or "evidencing" means referring to, mentioning, regarding, describing, reflecting, pertaining to, comprising, setting forth, constituting, containing, showing, disclosing, explaining, summarizing, analyzing, discussing, memorializing, commenting upon or embodying.
- 8. The term "person," as used throughout these Definitions shall be interpreted broadly and shall mean any natural person or any business, legal or governmental entity, organization, department, division, unit or association.
- 9. The terms "all" and "each" shall be construed as all and each.
- 10. The connectives "and" and "or" shall be interpreted either conjunctively or disjunctively

- so as to bring within the scope of the request all responses that might otherwise be construed to be outside its scope.
- 11. The spelling of a word in a particular combination of upper and/or lower case letters shall be interpreted to include that word in any other combination of upper and/or lower case letters.
- 12. A reference to documents or a particular type of document shall be construed to include any draft or marked version of the documents and any other version of the documents that differs from the final version, if any.
- 13. The use of the singular form of any word includes the plural and vice versa.
- 14. The requested documents include all attachments to a requested document, all envelopes, explanatory notes or memoranda, and any other material that accompanied the document(s). If the specific document elicited a response, that response is also to be produced. If the document is itself a response, the document to which it responded is also to be produced.
- 15. If you object to the production of any document on the grounds that it is protected from disclosure by the attorney-client privilege, attorney work product doctrine, or any other privilege or doctrine, you are requested to identify each document for which the privilege is claimed and give the following information:
 - a. the name of the person who wrote, sent, or initiated each copy of the document;
 - b. the name of the recipient, addressee, or person to whom any copy of the document was sent;
 - c. the date of each copy of the document, if any, or an estimate of its date;
 - d. a statement of the basis for the claim of privilege; and
 - e. a description of the document sufficient for the Court to rule on the applicability and appropriateness of the claimed privilege.

- 16. If a requested document is unavailable because it has been destroyed, identify that document and state further the identity of the person who ordered them destroyed and the reason for their destruction.
- 18. The term "Facebook website" shall mean the Internet website located at http://www.facebook and formerly located at http://www.facebook and formerly located at http://www.thefacebook.com.
- 19. The term "StudiVZ websites" shall mean the Internet websites located at http://www.studivz.net, <a href="http://ww

DOCUMENT REQUESTS

- 1. All documents relating to StudiVZ.
- 2. All documents relating to any litigations or lawsuits, whether pending, ongoing, or otherwise, between Facebook, StudiVZ and/or the other Defendants to this matter.
- 3. All communications between you and StudiVZ.
- 4. All documents relating to Facebook.
- 5. All documents relating to your internship and/or employ at StudiVZ.
- 6. All documents relating to similarities between the Facebook website and the StudiVZ websites.
- 7. All documents and/or communications between you and any person or persons employed by, representing, or otherwise associated with StudiVZ, Holtzbrinck Ventures GmbH, Holtzbrinck Networks GmbH, Verlagsgruppe Georg von Holtzbrinck and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites whether currently or previously so employed.
- 8. All documents relating to the commercial relationship between you, StudiVZ,
 Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmBH, Verlagsgruppe Georg Von
 Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or

the StudiVZ websites.

- 9. All documents sufficient to establish the nature of the work performed by you for and/or on behalf of StudiVZ, Holtzbrinck Networks GmBH, Holtzbrinck Ventures GmbH, Georg Von Holtzbrinck GmBH and/or any other entity or persons reasonably related to StudiVZ or the StudiVZ websites.
- 10. All documents sufficient to establish the identity and contact information of StudiVZ interns or employees, former or otherwise, who currently reside, at least in part, in the United States.

		RECON
1	I. NEEL CHATTERJEE (STATE BAR NO. 173 nchatterjee@orrick.com	9985) MAC 1 1 3
2	JULIO C. AVALOS (STATE BAR NO. 255350 javalos@orrick.com	GGe C.A.
3	ORRICK, HERRINGTON & SUTCLIFFE LLP 1000 Marsh Road	
4	Menlo Park, CA 94025 Telephone: ±1-650-614-7400	
5	Facsimile: +1-650-614-7401	
6	ANNETTE L. HURST (STATE BAR NO. 1487 ahurst@orrick.com	
7	ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building	
8	405 Howard Street San Francisco, CA 94105-2669	
9	Telephone: +1-415-773-5700 Facsimile: +1-415-773-5759	
10	Attorneys for Plaintiff	
11	FACEBOOK, INC.	
12	UNITED STATES	DISTRICT COURT
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOSE DIVISION	
15		
16	FACEBOOK, INC.,	Case No. 5:08-cv-03468 JF
17	Plaintiff,	,
18	V.	
19	STUDIVZ LTD., HOTLZBŘÍNCK NETWORKS GmBH, HOLTZBŘÍNCK	PROOF OF SERVICE
20 21	VENTURES GmBH, and DOES 1-25,	
22	Defendant.	
23		•
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PROOF OF SERVICE

PROOF OF SERVICE

I am a resident of the State of California and over the age of eighteen years, and

not a party to the within action. On May 8, 2009, I served the within document(s):

- 1. SUBPOENA IN A CIVIL CASE [SPREADSHIRT, INC.]
- 2. SUBPOENA IN A CIVIL CASE [INTETICS CO.]
- 3. SUBPOENA IN A CIVIL CASE [XILINX, INC.]
- 4. SUBPOENA IN A CIVIL CASE [GORDON BREBNER]
- 5. SUBPOENA IN A CIVIL CASE [PHIL JAMES-ROXBY]
- 6. SUBPOENA IN A CIVIL CASE [SHOEBOXED.COM]
- 7. SUBPOENA IN A CIVIL CASE [TAYLOR MINGOS]
- 8. SUBPOENA IN A CIVIL CASE [TOBIAS WALTER]

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X	By placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Menlo Park, California addressed as set forth below on May 8, 2009.
	By transmitting via facsimile the document(s) listed above to the fax number(s) set forth below before 5:00 p.m. on May 8, 2009.
	By causing personal delivery by WESTERN MESSENGER of the document(s) listed above to the person(s) at the address(es) set forth below.
	By personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.
	By placing a true and correct copy of the document(s) in a Federal Express envelope addressed as set forth below and then sealing the envelope, affixing a pre-paid Federal Express air bill, and causing the envelope to be delivered to a Federal Express agent for delivery.
	By e-mailing, as agreed to by the parties, electronic copies of the document to the e-mail addresses listed below for counsel to defendants on May 8, 2009.

Stephen S. Smith

William Mielke Walker

GREENBERG GLUSKER FIELDS CLAMAN & MACHTINGER LLP

23 | 1900 Avenue of the Stars

Los Angeles, CA 90067

Tel: 310-553-3610

Fax: 310-553-0687

email: ssmith@greenbergglusker.com

email: wwalker@greenbergglusker.com

Attorney for Defendants

STUDIVZ LTD., HOLTZBRINCK

NETWORKS GmBH, HOTZBRINCK

VENTURES GmBH

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1	Executed on May 8, 2009, at Menlo Park, California.
2	I declare under penalty of perjury under the laws of the United States that the
3	foregoing is true and correct.
4	
5	ABBY AKO-NAI
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