EXHIBIT 11

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May 27, 2015

VIA E-MAIL

Joshua Jessen, Esq. Gibson, Dunn & Crutcher LLP jjessen@gibsondunn.com

Christopher Chorba, Esq. Gibson, Dunn & Crutcher LLP cchorba@gibsondunn.com

RE: Campbell v. Facebook, Inc., N.D. Cal. Case No. 13-cv-05996-PJH

Dear Josh:

I am writing in response to your letter of May 13, 2015. Concerning the initial, six custodians identified in the first paragraph of your letter – Michael Adkins, Alex Himel, Ray He, Matt Jones, Jordan Blackthorne, and Peng Fan – at first glance, that list seems small. However, in light of your statement that you are identifying additional parties, we will reevaluate the sufficiency of your list of custodians once we've received your June 1, 2015, production and have had a chance to conduct initial depositions.

Thank you for providing the list of proposed search terms in the Appendix to your letter. At this time, prior to review of the initial production of internal documents, we have no additional search terms to propose.

We appear to have reached an impasse on several issues: (1) your objections to Plaintiffs' Requests for Production Nos. 27, 28, and 30; (2) the beginning date to the Relevant Time Period of Plaintiff's discovery requests; and (3) deposition dates in early-to-mid June for Jiakai Liu and the declarant to your forthcoming production. We would like to schedule an in-person meet and confer within the week regarding these points. What is your availability tomorrow or Friday?

Sincerely,

John 2

Hank Bates

HB/jcg

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