

EXHIBIT A

Norberg, Jeffrey

From: Hannah, James [jhannah@KSLAW.com]
Sent: Friday, January 15, 2010 11:18 AM
To: Norberg, Jeffrey
Cc: Kobialka, Lisa; Andre, Paul; 'Rovner, Philip A.'; caponi@blankrome.com; Keefe, Heidi; Keyes, Melissa; Weinstein, Mark
Subject: RE: Leader v. Facebook

Jeff,

We are fine with your proposal for additional discovery. Thanks.

James

From: Norberg, Jeffrey [mailto:jnorberg@cooley.com]
Sent: Friday, January 15, 2010 9:14 AM
To: Hannah, James
Cc: Kobialka, Lisa; Andre, Paul; 'Rovner, Philip A.'; caponi@blankrome.com; Keefe, Heidi; Keyes, Melissa; Weinstein, Mark
Subject: RE: Leader v. Facebook

James,

We do not think significant additional discovery will be necessary for this counterclaim and propose the following:

Each party may serve two additional interrogatories, two additional requests for production of documents, and five additional requests for admission. These additional discovery requests must relate to Facebook's false marking counterclaim. Service of these additional discovery requests shall be complete by February 5 with responses due 30-days after service.

Please let me know if you will agree to this proposal and we will prepare a joint stipulation for filing with the Court today.

Sincerely,

Jeff

From: Hannah, James [mailto:jhannah@KSLAW.com]
Sent: Friday, January 08, 2010 5:14 PM
To: Norberg, Jeffrey
Cc: Kobialka, Lisa; Andre, Paul; 'Rovner, Philip A.'; caponi@blankrome.com; Keefe, Heidi; Keyes, Melissa; Weinstein, Mark
Subject: Leader v. Facebook

Jeff,

We received your message regarding additional discovery regarding Facebook's counterclaim. While we are not sure if such discovery is necessary, we will entertain any proposals that you may have and provide you with our comments.

James

James Hannah
Attorney At Law
King & Spalding LLP

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