IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

LEADER TECHNOLOGIES, INC., :

Plaintiff,

v. : Civil Action No. 08-862-LPS

FACEBOOK, INC.,

Defendant.

ORDER

At Wilmington, this 14th day of July 2010;

The Court having reviewed the parties' proposed lists of trial exhibits (D.I. 572; D.I. 573), IT IS HEREBY ORDERED THAT:

- 1. Facebook's objections to Leader's Amended Trial Exhibit List (D.I. 572 Exhibit B2) are **OVERRULED**. With respect to Facebook's objection that certain documents are not relevant to the current phase of trial, *see*, *e.g.*, PTX Nos. 11-29, 39, 50-52, 54-55, the Court reminds the parties that evidence going solely to the issue of damages or injunctive relief is not relevant to the forthcoming trial, which is limited to issues of infringement and validity of the patent-in-suit.
- Leader's objections to Facebook's Amended Exhibit List (D.I. 573-2) are
 OVERRULED. This includes any objections Leader is attempting to "[r]eserve" with respect to
 Def. Ex. No. 725 (i.e., non-disclosure agreements).
 - 3. Should either party wish the Court to reconsider any portion of the rulings above,

¹The Court does not have before it the exhibits themselves.

the Court will do so only pursuant to the following procedures:

- a. the party objecting to admission of evidence must provide the Court with a total of no more than ten (10) exhibits that are representative of the party's objections, along with a narrative statement of the rule(s) on which the objections are based;
- b. the objecting party's narrative statement shall not exceed a total of five (5) pages, regardless of the number of representative exhibits being addressed;
- c. the materials described in 3.a and 3.b above are due no later than Friday,

 July 16, 2010 at 8:30 a.m., by which time in addition to filing its

 materials the objecting party must also deliver two courtesy copies to

 chambers;
- d. if the materials described above are filed by the deadline given above, the Court will reconsider its rulings on objections, based on the representative exhibits, during the pretrial conference on July 16, 2010.

Delaware counsel are reminded of their obligations to inform out-of-state counsel of this Order. To avoid the imposition of sanctions, counsel shall advise the Court immediately of any problems regarding compliance with this Order.

UNITED STATES MAGISTRATE JUDGE