

Handwritten signature or initials in the top right corner.

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

TIMELINES, INC.

Plaintiff,

v.

FACEBOOK, INC.

Defendant.

}  
}  
}  
}  
}  
}

Civil Action No.: 11 CV 6867

HONORABLE JOHN W. DARRAH

**ORDER**

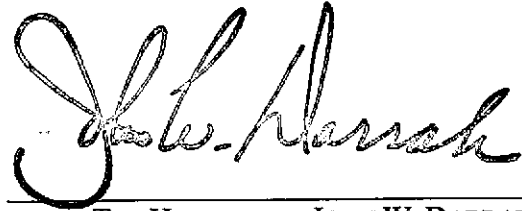
Having considered Defendant Facebook, Inc.'s motion *in limine*, the Court hereby grants the motion and orders that:

1. Pursuant to an agreement between counsel for the parties, the revenue, click, and impression data relating to specific Facebook ad products and contained in FB\_TL\_00011912 and FB\_TL\_00011919 ("the Spreadsheets") will be redacted from any exhibits used at the trial of this matter by either party.
2. Any party offering any exhibit or demonstrative display including information from the redacted versions of the Spreadsheets will be required to demonstrate the relevance and probative value of the particular document and why the party needs the document to be admitted in evidence.
3. At trial, exhibits and demonstrative displays with information from the redacted versions of the Spreadsheets (*i.e.*, revenue, click, and impression data not specific to particular Facebook ad products) may be disclosed to: (a) the Court and its personnel; (b) the jury; (c) Timelines' President and corporate representative; (d) the parties' respective experts and witnesses as necessary; and (e) anyone in the courtroom at the time of disclosure. For the avoidance of doubt, no one will be

excluded from the courtroom during use or discussion of the exhibits or demonstrative displays at issue.

4. Exhibits and demonstrative displays with information from the redacted versions of the Spreadsheets (*i.e.*, revenue, click, and impression data not specific to particular Facebook ad products) will be admitted under seal and will not become part of the public record.
5. After trial, Timelines will continue to treat the revenue, click, and impression data in the Spreadsheets as “Highly Confidential – Outside Counsel Only” pursuant to the terms of the Protective Order and the non-disclosure agreement executed by Timelines’ President.

Dated: 3-13-13



---

THE HONORABLE JOHN W. DARRAH  
UNITED STATES DISTRICT JUDGE