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

TIMELINES, INC.)
Plaintiff/Counter-Defendant) Civil Action No.: 11 CV 6867
V.) HONORABLE JOHN W. DARRAH
FACEBOOK, INC.) Jury Trial Demanded
Defendant/Counter-Plaintiff.)

TIMELINES' MOTION *IN LIMINE* NO. 6 TO BAR DR. SIMONSON FROM INTRODUCING EVIDENCE OR ARGUMENTS <u>THAT THE TERM "TIMELINE" IS GENERIC</u>

Plaintiff/Counter-Defendant Timelines, Inc. ("Timelines"), through its attorneys, Reed Smith LLP, moves this Court, pursuant to Federal Rules of Evidence 403 and 702, to enter an order *in limine* barring Dr. Itamar Simonson ("Dr. Simonson") from introducing evidence or arguments that the term "timeline" is generic for the reasons set forth in the accompanying memorandum of law.

DATED: April 8, 2013

Respectfully submitted,

TIMELINES, INC., *Plaintiff/Counter-Defendant*

By: <u>/s/ Douglas A. Albritton</u> James T. Hultquist (SBN 6204320) Douglas A. Albritton (SBN 6228734) Michael L. DeMarino (SBN 6298337) Bruce R. Van Baren (SBN 6310375) REED SMITH LLP 10 South Wacker Drive Chicago, IL 60606-7507 Telephone: +1 312 207 1000 Facsimile: +1 312 207 6400 *Counsel for Plaintiff/Counter-Defendant Timelines, Inc.*

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CERTIFICATE OF SERVICE

I, the undersigned attorney, certify that I electronically filed **TIMELINES' MOTION** *IN LIMINE* **NO. 6 TO BAR DR. SIMONSON FROM INTRODUCING EVIDENCE OR ARGUMENTS THAT THE TERM "TIMELINE" IS GENERIC**. Pursuant to Rule 5(b)(3) of the Federal Rules of Civil Procedure and Local Rule 5.9, I have thereby electronically served all Filing Users.

DATED: April 8, 2013

Respectfully submitted, **TIMELINES, INC.,** *Plaintiff/Counter-Defendant*

By: <u>/s/ Douglas A. Albritton</u> James T. Hultquist (SBN 6204320) Douglas A. Albritton (SBN 6228734) Michael L. DeMarino (SBN 6298337) Bruce R. Van Baren (SBN 6310375) REED SMITH LLP 10 South Wacker Drive Chicago, IL 60606-7507 Telephone: +1 312 207 1000 Facsimile: +1 312 207 6400 *Counsel for Plaintiff/Counter-Defendant Timelines, Inc.*