## **EXHIBIT C**

## Dalton, Amy

Subject: FW: Quinn v Winklevoss -- Case No 13 194 Y 995 08

From: Thompson, Karen

Sent: Thursday, September 17, 2009 5:03 PM

To: mpetrella@osheapartners.com; soshea@osheapartners.com; asockol@osheapartners.com

Cc: Jonathan Weed (weedj@adr.org); Chatterjee, I. Neel; Sutton, Theresa A.

Subject: Quinn v Winklevoss -- Case No 13 194 Y 995 08

Dear Messrs. Drier, Jackson and Silberberg:

On behalf of Non-Party Facebook, I write to request that the subpoena duces tecum issued to Facebook, Inc. on September 11, 2009 be withdrawn.

The documents requested, to the extent that they exist, contain private, internal and confidential information that belongs to Facebook. To the extent that such valuations exist, the Respondents-Counterclaimants have never seen, received, or relied upon the documents; most certainly not within the course of Settlement Agreement negotiations with Facebook. The requested documents cannot be claimed as material to the instant arbitration between Quinn Emanuel and the Respondents-Counterclaimants.

Respondents-Counterclaimants' subpoena is another attempt to avoid the discovery order of the Northern District of California and to gain access to the work product of unretained experts. Accordingly, Facebook respectfully requests that the Respondents-Counterclaimants withdraw the September 11 subpoena.

We note that this request for withdrawal does not constitute a waiver of the Non-Party's rights to pursue any and all objections in a court of competent jurisdiction and all such rights are expressly reserved.

Best Regards,

Karen Thompson



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