

EXHIBIT 2

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June 21, 2011

Via Email

Thomas B. Mason
Zuckerman Spaeder LLP
1800 M Street, NW, Suite 1000
Washington, DC 20036-5802
Email: tmason@zuckerman.com

RE: *Facebook, Inc. v. ConnectU, Inc., et al.*
U.S. District Court of Massachusetts Case No. 1:07-cv-10593 (DPW)

Dear Tom:

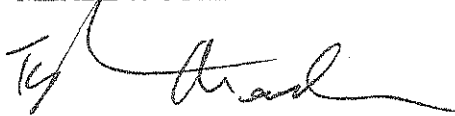
As we have discussed, my clients, Cameron and Tyler Winklevoss and Divya Narendra need portions of the Finnegan firm's files relating to the Massachusetts litigation only.

I write to memorialize the specific categories of information we request at this juncture: Complete, un-redacted copies of all (a) documents and other tangible things produced by all parties, including all documents designated confidential, (b) pleadings (defined in the broadest possible terms to include not only motions, status reports, and other court filings, but also deposition notices, discovery requests, discovery responses and other discovery documents), including those filed under seal and/or designated confidential, (c) deposition transcripts and exhibits, including those filed under seal and/or designated confidential, and (d) court transcripts, sealed and unsealed.

Note that we may seek additional documents in the future. Thanks for your attention to this matter.

Sincerely,

MEADE & SCHRAG LLP


Tyler Meade

TRM/rr