

Connors & Vilardo, LLP

Description of Document	Type of Document	Privilege Claimed
Street Fax List of Products and Services	PDF	None
Street Fax List of Products and Services; Street Fax Sales Representative Potential Customers for Region	PDF	None
Photograph Additions to Street Fax "Photobase" in Florida	PDF	None
Street Fax Confidential Private Placement Memorandum	PDF	None
Street Fax List of Products	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated September 22, 2003	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated September 2, 2003	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated December 19, 2003	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated February 16, 2004	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated August 29, 2003	PDF	None

Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated August 28, 2003	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and paulceglia@msn.com, dated June 19, 2003	PDF	None
Scan of printed email between mzuckerb@fas.harvard.edu and kpmonsterus@yahoo.com, dated September 22, 2003	PDF	None
Unexecuted Unanimous Written Consent in Lieu of First Meeting of the Board of Directors of US Data Basics, Inc.	PDF	None
Action by Written Consent of the Incorporator of US Data Basics, Inc., signed by Jack Berberian, dated June 5, 2002	PDF	None
Unexecuted StreetDelivery.com, Inc. Promissory Note	PDF	None
Unexecuted StreetDelivery.com Loan Agreement	PDF	None
Memorandum of Understanding from <i>StreetDelivery.com, Inc. v. U.S. Data Basics, Inc. and Paul Ceglia et al.</i> (Civ. No. 03-10590, D. Mass. 2003)	PDF	None
StreetDelivery.com, Inc. Independent Contractor Agreement with no indication of execution	PDF	None

Kasowitz, Benson, Torres & Firedman LLP

Description of Document	Type of Document	Privilege Claimed
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Portion of Lawsuit Overview	PDF	Work Product Privilege/Attorney-client Privilege (N.Y. C.P.L.R. 4503) and see submitted memorandum to the court. Unredacted portions already submitted to Defendants. In accordance with Fed.R.Civ.P. 26(b)(5)(A)(ii) and Fed.R.Civ.P. 26(e)(1)(A) the description of the content of the redacted pages is as follows: Attorney client communication and attorney analysis derived from that communication along with strategy considerations and an analysis of facts in this case used in the past by Mr. Ceglia for consideration of retention of additional counsel.
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Edelson McGuire, LLP

Description of Document	Type of Document	Privilege Claimed
Multiple enhanced scans of portions of “‘Work for Hire’ Contract” executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003	PDF	None
Multiple Powerpoints of portions of “‘Work for Hire’ Contract” executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003	Powerpoint	None

Speckin Forensic Laboratories

Description of Document	Type of Document	Privilege Claimed
Multiple enhanced scans of portions of “‘Work for Hire’ Contract” executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003	PDF	None

Stewart Forensic Consultants, LLC

Description of Document	Type of Document	Privilege Claimed
Multiple enhanced scans of portions of “‘Work for Hire’ Contract” executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003	TIFF	None

For every document where the “Privilege Claimed” column says “none” Stroz Friedberg has been directed to release those documents to Defendants.

THIS PRIVILEGE LOG SUPERSEDES THE PRIOR PRIVILEGE LOG THAT WAS DOC. NO. 156-2