		n Dunn (Facebook)			
Relevant Materials Log - October 6, 2011					
#	Description of Relevant Materials	Source File Path	Folder Containing Item	Privilege Log	Confidential Lo
ckerberg e	et al Doc. 179 Att. 2				
319 Ju	lune 30, 2011 email from Jessica Ceglia to Paul Ceglia with five attachments.	PaulCeglia@gmail.com\Inbox\	319	Outside Scope of Expedited Discovery Orders	None
320 Fi	First attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\\DSC01010.JPG	320	Outside Scope of Expedited Discovery Orders	None
321 Se	Second attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\\DSC01011.JPG	321	Outside Scope of Expedited Discovery Orders Attorney-client privileged	None
				pursuant to N.Y. C.P.L.R. 4503; Outside Scope of Expedited Discovery Orders	
322 TI	Third attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\\DSC01012.JPG	322	-	None
323 Fo	Fourth attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\\DSC01013.JPG	323	Outside Scope of Expedited Discovery Orders	None
	Fifth attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia. Photo of printed March 3, 2004 email from Karin Petersen to lames Kole.	PaulCeglia@gmail.com\Inbox\\DSC01014.JPG	324		None
325 Ju	lune 30, 2011 email from Jessica Ceglia to Paul Ceglia with five attachments.	PaulCeglia@gmail.com\Inbox\still more	325	Outside Scope of Expedited Discovery Orders	None
326 Fi	First attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\still more\DSC01005.JPG	326	Outside Scope of Expedited Discovery Orders	None
327 Se	Second attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\still more\DSC01006.JPG	327	Outside Scope of Expedited Discovery Orders	None
328 TI	Third attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\still more\DSC01007.JPG	328	Outside Scope of Expedited Discovery Orders Attorney-client privileged	None Privileged. (Please see
	Fourth attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia. Photo of printed March 5, 2004 email from Paul Ceglia to lames Kole.	PaulCeglia@gmail.com\Inbox\still more\DSC01008.JPG	329	pursuant to N.Y. C.P.L.R. 4503	
				Outside Scope of Expedited	
330 Fi	Fifth attachment to June 30, 2011 email from Jessica Ceglia to Paul Ceglia.	PaulCeglia@gmail.com\Inbox\still more\DSC01009.JPG	330	Discovery Orders	None

Pursuant Fed.R.Civ.P. 26(b)(5)(A)(ii) and Fed.R.Civ.P. 26(e)(1)(A) the description of this document for which a privilege is asserted above is as follows: 329 is an attachment to an email which is the image captured of a one page communication between Mr. Ceglia and an attorney. The nature of the communication is that Mr. Ceglia is seeking legal advice from that attorney. This supplements the other reasons supporting the assertion of privilege that are provided in Plaintiff's memorandum that was served on Defendants and filed with the court on October 26, 2011.

All items marked "None" in the Confidential Log column can be disclosed to Defendants and this privilege log supersedes the log designated as Doc. No. 156-4.