UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

PAUL D. CEGLIA,

Civil Action No.: 1:10-ev-00569-RJA

Plaintiff,

COMPREHENSIVE
DECLARATION
OF PAUL CEGLIA REGARDING
ALL EMAIL ACCOUNTS USED

V.

MARK ELLIOT ZUCKERBERG, Individually, and FACEBOOK, INC.

Defendants.

DECLARANT, submits this declaration and hereby declares under penalty of perjury and pursuant to 28 U.S.C. 1746 and under the laws of the United States that the following is true and correct:

- 1. I make this declaration upon personal knowledge.
- 2. I have submitted two declarations in this matter that included listings of email accounts I have used since 2003.
- 3. The complete list of email accounts that I have used since 2003 is as follows:
 - a. paulceglia@gmail.com, provided in Declaration signed August 29, 2011,
 Attached as Exhibit A to this Declaration.
 - b. paulceglia@msn.com, provided in Declaration signed August 29, 2011.
 - c. My parents Adelphia.net account which was used on one occasion to show them how to send an email, provided in Declaration signed August 29, 2011.

- d. A Tmail account provided by T-Mobile for use on my then existing mobile phone which account has not been used since 2005, provided in Declaration signed August 29, 2011.
- e. landlubber39@yahoo.com, provided in Declaration signed February 22, 2012, Attached to as Exhibit B to this Declaration.
- f. paulc@hush.com, provided in Declaration signed February 22, 2012.
- g. alleganypellets@gmail.com, provided in Declaration signed February 22, 2012.
- h. getzuck@gmail.com, provided in Declaration signed February 22, 2012.
- paul@streetfax.com, provided in Declaration signed February 22, 2012 and originally created by Mark Zuckerberg.
- j. PDCeglia@streetfax.com, provided in Declaration signed February 22, 2012 and originally created by Mark Zuckerberg.
- 4. Defendants' experts have had access to all computers that I have in my possession, custody and control and have been produced pursuant to this court's order.
- 5. Other than the computers thus far produced, I have no other sources of information available to find any additional email accounts used, if any, to respond to the court's order.
- 6. I have no further knowledge at this time of any other email accounts I have used since 2003.

I hereby declare under penalty of perjury and pursuant to 28 U.S.C. 1746 and

under the laws of the United States that the following is true and correct:

DATED: March 29, 2012.

Paul Ceglia

WESTERN DISTRICT OF NEW YORK		
	X	
PAUL D. CEGLIA,	:	
Plaintiff,	:	
v.	:	Civil Action No. 1:10-cv-00569- RJA
MARK ELLIOT ZUCKERBERG and	:	
FACEBOOK, INC.,	:	
Defendants.	: : . X	

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SUPPLEMENTAL DECLARATION OF PAUL D. CEGLIA

- I, Paul D. Ceglia, submit this Declaration in compliance with the Court's August 18, 2011 Order (Doc. No. 117) and hereby declare:
 - 1. I make this declaration based upon personal knowledge.

CATEGORY (A)

2. The follow list is organized by the name of the law firm or expert firm at which the files listed are located.

Jeffrey A. Lake, A.P.C.

- 3. Location: 835 5th Avenue, Suite 200A, San Diego, California 92101
- 4. It is my understanding that Lake, A.P.C. is in possession of copies of all of the documents listed below, which are being produced along with this declaration.

Paul Argentieri & Associates

- 5. Location: 188 Main Street, Hornell, New York 14843
- 6. Scan of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg_Contract_page1.tif".

7. Scan of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg Contract page2.tif".

Connors & Vilardo, LLP

- 8. Location: 424 Main Street, Buffalo, New York 14202
- 9. PDF scan of copy of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, that was attached to the original Complaint, filename: "Contract.pdf".
- 10. PDF compilation, filename: "Ceglia.pdf", containing (Note: some pages have been redacted because they are irrelevant, proprietary, and/or not within the scope of Category (A) of the Court's August 18, 2011 Order):
 - a. At pages 1-2: Scanned version attached to the complaint of the "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003.
 - b. At pages 3-4: Scanned version attached to the complaint of the "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003.

Kasowitz, Benson, Torres & Friedman LLP

- 11. Location: 1633 Broadway, New York, New York 10019.
- 12. Scanned version attached to the complaint of the "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Lawsuit Overview.pdf". Note: some pages have been redacted because they are irrelevant, proprietary, and/or not within the scope of Category (A) of the Court's August 18, 2011 Order.

DLA Piper

- 13. Location: Various virtual and physical locations.
- 14. It is my understanding that DLA Piper has in its possession electronic copies or images of the "'Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003. (See Exhibit A to Declaration of Nathan Shaman, dated August 29, 2011.)
- 15. It is my further understanding that these items were obtained previously by Stroz Friedberg by copying my electronic media in the possession of Project Leadership Associates. (See id.)
- 16. It is my further understanding that identification and production of all items responsive to Category (A) that are in the possession of DLA Piper would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Edelson McGuire, LLP

- 17. Locations: 350 North LaSalle, 13th Floor, Chicago, Illinois 60654; 5715 Firestone Court, Sarasota, Florida 34238.
- 18. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout001.pdf".
- 19. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout002.pdf".
- 20. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout003.pdf".
- 21. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout004.pdf".

- 22. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout005.pdf".
- 23. PowerPoint containing scan of portions of pages 1 and 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "facebook signatures.pptx".
- 24. PowerPoint containing scan of portions of pages 1 and 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, original filename: "facebook signatures.pptx", new filename: "facebook signatures(2).pptx".

Aginsky Forensic Document Dating Laboratory, Inc.

- 25. Location: 6280 Heathfield Drive, East Lansing, Michigan 48823
- 26. Scan of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "WorkForHireContract_page1.psd".
- 27. Scan of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "WorkForHireContract_page2.psd".

Blanco & Associates, Inc.

- 28. Location: 655 North Central Avenue, 17th Floor, Glendale, California 91203.
- 29. It is my understanding that Blanco & Associates may have in its possession items that are responsive to Category (A). (See Exhibit C to Declaration of Nathan Shaman, dated August 29, 2011.)
- 30. It is my further understanding that Blanco & Associates has refused to assist my compliance with the August 18, 2011 Order due to an outstanding balance. (See id.)
- 31. It is my further understanding that identification and production of all responsive items in the possession of Blanco & Associates would require an enormous expenditure of time

and money, and only would lead to the identification and production of items already being produced with this declaration.

Capsicum Group, LLC

- 32. Location: The Cira Centre, 2929 Arch Street, Suite 1525, Philadelphia, Pennsylvania 19104.
- 33. It is my understanding that Capsicum may have in its possession items that are responsive to Category (A). (See Exhibit D to Declaration of Nathan Shaman, dated August 29, 2011.)
- 34. It is my further understanding that identification and production of all responsive items in the possession of Capsicum would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Osborn & Son

- 35. Location: 1273 Bound Brook Road, Suite 15, Middlesex, New Jersey 08846
- 36. It is my understanding that Osborn & Son may have in its possession items that are responsive to Category (A).
- 37. It is my further understanding that John Paul Osborn has been unavailable to assist me in my efforts thus far.

Project Leadership Associates

- 38. Location: 120 South LaSalle, Suite 1200, Chicago, Illinois 60603
- 39. It is my understanding that PLA may have in its possession items that are responsive to Category (A). (See Exhibit E to Declaration of Nathan Shaman, dated August 29, 2011.)

40. It is my further understanding that identification and production of all responsive items in the possession of PLA would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration. (See id.)

Speckin Forensic Laboratories

- 41. Location: 2400 Science Parkway, Suite 200, Okemos, Michigan 48864
- 42. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout001.pdf".
- 43. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout002.pdf".
- 44. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout003.pdf".
- 45. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout004.pdf".
- 46. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "VSC Printout005.pdf".

Stewart Forensic Consultants, LLC

- 47. Location: 793A East Foothill Boulevard, Suite 200, San Luis Obispo, California 93405
- 48. Scan of faxed copy of "StreetFax Back-End Technical Specification" signed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg Street Fax Specifications.pdf". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- 49. Scan of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg Contract page 1.tif".
- 50. Scan of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg Contract page2.tif".
- 51. Scan of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Untitled-1.tif".
- 52. Scan of back of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Untitled-2.tif".
- 53. Scan of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Untitled-3.tif".
- 54. Scan of back of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Untitled-4.tif".
- 55. Scan of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q1.tif".
- 56. Scan of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q1_0002.tif".
- 57. PDF compilation containing Items 44-45, filename: "q1_0004.pdf". Note: some pages have been redacted because they are irrelevant, proprietary, and/or not within the scope of Category (A) of the Court's August 18, 2011 Order.
- 58. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "051.tif".
- 59. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "052.tif".

- 60. Scan of portion of page 2 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "053.tif".
- 61. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "054.tif".
- 62. Scan of portion of page 1 of "Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "055.tif".

Sylint Group, Inc.

- 63. Location: 240 N. Washington Boulevard, Suite 240, Sarasota, Florida 34236
- 64. It is my understanding that Sylint may have in its possession items that are responsive to Category (A). (See Exhibit B to Declaration of Nathan Shaman, dated August 29, 2011.)
- 65. It is my further understanding that all of these items are contained on the forensic images already provided to Stroz Friedberg. (See id.)
- 66. It is my further understanding that identification and production of all responsive items in the possession of Sylint would require an enormous expenditure of time and money, and only would lead to the identification and production of items already produced to Stroz Friedberg.

CATEGORY (B)

Jeffrey A. Lake, A.P.C.

- 67. Location: 835 5th Avenue, Suite 200A, San Diego, California 92101
- 68. It is my understanding that Lake, A.P.C. is in possession of copies of all of the documents listed below, which are being produced along with this declaration.

Paul Argentieri & Associates

- 69. Location: 188 Main Street, Hornell, New York 14843
- 70. Microsoft Word document entitled, "'Work for Hire' Contract," filename: "Work for Hire ContractMZ.doc".
- 71. Microsoft Word document entitled, "Street Fax," filename: "work for hire SF template.doc". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

Connors & Vilardo, LLP

- 72. Location: 424 Main Street, Buffalo, New York 14202
- 73. PDF compilation, filename: "Ceglia.pdf", containing (Note: some pages have been redacted because they are irrelevant, proprietary, and/or not within the scope of Category (B) of the Court's August 18, 2011 Order):
 - a. At pages 5-10: Scan of faxed copy of "StreetFax Back-End Technical Specification" signed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
 - b. At pages 11-16: Scan of faxed copy of "StreetFax Back-End Technical Specification" signed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
 - c. At pages 17-22: Scan of "StreetFax Back-End Technical Specification" signed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- d. At pages 23-25: Scan of "Street Fax" contract apparently executed by Randy Kato on May 5, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- e. At page 26: Scan of unexecuted "Agreed upon Contract Points for StreetFax, Inc." Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- f. At page 27: Scan of unexecuted "Confidentiality Agreement". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- g. At pages 28-31: Scan of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- h. At page 33: Scan of untitled document apparently executed by Paul Ceglia on November 20, 2003, Sandor Sienkiewicz on an unknown date, and Teddy Sienkiewicz on November 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- i. At page 34: Scan of untitled document apparently executed by Paul Ceglia on November 20, 2003, Sandor Sienkiewicz on an unknown date, and Teddy Sienkiewicz on November 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- j. At page 35: Scan of untitled, unexecuted document. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- k. At page 36: Scan of untitled document apparently executed by Paul Ceglia on November 20, 2003, Sandor Sienkiewicz on an unknown date, and Teddy Sienkiewicz on November 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- At pages 37 40: Scan of "Sales Representative Agreement" apparently executed by Paul Ceglia on November 10, 2003 and [illegible] on November 10, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- m. At page 41: Scan of page 1 of "Sales Representative Agreement". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- n. At pages 42-45: Scan of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- At pages 46-47: Scan of unexecuted "Confidentiality Agreement". Note: This
 document is hereby designated as confidential pursuant to the Joint Stipulated
 Protective Order.
- p. At pages 63-70: Scan of pages 1-8 of "Operating Agreement for StreetFax LLC". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- q. At pages 71-74: Scan of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- r. At pages 76-86: Scan of "Operating Agreement for StreetFax LLC" apparently executed by Karin Petersen on November 20, 2003 and Teddy Sienkiewicz on November 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- s. At pages 87-88: Scan of unexecuted "Loan Agreement". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- t. At pages 89-90: Scan of unexecuted "StreetFax LLC. Promissory Note".

 Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- u. At pages 91-96: Scan of unexecuted "Operating Agreement for StreetFax LLC". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- v. At pages 97-100: Scan of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- w. At pages 101-102: Scan of unexecuted "Confidentiality Agreement". Note:
 This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- x. At pages 118-125: Scan of pages 1-8 of "Operating Agreement for StreetFax LLC". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- y. At pages 126-129: Scan of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- z. At pages 131-141: Scan of "Operating Agreement for StreetFax LLC" apparently executed by Karin Petersen on November 20, 2003 and Teddy Sienkiewicz on November 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- aa. At pages 142-143: Scan of unexecuted "Loan Agreement". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- bb. At pages 144-145: Scan of unexecuted "StreetFax LLC. Promissory Note".Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- cc. At pages 146-151: Scan of unexecuted "Operating Agreement for StreetFax LLC". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- dd. At page 152: Scan of "Agreed upon Contract Points for Kapasate, Inc." apparently executed by Paul Ceglia, Teddy Sienkiewicz, Karin Petersen, and Sandor Sienkewicz, and notarized by Diane M. Galloway. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ee. At pages 153-155: Scan of "Acknowledgement Form for Consultants/Independent Contracts, Temporary and Leased Workers"

- apparently executed by Sandor Sienkiewicz on February 19, 2003 and apparently witnessed by Paul Ceglia on February 19, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ff. At pages 156-158: Scan of "Acknowledgement Form for Consultants/Independent Contracts, Temporary and Leased Workers" apparently executed by Teddy Sienkiewicz on February 19, 2003 and apparently witnessed by Paul Ceglia on February 19, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- gg. At page 159: Scan of "Agreed upon Contract Points for Kapasate, Inc." apparently executed by Paul Ceglia, Teddy Sienkiewicz, Karin Petersen, and Sandor Sienkiewicz, and notarized by Diane M. Galloway. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- hh. At page 160: Scan of "Release Form" with printed name of Teddy Sienkiewicz. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ii. At pages 160-161: Scan of handwritten "Agreed upon Contract Points for Kapasate". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- jj. At page 162: Scan of email from paulceglia@msn.com to tsienkiewicz@tmail.com, dated December 15, 2003, containing text of

- "Confidentiality Agreement". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- kk. At pages 163-165: Scan of pages 2-4 of unexecuted "Exhibit B Sales Representative Contract". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ll. At pages 167-170: Scan of "Consulting/Sales Representative Agreement" apparently executed by Paul Ceglia on December 29, 2003 and William Schellinger on December 20, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- LLC." apparently executed by Paul Ceglia, Teddy Sienkiewicz, Karin Petersen, and Sandor Sienkiewicz, and apparently witnessed by Julie Horvath-Krol and [illegible] Dylewska. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- nn. At page 174: Scan of untitled document apparently executed by Paul Ceglia on November 4, 2004 and Kala Pierson on February 11, 2004. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- oo. At page 205: Scan of unexecuted "Release Form". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- pp. At page 206: Scan of unexecuted "Release Form". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- qq. At page 207: Scan of unexecuted "Release Form" with printed name of Sandor Sienkiewicz and numerous interlineations. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- rr. At page 208-209: Scan of unexecuted "Acknowledgement Form for Consultants/Independent Contractors, Temporary and Leased Workers".

 Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ss. At page 210: Scan of unexecuted "Release Form" with printed name of Teddy Sienkiewicz and numerous interlineations. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- tt. At page 211: Scan of "Release Form" with printed name of Teddy Sienkiewicz, and apparently signed by Teddy Sienkiewicz on February 15, 2003 and Paul Ceglia on February 15, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- uu. At page 212: Scan of "Release Form" with printed name of Sandor Sienkiewicz, and apparently signed by Sandor Sienkiewicz on February 14, 2003 and Paul Ceglia on February 14, 2003. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- vv. At page 213: Scan of last page of "aplus.net Dedicated Server Terms and Conditions" apparently executed by Paul Ceglia on June 2, 2004. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- ww. At page 214: Scan of "aplus.net Acceptable Use Policy" apparently executed by Paul Ceglia on June 2, 2004. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- xx. At page 215: Scan of different "aplus.net Acceptable Use Policy" apparently executed by Paul Ceglia on June 2, 2004. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- yy. At page 216-217: Scan of "aplus.net Dedicated Server Terms and Conditions" apparently executed by Paul Ceglia on June 2, 2004. Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

Kasowitz, Benson, Torres & Friedman LLP

- 74. Location: 1633 Broadway, New York, New York 10019.
- 75. Scan of page 1 of purported "Street Fax" contract apparently executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Scan0001.tif".
- 76. Scan of page 2 of purported "Street Fax" contract apparently executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Scan0002.tif".

DLA Piper

- 77. Location: Various virtual and physical locations.
- 78. It is my understanding that DLA Piper has in its possession electronic versions of the "'Work for Hire' Contract" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003. (See Exhibit A to Declaration of Nathan Shaman, dated August 29, 2011.);
- 79. It is my further understanding that these items were obtained previously by Stroz Friedberg by copying my electronic media in the possession of Project Leadership Associates. (See id.)
- 80. It is my further understanding that identification and production of all items responsive to Category (B) that are in the possession of DLA Piper would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Edelson McGuire, LLP

- 81. Locations: 350 North LaSalle, 13th Floor, Chicago, Illinois 60654; 5715 Firestone Court, Sarasota, Florida 34238.
- 82. Scan of page 1 of purported "Street Fax" contract apparently executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Scan0001.tif".
- 83. Scan of page 2 of purported "Street Fax" contract apparently executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Scan0002.tif".

Blanco & Associates, Inc.

- 84. Location: 655 North Central Avenue, 17th Floor, Glendale, California 91203.
- 85. It is my understanding that Blanco & Associates may have in its possession items that are responsive to Category (B). (See Exhibit C to Declaration of Nathan Shaman, dated August 29, 2011.)
- 86. It is my further understanding that Blanco & Associates has refused to assist my compliance with the August 18, 2011 Order due to an outstanding balance. (See id.)
- 87. It is my further understanding that identification and production of all responsive items in the possession of Blanco & Associates would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Capsicum Group, LLC

- 88. Location: The Cira Centre, 2929 Arch Street, Suite 1525, Philadelphia, Pennsylvania 19104.
- 89. It is my understanding that Capsicum may have in its possession items that are responsive to Category (B). (See Exhibit D to Declaration of Nathan Shaman, dated August 29, 2011.)
- 90. It is my further understanding that identification and production of all responsive items in the possession of Capsicum would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Project Leadership Associates

- 91. Location: 120 South LaSalle, Suite 1200, Chicago, Illinois 60603
- 92. It is my understanding that PLA may have in its possession items that are responsive to Category (B). (See Exhibit E to Declaration of Nathan Shaman, dated August 29, 2011.)
- 93. It is my further understanding that identification and production of all responsive items in the possession of PLA would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration. (See id.)

Stewart Forensic Consultants, LLC

- 94. Location: 793A East Foothill Boulevard, Suite 200, San Luis Obispo, California 93405
- 95. Scan of faxed copy of "StreetFax Back-End Technical Specification" signed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "Zuckerberg Street Fax Specifications.pdf". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 96. Scan of page 1 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 97. Scan of back of page 1 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0001.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- 98. Scan of page 2 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0002.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 99. Scan of back of page 2 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0003.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 100. Scan of page 3 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0004.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 101. Scan of back of page 3 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0005.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 102. Scan of page 4 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0006.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 103. Scan of back of page 4 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0007.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 104. Scan of page 5 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0008.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

- 105. Scan of back of page 5 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0009.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 106. Scan of page 6 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0010.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 107. Scan of back of page 6 of "StreetFax Back-End Technical Specification" executed by Paul Ceglia and Mark Zuckerberg, dated April 28, 2003, filename: "q2_0011.tif". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.
- 108. PDF compilation of Items 37-48, filename: "q2_0012.pdf". Note: This document is hereby designated as confidential pursuant to the Joint Stipulated Protective Order.

Sylint Group, Inc.

- 109. Location: 240 N. Washington Boulevard, Suite 240, Sarasota, Florida 34236
- 110. It is my understanding that Sylint may have in its possession items that are responsive to Category (B). (See Exhibit B to Declaration of Nathan Shaman, dated August 29, 2011.)
- 111. It is my further understanding that all of these items are contained on the forensic images already provided to Stroz Friedberg. (See id.)
- 112. It is my further understanding that identification and production of all responsive items in the possession of Sylint would require an enormous expenditure of time and money, and only would lead to the identification and production of items already produced to Stroz Friedberg.

CATEGORY (C)

Jeffrey A. Lake, A.P.C.

- 113. Location: 835 5th Avenue, Suite 200A, San Diego, California 92101
- 114. It is my understanding that Lake, A.P.C. is in possession of copies of all of the documents listed below, which are being produced along with this declaration.

Kasowitz, Benson, Torres & Friedman LLP

- 115. Location: 1633 Broadway, New York, New York 10019.
- 116. Email from ceglia@adelphia.net to jkole@sidley.com, dated March 3, 2004, filename: "page 1 of 2 for Streetfax contract w mark.msg".
- 117. Email from ceglia@adelphia.net to jkole@sidley.com, dated March 3, 2004, filename: "2 of 2 for streetfax contract.msg".

DLA Piper

- 118. Location: Various virtual and physical locations.
- 119. It is my understanding that DLA Piper does not have in its possession electronic versions of any emails or purported emails by and among Mark Zuckerberg, myself and/or other persons associated with Street Fax. (See Exhibit A to Declaration of Nathan Shaman, dated August 29, 2011.)

Capsicum Group, LLC

- 120. Location: The Cira Centre, 2929 Arch Street, Suite 1525, Philadelphia, Pennsylvania 19104.
- 121. It is my understanding that Capsicum Group, LLC may have in its possession items that are responsive to Category (C). (See Exhibit D to Declaration of Nathan Shaman, dated August 29, 2011.)

122. It is my further understanding that identification and production of all responsive items in the possession of Capsicum Group, LLC would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration.

Project Leadership Associates

- 123. Location: 120 South LaSalle, Suite 1200, Chicago, Illinois 60603
- 124. It is my understanding that PLA may have in its possession items that are responsive to Category (C). (See Exhibit E to Declaration of Nathan Shaman, dated August 29, 2011.)
- 125. It is my further understanding that identification and production of all responsive items in the possession of PLA would require an enormous expenditure of time and money, and only would lead to the identification and production of items already being produced with this declaration. (See id.)

Sylint Group, Inc.

- 126. Location: 240 N. Washington Boulevard, Suite 240, Sarasota, Florida 34236
- 127. It is my understanding that Sylint may have in its possession items that are responsive to Category (C). (See Exhibit B to Declaration of Nathan Shaman, dated August 29, 2011.)
- 128. It is my further understanding that all of these items are contained on the forensic images already provided to Stroz Friedberg. (See id.)
- 129. It is my further understanding that identification and production of all responsive items in the possession of Sylint would require an enormous expenditure of time and money, and

only would lead to the identification and production of items already produced to Stroz Friedberg.

CATEGORY (D)

130. After a diligent search and a reasonable inquiry, I have not been able to locate any responsive items in my possession, custody, or control.

CATEGORY (E)

Gigaware USB Device, 20051942520C8D20CDB2&O

- 131. Upon information and belief, I was in possession of this media device in 2010.
- 132. Upon information and belief, the link files referenced in items 76-90 of the Stroz Friedberg Presumed Relevant Materials Log refer to files I copied to this media device in July 2010.
- 133. Furthermore, it is my understanding that the access dates for this media device correspond to the dates on which those link files were created on my Toshiba laptop because the drive was first accessed on the Toshiba on June 17, 2010 and later accessed on the Toshiba on September 16, 2010.
- 134. "Zuckerberg Contract page1.tif" was a scan of the first page of my "Work for Hire' Contract" with Mark Zuckerberg that I made several days before the original complaint was filed. (See Declaration of Paul Argentieri, dated August 29, 2011.) Several copies of this file are being produced along with this declaration.
- 135. "Zuckerberg Contract page2.tif" was a scan of the second page of my "Work for Hire' Contract" with Mark Zuckerberg that I made several days before the original complaint was filed. (See id.) Several copies of this file are being produced along with this declaration.

- 136. Upon information and belief, the files "DOC212.pdf," "DOC213.pdf," "DOC214.pdf," "DOC215.pdf," and "DOC221.pdf" were PDF files of documents related to (1) filings made prior to removal of this case to federal court or (2) filings from Facebook, Inc. v. ConnectU, Inc. (Civ. No. 07-01389, N.D. Cal.) and related litigation.
- 137. After a diligent search and reasonable inquiry of my attorneys, experts, and family, I am unable to locate this media device in my possession, custody, or control.

Maxtor 3200 USB Device 604010193447&0

- 138. It is my understanding that this media device was produced to Stroz Friedberg for inspection at the offices of Sylint Group, Inc. in Sarasota, Florida on July 15, 2011.
- 139. It is my further understanding that the internal identifier of this hard drive is 604010193447&0.
- 140. It is my further understanding that the external identifier, contained on the hard drive enclosure, is L42PMZBG.
- 141. In my declaration of July 15, 2011 (Doc. No. 88), I identified this hard drive by its external identifier, listed above.

SanDisk Cruzer Micro USB Device, 200524439016A86122A2&O

- 142. It is my understanding that this media device was first accessed on my Toshiba laptop on July 22, 2009 and later accessed on December 22. 2010.
- 143. It is my further understanding that there is a record of access to this device on my parents' loose Seagate hard drive on September 29, 2010.
- 144. I do not recall using this media device, and after a diligent search and reasonable inquiry of my attorneys, experts, and family, I am unable to locate this media device in my possession, custody, or control.

USB 2.0 USB Flash Drive USB Device, 76562f5793a65e&o

- 145. The Presumed Relevant Materials Logs produced by Stroz Friedberg indicate that the only computer to which this media device was connected was my one of my parents' computers.
- 146. I do not recall using this media device, and after a diligent search and reasonable inquiry of my attorneys, experts, and family, I cannot locate it in my possession, custody, or control.

<u>Ut165 USB2 FlashStorage USB Device, 00000000000069&0</u>

- 147. It is my understanding that this device was first accessed by one of my parents' computers on May 5, 2010.
- 148. The Presumed Relevant Materials Logs produced by Stroz Friedberg indicate that the only computer to which this media device was connected was one of my parents' computers.
- 149. I do not recall using this media device, and after a diligent search and reasonable inquiry of my attorneys, experts, and family, I cannot locate it in my possession, custody, or control.

Kingston DataTraveler 2.0 USB Device, 5B8407000A4B&O

- 150. The Presumed Relevant Materials Logs produced by Stroz Friedberg indicate that the only computer to which this media device was connected was one of my parents' computers.
- 151. I do not recall using this media device, and after a diligent search and reasonable inquiry of my attorneys, experts, and family, I cannot locate it in my possession, custody, or control.

CATEGORY (F)

Sylint Group, Inc.

- 152. Location: 240 N. Washington Boulevard, Suite 240, Sarasota, Florida 34236
- 153. One (1) Seagate 120GB internal hard drive SN: 3JT1JQF6
- 154. One (1) Maxtor 300GB external USB drive SN: L42PMZBG
- 155. Five (5) 3.5" floppy disks
- 156. Twelve (12) CDs/DVDs
- 157. All of the above were produced for inspection on July 15, 2011.

Project Leadership Associates

- 158. Location: 120 South LaSalle, Suite 1200, Chicago, Illinois 60603
- 159. One (1) Toshiba laptop SN: 69500395Q
- 160. 169 3.5" floppy disks
- 161. 1,075 CDs/DVDs
- 162. An electronic image of one (1) Seagate 120GB internal hard drive SN: 3JT1JQF6
- 163. All of the above were produced for inspection on July 15, 2011, except the image of the Seagate hard drive, which was produced for inspection on July 18, 2011.

Carmen and Vera Ceglia

- 164. Location: Wellsville, New York
- 165. One (1) Compaq SR5000 computer SN: 3CR8190BXZ with Samsung hard drive, SN: S19JJ1DQ400135
 - 166. One (1) Acer computer with Hitachi hard drive, SN: GEK834RBUWEP2A
 - 167. The Compaq computer was produced for inspection on July 15, 2011.

168. The Acer computer was produced for inspection on July 19, 2011.

Paul Ceglia

- 169. Location: Ireland
- 170. An electronic image of one (1) Maxtor 300GB external USB drive SN: L42PMZBG
- 171. This image is an exact duplicate of the Maxtor hard drive produced for inspection on July 15, 2011 and therefore will not be produced. (See August 18, 2011 Order at 3, ¶ 3.)

CATEGORY (G)

172. The only items responsive to this Category are identified above under Category (E).

CERTIFICATION OF PRODUCTION

173. I hereby certify that all files, computers, and electronic media identified above are being produced to Defendants on August 29, 2011, with the exception of those files named in the Privilege Log produced with this declaration.

IDENTIFICATION OF EMAIL ACCOUNTS

Gmail

- 174. Email account: paulceglia@gmail.com
- 175. Password:

MSN

- 176. Email account: paulceglia@msn.com
- 177. Password:

Adelphia

178. I have not used, since 2003, an Adelphia.net email account that belongs to me.

179. The Adelphia.net account I used in the past belonged to my parents.

Tmail

180. Tmail was an email account provided by T-Mobile for use on the original T-

Mobile Sidekick smart phone.

181. This account was accessible directly from the Sidekick.

182. I do not know how to access this account, and I have not used this account since

2005.

The Native Emails Attached to the Amended Complaint

I continue to certify that I performed a diligent search for and reasonable inquiry 183.

as to the native emails attached to the Amended Complaint, and I have produced all electronic

media that might contain such files.

I hereby certify and declare under penalty of perjury that the foregoing is true and accurate.

DATED: August 29, 2011

s/ Paul Ceglia Paul D. Ceglia

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

PAUL D. CEGLIA,

Civil Action No.: 1:10-ev-00569-RJA

Plaintiff,

DECLARATION
OF PAUL CEGLIA REGARDING
RECENTLY DISCOVERED
EMAIL ACCOUNTS

V.

MARK ELLIOT ZUCKERBERG, Individually, and FACEBOOK, INC.

Defendants.

DECLARANT, submits this declaration and hereby declares under penalty of perjury and pursuant to 28 U.S.C. 1746 and under the laws of the United States that the following is true and correct:

- 1. I make this declaration upon personal knowledge.
- 2. I was recently made aware of additional email accounts accessed from a computer analyzed by Defendants' electronic discovery firm.
- 3. At the time of completing any prior declarations, I did not recall the existence of any of these email accounts, otherwise, they would have been disclosed in those declarations per the court's orders. These email accounts were not concealed from anyone by their omission from prior declarations.
- 4. At the time of the filing of any prior declarations regarding email accounts, I did not recall creating or using the following email accounts:
 - a. landlubber39@yahoo.vom

- b. paulc@hush.com
- c. alleganypellets@gmail.com
- d. getzuck@gmail.com
- e. paul@streetfax.com
- f. PDCeglia@streetfax.com
- 5. Immediately upon being informed of the existence of the accounts listed in a-d above, and being provided consent forms for accessing same, I completed those consent forms, signed them and returned them to my lawyer, Dean Boland.
- 6. The email addresses in e and f above, were created by Defendant Zuckerberg.
- 7. Upon recalling those email accounts in e and f above, I immediately disclosed that fact to my counsel who disclosed that fact to Defendants' counsel. I have no belief that any data related to those two accounts still exists.
- 8. The email addresses in e and f above, were hosted by a server used for operating the streetfax business.
- 9. To the best of my recollection, the vendor providing that server space was called ServPath.
- 10. The streetfax business was shut down sometime in 2006.
- 11. The hosting of those email accounts on those servers would have been terminated in conjunction with the close of the business.
- 12. My counsel has communicated to Defendants' counsel the historical existence of these additional email accounts that Defendant Zuckerberg created.
- 13. He has also offered that I will sign any consent forms Defendants' deem

necessary to attempt to recover any data from these email accounts.

14. He has also offered that Plaintiff will consent to the issuance of a subpoena to whatever entity Defendants' believe may retain the data related to the

accounts in e and f.

15. It is my understanding the signed consent forms for accounts in a-d were

provided to Defendants' counsel immediately after receipt by my lawyer.

16. I do not have any recollection at this time of any additional email accounts I

may have created and or used other than those already disclosed to

Defendants.

I hereby and hereby declare under penalty of perjury and pursuant to 28

U.S.C. 1746 and under the laws of the United States that the following is true and

correct:

DATED: February 22, 2012.

Declarant - Paul Ceglia