WESTERN DISTRICT OF NEW YORK	
PAUL D. CEGLIA, Plaintiff, v.	x : NOTICE OF DEFENDANTS' : EIGHTH MOTION TO : COMPEL AND FOR OTHER : RELIEF
MARK ELLIOT ZUCKERBERG and FACEBOOK, INC.,	: Civil Action No. 1:10-cv-00569- : RJA
Defendants.	: X

PLEASE TAKE NOTICE that upon the accompanying Memorandum of Law, the undersigned move this Court to compel Plaintiff to produce immediately REDACTED to Defendants, as

described in the accompanying Memorandum of Law, and all attachments and/or embedded images to Defendants. Alternatively, the undersigned move this Court to compel Plaintiff to produce immediately these three documents (and all attachments to them) for *in camera* inspection and file with the Court evidentiary support justifying his privilege claims with a copy of any such filing served on Defendants.

PLEASE TAKE FURTHER NOTICE that, pursuant to Local Civil Rule of Procedure 7 of this Court, Defendants request oral argument and state their intention to file and serve reply papers.

Dated: New York, New York

September 5, 2012

Respectfully submitted,

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