

EXHIBIT A

July 5, 2012

VIA ELECTRONIC MAIL

Dean M. Boland, Esq.
Boland Legal, LLC
18123 Sloane Avenue
Lakewood, Ohio 44107

Re: Ceglia v. Zuckerberg and Facebook, Inc., No. 1:10-cv-569 (RJA)

Dear Mr. Boland:

I write pursuant to our agreement that during this period of court-ordered depositions, the deposing party will pay the deposed expert's fees for the deposition prior to the start of the deposition. Our experts' total fees for their respective depositions, based on the amount of time we have scheduled for each deposition pursuant to your request, are as follows:

Bryan Rose: \$2,275.00 (please make check out to Stroz Friedberg, LLC)
Mike McGowan: \$1,925.00 (please make check out to Stroz Friedberg, LLC)
Jason Novak: \$1,662.50 (please make check out to Stroz Friedberg, LLC)
Eric Friedberg: \$3,412.50 (please make check out to Stroz Friedberg, LLC)
Al Lyter: \$1,500.00 (please make check out to Federal Forensic Associates, Inc.)
Peter Tytell: \$3,400.00
Gerald LaPorte: \$3,675.00 (please make check out to Riley Welch LaPorte &
Associates Forensic Laboratories)
Gus Lesnevich: \$6,400.00
Gerald McMenamain: \$5,000.00
Frank Romano: \$875.00

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As agreed, please provide each expert a check for their fee the morning of their deposition. Please advise as soon as possible what account you plan to draw these checks on as we may request a certified bank check. Additionally, our experts will provide, through us, receipts or invoices within thirty days of their respective depositions for reimbursement of reasonable travel expenses actually incurred. Please contact me with any questions.

Very truly yours,



Alexander H. Southwell

cc: Paul Argentieri, Esq.