Appendix of Selected Previously-Filed Exhibits

EXHIBIT	DESCRIPTION
A	StreetFax Contract
	The authentic agreement between Paul Ceglia and Mark Zuckerberg, which says
	nothing about Facebook and was found on Ceglia's own computer. (Doc. No.
	241-1).
В	Transcription of the StreetFax Contract
	A transcription of the StreetFax Contract. (Doc. No. 331 at 85-86).
C	Ceglia-Kole March 3, 2004 Emails
	Images of emails sent by Paul Ceglia to Jim Kole on March 3, 2004, attaching the
	StreetFax Contract. (Doc. No. 325 at 83-90).
D	Ceglia-Kole March 4 and 5, 2004 Follow-Up Emails
	Email exchange in follow-up to Paul Ceglia's March 3, 2004 emails to Jim Kole,
	confirming the authenticity of the StreetFax Contract. (Doc. No. 331 at 88).
E	Work for Hire Document
	The Work for Hire Document attached to the Original and Amended Complaints.
	(Doc. Nos. 1-4, 39-1).
F	Work for Hire Document
	Scanned images of the version Ceglia produced to Defendants' experts in July
	2011, taken just minutes after its production by Peter V. Tytell. (Doc. No. 330 at
	15, 18).
G	Comparison of Conditions of the Work for Hire Document
	Side-by-side comparison of the condition of the Work for Hire Document as
	captured by Ceglia's expert on January 13, 2011 and Defendants' expert on July
	14, 2011, extracted from the Report of Peter V. Tytell. (Doc. No. 330 at 7).
H	Selected images Showing Tracery of Page 1 of the Work for Hire Document
	Images extracted from the Report of Gus R. Lesnevich that show Ceglia has
	proffered multiple traced versions of the Work for Hire Document. (Doc. No. 329).
I	Figures Showing "Tab" Marks from Ceglia's Attempted Aging of the Work
	for Hire Document
	Images extracted from Reports of Peter V. Tytell (photographic images) and
	Gerald M. LaPorte (images taken with video spectral comparator). (Doc. Nos. 330
	at 8-9, 326 at 54-55).
J	The Kasowitz Letter
	April 13, 2011 letter from Kasowitz Benson describing Work for Hire Document as
	"fabricated" and reminding Ceglia's then-lawyers DLA Piper and Lippes Mathias
	of ethical obligations to report "false statements of material fact" contained in
	First Amended Complaint, which they had filed two days earlier. (Doc. No.
	589-18).