

1 2 3 4 5 6 7 8 9	M. ELIZABETH DAY (SBN 177125) eday@feinday.com DAVID ALBERTI (SBN 220265) dalberti@feinday.com MARC BELLOLI (SBN 244290) mbelloli@feinday.com FEINBERG DAY ALBERTI LIM & BELLOLI LLP 1600 El Camino Real, Suite 280 Menlo Park, CA 94025 Tel: 650.618.4360 Fax: 650.618.4368 NI, WANG & MASSAND, PLLC Hao Ni (pro hac vice) hni@nilawfirm.com 8140 Walnut Hill Lane Suite 500 Dallas, TX 75231 Telephone: (972) 331-4600 Facsimile: (972) 314-0900	Heidi Lyn Keefe (SBN 178960) hkeefe@cooley.com Mark R. Weinstein (SBN 193043) mweinstein@cooley.com Lowell D. Mead (SBN 223989) lmead@cooley.com Daniel J. Knauss (SBN 267414) dknauss@cooley.com Azadeh Morrison (SBN 311046) amorrison@cooley.com COOLEY LLP 3175 Hanover Street Palo Alto, California 94304 Telephone: (650) 843-5000 Facsimile: (650) 849-7400 ATTORNEYS FOR DEFENDANT FACEBOOK, INC.			
11	ATTORNEYS FOR PLAINTIFF HYPERMEDIA NAVIGATION LLC				
12					
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA				
15	OAKLAND DIVISION				
16 17	HYPERMEDIA NAVIGATION LLC.	Case No. 4:17-cv-05383-HSG			
18	Plaintiff,				
19	v.	STIPULATION [AND PROPOSED ORDER [*] STAYING LITIGATION PENDING <i>INTER PARTES</i>			
20	FACEBOOK, INC.,	REVIEWS			
21	Defendant.	Judge: Hon. Haywood S. Gilliam, Jr.			
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	Case No. 4:17-cv-05383-HSG	STIPULATION/ Prop Order Staying Litigation Pending <i>Inter Partes</i> Reviews			



PENDING INTER PARTES REVIEWS

WHEREAS Plaintiff Hypermedia Navigation LLC ("Hypermedia") filed a Complain
against Defendant Facebook, Inc. ("Facebook") alleging infringement of U.S. Patent Nos. 7,383,323
7,383,324, 7,424,523, 7,478,144, 7,769,830, 8,250,173, and 9,083,672 (collectively the "Original
Complaint Patents-in-Suit") (Dkt. No. 1);

WHEREAS Hypermedia filed an Amended Complaint against Facebook alleging infringement of U.S. Patent Nos. 9,772,814, and 9,864,575 (collectively the "Amended Complaint Patents-in-Suit") (Dkt. No. 59);

WHEREAS Facebook filed Petitions for *Inter Partes* Review ("IPR") of each of the Original Complaint Patents-in-Suit;

WHEREAS Facebook will file Petitions for IPR of both of the Amended Complaint Patentsin-Suit from within 30 days of entry of this Stipulation as an Order by the Court;

WHEREAS pursuant to 35 U.S.C. §§ 313-314 and 37 C.F.R. § 42.107(b), the Patent Trial and Appeal Board ("PTAB") must determine whether to institute an IPR proceeding within six months of the accorded filing date of a Petition;

WHEREAS Hypermedia and Facebook have met and conferred and discussed ways to conserve judicial and party resources and promote judicial economy;

WHEREAS this case is still in its early stages, very limited substantive written discovery has taken place, no depositions have been noticed or taken, no expert discovery has occurred, claim construction briefing is in early stages, and no *Markman* hearing has taken place or *Markman* order issued; and

WHEREAS the parties agree to stay all deadlines pending issuance of institution decisions by the PTAB on Facebook's Petitions for IPR;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for the parties and subject to the approval of the Court, that:

- 1. All deadlines and hearings in this action are STAYED until further order of the Court pending issuance of the institution decisions under 35 U.S.C. § 314 in Facebook's Petitions for IPR of all Patents-in-Suit;
- 2. Within 30 days of issuance of institution decisions in Facebook's Petitions for IPR of

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PENDING INTER PARTES REVIEWS



1	all Patents-in-Suit, Facebook and Hypermedia will meet and confer to discuss next steps in light of				
2	the PTAB institution decisions and submit a Case Management update to the Court; and				
3	3. Facebook agrees to file Petitions for IPR of the Amended Complaint Patents-in-Suit				
4	within 30 days of entry of this Stipulation as an Order by the Court.				
5					
6	IT IS SO STIPULATED, through Counsel of Record.				
7					
8	Dated: October 15, 2018	NI, WANG	& MASSAND, PLLC		
9		/s/ Hao Ni			
10		Hao Ni Attorneys fo	or Digintiff		
11			DIA NAVIGATION LLC		
12	Dated: October 15, 2018	COOLEY L	LP		
13					
14		/s/ Heidi L.			
15			or Defendant		
16		FACEBOO!	K, INC.		
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18					
19	FILER'S ATTESTATION				
20	Pursuant to Civil Local Rules 5.1(i)(3), I attest that concurrence in the filing of this document				
21	has been obtained from each of the other signatories above.				
22	D . 1 . 0 . 1 . 15 . 2010	/ /** . **	***		
23	Dated: October 15, 2018	<u>/s/ Heidi L.</u> Heidi L. Ke			
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	Case No. 4:17-cv-05383-HSG	2	STIPULATION/PROP ORDER STAYING LITIGATION PENDING INTER PARTES REVIEWS		



ORDER

UNITED STATES DISTRICT COURT

> STIPULATION/PROP ORDER STAYING LITIGATION PENDING INTER PARTES REVIEWS



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