#### MARK ZUCKERBERG

**APRIL 25, 2006** 

[T	HE WITNESS is Mark Zuckerberg; MR. GUY is an attorney for Fa	ceboo	k; MR. MOSKO is an attorney for ConnectU; Endnotes: Sources	.]
	Page number of the Zuckerberg deposition transcript > 33		3	5
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 20	<ul> <li>Q. Has somebody done this on your behalf?</li> <li>A. I think so.</li> <li>Q. Who would have done this on your behalf,</li> <li>if you recall?</li> <li>MR. GUY: Objection, calls for speculation.</li> <li>Answer if you know.</li> <li>THE WITNESS: I believe the same person</li> <li>does mine as does Dustin's.</li> <li>BY MR. MOSKO:</li> <li>Q. And who is that person, please?</li> <li>A. I don't know.</li> <li>Q. Who engaged this person for the purpose of</li> <li>filling out tax returns?</li> <li>MR. GUY: Objection, vague as to time.</li> <li>Calls for speculation.</li> <li>THE WITNESS: I don't know.</li> <li>BY MR. MOSKO:</li> <li>Q. Do you know if Dustin did?</li> <li>BY MR. GUY: Same objection.</li> <li>THE WITNESS: I think he did.</li> <li>BY MR. MOSKO:</li> </ul>	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	<ul> <li>A. That depends on how you define cofounder.</li> <li>Q. What's your definition of cofounder since you used the word initially?</li> <li>A. So I called it people who are there very early. So whenever we refer to that we say that I am the founder because I made the site initially and the other people who joined me very quickly after that were cofounders.</li> <li>Q. And who joined you very quickly after that were cofounders.</li> <li>Q. And who joined you very quickly afterwards, to use your phrase?</li> <li>A Dustin. Chris, and Eduardo.</li> <li>Q. The idea for Facebook was 100 percent yours; is that correct?</li> <li>MR. GUY: Objection, vague. Answer if you can.</li> <li>THE WITNESS: I mean to the extent that something can be, yes.</li> <li>BY MR. MOSKO:</li> <li>Q. What does that mean?</li> <li>MR. GUY: Objection, vague and ambiguous. THE WITNESS: Like the idea for this chair,</li> </ul>	5
22 23 24 25	Q. Prior to your work with TheFacebook, do you know if anyone was ever engaged for the purpose of completing a tax return on your behalf? A. I don't know.	22 23 24 25	the person who made this chair. BY MR. MOSKO: Q. Well where did you get the idea for Facebook?	

## 34

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1 Q. Do you know if a tax return at any time 2 has been filed in any of the United States for you 3 during the past four years? 4 A. Yes. 5 Q. What year to the best of your knowledge is 6 the first year in a tax return was filed on your 7 behalf? 8 MR GUY: Objection, vague and ambiguous, 9 calls for speculation. 10 THE WITNESS: I don't know. BY MR. MOSKO: 11 12 Q. Was it after you started with Facebook? 13 MR. GUY: Same objections. THE WITNESS: I don't know. I don't think 14 15 SO. MR. MOSKO: 16 Q. Do you recall what state your first tax 17 return was filed in? 18 19 MR. GUY: Same objection. 20 THE WITNESS: No. BY MR. MOSKO: 21 Q. I believe you told me the 22 23 cofounders -- well, let me just ask this question. Who do you believe the cofounders of 24 25 Facebook were?

MR. GUY: Objection, assumes facts. Answer if you can.

THE WITNESS: It seemed like a good thing

- 4 to me.
- 5 BY MR. MOSKO: 6
  - O. Okav
    - A. And it was a combination of other things
- 8 that I had made in the past.
  - Q. A combination of what other things?
- 10 A. Things like Course Match, Face Mash, other
- 11 web sites I had made.
- 12 Q. Anything else?
- 13 A. Just sorts of combined a lot of interests
- 14 I had. I thought that crunching a lot of

information was useful. I mean that goes back in 15

- the day to Synapse when I made that. 16
- Q. Anything else that you believe you pulled 17
- from in order to come up with Facebook? 18
- 19 MR. GUY: Objection, vague and ambiguous.
- 20 Answer if you can.
- THE WITNESS: I don't think so but I'm sure 21
- 22 there are other things.
- 23 BY MR. MOSKO:
- 24 Q. All right. And how soon after you founded
- 25 Facebook did Dustin, Chris, and Eduardo join you?

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1	A. Eduardo was there pretty much immediately.	1	BY MR. MOSKO:	
2	Q. And what does that mean?	2	Q. Initially.	
3	A. He helped me financed it originally.	3	A. I don't think so.	
4	Q. How far along was Facebook before Eduardo	4	Q. Has he ever had any responsibility or	
5	came along?	5	involvement in what goes on to the Facebook web site?	
6	A. In terms of what?	6	MR. GUY: Objection, compound, calls for	
7	Q. In terms of its design, it's conception?	7	speculation. Answer if you can.	
8	MR. GUY: Objection, vague and ambiguous.	8	THE WITNESS: Advertisements.	
9	calls for speculation. Answer if you can.	9	BY MR. MOSKO:	
10	THE WITNESS: I already thought I was going	10	Q. Anything else.	
11	to make it, and then - we didn't have a company at	11	A. Perhaps he like floated ideas. But I	
12	that time formally.	12	don't remember.	
13	BY MR. MOSKO:	13	Q. How soon after Eduardo began assisting you	
14	Q. Had you began writing – strike that.	14	with Facebook did Dustin join you?	
15	Were you the initial code writer of the	15	A. That depends on when exactly you define	
16	initial code for Facebook?	16	Eduardo beginning to assist me but Dustin started, I	
17	A. Yes	17	think it was like around the middle of February	
18	Q. Was there anybody else who assisted in	18	perhaps.	
19	writing the initial code for Facebook?	19	Q. Well, how do you define Eduardo's	
20	A. No.	20	beginning, with respect to Facebook?	
21	Q. Did Eduardo join you in your efforts	21	A. I don't. I mean it's never been relevant.	
22	before you started writing code for Facebook?	22	Q. Well, whether it's relevant or not, can	
23	MR. GUY: I'm sorry, can I have the	23	you pinpoint any particular pint in time in which	
24	question read back.	24	Dustin began – strike that.	
25	BY MR. MOSKO:	25	That Eduardo began working with you on	

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1 Q. Did Eduardo join your efforts with respect 1 Facebook? 2 to The Facebook web site before you started writing 2 MR. GUY: Can we -- you want to rephrase? 3 3 code for it? BY MR. MOSKO: 4 A. I don't remember. But I mean that depends 4 Q. With respect to Eduardo can you pinpoint 5 on your definition of joined efforts. 5 any particular point in time in which he began 6 6 Q. Well, what was Eduardo's initial working with you? 7 responsibilities or duties? 7 A. We set up the web site and I guess the 8 8 company began when the site was launched on February A. To I guess -9 MR. GUY: I'm sorry. Wait for the 9 4th, 2004 so that date I would say it's safe to say 10 objections. Objection, assumes facts, calls for 10 that he was working with me. speculation. Answer if you can. 11 Q. When did you initially begin writing code 11 12 THE WITNESS: I mean I think it was to help 12 for the website? set up the company initially and get financed and 13 A. Sometime in January. 13 help figure out some of the business stuff. 14 Q. Was Eduardo working with you at the time 14 BY MR. MOSKO: 15 vou began writing code? 15 Q. Did he have any involvement in the web 16 A. I don't remember. 16 site's content? Q. Was Dustin working with you at the time 17 17 MR. GUY: Objection, vague. Answer if you you began writing code? 18 18 19 19 A. No. can. 20 20 THE WITNESS: What do you mean? Q. Can you be more specific as to when in January you began writing code for the web site? 21 BY MR. MOSKO: 21 A. I don't remember. Q. Did Eduardo have any involvement in 22 22 Q. How much time did you devote in order to 23 deciding what was actually going to go on the site? 23 24 write code in January for a February 4th launch? 24 MR. GUY: Same objection. 25. THE WITNESS: At what point? 25 MR. GUY: Objection. Assumes facts, calls

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1	for speculation, vague and ambiguous. Answer if you		1	how to set it up as a corporation.
2	can.		2	BY MR. MOSKO:
3	THE WITNESS: I don't know exactly. I had		3	Q. What about Dustin, what was he doing for
4	problem sets and other stuff going on then. My		1	you during that time you were writing code
5	finals. So I mean the amount of time that I had		5	February 4th launch?
6	would have been capped by that. I think it was		5	MR. GUY: Objection, same objections
7	somewhere between a week and two weeks or so.		7	regarding assume fats, calls for speculation.
8	BY MR. MOSKO:		8	Answer if you can.
9	Q. So you wrote the code for Facebook in a		9	THE WITNESS: He wasn't working with me at
10	period of one to two weeks before it was launched;		10	that time.
11	is that right?		11	BY MR. MOSKO:
12	A. The original version, I think so.		12	Q. Was Chris working for you at the time
13	Q. And when you say "problem sets," what do		13	during the writing of the initial code?
14	you mean?		14	A. No.
15	A. Assignments for classes.		15	Q. We're talking about Chris Hughes?
16	Q. What kind of load did you have at Harvard		16	A. Yeah.
17	during the fall semester of 2003?		17	Q. Prior to February 4th, 2004, when the web
18	MR. GUY: Objection, vague. Answer if you		18	site launched, had you discussed with Eduardo any
19	can.		19	arrangement or idea of how the site would be owned?
20	THE WITNESS: What do you mean?		20	A. What do you mean?
21	BY MR. MOSKO:		21	Q. As to who owned the web site?
22	Q. Was it full load? Were you taking		22	A. Yeah. We both did.
23	classes, a sufficient number of classes and units to		23	Q. And what discussions had you had with him
24	qualify as a full student at Harvard during the fall		24	prior to February 4th, 2004?
25	of 2003?		25	A. I guess we had an internal agreement over
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1 A. Yes 1 who did what. 2 Q. Same question with respect to the spring 2 Q. And did you have any informal agreement as of 2004. 3 3 to what percentage of the web site you would own, as 4 4 opposed to what percentage of the web site he would A. Yes. 5 Q. So in January you began writing code for a 5 own? 6 6 February 4th launch; correct? MR. GUY: Objection. 7 MR. GUY: Objection, misstates --7 BY MR. MOSKO: mischaracterizations his prior testimony. Vague and 8 8 Q. And again, prior to February 4th, 2004? 9 9 ambiguous. Answer if you can. MR. GUY: Objection, mischaracterizes his 10 THE WITNESS: You're asking me if I began 10 testimony. Answer if you can. 11 in January? 11 THE WITNESS: Yes, but I don't think the BY MR. MOSKO: 12 ownership was over the web site as much as the 12 Q. Yes 13 business or the company. 13 14 A. And if it launched on February 4th? 14 BY MR. MOSKO: 15 O. Yes 15 Q. So you're talking about you would take A. I think both of those are true. care of certain duties and he would take care of 16 16 Q. And it took you somewhere between one and different duties? 17 17 two weeks to write the initial code that you A. What do you mean? 18 18 19 launched with: correct? 19 MR. GUY: Objection, vague, yeah. A. Yeah, I believe so. 20 BY MR. MOSKO: 20 Q. And Eduardo during that time was doing 21 21 Q. Well, your response was - previous 22 what for you while you were writing code? 22 response was I don't think the ownership was over A. I'm not sure he was doing much during that 23 23 the web site as much as the business or the company. 24 time. I think he may have been beginning to think 24 What did you mean by that? about how he would potentially monetize the site or 25 A. I mean the web site is part of - like an 25

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1 2 3 4 5 6 7 8 9	<ul> <li>an asset of the company that owns it –</li> <li>Q. And what –</li> <li>A. – assuming that we were building a business. There would be other assets there besides.</li> <li>Q. What company owned the web site at the time of its launch?</li> <li>MR. GUY: Objection. Assumes facts calls for speculation, lacks foundation.</li> </ul>	1 2 3 4 5 6 7 8 9	such a discussion. BY MR. MOSKO: Q. That's not the question. He's already admitted to he had that discussion. My questions is how much did you and Eduardo agree would be your share? MR. GUY: The objection is that assumes
10	THE WITNESS: We hadn't set up the company		0 MR. MOSKO: Okay.
11 12 13 14 15	yet. That's why this was an informal agreement. But we figured that we would set up a company and that company would own the web site. BY MR. MOSKO: Q. An had you talked about ownership in the	1	<ol> <li>BY MR. MOSKO:</li> <li>Q. You can answer the question.</li> <li>MR. GUY: And the question is, you know</li> <li>he'd ask you to lay a foundation. You're assuming</li> <li></li> </ol>
16	company with Eduardo prior to the February 4th		6 THE WITNESS: The reason why I'm asking is
17 18 19 20	launch? A. What do you mean by ownership? Q. Well, you said you expected that a company would own the web site; correct?	1	<ul> <li>7 you're instructing me not to talk about percentage</li> <li>8 ownership. It was two-thirds, one-third, mean to</li> <li>9 him.</li> <li>0 MR. MOSKO:</li> </ul>
21 22 23	A. Yeah Q. And did you – did you talk about or have any ideas about whether any individuals would	2 2 2	<ul><li>2 company you expected to set up and Eduardo would own</li><li>3 the other third?</li></ul>
24 25	actually own the company? A. Yes.		<ul><li>A. Yes</li><li>Q. And that discussion occurred prior to the</li></ul>

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1	Q. What were your discussions along those	1 February 4th launch. Is that correct?
2	lines, please?	2 A.I believe so.
3	A. We spoke about how much each of us would	3 Q. Was there any specific discussion as to
4	own.	4 the form of the company that's what form the company
5	Q. And this is before the February 4th	5 would take?
6	launch; is that correct?	6 A. I don't remember.
7	A. I believe so.	7 Q. Did you discuss it being a partnership?
8	Q. And what was that discussion?	8 A. I don't remember.
9	A. What do you mean?	9 Q. Did you discuss it being a corporation?
10	Q. You said you spoke about how much each of	10 A. I don't remember.
11	us would own. Specifically, what did you talk	11 Q. Did you discuss it being some kind of
12	about?	12 other entity that would hold the interest of
13	A. Besides that?	13 The Facebook?
14	Q. Yes.	14 A. I don't remember.
15	A. Like what else we spoke about at that	15 Q. What prompted this discussion between you
16	discussion?	16 and Eduardo about percentage ownership?
17	Q. No. I want to know if you spoke about how	17 A. We were starting a company. It seemed
18	much each of you would own. How much did you talk	18 like we should talk about that.
19	about would be your share of the company?	19 Q. Did you discuss this with Eduardo on more
20	THE WITNESS: Am I answering that?	20 than one occasion? And I'm talking about prior to
21	MR. GUY: Objection I'm sorry.	21 February 4th, 2004.
22	Objection, assumes facts, mischaracterizes	22 A. I don't remember
23	his testimony.	23 Q. Other than talking about who would own the
24	THE WITNESS: Do you want me to answering	24 company and in what percentage. Do you have any
25	that?	25 other recollection of any discussion with Eduardo

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1	about how this entity would be set up?	1	have anything to do with the school's admission.
2	A. I don't remember the specifics of that.	2	Q. What information did you need to launch a
3	Q. Did you have any discussion with anyone	3	school?
4	besides Eduardo about how the ownership interest of	4	A. The house list for that school.
5	TheFacebook would be held?	5	Q. What does that mean?
6	MR. GUY: Objection, vague as to time.	6	A. The list of houses that people could live
7	BY MR. MOSKO:	7	at that school or list of dormitories and some
8	Q. Prior to February 4th, 2004.	8	other information about the school.
9	A. I don't understand who else I would have	9	Q. For example?
10	spoken with.	10	A. The e-mail domain from that school. So
11	Q. That's my question. Did you talk to	11	like one of the schools that we launched then was
12	somebody else besides Eduardo prior to February 4th,	12	Yale. If in fact that people at Yale have a
13	2004, about the form of interest that each of you	13	yale.edu, you know, addresses was important. When
14	would take in Facebook?	14	people signed up with the e-mail address we would
15	A. I don't think so.	15	know they were from Yale and we could put them in
16	Q. When Dustin entered the picture with	16	the Yale network.
17	respect to Facebook what were his initial	17	BY MR. MOSKO:
18	responsibilities?	18	Q. Anything else besides school list or
19	A. Launching more schools.	19	e-mail address list?
20	Q. Anything else?	20	A. I think there were some other things but
21	A. Not immediately.	21	it has changed as time has gone on. I don't
22	Q. And how soon after the February 4th launch	22	remember exactly what was there.
23	did Dustin get involved?	23	Q. What was Dustin's responsibility
24	A. I don't know the exact date.	24	initially? You initially told me it was adding more
25	Q. Approximately.	25	schools, I believe?

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1 A. Probably sometime around or after the 1 A. Yeah middle of February. What I can tell you is that we Q. What did that entail? 2 2 launched the first set of schools after Harvard by 3 Setting up the databases for that. 3 the end of February, so it was definitely sometimes Q. What kind of database do you need to set 4 4 5 up when you launch a new school? 5 before that. 6 A. It's running on my SQL database O. Harvard was the only school that you 6 7 O. What does that mean? 7 launched Facebook is that right? 8 MR. GUY: Objection. Go ahead and answer 8 A. That's the database engine for organizing 9 9 it. the information. 10 THE WITNESS: Originally. 10 Q. So what did Dustin do with respect to that BY MR. MOSKO: 11 database? 11 12 Q. And then at the end of February you added 12 MR. GUY: Objection, calls for speculation, 13 lacks foundation. 13 additional schools; is that right? A. Yes, we started. 14 THE WITNESS: He set it up. We have a 14 Q. And it was Dustin's responsibility to different database set for each school on the 15 15 engage the new schools for the purpose of joining network. So we had one for Harvard and we needed to 16 16 the web site; is that right? get them up for the other schools that we were 17 17 MR. GUY: Objection, assumes facts, calls 18 launching at. 18 for speculation, answer if you can. 19 19 BY MR. MOSKO: 20 Q. Did you ever have any discussion with THE WITNESS: That was not really what was 20 involved in launching a school. either Eduardo or Dustin about Dustin's becoming an 21 21 Q. Explain to me what was suppose owner of the company you expected to set up? 22 22 A. Sorry, I don't quite understand. A. It was mostly like getting the information 23 23 24 that we needed to launch that school. It didn't Q. By the time you launched Facebook you were 24 25 going to be a two-thirds owner and Eduardo was going

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1	to be a third owner of a company you expected would	1	THE WITNESS: Chris Hughes.	
2	eventually owned the web site; correct?	2	BY MR. MOSKO:	
3	A. Yes	3	Q. Okay. And when did Chris get involved?	
4	Q. At some point was - did you consider	4	A. I think slightly after Dustin.	
5	adding Dustin as an owner?	5	Q. What were Chris' responsibilities?	
6	A. Yes, but after he started.	6	A. He was Spokesperson.	
7	Q. Okay. So was that sometime in February?	7	Q. That's what your told me before. Did he	
8	A. Yeah	8	hold any other initial responsibilities when he	
9	Q. Did you reach an agreement or an	9	joined you and Dustin and Eduardo?	
10	arrangement among yourselves, that is, between or	10	A. I don't think so.	
11	among you. Dustin and Eduardo as to what Dustin's	11	Q. Was there ever any arrangement as to what	
12	interest would be?	12	his ownership interest would be?	
13	A. Yes	13	A. I think so. I'm not sure exactly what it	
14	Q. Do you recall when you reached that	14	was, though.	
15	arrangement?	15	Q. Give me your best recollection.	
16	A. No.	16	A. I think that at the time we had negotiated	
17	Q. Was it sometime in February?	17	both a percentage ownership and some revenue share	
18	MR. GUY: Objection, call for speculation.	18	agreement and I'm not sure if he had a percentage	
19	Answer if you can.	19	ownership or just a revenue share. So I'm really	
20	THE WITNESS: I think so but I'm not sure.	20	not sure.	
21	BY MR. MOSKO:	21	Q. His responsibilities never changed, that	
22	Q. What was that arrangement?	22	is, he was the original spokesperson and stayed the	
23	A. So we changed the ownership percentages of	23	spokesperson; is that correct?	
24	that. I own 65 percent. Eduardo owned 30 and	24	A. His title hasn't changed.	
25	Dustin owned 5.	25	Q. And has his job responsibilities?	

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1 Q. Did you prepare any writings memorializing 1 these rates as to who were to own the company that 2 2 3 3 would hold Facebook? 4 MR. GUY: Objection, vague and ambiguous 4 5 5 answer if you can. 6 6 THE WITNESS: I don't think so. I think 7 that there are written records but mostly as a 7 byproduct, not as like to formally memorialize it. 8 8 9 BY MR. MOSKO: 9 10 Q. When do you recall the first written 10 11 record? 11 12 A. I don't 12 13 Q. Was it sometime in February? 13 MR. GUY: Objection, calls for speculation. 14 14 THE WITNESS: I don't know. 15 15 BY MR. MOSKO: 16 16 Q. Did anyone else become an owner of this 17 17 entity that would hold Facebook? 18 18 MR. GUY: Objection, vague, calls for 19 19 20 20 speculation. THE WITNESS: At what time? 21 21 22 BY MR. MOSKO: 23 Q. Prior to the end of the school year in 23 24 2004. 24 25 25 MR. GUY: Same objection.

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changed -
MR. GUY: Objections, calls for speculation.
THE WITNESS: I'd say that it's evolved.
BY MR. MOSKO:
Q. And do you recall what the revenue sharing
arrangement was with Chris Hughes initially?
A. No
Q. Do you know what it is today?
MR. GUY: Objection. Assumes facts. Answer
if you can.
THE WITNESS: There is none today. Now we
own the stock or options.
BY MR. MOSKO:
Q. Is he an employee?
MR. GUY: Calls for a legal conclusion,
answer if you can.
THE WITNESS: I'm really not sure.
BY MR. MOSKO:
O. Is Eduardo an employee?

- MR. GUY: Same objection.
- THE WINTESS: No.
- 22 BY MR. MOSKO:
- Q. Dustin, is he an employee?
- MR. GUY: Same objection.
- THE WITNESS: Yes.

[Break (to 71) in the publicly available pages.]

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1	Q. Yes.	1	A. No.	
2	A. I don't think so. I mean I may – like	2	Q. Did you share your idea with anyone about	
3	reporters from the newspaper may have asked me. I	3	TheFacebook in 2003 when you apparently had?	
4	don't know if you count that but not like the	4	MR. GUY: Objection, vague and ambiguous.	
5	administration.	5	THE WITNESS: I don't remember and I also	
6	Q. No. I'm talking about somebody with the	6	never said that I had the idea in 2003. Really,	
7	administration?	7	unsure of like when the moment was that it	
8	A. That's what I figured but I just wanted to	8	crystallized and I said I'm going to make Facebook.	
9	make sure.	9	BY MR. MOSKO:	
10	Q. Is it your understanding that you can	10	Q. All right. Whenever that was did you	
11	return to Harvard at any future time?	11	share your ideas with anyone?	
12	A. Yes.	12	MR. GUY: Again, vague and ambiguous.	
13	Q. And that would be without having to apply	13	THE WITNESS: I must have eventually told	
14	to Harvard to get reinstated?	14	Eduardo, right?	
15	A. That's my understanding.	15	BY MR. MOSKO:	
16	MR. GUY: Objection, vague. Answer if you	16	Q. When you initially had the idea whenever	
17	can.	17	it was, did you tell Eduardo both idea?	
18	THE WINTESS: It's my understanding that	18	MR. GUY: Still vague and ambiguous, calls	
19	you can take indefinite leaves at Harvard and then	19	for speculation. Answer if you can.	
20	return whenever you like.	20	THE WITNESS: By initially, do you mean	
21	BY MR. MOSKO.	21	like within seconds or like within what period of	
22	Q. Now, physically, what state were you in	22	time or - I'm just like not sure I understand.	
23	when you conceived of the idea for TheFacebook?	23	BY MR. MOSKO:	
24	A. When like the original idea came to me?	24	Q. Can you tell me how much time passed	
25	Q. Yes	25	between when you initially had the idea and when you	
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1	A. I don't know. I was probably at Harvard.
2	Q. Well, if you began writing code for it
3	sometime in January, did you have the original idea
4	for TheFacebook sometime in the fall - sometime in
5	2003?
6	A. I don't know. I mean it was like a lot of
7	the stuff in Facebook was combined from Course Match
8	and thing likes that that was written in 2003.
9	Q. Okay, and did your – did the idea that
10	you originally had with respect to TheFacebook, did
11	it change in any way to the point, up until the
12	point in time when it launched on February 4th?
13	A. Sorry. I don't understand.
14	Q. Well, you have the idea of Facebook at
15	sometime perhaps 2003; is that right?
16	A. Maybe, yeah.
17	Q. And was there a difference between the
18	initial idea and the form in which it took when it
19	launched in 2004, February 2004?
20	A. Yeah. Of course.
21	Q. What changes occurred between the initial
22	idea and the launch in 2004?
23	A. Probably a lot of little ones.
24	Q. As you sit here today can you tell me what
25	they are?

- 1 told Eduardo?
- 2 MR. GUY: Again, assumes facts, calls for
- 3 speculation. Answer if you can.
  - THE WITNESS: No. Instead of making -
- 5 you're asking me question not very useful.
- 6 BY MR. MOSKO:
  - Q. Was Eduardo the first person you told
- 8 about your idea that eventually became TheFacebook?
  - MR. GUY: Objection, assumes facts. Answer
- 10 if you can.

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- 11 THE WITNESS: I'm not sure if he was
- 12 absolutely the first but he was one of the people I
- 13 told early on about it.
- 14 BY MR. MOSKO:
- 15 Q. Who early on did you tell about your ideas
- 16 that eventually became the facebook.com?
- 17 A. I don't know everyone. I assume I
- 18 discussed it with people who I typically discuss
- 19 things that I was making.
- 20 Q. As you sit here today tell me who you
- 21 recall discussing the ideas that eventually became
- 22 TheFacebook, "early on," to use your phrase?
- 23 MR. GUY: Calls for speculation. Answer if
- 24 you can.
- 25 THE WITNESS: I really like don't remember

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[THE WITNESS is Mark Zuckerberg; MR. GUY is an attorney for Facebook; MR. MOSKO is an attorney for ConnectU; Endnotes: Sources.]

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1	Q. Do you know where Arie Hasit is today?	1	A. I tried to make sure that it worked in as	
2	A. I think he's in Israel.	2	many cases as I could test that you could register	
3	Q. Has he completed his studies at Harvard,	3	for an account, that you could build your profile,	
4	if you know?	4	that you could search, and those were the important	
5	A. Yes	5	things.	
6	Q. Who else were Joe Green's roommates?	6	Q. What did the original February 4th, 2004,	
7	A. He had one other. Joey Seisolts.	7	web site allow a user to do? Register, build a	
8	Q. Can you spell that?	8	profile, search, anything else?	
9	A. I don't know if I can. I didn't have much	9	A. Set your privacy settings so you could	
10	to do with him. I could try to spell it if you	10	determine who would get to see what on the site.	
11	want.	11	You could add menus. You could add courses. I	
12	Q. Give us your best shot, please.	12	mean that was part of building your profile.	
13	A. S-e-i-s-o-l-t-s.	13	Q. At some point after the code launched -	
14	Q. And you don't know where Joey Seisolts is	14	strike that.	
15	today, do you?	15	At some point after the web site launched	
16	A. No. but I think he graduated.	16	on February 4th, 2004, did you get others to assist	
17	Q. Now, you were the one who wrote the	17	in writing changes to the code?	
18	initial code that was used to launch the web site on	18	A. Sorry, at some point after it launched?	
19	February 4th 2004; is that right?	19	Q. Yes	
20	A. Yes.	20	A. At any point after it launched?	
21	Q. Do you know how many lines of code you	21	Q. Let's say within the first couple of	
22	wrote?	22	months after it launched?	
23	A. No. sorry.	23	A. So Dustin originally came on to set up	
24	Q. Approximately?	24	databases and launch schools. That's part of it.	
25	MR. GUY: It calls for speculation.	25	Soon after that he started helping out with fixing	
	82			
1	THE WITNESS: Yeah.	1	some bugs and things, developing new things.	
2	BY MR. MOSKO:	2	Q. Anybody else besides Dustin involved in	
3	Q. And your testimony earlier was that it	3	writing codes or fixing things is the first several	
4	took you approximately one to two weeks to write	4	months, let's say three or four months after it	
5	that code; is that correct?	5	launched on February 4th, 2004?	
6	A. I think so. I mean it was definitely like	6	A. I don't think so.	

- A. I think so. I mean it was definitely like
- 7 on and off. 8 Q. Did you - before actually starting to
- 9 write the code did you prepare any diagrams or
- 10 outlines or other precode writings?
- A. I don't remember. I mean sometimes I put 11
- 12 stuff on the white board but if I did, then I don't
- have that anymore. 13
- 14 Q. You had a white board in your dorm room; 15 is that right?
- A. Yeah. 16
- Q. Did you debug the code before you launched 17 it on February 4th? 18
- 19 MR. GUY: Objection, vague and ambiguous,
- calls for speculation. Answer if you can. 20
- THE WITNESS: Somewhat. 21
- 22 BY MR. MOSKO:
- 23 Q. Well, what tests if you recall did you run
- 24 on the code before it launched on February 4th of
- 25 2004?

- 14 BY MR. MOSKO: 15 Q. Did it cost you anything to launch your 16 web site? 17 MR. GUY: Same objection. 18 THE WITNESS: We were renting servers that 19 cost around \$85 a month, I think. 20 BY MR. MOSKO: 21 Q. And that's - you had to rent the servers 22 in order to launch the web site; is that right? 23 A. Yes. 24
  - Q. From whom were you renting the servers?

Q. Did you spend any out-of-pocket money in

MR. GUY: Objection, vague. Answer if you

THE WITNESS: What do you mean by

order to - prior to the launch of the code on

25 A. Managed.com

February 4th, 2004?

7

8

9

10

12

11 can.

13 out-of-pocket?

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[THE WITNESS is Mark Zuckerberg; MR. GUY is an attorney for Facebook; MR. MOSKO is an attorney for ConnectU; Endnotes: Sources.]

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1	Q. Did you enter into a written agreement	1	volume 1, tape1 in the deposition of Mark	
2	with managed.com for the services?	2	Zuckerberg. The time is 12:07 p.m. We are off the	
3	A. I believe so but it was a form agreement.	3	record.	
4	It wasn't like we negotiated with them specifically	4	(Off the record.)	
5	or anything.	5	THE VIDEOGRAPHER: This marks the beginning	
6	Q. You said a form agreement?	6	of volume 1, tape 2 in the deposition of Mark	
7	A. I mean you just basically went to their	7	Zuckerberg. The time is 12:11 p.m. we are back on	
8	web site and ordered rental servers there and then	8	the record.	
9	they sent you the password and user name to log into	9	BY MR. MOSKO:	
10	those servers. It wasn't like I negotiated with	10	Q. For first four months after the site went	
11	anyone there.	11	up on February 4th of 2004, who was responsible for	
12	Q. Had you used managed prior to your use of	12	fixing the bugs that arose?	
13	it with Facebook?	13	MR. GUY: Objection, assumes facts, answer	
14	A. I don't think so.	14	if you can.	
15	Q. Who actually filled out these forms off	15	THE WITNESS: The first four months?	
16	managed.com?	16	BY MR. MOSKO:	
17	MR. GUY: Objection, vague. Answer if you	17	Q. Yes	
18	can.	18	A. So February, March, April, and May.	
19	THE WITNESS: I believe I did.	19	Q. What I'm trying is before left school.	
20	MR. MOSKO:	20	A. All right.	
21	Q. And then what do you give them, a credit	21	Q. That's the time frame, if that's easier	
22	card for the \$85 a month?	22	for you?	
23	A. Yeah.	23	A. Okay. So during that time I don't believe	
24	Q. Did you run the web site for the first	24	anybody worked on it besides me and Dustin. I don't	
25	couple of months by yourself?	25	think it was our sole responsibility to do it but I	

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1 MR. GUY: Objection, vague. Answer if you 1 was definitely making sure that it got done. 2 2 Q. So Dustin has access to the code that was can. 3 3 THE WITNESS: What do you mean by run the running the sight during that time frame; is that 4 4 correct? web site? 5 5 BY MR. MOSKO: A. Yes. 6 Q. Well, let me ask you, what occurred, what Q. Same question with respect to 6 7 did you need to do after it launched on February 7 the rearchitecting the sight prior to your leaving school 4th, 2004, in order to keep it running? 8 8 in May, who had responsibility for doing that? 9 9 A. A lot of things. A. I --10 Q. Tell me. 10 MR. GUY: Same objection. Sorry. Answer A. I can tell you as many as I can remember. 11 if you can. 11 12 Q. Please. 12 THE WITNESS: I typically did that just A. But like we had to fix bugs that came up. 13 because I was more experienced at doing stuff like 13 We had to be constantly rearchitecting the site to 14 that. 14 make it more scalable and more efficient so it can 15 MR. MOSKO: 15 16 handle more users at the same time. We had to 16 Q. And then you also referenced taking care manage the servers so - by that I mean the software of the servers. What did you mean by that? 17 17 18 servers like to my SQL database and the Apachy web A. Different things break. 18 server, as opposed to the physical hardware server 19 Q. And who was responsible for that between 19 20 which we also had to make sure kept working. All 20 the time it launched and the time you left school in these things required constant work. 21 21 Mav? MR. MOSKO: My videographer has told me we 22 22 MR. GUY: Objection, assumes facts. Answer 23 need to change the tape. So let's go off the record 23 if you can. 24 and allow her to do that. 24 THE WITNESS: We tried to keep the site 25 THE VIDEOGRAPHER: This marks the end of 25 running as much as possible so that it wasn't - I guess

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89 1 I had the responsibility. 1 summer we went from about 30 schools to I think over 2 BY MR. MOSKO: 2 100 but I'm not sure of the exact number off the top Q. Did anybody else have access to the code 3 of my head. So we had a lot of stuff to configure. 3 4 besides you and Dustin prior in May, the end of May 4 I knew Steve is good with operating system level 5 2004? 5 stuff, so he helped us configure with Linux on a lot 6 of the new machines and that kind of stuff. I think 6 A. I may have given access to some people who 7 were going to work over the summer on it before 7 Steve also wrote the group speech on the site, which that. I may have also given access to a friend or 8 is there now. Eric did a handful of things 8 two to like help fixing things randomly but they 9 9 as well. weren't employed. 10 Q. Can you tell me again what Steve wrote, 10 Q. Do you recall actually giving access to 11 please? I didn't understand what you said. 11 friends to TheFacebook code prior to the end of May 12 A. I mean they each wrote a branch of things 12 13 2004? 13 and they didn't have just one task. Steve is good 14 A. I'm not sure during that time frame. at very low level system stuff, so he's pretty 14 Q. What arrangements did you make to 15 skilled with operating systems and he helped us 15 16 the end of May 2004 regarding how the site would be 16 configure Linux and a bunch of the servers and 17 operated during the summer? 17 hardware we purchased when we were out there. He A. What do you mean? 18 18 also wrote the groups functionality on the site. 19 Q. Well, you're response earlier was I may have 19 Q. Physically, where were they located when given access to some people who were going to work 20 they performed these responsibilities? 20 over the summer on it. A. In California with us over the summer. 21 21 22 Do you have any specific recollection of 22 Q. When did you discuss with Erik and Steve 23 doing that? 23 the idea of joining you in California? 24 A. So we had --24 A. Sometime during the previous school year, 25 so the spring of '04. 25 MR. GUY: Objection, vague. Go ahead. 90 1 THE WITNESS: We had summer interns during 1 Q. When did you make the decision to go to 2 the summer of 2004, and came out to California 2 California? and worked on stuff. 3 A. Probably around the time frame. I 3 4 BY MR. MOSKO: 4 actually think it was before we got interns. 5 Q. Who were they. 5 Q. Before you got the interns you made the 6 decision to go to California? 6 A. Erik Scheltink. 7 Q. Spell that last name, please. 7 A. For the summer, just to spend the summer 8

- 8 A. S-c-h-e-l-t-i-n-k, and his first name is
- 9 E-r-i-k.
- 10 Q. Who else?
- A. Steven Dawson Haggerty. 11
- 12 Q. H-a-g-g-e-r-t-y?
- 13 A. Yes.
- 14 Q. Any other summer interns?
- 15 A. No.
- Q. Do you know where Mr. Scheltink is today? 16
- A. I think both of them are at school. 17
- O. At Harvard? 18
- 19 A. Yeah.
- Q. Okay. What arrangements did you make with 20 Erik and Steven regarding work on Facebook during 21 the summer of 2004. 22
- A. What do you mean by arrangements? 23
- Q. What did you ask them to do? 24
- 25 A. So they helped launch more schools. That

- in California.
- Q. Was your decision to go to California made
- 10 say, before the reading period in Harvard?
- 11 A. I really don't remember but I mean - I 12 don't remember.
- 13 Q. You also made reference to your
- girlfriend. Who is that? 14
- 15 A. Priscilla Chan.
- 16 Q. Spell her name for me, please.
- 17 A. C-h-a-n.
- 18 Q. How long has Priscilla Chan been your
- 19 girlfriend?
- 20 A. I started dating her I think sometime in
- 21 November of '03.
- 22 Q. And where is she located today?
- 23 A. She's at Harvard.
- Q. Did she have access to the code that ran 24
- 25 the web site prior to the end of May 2004?

# Endnotes

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