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20 ^{Chio}	20 SERVICES CO., LIMITED				
	21 UNITED STATES DISTRICT COURT				
	22 NORTHERN DISTRICT OF CALIFORNIA 23 EACEBOOK INC and INSTACRAM LLC Case No. 5:10 av 07071 SVK				
	23 FACEBOOK, INC. and INSTAGRAM, LLC, 24 Plaintiffs STIPULATION AND IPPO				
	24Plaintiffs,STIPULATION AND [PROv.v.CONCERNING DEFENDA25PAYMENTS OWED TO SP	NTS'			
26	 25 ONLINENIC, INC., DOMAIN ID SHIELD 26 SERVICE CO., LIMITED, and XIAMEN 35.COM INTERNET TECHNOLOGY CO., 27 LTD., 	ECIAL WASTER			
28	28 Defendants.				

	1	Plaintiffs Facebook, Inc. and Instagram, LLC (collectively, "Plaintiffs") and Defendants
	2	OnlineNIC, Inc. and Domain ID Shield Service Co., Limited (collectively, "Defendants"), through their
	3	respective counsel of record, hereby stipulate and request that the Court enter an order as follows:
	4	1. Defendants own certain domain names ("Defendants' Domain Names"). Attached as
		Exhibit 1 to this Stipulation is a list of identified domain names owned by Defendants.
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	7	They will disclose any such additional names to Plaintiffs within two business days, and the parties shall
	8	revise Exhibit 1 accordingly and lodge an updated version of that exhibit with the Court.
	9	3. Defendants will assign the registration of all of Defendants' Domain Names, free and clear
. Louis	10	of any liens or encumbrances, to Plaintiffs as follows:
co ♦ St	11	a. To facilitate the assignment:
Francis	12	i. the registry operator of record for each of Defendants' Domain Names shall
<u>LP</u> ♦ San	13	change the registrar of record to a registrar selected by Facebook;
TUCKER ELLIS LLP volumbus ♦ Los Angeles ♦ S	14	ii. the registrar of record selected by Plaintiffs shall place Defendants' Domain
<u>₹R EL</u>	15	Names into a user account controlled by Plaintiffs' counsel (or an agent
UCKF lumbus	16	designated by Plaintiffs);
TUCKER ELLIS LLP Chicago + Cleveland + Columbus + Los Angeles + San Francisco + St. Louis	17	iii. the registrar of record shall update the listed registrant to Plaintiffs' counsel
Clevelar	18	(or an agent designated by Plaintiffs);
cago ♦ (19	iv. Plaintiffs' counsel may serve a copy of this Stipulated Order on the
Chi	20	appropriate registry operators and registrars as necessary to facilitate the
	21	transfer of Defendants' Domain Names; and
	22	v. Defendants shall cooperate and assist as necessary to facilitate the
	23	assignment and transfer of Defendants' Domain Names;
	24	b. Defendants represent and warrant that they own all of Defendants' Domain Names;
	25	c. Defendants represent and warrant that they have the rights and authority to transfer
	26	all of Defendants' Domain Names;
	27	d. Defendants will indemnify Plaintiffs for any claims made by any third parties
	28	regarding any of Defendants' Domain Names;
		2 STIPULATION AND [PROPOSED] ORDER

4. Following the transfer of Defendants' Domain Names listed on Exhibit 1, as stated in 1 Paragraph 3, above, and as consideration for the transfer of all of Defendants' Domain Names, Plaintiffs 2 will pay, within five business days, \$74,812 to the Special Master on behalf of Defendants such that 3 Defendants' balance due to the Special Master will be discharged; 4

5. Upon full payment of the Special Master's fees as stated in Paragraph 4, above, Plaintiffs shall file a statement informing the Court that payment has been made;

6. Once Plaintiffs have paid the Special Master as stated in Paragraph 4, above, Plaintiffs will not later seek to claw any such payment back from the Special Master, leaving a motion to enforce the 8 terms of this stipulation as Plaintiffs' sole remedy for any of Defendants' non-compliance with this stipulation's terms;

7. With respect to the Temporary Restraining Order Freezing Assets, ECF No. 132 ("TRO"), Plaintiffs and Defendants stipulate to the conversion of the TRO into a preliminary injunction that contains identical terms as stated in the TRO and that shall remain in effect until entry of Defendants' default judgment, except that:

> Defendants can pay to their current counsel of record reasonable fees for legal a. services and associated support costs (e.g., third-party discovery vendor fees), provided that Defendants first provide to Plaintiffs copies of all invoices, redacted for privilege only, demonstrating the need for payment of those services, and Defendants shall pay those invoices from the proceeds from registration and renewal of domain names; and

> b. Defendants shall not challenge or seek to dissolve the TRO or Preliminary Injunction (or any permanent injunction later issued in this action), or any portions thereof, for any reason, except upon stipulation of the parties;

8. Nothing in this stipulation relates to, excuses, or satisfies any judgment the Court may later issue in this action; and

9. 26 The terms of this stipulation are contingent on the Court approving the stipulation and entering an order embracing all of the stipulation's terms and conditions.

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		Case 5:19-cv-07071-SVK Document 143 Filed 07/28/21 Page 4 of 4				
	1	SO STIPULATED THROUGH COUNSEL OF RECORD:				
	2	2 DATED: July 27, 2021 Tucker Ellis LLP				
	3	3				
	4	By: <u>/s/David J. Steele</u>				
	5	5 David J. Steele Howard A. Kroll				
	6	Steven E. Lauridson				
	7					
	8					
	9	Cristina M. Rincon				
t. Louis	10	Attorneys for Plaintiffs, FACEBOOK, INC. and INSTAGRAM,	LLC			
<u>TUCKER ELLIS LLP</u> Columbus ♦ Los Angeles ♦ San Francisco ♦ St. Louis	11	DATED: July 27, 2021 LexAnalytica, PC				
	12					
<u>LLP</u> les ♦ Sa	13					
TUCKER ELLIS LLP Columbus ◆ Los Angeles ◆ S	14	Perry J. Narancic	—			
KER F us ♦ Lo	15	5 Attorneys for Defendants,				
TUCI	16	ONLINENIC, INC. and DOMAIN ID SHIELD SERVICES CO. LIMITED				
eland ♦	17					
Chicago ♦ Cleveland	18	ATTESTATION				
Chicago	19	Pursuant to Civil Local Rule 5-1(i)(3) the filer of this document attests that all other sign	atories			
Ŭ	20	listed and on whose behalf this filing is made concur in the filing of this document and have				
	21	permission to use an electronic signature				
	22	/s/David L Steele				
	23					
	24	PURSUANT TO STIPULATION. IT IS SO ORDERED.				
	25					
	26	DATED: July 28, 2021				
	27	Susan van Keulen				
	28	28 United States Magistrate Judge				
		STIPULATION AND [PROPOSED] CASE NO. 5:19-CV-070				