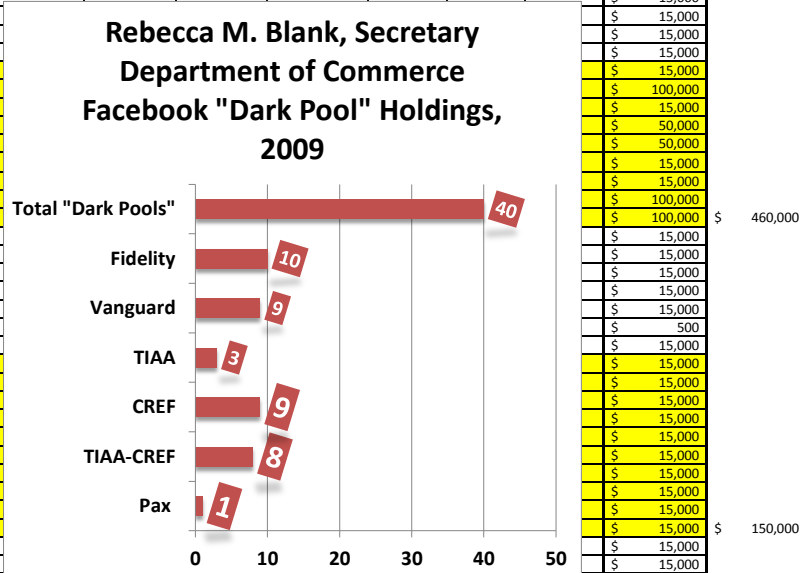


Rebecca M. Blank, Secretary, Dept. of Commerce, Financial Disclosure, Facebook "dark pools," 2009

No. of Fund Entries: 79
Value/Income: ≤ \$2.7M

| No. | Income and Value | J | K | L | M | N | O | P1 | P2 | P3 | P4 | |
|-----|--|---|-----------|-----------|------------|---|------------|----|----|----|----|------------|
| 1 | American Economic Association, honorarium | | \$ 475 | | | | | | | | | \$ 475 |
| 2 | Brookings Institution, salary | | | | | | \$ 290,244 | | | | | \$ 290,244 |
| 3 | Chevy Chase Bank checking acc | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 4 | Citigroup Inc (S) | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 5 | CMS Energy Corp | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 6 | Coming Inc | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 7 | CREF Equity Index | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 8 | CREF Global Equities | 1 | | | \$ 100,000 | | | | | | | \$ 100,000 |
| 9 | CREF Global Equities (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 10 | CREF Growth | 1 | | \$ 50,000 | | | | | | | | \$ 50,000 |
| 11 | CREF Inflation-Linked Bond Fund | 1 | | \$ 50,000 | | | | | | | | \$ 50,000 |
| 12 | CREF Inflation-Linked Bond Fund (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 13 | CREF Money Market (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 14 | CREF Social Choice Fund | 1 | | | \$ 100,000 | | | | | | | \$ 100,000 |
| 15 | CREF Stock | 1 | | | \$ 100,000 | | | | | | | \$ 100,000 |
| 16 | Developers Diversified Realty Preferred Series I | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 17 | Dow Chemical | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 18 | Dreyfus Emerging Markets Fund | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 19 | Dreyfus Third Century Fund | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 20 | DTE Energy | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 21 | Duke University, honoraria | | \$ 500 | | | | | | | | | \$ 500 |
| 22 | Equity Residential (S) | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 23 | Fidelity Canada (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 24 | Fidelity China Region (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 25 | Fidelity Emerging Markets (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 26 | Fidelity Europe (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 27 | Fidelity High Income (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 28 | Fidelity International Real Estate (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 29 | Fidelity International Small Cap (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 30 | Fidelity Latin America (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 31 | Fidelity Money Market (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 32 | Fidelity New Markets Income (S) | 1 | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 33 | General Motors 7.25% QUIBS | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 34 | General Motors 7.5% Callab 8/30/09 | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 35 | Great Plains Energy | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 36 | iShares MSCI Ausiria Investable Market Index Fund | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 37 | iShares MSCI Brazil | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 38 | iShares MSCI Canada | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 39 | iShares MSCI Emerging Markets | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 40 | Kansas State University | | \$ 1,200 | | | | | | | | | \$ 1,200 |
| 41 | Kansas State University Foundation, honoraria | | \$ 5,000 | | | | | | | | | \$ 5,000 |
| 42 | Los Angeles Times, honoraria | | \$ 200 | | | | | | | | | \$ 200 |
| 43 | Maastrichi University School of Governance, honoraria | | \$ 4,605 | | | | | | | | | \$ 4,605 |
| 44 | Michigan Education Savings Plan - 100% Equity | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 45 | Michigan Educational Savings Plan - Moderate Age Based Allocation Option Age Band 4 (12-14 years) | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 46 | Michigan Educational Savings Plan - Principal plus Interest Option | | | \$ 50,000 | | | | | | | | \$ 50,000 |
| 47 | MORC, director fees | | \$ 4,000 | | | | | | | | | \$ 4,000 |
| 48 | Pax World Balanced Fund | 1 | | \$ 50,000 | | | | | | | | \$ 50,000 |
| 49 | Perrigo Co | | \$ 15,000 | | | | | | | | | \$ 15,000 |
| 50 | Princeton University Pres for book "It Takes A Nation" Future royalties: Value not ascertainable | | \$ 2,500 | | | | | | | | | \$ 2,500 |
| 51 | Research Triangle Institute, honoraria | | \$ 200 | | | | | | | | | \$ 200 |
| 52 | Russel Sage Foundation, honorarium | | \$ 2,000 | | | | | | | | | \$ 2,000 |
| 53 | Stanford University, honoraria | | \$ 7,500 | | | | | | | | | \$ 7,500 |
| 54 | State of Connecticut, honoraria | | \$ 2,000 | | | | | | | | | \$ 2,000 |

e.g., Fidelity ranked #3 and Vanguard #9 in fund purchases of Facebook stock after S.E.C. exemption (Source: Wall Street Journal)



Ethics Rule on Conflicts of Interest: "Avoid impropriety and the appearance of impropriety."

Funds that do not qualify under the "safe harbor" mutual fund exemption from disclosure rule include:

- (1) most IRAs;
- (2) funds that issue regular reports where the judge knows or should know the stocks in his portfolio;
- (3) funds with notoriously public activity (e.g., [T. Rowe Price](#) and [Fidelity](#) pre-IPO Facebook investing);
- (4) undisclosed purchases of "dark" instruments which conceal activity subject to transparency laws;
- (5) law firm 401(k) retirement accounts;
- (6) funds where stocks are held in the judge's (or spouse) name — "even one share"; and
- (7) funds where there is an appearance of impropriety.

Sources:

Guide to Judiciary Policy, Ethics & Judicial Conduct, Vol. 2B, Ch. 2, see esp. Section 106, U.S. Courts, United States Department of Justice

<<http://www.uscourts.gov/uscourts/RulesAndPolicies/conduct/Vol02B-Ch02.pdf>>;

See also

<<https://docs.google.com/file/d/0B2SfG2nEsMfqSVQ4dFUyWGNHS0E/edit>> and <<http://www.scribd.com/doc/199638078/Guide-to-Judiciary-Policy-Vol-02-Ethics-and-Judicial-Conduct-Part-B-Ethics-Advisory-Opinions-Ch-02-Published-Advisory-Opinions-accessed-Jan>>.



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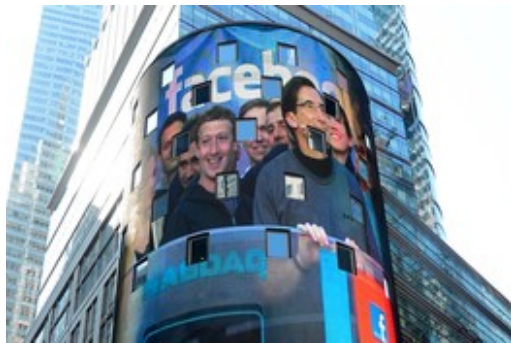
WSJ.com

August 24, 2012, 2:18 PM ET

Who Else Has a Big Bet on Facebook

By Telis Demos

We [reported this morning about the concentration](#) of Facebook stock in the portfolio of one group of investors, several mutual funds operated by Morgan Stanley Asset Management. But that is not where the concentration of Facebook stock ends.



AFP/Getty Images

According to fresh data from Ipreo, which has tallied up the public filings by all investors, a relatively large chunk of Facebook stock just three months after its \$16 billion IPO in May is held by the company's 10 largest institutional investors (that excludes insiders, like CEO Mark Zuckerberg, and the early VC investors, like Accel Partners).

The top 10 "accounts," in banker-speak, represent about 50% of Facebook's institutional ownership, according to Ipreo, the capital markets data firm. That tops the 42% concentration for the top 10 institutions for all second quarter tech IPOs three months after they went public. Across more comparable \$1 billion-plus IPOs since 2010, the concentration is even lighter: The top 10 institutional accounts held 32% of those companies' shares.

This data, keep in mind, does not tell us who bought the IPO. That's a closely guarded secret held by the lead underwriters. These figures are based on public disclosures as of June 30. They are at best a proxy for how the IPO was actually distributed.

So who are the biggest betters — by total number of shares, not necessarily by weighting within the fund — on Facebook? Morgan Stanley Asset Management is only the fifth largest holder by that measure, according to Ipreo. Above them are Goldman Sachs Asset Management, Baillie Gifford & Company, Fidelity Investments, and T. Rowe Price Group Inc. Rounding out the top 10 are BlackRock Inc., Sands Capital Management LLC, Jennison Associates LLC, The Vanguard Group Inc. and Capital Research Global Advisors Inc.

Some of those investors were big pre-IPO holders. Goldman Sachs famously marketed a fund with pre-IPO Facebook stock to international investors, which accounts for a big chunk of its holdings. T. Rowe Price and Fidelity also bought in before the IPO. The point here is that they all may still be sitting on Facebook stock gains, depending on when exactly they got into the stock.

Others, however, appear to have gotten in primarily via the IPO, or after it began trading. That includes Baillie Gifford, an Edinburgh-based fund management giant that manages assets of £76.0 billion (\$120 billion). They are a sub-advisor to some large fund management families, like Vanguard, but also manage money on behalf of giant pension funds such as the California Public Employees' Retirement System (CALPERS), the New York City Police Pension Fund and the Korea National Pension Service, according to their website. The firm did not return requests for an interview.

Some of the big investors are also there just because they have to be. BlackRock and Vanguard operate many index funds that may have bought Facebook stock solely because it likely will be a member someday of indexes such as the S&P 500 and Nasdaq 100, and is already in indexes such as the Russell 1000.

What speaks loudly are the absences of firms that are typically very big holders of recently IPO'd companies. Citadel Advisors, which bought 17 other second-quarter IPOs according to Ipreo, owned just 167,164 Facebook shares at the end of June. Wellington Management Company LLP and Lord Abbett & Company LLC, which bought 11 second quarter IPOs, both held fewer than 1m shares. For context, Baillie Gifford reported holding 19 million shares.

| RANK | NAME | TOTAL AUM | FB SHARES AS OF JUNE 30 |
|------|---|-----------|-------------------------|
| 1 | Goldman Sachs Asset Management, L.P. (U.S.) | 82,329.1 | 36,634,486.0 |
| 2 | Baillie Gifford & Company | 60,809.1 | 19,380,440.0 |
| 3 | Fidelity Management & Research Company | 544,656.5 | 18,774,915.0 |
| 4 | T. Rowe Price Associates, Inc. | 338,744.6 | 18,663,997.0 |
| 5 | Morgan Stanley Investment Management, Inc. (U.S.) | 54,113.2 | 16,362,788.0 |
| 6 | BlackRock Fund Advisors | 768,143.8 | 11,690,656.0 |
| 7 | Sands Capital Management, LLC | 22,157.4 | 11,649,292.0 |
| 8 | Jennison Associates, LLC | 80,316.4 | 9,691,825.0 |
| 9 | The Vanguard Group, Inc. | 908,526.5 | 9,582,480.0 |
| 10 | Capital Research Global Investors (U.S.) | 366,059.2 | 8,273,200.0 |

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Fidelity's Danoff Bets on Facebook, Zynga

By Miles Weiss

Jun 1, 2011 3:28 PM ET

Share Save



William Danoff, the manager of Fidelity Investment's largest stock fund, established a toehold in the social-networking industry during the first quarter by acquiring shares of **Facebook** (<http://topics.bloomberg.com/facebook/>) Inc. and Zynga Inc.

Danoff's Fidelity Contrafund invested \$74 million in Facebook Class B common shares and \$82 million in Zynga convertible preferred stock, according to a quarterly report the fund filed yesterday with the U.S. Securities and Exchange Commission. Danoff, 50, has managed the \$80 billion Fidelity Contrafund since September 1990.

Fidelity and rivals T. Rowe Price Group Inc. and Capital Group Cos. are snapping up stakes in social-networking companies before they go public, after the mutual-fund industry avoided privately traded stocks for years. Boston-based Fidelity and Baltimore's T. Rowe Price may recognize an opportunity as a growing percentage of clients access their fund holdings through Facebook, said **Geoff Bobroff** (<http://topics.bloomberg.com/geoff-bobroff/>), a fund consultant in **East Greenwich** (<http://topics.bloomberg.com/east-greenwich/>), **Rhode Island** (<http://topics.bloomberg.com/rhode-island/>).

"We are seeing more of these fund companies embrace and adopt social media as something they are providing to their shareholders," Bobroff said today in an interview. "It's somewhat logical they would think there is value."

Vincent Loporchio (<http://topics.bloomberg.com/vincent-loporchio/>), a spokesman for Fidelity, said more than 30 of its funds held Facebook shares as of April 30. No fund had more than 0.15 percent of its assets invested in Facebook, according to Loporchio, who declined to comment further.

T. Rowe, American

T. Rowe Price reported in April that 19 of its mutual funds invested at least \$191 million during the first quarter in Facebook, the **Palo Alto** (<http://topics.bloomberg.com/palo-alto/>), California-based owner of the world's most popular social-networking website. American Funds Growth Fund of America, a \$168 billion stock fund overseen by Los Angeles-based Capital Group, invested \$66.5 million on Feb. 18 in Zynga, the largest maker of games on Facebook, according to an April 29 filing.

Fidelity Contrafund (FCNTX) (<http://www.bloomberg.com/quote/FCNTX:US>) averaged annual gains of 7 percent over the past 10 years to beat 99 percent of its large-capitalization growth stock peers, according to Chicago-based research firm Morningstar Inc.

Danoff's fund aims to invest in stocks whose value hasn't been fully recognized by the public. At the end of last year, it had about 33 percent of net assets in information technology shares, including a \$5.3 billion stake in **Apple Inc. (AAPL)** (<http://www.bloomberg.com/quote/AAPL:US>) and \$3.8 billion in Google Inc.

The fund acquired 2.97 million Facebook shares during the first quarter for about \$25 each, the same price T. Rowe Price reported paying, according to yesterday's filing. Facebook in January said it had raised \$1.5 billion from investors led by **Goldman Sachs Group Inc. (GS)** (<http://www.bloomberg.com/quote/GS:US>), placing a \$50 billion valuation on the closely held business at the time.

Convertible Preferred Shares

Fidelity Contrafund also bought its Zynga convertible preferred stock on Feb. 18, according to yesterday's filing. Zynga held talks in February with T. Rowe Price and Fidelity about selling shares at a price that implied the company's market value was close to \$10 billion, two people familiar with the situation said at the time.

Facebook and Zynga last year laid the groundwork for initial public offerings by imposing fees on employees who sell their shares. Zynga may file for an IPO by the end of June, a person familiar with the plans said last week.

To contact the reporter on this story: Miles Weiss in Washington at mweiss@bloomberg.net (<mailto:mweiss@bloomberg.net>)

To contact the editor responsible for this story: Christian Baumgaertel at cbaumgaertel@bloomberg.net (<mailto:cbaumgaertel@bloomberg.net>)

 (<https://www.facebook.com/sharer/sharer.php?u=http%3A%2F%2Fwww.bloomberg.com%2Fnews%2F2011-06-01%2Ffidelity-s-danoff-bets-on-facebook-zynga.html>)

 (<https://twitter.com/share?>)

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THE WALL STREET JOURNAL.

TECHNOLOGY

T. Rowe Price Invests in Facebook

By MARY PILON

Updated April 16, 2011 12:01 a.m. ET

Mutual-fund company T. Rowe Price Group Inc. has invested in Facebook Inc., according to recently released filings, underscoring traditional investment vehicles' growing interest in hot technology companies.

T. Rowe invested a total of \$190.5 million in the social-networking giant, paying \$25 a share for stock it distributed across nearly 20 funds, according to the filings. It isn't immediately clear what value that puts on Facebook.

The Baltimore-based mutual-fund company also disclosed an investment of \$71.8 million in Zynga Inc. and a total stake of about \$35.4 million in Angie's List.

T. Rowe has been more aggressive than most of its mutual-fund peers in building exposure to young technology companies. The investments carry extra risk, because the shares aren't yet publicly traded and can be illiquid. Meanwhile, a rush of interest in the companies has pumped up the companies' valuations, even as they disclose little or no financial data.



T. Rowe Price has invested millions in Facebook, underscoring traditional investment vehicles' growing interest in hot technology companies. Mary Pilon joins digits to discuss.

The investments, however, are a drop in the bucket for T. Rowe, which is trying to manage that risk by keeping the investments to a small percentage of each fund's holdings. None of the funds has even a full percent of its holdings tied up in Facebook, for example. T. Rowe had \$482 billion in assets under management as of the end of 2010.

Investors have been scrambling for a stake in Facebook, which is just seven years old and doesn't publicly report its financial results. In January, Facebook was valued at \$50 billion in a deal that raised \$1.5 billion from investors such as [Goldman Sachs](#) Group Inc. and Russian investment firm

Digital Sky Technologies, as well as some of Goldman's non-U.S. clients. T. Rowe has long taken aim at new companies. Its New Horizons Fund, which doesn't currently have a stake in Facebook but has invested in companies like Twitter Inc. and Angie's List, is the third-oldest fund at the firm. Born in 1960, the fund is known for making longer-term investments in companies at their early stages, including early investments in Starbucks Corp. and Wal-Mart Stores Inc. Other T. Rowe funds were early investors in Google Inc. The fund has had a return of 34.67% in the 2010 calendar year, according to Morningstar Inc.

Business

Fidelity Invests \$74 Million in Facebook & \$82 Million in Zynga

[Gregory Gomer](#) Jun 2nd 2011 at 2:31 pm

[Facebook](#), [Zynga](#), [Fidelity](#)

+1

According to the [Boston Globe this morning](#), Fidelity Investments made a few large investments in social media during the first quarter of this year. It is reported that William Danoff, the manager of Fidelity's Contrafund - it's biggest and very popular fund - has invested \$74 million in Facebook Class B common shares and \$82 million in Zynga

convertible preferred stock. Danoff has managed the \$80 billion Fidelity Contrafund since September 1990.

In the [article](#), "Vincent Loporchio, a spokesman for Fidelity, said more than 30 of its funds held Facebook shares as of April 30. No fund had more than 0.15 percent of its assets invested in Facebook, said Loporchio, who declined to comment further."

This is certainly no surprise as large funds have been dying to get their hands on the red hot shares of these social media companies, but it does mark a scary trend.

These secondary markets are not regulated at all by the SEC, and most funds have avoided these privately traded stocks for years. These markets can be extremely volatile and guess what is going to be first to crash, once this said "bubble" we are in either pops or deflates?

I certainly like this move, historically these markets have proven to be extremely valuable leading up to the company's IPO's but again can be very risky. The fund also has a \$5.3 billion stake in Apple Inc. and \$3.8 billion in Google Inc.

Having that said, being a Fidelity alum I have money in the Contrafund and dig the investment.

Related Posts



Fidelity Demands Resolution to Nasdaq Trading Glitch

[Sam Dwyer](#)

Cloudant Raises \$12 Million Series B for Database-as-a-Service

[Walter Frick](#)

Bloomberg

Fidelity's Danoff Bets on Facebook, Zynga

By Miles Weiss - Jun 1, 2011

William Danoff, the manager of Fidelity Investment's largest stock fund, established a toehold in the social-networking industry during the first quarter by acquiring shares of [Facebook](#) Inc. and Zynga Inc.

Danoff's Fidelity Contrafund invested \$74 million in Facebook Class B common shares and \$82 million in Zynga convertible preferred stock, according to a quarterly report the fund filed yesterday with the U.S. Securities and Exchange Commission. Danoff, 50, has managed the \$80 billion Fidelity Contrafund since September 1990.

Fidelity and rivals T. Rowe Price Group Inc. and Capital Group Cos. are snapping up stakes in social-networking companies before they go public, after the mutual-fund industry avoided privately traded stocks for years. Boston-based Fidelity and Baltimore's T. Rowe Price may recognize an opportunity as a growing percentage of clients access their fund holdings through Facebook, said [Geoff Bobroff](#), a fund consultant in [East Greenwich, Rhode Island](#).

"We are seeing more of these fund companies embrace and adopt social media as something they are providing to their shareholders," Bobroff said today in an interview. "It's somewhat logical they would think there is value."

[Vincent Loporchio](#), a spokesman for Fidelity, said more than 30 of its funds held Facebook shares as of April 30. No fund had more than 0.15 percent of its assets invested in Facebook, according to Loporchio, who declined to comment further.

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To contact the reporter on this story: Miles Weiss in Washington at mweiss@bloomberg.net

To contact the editor responsible for this story: Christian Baumgaertel at cbaumgaertel@bloomberg.net

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Recent trades on markets that allow investors to buy and sell shares in private companies have put a market value of around \$75 billion on the company.

The Facebook investment complements other tech holdings at the firm, including a 2009 stake in Twitter and an investment in Groupon Inc. made late last year. In 2007, T. Rowe made an initial investment in Ning and in 2010 invested in YouKu.com.

Among the T. Rowe funds now invested in Facebook are the Science & Technology Fund, New America Growth Fund, Media & Telecommunications Fund, as well as broader funds including the Balanced Fund, Global Stock Fund and the Blue Chip Growth Fund. T. Rowe's funds now have a total investment of \$86.8 million in Groupon, \$66.6 million in Twitter and \$114.7 million in YouKu.com, according to the filings.

T. Rowe declined to comment on how the Facebook shares were purchased. A Facebook spokesman declined to comment.

Geoffrey Fowler contributed to this article.

Corrections & Amplifications

An earlier version of this online article incorrectly said T. Rowe Price invested \$55.4 million in Facebook and \$22 million in Angie's List. The firm invested \$190.5 million and \$35.4 million, respectively, in the two companies.

Write to Mary Pilon at mary.pilon@wsj.com

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Fidelity Contrafund 12-31-2012

FCNTX

Fidelity Contrafund K 12-31-2012

FCNKX

FCNTX and/or FCNKX held by **Leader v. Facebook** judges &

Obama administration officials:

1. **John G. Roberts, Jr.**, Supreme Court
2. **Kimberly A. Moore**, Federal Circuit
3. **Evan J. Wallach**, Federal Circuit
4. **Howard K. Koh**, Health & Human Services
5. **Eric H. Holder**, Attorney General
6. **John J. Sullivan**, Federal Election Commission
7. **Carmel M. Martin**, Education
8. **Ivan K. Fong**, Homeland Security
9. **Alison J. Nathan**, White House
10. **Denis R. McDonough**, White House

Other Fidelity "dark pool" funds held by judges and Obama cabinet:

1. **Leonard P. Stark**, Dist. Ct. Del.
2. **Stephen G. Breyer**, Sup. Ct.
3. **Clarence Thomas**, Sup. Ct.
4. **Rebecca M. Blank**, Com. Sec., USPTO
5. **Cameron F. Kerry**, Com. GC, USPTO
6. **Timothy Geitner**, Treas. Sec.
7. **Steven Chu**, Energ. Sec.
8. **David S. Kris**, Just.
9. **Donald M. Remy**, Army

101 Obama Cabinet Members & 11 Federal Judges involved with *Leader v. Facebook* hold one or more Fidelity Funds. 30+ Fidelity Funds invested (via Fid. Central Fund) in Facebook pre-IPO dark pools.

Summary of Facebook conflicts of interests.

Code of Conduct for United States Judges:

Yellow Highlight = Notorious Facebook collaborator

"Avoid even the appearance of impropriety."

| No. | Conflict | Notorious Facebook collaborators in whom Fidelity Contrafund also holds shares and other rights | Shares | Value (000s) |
|-----|----------------------|---|---------------|--------------------|
| 1 | Leader* patent theft | Accenture PLC Class A ^a | 12,015,464 | \$799,028 |
| 2 | Leader patent theft | athenahealth, Inc. (a) ^b | 1,371,392 | 100,729 |
| 3 | Leader patent theft | Boston Scientific Corp. (a) ^c | 956,300 | 5,480 |
| 4 | FB Dark Pools | Charles Schwab ^d | 997,500 | 14,324 |
| 5 | Accel Partners | Dropbox, Inc. Series A (h) ^e | 1,260,898 | 11,410 |
| 6 | Accel Partners | Dropbox, Inc. (h) ^e | 5,464,028 | 49,445 |
| 7 | Microsoft | Expedia, Inc. (Microsoft) ^f | 644,487 | 39,604 |
| 8 | Patent Infringer | Facebook, Inc. Class A ^g | 24,588,325 | 654,787 |
| 9 | FB Dark Pools | Fidelity Cash Central Fund, 0.18% (b) ^h | 1,072,093,617 | 1,072,094 |
| 10 | FB Dark Pools | Fidelity National Information Services, Inc. ^h | 4,527,299 | 157,595 |
| 11 | FB Dark Pools | Fidelity Securities Lending Cash Central Fund, 0.18% (b)(c) ^h | 218,692,235 | 218,692 |
| 12 | FB Dark Pools | Goldman Sachs Group, Inc. ⁱ | 347,800 | 44,365 |
| 13 | Leader patent theft | IBM Corp. ^j | 915,236 | 175,313 |
| 14 | FB Dark Pools | JPMorgan Chase & Co. ^k | 4,560,232 | 200,513 |
| 15 | Leader patent theft | LinkedIn Corp. (a) ^l | 2,244,889 | 257,758 |
| 16 | FB Dark Pools | Morgan Stanley ^m | 2,406,700 | 46,016 |
| 17 | FB Dark Pools | State Street Corp. ⁿ | 2,594,400 | 121,963 |
| 18 | FB Dark Pools | T. Rowe Price Group, Inc. ^o | 275,000 | 17,911 |
| 19 | Leader patent theft | Tesla Motors, Inc. (a) ^p | 1,968,741 | 66,681 |
| 20 | Accel Partners | Wal-Mart Stores, Inc. ^q | 13,839,600 | 944,276 |
| 21 | FB Dark Pools | Workday, Inc. ^r | 1,037,800 | 56,560 |
| 22 | FB Dark Pools | Workday, Inc. (h) ^r | 1,223,783 | 60,027 |
| | | TOTAL | | \$5,103,105 |

* Leader Technologies, Inc., Columbus, Ohio, U.S. Patent No. 7,139,761.

Fidelity Contrafund 12-31-2012

FCNTX

Fidelity Contrafund K 12-31-2012

FCNKX

FCNTX and/or FCNKX held by **Leader v. Facebook** judges &

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Common Stocks - 98.7%

| | Shares | Value (000s) |
|--|-------------------|------------------|
| CONSUMER DISCRETIONARY - 20.0% | | |
| Automobiles - 0.2% | | |
| Hyundai Motor Co. | 397,072 | \$ 82,388 |
| Tesla Motors, Inc. (a) | 1,968,741 | 66,681 |
| | | <u>149,069</u> |
| Internet & Catalog Retail - 2.8% | | |
| Amazon.com, Inc. (a) | 5,901,237 | 1,482,037 |
| Expedia, Inc. | 644,487 | 39,604 |
| Liberty Media Corp.: | | |
| Interactive Series A (a) | 2,547,100 | 50,127 |
| CVS Caremark Corp. | 10,048,000 | 485,821 |
| Fresh Market, Inc. (a) | 1,452,437 | 69,848 |
| Wal-Mart Stores, Inc. | 13,839,600 | 944,276 |
| Whole Foods Market, Inc. | 661,350 | <u>60,401</u> |
| Health Care Equipment & Supplies - 1.0% | | |
| Baxter International, Inc. | 2,948,000 | 196,514 |
| Boston Scientific Corp. (a) | 956,300 | 5,480 |
| CareFusion Corp. (a) | 621,900 | 17,774 |
| FINANCIALS - continued | | |
| Capital Markets - continued | | |
| Charles Schwab Corp. | 997,500 | \$ 14,324 |
| Goldman Sachs Group, Inc. | 347,800 | 44,365 |
| Morgan Stanley | 2,406,700 | 46,016 |
| State Street Corp. | 2,594,400 | 121,963 |
| T. Rowe Price Group, Inc. | 275,000 | 17,911 |
| | | <u>261,849</u> |
| Diversified Financial Services - 0.5% | | |
| Citigroup, Inc. | 4,962,702 | 196,324 |
| JPMorgan Chase & Co. | 4,560,232 | 200,513 |
| Kotak Mahindra Bank Ltd. | 1,183,309 | <u>14,141</u> |
| | | <u>410,978</u> |
| Health Care Technology - 0.7% | | |
| athenahealth, Inc. (a) | 1,371,392 | 100,729 |
| Cerner Corp. (a) | 6,251,149 | <u>485,339</u> |

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Electronic Equipment & Components - 0.7%

Amphenol Corp. Class A (e) 9,418,529 609,379

Internet Software & Services - 8.3%

| | | |
|--------------------------------|-------------------|------------------|
| Akamai Technologies, Inc. (a) | 876,731 | 35,867 |
| Constant Contact, Inc. (a)(d) | 1,038,840 | 14,762 |
| Cornerstone OnDemand, Inc. (a) | 1,906,002 | 56,284 |
| Dropbox, Inc. (h) | 5,464,028 | 49,445 |
| eBay, Inc. (a) | 16,805,428 | 857,413 |
| Equinix, Inc. (a) | 690,600 | 142,402 |
| ExactTarget, Inc. | 1,732,500 | 34,650 |
| Facebook, Inc. Class A | 24,588,325 | 654,787 |
| Google, Inc. Class A (a) | 6,291,877 | 4,463,269 |
| LinkedIn Corp. (a) | 2,244,889 | 257,758 |
| MercadoLibre, Inc. (d) | 479,359 | 37,663 |
| Rackspace Hosting, Inc. (a) | 916,400 | 68,061 |
| Web.com Group, Inc. (a) | 193,103 | 2,858 |
| Yahoo!, Inc. (a) | 17,717,200 | <u>352,572</u> |
| | | <u>7,027,791</u> |

IT Services - 5.7%

| | | |
|--|-------------------|------------------|
| Accenture PLC Class A | 12,015,464 | 799,028 |
| Alliance Data Systems Corp. (a)(e) | 2,731,011 | 395,341 |
| Cognizant Technology Solutions Corp. Class A (a) | 479,600 | 35,514 |
| Fidelity National Information Services, Inc. | 4,527,299 | 157,595 |
| Fiserv, Inc. (a) | 3,073,955 | 242,935 |
| FleetCor Technologies, Inc. (a) | 812,251 | 43,577 |
| Gartner, Inc. Class A (a) | 362,200 | 16,668 |
| IBM Corp. | 915,236 | 175,313 |
| MasterCard, Inc. Class A | 2,603,058 | 1,278,830 |
| Paychex, Inc. | 253,100 | 7,882 |
| Syntel, Inc. | 28,841 | 1,546 |
| Vantiv, Inc. | 132,971 | 2,715 |
| Visa, Inc. Class A | 10,661,179 | <u>1,616,022</u> |

4,772,966

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Software - 3.0%

| | | |
|---|-----------|---------|
| Splunk, Inc. | 1,301,088 | 37,758 |
| Symantec Corp. (a) | 8,309,100 | 156,294 |
| Trion World Network, Inc. warrants 8/10/17 (a)(h) | 124,282 | 0* |
| Ultimate Software Group, Inc. (a) | 614,846 | 58,048 |
| VMware, Inc. Class A (a) | 1,141,600 | 107,470 |
| Workday, Inc. | 1,037,800 | 56,560 |
| Workday, Inc. (h) | 1,223,783 | 60,027 |

INFORMATION TECHNOLOGY - 0.0%

Internet Software & Services - 0.0%

| | | |
|----------------------------|-----------|--------|
| Dropbox, Inc. Series A (h) | 1,260,898 | 11,410 |
|----------------------------|-----------|--------|

Other Affiliated Issuers

An affiliated company is a company in which the Fund has ownership of at least 5% of the voting securities. Fiscal year to date transactions with companies which are or were affiliates are as follows:

Affiliate

| (Amounts in thousands) | Value, beginning of period | Purchases | Sales Proceeds | Dividend Income | Value, end of period |
|-----------------------------|----------------------------|------------|----------------|-----------------|----------------------|
| Alliance Data Systems Corp. | \$ 156,000 | \$ 152,954 | \$ - | \$ - | \$ 395,341 |
| Allot Communications Ltd. | - | 53,271 | - | - | 37,894 |
| Amphenol Corp. | | | | | |
| Class A | 506,556 | 70,663 | 159,917 | 4,031 | 609,379 |
| athenahealth, Inc. | 45,749 | 131,579 | 81,322 | - | - |
| Avion Gold Corp. | 59,448 | - | 3,525 | - | - |
| B2Gold Corp. | 83,805 | 15,738 | - | - | 112,214 |
| B2Gold Corp. (144A) | 17,807 | - | - | - | 20,937 |

Fidelity Contrafund 12-31-2012

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Fidelity Contrafund K 12-31-2012

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8. **Ivan K. Fong**, Homeland Security
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Relationship to Facebook (Conflict of Interest):

| No. | Entity/Person | Description of the relationship to Facebook principals |
|-----|--------------------------|--|
| a. | Accenture | <p>Appointed to replace CGI Federal as contractor responsible for HealthCare.gov. This appointment appears to be out of one Facebook cartel pocket (Michelle Obama (CGI Federal), Todd Y. Park, Robert Kocher, Ann H. Lamont) and into another cartel participant. The site continues to make intimate use of Facebook and Leader Technologies' social networking invention, including the false claims that the technology is "open source."</p> <p>"Accenture to Take Over Fixing HealthCare.gov Website" by Stephanie Armour, <i>The Wall Street Journal</i>, Jan. 12, 2014 http://online.wsj.com/news/articles/SB10001424052702303819704579316944287311118.</p> |
| b. | athenahealth Inc. | <p>Founded by Todd Y. Park, Barack Obama's current U.S. Chief Technology Officer, former chief technology officer at U.S. Health & Human Services, chief architect of HealthCare.gov. athenahealth [sic] makes claims that social networking technology is "open source" without justification.</p> <p>Robert Kocher MD, Pres. Obamacare architect and member of the National Economic Council led by Lawrence "Larry" Summers is a director of U.S. CTO Todd Y. Park's Castlight Health. Park's brother David Y. Park is chief operating officer of athenahealth. Ann H. Lamont, Meritech Management, a large Facebook investor, is also a Castlight Health director.</p> <p>Obama's Chief Tech Officer Todd Y. Park Mired in Conflicts of Interest - Park misled the House Oversight Committee about his knowledge and role in HealthCare.gov" by <i>Americans For Innovation</i>, Nov. 15, 2013 http://americans4innovation.blogspot.com/2013/11/obamas-chief-tech-</p> |

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| | | |
|----|--------------------------|--|
| | | officer-todd-y-park.html >. |
| c. | Boston Scientific | <p>Site of a Leader Technologies beta testing site in the fall of 2003 for its invention, now called "social networking," where companies owned by Accel Partners LLP elicited trade secrets information just a month before Mark Zuckerberg hacked into the Harvard House sites on Oct. 28, 2003. Several months later, Facebook was on the market, supported by Facebook's largest shareholder and director, Accel Partners, James W. Breyer, Managing Partner, along with Facebook director Reid Hoffman, also CEO of LinkedIn, and along with one of Facebook's largest shareholders and director, Peter Thiel.</p> <p><i>See Leader Technologies, Inc. v. Facebook, Inc.</i>, 08-cv-862-JJF-LPS (D.Del. 2008) Trial Transcripts; <i>See also Leader v. Facebook</i> FULL DOCKET Case 08-cv-862 JJF/LPS (D.Del. 2008) <http://www.scribd.com/doc/61256189/Leader-v-Facebook-FULL-DOCKET-Case-08-cv-862-JJF-LPS-D-Del-2008>.</p> |
| d. | Charles Schwab | <p>Given the number of funds (Fidelity, T.RowePrice, Blackrock, Goldman Sachs, Morgan Stanley, JPMorgan, etc.) in which Schwab invests co-terminously with various members of the Facebook cartel, a reasonable person will assume by inference that Schwab has inside knowledge of which funds would benefit disproportionately by the Facebook IPO et al.</p> |
| e. | Dropbox, Inc. | <p>This company is funded by Facebook's former director and largest shareholder James W. Breyer, Accel Partners LLP, and Goldman Sachs, among others.</p> <p>http://www.crunchbase.com/company/dropbox</p> |
| f. | Expedia | <p>Notoriously known to be owned by Microsoft, one of Facebook's largest shareholders. Microsoft is a "Leader" in the "Leaders Circle" at the Federal Circuit Bar Association. Microsoft was formerly represented by Thomas G. Hungar of Gibson Dunn LLP during the <i>Microsoft v. i4i</i> proceedings. Hungar also represented the Federal Circuit judges and the Federal Circuit Bar Association in a 2010 conflicts of interest matter, yet failed to disclose these conflicts of interest when the <i>Leader v. Facebook</i> matter came before the Federal Circuit.</p> |

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Microsoft. The Federal Circuit Bar Association, "Leaders Circle" Webpage, Accessed Sep. 30, 2012 <<http://www.scribd.com/doc/108466240/The-Federal-Circuit-Bar-Association-Leaders-Circle-Webpage-Accessed-Sep-30-2012>>.

g. Facebook

On July 27, 2010, found guilty of infringing **Leader Technologies, Inc. U.S. Patent No. 7,139,761** on 11 of 11 claims. The verdict was split with a ruling of on-sale bar. However, Facebook presented no hard evidence and failed to perform any of the well-settled tests, e.g. *Pfaff Electronics* and *Group One v. Hallmark Cards*. The Federal Circuit affirmed the lower court after rejecting the lower court's arguments for on-sale bar and fabricating new evidence on argument for Facebook in the secrecy of chambers, without a hearing. Chief Justice **John G. Roberts** refused to take Leader Technologies' Petition for Writ of Certiorari.

Tellingly, the judges in this case hold this Fidelity Contrafund stock, namely Chief Justice John G. Roberts, Federal Circuit Judge **Kimberly A. Moore** and Federal Circuit Judge **Evan J. Wallach**.

It is notoriously known that during the pendency of the *Leader v. Facebook* trial, President Obama's political organization via **Obama for America** and **Organizing for America** exploited over 47 million "likes" on Facebook, an infringed technology, to raise money and influence voters in the 2008 and 2012 elections.

Petition for Writ of Certiorari *Leader Technologies, Inc., v. Facebook, Inc.* No. 12-617, Nov. 16, 2012 <<http://www.scribd.com/doc/113545399/Petition-for-Writ-of-Certiorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-212-clickable-citations>>.

Organizing for Action: Our Founding Members. ORGANIZING for ACTION. Apr. 12, 2013. Accessed by May 25, 2013 <<http://www.barackobama.com/founding-members>>.

Barack Obama. Facebook Fan Page. Accessed May 25, 2013 <<https://www.facebook.com/barackobama/>>; See also Apr. 16, 2013 capture online <<http://www.scribd.com/doc/144490626/Barack-Obama-Facebook>>.

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[Screen-Capture-Apr-16-2013-11-36am-AM-EDT](#)>.

Barack Obama Contributors, 2012 Federal Election Cycle, Cooley Godward Kronish LLP (Facebook attorneys; adviser to Barack Obama on the judicial appointments of Leonard P. Stark and Evan J. Wallach) donors through 12/31/2012 <<http://www.fec.gov/disclosurep/national.do>>.

| | | |
|----|---------------|---|
| h. | Fidelity | Fund manager Robert C. Ketterson is a business and investing partner with Facebook's largest shareholder and former chairman, James W. Breyer , Accel Partners LLC . Breyer and Ketterson served for years as director of the National Venture Capital Association which also included Vanguard's Anne Rockhold (now CFO of Accel Partners LLP) and Ann H. Lamont , director of U.S. CTO Todd Y. Park's companies athenahealth and Castlight Health which are embroiled in current Obamacare and HealthCare.gov scandals. Lamont serves as a director of athenahealth and Castlight Health with Robert Kocher , Obamacare architect and member of the National Economic Council with Lawrence "Larry" Summers , former director of the Council where he oversaw the bailout of Facebook underwriters and large shareholders, Goldman Sachs and Morgan Stanley under the direction of JPMorgan Chase and Jamie Dimon . |
| i. | Goldman Sachs | Facebook's underwriter and large investor, notoriously known. Goldman also received a \$13+ billion 2008 stimulus grant which was overseen by Facebook collaborator Lawrence "Larry" Summers , who had just recently received hundreds of thousands in speaking stipends from Goldman earlier that year, among other perks. Goldman is also notoriously known to be a Moscow, Russia business partner with Russian oligarchs Alisher Usmanov and Yuri Milner . Yuri Milner is a World Bank protégé of Summers and was teamed with Facebook COO Sheryl K. Sandberg . Briefing for Representative Jim Jordan (OH) - HOUSE OVERSIGHT COMMITTEE - American and Russian Opportunists Undermining U.S. Sovereignty and Corrupting U.S. Financial and Judicial Systems, Oct. 19, 2012 < http://www.scribd.com/doc/110575673/Briefing-for-Representative-Jim-Jordan-OH-HOUSE-OVERSIGHT-COMMITTEE-American-and-Russian > |

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| | | |
|----|-----|---|
| | | Opportunists-Undermining-U-S-Sovereignty-and-Corruptin> . |
| j. | IBM | <p>IBM sold Facebook 750 patents during the pendency of <i>Leader v. Facebook</i>. The former Director of the U.S. Patent Office, David J. Kappos, systematically failed to disclose his bias toward Facebook’s and IBM’s interests regarding all matters related to Facebook’s intellectual property claims; neither has USPTO staff. Additionally, Facebook’s patent counsel in these IBM transactions is Fenwick & West LLP who has substantial conflicts of interest since the firm formerly represented Leader Technologies, Inc. in 2002-2003—the company whose social networking technology is being infringed by Facebook.</p> <p>Prior to leaving his post as Director of the Patent Office, David J. Kappos ordered an unprecedented third reexamination of <i>Leader Technologies’</i> U.S. Patent No. 7,139,761 using arguments identical to those that Facebook lost on at trial and in two previous reexaminations. Magically, the Examiner accepted ALL of Facebook’s arguments the fourth time around and is attempting to invalidate the entire patent, even claims that were not asserted at trial.</p> <p>In addition, former IBMer David J. Kappos established a Patent Office Facebook page for over 10,000 employees during the pendency of the <i>Leader v. Facebook</i> case.</p> <p>Petition for Writ of Certiorari <i>Leader Technologies, Inc., v. Facebook, Inc.</i> No. 12-617, Nov. 16, 2012 <http://www.scribd.com/doc/113545399/Petition-for-Writ-of-Certiorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-212-clickable-citations>; See also PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS by Americans For Innovation, Aug. 15, 2013 <http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html>.</p> <p>“Patent Office Removes Critical <i>Leader v. Facebook</i> Disclosure Items” by <i>Americans For Innovation</i>, Aug. 15, 2013 <http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html>; See also Kathryn W. Siehndel, FOIA Deputy Counsel, U.S. Patent</p> |

Fidelity Contrafund 12-31-2012

FCNTX

Fidelity Contrafund K 12-31-2012

FCNKX

FCNTX and/or FCNKX held by **Leader v. Facebook** judges &

Obama administration officials:

1. **John G. Roberts, Jr.**, Supreme Court
2. **Kimberly A. Moore**, Federal Circuit
3. **Evan J. Wallach**, Federal Circuit
4. **Howard K. Koh**, Health & Human Services
5. **Eric H. Holder**, Attorney General
6. **John J. Sullivan**, Federal Election Commission
7. **Carmel M. Martin**, Education
8. **Ivan K. Fong**, Homeland Security
9. **Alison J. Nathan**, White House
10. **Denis R. McDonough**, White House

Other Fidelity "dark pool" funds held by judges and Obama cabinet:

1. **Leonard P. Stark**, Dist. Ct. Del.
2. **Stephen G. Breyer**, Sup. Ct.
3. **Clarence Thomas**, Sup. Ct.
4. **Rebecca M. Blank**, Com. Sec., USPTO
5. **Cameron F. Kerry**, Com. GC, USPTO
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9. **Donald M. Remy**, Army

101 Obama Cabinet Members & 11 Federal Judges involved with *Leader v. Facebook* hold one or more Fidelity Funds. 30+ Fidelity Funds invested (via Fid. Central Fund) in Facebook pre-IPO dark pools.

| | | |
|----|----------------|---|
| | | <p>Office FOIA Response re. <i>Leader v. Facebook</i>, F-13-00218, Aug. 7, 2013 <http://www.scribd.com/doc/160572991/Patent-Office-FOIA-Response-re-Leader-v-Facebook-F-13-00218-Aug-7-2013>; also available at <https://docs.google.com/file/d/0B2SfG2nEsMfqSWQ5SLJkbERjNOU/edit?usp=sharing> and <http://www.leader.com/docs/Patent-Office-FOIA-Response-re-Leader-v-Facebook-F-13-00218-Aug-7-2013.pdf>.</p> <p>U.S. PATENT OFFICE PRESS RELEASE ANNOUNCING ITS FACEBOOK PAGE, MAY 20, 2010: "US Patent Office Page on Facebook." USPTO Press Release, May 20, 2010 <http://www.scribd.com/doc/161914552/US-Patent-Office-Page-on-Facebook-USPTO-Press-Release-May-20-2010>; See also <https://docs.google.com/file/d/0B2SfG2nEsMfqa3A1YjR1OC1sM3c/edit?usp=sharing>.</p> |
| k. | JPMorgan Chase | <p>Notoriously known to be directing the investing activities of Morgan Stanley, T. Rowe Price, Goldman Sachs regarding all things Facebook via Chairman Jamie Dimon. Castlight Health and athenahealth Director Ann H. Lamont is married to Edward "Ned" Lamont, grandson of the founder of JPMorgan, Thomas W. Lamont. Castlight Health and athenahealth are embroiled in the Obamacare and HealthCare.gov scandal. U.S. CTO Todd Y. Park is founder of both athenahealth and Castlight Health. Park's brother, David Y. Park, is the current chief operating officer at athenahealth. Todd Y. Park has advised the Obama administration that they are clear to make the claim that HealthCare.gov technology is open source, despite the evident <i>Leader v. Facebook</i> frauds, among others. The Lamont's hold substantial amounts of Goldman Sachs, JPMorgan and Morgan Stanley holdings which benefited remarkably from Facebook transactions.</p> <p>Ann Huntress Lamont (a.k.a. Ann H. Lamont) and Edward M. ("Ned") investments in Facebook Club Funds, invested by 2006, prepared Nov. 26, 2013 <http://www.scribd.com/doc/187452662/Ann-Huntress-Lamont-a-k-a-Ann-H-Lamont-and-Edward-M-Ned-investments-in-Facebook-Club-Funds-invested-by-2006-prepared-Nov-26-2013>; See also <https://docs.google.com/file/d/0B2SfG2nEsMfqckwwdGg2Yy10NWs/edit>.</p> |

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101 Obama Cabinet Members & 11 Federal Judges involved with *Leader v. Facebook* hold one or more Fidelity Funds. 30+ Fidelity Funds invested (via Fid. Central Fund) in Facebook pre-IPO dark pools.

| | | |
|----|---------------------------------|--|
| I. | LinkedIn Corp. | Facebook director Reid Hoffman is the founder and CEO of LinkedIn. It now notoriously known that Hoffman provided business coaching and early financing to Mark Zuckerberg while he was still a student at Harvard in 2003. LinkedIn software mimics Facebook's functionality, perhaps this is no coincidence. |
| m. | Morgan Stanley | Facebook's underwriter and large investor, notoriously known. Morgan Stanley also received a \$13+ billion 2008 stimulus grant which was overseen by Facebook collaborator Lawrence "Larry" Summers , who had just recently received hundreds of thousands in speaking stipends from Morgan Stanley compatriots at Goldman Sachs earlier that year, among other perks. Summers counts Facebook COO Sheryl K. Sandberg as his protégé and former employee at the World Bank and U.S. Treasury . |
| n. | State Street Corporation | Fellow recipient with Goldman Sachs and Morgan Stanley of approximately \$33 billion (collectively) in 2008 stimulus funds overseen by Facebook collaborator Lawrence "Larry" Summers , who had just recently received hundreds of thousands in speaking stipends from Goldman earlier that year, among other perks. |
| o. | T. Rowe Price | Purchased a 5.2% stake in Facebook's private, pre-IPO "dark pools" stock, as notoriously disclosed in the Facebook S-1 Registration. Also heavily invested in U.S. CTO Todd Y. Park's companies athenahealth and Castlight Health , two companies closely associated with Obamacare and the current administration. |
| p. | Tesla Motors, Inc. | Michael G. Rhodes, Cooley Godward LLP, Facebook's litigator in <i>Leader Technologies, Inc. v. Facebook, Inc.</i> , cv-08-862-JJF-LPS (D. Del. 2008), was appointed Chief Counsel to Tesla Motors , five months before the trial. Tesla Motors received \$465 million in energy stimulus funds at the recommendation of McBee Strategic LLC and Michael Sheehy , former National Security Adviser for House Speaker Nancy Pelosi . Zusha Elinson. "Michael Rhodes (Cooley Godward LLP, Tesla Motors)." <i>The Recorder</i> , www.callaw.com, Feb. 22, 2010 < http://www.cooley.com/files/Rhodes.The%20Recorder.2.22.10.pdf >. See also< http://www.scribd.com/doc/144432049/Zusha-Elinson-%E2%80%9CMichael- |

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| | | |
|----|---------------------|---|
| | | <p>Rhodes-THE-RECORDER-Feb-22-2010-Accessed-May-29-2013>.</p> <p>Petition for Writ of Certiorari <i>Leader Technologies, Inc., v. Facebook, Inc.</i> No. 12-617, Nov. 16, 2012 <http://www.scribd.com/doc/113545399/Petition-for-Writ-of-Certiorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-212-clickable-citations></p> |
| q. | Wal-Mart | <p>Facebook's largest investor and director, James W. Breyer, Accel Partners LLP, was also a director at Wal-Mart and was responsible for a deep embedding of Facebook technology in the Wal-Mart site. Breyer resigned as a long time director of Wal-Mart after the Mexican bribery scandal was uncovered.</p> <p>“Vast Mexico Bribery Case Hushed Up by Wal-Mart After Top-Level Struggle - Confronted with evidence of widespread corruption in Mexico, top Wal-Mart executives focused more on damage control than on rooting out wrongdoing, an examination by The New York Times found” by David Barstow, <i>The New York Times</i>, Apr. 21, 2012 <http://www.nytimes.com/2012/04/22/business/at-wal-mart-in-mexico-a-bribe-inquiry-silenced.html?pagewanted=all& r=0>.</p> |
| r. | Workday Inc. | <p>This company is financed by principal Facebook investors and underwriters, including T. Rowe Price and Morgan Stanley.</p> <p>http://www.crunchbase.com/company/workday</p> |

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101 Obama Cabinet Members & 11 Federal Judges involved with *Leader v. Facebook*

hold one or more Fidelity Funds. 30+ Fidelity Funds invested (via Fid. Central Fund) in Facebook pre-IPO dark pools.

Evidence Resources:

1. **Conflicts Analysis:** The most comprehensive archive of judicially recognizable source material and conflicts of interest analysis is accessible from the *Leader v. Facebook* investigative news reporting Google search tool at <http://americans4innovation.blogspot.com>.
2. **FCNTX Fidelity® Contrafund® Annual Report, December 31, 2012**, Posted March 01, 2013, Fidelity, accessed Jan. 17, 2014 <<https://fundresearch.fidelity.com/mutual-funds/view-all/316071109#composition>> (Select "Prospectus & Reports," then select "Annual Report" tab).
3. **FCNKX Fidelity Contrafund Class K Annual Report, December 31, 2012**, Posted March 01, 2013 <<https://www.actionsxchangerepository.fidelity.com/ShowDocument/ComplianceEnvelope.htm?fax=-18%2342%23-61%23-110%23114%2378%23117%2320%23-1%2396%2339%23-62%23-21%2386%23-100%2337%2316%2335%23-68%2391%23-66%2354%23103%23-16%2369%23-30%2358%23-20%2376%23-84%23-11%23-87%230%23-50%23-20%23-92%23-98%23-116%23-28%2358%23-87%23104%2321%23-22%2311%23113%2329%2375%23-58%23126%2369%2339%23-94%2329%2339%23-65%2339%23-45%23-127%23-71%23101%23-100%23-56%23-33%2371%23107%23-82%23-3%23-86%23-27%23-57%23-125%2349%23-121%23-72%23-85%23-43%23-13%23-120%2388%23-41%23-122%2320%2389%2392%239%2377%23101%2359%236%23106%2330%2335%2358%23-105%23-42%2357%2363%2334%2333%23102%2339%23-57%23107%23>>; See also <<http://quote.morningstar.com/fund-filing/Annual-Report/2012/12/31/t.aspx?t=FCNKX&ft=N-CSR&d=5e15bb3e4140606d3b05b7aa21813c71>>
4. **FCNTX Fidelity Contrafund, FCNKX Fidelity Contrafund Class K, U.S. Securities & Exchange Commission, EDGAR**, accessed Jan. 17, 2014 <<http://www.sec.gov/Archives/edgar/data/24238/000079542212000136/0000795422-12-000136-index.htm> CIK [0000024238](http://www.sec.gov/Archives/edgar/data/24238/000079542212000136/0000795422-12-000136-index.htm) | Series [S000006037](http://www.sec.gov/Archives/edgar/data/24238/000079542212000136/0000795422-12-000136-index.htm) Fidelity Contrafund | Class/Contract [C000016601](http://www.sec.gov/Archives/edgar/data/24238/000079542212000136/0000795422-12-000136-index.htm) FCNTX | Class K Class/Contract [C000064233](http://www.sec.gov/Archives/edgar/data/24238/000079542212000136/0000795422-12-000136-index.htm) FCNKX.

Mutual Funds and Taxes

Distributions from mutual funds occur for several different reasons and are subject to differing tax rates. Many mutual funds bundle most of their payouts into single, net distributions at the end of each year.

Whenever a mutual fund company passes earnings and other payouts to shareholders, it's known as a distribution. The major distribution for most funds comes at the end of each year, when net amounts are calculated—capital gains and other earnings minus the expenses of running the funds.

It's up to you to report mutual fund transactions on your tax return, as well as pay the appropriate taxes on each type of fund income.

Distributions and your taxes

If you hold shares in a taxable account, you are required to pay taxes on mutual fund distributions, whether the distributions are paid out in cash or reinvested in additional shares. The funds report distributions to shareholders on IRS Form 1099-DIV after the end of each calendar year.

For any time during the year you bought or sold shares in a mutual fund, you must report the transaction on your tax return and pay tax on any gains and dividends. Additionally, as an owner of the shares in the fund, you must report and potentially pay taxes on transactions conducted by the fund, that is, whenever the fund sells securities.

If you move between mutual funds at the same company, it may not feel like you received your money back and then reinvested it; however, the transactions are treated like any other sales and purchases, and so you must report them and pay taxes on any gains.

For federal tax purposes, ordinary income is generally taxed at higher rates than qualified dividends and long-term capital gains. The chart below illustrates how each type of mutual fund income is taxed.

Mutual funds in retirement and college savings accounts

Certain accounts, such as individual retirement and college savings accounts, are tax-advantaged. If you have mutual funds in these types of accounts, you pay taxes only when earnings or pre-tax contributions are withdrawn. This information will usually be reported on Form 1099-R.

| Type of distribution | Definition | Federal income tax treatment |
|-------------------------------------|--|--|
| Long-term capital gains | Net gains from the sale of shares held for more than one year; may include some distributions received from investments held by the fund | Subject to the capital gains rates, usually lower than the ordinary income tax rates |
| Short-term capital gains | Net gains from the sale of shares held for one year or less | May be treated as ordinary dividends, thus taxable at ordinary income tax rates |
| Qualified dividends | Dividends from common stock of domestic corporations and qualifying foreign corporations | Normally taxed as long-term capital gains (subject to certain holding period and hedging restrictions) |
| Ordinary or non-qualified dividends | Investment income earned by the fund from interest and non-qualified dividends minus expenses; often used as a blanket term that includes all taxable income except long-term capital gains. | Taxable at ordinary income tax rates |
| Tax-exempt interest | Some or all interest on certain bonds, usually state or local municipal bonds, designated as tax-exempt | Not taxable for federal tax purposes; may be subject to state and/or local taxes, depending on your resident state and the type of bonds purchased |
| Taxable interest | Interest on fixed-income securities | Taxable at ordinary income tax rates |
| Federal interest | Interest on federal debt instruments | Taxable at ordinary federal income tax rates, but exempt from state income tax |
| Required distributions | Non-investment income required to be distributed by the fund (such as foreign currency gains that are taxed as ordinary income when distributed) | Taxed as ordinary income |
| Return of capital | A portion of your invested principal returned to you | Not taxable |

When there is no distribution

If a mutual fund does not have any capital gains, dividends, or other payouts, no distribution may occur. There may also be a non-taxable distribution. Shareholders will not be required to pay taxes if the fund

“My funds are doing great—I must owe a lot in taxes.”

Executive Branch Personnel PUBLIC FINANCIAL DISCLOSURE REPORT

| | | | | | | | |
|---|--|---|---------------------------------|---|---|--|--|
| Date of Appointment, Candidacy, Election or Nomination (Month, Day, Year) | | Reporting Status (Check appropriate boxes) <input type="checkbox"/> Incumbent | Calendar Year Covered by Report | <input checked="" type="checkbox"/> New Entrant, Nominee, or Candidate | <input type="checkbox"/> Termination Filer | Termination Date (If Applicable) (Month, Day, Year) | Fee for Late Filing Any individual who is required to file this report and does so more than 30 days after the date the report is required to be filed, or, if an extension is granted, more than 30 days after the last day of the filing extension period shall be subject to a \$200 fee. |
| Reporting Individual's Name | | Last Name Blank | | First Name and Middle Initial Rebecca M. | | Reporting Periods Incumbents: The reporting period is the preceding calendar year except Part II of Schedule C and Part I of Schedule D where you must also include the filing year up to the date you file. Part II of Schedule D is not applicable. Termination Filers: The reporting period begins at the end of the period covered by your previous filing and ends at the date of termination. Part II of Schedule D is not applicable. Nominees, New Entrants and Candidates for President and Vice President: Schedule A —The reporting period for income (BLOCK C) is the preceding calendar year and the current calendar year up to the date of filing. Value assets as of any date you choose that is within 31 days of the date of filing. Schedule B —Not applicable. Schedule C, Part I (Liabilities) —The reporting period is the preceding calendar year and the current calendar year up to any date you choose that is within 31 days of the date of filing. Schedule C, Part II (Agreements or Arrangements) —Show any agreements or arrangements as of the date of filing. Schedule D —The reporting period is the preceding two calendar years and the current calendar year up to the date of filing. | |
| Position for Which Filing | | Title of Position Under Secretary for Economic Affairs | | Department or Agency (If Applicable) Commerce | | | |
| Location of Present Office (or forwarding address) | | Address (Number, Street, City, State, and ZIP Code) Brookings Institution, 1775 Massachusetts Ave NW, Washington D.C. 20036 | | | Telephone No. (Include Area Code) 202-797-6299 | | |
| Position(s) Held with the Federal Government During the Preceding 12 Months (If Not Same as Above) | | Title of Position(s) and Date(s) Held None | | | | | |
| Presidential Nominees Subject to Senate Confirmation | | Name of Congressional Committee Considering Nomination Senate Committee on Commerce, Science & Transportation | | Do You Intend to Create a Qualified Diversified Trust? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No | | | |
| Certification | | Signature of Reporting Individual <i>Rebecca M. Blauh</i> | | | Date (Month, Day, Year) 4-23-2009 | | |
| I CERTIFY that the statements I have made on this form and all attached schedules are true, complete and correct to the best of my knowledge. | | Signature of Other Reviewer <i>Dan M. Wells</i> DWT | | | Date (Month, Day, Year) 4/29/2009 | | |
| Other Reviewer (If desired by agency) | | Signature of Designated Agency Ethics Official/Reviewing Official <i>[Signature]</i> | | | Date (Month, Day, Year) 4/29/09 | | |
| Agency Ethics Official's Opinion On the basis of information contained in this report, I conclude that the filer is in compliance with applicable laws and regulations (subject to any comments in the box below). | | Signature <i>[Signature]</i> | | | Date (Month, Day, Year) 5/4/09 | | |
| Office of Government Ethics Use Only | | Comments of Reviewing Officials (If additional space is required, use the reverse side of this sheet) <p style="text-align: right;">(Check box if filing extension granted & indicate number of days _____) <input type="checkbox"/></p> <p style="text-align: right;">(Check box if comments are continued on the reverse side) <input type="checkbox"/></p> | | | | | |
| | | Agency Use Only | | | | | |
| | | OGE Use Only | | | | | |

| | | |
|--|-------------------|-------------------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE A | Page Number 2 |
|--|-------------------|-------------------------|

| Assets and Income BLOCK A | Valuation of Assets at close of reporting period BLOCK B | | | | | | | | | | Income: type and amount. If "None (or less than \$201)" is checked, no other entry is needed in Block C for that item. BLOCK C | | | | | | | | | | | | | | | | | | | | | | | |
|---|---|--------------------|---------------------|----------------------|-----------------------|-----------------------|-------------------------|--------------------|---------------------------|----------------------------|--|-------------------|--------------------------|----------------|-----------------|-----------|--------------------|----------|---------------|---------------------------|--|--|-----------------|-------------------|-------------------|--------------------|---------------------|----------------------|-------------------------|-------------------|---------------------------|--------------------------------------|---|--|
| For you, your spouse, and dependent children, report each asset held for investment or the production of income which had a fair market value exceeding \$1,000 at the close of the reporting period, or which generated more than \$200 in income during the reporting period, together with such income. For yourself, also report the source and actual amount of earned income exceeding \$200 (other than from the U.S. Government). For your spouse, report the source but not the amount of earned income of more than \$1,000 (except report the actual amount of any honoraria over \$200 of your spouse). None <input type="checkbox"/> | | | | | | | | | | | Type | | Amount | | | | | | | | Other Income (Specify Type & Actual Amount) | Date (Mo., Day, Yr.) Only if Honoraria | | | | | | | | | | | | |
| | None (or less than \$1,001) | \$1,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$250,000 | \$250,001 - \$500,000 | \$500,001 - \$1,000,000 | Over \$1,000,000 * | \$1,000,001 - \$5,000,000 | \$5,000,001 - \$25,000,000 | \$25,000,001 - \$50,000,000 | Over \$50,000,000 | Excepted Investment Fund | Excepted Trust | Qualified Trust | Dividends | Rent and Royalties | Interest | Capital Gains | None (or less than \$201) | | | \$201 - \$1,000 | \$1,001 - \$2,500 | \$2,501 - \$5,000 | \$5,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$1,000,000 | Over \$1,000,000* | \$1,000,001 - \$5,000,000 | Over \$5,000,000 | | |
| Examples | Central Airlines Common | | | x | | | | | | | | | | | x | | | | | | | | | | | | | | | | | Linn Parson's Honoraria \$12,200 | | |
| | Doe Jones & Smith, Hometown, State | | | x | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | Kempstone Equity Fund | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| | IRA: Heartland 500 Index Fund | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1 | University of Michigan | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Salary as Professor \$162,198 | |
| 2 | Brookings Institution | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Salary & bonus as Senior Fellow \$290,244 | |
| 3 | Stanford University | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Honoraria \$7500 | 2/1/08 | |
| 4 | MDRC | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Board of Directors fees \$4000 | | |
| 5 | Maastricht University School of Governance | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Honoraria \$4605 | 4/30/08 | | |
| 8 | University of Wisconsin | | | | | | | | | | | | | | | | | | | | | | | | | | | | | | Honoraria \$2,750.00 | 2/21/08 & 6/11/08 | | |

* This category applies only if the asset/income is solely that of the filer's spouse or dependent children. If the asset/income is either that of the filer or jointly held by the filer with the spouse or dependent children, mark the other higher categories of value, as appropriate.

Reporting Individual's Name

Rebecca M. Blank

SCHEDULE A continued

(Use only if needed)

Page Number

7

| Assets and Income | | Valuation of Assets at close of reporting period | | | | | | | | | | Income: type and amount. If "None (or less than \$201)" is checked, no other entry is needed in Block C for that item. | | | | | | | | | | Date (Mo., Day, Yr.) | Only if Honoraria | | | | | | | | | | | | | |
|-------------------|---|--|--------------------|---------------------|----------------------|-----------------------|-----------------------|-------------------------|-------------------|---------------------------|----------------------------|--|-------------------|-----------------------------|----------------|-----------------|--------------------|----------|---------------|---------------------------|-----------------|----------------------|-------------------|--------------------|---------------------|----------------------|---|-------------------------|-------------------|---------------------------|------------------|--|--|--|--|--|
| | | BLOCK B | | | | | | | | | | BLOCK C | | | | | | | | | | | | | | | | | | | | | | | | |
| BLOCK A | | None (or less than \$1,001) | \$1,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$250,000 | \$250,001 - \$500,000 | \$500,001 - \$1,000,000 | Over \$1,000,000* | \$1,000,001 - \$5,000,000 | \$5,000,001 - \$25,000,000 | \$25,000,001 - \$50,000,000 | Over \$50,000,000 | Interpreted Investment Fund | Excepted Trust | Qualified Trust | Type | Amount | | | | | | | | | Other Income (Specify Type & Actual Amount) | | | | | | | | | |
| | | | | | | | | | | | | | | | | Dividends | Rent and Royalties | Interest | Capital Gains | None (or less than \$201) | \$201 - \$1,000 | \$1,001 - \$2,500 | \$2,501 - \$5,000 | \$5,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | | \$100,001 - \$1,000,000 | Over \$1,000,000* | \$1,000,001 - \$5,000,000 | Over \$5,000,000 | | | | | |
| 1 | TCF Financial Corp | | x | | | | | | | | | | | | | | | | | x | | | | | | | | | | | | | | | | |
| 2 | iShares MSCI Austria Investable Market Index Fund | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |
| 3 | iShares MSCI Brazil | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |
| 4 | iShares MSCI Emerging Markets | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |
| 5 | Vanguard Funds Emerging Markets VIPERS | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |
| 6 | Pex World Balanced Fund | | | | | | | | | | | | | x | | | | | | | | | | | | | | | | | | | | | | |
| 7 | iShares MSCI Canada | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |
| 8 | (s) TIAA Traditional | | | x | | | | | | | | | | | | | | x | | | | | | | | | | | | | | | | | | |
| 9 | (s) CREF Global Equities | | x | | | | | | | | | | | x | | | | | | | x | | | | | | | | | | | | | | | |

* This category applies only if the asset/income is solely that of the filer's spouse or dependent children. If the asset/income is either that of the filer or jointly held by the filer with the spouse or dependent children, mark the other higher category.

Reporting Individual's Name
 Rebecca M. Blank

SCHEDULE A continued
 (Use only if needed)

Page Number
 9

| BLOCK A | Valuation of Assets at close of reporting period BLOCK B | | | | | | | | BLOCK C | | | | | | | | | | Other Income (Specify Type & Actual Amount) | Date (Mo., Day, Yr.) Only if Honorary | | | | | | |
|---|---|--------------------|---------------------|----------------------|-----------------------|-----------------------|-------------------------|--------------------|---------------------------|-----------|--------------------|----------|---------------|---------------------------|-----------------|-------------------|-------------------|--------------------|---|--|---------------------|----------------------|-------------------------|-------------------|---------------------------|------------------|
| | None (or less than \$1,001) | \$1,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$250,000 | \$250,001 - \$500,000 | \$500,001 - \$1,000,000 | Over \$1,000,000 * | None (or less than \$201) | Dividends | Rent and Royalties | Interest | Capital Gains | None (or less than \$201) | \$201 - \$1,000 | \$1,001 - \$2,500 | \$2,501 - \$5,000 | \$5,001 - \$15,000 | | | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$1,000,000 | Over \$1,000,000* | \$1,000,001 - \$5,000,000 | Over \$5,000,000 |
| 1 (s) Fidelity International Small Cap | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 2 (s) Fidelity Latin America | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 3 (s) Fidelity New Markets Income | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 4 (s) Fidelity International Real Estate | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 5 (s) Fidelity Emerging Markets | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 8 (s) Fidelity Money Market | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 7 (s) TIAA-CREF High Yield Fund | | x | | | | | | | x | | | | | | x | | | | | | | | | | | |
| 8 (s) Citigroup Inc | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |
| 9 (s) Developers Diversified Realty-Preferred Series I | | x | | | | | | | x | | | | | x | | | | | | | | | | | | |

* This category applies only if the asset/income is solely that of the filer's spouse or dependent children. If the asset/income is either that of the filer or jointly held by the filer with the spouse or dependent children, mark the other higher category.

Reporting Individual's Name

SCHEDULE A continued

Page Number

Rebecca M. Blank

11

(Use only if needed)

| BLOCK A Assets and Income | | BLOCK B Valuation of Assets at close of reporting period | | | | | | | | BLOCK C Income: type and amount. If "None (or less than \$201)" is checked, no other entry is needed in Block C for that item. | | | | | | | | | | | |
|------------------------------|---|---|--------------------|---------------------|----------------------|-----------------------|-----------------------|-------------------------|--------------------|---|-----------------|-------------------|--------------------|---------------------|----------------------|-------------------------|-------------------|---------------------------|------------------|---|---|
| | | | | | | | | | | | | | | | | | | | | Type | |
| | | None (or less than \$1,001) | \$1,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$250,000 | \$250,001 - \$500,000 | \$500,001 - \$1,000,000 | Over \$1,000,000 * | None (or less than \$201) | \$201 - \$1,000 | \$1,001 - \$7,500 | \$7,501 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$1,000,000 | Over \$1,000,000* | \$1,000,001 - \$5,000,000 | Over \$5,000,000 | Other Income (Specify Type & Actual Amount) | Date (Mo., Day, Yr.) Only if Honoraria |
| 1 | Russell Sage Foundation | | | | | | | | | | | | | | | | | | | Honoraria \$2000 | 4/10/09 |
| 2 | University of California-Berkeley Payment receivable for speech (March 2009) and subsequent paper delivery | x | | | | | | | | | x | | | | | | | | | | Expect to receive summer 2009 |
| 3 | | | | | | | | | | | | | | | | | | | | | |
| 4 | | | | | | | | | | | | | | | | | | | | | |
| 5 | | | | | | | | | | | | | | | | | | | | | |
| 6 | | | | | | | | | | | | | | | | | | | | | |
| 7 | | | | | | | | | | | | | | | | | | | | | |
| 8 | | | | | | | | | | | | | | | | | | | | | |
| 9 | | | | | | | | | | | | | | | | | | | | | |

* This category applies only if the asset/income is solely that of the filer's spouse or dependent children. If the asset/income is either that of the filer or jointly held by the filer with the spouse or dependent children, mark the other higher category.

| | | |
|---|------------|-------------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE C | Page Number 12 |
|---|------------|-------------------|

Part I: Liabilities

Report liabilities over \$10,000 owed to any one creditor at any time during the reporting period by you, your spouse, or dependent children. Check the highest amount owed during the reporting period. Exclude a mortgage on your personal residence unless it is rented out; loans secured by automobiles, household furniture or appliances; and liabilities owed to certain relatives listed in instructions. See instructions for revolving charge accounts.

None

Category of Amount or Value (x)

| Creditor's (Name and Address) | Type of Liability | Date Incurred | Interest Rate | Term if applicable | Category of Amount or Value (x) | | | | | | | | | | | | | | | | | |
|--|--|---------------|---------------|-----------------------|---------------------------------|---------------------|----------------------|-----------------------|-----------------------|-------------------------|------------------|---------------------------|----------------------------|-----------------------------|-------------------|--|--|--|--|--|--|--|
| | | | | | \$10,001 - \$15,000 | \$15,001 - \$50,000 | \$50,001 - \$100,000 | \$100,001 - \$250,000 | \$250,001 - \$500,000 | \$500,001 - \$1,000,000 | Over \$1,000,000 | \$1,000,001 - \$5,000,000 | \$5,000,001 - \$25,000,000 | \$25,000,001 - \$50,000,000 | Over \$50,000,000 | | | | | | | |
| 1. <small>plus:</small> First District Bank, Washington, DC John Jones, 123 J St., Washington, DC | Mortgage on rental property, Delaware Promissory note | 1991-1999 | 8% 10% | 2.5 yrs. on demand | | | x | | | x | | | | | | | | | | | | |
| 2. | | | | | | | | | | | | | | | | | | | | | | |
| 3. | | | | | | | | | | | | | | | | | | | | | | |
| 4. | | | | | | | | | | | | | | | | | | | | | | |
| 5. | | | | | | | | | | | | | | | | | | | | | | |

* This category applies only if the liability is solely that of the filer's spouse or dependent children. If the liability is that of the filer or a joint liability of the filer with the spouse or dependent children, mark the other higher categories, as appropriate.

Part II: Agreements or Arrangements

Report your agreements or arrangements for: continuing participation in an employee benefit plan (e.g. 401k; deferred compensation; (2) continuation payment by a former employer (including severance payments); (3) leaves of absence; and (4) future employment. See instructions regarding the reporting of negotiations for any of these arrangements or benefits

None

| Status and Terms of any Agreement or Arrangement | Parties | Date |
|---|---------------------------------------|------|
| 1. Pursuant to partnership agreement, will receive lump sum payment of capital account & partnership share calculated on service performed through 1/00. | Dee Jones & Smith, Hometown, State | 7/85 |
| 2. My 2008 salary at Brookings Institution included a \$105,000 bonus, (received when hired in 7/2008) as prepayment of expected bonuses in the two years of employment. If I leave before two years are up (i.e., before 6/31/2011), I will have to return a pro-rated amount, based on months employed. This may result in revised income from Brookings for the reporting period on this form. | Brookings Institution, Washington, DC | 7/08 |
| 3. | | |
| 4. | | |
| 5. | | |
| 6. | | |

| | | |
|---|-------------------|-------------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE D | Page Number 13 |
|---|-------------------|-------------------|

Part I: Positions Held Outside U.S. Government

Report any positions held during the applicable reporting period, whether compensated or not. Positions include but are not limited to those of an officer, director, trustee, general partner, proprietor, representative, employee, or

consultant of any corporation, firm, partnership, or other business enterprise or any non-profit organization or educational institution. Exclude positions with religious, social, fraternal, or political entities and those solely of an honorary nature.

None

| | Organization (Name and Address) | Type of Organization | Position Held | From (Mo., Yr.) | To (Mo., Yr.) |
|-----------|---|--|---|-----------------|-----------------|
| Examples: | Not' Assn. of Rock Collectors, NY, NY Doe Jones & Smith, Hometown, State | Non-profit education Law firm | President Partner | 6/92 7/85 | Present 1/00 |
| 1 | Gerald R. Ford School of Public Policy, University of Michigan Ann Arbor, MI | Non-profit higher education | Professor & Co-Director of National Poverty Center | 8/99 | 6/08 |
| 2 | The Brookings Institution Washington, DC | Non-profit research/think-tank | Senior Fellow | 7/08 | Present |
| 3 | MDRC New York, NY | Non-profit policy evaluation | Member, Board of Directors | 2001 | Present |
| 4 | Urban Institute Washington, DC | Non-profit policy evaluation | Member, Board of Trustees | 2007 | Present |
| 5 | Economic Policy Institute Washington, DC | Non-profit advocacy and policy evaluation | Member, Board of Directors | 2008 | Present |
| 6 | Association for Public Policy Analysis and Management Washington, DC | Non-profit professional association | President (2007) & Member of Executive Committee | 1/06 | 12/08 |

Part II: Compensation In Excess Of \$5,000 Paid by One Source

Report sources of more than \$5,000 compensation received by you or your business affiliation for services provided directly by you during any one year of the reporting period. This includes the names of clients and customers of any

corporation, firm, partnership, or other business enterprise, or any other non-profit organization when you directly provided the services generating a fee or payment of more than \$5,000. You need not report the U.S. Government as a source.

Do not complete this part if you are an Incumbent, Termination Filer, or Vice Presidential or Presidential Candidate

None

| | Source (Name and Address) | Brief Description of Duties |
|-----------|--|---|
| Examples: | Doe Jones & Smith, Hometown, State Metro University (client of Doe Jones & Smith); Moneytown, State | Legal services Legal services in connection with university construction |
| 1 | Brookings Institution, Washington, DC | Research and policy analysis |
| 2 | University of Michigan, Ann Arbor, MI | Administrative oversight (as dean); teaching and research (as professor); administrative oversight and research (as co-director of the National Poverty Center) |
| 3 | Stanford University, Stanford, CA | Policy analysis article |
| 4 | University of Wisconsin, Madison, WI | Policy analysis articles |
| 5 | MDRC | Service on Board of Directors |
| 6 | Furman University | Public lecture |

| | | |
|---|------------|-------------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE D | Page Number 14 |
|---|------------|-------------------|

Part I: Positions Held Outside U.S. Government

Report any positions held during the applicable reporting period, whether compensated or not. Positions include but are not limited to those of an officer, director, trustee, general partner, proprietor, representative, employee, or

consultant of any corporation, firm, partnership, or other business enterprise or any non-profit organization or educational institution. Exclude positions with religious, social, fraternal, or political entities and those solely of an honorary nature.

None

| | Organization (Name and Address) | Type of Organization | Position Held | From (Mo., Yr.) | To (Mo., Yr.) |
|-----------|--|---|--|-----------------|-----------------|
| Examples: | Nat'l Assn. of Rock Collectors, NY, NY Doe Jones & Smith, Hometown, State | Non-profit education Law firm | President Partner | 6/92 7/85 | Present 1/00 |
| 1 | Spotlight on Poverty website, no location | Non-profit web-based information provider | Member, Advisory Committee | 2007 | Present |
| 2 | DIW-DC Washington, DC | Non-profit research and education | Member, Distinguished Advisers Commlltee | 2008 | Present |
| 3 | National Bureau of Economic Research Cambridge, MA | Non-profit economics research | Faculty Research Associate | 1990 | Present |
| 4 | National Poverty Center, Gerald Ford School of Public Policy, University of Michigan, Ann Arbor, MI | Non-profit research and education | Member, National Advisory Board | 7/1/08 | Present |
| 5 | American Economic Journal: Economic Policy Nashville, TN | Academic research journal | Member, Editorial Board | 2007 | Present |
| 6 | Journal of Economic Education Bloomington, IN | Academic research journal | Member, Editorial Advisory Board | 2002 | Present |

Part II: Compensation In Excess Of \$5,000 Paid by One Source

Report sources of more than \$5,000 compensation received by you or your business affiliation for services provided directly by you during any one year of the reporting period. This includes the names of clients and customers of any

corporation, firm, partnership, or other business enterprise, or any other non-profit organization when you directly provided the services generating a fee or payment of more than \$5,000. You need not report the U.S. Government as a source.

Do not complete this part if you are an Incumbent, Termination Filer, or Vice Presidential or Presidential Candidate

None

| | Source (Name and Address) | Brief Description of Duties |
|-----------|--|---|
| Examples: | Doe Jones & Smith, Hometown, State Metro University (client of Doe Jones & Smith), Moneytown, State | Legal services Legal services in connection with university construction |
| 1 | | |
| 2 | | |
| 3 | | |
| 4 | | |
| 5 | | |
| 6 | | |

| | |
|---|------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE D |
|---|------------|

Part I: Positions Held Outside U.S. Government

Report any positions held during the applicable reporting period, whether compensated or not. Positions include but are not limited to those of an officer, director, trustee, general partner, proprietor, representative, employee, or

consultant of any corporation, firm, partnership, or other business enterprise or any non-profit organization or educational institution. Exclude positions with religious, social, fraternal, or political entities and those solely of an honorary nature.

None

| | Organization (Name and Address) | Type of Organization | Position Held | From (Mo., Yr.) | To (Mo., Yr.) |
|-----------|---|-------------------------------------|---|-----------------|-----------------|
| Examples: | Natl Assn. of Rock Collectors, NY, NY Doe Jones & Smith, Hometown, State | Non-profit education Law firm | President Partner | 6/92 7/85 | Present 1/00 |
| 1 | American Economic Association Nashville, TN | Non-profit professional association | Member, Government Relations Committee | 1/09 | Present |
| 2 | Harvard Kennedy School, Harvard University Cambridge, MA | Non-profit higher education | Member, Visiting Committee | 2004 | Present |
| 3 | National Research Council, National Academy of Sciences Washington, DC | Non-profit research association | Member, Div Comm for Behavioral Social Sciences & Education | 2003 | 2008 |
| 4 | National Research Council, National Academy of Sciences Washington, DC | Non-profit research association | Member, Committee on the Fiscal Future of the U.S. | 2008 | Present |
| 5 | Labour Economics Amsterdam, The Netherlands | Academic research journal | Associate Editor | 2008 | Present |
| 6 | Citizen's Research Council of Michigan Livonia, MI | Non-profit research association | Member, Board of Directors | 2000 | May 2008 |

Part II: Compensation In Excess Of \$5,000 Paid by One Source

Report sources of more than \$5,000 compensation received by you or your business affiliation for services provided directly by you during any one year of the reporting period. This includes the names of clients and customers of any

corporation, firm, partnership, or other business enterprise, or any other non-profit organization when you directly provided the services generating a fee or payment of more than \$5,000. You need not report the U.S. Government as a source.

Do not complete this part if you are an Incumbent, Termination Filer, or Vice Presidential or Presidential Candidate

None

| | Source (Name and Address) | Brief Description of Duties |
|-----------|--|---|
| Examples: | Doe Jones & Smith, Hometown, State Metro University (client of Doe Jones & Smith), Moneytown, State | Legal services Legal services in connection with university construction |
| 1 | | |
| 2 | | |
| 3 | | |
| 4 | | |
| 5 | | |
| 6 | | |

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|---|------------|-------------------|
| Reporting Individual's Name Rebecca M. Blank | SCHEDULE D | Page Number 16 |
|---|------------|-------------------|

Part I: Positions Held Outside U.S. Government

Report any positions held during the applicable reporting period, whether compensated or not. Positions include but are not limited to those of an officer, director, trustee, general partner, proprietor, representative, employee, or

consultant of any corporation, firm, partnership, or other business enterprise or any non-profit organization or educational institution. Exclude positions with religious, social, fraternal, or political entities and those solely of an honorary nature.

None

| | Organization (Name and Address) | Type of Organization | Position Held | From (Mo., Yr.) | To (Mo., Yr.) |
|-----------|---|-------------------------------------|----------------------|-----------------|-----------------|
| Examples: | Nat'l Assn. of Rock Collectors, NY, NY Doe Jones & Smith, Hometown, State | Non-profit education Law firm | President Partner | 6/92 7/85 | Present 1/00 |
| | American Economic Association Nashville, TN | Non-profit professional association | Vice-President | 1/1/07 | 12/31/07 |
| 2 | Labour Economics Amsterdam, The Netherlands | Academic research journal | Co-editor | 1/1/05 | 12/31/07 |
| 3 | Gerald R. Ford School of Public Policy, University of Michigan Ann Arbor, MI | Non-profit higher education | Dean | 8/99 | 7/07 |
| 4 | | | | | |
| 5 | | | | | |
| 6 | | | | | |

Part II: Compensation In Excess Of \$5,000 Paid by One Source

Report sources of more than \$5,000 compensation received by you or your business affiliation for services provided directly by you during any one year of the reporting period. This includes the names of clients and customers of any

corporation, firm, partnership, or other business enterprise, or any other non-profit organization when you directly provided the services generating a fee or payment of more than \$5,000. You need not report the U.S. Government as a source.

Do not complete this part if you are an Incumbent, Termination Filer, or Vice Presidential or Presidential Candidate

None

| | Source (Name and Address) | Brief Description of Duties |
|-----------|--|---|
| Examples: | Doe Jones & Smith, Hometown, State Metro University (client of Doe Jones & Smith), Moneytown, State | Legal services Legal services in connection with university construction |
| 1 | | |
| 2 | | |
| 3 | | |
| 4 | | |
| 5 | | |
| 6 | | |

BROOKINGS

1775 Massachusetts Avenue, NW
Washington, DC 20036
telephone 202.797.6000
fax 202.797.6004
web brookings.edu

Economic Studies

April 22, 2009

Ms. Barbara S. Fredericks
Assistant General Counsel for Administration
U.S. Department of Commerce
1401 Constitution Avenue, N.W.
Washington, D.C. 20230

Dear Ms. Fredericks:

The purpose of this letter is to describe the steps that I will take to avoid any actual or apparent conflict of interest in the event that I am confirmed for and appointed to the position of Under Secretary for Economic Affairs, Economics and Statistics Administration, U.S. Department of Commerce.

As required by 18 U.S.C. § 208(a), I will not participate personally and substantially in any particular matter that has a direct and predictable effect on my financial interests or those of any person whose interests are imputed to me, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2). I understand that the interests of the following persons are imputed to me: any spouse or minor child of mine; any general partner of a partnership in which I am a limited or general partner; any organization in which I serve as officer, director, trustee, general partner or employee; and any person or organization with which I am negotiating or have an arrangement concerning prospective employment.

With respect to my assets in which I have a financial interest, including stock holdings and mutual fund holdings, disqualification is not presently required because of the applicability of a regulatory exemption under 18 U.S.C. § 208(b)(2). I will monitor the value of those interests and if the aggregate value of interests affected by a particular matter increases and exceeds the *de minimis* threshold, I will not participate in the particular matter, unless I first obtain a written waiver under 18 U.S.C. § 208(b)(1). If the aggregate value of my interests in sector mutual funds that concentrate on real estate holdings increases above \$50,000, I will not participate personally and substantially in any particular matter that has a direct and predictable effect on the financial interests of any holding of the TIAA Real Estate Fund or the Fidelity International Real Estate Fund that is invested in the real estate sector, unless I first obtain a written waiver, pursuant to 18 U.S.C. § 208(b)(1), or qualify for a regulatory exemption, pursuant to 18 U.S.C. §

Ms. Barbara S. Fredericks
April 22, 2009
Page 2

208(b)(2). In addition, I will not purchase additional shares of these or any other sector mutual fund that concentrates on real estate holdings.

Upon confirmation, I will resign from my position as Senior Fellow with the Brookings Institution. My 2008 salary from the Brookings Institution included a bonus as prepayment of my expected bonuses for two years. If I leave the Brookings Institution before June 31, 2011, I will return a pro-rated amount, based on my months employed.

Upon confirmation, I will resign from the following positions:

American Economic Association—Member, Government Relations Committee
American Economic Journal—Member, Editorial Board
DIW-DC, Member—Distinguished Advisors Committee
Economic Policy Institute—Member, Board of Directors
Harvard Kennedy School, Harvard University—Member, Visiting Committee
Journal of Economic Education—Member, Editorial Advisory Board
Labour Economics—Associate Editor
MDRC—Member, Board of Directors
National Bureau of Economic Research—Faculty Research Associate
National Poverty Center, Gerald Ford School of Public Policy, University of Michigan—Member, National Advisory Board
National Research Council, National Academy of Sciences—Member, Committee on the Fiscal Future of the U.S.
Spotlight on Poverty, Member—Advisory Committee
Urban Institute—Member, Board of Trustees.

For a period of one year after my resignation from each of the following entities, I will not participate personally and substantially in any particular matter involving specific parties in which that entity is a party or represents a party, unless I am first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d):

Association for Public Policy Analysis and Management (resigned
December 2008)
Brookings Institution
Citizens Research Council of Michigan (resigned May 2008)
Gerald R. Ford School of Public Policy, University of Michigan (resigned
June 2008)
Economic Policy Institute
MDRC
Urban Institute.

Ms. Barbara S. Fredericks
April 22, 2009
Page 3

Finally, I understand that as an appointee, I am required to sign the Ethics Pledge (Exec. Order No. 13490) and that I will be bound by the requirements and restrictions therein in addition to the commitments I have made in this and any other ethics agreement.

Sincerely,



Rebecca M. Blank

Rebecca M. Blank