

# **Facebook Reverses Decision and Announces Temporary Return to Prior Terms and Conditions**

Facebook has reversed its unpopular decision to change its content licensing policy and other terms and conditions in response to pressure from users and commentators on the Internet, as the Silicon Valley IP Licensing Law Blog explained in the following blog post:

<http://www.siliconvalleyiplicensinglaw.com/facebook-reverses-decision-and-announces-temporary-return-to-prior-terms-and-conditions/>

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# **Facebook Licensing Controversy Prompts Public to Take Closer Look at Social Networking Site Terms and Conditions**

Facebook set off a controversy by amending its terms and conditions to permit broad commercialization of content on its website. The Silicon Valley IP Licensing Law Blog explored this controversy and the amended licensing terms in the following blog post:

<http://www.siliconvalleyiplicensinglaw.com/facebook-licensing-controversy-prompts-public-to-take-closer-look-at-social-networking-site-terms-and-conditions/>

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## **Is There a Market for Blog Content Licensing?**

The Silicon Valley IP Licensing Law Blog explored the issue of whether there is a market for blog content licensing in the following blog post:

<http://www.siliconvalleyiplicensinglaw.com/blog-content-licensing-is-there-a-market-for-it/>

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## **Blogosphere Reacts to Associated Press Attack on Fair Use Doctrine**

Should the Associated Press have the right to set its own standards as to how much quoting from an Associated Press article constitutes fair use and how much requires the payment of a royalty? The Silicon Valley IP Licensing Law Blog looked at this issue in the following blog post:

<http://www.siliconvalleyiplicensinglaw.com/blogosphere-reacts-to-associated-press-assault-on-fair-use-doctrine/>

