	Case 5:18-md-02834-BLF Document 274-1	Filed 10/30/18 Page 1 of 2
1 2 3 4 5 6 7	Benjamin T. Horton Tron Y. Fu MARSHALL, GERSTEIN & BORUN LLP 233 South Wacker Drive 6300 Willis Tower Chicago, IL 60606-6357 (312) 474-6300 E: bhorton@marshallip.com E: tfu@marshallip.com <i>Attorneys for Defendant Cars.com</i>	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE	
11	IN RE: PERSONALWEB TECHNOLOGIES, LLC	MULTI-DISTRICT LITIGATION
12	et al., PATENT LITIGATION	Case No. 5:18-md-02834-BLF
13		
14 15	PERSONALWEB TECHNOLOGIES, LLC, a Texas limited liability company, and	DECLARATION OF TRON Y. FU IN SUPPORT OF CARS.COM'S
	LEVEL 3 COMMUNICATIONS, LLC, a Delaware limited liability company,	ADMINISTRATIVE MOTION TO APPEAR TELEPHONICALLY FOR
17	Plaintiffs,	CASE MANAGEMENT CONFERENCE
18	v.	
19	CARS.COM, a Delaware Corporation,	Case No. 1:18-cv-01140-GMS
20	Defendant.	
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## **DECLARATION OF TRON Y. FU**

I, Tron Y. Fu, hereby declare as follows:

 I am an attorney duly admitted to practice before this Court and an associate of Marshall, Gerstein & Borun LLP, counsel of record for Defendant Cars.com ("Cars") in the above captioned case. I have personal knowledge of the matters stated below and, if called as a witness, I could competently testify thereto.

2. Benjamin T. Horton and Tron Fu, two of the attorneys of record for Cars.com, reside
in the Chicago area.

3. Live appearances by the above-mentioned Midwest counsel for Cars.com are not
feasible because of the time and expense involved, requiring 13 to 18 hours of travel and an
overnight stay.

4. As one of the customer cases currently stayed while the Court proceeds with the
 Amazon DJ action, Cars.com anticipates limited involvement required of its counsel at the Case
 Management Conference scheduled to be held November 2, 2018 at 9 am.

5 5. Counsel for Cars.com has inquired whether Plaintiffs object to this request and have
6 been informed that Plaintiffs do not object.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that this declaration is executed on October 30, 2018 at Chicago, Illinois.

Date: October 30, 2018

By: <u>/s/ Tron Y. Fu</u> Tron Y. Fu

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