	Case 5.16-mu-02634-BLF Document 265	-1 Filed 11/01/18 Page 1 0/3
2 3 4 5 6 7 8	Michael A. Sherman (SBN 94783) masherman@stubbsalderton.com Jeffrey F. Gersh (SBN 87124) jgersh@stubbsalderton.com Sandeep Seth (SBN 195914) sseth@stubbsalderton.com Wesley W. Monroe (SBN 149211) wmonroe@stubbsalderton.com Stanley H. Thompson, Jr. (SBN 198825) sthompson@stubbsalderton.com Viviana Boero Hedrick (SBN 239359) vhedrick@stubbsalderton.com STUBBS, ALDERTON & MARKILES, LLP 15260 Ventura Blvd., 20th Floor Sherman Oaks, CA 91403 Telephone: (818) 444-4500 Facsimile: (818) 444-4520	
10 11	Attorneys for Plaintiffs [Additional Attorneys listed below]	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOSE DIVISION	
15	IN RE PERSONALWEB TECHNOLOGIES,	Case No.: 5:18-md-02834-BLF
16	LLC, ET AL., PATENT LITIGATION	Magistrate Judge Hon. Beth L. Freeman
17		DECLARATION OF VIVIANA BOERO
18	Related Cases:	HEDRICK IN SUPPORT OF PLAINTIFFS PERSONALWEB TECHNOLOGIES, LLC
19	PersonalWeb Technologies, LLC et al., v. LESSON NINE GMBH, Germany Limited	AND LEVEL 3 COMMUNICATIONS, LLC OMNIBUS REPLY IN SUPPORT OF
20	Liability Company: Case No.: 5:18-CV-03453- BLF	MOTION FOR LEAVE TO EXTEND PERIOD OF SERVICE TO DEFENDANTS
21	PersonalWeb Technologies, LLC, et al., v.	NUNC PRO TUNC
22	MWM MY WEDDING MATCH LTD., a Canada limited company, Case No.: 5:18-CV-03457-	Date: March 7, 2019 Time: 9:00 a.m.
23	BLF	Dept.: Courtroom 3, Floor 5
24	PersonalWeb Technologies, LLC, et al., v. OUR FILM FESTIVAL, INC., a Delaware corporation,	
25	doing business as FANDOR, INC., Case No.: 5:18-CV-00159-BLF	
26	PersonalWeb Technologies, LLC, et al., v.	
27	PAYPAL, INC. A Delaware Corporation: Case No.: 5:18-Cv-00177-BLF	
28	The color of the bar	



## Case 5:18-md-02834-BLF Document 285-1 Filed 11/01/18 Page 2 of 3 PersonalWeb Technologies, LLC, et al., v. UNDER ARMOUR, INC., A Maryland Corporation: Case No.: 5:18-Cv-00166-BLF PersonalWeb Technologies, LLC, et al., v. YOTPO LTD., An Israel Corporation Case No.: 5:18-Cv-03452-BLF



1	DECLARATION OF VIVIANA BOERO HEDRICK		
2	I, Viviana Boero Hedrick, declare as follows:		
3	1. I am a member of the bar of the State of California and am admitted to practice before the		
4	United States District Court for the Northern District of California. I am Of Counsel at Stubbs		
5	Alderton & Markiles, LLP, counsel for Plaintiffs PersonalWeb Technologies, LLC ("PersonalWeb"		
6	and Level 3 Communications, LLC ("Level 3") (collectively, "Plaintiffs" or "PersonalWeb"). The		
7	facts herein are, unless otherwise stated, based upon personal knowledge, and if called upon to do so		
8	I could, and would testify to their truth under oath. I submit this declaration in support of Plaintiffs		
9	Omnibus Reply In Support of Plaintiffs' Motion for Leave to Extend period of Service to		
10	Defendants Nunc Pro Tunc.		
11	2. On or about March 1, 2018, my office received a letter from Ryan M. Hubbard, of Kirkland		
12	& Ellis LLP, which at that time was counsel for Defendant Our Film Festival, Inc. d/b/a Fandor, Inc		
13	Attached hereto as Exhibit A is a true and correct copy of the letter.		
14	3. My office received notice that defendant Lesson Nine GmbH ("Lesson Nine") was		
15	successfully served with the Summons and First Amended Complaint on September 28, 2018.		
16	Attached hereto as Exhibit B is a true and correct copy of the Certificate of Service my office		
17	received from the German Authorities reflecting service on Lesson Nine pursuant to the Hague		
18	Convention and applicable German law.		
19	I declare under penalty of perjury under the laws of the United States of America that the		
20	foregoing I true and correct.		
21	Executed on November 1, 2018 in Sherman Oaks, California.		
22			
23	By: /s/ Viviana Boero Hedrick		
24	Viviana Boero Hedrick		
25			
26			
27	1		
28	DECLARATION OF VIVIANA BOERO HEDRICK IN SUPPORT OF OMNIBUS REPLY ISO MOTION FOR LEAVE TO EXTEND PERIOD OF SERVICE TO DEFENDANTS NUNC PRO TUNC  5:18-MD-02834-BLF RELATED CASES		

