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16	COMMUNICATIONS, LLC	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19		
20	IN RE PERSONALWEB TECHNOLOGIES, LLC, ET AL., PATENT LITIGATION	Case No.: 5:18-md-02834-BLF
	AMAZON.COM, INC. and AMAZON WEB	Case No.: 5:18-cv-00767-BLF
21	SERVICES, INC.,	
22	Plaintiffs,	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING
23	·	DEADLINE TO SUBMIT POTENTIAL
24	V.	DISCOVERY DISPUTES TO THE MAGISTRATE JUDGE REGARDING
	PERSONAL WEB TECHNOLOGIES, LLC, and LEVEL 3 COMMUNICATIONS, LLC,	CLAIM PRECLUSION / KESSLER MOTION
25	, ,	MOTION
26	Defendants.	
27		
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PersonalWeb Technologies, LLC and Level 3 Communications, LLC (collectively,

WHEREAS, on October 1, 2018, PersonalWeb personally served certain discovery, including

WHEREAS, on November 1, 2018, Amazon responded to the foregoing discovery with

WHEREAS, on November 28, 2018, Amazon filed its motion for summary judgment on its

"PersonalWeb") and Amazon.com, Inc. and Amazon Web Services, Inc. (collectively, "Amazon")

Requests for Production of Documents (Set One), on Amazon, which discovery included, among

objections, other responses and produced certain documents, and subsequently supplemented those

declaratory judgment claims and defenses under the claim preclusion and Kessler doctrines (the

hereby stipulate and recite as follows:

"Kessler motion") (Dkt. No. 315);

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WHEREAS, PersonalWeb's opposition to the Kessler motion is due on January 9, 2019 and Amazon's reply to PersonalWeb's opposition is due on January 24, 2019 (Dkt. No. 312);

WHEREAS, at the November 2, 2018 Case Management Conference ("CMC") counsel for

responses and produced additional documents after the parties met and conferred;

other things, requests regarding claim preclusion and Kessler issues;

PersonalWeb stated it needed to take the deposition of a 30(b)(6) witness for Amazon in connection with the anticipated and yet to be filed Kessler motion.

WHEREAS, in the Court's Case Management Order No. 2 the Court ordered "[a]s to discovery required for the Kessler motion, the parties shall submit any disputes to Magistrate Judge van Keulen by December 4, 2018" (Dkt. No. 306);

WHEREAS, PersonalWeb noticed a deposition of Amazon pursuant to Federal Rule of Civil Procedure 30(b)(6) and was advised that Amazon's witness is only available on December 5, 2018, which is the date now set for the deposition to occur;

WHEREAS, PersonalWeb has requested, and Amazon has agreed to, an extension, until December 13, of the deadline to submit discovery disputes related to the Kessler motion to the Magistrate Judge, so that it can raise any discovery disputes that it believes remain following that deposition;

WHEREAS, the parties do not believe that the requested extension will affect the briefing 1 schedule on the Kessler motion or any other deadline set by the Court; 2 THE PARTIES HEREBY STIPULATE and jointly request that the deadline to submit 3 discovery disputes related to the Kessler motion to Magistrate Judge van Keulen shall be extended 4 to December 13, 2018. 5 6 Respectfully submitted, 7 Dated: December 4, 2018 STUBBS ALDERTON & MARKILES, LLP 8 By: /s/ Michael Sherman 9 Michael A. Sherman 10 Jeffrey F. Gersh Sandeep Seth 11 Wesley W. Monroe Viviana Boero Hedrick 12 13 Dated: December 4, 2018 **MACEIKO IP** 14 By: /s/ Theodore S. Maceiko Theodore S. Maceiko (SBN 150211) 15 ted@maceikoip.com 16 MACEIKO IP 420 2nd Street 17 Manhattan Beach, CA 90266 Telephone: (310) 545-3311 18 Facsimile: (310) 545-3344 19 Attorneys for Plaintiff 20 PERSONALWEB TECHNOLOGIES, LLC, a Texas limited liability company 21 Dated: December 4, 2018 DAVID D. WIER 22 23 By: /s/ David D. Wier David D. Wier 24 david.wier@level3.com **Assistant General Counsel** 25 1025 Eldorado Boulevard Broomfield, CO 80021 26 Telephone: (720) 888-3539 27 28



