Case 5:18-md-02834-BLF Document 396 Filed 04/03/19 Page 1 of 4

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	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., 20 th Floor Sherman Oaks, CA 91403 Telephone: (818) 444-4500 Facsimile: (818) 444-4500 Facsimile: (818) 444-4520 Attorneys for PersonalWeb Technologies, LLC [Additional Attorneys listed below] JOSE L. PATIÑO, (SBN 149568) jpatino@foley.com CHRISTOPHER C. BOLTEN, (SBN 268284) cbolten@foley.com FOLEY & LARDNER LLP 3579 Valley Centre Drive, Suite 300 San Diego, California 92130 Telephone: (858) 847.6700	J. DAVID HADDEN (CSB No. 176148) dhadden@fenwick.com SAINA S. SHAMILOV (CSB No. 215636) sshamilov@fenwick.com TODD R. GREGORIAN (CSB No. 236096) tgregorian@fenwick.com PHILLIP J. HAACK (CSB No. 262060) phaack@fenwick.com RAVI R. RANGANATH (CSB No. 272981) rranganath@fenwick.com FENWICK & WEST LLP Silicon Valley Center 801 California Street Mountain View, CA 94041 Telephone: 650.988.8500 Facsimile: 650.938.5200 Attorneys for Defendant Yotpo, Ltd.		
1617	Facsimile: (858) 792.6773 Attorneys for Level 3 Communications, LLC			
18	[Additional Attorneys listed below]			
19	UNITED STATES DISTRICT COURT			
20	NORTHERN DISTRICT OF CALIFORNIA			
21	SAN JOSE DIVISION			
22	IN RE PERSONALWEB TECHNOLOGIES, LLC, ET AL., PATENT LITIGATION	CASE NO.: 5:18-md-02834-BLF		
23				
24	PERSONALWEB TECHNOLOGIES, LLC, ET AL.,	Case No.: 5:18-cv-03452-BLF		
25	Plaintiffs,	JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME TO SERVE		
26	v.	FOREIGN DEFENDANT YOTPO LTD		
27	YOTPO LTD., an Israel corporation,			
28	Defendant.			



Case 5:18-md-02834-BLF Document 396 Filed 04/03/19 Page 2 of 4

1	Plaintiffs PersonalWeb Technologies, LLC and specially appearing defendant Yotpo, Ltd		
2	("Yotpo"), an Israeli corporation, by and through their attorneys of record, hereby submit this join		
3	stipulation requesting that this Court extend the date to complete service on Yotpo under the Hagu-		
4	Convention from April 2, 2019 to June 3, 2019.		
5	RECITALS		
6	1. On January 2, 2019, the Court granted the Joint Stipulation to Extend Time to Serve		
7	Foreign Defendants, including Yotpo, giving PersonalWeb until April 2, 2019 to serve Yotpo (Dk		
8	No. 333.)		
9	2. On or around March 15, 2019, PersonalWeb received a Certificate of service from the		
10	Central Authorities in Israel attesting that certain documents had been served on Yotpo on January 15		
11	2019, but the Certificate did not identify the actual documents served. PersonalWeb request		
12	additional time to obtain clarification from the Central Authorities in Israel regarding the Certificate		
13	of service, and to attend to any further efforts that may be needed regarding service of the summon		
14	and operative complaint on Yotpo.		
15	3. Yotpo does not oppose PersonalWeb's requested extension, but takes no position o		
16	the effectiveness on PersonalWeb's attempted service.		
17	NOW THEREFORE, PersonalWeb and Yotpo hereby stipulate and agree that PersonalWeb		
18	shall have until June 3, 2019 to complete service on Yotpo under the Hague Convention.		
19	Respectfully submitted,		
20	Dated: April 2, 2019 STUBBS, ALDERTON & MARKILES, LLP		
21			
22	By: <u>/s/ Michael A. Sherman</u> Michael A. Sherman		
23	Jeffrey F. Gersh Sandeep Seth		
24	Wesley W. Monroe Stanley H. Thompson, Jr.		
25	Viviana Boero Hedrick ATTORNEYS FOR PERSONALWEB		
26	TECHNOLOGIES, LLC		
27			

¹ Yotpo specially appears for PersonalWeb's administrative convenience in seeking the requested extension, and expressly reserves its defenses, including its right to challenge personal jurisdiction.



	Ca	se 5:18-md-02834-BLF	Document 396 Filed 04/03/19 Page 3 of 4
1	Dated:	April 2, 2019	MACEIKO IP
2			By: <u>/s/ Theodore S. Maceiko</u> Theodore S. Maceiko (SBN 150211)
3			ted@maceikoip.com MACEIKO IP 420 2nd Street
5			Manhattan Beach, California 90266 Telephone: (310) 545-3311
6			Facsimile: (310) 545-3344 Attorneys for Defendant and Counter-Plaintiff PERSONALWEB TECHNOLOGIES, LLC
7			TERSOTAL WEB TECHNOLOGIES, ELC
8	Dated:	April 2, 2019	FENWICK & WEST, LLP
9			By: /s/ Todd R. Gregorian
10			Todd R. Gregorian Attorney for Defendants LESSON NINE
11			GMBH and YOPTO, LTD
12	Dated:	April 2, 2019	FOLEY & LARDNER, LLP
13			By: /s/ Jose L. Patiño
14			Jose L. Patiño jpatino@foley.com
15			Christopher C. Bolten cbolten@foley.com
16 17			Attorneys for Defendant and Counter-Plaintiff LEVEL 3 COMMUNICATIONS, LLC
18	Dated:	April 2, 2019	DAVID D. WIER
19			By: /s/ David D. Wier
20			David D. Wier (Pro Hac Vice) david.wier@level3.com
21			Level 3 Communications, LLC 1025 Eldorado Boulevard
22			Broomfield, CO 80021 Telephone: (720) 888-3539
23			Attorneys for Defendant and Counter-Plaintiff
24			LEVEL 3 COMMUNICATIONS, LLC
25			
26			
27			
28			
ļ			



Case 5:18-md-02834-BLF Document 396 Filed 04/03/19 Page 4 of 4 **ATTESTATION** The undersigned attests that concurrence in the filing of the forgoing document was obtained from all of its signatories. Dated: April 2, 2019 STUBBS, ALDERTON & MARKILES, LLP By: <u>/s/ Viviana Boero Hedrick</u> Viviana Boero Hedrick PURSUANT TO STIPULATION, IT IS SO ORDERED. Date: April 3, 2019 Honorable Beth Labson Freeman United States District Judge

