Case 5:18-md-02834-BLF Document 456-1 Filed 07/02/19 Page 1 of 3 1 MICHAEL A. SHERMAN (SBN 94783) masherman@stubbsalderton.com JEFFREY F. GERSH (SBN 87124) igersh@stubbsalderton.com SANDEEP SETH (SBN 195914) sseth@stubbsalderton.com WESLEY W. MONROE (SBN 149211) wmonroe@stubbsalderton.com 5 STANLEY H. THOMPSON, JR. (SBN 198825) sthompson@stubbsalderton.com VIVIÂNA BOERO HEDRICK (SBN 239359) 6 vhedrick@stubbsalderton.com STUBBS, ALDERTON & MARKILES, LLP 15260 Ventura Blvd., 20th Floor Sherman Oaks, CA 91403 Telephone: (818) 444-4500 9 Facsimile: (818) 444-4520 Attorneys for PersonalWeb Technologies, LLC [Additional Attorneys listed below] 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN JOSE DIVISION 14 CASE NO.: 5:18-md-02834-BLF 15 IN RE PERSONALWEB TECHNOLOGIES. LLC, ET AL., PATENT LITIGATION Case No.: 5:18-cv-00767-BLF 16 Case No.: 5:18-cv-05619-BLF AMAZON.COM, INC., et al., 17 Plaintiffs, 18 DECLARATION OF WESLEY W. MONROE IN SUPPORT OF v. 19 PERSONALWEB TECHNOLOGIES, LLC REPLY TO MOTION FOR LEAVE TO PERSONALWEB TECHNOLOGIES, LLC, et 20 AMEND ITS INFRINGEMENT al., CONTENTIONS 21 Defendants. 22 PERSONALWEB TECHNOLOGIES, LLC 23 and LEVEL 3 COMMUNICATIONS, LLC, 24 Counterclaimants, Trial Date: March 16, 2020 25 AMAZON.COM, INC. and AMAZON WEB 26 SERVICES, INC.. 27 Counterdefendants. 28



Case 5:18-md-02834-BLF Document 456-1 Filed 07/02/19 Page 2 of 3 PERSONALWEB TECHNOLOGIES, LLC, a Texas limited liability company, and LEVEL 3 COMMUNICATIONS, LLC, a Delaware limited liability company, Plaintiffs, v. TWITCH INTERACTIVE, INC. a Delaware corporation, Defendant.



I, Wesley W. Monroe, declare as follows:

- 1. I am over the age of 18 and competent to make this declaration. I am Of Counsel with Stubbs, Alderton & Markiles, LLP, counsel for PersonalWeb Technologies, LLC ("PersonalWeb"). I have personal knowledge of the matters set forth below and if called as a witness I would and could competently testify thereto.
- 2. In a series of emails between Sandeep Seth of Stubbs, Alderton & Markiles, LLC and either Ravi Ranganath or Melanie Mayer of Fenwick & West LLP between June 18, 2019 and July 1, 2019, counsel has been discussing a possible agreement in which, ahead of the expert report deadline, Amazon and Twitch would update their invalidity contentions to "identify the specific prior art references and obviousness combinations they will rely on, and to the extent not already disclosed in the invalidity contentions, will identify which elements are met by each prior art reference in an obviousness combination" and PersonalWeb would supplement its damages contentions. As of today, July 2, 2019, an agreement has not yet been reached.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on July 2, 2019 in Sherman Oaks, California.

/s/ Wesley W. Monroe Wesley W. Monroe

