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12	UNITED STATES DISTRICT COURT	
13		
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOSE I	DIVISION
16	IN RE: PERSONALWEB TECHNOLOGIES,	Case No.: 5:18-md-02834-BLF
17	LLC ET AL., PATENT LITIGATION,	
18	AMAZON.COM, INC., and AMAZON WEB SERVICES, INC.,	Case No.: 5:18-cv-00767-BLF
19	Plaintiffs, v.	
20	PERSONALWEB TECHNOLOGIES, LLC and	REQUEST FOR TELEPHONIC CON- FERENCE OF AMAZON.COM, INC.,
21	LEVEL 3 COMMUNICATIONS, LLC,	AND AMAZON WEB SERVICES, INC. RE RESCHEDULING OF THE HEAR-
22	Defendants.	ING ON THE MOTION FOR JUDG- MENT ON THE PLEADINGS ON IN-
23	PERSONALWEB TECHNOLOGIES, LLC and	FRINGEMENT CLAIMS AGAINST CLOUDFRONT
24	LEVEL 3 COMMUNICATIONS, LLC,	020021101(1
25	Counterclaimants, v.	
	AMAZON.COM, INC., and AMAZON WEB	
26	SERVICES, INC.,	
27	Counterdefendants.	
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Amazon.com, Inc. and Amazon Web Services, Inc. (collectively, "Amazon") respectfully request, with consent by PersonalWeb Communications, LLC ("PersonalWeb"), a telephonic conference with the Court on July 25, 2019 at 11:00 a.m., to address scheduling issues in light of Amazon's pending motion for judgment on the pleadings on infringement claims against Cloud-Front (the "CloudFront motion"). (See Dkt. 413.)

The hearing for the CloudFront motion is currently scheduled for October 3, 2019, the Court's earliest available date for the motion. However, Amazon contends resolution of the Cloud-Front motion will determine whether CloudFront will remain an accused technology at issue in this action, and will therefore have a significant effect on the scope of the expert reports that are currently due on August 23, 2019. In fact, Amazon contends that if the Court dismisses the CloudFront claims from the action, that will resolve the Amazon case in its entirety. For these reasons, Amazon respectfully requests a telephonic conference for the Court to consider an expedited resolution of the CloudFront motion.

Before requesting this conference, Amazon sought to confer with PersonalWeb on this issue. Amazon suggested that, with the Court's permission, the parties could stipulate to waive oral argument to render the motion ripe for decision. PersonalWeb has informed Amazon that it does not waive oral argument and that it intends to present oral argument on the motion as is currently scheduled, or at a sooner noticed hearing date that is convenient for the Court and on which counsel for all parties is available. PersonalWeb has also informed Amazon that the Court would be aided by oral argument on the issues raised by the Motion, including issues raised by Amazon's reply.

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July 16, 2019

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27 28 Respectfully submitted,

FENWICK & WEST LLP

By: /s/ Chieh Tung Chieh Tung

> Counsel for AMAZON.COM, INC. and AMAZON WEB SERVICES, INC.

