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12		INC.	
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	SAN JOSE DIVISION		
16	IN RE PERSONALWEB TECHNOLOGIES, LLC, ET AL., PATENT LITIGATION	Case No. 5:18-md-02834-BLF	
17	PERSONALWEB TECHNOLOGIES, LLC and	Case No. 5:18-cv-05619-BLF	
18	LEVEL 3 COMMUNICATIONS, LLC,	STIPULATION TO EXTEND FACT	
19	Plaintiffs,	DISCOVERY FOR DEPOSITION OF TWITCH INTERACTIVE, INC.'S	
20	v.	30(b)(6) WITNESSES	
21	TWITCH INTERACTIVE, INC.,		
22	Defendant.		
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PersonalWeb Technologies, LLC ("PersonalWeb") and Twitch Interactive, Inc. ("Twitch") hereby stipulate as follows:

WHEREAS, on September 3, 2019, the Court ordered Twitch to designate and produce the appropriate individuals to testify as to certain topics in PersonalWeb's June 14, 2019 30(b)(6) deposition notice to Twitch, and to the topics in PersonalWeb's July 29, 2019 30(b)(6) deposition notice to Twitch by September 30, 2019 (Dkt. 512);

WHEREAS, on September 10, 2019, the Court ordered Twitch to designate and produce the appropriate individual to testify regarding the contents of Twitch's "tech services costs" reports for 2012-2016 (Dkt. 526);

WHEREAS, Twitch offered the deposition date of September 27, 2019 for its 30(b)(6) witnesses, James Richard and Vincent Cellini and offered an alternative date of September 30, 2019 for the deposition of its 30(b)(6) witness Mr. Cellini;

WHEREAS, due to scheduling conflicts, including the religious holiday Rosh Hashanah,

PersonalWeb requested and Twitch agreed to the new deposition date of October 1, 2019 for Messrs.

Richard and Cellini;

WHEREAS, PersonalWeb and Twitch have agreed that fact discovery should remain open to PersonalWeb until the last date on which PersonalWeb completes the depositions of Messrs. Richard and Cellini to allow PersonalWeb to depose these 30(b)(6) witnesses;

WHEREAS, the parties agree that PersonalWeb will have until seven (7) days after the last date on which PersonalWeb completes the respective depositions of Messrs. Richard and Cellini to file any motion to compel that is necessary after these depositions;

BASED ON THE FOREGOING, THE PARTIES HEREBY STIPULATE as follows:

- 1. Fact discovery shall be extended only until the last date on which PersonalWeb completes the 30(b)(6) depositions of Twitch solely for PersonalWeb to depose these witnesses;
- 2. PersonalWeb shall have until seven (7) days after the last date on which PersonalWeb completes Twitch's 30(b)(6) deposition to file any motion to compel that is necessary after these depositions.



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1	Respectfully submitted,	
2	Dated: September 26, 2019 STUBBS, ALDERTON & MARKILES, LLP	
3	By: /s/ Viviana Boero Hedrick	
4	By: <u>/s/ Viviana Boero Hedrick</u> MICHAEL A. SHERMAN JEFFREY F. GERSH	
5	SANDEEP SETH WESLEY W. MONROE	
6 7	STANLEY H. THOMPSON, JR. VIVIANA BOERO HEDRICK ATTORNEYS FOR DEFENDANTS	
8	Dated: September 26, 2019 FENWICK & WEST LLP	
9	By: /s/ Melanie Mayer	
10	J. DAVID HADDEN (CSB No. 176148) dhadden@fenwick.com	
11	SAINA S. SHAMILOV (CSB No. 215636) sshamilov@fenwick.com	
12	TODD R. GREGORIAN (CSB No. 236096) tgregorian@fenwick.com	
13	RAVI R. RANGANATH (CSB No. 272981) rranganath@fenwick.com	
14	SHANNON E. TURNER (CSB No. 310121) sturner@fenwick.com	
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16	ctung @ renwiek.com	
17	Attorneys for AMAZON.COM, INC., AMAZON WEB SERVICES, INC., and TWITCH	
18	INTERACTIVE, INC.	
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1	ATTESTATION	
2	The undersigned attests that concurrence in the filing of the foregoing document was obtained	
3	from all of its signatories.	
4	Dated: September 26, 2019	STUBBS, ALDERTON & MARKILES, LLC
5		/s/ Viviana Boero Hedrick
6		Viviana Boero Hedrick Attorney for PERSONALWEB TECHNOLOGIES,
7		LLC
8		
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
10		
11	Dated:	
12		Honorable Susan van Keulen United States Magistrate Judge
13		Cinital States Françaistante Cauge
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