	Case 5:18-md-02834-BLF Document 53	33 Filed 09/30/19 Page 1 of 2
1 2 3 4 5 6 7 8	MICHAEL J. ZINNA mzinna@kelleydrye.com DAVID G. LINDENBAUM dlindenbuam@kelleydrye.com <b>KELLEY DRYE &amp; WARREN LLP</b> 101 Park Avenue New York, NY 10178 Telephone: 212-808-7800 Facsimile: 212-808-7897 Attorneys for Defendant Kickstarter, PBC	
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE	
12	IN RE: PERSONALWEB TECHNOLOGIES, LLC, ET AL.,	Case No. 5:18-md-02834-BLF
13	PATENT LITIGATION	Case NO. 5.10-1110-02054-DLF
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16		C N. 5 10 02007 DLE
17	PersonalWeb Technologies, LLC and Level 3 Communications, LLC	Case No. 5:18-cv-03997-BLF
18	Plaintiffs,	DEFENDANT KICKSTARTER'S
19	V.	ADMINISTRATIVE MOTION TO APPEAR TELEPHONICALLY FOR
20	Kickstarter, PBC	THE HEARING ON OCTOBER 3,
21		2019
22	Defendant.	
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Pursuant to Civil Local Rule 7-11 and Section C.5 of the Standing Order for
 Civil Cases of the Honorable Beth Labson Freeman, Defendant Kickstarter, PBC
 ("Kickstarter") hereby requests that its lead counsel, Michael J. Zinna, Esq. of the
 law firm Kelley Drye & Warren LLP, located at 101 Park Avenue, New York, New
 York 10178 be permitted to telephonically attend the hearing on Amazon's Motion
 for Judgment on the Pleadings scheduled for October 3, 2019 on the following
 grounds:

8 1. Since Mr. Zinna is located in New York, New York and the hearing is
9 being held in San Jose, California, appearing telephonically will avoid the expense
10 and burden of long distance travel to San Jose, California.

2. Counsel from Fenwick & West LLP will be appearing on behalf of
 Amazon.com, Inc. and Amazon Web Services, Inc. (collectively, "Amazon").
 Kickstarter is one of the customer cases currently on hold while the Court proceeds
 with the representative customer case against Twitch Interactive, therefore, Mr.
 Zinna's role at the hearing would be limited to observing the proceedings.

3. Permitting Mr. Zinna to appear telephonically will cause no undue hardshipor prejudice to any party.

4. Counsel for Plaintiffs does not object to this request.

Wherefore, Kickstarter respectfully requests that the Court permit Mr. Zinna toappear telephonically at the hearing on October 3, 2019.

Respectfully submitted,

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 Dated: September 30, 2019
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 By: 4

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KELLEY DRYE & WARREN LLP

y: <u>/s/ Michael J. Zinna</u> Michael J. Zinna Attorneys for Defendant KICKSTARTER

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