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AI LAW	13	UNITED STATES DISTRICT COURT			
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	17	IN RE: PERSONAL WEB TECHNOLOGIES, LLC ET AL., PATENT LITIGATION	Case No.: 5:18-md-02834-BLF		
	18	AMAZON.COM, INC., and AMAZON WEB SERVICES, INC.,	Case No.: 5:18-cv-00767-BLF		
	19	Plaintiffs	Case No.: 5:18-cv-05619-BLF		
	20	V.	DECLARATION OF RAVI RANGA-		
	21	PERSONALWEB TECHNOLOGIES, LLC and LEVEL 3 COMMUNICATIONS, LLC,	NATH IN SUPPORT OF ADMINISTRA- TIVE MOTION TO FILE UNDER SEAL REPLY OF AMAZON.COM, INC., AM-		
	22	Defendants,	AZON WEB SERVICES, INC., AND TWITCH INTERACTIVE INC. IN SUP-		
	23	PERSONALWEB TECHNOLOGIES, LLC, and LEVEL 3 COMMUNICATIONS, LLC,	PORT OF MOTION FOR ATTORNEY FEES AND COSTS AND SUPPORTING		
	24	Plaintiffs,	DOCUMENTS DOCUMENTS		
	25	V.			
	26	TWITCH INTERACTIVE, INC.,			
	27	Defendant.			
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I, Ravi R. Ranganath, hereby declare as follows:

- I am an attorney duly licensed to practice law in the state of California and am an associate with the law firm of Fenwick & West LLP, counsel for Amazon.com, Inc. and Amazon Web Services, Inc. (collectively, "Amazon"), and Twitch Interactive, Inc. ("Twitch") in the abovecaptioned actions. I have personal knowledge of the facts set forth in this declaration.
- 2. Amazon and Twitch seek to file under seal the following materials in support of their Reply in Support of Motion for Attorney Fees and Costs (the "Requested Sealed Material"). The Requested Sealed Material is comprised of the following items:

Document	Document description	Portion to be Sealed
Amazon's and Twitch's Reply in Support of Motion for Attorney Fees and Costs ("Reply")	Portions of the Reply that reference or describe documents designated as "Highly Confidential – Attor- ney's Eyes Only" by PersonalWeb	4:3; 12:5, 8-10, 14-15, 17-18, 22-25; 13:1-3.
Exhibit 1 to the Reply Declaration of Todd Gregorian in support of the Reply ("Gregorian Declaration")	Excerpts of the August 22, 2019 deposition testimony of Kevin Bermeister that PersonalWeb has designated as "Highly Confidential – Attorney's Eyes Only"	Entire document.
Exhibit 9 to the Gregorian Declaration	January 25, 2018 emails between PersonalWeb and its counsel that PersonalWeb has designated as "Highly Confidential – Attorney's Eyes Only"	Entire document.
Exhibit 10 to the Gregorian Declaration	Patent and licensing settlement agreement concerning the patents-i- suit that PersonalWeb has desig- nated as "Highly Confidential – At- torney's Eyes Only"	Entire document.
Exhibit 11 to the Gregorian Declaration	June 2015 letter from Personal-Web's counsel to an accused infringer of the patents-in-suit that PersonalWeb has designated as "Highly Confidential – Attorney's Eyes Only"	Entire document.



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Document	Document description	Portion to be Sealed
Exhibit 13 to the	Emails between PersonalWeb's	Entire document.
Gregorian Declara-	counsel and counsel for an accused	
tion	infringer of the patents-in-suit from	
	January to March 2018 that Person-	
	alWeb has designated as "Highly	
	Confidential – Attorney's Eyes	
	Only"	

- 3. PersonalWeb has designated Exhibits 1, 9-11, and 13 of the Gregorian Declaration as "Highly Confidential – Attorney's Eyes Only" in their entirety. The limited portions of the Reply that Amazon and Twitch seek to seal reference or describe these documents. Accordingly, Amazon and Twitch request leave to file the Requested Sealed Material under seal per Local Rule 79-5(e) to abide by the terms of the Stipulated Protective Order (Dkt. 290) and to facilitate the filing of their Reply. By filing this administrative motion, Amazon and Twitch do not waive their right to contest PersonalWeb's designations and expressly reserve their rights to contest the propriety of the designations, in whole or in part.
- 4. The portions of the documents Amazon and Twitch seek to file under seal and this sealing request are narrowly tailored to include only material eligible for sealing under the law of this Court.

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

Executed this 23rd day of July 2020, in San Carlos, California.

/s/ Ravi R. Ranganath Ravi R. Ranganath

