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8 Attorneys for PERSONALWEB
 TECHNOLOGIES, LLC
 9 (Excluding Post Judgment Debtor
 Collection Proceedings)

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA
 12 SAN JOSE DIVISION

13 IN RE PERSONAL WEB TECHNOLOGIES,
 14 LLC, ET., AL., PATENT LITIGATION

CASE NO.: 5:18-md-02834-BLF

Case No.: 5:18-cv-00767-BLF

15 AMAZON.COM, INC. and AMAZON WEB
 16 SERVICE, INC.,

Case No.: 5:18-cv-05619-BLF

17 Plaintiffs,

**DECLARATION OF JEFFREY F. GERSH
 IN SUPPORT OF NOTICE OF MOTION
 AND MOTION OF STUBBS ALDERTON
 & MARKILES TO WITHDRAW AS
 COUNSEL FOR PERSONALWEB
 TECHNOLOGIES, LLC PURSUANT TO
 CLIENT INSTRUCTION**

18 v.

19 PERSONALWEB TECHNOLOGIES, LLC, et
 20 al.,

21 Defendants.

22 PERSONALWEB TECHNOLOGIES, LLC, et
 23 al.,

24 Plaintiffs,

25 v.

26 TWITCH INTERACTIVE, INC.,

27 Defendant.

28

1 1. I am a member of the bar of the State of California and am admitted to practice
2 before the United States District Court for the Northern District of California. I am a partner at
3 Stubbs Alderton & Markiles, LLP (“SAM”). The facts herein are, unless otherwise stated, based
4 upon personal knowledge, and if called upon to do so, I could, and would testify to their truth
5 under oath. I submit this declaration in support of SAM’s Motion to Withdraw as Counsel for
6 PersonalWeb.

7 2. PersonalWeb has discharged SAM as its counsel of record for any post judgment
8 collection proceedings because it does not desire for SAM to represent it in post judgment
9 collection proceedings, which is all that remains pending in this case before the district court.

10 3. SAM now remains engaged as counsel for PersonalWeb relating only to
11 PersonalWeb’s appeals pending in the United States Court of Appeals for the Federal Circuit,
12 Case Nos. 19-1918, 20-1566, 21-1858, and the Petition for a Writ of Certiorari pending in the
13 United States Supreme Court, Case No. 20-1394.

14 4. It is my understanding that Personal Web has engaged Ronald Richards of the Law
15 Offices of Ronald Richards and Associates, APC to represent it in all post judgment collection
16 proceedings. On April 27, 2021, I received an email from Mr. Richards wherein he advised me,
17 other SAM attorneys, and Todd Gregorian, counsel for Amazon and Twitch in this action, that
18 his office was engaged to represent PersonalWeb on all post judgment collection proceedings.
19 Attached hereto as Exhibit A is a true and correct copy of this email. That same day, I received
20 another email from Mr. Richards wherein he notified me that neither myself nor anyone at SAM
21 is authorized to do anything post judgment, and that SAM was only engaged by PersonalWeb on
22 the pending appeals. Mr. Richards further requested that I confirm receipt and acknowledge the
23 limited scope of SAM’s representation of PersonalWeb, which I did. Attached hereto as Exhibit
24 B is a true and correct copy of this second email from Mr. Richards, and my response thereto.

25 Executed this 25th day of May, Sherman Oaks, California.

26
27 By: /s/ Jeffrey F. Gersh
Jeffrey F. Gersh