		Case 5:18-md-02834-BLF Document 73	1 Filed 03/03/22 Page 1 of 5				
	1 2 3 4 5 6 7 8	masherman@stubbsalderton.comcomJEFFREY F. GERSH (SBN 87124)Sigersh@stubbsalderton.comjgersh@stubbsalderton.comsigersh@stubbsalderton.comWESLEY W. MONROE (SBN 149211)Nomewmonroe@stubbsalderton.comrSTUBBS ALDERTON MARKILES, LLP15260 Ventura Boulevard, 20 <sup>TH</sup> Floor15260 Ventura Boulevard, 20 <sup>TH</sup> FloortSherman Oaks, CA 91403FTelephone:(818) 444-4500Facsimile:(818) 444-4520Attorneys for PERSONALWEBSignal Attorneys for PERSONALWEBTECHNOLOGIES, LLCNome	DAVID HADDEN (CSB No. 176148) adden@fenwick.com AINA S. SHAMILOV (CSB No. 215636) hamilov@fenwick.com ELANIE L. MAYER ( <i>admitted pro hac vice</i> ) mayer@fenwick.com DDD R. GREGORIAN (CSB No. 236096) regorian@fenwick.com AVI R. RANGANATH (CSB No. 272981) anganath@fenwick.com ENWICK & WEST LLP licon Valley Center 01 California Street ountain View, CA 94041 elephone: 650.988.8500 acsimile: 650.938.5200				
	9 10		torneys for AMAZON.COM, INC., MAZON WEB SERVICES, INC., and WITCH INTERACTIVE, INC.				
	11						
	12		UNITED STATES DISTRICT COURT				
Fenwick & West LLP attorneys at Law	13	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION					
wick & West I attorneys at Law	14						
Fenw	15	IN RE: PERSONAL WEB TECHNOLOGIES, LLC ET AL., PATENT LITIGATION	Case No.: 5:18-md-02834-BLF Case No.: 5:18-cv-00767-BLF				
	16	AMAZON.COM, INC., and AMAZON WEB SERVICES, INC.,	Case No.: 5:18-cv-05619-BLF				
	17	Plaintiffs					
	18	v. PERSONALWEB TECHNOLOGIES, LLC and	JOINT STIPULATION RE POST-JUDGMENT RELIEF				
	19	LEVEL 3 COMMUNICATIONS, LLC,					
	20	Defendants.					
	21 22	PERSONALWEB TECHNOLOGIES, LLC, an LEVEL 3 COMMUNICATIONS, LLC,	d				
	23	Plaintiffs, v.					
	24	TWITCH INTERACTIVE, INC.,					
	25	Defendant.					
	26						
	27						
	28						
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WHEREAS, Plaintiff PersonalWeb Technologies, LLC ("PersonalWeb") has accused
 Defendants Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc.
 (collectively, "Amazon") (collectively, PersonalWeb and Amazon may be referred to as "Parties")
 of infringing, inter alia, U.S. Patent Nos. 7,802,310 ("310 Patent") and 6,928,442 ("442 Patent");

5 WHEREAS, on February 3, 2020, this Court granted summary judgment of non-6 infringement of claims of the '310 Patent and claims of the '442 Patent in favor of Amazon and 7 against PersonalWeb (Dkt. 578) ("Order");

8 WHEREAS, on March 4, 2020, PersonalWeb appealed the Court's Order to the United
9 States Court of Appeals for the Federal Circuit (Dkt. 587) ("Federal Circuit");

WHEREAS, on September 10, 2021, the Court granted the Parties' stipulation setting a
deadline for Amazon to file a request for supplemental fees (including for fees pursuant to 35 U.S.C.
§ 285; the appeal fees denied without prejudice by the Court in its April 19, 2021 Order (Dkt. 656);
and fees that Amazon has incurred since) ("Fees Submission") before this Court until thirty (30)
days after the Federal Circuit's issuance of the mandate regarding PersonalWeb's appeal of the
Court's Order (Dkt. 712);

WHEREAS, on November 12, 2021, the Federal Circuit issued the Mandate (Dkt. 714);

WHEREAS, on December 10, 2021, the Parties stipulated to extending the time for Amazon
to submit its Fees Submission to February 4, 2022 (Dkt. 715);

WHEREAS, on December 13, 2021, the Court granted the Parties' stipulation extending the
time for Amazon to submit its Fees Submission to February 4, 2022 (Dkt. 716);

WHEREAS, on January 25, 2022, the Parties stipulated to extending the time for Amazon
to submit its Fees Submissions to March 11, 2022 (Dkt. 726);

WHEREAS, on January 25, 2022, the Court granted the Parties' stipulation extending the
time for Amazon to submit its Fees Submission to March 11, 2022 (Dkt. 727);

WHEREAS, on February 10, 2022, Stubbs, Alderton & Markiles, LLP ("Stubbs Alderton"),
counsel for PersonalWeb, moved to withdraw from the action with a hearing on that motion
scheduled for June 23, 2022 (Dkt. 728); and

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WHEREAS, the Parties jointly agree that the time for Amazon to file its Fees Submission
 may be extended in the interest of possibly avoiding Stubbs Alderton from having to oppose the
 Fees Submission on behalf of PersonalWeb;

4 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED amongst the Parties
5 that that the deadline for Amazon to file its Fees Submission before this Court be extended from
6 March 11, 2022 until June 9, 2022.

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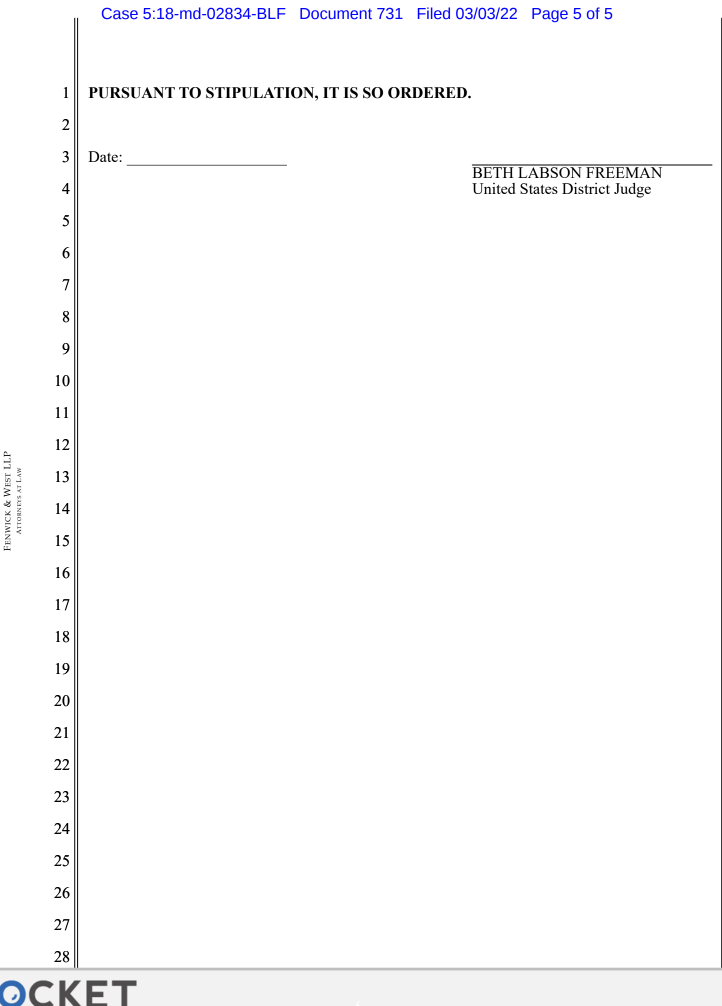
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IT IS SO AGREED AND STIPULATED.

		Case	5:18-md-02834-BLF	Document 73	1 Filed 03/03/22	Page 4 of 5	
	1			Res	spectfully submitted	l,	
	2	Dated:	March 3, 2022	FE	NWICK & WEST I	LLP	
	3			By	: <u>/s/ J. David Hadde</u> J. DAVID HADD	20	
	4						
	5				dhadden@fenwick		
	6				sshamilov@fenwi		
	7				mmayer@fenwick		
	8				tgregorian@fenwi	DRIAN (CSB No. 236096) ick.com	
	9				RAVI R. RANGANATH (CSB No. 272981) rranganath@fenwick.com FENWICK & WEST LLP 801 California Street		
	10						
	11					650.988.8500	
	12				Attorneys for AM.	650.938.5200 AZON.COM, INC.,	
Fenwick & West LLP Attorneys at Law	13				AMAZON WEB S TWITCH INTER	SERVICES, INC., and ACTIVE, INC.	
	14	Dated:	March 3, 2022	ST	UBBS ALDERTON	MARKILES, LLP	
	15			By	: <u>/s/ Jeffrey F. Gersh</u> JEFFREY F. GER	h	
	16				JEFFREY F. GER	SH	
	17				MICHAEL A. SHI masherman@stubl	ERMAN (SBN 94783) bsalderton.com	
	18				JEFFREY F. GER jgersh@stubbsalde	SH (SBN 87124)	
	19					NROE (SBN 149211)	
	20				STUBBS ALDER	TON MARKILES, LLP ulevard, 20 <sup>TH</sup> Floor	
	21				Sherman Oaks, CA		
	22				Facsimile: (818) 44 Attorneys for PER	44-4520	
	23				TECHNOLOGIES	S, LLC	
	24		CERTIFIC	CATION OF CO	<b>DNCURRENCE IN</b>	FILING	
	25						
	26	file this Joint Stipulation. In compliance with N.D. Cal. Civil L.R. 5-1(h)(3), I hereby attest Jeffrey F. Gersh has concurred in this filing.					
	27			C			
	28	Dated:	March 3, 2022	By	: <u>/s/ J. David Hadde</u> J. DAVID HADDI		
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Fenwick & West LLP Attorneys at Law

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