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11 AMAZON WEB SERVICES INC., and
12 TWITCH INTERACTIVE, INC.

13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15 SAN JOSE DIVISION

16 IN RE: PERSONALWEB TECHNOLOGIES,
17 LLC ET AL., PATENT LITIGATION,

18 AMAZON.COM, INC., and AMAZON WEB
19 SERVICES, INC.,

Plaintiffs,

v.

20 PERSONALWEB TECHNOLOGIES, LLC and
21 LEVEL 3 COMMUNICATIONS, LLC,

Defendants.

23 PERSONALWEB TECHNOLOGIES, LLC and
24 LEVEL 3 COMMUNICATIONS, LLC,

Plaintiffs,

v.

26 TWITCH INTERACTIVE, INC.,

27 Defendant.

Case No.: 5:18-md-02834-BLF

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

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

**DECLARATION OF TODD R.
GREGORIAN IN SUPPORT OF THE
UPDATED STATUS REPORT OF
AMAZON.COM, INC., AMAZON WEB
SERVICES, INC., AND TWITCH
INTERACTIVE, INC. FOR JANUARY 5,
2023 HEARING**

FENWICK & WEST LLP
ATTORNEYS AT LAW

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1 I, Todd R. Gregorian, declare as follows:

2 1. I am a partner at the law firm Fenwick & West, LLP, attorneys of record for
3 Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc. (collectively
4 “Amazon”). I make this declaration in support of Amazon’s updated status report.

5 2. Attached as **Exhibit A** is a true and correct copy of email correspondence between
6 counsel for Amazon and counsel for PersonalWeb, bearing the subject “PersonalWeb v. Amazon
7 – post-judgment production,” dated between December 23, 2022 – January 3, 2023.

8 3. Attached as **Exhibit B** is a true and correct copy of email correspondence between
9 counsel for Amazon, counsel for PersonalWeb, and attorneys at Stubbs Alderton & Markiles, LLP,
10 bearing the subject “PersonalWeb v. Amazon – SAM Production,” dated between December 14,
11 2022 – December 29, 2022.

12 4. Attached as **Exhibit C** is a true and correct copy of email correspondence between
13 counsel for Amazon and attorneys at Stubbs Alderton & Markiles, LLP, bearing the subject “PWeb
14 – Amazon – Document issues,” dated between December 1, 2022 – December 29, 2022.

15 5. Attached as **Exhibit D** is a true and correct copy of email correspondence between
16 counsel for Amazon and attorneys at Stubbs Alderton & Markiles, LLP, bearing the subject “PWeb
17 – Amazon – Document issues,” dated between December 1, 2022 – December 6, 2022.

18 6. Attached as **Exhibit E** is a true and correct copy of an email from Thomas Robins,
19 counsel for the PersonalWeb insider-investors, to counsel for Amazon, bearing the subject
20 “mw@pweb.com emails [-FRBC_IMAN_LA.FID2261129],” dated December 22, 2022, with the
21 attachments designated hereto as Exhibits F-H.

22 7. Attached as **Exhibit F** is a true and correct copy of an email from Bruce Poltrock,
23 counsel for the PersonalWeb insider-investors, to Michael Weiss, President of PersonalWeb,
24 bearing the subject “Ex parte notice for application to appoint receiver over PersonalWeb and its
25 Collateral,” dated May 4, 2021.

26 8. Attached as **Exhibit G** is a true and correct copy of an email from Bruce Poltrock,
27 counsel for the PersonalWeb insider-investors, to Michael Weiss, President of PersonalWeb,
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1 bearing the subject “Ex parte notice for application to appoint receiver over PersonalWeb and its
2 Collateral,” dated April 30, 2021.

3 9. Attached as **Exhibit H** is a true and correct copy of an email from Bruce Poltrock,
4 counsel for the PersonalWeb insider-investors, to Michael Weiss, President of PersonalWeb,
5 bearing the subject “PersonalWeb,” dated April 22, 2021, with attachments: PersonalWeb
6 Modification of the Security Agreement(s).

7 10. Attached as **Exhibit I** is a true and correct copy of email correspondence between
8 counsel for the PersonalWeb insider-investors and counsel for Amazon, bearing the subject
9 “mw@pweb.com emails [-FRBC_IMAN_LA.FID2261129],” dated between December 22, 2022
10 – December 29, 2022.

11 11. Attached as **Exhibit J** is a true and correct copy of an email from Patrick
12 McCormick, counsel for PersonalWeb, to counsel for Amazon, bearing the subject “PersonalWeb
13 v. Amazon – post-judgment discovery,” dated December 20, 2022.

14 I declare under penalty of perjury under the laws of the United States that the foregoing is
15 true and correct. Executed in Mt. Desert, Maine on this 3rd day of January, 2023.

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17 /s/ Todd R. Gregorian

18 Todd R. Gregorian
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