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Attorneys for AMAZON.COM, INC., AMAZON WEB SERVICES, INC., and TWITCH INTERACTIVE, INC.

## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

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

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

Plaintiffs

v.

v.

PERSONALWEB TECHNOLOGIES, LLC and LEVEL 3 COMMUNICATIONS, LLC,

Defendants.

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

Plaintiffs,

TWITCH INTERACTIVE, INC.,

Defendant.

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

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

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

## JOINT STIPULATION RE SCHEDULE FOR MOTION SEEKING POST-JUDGMENT RELIEF

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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 and 6,928,442;

5 WHEREAS, on November 9, 2022, Magistrate Judge van Keulen ordered PersonalWeb to
6 produce the documents as ordered in Dkt. 793 to proceed on a rolling basis and be completed by
7 January 20, 2023 (Dkt. 799);

8 WHEREAS, on January 9, 2023, Magistrate Judge van Keulen extended the deadline for
9 production of documents requiring a meet and confer to January 31, 2023 (Dkt. 836);

WHEREAS, on February 6, 2023, Magistrate Judge van Keulen extended the deadline for
production of certain documents from PersonalWeb's former counsel, Stubbs Alderton, to be
completed no later than February 10, 2023;

WHEREAS, the 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") is March 3, 2023 (Dkt. 805), and Amazon agreed to that deadline based on the expectation that all document productions would be completed as the Court ordered by January 20, 2023;

WHEREAS, PersonalWeb and third-parties Brilliant Digital Entertainment, Inc., Claria
Innovations, LLC, Europlay Capital Advisors, LLC, and Monto Holdings Pty., Ltd. (collectively,
"PersonalWeb Investors") have produced over 500,000 pages of documents (to date) after the
January 20, 2023 deadline, a substantial portion of which Amazon still cannot review effectively
due to technical issues, and as Amazon, PersonalWeb, and the PersonalWeb Investors continue to
try to resolve these technical issues; and

WHEREAS, the Parties jointly agree that the time for Amazon to file its Fees Submission should be extended to allow PersonalWeb and the PersonalWeb Investors to provide complete, technically sound document productions to Amazon and to allow Amazon sufficient time to review the PersonalWeb document production and PersonalWeb Investors document production and prepare its Fees Submission in light of these productions;

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WHEREAS, the Parties jointly agree that this extension for Amazon to file is Fees
 Submission resolves any prejudice suffered by Amazon as a result of PersonalWeb and
 PersonalWeb Investors' production of documents after January 20, 2023;

4 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between
5 PersonalWeb and Amazon, through their respective counsel, as follows:

6 The deadline for Amazon to file its Fees Submission before this Court be extended from
7 March 3, 2023 until May 5, 2023; any PersonalWeb opposition brief is due by May 19, 2023; and
8 any Amazon reply brief is due by May 26, 2023; and

9 Amazon agrees that it will not claim that PersonalWeb and PersonalWeb Investors'
10 production of documents after January 20, 2023 described above has prejudiced it in this litigation.
11 IT IS SO AGREED AND STIPULATED.

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		Case S	5:18-md-02834-BLF	Document 853 Filed 02/16/23 Page 4 of 5		
	1			Respectfully submitted,		
417	2	Dated:	February 15, 2023	FENWICK & WEST LLP		
	3			By: <u>/s/ Todd R. Gregorian</u> TODD R. GREGORIAN		
	4					
	5			J. DAVID HADDEN (CSB No. 176148) dhadden@fenwick.com		
	6			SAINA S. SHAMILOV (CSB No. 215636) sshamilov@fenwick.com		
	7			MELANIE L. MAYER ( <i>admitted pro hac vice</i> ) mmayer@fenwick.com		
	8			TODD R. GREGORIAN (CSB No. 236096) tgregorian@fenwick.com		
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	11			Telephone:         650.988.8500           Facsimile:         650.938.5200		
	12			Attorneys for AMAZON.COM, INC., AMAZON WEB SERVICES, INC., and		
WEST s AT LAW	13			TWITCH INTERACTIVE, INC.		
Fenwick & West LLP attorneys at Law	14	Dated:	February 15, 2023	LEWIS ROCA ROTHGERBER CHRISTIE LLP		
	15			By: <u>/s/ Patrick Emerson McCormick</u> PATRICK EMERSON MCCORMICK		
	16			ROBERT M. CHARLES, JR.		
	17			( <i>adm. pro hac vice</i> ) RCharles@lewisroca.com		
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	22			Telephone:       (520) 622-2090         Facsimile:       (520) 622-3088		
	23			Attorneys for PERSONALWEB TECHNOLOGIES, LLC		
	24		CERTIFIC	CATION OF CONCURRENCE IN FILING		
	25	to file this Joint Stipulation. In compliance with N.D. Cal. Civil L.R. 5-1(h)(3) L hereby attest that				
	26					
	27	Dated:	February 15, 2023	By: <u>/s/ Todd R. Gregorian</u>		
	28	Dateu.	1 coruary 15, 2025	TODD R. GREGORIAN		
DOCKET						
		RM	Find authenticated cou	rt documents without watermarks at <u>docketalarm.com</u> .		

		Case 5:18-md-02834-BLF Documer	nt 853 Filed 02/16/23 Page 5 of 5				
	1	PURSUANT TO STIPULATION, IT IS SO ORDERED.					
	2	- / / / / / / / / / / / / / / / / / / /	Basmyreenen				
	3	Date: February 16, 2023	BETH LABSON FREEMAN				
	4		United States District Judge				
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