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11	AMAZON WEB SERVICES, INC., and	
12	TWITCH INTERACTIVE, INC.	
13		
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOSE DIVISION	
16	IN RE: PERSONAL WEB TECHNOLOGIES, LLC ET AL., PATENT LITIGATION	Case No.: 5:18-md-02834-BLF
17	ELC ET AL., FATENT ETHOATION	Case No. 5:18-cv-00767-BLF
	AMAZON.COM, INC., and AMAZON WEB SERVICES, INC.,	Case No. 5:18-cv-05619-BLF
18		
19	Plaintiffs v.	ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER
20		PARTY'S MATERIAL SHOULD BE
21	PERSONALWEB TECHNOLOGIES, LLC and LEVEL 3 COMMUNICATIONS, LLC,	SEALED OF AMAZON.COM, INC., AMAZON WEB SERVICES, INC., AND
22	Defendants,	TWITCH INTERACTIVE, INC. AS TO THE JOINT SUBMISSION
23	PERSONALWEB TECHNOLOGIES, LLC and LEVEL 3 COMMUNICATIONS, LLC,	REGARDING AMAZON'S MOTION TO COMPEL PRODUCTION OF
		DOCUMENTS THAT THE PERSONALWEB INVESTORS HAVE
24	Plaintiffs v.	IMPROPERLY WITHHELD AS
25	TWITCH INTERACTIVE INC. a Dalawaya	PRIVILEGED
26	TWITCH INTERACTIVE, INC. a Delaware corporation	
27	Defendants.	
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Pursuant to Civil Local Rules 7-11 and 79-5, Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc. ("Amazon") hereby provisionally file under seal, pending the Court's ruling on the motion to seal, the following documents produced by non-party Brilliant Digital Entertainment, Inc. ("BDE"), which BDE has designated as "Attorneys' Eyes Only" or "Confidential," pursuant to the Stipulated Amended Protective Order (Dkt. Nos. 427, 786):

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Dated: March 24, 2023

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Document	Description
Exhibits	Exhibits B-D and H-I to the Declaration of Todd R. Gregorian in Support of Amazon's Portion of the Joint Submission Regarding Amazon's Motion to Compel Production of Documents That the PersonalWeb Investors Have Improperly Withheld as Privileged

Pursuant to Civil Local Rule 79-5(f), Amazon expects that BDE will submit a statement and/or declaration substantiating that the above documents should be sealed.

Respectfully submitted,

FENWICK & WEST LLP

By: <u>/s/ Todd R. Gregorian</u> Todd R. Gregorian

> Counsel for AMAZON.COM, INC. AMAZON WEB SERVICES, INC. and TWITCH INTERACTIVE, INC.

