IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

AMERANTH, INC.

Plaintiff,

Civil Action No. 2:22-cv-1776-WSH

v.

DOORDASH, INC.

Defendant.

DECLARATION OF RICHARD C. WEINBLATT

I, Richard C. Weinblatt, pursuant to 28 U.S.C. § 1746, declare as follows:

1. I am an attorney at Stamoulis & Weinblatt LLC. I submit this declaration in support of Plaintiff Ameranth, Inc.'s Opposition to Defendant's Motion to Dismiss for Improper Venue, or Alternatively, to Transfer, and Failure to State a Claim.

2. I make this declaration based on my own personal knowledge. If called as a witness, I could and would testify competently to the matters set forth herein.

3. Attached to this declaration as Exhibit A is a true and correct digital printout of Tim Schooley, "DoorDash to make regional debut with DashMart convenience concept on Penn Avenue in Lawrenceville" (Sept. 22, 2021).

4. Attached to this declaration as Exhibit B is a true and correct copy of DoorDash, Inc.'s SEC Form 10-K: Annual Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the Fiscal year ended December 31, 2022.

5. Attached to this declaration as Exhibit C is a true and correct digital printout of Andrew Ladd, "Introducing DashMart" (Aug. 5, 2020) from the "DoorDash Newsroom," with text highlighted.

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6. Attached to this declaration as Exhibit D is a true and correct digital printout of June 9, 2023 DoorDash, Inc. job openings available from the Internet Archive Wayback Machine, with text highlighted.

7. Attached to this declaration as Exhibit E is a true and correct digital printout of a June 14, 2023 DashMart job posting for "Warehouse Associate - Lower Lawrenceville at DoorDash, Inc."

8. Attached to this declaration as Exhibit F is a true and correct digital printout of a June 14, 2023 DashMart job posting for "Shift Lead – Lower Lawrenceville at DoorDash, Inc."

Attached to this declaration as Exhibit G is a true and correct digital printout of a
July 19, 2023 DashMart job posting for "Shift Lead at DoorDash Essentials + Kitchens."

Attached to this declaration as Exhibit H is a true and correct digital printout of July
19, 2023 DashMart job openings, with text highlighted.

11. Attached to this declaration as Exhibit I is a true and correct digital printout of the DashMart web page (https://www.doordash.com/dashmart).

12. Attached to this declaration as Exhibit J is a true and correct digital printout of the Us" web page that appears when clicking on the "About link found at https://www.doordash.com/dashmart.

13. Attached to this declaration as Exhibit K is a true and correct digital printout of the web page that appears when clicking on the "Investors" link found at https://www.doordash.com/dashmart.

14. Attached to this declaration as Exhibit L is a true and correct digital printout of the web page that appears when clicking on the "Company Blog" link found at https://www.doordash.com/dashmart.

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15. Attached to this declaration as Exhibit M is a true and correct copy of DoorDash Essential, LLC's State Statement of Information filed with the California Secretary of State on February 2, 2022.

16. Attached to this declaration as Exhibit N is a true and correct digital printout of the webpage "Leadership" found at https://doordash.news/leadership/.

17. Attached to this declaration as Exhibit O are true and correct digital printouts of June 14, 2023 DashMart job postings for positions "at DoorDash, Inc."

18. Attached to this declaration as Exhibit P is a true and correct digital printout from the U.S. Patent and Trademark Office's Trademark Electronic Search System (TESS).

Attached to this declaration as Exhibit Q are true and correct copies of an October
14, 2021 Office Action, November 16, 2021 Response to Office Action, and February 7, 2022
Notice of Allowance from the prosecution history of U.S. Patent No. 11,276,130.

20. Attached to this declaration as Exhibit R is a true and correct copy of *Neonode Smartphone LLC v. Samsung Elecs. Co.*, 6:20-CV-00507-ADA (W.D. Tex. June 27, 2023),

I declare under the penalty of perjury that the foregoing is true and correct. Executed on July 20, 2023.

/s/ Richard C. Weinblatt Richard C. Weinblatt

CERTIFICATE OF SERVICE

I hereby certify that on July 20, 2023, I electronically filed the above document(s) with the Clerk of Court using CM/ECF which will send electronic notification of such filing(s) to all registered counsel.

<u>/s/ Vincent A. Coppola</u> Vincent A. Coppola