Case 3:19-cv-03418-WHO Document 17-2 Filed 09/11/19 Page 1 of 3 Katherine M. Dugdale, Bar No. 168014 1 KDugdale@perkinscoie.com PERKINS COIE LLP 2 1888 Century Park E., Suite 1700 Los Angeles, CA 90067-1721 3 Telephone: 310.788.9900 Facsimile: 310.788.3399 4 5 Holly M. Simpkins, pro hac vice HSimpkins@perkinscoie.com 6 Lauren E. Staniar, pro hac vice LStaniar@perkinscoie.com PERKINS COIE LLP 7 1201 Third Avenue, Suite 4900 Seattle, WA 98101-3099 8 Telephone: 206.359.8000 Facsimile: 206.359.9000 9 10 Attorneys for Plaintiff Twitch Interactive, Inc. 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN FRANCISCO DIVISION 14 15 16 TWITCH INTERACTIVE, INC., a Case No. 19-cv-03418-WHO Delaware corporation, **DECLARATION OF HOLLY M.** 17 Plaintiff. SIMPKINS IN SUPPORT OF PLAINTIFF TWITCH INTERACTIVE, INC.'S EX 18 **PARTE APPLICATION TO EXTEND THE** v. **DEADLINE FOR SERVICE** 19 JOHN AND JANE DOES 1-100, 20 individuals, Defendants. 21 22 23 24 25 26 27 28

I, Holly M. Simpkins, declare as follows:

- 1. I am an attorney licensed to practice law before the courts of the State of Washington and admitted *pro hac vice* in this matter. I am a Partner at Perkins Coie LLP, and counsel in this action for Plaintiff Twitch Interactive, Inc. ("Twitch"). I submit this declaration in support of Twitch's *Ex Parte* Application to Extend the Deadline for Service. I have personal knowledge of the facts stated herein and, if called upon, could and would testify competently thereto.
- 2. Since the Complaint was filed on June 14, 2019, Twitch has been working diligently to identify Defendants.
- 3. At my direction, the Twitch accounts, websites, chat servers, social media platforms, and IP addresses Defendants used to coordinate their attack on Twitch were investigated.
- 4. On June 17, 2019, at my direction, a cease and desist letter, copy of the Complaint, and a waiver of service form, among other documents, were sent to the following email addresses: game m, sk m and jf m.

 None of the emails were returned as undeliverable. The letter asked the individuals receiving those messages to identify themselves and waive service. We did not receive a response.
- 5. Shortly after the Court granted Twitch's Motion for Expedited Third Party Discovery, Twitch served subpoenas on eleven internet service providers, email providers, and social media companies to identify and serve the Doe defendants. Pursuant to the procedure specified in the Court's order granting that motion, it is possible that Twitch may not receive all responses until mid-October.
- 6. When Twitch sent the Court's August 7, 2019 Order to s m, if m, and ga m, the message to m was returned as undeliverable. When Twitch sent its September 3, 2019 administrative motion to sk m, jf m, and

m, the messages to if m and m were returned as undeliverable. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed at Seattle, Washington this 11th day of September, 2019. /s/ Holly M. Simpkins Holly M. Simpkins

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