1	The Honorable Barbara J. Rothstein	
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7 8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	PARLER LLC,	No. 2:21-cv-00031-BJR
10	Plaintiff,	DECLARATION OF
11	v.	(AMAZON EXECUTIVE 1) IN
12	AMAZON WEB SERVICES, INC.,	OPPOSITION TO PARLER'S MOTION FOR TEMPORARY
13	Defendant.	RESTRAINING ORDER
14		
15	The undersigned declares as follows:	
16	1. I am	at Amazon
17	Web Services, Inc. ("AWS"). I am over the age of 18 years and have personal knowledge of the	
18	matters stated in this Declaration. If called as a witness, I would testify competently to them.	
19	2. I have been employed by AWS for more than 10 years.	
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21	As a result, I have personal involvement in and knowledge of our	
22	relationships with many of our customers, including Parler and Twitter.	
23	3. AWS provides cloud hosting and computing services for businesses, non-profits,	
24	and government organizations around the world. Contrary to the assertion in Parler's motion for	
25	temporary restraining order, there is no "global market" for "cloud service providers." See	
26	Compl. ¶ 11. In reality, demand for web services includes intense competition between cloud	
27		
	AMAZON EXECUTIVE 1 DECL. ISO OPP'N TO TRO (No. 2:21-cv-00031-BJR) - 1	Davis Wright Tremaine LLP LAW OFFICES

providers, on-premises hardware providers, co-location data center providers, managed service providers, and hybrid cloud providers.

- 4. AWS is content neutral so long as they are engaged in lawful activities, we provide services to customers with all perspectives and points of view, political and otherwise. My role is to ensure that all of our customers succeed by helping them to use our services effectively across the broadest number of applicable needs. Our customer contracts require that our customers comply with the terms of our agreements with them, including Amazon's Acceptable Use Policy.
- 5. Twitter's principal social-media service (the "Twitter Feed") does not run on AWS. Twitter does use AWS for some of their ancillary services, like data backup and analytics, and for its "Fleets" service, which allows users to share momentary thoughts, which disappear after 24 hours. Twitter's subsidiary company, Periscope TV, is run using AWS resources.
- 6. On December 15, 2020, AWS announced that it signed an agreement with Twitter for AWS to begin servicing the Twitter Feed for the first time. Attached as **Exhibit A** is a true and correct copy of this announcement, which also is available at https://press.aboutamazon.com/news-releases/news-release-details/twitter-selects-aws-strategic-provider-serve-timelines. I was personally involved in the negotiation and announcement of this agreement. We do not yet service the Twitter Feed, and I am not aware of any particular timeline for doing so.
- 7. Because the Twitter Feed does not run on AWS, the Twitter Feed (and any tweets on the Twitter Feed) are not subject to, and thus cannot violate, Amazon's Acceptable Use Policy.
- 8. To my knowledge, AWS and Twitter have never discussed, much less agreed upon, any policy, practice, or act directed at Parler. To the contrary, we have an internal policy never to discuss matters involving one customer with another customer. Nobody in my organization would be authorized to discuss Parler with Twitter without my authorization,

knowledge, or involvement. I have not authorized any AWS employee to discuss Parler with Twitter, and I have not been involved personally in any such discussion.

- 9. The last time I spoke with anyone at Twitter was around December 11 and we exclusively discussed matters involving the December 15 press announcement. We did not discuss Parler.
- 10. After the notice of Parler's account suspension, Parler users began posting threats of physical violence to Amazon delivery drivers, Amazon facilities, and Amazon executives. True and correct copies of examples of these threats are attached as Exhibit F to the Declaration of Amazon Executive 2 in Opposition to Parler's Motion for Temporary Restraining Order. True and correct copies of additional examples are attached as Exhibit E to the Declaration of Amazon Executive 2 in Opposition to Parler's Motion for Temporary Restraining Order (see pages 12, 15, 30, 43, 57, and 66). As a result of these threats and similar threats against employees of other companies that have suspended Parler or others from their services, I am concerned for my safety, as well as the safety of my colleagues.

I declare under penalty of perjury that the foregoing is true and correct. Executed on January 12, 2021 at Seattle, WA.

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