	Case 3:24-cv-06917-AMO	Document 46	Filed 11/05/24	Page 1 of 4	
1 2 3 4 5 6 7 8 9 10 11	QUINN EMANUEL URQUHAI Rachel Herrick Kassabian (SBN rachelkassabian@quinnemanuel Yury Kapgan (SBN 218366) yurykapgan@quinnemanuel.com Margret M. Caruso (SBN 24347 margretcaruso@quinnemanuel.c 555 Twin Dolphin Dr., 5th Floor Redwood Shores, CA 94065 Telephone: (650) 801-5000 Facsimile: (650) 801-5100 Brian Mack (SBN 275086) brianmack@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, CA 94111 Telephone: (415) 875-6400 Facsimile: (415) 875-6700	191060) .com 1 3) om	N LLP		
12	Attorneys for Plaintiff WPEngine	e, Inc.			
13 14		IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA			
15	WPENGINE, INC., a Delaware co	orporation,	Case No. 3:24-cv-0	6917-AMO	
16 17	Plaintiff,		DECLARATION SLOBODYANYU	OF OLGA K IN SUPPORT OF	
17	vs.		IN SUPPORT OF	NGINE, INC.'S REPLY ITS MOTION FOR	
19	AUTOMATTIC INC., a Delawar corporation; and MATTHEW CH		PRELIMINARY 1	INJUNCTION	
20	MULLENWEG, an individual,		Judge: Honorable A Courtroom: 3, Oakl	Araceli Martínez-Olguín land Courthouse	
21	Defendants.		Hearing Date: Nov Hearing Time: 10:3		
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]	REPLY DECLADATI	Case No. 3:24-cv-06917-AMO ON OF OLGA SLOBODYANYUK	
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1 I, Olga Slobodyanyuk, declare as follows:

I am an associate at Quinn Emanuel Urquhart & Sullivan, LLP, counsel for Plaintiff
 WPEngine, Inc. in this action. I am licensed to practice law in California and admitted to practice
 in the Northern District of California. I make this Declaration in support of Plaintiff WPEngine,
 Inc.'s ("WPE") Reply In Support Of Its Motion for Preliminary Injunction. I have personal
 knowledge of the facts stated herein, and if called as a witness, I could and would testify thereto.

7 2. On November 4, 2024, I caused a video copy to be made of Defendant Matthew 8 Charles Mullenweg's public interview on October 30, 2024 at the TechCrunch Disrupt 2024 9 conference. Attached hereto as Exhibit 1 is a true and correct copy of an audio visual recording of 10 the aforementioned public interview as published by TechCrunch and available for viewing at: https://www.youtube.com/watch?v=Fn_HzfI_sW0. A USB drive with a copy of this audio-visual 11 12 recording will be submitted in a physical copy to the Clerk of the Court and will likewise be served 13 on opposing counsel per the Court's instructions located at https://www.cand.uscourts.gov/cases-efiling/cm-ecf/preparing-my-filing/when-paper-documents-are-required/. 14

3. On November 4, 2024, I caused a transcript to be made of Defendant Matthew
Charles Mullenweg's aforementioned interview on October 30, 2024 at the TechCrunch Disrupt
2024 conference. A true and correct copy of the video transcript is attached hereto as Exhibit 2.

18 4. On November 4, 2024, I caused a video copy to be made of Defendant Matthew 19 Charles Mullenweg's interview with the YouTube Channel "Theo – t3.gg" on September 29, 2024. 20 Attached hereto as Exhibit 3 is a true and correct copy of an audio visual recording of the 21 aforementioned interview as published by the YouTube Channel "Theo - t3.gg" and is available for viewing at: https://www.youtube.com/watch?v=OUJgahHjAKU. A USB drive with a copy of this 22 23 audio-visual recording will be submitted in a physical copy to the Clerk of the Court and will 24 likewise be served on opposing counsel per the Court's instructions located at 25 https://www.cand.uscourts.gov/cases-e-filing/cm-ecf/preparing-my-filing/when-paper-documentsare-required/. 26

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1	5. On November 4, 2024, I caused a transcript to be made of Defendant Matthew				
2	Charles Mullenweg's aforementioned interview on September 29, 2024 with the YouTube Channel				
3	"Theo – t3.gg". A true and correct copy of the video transcript is attached hereto as Exhibit 4.				
4	I declare under penalty of perjury under the laws of the United States of America and the				
5	State of California that the foregoing is true and correct.				
6	Executed on this 4th day of November, 2024, in San Diego, California.				
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8	By <u>/s/ Olga Slobodyanyuk</u>				
9	Olga Slobodyanyuk				
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	-3- Case No. 3:24-cv-06917-AMO REPLY DECLARATION OF OLGA SLOBODYANYUK				
	REFET DECLARATION OF OLGA SLOBOD TANTUK				

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2 I, Rachel Herrick Kassabian, am the ECF user whose ID and password are being used 3 the above Declaration. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that 4 Slobodyanyuk has concurred in the aforementioned filing. 5 By <u>/K Rachel Herrick Kassabian</u> 6 By <u>/K Rachel Herrick Kassabian</u> 7 Rachel Herrick Kassabian 7 Image: Complex State							
 be above Declaration. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that Slobodyanyuk has concurred in the aforementioned filing. By /s/ Rachel Herrick Kassabian Rachel Herrick Kassabian Rachel Herrick Kass	ATTESTATION						
4 Slobodyanyuk has concurred in the aforementioned filing. 5 By /s/ Rachel Herrick Kassabian 6 Rachel Herrick Kassabian 7 Rachel Herrick Kassabian 8 Image: State Stat	d to file						
5 By /s/ Rachel Herrick Kassabian 6 Rachel Herrick Kassabian 7 Rachel Herrick Kassabian 9	ıt Olga						
6 Rachel Herrick Kassabian 7 ************************************	Slobodyanyuk has concurred in the aforementioned filing.						
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