1	This matter, having come before the Court on Defendant Twitter, Inc.'s
2	("Twitter") Motion for Summary Judgment (Case No. 2:20-cv-10434-GW(KSx),
3	ECF No. 153, the "Motion"), and the Court, having reviewed the Motion and after
4	full consideration of the papers submitted and arguments of counsel, as well as all
5	other matters presented to the Court, and for the reasons set forth in the Court's
6	Amended Tentative Ruling, dated September 12, 2022, now finds that said Motion
7	should be and is hereby GRANTED .
8	Pursuant to Federal Rules of Civil Procedure 54(b), 56 and 58, and because
9	this Court has determined that there is no just reason for delay, the Clerk is
10	directed to enter final judgment in favor of Defendants Twitter, Twitter
11	International Company, TweetDeck, Inc., and Magic Pony Technology, Inc.
12	Dated: October 20, 2022
13	
14	Hon. George H. Wu United States District Judge
15	
16	Distribution to: All counsel of record via CM/ECF
17	All counsel of record via Civi/ECI
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	-2-