## EXHIBIT 3

1	Michael Gerard Fletcher (State Bar No. 070849) mfletcher@frandzel.com Croig A. Welin (State Bar No. 128418)	FILED Superior Court of California
	Craig A. Welin (State Bar No. 138418) cwelin@frandzel.com	County of Los Angeles 05/10/2021
3	Bruce David Poltrock (State Bar No. 162448) bpoltrock@frandzel.com	Sacres R. Carter, Executive Officer / Gerk of Cou
4	FRANDZEL ROBINS BLOOM & CSATO, L.C 1000 Wilshire Boulevard, 19th Floor	. By: C. Gyimesi Deputy
5	Los Angeles, California 90017-2427 Telephone: (323) 852-1000	
6	Facsimile: (323) 651-2577	
7	Attorneys for Plaintiffs, BRILLIANT DIGITAL ENTERTAINMENT, INC.; EUROPLAY	
8	CAPITAL ADVISORS, LLC; CLARIA	
9	INNOVATIONS, LLC; and MONTO HOLDINGS PTY LTD	
10	SUPERIOR COURT OF CALIFORNIA	
11	COUNTY OF LOS ANGELES - NORTHWEST DISTRICT (VAN NUYS)	
12		
13	BRILLIANT DIGITAL ENTERTAINMENT,	CASE No. 21VECV00575
14	INC., a Delaware corporation; EUROPLAY CAPITAL ADVISORS, LLC, a Delaware	[Case assigned for all purposes to the Hon.
15	limited liability company; CLARIA INNOVATIONS, LLC, a Delaware limited	Judge Bernie C. LaForteza, Department U]
16	liability company; and MONTO HOLDINGS PTY LTD, an Australian company,	ORDER FOR <i>EX PARTE</i> IMMEDIATE APPOINTMENT OF A RECEIVER
17	Plaintiffs,	
18	v.	
19	PERSONALWEB TECHNOLOGIES, LLC,	
20	a Texas limited liability company; and DOES 1 through 100, Inclusive,	
21	Defendants.	
22		
23		
24	Upon due and proper consideration of Plaintiffs' ex parte application, including the	
25	memorandum and declarations filed in support thereof (collectively, "Application"), the	
26	Complaint on file herein, and other good cause appearing therefor:	
27	IT IS HEREBY ORDERED that Robb Evans & Associates LLC, be and is hereby	
- 1	I	· · · · · · · · · · · · · · · · · · ·



28 appointed receiver ("Receiver") over Defendant PersonalWeb Technologies, LLC, in this action

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

subject to the conditions that before entering upon its duties as the Receiver, it shall take the oath and file a bond with a surety thereon of satisfactory proof to the Court in the sum of \$10,000.00 to secure faithful performance of its duties as the Receiver.

IT IS FURTHER ORDERED that Plaintiffs shall post a bond in the sum of \$1,500.00 under Code of Civil Procedure section 527. Plaintiffs shall further be required to post a bond pursuant to Code of Civil Procedure section 566 in the sum of \$1,500.00.

IT IS FURTHER ORDERED that the Receiver shall have the following powers and responsibilities:

- 1. To enter, gain access, and take possession of the business premises of Defendant PersonalWeb Technologies, LLC, a Texas limited liability company ("PW" and/or "Defendant"), wherever located, including but not limited to, 5380 Old Bullard Rd., Suite 600-322, Tyler, TX 75703, and any other location from which Defendant may conduct business in the State of California, in the State of Texas, or otherwise ("Business Premises"), and to seize, manage, control, operate, and collect all of the collateral of Plaintiffs (i.e., all of Defendant's personal property assets) (the "Collateral", a description of which is set forth in Exhibit "1", attached hereto), as the Receiver deems necessary for the proper retention, management, administration, and/or liquidation of the Collateral. But the books and records of Defendant PW, or copies, abstracts, or summaries thereof, shall be made available to Defendant PW as is reasonably necessary from time to time.
- 2. To have and exercise exclusive control over all of the Collateral, and PW, including without limitation all cash and all collateral, which exclusive control includes, without limitation, the discretion to continue in the employment of PW, or not, any currently employed officer, director, employee, servant, third party, attorney, accountant, other professional, and/or agent.
- 3. To borrow from and repay money to the Plaintiffs from time-to-time on a revolving basis with the Plaintiffs' consent, in increments of \$25,000.00, including without limitation under and pursuant to all of the terms, covenants, and conditions contained in the loan documents between the Plaintiffs and PW, as those loan documents may be modified or amended from time-28 | to-time by the Receiver and Plaintiffs. Any liability for such borrowings shall solely be the



1

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

26

27

responsibility of PW, and not the Receiver. Such authority specifically includes, but is not limited to, the Receiver being authorized to issue to Plaintiffs from time-to-time Receiver's Certificates to evidence and otherwise secure the repayment to the Plaintiffs of any and all of such indebtedness. The Receiver's Certificates shall have priority over all other claims, including without limitation over all general claims against the receivership estate and collectively constitute a lien and charge upon all of the assets of the receivership estate. The lien securing the Receiver's Certificate shall be prior and superior to all liens, encumbrances, and claims against the Collateral held by any other persons or entities, including without limitation any other secured creditors. After any Receiver's Certificate is issued a copy shall be included in the Receiver's monthly report. The original shall be delivered to Plaintiffs to be filed and/or recorded in the Plaintiffs' discretion. As funds in the Receivership Estate are deemed by the Receiver to be in excess of necessary reserves, the Receiver may redeem these Receiver Certificates, or any of them.

- 4. To sell the Defendant PW, and/or all of its assets, in whole or in parts, from time to time in the discretion of the Receiver. The Receiver may, but is not required to, comply with Sections 568.5 and 701.510, et seq. of the California Code of Civil Procedure regarding the Receiver's sale of the Collateral. The Receiver shall be authorized to liquidate all of the Plaintiffs' Collateral without the need for further orders, and at the Receiver's discretion, complete the processing, repairing, reconditioning, and/or sale of said Collateral and incur the expenses necessary to preserve, protect, and carry out the foregoing. In connection with the Receiver's sale of all or part of the Collateral, the Receiver is authorized to sell the Collateral to the public "as is" and "with all faults," without such representations or warranties, without seeking Court approval. At any such sale by the Receiver, Plaintiffs, or any of them, separately or collectively, may be a bidder and a purchaser and Plaintiffs shall be allowed to elect to credit bid in any such sale up to the aggregate amount of the total debt owed by PW to all such Plaintiffs, or any of them, or in such smaller increments as Plaintiffs may elect.
- 5. To take any and all steps necessary to receive, collect, and review all mail 28 addressed to Defendant PW. including, but not limited to, mail addressed to each and every one of



1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

their Business Premises and any post office boxes held in the name of Defendant PW, and, at the Receiver's discretion, it is authorized to instruct the U.S. Postmaster to re-route, hold, and or release said mail to the Receiver. Copies of mail reviewed by the Receiver in the performance of its duties will promptly be made available for inspection to Defendant upon request after review by the Receiver. Receiver agrees to maintain the confidentiality of and abide by all laws and regulations with respect to mail it receives, collects and reviews that deal with patient information.

- 6. To demand, collect, and receive all monies, funds, and payments arising from the Plaintiffs' Collateral.
- 7. To take possession of all Plaintiffs' accounts of Defendant and chattel paper as they pertain to the inventory of Defendant, wherever located, and to receive possession of any money on deposit in said Plaintiffs' accounts. The receipt by the Receiver for said funds shall discharge said Plaintiffs from further responsibility for accounting to said account holder for funds for which the Receiver shall give its receipt.
- 8. To establish Plaintiffs' accounts at any financial institution the Receiver deems appropriate for the deposit of monies and funds collected and received in connection with its administration of the Receivership estate, provided that all funds on deposit are insured by an agency of the United States Government.
- 9. To use the taxpayer account number of Defendant in connection with the receivership estate, as necessary to perform and/or carry out the Receiver's duties.
- 10. To execute and prepare all documents and to perform all acts, either in the name of Defendant, as it is applicable, or in the Receiver's own name, which are necessary or incidental to preserving, protecting, managing, controlling, and/or liquidating the Collateral.
- To contact each of the accounts receivable debtors of Defendant ("Accounts 11. Receivable Debtors") in order to advise them not to send further accounts receivable payments to Defendant and to instruct the Accounts Receivable Debtors to send any and all payments directly to the Receiver.
- 12. To compromise debts of Defendant and to do all things and to incur the risks and 28 obligations of similar businesses and enterprises. No risk or obligation incurred by the Receiver



# DOCKET

## Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

### **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

#### API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### **LAW FIRMS**

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### **FINANCIAL INSTITUTIONS**

Litigation and bankruptcy checks for companies and debtors.

### **E-DISCOVERY AND LEGAL VENDORS**

Sync your system to PACER to automate legal marketing.

