

WHEREAS, on April 26, 2022, the Court ordered third-parties Brilliant Digital Entertainment, Inc., Claria Innovations, LLC, Europlay Capital Advisors, LLC, and Monto Holdings Pty Ltd (collectively, "Third-Parties") to provide Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc. (collectively, "Amazon") by May 26, 2022 with "complete responses to the requests for production and produce the responsive documents within any of their possession, custody, or control including electronic communications such as email, as well as a privilege log reflecting any documents or communications withheld under a claim of privilege or protection," in response to Amazon's subpoenas seeking post-judgment discovery (Dkts. 746, 733-1, 733-2, 733-3);

WHEREAS, the Third-Parties desire additional time to comply with the Court's Order, and Amazon is amenable to giving the Third-Parties such additional time subject to certain conditions to ensure their full compliance with the Order;

WHEREAS, the Third-Parties agree that they will:

- (1) By May 26, 2022, will provide complete responses to the requests for production consistent with the Court's previous orders (Dkts. 738, 746), including by responding to each request that they will "produce the responsive documents within any of their possession, custody, or control including electronic communications such as email, as well as a privilege log reflecting any documents or communications withheld under a claim of privilege or protection";
- (2) By May 26, 2022, will produce the reports by Robb Evans & Associates concerning the receivership over PersonalWeb Technologies, LLC ("PersonalWeb") and any other communications between any of the Third-Parties, on the one hand, and the receiver Robb Evans, on the other (including any communications from or through counsel or prospective counsel), including but not limited to communications concerning the California Superior Court receivership over PersonalWeb, PersonalWeb or the PersonalWeb collateral or estate, or the California Superior Court receivership action (Superior Court, County of Los Angeles, Civ. A. No. 21VECV00575), and without asserting any such documents are privileged;



(3)	Produce on a rolling basis all other responsive documents within any of their
	possession, custody, or control including electronic communications such as email
	as well as a privilege log reflecting any documents or communications withhele
	under a claim of privilege or protection, by June 27, 2022; and

- (4) Produce all documents in single-page TIFFs format with load files for e-discovery software that includes metadata fields (*i.e.*, document type; custodian and duplicate custodians (or storage location if no custodian); author/from; recipient/to, cc and bcc; title/subject; email subject; file name; file size; file extension; original file path; date and time created, sent, modified and/or received; and hash value) identifying natural document breaks and also includes companion OCR and/or extracted text files;
- WHEREAS, the Third-Parties have represented that they possess a substantial volume of documents to produce in connection with (2) above, and that representation was material to Amazon's agreement to enter this stipulation to extend the Court's deadline for compliance as to the remainder of the production;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED amongst Amazon and Third-Parties, subject to the approval of the Court:

- (1) By May 26, 2022, Third-Parties agree to provide complete responses to the requests for production consistent with the Court's previous orders and as set forth above (Dkts. 738, 746);
- (2) By May 26, 2022, will produce the reports by Robb Evans & Associates concerning the receivership over PersonalWeb and any other communications between any of the Third-Parties, on the one hand, and the receiver Robb Evans, on the other (including any communications from or through counsel or prospective counsel), including but not limited to communications concerning the California Superior Court receivership over PersonalWeb, PersonalWeb or the PersonalWeb collateral or estate, or the California Superior Court receivership action, and without asserting any such documents are privileged;



1		(3)	Will produce on a rolling ba	asis all other responsive documents within any of their	
2			possession, custody, or cont	rol including electronic communications such as email,	
3			as well as a privilege log r	eflecting any documents or communications withheld	
4			under a claim of privilege or	r protection, by June 27, 2022; and	
5		(4)	All documents that Third-P	arties produce will be produced pursuant to the above	
6			document production specifi	ications.	
7	IT IS SO AGREED AND STIPULATED.				
8				Respectfully submitted,	
9	Dated:	May	18, 2022	FENWICK & WEST LLP	
10					
11				By: <u>/s/ J. David Hadden</u> J. DAVID HADDEN	
12					
13				Attorney for AMAZON.COM, INC., AMAZON WEB SERVICES, INC., and TWITCH	
14				INTERACTIVE, INC.	
15	Dated:	May	18, 2022	FRANDZEL ROBINS BLOOM & CSATO, L.C.	
16					
17				By: /s/ Bruce D. Poltrock BRUCE D. POLTROCK	
18				BRUCE D. POLTROCK	
19				Attorney for Third Parties BRILLIANT DIGITAL ENTERTAINMENT, INC.;	
20				EUROPLAY CAPITAL ADVISORS, LLC; CLARIA INNOVATIONS, LLC; and MONTO	
21				HOLDINGS PTY LTD	
22	CERTIFICATION OF CONCURRENCE IN FILING				
23	I, J. David Hadden, am the ECF user whose identification and password are being used to				
24	file this Joint Stipulation. In compliance with N.D. Cal. Civil L.R. 5-1(h)(3), I hereby attest that				
25	Bruce D. Poltrock has concurred in this filing.				
26	Dated:	May	y 18, 2022	/s/ J. David Hadden	
27		•		J. DAVID HADDEN	
28					



PURSUANT TO STIPULATION, IT IS SO ORDERED.

SUSAN VAN KEULEN

United States Magistrate Judge

Dated: May 18, 2022