# **EXHIBIT 4**

# **ECA**



1 2 3 4 5 6	Michael Gerard Fletcher (State Bar No. 070849) mfletcher@frandzel.com Craig A. Welin (State Bar No. 138418) cwelin@frandzel.com Bruce D. Poltrock (State Bar No. 162448) bpoltrock@frandzel.com FRANDZEL ROBINS BLOOM & CSATO, L.C. 1000 Wilshire Boulevard, Nineteenth Floor Los Angeles, California 90017-2427 Telephone: (323) 852-1000 Facsimile: (323) 651-2577							
7 8 9	Attorneys for Third Parties BRILLIANT DIGITAL ENTERTAINMENT, INC.; EUROPLAY CAPITAL ADVISORS, LLC; CLARIA INNOVATIONS, LLC; MONTO HOLDINGS PTY LIMITED							
10	UNITED STATES DISTRICT COURT							
11	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION							
12								
13	IN RE: PERSONAL WEB TECHNOLOGIES, LLC ET AL., PATENT LITIGATION	Case No. 5:18-md-02834-BLF						
14	AMAZON.COM, INC., and AMAZON WEB	Case No. 5:18-cv-00767-BLF						
15	SERVICES, INC.,	Case No. 5:18-cv-05619-BLF						
16	Plaintiffs	RESPONSES OF EUROPLAY CAPITAL ADVISORS, LLC TO SUBPOENA TO						
17	V.	PRODUCE DOCUMENTS ISSUED BY AMAZON.COM, INC., AMAZON WEB						
18	PERSONALWEB TECHNOLOGIES, LLC and LEVEL 3 COMMUNICATIONS, LLC,	SERVICES, INC., AND TWITCH INTERACTIVE, INC.						
19	Defendants,							
20								
21	PERSONALWEB TECHNOLOGIES, LLC, and LEVEL 3 COMMUNICATIONS, LLC,							
22	Plaintiffs,							
23								
24	V.							
25	TWITCH INTERACTIVE, INC.,							
26	Defendant.							
27								
28								



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

Pursuant to the Court's order issued April 12, 2022, as amended ("Order"), third party, Europlay Capital Advisors, LLC ("Europlay"), responds to the Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action ("Subpoena") issued by Amazon.com, Inc., Amazon Web Services, Inc., and Twitch Interactive, Inc. (collectively, "Amazon") in the above-captioned action (the "Action") as follows:

### AMAZON'S DEFINITIONS

- The word "You" means Europlay Capital Advisors, LLC, including officers, 1. directors, employees, attorneys (including but not limited to Your counsel of record and other attorneys representing You in the Receiver Action, as defined below), agents, representatives, and any other person acting or purporting to act on behalf of Europlay Capital Advisors, LLC.
- 2. The word "Amazon" means Amazon.com, Inc., Amazon Web Services, Inc., and/or Twitch Interactive, Inc.
- 3. The word "PersonalWeb" means PersonalWeb Technologies, LLC, as well as any entity under its control, including officers, directors, employees, agents, representatives, and any other person acting or purporting to act on behalf of any of the foregoing.
- 4. The word "SAM" means Stubbs Alderton & Markiles, LLP, including employees, agents, representatives, partners, associates, staff, any other person receiving compensation from Stubbs Alderton & Markiles, LLP, and any other person acting or purporting to act on behalf of Stubbs Alderton & Markiles, LLP.
- 5. The word "SAM Ventures" means SAM Venture Partners, including officers, directors, employees, agents, representatives, and any other person acting or purporting to act on behalf of SAM Venture Partners.
- 6. The word "document" includes, but is not limited to, the original, and each copy not identical to the original, of the records, reports, memoranda, notes, letters, minutes, contracts, tapes, correspondence, text messages, WhatsApp messages, emails, all electronic communications of any kind and all writings of any kind, including drafts of any of the foregoing, as well as any other tangible things on which information is recorded in writing, sound, electronically or any other manner.



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

7.	The word '	'communi	cation" i	ncludes	every mai	nner of transm	nitting o	or receiv	ing
information,	opinions and	thoughts,	whether	orally,	in writing.	electronically	y or oth	erwise.	

- The term "relating to, evidencing and/or reflecting" means reporting on or with 8. respect to, showing or indicating knowledge of, concerning, mentioning, or in any manner referring to, either directly or indirectly.
  - 9. The term "all" and "each" shall be construed as all and each.
- 10. The connectives "all" and "or" shall be construed either conjunctively or disjunctively as necessary to bring within the scope of the discovery requests all responses that might otherwise be construed to be outside of its scope.
  - 11. The use of the singular form of any word includes the plural and vice versa.
- 12. The term "concerning" means relating to, referring to, describing, evidencing, reflecting, or constituting.
- 13. The term "person" shall mean any natural person or any business, legal or governmental entity, or association.
- The term "Action" shall mean Case No. 5:18-md-02834-BLF in the United States 14. District Court for the Northern District of California, In Re: PersonalWeb Technologies, LLC et al.
- 15. The term "Receiver Action" shall mean Case No. 21VECV00575 in the Superior Court of California, County of Los Angeles, Brilliant Digital Entertainment, Inc. et al. v. PersonalWeb Technologies, LLC.
- 16. The term "BDE Note" shall mean the financial instrument defined as the BDE Note in the Verified Complaint in the Receiver Action, filed April 27, 2021, to include the associated Pledge and General Security Agreement.
- 17. The term "ECA Note" shall mean the financial instrument defined as the ECA Note in the Verified Complaint in the Receiver Action, filed April 27, 2021, to include the associated Pledge and General Security Agreement.
- 18. The term "Claria Note" shall mean the financial instrument defined as the Claria Note in the Verified Complaint in the Receiver Action, filed April 27, 2021, to include the



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

associated Fledge and Seneral Security Figreement	associated Pledge and General Security Ag	reement
---	---	---------

- 19. The term "Monto Note" shall mean the financial instrument defined as the Monto Note in the Verified Complaint in the Receiver Action, filed April 27, 2021, to include the associated Pledge and General Security Agreement.
- 20. The term "Notes" shall mean the BDE Note, ECA Note, Claria Note, and Monto Note.
- 21. The term "Collateral" shall mean the property defined as "Collateral" in the Verified Complaint in the Receiver Action, filed April 27, 2021, and set forth in Exhibits 1 and 2 to the Verified Complaint in the Receiver Action.
- 22. The term "Intercreditor Agreement" shall mean the agreement defined as the "Intercreditor Agreement" in the Verified Complaint in the Receiver Action, filed April 27, 2021.

## **GENERAL STATEMENT**

Europlay fully intends to provide a full and complete response and production as ordered by the Court, as amended.

The objections stated below are intended to correspond to the limitations set forth in the Order.

### RESPONSES TO SUBPOENA

# **REQUEST NO. 1:**

All documents and communications relating to or reflecting the relationship between You and PersonalWeb, including, but not limited to, any proposed or actual equity or capital contributions made by You to PersonalWeb, any funds provided that PersonalWeb is obligated to repay, and any work done for or on behalf of PersonalWeb for which you are entitled to receive or received compensation of any kind.

### **RESPONSE TO REQUEST NO. 1:**

Europlay objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that, with the exception of the matters stated in the "including, but not limited to" clause, when combined with the definitions, it is overly broad, burdensome and oppressive, and vague, including with respect to the terms "relating to or reflecting."



# 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.

