## **EXHIBIT 6**

BDE Chart

## JOINT CHART RE AMAZON'S MOTION TO COMPEL COMPLIANCE WITH COURT'S ORDER AS

AMAZON'S REQUESTS	CREDITORS' RESPONSES	AMAZON'S COMPROMISE	
No. 3: All documents and	No. 3: Brilliant objects to this Request	No. 3: BDE should produce documents	No
communications regarding SAM	under FRCP 45(d)(1), (2)(ii) on the	and communications responsive to the	Sul
Ventures, PersonalWeb Inc.,	grounds that, with the exception of the	full scope of this request as the Court	suc
Eurocapital Business Development,	matters stated in the "including, but not	ordered. But in the interest of	do
LLC, Kinetech, Inc., or Topodia	limited to" clause, when combined with	compromise, Amazon offers to limit	str
Limited, including: (a) documents	the definitions, it is overly broad,	the request to:	and
reflecting the membership, structure,	burdensome and oppressive, and vague.	_	do
or principals of these entities; and (b)	Brilliant further objects to this Request to	(i) documents and communications	inte
their respective interests in	the extent that production of the requested	created on or after January 1, 2010, a	Eu
PersonalWeb.	records violates the financial privacy	reasonable period before the founding	("E
	rights of Brilliant and/or its officers,	of PersonalWeb; and	Inc
	directors, employees, and/or shareholders.		oth
	Brilliant will not produce or separately	(ii) documents and communications	one
	log any documents apart from documents	sufficient to show over that time period	ma
	relating to its loan to PersonalWeb but	the complete membership, structure,	An
	will meet and confer with Amazon to	and principals, of SAM Ventures,	for
	discuss the relevance of any such	PersonalWeb Inc., Eurocapital	
	documents to Amazon's post judgment	Business Development, LLC,	BD
	collection efforts.	Kinetech, Inc., or Topodia Limited,	Po
		and their respective interests in	Am
	Brilliant further objects to this Request to	PersonalWeb.	do
	the extent that it seeks production of		ful
	documents protected by the attorney-		ins
	client privilege and/or the attorney work		Thi
	product doctrine and the joint interest		dis
	privilege, including documents reflecting		cat
	counsel's mental impressions,		noi
	conclusions, opinions, legal advice or		sho
	legal theories. In this regard, Kevin		Pei BL
	Bermeister, an officer of Brilliant, served		
	as non-executive Chairman of		Eu
	PersonalWeb. Anthony Neumann, also		Acc
	an officer of Brilliant, assisted Bermeister		be
	in interfacing with officers of		be

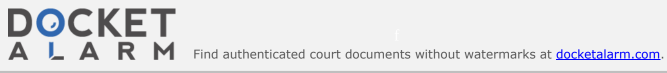
<sup>&</sup>lt;sup>1</sup> BDE prepared the first, second and fourth columns of this Joint Chart and sent same to Amazon's counsel June 23, 2022. Amazon's counsel s



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	PersonalWeb, and Personal Web's counsel and their litigation consultants and experts regarding the Action and/or other litigation to which PersonalWeb was a party and such communications are also within the scope of the privileges raised in this paragraph.  Subject to and without waiving the foregoing objections, Brilliant responds as follows: In accordance with the scope and limitations of the Order consistent with the statement in this response, after a reasonably diligent search, Brilliant will produce the responsive documents within its 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.		
No. 10: All documents relating to Your interests in any litigations, including intellectual property litigations, not included in the Collateral.	No. 10: Brilliant objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that it is overly broad and vague, including with respect to the term "Your interests" and because that it is not on its face limited as to time and scope and including with respect to the term "relating to."  Brilliant further objects to this Request as exceedingly overbroad, burdensome and irrelevant to any legitimate discovery purposes in this Action or as to Amazon's post-judgment collection efforts because Brilliant has been engaged in litigation, including intellectual property litigation, not included in the Collateral since it was formed in 1994, none of which has anything whatsoever to do with	No. 10: BDE should produce documents responsive to the full scope of this request as the Court ordered. But in the interest of compromise, Amazon offers to limit the request to:  (i) documents created on or after January 1, 2010, a reasonable period before the founding of PersonalWeb; and  (ii) documents to those sufficient to show BDE's interests in litigation, including at least (a) identifying the litigation, all parties to it, and any other interested parties; and (b) identifying any payment or other	



PersonalWeb. Brilliant further objects to this Request to the extent that production of the requested records violates the financial privacy rights of Brilliant.

Brilliant further objects to this Request to the extent that it seeks production of documents protected by the attorney-client privilege and/or the attorney work product doctrine and the joint interest privilege, and documents reflecting counsel's mental impressions, conclusions, opinions, legal advice or legal theories. Brilliant will not produce or separately log any documents relating to such matters, all of which would be subject to the attorney client privilege and attorney work product doctrine.

benefit BDE received as a result of the litigation.

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No. 12: Documents relating to third-party complaints, claims, threatened or pending lawsuits, and judgments against You from one year before the date of the BDE Note to present, including the title, the case number, the nature of the claim, the amount of any claim or judgment owed, and any unsatisfied judgments in which You are either the judgment debtor or the judgment creditor.

No. 12: Brilliant objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that it is overly broad, burdensome and oppressive, and vague including with respect to the term "relating to."

Brilliant further objects to this Request as exceedingly overbroad, burdensome and oppressive and wholly lacking in relevance to the subject matter of the Action or Amazon's post-judgment collection efforts because it has been involved in numerous actual and/or threatened claims, complaints, and lawsuits during such time wholly unrelated to PersonalWeb or this Action, many of which have been resolved pursuant to agreements that have confidentiality clauses that prohibit Brilliant from disclosing such matters.

No. 12: Amazon accepts BDE's proposed compromise based on the representations of BDE and its counsel, provided that BDE produces (i) a complete copy of any settlement agreements and (ii) documents sufficient to show, for any threatened or asserted claims, the identity of the person or entity that asserted or threatened the claim, and the nature and resolution of the asserted or threatened claim.



subject to Amazon's ability to seek

further production concerning any

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	Brilliant further objects to this Request to		bu
	the extent that it seeks production of		lov
	documents protected by the attorney-		co
	client privilege and/or the attorney work		co
	product doctrine and the joint interest		saı
	privilege, and documents reflecting		Re
	counsel's mental impressions,		ma
	conclusions, opinions, legal advice or		CO
	legal theories. Brilliant will not produce		pu
	or separately log such matters.		ВГ
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No. 33: All documents relating to	No. 33: Brilliant objects to this Request	No. 33: BDE should produce	No
payments made by You or	under FRCP 45(d)(1), (2)(ii) on the	documents responsive to the full scope	ob
PersonalWeb to lawyers,	grounds that it is vague with respect to the	of this request as the Court ordered.	wa
accountants, or other corporate	term "service providers" and "relating to"	But in the interest of compromise,	pe
service providers in excess of	and overly broad in that it is not limited to	Amazon offers to limit the request to	po
\$100.00 since March 1, 2021.	fees and/or costs paid in the Action or	the production of BDE's complete	to
,	Receivership Action. Brilliant objects on	general ledger, provided counsel	am
	the grounds of lack of relevance to	represents that the ledger is accurate	aco
	Amazon's post-judgment collection	and complete and reflects all	pro
	efforts to producing or separately logging	responsive payments, clearly identifies	co
	such documents with respect to any other	the recipients of said payments, and	co
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