EXHIBIT 9

Monto Chart



JOINT CHART RE AMAZON'S MOTION TO COMPEL COMPLIANCE WITH CO

AMAZON'S REQUESTS	CREDITORS' RESPONSES	AMAZON'S COMPROMISE	
No. 33: All documents relating to payments made by You or PersonalWeb to lawyers, accountants, or other corporate service providers in excess of \$100.00 since March 1, 2021.	No. 33: Monto objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that it is vague with respect to the term "service providers" and "relating to," and overbroad insofar as it may be interpreted as calling for such matters other than as related to the Action or the Receivership Action. To the extent the intent of this Request is to call for matters other than as may relate to the Action or Receivership Action, Monto objects to producing same as not relevant to Amazon's post-judgment collection efforts and same will not be separately produced or logged. Monto 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, including counsel billing statements (but not the payments themselves) including communications with the Frandzel firm and any "service provider" or accountant who served as an expert consultant.	No. 33: Monto 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 the production of Monto's complete general ledger, provided counsel represents that the ledger is accurate and complete and reflects all responsive payments, clearly identifies the recipients of said payments, and subject to Amazon's ability to seek further production concerning any payments made on behalf or for the benefit of PersonalWeb.	No ob was stated as well as we
	Subject to and without waiving the foregoing objections, Monto responds as follows: In accordance with the scope and limitations of the Order, after having conducted a reasonably diligent search,		As con acc do

¹ Monto originally prepared this Joint Chart with the first, second, and fourth columns filled on late June 23, 2022, when it was sent to Amazon's

Monto will produce the responsive



AMAZON'S REQUESTS	CREDITORS' RESPONSES	AMAZON'S COMPROMISE	
	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.		any rep Re. ma log pro Ha Am suf Mo are
No. 34: All documents relating to any retainers paid by you to lawyers, accountants, or other corporate service providers that have a remaining balance, surplus, or is an unearned retainer fee since March 1, 2021.	No. 34: Monto objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that it is vague with respect to the term "service providers" and "relating to," and overbroad insofar as it may be interpreted as calling for such matters other than as related to the Action or the Receivership Action. To the extent the intent of this Request is to call for matters other than as may relate to the Action or Receivership Action, Monto objects to producing same as not relevant to Amazon's post-judgment collection efforts and same will not be separately produced or logged. Monto 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, including counsel billing statements (but not the payments themselves) including communications with the Frandzel firm and any "service"	No. 34: Amazon accepts Monto's proposed compromise based on the representations of Monto and its counsel, subject to provision of a redaction log and Amazon's ability to challenge any improper redactions.	No obj wa pro agri Ro ("Freli FR the rea rett or dun oth one ma An for The



AMAZON'S REQUESTS	CREDITORS' RESPONSES	AMAZON'S COMPROMISE	
	provider" or accountant who served as an expert consultant.		
	Subject to and without waiving the foregoing objections, Monto responds as follows: In accordance with the scope and limitations of the Order, after having conducted a reasonably diligent search, Monto 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. 41: All documents relating to	No. 41: Monto objects to this Request	No. 41: Amazon offers to limit the	No
Your financial relationship with PersonalWeb, Brilliant Digital	under FRCP 45(d)(1), (2)(ii) on the grounds that, apart from the matters	time-scope of the request to documents created on or after January 1, 2010, a	obj wa
Entertainment, Inc., Europlay	described in the "including" clause, it is	reasonable period before the founding	Jur
Capital Advisors, LLC, Claria	overly broad, burdensome and oppressive,	of PersonalWeb – except for the	con
Innovations, LLC, SAM, or SAM	and vague, including with respect to the	portion of the request that calls for any	not
Ventures, including loans, write-offs	term "financial relationship."	payments made from December 31,	rela
or debt forgiveness, advances, any	Monto further objects to this category on	2019 through the present, which will	the
sales for less than fair market value,	the grounds that it is overbroad,	have the same starting date set forth in	tim
or any payments made from December 31, 2019 through the	burdensome and harassing, seeks documents that violate the financial	the request.	res sho
present.	privacy of Monto regarding its:"financial	Monto should otherwise produce	for
present.	relationship" with Brilliant, Europlay,	documents responsive to the full scope	les
	and/or SAM (which has served as counsel	of this request as the Court ordered.	any
	for Monto on other matters) insofar as	•	Pei
	they relate to matters unrelated to	Monto's proposal artificially restricts	En
	PersonalWeb, the Action and/or the	the kinds of financial transactions for	res
	Receivership Action. Monto will not	which it is willing to produce	leg
	produce such documents or separately log	documents; for example, it does not agree to produce documents relating to	the
	same but is willing to meet and confer with Amazon to discuss the relevance, if	any payments made from December	Mo ma
	any, of such matters to the past judgment	31, 2019 through the present, as	the
	collection efforts of Amazon.	requested, or more generally any sales,	in



AMAZON'S REQUESTS	CREDITORS' RESPONSES	AMAZON'S COMPROMISE	
	Monto 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. Subject to and without waiving the foregoing objections, Monto responds as follows: In accordance with the scope and limitations of the Order, and consistent with the statements in this response after having conducted a reasonably diligent search, Monto will produce the response 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.	purchases, or receipts among Monto and PersonalWeb, Brilliant Digital Entertainment, Inc., Europlay Capital Advisors, LLC, Claria Innovations, LLC, SAM, or SAM Ventures. The insiders have already produced some documents reflecting payments made directly on PersonalWeb's behalf. The financial arrangements and transactions between and among these entities are necessary to establish any alter ego relationships and/or the fraudulent nature of the secured debt instruments by which the insiders secured the receivership to avoid the Court's judgment.	rea ex or sta profit vire gfund state line state rep sta
No. 42: Documents sufficient to show in detail Your business purpose and operational activities, and the business purpose and	No. 42: Monto objects to this Request under FRCP 45(d)(1), (2)(ii) on the grounds that it is overly broad,	No. 42: Amazon accepts Monto's proposed compromise based on the representations of Monto and its counsel including the offer to meet and	No ob wa rea



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