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 TWITCH INTERACTIVE, INC.
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12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA
 14 SAN JOSE DIVISION

15 IN RE: PERSONAL WEB TECHNOLOGIES,
 LLC ET AL., PATENT LITIGATION

16 AMAZON.COM, INC., and AMAZON WEB
 17 SERVICES, INC.,

18 Plaintiffs

v.

19 PERSONALWEB TECHNOLOGIES, LLC and
 20 LEVEL 3 COMMUNICATIONS, LLC,

21 Defendants,

22 PERSONALWEB TECHNOLOGIES, LLC, and
 LEVEL 3 COMMUNICATIONS, LLC,

23 Plaintiffs,

v.

24 TWITCH INTERACTIVE, INC.,

25 Defendant.
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Case No.: 5:18-md-02834-BLF

Case No.: 5:18-cv-00767-BLF

Case No.: 5:18-cv-05619-BLF

**[PROPOSED] ORDER GRANTING
 MOTION TO COMPEL COMPLIANCE
 WITH COURT ORDER BY BRILLIANT
 DIGITAL ENTERTAINMENT, INC.,
 CLARIA INNOVATIONS, LLC,
 EUROPLAY CAPITAL ADVISORS,
 LLC, AND MONTO HOLDINGS PTY.
 LTD.**

FENWICK & WEST LLP
 ATTORNEYS AT LAW

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PROPOSED ORDER

Before this Court is the Joint Statement of Amazon.com, Inc., Amazon Web Services, Inc., Twitch Interactive, Inc. (collectively, “Amazon”) and Brilliant Digital Entertainment, Inc. (“BDE”), Claria Innovations, LLC (“Claria”), Europlay Capital Advisors, LLC (“Europlay”), and Monto Holdings Pty Ltd’s (“Monto”) (collectively, “Investors”). Having considered the parties’ Joint Statement, as well as supporting documents filed therewith, the Court finds good cause to compel Investors to comply with the Court’s order (Dkt. 750).

Accordingly, the Court GRANTS Amazon’s motion as follows:

- Investors shall search for and produce all non-privileged, non-protected responsive documents located in the following email accounts, as the parties’ agreed, subject to oversight by counsel, within fourteen days of the date of this Order:

Mr. Bermeister’s Email Accounts	Mr. Markiles’ Email Accounts
kbermeister@bde.local	mmarkiles@gmail.com
kevberm@gmail.com	mmarkiles@eca.local
kevin.bermeister@adfreeway.com	mmarkiles@ecamail.com
kevin@thejdfund.com	mmarkiles@europlaycapitaladvisors.com
kb@pweb.com	
kbermeister@brilliantdigital.com	

- Claria and Europlay shall further search for and produce all non-privileged, non-protected responsive documents located in Mr. Markiles’ email accounts: “mmarkiles@stubbsalderton.com” and “mmarkiles@biztechlaw.com,” from which they had refused to search and produce documents, subject to oversight by counsel, within fourteen days of the date of this Order.
- Counsel for Investors shall certify that the Investors have complied fully with the Court’s order to the best of counsel’s knowledge, information, and belief formed after a reasonable inquiry, within fourteen days of the date of this Order.

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4. Investors are ordered to reimburse Amazon’s reasonable attorney fees in securing compliance with the Court’s previous order. Amazon shall submit a declaration substantiating those costs and fees within ten days of the date of this Order.

SO ORDERED.

Dated: _____

SUSAN VAN KEULEN
United States Magistrate Judge

FENWICK & WEST LLP
ATTORNEYS AT LAW