

**Sonja Dreyer**

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**From:** edgar-postmaster@sec.gov  
**Sent:** June 25, 2018 12:47 PM  
**To:** info@edebitglobal.com; edgar@issuerservices.us  
**Subject:** ACCEPTED FORM TYPE 8-K (0001707451-18-000021)

THE FOLLOWING SUBMISSION HAS BEEN ACCEPTED BY THE U.S. SECURITIES AND EXCHANGE COMMISSION.

COMPANY: E-Debit Global Corp.  
FORM TYPE: 8-K NUMBER OF DOCUMENTS: 6  
RECEIVED DATE: 25-Jun-2018 14:39 ACCEPTED DATE: 25-Jun-2018 14:47  
FILING DATE: 25-Jun-2018 14:39  
TEST FILING: NO CONFIRMING COPY: NO

ACCESSION NUMBER: 0001707451-18-000021

FILE NUMBER(S):  
1. 000-32051

THE PASSWORD FOR LOGIN CIK 0001707451 WILL EXPIRE 17-May-2019 14:39.

PLEASE REFER TO THE ACCESSION NUMBER LISTED ABOVE FOR FUTURE INQUIRIES.

REGISTRANT(S):

1. CIK: 0001129120  
COMPANY: E-Debit Global Corp.  
FORM TYPE: 8-K  
FILE NUMBER(S):  
1. 000-32051

ITEM(S):

1. 8.01  
2. 9.01  
ITEM SUBMISSION ACCESSION NUMBER:  
ITEM SUBMISSION FORM TYPE:

----- NOTICE -----

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EX-99.4 5 edebit\_8k-ex9904.htm ANNOUNCEMENT  
Exhibit 99.4

June 19, 2018

OTC: WSHE

For Immediate Release

**E-DEBIT GLOBAL CORPORATION ANNOUNCES THE CANCELLATION OF 56,111,729 COMMON SHARES OF FRED SEBASTIAN TO THE CORPORATION**

**Tacoma, Washington** – E-Debit Global Corporation (“E-Debit” or the “Corporation”) announces the cancellation of 56,111,729 common shares of Fred Sebastian to the Corporation at a price of \$0.001 US per share.

**Overview:**

On June 1, 2018 the Corporation issued a Notice of Demand for Payment (attached as exhibit #1) for outstanding advanced owed to the Corporation by E-Debit shareholder Fred Louis Sebastian totalling a principal amount of \$80,054.58 as set out in a Promissory Note dated the 31st day of August 2012. The Corporation had previously issued on the 7th day of July 2014 a Demand for Payment which was neither acknowledged nor responded to.

Terms and conditions of the Loan Agreement grants the Corporation the right to file an attachment to all of the Corporation’s shares held by Sebastian and his corporate holdings and cancel the shares at Sebastian’s cost of \$0.001 per share (USD) to be offset against the balance of the loan and accumulated interest.

On the 4th day of June 2018 the Corporation’s Board of Directors passed a resolution (attached as exhibit #2) stating that unless full payment was received from Sebastian and/or the companies under his control by the 18th day of June 2018 the management of the Corporation was instructed to cancel the shares held in the name of Fred Sebastian and Duke Capital as authorized in the Loan Agreement and offset the price against the outstanding principal balance of the loans.

On the 19th day of June 2018 having received no acknowledgement of the Notice delivered via registered mail to the known addresses of Fred Sebastian. The Corporation’s Transfer agent was instructed of the Corporation’s decision to cancel the shares reducing the current outstanding and issued shares of the Corporation by 56,111,729.

On the 19th of June 2018 the Corporation received notification (attached as exhibit #3) from its Transfer Agent Mountain Share Transfer LLC of the cancellation of the aforementioned shares.

### About E-Debit Global Corporation

E-Debit Global Corporation (WSHE) has historically conducted its business activities as a financial holding company centered primarily within the “non-conventional financial services industry” or business related activities which would be normally associated in Canada with a registered chartered bank or bank affiliated financial institution but are privately owned and operated and not affiliated with a Canadian Chartered Bank.

As a result of the Company earning all of its revenues in Canada the Company accumulated audit, legal and filing fees which have accumulated a considerable carried forwarded losses in \$USD which could not be offset with Canadian Revenues.

The Corporation since the third quarter of 2016 and culminating at the shareholder meeting of March 27, 2017 has directed its attention on business operations conducted and managed within the United States. Of primary attention, review and examination the Corporation has focussed on being a major provider of Technology, Goods, Services, Capitalization, Management Service, Equipment Rentals and Property Leases to the authorized and licensed medical and recreational marijuana Industry centered in the State of Washington and expanding into other jurisdictions which have licensed and regulated medical and/or recreational marijuana industries throughout the United States.

### Financial Profile:

- Capitalization: Unlimited COMMON SHARES WITH \$.001 par value
- SHARES ISSUED: Common – 1,095,910,852
- OTC: Trading symbol – “WSHE”
- Transfer Agent: Mountain Share Transfer, LLC
  - o 2030 Powers Ferry Road SE
  - o Atlanta, Georgia 30339
  - o Tel: 303-460-1149

Currently: The Board of Directors of E-Debit Global Corporation is: Judy Campbell, Douglas Mac Donald and Jake George

Legal Counsel of the Corporation is: Paul Donion of: LAW OFFICES OF PAUL M. DONION  
1201 Pacific Avenue, Suite 600 Tacoma, WA 98402 Office: 253-348-2163

E-Debit Global Corporation’s new CUSIP Number is 26841A 303

E-Debit Global Corporation corporate offices are currently located at: 2801- Youngfield St. Suite 300, Golden, Colorado 80401

### DISCLAIMER

#### Forward Looking Statements

*This announcement contains "forward-looking statements" which are not purely historical and may include statements regarding beliefs, plans, expectations or intentions regarding the future. Such forward-looking statements include, among other things, the development, costs and results of new business opportunities and words such as "anticipate", "seek", "intend", "believe", "estimate", "expect", "project", "optimistic," "intend," "plan," "aim," "will," "may," "should," "could," "would," "likely," and similar expressions or phrases may be deemed "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Actual results could differ from those projected in any forward-looking statements due to numerous factors. Such factors include, among others, the inherent uncertainties associated with new projects, the future U.S. and global economies, the impact of competition, and the Company's reliance on existing regulations regarding the use and development of cannabis-based products. These forward-looking statements are made as of the date of this news release, and we assume no obligation to update the forward-looking statements, or to update the reasons why actual results could differ from those projected in the forward-looking statements. There can be no assurance that such statements will prove to be accurate and actual results and future events could differ materially from those anticipated in such statements. Forward-looking statements are based on the estimates and opinions of management on the date the statements are made, and WSHE does not undertake an obligation to update forward-looking statements should conditions or management's estimates or opinions change. Factors that could cause actual results to differ materially from these forward-looking statements include, but are not limited to, the following: the underlying assumptions related to the events outlined in this news release proving to be inaccurate or unrealized, events*

*impacting the likelihood and timing of the completion of the events outlined, such as regulatory approvals, and the Company's ability to exploit the opportunities within its current and/or future business operations and other assets and execute on its strategy to develop and issue new and enhanced products and services and increase the Company's revenues from such products and services.*

For further information, please contact  
E-Debit Global Corporation  
e-mail: [info@edebitglobal.com](mailto:info@edebitglobal.com)  
Telephone: 720-840-5280  
[www.edebitglobal.com](http://www.edebitglobal.com)

EX-99.1 2 edebit\_8k-ex9901.htm NOTICE FOR DEMAND FOR PAYMENT  
Exhibit 99.1

## E-DEBIT

GLOBAL CORPORATION

June 1, 2018

### Via Registered Mail

Fred Sebastian  
Duke Capital S.A.  
6790 Route 8 Unit 3  
Ludlow, NB E9C 2H6

### AND

Fred Sebastian  
Duke Capital S.A  
703-2323 Hamilton St.  
Regina, SK, S4P 3Y3

Attention: Fred Sebastian

### Notice of Demand for Payment

Re: *The Securities Act, 1988, S.S. 1988, C. 5-42.2*

AND

IN THE MATTER OF  
**FRED LOUIS SEBASTIAN**  
("Respondent")

Attention: Mr. Fred Louis Sebastian

Further to our previous correspondence forwarded to you via registered mail related to the captionally noted and previously issued Demand for Payment related to Loan Agreement dated the 31<sup>st</sup> day of August 2012 and the Irrevocable Proxy related to E-Debit Global Corporation("E-Debit" or "Corporation") common shares held in your personal name, 101105607 Saskatchewan Ltd., and/or such other Corporations under your control, this letter is a "**DEMAND FOR PAYMENT**" for Loan Principal of **\$80,054.58** plus related associated accumulated interest.

Be advised this correspondence is the last Notice and Demand which the Corporation will be forwarding to you. if payment is not received within fourteen (14) days from the date of forwarding this DEMAND FOR PAYMENT via double registered mail the Corporation will be initiating such actions as set out within the Promissory Note of the 31<sup>st</sup> day of August 2012 to recover the Corporation's loan advances to you.

Be further advised, E-Debit is forwarding a copy of this DEMAND FOR PAYMENT to the Financial and Consumer Affairs Authority of Saskatchewan ("FCAA") and the US Financial Industry Regulatory Authority ("FINRA") due to the captionally noted FCAA decision and sanctions ordered by the Province of Saskatchewan and reciprocally ordered by the Ontario Securities Commission ("OSC"), the Manitoba Securities Commission and the New Brunswick Financial and Consumer Services Tribunal.

**NOTICE AND DEMAND** - Further action will be taken fourteen (14) days from the date of sending this DEMAND FOR PAYMENT by "double registered mail" of Canada Post. Please govern yourself accordingly.

/s/ Douglas N. Mac Donald

Douglas N. Mac Donald, President & CEO  
E-Debit Global Corporation

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EX-99.2 3 edebit\_8k-ex9902.htm UNAMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS  
Exhibit 99.2

## **E-DEBIT**

*"empowering everyone"*

Global Corporation

### **UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF E-DEBIT GLOBAL CORPORATION**

The undersigned, constituting the entire Board of Directors (the "Board") of E-DEBIT GLOBAL CORPORATION, a Colorado corporation (the "Corporation"), take the following actions as of this 4th day of June, 2018, at a duly called and attended meeting of the Board of Directors.

**WHEREAS**, Fred Sebastian is a beneficial holder personally 14,111,729 and 42,000,000 corporately through Duke Capital S.A. of the common shares of the Corporation's which represents 4.94% ownership of the issued and outstanding common shares of E-Debit Global Corporation Inc. and is deemed a Corporate Insider.

**AND WHEREAS**, Fred Sebastian and companies under his control and direction currently owes the Corporation as of March 20, 2018 eighty thousand and fifty-four dollars and fifty-eight cents (\$80,054.58) in Canadian Funds.

**AND WHEREAS**, the Corporation having received no response to a July 7, 2014 issued "DEMAND FOR PAYMENT OF OUTSTANDING LOANS" forwarded via supplied e-mail and Facsimile to Fred Sebastian, the Corporation issued on the 4<sup>th</sup> day of June, 2018 a further "Notice of Demand for Payment" addressed to Fred Sebastian and his associated corporation Duke Capital S.A. which was sent via Canadian Post Registered "Express" mail to the registered addresses of both.

**AND WHEREAS**, under terms and conditions of the Loan Agreement dated August 31, 2012 as set out in paragraph 5 of the agreement (attached as exhibit #1) which grants the Corporation the right to file an attachment to all of the securities held by Sebastian and his corporate holdings and repurchase the shares at Sebastian's cost of \$0.001 per share (USD) to be offset against the balance of the loan and accumulated interest.

#### **NOW THEREFORE BE IT RESOLVED THAT:**

Unless full payment is received from Sebastian and/or the companies under his control by the 18<sup>th</sup> day of June 2018, the Board of Directors of the Corporation instructs the Corporation's Officers and Management to seek Colorado Legal Counsel and to commence the repurchase of the E-Debit Global Corporations shares and offset the cost of repurchase against the balance of the Loan and accumulated interest.

Upon the completion of the share repurchase Notice will be delivered to the Corporation's Transfer Agent that the following share certificates numbers are to be cancelled:

- CSI 4107 in the name of Fred Sebastian in the amount of 14,111,729 shares
- CSI 4108 in the name of Duke Capital S.A. in the amount of 14,000,000 shares
- CSI 4109 in the name of Duke Capital S.A. in the amount of 28,000,000 shares



**E-DEBIT**  
Global Corporation

*"empowering everyone"*

6. This resolution may be signed in as many counterparts as may be necessary, each of which so signed shall be deemed to be an original (and each signed copy sent by electronic facsimile transmission shall be deemed to be an original) and such counterparts together shall constitute one and the same instrument and notwithstanding the date of the execution shall be deemed to bear the date as set forth above.

The undersigned, being all of the Directors of the Corporation, hereby consent to and adopt the foregoing.

/s/ Douglas Mac Donald  
Douglas Mac Donald

/s/ Jake George  
Jake George

/s/ Judy Campbell  
Judy Campbell

/s/ Brendan McKenna  
Brendan McKenna

EX-99.3 4 edebit\_8k-ex9903.htm ACCOUNT STATEMENT  
Exhibit 99.3

E-Debit Global Corporation  
2801 Youngfield St.  
Suite # 300  
Golden, CO 80401

June 19,  
2018

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1

Holder ID: XXXXXX

If you have questions concerning your account,  
please call 866-206-3301

Shares registered in the name of:  
DUKE CAPITAL S.A.

## ACCOUNT STATEMENT

DUKE CAPITAL S.A.  
FRED SEBASTIAN  
6790 ROUTE 8 UNIT 3  
LUDLOW NB E9C 2H6  
CANADA

Activity 06/01/18 - 06/20/18

### Summary of Holdings on June 01, 2018

Number of Shares

42,000,000 COMMON (CS1) Restriction RULE 144

#### Retired

Stock ID	Certificate No.	Retired	Shares	Sales Price/Share(\$)
CS1	4108	6/19/18	14,000,000	0.00100
CS1	4109	6/19/18	28,000,000	0.00100

### Ending Balance on June 20, 2018

Stock ID	Certificate No.	Shares Issued	Acquired	Adjusted Basis/Share (\$)	Lot Shares
	NONE			0.00000	0.00000

E-Debit Global Corporation  
 2801 Youngfield St.  
 Suite # 300  
 Golden, CO 80401

June 19,  
 2018

Page 1 of  
 1

Holder ID: XXXXXX

If you have questions concerning your account,  
 please call 866-206-3301

## ACCOUNT STATEMENT

Shares registered in the name of:  
 FRED SEBASTIAN.

Activity 01/01/18 - 06/21/18

FRED SEBASTIAN  
 703-2323 HAMILTON ST  
 REGINA SK S4P 3Y3  
 CANADA

Number of Shares

14,111,729 COMMON (CS1) Restriction RULE 144

**Retired**

Stock ID	Certificate No.	Retired	Shares	Sales Price/Share(\$)
CS1	4107	6/19/18	14,111,729	0.00100

**Ending Balance on June 21, 2018**

Stock ID	Certificate No.	Shares Issued	Acquired	Adjusted Basis/Share (\$)	Lot Shares
	NONE			0.00000	0.00000



✓ Your form was submitted to FINRA successfully. Please print this form now if you wish to retain a copy for your records.

Filing ID: 2271857 (Please retain this number for further inquiries regarding this form)
Submitted By: dreyers
Submitted Date: Mon Jun 25 15:26:55 EDT 2018

Back to Filing Cabinet Logout dreyers

Company Information

Issuer Company Related Action Notification

All fields marked with \* are mandatory.

Company Information

Review the Form Instructions prior to completing the form.

Company Name \* E-Debit Global Corporation

Company Address

Street 1 \* 3847 South Puget Sound Avenue Country \* United States
Street 2 State \* Washington
Street 3 City \* Tacoma
Website Zip/Postal Code \* 98409
Telephone \* 1-833-587-4669 Facsimile

Is Company required to file reports pursuant Section 13 or 15(d) of the Exchange Act? \*
No

Is the Company a bank or savings association that files periodic reports with its appropriate Federal banking agency or State bank supervisor (as defined in U.S.C. 1813)? \*
No

Country of Incorporation \* United States State of Incorporation \* Colorado Date of Incorporation \* 07/21/1998

Is the Company in 'Good Standing' in its state of Incorporation? \*
Yes

Contact Information

Issuer Company Related Action Notification

All fields marked with \* are mandatory.

Contact Information

Review the [Form Instructions](#) prior to completing the form.

First Name *	<input type="text" value="Douglas"/>	Last Name *	<input type="text" value="Mac Donald"/>
Title *	<input type="text" value="CEO"/>		
Contact Firm Name *	<input type="text" value="E-Debit Global Corporation"/>	<input checked="" type="checkbox"/>	Same as Company
Affiliation with Company *	<input type="text" value="Issuer"/>		
Address	<input checked="" type="checkbox"/> Same as Company		
Street 1 *	<input type="text" value="3847 South Puget Sound Avenue"/>	Country *	<input type="text" value="United States"/>
Street 2		State *	<input type="text" value="Washington"/>
Street 3		City *	<input type="text" value="Tacoma"/>
		Zip/Postal Code *	<input type="text" value="98409"/>
Telephone *	<input type="text" value="253-208-0812"/>	Email Address *	<input type="text" value="info@edebitglobal.com"/>
		Facsimile	<input type="text"/>

Company Officers and Directors

Issuer Company Related Action Notification

All fields marked with \* are mandatory.

Company Officers and Directors

Review the [Form Instructions](#) prior to completing the form.

Click a row to edit it.

- 1. [Company Officers and Directors](#)**

First Name *	<input type="text" value="Douglas"/>
Last Name *	<input type="text" value="Mac Donald"/>
Title *	<input type="text" value="Director"/>
Email Address *	<input type="text" value="dmacdonald@westsphereasset.com"/>
Date of Appointment *	<input type="text" value="12/05/2000"/>
- 2. [Company Officers and Directors](#)**

First Name *	<input type="text" value="Brendan"/>
Last Name *	<input type="text" value="McKenna"/>
Title *	<input type="text" value="Director"/>
Email Address *	<input type="text" value="brendan.mckenna@americanindianhealthservices.com"/>
Date of Appointment *	<input type="text" value="03/13/2018"/>
- 3. [Company Officers and Directors](#)**

First Name *	<input type="text" value="Jake"/>
Last Name *	<input type="text" value="George"/>
Title *	<input type="text" value="Director"/>
Email Address *	<input type="text" value="jdag112@hotmail.com"/>
Date of Appointment *	<input type="text" value="11/02/2017"/>
- 4. [Company Officers and Directors](#)**

First Name *	Judith
Last Name *	Campbell
Title *	Director
Email Address *	2jacampbell@gmail.com
Date of Appointment *	08/15/2017

Are any of the Officers, Directors, or parties related to the company and/or company-related action the subject of pending, adjudicated or settled regulatory action or investigation by a federal, state or foreign regulatory agency or self-regulatory organization; or a civil or criminal action related to fraud or securities laws violations? \*

Yes  No

Transfer Agency

**Issuer Company Related Action Notification**

All fields marked with \* are mandatory.

**Transfer Agency**

Review the [Form Instructions](#) prior to completing the form.

Transfer Agency Name \* Mountain Share Transfer      Date of Appointment \* 04/05/2017

Agency Representative First Name \* Erik      Agency Representative Last Name \* Nelson      Agency Representative Email \* esn@mountainsharetransfer.com

**Address**

Street 1 \* 2030 Powers Ferry Road SE      Country \* United States  
 Street 2      State \* Georgia  
 Street 3      City \* Allanta  
 Zip/Postal Code \* 30339  
 Telephone \* 303-460-1149      Website http://mountainsharetransfer.com      Facsimile 404-816-8830

Does the transfer agency have a Co Agent relationship with another Transfer Agency? \*

Yes  No

Is the transfer agency the same transfer agency that will process this corporate action? \*

Yes  No

Security Information

**Issuer Company Related Action Notification**

All fields marked with \* are mandatory.

**Security Information**

Review the [Form Instructions](#) prior to completing the form.

Current Issue Symbol      Current Cusip

WSHE	26841A204
Security Type *	New Cusip
Common Shares	39537G104
	Security Description *
	E-Debit Global

Does this issue trade on a foreign exchange? \*

Yes  No

Are you aware of any current trading or clearing restriction by any exchange, government agency, self-regulatory organization of clearing organization imposed on the company's shares/ADR? \*

Yes  No

Transactions

Issuer Company Related Action Notification

All fields marked with \* are mandatory.

Transactions

Please check all corporate actions that apply. Additionally please see [FINRA Rule 6490 Fee Schedule](#) for application fees.

Stock Split

Merger / Acquisition

Name Change

Company Name \*

Is name change the result of merger, reverse merger or acquisition? \*  Yes  No

Legal Effective date of name change

Date of Merger \*

OTC Voluntary Symbol Change Request

Spin Off

Domicile Change

Rights Offering

Liquidation

Dividend/Distribution

Redemption

Bankruptcy

Other