Filed 12/0//2/ Case 24-50233-JTD Doc 30 Pane 1 of 2 Docket #0039 Date Filed: 12/4/2024

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

EPIC! CREATIONS, INC., et al., 1

Case No. 24-11161 (JTD)

Debtors.

(Jointly Administered)

Claudia Z. Springer, Chapter 11 Trustee,

Adv. Pro. No. 24-50233 (JTD)

Plaintiff,

(Jointly Administered)

VS.

Google LLC, Voizzit Technology Private Ltd., Voizzit Information Technology LLC, Vinay Ravindra, Rajendran Vellapalath,

Defendants.

ORDER TO SHOW CAUSE

Having considered the Chapter 11 Trustee's Emergency Motion To Hold The Voizzit Defendants In Contempt Of Court For Their Failure To Comply With The Court's November 19 Order (the "Emergency Motion") [Adv. D.I. 18] and in light of the failure of the Defendants Voizzit Technology Private Ltd, Voizzit Information Technology LLC, Vinay Ravindra, and Rajendran Vellapalath (the "Voizzit Defendants"), to comply with the Court's temporary restraining order (the "TRO") [Adv. D.I. 14];

The Debtors in these Chapter 11 Cases, along with the last four digits of each Debtor's federal tax identification number, are: Epic! Creations, Inc. (9113); Neuron Fuel, Inc. (8758); and Tangible Play, Inc. (9331).



IT IS HEREBY ORDERED THAT the Voizzit Defendants shall appear in person on January 13, 2025, at 10:00 a.m. in Courtroom 6 of the United States Bankruptcy Court in Wilmington, Delaware, and SHOW CAUSE why they should not be held in civil contempt of Court for their failure to comply with this Court's TRO. The Court shall consider all possible sanctions against the Voizzit Defendants, including imposition of a daily fine and/or placing Defendants Ravindra Vinay or Rajendran Vellapalath in civil confinement until they purge the Voizzit Defendants of such contempt.

Dated: December 4th, 2024 Wilmington, Delaware JOHN T. DORSEY

UNITED STATES BANKRUPTCY JUDGE