Case 24-50233-JTD Doc 62 Filed 01/23/25 Page 1 of 2 Docket #0062 Date Filed: 1/23/2025

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,

VS.

Re: Adv. D.I. 18 & 39

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

Defendants.

ORDER TO SHOW CAUSE EXPEDITED DISCOVERY ORDER

The Court held a hearing on January 22, 2025 to hear evidence on the *Order to Show Cause* [Adv. D.I. 39]² (the "Show Cause Hearing");

After consideration of the arguments set forth at the Show Cause Hearing, the Court determined that expedited discovery is necessary;

IT IS HEREBY ORDERED THAT:

1. Plaintiff(s) in the above-captioned adversary proceeding, including any party-in-

² Capitalized terms not otherwise defined herein shall have the same meaning ascribed to them in the *Order to Show Cause*.



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).

Case 24-50233-JTD Doc 62 Filed 01/23/25 Page 2 of 2

interest that seeks to intervene, may take discovery, on an **expedited** basis, in connection with the

Order to Show Cause, which may be in the form of depositions or written discovery (the

"Expedited Discovery").

2. Any such Plaintiff(s) may serve the Expedited Discovery prior to the rescheduled

Show Cause hearing which is now scheduled for January 29, 2025 at 1:00 P.M. (ET)

3. Defendants are required to respond to the Expedited Discovery within the time

parameters set forth in the Expedited Discovery.

Dated: January 23, 2025

Judge Brendan Linehan Shannon

-2-