### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

EPIC! CREATIONS, INC., et al.,

Chapter 11

Case No. 24-11161 (BLS)

(Jointly Administered)

Debtors.

Re: Docket No. 551

Claudia Z. Springer, Chapter 11 Trustee,

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

Plaintiff,

Re: Adv. Docket No. 104

VS.

Google LLC,

VOIZZIT Technology Private Ltd., VOIZZIT Information Technology LLC,

Vinay Ravindra,

Rajendran Vellapalath,

Defendants.

Claudia Z. Springer, Chapter 11 Trustee,

Adv. Pro. No. 24- 50280 (BLS)

Plaintiff,

Re: Adv. Docket No. 26

VS.

VOIZZIT Technology Private Ltd., VOIZZIT Information Technology LLC, Think and Learn Pvt. Ltd., and, Rajendran Vellapalath,

Defendants.

## CERTIFICATION OF COUNSEL REGARDING MOTION TO WITHDRAW AS COUNSEL

The undersigned hereby certifies as follows:

1. On March 5, 2025, Kevin S. Mann, Cross & Simon, LLC, Maureen V. Abbey Scorese, and Chugh LLP (collectively "Counsel") filed the Motion to Withdraw as Counsel (the "Motion"), with the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy <u>Court</u>") in each of the above-captioned cases.

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2. Pursuant to the notice filed with the Motion, responses and objections were due on

or before March 19, 2025 at 4:00 p.m. (the "Objection Deadline"). Prior to the Objection Deadline,

Claudia Z. Springer, Esq. (the "Trustee"), in her capacity as Chapter 11 Trustee of the Estates of

Epic! Creations, Inc., Neuron Fuel, Inc., and Tangible Play, Inc. filed the Chapter 11 Trustee's

Limited Objection to Motion to Withdraw as Counsel for the Voizzit Parties (the "Objection").

3. The Objection requested that Counsel remain as counsel in the cases until the Court

ruled on the Chapter 11 Trustee's Motion to Compel Voizzit Technology Private, Ltd., Voizzit

Information Technology LLC and Rajendran Vellapalath to Comply with Rule 2004 Subpoenas

and for Other Relief Including Barring Their Participation in the Case Until the Voizzit Parties

Comply with the Outstanding Subpoenas [Docket No. 570] (the "Motion to Compel"). As no

parties have objected to the Trustee's Motion to Compel, she has filed a Certificate of No Objection

[Docket No. 595]. As such, the Trustee's Objection is moot.

4. The Trustee's counsel has confirmed that the Objection has been resolved and that

there is no need for a hearing on the Motion. As such, Counsel respectfully requests that the Court

grant the relief requested in the Motion and enter an Order substantially in the form that was filed

with the Motion, a copy of which is attached hereto as Exhibit 1.

5. Counsel is available if the Court has any questions or concerns.

Dated: March 26, 2025

Wilmington, Delaware

/s/ Kevin S. Mann

Kevin S. Mann (No. 4576)

CROSS & SIMON, LLC

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Wilmington, Delaware 19801

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# Exhibit 1

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Defendants.

#### ORDER GRANTING MOTION TO WITHDRAW AS COUNSEL

Upon consideration of the motion of Kevin S. Mann, Cross & Simon, LLC, Maureen V. Abbey Scorese, and Chugh LLP (collectively "Counsel"), for leave to withdraw as counsel for VOIZZIT Information Technology, LLC, VOIZZIT Technology Private Limited, and Rajendran Vellapalath (collectively, the "VOIZZIT Defendants"), in the above-captioned cases and any responses therefore,

IT IS HEREBY ORDERED, the Motion is GRANTED.