

## GRANTED





## IN THE COURT OF CHANCERY OF THE STATE OF DELAWARE

PAUL PARSHALL, On Behalf of Himself and All Others Similarly Situated,	) )
Plaintiff,	)
v.	) ) C.A. No. 10647-VCL
E2OPEN, INC., MARK E. WOODWARD, JOHN B. MUMFORD, CARL BASS, BERNARD F. MATHAISEL, PATRICK J. O'MALLEY, III, STEPHEN M. WARD, JR., INSIGHT VETURE PARTNERS, EAGLE PARENT HOLDINGS, LLC, and EAGLE ACQUISITION SUB, CORP.,	<pre>/ / / / / / / / / / / / / / / / / / /</pre>
Defendants.	)
JEEHA KIM, Individually and on Behalf of All Others Similarly Situated,	) )
Plaintiff,	)
v. E2OPEN, INC., CARL BASS, BERNARD F. MATHAISEL, JOHN B. MUMFORD, PATRICK J. O'MALLEY, STEPHEN M. WARD, JR., MARK E. WOODWARD, INSIGHT VENTURE PARTNERS, EAGLE PARENT HOLDINGS, EAGLE ACQUISITION SUB, CORP.,	) C.A. No. 10674-VCL ) ) ) ) )
Defendants.	)

EZEQUIEL CARLOS DE LA VEGA, individually and on behalf of all others similarly situated,	) ) )	
Plaintiff,	)	
V.	) ) )	C.A. No. 10714-VCL
E20PEN, INC., MARK E.	)	
WOODWARD, BERNARD F.	)	
MATHAISEL, JOHN B. MUMFORD,	)	
STEPHEN M. WARD, JR., CARL BASS,	)	
PATRICK J. O'MALLEY, III, INSIGHT	)	
VENTURE PARTNERS, EAGLE	)	
PARENT HOLDINGS, LLC, and EAGLE	)	
ACQUISITION SUB, CORP.,	)	
	)	
Defendants.	)	

## [PROPOSED] ORDER OF CONSOLIDATION AND APPOINTMENT OF PLAINTIFFS' CO-LEAD COUNSEL AND DELAWARE COUNSEL

It appearing that the above-captioned actions involve the same subject matter, and that the administration of justice would be best served by consolidating the actions,

IT IS HEREBY ORDERED, this \_\_\_\_\_ day of \_\_\_\_\_,

2015:

1. The above-captioned actions shall be consolidated for all purposes and are referred to herein as the "Consolidated Action."

- 2. Hereafter, papers need only be filed in Civil Action No. 10647-VCL.
- 3. The consolidated case caption shall be:

IN RE E20PEN, INC.	)	CONSOLIDATED
STOCKHOLDERS LITIGATION	)	C.A. No. 10647-VCL

4. The law firms of RIGRODSKY & LONG, P.A., 2 Righter Parkway, Suite 120, Wilmington, DE 19803, MILBERG LLP, One Pennsylvania Plaza, New York, NY 10119, and LEVI & KORSINSKY LLP, 1101 30th Street, N.W., Suite 115, Washington, DC 20007 are hereby appointed Plaintiffs' Co-Lead Counsel.

5. The law firm of RIGRODSKY & LONG, P.A., 2 Righter Parkway, Suite 120, Wilmington, DE 19803 shall serve as Plaintiffs' Delaware Counsel.

6. Defendants take no position on the appointment of Plaintiffs' Co-Lead Counsel or Plaintiffs' Delaware Counsel.

7. All documents previously filed to date in any of the cases consolidated herein are deemed part of the record in the Consolidated Action. As soon as practicable, plaintiffs will file an amended consolidated complaint. Defendants need not respond to any of the complaints currently pending in the constituent actions.

8. Plaintiffs' Co-Lead Counsel, in consultation with Plaintiffs' Delaware Counsel, shall set policy for plaintiffs for the prosecution of this litigation, ensure that there is no duplication of effort or unnecessary expense, coordinate on behalf of plaintiffs the initiation and conduct of discovery proceedings, provide direction, supervision, and coordination of all activities of plaintiffs' counsel, and have the authority to negotiate a settlement, subject to approval of plaintiffs and the Court.

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Any agreement reached between counsel for defendants and Plaintiffs' Co-Lead Counsel shall be binding on the other plaintiffs.

9. Plaintiffs' Co-Lead Counsel, in consultation with Plaintiffs' Delaware Counsel, shall assume the following powers and responsibilities:

a. coordinate and direct the preparation of pleadings;

b. coordinate and direct the briefing and argument of motions;

c. coordinate and direct the conduct of discovery and other pretrial proceedings;

d. coordinate and direct class certification proceedings;

e. coordinate the selection of counsel to act as the plaintiffs' spokesperson at pretrial conferences;

f. call meetings of plaintiffs' counsel as they deem necessary and appropriate from time to time;

g. conduct any and all settlement negotiations with counsel for the defendants;

h. coordinate and direct the preparation for trial and trial of this matter, and delegate work responsibilities to selected counsel as may be required; and

i. coordinate and direct any other matters concerning the prosecution or resolution of the Consolidated Action.

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10. Plaintiffs' Delaware Counsel shall be responsible for coordinating all activities and appearances on behalf of plaintiffs and for the dissemination of notices and orders of this Court, as well as for communications to and from this Court. No motion, request for discovery, or other pretrial or trial proceedings shall be initiated or filed by any plaintiffs except through Plaintiffs' Delaware Counsel.

11. This Order shall apply to this Consolidated Action and any futurefiled actions relating to the subject matter of this case. When a case that properly belongs as part of the Consolidated Action is hereafter filed in the Court, this Court requests the assistance of counsel in calling to the attention of the Court the filing of any case which might properly be consolidated as part of the Consolidated Action, and counsel are to assist in assuring that counsel in subsequent actions receive notice of this Order.

Vice Chancellor Laster

This document constitut	tes a ruling of the court and should be treated as such.	
Court:	DE Court of Chancery Civil Action	
Judge:	Multi-Case	
File & Serve Transaction ID:	56849424	
Current Date:	Mar 02, 2015	
Case Number:	Multi-Case	
Case Name:	Multi-Case	
Court Authorizer:	Laster, J Travis	
/s/ Judge Laster, J Travis		