

Oct 13 2014 02 21 GRANTED Transaction ID 56186340



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

CHRISTOPHER SHUE, Individually And On Behalf Of All Others Similarly Situated,	) ) )
Plaintiff,	) )
V.	) ) C.A. No. 10020-CB
TRULIA, INC., PETE FLINT, ROBERT MOLES, THERESIA GOUW, GREG WALDORF, SAMI INKINEN, ERIK BARDMAN, STEVE HAFNER, ZILLOW, INC., and ZEBRA HOLDCO, INC.	) ) ) ) ) )
Defendants.	)
MATTHEW SCIABACUCCI, On Behalf of Himself and All Others Similarly Situated, Plaintiff,	) ) ) )
V.	) ) C.A. No. 10022-CB
TRULIA, INC., PETE FLINT, ROBERT MOLES, THERESIA GOUW, GREG WALDORF, SAMI INKINEN, ERIK BARDMAN, STEVE HAFNER, ZILLOW, INC., and ZEBRA HOLDCO, INC., Defendants.	<pre>/ / / / / / / / / / / / / / / / / / /</pre>
	,

[Additional caption to follow]

CHAILE STEINBERG, Individually and On Behalf of All Others Similarly Situated,	) ) )
Plaintiff,	)
V.	) ) C.A. No 10049-CB
TRULIA, INC., PETE FLINT, ROBERT MOLES, THERESIA GOUW, GREG WALDORF, SAMI INKINEN, ERIK BARDMAN, STEVE HAFNER, ZILLOW, INC., and ZEBRA HOLDCO, INC,	) ) ) ) )
Defendants.	)
ROBERT COLLIER, Individually and on Behalf of All Others Similarly Situated,	) ) )
Plaintiff,	)
V.	) C.A. No 10209-CB
TRULIA, INC., ERIK BARDMAN, PETER FLINT, THERESIA GOUW, DANIEL STEPHEN HAFNER, SAMI INKINEN, ROBERT MOLES, GREGORY WALDORF, ZILLOW, INC., and ZEBRA HOLDCO, INC.,	) ) ) ) )
Defendants.	) )

## [PROPOSED] ORDER OF CONSOLIDATION AND APPOINTMENT OF LEAD 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 \_\_\_\_\_, 2014:

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

2. Hereinafter, papers need only be filed in C.A. No. 10020-CB for the Consolidated Action.

3. The Consolidated Action caption shall be:

IN RE TRULIA, INC.	)	CONSOLIDATED
STOCKHOLDER LITIGATION	)	C.A. No. 10020-CB

4. The law firm of RIGRODSKY & LONG, P.A., 2 Righter Parkway, Suite 120, Wilmington, Delaware 19803, is appointed Lead Counsel.

5. All pleadings, motions, and other documents filed in Civil Action No. 10022-CB and all discovery requests propounded and agreements to limit such requests in Civil Action No. 1022-CB are deemed to be operative and shall supersede all other documents filed and/or propounded in any of the above-captioned actions or any other action subsequently consolidated therewith.

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Defendants need not respond to the complaints, motions, or discovery requests filed and/or propounded in the other constituent actions.

6. The parties shall meet and confer regarding a schedule for Defendants to answer the operative complaint in the Consolidated Action following the Court's issuance of a ruling on the Preliminary Injunction Motion. Defendants shall not be required to answer, move or otherwise respond to any complaint pending the Court's issuance of a ruling on the Preliminary Injunction Motion, and do not waive any rights, arguments or defenses by failing to do so.

7. Lead Counsel for Plaintiffs 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. Any agreement reached between counsel for defendants and Lead Counsel for Plaintiffs shall be binding on the other counsel and Plaintiffs.

8. Lead Counsel for Plaintiffs 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;

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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 and hearings;

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.

9. 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

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receive notice of this Order.

Chancellor Bouchard

This document constitut	es a ruling of the court and should be treated as such.	
Court:	DE Court of Chancery Civil Action	
Judge:	Multi-Case	
Alternate Judge:	Multi-Case	
File & Serve Transaction ID:	56160994	
Current Date:	Oct 13, 2014	
Case Number:	Multi-Case	
Case Name:	Multi-Case	
Court Authorizer:	Bouchard, Andre G	
/s/ Judge Bouchard, Andre G		