

IN THE SUPREME COURT OF THE STATE OF DELAWARE

SOUTHEASTERN PENNSYLVANIA	§
TRANSPORTATION AUTHORITY,	§
individually, and on behalf of all those	§ No. 461, 2013
similarly situated,	§
	§ Court Below – Court of
Plaintiff Below,	§ Chancery of the State
Appellant,	§ of Delaware
	§ C.A. No. 6354
v.	§
	§
ERNST VOLGENAU, JOHN W. BARTER,	§
LARRY R. ELLIS, MILES R. GILBURNE,	§
W. ROBERT GRAFTON, WILLIAM T.	§
KEEVAN, MICHAEL R. KLEIN,	§
STANTON D. SLOANE, GAIL R.	§
WILENSKY, SRA INTERNATIONAL,	§
INC., PROVIDENCE EQUITY	§
PARTNERS LLC, PROVIDENCE	§
EQUITY PARTNERS VI L.P.,	§
PROVIDENCE EQUITY PARTNERS	§
VI-A L.P., STERLING PARENT INC.,	§
STERLING MERGER INC. and	§
STERLING HOLDCO INC.,	§
	§
Defendants Below,	§
Appellees.	§

Submitted: May 7, 2014  
Decided: May 13, 2014

Before **HOLLAND, BERGER** and **RIDGELY**, Justices and **YOUNG**,  
Judge<sup>1</sup> and **ROCANELLI**, Judge,<sup>2</sup> constituting the Court *en Banc*.

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<sup>1</sup> Sitting by designation pursuant to Del. Const. art. IV, § 12 and Supr. Ct. R. 2 and 4.

<sup>2</sup> *Id.*

## **ORDER**

This 13th day of May 2014, the Court having considered this matter on the briefs filed by the parties has determined that the final judgment of the Court of Chancery should be affirmed on the basis of and for the reasons assigned by the Court of Chancery in its decisions dated August 31, 2012, August 5, 2013, and August 19, 2013.

NOW, THEREFORE, IT IS HEREBY ORDERED that the judgment of the Court of Chancery be, and the same hereby is, **AFFIRMED**.

**BY THE COURT:**

/s/ Randy J. Holland  
Justice