

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

dmd

Mailed: November 8, 2006

Opposition No. 91168774
Opposition No. 91171393
Opposition No. 91171613
Opposition No. 91172341
Opposition No. 91172395
Opposition No. 91172977
Opposition No. 91172979
Opposition No. 91173042
Opposition No. 91173094
Opposition No. 91173095
Opposition No. 91173099

TREND MICRO KABUSHIKI KAISHA

v.

DEUTSCHE TELEKOM AG

Frances S. Wolfson, Interlocutory Attorney:

Applicant's motion (filed October 27, 2006 with opposer's consent) to consolidate Opposition Nos. 91168774, 91171393, 91171613, 91172341, 91172395, 91172977, 91172979, 91173042, 91173094, 91173095, and 91173099, and to extend discovery and trial periods is granted.

Accordingly, Opposition Nos. 91168774, 91171393, 91171613, 91172341, 91172395, 91172977, 91172979, 91173042, 91173094, 91173095, and 91173099 are hereby consolidated. The consolidated cases may be presented on the same record and briefs.

The Board file will be maintained in Opposition No. 91168774 as the "parent" case. As a general rule, from this point on only a single copy of any paper or motion should be filed herein; but that copy should bear all eleven proceeding numbers in its caption.

Trial dates, including the close of discovery, are

DISCOVERY PERIOD TO CLOSE:	01/30/07
30-day testimony period for party in position of plaintiff to close:	04/30/07
30-day testimony period for party in position of defendant to close:	06/29/07
15-day rebuttal testimony period to close:	08/13/07

In each instance, a copy of the transcript of testimony, together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request as provided by Trademark Rule 2.129.