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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91174641
Party	Defendant PLMIC, LLC PLMIC, LLC 18 PEARL STREET MIDDLEBOROUGH, MA 02346
Correspondence Address	Gary Smith Posternak Blankstein & Lund LLP 800 Boylston Street Boston, MA 02199-8004 UNITED STATES
Submission	Other Motions/Papers
Filer's Name	Edward A, Haffer
Filer's e-mail	ipadm@sheehan.com, ehaffer@sheehan.com
Signature	/Edward A. Haffer/
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Attachments	mtn consol ptc opposer 07-05-24.pdf (2 pages)(59426 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

**PARAMETRIC TECHNOLOGY CORPORATION,
Opposer**

v.

**PLMIC, LLC
Applicant**

**Opp. No. 91174641
Serial No. 78835516**

**ASSENTED TO MOTION TO CONSOLIDATE
AND TO COORDINATE CERTAIN DEADLINES**

With Opposer's assent, Applicant respectfully moves that the present action be consolidated with Opp. No. 91177168 (Serial No. 76662967) ("related action"), in which PLMIC, LLC (Applicant here) is opposing the registration of FLEXPLM by Parametric Technology Corporation (Opposer here). Both Oppositions concern the mark FLEXPLM. Consolidation is the most efficient way to deal with these two obviously closely related disputes.

Also with Opposer's assent, Applicant further respectfully moves that the following deadlines in the related action apply also to the present action:

- Discovery period to close: **November 24, 2007**
- 30-day testimony period for party in position of plaintiff to close: **February 22, 2008**
- 30-day testimony period for party in position of defendant to close: **April 22, 2008**
- 15-day rebuttal testimony period for party in position of plaintiff to close: **June 06, 2008.**

Each party will file both in the position of plaintiff and in the position of defendant, since each party is both an opposer and an applicant in the underlying actions to be consolidated.

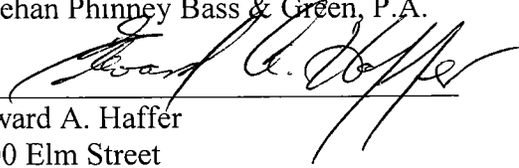
A companion Assented-to Motion to Consolidate and to Coordinate Certain Deadlines has been filed this date in the related action.

WHEREFORE, Applicant respectfully requests the following relief:

- A. An Order granting this Motion.
- B. An Order granting such other relief as is just.

Respectfully submitted,
PLMIC, LLC,
By its attorneys,
Sheehan Phinney Bass & Green, P.A.

May 24, 2007

By: 
Edward A. Haffer
1000 Elm Street
P.O. Box 3701
Manchester, NH 03105-3701
T: 603-627-8115
F: 603-641-2352
E: ehaffer@sheehan.com

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing was mailed this date to Thomas V. Smurzynski, Esq., Lahive & Cockfield, LLP, One Post Office Square, Boston, MA 02109.


Edward A. Haffer