

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

WINTER

Mailed: June 28, 2007

Opposition No. 91177352

Opposition No. 91177353

The End-To-End Group Inc.

v.

AEC Group, Inc.

ELIZABETH DUNN, ATTORNEY:

These cases now come up on opposer's motion (filed June 8, 2007) in Opposition No. 91177352 to consolidate the above-captioned proceedings. Applicant did not respond to opposer's motion to consolidate.

On review of the notices of opposition, the Board notes that in each proceeding listed above, opposer brings the same claims of likelihood of confusion and dilution in connection with its pleaded registered mark END-TO-END NETWORKS INC. (U.S. Reg. No. 1982012) and common law usage of the service mark END TO END NETWORKS (and design), which is the subject of application Serial No. 78791617, against applicant's pending service mark applications, Serial Nos. 78608723 and 76608724, for the marks AEC GROUP END TO END TECHNOLOGY and AEC GROUP END-TO-END TECHNOLOGY (and design),

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respectively. In each case applicant has filed an answer denying the salient allegations of the notice of opposition.

Because the parties are the same and the two proceedings involve common issues of law and fact, the Board believes that the interest of judicial economy will be served by consolidation of Opposition Nos. 91177352 and 91177353. See Fed. R. Civ. P. 42(a) and TBMP §511 (2nd ed. rev. 2004).

Accordingly, opposer's motion to consolidate is granted. Opposition Nos. 91177352 and 91177353 may be presented on the same records and briefs. The record will be maintained in Opposition No. **91177352** as the "parent" case, but all papers filed in these cases should include both proceeding numbers in ascending order. *Id.*

Discovery and trial dates are reset as follows:

DISCOVERY PERIOD TO CLOSE:	January 11, 2008
Thirty-day testimony period for party in position of plaintiff to close:	April 10, 2008
Thirty-day testimony period for party in position of defendant to close:	June 9, 2008
Fifteen-day rebuttal testimony period to close:	July 24, 2008

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

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the taking of testimony. See Trademark Rule 2.125, 37 C.F.R. §2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b), 37 C.F.R. §§2.125(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129, 37 C.F.R. §2.129.
