

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

MBA/am

Mailed: June 22, 2011

Opposition No. 91194918

Opposition No. 91198762

Opposition No. 91199874

Opposition No. 91199875

Express, LLC

v.

EXP613, LLC

Michael B. Adlin, Interlocutory Attorney:

Opposer orally moved for consolidation of the above-referenced proceedings, and during a teleconference held on June 21, 2011, applicant provided its consent to consolidation. Accordingly, Opposition Nos. 91194918, 91198762, 91199874 and 91199875 are hereby consolidated pursuant to Fed. R. Civ. P. 42(a). Trademark Rule 2.127(a).

The Board file will be maintained in Opposition No. 91194918 as the "parent" case. Except for the answers in Opposition Nos. 91199874 and 91199875, which remain due **June 27, 2011**, the parties should no longer file separate papers in connection with each proceeding. Instead, except

Opposition Nos. 91194918, 91198762, 91199874 and 91199875

for the answers, only a single copy of each paper should be filed by the parties and each paper should bear the case caption as set forth above.

The schedule for these consolidated cases is reset, pursuant to the parties' mutual consent, to be coextensive with the current schedule in Opposition Nos. 91198762.

Accordingly, dates in these now consolidated proceedings are reset as follows:

Expert Disclosures Due	10/6/11
Discovery Closes	11/5/11
Plaintiff's Pretrial Disclosures	12/20/11
Plaintiff's 30-day Trial Period	2/3/12
Ends	
Defendant's Pretrial Disclosures	2/18/12
Defendant's 30-day Trial Period	4/3/12
Ends	
Plaintiff's Rebuttal Disclosures	4/18/12
Plaintiff's 15-day Rebuttal Period	5/18/12
Ends	

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 filed as provided by Trademark Rule 2.129.
