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Filing date: **10/30/2012**

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

Proceeding	91204259
Party	Plaintiff Valhalla Motion Pictures, Inc.
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Submission	Motion to Consolidate
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Signature	/ruhikumar/
Date	10/30/2012
Attachments	Valhalla Opp. - Stip Motion to Consolidate 10.30.12.pdf (2 pages)(453668 bytes)

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

In Re: Serial Nos. 77/948,333; 77/948,895

Applicant's Mark: VALHALLA GAME STUDIOS; VALHALLA GAME STUDIOS and
Design

Published: November 15, 2011; December 13, 2011

VALHALLA MOTION PICTURES, INC.,

Opposer;

v.

Opposition No. 91204259

VALHALLA GAME STUDIOS CO. LTD.,

Applicant.

STIPULATED MOTION TO CONSOLIDATE

Pursuant to Federal Rule of Civil Procedure 42(a) and Trademark Trial and Appeal Board Manual of Procedure ("TMBP") § 511, the parties, through their undersigned counsel of record, hereby stipulate to an order consolidating this proceeding with Opposition No. 91206662 (*In Re: Serial No. 85/310,089 (VALHALLA ENTERTAINMENT)*).

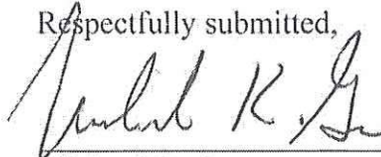
TMBP § 511 provides:

When cases involving common questions of law or fact are pending before the Board, the Board may order the consolidation of the cases. In determining whether to consolidate proceedings, the Board will weigh the savings in time, effort, and expense, which may be gained from consolidation, against any prejudice or inconvenience that may be caused thereby. Although identity of the parties is another factor considered by the Board in determining whether consolidation should be ordered, it is not always necessary. Consolidation is discretionary with the Board, and may be ordered upon motion granted by the Board, or upon stipulation of the parties approved by the Board, or upon the Board's own initiative.

Opposition Nos. 91204259 and 91206662 involve the same parties, substantially the same issues, and the same marks (VALHALLA GAME STUDIOS, VALHALLA GAME STUDIOS and DESIGN, and VALHALLA ENTERTAINMENT). The parties agree that the interests of economy and efficiency are best served by consolidation. This Opposition proceeding, No. 91204259, should be treated as the "parent" case as provided in TMBP § 511. The parties further agree that dates for the consolidated proceeding should be reset as follows:

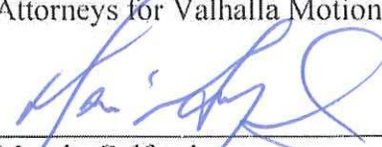
	<u>CURRENT</u>	<u>NEW</u>
Expert Disclosures Due	10/18/12	3/30/13
Discovery Closes	11/17/12	4/29/13
Plaintiff's Pretrial Disclosures	1/1/13	6/13/13
Plaintiff's 30-day Trial Period Ends	2/15/13	7/28/13
Defendant's Pretrial Disclosures	3/2/13	8/12/13
Defendant's 30-day Trial Period Ends	4/16/13	9/26/13
Plaintiff's Rebuttal Disclosures	5/1/13	10/11/13
Plaintiff's 15-day Rebuttal Period Ends	5/31/13	11/10/13

Respectfully submitted,



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Dated: October 30, 2012



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Dated: October 30, 2012