

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

am

Mailed: December 17, 2012

Opposition No. 91204259 (parent case)
Opposition No. 91206662

Valhalla Motion Pictures,
Inc.

v.

Valhalla Game Studios Co.
Ltd.

Valhalla Game Studios Co.
Ltd.

v.

Valhalla Motion Pictures,
Inc.

**M. Catherine Faint,
Interlocutory Attorney**

The parties' consented motion (filed October 30, 2012)
to consolidate is hereby granted.¹ See Fed. R. Civ. P.
42(a); See TBMP § 511.

¹ Opposer's filing of the stipulated motion does not indicate proof of service of a copy of same on counsel for applicant as required by Trademark Rule 2.119. In order to expedite this matter, the parties are directed to the following URL where a copy of said filing can be viewed:
<http://ttabvue.uspto.gov/ttabvue/v?pno=91204259&pty=OPP&eno=10>

Opposition Nos. 91204259 and 91206662

Opposition Nos. 91204259 and 91206662 are hereby consolidated and may be presented on the same record and briefs. All motions and papers filed herein should note both proceedings in the caption, identifying Opposition No. 91204259 as the "parent case" (see above), and should be filed only in the parent case.

Consolidated cases do not lose their separate identity because of consolidation. Each proceeding retains its separate character and requires entry of a separate judgment. See TBMP § 511.

Pursuant to the agreement between the parties and as indicated in the consented motion trial dates are as indicated below.

Expert Disclosures Due	3/30/2013
Discovery Closes	4/29/2013
Plaintiff's Pretrial Disclosures	6/13/2013
Plaintiff's 30-day Trial Period Ends	7/28/2013
Defendant's Pretrial Disclosures	8/12/2013
Defendant's 30-day Trial Period Ends	9/26/2013
Plaintiff's Rebuttal Disclosures	10/11/2013
Plaintiff's 15-day Rebuttal Period Ends	11/10/2013

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

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after completion of the taking of testimony. Trademark Rule 2.125.

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

Opposer's change of correspondence address, filed August 1, 2012 and applicant's change of correspondence, filed August 20, 2012 are noted and entered.
