

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

Mailed: March 26, 2013

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

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:**

It has come to the Board's attention that the consented schedule suggested by the parties in this case does not account for the reversed positions of the parties as plaintiff and defendant in each opposition. Valhalla Motion Pictures, Inc. is referred to as "VMP," and Valhalla Game Studios Co. is referred to as "VGS," below.

In view thereof, the schedule is reset as set out below.

Expert Disclosures Due	March 30, 2013
Discovery Closes	April 29, 2013
VMP's Pretrial Disclosures Due	June 13, 2013
30-day testimony period for VMP as plaintiff in the parent case to close	July 28, 2013
VGS's pretrial disclosures due	August 12, 2013

30-day testimony period for VGS as defendant in the parent case and as plaintiff in the child case to close	September 26, 2013
VMP's disclosures and its rebuttal disclosures as plaintiff in the parent case due	October 11, 2013
30-day testimony period for VMP in the child case and its rebuttal testimony as plaintiff in the parent case to close	November 25, 2013
VGS's rebuttal disclosures due	December 10, 2013
15-day rebuttal period for VGS as plaintiff in the child case to close	January 9, 2014
Brief for VMP in the parent case due	March 10, 2014
Brief for VGS as defendant in the parent case and as plaintiff in the child case due	April 9, 2014
Brief for VMP as defendant in the child case and its reply brief, if any, as plaintiff in the parent case due	May 9, 2014
Reply brief, if any, for VMP as plaintiff in the child case due	May 24, 2014

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