

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: March 10, 2016

Opposition No. 91221648
(parent)
Opposition No. 91224985

Disney Enterprises, Inc.

v.

United Trademark Holdings, Inc.

Amy Matelski, Paralegal Specialist:

Consolidation

On February 9, 2016, Opposer filed a motion to consolidate Opposition Nos. 91221648 and 91224985.

When cases involving common questions of law or fact are pending before the Board, the Board may order consolidation of the cases. *See* Fed. R. Civ. P. 42(a); *Regatta Sport Ltd. v. Telux-Pioneer Inc.*, 20 USPQ2d 1154 (TTAB 1991); and *Estate of Biro v. Bic Corp.*, 18 USPQ2d 1382 (TTAB 1991). 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 which may be caused thereby.

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. *See, e.g., Hilson Research Inc. v. Society for Human Resource Management*, 27 USPQ2d 1423 (TTAB 1993).

It is noted that the parties to these proceedings are identical, and the issues are similar or related. Accordingly, the motion to consolidate is granted. Opposition Nos. 91221648 and 91224985 are hereby consolidated and may be presented on the same record and briefs. *See Hilson Research Inc. v. Society for Human Resource Management, supra*; and *Helene Curtis Industries Inc. v. Suave Shoe Corp.*, 13 USPQ2d 1618 (TTAB 1989).

The Board file will be maintained in Opposition No. **91221648** as the “parent case.” From this point on, only a single copy of all motions and papers should be filed, and each such motion or paper should be filed in the parent case only, but caption all consolidated proceeding numbers, listing the “parent case” first.¹

Despite being consolidated, each proceeding retains its separate character and requires entry of a separate judgment. The decision on the consolidated cases shall take into account any differences in the issues raised by the respective pleadings; a copy of the decision shall be placed in each proceeding file.

Motion to Amend Notice of Opposition 91221648

Opposer’s motion (filed February 9, 2016) for leave to file an amended notice of opposition in Opposition No. 91221648 is granted as conceded. Opposer’s concurrently filed amended notice of opposition is accepted as Opposer’s operative pleading in this proceeding. *See Fed. R. Civ. P. 15(a)(2)*.

¹ The parties should promptly inform the Board of any other Board proceedings or related cases within the meaning of Fed. R. Civ. P. 42, so that the Board can consider whether further consolidation is appropriate.

Applicant is allowed until April 9, 2016 in which to file an answer to the amended notice of opposition in Opposition No. 91221648. Trial dates are reset as indicated below.

Initial Disclosures Due	5/9/2016
Expert Disclosures Due	9/6/2016
Discovery Closes	10/6/2016
Plaintiff's Pretrial Disclosures	11/20/2016
Plaintiff's 30-day Trial Period Ends	1/4/2017
Defendant's Pretrial Disclosures	1/19/2017
Defendant's 30-day Trial Period Ends	3/5/2017
Plaintiff's Rebuttal Disclosures	3/20/2017
Plaintiff's 15-day Rebuttal Period Ends	4/19/2017

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.