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Filing date: **04/04/2016**

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

Proceeding	91227168
Party	Plaintiff Warner Bros. Entertainment Inc.
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Submission	Motion to Consolidate
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Date	04/04/2016
Attachments	Motion to Consolidate (SPACE JAM) (F1914200x96B9E).pdf(25411 bytes )

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

WARNER BROS. ENTERTAINMENT  
INC.,

Opposer,

-against-

SPACE JAM JUICE, LLC,

Applicant.

**Opposition Nos. 91222263, 91226571,  
91226773 and 91227168**

**MOTION ON CONSENT TO CONSOLIDATE  
OPPOSITIONS AND RESET DEADLINES**

Pursuant to Federal Rule of Civil Procedure 42(a) and Trademark Trial and Appeal Board Manual of Procedure Section 511, Opposer Warner Bros. Entertainment Inc., with the consent of Applicant Space Jam Juice, LLC, hereby requests that Opposition Nos. 91222263, 91226571, 91226773 and 91227168 (the “Oppositions”) be consolidated. The Oppositions involve identical parties and marks, as well as common and substantially overlapping facts, law, discovery and evidence. As such, consolidation of the Oppositions would save considerable time, effort and expense.

Opposer further requests that the Board set reset the schedule to match those dates already set in Opposition No. 91227168, which is the latest of the four pending Oppositions, as follows:

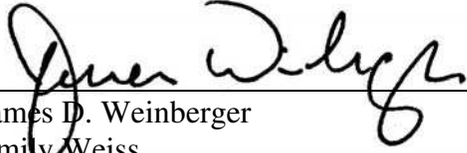
Time to Answer	5/10/2016
Deadline for Discovery Conference	6/9/2016
Discovery Opens	6/9/2016
Initial Disclosures Due	7/9/2016

Expert Disclosures Due	11/6/2016
Discovery Closes	12/6/2016
Plaintiff's Pretrial Disclosures	1/20/2017
Plaintiff's 30-day Trial Period Ends	3/6/2017
Defendant's Pretrial Disclosures	3/21/2017
Defendant's 30-day Trial Period Ends	5/5/2017
Plaintiff's Rebuttal Disclosures	5/20/2017
Plaintiff's 15-day Rebuttal Period Ends	6/19/2017

Counsel for Applicant, Lindsay J. Hulley, Esq. of Rutan & Tucker, LLP, consented to this motion via electronic mail on March 31, 2016

Dated: New York, New York  
April 4, 2016

FROSS ZELNICK LEHRMAN & ZISSU, P.C.

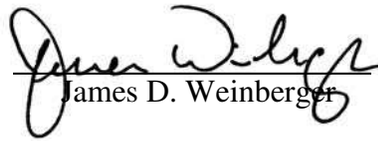
By:   
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*Attorneys for Opposer*

**CERTIFICATE OF SERVICE**

I hereby certify that, on April 4, 2016, the foregoing **MOTION ON CONSENT TO CONSOLIDATE PROCEEDINGS AND RESET DEADLINES** was sent by email to Applicant's counsel of record as follows:

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James D. Weinberger