

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

Mailed: May 3, 2006

Opposition No. 91120696
Opposition No. 91120972
Opposition No. 91120955
Opposition No. 91121032
Opposition No. 91121100
Opposition No. 91121145
Opposition No. 91121146
Opposition No. 91121300
Opposition No. 91121509
Opposition No. 91121637
Opposition No. 91150123

Cancellation No. 92031313

VANGUARD TRADEMARK HOLDINGS
S.A.R.L.

v.

NATIONAL AIRLINES, INC.

Cindy B. Greenbaum, Attorney:

FURTHER CONSOLIDATION

It has come to the attention of the Board that Opposition No. 91150123 involves the same parties and common questions of law and fact as previously consolidated Opposition Nos. 91120696, 91120972, et al. It would therefore be appropriate to add Opposition No. 91150123 to

the previously consolidated proceedings pursuant to Fed. R. Civ. P. 42(a).

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, for example, Wright & Miller, *Federal Practice and Procedure: Civil* §2383 (2004); *Regatta Sport Ltd. V. Telux-Pioneer Inc.*, 20 USPQ2d 1154 (TTAB 1991) (Board's initiative).

Accordingly, Opposition No. 91150123 is hereby added to, and may be presented on the same record and briefs as, the previously consolidated proceedings.

The Board file will continue to be maintained in Opposition No. 91120696 as the "parent" case. The parties should no longer file separate papers (except for answers in each proceeding) in connection with each proceeding. Only a single copy of each paper should be filed by the parties and each paper should bear the case captions as set forth above.

The parties should promptly inform the Board if they are involved in any other related proceedings so that the Board may consider additional consolidation.

STATUS INQUIRY

The parties are allowed until thirty days from the mailing date of this order to inform the Board of the status of the bankruptcy case which occasioned the suspension of this

proceeding.¹ If no response to this order is received from either party, then the Board will presume that the bankruptcy case is closed and/or that the property involved in this Board proceeding is no longer involved in the bankruptcy case, and proceedings herein will be resumed and appropriate dates, including the time to file an answer in each proceeding, will be reset.

¹ This order supercedes the Board's February 7, 2006 order issued in Opposition No. 91150123.