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Filing date: **11/02/2005**

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

Proceeding	91166064
Party	Plaintiff Aquent LLC Aquent LLC 711 Boylston Street Boston, MA 02116 UNITED STATES
Correspondence Address	John L. Welch Foley Hoag LLP 155 Seaport Boulevard Boston, MA 02210 UNITED STATES jwelch@foleyhoag.com
Submission	Motion for consolidation
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Date	11/02/2005
Attachments	Consented-To Motion To Consolidate.pdf (2 pages)

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

_____)	
AQUENT LLC,)	
)	
	Opposer,)	
)	Opposition Nos.
v.)	91164326
)	91166064
ACQUIENT LLC,)	
)	
	Applicant.)	
_____)	

CONSENTED-TO MOTION FOR CONSOLIDATION

Pursuant to Rule 42(a), Fed. R. Civ. P., Opposer AQUENT LLC moves for an Order consolidating two pending oppositions, namely, Oppositions Nos. 91164326 and 91166064, each captioned *Aquent LLC v. ACQUIENT LLC*.

The ground for this motion is that these two oppositions involve the same parties, closely related marks, and the same services. Opposition No. 91164326 concerns the mark ACQUIENT in block letter form. Opposition No. 91166064 involves the same word ACQUIENT, but in a design form.

The grounds for opposition are the same in each case, and the allegations made by Opposer in the oppositions are essentially identical. Likewise, Applicant's response to Opposer's allegations is the same in each case. The issues

and proofs involved in the two cases are expected to be essentially identical.

Consolidation of two proceedings will minimize time and expense and will avoid unnecessary duplication of effort by the Board and the parties, and will clearly promote judicial efficiency. Neither party will suffer any prejudice or inconvenience by reason of consolidation.

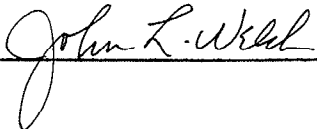
Applicant ACQUIENT LLC, through its counsel, Dana G. Theriot, Esq. of Carr, Morris & Graeff, PC, has consented to the granting of this consolidation motion in e-mail correspondence with the undersigned.


In addition, Opposer requests that the discovery and trial dates for Opposition No. 91166064 be made applicable to the consolidated proceeding.

Aquent LLC.

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party by mail/hand/facsimile on 11-2-05





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