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Filing date: **10/09/2017**

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

Proceeding	91237114
Party	Plaintiff Gluten Free Classes, LLC
Correspondence Address	Vangelis Economou Economou IP Law P.O. Box A - 3220 Chicago, IL 60690-3220 UNITED STATES Email: Van@EconomouIP.com
Submission	Motion to Consolidate
Filer's Name	Vangelis Economou
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Date	10/09/2017
Attachments	Motion to Consolidate.pdf(32019 bytes)

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

Gluten Free Classes, LLC)	
)	
Opposer,)	
)	Opposition No. 91/235,601
v.)	
JHMJLL Inc.)	
)	
Applicant.)	
)	
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Gluten Free Classes, LLC)	
)	
Opposer,)	
)	Opposition No. 91/237,114
v.)	
JHMJLL Inc.)	
)	
Applicant.)	

Box TTAB
Commissioner for Trademarks
2900 Crystal Drive
Arlington, VA 22202-3513

MOTION TO CONSOLIDATE

Gluten Free Classes, LLC hereby moves this Board to consolidate Opposition Nos. **91/235,601** and **91/237,114** and in support of this motion states as follows:

1. Notice of Opposition No. **91/235,601** was filed on or about July 17, 2017. This Opposition seeks refusal of registration of Applicant's Application No. 86958449, for the mark NOW FIND GLUTEN FREE, filed on March 30, 2016.

2. Notice of Opposition No. **91/237,114** was filed on or about October 9, 2017. This Opposition seeks refusal of registration of Applicant's Application No. 87/294,026, for the mark

NOW FIND GLUTEN FREE and logo, filed on January 7, 2017.

3. The allegations of Opposition Nos. **91/235,601** and **91/237,114** are essentially identical. Accordingly, said Opposition proceedings involve essentially identical issues.

4. Since identical issues are involved, it is requested that Opposition Nos. **91/235,601** and **91/237,114** be consolidated in order to save time and money on behalf of the parties and judicial time and effort by the Board.

Wherefore, Registrant requests the following:

1. That Opposition Nos. **91/235,601** and **91/237,114** be consolidated.
2. That the trial orders be synchronized so that all trial times coincide.

Respectfully submitted,

Gluten Free Classes, LLC

Date: October 9, 2017

By: /Vangelis Economou/
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CERTIFICATE OF SERVICE

I, Vangelis Economou, attorney for the Registrant, hereby certifies that a copy of the foregoing MOTION TO CONSOLIDATE was served by e-mail delivery upon Applicant's counsel at the below e-mail address on this 9 th day of October 2017:

David M. Adler, Counsel for Applicant/Defendant, JHMJLL Inc.
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_____/Vangelis Economou/
Vangelis Economou
Attorney for Opposer/Registrant
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