	COURT OF COMMON PLEAS PHILADELPHIA COUNTY		
Appellant	CIVIL ACTION		
v.	TERM,		
	No		
Appellee	EMINENT DOMAIN		
	COURT OF COMMON PLEAS PHILADELPHIA COUNTY		
Appellant	CIVIL ACTION		
v.	TERM,		
	No		
Appellee	EMINENT DOMAIN		
	ORDER		
AND NOW, thisday of	, upon consideration of the		
Motion of Appellantto Consolidate D	e Novo Statutory Appeals, it is hereby ORDERED		
and DECREED that said Motion is granted as	nd the above-captioned de novo statutory Appeals		
are consolidated for discovery and trial pur	rposes under the lead case of		
, No			
	BY THE COURT		

(name of attorney) Attorney I.D. No	
(address of attorney) TEL: FAX:	
E-mail:_	
	COURT OF COMMON PLEAS PHILADELPHIA COUNTY
Appellant	CIVIL ACTION
v.	TERM,
	No
Appellee	
Tippenee	EMINENT DOMAIN
	COURT OF COMMON PLEAS PHILADELPHIA COUNTY
Appellant	CIVIL ACTION
v.	TERM,
	No
Appellee	EMINENT DOMAIN
MOTION OF APPELLAN TO CONSOLIDATE DE NOV	T
Appellant,	by and through the undersigned counsel, hereby files a
Motion to Consolidate De Novo Statutory Appeals,	and in support thereof avers the following:
1. The above-captioned statutory de r	novo Appeals (collectively, the "De Novo Appeals")
arise from the same condemnation proceeding co	ommenced on by the filing of a
Declaration of Taking under the Eminent Domai	in Code, 26 Pa.C.S.A §§101 et

seq. (the 'Eminer	nt Domain Code") with the Court, captioned,	(the
"Condemnation	Proceeding").	
2. T	he Condemnation Proceeding effected the condemnation of (all/a portion	ı) of
property located	at Philadelphia, PA 191(the 'Condemned	I
Property"). Appe	ellant was the Condemnor and Appellant	was
(the/a Condemnee	e/displaced person) under the Eminent Domain Code in the Condemnation	on
Proceeding.		
3 T	he Board of View held an evidentiary hearing in BV #to determ	nine the
amount of Gust	compensation and/or damages) to which Appellantwas en	ntitled
under the Emine	nt Domain Code in the Condemnation Proceeding in connection with the	;
Condemned Prop	perty. Appellants were parties before the Board of View.	
4. O	n, the Board of View filed with the Court its Report	in BV
#which con	tained its award of Gust compensation and/or damages) to Appellant (the	e
"Board of View	Decision").	
5. O	n,, App	ellant
	_and Appellant, respectively, filed the De Novo Appe	als with
the Court, each o	of which contested the Board of View Decision under the Eminent Doma	in
Code.		
6. S	ection 516 ("Right of appeal") of the Eminent Domain Code authorizes t	:he
Court, on motion	of either Appellant, to enter an Order consolidating the De Novo Appea	ıls.
7. C	ounsel for Appellants have conferred with respect to the Motion. Appell	lant
	_is not opposed to the Motion and the requested relief.	

8.	8. Pursuant to Section 516 of the Eminent Domain Code and in the interests of		
judicial economy and efficiency, the De Novo Appeals should be consolidated for discovery and			
trial purposes	under the lead case of		
WHE	REFORE, Appellant respectfully requests that this Honorable Court enter an Order		
in the form attached, thereby granting the Motion and the requested relief.			
Respectfully submitted,			
	(name of attorney)		
	Attorney I.D. No.		
	(address of attorney)		
	Attorney for Appellant		
Dated:			

(name of attorney)			
Attorney I.D. No (address of attorney)			
TEL:			
FAX:			
E-mail:	COURT OF COMMON PLEAS PHILADELPHIA COUNTY		
Appellant	CIVIL ACTION		
v.	TERM,		
	No		
Appellee	EMINENT DOMAIN		
	COURT OF COMMON PLEAS PHILADELPHIA COUNTY		
Appellant	CIVIL ACTION		
v.	TERM,		
	No		
Appellee	EMINENT DOMAIN		
MOTION OF APPELLA	OF LAW IN SUPPORT OF ANT CNOVO STATUTORY APPEALS		
I. MATTER BEFORE THE COURT			
The Motion of Appellant	to Consolidate De Novo Statutory Appeals		
(the "Motion") is governed by the Eminent Dom	nain Code, 26 Pa.C.S. A §§101 et seq. (the		
"Eminent Domain Code"). Appellant	, by and through the undersigned		

counsel, seeks the entry of an Order, in the form attached hereto, which consolidates the above-

captioned de novo statutory Appeals filed under the Eminent Domain Code (collectively, the "De
Novo Appeals") for discovery and d trial purposes under the lead case of
The Motion is unopposed.

II. STATEMENT OF FACTS

The De Novo Appeals arise from the same condemnation proceeding commenced under
the Eminent Domain Code onby the filing of a Declaration of Taking with
the Court, captioned(the
"Condemnation Proceeding"). The Declaration of Taking in the Condemnation Proceeding
effected the condemnation of (all/a portion) of property located at
Philadelphia, PA 191(the "Condemned Property"). Appellantwas the
Condemnor and Appellant_was (the/a Condemnee/ displaced person) under Eminent Domain
Code with respect to the Condemned Property.
Appellants were parties to a Board of View hearing at BV #to determine the amount
of Gust compensation and/or damages) to which Appellantwas entitled under the
Eminent Domain Code in the Condemnation Proceeding in connection with the Condemned
Property. On, the Board of View filed with the Court its Report for BV
#, which contained its award of Gust compensation and/or damages) to Appellant (the
"Board of View Decision").
On,, and,, Appellant
and Appellant, respectively, filed the De Novo Appeals under the
Eminent Domain Code, contesting the Board of View Decision. The De Novo Appeals were
each given a different court term and number from the court term and number for the
Condemnation Proceeding.

	The De	e Novo Appeals remain unc	consolidated.	The Motion h	as been file	d to secure their
consol	idation.	Counsel for Appellants have	ve conferred	regarding the	Motion. Ap	ppellant
		is not opposed to the gra	ant of the M	otion and the re	equested reli	ef.
III.	STAT	EMENT OF APPLICABL	LE LAW			
	Section	n 516 ("Right of appeal") of	the Eminen	t Domain Code	e reads in re	levant part:
	(a) Ex	tent of right				
		(1) Any party aggrieved by The appeal shall raise	•		• • •	
	inte	onsolidation – The court, or terest, may consolidate separaceeding.		* *		• •
	In addi	ition, an Order granting the	requested co	onsolidation of	the De Nov	o Appeals for
discov	ery and	trial purposes under the lea	d case of			_would be in the
interes	ts of jud	dicial economy and efficience	cy.			
IV.	CONC	CLUSION				
	For the	e reasons set forth above, Ap	ppellant		_respectfully	y requests that
this He	onorable	e Court enter an Order, in th	e form attac	hed here, there	by granting	the Motion and
the rec	juested 1	relief.				
			Respects	fully submitted	,	
			Attorney (address	f attorney) y I.D. No of attorney) y for Appellant		
Dated	l:_			, <u>-</u> - <u>-</u> - <u>-</u>		

VERIFICATION

The undersigned hereby states that he/she is t	the attorney for Appellant
in the within Motion of Appellant	to Consolidate De Novo Statutory Appeals;
that he/she is authorized to take this Verification on A	Appellant's behalf; that the facts set forth in
the foregoing Motion are true and correct to the best	of his/her knowledge, information and
belief. This statement is made subject to the penaltie	es of 18 Pa.C.S. §4909 relating to unsworn
falsification to authorities.	
	(name of attorney)
Dated:	

CERTIFICATE OF SERVICE

The undersigned hereby states that	on, I electronically filed the attached
Motion of Appellant	to Consolidate De Novo Statutory Appeals, a copy
of which was served upon counsel listed by	pelow via the Court's electronic filing notice:
(name of counsel w	rith address)
	<u> </u>
	(name of attorney) Attorney I.D. No
	(address of attorney)
	Attorney for Appellant