

**UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
2900 Crystal Drive  
Arlington, Virginia 22202-3513**

**Mailed: December 12, 2002**

Applicant: iPrivacy LLC  
Serial No.: 75786776  
Mark: PRIVATIZING PROXY

Jonathan Moskin  
Pennie & Edmonds LLP  
1155 Avenue of the Americas  
NEW YORK, NY 10036

**Eric McWilliams, Legal Assistant**

Sirs:

The proposed amendment filed by applicant on **November 26, 2002** is noted.

The amendment requires consideration by the Trademark Examining Attorney in charge of this case.

Accordingly, potential opposer's time in which to file an opposition is suspended, and the application is herewith forwarded to the Examining Attorney for consideration of the proposed amendment.

After the Examining Attorney has acted on the amendment, either by approving it for entry or by telephoning the applicant, explaining why the amendment cannot be approved, and placing a record of the telephone call in the file, the application should be returned (through the Photocopy Coordinator at the Publication and Issue Section) to the Board; proceedings with respect to the potential opposition will be resumed; and further appropriate action will be taken with respect thereto.