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Filing date: **10/19/2009**

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

|                        |  |
|------------------------|--|
| Proceeding             | 77086514   |
| Applicant              | WWT Inc  |
| Applied for Mark       | VOIP NETWORKS POWERING YOUR COMPANY'S VOICE  |
| Correspondence Address | John J. O'Malley<br>Volpe and Koenig, P.C.<br>30 S. 17th Street Suite 1600<br>Philadelphia, PA 19103<br>UNITED STATES<br>jjo@volpe-koenig.com, ptomail@volpe-koenig.com,<br>lmcguinness@volpe-koenig.com |
| Submission             | Applicants Request for Remand and Amendment  |
| Attachments            | WWT-TM001 - Req for SuspRemand - 20091019.pdf ( 2 pages )(81426 bytes )  |
| Filer's Name           | John J. O'Malley   |
| Filer's e-mail         | ptomail@volpe-koenig.com, LMcGuinness@volpe-koenig.com,<br>jjo@volpe-koenig.com  |
| Signature              | /John J. O'Malley/   |
| Date                   | 10/19/2009   |

**TRADEMARK**

|   |                             |
|---|-----------------------------|
| <b>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE<br/>BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD</b> |                             |
| Applicant: WWT Inc.   | Trademark Atty: April Roach |
| <b>Appln. No.:</b> 77/086,514   | Law Office: 115             |
| <b>Filed:</b> January 19, 2007  | Our File: WWT-TM001         |
| Mark: VOIP NETWORKS<br>POWERING YOUR COMPANY'S<br>VOICE design  | Date: October 19, 2009      |

**REQUEST FOR SUSPENSION OF APPEAL PURSUANT  
TO 37 C.F.R § 2.142 (d) AND REMAND TO EXAMINING ATTORNEY**

Trademark Trial and Appeal Board  
U.S. Patent and Trademark Office  
P.O. Box 1451  
Alexandria, VA 22313-1451

Sir:

On March 25, 2009, the Examining Attorney issued a continued FINAL Office Action on several grounds of refusal including a multiple mark refusal under Sections 1 and 45.

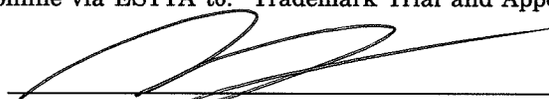
After March 25, 2009 Applicant mistakenly filed several requests for extensions of time to file appeal briefs while under the mistaken impression that its appeal brief was due.

Applicant wishes to adopt the Examining Attorney's suggestion to amend the application to intent-to-use under Section 1(b) in order to resolve the multiple mark refusal under Sections 1 and 45.

\* \* \*  
**Certificate of Filing**

I hereby certify that this correspondence is filed online via ESTTA to: Trademark Trial and Appeal Board on October 19, 2009.

10/19/09  
Date of Signature

  
John J. O'Malley, Esquire

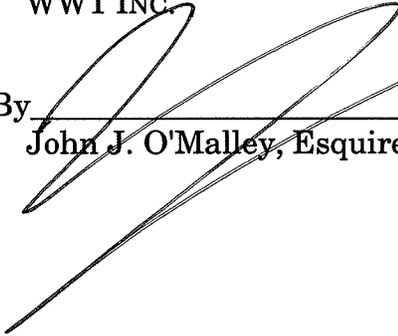
In view of the above, Applicant respectfully requests suspension of the appeal pursuant to the provisions of 37 C.F.R. § 2.142(d) and TBMP § 1207.02 and the remand of the application to the Examining Attorney for further consideration. Once jurisdiction is returned to the Examining Attorney, Applicant understands that it will be necessary to submit a declaration to amend the application.

Accordingly under the circumstances, Suspension and Remand in this case are appropriate in order for the Examining Attorney to consider and process the amendment to the basis of the application.

In the event that the appeal is not rendered moot by Applicant's Request for Suspension and Remand, Applicant respectfully requests the resetting of the time within which Applicant is to file its appeal brief.

Respectfully submitted,

WWT INC.

By   
John J. O'Malley, Esquire

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/ljm