

**CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited with the United States Postal Service on October 8, 2003 in an envelope marked as "Express Mail Post office to Addressee" mailing Label Number EV065431971US addressed to Mail Stop TTAB, No Fee, Commissioner of Trademarks, 2900 Crystal Drive, Arlington, VA 22202-3513

By: Marcee Lu  
Marcee Lundeen

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

In re Application No.: 78/242,371	§	ATTORNEY DOCKET: FLO-11
	§	
Filed: April 25, 2003	§	
	§	
Published for Opposition:	§	Trademark Law Office No.: 102
August 26, 2003	§	
	§	
Mark: JMFA's OVERDRAFT PRIVILEGE	§	Trademark Attorney:
	§	Rudy Renwick Singleton
Applicant: JOHN M. FLOYD & ASSOCIATES, INC.	§	
	§	

**APPLICANT'S OPPOSITION TO REQUEST FOR  
EXTENSION OF TIME FOR FILING AN OPPOSITION**

Box TTAB  
NO FEE  
Assistant Commissioner for  
    Trademarks  
Arlington, Virginia 22202-3513

  
10-08-2003  
U.S. Patent & TMOfc/TM Mail Rcpt Dt. #22

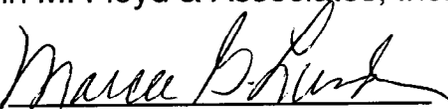
Dear Sir:

Strunk & Associates, L.P. has requested an extension of time to file its Notice of Opposition citing grounds of the need for additional time to complete its investigation.

Applicant would show that Petitioner and Applicant are business competitors in the bank consulting business which involves only a handful of firms competing for the same client base. Petitioner has long been aware of

Applicant's trademark application. At the very least, Petitioner should be required to explain the specific nature of the investigation required, the steps taken to date to complete the investigation, and how long each step will require to complete. Petitioner has had ample time to investigate whether an opposition is necessary. The Request for Extension of Time to Oppose was filed for no purpose other than delay. Applicant requests that the Request for Extension of Time for Filing an Opposition be denied, along with any subsequent requests by Petitioner.

Respectfully submitted,  
John M. Floyd & Associates, Inc.

by: 

Marcee G. Lundeen  
LUNDEEN & DICKINSON, L.L.P.  
P.O. Box 131144  
Houston, Texas 77219-1144  
Telephone (713) 652-2555  
Facsimile (713) 652-2556

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Applicant's Opposition To Request For Extension Of Time For Filing An Opposition was served by certified mail, return receipt requested on this 8<sup>th</sup> day of october, 2003, to the following counsel of record for the respondent:

Michael S. McCoy  
Fulbright & Jaworski, L.L.P.  
1301 McKinney, Suite 5100  
Houston, TX 77010-3095

  
Marcee G. Lundeen

LUNDEEN & DICKINSON, L.L.P.

*Attorneys and Counselors ~ Intellectual Property Law*

DANIEL N. LUNDEEN  
DAVID B. DICKINSON\*  
MARCEE G. LUNDEEN

\*BOARD CERTIFIED, CIVIL TRIAL LAW  
TEXAS BOARD OF LEGAL SPECIALIZATION  
ALSO ADMITTED LOUISIANA

MICHAEL F. HAY (PATENT AGENT)  
H. LEE HUDDLESTON (PATENT AGENT)

October 8, 2003

10-08-2003  
U.S. Patent & TMO/c/TM Mail Rcpt Dt. #22

Commissioner for Trademarks  
2900 Crystal Drive  
Arlington, Virginia 22202-3513  
Attention: TTAB NO FEE

RE: Ser. No. 78/242,371

Dear Sir:

Enclosed are the following:

1. Applicant's Opposition to Request for Extension of Time for Filing an Opposition;
2. A return postcard.

If you have any questions, please contact me at the below-referenced address.

Very truly yours,



Marcee G. Lundeen

/ml  
Enclosures

EMAIL • marcee@ldiplaw.com  
MAILING ADDRESS • P.O. Box 131144 • HOUSTON, TEXAS • 77219-1144  
1916 BALDWIN • HOUSTON, TEXAS 77002  
TELEPHONE • 713-652-2555 • FACSIMILE • 713-652-2556