

**United States Patent and Trademark Office**  
**Trademark Trial and Appeal Board**  
P.O. Box 1451  
Alexandria, VA 22313-1451

Mailed: December 8, 2013

In re Bioprocess Pilot  
Facility B.V.

Serial No. 79116397

Filed: 5/11/2012

JULIE E REITZ  
HONIGMAN MILLER SCHWARTZ AND COHEN LLP  
39400 WOODWARD AVENUE, SUITE 101  
BLOOMFIELD HILLS, MI 48303

**Millicent Canady, Paralegal Specialist**

On December 3, 2013, applicant submitted a request for remand. Applicant seeks remand in order for the examining attorney to consider an amendment to the application.

Good cause having been shown, action on the appeal is suspended, and the file is remanded to the Examining Attorney for consideration of applicant's request. See TBMP §§ 1205; 1209.04

If applicant's request does not comply with or obviate the requirement, the examining attorney should issue an Office action omitting the "six month response" " clause, and the application should be returned to the Board for resumption of the appeal. Applicant will be allowed time in which to file a brief on appeal.