

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

em/CB

Mailed: April 27, 2004
9115470
Opposition No. 91154201

Johnson Controls/Prince
Corporation

v.

Home Link Services, Inc.

On April 12, 2004, the parties filed a stipulation to amend applicant's applications Serial Nos. 75/935,931 and 75/864,029 and a stipulated withdrawal of the opposition, contingent upon entry of the amendment.

By the proposed amendments applicant seeks to change the identification of goods and services to:

International Class 09: Computer software for use in the real estate industry for coordinating services for property buyers and sellers, namely, arranging for moving services.

International Class 35: Real estate purchaser and seller relocation services and affinity marketing services, namely advertising and promoting the goods and services of others by preparing and placing advertisements in an online database and distributing advertisements to potential property buyers and property sellers.

International Class 36: Real estate brokerage services.

International Class 42: Real estate closing services.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because the parties stipulate thereto, it is approved and entered. See Trademark Rule 2.133(a).

The contingency in opposer's withdrawal having now been met, the oppositions are dismissed with prejudice in accordance with the agreement between the parties.

*By the Trademark Trial
and Appeal Board*