

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

**Mailed: February 27, 2003**

Applicant: @radical.media, inc.  
Serial No.: 75895707  
Mark: @RADICAL

Jill M. Abasto  
GRACE & SATER LLP  
444 South Flower Street, Suite 3875  
Los Angeles, CA 90071-2901

**George Woods, Legal Assistant:**

Sirs:

The proposed amendment filed by applicant on January 17, 2003, is noted.

The amendment requires consideration by the Trademark Examining Attorney in charge of this case. Accordingly, the application file is forwarded to the Examining Attorney for appropriate action.

In connection with the foregoing, it should be noted that pursuant to a request for extension of time granted December 28, 2002, the potential opposer herein, RADICAL ENTERTAINMENT, was allowed until February 6, 2003, in which to file an opposition to this application. However the records of the Patent and Trademark Office fail to show that potential opposer has timely filed either an opposition or a further request for extension of time to oppose. Thus the Examining Attorney may treat the amendment in the same manner as any amendment after publication (TMEP Section 1503.02), and need not return the file to the Trademark Trial and Appeal Board after consideration of the amendment.