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February 4, 2008

VIA ELECTRONIC MAIL & CERTIFIED MAIL-
RETURN RECEIPT REQUESTED

Registrant
Domains by Proxy, Inc.
15111 N. Hayden Road
Suite 160, PMB 353
Scottsdale, AZ 85260

Attn: Friends of Doyon
LaVerne Shafer or Katherine Elizabeth Morgan

Re: DOYON® Trademark Infringement
Our Reference: 454375-3

Dear Ms. Shafer or Ms. Morgan:

This firm represents Doyon, Limited ("Doyon") with regard to its intellectual property matters. As we believe you are quite aware, Doyon is a Native corporation that oversees several business which provide, among other things, tourism, educational, oil well drilling, facility maintenance, security, and business, construction and project management services. Doyon has been in such business for decades.

Doyon owns various trademarks for its services and operations, including the mark **DOYON**®, which it has used since 1972. In addition to these common law rights, Doyon is the sole and exclusive owner of all right, title and interest in and to the federal registration for the mark **DOYON**®, registered with the United States Patent and Trademark Office ("PTO") under Registration Number 2,959,352 (the "Mark"). A copy of the PTO information relating to this registration is enclosed. Through significant time, effort and expense, Doyon has developed a substantial goodwill in its various industries under the Mark and the public has come to recognize the Mark as indicating Doyon and its quality services.

It has come to our attention that, without our client's authorization, you are using the mark **FRIENDS OF DOYON** in connection with an organized campaign to solicit proxies for and provide information relating to the upcoming board of director elections for Doyon found on the "Friends of Doyon" website at www.friendsofdoyon.com and the "Friends of Doyon" page on MySpace at <http://www.myspace.com/friendsofdoyon>. As you can understand, this is a matter our client takes very seriously given its significant investment in its trademark and business.

It is our opinion that your use of **FRIENDS OF DOYON** in connection with your organized efforts is likely to cause confusion and deceive the public into wrongly believing that

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there is an affiliation, association, connection or endorsement of your activities by Doyon. As a result, such use constitutes trademark infringement in violation of federal and state laws. Accordingly, we must insist that you immediately cease and desist use of the mark **FRIENDS OF DOYON** in connection with your campaign.

We also note that you have registered the domain name *friendsofdoyon.com*. Referring to your website or services under **FRIENDS OF DOYON** infringes the rights of our client and is contrary to the trademark laws of the United States and other countries. Your domain name is deceptively similar to our clients **DOYON**[®] mark, and is likely to cause confusion in the general public. The rights of Doyon are superior in time and actual bona fide use as a trademark to any rights which could be claimed by you. As such your registration and use of the *friendsofdoyon.com* domain name constitutes infringement of Doyon's trademark rights under federal and state law.

Finally, the Uniform Domain Name Dispute Resolution Policy ("UDRP"), which governs your domain name registration, also prohibits the registration of a domain name (1) that is confusingly similar to another's trademark, (2) without a legitimate right in the domain name, and (3) where registration and use of the domain name is undertaken in bad faith. Your registration of a domain name confusingly similar to the **DOYON**[®] trademark is also a violation of the UDRP.

We therefore demand on behalf of our client Doyon that you immediately and permanently:

- (a) discontinue the promotion, advertising, marketing and/or providing of services under the **FRIENDS OF DOYON** mark or any other mark confusingly similar to Doyon's trademark;
- (b) destroy all materials bearing the **DOYON** trademark or any confusingly similar variation thereof, including, but not limited to, **FRIENDS OF DOYON**; and
- (c) cease and desist using the domain name *friendsofdoyon.com*, and sign appropriate forms to transfer the same to Doyon.

Our client asks that you provide us with prompt written assurance – within ten (10) days of the date of receipt of this letter – confirming your agreement to comply with our client's demands. In the event we do not receive a timely response from you, or if you are unwilling to comply with our demands, we will advise our client to take all steps necessary, including the institution of legal and equitable proceedings, to vigorously enforce its federally registered trademark rights. If our client is forced to take such steps, its statutory entitlements will include not only injunctive and monetary relief – including treble damages and/or enhanced profits – but also its attorney's fees. 15 U.S.C. § 1117.

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We look forward to hearing from you and thank you for your cooperation in this matter.

Sincerely,



Lisa A. Osman

Enclosures

cc: Doyon, Limited