

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

dmd

Mailed: July 12, 2006

Opposition No. 91167574

Gift Shops International,
Inc. and Don Fisher

v.

Giftware International, Inc.

It has come to the attention of the Board that in its July 11, 2006, the amendment to application Serial No. 76564252 was inadvertently omitted from its order.

Applicant's proposed motion to amend its application Serial No. 76564252 pursuant to the settlement agreement between the parties, filed April 28, 2006 is granted.

By proposed amendment, applicant seeks to add the following disclaimer:

**"No claim is made to the exclusive right to use
KID'S KORNER apart from the mark as shown."**

An amended application must still contain registrable matter, and the mark as amended must be reistrable as a whole. The disclaimer must not materially alter the character of the mark. See Trademark Act Sec. 6; Trademark Rule §2.173(a). Inasmuch as the proposed addition of the disclaimer does

not material alter the character of the mark, and
opposer consented thereto, it is approved and entered.
See Trademark Rule §2.133(a).

The decision of the Board stands as indicated in
its July 11, 2006 order.