

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

cv

Mailed: April 2, 2010

Opposition No. 91188244

Greater Louisville
Convention & Visitors Bureau

v.

Inclan Enterprises, Inc.

Jennifer Krisp, Interlocutory Attorney:

On March 11, 2010, applicant filed with the Trademark Office a supplemental response to an Office action mailed January 9, 2008 in its application Serial No. 76667591. In its response applicant seeks to insert the following disclaimer into the application: No claim is made to the exclusive right to use "BOURBON" apart from the mark as shown.

Application Serial No. 76667591 is involved in this Board proceeding. Therefore, the Board has jurisdiction over the application, all amendments to the application must be filed with the Board, and the Board must approve all such amendments. See Trademark Rule 2.133(a).

Because applicant's motion was not served on opposer in compliance with Trademark Rule 2.119(a), the Board will give it no consideration. Furthermore, the Board notes that the proposed amendment does not indicate opposer's consent thereto.

Trial dates remain as set in the Board's December 18,
2009 order.