

THIS DISPOSITION IS NOT CITABLE AS  
PRECEDENT OF THE TTAB JUNE 29, 00  
U.S. DEPARTMENT OF COMMERCE  
PATENT AND TRADEMARK OFFICE

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Trademark Trial and Appeal Board

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In re Generations Products, Inc., changed from Generations  
Products, L.L.C.

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Serial No. 75/294,636

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Gunther J. Evanina of Price, Heneveld, Cooper, Dewitt &  
Litton for applicant.

Lourdes D. Ayala, Trademark Examining Attorney, Law Office  
106 (Mary Sparrow, Managing Attorney)

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Before Chapman, Rogers and McLeod, Administrative Trademark  
Judges.

Opinion by Chapman, Administrative Trademark Judge:

In its May 30, 2000 decision, the Board reversed the  
Examining Attorney's refusal to register applicant's mark  
under Section 2(d) of the Trademark Act. However, because  
applicant's first substitute drawing showed the word  
GENERATION as singular, when it had previously been  
presented in the plural, applicant was allowed thirty days  
to submit a substitute drawing, if applicant chose to do  
so.

**Ser. No. 75/294,636**

Applicant, on June 12, 2000, filed a second substitute drawing (showing the word GENERATIONS), which is hereby accepted and made part of the record.

Accordingly, the application will be forwarded for publication with the mark as shown in the second substitute drawing.

B. A. Chapman

G. F. Rogers

L. K. McLeod  
Administrative Trademark Judges,  
Trademark Trial and Appeal Board