

SUPPLEMENTARY DECISION

**TRADE MARKS ACT 1994
IN THE MATTER OF APPLICATION No. 3092641
BY SHIELD SECURITY DOORS LIMITED
TO REGISTER THE TRADE MARK
FORT ENGINEERING
IN CLASSES 6 & 37
AND**

**IN THE MATTER OF OPPOSITION
THERE TO UNDER Nos. 404519 BY
FORT ENGINEERING LIMITED**

1) It has been drawn to my attention that the decision issued in this matter on 15 January 2016 contained a typographical error. Specifically, paragraph 34 of the decision which read:

“34) I order Shiled Security Doors Limited to pay Fort Engineering Limited the sum of £1900. This sum to be paid within fourteen days of the expiry of the appeal period or within fourteen days of the final determination of this case if any appeal against this decision is unsuccessful.”

should have read:

“34) I order Shield Security Doors Limited to pay Fort Engineering Limited the sum of £1900. This sum to be paid within fourteen days of the expiry of the appeal period or within fourteen days of the final determination of this case if any appeal against this decision is unsuccessful.”

2) The error is plainly an irregularity in procedure and capable of being corrected under Rule 74. Consequently, I give the parties notice that paragraph 34 of the decision will be amended to the version shown above and apply as though that paragraph had appeared in the original version of the decision.

Dated this 22nd day of January 2016

**George W Salthouse
For the Registrar,
the Comptroller-General**