

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

MT

Mailed: July 25, 2007

Opposition No. 91176665

Vistage Worldwide, Inc.

v.

**INSTITUTO TECNOLOGICO Y DE
ESTUDIOS SUPERIORES DE
MONTERREY RIORES DE
MONTERREY**

Cheryl Butler, Attorney, Trademark Trial and Appeal Board:

On July 16, 2007, applicant filed a proposed amendment to its application Serial No. 76240151, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of services in Classes 41 and 42 as follows:

CLASS 41 from

Educational services, namely, conducting classes, seminars, conferences and workshops in all fields of education; arranging and conducting educational conferences; educational services in the nature of correspondence schools; classes in the fields of technology and economics; libraries, computer services, namely, publication of online articles, books and magazines in the field of technology and economics"

to

Educational services, namely, conducting classes, seminars, conferences and workshops in all fields of education; arranging and conducting educational conferences; educational services in the nature of correspondence schools; classes in the fields of technology and economics; libraries, computer services, namely, publication of online articles, books and magazines in the field of technology and economics, ***expressly excluding services relating to aircraft and aircraft engines.***

CLASS 42 from

Scientific research; computer programming for others; recovery of computer data; computer software design for others; technical consultation in the field of electronics, technology and economics; updating of computer software for others

to

Scientific research; computer programming for others; recovery of computer data; computer software design for others; technical consultation in the field of electronics, technology and economics and ***expressly excluding the fields of aircraft and aircraft engines; updating of computer software for others,*** updating of computer software for others.

(The wording in bold-italics is added.) Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, opposer is allowed until **thirty days** from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).