

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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emy/gcp

Mailed: May 23, 2015

Opposition No. 91212805

Italski, LLC d/b/a Striker Realty

v.

Striker Investment Realty

By the Trademark Trial and Appeal Board:

On April 30, 2015, Applicant filed a stipulated proposed amendment to application Serial No. 85905364, and withdrawal with prejudice of the opposition, contingent upon entry of the amendment.¹

By the proposed amendment Applicant seeks to amend the recitation of services as follows:

From:

“(Based on Use in Commerce) Commercial and residential real estate agency services; Leasing of real estate; Real estate acquisition services; Real estate agencies; Real estate brokerage; Real estate consultancy; Real estate consultation; Real estate investment services; Real estate lending services; Real estate listing; Real estate rental services, namely, rental of residential housing; Real estate services, namely, rental, brokerage, leasing and management of commercial property, offices and office space; Residential real estate agency services(Based on Intent to Use) Appraisal and evaluation of real estate; Appraisal of real estate; Appraisals for

¹ Opposer’s notice of firm name change and change of correspondence address filed May 1, 2015 are noted and the Board’s record has been updated accordingly.

insurance claims of real estate; Real estate financing services; Real estate funds investment services; Real estate investment trust management services” in International Class 36.

To:

“Commercial real estate agency services; Commercial leasing of real estate; Commercial real estate acquisition services; Commercial real estate agencies; Commercial real estate brokerage; Commercial real estate consultancy; Commercial real estate consultation; Commercial real estate investment services; Commercial real estate lending services; Commercial real estate listing; Real estate services, namely, rental, brokerage, leasing and management of commercial property, offices and office space; Appraisal and evaluation of commercial real estate; Appraisal of commercial real estate; Appraisals for insurance claims of commercial real estate; Commercial real estate financing services; Commercial real estate funds investment services; Commercial real estate investment trust management services” in International Class 36.

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer stipulates thereto, the amendment is approved and entered. *See* Trademark Rule 2.133(a).

The contingency in Opposer’s withdrawal having now been met, the opposition is dismissed **with prejudice**.