

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

kk/gcp

Mailed: June 2, 2011

Opposition No. 91198035

Credit Union National
Association, Inc.

v.

Women's Economic Ventures

**George C. Pologeorgis,
Interlocutory Attorney:**

On May 27, 2011, applicant filed a proposed amendment to its application Serial No. 77877451, with opposer's consent.

By the proposed amendment applicant seeks to change the identification of goods and services in International Classes 16, 35 and 41 as follows:

International Class 16

from:

"Printed educational materials in the field of business, namely, business affairs and organizations, management, administration, operations, communications, financial matters, sales, marketing, advertising, insurance, and accounting"

to:

"Printed educational materials in the field of business for entrepreneurial adults actively conducting business, namely, business affairs and organizations, management, administration, operations, communications, financial matters other than loans, sales, marketing, advertising, insurance, and accounting."

International Class 35

from:

"Business consultation in the field of business"

to:

"Business consultation for entrepreneurial adults in the field of business other than loan consultation."

International Class 41

from:

"Education services, namely, providing classes, seminars, and workshops in the fields of business, business affairs and organizations, management, administration, operations, communications, financial matters, sales, marketing, advertising, insurance, and accounting"

to:

"Education services other than adult-child mentoring programs, namely, providing classes, seminars, and workshops to entrepreneurs in the fields of business, business affairs and organizations, management, administration, operations, communications, financial matters other than loans, sales, marketing, advertising, insurance, and accounting."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), 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).

Proceedings are otherwise suspended.