

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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dmd/wbc

September 11, 2018

Opposition No. 91232407

Capriza, Inc.

v.

Unitus Seed Partners LLC

By the Trademark Trial and Appeal Board:

On September 5, 2018, Opposer filed the parties' joint motion to amend application Serial No. 86741199, with Opposer's consent, and Opposer's withdrawal of the opposition without prejudice, contingent upon entry of the amendment.

By the proposed amendment, Applicant seeks to amend the identification of services in International Classes 35 and 41¹ to add the following limitation: "***all of the foregoing limited to the field of financial services, business acceleration services, impact fund services, and investment fund services***" such that the services in Classes 35 and 41 now read as follows:

Class 35

Incubation services, namely, providing office space to start-up and existing businesses; business management advice; business analysis and business strategic planning services in multiple industry sectors; business development services, namely, providing support and advice for start-up and existing businesses of others; business support services, namely, business

¹ The opposition was filed against Class 35 only, however, in the interest of judicial economy, the Board will consider the amendment to Class 41.

consulting to start-ups and existing businesses; special event planning for business purposes; all of the foregoing limited to the field of financial services, business acceleration services, impact fund services, and investment fund services.

Class 41

Business education and training services, namely, developing and facilitating customized leadership and business development programs, providing business coaching services, and providing business education programs to start-up and existing businesses; all of the foregoing limited to the field of financial services, business acceleration services, impact fund services, and investment fund services.

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

Because Opposer consents 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 without prejudice.