

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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RA

June 7, 2022

Opposition No. 91268645

ACT, Inc.

v.

*Stichting Learning For Well-Being
Foundation*

Andrew P. Baxley, Interlocutory Attorney:

On May 2022, Applicant filed a proposed amendment to its application Serial No. 88639775, with Opposer's consent. By the proposed amendment, Applicant seeks to add the wording “; none of the foregoing in the fields of educational planning, college admissions, professional development curriculum research and standardized testing” at the end of the recitation of services in both international classes. As amended, the recitation of services would read as follows:

Providing business colloquiums and conferences for the purpose of developing cooperation and collaboration among adults and children for the well-being of children for charitable purposes; none of the foregoing in the fields of educational planning, college admissions, professional development curriculum research and standardized testing in International Class 35.

Educational services for charitable purposes, namely, providing classes, seminars, workshops, training sessions, colloquiums and conferences for the purpose of developing cooperation and collaboration among adults and children for the well-being of children; education information;

publication of books, magazines, journals, leaflets, brochures, other printed materials in the nature of training materials and of electronic publications, all relating to the foregoing services; none of the foregoing in the fields of educational planning, college admissions, professional development curriculum research and standardized testing in International Class 41.

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).

If the amendment resolves this proceeding, Opposer should withdraw the opposition within thirty days of the date of this order, failing which the opposition will go forward on the application as amended. *See* Trademark Rule 2.106(c). Proceedings are otherwise suspended.