

ESTTA Tracking number: **ESTTA739354**

Filing date: **04/11/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92062034
Party	Plaintiff Edge Games Inc.
Correspondence Address	TIM LANGDELL EDGE GAMES INC 530 S LAKE AVE 171 PASADENA, CA 91101 UNITED STATES uspto@edgegames.com, tim@edgegames.com
Submission	Other Motions/Papers
Filer's Name	Tim Langdell
Filer's e-mail	uspto@edgegames.com, tim@edgegames.com
Signature	/Tim Langdell/
Date	04/11/2016
Attachments	RequestForEntryJudgmentOfMotion11Apr16.pdf(312901 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No. 3713604
Mark: EDGE

EDGE Games, Inc.

Petitioner,

v.

Future Publishing Ltd,

Registrant.

Cancellation No. 92062034

PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK

FUTURE PUBLISHING WERE NO LONGER OWNERS OF THE MARK AT THE TIME THEY SOUGHT TO FILE A VOLUNTARY SURRENDER OF IT

On April 7, 2016 Future Publishing Ltd ("Future") attempted to file a Voluntary Surrender of the instant Trademark Registration No. 3713604. However, on this date Future was no longer the owner of this registration and thus had no standing or authority to file a voluntary surrender of the mark. This trademark registration was assigned to Edge Games Inc with an effective date of February 8, 2016, and thus appreciably prior to Future's attempt to file the voluntary surrender as if they were still the owner as at the April date. The USPTO, and the Board, should thus give no

weight to Future's April 7, 2016 filing, and should consequently ignore it as in error and not actionable.

FUTURE PUBLISHING FAILED TO FILE A TIMELY RESPONSE TO EDGE GAME'S MOTION DATED MARCH 28, 2016 HENCE THE MOTION PASSES UNOPPOSED

Future failed to file a timely response to Edge Games motion dated March 28, 2016 calling for termination of these proceedings with the instant registration being recoded as now assigned to, and owned by, Edge Games. Accordingly, Edge Games' motion being unopposed, passes and should be granted by the Board.

REQUEST FOR ENTRY OF JUDGMENT ON MOTION IN FAVOR OF EDGE GAMES

Edge Games' motion dated March 28, 2016 being unopposed, Edge Games thus respectfully asks that the Board issue a decision in Edge Games' favor on the motion and confirm that Edge Games is deemed to have been assigned the instant mark (effective date February 8, 2016) and that, the mark being assigned, these proceedings are now terminated.

THE INSTANT MARK IS RECORDED AS ASSIGNED TO EDGE GAMES WITH AN EFFECTIVE DATE OF FEBRUARY 8, 2016

The instant registration has been assigned to Edge Games, with an effective date of February 8, 2016, following Future's admissions being made final 30-days after they were served on Future on January 8, 2016. The mark being assigned to Edge Games with an effective date of February 8, 2016, consequently Edge Games has been the lawful owner of the mark for over two months and Future was not the lawful owner of it on April 7, 2016 when it sought to file a surrender. Edge Games notes that not only did Future fail to timely respond to the Request for Admissions (and hence is deemed to have admitted all admissions, including the admission that the instant mark is deemed assigned to Edge Games), but Future also failed to give a timely response to the March 28, 2016 Motion and thus failed to give any objection whatsoever to the

mark being assigned or any objection at all to the conclusion that all admissions are deemed to have been admitted by Future.

Edge Games thus calls on the Board to: (a) affirm the mark is assigned to Edge Games; (b) ignore Future's attempt to surrender the mark; and (c) now terminate these proceedings as moot since the mark is now owned by the Petitioner who, now owning the mark, has no purpose in continuing the action.

Respectfully submitted,

/Tim Langdell/
By: Dr. Tim Langdell
CEO, Edge Games, Inc.
Petitioner in *Pro Se*

11 April 2016

CERTIFICATE OF SERVICE

I hereby certify that pursuant to CFR 2.101(b), on April 11, 2016, a true and correct copy of the foregoing PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK was served via U.S. Mail on Registrant's counsel:

ROBERT N PHILLIPS
REED SMITH LLP
101 2ND ST
SAN FRANCISCO, CA 94105
UNITED STATES

/Tim Langdell/
Dr. Tim Langdell

11 April 2016

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No. 3713604
Mark: EDGE

EDGE Games, Inc.

Petitioner,

v.

Future Publishing Ltd,

Registrant.

Cancellation No. 92062034

PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK

FUTURE PUBLISHING WERE NO LONGER OWNERS OF THE MARK AT THE TIME THEY SOUGHT TO FILE A VOLUNTARY SURRENDER OF IT

On April 7, 2016 Future Publishing Ltd ("Future") attempted to file a Voluntary Surrender of the instant Trademark Registration No. 3713604. However, on this date Future was no longer the owner of this registration and thus had no standing or authority to file a voluntary surrender of the mark. This trademark registration was assigned to Edge Games Inc with an effective date of February 8, 2016, and thus appreciably prior to Future's attempt to file the voluntary surrender as if they were still the owner as at the April date. The USPTO, and the Board, should thus give no

weight to Future's April 7, 2016 filing, and should consequently ignore it as in error and not actionable.

FUTURE PUBLISHING FAILED TO FILE A TIMELY RESPONSE TO EDGE GAME'S MOTION DATED MARCH 28, 2016 HENCE THE MOTION PASSES UNOPPOSED

Future failed to file a timely response to Edge Games motion dated March 28, 2016 calling for termination of these proceedings with the instant registration being recoded as now assigned to, and owned by, Edge Games. Accordingly, Edge Games' motion being unopposed, passes and should be granted by the Board.

REQUEST FOR ENTRY OF JUDGMENT ON MOTION IN FAVOR OF EDGE GAMES

Edge Games' motion dated March 28, 2016 being unopposed, Edge Games thus respectfully asks that the Board issue a decision in Edge Games' favor on the motion and confirm that Edge Games is deemed to have been assigned the instant mark (effective date February 8, 2016) and that, the mark being assigned, these proceedings are now terminated.

THE INSTANT MARK IS RECORDED AS ASSIGNED TO EDGE GAMES WITH AN EFFECTIVE DATE OF FEBRUARY 8, 2016

The instant registration has been assigned to Edge Games, with an effective date of February 8, 2016, following Future's admissions being made final 30-days after they were served on Future on January 8, 2016. The mark being assigned to Edge Games with an effective date of February 8, 2016, consequently Edge Games has been the lawful owner of the mark for over two months and Future was not the lawful owner of it on April 7, 2016 when it sought to file a surrender. Edge Games notes that not only did Future fail to timely respond to the Request for Admissions (and hence is deemed to have admitted all admissions, including the admission that the instant mark is deemed assigned to Edge Games), but Future also failed to give a timely response to the March 28, 2016 Motion and thus failed to give any objection whatsoever to the

mark being assigned or any objection at all to the conclusion that all admissions are deemed to have been admitted by Future.

Edge Games thus calls on the Board to: (a) affirm the mark is assigned to Edge Games; (b) ignore Future's attempt to surrender the mark; and (c) now terminate these proceedings as moot since the mark is now owned by the Petitioner who, now owning the mark, has no purpose in continuing the action.

Respectfully submitted,

/Tim Langdell/
By: Dr. Tim Langdell
CEO, Edge Games, Inc.
Petitioner in *Pro Se*

11 April 2016

CERTIFICATE OF SERVICE

I hereby certify that pursuant to CFR 2.101(b), on April 11, 2016, a true and correct copy of the foregoing PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK was served via U.S. Mail on Registrant's counsel:

ROBERT N PHILLIPS
REED SMITH LLP
101 2ND ST
SAN FRANCISCO, CA 94105
UNITED STATES

/Tim Langdell/
Dr. Tim Langdell

11 April 2016

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No. 3713604
Mark: EDGE

EDGE Games, Inc.

Petitioner,

v.

Future Publishing Ltd,

Registrant.

Cancellation No. 92062034

**PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE
PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY
SURRENDER OF REGISTRATION; PETITIONER'S
REQUEST THAT THE BOARD RECORD A DECISION
IN FAVOR OF PETITIONER ON CURRENT MOTION;
REQUEST TO TERMINATE PROCEEDINGS WITH
PETITIONER RECORDED AS THE OWNER OF MARK**

**FUTURE PUBLISHING WERE NO LONGER OWNERS OF THE MARK AT THE
TIME THEY SOUGHT TO FILE A VOLUNTARY SURRENDER OF IT**

On April 7, 2016 Future Publishing Ltd ("Future") attempted to file a Voluntary Surrender of the instant Trademark Registration No. 3713604. However, on this date Future was no longer the owner of this registration and thus had no standing or authority to file a voluntary surrender of the mark. This trademark registration was assigned to Edge Games Inc with an effective date of February 8, 2016, and thus appreciably prior to Future's attempt to file the voluntary surrender as if they were still the owner as at the April date. The USPTO, and the Board, should thus give no

weight to Future's April 7, 2016 filing, and should consequently ignore it as in error and not actionable.

FUTURE PUBLISHING FAILED TO FILE A TIMELY RESPONSE TO EDGE GAME'S MOTION DATED MARCH 28, 2016 HENCE THE MOTION PASSES UNOPPOSED

Future failed to file a timely response to Edge Games motion dated March 28, 2016 calling for termination of these proceedings with the instant registration being recoded as now assigned to, and owned by, Edge Games. Accordingly, Edge Games' motion being unopposed, passes and should be granted by the Board.

REQUEST FOR ENTRY OF JUDGMENT ON MOTION IN FAVOR OF EDGE GAMES

Edge Games' motion dated March 28, 2016 being unopposed, Edge Games thus respectfully asks that the Board issue a decision in Edge Games' favor on the motion and confirm that Edge Games is deemed to have been assigned the instant mark (effective date February 8, 2016) and that, the mark being assigned, these proceedings are now terminated.

THE INSTANT MARK IS RECORDED AS ASSIGNED TO EDGE GAMES WITH AN EFFECTIVE DATE OF FEBRUARY 8, 2016

The instant registration has been assigned to Edge Games, with an effective date of February 8, 2016, following Future's admissions being made final 30-days after they were served on Future on January 8, 2016. The mark being assigned to Edge Games with an effective date of February 8, 2016, consequently Edge Games has been the lawful owner of the mark for over two months and Future was not the lawful owner of it on April 7, 2016 when it sought to file a surrender. Edge Games notes that not only did Future fail to timely respond to the Request for Admissions (and hence is deemed to have admitted all admissions, including the admission that the instant mark is deemed assigned to Edge Games), but Future also failed to give a timely response to the March 28, 2016 Motion and thus failed to give any objection whatsoever to the

mark being assigned or any objection at all to the conclusion that all admissions are deemed to have been admitted by Future.

Edge Games thus calls on the Board to: (a) affirm the mark is assigned to Edge Games; (b) ignore Future's attempt to surrender the mark; and (c) now terminate these proceedings as moot since the mark is now owned by the Petitioner who, now owning the mark, has no purpose in continuing the action.

Respectfully submitted,

/Tim Langdell/
By: Dr. Tim Langdell
CEO, Edge Games, Inc.
Petitioner in *Pro Se*

11 April 2016

CERTIFICATE OF SERVICE

I hereby certify that pursuant to CFR 2.101(b), on April 11, 2016, a true and correct copy of the foregoing PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK was served via U.S. Mail on Registrant's counsel:

ROBERT N PHILLIPS
REED SMITH LLP
101 2ND ST
SAN FRANCISCO, CA 94105
UNITED STATES

/Tim Langdell/
Dr. Tim Langdell

11 April 2016

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No. 3713604
Mark: EDGE

EDGE Games, Inc.

Petitioner,

v.

Future Publishing Ltd,

Registrant.

Cancellation No. 92062034

PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK

FUTURE PUBLISHING WERE NO LONGER OWNERS OF THE MARK AT THE TIME THEY SOUGHT TO FILE A VOLUNTARY SURRENDER OF IT

On April 7, 2016 Future Publishing Ltd ("Future") attempted to file a Voluntary Surrender of the instant Trademark Registration No. 3713604. However, on this date Future was no longer the owner of this registration and thus had no standing or authority to file a voluntary surrender of the mark. This trademark registration was assigned to Edge Games Inc with an effective date of February 8, 2016, and thus appreciably prior to Future's attempt to file the voluntary surrender as if they were still the owner as at the April date. The USPTO, and the Board, should thus give no

weight to Future's April 7, 2016 filing, and should consequently ignore it as in error and not actionable.

FUTURE PUBLISHING FAILED TO FILE A TIMELY RESPONSE TO EDGE GAME'S MOTION DATED MARCH 28, 2016 HENCE THE MOTION PASSES UNOPPOSED

Future failed to file a timely response to Edge Games motion dated March 28, 2016 calling for termination of these proceedings with the instant registration being recoded as now assigned to, and owned by, Edge Games. Accordingly, Edge Games' motion being unopposed, passes and should be granted by the Board.

REQUEST FOR ENTRY OF JUDGMENT ON MOTION IN FAVOR OF EDGE GAMES

Edge Games' motion dated March 28, 2016 being unopposed, Edge Games thus respectfully asks that the Board issue a decision in Edge Games' favor on the motion and confirm that Edge Games is deemed to have been assigned the instant mark (effective date February 8, 2016) and that, the mark being assigned, these proceedings are now terminated.

THE INSTANT MARK IS RECORDED AS ASSIGNED TO EDGE GAMES WITH AN EFFECTIVE DATE OF FEBRUARY 8, 2016

The instant registration has been assigned to Edge Games, with an effective date of February 8, 2016, following Future's admissions being made final 30-days after they were served on Future on January 8, 2016. The mark being assigned to Edge Games with an effective date of February 8, 2016, consequently Edge Games has been the lawful owner of the mark for over two months and Future was not the lawful owner of it on April 7, 2016 when it sought to file a surrender. Edge Games notes that not only did Future fail to timely respond to the Request for Admissions (and hence is deemed to have admitted all admissions, including the admission that the instant mark is deemed assigned to Edge Games), but Future also failed to give a timely response to the March 28, 2016 Motion and thus failed to give any objection whatsoever to the

mark being assigned or any objection at all to the conclusion that all admissions are deemed to have been admitted by Future.

Edge Games thus calls on the Board to: (a) affirm the mark is assigned to Edge Games; (b) ignore Future's attempt to surrender the mark; and (c) now terminate these proceedings as moot since the mark is now owned by the Petitioner who, now owning the mark, has no purpose in continuing the action.

Respectfully submitted,

/Tim Langdell/
By: Dr. Tim Langdell
CEO, Edge Games, Inc.
Petitioner in *Pro Se*

11 April 2016

CERTIFICATE OF SERVICE

I hereby certify that pursuant to CFR 2.101(b), on April 11, 2016, a true and correct copy of the foregoing PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK was served via U.S. Mail on Registrant's counsel:

ROBERT N PHILLIPS
REED SMITH LLP
101 2ND ST
SAN FRANCISCO, CA 94105
UNITED STATES

/Tim Langdell/
Dr. Tim Langdell

11 April 2016

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of Registration No. 3713604
Mark: EDGE

EDGE Games, Inc.

Petitioner,

v.

Future Publishing Ltd,

Registrant.

Cancellation No. 92062034

PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK

FUTURE PUBLISHING WERE NO LONGER OWNERS OF THE MARK AT THE TIME THEY SOUGHT TO FILE A VOLUNTARY SURRENDER OF IT

On April 7, 2016 Future Publishing Ltd ("Future") attempted to file a Voluntary Surrender of the instant Trademark Registration No. 3713604. However, on this date Future was no longer the owner of this registration and thus had no standing or authority to file a voluntary surrender of the mark. This trademark registration was assigned to Edge Games Inc with an effective date of February 8, 2016, and thus appreciably prior to Future's attempt to file the voluntary surrender as if they were still the owner as at the April date. The USPTO, and the Board, should thus give no

weight to Future's April 7, 2016 filing, and should consequently ignore it as in error and not actionable.

FUTURE PUBLISHING FAILED TO FILE A TIMELY RESPONSE TO EDGE GAME'S MOTION DATED MARCH 28, 2016 HENCE THE MOTION PASSES UNOPPOSED

Future failed to file a timely response to Edge Games motion dated March 28, 2016 calling for termination of these proceedings with the instant registration being recoded as now assigned to, and owned by, Edge Games. Accordingly, Edge Games' motion being unopposed, passes and should be granted by the Board.

REQUEST FOR ENTRY OF JUDGMENT ON MOTION IN FAVOR OF EDGE GAMES

Edge Games' motion dated March 28, 2016 being unopposed, Edge Games thus respectfully asks that the Board issue a decision in Edge Games' favor on the motion and confirm that Edge Games is deemed to have been assigned the instant mark (effective date February 8, 2016) and that, the mark being assigned, these proceedings are now terminated.

THE INSTANT MARK IS RECORDED AS ASSIGNED TO EDGE GAMES WITH AN EFFECTIVE DATE OF FEBRUARY 8, 2016

The instant registration has been assigned to Edge Games, with an effective date of February 8, 2016, following Future's admissions being made final 30-days after they were served on Future on January 8, 2016. The mark being assigned to Edge Games with an effective date of February 8, 2016, consequently Edge Games has been the lawful owner of the mark for over two months and Future was not the lawful owner of it on April 7, 2016 when it sought to file a surrender. Edge Games notes that not only did Future fail to timely respond to the Request for Admissions (and hence is deemed to have admitted all admissions, including the admission that the instant mark is deemed assigned to Edge Games), but Future also failed to give a timely response to the March 28, 2016 Motion and thus failed to give any objection whatsoever to the

mark being assigned or any objection at all to the conclusion that all admissions are deemed to have been admitted by Future.

Edge Games thus calls on the Board to: (a) affirm the mark is assigned to Edge Games; (b) ignore Future's attempt to surrender the mark; and (c) now terminate these proceedings as moot since the mark is now owned by the Petitioner who, now owning the mark, has no purpose in continuing the action.

Respectfully submitted,

/Tim Langdell/
By: Dr. Tim Langdell
CEO, Edge Games, Inc.
Petitioner in *Pro Se*

11 April 2016

CERTIFICATE OF SERVICE

I hereby certify that pursuant to CFR 2.101(b), on April 11, 2016, a true and correct copy of the foregoing PETITIONER EDGE GAMES INC'S OPPOSITION TO FUTURE PUBLISHING LTD'S ATTEMPT TO FILE A VOLUNTARY SURRENDER OF REGISTRATION; PETITIONER'S REQUEST THAT THE BOARD RECORD A DECISION IN FAVOR OF PETITIONER ON CURRENT MOTION; REQUEST TO TERMINATE PROCEEDINGS WITH PETITIONER RECORDED AS THE OWNER OF MARK was served via U.S. Mail on Registrant's counsel:

ROBERT N PHILLIPS
REED SMITH LLP
101 2ND ST
SAN FRANCISCO, CA 94105
UNITED STATES

/Tim Langdell/
Dr. Tim Langdell

11 April 2016