

ESTTA Tracking number: **ESTTA350433**

Filing date: **06/01/2010**

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

Proceeding	92051465
Party	Defendant EDGE GAMES, INC.
Correspondence Address	EDGE GAMES, INC. 530 SOUTH LAKE AVENUE, #171 PASADENA, CA 91101 UNITED STATES
Submission	Opposition/Response to Motion
Filer's Name	Tim Langdell
Filer's e-mail	ttab@edgegames.com
Signature	/Tim Langdell/
Date	06/01/2010
Attachments	7158718_RegistrantsOppositionToMotionToStrike.pdf (3 pages)(56870 bytes)

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

In the Matter of Registration No. 3,559,342
For the Trademark THE EDGE
Issued January 13, 2009

In the Matter of Registration No. 3,381,826
For the Trademark GAMER'S EDGE
Issued February 12, 2008

In the Matter of Registration No. 3,105,816
For the Trademark EDGE
Issued June 20, 2006

In the Matter of Registration No. 2,251,584
For the Trademark CUTTING EDGE
Issued June 8, 1999

In the Matter of Registration No. 2,219,837
For the Trademark EDGE
Issued January 26, 1999

EA DIGITAL ILLUSIONS CE AB, a Swedish Corporation; ELECTRONIC ARTS INC., a Delaware corporation,)	
Petitioners,)	REGISTRANT'S
)	OPPOSITION TO
)	PETITIONERS' MOTION
)	TO STRIKE
)	
)	
v.)	Cancellation No. 92051465
)	
EDGE GAMES, INC., a California corporation)	
)	
Registrant.)	
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Trademark Trial and Appeal Board
U.S. Patent and Trademark Office
P.O. Box 1451
Alexandria, Virginia 22313-1451


Applicant learned through a routine inspection of the TTABVUE database in April that Petitioners had filed an Opposition to Registrant's Motion For Consideration on March 31, 2010. Upon learning of this opposition Registrant immediately telephoned the TTAB and asked a TTAB representative how long Registrant had to file its Reply. Registrant was informed by the TTAB representative that it had 30 days in which to file its Reply. Consequently, in filing its Reply on April 30, 2010 Registrant believed it was filing in a timely manner.

If through misinformation given to it by the TTAB, Registrant did inadvertently file its Reply late, then Registrant requests that its Reply be still taken into account since a fair decision on the Motion For Reconsideration cannot be reached unless all argument and fact presented by *both* sides has been considered fully.

Consequently, Registrant strongly opposes Petitioners' Motion To Strike and requests that the Petitioners' instant motion be dismissed and that Registrant's Reply of April 30, 2010 be taken into consideration when ruling on Registrant's Motion For Reconsideration.

Date: June 1, 2010

Respectfully submitted,

By: 

Dr. Tim Langdell, CEO
EDGE Games, Inc.
Registrant in *Pro Se*
530 South Lake Avenue, 171
Pasadena, CA 91101
Telephone: 626 449 4334
Facsimile: 626 844 4334
Email: ttab@edgegames.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Registrant's Opposition To Petitioners' Motion To Strike in these cancellation proceedings No. 92051465 was placed in United States Mail, postage prepaid, addressed to the correspondent of record for Opposers, as follows:

John W. Crittenden
Cooley Godward Kronish LLP
101 California Street, Fifth Floor
San Francisco, CA 94111
UNITED STATES

This 1st day of June, 2010



Dr. Tim Langdell
CEO, For Applicant in *pro se*