

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

Mailed: August 25, 2011

Cancellation No. 92051465

EA Digital Illusions CE AB
and Electronic Arts Inc.

v.

Edge Games, Inc.,
and Future Publishing, Ltd.

Jennifer Krisp, Interlocutory Attorney:

In view of the motion filed July 28, 2011 by respondent Future Publishing Limited,¹ and the motion filed August 3, 2011 by respondent Edge Games, Inc.,² this proceeding is suspended pending disposition of the motions.

¹ Said motion does not include a proper Certificate of Mailing. Motions, papers and correspondence in inter partes proceedings before the Board may not be "transmitted by electronic mail," nor may such matters be transmitted by facsimile. See Trademark Rules 2.190 and 2.195(d)(3); TBMP §§ 110.01, 110.02 and 110.03 (3d ed. 2011).

In this proceeding, the Board strongly encourages the electronic filing of all submissions via the ESTTA system. The ESTTA online filing system is available at the Board's web page on the USPTO website www.uspto.gov, at <http://estta.uspto.gov>.

Said motion also fails to caption the proceeding number, "Cancellation No. 92051465" (see caption above). All filings should be appropriately captioned.

² Said motion does not include proof of service (e.g. a Certificate of Service) as required by Trademark Rule 2.119. The Board does not serve papers on behalf of a party, and may decline to give consideration to any motion or paper filed in an inter partes proceeding which does not include proof of service thereof. See TBMP §§ 113 and 113.03 (3d ed. 2011).

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Any paper filed during the pendency of these motions which is not relevant thereto will be given no consideration. See Trademark Rule 2.117(c).

The Board's July 11, 2011 order is vacated insofar as it indicates that Registration Nos. 2219837, 2251584, 3381826 and 3559342 are to be cancelled.

The response, filed on July 28, 2011 by respondent Edge Games, Inc., is noted. The time originally allowed by the Board, in its July 11, 2011 order, to respondent Edge Games, Inc. and respondent Future Publishing, Limited, to file a paper stating that they will be represented by the same counsel, or to appoint lead counsel, is extended to thirty (30) days from the mailing date of this (the instant) order.