UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

EPIC GAMES, INC., Petitioner,

v.

INGENIOSHARE, LLC, Patent Owner.

Case No. IPR2022-00291 Patent No. 10,708,727

PATENT OWNER'S REQUEST FOR ORAL ARGUMENT

Mail Stop PATENT BOARD, PTAB Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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1

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Pursuant to the Board's Scheduling Order, Patent Owner IngenioShare, LLC ("Patent Owner") respectfully requests oral argument in the above-identified proceedings, currently scheduled for February 17, 2023.

Pursuant to 37 C.F.R. § 42.70(a), and without waiving the right to raise any additional issues not listed below, Patent Owner requests an oral hearing on the following issues:

- Any issues raised by Petitioner in this proceeding, including in the Petition for *Inter Partes* Review and Reply, and including whether any challenged claim of U.S. Patent No. 10,708,727 is unpatentable.
- Any issues raised by Patent Owner in this proceeding, including in Patent Owner's Response and Patent Owner's Sur-Reply.
- 3. Any issue raised by any of the Parties to this proceeding.
- 4. Any motions to exclude evidence filed by a Party to this proceeding.
- 5. Any other motions or filings pending before this Board.
- Any additional issues raised by Petitioners in any Request for Oral Argument.
- 7. Any additional issues raised by the Board or Petitioner at oral argument.

In the interest of efficiency, and consistent with the Board's order setting a single hearing date for both IPR2022-00202 and IPR2022-00291, Patent Owner requests that these related proceedings be consolidated and argued in one hearing.

2

Given the overlap in issues and evidence in IPR2022-00202 and IPR2022-00291, Patent Owner believes that one (1) hour per side is sufficient. Patent Owner also requests the opportunity to reserve a portion of its allocated time for sur-rebuttal.

Pursuant to the USPTO's notice regarding Patent Trial and Appeal Board oral hearings occurring on/after July 11, 2022, Patent Owner states that if one or more of the Administrative Patent Judges will participate remotely Patent Owner prefers to participate via remote video. If, however, all three Administrative Patent Judges will be present in-person, Patent Owner prefers to participate in-person.

Should the Board order an in-person hearing, Patent Owner requests the ability to use computers at the hearing, as well as audio/visual equipment to display demonstrative exhibits, including the use of a projector and screen for a PowerPoint presentation. Patent Owner requests that at least three spaces be reserved at the oral hearing.

Respectfully submitted this 6th day of January, 2023,

Stephen R. Risley

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3

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Attorneys for Patent Owner, IngenioShare, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing **Patent Owner's Request For Oral Argument** was served on January 6, 2023, via email on the following counsel for Petitioners:

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