Paper 10 Date: May 24, 2022

## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

\_\_\_\_\_

EPIC GAMES, INC., Petitioner,

v.

INGENIOSHARE, LLC, Patent Owner.

\_\_\_\_\_

IPR2022-00291 Patent 10,708,727 B2

\_\_\_\_

Before JONI Y. CHANG, PATRICK M. BOUCHER, and STEVEN M. AMUNDSON, *Administrative Patent Judges*.

BOUCHER, Administrative Patent Judge.

# DECISION Granting Institution of *Inter Partes* Review 35 U.S.C. § 314(a)

Epic Games, Inc. ("Petitioner") filed a Petition pursuant to 35 U.S.C. §§ 311–319 to institute an *inter partes* review of claims 1–9 and 15–17 of U.S. Patent No. 10,708,727 B2 (Ex. 1001, "the '727 patent"). Paper 1 ("Pet."). IngenioShare, LLC ("Patent Owner") filed a Preliminary



IPR2022-00291 Patent 10,708,727 B2

Response. Paper 7 ("Prelim. Resp."). With our authorization, Petitioner filed a Reply.<sup>1</sup> Paper 9; *see* Paper 8.

We have jurisdiction under 35 U.S.C. § 314 and 37 C.F.R. § 42.4. Applying the standard set forth in 35 U.S.C. § 314(a), which requires demonstration of a reasonable likelihood that Petitioner would prevail with respect to at least one challenged claim, we grant the Petition and institute an *inter partes* review. The Board has not made a final determination regarding the patentability of any claim.

### I. BACKGROUND

A. The '727 Patent

The '727 patent relates to "automatically remov[ing] unwanted communications." Ex. 1001, 3:33–34. Figure 6 of the '727 patent is reproduced below.

<sup>&</sup>lt;sup>1</sup> We also authorized Patent Owner to file a Sur-reply, but Patent Owner did not do so. *See* Paper 8.



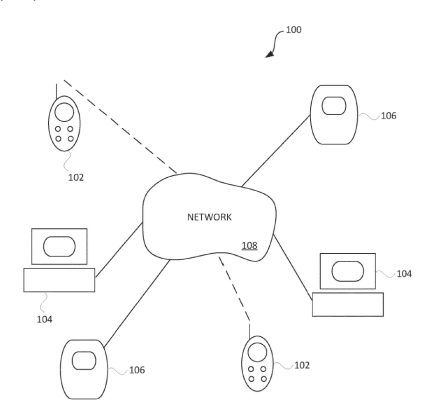


FIG. 6

Figure 6 depicts communication system 100, which can support different communication devices, including mobile telephones 102, computers 104, and/or wireless personal digital assistants 106. *Id.* at 8:16–21. Users of such communication devices can communicate "with like or different communication devices," each of which offers one or both of audio or text communication capabilities. *Id.* at 8:21–24. Intercommunication of devices 102–106 can take place through network 108, which "can include one or more of voice networks and data networks." *Id.* at 8:24–27.

With the system, "[a] communication gateway or a portal is formed," thereby allowing a user "to receive communications from numerous sources through different modes." *Id.* at 4:3–5. "Based on the portal, the user can securely determine who can reach him at what conditions." *Id.* at 4:15–16.



IPR2022-00291 Patent 10,708,727 B2

Such conditions may include the status of the user, "access priorities" of the person trying to reach the user, and/or the urgency of the message from the person. *Id.* at 4:17–22.

The following table is reproduced from the '727 patent.

Peter (Close Friend) Co.	ntactClass1 intactClass2 intactClass2
--------------------------	---

The table identifies relationships of different people to a particular user, as well as "ContactClasses" to which such people are assigned and which reflect the various access priorities. *Id.* at 6:4–10. By way of example, if Peter wants to make a mobile phone call to the user, Peter calls the portal, which can be the user's internet service provider. Id. at 6:12–14. After verifying Peter's identity, the portal establishes contact by creating a virtual address for a communication session and determines that Peter belongs to "ContactClass2." *Id.* at 6:14–30. The portal implements various options depending on the status of the user, Peter's access priority according to his ContactClass, and Peter's urgency setting. *Id.* at 6:35–37. Such options include allowing the user to receive Peter's call directly or asking Peter to leave a voicemail message, with the user notified of Peter's call by a short mobile message. *Id.* at 6:35–40. In some instances, communication requests can be classified into "different degrees of undesirability," thereby automatically blocking some requests from the user or automatically diverting them to be handled by another mechanism, "such as diverting a phone call to an email or voice mail." *Id.* at 4:37–42.



### B. Illustrative Claim

Independent claim 1, the only independent claim of the '727 patent, is illustrative of the challenged claims and is reproduced below.

1. A computer-implemented method to facilitate electronic communication of a plurality of users using at least a network-based portal at least based on Internet protocol, the method comprising:

providing a plurality of modes of communication to a first user to allow the first user to use one of the plurality of modes of communication as a selected mode of communication for a first message to be sent from the first user to a second user, based on an identifier associated with the first user previously set by the first user via the network-based portal,

wherein the plurality of modes of communication supported by the network-based portal include at least text communication using a personal computer, voice communication using a personal computer, and communication with at least an image, and

wherein messages are eligible to be received by the second user via the network-based portal, based on any of the plurality of modes of communication, all depending on an identifier associated with the second user previously set by the second user via the network-based portal, which allows the second user to efficiently maintain the second user's communication using the plurality of modes of communication;

enabling the second user to block the first user from using at least the selected mode of communication to communicate with the second user via the network-based portal, based on the identifier associated with the first user;

enabling the first message to be provided to the second user, using the selected mode of communication, depending on the identifier associated with the second user, in view of the second user not blocking the first user from using the selected mode of communication to communicate with the second user, via the network-based portal; and



# DOCKET

# Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

# **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

### API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### **LAW FIRMS**

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### **FINANCIAL INSTITUTIONS**

Litigation and bankruptcy checks for companies and debtors.

## **E-DISCOVERY AND LEGAL VENDORS**

Sync your system to PACER to automate legal marketing.

