

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS
Release No. 1025/November 6, 2013

ADMINISTRATIVE PROCEEDING
File No. 3-15522

In the Matter of :
: ORDER FOLLOWING
LEFT BEHIND GAMES, INC. : PREHEARING CONFERENCE
:

The Securities and Exchange Commission issued an Order Instituting Administrative Proceedings (OIP) in this proceeding, pursuant to Section 12(j) of the Securities Exchange Act of 1934, on September 25, 2013.

A telephonic prehearing conference was held on November 5, 2013, attended by Karen Matteson, Amy Longo, Lucee Kirka, and Carol Shau for the Division of Enforcement (Division), and Troy Lyndon (Lyndon), who appeared pro se in his capacity as controlling shareholder of Respondent. Service of the OIP was deemed to have occurred on September 27, 2013.

The Division represented that Lyndon is the subject of permanent officer, director, and penny stock bars arising out of a parallel civil proceeding in the U.S. District Court for the District of Hawaii. For the reasons outlined during the prehearing conference, I granted Lyndon leave to appear, solely in his capacity as Respondent's controlling shareholder, for the limited purpose of opposing the Division in this proceeding. I express no opinion as to whether participation in this matter would comply with any officer, director, or penny stock bars. Lyndon is responsible for making that determination, and I suggested during the prehearing conference that he seek the advice of counsel on the issue.

The parties agreed to the following briefing schedule for motions for summary disposition:

November 22, 2013: Motions for summary disposition are due;
December 20, 2013: Oppositions are due; and
January 10, 2014: Replies, if any, are due.

SO ORDERED.

Cameron Elliot
Administrative Law Judge