UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION



ADMINISTRATIVE PROCEEDING File No. 3-15522

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OFFICE OF THE SECRETARY

In the Matter of

Left Behind Games, Inc.,

Respondent.

MOTION FOR SUMMARY DISPOSITION BY DIVISION OF ENFORCEMENT; POINTS AND AUTHORITIES IN SUPPORT THEREOF

I. <u>INTRODUCTION</u>

The Division of Enforcement ("Division") moves for summary disposition in this proceeding pursuant to Rules of Practice 154 and 250. The Division's motion is based upon undisputed facts establishing that Respondent Left Behind Games, Inc. ("LFBG") was required to file, but has been delinquent in filing, its periodic filings with the Securities and Exchange Commission ("Commission") for almost two years – from the period ended December 31, 2011, to the present. Moreover, LFBG's corporate status has been revoked by the State of Nevada, and all of its officers and directors have resigned, as has its auditor. Accordingly, it is appropriate to revoke the registration of each class of securities of LFBG registered pursuant to Section 12 of the Securities Exchange Act of 1934 ("Exchange Act"), 15 U.S.C. § 78/.

II. STATEMENT OF FACTS

The following facts are undisputed:

1. LFBG is a Nevada corporation that manufactured religious themed video games. In 2004, its securities were first registered under Section 12 of the Exchange Act. (Declaration of Lucee S. Kirka In Support Of Motion For Summary Disposition By Division Of Enforcement ("Kirka Dec."), Ex 2 at 13.) The company's corporate status has been revoked by the State of Nevada. (*Id.* ¶ 1, Ex. 1 at 1.)

2. As an issuer of securities registered with the Commission, LFBG filed periodic reports with the Commission. However, it last filed a Form 10-K annual report with the Commission on August 5, 2011, for the year ended March 31, 2011. (Kirka Dec. ¶ 3, Ex. 2 (Edgar printout) at 2.) It last filed a Form 10-Q quarterly report with the Commission on November 21, 2011, for the quarter ended September 30, 2011. (*Id.*, Ex. 2 at 1.)

3. LFBG was required to file the following periodic reports with the Commission by the dates set forth below, but did not. These eight filings are thus delinquent:

<u>Form</u>	Period Ended	Date Required to be Filed
10-Q	December 31, 2011	February 15, 2012
10-K	March 31, 2012	July 2, 2012
10-Q	June 30, 2012	August 15, 2012
10-Q	September 30, 2012	November 15, 2012
10-Q	December 31, 2012	February 15, 2013
10-K	March 31, 2013	July 1, 2013
10-Q	June 30, 2013	August 15, 2013
10-Q	September 30, 2013	November 15, 2013

(Kirka Dec. ¶ 4 & Ex. 3.)

4. LFBG did not file any Notifications of Late Filings on Form 12b-25, as required by Exchange Act Rule 12b-25, with regard to any of the eight delinquent filings. Nor did the company seek any extensions of time to make these filings. (*Id.*, Ex. 2 at 1.)

5. On September 9, 2013, LFBG filed a current report on Form 8-K which announced the resignation of the company's auditor, MaloneBailey. (*Id.*, Ex. 5.)

6. On September 24, 2013, the Commission commenced an injunctive action against Troy Lyndon, the then CEO and CFO of LFBG, and Ronald Zaucha, a putative consultant, in federal district court in Hawaii, alleging that they had engaged in a fraudulent scheme that overstated the company's revenues. *SEC v. Troy Lyndon and Ronald Zaucha*, CV13 00486 SOM KSC (D. Hawaii). A judgment of permanent injunction, enjoining Mr. Lyndon from future violations of the securities laws, was entered on November 1, 2013, pursuant to his consent.

On September 25, 2013, the Commission issued an Order of Suspension of
 Trading of LFBG shares in *In the Matter of Left Behind Games, Inc.*, Exchange Act Release No.
 70495, Commission File No. 500-1 (September 25, 2013). (Kirka Dec. ¶ 8 & Ex. 7 (Order).)

8. On October 9, 2013, LFBG filed a Current Report on Form 8-K which, among other information, reported that:

a. On September 26, 2013, MaloneBailey informed LFBG that, due to the Commission's complaint filed in its injunctive action against Mr. Lyndon and Mr. Zaucha, MaloneBailey could no longer support its opinion dated August 3, 2011, related to the audits of the consolidated financial statements of LFBG as of March 31, 2010 and March 31, 2011. (Kirka Dec. ¶ 7 & Ex. 6 (Form 8-K)); and

b. On October 8, 2013, Troy Lyndon, LFBG's chief executive officer, chief accounting officer and chairman of the board, as well as Richard Knox, Sr. and Richard Knox, Jr., LFBG's independent board members, resigned effective October 9, 2013. (*Id.*)

9. As of November 18, 2013, LFBG's stock was traded on the over-the-counter markets. (*Id.* ¶ 9 & Ex. 8 (otcquote.com printout).)

III. LEGAL ARGUMENT

A. Standards Applicable To The Division's Summary Disposition Motion

Rule 250(a) of the Commission's Rules of Practice permits a party to move "for summary disposition of any or all allegations of the order instituting proceedings" before hearing with leave of the hearing officer. 17 C.F.R. § 201.250(a). Rule 250(b) provides that a hearing officer may grant a motion for summary disposition if there is no genuine issue with regard to any

material fact and the party making the motion is entitled to summary disposition as a matter of

law. 17 C.F.R. § 201.250(b); see Michael Puorro, Initial Decision Rel. No. 253, 2004 SEC

LEXIS 1348 at *3 (June 28, 2004) citing 17 C.F.R. § 201.250.

As one Administrative Law Judge explained,

By analogy to Rule 56 of the Federal Rules of Civil Procedure, a factual dispute between the parties will not defeat a motion for summary disposition unless it is both genuine and material. *See Anderson v. Liberty Lobby, Inc.*, 477 U.S. 242, 247-48 (1986). Once the moving party has carried its burden, "its opponent must do more than simply show that there is some metaphysical doubt as to the material facts." *Matsushita Elec. Indus. Co. v. Zenith Radio Corp.*, 475 U.S. 574, 586 (1986). The opposing party must set forth specific facts showing a genuine issue for a hearing and may not rest upon the mere allegations or denials of its pleadings. At the summary disposition stage, the hearing officer's function is not to weigh the evidence and determine the truth of the matter, but rather to determine whether there is a genuine issue for resolution at a hearing. *See Anderson*, 477 U.S. at 249.

Edward Becker, Initial Decision Rel. No. 252, 2004 SEC LEXIS 1135 at *5 (June 3, 2004).

This proceeding was instituted under Section 12(j) of the Exchange Act. Section 12(j) empowers the Commission to either suspend (for a period not exceeding twelve months) or permanently revoke the registration of a class of securities "if the Commission finds, on the record after notice and opportunity for hearing, that the issuer of such security has failed to comply with any provision of this title or the rules and regulations thereunder." It is appropriate to grant summary disposition and revoke a registrant's registration in a Section 12(j) proceeding when, as here, there is no dispute that the registrant has failed to comply with Section 13(a) of the Exchange Act. *See, e.g., California Service Stations, Inc.,* Initial Decision Rel. No. 368, 2009 SEC LEXIS 85 (Jan. 16, 2009); *Ocean Resources, Inc.,* Initial Decision Rel. No. 365, 2008 SEC LEXIS 2851 (Dec. 18, 2008); *Wall Street Deli, Inc.,* Initial Decision Rel. No. 361, 2008 SEC LEXIS 3153 (Nov. 14, 2008); *AIC Int'l, Inc.,* Initial Decision Rel. No. 324, 2006 SEC

LEXIS 2996 (Dec. 27, 2006); *Bilogic, Inc.*, Initial Decision Rel. No. 322, 2006 SEC LEXIS 2596 (Nov. 9, 2006).

B. The Division Is Entitled To Summary Disposition Against LFBG For Violations Of Exchange Act Section 13(a) And Rules 13a-1 And 13a-13 Thereunder

Section 13(a) of the Exchange Act and the rules promulgated thereunder require issuers of securities registered pursuant to Section 12 of the Exchange Act to file periodic and other reports with the Commission. *See St. George Metals, Inc.*, Initial Decision Rel. No. 298, 2005 SEC LEXIS 2465 at *7 (Sept. 29, 2005). Section 13(a) is the cornerstone of the Exchange Act, establishing a system for the periodic reporting of core information about issuers of securities.

As the Commission has explained:

Failure to file periodic reports violates a central provision of the Exchange Act. The purpose of the periodic filing requirements is to supply investors with current and accurate financial information about an issuer so that they may make sound decisions. Those requirements are "the primary tool[s] which Congress has fashioned for the protection of investors from negligent, careless, and deliberate misrepresentations in the sale of stock and securities." Proceedings initiated under Exchange Act Section 12(j) are an important remedy to address the problem of publicly traded companies that are delinquent in the filing of their Exchange Act reports, and thereby deprive investors of accurate, complete, and timely information upon which to make informed investment decisions.

Gateway Int'l Holdings, Inc., Securities Exchange Act Rel. No. 53907, 2006 SEC LEXIS 1288

at *26 (May 31, 2006) (quoting SEC v. Beisinger Indus. Corp., 552 F.2d 15, 18 (1st Cir. 1977)).

"No showing of scienter is necessary to establish a violation of Section 13(a) or the rules

thereunder." St. George Metals, Inc., 2005 SEC LEXIS 2465 at *7; see also Gateway, 2006 SEC

LEXIS 1288 at *22 n.28; Stansbury Holdings Corp., Initial Decision Rel. No. 232, 2003 SEC

LEXIS 1639 at *15 (July 14, 2003).

There is no dispute that LFBG was required to file, but did not file, a total of eight

periodic reports required to be filed between February 15, 2012 and November 15, 2013. (Kirka

Dec. ¶ 4 & Ex. 3.) The company's shares were registered with the Commission under Section 12 of the Exchange Act in 2004, and so it was required to make its periodic filings. (*Id.*, Ex. 2.) While LFBG made some periodic filings on Forms 10-K and 10-Q since that time, it is undisputed that it stopped doing so in 2011. (*Id.*) Specifically, LFBG last filed a Form 10-K annual report with the Commission on August 5, 2011, for the year ended March 31, 2011 – more than two years ago. (*Id.* ¶ 3, Ex. 2 (Edgar printout) at 2.) Similarly, it last filed a Form 10-Q quarterly report with the Commission on November 21, 2011, for the quarter ended September 30, 2011 – again, almost two years ago. (*Id.*, Ex. 2 at 1.) LFBG did not seek any extension of time to file these reports or otherwise issue notices of late filings. (*Id.*) As such, there is no dispute that has been delinquent on eight periodic filings that it was required to file with the Commission

Thus, there is no genuine issue with regard to any material fact as to LFBG's violations of Exchange Act Section 13(a) and the rules thereunder, and the Division is entitled to an order of summary disposition as to LFBG as a matter of law. *Chemfix Technologies, Inc.*, 2009 SEC LEXIS 2056 at *21-*23 (May 15, 2009) (summary disposition granted in Section 12(j) action); *AIC Int'l, Inc.*, 2006 SEC LEXIS 2996 at *23-*26 (same); *Bilogic, Inc.*, 2006 SEC LEXIS 2596 at *12-*14 (same); *Investco, Inc.*, Initial Decision Rel. No. 240, 2003 SEC LEXIS 2792 at *7 (Nov. 24, 2003) (same).

C. Revocation Is The Appropriate Sanction For LFBG's Serial Violations Of The Periodic Reporting Requirements

Exchange Act Section 12(j) provides that the Commission may revoke or suspend a registration of a class of an issuer's securities where it is "necessary or appropriate for the protection of investors." The Commission's determination of which sanction is appropriate "turns on the effect on the investing public, including both current and prospective investors, of

the issuer's violations, on the one hand, and the Section 12(j) sanctions on the other hand." *Gateway*, 2006 SEC LEXIS 1288 at *19-*20.

In making this determination, the Commission has said it will consider several factors. These include: (1) the seriousness of the issuer's violations; (2) the isolated or recurrent nature of the violations; (3) the degree of culpability involved; (4) the extent of the issuer's efforts to remedy its past violations and ensure future compliance; and (5) the credibility of the issuer's assurances, if any, against future violations. *Id.*; *see also Steadman v. SEC*, 603 F.2d 1126, 1140 (5th Cir. 1979) (setting forth the public interest factors that informed the Commission's *Gateway* decision). Although "[n]o one factor is dispositive," the Commission has stated, in a case where the respondent did make some efforts to remedy its past violations, that it nevertheless viewed the "recurrent failure to file periodic reports as so serious that only a strongly compelling showing with respect to the other factors we consider would justify a lesser sanction than revocation." *Impax Laboratories, Inc.*, Exchange Act Rel. No. 57864, 2008 SEC LEXIS 1197 at *22 & *27 (May 23, 2008).

As set forth below, an analysis of the factors above confirms that revocation of the LFBG's securities is appropriate.

1. LFBG's violations are serious

As established by the record in this proceeding, the violative conduct of LFBG is serious. At the time this proceeding commenced, the company was almost two years in arrears in its periodic reports. Given the central importance of the reporting requirements imposed by Section 13(a) and the rules thereunder, Administrative Law Judges have found violations of these provisions of the same and less duration to be egregious, and LFBG's violations support an order of revocation for each class of its securities. *See Freedom Golf Corp.*, Initial Decision Release

No. 227, 2003 SEC LEXIS 1178 at *5 (May 15, 2003) (respondent's failure to file periodic reports for less than one year was egregious violation).

Moreover, LFBG failed to file Notifications of Late Filings on Form 12b-25, as required by Exchange Act Rule 12b-25, with regard to any of the eight delinquent filings. These failures underscore LFBG's disregard for the obligations of an issuer of a registered class of securities and further support the sanction of revocation. *Calais Resources, Inc.*, 2012 SEC LEXIS 2023 at *16-*17 (June 29, 2012) (Commission Opinion citing failure to file Forms 12b-25 as additional evidence of culpability).

2. LFBG's violations have been recurrent

LFBG's violations are not unique and singular, but continuous. Since missing the filing of its Form 10-Q for the period ended December 31, 2011, LFBG failed to file any of the required Forms 12b-25 seeking extensions of time to make its periodic filings. *See Calais Resources, Inc.*, 2012 SEC LEXIS 2023 at *16-*17 & n.25; *Investco, Inc.*, 2003 SEC LEXIS 2792 at *6 (delinquent issuer's actions were found to be egregious and recurrent where there was no evidence that any extension to make the filings was sought). The serial and continuous nature of LFBG's violations of Exchange Act Section 13(a) further supports the sanction of revocation here.

3. LFBG's degree of culpability supports revocation

For many of the same reasons that LFBG's violations were long-standing and serious, they involve a high degree of culpability. In *Gateway*, the Commission stated that, in determining the appropriate sanction in connection with an Exchange Act Section 12(j) proceeding, one of the factors it will consider is "the degree of culpability involved." The Commission found that the delinquent issuer in *Gateway* "evidenced a high degree of culpability," because it "knew of its reporting obligations, yet failed to file" a total of seven

annual and quarterly reports and only filed two Forms 12b-25. *Gateway*, 2006 SEC LEXIS 1288 at *21.

Similar to the respondent in *Gateway*, LFBG has not filed any of its required Forms 12b-25 seeking extensions of time to make its periodic filings since becoming delinquent. There can be no dispute that LFBG knew that it was required to make the periodic filings. Since becoming public, the company did file some periodic filings. (Kirka Dec., Ex. 2.) However, starting in 2011, it has failed to make the last eight required periodic filings, yet did not file any the required Forms 12b-25 informing investors of the reasons for its delinquency and the plan to cure its violations. Because LFBG knew of its reporting obligations and nevertheless failed to file its periodic reports, and failed to file the required Forms 12b-25 informing investors of the reasons for its delinquency and the plan to cure its violations, it has shown more than sufficient culpability to support the Division's motion for revocation.

4. LFBG has made no efforts to remedy its past violations and has not made any assurances against future violations

LFBG has made no attempts to remedy its past violations by filing any of its overdue filings. Moreover, LFBG's auditor has resigned and subsequently stated that it could no longer support its opinion dated August 3, 2011, related to the audits of the consolidated financial statements of LFBG as of March 31, 2010 and March 31, 2011. (Kirka Dec. ¶¶ 6-7 & Exs. 5 & 6 (Forms 8-K filed Sept. 9 and Oct. 9, 2013).) In addition, all of its officers and directors have resigned. (*Id.*, Ex. 6.) Under these circumstances, LFBG will be unable to file accurate required periodic reports at any time in the near future. LFBG, therefore, is in no position to remedy its past violations or to credibly make assurances that it will not violate the periodic reporting requirements in the future.

IV. CONCLUSION

For the reasons set forth above, the Division respectfully requests that its motion for summary disposition be granted, and that the registration of each class of LFBG's securities registered under Exchange Act Section 12 be revoked.

Dated: November 21, 2013

Respectfully submitted,

Karen Matteson(323) 965-3840Email: mattesonk@sec.govAmy Jane Longo(323) 965-3835Email: longoa@sec.govLucee S. Kirka(323) 965-4563Email: kirkal@sec.govLos Angeles Regional OfficeSecurities and Exchange Commission5670 Wilshire Boulevard, 11th FloorLos Angeles, CA 90036

COUNSEL FOR DIVISION OF ENFORCEMENT

UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION



ADMINISTRATIVE PROCEEDING File No. 3-15522

In the Matter of

Left Behind Games, Inc.,

Respondent.

DECLARATION OF LUCEE S. KIRKA IN SUPPORT OF MOTION FOR SUMMARY DISPOSITION BY DIVISION OF ENFORCEMENT

I, Lucee S. Kirka, declare pursuant to 28 U.S.C. § 1746:

I am a Senior Counsel employed in Office of Enforcement of the Los
 Angeles Regional Office of the Securities and Exchange Commission ("Commission"). I
 am one of the attorneys representing the Division of Enforcement in this proceeding. I
 submit this Declaration in support of the Motion for Summary Disposition by the
 Division of Enforcement. I have personal knowledge of the following facts and, if called
 as a witness, would testify competently thereto.

2. Attached as Exhibit 1 is a true and correct copy of a printout from the website of the Nevada Secretary of State showing the current corporate status of Left Behind Games, Inc. ("LFBG") as "Revoked," among other information, which I printed on November 18, 2013.

3. Attached as Exhibit 2 are true and correct copies of printouts I printed from the Commission's public EDGAR site which together show all EDGAR filings made by LFBG through November 18, 2013.

4. Attached as Exhibit 3 is a true and correct copy of a spreadsheet which I prepared concerning periodic filings required to be made by LFBG but which have not

been filed with the Commission since December 31, 2011. The first column identifies the relevant form. The second column gives the period end to which the form relates. The third column states the due date of the form.

5. Attached as Exhibit 4 is a true and correct copy of a printout printed at my request on August 23, 2013, from <u>www.otcquote.com</u> showing the trading status of LFBG's stock as of August 23, 2013.

6. Attached as Exhibit 5 is a true and correct copy of LFBG's Form 8-K filed with the Commission on September 9, 2013, announcing resignation of the company's auditor.

7. Attached as Exhibit 6 is a true and correct copy of LFBG's Form 8-K filed with the Commission on October 9, 2013, describing the prior resignation by the company's auditor, and disclosing that on September 26, 2013, the auditor informed the company that due to the Commission's Complaint in its injunctive action, the auditor could no longer support its opinion related to the audits of the company's financial statements for its fiscal years ended March 31 2010 and March 31, 2011; and announcing resignations by all directors and officers of the company, among other information.

 Attached hereto as Exhibit 7 is a true and correct copy of an Order of Suspension of Trading in *In the Matter of Left Behind Games, Inc.*, Exchange Act Rel.
 No. 70495, Commission File No. 500-1 (September 25, 2013).

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9. Attached as Exhibit 8 is a true and correct copy of a printout printed at my request from www.otcquote.com showing the trading status of LFBG's stock as of November 18, 2013.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on November 21, 2013, in Los Angeles, California.

Jun 1. Kirka Lucee S. Kirka

EXHIBIT 1

LEFT BEHIND GAMES INC.

Business Entity Information					
Status:	Revoked	File Date:	11/29/2010		
Туре:	Domestic Corporation	Entity Number:	E0565942010-0		
Qualifying State:	NV	List of Officers Due:	11/30/2011		
Managed By:		Expiration Date:			
NV Business ID:	NV20101833921	Business License Exp:	11/30/2011		

Registered Agent Information

Registered Agent resigned

Financial Information

No Par Share Count:	0	Capital Amount:	\$ 10,060,000.00
Par Share Count:	10,000,000,000.00	Par Share Value:	\$ 0.001
Par Share Count:	60,000,000.00	Par Shåre Value:	\$ 0.001

Officers			Include Inactive Officers
Secretary - RICH	ARD KNOX		
Address 1:	25060 HANCOCK AVE., SUITE 103 BOX 110	Address 2:	
City:	MURRIETA	State:	CA
Zip Code:	92562	Country:	
Status:	Active	Email:	
Treasurer - RICH	ARD KNOX		
Address 1:	25060 HANCOCK AVE., SUITE 103 BOX 110	Address 2:	
City:	MURRIETA	State:	CA
Zip Code:	92562	Country:	
Status:	Active	Email:	
Director - RICHAI	RD KNOX		
Address 1:	25060 HANCOCK AVE., SUITE 103 BOX 110	Address 2:	
City:	MURRIETA	State:	CA
Zip Code:	92562	Country:	
Status:	Active	Email:	
President - TROY	A LYNDON		
Address 1:	25060 HANCOCK, SUITE 103 BOX 110	Address 2:	
City:	MURRIETA	State:	CA
Zip Code:	92562	Country:	
Status:	Active	Email:	

Actions\Amendments						
Articles of Incorporation						
20100886658-34	# of Pages:	13				
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File Date:	12/14/2010	Effective Date:		
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Action Type:	Merge In		· · ·	
Document Number:	20100931522-75	# of Pages:	18	
File Date:	12/16/2010	Effective Date:	1/17/2011	
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Action Type:	Amendment			
Document Number:	20110243158-87	# of Pages:	1	
File Date:	3/30/2011	Effective Date:	3/28/2011	
No Par Value Shares: 0 New Stock Value: Par V	********	Total Authe e: \$ 0.001 Par Value Sha	res: 60,000,000 Value: \$ 0.001 No	
Action Type:	Amendment			
Document Number:	20110733782-34	# of Pages:	1	
File Date:	10/12/2011	Effective Date:		
(No notes for this action)			
Action Type: Commercial Registered Agent Resignation				
Action Type.				
Document Number:	20130092042-23	# of Pages:	6	

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Exhibit	Page 🗸

EXHIBIT 2



EDGAR Search Results



SEC Home » Search the Next-Generation EDGAR System » Company Search » Current Page

LEFT BEHIND GAMES INC. CIK#: 0000013055 (see all Business Address 1670 MAKALOA STREET

SIC: 7372 - SERVICES-PREPACKAGED SOFTWARE State location: HI | State of Inc.: HI | Fiscal Year End: 0331 formerly: BONANZA GOLD INC (filings through 2006-04-21) formerly: LEFT BEHIND GAMES, INC. (filings through 2007-08-21) (Assistant Director Office: 3) Get insider transactions for this issuer. Business AddressMailing Address1670 MAKALOA1670 MAKALOASTREETSTREETSUITE 204SUITE 204HONOLULU HI 96814HONOLULU HI 96814951-234-5995SUITE 204

Filter	Filing Type:	Prior to: (YYYYMMDD)	Ownership?	Limit Results Per Page	Search
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Items 1 - 100 🔝 RSS Feed

Filings	Format		Description		Filing Date	File/Film Number
8-K	Documents		Current report, items 1.01, 4.02, 5.02, and Acc-no: 0001358951-13-000003 (34 Act) KB	l 9.01 Size: 22	2013- 10-09	000-50603 131142380
8-K	Documents		Current report, items 4.01 and 9.01 Acc-no: 0001515971-13-000409 (34 Act) KB	Size: 13	2013- 09-09	000-50603 131085649
8-K	Documents		Current report, items 7.01 and 9.01 Acc-no: 0001515971-13-000303 (34 Act) KB	Size: 27	2013- 07-05	000-50603 13955542
8-K	Documents		Current report, items 7.01 and 9.01 Acc-no: 0001515971-12-000173 (34 Act) KB	Size: 14	2012- 05-30	000-50603 12875709
8-K	Documents		Current report, items 7.01 and 9.01 Acc-no: 0001515971-12-000056 (34 Act) KB	Size: 14	2012- 03-23	000-50603 12712141
8-K	Documents		Current report, items 7.01 and 9.01 Acc-no: 0001515971-12-000026 (34 Act) KB	Size: 20	2012- 02-06	000-50603 12572138
RW	Documents		Registration Withdrawal Request Acc-no: 0001515971-12-000014 (NE Act) KB	Size: 5	2012- 01-27	333-177232 12552463
PRE 14C	Documents		Other preliminary information statements Acc-no: 0001515971-12-000002 (34 Act) KB	Size: 75	2012- 01-03	000-50603 12503082
8-K	Documents		Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000460 (34 Act) KB	Size: 48	2011- 12-13	000-50603 111257696
10-Q	Documents	Interactive Data	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001158957-11-000429 (34 Act)	Size: 1	2011- 11-21	000-50603 111218852
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NT 10-Q Doc S-8 Doc 10-K Doc 8-K Doc	cuments		MB Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000226 (34 Act) Size: 30 KB Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 405, 10-KSB, 10-KT, or 10-KT405 Acc-no: 0001158957-11-000199 (34 Act) Size: 20 KB	2011- 07-14 2011- 06-30	000-50603 11967624 000-50603 11941187
NT 10-Q Doc S-8 Doc 10-K Doc			MB Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000226 (34 Act) Size: 30		
NT 10-Q Doc S-8 Doc	cuments		MB		
NT 10-Q Doc	ocuments		Annual report [Section 13 and 15(d), not S-K Item 405] Acc-no: 0001158957-11-000255 (34 Act) Size: 5	2011- 08-05	000-50603 111012573
	ocuments		Securities to be offered to employees in employee benefit plans Acc-no: 0001158957-11-000268 (33 Act) Size: 366 KB	2011- 3 08-09	333-176183 111021547
10-Q Doc	ocuments		Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001158957-11-000281 (34 Act) Size: 17 KB	2011- 08-11	000-50603 111027890
	ocuments		Quarterly report [Sections 13 or 15(d)] Acc-no: 0001158957-11-000295 (34 Act) Size: 22 KB	5 2011- 08-22	000-50603 111050296
SC 13G Doc	ocuments		Statement of acquisition of beneficial ownership by individuals Acc-no: 0001158957-11-000305 (34 Act) Size: 78 KB	2011- 08-26	005-85337 111059402
10-Q/A Doc	ocuments		[Amend]Quarterly report [Sections 13 or 15(d)] Acc-no: 0001158957-11-000309 (34 Act) Size: 1 MB	2011- 08-29	000-50603 111061351
8-K Doo	ocuments		Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000314 (34 Act) Size: 18 KB	2011- 09-06	000-50603 111075604
S-8 Doo	ocuments		Securities to be offered to employees in employee benefit plans Acc-no: 0001158957-11-000316 (33 Act) Size: 36 KB	2011- 3 09-08	333-176724 111079251
8-K Doo	ocuments		Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000339 (34 Act) Size: 17 KB	2011- 09-23	000-50603 111105771
PRE 14C Doc	ocuments		Other preliminary information statements Acc-no: 0001158957-11-000340 (34 Act) Size: 82 KB	2011- 09-23	000-50603 111105806
8-K Doo	ocuments		Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000344 (34 Act) Size: 25 KB	2011- 09-27	000-50603 111108957
DEF 14C Doo	ocuments		Other definitive information statements Acc-no: 0001158957-11-000346 (34 Act) Size: 79 KB	2011- 10-04	000-50603 111121675
S-8 Doo	ocuments		Securities to be offered to employees in employee benefit plans Acc-no: 0001158957-11-000354 (33 Act) Size: 23 KB	2011- 4 10-06	333-177204 111129915
8-K Do	ocuments		Current report, items 1.01, 3.02, and 9.01 Acc-no: 0001158957-11-000357 (34 Act) Size: 20 KB	5 2011- 10-07	000-50603 111133081
S-1 Do	ocuments	Interactive Data	General form for registration of securities under the Securities Act of 1933 Acc-no: 0001158957-11-000359 (33 Act) Size: 6 MB	2011- 10-11	333-177232 111133100
NT 10-Q Do	ocuments		Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001158957-11-000413 (34 Act) Size: 18 KB	2011- 11-14	

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8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000130 (34 Act) MB	Size: 5	2011- 05-10	000-50603 11826046
8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001158957-11-000119 (34 Act) KB	Size: 15	2011- 05-03	000-50603 11802885
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10-Q/A	Documents	[Amend]Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-11-000487 (34 Act) Size: 367 KB	2011- 02-22	000-50603 11629167	
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8-K	Documents	Current report, item 4.02 Acc-no: 0001078782-11-000480 (34 Act) Size: 310 KB	2011- 02-22	000-50603 11629103	
NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001078782-11-000378 (34 Act) Size: 19 KB	2011- 02-15	000-50603 11610028	a dah dalamba yana yang sanang gara ya goʻata tari kata dalama
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CORRESP	Documents	[Cover]Correspondence Acc-no: 0001078782-11-000238 Size: 126 KB	2011- 01-26		
8-K/A	Documents	[Amend]Current report, items 4.01 and 9.01 Acc-no: 0001078782-11-000237 (34 Act) Size: 19 KB	2011- 01-26	000-50603 11549548	generalit. Beller, Without an annalised marging
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8-K/A	Documents	[Amend]Current report, item 4.01 Acc-no: 0001078782-11-000196 (34 Act) Size: 14 KB	2011- 01-24	000-50603 11544182	
8-K	Documents	Current report, items 1.01, 7.01, and 9.01 Acc-no: 0001078782-11-000188 (34 Act) Size: 19 KB	2011- 01-21	000-50603 11540775	a a a de la construction de la construcción de la construcción de la construcción de la construcción de la cons
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8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-002982 (34 Act) Size: 27 KB	2010- 12-21	000-50603 101266321	a series and the series of the
DEF 14C	Documents	Other definitive information statements Acc-no: 0001078782-10-002927 (34 Act) Size: 1 MB	2010- 12-14	000-50603 101250709	
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CORRESP	Documents	[Cover]Correspondence Exhib	2010- it	Page	

		Exhil	bit	Page_
D/A	Documents	[Amend]Notice of Exempt Offering of Securities, item 06	2010-	021-01305-5D
NTN 10Q	Documents	Notices of Late Filings of Form 10-Q or 10-QSB Acc-no: 0001078782-10-001458 (34 Act) Size: 11 KB	2010- 06-25	000-50603 10918066
NT 10-K	Documents	Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 405, 10-KSB, 10-KT, or 10-KT405 Acc-no: 0001078782-10-001462 (34 Act) Size: 11 KB	2010- 06-28	000-50603 10918433
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NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001078782-10-001911 (34 Act) Size: 11 KB	2010- 08-17	000-50603 101021295
10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-10-001961 (34 Act) Size: 244 KB	2010- 08-18	000-50603 101025576
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10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-10-002729 (34 Act) Size: 257 KB	2010- 11-22	000-50603 101209009
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PRER14C	Documents	Information statements Acc-no: 0001078782-10-002768 (34 Act) Size: 1 MB	2010- 11-29	000-50603 101218671
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8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-000716 (34 Act) Size: 19 KB	2010- 04-07	000-50603 10735879
8-К	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-000708 (34 Act) Size: 16 KB	2010- 04-06	000-50603 10733879
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001078782-10-000667 Size: 125 KB	2010- 04-01	
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001078782-10-000506 Size: 147 KB	2010- 03-18	
10-K/A	Documents	[Amend]Annual report [Section 13 and 15(d), not S- K Item 405] Acc-no: 0001078782-10-000504 (34 Act) Size: 52 KB	2010- 03-18	000-50603 10691873
8-К	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-000498 (34 Act) Size: 17 KB	2010- 03-17	000-50603 10687179
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Next 100

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Modified 03/14/2012

Exhibit_____Page____6



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LEFT BEHIND GAMES INC. CIK#: 0000013055 (see all Business Address company filings)

SIC: 7372 - SERVICES-PREPACKAGED SOFTWARE State location: HI | State of Inc.: HI | Fiscal Year End: 0331 formerly: BONANZA GOLD INC (filings through 2006-04-21) formerly: LEFT BEHIND GAMES, INC. (filings through 2007-08-21) (Assistant Director Office: 3) Get insider transactions for this issuer.

1670 MAKALOA STREET SUITE 204 HONOLULU HI 96814 HONOLULU HI 96814 951-234-5995

Mailing Address 1670 MAKALOA STREET SUITE 204

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Previous 100

Exhibit

Page

Next 100

Filings	Format	Description	Filing Date	File/Film Number
SC 14F1/A	Documents	[Amend]Statement regarding change in majority of directors [Rule 14f-1] Acc-no: 0001078782-10-000458 (34 Act) Size: 106 KB	2010-03- 12	005-85337 10678386
SC 13D/A	Documents	[Amend]General statement of acquisition of beneficial ownership Acc-no: 0001078782-10-000445 (34 Act) Size: 25 KB	2010-03- 10	005-85337 10671411
SC 13D	Documents	General statement of acquisition of beneficial ownership Acc-no: 0001078782-10-000443 (34 Act) Size: 24 KB	2010-03- 10	005-85337 10671381
8-K	Documents	Current report, items 1.01 and 9.01 Acc-no: 0001078782-10-000374 (34 Act) Size: 634 KB	2010-02- 26	000-50603 10640057
JPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-10-011059 Size: 63 KB	2010-02- 26	
3-К	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-000334 (34 Act) Size: 18 KB	2010-02- 23	000-50603 10624805
3-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-10-000332 (34 Act) Size: 17 KB	2010-02- 22	000-50603 10623256
10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-10-000330 (34 Act) Size: 243 KB	2010-02- 22	000-50603 10623220
SC 14F1	Documents	Statement regarding change in majority of directors [Rule 14f-1] Acc-no: 0001078782-10-000328 (34 Act) Size: 107 KB	2010-02- 22	005-85337 10623189
NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001078782-10-000260 (34 Act) Size: 16 KB	2010-02- 12	000-50603 10600733
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10-Q/A	Documents	[Amend]Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-09-001970 (34 Act) Size: 266 KB	2009-12- 08	000-50603 091229365
10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-09-001874 (34 Act) Size: 5 MB	2009-11- 18	000-50603 091193691
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DEF 14C	Documents	Other definitive information statements Acc-no: 0001078782-09-001713 (34 Act) Size: 107 KB	2009-11- 09	000-50603 091169399
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CORRESP	Documents	[Cover]Correspondence Acc-no: 0001078782-09-001709 Size: 42 KB	2009-11- 06	
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8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-09-001660 (34 Act) Size: 17 KB	2009-10- 30	000-50603 091149043
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8-K/A	Documents	[Amend]Current report, items 3.02, 3.03, 7.01, 8.01, and 9.01 Acc-no: 0001078782-09-001550 (34 Act) Size: 18 KB	2009-10- 01	000-50603 091099253
8-K	Documents	Current report, items 7.01 and 9.01 Acc-no: 0001078782-09-001536 (34 Act) Size: 17 KB	2009-09- 29	000-50603 091093243
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D	Documents	Notice of Exempt Offering of Securities, item 06 Acc-no: 0001078782-09-001473 (33 Act) Size: 6 KB	2009-09- 22	021-01305-5D 091079731
8-K	Documents	Current report, items 5.02, 8.01, and 9.01 Acc-no: 0001078782-09-001442 (34 Act) Size: 149 KB	2009-09- 15	000-50603 091069723
8-K	Documents	Current report, item 5.02 Acc-no: 0001078782-09-001415 (34 Act) Size: 10 KB	2009-09- 11	000-50603 091065058
10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-09-001316 (34 Act) Size: 241 KB	2009-08- 19	000-50603 091024990
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10-K	Documents	Annual report [Section 13 and 15(d), not S-K Item 405] Acc-no: 0001078782-09-001025 (34 Act) Size: 672 KB	2009-07- 15	000-50603 09946634
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8-K	Documents	Current report, item 9.01 Acc-no: 0001078782-09-000358 (34 Act) Size: 21 KB	2009-03- 18	000-50603 09691454
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8-K	Documents	Current report, items 5.02, 8.01, and 9.01 Acc-no: 0001078782-08-001380 (34 Act) Size: 20 KB	2008-10- 15	000-50603 081124419
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8-K	Documents	Current report, items 8.01 and 9.01 Acc-no: 0001078782-08-001187 (34 Act) Size: 20 KB	2008-08- 26	000-50603 081037741
10-Q	Documents	Quarterly report [Sections 13 or 15(d)] Acc-no: 0001078782-08-001173 (34 Act) Size: 270 KB	2008-08- 19	000-50603 081028224
NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001078782-08-001088 (34 Act) Size: 11 KB	2008-08- 14	000-50603 081016459
10KSB	Documents	Optional form for annual and transition reports of small business issuers [Section 13 or 15(d), not S-B Item 405] Acc-no: 0001078782-08-000957 (34 Act) Size: 735 KB	2008-07- 15	000-50603 08953291
NT 10-K	Documents	Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 405, 10-KSB, 10-KT, or 10-KT405 Acc-no: 0001078782-08-000870 (34 Act) Size: 11 KB	2008-06- 30	000-50603 08924734
8-K	Documents	Current report, items 8.01 and 9.01 Acc-no: 0001078782-08-000800 (34 Act) Size: 21 KB	2008-06- 03	000-50603 08875314
8-K	Documents	Current report, items 8.01 and 9.01 Acc-no: 0001078782-08-000649 (34 Act) Size: 15 KB	2008-05- 13	000-50603 08826593
8-K	Documents	Current report, item 1.02 Acc-no: 0001019687-08-001183 (34 Act) Size: 30 KB	2008-03- 19	000-50603 08699358
8-K	Documents	Current report, items 2.04 and 5.02 Acc-no: 0001019687-08-001160 (34 Act) Size: 29 KB	2008-03- 18	000-50603 08696995
8-K/A	Documents	[Amend]Current report, items 4.01 and 9.01 Acc-no: 0001019687-08-000855 (34 Act) Size: 38 KB	2008-02- 29	000-50603 08656519
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 000000000-08-009660 Size: 36 KB	2008-02- 25	
10QSB	Documents	Optional form for quarterly and transition reports of small business issuers Acc-no: 0001019687-08-000679 (34 Act) Size: 763 KB	2008-02- 19	000-50603 08626526
8-K	Documents	Current report, items 4.01 and 9.01 Acc-no: 0001019687-08-000678 (34 Act) Size: 37 KB	2008-02- 19	000-50603 08626509
NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001019687-08-000576 (34 Act) Size: 40 KB	2008-02- 14	000-50603 08608426
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Exhibit A Page

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10QSB NT 10-Q	Documents Documents	Acc-no: 0001019687-07-000512 (34 Act) Size: 517 KB Notification of inability to timely file Form 10-Q or 10-QSB	20	07635019
8-K	Documents	Acc-no: 0001019687-07-001806 (34 Act) Size: 99 KB Optional form for quarterly and transition reports of small business	2007-08- 13 2007-02-	07916910 000-50603
NT 10-K	Documents	Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 405, 10-KSB, 10-KT, or 10-KT405 Acc-no: 0001019687-07-001949 (34 Act) Size: 51 KB Current report, item 5.02	2007-06- 29 2007-06-	000-50603 07949628 000-50603
10KSB	Documents	Optional form for annual and transition reports of small business issuers [Section 13 or 15(d), not S-B Item 405] Acc-no: 0001019687-07-002150 (34 Act) Size: 1 MB	2007-07- 16	000-50603 07982244
NT 10-Q	Documents	Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001019687-07-002604 (34 Act) Size: 45 KB	2007-08- 15	000-50603 071059183
10QSB	Documents	issuers Acc-no: 0001019687-07-002701 (34 Act) Size: 537 KB	2007-08- 20	000-50603 071068067
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001019687-07-002989 Size: 96 KB Optional form for quarterly and transition reports of small business	2007-09- 07	
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-07-044525 Size: 57 KB	2007-09- 13	
REGDEX	Documents	[Paper] Notice of Sale of Securities [Regulation D and Section 4(6) of the Securities Act of 1933], item 06 Acc-no: 9999999997-07-044470 (34 Act) Size: 1 KB	2007-10- 11	021-01305-5D 07080176
DEF 14C	Documents	Other definitive information statements Acc-no: 0001019687-07-003439 (34 Act) Size: 223 KB	2007-10- 12	000-50603 071169279
DEFR14C	Documents	Revised information statement materials, definitive Acc-no: 0001019687-07-003446 (34 Act) Size: 221 KB	2007-10- 12	000-50603 071170287
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-07-050163 Size: 29 KB	2007-10- 15	5
8-K	Documents	Current report, item 5.02 Acc-no: 0001019687-07-003612 (34 Act) Size: 30 KB	2007-10- 25	000-50603 071188913
NT 10-Q	Documents	Acc-no: 0001019687-07-004048 (34 Act) Size: 62 KB Notification of inability to timely file Form 10-Q or 10-QSB Acc-no: 0001019687-07-003931 (34 Act) Size: 11 KB	19 2007-11- 14	071256561 000-50603 071244162
8-K	Documents	Acc-no: 0001019687-07-004049 (34 Act) Size: 652 KB Current report, item 4.02	2007-11-	000-50603
10QSB	Documents	Optional form for quarterly and transition reports of small business issuers	2007-11- 19	000-50603 071256587
10KSB/A	Documents	[Amend]Optional form for annual and transition reports of small business issuers [Section 13 or 15(d), not S-B Item 405] Acc-no: 0001019687-07-004082 (34 Act) Size: 1 MB	2007-11- 20	000-50603 071260473
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001019687-07-004094 Size: 230 KB	2007-11- 20	
10QSB/A	Documents	[Amend]Optional form for quarterly and transition reports of small business issuers Acc-no: 0001019687-07-004144 (34 Act) Size: 645 KB	2007-11- 27	000-50603 071269378
8-K	Documents	Current report, item 5.02 Acc-no: 0001019687-07-004170 (34 Act) Size: 32 KB	2007-11- 28	000-50603 071271559
8-K	Documents	Current report, items 5.01 and 5.02 Acc-no: 0001019687-07-004244 (34 Act) Size: 31 KB	2007-12- 07	000-50603 071292164
8-K	Documents	Current report, items 8.01 and 9.01 Acc-no: 0001019687-07-004440 (34 Act) Size: 264 KB	2007-12- 24	000-50603 071324645
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-07-062810 Size: 20 KB	2007-12- 31	
8-K	Documents	Current report, item 8.01 Acc-no: 0001019687-08-000307 (34 Act) Size: 25 KB	2008-01- 25	000-50603 08550595
8-K	Documents	Current report, item 5.02 Acc-no: 0001019687-08-000316 (34 Act) Size: 29 KB	2008-01- 25	000-50603 08551286
8-K	Documents	Current report, item 5.02 Acc-no: 0001019687-08-000319 (34 Act) Size: 29 KB	2008-01- 25	000-50603 08551756

Exhibit _____ Page__

10

S-8 Documents Securities to be offered to employees in employee benefit plans Acc-no: 0001019687-07-000136 (33 Act) Size: 219 KB 19	007-01- 333-140089 07539917

Previous 100 Next 100

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Modified 03/14/2012

ExhibitPage



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LEFT BEHIND GAMES INC. CIK#: 0000013055 (see all Business Address company filings)

SIC: 7372 - SERVICES-PREPACKAGED SOFTWARE State location: HI | State of Inc.: HI | Fiscal Year End: 0331 formerly: BONANZA GOLD INC (filings through 2006-04-21) formerly: LEFT BEHIND GAMES, INC. (filings through 2007-08-21) (Assistant Director Office: 3) Get insider transactions for this issuer.

1670 MAKALOA STREET SUITE 204 HONOLULU HI 96814 HONOLULU HI 96814 951-234-5995

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Mailing Address 1670 MAKALOA STREET SUITE 204

Filter	Filing Type:	Prior to: (YYYYMMDD)	Ownership?	Limit Results Per Page	Search
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Items 201 - 232 🔝 RSS Feed

Filing File/Film Filings Format Description Number Date Optional form for quarterly and transition reports of small business 2006-11-000-50603 10QSB Documents issuers 061213837 14 Acc-no: 0001019687-06-002693 (34 Act) Size: 595 KB Current report, item 5.02 2006-11-000-50603 8-K Documents Acc-no: 0001078782-06-000970 (34 Act) Size: 16 KB 061209635 13 [Amend]Current report, item 3.02 2006-10-000-50603 8-K/A Documents 061138925 Acc-no: 0001078782-06-000859 (34 Act) Size: 15 KB 11 [Amend][Paper]Notice of Sale of Securities [Regulation D and 2006-10-021-01305-5D **REGDEX/A** Documents Section 4(6) of the Securities Act of 1933], item 06 06066587 06 Acc-no: 9999999997-07-020296 (34 Act) Size: 1 KB Optional form for quarterly and transition reports of small business 2006-08-000-50603 10QSB Documents issuers 061047126 21 Acc-no: 0001078782-06-000785 (34 Act) Size: 221 KB 2006-08-000-50603 Notification of inability to timely file Form 10-Q or 10-QSB NT 10-Q Documents Acc-no: 0001078782-06-000735 (34 Act) Size: 16 KB 061029714 14 Optional form for annual and transition reports of small business 2006-07-000-50603 10KSB Documents issuers [Section 13 or 15(d), not S-B Item 405] 06954747 11 Acc-no: 0001078782-06-000602 (34 Act) Size: 1 MB Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 2006-06-000-50603 NT 10-K Documents 405, 10-KSB, 10-KT, or 10-KT405 30 06935053 Acc-no: 0001078782-06-000588 (34 Act) Size: 16 KB [Paper]Notice of Sale of Securities [Regulation D and Section 4(6) 2006-04-021-01305-5D of the Securities Act of 1933], item 06 REGDEX Documents 18 06066588 Acc-no: 9999999997-07-020297 (34 Act) Size: 1 KB [Paper]Notice of Sale of Securities [Regulation D and Section 4(6) 2006-04-021-01305-5D REGDEX of the Securities Act of 1933], item 06 Documents 18 06032963 Acc-no: 9999999997-06-016239 (34 Act) Size: 1 KB Other definitive proxy statements 2006-03-000-50603 DEF 14A Documents Acc-no: 0001078782-06-000247 (34 Act) Size: 37 KB 22 06704566

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DEF 14A	Documents	ACC-NO: 0001078782-06-000207 (34 ACI) SIZE: 41 KB	2006-03- 09	000-50603 06676156
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001078782-06-000190 Size: 11 KB	2006-02- 27	
8-K/A	Documents	[Amend][Cover]Current report, items 4.01 and 9.01 Acc-no: 0001078782-06-000175 (34 Act) Size: 63 KB	2006-02- 21	000-50603 06630753
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-06-008342 Size: 58 KB	2006-02- 16	
8-K/A	Documents		2006-02- 14	000-50603 06605818
		Acc-no: 0001078782-06-000157 (34 Act) Size: 2 MB		
8-K	Documents	Current report, items 3.02, 4.01, 5.01, 5.02, and 9.01 Acc-no: 0001078782-06-000149 (34 Act) Size: 1 MB	2006-02- 10	000-50603 06599973
10QSB	Documents		2006-01- 30	000-50603 06560734
of even in condutte		Acc-no: 0001052918-06-000074 (34 Act) Size: 534 KB	00	00000701
10QSB	Documents	Optional form for quarterly and transition reports of small business issuers Acc-no: 0001052918-05-000505 (34 Act) Size: 324 KB	2005-11- 04	000-50603 051179401
line of the second s		Optional form for quarterly and transition reports of small business		
10QSB	Documents		2005-08- 15	000-50603 051027434
		Optional form for annual and transition reports of small business		
10KSB	Documents	and the second	2005-06- 28	000-50603 05920182
10KSB/A	Documents	[Amend]Optional form for annual and transition reports of small business issuers [Section 13 or 15(d), not S-B Item 405] Acc-no: 0001052918-05-000158 (34 Act) Size: 979 KB	2005-03- 30	000-50603 05713916
10QSB	Documents		2005-02- 14	000-50603 05607034
		Acc-no: 0001052918-05-000085 (34 Act) Size: 322 KB [Amend]Registration of securities for small business [Section 12		
10SB12G/A	Documents	(g)] Acc-no: 0001052918-05-000058 (34 Act) Size: 755 KB	2005-02- 07	000-50603 05580044
		Optional form for quarterly and transition reports of small business	0004.44	000 50000
10QSB	Documents	issuers Acc-no: 0001052918-04-000428 (34 Act) Size: 352 KB	2004-11- 08	000-50603 041125091
		Optional form for quarterly and transition reports of small business	2004-08-	000-50603
10QSB	Documents	issuers Acc-no: 0001052918-04-000318 Size: 348 KB	2004-08- 11	04966340
10KSB	Documents	Optional form for annual and transition reports of small business issuers [Section 13 or 15(d), not S-B Item 405] Acc-no: 0001052918-04-000282 Size: 660 KB	2004-07- 14	000-50603 04912772
10SB12G/A	Documents	[Amend]Registration of securities for small business [Section 12 (g)]	2004-07-	000-50603
		Acc-no: 0001052918-04-000278 Size: 656 KB	08	04906693
NT 10-K	Documents	Notification of inability to timely file Form 10-K 405, 10-K, 10-KSB 405, 10-KSB, 10-KT, or 10-KT405 Acc-no: 0001052918-04-000262 Size: 22 KB	2004-06- 30	000-50603 04889739
10SB12G/A	Documents	[Amend]Registration of securities for small business [Section 12 (g)]	2004-04- 22	000-50603 04748276
		Acc-no: 0001052918-04-000159 Size: 931 KB		
10SB12G	Documents	Registration of securities for small business [Section 12(g)] Acc-no: 0001052918-04-000066 Size: 708 KB	2004-02- 23	000-50603 04621415
REGDEX	Documents	[Paper]Notice of Sale of Securities [Regulation D and Section 4(6) of the Securities Act of 1933], item 06 Acc-no: 9999999997-03-043628 Size: 1 KB	2003-12- 02	021-01305-5D 03039761

Previous 100

Exhibit_ ∂ _Page_ 2

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Exhibit 2 Page 19

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Modified 03/14/2012

EXHIBIT 3

LEFT BEHIND GAMES, INC. REQUIRED PERIODIC FILINGS

<u>Form</u>	Period Ended	Date Required to be Filed
10-Q	December 31, 2011	February 15, 2012
10-K	March 31, 2012	July 2, 2012
10-Q	June 30, 2012	August 15, 2012
10-Q	September 30, 2012	November 15, 2012
10-Q	December 31, 2012	February 15, 2013
10-K	March 31, 2013	July 1, 2013
10-Q	June 30, 2013	August 15, 2013
10-Q	September 30, 2013	November 15, 2013

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EXHIBIT 4

MARKET ACTIVITY	QUOTE & CON	IPANY INFO) 🔒 <u>Print</u>			
Quote & Company Info	Left Behind Games, Inc. (LFBG: OTC Pink Limited)					
Quote & Company into	0.00 0.00 (0.0	10%) At Aug	23 2013			
Current Market		JSIP: 52464N10		Piggyback Qualifi	ed: Yes	
Closing Summary	Quote Time &	Sales Charts	Company Info News	Filings and Disclosure	Short Sales	Insider Transactions
Market Maker Data	Trade Data Su	mmary <u>T</u>	ime & Sales			
News & Reports	Last Sale		0.00 — Aug 23,	2013		Daily Range
	Change		+0.00 (+0.00%)			52wk Range
Corporate Actions	Prev Close		0.00			Volume
Pending Actions	Opening Price		N/A			Dividend (Yie
	¹ Trade data delayed 1	5 minutes.				
NEED HELP? Help with This Page Main Help Page	² Trade times are in EST (Eastern Standard Time).					
	Quote Data					
<u>Contact Us</u>	Best Bid		Best	Ask		
	No Inside		0.0001 x 67,61	8,953 shares		
	Real-Time Lev	el 2 Montage	9			
	MMID	Bid Price	Shares	Date/Time (EST)	e M	MID
	<u>VFIN</u>	Unpriced		Nov 10, 20 ⁻	12 <u>V</u> I	ERT
	NITE	Unpriced		Mar 12, 201	13 <u>E</u>	TRE

Aug 23, 2013 <u>CANT</u> ETRF Unpriced 7:50:28 AM <u>ATDF</u> Unpriced 8:30:02 AM Unpriced 9:30:02 AM <u>MAXM</u> CSTI Unpriced 9:30:08 AM <u>CDEL</u> Unpriced 3:00:39 PM

May 14, 2013

Jun 10, 2013

CDEL

<u>MAXM</u>

<u>CSTI</u>

<u>NITE</u>

<u>INTL</u>

<u>CANT</u>

<u>VFIN</u>

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4 ____Page__

Exhibit___

Real time as of Mon, Aug 26, 2013 03:43:30 PM (EST)

Unpriced

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Market Maker Information

VERT

<u>INTL</u>

ATDFAutomated Trading Desk Fincl Svcs, LLCCANTCantor Fitzgerald & Co.CDELCitadel SecuritiesCSTICanaccord Genuity IncETRFG1 Execution Services, LLCINTLIntl FCStone Securities Inc.MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLCVERTThe Vertical Trading Group, LLC	MMID	Name
CDELCitadel SecuritiesCSTICanaccord Genuity IncETRFG1 Execution Services, LLCINTLIntl FCStone Securities Inc.MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLC	ATDF	Automated Trading Desk Fincl Svcs, LLC
CSTICanaccord Genuity IncETRFG1 Execution Services, LLCINTLIntl FCStone Securities Inc.MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLC	CANT	Cantor Fitzgerald & Co.
ETRFG1 Execution Services, LLCINTLIntl FCStone Securities Inc.MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLC	CDEL	Citadel Securities
INTLIntl FCStone Securities Inc.MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLC	CSTI	Canaccord Genuity Inc
MAXMMaxim Group LLCNITEKnight Execution & Clearing Services LLC	 ETRF	G1 Execution Services, LLC
NITE Knight Execution & Clearing Services LLC	 INTL	Intl FCStone Securities Inc.
	MAXM	Maxim Group LLC
VERT The Vertical Trading Group, LLC	 NITE	Knight Execution & Clearing Services LLC
	VERT	The Vertical Trading Group, LLC

VFIN

All quotes displayed here are published by market makers on OTC Link, OTC Markets Group Inc.'s electronic inter-dealer quotation

Please see Terms of Service and Risk Warning for more information.

MMID - Market maker quotation published in OTC Link that meets the Inside market

MMID — Market maker quotation published in OTC Link

cMMID — Closed quote

U — Unpriced quote in OTC Link

MMIDu — Unsolicited market maker quotation published in OTC Link

Exhibit_	4	Page_Q
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8-K 1 lfbg8k090913.htm 8-K

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549-1004

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities and Exchange Act of 1934

September 9, 2013

Date of Report (date of Earliest Event Reported)

LEFT BEHIND GAMES INC.

(Exact Name of Registrant as Specified in its Charter)

NEVADA

(State or Other Jurisdiction of Incorporation or Organization) 000-50603

(Commission File No.)

91-0745418 (IRS Employer Identification No.)

1670 Makaloa #204B380 Honolulu, HI 96814

(Address of principal executive offices and zip code)

951-234-5995

(Registrant's telephone number, including area code)

25060 Hancock Ave, Murrieta, CA 92563

(Former name or former address, if changed from last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Exhibit Page

ITEM 4.01 CHANGES IN REGISTRANT'S CERTIFYING ACCOUNTANT.

On September 3, 2013, the Board of Directors of Left Behind Games Inc., a Nevada corporation (the "Company") accepted the resignation of Malone Bailey LLP ("MB"), as its independent registered public account firm.

MB served as the certifying accountants for the Company's most recently filed financial statements for the quarterly periods ending June 30, 2009 through September 30, 2011. Except as noted below, MB's audit reports during these periods did not contain an adverse opinion or a disclaimer of opinion, nor was qualified or modified as to uncertainty, audit scope, or accounting principles.

MB's audit reports, dated from February 22, 2011 through November 21, 2011 for quarterly periods ending June 30, 2009 through September 30, 2011, including the Company's financial statements for the fiscal years ended March 31, 2010 and March 31, 2011, respectively, contained an explanatory paragraph which noted that there was substantial doubt as to our ability to continue as a going concern.

From the date on which MB was engaged until the date of its resignation, there were no resulting disagreements with MB on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure, which disagreements, if not resolved to the satisfaction of MB would have caused it to make reference to the subject matter of the disagreements in connection with any reports it would have issued, and there were no "reportable events" of the nature described in Item 304(a)(1)(v), paragraphs (A) through (D), of Regulation S-K.

The Company provided MB with a copy of the disclosures it is making in this Form 8-K in response to Item 304(a) of Regulation S-K. The Company had also requested MB to furnish the Company with a letter addressed to the Securities and Exchange Commission stating whether it agrees with the statements made by the Company in response to Item 304(a) of Regulation S-K and it is attached hereto as Exhibit 16.1.

The Company is actively looking for a new audit firm with the intent to eventually become again, a fully-reporting public company.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

LEFT BEHIND GAMES INC.

Date: September 9, 2013

By: /s/ TROY A. LYNDON

Name: Troy A. Lyndon Title: Chief Executive Officer (Principal Executive and Principal Fir

(Principal Executive and Principal Financial and Accounting Officer)

2

5 Page Exhibit

EX-16 2 exhibit161.htm EXHIBIT 16.1

Exhibit 16.1

September 9, 2013

Office of the Chief Accountant Securities and Exchange Commission 100 F Street, N.E. Washington, D.C. 20549

We have read Item 4.01 included in the Form 8-K dated September 9, 2013 of Left Behind Games, Inc. to be filed with the Securities and Exchange Commission and are in agreement with the statements related to our firm.

Sincerely,

MaloneBailey, LLP Houston, Texas www.malone-bailey.com

Exhibit <u>5</u> Page <u>3</u>

8-K 1 20131008 8-K.htm 8-K

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549-1004

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

October 8, 2013 Date of Report (Date of Earliest Event Reported)

LEFT BEHIND GAMES INC.

(Exact name of registrant as specified in its charter)

NEVADA (State or other jurisdiction

of incorporation)

000-50603 (Commission File Number) 91-0745418 (IRS Employer Identification No.)

1670 Makaloa Street, Suite 204, Honolulu, HI (Address of principal executive offices) 96814 (Zip code)

(951) 234-5995

(Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Exhibit _____ Page____

ITEM 1.01 ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT

On October 8, 2013, Left Behind Games Inc. (herein "Company") entered into a definitive agreement with Lifeline Studios to resolve the parties' legal dispute and resolve associated debt obligations. A copy of this agreement is attached hereto as Exhibit 99.1, and is incorporated herein by this reference.

ITEM 4.02 NON-RELIANCE ON PREVIUOSLY ISSUED FINANCIAL STATEMENTS OR A RELATED OR RELATED AUDIT REPORT OR COMPLETED INTERIM REPORTS

On September 3, 2013, MaloneBailey resigned as the Company's independent registered public account firm. On September 26, 2013, MaloneBailey informed the Company that that due to the SEC complaint and findings therein, it can no longer support its opinion dated August 3, 2011 related to the audits of the consolidated financial statements of the Company as of March 31, 2011 and 2010.

Attached as Exhibit 16.1 is a letter from MaloneBailey addressed to the Securities and Exchange Commission stating that it concurs with the statements made by the Company with respect to MaloneBailey in this Current Report on Form 8-K.

ITEM 5.02 DEPARTURE OF DIRECTORS OR CERTAIN OFFICERS' ELECTION OF DIRECTORS; APPOINTMENT OF CERTAIN OFFICERS; COMPENSATORY ARRANGEMENT OF CERTAIN OFFICERS

(b) On October 8, 2013, Troy Lyndon, our chief executive officer, chief accounting officer and chairman of the board, in addition to Richard Knox, Sr. and Richard Knox, Jr., our independent directors of the board, resigned effective October 9, 2013.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS

Exhibit No.:	Description:
5.02.1	Resignation letter of Troy Lyndon
5.02.2	Resignation letter of Richard Knox, Sr.
5.02.3	Resignation letter of Richard Knox, Jr.
16.1	Letter from MaloneBailey to SEC
99.1	Intellectual Property Exclusive License and Ownership for Debt Release

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

LEFT BEHIND GAMES INC.

By: /s/ TROY A. LYNDON

Name: Troy A. Lyndon Title: Chief Executive Officer, Chief Financial Officer and Chairman of the Board

Page_ Exhibit

DATE: October 8, 2013

EX-5 2 20131008 8-K Exhibit 5.02.1.htm EXHIBIT 5.02.1

Page 1 of 1

Exhibit 5.02.1

October 8, 2013

Resignation

I, Troy Lyndon, resign from my position as Chief Executive Officer, Chief Accounting Officer and Chairman of the Board of Left Behind Games Inc., a Nevada corporation and its subsidiaries, effective October 9, 2013.

<u>/s/ Troy Lyndon</u> Troy Lyndon

<u>6</u> Page <u>3</u> Exhibit

EX-5 3 20131008_8-K_Exhibit 5.02.2.htm EXHIBIT 5.02.2

October 8, 2013

Resignation

I, Richard Knox, Sr., resign from my position as Director of the Board of Left Behind Games Inc., a Nevada corporation and its subsidiaries, effective October 9, 2013.

<u>/s/ Richard Knox, Sr.</u> Richard Knox, Sr. Exhibit 5.02.2

6___Page_ Exhibit____

EX-5 4 20131008 8-K Exhibit 5.02.3.htm EXHIBIT 5.02.3

Page 1 of 1

Exhibit 5.02.3

October 8, 2013

Resignation

I, Richard Knox, Jr., resign from my position as Director of the Board of Left Behind Games Inc., a Nevada corporation and its subsidiaries, effective October 9, 2013.

<u>/s/ Richard Knox, Jr.</u> Richard Knox, Jr.

6 Page 5 Exhibit

EX-16 5 20131008_8-K Exhibit 16.1.htm EXHIBIT 16.1

Exhibit 16.1

October 8, 2013

Office of the Chief Accountant Securities and Exchange Commission 100 F Street, N.E. Washington, D.C. 20549

We have read Item 4.02 included in the Form 8-K dated October 8, 2013 of Left Behind Games, Inc. to be filed with the Securities and Exchange Commission and are in agreement with the statements related to our firm.

Sincerely,

MaloneBailey, LLP Houston, Texas www.malone-bailey.com

Exhibit 6 Page 6

EX-99 6 20131008_8-K_Exhibit_99.1.htm EXHIBIT 99.1

October 8, 2013

Lifeline Studios Inc. P.O. Box 2535, Waxahachie, TX 75168

RE: Ownership and Exclusive Worldwide License of Intellectual Property for Debt Release

Dear Jeff,

The purpose of this Letter of Agreement is to set forth the terms and conditions regarding Left Behind Games' (herein "LBG") provides to Lifeline Studios (herein "Lifeline" certain exclusive license and ownership rights.

In lieu of any and all debt or legal obligations which LBG may now or hereafter owe to Lifeline, LBG hereby releases any ownership rights, in perpetuity, to any Charlie Church Mouse branded products to Lifeline. And further, LBG hereby grants to Lifeline an exclusive worldwide license, in perpetuity, to market, sell, distribute under any terms, and create new associated derivative products, subject to the rights of any third-parties, the following video games and related intellectual property (herein "Products").

- Left Behind IV: World at War
- Bible Quest: Journey through Genesis
- Praise Champion 2
- King Solomon's Trivia Challenge 2
- King Solomon's Word Games
- Scripture Chess
- Keys of the Kingdom

Lifeline agrees to seek to assume LBG's royalties and rights agreements with Tyndale House Publishers (10% PC, 4% other platforms) for Left Behind branded products, but Lifeline recognizes that ultimately Tyndale will have to agree on its own to such assumption. With regard to other royalty obligations, Lifeline agrees to provide Curtis Ratica with a royalty equal to 10% regarding sales for Trivia Challenge and Praise Champion products, a 10% royalty (up to \$7,500) to Serge & Zoya Koval of Ukraine regarding the sales for Scripture Chess, and a 10% royalty to the developer of Keys of the Kingdom.

Further, LBG hereby grants to Lifeline a non-exclusive license to continue to offer to sell games marketed under the Left Behind Games and Inspired Media brands without any requirement to change such packaging or branding.

Additionally, LBG hereby agrees to transfer to Lifeline, control of LBG 's "inspiredmedia.com" website in perpetuity, and control as long as necessary or convenient between the parties with regard to "leftbehindgames.com," except however, that A) in the event LBG is prepared to reset its corporate online presence, the parties shall coordinate to update certain webpages in a manner which does not disrupt Lifeline's e-commerce and use of "inspiredmedia.com"; and B) any other domains shall revert back to their original owners within 180 days hereafter.

Accordingly, LBG shall not have any right to sell or distribute such Products without the expressed written permission of Lifeline.

In the event of any conflict, the parties' agree to seek mediation and binding arbitration if necessary to resolve any conflict under the rules of the American Arbitration Association. Either party may file a claim in any jurisdiction, so long as the responding party may participate in such mediation or arbitration telephonically.

By signing below, we both acknowledge that we have read, understand and agree with the terms and conditions herein, and that such terms above represent the entire agreement between us with regard to the subject matter hereof.

<u>/s/Troy Lyndon</u> Troy Lyndon

<u>/s/Jeff Dotson</u> Jeff Dotson Exhibit 99.1

6 Page Exhibit

UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION

September 25, 2013

IN THE MATTER OF

Left Behind Games, Inc.

File No. 500-1

ORDER OF SUSPENSION OF TRADING

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Left Behind Games, Inc. ("Left Behind") because it has not filed a periodic report since it filed its Form 10-Q for the period ending September 30, 2011, filed on November 21, 2011.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of Left Behind. Therefore, it is ordered, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the securities of Left Behind is suspended for the period from 9:30 a.m. EDT, September 25, 2013 through 11:59 p.m. EDT, on October 8, 2013.

By the Commission.

Elizabeth M. Murphy Secretary

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Exhibit Page

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MARKET ACTIVITY	QUOTE & COMPANY INFO	Print				
Quote & Company Info	Left Behind Games, Inc. (LFBG: Grey Market)					
Current Market	0.00 0.00 (0.00%) At: Nov 12, 2013 Volume: 0 CUSIP: 52464N109 PS ID: 111215 Piggyback Qualified: No			Caveat Emptor		
Closing Summary			la la companya de la	T		
Market Maker Data	Quote Time & Sales Charts Company Info News Filings and Disclosure Short Sales Insider Transactions Research Trade Data Summany Time & Sales					
News & Reports	Last Sale	0.00 Nov 12, 2013	Daily Range	N/A N/A		
Corporate Actions	Change	+0.00 (+0.00%)	52wk Range	0.0001 0.0006		
Pending Actions	Prev Close	0.00	Volume	0		
	Opening Price	N/A	Dividend (Yield)	N/A (N/A)		
NEED HELP?	¹ Trade data delayed 15 minutes.					
Help with This Page Main Help Page	^C Trade times are in EST (Eastern Standar	d Time).		Refresh All Data		
<u>Contact Us</u>						

ExhibitPage
