longer Section or Form obligat continu Instruct	this box if no subject to n 16. Form 4	STAT Filed 1934, 1935	EMENT oursuan	OF CH	ANGES SEC	IMIS on, IN I CUR	BENE ITIES the :	N 205 FIC Secu y Ho	IAL uritie	OW es E	/NERSHIP O	OMB Number: Expires: * Estimated burden ho response.		5				
1. Name an	Person - Symbol Isaac Capital Group, LLC LIVEDEAL INC (Last) (First) (Middle) 3. Date of Earliest					[LIV	LIVE]				5. Relationship Issuer (Che Director Officer (give							
12520 HI0 145	GH BLUFF	DRIVE		(Month/D 09/20/2							below)	below		-				
(Street) 4. If Amendment, D Filed/Month/Day/Year/ SAN DIEGO, CA US 92130											6. Individual or Joint/Group Filing/Check Applicable Line) X_Form filed by One Reporting Person Form filed by More than One Reporting Person							
(City)	(State)		(Zip)	Table	I - Non-D	leriv	ative	Secu		Own	quired, Dispo							
1.Title of Security (Instr. 3)	Date	Transaction Date (Month/Day/Year)					4. Securiti on Acquired i Disposed (Instr. 3, 4		(A) or l of (D)		5. Amount of Securities Beneficially Owned Following	6. Ownershi Form: Direct (D) or Indirec	7. Nature of Indirect Beneficial Ownership (Instr. 4)					
					Code	v	Amo		(A) or (D)	Price	Reported Transaction(s	(I) s) (Instr. 4)	(insir. 4)					
Common Stock	12/12/2	011			Р		403,	225	Α	\$ 1.24	403,225	D						
Common Stock (2)	09/20/2)12			Р		109,	139	А	\$ 2.38	512,364	D						
Reminder: I	Report on a owned dire	separate	line for e	ach class	ofsecur	ities			Г					1				
benerolary	owned dire	cary or mi	arecey.			in	oforma equire	ation d to	con	taine	nd to the collect ad in this form unless the for control numb	are not m displays a	SEC 147- (9-02					
	т											ned						
Derivative (Security ((Instr. 3)	ie of 2. 3. Transaction valive Conversion Date unity or Exercise (Month/Day/Year		action	3A. Dee Execution	4. f Tra Co	Code of (Instr. 8) D S A (A D of (Instr. 8)			ber vative unities sired r osed	Date Exercisable and Expiration Date (Month/Day/Year) e s		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	Securities Beneficially Owned Following Reported	Form of	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
						c	ode	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
saac Capital Group, LLC 12520 HIGH BLUFF DRIVE, STE 145 SAN DIEGO, CA US 92130		х					

/s/ John Isaac, as President of Isaac Capital Group LLC 10/02/2012 One

Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78t(a).

Remarks:
(1) On September 20, 2012, Issae Capital Group LLC converted a Subordinated Convertible Note in the principal amount of \$250,000, together with \$9.315.07 of accrued but unpaid interest, into 109.139 shares of Common Stock, at a conversion price of \$2.376 per share, and a warrant to acquire 109,139 additional shares of common stock at an exercise price of \$2.85 per share.

New Fig. Price capies of this Form, one of which must be manually signed. If space is insufficient, see hostuction 6 for procedure procedure.

Procedure procedure as the acquired to the collection of information contained in this form are not required to respond untees 1 for middle procedure.