EOI	FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Weshington D.C. 20549									PPROVA						
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	subject to n 16. Form		ENI	OF CHAN				IAI.	OWN	EKSHIPU	F E	xpires: "		2011		
	5 obligation				SECU	UKI	TIES				Es	stimated				
may co	ontinue. See		anant	to Section 1	6(a) of	the	Securitie	s Ex	change	Act of 193		urden ho				
Instruc	ction 1(b).			of the Publ								sponse		0.5		
				n 30(h) of tl												
(Print or Typ	pe Respons	s)														
		f Reporting Perso	m =	2. Issuer Na	me and	Tick	er or Tradi	ing		5. Relationship of Reporting Person(s) to						
Isaac Capi	ital Group	, LLC		Symbol LIVEDEA	LING		7F2		15.	Issuer (Check all applicable)						
(Last)	(Fir	t) (Middle							-	Director		_X_105	% Owner			
		F DRIVE, STE		Date of Ea (Month/Day/		insac	tion		be	Officer (give titleOther (specify below)				elow)		
145	OII DECI	i bidit, bii		12/17/2012												
	(Sta	ort)		4. If Amendr		ta Or	ininal		6	Individual or	Loint®	Group Eili	nerCharl.	_		
				Filed(Month/D		L OI	-pi		Ap	plicable Line)			-			
SAN DIE	GO, CA L	S 92130							ذ	Form filed by C	ine Rep	reting Person in One Repor	d ting Person			
(City)	(St:	te) (Zip)		Table I	Non-De	rivat	iva Sacuri	ition /	Contin	d, Disposed o						
											A, 01	I.	-			
1. Title of Se (Instr. 3)				Deemed ution Date, if	3. Transac	tion	 Securit Acquired 			5. Amount of Securities		Ownerd	7. Nat hip of Ind			
(HISU. 3)		Aonth/Day/Year)		nnon Date, n	Code					Beneficially O	wned	Form:	Benefi			
	1			th/Day/Year) (Instr. 8))	(Instr. 3, 4 and 5)		5)	Following Reported		Direct (D) Owner				
								(A)		Fransaction(s) Instr. 3 and 4		or Indire	ect (Instr.	.4)		
					Code		Amount	or (D)	Price	instr. 3 and 4	,	(Instr. 4)				
Common	0. 1				Code	v	Amount	(D)	Price				_			
(1)	Stock 1	2/14/2012			P		123,829	Α	202	536,193		D				
(1)								_	2.02							
Domindar E	Panort on a	separate line for e	ch cl	we of recuritie	v banafu	cially	owned						_	_		
directly or in		repairate title rot ci	icii cii	ass or securine	a centra	,	OHILL									
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										nless the for ontrol numb		splays a				
						Jeu	irrentiy v	alla	OMB C	ontroi nume	er.					
		Table II - I	eriva	tive Securitie	s Acqui	red,	Disposed	of, or	Benefi	icially Owned						
		(4	.g., p	uts, calls, wa	rrants, e	ptio	ns, conve	rtible	securit	ies)						
1. Title of	2.	3. Transaction		. Deemed	4.		5.			xercisable				9. Number of	10.	11. Nature
Derivative Security				ecution Date,	f Trans Code		n Number of			ation Date				Derivative Securities		of Indirect Beneficial
	or Exercise Price of	(Month/Day/Yea		y Ionth/Day/Yea			Of Derivati		onth/L	Day/Year)	Unde		Security Instr. 5)			Beneficial Ownership
	Derivative		(ionnir Duy, i ci	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. 0)	Securiti					. 3 and		Owned	Security:	(Instr. 4)
	Security						Acquire	d			4)			Following	Direct (D)	
							(A) or Dispose	nd lea						Reported Transaction(s)	or Indirect	
			П				of (D)	-Al						(Instr. 4)	(I) (Instr. 4)	
			П				(Instr. 3									
						_	4, and 5	5)								
												Amount				
									ate	Expiration		or Number				
								Е	xercisab	le Date		of				
					Cod	۰۱	(A) (I	D)								

Reporting Owners

B 4 6 8 4411	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Isaac Capital Group, LLC 12520 HIGH BLUFF DRIVE, STE 145 SAN DIEGO, CA US 92130		х					

Signatures

/s/ John Isaac, as President of Isaac Capital Group, LLC	02/25/2013	
-Signature of Reporting Person	Date	

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. 788(a).

Remarks:
(1) On December 17, 2012, Isaac Capital Group, LLC converted a Subordinated Convertible Note in the principal amount of \$250,000, together with accrued but unpaid interest, into 123,829 shares of common stock, at a conversion price of \$2.02 per share, and a warrant to acquire 123,829 additional shares of common stock at an exercise price of \$2.43 per shares.

Note: File three copies of this Form, one of which must be musually signed. If space is insufficient, see Instruction 6 for procedure.

Potential praction who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.