

5. Annexed hereto as Exhibit D is a copy of the Stock Purchase Agreement between Avoine and Absolute Entertainment S.A. and the related note.

6. Annexed hereto as Exhibit E is a copy the rescission agreement between Avoine and Absolute Entertainment S.A.¹

7. The agreements attached hereto as Exhibits C, D and E were all conceived, structured and drafted by a large, well regarded, American law firm on behalf of its client, Avoine.

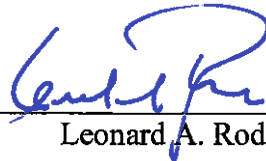
8. On May 8, 2012, at the conclusion of a court conference in this case, I handed to the Government's counsel a copy of each of the documents identified herein as Exhibits C, D and E. And on June 5, 2012, I emailed to him electronic copies of the same documents. A copy of that email is annexed hereto as Exhibit F.

9. During or about June 2012, Avoine served document demands and interrogatories on Blanca Games, Inc. Annexed hereto as Exhibits G and H are copies of the document demands and interrogatories, respectively.

10. To date, Blanca Games, Inc. has not responded to Avoine's document demands or interrogatories.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on August 13, 2012, in New York, New York



Leonard A. Rodes

¹ The quality of the executed original of the rescission agreement is poor, and so Exhibit E also includes an unexecuted but more easily legible copy of the same agreement, for the Court's convenience.