SCIENTIFIC GAMES CORP Form 10-Q August 06, 2014

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

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

For the quarterly period ended June 30, 2014

OR

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

For the transition period from to

Commission file number: 0-13063 SCIENTIFIC GAMES CORPORATION

(Exact name of registrant as specified in its charter)

Delaware 81-0422894

(State or other jurisdiction of (I.R.S. Employer Identification No.)

incorporation or organization)

750 Lexington Avenue, New York, New York 10022 (Address of principal executive offices) (Zip Code)

(212) 754-2233

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes ý No "Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes ý No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer " Accelerated filer ý

Non-accelerated filer " Smaller reporting company "

(Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes " No \acute{y}

The registrant has the following number of shares outstanding of each of the registrant's classes of common stock as of

August 1, 2014:

Class A Common Stock: 84,649,405 Class B Common Stock: None

SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES INDEX TO FINANCIAL INFORMATION AND OTHER INFORMATION THREE AND SIX MONTHS ENDED JUNE 30, 2014

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Glossary of Terms

As used in this Quarterly Report on Form 10-Q, the terms "we," "us," "our" and the "Company" mean Scientific Games Corporation and its consolidated subsidiaries. The following terms or acronyms used in this Form 10-O are defined below:

Term or Acronym Definition

2018 Notes 8.125% senior subordinated notes due 2018 issued by Scientific Games Corporation

9.250% senior subordinated notes due 2019 issued by SGI **2019** Notes 2020 Notes 6.250% senior subordinated notes due 2020 issued by SGI 6.625% senior subordinated notes due 2021 issued by SGI 2021 Notes

Accounting Standards Codification **ASC** Accounting Standards Update **ASU**

Barcrest Group Limited, an indirect wholly owned subsidiary of Scientific Games Corporation **Barcrest**

RMB denominated loans due 2014 China Loans

Beijing CITIC Scientific Games Technology Co., Ltd., the instant games supplier to the CSL, in **CSG**

which we have a 49% equity interest

CSL China Sports Lottery

depreciation and amortization expense D&A **ESPP** Employee Stock Purchase Plan

FASB Financial Accounting Standards Board

The Global Draw Limited, an indirect wholly owned subsidiary of Scientific Games Corporation Global Draw

Beijing Guard Libang Technology Co., Ltd., a provider of lottery systems and services to the **GLB**

China Welfare Lottery, in which we have a 50% equity interest

Hellenic Lotteries S.A., the operator of the Greek state lotteries, in which we have a 16.5% equity Hellenic Lotteries

interest

International Terminal Leasing, an entity that leases gaming machines to us for provision to our ITL

customers, in which we have a 50% equity interest

LAP local-area progressive licensed betting office **LBO**

Lotterie Nazionali S.r.l., the operator of the Gratta e Vinci instant ticket lottery in Italy, in which LNS

we have a 20% equity interest

Management's discussion and analysis of financial condition and results of operations MD&A

Northstar Lottery Group, LLC, the private manager of the Illinois lottery, in which we have a 20% Northstar Illinois

equity interest

Northstar New

Northstar New Jersey Lottery Group, LLC, the operating entity that provides marketing and sales

services to the New Jersey lottery, in which we have a 17.69% equity interest Jersey

refers to a note to our Consolidated Financial Statements, unless otherwise specified Note

with respect to our lottery business, refers to a contract or arrangement in which we are paid based participation

on a percentage of retail sales

PMA private management agreement

SG Provoloto, S. de R.L. de C.V., an indirect wholly owned subsidiary of Scientific Games Provoloto

Corporation until February 2014

research and development expense R&D

Roberts Communications Network, LLC, a provider of communications services to racing and **RCN**

other customers, in which we have a 29.4% equity interest

Chinese Renminbi Yuan **RMB RSU** restricted stock unit

Securities and Exchange Commission **SEC**

SG&A selling, general and administrative expense

SGI Scientific Games International, Inc., a direct wholly owned subsidiary of Scientific Games

Corporation

Sportech Sportech plc, an operator and supplier of sports pools and tote systems, in which we had a 20%

equity interest until January 2014

U.S. United States of America

U.S. GAAP accounting principles generally accepted in the United States of America

VLT video lottery terminal WAP wide-area progressive

WMS Industries Inc., a direct wholly owned subsidiary of Scientific Games Corporation

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Forward-Looking Statements

Throughout this Quarterly Report on Form 10-Q, we make "forward-looking statements" within the meaning of the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements describe future expectations, plans, results or strategies and can often be identified by the use of terminology such as "may," "will," "estimate," "intend," "continue," "believe," "expect," "anticipate," "should," "could," "potential," "opportunity," or similar terminology. The forward-looking statements contained in this Quarterly Report on Form 10-Q are generally located under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations" but may be found in other locations as well. These statements are based upon management's current expectations, assumptions and estimates and are not guarantees of future results or performance. Actual results may differ materially from those contemplated in these statements due to a variety of risks and uncertainties and other factors, including, among other things:

competition;

U.S. and international economic and industry conditions, including declines in or slow growth of lottery retail sales or gross gaming revenues and reductions in or constraints on capital spending by gaming or lottery operators; slow growth of new gaming jurisdictions, slow addition of casinos in existing jurisdictions and declines in the replacement cycle of gaming machines;

ownership changes and consolidation in the casino industry;

opposition to legalized gaming or the expansion thereof;

inability to adapt to, and offer products that keep pace with, evolving technology;

inability to develop successful gaming concepts and content;

laws and government regulation, including those relating to gaming licenses and environmental laws;

inability to identify and capitalize on trends and changes in the lottery and gaming industries, including the expansion of interactive gaming;

dependence upon key providers in our social gaming business;

inability to retain or renew existing contracts or enter into new contracts, or less favorable modifications to existing contracts;

level of our indebtedness, unavailability or inadequacy of cash flows to satisfy obligations or future needs, and restrictions and covenants in our debt agreements;

protection of our intellectual property, ability to license third party intellectual property and the intellectual property rights of others;

security and integrity of our software and systems and reliance on or failures in our information technology systems; natural events that disrupt our operations or those of our customers, suppliers or regulators;

inability to benefit from, and risks associated with, strategic equity investments and relationships, including (1) the inability of our joint venture to meet the net income targets or otherwise to realize the anticipated benefits under its

PMA with the Illinois Lottery, (2) the inability of our joint venture to meet the net income targets or other requirements under its agreement to provide marketing and sales services to the New Jersey Lottery or otherwise to realize the anticipated benefits under such agreement (including as a result of a protest) and (3) failure to realize the anticipated benefits related to the award to our consortium of an instant lottery game concession in Greece;

failure to achieve the intended benefits of the WMS acquisition, including due to the inability to realize synergies in the anticipated amounts or within the contemplated time-frames or cost expectations, or at all;

inability to complete and integrate future acquisitions, including the pending acquisition or Bally Technologies, Inc.

("Bally") due to the failure to obtain the required approvals or debt financing or otherwise;

4itigation related to the pending Bally acquisition;

disruption of our current plans and operations as a result of the pending Bally acquisition; costs, charges and expenses related to the pending Bally acquisition;

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failure to realize the intended benefits of the pending Bally acquisition, including the inability to realize the anticipated synergies in the expected amount or within the anticipated time frames or cost expectations or at all; incurrence of restructuring costs and impairment charges and compliance with revenue recognition standards fluctuations in our results due to seasonality and other factors;

dependence on suppliers and manufacturers;

risks relating to foreign operations, including fluctuations in foreign currency exchange rates and restrictions on the import of our products;

dependence on our employees;

litigation and other liabilities relating to our business, including litigation and liabilities relating to our contracts and licenses, our products and systems, our employees, intellectual property and our strategic relationships; influence of certain stockholders; and

stock price volatility.

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Additional information regarding risks and uncertainties and other factors that could cause actual results to differ materially from those contemplated in forward-looking statements is included from time to time in our filings with the SEC, including under the heading "Risk Factors" in our most recent Annual Report on Form 10-K. Forward-looking statements speak only as of the date they are made and, except for our ongoing obligations under the U.S. federal securities laws, we undertake no obligation to publicly update any forward-looking statements whether as a result of new information, future events or otherwise.

This Quarterly Report on Form 10-Q may contain references to industry market data and certain industry forecasts. Industry market data and industry forecasts are obtained from publicly available information and industry publications. Industry publications generally state that the information contained therein has been obtained from sources believed to be reliable, but that the accuracy and completeness of that information is not guaranteed. Although we believe industry information to be accurate, it is not independently verified by us and we do not make any representation as to the accuracy of that information. In general, we believe there is less publicly available information concerning the international lottery and gaming industries than the lottery and gaming industries in the U.S.

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

SCIENTIFIC GAMES CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE LOSS (Unaudited, in millions, except per share amounts)

	Three Months Ended		Six Months Ended	
	June 30,		June 30,	
	2014	2013	2014	2013
Revenue:				
Instant games	\$135.4	\$126.5	\$261.6	\$249.3
Services	179.3	85.2	356.1	167.0
Product sales	102.2	23.3	187.3	38.3
Total revenue	416.9	235.0	805.0	454.6
Operating expenses:				
Cost of instant games (1)	72.9	71.5	142.8	139.7
Cost of services (1)	64.6	46.2	131.1	92.4
Cost of product sales (1)	54.9	15.7	101.3	26.0
Selling, general and administrative	95.2	44.7	187.0	93.5
Research and development	24.8	1.4	50.7	3.3
Employee termination and restructuring	4.9		10.5	0.3
Depreciation and amortization	96.0			