

OTC Pink Basic Disclosure Guidelines

1) Name of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities in the past five years and the dates of the name changes.

International Spirit and Beverage Group, Inc. (f/k/a FIMA, Inc. and Fishing Buddy, Inc.)

2) Address of the issuer's principal executive offices

Company Headquarters

Address 1: 8300 FM 1960 West

Address 2: Suite 450

Address 3: Houston, TX 77070

Phone: (281) 671-6805

Email: info@isbg.global

Website(s): http://www.isbg.global

IR Contact:

Address 1:

Address 2:

Address 3:

Phone:

Email:

Website(s): http://www.isbg.global/

3) Security Information

Trading Symbol: ISBG

Exact title and class of securities outstanding: Common

CUSIP: 46034L205

Par or Stated Value: \$0.001

Total shares authorized: 480,000,000 as of: April 15, 2018

Total shares outstanding: 78,991,694 as of: April 15, 2018

Additional class of securities (if necessary):

Trading Symbol: ISBG

Exact title and class of securities outstanding: Preferred

CUSIP:

Par or Stated Value: \$0.001

Total shares designated: 20,000,000 as of: April 15, 2018

Total shares authorized: 1,100,000 as of: April 15, 2018

Total shares outstanding: 1,000,000 as of: April 15, 2018

Transfer Agent

Name: Nevada Agency and Transfer Company

Address 1: 50 W. Liberty St.

Address 2: Suite 880

Address 3: Reno, NV 89501

Phone: 775-322-0626

Is the Transfer Agent registered under the Exchange Act?* Yes: **X** No:

*To be included in the OTC Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

List any restrictions on the transfer of security:

N/A

Describe any trading suspension orders issued by the SEC in the past 12 months.

N/A

List any stock split, stock dividend, recapitalization, merger, acquisition, spin-off, or reorganization either currently anticipated or that occurred within the past 12 months:

1:255 stock split effective September 12, 2017 – Articles of Incorporation were amended on September 6, 2017 to change the Par Value of the preferred and common stock from \$0.00001 to \$0.001 and the authorized common stock was reduced to 500 million, of which 480 million were designated as common stock and 20 million shares were designated as preferred.

4) Issuance History

List below any events, in chronological order, that resulted in changes in total shares outstanding by the issuer in the past two fiscal years and any interim period. The list shall include all offerings of equity securities, including debt convertible into equity securities, whether private or public, and all shares or any other securities or options to acquire such securities issued for services, describing (1) the securities, (2) the persons or entities to whom such securities were issued and (3) the services provided by such persons or entities. The list shall indicate:

A. The nature of each offering (e.g., Securities Act Rule 504, intrastate, etc.);

All Convertible Notes were exempt from the registration requirements of the Securities Act of 1933 pursuant to Rule 506 of Regulation D promulgated thereunder.

B. Any jurisdictions where the offering was registered or qualified;

N/A

C. The number of shares offered;

N/A

D. The number of shares sold;

N/A

E. The price at which the shares were offered, and the amount actually paid to the issuer;

N/A

F. The trading status of the shares; and

N/A

G. Whether the certificates or other documents that evidence the shares contain a legend (1) stating that the shares have not been registered under the Securities Act and (2) setting forth or referring to the restrictions on transferability and sale of the shares under the Securities Act.

N/A

5) Financial Statements

Provide the financial statements described below for the most recent fiscal year end or quarter end to maintain qualification for the OTC Pink Current Information tier. For the initial disclosure statement (qualifying for Current Information for the first time) please provide reports for the two previous fiscal years and any interim periods.

- A. Balance sheet;
- B. Statement of income;
- C. Statement of cash flows;
- D. Financial notes; and
- E. Audit letter, if audited

The financial statements requested pursuant to this item shall be prepared in accordance with US GAAP by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) post such financial statements through the OTC Disclosure & News Service as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial reports separately as described in part (ii) above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to otcq.com in the field below.

Financial statements are being posted to OTC Markets along with this disclosure statement

Information contained in a Financial Report is considered current until the due date for the subsequent Financial Report. To remain in the OTC Pink Current Information tier, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of its fiscal quarter-end date.

6) Describe the Issuer's Business, Products and Services

Describe the issuer's business so a potential investor can clearly understand the company. In answering this item, please include the following:

- A. a description of the issuer's business operations;

The Company has the unique and strategic ability to source through relationships that have been developed over the years by senior management for the highest quality and specialized beverages in the business. Additionally, once brands are ready for the market, the Company equally possesses the relationships on the distribution side in the U.S. and globally to place these brands into distribution. Both of these components are critical for the Company to succeed in the creation of a global brand.

International Spirits and Beverage Group will establish itself as one of the fastest growing alcohol brand developers of in the industry. The value of each portrait brand within ISBG will be well established by historical per case acquisition precedents. The company is sharply focused on shareholder value. Our business plan speaks powerfully about driving growth and creating shareholder value. We will deliver superior results for consumers and shareholders. Through our diverse professional skills and clarity of purpose and values, our objective is to reach an IPO (or Trade Sale) by 2018 to enable International Spirits and Beverage Group and its brands nationally recognition, brand value, and prominence. We envision the growth of our brands to expand into International markets upon gaining critical mass in domestic markets.

Organizational Objectives

1. Finalize national distribution commitment in our six launch markets after the first six are profitable with monthly returns.
2. Launch additional brands by end of Year 2.
3. Achieve recurring gross profits of a minimum of \$10 million by Year 5.
4. Research and establish other brands to add to the existing portfolio by Year 3, ready to market.

Organizational Values

- Transparency in all dealings with shareholders
- Commitment to customers
- Collaborative approach to new products

- B. Date and State (or Jurisdiction) of Incorporation:

June 5, 2001; Nevada

- C. the issuer's primary and secondary SIC Codes;

2085

- D. the issuer's fiscal year end date;

12/31

E. principal products or services, and their markets;

The Spirits division's overarching theme is to continue to build an incomparable, highly distinctive portfolio of global premium celebrity and non-celebrity products while increasing case sales and achieving greater profitability.

ISBG currently hold the following brands in our portfolio:

Besado Tequila

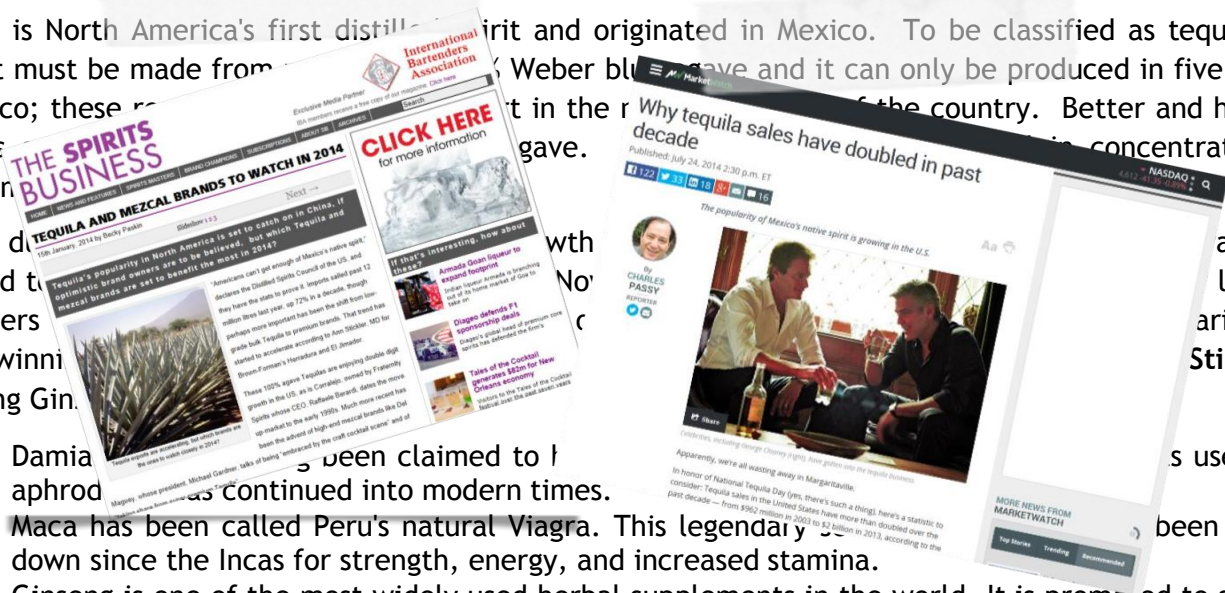
Your first impression of Besado is the hand crafted award winning bottle which is nothing short of a breathtaking work of art. Each bottle is hand crafted delicately filled and inspected for shape, quality and beauty. Besdao will come in two varieties, a Platinum, Oro and Anejo. The tequila will be bottled in the US and imported from Mexico to ensure that it is authentic Blue Agave Mexican Tequila. Sizes for the Tequila will include 750ML and 375ML.

Tequila is North America's first distilled spirit and originated in Mexico. To be classified as tequila, the product must be made from Weber blue agave and it can only be produced in five regions of Mexico; these are the heart of the country. Better and high-end tequilas are concentrated in concentrations of approximately 10%.

Tequila distillation is confined to the state of Jalisco. No other consumers are allowed to produce award-winning tequila including Gin.

- Damiana has been claimed to be an aphrodisiac and has continued into modern times.
- Maca has been called Peru's natural Viagra. This legendary herb has been passed down since the Incas for strength, energy, and increased stamina.
- Ginseng is one of the most widely used herbal supplements in the world. It is promoted to stimulate the immune system, increase endurance and mood improvement.

Management anticipates that a celebrity co-partner would be easy to attract. A few celebrities already producing their own tequila include Justin Timberlake with a brand called "901," Sammy Hagar with a brand called "Cabo Wabo," and Sean "Puffy" Combs with a brand called "Deleon Tequila."



Dziaq Liquer

Dziaq Liquer, is an all natural, low calorie, fruit blend mixed with high end vodka and Mescal which has been setting trends in Miami Beach with high-end clientele. With yet another preferred “brand name” ultra-premium beverage, which when marketed with our cutting edge marketing program will create demand for our product in clubs and liquor stores worldwide.

Dziaq Liqueur represents a potential first-to-market opportunity to introduce a 100% natural low calorie liqueur beverage offering. Increased consumer awareness to health and wellness has resulted in greater expectations with an active consciousness towards healthier lifestyle choices. While it must be made clear, that an alcohol beverage could never be marketed as healthy - offerings made with natural ingredients and reduced calories certainly could represent a healthier alternative. We strongly believe that a low-calorie, 100% natural low-calorie liqueur will resonate with today's consumer and trade alike.

This brand has received over \$2M in initial investment and promotions, with over 50 MILLION HITS ON YOUTUBE alone from various music integrated applications. With the International Spirit & Beverage network we can reduce direct costs by 50% and indirect costs by over 60%.

DZIAQ Videos include:

Game Ft. Justin Timberlake & Pharrell - “Ain't No Doubt About It”, Akon Ft. Lil Wayne & Young Jeezy - “I'm So Paid”, Black Dada Ft. Rick Ross & Birdman - “Imma Zoe Remix”, DJ Khaled - Ft. Young Jeezy, Rick Ross & Schife - “Put Your Hands Up” Ace Hood Ft. Akon & T-Pain - “Overtime”, Ace Hood Ft. Rick Ross & Jazmine Sullivan - “Champion” , Hustle Holicz - 'I'm So Threwed Off

7) Describe the Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties or facilities, clearly describe them as above and the terms of their leases.

Office at 700 Louisiana St, Suite 3950 Houston, Texas 77002

8) Officers, Directors, and Control Persons

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant shareholders.

- A. Names of Officers, Directors, and Control Persons. In responding to this item, please provide the names of each of the issuer's executive officers, directors, general partners and control persons (control persons are beneficial owners of more than five percent (5%) of any class of the issuer's equity securities), as of the date of this information statement.

Terry Williams: CEO

Alonzo Pierce: President, Chairman (owns 1,000,000 shares of Series E Preferred stock)

Kristina Mahoney-Brown: Secretary, Treasurer

- B. Legal/Disciplinary History. Please identify whether any of the foregoing persons have, in the last five years, been the subject of:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

N/A

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

N/A

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

N/A

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.

N/A

- C. Beneficial Shareholders. Provide a list of the name, address and shareholdings or the percentage of shares owned by all persons beneficially owning more than ten percent (10%) of any class of the issuer's equity securities. If any of the beneficial shareholders are corporate shareholders, provide the name and address of the person(s) owning or controlling such corporate shareholders and the resident agents of the corporate shareholders.

N/A

9) Third Party Providers

Please provide the name, address, telephone number, and email address of each of the following outside providers that advise your company on matters relating to operations, business development and disclosure:

Legal Counsel

Name: Robert L. Sonfield, Jr.

Firm: Sonfield & Sonfield

Address 1: 2500 Wilcrest Dr.

Address 2: Ste 300

Address 3: Houston, TX 77042

Phone: 713-877-8333

Email: Robert@sonfield.com

Accountant or Auditor

Firm: M&K CPAS, PLLC

Address 1: 4100 N. Sam Houston Freeway West

Address 2: Suite 200-B

Address 3: Houston, TX 77086

Phone: 832-242-9950

Email: _____

Investor Relations Consultant

Firm:

Address 1:

Address 2:

Address 3:
Phone:
Email:
Website(s): _____

Other Advisor: Any other advisor(s) that assisted, advised, prepared or provided information with respect to this disclosure statement.

Name: _____
Firm: _____
Address 1: _____
Address 2: _____
Phone: _____
Email: _____

10) Issuer Certification

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles, but having the same responsibilities).

The certifications shall follow the format below:

I, Terry Williams certify that:

1. I have reviewed this quarterly disclosure statement of International Spirit and Beverage Group, Inc. (f/k/a FIMA, Inc. and Fishing Buddy, Inc.)
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

4/15/2018

/s/ Terry Williams

CEO