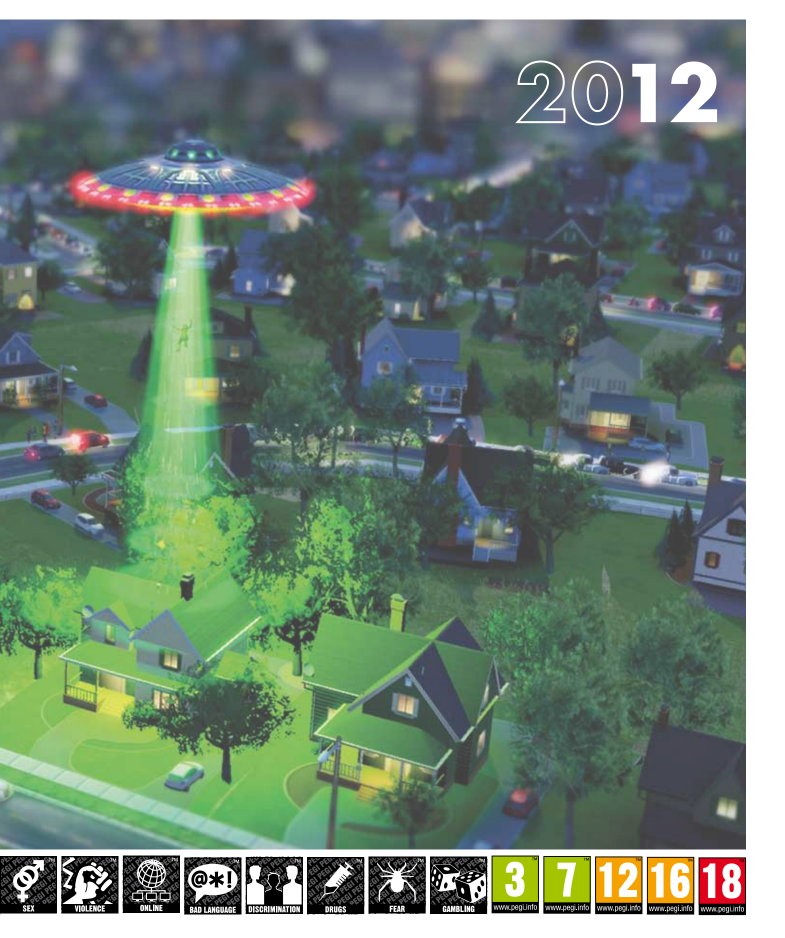


ANNUAL REPORT



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INTRODUCTION

Dear reader,

Introductions to annual reports generally tend to look back at the past year, yet I have a strong tendency to also look forward in the following paragraphs, simply because we are very excited about what is coming. The general message in my introductions to previous reports was that the games landscape was changing rather radically and that PEGI needed to innovate to keep pace with the changes. Well, with PEGI for APPS (page 9) we now have an excellent solution in that combines the reliability of the PEGI system as we know it with the flexibility of digital products.

Looking at the number of games that have received a PEGI rating over the past decade, we've registered a decline in recent years (chapter 2, page 13). Up until 2009, the number of games rated by PEGI on an annual basis grew continually, but since then there's been a steady drop, adding up to a 33% decrease in the annual total compared to three years ago. With an average of 2000 games per year from more than 500 publishers, it's not easy to find a single root cause. But the video games sector is still a cyclical industry and in 2012, with the launch of the Wii U and rumors of new Playstation and Xbox consoles, it's clear that we've come near the end of a hardware cycle. Inevitably, that has an effect on the amount of games that are released. At the same time, the fact that the decline mostly affects games with a PEGI 3 rating seems to indicate that lots of casual games (like puzzle or platform games) have migrated to digital platforms for smartphone or tablet gaming. This also proves that the timing for PEGI for APPS is right.

Because this downward trend has a direct impact on the income of PEGI S.A., we've had to adjust our programme to the new situation, which means that there are less funds available to support the communication activities across Europe. Nevertheless, our efforts to raise awareness continue unabatedly, for example through PEGI label display in advertisements. Looking forward again, there are promising signs that will hopefully offset the abovementioned decline in boxed games. The app industry is very much alive with games as the strongest driver behind the growth, game downloads for consoles are also increasing steadily and the technology to stream games has improved tremendously. It is difficult to make predictions but these phenomena show that the games industry is more versatile than ever before. It is now up to us to keep PEGI S.A. equally adaptable.



Simon Little Managing Director PEGI S.A.

CHAPTER

The PEGI system and how it functions



TWO LEVELS OF INFORMATION TO GUIDE CONSUMERS

An icon that represents the minimum recommended age.



The PEGI age rating considers the age suitability of a game, not the level of difficulty. This means that a game rated PEGI 3 can be very complex and difficult to master, whereas games rated PEGI 18 only require simple controls.

A series of content descriptors.

These icons are displayed on the back of the game box and indicate, where required, the nature of the content. There are 8 icons, depending on the type of content:



Game may contain some kind of depiction of violence. In games rated 7 any violence can only be non-realistic or non-detailed violence. Games rated 12 can include violence in a fantasy environment, whereas games rated 16 or 18 can have increasingly more realistic-looking violence.



This descriptor may appear on 7-rated games with pictures or sounds that could be frightening to young children.



Game contains bad language, which may include mild swearing or offensive language in games rated 12, or blasphemy and sexual expletives in games rated 16 or 18.



Games depicting nudity or references to sexual behaviour. In games rated 12 this may include words or activities with obvious sexual innuendo. In 16-rated games depictions of erotic or sexual nudity may feature and in 18-rated games explicit images of sexual activity may be included.



Game may encourage the use of tobacco or alcohol in games rated 16 or depict illegal drugs in 18-rated titles.

This descriptor can only appear on games rated 18 containing depictions of ethnic, religious, nationalistic of other stereotypes that could encourage hatred. It is rarely used in contemporary games – and more likely appears in games with historical situations (such as Second World War re-enactments).



Used for games rated 12, 16 or 18 that may encourage or teach gambling for money normally played in casinos, gambling halls, racetracks, etc.



Game can be played online.

Content descriptors are used in conjunction with the age rating icons to indicate the main reason(s) why a game is given a particular age rating. The descriptors also serve a useful purpose on a Europe-wide basis where there are differing views about levels of acceptability, particularly on the use of bad language and to an extent on matters of sex and nudity.

GEOGRAPHY AND SCOPE

PEGI is a system of self-regulation to promote the responsible use of video games. It is the first ever pan-European age rating scheme and has been operating since April 2003. PEGI provides the public – particularly parents – with an indication of the minimum age from which the content of a game is appropriate.

The system's efficiency is based on its ability to provide the consumer, at the time of purchase, with appropriate information and advice regarding the nature of the content and its suitability. This advice is based on criteria developed and assessed by experts.

The PEGI system applies to all game software, regardless of format or platform, sold or distributed in Europe by any company subscribing to the standards. The institutions of the European Union, together with the vast majority of governments in Europe fully support the project.

PEGI rated products are marketed in the following 30 countries:

| Austria | Denmark | Hungary | Latvia | Norway | Slovenia |
|----------------|---------|---------|-------------|-----------------|----------------|
| Belgium | Estonia | Iceland | Lithuania | Poland | Spain |
| Bulgaria | Finland | Ireland | Luxembourg | Portugal | Sweden |
| Cyprus | France | Israel | Malta | Romania | Switzerland |
| Czech Republic | Greece | Italy | Netherlands | Slovak Republic | United Kingdom |

As for all self-regulated systems, the PEGI System is based on a Code of Conduct (see Annex 1), a set of rules which every publisher of interactive software contractually commits to respect when using the PEGI system. The Code deals with age labelling, promotion and advertising of interactive products. It reflects the interactive software industry's commitment and concern to provide information to the public in a responsible manner.

With more than 20,000 games rated by the end of 2012, the PEGI system displays a proven ability to rally virtually all publishers that make games available via retail in Europe. Moreover, the system has delivered in its prime objective to help parents make informed buying decisions: they can now exercise their responsibility regarding the selection of games that suit their family with utmost confidence. The day-to-day management and development of the PEGI system, which was created by the Interactive Software Federation of Europe (ISFE), is entrusted to PEGI S.A. The administration of the system is contracted to the Netherlands Institute for the Classification of Audiovisual Media (NICAM) which is based in the Netherlands and the Video Standards Council (VSC) in the United Kingdom.



HOW A CONSOLE OR PC GAME GETS A RATING

1. Prior to release, publishers fill in an on-line product assessment and declaration form, for every version of their product. (See Annex 3)

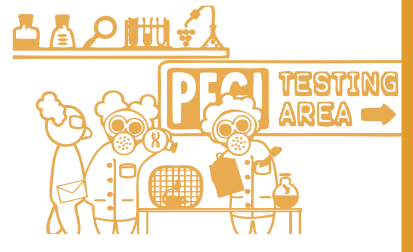
The first part of the form will prompt the publisher to check whether the product is subject to legal provisions in certain European countries (legal classification, limited distribution or prohibition). In such case, PEGI must be used in accordance with local rules in these countries.

2. The second part of the assessment form considers the content of the product, taking into account the possible presence of violence, sex, discrimination and other sensitive image or sound content.

3. According to the responses given, the online system automatically determines a provisional age rating, along with content descriptors indicating the reason why the entertainment software has been classified in the selected age category.

4. The PEGI administrator thoroughly reviews the provisional age ratings. NICAM takes care of the games rated 3 and 7, whereas the VSC reviews the 12, 16 and 18 ratings.

5. PEGI subsequently delivers a license to the publisher for the



use of the age rating icon together with the related content descriptor(s).

6. The publisher is now authorised to reproduce the appropriate age rating logo and content descriptor(s) on the packaging or at the digital point of sale in accordance with the PEGI Labelling Guidelines and the PEGI Code of Conduct.



PEGI ONLINE



PEGI Online was launched in 2007 as an addition to the PEGI system with the purpose to give young people in Europe better protection against inappropriate online gaming content and to help parents understand the risks within this environment. The licence to display the PEGI Online label is granted by the PEGI

Online administrator to any online gameplay service provider that meets the requirements set out in the PEGI Code of Conduct.

Since online games often support virtual communities, players can be exposed to the risks associated with realtime interaction with unknown fellow players. Such risks include:

- Content being created as a result of the game which could be unsuitable for young people and a mismatch with the rating given for the game.
- Some players engaging in behaviour that might not be suitable for young people. For example, inappropriate or offensive language; bullying in games that allow text, voice or video communication; unsporting conduct like cheating and tampering; or aggressiveness towards others.
- Breaches of privacy. Online players sometimes encourage children to build relationships, share personal details, or even meet unknown fellow players outside the game.
- Links to websites where content may not be suitable for young people.

To address these topics, the main provisions of the PEGI Online are:

- Only game content that has been appropriately rated by PEGI or another recognised European system can be included on a site.
- Appropriate mechanisms are in place to allow game players to report the existence of undesirable content on any related websites.
- Licence holders will use their best endeavours to ensure that online services under their control are kept free of any content which is illegal, offensive, obscene or which might permanently impair the development of young people.
- Any PEGI Online licence holder collecting personal information from subscribers will maintain an effective and coherent privacy policy in accordance with European Union and national Data Protection laws.
- Licence holders will maintain community standards to prohibit subscribers from introducing content or indulging in online behaviour which is illegal, offensive, obscene, or which might permanently impair the development of young people.
- All advertising shall be conducted demonstrating a sense of responsibility towards the public.

The PEGI Online label indicates whether a particular game or site is under the control of an operator who cares about protecting young people.

The PEGI Online website www.pegionline.eu offers all relevant information about the nature, categories and potential risks of online gaming. It contains useful tips for safer online game play and offers the possibility to report complaints or abuses by consumers.

PEGI FOR APPS



PEGI for APPS is a rating procedure specifically designed for small software applications, including but not limited to games, on digital platforms. It is designed to cater specifically to the needs of app developers and digital platform operators. It is not a new rating system, it is a more flexible and tailormade procedure that allows mobile or digital platforms to use the classic PEGI rating system as it is known from boxed products and online titles. On top of that, it adds feature descriptors that inform a consumer about certain types of functionality in an app.

PEGI for APPS is currently used by Microsoft for the Windows Phone platform, but any mobile or digital platform on the market is welcome to adopt and implement the rating procedure.

What is the same?

- **the methodology:** the same tried and tested method of self-declaration followed by review is used.
- the consumer experience: users, who may or may not already be familiar with the PEGI system, will always see the same set of icons, indicating the minimum age that is advised for a game.
- **the criteria:** the fundamentals for determining the PEGI rating of a game's content remain in place.



What is different?

- the workflow: PEGI for APPS uses a post-release audit system to verify ratings. This means the license for a rating is issued immediately after the publisher has submitted an app. Designed like this, PEGI for APPS can cope with a very high volume of ratings and the need for quick turnover time to match the flexibility of digital distribution. It will avoid that the release of an app is delayed but ensures that correct ratings are given. In case an improper rating is given, this can be corrected instantly.
- **the price:** in the case of Windows Phone, there is no charge for a developer/publisher as the audit fee is carried by Microsoft as the platform holder.
- the user interface: PEGI for APPS is designed to be intuitive and fast. Submitting games only requires a very short time. Apps with barely or no inappropriate content for children are classified at once. Only as the amount and diversity of potentially inappropriate content increases, a few more questions need to be answered.
- Feature descriptors: many apps include functionality that improves the user experience, but nevertheless also warrants caution since consumers are not always aware of such features, like in-app purchasing or location data sharing. PEGI for APPS includes descriptors that indicate whether an app contains any of those features. These descriptors are not linked to specific age ratings, but rather operate alongside the age rating and its corresponding content descriptors.

The current feature descriptors are:



The app contains elements enabling the consumer to purchase additional content or functionality when the app is active, regardless of whether the app itself was acquired for free or not.



The app gives its developer (or a third party) access to personal data such as home address, contact details or bank account numbers.



The app contains the option to share exact location on a map when using the app. The location information may be shared publicly or with a specific network inside the app or elsewhere online.



The app includes an option for a user to chat with other users of the app. These users may operate under a pseudonym or anonymously.

Using PEGI for APPS involves five short steps:

- **Registration:** The game is entered into the database with information such as the title name, genre, developer name and locale.
- Terms of use: The developer will need to accept PEGI's conditions of terms of use by clicking a check box.
- Classification: The game is evaluated and classified by filling in a short form questionnaire.
- Licensing: The license generated by the system can immediately be downloaded by the developer. The licenses are not country-specific and contain an age classification, content descriptors and feature descriptors if applicable.
- Finalisation: The PEGI license is added to the submission procedure of the game.

IARC - To make regional ratings relevant in a globalised market

Another consequence of the growing popularity of mobile and online games is the global nature of that market. App platforms still have local storefronts for customers, but it became clear that app publishers are in need of a one-stop-shop – or something close to that – to get age classifications for their products.

Currently an international working group, including rating boards from Europe, US, Australia, Brazil and others, is developing a solution for this under the working title IARC (International Alliance for Rating Content): a list of questions that combines all the criteria of the different rating boards across the globe into one big flowchart.

Based on the input to those questions, the programme then produces classifications for all participating regions at the same time. Depending on cultural differences, these ratings may vary but it provides a publisher with a robust solution and takes away a lot of hassle. Because the PEGI system (and PEGI for APPS) is traditionally built on the principle of a questionnaire, it has been part of the project since the start.

PARENTAL CONTROL SYSTEMS

All gaming consoles, handheld game devices and operating systems for PC are equipped with parental control systems, enabling parents to block access to content that is unsuitable for their children and/or restrict access during certain hours.

There are varying methods of controlling access:

- select, case by case, which type of games your children can play
- restrict access to the internet
- control the amount of time that children can spend
- control the ability to interact with other players

Sony: http://ps-playsafeonline.com Nintendo: http://www.nintendo.co.uk/Support/Parents/Parents-642522.html Microsoft: http://www.xbox.com/Live/Family





CHAPTER 2



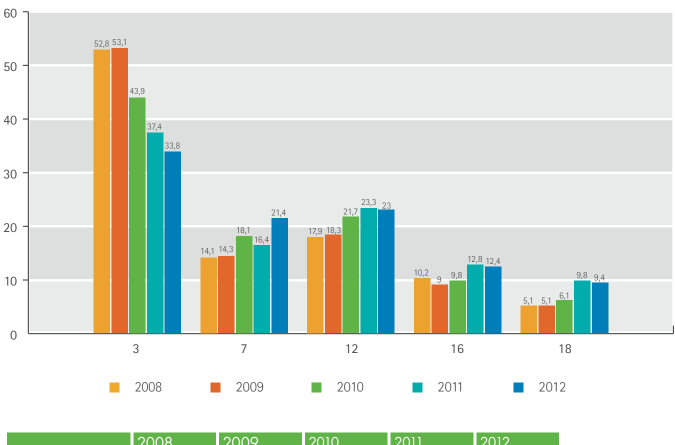


© Gravity Rush - Sony Computer Entertainment Europe

PEGI ratings by age until December 2012

| Age class | 2012 | Percentage | Total | Percentage |
|-----------|------|------------|-------|------------|
| 3 | 613 | 33,8% | 9350 | 46% |
| 7 | 388 | 21,4% | 2761 | 13,6% |
| 12 | 418 | 23% | 4467 | 22% |
| 16 | 224 | 12,4% | 2502 | 12,4% |
| 18 | 170 | 9,4% | 1225 | 6% |
| TOTAL | 1813 | 100% | 20305 | 100% |

Distribution per age category in the last five years (in %)



| | 2000 | 2007 | 2010 | 2011 | 2012 |
|-------------------|------|------|------|------|------|
| Total Games rated | 2479 | 2750 | 2538 | 2214 | 1813 |
| | | | | | |

Distribution of content descriptors (games rated in 2012)

| Content Descriptor | Amount | % | Corresponding age categories |
|--------------------|--------|-------|------------------------------|
| Violence | 1001 | 55,2% | 7,12,16,18 |
| Online | 512 | 28,2% | 3,7,12,16,18 |
| Bad Language | 356 | 19,6% | 12,16,18 |
| Fear | 188 | 10,4% | 7 |
| Sex | 62 | 3,4% | 12,16,18 |
| Gambling | 16 | 0,9% | 16,18 |
| Drugs | 14 | 0,8% | 16,18 |
| Discrimination | 0 | 0% | 18 |

Distribution of the violence content descriptor across the age categories

| | 7 | 12 | 16 | 18 |
|----------|-----|-------|-------|-------|
| | 291 | 339 | 202 | 169 |
| VIOLENCE | 29% | 33,9% | 20,2% | 16,9% |

Videogames in Europe Consumer Study

In 2012, ISFE published the Videogames in Europe Consumer Study, a multi-country survey designed to provide a better understanding of the societal context in which games are being played today in 16 European countries. It provides detailed consumer statistics about gaming habits, broader media interests, online gameplay, gaming in a family context and the PEGI age rating system.

The study used a combination of online self-completion surveys and offline interviews and targeted respondents aged between 16 and 64, including people who do and people who don't play video games from a broad and balanced demographic (gender, age, parents etc). In total, approximately 15.000 interviews were performed in the following countries: Austria, Belgium, Czech Republic, Denmark, Finland, France, Great Britain, Germany, Italy, Netherlands, Norway, Poland, Portugal, Spain, Sweden and Switzerland.

Awareness of PEGI Symbols

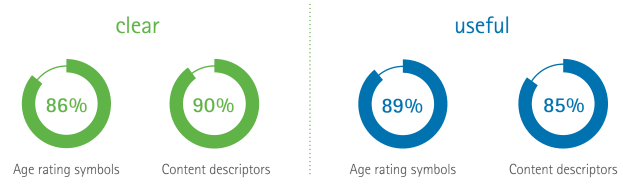




Awareness of PEGI content symbols:

33%

Given that only 1 in 4 Europeans plays video games on a regular basis, it is encouraging to see that more than 1 in 2 people recognise the PEGI age labels and that almost everyone finds them clear and useful.



Extent to which the symbols are

% AGREE THAT PEGI RATING SYSTEM SHOULD APPLY TO ...

▶ 66 % agree that the PEGI rating system should apply to app games and social network games.

WHETHER PARENTS BUY THEIR YOUNGEST CHILD'S GAMES

- ▶ 46% of parents rarely/never buy games for their children
- 23% do that always/most of the time

WHETHER CHILD PLAYS GAMES WITH A HIGHER AGE RATING THAN THEIR AGE

- ▶ 10% of children often play games with a higher age rating
- ▶ 33% never do so according to the parents

USE OF PARENTAL CONTROLS

- > 29% of parents make use of parental control tools for 6 to 9-year-olds
- ▶ 27% for 10 to 15-year-olds

The entire report can be found on the ISFE website: www.isfe.eu/videogames-europe-2012-consumer-study

Queries and complaints received via the 'Online Hotline'

The PEGI Administrator receives a sizeable amount of questions and objections each month about the PEGI rating system. These queries comprise a plethora of topics, but there is a clear trend that shows that the amount of technical questions and comments on ratings is on the decrease, while the number of general requests for information about PEGI remains high. The familiarity with the PEGI system has grown strongly over the past years, which is reflected in the numbers.

| | 2009 | 2010 | 2011 | 2012 |
|--|------|------|------|------|
| Complaints related to rating delivered | 240 | 106 | 55 | 71 |
| Complaints concerning advertising | 16 | 14 | 0 | 7 |
| Requests for information on PEGI | 430 | 501 | 711 | 554 |
| Comments on PEGI System | 94 | 71 | 22 | 36 |
| Questions and comments on ratings | 160 | 322 | 193 | 178 |
| Complaints via pegionline.eu | - | 115 | 48 | 113 |
| Other | 163 | 88 | 109 | 122 |
| Technical difficulties | 558 | 467 | 413 | 313 |
| TOTAL | 1661 | 1684 | 1551 | 1394 |



Some typical examples of information requests

Questions or comments about a rating

"I played Little Big Planet 2 with my son, as it's rated 7, but the things we could read on the screen were disgusting. Swearwords and sexual expletives, it was disgraceful. I'm very unsettled as I thought this game was for kids, but it turns out not to be very childfriendly., B.H.

► PEGI reply:

Dear B.,

Little Big Planet 2 has a PEGI 7 rating, accompanied by a violence content descriptor (cartoonish violence) and an online content descriptor, because the game allows you to play online with other players. Since we cannot predict and therefore classify inappropriate content generated by users of a video game, we can only warn about the risks involved when interacting with other players. The Online content descriptor indicates that such an online mode is present in the game, allowing parents to monitor the online behavior themselves.

Questions or comments about a rating

"I am enquiring as I don't understand your rating. I have a 15-year-old son who is interested in purchasing 'Assassin's Creed 3' but when we look for it, it says "PEGI 18" with "provisional" underneath. Now, I know the definition of provisional but does that mean it's subject to change on release? My son has been telling me that the previous games have been rated 18 by PEGI but only 15 by the BBFC, yet I know that PEGI has become the official rating now in the UK. Will that mean it becomes a 16 instead of a 15? Please help me as I don't want to order it to find out on the day it is an 18., H.N.

► PEGI reply:

Dear H.,

Please allow me to explain why we have a provisional rating. Prior to the release of a game, a publisher completes an on-line content assessment form, taking into account the possible presence of violence, sex and other sensitive content. Based on that declaration, PEGI allocates a provisional age rating along with content descriptors. A publisher is allowed to use this rating in a marketing campaign, on the condition that the provisional nature of the rating is indicated. Meanwhile, the PEGI administrator receives all relevant game material from the publisher in order to doublecheck the provisional rating. If it is correct, the publisher is issued with a license, after which the rating can be communicated without the 'provisional' disclaimer. So yes, when you see a provisional PEGI rating, it could still change before the game is actually available in stores (which happens sometimes, but not often). Unfortunately we are not allowed to disclose further information about the game in question at this point. If you want to be absolutely sure that you are not buying an 18-rated game for your son, we can only advise you to wait until the day of release.

Name of the interactive software: Little Big Planet 2 Name of the publisher: Sony Platform of the interactive software: Playstation 3

Name of the interactive software: Assassin's Creed 3 Name of the publisher: Ubisoft Platform of the interactive software: Xbox 360

Complaints related to the rating delivered to a game

"I am writing to PEGI to lodge a complaint about the rating of Mario and Sonic at the London 2012 Olympic Games for the Wii because it encourages gambling. It gives the player "1 scratchcard" for completing any event with which various items to enhance/aid gameplay can be won. If you fail to win an item, the card goes on a "blank card" pile, allowing you to buy items from the blank exchange store. This will make players want to win lots of scratchcards, to save up blanks and buy stuff in the store. In my opinion this is encouraging youngsters to gamble. It is appalling that SEGA is allowed to get away with this, whilst Nintendo were told in 2009 they had to remove the game corner from "Pokemon Platinum". When asked about the removal, they said it was "to comply with PEGI guidelines concerning gambling". It seems you have concerns about one of the biggest franchises of Nintendo having a small bit of gambling in it, but not when it comes to "Mario and Sonic at the London 2012 Games"., A.L.

► PEGI reply (edited for brevity):

Dear A.,

What we warn for with regards to gambling is the following: "moving images that encourage and/or teach the use of games of chance that are played/carried out as a traditional means of gambling". This refers to types of betting or gambling for money that is normally played in casinos, gambling halls or racetracks. This does not cover games where some type of gamble is simply part of the general storyline. The game must actually teach the player how to gamble or bet, or encourage the player to gamble for money in real life. This may include teaching card games like blackjack or poker or how to play the odds in horse racing. This type of content leads to a PEGI 12 rating or higher. If a publisher doesn't want that, they are free to alter the game to get a lower rating. That decision is entirely up to the publisher. The content you describe in 'Mario and Sonic at the London 2012 Olympic Games', is not seen as gambling, it's a reward system that many games use.

Questions or comments about a rating

" In a scene at the end of [deleted to avoid spoiler], the main character has sex with a woman, even though there is no information about sex! There is also drug usage in the game, with no information about that either., R.S.

► PEGI reply (edited for brevity):

Dear R.,

Indeed, the game contains sexual content. But because that content is classified lower (PEGI 16 – depictions of sexual intercourse without visible genitals) than the violence in the game (PEGI 18), it does not show up as a content descriptor (the same argument goes for the drugs use). Since the content descriptors work in conjunction with the age rating, showing the content descriptor for sex would lead consumers to believe that there is sexual content rated at 18 in the game. To communicate clearly, PEGI can only show the content descriptors that are linked to the age category given to the entire game. We believe that people who can handle violence at the 18 level can also cope with sexual content that corresponds with a PEGI 16 rating. Name of the interactive software: Mario and Sonic at the London 2012 Games Name of the publisher: SEGA and Nintendo Platform of the interactive software: Nintendo

Name of the interactive software: [-] Name of the publisher: Ubisoft Platform of the interactive software: Xbox 360

Questions or comments about a rating

"TERA Online received a PEGI 12 rating even though the game originally aims at an adult audience. The game has been rated for adults in Korea, and 'M' for Mature in North America. We, the player base, are concerned with how this will affect the European title. We're expecting to get massively delayed content, or to be denied content updates entirely because of this faulty rating. Already now we're experiencing content being censored out of our version of the game, a game we paid full price for, expecting to get the same product as the other two regions. What would it take for the game to be re-rated to PEGI18, and how long would that take? I personally feel very cheated on by this publisher and I hope something can be done about this. This game was never designed to be played by children., R.S.

► PEGI reply (edited for brevity):

TERA was examined by the administrator, and as always the entire code was provided by the publisher, including video footage of all the crucial elements in the game. TERA was given a PEGI 12 based on question 22 (unrealistic violence towards humanlike characters), question 26 (mild swearing) and question 36 (online content) of our questionnaire. It is important to note that PEGI does not censor games, it only classifies games. When a publisher submits a game, PEGI examines it and awards an age rating. Before a rating becomes final, a publisher is free to decide to alter content, which may affect the age rating, but PEGI plays no role in this. In the case of TERA, although elements may have changed during the beta-stage, no content submitted to PEGI was changed with the purpose of altering the age rating. Name of the interactive software: TERA Name of the publisher: Frogster Platform of the interactive software: PC





CHAPTER 3

The PEGI Organisation



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THE PEGI STRUCTURE

PEGI S.A.

The day-to-day management, supervision and development of the PEGI system is handled by PEGI S.A., an independent not-for-profit company with a social purpose established under Belgian law. Drawing on wide experience, PEGI is steered by way of a number of boards and committee as envisaged in article 12 of the PEGI Code of Conduct:

PEGI Management Board

The PEGI Management Board is at the core of the PEGI organisation. The Managing Director, responsible for running the day-to-day activities of PEGI, follows the guidance of this Management Board. The board is made up of representatives of the users of PEGI (games publishers), the gatekeepers of PEGI (the game console manufactures) and the promoters

of PEGI (national trade associations) plus representatives from the PEGI Council and the PEGI Experts Group. This board structure ensures there is proper oversight whilst not weakening PEGI's strength in getting things done efficiently. The importance of effective action via a coalition from within PEGI cannot be overstated.

| Name | Company or trade association |
|-------------------|------------------------------------|
| Tiffany Steckler | Electronic Arts |
| Greg Ward | Microsoft |
| Matthew Hill | Nintendo |
| James Armstrong | Sony Computer Entertainment Europe |
| Seb Belcher | TakeTwo |
| Christele Jalady | Ubisoft |
| Antonio Xavier | Chairman of the PEGI Council |
| Jeffrey Goldstein | Chairman of the PEGI Experts Group |
| Henk Hoogendoorn | NVPI/BEA (Benelux) |
| Jean-Claude Larue | SELL (France) |
| Maximilian Schenk | BIU (Germany) |
| Thalita Malago | AESVI (Italy) |
| Dominika Urbańska | Spidor (Poland) |
| Alberto Gonzalez | Lorca van Adese (Spain) |
| Maria Tjärnlund | MDTS (Sweden) |
| Jo Twist | UKIE (United Kingdom) |

PEGI Council

With PEGI in use in over 30 countries it is vital that the system and the Code of Conduct keeps in tune with social, political and legal developments in all of these countries. The Council is responsible for making recommendations to ensure that national as well as European developments are communicated and reflected in the PEGI system and its Code of Conduct. The Council gives the PEGI countries a voice. Equally important is that the authorities in the

PEGI countries stay abreast of and are involved in PEGI. The Council ensures this two-way flow of information: members of the Council are appointed for a 2-year term and they are primarily recruited from the authorities in the PEGI countries, working as civil servants, psychologists, media specialists and legal advisers versed in the protection of minors in Europe.

PEGI Council members

| Name | Institution | Country |
|-----------------------|--|----------------|
| Antonio Xavier | Film Classification Commission | Portugal |
| Herbert Rosenstingl | Ministry for Health, Family & Youth | Austria |
| Axenia Boneva | Bulgarian Ministry of Culture | Bulgaria |
| Andreas Christodoulou | Ministry of Interior - Media section | Cyprus |
| Anne Mette Thorhauge | Danish Media Council | Denmark |
| Riina Valvere | Ministry of Culture, media department | Estonia |
| Maarit Pietinen | Finnish Centre for Media Education and Audiovisual Media | Finland |
| Ger Connolly | Irish Film Censor's Office | Ireland |
| Regina Jaskeleviciene | Ministry of Culture, Information society, development | Lithuania |
| Tom Krieps | Conseil National des Programmes | Luxembourg |
| Jeanine Rizzo | Ministry of Culture | Malta |
| Nezha Bouanani | Ministry of Education, Culture and Science | Netherlands |
| Thomas Hepsoe | Norwegian Media Authority | Norway |
| Rafal Lew-Starowicz | Office of the Government Plenipotentiary for Equal Treatment | Poland |
| Carlos Arnaiz | Instituto National del Consumo | Spain |
| Thomas Vollmer | Bundesamt für Sozialversicherungen, Leiter Jugendschutz | Switzerland |
| Audrius Perkauskas | EU Commission, DG Information Society and Media | EU |
| Toine Manders | EU Parliament | EU |
| Laurie Hall | Games Rating Authority | United Kingdom |

The Council meets at least once a year, often in conjunction with the Management Board and/or the Experts Group.

PEGI Experts Group

With the Council focusing on country representation it was considered important not to lose the network of technical experts that have been an important source of advice for PEGI over the years. The Experts Group involves specialists and academics in the fields of media, psychology, classification, legal matters, technology, digital environment, etc. They advise PEGI by considering technological and content-related development as recommended by the PEGI Council, the PEGI Management Board or through circumstances brought to light by the complaints procedure.

| Name | Country |
|----------------------|-------------|
| Jeffrey Goldstein | Netherlands |
| Spyros Pappas | Greece |
| Alexander Ipfelkofer | France |
| Mark-Philipp Hugo | Germany |
| Konstantin Mitgutsch | Austria |
| Rosemary Walker | UK |
| Jeroen Jansz | Netherlands |
| Anne Mette Thorhauge | Denmark |

Complaints Board

The Complaints Board comprises a pool of independent experts from different countries appointed by the Management Board for a 2-year term. Members are recruited for their skill, experience and field of activity. These are parent/consumer bodies, child psychologists, media specialists, academics and legal advisers versed in the protection of minors in Europe.

Complaints Procedure

Should a complaint be received from a publisher or a consumer regarding a rating attributed to a product, and no satisfactory settlement can be reached by the PEGI administrator through discussion, explanation or negotiation, the complainant may formally request the Complaints Board to mediate. The Managing Director of PEGI S.A. then selects three members from the board's pool to form an ad hoc complaint board (AHCB) designating one of the three as chair. The AHCB is selected according to the nature of the complaint and the skills required to resolve it. Following that, copies of the complaint and all relevant documents received from the complainant are sent to the members of the Complaints Board and the defendant. The Complaints Board may require any additional information relevant to the complaint to be submitted by any of the parties concerned, (i.e. the complainant, the defendant or the PEGI system administrator).

The board meets in person if necessary or, if acceptable, considers the facts individually and confers via email or telephone. Decisions by the Complaints Board are passed by simple majority vote. If the board concludes that a publisher is in breach of any part of the Code of Conduct, it has the authority to instruct the Enforcement Committee to take appropriate measures. If the board concludes an entertainment software product has been inappropriately rated, it can order a re-rating. Subscribers to the PEGI system, e.g. publishers, are bound by decisions taken by the Complaints Board by virtue of the Code of Conduct. Consequently, subscribers find themselves under obligation to carry out any corrective actions required of them and, in cases of non-compliance, are subject to sanctions as laid out by the code.

Complaints Board members:

| Name | Country |
|-------------------|-------------|
| Lars Gjerlufsen | Denmark |
| Olivier Gerard | France |
| Jeroen Jansz | Netherlands |
| Ger Connolly | Ireland |
| Jeffrey Goldstein | Netherlands |
| Spyros Pappas | Greece |
| Rosemary Walker | UK |
| Antonio Xavier | Portugal |
| Hanna Happo | Finland |

THE FOUNDER: ISFE

The Interactive Software Federation of Europe (ISFE) was established in 1998 to represent the interests of the interactive software sector vis-à-vis the EU and international institutions. Initially founded by the national interactive software trade associations in the UK, France, Germany and the Netherlands, ISFE was enlarged in January 2002 to include any transnational company representing the industry within the 27 Member States plus Norway, Iceland, Switzerland and Liechtenstein. Today, ISFE membership comprises 11 major publishers of interactive software and 16 interactive software trade associations throughout Europe.



THE PEGI ADMINISTRATORS

NICAM



NICAM is the Netherlands Institute for the Classification of Audio-visual Media. It brings together all Dutch public service and commercial broadcasting organisations and producers and

retailers of film, video and video games. Three government departments were involved in the establishment of NICAM. In addition, a large number of academics and other organisations are linked to NICAM through their membership of the advisory committee or the independent complaints and appeals boards.

NICAM is led by Director Wim Bekkers since its establishment in the year 2000, with the goal to provide an effective and uniform system of classification for all audiovisual media. NICAM draws up classification guidelines, deals with complaints and provides consumers with information about video games, films, TV programmes and DVDs.

As an administrator for PEGI, NICAM combines various tasks in close cooperation with PEGI S.A. and the VSC. The team pre-examines all 3 and 7 ratings prior to release and manages relationships with coders (a publisher's single point of contact) and consumers (handling all consumer queries, complaints and comments that come in via the public PEGI. info website). In addition to this, they are responsible for all coder training activities, and together with the VSC they are actively involved in the technical development of the PEGI system.

VSC



The Video Standards Council examines all games applying for a 12, 16 and 18 rating under the PEGI system to ensure that such games

have been correctly rated. In 2012 the VSC became the statutory body in the UK for legally classifying games using the PEGI system, operating under the name Games Rating Authority. The VSC was established at the request of the UK Government in 1989 as a non-profit making body set up to develop and oversee a Code of Practice designed to promote high standards within the video industry. In 1993 the Code was expanded to promote high standards within the video games industry. The VSC membership covers all sectors of the video and video games industries.

In 1994 the VSC joined forces with the Entertainment & Leisure Software Publishers Association (now UKIE) to establish the ELSPA system for the voluntary age rating of video games in the UK. In 2003, the ELSPA system was superseded by the PEGI system and since then, the VSC has worked as joint administrator of the PEGI system together with NICAM in the Netherlands.

CHAPTER 4

PEGI Communication tools and activities



INTRODUCTION

There is no one-size-fits-all solution when it comes to spreading the word about PEGI: the system is used in more than 30 countries and targets millions of people from different cultures, speaking different languages. But this diversity also offers opportunities: successful ideas can be shared and implemented in other countries as well. To reach out efficiently to the largest possible group of consumers, PEGI S.A. runs an annual communication programme in which national trade associations devise local strategies in cooperation with the PEGI organisation. One set of communication tools is developed centrally so different territories can always rely on the basics (website in local language, brochure, videos, graphic tools, etc.). Country-specific actions build on this to reach particular audiences, often in conjunction with other local institutions or organisations and popular events. As a general rule, parents are the center of attention, but there is a growing focus on retail as well: educating retail chains, store managers and assistants about PEGI and how to explain it to customers with questions. Next to that, teachers and schools, press, game developers and distributors, authorities and decision-makers, they are all crucial partners to boost the general awareness of PEGI as the widely accepted rating system for video games.

Some examples of 2012 activities:

Denmark: Spørg om Spil

Parents have a multitude of questions regarding video games and ratings and to address these as directly as possible, the website Spørg om Spil ("ask about games") was launched with a press release, a traveling information booth and a leaflet campaign in the largest games retailer. Everybody with a question was invited to send it to a panel of experts from universities across the country. The response by one of the experts was e-mailed to the person in question and added to the website. Over time, the website will generate a list of frequently asked questions that deals with the most urgent concerns of parents.





Italy: No Play Without Safety

Making use of popular social networks, an online awareness campaign was set up with a specific focus on mothers. A PEGI quiz was promoted with the help of a few popular mommy bloggers and on Facebook, while retailer GameStop provided weekly prizes. The second edition of Games Week in Milan attracted more than 40.000 visitors, who were invited to visit a specific area set up for PEGI where families were instructed in a playful way about PEGI and parental controls on game devices.

Norway: Play as a Team

The 2012 campaign by the Norwegian Media Authority focused on encouraging parents to play games with their children, in order to better understand games and make more informed choices. Using a Facebook quiz, people could test their knowledge of PEGI and learn about the details of the system.

Poland: Watch What I'm Playing



A broad press campaign brought the message of PEGI to a wide variety of print and online publications, targeting parents or fathers (przegladsportowy.pl) and mothers (ofeminin.pl) specifically. To increase the visibility of PEGI in shops, a set of materials was produced and distributed among retailers.

Spain: Comic strip brochure

Continuing the partnership with local retail stores, a comic strip PEGI guide was produced and distributed (240.000 copies) in 737 shops (from GAME, Gamestop, Carrefour, Eroski, Toys-R-Us and Videooca).



Sweden: PEGI Education Tour

By now a yearly tradition, an Education Tour was organised in collaboration with the Swedish Media Council, educating teachers and students, but also visitors of libraries, community halls and cultural establishments about PEGI, video games in general and responsible internet behavior. At Gamex, the biggest video game exposition in the Nordic region, PEGI was present in the Kidz Corner where parents could ask questions, take part in a PEGI quiz and receive PEGI goodies.

United Kingdom: Control.Collaborate.Create.



To mark the introduction of PEGI as the single video game age rating in the UK, the Control.Collaborate. Create. campaign was launched, encouraging understanding of the new age rating system and

the benefits of collaborative and creative family gaming. Various activities were conducted, including a refresh of www.askaboutgames.com and creation of a parent-focused video explaining the age ratings. In addition, family gaming workshops in high-street stores and a competition to find the most collaborative gaming family were conducted. Over 300 pieces of media coverage were generated over the course of the campaign, raising the profile of PEGI to millions across the regions.

Google play

Other pan-European activities:

PEGI app for iPhone, Android and Windows Phone:

PEGI has produced apps for all mobile platforms to allow consumers to browse the database of all the video games that have received a PEGI rating (more than 20.000 games). When looking up information about the content of a game, the app

not only provides the age rating and information about why a particular rating was given, there is also the possibility to read reviews and see screenshots of the video game, provided by the independent video games website Eurogamer.net.

Windows Phone

Website

The PEGI website www.pegi.info provides comprehensive information to parents, caretakers and other consumers in 25 languages. The website contains a search engine to look up age rating information about every game that received a PEGI rating, straightforward explanations about the meaning of the labels, the classification process and the PEGI organisation. In addition, visitors can learn more about the different game genres, the use of games in education, gaming behavior, parental control tools and the use of pirated games. In 2012, the website again recorded a strong increase in visitors. With 5.2 million visitors in total (an average rate of

PEGI Congress

On the 29th of November 2012, the second PEGI Congress took place in Berlin. More than 110 representatives of the different PEGI committees, videogame publishers, parent associations, government organisations, international rating boards and academic research faculties participated in a day of interactive sessions to discuss the current status and the future of age classification of video games and online minor protection in general. At the congress, PEGI and the German rating organisation USK investigated what binds and separates them in order to understand how further cooperation is possible. In the same vein, a panel of international rating boards looked at how mobile apps (including but not limited to games) would be examined by their respective organisations and standards. This comparison was a practical exercise to show the relevance of IARC, an international project that aims to aggregate ratings from regions across the globe into one process, while taking cultural, political and legal sensitivities into account. In another session, speakers shed some light on technical solutions to

14,200 visits per day), that is an increase of 5% compared to 2011 (5 million visitors, 2010: 4.3 million visitors). The visits accumulated to just under 10 million page views, with a clear preference for the following pages (not including the homepage):

1. What are ratings?

pp Store

- 2. Advanced database search
- 3. What do the labels mean?
- 4. Tips for parents
- 5. Did you know?
- (source: Google Analytics)

protect minors from inappropriate content on the internet. Opening data to ensure that PEGI ratings are used as much as possible in technical solutions (parental controls tools) was one of the suggestions that PEGI is now investigating. Presentations, videos, photos and more from the Congress: www.pegicongress.com





Fly Emirates

ANNEXES

RIETA





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ANNEX 1

PEGI Code of Conduct

CODE OF CONDUCT FOR THE EUROPEAN INTERACTIVE SOFTWARE INDUSTRY REGARDING AGE RATING LABELLING, PROMOTION AND ADVERTISING OF INTERACTIVE SOFTWARE PRODUCTS AND MAINTENANCE OF SAFE ONLINE GAMEPLAY

Article 1: SCOPE

1.1 The present Code shall apply to all interactive software Products including videoproducts, computer products and education/ reference works, distributed for retail sale by all publishers or other organisations which sign an agreement with ISFE to comply with this Code.

1.2 This Code shall also, where practicable, cover all Products distributed electronically by whatever means, such as via the Internet or mobile telephony including on-line retailing of packaged products and on-line distribution of products which, in each case, are intended for play in territories where the PEGI System applies.

Article 2: PURPOSE

This Code reflects the interactive software industry's commitment and concern both to provide information to the public on the content of interactive software products in a responsible manner and also to ensure safe online gameplay for children. This industry's contribution complements existing national laws, regulations and enforcement mechanisms.

2.1 Firstly, this Code is intended to provide parents and educators with objective, intelligible and reliable information regarding the minimum age for which a given product is deemed suitable with specific reference to its content. The voluntary ratings implemented under the Code in no way relate to the difficulty of an interactive software product or the level of skill required to play it.

1.3 The rules contained in this Code shall apply to the labelling of interactive software Products, as well as to associated advertising and promotion by any means.

1.4 The rules contained in this Code shall, where indicated, also apply to Products wich offer Online Gameplay ('Online Gameplay Environment').

1.5 All capitalised terms in this Code have the meanings given to them in the standard PEGI Agreement between ISFE and Publishers unless otherwise indicated in this Code.

2.2 Secondly, this Code is intended to ensure that all advertising, marketing and promotion of interactive software products is conducted in a responsible manner.

2.3 Thirdly, this Code reflects the interactive software industry's commitment not to distribute market, advertise or promote interactive software products likely to offend human decency.

2.4 Fourthly, this Code reflects the interactive software industry's commitment to provide a safe environment where children utilise interactive software products online.

Article 3: INSTRUMENTS

In order to fulfil the objectives spelled out in Article 2, nine principal instruments are hereby outlined:

3.1 The PEGI System operated by PEGI S.A. (see 3.3 below) with the assistance of the Administrator resulting in the granting of licenses to use the Logos and the Descriptors. PEGI retains at all times the right to rescind or recall any Logo or Descriptor assigned to a product.

3.2 An Online Safety System to be known as the "PEGI Online" which shall, where practicable, apply to Products offering Online Gameplay and will result in the granting of licenses to use the PEGI Online Logo.

3.3 PEGI S.A. ("PEGI") a Belgian not for profit company with a social purpose and entrusted by ISFE with the day to day management, supervision and development of the PEGI and PEGI Online System.

3.4 A Management Board ("PMB") consisting of a chairperson, the PEGI Managing Director, representatives from industry, the chairs of the PEGI Council and the Experts Group charged with giving guidance to the PEGI Managing Director on the operation and development of the PEGI and PEGI Online System.

3.5. A Council ("PC"), Experts Group ("PEG") and developer Group ("PDG") including representatives from chief stakeholders (parents, consumers associations, child psychology experts, academics,

media experts and the interactive software industry - see Article 12 below) These bodies will advise on the continuing adjustment of the Code to take account of social, political, legal and technological developments. The PEG and PDG shall be in charge of considering technical developments (in their respective fields) that may impact of the PEGI and PEGI Online System.

3.6 A Complaints Board ("PCB") including, in the same manner as the PC, representatives from chief stakeholders, (see Article 13 below) and entrusted with the two following tasks:

- handling possible complaints about the consistency of advertising, marketing and promotional activities of any User with the age rating finally attributed or likely to be attributed under the PEGI System.
- handling conflicts about the PEGI System age ratings themselves including any User or consumer complaints about those ratings.

3.7. An Enforcement Committee ("PEC") including, in the same manner as the PC, representatives from chief stakeholders which is in charge of implementing the recommendations of the PMB, and, more generally, of seeing to the enforcement of the rules and sanctions included in the present Code, including decisions of the PCB (see Article 14 below).

3.8 A Legal Committee ("PLC") in charge of securing the ongoing coherence of the PEGI System with national legal frameworks.

Article 4: PEGI's COMMITMENT TO THE CODE

PEGI hereby commits to:

4.1 ensure that the PEGI and PEGI Online System is operated as efficiently as possible by an independent administrator.

4.2 ensure comprehensive, thorough awareness and understanding of the Code and its purpose by all participants in the industry, including Signatories and developers, wholesalers, retailers, internet service providers, trade media and advertising companies.

4.3 implement and maintain the appropriate structures to carry out the tasks of interpreting and updating this Code, making it public in cooperation with national trade associations, settling disputes, and conducting studies and reports about the products concerned.

4.4 initiate any additional operations necessary to support the purposes of the Code.



Article 5: OBLIGATIONS OF SIGNATORIES

Signatories shall:

5.1 abide by all decisions made by the PCB and PEC and provide all appropriate information to the PC and PEG which oversees the implementation of this Code.

5.2 assist PEGI in delivering on its own commitments as stated in Article 4 above including endorsing and publicising the Code where necessary.

5.3 when concluding new terms and conditions of sale with distributors and wholesalers of their Product, include a term providing that those distributors and wholesalers, by way of a standard clause in their respective terms and conditions of sale with retailers (example below), recommend that those retailers and their employees, when engaged in face to face transaction with customers, ensure compliance with the PEGI Retail Code (see Annex B) and, in particular, do not sell Product to those customers

in contravention of the specified PEGI age rating. Sample Standard Clause: 'The Distributor (Wholesaler) recommends to the Retailer that they and their employees, when engaged in face to face transactions with customers, comply with the PEGI Retail Code and, in particular, do not sell Product to those customers in contravention of the specified PEGI age rating.'

5.4 when concluding new terms and conditions of sale with retailers of their product recommend to those retailers, by way of a standard clause in the terms and conditions (example below), that they and their employees, when engaged in face to face transactions with customers, should comply with the PEGI Retail Code (see Annex B) and, in particular, do not sell Product to those customers in contravention of the specified PEGI age rating. Sample Standard Clause: 'The Seller recommends to the Retailer that they and their employees, when engaged in face to face transactions with customers, comply with the PEGI Retail Code and, in particular, do not sell Product to those customers in contravention of these customers in contravention of the specified PEGI age rating.'

Article 6: LEGAL AND REGULATORY ENVIRONMENT

Signatories shall ensure that the content, distribution by any means, promotion and advertising of the products covered by this Code comply at all times with existing and future laws and regulations at EU and national level. It is therefore understood that

the obligation to utilise the Code applies only as far as it does not lead to any infringement of existing or future national mandatory (governmental) rating and labelling systems applicable to interactive software made available by physical or electronic means.

Article 7: PEGI SYSTEM - AGE RATING

The main features of the PEGI System are described as follows. Their implementation shall be subject to guidelines to be enacted by the PEC and to specific agreements to be entered into by the Signatories and PEGI.

7.1 Prior to product release, Signatories shall, for each product and format thereof complete an Assessment File.

7.2 The Assessment File shall generate an age rating Logo and the Descriptors indicating the reasons for classification of the Product in a specific age category.

7.3 The PEGI System age rating groups shall be divided as follows: 3, 7, 12, 16, and 18.

7.4 The Administrator shall review the Assessment File according to the following rules:

7.4.1 The Administrator shall review all products in full before deciding whether to approve the age rating by granting a licence to use the Logo and Descriptors except in the case of Products subject to the PEGI Express system where age ratings utilised can be verified by the Administrator after the Product is made available to the public.

7.4.2 In the event that the recommendation on the appropriate age rating is different from the one determined by the submitting User, an explanation for the variation shall be provided by the Administrator. If the User does not agree with the recommendation, it may appeal to the PCB, which will make the final decision as to the appropriate age rating recommendation.

7.4.3 In due course, the User will receive a license to reproduce the Logo and Descriptors corresponding to the final recommendation on the product packaging, or equivalent place immediately visible to consumers where distribution is made via electronic means.

Article 8: PEGI ONLINE SYSTEM

The main features of the PEGI Online System are described in this, and in the following, article.

8.1 The Administrator shall evaluate the ability of the User to comply with the commitments of the PEGI Online system described in Article 9 below in light of answers and material provided by the User as

part of the PEGI System described in Article 7 above as far as Online Gameplay Environments (defined in Article 1.4 above) are concerned.

8.2 If the Administrator so decides, the User will be issued a licence to reproduce the PEGI Online Logo and to post it on its Online Gameplay Environments in accordance with guidelines enacted by the PEC.

Article 9: PEGI ONLINE - CONDITIONS FOR ONLINE GAMEPLAY ENVIRONMENTS

9.1 Rated Contents Products offering Online Gameplay Environments operated by Signatories will, where practicable, be appropriately rated under the PEGI System. This provision will not apply to game content which is posted on the Online Gameplay Environment operated by the User but which is not under the User's control, such as user-generated content.

9.2 Removal of Undesirable Content Signatories shall use their best endeavours to ensure that Online Gameplay Environments are kept free of content which is illegal, offensive, racist, degrading, corrupting, threatening, obscene or might permanently impair the development of minors. When Online Gameplay Environments also contain user generated content, Signatories shall use their best endeavours to immediately take down any such content which is illegal, offensive, racist, degrading, corrupting, threatening, obscene or might permanently impair the development of minors. Observance of all the foregoing should, where possible, also include removal of undesirable links or 'hyperlink'.

9.3 Appropriate Reporting Mechanisms Consistent with the foregoing paragraph, Signatories will ensure that appropriate reporting mechanisms are in place to allow players to notify Signatories of the existence of content such as described in the previous sub-section within any Online Gameplay Environment.

9.4 Chatrooms Signatories should take reasonable precautions to ensure that Online Gameplay Environments which allow voice or video chat, protect children from access to age-inappropriate content introduced by other users.

9.5 Other Operators Signatories shall use their best endeavours to ensure that operators of Online Gameplay Environments offered by Products published by the User and which are authorised by, but not under the control of, the User, abide by these rules and/ or subsequently become Signatories themselves.

9.6 Safety Warnings Signatories shall advise users of Online Gameplay Environments under their control of the desirability of taking occasional breaks from Online Gameplay.

9.7 Community Standards Signatories shall ensure the incorporation in their terms of business with users of Online Gameplay Environments of certain provisions usually included under the heading of so called 'community standards'. These provisions will contain prohibitions against those users introducing content or indulging in online behaviour which is illegal, offensive, racist, degrading, corrupting, threatening, obscene or might permanently impair the development of minors.

9.8 Privacy Any User engaging in the online collection of personal information from subscribers will maintain an effective and coherent Privacy Policy fully in accordance with all applicable European Union and national data protection laws. The Privacy Policy will encompass the responsible collection, distribution, correction, and security of the personal details of users who shall be given full details of the User's Privacy Policy an Online Gameplay Environment. Subscribers must be also be given the opportunity to comment on any perceived misuse of their personal details and therefore be fully advised as to ways, for example, of avoiding unsolicited or unwanted e-mail contact.

9.9 Protection of Minors In keeping with one of the main objectives of both the PEGI and PEGI Online Systems, Signatories shall adhere to stringent standards ensuring the protection of children from any unsuitable content and behaviour associated with any Online Gameplay Environment offered by any Product aimed at children. These standards shall include, as appropriate;

- the publication of warnings about the supply or display online of private email addresses
- promoting responsible purchasing practices within Online Gameplay Environments where minors are concerned.

9.10 Signatories who publish Products offering Online Gameplay Environments which allow voice or video chat should take reasonable safeguards to protect children from access to ageinappropriate content introduced by other users and should also take steps to ensure that the privacy of minors is reasonably protected at all times.

Article 10: LABELLING

10.1 The PEGI Online Logo and the PEGI Logo and Descriptors shall appear on or in connection with the product in a size that permits the message to be legible and clearly visible to the consumer at the point of sale, in accordance with the templates set out in the Advertising and Labeling Guidelines as are made available by PEGI from time to time.

10.2 The same principles shall apply to the making available to the public through other means apart from sale, such as by electronic means or by rental or lending.

10.3 Signatories shall ensure that the PEGI Online and the PEGI Logo and Descriptors are used in accordance with national legal requirements and that, in particular, they are not used in countries where the product is prohibited or subject to compulsory content classification.

10.4 Signatories should use their best efforts to encourage online service providers carrying those Signatories' products, or advertising for those products, but not under the Signatories' control to display the ratings for those products on those online game play services.

10.5 The PEGI Online Logo should provide a direct hyperlink to a dedicated website where appropriate information will be given regarding the risks arising from the fact that content created in the course of gameplay may be unknown to the original publisher. Alternatively and where appropriate, POSC Signatories shall display the URL associated with the said dedicated website in a prominent position visible to users of Online Gameplay Environments.

Article 11: ADVERTISING AND PROMOTION

11.1 Advertising materials shall follow the PEGI Labeling and Advertising Guidelines and in particular show the age rating granted to the Product concerned or, should the license be pending, show the final age rating expected, taking the higher age category as a reference in case of doubt.

11.2 The design of print, broadcast and on-line advertising of Products shall comply with laws and regulations applicable to the age category concerned.

11.3 More generally, the following principles shall apply:

i. All advertisements shall accurately reflect, to the best extent possible both the nature and content of the product publicized and the rating associated with that product. Advertisements should not mislead consumers as to the product's true character.

ii. Advertisements shall not in any way exploit a PEGI System rating of a product as such rating is intended as a recommendation only. iii. All advertisements shall be created with a sense of responsibility towards the public.

iv. All advertisements shall aim to avoid content that is likely to cause serious or widespread offence to the average consumer targeted.

v. Signatories shall not specifically target advertising for entertainment software Products rated 16 or 18 to consumers for whom the product is not rated as appropriate.

vi. Signatories shall ensure that ancillary or separate products that are being sold or promoted in association with a core product contain content that is appropriate for the audience for which the core product is intended.

vii. Signatories shall not enter into promotion of Products rated 16 or 18 with another company's brands, products, or events, if it is reasonable to believe that such company's products, brands or events will reach consumers for whom the Product is not rated as appropriate.

viii. Signatories shall inform the public by means of a general statement of the existence of sponsorship(s) and/or the existence of 'product placement(s) associated with any product. In this regard use of a trade mark or brand solely to provide authenticity to the product environment shall not be held to constitute either product placement or sponsorship provided that license holders do not receive payment in exchange for



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Article 12: PEGI COUNCIL, LEGAL COMMITTEE, EXPERTS AND DEVELOPER GROUP

The PEGI Council ("PC"), PEGI Experts Group ("PEG"), PEGI Developer Group ("PDG") and PEGI Legal Committee shall play key roles in ensuring that the Code evolves in line with all relevant social, political, legal and technological developments.

The PC comprises:

- national representatives from the counties that use the PEGI System.
- representatives from PEGI and the Administrator.
- other members as deemed appropriate by agreement between the PMB and PC.

The PEG comprises:

- parents and consumer organisation représentatives,
- child psychology experts,
- media experts,
- age rating experts,
- · lawyers expert in European minor protection laws,
- videogame industry experts,
- academics,
- other experts in their field as considered appropriate and necessary.

Article 13: COMPLAINTS BOARD

An independent Complaints Board ("PCB") is established with regard to this Code of Conduct with the following tasks in mind:

 handling possible complaints about the consistency of advertising, marketing and promotional activities of any User with the age rating finally attributed or likely to be attributed under the PEGI System;

Article 14: ENFORCEMENT COMMITTEE

Compliance with this Code, the provision of advice to all companies deciding to subscribe to the Code as well as to its Administrator and the possible imposition of sanctions on Signatories infringing the Code, shall be entrusted to the PEGI Enforcement Committee

The PDG comprises:

- developers of video games of the type rated or potentially rated by PEGI
- other videogame industry experts,
- other experts in their field as considered appropriate and necessary.

The PLC comprises:

- lawyers expert in European minor protection laws,
- videogame industry experts,
- academics,
- other experts in their field as considered appropriate and necessary.

- handling possible rating conflicts between Signatories and the PEGI System,
- processing age rating complaints by consumers.

The PCB will draw on similar expertise to the PC and PEG.

("PEC") which shall be made up an equal number of carefully selected representatives of the industry and PC members, as nominated by the PMB.

Article 15: INFRINGEMENT, CORRECTIVE ACTION, SANCTIONS AND ARBITRATION

15.1 In addition to infringements identified by third parties or the Administrator, the PEC and the PCB shall jointly identify and document any possible wrongful application and/or breaches of the Code. Reasonable, non-arbitrary discretion will be used in examining all relevant facts to enable a determination of appropriate sanctions.

15.2 The PEC and PCB may suggest corrective action commensurate to the violation, to be implemented immediately. This corrective action may include:

- re-labelling of packaging,
- revocation and removal of the Logos and Descriptors,
- recall of inaccurately labelled product,
- modification of advertisements both on and offline

15.3 Failure to abide by the terms of this Code, including the failure to institute the corrective action referred to at 13.2.above will expose offenders to the imposition of sanctions by the PEC as set out in Annex A including, but not limited to, the following:

- temporary suspension of product from the PEGI System
- mandatory modification of any associated advertisements both on and off-line,
- disqualification of product from the PEGI and/or PEGI Online Systems for a set period
- fines of up to € 500,000 per violation depending on the gravity thereof and the failure to take appropriate remedial action.

Violations warranting these sanctions include

- presenting misleading or incomplete material to support the original application for a PEGI rating license,
- failure to submit changes, updates, or modifications that affect the ability of the User to comply with its obligations under the Code in a timely fashion,
- self-application or flawed display of the Logos and Descriptors by a User,
- unlicensed or inappropriate display of the PEGI Online Logo,
- inappropriately targeted marketing,
- more generally, all steps or omissions that fail to show a sense of responsibility towards the general public. In this regard the deliberate failure by a User to disclose relevant content which is discovered after Logos and Descriptors have been assigned shall be material grounds for consideration of high level sanctions by the PEC.
- those steps and omissions set out in Annex A.

15.4 The PEC shall be able to take into account on the application of a User, or otherwise, any or all extenuating circumstances justifying moderation of any sanction to be applied.

15.5 Any PEC decision imposing a sanction on a User can be referred by that User, within thirty days of the date of the PEC decision, to final and binding arbitration by CEPANI, the Belgian Centre for Arbitration. Arbitration shall be the sole method available to challenge any decision of the PEC. Imposition of any sanction shall await the decision of CEPANI.



APPENDIX A

BREACHES OF THE CODES OF CONDUCT AND RELATED SANCTIONS

LEVEL I. VERY SERIOUS

Failure to Disclose Significant Content

This can be defined as a deliberate failure to disclose, or gross negligence* leading to a failure to disclose, significant aspects of a product which would have led to the assignment of a higher age rating to that product than the rating actually assigned to and displayed on the product under the PEGI rating process and the targeting of advertising for a product at consumers, especially children, for whom the product is not rated as appropriate.

The fact that this behaviour causes significant damage both to the integrity of the PEGI System and the public's use of or trust in the system is reflected in the sanctions set out below.

SANCTIONS

First Breach; 100,000 to 250,000 Euro Fine Second Breach; 250,000 to 500,000 Euro Fine Third Breach; 500,000 Euro Fine Additionally, a period of disqualification from the PEGI System may also be imposed the duration of which will depend on the severity of the breach.

In all the above cases the PEC may also elect to impose sanctions including the removal of the product from the market in order to resticker all existing product in line with the appropriate age rating.

* In case of doubt 'gross negligence' will be not be held to have taken place;

(i) where a genuine mistake has been made by the person assessing the content of a product and/or

(ii) where there was a subsequent genuine attempt made by that person to correct the assessment as soon as possible after becoming aware of the mistake

LEVEL II. SERIOUS

These include the following:

- Negligence leading to a failure to disclose significant aspects of a product which would have lead to the assignment of a higher age rating to that product than the rating actually displayed on the product when sold to the public. 'Negligence' will be held to exist where the content has been assessed but, through error or omission, content significant to the rating assigned has not been taken into account.
- Failure to comply with a sanction imposed by the PEC
- Failure to respond to an inquiry by the Administrator or the PEC
- Failure to submit changes, updates, or modifications that materially concern the age rating assigned to a product and are made after the product has received that rating.

- Using PEGI logo or content descriptors which have not been assigned by the Administrator by way of licence.
- Failure to display a PEGI age rating or display of an incorrect PEGI rating
- Failure to display a PEGI content descriptor or the display of incorrect content descriptor
- Presenting deliberately misleading or incomplete material to support an original application for a PEGI Online license
- Unlicensed display of the PEGI Online Logo
- Using advertising which is inconsistent with a PEGI rating (not 'very' serious) or which exploits a PEGI rating by, for example, drawing attention to an 18 rating as a device to encourage sales of the product concerned.
- Using advertising which is offensive or which otherwise does not reflect a sense of responsibility towards the public or to the PEGI System.

SANCTIONS

First Breach; 5,000 to 20,000 Euro Fine Second Breach; 20,000 to 50,000 Euro Fine Third Breach; 75,000 Euro Fine

LEVEL III ADMINISTRATIVE/OPERATIONAL

Failure to display correct PEGI rating on Demo or Trailer

Wilful failure to submit complete and accurate submission materials, when discovered before release of the product.

Negligent supply of incomplete, inaccurate or inconsistent content in submission materials leading to rating errors which are discovered before release of the product. In all the above cases the PEC may also elect to impose sanctions either of removal of the product from the market or restickering or relabelling of all existing product in line with the appropriate age rating.

SANCTIONS

First Breach; up to 5,000 Euro Fine Second Breach; 5,000 to 7,500 Euro Fine Third Breach; 10,000 Euro Fine and/or a period of disqualification from the PEGI Rating System depending on the severity of the breach

ALL LEVELS - RETRAINING OF CODERS

In all levels and cases of breaches of the Code of conduct the imposition of a sanction requiring the retraining by the Administrator of all PEGI Coders employed by that company shall be at the discretion of the PEC.

ALL LEVELS - SYSTEMATIC SCREENING OF FUTURE PRODUCT

In all levels and cases of breaches of the Code of conduct the PEC may require systematic screening of product to be released in the future for a period to be determined and also the payment of any additional costs caused by this measure.

ALL LEVELS - BREACHES AND TIME LIMITS

In the case of sanctions to be applied the following Time Limits shall be held relevant in determining whether a company under sanction shall be considered by the PEC to be of past good conduct;

LEVEL I All breaches shall stay on a company's PEGI record for a period of three years from the date that the related sanctions were imposed

LEVEL II All breaches shall stay on a company's PEGI record for a period of two years from the date that the related sanctions were imposed

LEVEL III All breaches shall stay on a company's PEGI record for a period of one year from the date that the related sanctions were imposed

After the expiration of the appropriate time limits as set out above the PEGI record of the offending company shall be considered free of any breach of PEGI and PEGI Online Safety Codes. However the PEC when considering sanctions for a breach at any one Level shall be entitled to take into account other breaches at all other Levels and can impose any discretionary penalties available under the Code for breaches at the Level under consideration.

ALL LEVELS - PUBLICATION OF DECISIONS

The PEC reserves the right to publicise details of all and any sanctions imposed for breaches of the Code of conduct.

APPENDIX B

PEGI RETAIL CODE

The Code applies to retailers in the European Economic Area territories and in Switzerland who have signed this Code and covers computer and video products that have been rated under the Pan European Game Information (PEGI) rating system. Retailers adopting this Code must use best efforts to comply with the policies outlined below when engaged in face to face transactions with customers.

Each signatory of this Code agrees to:

1. Train all appropriate managers, clerks and/or other employees so that they are familiar with the PEGI age ratings system and the policies adopted in this Code;

2. Display in a conspicuous location where product is displayed signage describing the PEGI age rating system;

3. Treat the PEGI age recommendations as mandatory and use reasonable endeavours to ensure that computer and video games are not supplied to persons below the specified age;

4. Assess existing internal policies, practices and procedures on ratings education and policy enforcement and make improvements where necessary to maintain compliance with the Code;

5. Clearly and conspicuously display rating symbols and, where feasible, content descriptors, in all advertising, marketing and promotion of games;

6. Where practical, endeavour to keep a refusals record when sales of PEGI labelled products are refused to customers of inappropriate age;

7. Respond to customer complaints about non-compliance with the Code and keep a record of such complaints;

8. Advise customers to submit a complaint at the PEGI website (www. pegi.info) when a complaint cannot be resolved at the store level;

9. Regularly share information on best practices to further develop and improve compliance with this Code;

10. Accept that, if a User has failed to fulfil the letter and spirit of the Code, PEGI may provide notice to the User summarizing the deficiency and provide a period of 30 days to improve, after which time PEGI may determine that the Signatory has not made sufficient improvement and exclude him from the Code;

11. Be entitled to terminate its participation in the Code at its sole discretion by providing written notice of such termination to PEGI;



ANNEX 2 - PEGI signatories

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| Alten8 limitedUnited KingdomAmanita Design s.r.o.Czech RepublicAnima Game Studio S.L.SpainAnkama StudioFranceAnozor SARLFranceAnt Games LtdUnited KingdomAnunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | , | |
| Amanita Design s.r.o.Czech RepublicAnima Game Studio S.L.SpainAnkama StudioFranceAnozor SARLFranceAnt Games LtdUnited KingdomAnunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | | United Kingdom |
| Anima Game Studio S.L.SpainAnkama StudioFranceAnozor SARLFranceAnt Games LtdUnited KingdomAnunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Amanita Design s.r.o. | - |
| Ankama StudioFranceAnozor SARLFranceAnt Games LtdUnited KingdomAnunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | 5 | |
| Ant Games LtdUnited KingdomAnunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Ankama Studio | |
| Anunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Anozor SARL | France |
| Anunam Interactive SAFranceApollo Medien GmbHGermanyAqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Ant Games Ltd | United Kingdom |
| Aqua Pacific LtdUnited KingdomArberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Anunam Interactive SA | - |
| Arberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | Apollo Medien GmbH | Germany |
| Arberth StudiosUnited KingdomArc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | | , |
| Arc System Works Co.,LtdJapanARRAKIS nv/Larian StudiosBelgium | | - |
| ARRAKIS nv/Larian Studios Belgium | Arc System Works Co.,Ltd | - |
| | , | |
| | Artematica Entertainment Srl | Italy |

| Publisher Company | Country |
|---|---------------------|
| Artplant AS | Norway |
| Ascaron Entertainment GmbH | Germany |
| Aspyr Media Europe Ltd | , United Kingdom |
| Assoria | France |
| Astragon Software GmbH | Germany |
| Asylum Entertainment | , United Kingdom |
| , Atari Europe | France |
| Atari United Kingdom Limited | United Kingdom |
| Ateam Inc. | Japan |
| Avanquest Ibérica | Spain |
| Avanquest Software Publishing Ltd | United Kingdom |
| Ayeware AB | Sweden |
| B2B Games | France |
| Backbone Entertainment | United States |
| Bakno LLC | United States |
| Barnstorm Games | United Kingdom |
| Barunson Creative Co, Ltd | South Korea |
| Bayer Healthcare, LLC | United States |
| BBC Worldwide (Digital Entertainment & Games) | United Kingdom |
| Beat Games | Germany |
| Beatshapers | Ukraine |
| BeiZ Oy | Finland |
| Bergsala Lightweight AB | Sweden |
| BEYONDTHEPILLARS SAS | France |
| BHV Software GmbH | Germany |
| Biart Studio LLC | Russia |
| Big Ant Studios | Australia |
| Big Blue Bubble Inc | Canada |
| Big Head Games Ltd. | United Kingdom |
| Big Sandwich Games Inc | Canada |
| BIGBEN INTERACTIVE | Australia |
| BiP Media | France |
| BITBOX S.L (Tragnarion) | Spain |
| bitComposer Games GmbH | Germany |
| Black Lab Game Tech Pty Ltd | Australia |
| Black Market Games Ltd | Ireland |
| Blast Entertainment Ltd | United Kingdom |
| Blaze Games Ltd. | United Kingdom |
| BlazingCow Limited | United Kingdom |
| Blitz Games Studios Ltd | United Kingdom |
| Blizzard Entertainment SAS | France |

| Publisher Company | Country | Publisher Company | Country |
|--|------------------|--|----------------|
| Bloober Team SA | Poland | Confluence Composite de Concepteurs et | France |
| BLStream Sp. Z o.o. | Poland | Prestataires (C.C.C.P.) | |
| Blue Label Entertainment Srl | Italy | Connect 2 Media | United Kingdom |
| Blue Monkey Studios, Inc | United Kingdom | Conspiracy Entertainment Europe Limited | United Kingdom |
| Bluestone Interactive Limited | United Kingdom | Corecell Technology Co, Ltd | Thailand |
| BOHEMIA INTERACTIVE a.s. | Czech Republic | Coresoft Inc | United States |
| Boiled Frog Gaming Limited | United Kingdom | Cornelsen Verlag GmbH | Germany |
| Bongfish Interactive Entertainment | Austria | Cowboy Rodeo Ltd | Finland |
| Boolat Limited Liability Company | Ukraine | Creat Studios, Inc. | United States |
| Bplus | Austria | Creative Patterns | France |
| Braingame Development GmbH | Germany | Crimson Cow GmbH | Germany |
| BRAVO GAMES S.L. | Spain | CROCODILE ENTERTAINMENT S.L | Spain |
| BRIGHT THINGS PLC | United Kingdom | Crystal Games | Netherlands |
| Brightstar Entertainment Ltd | United Kingdom | Curve Studios Ltd | United Kingdom |
| Broken Rules Interactive Media GmbH | Austria | Cyberfront Corporation | Japan |
| Bubble Gum Interactive | Australia | CYBERFRONT KOREA CORPORATION | South Korea |
| BULKYPIX | France | CyberPlanet Interactive Co., Ltd. | Thailand |
| Burda:ic GmbH | Germany | CyberSports Ltd | United Kingdom |
| BWM Software und Vertriebs GmbH | Germany | CYBIRD Co., Ltd. | Japan |
| Bytewire Ltd | United Kingdom | Cypronia | Slovakia |
| C2C Games | France | D2C Games, Inc. | United States |
| Capybara Games | Canada | D3Publisher of America, Inc | United States |
| Carre Multimedia | France | D3Publisher of Europe ltd (D3P E Ltd) | United Kingdom |
| CAVE CO. , LTD. | | Daedalic Enterainment GmbH | Germany |
| CAVE CO. , LID. CCP hf. | Japan Iceland | Dakko Dakko | United Kingdom |
| | Poland | Dancing Dots | France |
| CD Projekt | Poland | Dare to be Digital | United Kingdom |
| CD Projekt RED S.A. CDV Software Entertainment AG | | Data Design Interactive Limited | United Kingdom |
| | Germany | Davilex Games BV | Netherlands |
| cdv Software Entertainment Ltd | United Kingdom | DelRox BV | Netherlands |
| CE Europe Ltd. | United Kingdom | Denda Publishers B.V. | Netherlands |
| Cerasus Media Gmbh | Germany | Destineer Publishing Corp. | United States |
| Chair Entertainment | United States | DHM Interactive | France |
| Cherrypop Games Ltd | United Kingdom | Dibbit Ltd | United Kingdom |
| Chillingo Ltd | United Kingdom | Different Tuna | United Kingdom |
| CINEMAX, s.r.o. | Czech Republic | Digital Chocolate Ltd | Finland |
| Circle Entertainment Ltd | China | Digital Content, LLC dba Big John Games | United States |
| City Interactive SA | Poland | Digital Goldfish Limited | United Kingdom |
| CJ Games Global | United States | Digital Leisure Inc. | Canada |
| Cliffhanger Productions Software GmbH | Austria | Digital Reality Publishing Kft. | Hungary |
| Cloanto Italia srl | Italy | Digital Tales S.r.l | Italy |
| Cobra Mobile | United Kingdom | Ŭ | United States |
| Codemasters | United Kingdom | DIGITAL TRIBE GAMES, LLC | |
| Cog Monkeys | Brazil | Discovery Concepts International Limited | United Kingdom |
| CogniKizz SAS | France | Disky Communications Europe B.V. | Netherlands |
| Cohort Studios Ltd | United Kingdom | DK-GAMES | France |
| Cold Beam Games Ltd | United Kingdom | DMD Enterprise Sp. Z o.o. | Poland |
| Collecting Smiles, Inc. | United States | Doctor Entertainment AB | Sweden |
| Complete-IT | Hungary | DON'T NOD Entertainment | France |

| Publisher Company | Country |
|--|--------------------------|
| Double Jungle S.a.S. | Italy |
| Double Six Digital Publishing Ltd | United Kingdom |
| DR Studios Limited | United Kingdom |
| DreamCatcher Europe | France |
| DrinkBox Studios Inc. | Canada |
| dtp entertainment AG | Germany |
| Dusk2Dawn Interactive Limited | United Kingdom |
| Dynamic Systems Group Ltd | United Kingdom |
| E-One Studio Sdn. Bhd. | Malaysia |
| E2 publishing s.r.l. | Italy |
| EA Swiss Sarl | Switzerland |
| eastasiasoft | Hong Kong |
| Easy Computing Publishing NV | Belgium |
| Easy Interactive | Netherlands |
| Easy Tiger Media Ltd | United Kingdom |
| Easysolving di Claudio Marchesan | Italy |
| Educamigos s.l. | Spain |
| Egg Ball | France |
| Eiconic Games Ltd | United Kingdom |
| Fidos Interactive | United Kingdom |
| Eko Software S.A.R.L. | France |
| ELEKTROGAMES | France |
| Elephant Entertainment | United Kingdom |
| Flonex | United Kingdom |
| Emme SA | France |
| Empire Interactive Europe Ltd. | United Kingdom |
| Empire of Sports AG | Switzerland |
| Empty Clip Studios | United States |
| Endforce Ltd | United Kingdom |
| Endgame Studios | Australia |
| Enemy Technology LLC | United States |
| Engine Software | Netherlands |
| ENIGMA Software Production, SL | Spain |
| Enjoy Gaming Ltd | United Kingdom |
| Enjoyup Games, S.L. | Spain |
| Enlight Software Limited | China |
| Eragion | Canada |
| EUN Partnership AISBL | Belgium |
| Eutechnyx Ltd | United Kingdom |
| eV Interactive LLC | United States |
| EVERSIM | France |
| | |
| Excalibur Publishing Limited Exkee | United Kingdom France |
| EXOR Studios | Poland |
| | |
| Experimental Gameplay Group, LLC (DBA: Tomorrow Corporation, LLC) | United States |
| Extra Toxic GmBh&Co.KG | Germany |
| Eyebrow Interactive, LLC | United States |

| Publisher Company | Country |
|-------------------------------------|----------------|
| F4 Group | France |
| F4-Toys | France |
| Fallen Tree Games Ltd | United Kingdom |
| Fantage.com, Inc. | United States |
| Farmind Ltd | Finland |
| FarSight Studios | United States |
| Fatshark AB | Sweden |
| FDG Entertainment&Co. KG | Germany |
| Feral Interactive Limited | United Kingdom |
| Fiaa GmbH | Germany |
| Filao | France |
| Filematch Ltd T/A Microvalue | United Kingdom |
| Firemint | Australia |
| Fishing Cactus SPRL | Belgium |
| FISHLABS Entertainement GmbH | Germany |
| Flashpoint AG | Germany |
| Flat Black Films | United States |
| Focus Home Interactive | France |
| Focus Home Interactive Benelux | Belgium |
| Focus Multimedia Limited | United Kingdom |
| France Télécom DC / GOA | France |
| Franzis Buch- & Softwareverlag GmbH | Germany |
| Freudenthal Institute | Netherlands |
| Frima | Canada |
| Frogwares Ireland | Ireland |
| FromSoftware, Inc. | Japan |
| Frontier Developments Limited | United Kingdom |
| FRONTLINE studios | Poland |
| Frozen Codebase LLC | United States |
| Frozenbyte, Inc. | Finland |
| Fugazo Inc. | United States |
| FullFat Productions Ltd | United Kingdom |
| Funbox Media Ltd | United Kingdom |
| Funcom Gmbh | Switzerland |
| Funfia Inc. | Taiwan |
| Funtank LLC | United States |
| Fusion Labs Ltd | United Kingdom |
| Futuremark Oy | Finland |
| Futurlab Ltd | United Kingdom |
| FX Interactive | Spain |
| G-Style Co., Ltd | Japan |
| G.rev Ltd | Japan |
| G4BOX INC. | Canada |
| G5 Entertainment AB | Sweden |
| Gabitasoft BVBA | Belgium |
| GAELCO MOVILES, S.L. | Spain |
| Gaijin Entertainment Corporation | United States |
| Gaijin Games, Inc. | United States |

| Publisher Company | Country | Publisher Company | Country |
|---|----------------|---------------------------------------|----------------------|
| Gala Networks Europe Ltd | Ireland | HAMSTER Corporation | Japan |
| Gamania Digital Entertainement (Europe) | Netherlands | Hanaho Games Inc. | United States |
| B.V. | | HandCircus Ltd | United Kingdom |
| GAME ARTS Co., Ltd. | Japan | Hands-On Mobile, Inc. | United States |
| Game Capital B.V. | Netherlands | Harmonix Music Systems, Inc | United States |
| Game Factory Interactive | Cyprus | HB Studios Multimedia Ltd. | Canada |
| Game Outlet | Sweden | HD Publishing BV | Netherlands |
| Game Republic, Inc | Japan | Headup Games GmbH & Co. KG | Germany |
| Gamebridge Ltd | United Kingdom | Heatwave Interactive | United States |
| Gameforge 4D GmbH | Germany | Hell-tech e.K | Germany |
| Gameforge Berlin AG | Germany | Hellfire Games Inc. | , United States |
| Gamelion Studios Sp. z o.o. | Poland | Helliwood media & education | Germany |
| Gameloft S.A. | France | Hello Games | United Kingdom |
| GameOn GmbH | Germany | Hi-Rez Studios | United States |
| Games Factory Online BV | Netherlands | Hip Interactive EUROPE | France |
| GAMESHASTRA INC | United States | HMH Hamburger Medien Haus Vertriebs | Germany |
| GamesRouter Ltd | United Kingdom | GmbH | Germany |
| GAMEVIL USA, Inc. | United States | Home Entertainment Suppliers Pty Ltd | Australia |
| Gammick Entertainment SL | Spain | Honeyslug Ltd | United Kingdom |
| GCC-Games Campus Cologen GmbH | Germany | Hörberg Productions | Sweden |
| Gelid Games | Russia | Hothead Games, Inc. | Canada |
| GENIAWARE SRL | Italy | Hudson Entertainment | United States |
| Genius Sonority Inc. | Japan | HUDSON SOFT CO., LTD. | Japan |
| geobra Brandstätter GmbH & Co. KG | Germany | Hydestile Media & Creative Ltd | United Kingdom |
| Gevo Entertainment Pte Ltd | Singapore | Hydravision Entertainment | France |
| Ghostfire Games | United States | I-Friqiya FZ-LLC (known as I-Friqiya) | United Arab Emirates |
| Ghostlight Ltd | United Kingdom | Iceberg Interactive BV | Netherlands |
| GIANTS Software | Switzerland | | United States |
| Giochi Preziosi HK Ltd | Hong Kong | Icon Games Entertainment Ltd | United Kingdom |
| | 0 0 | IDEA GAMES a.s. | Ű |
| Gizmondo Europe Limited | United Kingdom | Ideas Pad Ltd | Czech Republic |
| Globz | | | United Kingdom |
| GLU MOBILE | United Kingdom | Ignition Entertainment Ltd | United Kingdom |
| GMX Media | United Kingdom | Image & Form International AB | Sweden |
| GolemLabs | Canada | Immanitas Entertainment GmbH | Germany |
| GOST PUBLISHING | Belgium | Immersive Games Limited | United Kingdom |
| Grab, LLC | United States | Impressionware srl | Italy |
| Granzella Inc. | Japan | IncaGold plc | United Kingdom |
| Greenstreet Software Limited | United Kingdom | Index Digital Media Inc | United States |
| Grendel Games | Netherlands | Indie Games Productions | France |
| Griffin International | United States | IndiePub Entertainment inc | United States |
| GRIP Digital s.r.o | Czech Republic | Infernum Productions AG | Germany |
| Groove Media Inc. | Canada | Infinite Dreams Inc. | Poland |
| GSC Game World | Cyprus | Infinite Interactive Pty. Ltd. | Australia |
| Guidance Interactive Healthcare | United States | Ingress Ventures BV | Netherlands |
| GungHo Online Entertainment America, | United States | Innova Co. S.a.r.I. | Luxembourg |
| | 2 | INTENIUM Console GmbH | Germany |
| h2f Informationssysteme GmbH | Germany | Intenium GmbH | Germany |

| Publisher Company | Country |
|--|----------------|
| Intense Co., Ltd. | Japan |
| International Business Alliance USA Inc. | United States |
| INTERPLAY ENTERTAINMENT CORP | United States |
| Introversion Software Limited | United Kingdom |
| Invictus-Games Kft. | Hungary |
| InXile Entertainemnt | United States |
| IPACS | Germany |
| IQ Publishing | Poland |
| IREM SOFTWARE ENGINEERING INC. | Japan |
| ISFE | Belgium |
| ISOPOD LABS, LLC | United States |
| iSquared Games Ltd | United Kingdom |
| IVENT LTD | Bulgaria |
| JAKKS Pacific Inc. | United States |
| Játékszalon Kft. | Hungary |
| JBT Nordic License Scandinavia AB | Sweden |
| Jelly Bridge Productions Ltd | United Kingdom |
| Jester Interactive Publishing LTD | United Kingdom |
| Jet Set Games, Inc. | United States |
| Johanna Grahn Interactive | Sweden |
| Joindots GmbH | Germany |
| Joju Games (legal name: Gril Productions Inc) | United States |
| JoWooD Entertainment | Austria |
| Juggernaut Games, LLC | United States |
| Just A Game GmbH | Germany |
| JV Games, Inc | United States |
| K.E. Mathiasen A/S | Denmark |
| K2 NETWORKS Inc. | United Kingdom |
| Kaasa solution GmbH | Germany |
| Kalicanthus Entertainment S.r.l. | Italy |
| Kalypso Media Digital Ltd | United Kingdom |
| Kalypso Media GmbH | Germany |
| KANDO GAMES | France |
| Karateka LLC | United States |
| Kazago Entertainment | France |
| Kemco Europe | Germany |
| Keystone Game Studio | Taiwan |
| KIDDINX Entertainment GmbH | Germany |
| Kiloo Aps | Denmark |
| KINGSTON UNIVERSITY | United Kingdom |
| KnapNok Games ApS | Denmark |
| KOCH media | United Kingdom |
| Koch Media GmbH (Austria) | Austria |
| Koch Media SLU | Spain |
| Kolkom International LLC | United States |
| Konami Digital Entertainment GmbH | Germany |

| Publisher Company | Country |
|---|----------------|
| Konami of Europe UK | United Kingdom |
| Korner Entertainment SL | Spain |
| Krea Medie A/S (Ltd.) | Denmark |
| Kritzelkratz 3000 GmbH | Germany |
| Krome Studios Pty Ltd | Australia |
| kunst-stoff GmbH | Germany |
| Lace Mamba Global Ltd | United Kingdom |
| Lapland Studio Ltd. | Finland |
| LASNERSOFT | Argentina |
| Laughing Jackal Ltd | United Kingdom |
| lbxgames GmbH | Germany |
| LEADER S.P.A. | Italy |
| Leader S.p.A. | Italy |
| Legacy Interactive | United States |
| Legendo Entertainment AB | Sweden |
| LEGO System A/S | Denmark |
| Lemon Games S.L. | Spain |
| LEON BROTHERS | France |
| Lesta Co Ltd | Russia |
| LEVEL-5 International America, Inc. | United States |
| LEXICON Entertainment | United Kingdom |
| Lexis Numérique | France |
| Licensed 4U Ltd | United Kingdom |
| Licomp EMPiK Multimedia Ltd | Poland |
| LifeLine Entertainment, SL | Spain |
| Lighthouse Interactive Game Publishing BV | Netherlands |
| Limbic Entertainment GmbH | Germany |
| Limelight Software Limited | United Kingdom |
| Little Orbit Europe, LTD. | United Kingdom |
| LITTLE WORLD STUDIOS SL | Spain |
| Little Worlds Studio | France |
| Load Inc. | France |
| Lockpick Entertainment | Sweden |
| Lockwood Publishing Ltd | United Kingdom |
| Ludia Inc. | Canada |
| Luk Internacional SA | Spain |
| MAD Works B.V. | Netherlands |
| MadCatz Inc. | United States |
| MAGES. Inc. | Japan |
| MAGIX AG | Germany |
| Magnussoft Deutschland GmbH | Germany |
| Majesco Europe Limited | United Kingdom |
| Mamba Games Ltd | United Kingdom |
| Markus Tröszter 1 337 studios | Austria |
| Mass Creation Sp. z o. o. | Poland |
| Mass Media Games, Inc. | United States |
| Mastertronic Group Limited | United Kingdom |

| Publisher Company | Country | Publisher Company | Country |
|---|---------------------|--|----------------|
| Mastiff LLC | United States | NDS Denmark A/S | Denmark |
| Mattel UK Limited | United Kingdom | Neko Entertainment | France |
| Maximum Games | United States | NEMOPOLIS | France |
| MC2 | France | NEULAND MULTIMEDIA GmbH | Germany |
| Media Sales & Licensing B.V. | Netherlands | Neutron Games GmbH | Germany |
| Mediatonic Ltd. | United Kingdom | Nevrax Sarl | France |
| Mercury Games Limited | United Kingdom | NEXON Europe Limited | United Kingdom |
| Mere Mortals Limited | United Kingdom | NEXON Europe S.à r.l. | Luxembourg |
| Merge Games | United Kingdom | Nicalis, Inc. | United States |
| Meridian4 (6197230 Canada Inc.) | Canada | Nicam | Netherlands |
| Meteor Entertainment Inc. | United States | Nicolas Games SA | Poland |
| Metro3D Europe Ltd | United Kingdom | Nintendo of Europe GmbH | Germany |
| Micro Application SA | France | NIS America, Inc | United States |
| Microforum Ltd. | Canada | Nnooo | Australia |
| MICRONET, S.A. | Spain | Nobilis | France |
| Microsoft Developers | Switzerland | Nocturnal Entertainment Australia, Pty Ltd | Australia |
| Microsoft Ireland Research | Ireland | Nokia Corparation | Finland |
| Microtime Interactive Limited | United Kingdom | Nomad Games Limited | United Kingdom |
| Midas Interactive Entertainment Ltd | United Kingdom | Nordcurrent | Lithuania |
| Might and Delight AB | Sweden | Nordic Games GmbH | Austria |
| Milestone srl | Italy | Nordic Games Publishing AB | Sweden |
| Mind Candy Ltd | , United Kingdom | Nordic License Toys AB i Lidingö AB | Sweden |
| , Mindscape S.A. | France | Nordisk Film Distribution A/S | Denmark |
| Mindscape Northern Europe BV | Netherlands | Novalogic Ltd. | United Kingdom |
| Minority Media Inc. | Canada | NovaLogic, Inc USA | United States |
| , MMM MultiMediaManufaktur GmbH | Germany | Noviy Disk | Russia |
| Mobigame SARL | France | , Object Vision Software AG | Germany |
| Mobisation | Germany | Ocean Media, LLC | Croatia |
| Momentum Bilgisayar Yazilim A.S. | Turkey | Oddworld Inhabitants, Inc. | United States |
| mondokiddo SAS | France | odenis studio | France |
| MonkeyPaw Games, Inc. | United States | Oetinger Media GmbH | Germany |
| Monte Cristo Multimedia | France | OG International Ltd | United Kingdom |
| Moonpod Ltd. | United Kingdom | Omni Systems Ltd | United Kingdom |
| Morphicon Limited | Germany | On Line Fussball Manager GmbH | Germany |
| MPS Multimedia Inc., DBA Selectsoft, | United States | ONIMEDIA SP. Z O.O. | Poland |
| Select | | Onteca Ltd | United Kingdom |
| MSL INTENIUM B.V | Netherlands | Open Emotion Studios | Ireland |
| MTO USA, Inc | United States | Openoko Entertainment Sp. z o.o. | Poland |
| MTV Networks, a division of Viacom Inter- national | United States | OSAO | Denmark |
| Nabi Studios Pte Ltd. | Singapore | Other Ocean Interactive | Canada |
| Namco Bandai Games Europe | France | Outerlight Ltd | United Kingdom |
| NAMCO BANDAI Games Inc. | Japan | Outso Ltd | United Kingdom |
| NAMCO BANDAI Partners S.A.S | France | Over the Top Games, SL | Spain |
| Nano Games sp. z o.o. | Poland | ovos realtime3D gmbH | Austria |
| Natsume Inc. | United States | Oxygene Srl | Italy |
| NCsoft Europe Ltd | United Kingdom | OYUN STUDYOSU | Turkey |
| nDreams Ltd | United Kingdom | P.M. Studios S.r.l. | Italy |
| | Shiloa Kingdoin | P1 Sports Ltd. | United Kingdom |

| Publisher Company | Country | Publisher Company | Country |
|---------------------------------------|--------------------|---|-------------------|
| P2 Games Limited | United Kingdom | Quality Games Online Ltd | United Kingdom |
| PAN Vision Distribution AB | Sweden | QubicGames sp z o.o. | Poland |
| Panini s.p.a. | Italy | Quirkat | Jordan |
| Pantheon Publishing Ltd | United Kingdom | Radiation Burn Limited | United Kingdom |
| Paradox Interactive | Sweden | Ragtag Developments Ltd | United Kingdom |
| Paramount Digital Entertainment | United States | RailSimulator.com Ltd. | United Kingdom |
| Particular | Spain | Rainbow Media Pte Ltd | Singapore |
| Pavel Tovarys | Czech Republic | RAINBOW S.P.A. | Italy |
| Pelfast, Inc. | United States | Ratloop Asia PTE Ltd | Singapore |
| Performance Designed Products LLC | United States | Ravensburger Digital GmbH | Germany |
| Phantagram Co., Ltd. | South Korea | Razor Sharp Studios Limited | United Kingdom |
| Phenomedia Publishing GmbH | Germany | Recoil Games Oy | Finland |
| Phoenix Games (Holland) BV | Netherlands | Red Hare Studios | Singapore |
| Phoenix Global Software | United Kingdom | Red Mile Entertainment | United States |
| Pinnacle Entertainment Ltd | United Kingdom | Redback Sales Limited | United Kingdom |
| PINPIN TEAM SARL | France | Redlynx Ltd | Finland |
| Pixel Federation | Slovakia | RedOctane | United States |
| Pixel Tales | Sweden | redspotgames | Germany |
| Pixel Toys | United Kingdom | Reef Entertainment Limited | United Kingdom |
| Pixolane Oy | Finland | Reflexive Entertainment, Inc | United States |
| Pixonauts KG | Germany | Relentless Software | United Kingdom |
| PLANET NEMO Productions | France | Remedy Entertainment Ltd. | Finland |
| Play It Ltd | United Kingdom | Renegade Kid LLC | United States |
| Playdead | Denmark | responDESIGN | United States |
| Playerthree Limited | United Kingdom | Reto-Moto ApS | Denmark |
| Playful Entertainement Inc | Canada | Retro Affect | United States |
| Playlogic Games B.V. | Netherlands | Reverb Publishing | United States |
| Playstos S.r.I. | Italy | Right Square Bracket, Left Square Bracket | Canada |
| plazz entertainment AG | Germany | Inc | |
| PM Studios | United States | Ringzero Game Studio Co., Ltd. | Thailand |
| Polygon Toys | Finland | Ripstone Ltd | United Kingdom |
| PomPom Software Ltd | United Kingdom | Rising Star Games Ltd | United Kingdom |
| PopCap Games, Inc | United States | Riverdeep Interactive Learning Limited | Ireland |
| Positive Gaming Europe AB | Sweden | Robot Entertainment | United States |
| Power Up S.r.l. | Italy | Rock Hippo Productions Ltd | Canada |
| Powerhead Games | , United States | rokapublish UG | Germany |
| PQUBE Ltd | United Kingdom | Rondomedia Marketing & Vertriebs GmbH | Germany |
| Prelusion Games AB | Sweden | Ronimo Games | Netherlands |
| Press Play | Denmark | ROURKE LTD. | United Kingdom |
| Prodigy Designs Trading | New Zealand | Rovio Mobile Ltd | Finland |
| Project Three Interactive BV | Netherlands | RTL Games GmbH | Germany |
| Promotion Software GmbH | Germany | Rubicon Mobile, Ltd | United Kingdom |
| ProSieben Sat. 1 Digital GmbH | Germany | S.A.D Software Produktions- und Vertriebs | Germany |
| ProSiebenSat. 1 Games GmbH | Germany | GmbH | Linite of Charles |
| Psyonix | United States | SABARASA INC | United States |
| Pub Company Srl | Italy | Saffran Prod | Germany |
| Pyxel Arts Digital Entertainment S.L. | Spain | Sammy Europe Ltd. | United Kingdom |
| Q Entertainment Inc | Japan | Sanuk Games SARL | France |

| Publisher Company | Country |
|--|---------------------|
| Sanuk Software Co., Ltd. | Thailand |
| Saturnine Games | United States |
| SC2X/Mad Monkey Studio | France |
| Schulenburg Software Development UG | |
| Seed Studios Lda | Germany Portugal |
| | United Kingdom |
| SEGA Europe Ltd | Saudi Arabia |
| Semaphore | |
| SG Interactive, INC. | United States |
| Shanblue Interactive S.L. | Spain |
| Sheffield Hallam University Enterprises Lim- ited (SHUEL) | United Kingdom |
| Shin'en Multimedia GmbH | Germany |
| Shindo S.A.S. | France |
| Silicon Carne | France |
| SimBin Studios AB | Sweden |
| SINGAPORE-MIT GAMBIT Game Lab | Singapore |
| Sixense Entertainment Inc. | United States |
| SKYL-COM LTD | Hungary |
| Slam Games Ltd. | United Kingdom |
| Slitherine Software UK Ltd | United Kingdom |
| Smack Down Productions | France |
| SME Dynamic Systems Ltd | Ukraine |
| SnapDragon Games GmbH | Germany |
| Sniper Entertainment | France |
| SNK PLAYMORE CORPORATION | Japan |
| Soepel B.V. | Netherlands |
| Solus Games | United States |
| Sonic Powered Co, Ltd | Japan |
| SONY BMG MUSIC ENTERTAINMENT GmbH | Germany |
| Sony Computer Entertainment Europe | United Kingdom |
| Sony Online Entertainment | United States |
| SouthPeak Interactive | United Kingdom |
| Spin Master Studios | United States |
| Square Enix Ltd | United Kingdom |
| STAEDTLER Mars GmbH & Co. KG | Germany |
| Steel Penny Games, Inc. | United States |
| Stickmen Limited | New Zealand |
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| Sunflex Europe GmbH | Germany |
| SYSTEM 3 LTD | United Kingdom |
| TAB Austria Industrie- und Unterhaltungsele- | Austria |
| ktronik GmbH & CoKG | |

| Publisher Company | Country |
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| Tag Games Limited | United Kingdom |
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| Taito Corporation | Japan |
| Take2 Interactive Software Europe Itd | United Kingdom |
| Tama Global, S.L. | Spain |
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| Techtonic Games Inc. | United States |
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| TGC – The Games Company Worldwide GmbH | Germany |
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| Tradewest | France |
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| WalkOn media publishing GmbH & Co.KGGermanyWalt Disney Home EntertainmentUnited KingdomWalt Disney Internet GroupUnited Kingdom | | |
| Co.KGUnited KingdomWalt Disney Home EntertainmentUnited KingdomWalt Disney Internet GroupUnited Kingdom | | - |
| Walt Disney Internet Group United Kingdom | | |
| | Walt Disney Home Entertainment | United Kingdom |
| WarChest Ltd. United Kingdom | Walt Disney Internet Group | United Kingdom |
| | WarChest Ltd. | United Kingdom |

| Publisher Company | Country |
|--|----------------|
| Wargaming.net LLP | United Kingdom |
| Warner Brothers Entertainment UK Ltd | United Kingdom |
| watAgame ApS | Denmark |
| WayForward Technologies, Inc. | United States |
| WAYWARDXS Entertainment SRL | Italy |
| Webzen Inc. | South Korea |
| Wendros AB | Sweden |
| WHA Entertainment Inc | United States |
| Whiptail Interactive (Europe) S.L. | United Kingdom |
| White Park Bay Software Ltd. | United Kingdom |
| White Room Games Limited | United Kingdom |
| WHIZZ-BIZ LIMITED | United Kingdom |
| Wired Productions Ltd | United Kingdom |
| Wizarbox | France |
| Wizards of the Coast LLC | United States |
| X1Software | Germany |
| Xendex Holding GmbH | Austria |
| Xform | Netherlands |
| XGen Studios Inc | Canada |
| Xicat Interactive | United Kingdom |
| XIM Inc | United Kingdom |
| XPEC Entertainment Inc. | Taiwan |
| XSEED Games | United States |
| YECK Entertainment | Taiwan |
| Yoostar Entertainment Group | United States |
| YooStar Ltd. | United Kingdom |
| YoYo Games Ltd. | United Kingdom |
| YUKE'S CO,. LTD. | Japan |
| YUKE'S Company of America | United States |
| YULLABY SARL | France |
| ZALLAG S.A.S | France |
| Zefxis A. &. D. Bendilas | Greece |
| ZEN Studios Ltd | Hungary |
| Zen United Ltd | United Kingdom |
| ZeniMax Europe Limited/Bethesda Softworks Europe | United Kingdom |
| ZeptoLab UK Limited | United Kingdom |
| Zeroscale Games GmbH | Germany |
| Zinkia Entertainment | Spain |
| Zoo Entertainment Europe Limited | United Kingdom |
| Zordix AB | Sweden |
| Zuinq Studio S.L. | Spain |
| Zushi Games | United Kingdom |

ANNEX 3 - PEGI Assessment Form

| Rating | No. | Question | Help | Content descriptor |
|---------------------|-----|---|--|----------------------------------|
| | | Does the game contain: | | |
| 18 www.pegi.info | 1 | Depictions of gross violence, which includes torture, dismemberment, sadism and horrific depictions of death or injury towards human-like or animal-like characters | Gross violence will mean depictions of decapita- tion, dismemberment or torture and other horrific methods of bringing death, severe pain or injury to the recipient. This will usually be associated with large amounts of blood or gore. The emphasis is on the horrific nature of the violence. The violence will not be treated as gross violence if the recipients die or are injured in an unrealistic manner. If they instantly disappear in a puff of smoke or are killed/injured and then come back to life or appear uninjured this will not be treated as gross violence. The characters must look like humans or animals. If a character looks like a human it should be treated a sombie or any other name looks like a human it should be treated as human). | Violence |
| 18 www.pegi.info | 2 | Depictions of apparently motiveless killing or serious injury to multiple numbers of innocent human-like characters | This is where groups of human-like characters are killed or injured at random for no apparent reason and deals with themes such as the killing of pedestrians in the street, shoppers in a shopping arcade and children in a school. The characters must look like humans or animals. If a character looks like a human it should be treated as human even if it is unrealistic (if something called a zombie or any other name looks like a human it should be treated as human). | Violence |
| 18 www.pegi.info | 3 | Depictions of violence towards vul- nerable or defenceless human-like characters | The characters must look like humans. If a character looks like a human it should be treated as human even if it is unrealistic (if something called a zombie or any other name looks like a human it should be treated as human). Vulnerable human-like characters will include in particular women and children. Defenceless characters will include those that have no opportunity to avoid the violence (eg. by running away or hiding). It will not generally include characters who are part of the game play (eg. a soldier captured by the enemy and subsequently tied up and shot). No character will be considered vulnerable or defenceless if they are not intended to be part of the game play. However, any violence in this context should be considered on its merits. | Violence Violence VIOLENCE |
| 18 www.pegi.info | 4 | Depictions of sexual activity with visible genital organs | Sexual activity means all aspects of human sexual intercourse, masturbation and sexual foreplay (homosexual or lesbian activity included) where a male or female sexual organ is visible. The depiction of 'boobs and bottoms' or pubic hair only will not be treated as visible sexual organs. | Sex Sex Sex |

| Rating | No. | Question | Help | Content |
|---------------------|------|---|--|---------------------------------|
| Kuling | TNU. | | | descriptor |
| 18 www.pegi.info | 5 | Depictions of sexual violence or threats (including rape) | This will mean acts of a sexual nature where they are inflicted against a non-consenting human-like characters, including rape or the infliction (including self-infliction) of pain on genital organs. | |
| 18 www.pegi.info | 6 | Detailed descriptions of techniques that could be used in criminal offences | The descriptions have to show how the offences can be carried out. For example an instruction manual showing how to make a molotov cocktail or bomb would be included under this question as would details of the implements needed to break into a car and how to use them. | Violence |
| 18 www.pegi.info | 7 | Glamorisation of the use of illegal drugs | The depictions will show that the user of the drugs is able to achieve success (win the game, get the girl, kill the enemy, commit the crime) after the use of illegal drugs. The drugs concerned should be real and be illegal (not fantasy or legal drugs). | |
| 18 www.pegi.info | 8 | Depictions of ethnic, religious, nationalistic or other stereotypes like to encourage hatred | The emphasis here is on the words 'likely to encourage hatred'. It should be noted that any such depictions are very likely to infringe national criminal laws and cannot be included in the game in any event. It is the responsibility of each game publisher to comply with national criminal laws and use of the PEGI system does not absolve the game publisher from such responsibility or provide any legal or other defence to infringement of national criminal laws. | Discrimination |
| 18 www.pegi.info | 9 | Sexual expletives or blasphemy (only answer 'yes' to this question if a 'yes' answer has been given to any of questions 1-8) | A 'yes' answer to this question 9 will ensure that a language descriptor is used on packaging. If a 'yes' answer has not been given to any of questions 1 – 8 do not answer 'yes' to this question 9. The most common sexual expletives are fuck, cunt, motherfucker and cocksucker although this list is not exhaustive. Blasphemy means irreverent depictions or words concerning sacred matters or religious beliefs (not restricted to the Christian faith). It should be noted that blasphemy is likely to be illegal under national criminal laws and may not be included in the game in any event. | Bad Language BAD LANGUAGE |

| Rating | No. | Question | Help | Content descriptor |
|----------------------------|-----|---|--|-----------------------|
| 18 www.pegi.info | 10 | Moving images that encourage and/or teach the use of games of chance that are played/carried out as a traditional means of gambling (only answer 'yes' to this question if a 'yes' answer has been given to any of questions 1-8) | A 'yes' answer to this question 10 will ensure that a gambling descriptor is used on packaging. If a 'yes' answer has not been given to any of questions 1 – 8 do not answer 'yes' to this question 10. This refers to types of betting or gambling for money that is normally played/carried out in casinos, gambling halls, racetracks. This does not cover games where betting or gambling is simply part of the general storyline. The game must actually teach the player how to gamble or bet and/or encourage the player to want to gamble or bet for money in real life. For example this will include games that teach the player how to play card games that are usually played for money or how to play the odds in horse racing. | Gambling EAMBLING |
| 16 www.pegi.info | 11 | Depictions of realistic looking violence towards human-like or animal-like characters | This means violence where the character reacts as it would in real life. It is not necessary for there to be any blood or gore. The characters must look like humans or animals. If a character looks like a human it should be treated as human even if it is unrealistic (if something called a zombie or any other name looks like a human it should be treated as human). This does not include sporting action where the sporting action is depicted within the rules of the game or hunting or predation displayed between animal-like characters acting in their natural environment and behaviour. | Violence |
| 16 www.pegi.info | 12 | Sustained depictions of death or injury to human-like or animal-like characters (except arcade style or sporting action) | This means that all or the majority of the game- play relates to violence. The characters must look like humans or animals. If a character looks like a human it should be treated as human even if it is unrealistic (if something called a zombie or any other name looks like a human it should be treated as human). Arcade style action refers mostly to 2D effect depictions where the characters move left and right to attack each other. The sporting action must be depicted within the rules of the sport concerned. | Violence |
| 16 www.pegi.info | 13 | Depictions of arcade style or sporting action showing violence containing blood or gore | Arcade style action refers mostly to 2D effect depictions where the characters move left and right to attack each other. If there is no blood or gore then a 'yes' answer to question 24 is probably more appropriate. | Violence VIOLENCE |
| 16 www.pegi.info | 14 | Depictions of sexual intercourse without visible genitals | This is self-explanatory although it must be fairly apparent what the characters are doing. 'Boobs and bums' do not count as genital organs and nor does the showing of pubic hair only. | Sex sex |

| Rating | No. | Question | Help | Content descriptor |
|----------------------------|-----|---|---|---|
| 16 www.pegi.info | 15 | Depictions of erotic or sexual nudity | This is where the depiction of nudity (including partial nudity) could result in sexual arousal or is shown as a prelude to human sexual activity. This can include still pictures particularly if they depict an erotic activity. This will not generally include straightforward pin-ups. | Sex Sex sex |
| 16 www.pegi.info | 16 | Sexual expletives or blasphemy | The most common sexual expletives are fuck, cunt, motherfucker and cocksucker although this list is not exhaustive. Blasphemy means irreverent depictions or words concerning sacred matters or religious beliefs (not restricted to the Christian faith). It should be noted that blasphemy is likely to be illegal under national criminal laws and may not be included in the game in any event. | Bad Language (Q*) BAD LANGUAGE |
| 16 www.pegi.info | 17 | Encouragement of the use of to- bacco or alcohol | This means where the character gains advantage in the game by the use of tobacco or alcohol. It also includes prominent advertising encouraging the use of tobacco or alcohol products. | Drugs |
| 16 www.pegi.info | 18 | Depictions of the use of illegal drugs | This includes the use of illegal drugs in any cir- cumstances. | Drugs DRUgS |
| 16 www.pegi.info | 19 | Glamorisation of crime | This is where the depiction of criminal acts could encourage the games player to think that 'crime pays' or has no negative repercussions. | |
| 12 www.pegi.info | 20 | Moving images that encourage and/or teach the use of games of chance that are played/carried out as a traditional means of gambling (only answer 'yes' to this question if a 'yes' answer has been given to any of questions 11-19) | A 'yes' answer to this question 20 will ensure that a gambling descriptor is used on packaging. If a 'yes' answer has not been given to any of questions 11 – 19, do not answer 'yes' to this question 20. This refers to types of betting or gambling for money that is normally played/carried out in casinos, gambling halls, racetracks. This does not cover games where betting or gambling is simply part of the general storyline. The game must actually teach the player how to gamble or bet and/or encourage the player to want to gamble or bet for money in real life. For example this will include games that teach the player how to play card games that are usually played for money or how to play the odds in horse racing. | Gambling GAMBLING |

| Rating | No. | Question | Help | Content descriptor |
|--|-----|--|--|-----------------------|
| 12 www.pegi.info | 21 | Depictions of realistic looking vio- lence towards fantasy characters | A fantasy character is a character that does not exist in real life and does not take a human appearance and includes ghosts, gremlins, dragons and other mythical creatures. In determining whether the violence is realistic it is assumed that the fantasy character does actually exist and reacts as if it were a human-like character. | Violence |
| Transformed and the second sec | 22 | Depictions of non-realistic looking violence towards human-like or animal-like characters | The characters must look like humans or animals. If a character looks like a human it should be treated as human even if it is unrealistic (if something called a zombie or any other name looks like a human it should be treated as human). The characters react in a way that is not representative of real life and although you know that the characters are being killed or injured you do not really see very much (the characters immediately disappear in a puff of smoke). This does not include hunting or predation displayed between animal-like characters acting in their natural environment and behaviour. If the violence is unrealistic and of a minor nature, or set in a child-like setting, then questions 30 or 32 may be more appropriate. | Violence Violence |
| 12 ^{www.pegi.info} | 23 | Depictions of realistic looking violence of a minor nature on a human-like or animal-like character that does not result in any obvious injury or harm | This is where the violence to the human-like or animal-like character is realistic but very minor such as a slap or smack and the victim does not show any apparent harm or injury. | |
| 12 www.pegi.info | 24 | Depictions of arcade style or sport- ing action showing violence | Arcade style action refers mostly to 2D effect depictions where the characters move left and right to attack each other. This question relates to arcade style or sporting action where there is no blood or gore. The sporting action must be depicted within the rules of the sport. | |

| Rating | No. | Question | Help | Content descriptor |
|---------------------|-----|--|--|---|
| www.pegi.info | 25 | Words or activities that amount to obvious sexual innuendo or explicit sexual descriptions or images or sexual posturing | This can refer to words or pictures that may be sexually explicit but do not amount to eroticism (a brief glimpse of a lady with bare boobs at a window or a brief glimpse of a naked couple (not showing genitalia) getting into bed). The sexual innuendo must be obviously relating to sexual intercourse/ foreplay and can consist of words and/or activity. This would cover instances in which it is clear that sexual intercourse is taking place but the participants are out of view, under sheets etc. The importance is sexual connotation. If however, the couple can be seen, even if they are partially clothed, then question 14 'sexual intercourse without visible genitals' will be more appropriate. The test is whether the images could prompt sexual curiosity on behalf of the player. Sexual posturing means dancing or posing (while remaining clothed) in a manner intended to put across a sexual message or suggestion. This will include such things as pole dancing, lap dancing and even some of the more suggestive music video sequences. | Sex Sex Sex |
| 12 www.pegi.info | 26 | Mild swearing and/or offensive language | This means bad language that falls short of sexual expletives and includes the words damn, hell, God, bloody, son-of-a-bitch, sod, tart, crap, bugger, screw, arse, slag, slut, tosser, Christ, dickhead, bitch, shit, piss off, whore, arsehole, prick, bollocks, twat, bastard, wanker and shag. It also covers offensive language such as nigger, coon, yid, queer, dyke and other racially or gender offensive words | Bad Language (O*) BAD LANGUAGE |
| 12 www.pegi.info | 27 | Moving images that encourage and/or teach the use of games of chance that are played/carried out as a traditional means of gambling | This refers to types of betting or gambling for money that is normally played/carried out in casinos, gambling halls, racetracks. This does not cover games where betting or gambling is simply part of the general storyline. The game must actually teach the player how to gamble or bet and/or encourage the player to want to gamble or bet for money in real life. For example this will include games that teach the player how to play card games that are usually played for money or how to play the odds in horse racing. | Gambling CAMBLING |
| WWW.pegi.info | 28 | Depictions of non-realistic violence towards fantasy characters | A fantasy character is a character that does not exist in real life and does not take a human appearance and includes ghosts, gremlins, dragons and other mythical creatures. The characters react in a way that would not be expected of human-like characters and although you know that the characters are being killed or injured you do not really see very much (eg. the characters immediately disappear in a puff of smoke or are otherwise so small that you really cannot see what exactly is happening). | Violence Violence |

| Rating | No. | Question | Help | Content descriptor |
|--------------------|-----|--|--|-----------------------|
| 7 www.pegi.info | 29 | Depictions of non-detailed and non-realistic violence towards non- detailed human-like characters | This is where the depiction gives only a basic representation of a human (stick men or pixelated characters). If the characters are small but are detailed enough to be clearly recognisable as humans a 'yes' answer to this question is not appropriate. | Violence |
| www.pegi.info | 30 | Depictions of non-realistic violence of a minor nature towards a human- like or animal-like character | Characters must react to the violence in an unrealistic way, e.g. they flash or disappear when hit, but do not show any apparent reactions consistent with real life. The important aspect will be the minor nature of the violence. Therefore there cannot be any of the following: Emphasis on the violence in depictions or audio, e.g. close-ups, slow motion Depictions of pain or suffering | Violence Violence |
| WWW.pegi.info | 31 | Depictions of implied violence to humans where the actual violence is not shown | This is where you do not actually see any violence to humans but it is obvious what is happening. It covers such matters as the bombing of a city where you know civilians are killed and injured, blowing up a tank or shooting down a plane where you know the crew are killed, smashing into cars or other vehicles where the driver/passenger must be injured. It also includes depictions of violence against humans where you do not see any violent act, or the immediate reaction to this act, but you do see the cause and/or the result. | Violence |
| WWW.pegi.info | 32 | Depictions of violence that is humorous and/or is set in a cartoon, slapstick or child-like setting, and is likely to be disturbing to younger children. | A child-like setting is a setting that is more likely to appeal to younger children. Such a setting may include (but is not limited to): • a fantastical theme • bright colors • playful music • cheerful sounds and/or an overall cartoonlike atmosphere Whether the violence in that setting is likely to be disturbing to younger children is determined by elements such as: • fierce sounds • nature of the characters • the severity of the violence and/or dark overtones | Violence |
| www.pegi.info | 33 | Pictures or sounds likely to be scary or frightening to young children | This is where you do not actually see or hear anything specifically violent but nevertheless because of the sounds or depictions the overall theme may be frightening to young children (haunting or aggressive music, entering a haunted house, background screams or rustling in the undergrowth). | |

| Rating | No. | Question | Help | Content descriptor |
|--------------------|-----|---|---|-----------------------|
| B www.pegi.info | 34 | Depictions of nudity in a non-sexual context | This is where the nudity (which includes partial nu- dity but no visible genitalia) has no direct or implied sexual meaning such as a lady breast feeding a baby, topless sunbathing or a nudist beach. | — |
| 3 www.pegi.info | 35 | Depictions of violence that is hu- morous and is set in a cartoon, slapstick or child-like setting. | The humorous element is essential for violence to be depicted at this level, however, it is immaterial whether the characters are realistic (Laurel and Hardy style), non-realistic (fantasy characters or characters drawn as you would expect in comic books) or cartoon characters (Bugs Bunny or Tom and Jerry style). It refers to the actual violence and not merely to the overall theme of the game. Therefore an act of violence, which in itself is not humorous, contained in a comedy would be more appropriate at the 12+ level. Nothing should be shown that might in any way disturb younger chil- dren. No blood or obvious injuries should be visible. | |
| | 36 | Does the game allow online game play with or against other people? | This applies to games where it is necessary to connect to any website, portal, gateway or other internet connection in order to play the game. It includes those games played as 'single player' as well as those played as 'multi-player'. It does not include games that are only downloaded via the internet and subsequently played on the PC or console without the requirement for an internet connection for the actual game play. | Online Descriptor |

ANNEX 4 - Complaints

| Date | Game | Initial rating | New rating | Publisher | Complainant | Ad hoc Compliants Board |
|-----------|------------------------------------|-------------------|---------------|----------------------------------|---------------------------------------|---|
| 28-Jan-09 | SCRABBLE 2009 | 16 | 12 | Ubisoft | Ubisoft | Rosemary Walker Spyros Papas Jean Pierre Quignaux (Chair) |
| 27-Aug-09 | Barbie & 3 Musketeers | 12 | 7 | Activision | Activision | Rosemary Walker Lars Gjerlufsen Spyros Pappas (Chair) |
| 18-Sep-09 | Suske & Wiske | 12 | 7 | Foreign Media Games | Foreign Media Games | Laurent Baup Ger Connolly Jeffrey Goldstein (Chair) |
| 8-Jun-10 | Metroid | 16 | 16 | Nintendo | Nintendo | Lars Gjerlufsen (Chair) Spyros Pappas Jeroen Jansz |
| 23-Oct-11 | Diablo III | 18 | 16 | Blizzard Entertainment SAS | Blizzard Entertainment SAS | Lars Gjerlufsen (Chair) Jeroen Jansz Ger Connolly |
| 16-Dec-11 | Inazuma Eleven 2 | 12 | 12 | Nintendo | Nintendo | Lars Gjerlufsen (Chair) Hanna Happo Spyros Pappas |
| 2-Jul-12 | NHL 13 | 16 | 12 | Electronic Arts | Electronic Arts | Lars Gjerlufsen (Chair) Jeroen Jansz Olivier Gerard |
| 3-Dec-12 | Alan Wake American Nightmare | 18 | 18 | Microsoft Studios | Consumer complaint from Finland | Lars Gjerlufsen (Chair) Rosemary Walker Olivier Gerard |
| 21-Jan-13 | Battlefield Heroes | 16 | 16 | Electronic Arts | Consumer complaint from Ireland | Lars Gjerlufsen (Chair) Jeffrey Goldstein Ger Connolly |

| Complaint | PCB Conclusion |
|--|---|
| This rating is not the rating we expect for a family game like Scrabble | Considering that Scrabble 2009 contains swear words in a not strictly interactive manner and may use them without an intent to use them on the base of their meaning, our AHCB recommends, on grounds of proportionality to rate this game in regard of question 26 (12). |
| The video game is based on toy fantasy, depictions of combat are fantastical and do not show any blood, suf- fering or death. | In determining whether the violence is realistic it is assumed that the fan- tasy character does actually exist and reacts as if it were a human-like character". Clearly the characters in this game do not react at all and in any event they do not react as if they were human-like. |
| | The Complaints Board cited the characters' reactions to violence, for example, disappearing in a puff of smoke, as justification for considering the violence to occur within a humorous context |
| VSC's rating is based on a very short, non-interactive cutscene involving a character who is shot with a freeze laser. | When looking at the scene "Freeze gun soldier" we find, the human-looking soldier is shot and falls in a realistic way. This means the scene is described in Q26, the lenght is of no importance. |
| The violence depicted in Diablo III matches the decription given under question 11 of the PEGI Questionnaire (equating to a rating of 16) more closely than that under question 1 (equating to a rating of 18) | Sadism and torture as intended by Q1 are not present. It is arguable that it could be considered as having dismemberment or horrific depictions of death or injury. However such violence is taking place in a fantastical context, and almost certainly not of the intensity that we think the violence becomes gross. |
| The first Inazuma Eleven game has very similar graphics and gameplay but was only rated 7. The game has a child- oriented, fictional storyline about aliens playing football. The tone is light and fun, and there is a strong atmosphere of heroism and teamwork through sport. | The atmosphere in some scenes is more threatening and provoking anxiety than it is "bright, cheerful and funny". The violence is not humoristic, the sounds are expressing fear and pain, and you can see injuries in cut scenes and collapsing buildings. Therefore it is not child-friendly for the youngest children. We agree it is important to have consistency in the rating, but the stretch between 7 and 12 means it is difficult to compare games. We do not see a problem with the current age rating of this game. Question 32 will not come in consideration. |
| NHL 13 to get a PEGI 12 rating, based on Q24 and Q36, because the violence in the game is depicted within the game. | Q11 seems applicable here: "depictions of realistic-looking violence towards human-like or animal-like characters". However, Q11 also says: "This does not include sporting action where it is depicted within the rules of the game". We find the ice-hockey fights are within the rules of the ice hockey game: there are specific penalties for such cases. These kinds of fights are covered by the official rules of ice hockey, fights are not considered to be a criminal action. Our conclusion is that Q24 applies: "depictions of arcade style or sporting action showing violence". |
| The rating 18 based on question 18, changed to rating 16 based on question 26 | The game is a psychological game, and the cruelty of the bad guy seems to be central to the story. He exerts psychological pressure on the hero and seems very satisfied about his actions. In this context we find that the scenes are covered by the last part of Q3: "No character will be considered vulnerable or defenceless if they are not intended to be part of the gameplay. However, any violence in this context should be considered on its merits. |
| The complainant argues the rating for the online game Battlefield Heroes should be lowered to 12+. | After playing the game we find the action level and game content is best described in questions 11 and 12 (PEGI 16): "depictions of realistic-looking violence towards human-like or animal-like characters. This means violence where the character reacts as it would in real life" and "sustained depictions of death or injury to humanlike or animal-like characters. This means that all or the majority of the gameplay relates to violence." (Q 27). Although the game is somewhat cartoonish, the intense gameplay with the main subject to kill soldiers can be quite strong for a 12-13 year old. |

For more information about PEGI and PEGI Online, please contact



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