ZYNGA INC Form SC 13G/A August 09, 2012

UNITED STATES SECURITI ES AND EXCHANGE COMMISSI ON Washingt

on, D.C. 20549

SCHEDULE 13G

Under the Securiti Exchange Act of 1934

Amendmen t No.: 1*

Name of Issuer: Zynga Inc.

Title of Class of Securiti es: Class A Common

CUSIP Number: 98986T10

Stock

Date of Event Which Requires Filing of this Statemen t: 7/31/201 2

Check the appropri ate box

to designat e the rule pursuant to which this Schedule is filed. [X] Rule 13d-1(b) [] Rule 13d-1(c) [] Rule 13d-1(d) * The remainde r of this cover page shall be filled out for reportin g person's initial filing on this form with respect to the subject class of securiti es, and for any subseque nt amendmen t containi informat ion which would alter the disclosu res provided in a prior cover

page.

The informat ion required in the remainde r of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securiti es Exchange Act of 1934 ("Act") otherwis subject to the liabilit ies of that section of the Act but shall be subject to all other provisio ns of the Act (however , see the Notes). CUSIP No.: 98986T10 1. NAME OF REPORTIN G PERSON

S.S. OR I.R.S.

IDENTIFI CATION NO. OF ABOVE PERSON Janus Capital Manageme nt LLC EIN #75-3019

2. CHECK
THE
APPROPRI
ATE BOX
IF A
MEMBER
OF A
GROUP
a. ___
b. __
3. SEC
USE ONLY

4.
CITIZENS
HIP OR
PLACE OF
ORGANIZA
TION
Delaware

NUMBER
OF
SHARES
BENEFICI
ALLY
OWNED BY
EACH
REPORTIN
G PERSON
WITH:

5. SOLE VOTING POWER 23,239,7 81**

6. SHARED VOTING POWER -0-

7. SOLE DISPOSIT IVE POWER 23,239,7

8. SHARED DISPOSIT IVE POWER -0-9. AGGREGAT E AMOUNT BENEFICI ALLY OWNED BY EACH REPORTIN G PERSON 23,239,7 81** 10. CHECK BOX IF THE AGGREGAT E AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES Not applicab le 11. PERCENT OF CLASS REPRESEN TED BY AMOUNT IN ROW (9) 5.0%** 12. TYPE OF REPORTIN G PERSON IA, HC ** See Item 4 of this filing Item 1.

(a).
Name of
Issuer:

81**

```
Zynga
Inc.
("Zynga"
(b).
Address
of
Issuer's
Principa
1
Executiv
Offices:
699
Eighth
St.
San
Francisc
o, CA
94103
Item 2.
(a) . - (c)
.. Name,
Principa
Business
Address,
and
Citizens
hip of
Persons
Filing:
(1)
Janus
Capital
Manageme
nt LLC
("Janus
Capital"
)
151
Detroit
Street
Denver,
Colorado
80206
Citizens
hip:
Delaware
(d).
Title of
Class of
Securiti
es:
Class A
```

Common

Stock

(e). CUSIP Number:

98986T10

Item 3.

This statemen

t is

filed pursuant

to Rule

13d-1

(b) or

13d-2(b)

and the

person

filing,

Janus

Capital,

is an

investme

nt

adviser

in

accordan

ce with

Section

240.13d-

1(b)(ii)

(E) as

well as

a parent

holding

company/ control

person

in

accordan

ce with

Section

240.13d-

1(b)(ii)

(G). See

Item 4

for addition

informat

ion.

Item 4. Ownershi

The

informat

ion in

items 1 and 5 through 11 on the cover page(s) Schedule 13G is hereby incorpor ated by referenc е. Janus Capital has a direct 94.8% ownershi p stake in INTECH Investme nt Manageme ("INTECH ") and a direct 77.8% ownershi p stake in Perkins Investme Manageme nt LLC("Per kins"). Due to the above ownershi structur holdings for Janus Capital, Perkins and INTECH are aggregat ed for purposes

of this

Perkins and INTECH are register ed investme nt advisers , each furnishi ng investme nt advice to various investme nt companie S register ed under Section 8 of the Investme nt Company Act of 1940 and to individu al and institut ional clients (collect ively referred to herein as "Managed Portfoli os"). As a result of its role as investme nt adviser or sub-advi ser to the Managed

Portfoli

filing.
Janus
Capital,

os, Janus Capital may be deemed to be the benefici al owner of 23,239,7 81 shares or 5.0% of the shares outstand ing of Zynga Class A Common Stock held by such Managed Portfoli os. However, Janus Capital does not have the right to receive any dividend s from, or the proceeds from the sale of, the securiti es held in the Managed Portfoli os and disclaim s any ownershi р associat ed with such rights. Item 5. Ownershi p of

Five Percent

or Less of a Class

Not applicab le.

Item 6.
Ownershi
p of
More
than
Five
Percent
on
Behalf
of
Another
Person

The Managed Portfoli os, set forth in Item 4 above, have the right to receive all dividend s from, and the proceeds from the sale of, the securiti es held in their respecti ve accounts

The interest of any one such person does not exceed 5% of the class of securities.

These shares

were acquired in the ordinary course of business , and not with the purpose of changing or influenc ing control of the Issuer.

Item 7. Identifi cation and Classifi cation of the Subsidia ry Which Acquired the Security Being Reported on by the Parent Holding Company

Not applicab le.

Item 8.
Identification and Classification of Members of the Group

Not applicab le.

Item 9. Notice of

Dissolut ion of Group

Not applicab le.

Item 10.
Certific
ation

Ву signing below I certify that, to the best of my knowledg e and belief, the securiti es referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing

or influenc ing the control of the issuer of such securiti es and were not acquired in connecti on with or as a particip ant in

any transact ion having such purposes effect. SIGNATUR

ES

After reasonab le inquiry and to the best of my knowledg e and belief, Ι certify that the informat ion set forth in this statemen t is true, complete

JANUS CAPITAL MANAGEME NT LLC

and correct.

By /s/ David R. Kowalski 8/10/201 2 David R. Kowalski

Date Senior Vice Presiden t and CCO