## BUILD A BEAR WORKSHOP INC Form SC 13G/A February 13, 2009

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 13G (Amendment No. 2)

Under the Securities Exchange Act of 1934

CUSIP No. 120076104

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the

disclosures provided in a prior cover page.

Notes).

(1)		of Re ties (	_	_	Perso	ons. I	.R.S.	Identification	n Nos. of	Above Pe	rsons
			Mr.	Phili	р С.	Timon					
(2)	Check (a		App	ropri	ate 	Box if		ember of a Group b)	o (See	Instruct:	ions)
(3)	SEC U	se On	lу 								
(4)	Citiz	enshi	or 	Place	of (	Organiz	ation	: United States	3		
	er of y Each					Owned ith	(5)	Sole Voting Pov			0*
							(6)	Shared Voting E	Power:		0*
							(7)	Sole Dispositiv	ve Power:		0*
							(8)	Shared Disposit	tive Power	:	0*
(10)	Check Instr					Amount	in R	ow (9) Excludes	s Certain	Shares	(See
(11)	Perce	nt of	Clas	s Rep	reser	nted by	Amou	nt in Row (9):	0%*		
(12)	Type	of Re <sub>l</sub>	porti	ng Pe	rson	(See I	nstru	ctions): IN			
Long "Limpar Dela limi of t mana powe Purs 1934 no S The	Driv ited value ware ted li he Lim ging m r to d uant t , as a hares, Repor	e, L Partne \$0.01 corpo: abilited ember irect o Rule mende or ting	.P., ershi per ratio ty co Part of E the e 13dd, t)%, o Pers	each ps"), share n (th mpany nersh ndowm dispo -3 p he Re f the on's	a I owr (the e "Co ("F ips. ent I sitio romul porti Shan inte	Delawar ned in e "Sha Dmpany" Endowme Mr. P LLC, p on of a lgated ing Pe	the and res")  ). Ent LL hilipposses any Shunde erson emed in the	Date"), Endown mited partnersh ggregate no share, of Build-A-Indowment Capital C") is the sole C. Timon (the 'ses the sole powares held by the r the Securities deemed to be ssued and outstee Shares is linkips.	nip (colleres of the Bear Works of the Bear Works of the Beneral parting wer to vote Limited es and Estanding as	ectively, Common Si shop, Ind LC, a Dela artner of Person" e and the Partnersi xchange Ad icial owne of such of	the tock, c., a aware each ), a sole hips. ct of er of date.

Item 1(a). Name Of Issuer: Build-A-Bear Workshop, Inc.

Item 1(b). Address of Issuer's Principal Executive Offices:

1954 Innerbelt Business Center Drive, St. Louis, Missouri 63114

- Item 2(a). Name of Person Filing: Mr. Philip C. Timon
- Item 2(c). Citizenship: United States
- Item 2(d). Title of Class of Securities: Common Stock, \$0.01 par value per share
- Item 2(e). CUSIP No.: 120076104
- Item 3. If This Statement Is Filed Pursuant to Section 240.13d-1(b) or 240.13d-2(b) or (c), check whether the Person Filing is a:

Not Applicable.

#### Item 4. Ownership

- (a) Amount Beneficially Owned: 0\*
- (b) Percent of Class: 0%\*
- (c) Number of Shares as to which such person has:
  - (i) sole power to vote or to direct the vote
     (ii) shared power to vote or to direct the vote
     (iii) sole power to dispose or to direct the disposition of
     (iv) shared power to dispose or to direct the disposition of
     0\*
- \*As of the Reporting Date, the Limited Partnerships owned in the aggregate no Shares of the Company. Endowment LLC is the sole general partner of each of the Limited Partnerships. The Reporting Person, a managing member of Endowment LLC, possesses the sole power to vote and the sole power to direct the disposition of any Shares held by the Limited Partnerships. Pursuant to Rule 13d-3 promulgated under the Securities and Exchange Act of 1934, as amended, the Reporting Person is deemed to be the beneficial owner of no Shares, or 0%, of the Shares deemed issued and outstanding as of such date. The Reporting Person's interest in the Shares is limited to his pecuniary interest, if any, in the Limited Partnerships.

### Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following  $[X]^*$ .

\*As of the Reporting Date, the Limited Partnerships owned in the aggregate no Shares of the Company. Endowment LLC is the sole general partner of each of the Limited Partnerships. The Reporting Person, a managing member of Endowment LLC, possesses the sole power to vote and the sole power to direct the disposition of

any Shares held by the Limited Partnerships. Pursuant to Rule 13d-3 promulgated under the Securities and Exchange Act of 1934, as amended, the Reporting Person is deemed to be the beneficial owner of no Shares, or 0%, of the Shares deemed issued and outstanding as of such date. The Reporting Person's interest in the Shares is limited to his pecuniary interest, if any, in the Limited Partnerships.

Item 6. Ownership of More Than Five Percent on Behalf of Another Person Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person

Not Applicable.

Item 8. Identification and Classification of Members of the Group Not Applicable.

Item 9. Notice of Dissolution of Group

Not Applicable.

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of such securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

#### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

February 13, 2009

/s/ Philip C. Timon

Philip C. Timon, in his capacity as managing member of Endowment Capital Group, LLC, the general partner of Endowment Capital, L.P. and Long Drive, L.P.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)