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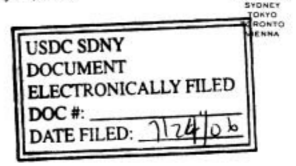
July 14, 2006

BY HAND

812-735-2550

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> Honorable Kenneth M. Karas United States District Judge United States District Court Southern District of New York 500 Pearl Street, Room 920 New York, New York 10007



Re: World Wrestling Entertainment, Inc. v. JAKKS Pacific, Inc., et al., 1:04-CV-08223-KMK

Dear Judge Karas:

We respectfully write on behalf of Defendants Jakks Pacific, Inc., Jack Friedman, Steven G. Berman, and Joel M. Bennett (collectively, the "JAKKS Defendants") for clarification on the page limits applicable to the JAKKS Defendants' August 11, 2006 reply brief in further support of their motion to dismiss WWE's Amended Complaint and in opposition to WWE's July 7, 2006 motion to strike.

We have received WWE's briefs, which total 88 pages, and note that WWE allocated approximately 62 pages to address arguments raised by the JAKKS Defendants in their 35 page moving brief. Under Your Honor's Individual Practices, the JAKKS Defendants would be entitled to a combined total of 35 pages to reply to WWE's opposition brief and to oppose WWE's motion to strike, although we anticipate that most of our reply brief will be devoted to the motion to dismiss. We respectfully request permission for the JAKKS Defendants to submit a single 35 page reply brief responding to all of WWE's arguments.

Respectfully submitted,

Jonathan J. Lerner

All Counsel (by email)

cc:

SO ORDERED

KENNETH M. KAKAS U.S.D.J.