

KEISLING PIEPER & SCOTT PLC

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May 6, 2005

Steve Deam, Sr.
Action Markers
3908 Fourier Drive
Fort Wayne, Indiana 46818

Re: Willful Infringement of
Worr Game Products' Intellectual Property Holdings
Our File No. 012964

Dear Mr. Deam:

Thank you for your letter last year responding to our June 9th letter. Your decision to ignore our demands is disconcerting. We too have received information from third-parties, namely Glenn Palmer, on your behalf disputing our claims. We find Mr. Palmer's allegations to be without merit and your reliance upon him to be foolish.

You may be interested to learn that our clients' exclusive rights in their intellectual properties were enforced against both National Paintball Supply and Dragun Empire. The Federal Court for the Western District of Arkansas ordered these companies, in two separate decisions – WGP, LLC v. One Group International, Inc. d/b/a Dragun Empire, Case No. 04-5241, and WGP, LLC et al. v. National Paintball Supply, Case No. 04-5257 – to cease infringing upon our clients' properties.

It is clear to us that your company has intentionally infringed upon one or more of the foregoing intellectual properties and possibly others as well. Accordingly, your immediate acquiescence to our clients' demand is expected in writing prior to May 25, 2005.

At this time, our clients are willing to consider your suggestions for providing adequate remuneration for your past transgressions upon these valuable intellectual properties. To this end, we will require a complete accounting for all sales of the above markers since June 9, 2004, so that we may fix an appropriate payment for your transgressions.

Action Markers

May 6, 2005

Page 2

If you fail to comply with our demands, we will advise our clients to take all necessary steps to protect their valuable intellectual property rights. As your attorney will advise you, intellectual property litigation is very costly and time consuming. You will face liability for your sale of all infringing markers that will require the payment of all of your profits for the infringing markers to our clients as well as treble damages and payment of our fees. Clearly an amiable resolution would be less costly.

Sincerely,

KEISLING PIEPER & SCOTT PLC



Trent C. Keisling

TCK:mkl