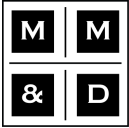


Exhibit 1
Graubart Affirmation



Mavronicolas Mueller & Dee LLP

Attorneys at Law

June 3, 2013

Kagan & Company, PLLC
Adam B. Kagan, Esq
522 Third Ave
Pelham, New York 10803

Re: Dungeons and Dragons: A Documentary

Dear Mr. Kagan,

We have now had a chance to review your May 30th 2013 email and attached draft loanout agreement and write in response to both.

As you may already know, my client has spent considerable time, money and effort creating the footage under his well-established production company. In doing so he utilized very expensive equipment over a course of months, the value of which well exceeds \$50,000.00 in costs of equipment alone. It is my understanding that it was the intention of all parties that his production company, Westpaw Films, Inc., would own his footage, and it was not until approximately six months into production that your clients' production company, Iconoscope Films LLC, was even established. Further, to the best of my knowledge no formal joint authorship agreement was ever entered into, as such it is our position that he maintains sole ownership of this material and is unwilling to sign away his rights in this material.

That being said, he is sensitive to the prospect of allowing your clients' to participate in this project. We would like to put the personal disagreements aside here and do what is in the best interest of the production and allow it to move forward smoothly. Accordingly, what we propose is that Westpaw Films, Inc., continue to act as the producing entity and your client enter into a producer loan agreement with Westpaw Films, Inc., whereby Iconoscope Films, LLC is afforded many of the same benefits as you offered in your proposed loanout agreement. In an effort to save your clients' money, I would be happy to put together a draft of this agreement for your review. Please let me know if you would like me to put such an agreement together as I would expect I could have something to you in the next few days.

This letter is not meant to constitute an exhaustive analysis or statement of our clients' factual or legal position in this matter. Consequently, this letter is written without prejudice to any and all rights and remedies of our client at law or in equity,

including without limitation the right to seek injunctive relief and monetary damages and attorney's fees, all of which are hereby expressly reserved.

Very Truly Yours,

A handwritten signature in black ink, appearing to read "Greg Mavronicolas", with a long horizontal flourish extending to the right.

Greg Mavronicolas, Esq