August 23, 2022

Michael Stornant Chief Financial Officer Wolverine World Wide, Inc. 9341 Courtland Drive N.E. Rockford, MI 49351

Wide, Inc.

Fiscal Year Ended January 1, 2022

August 10, 2022

25, 2022

Re: Wolverine World

Form 10-K for the

Form 8-K furnished

Response dated July

File No. 001-06024

Dear Mr. Stornant:

 $$\operatorname{\textsc{We}}$ have reviewed your July 25, 2022 response to our comment letter and have the

following comments. In some of our comments, we may ask you to provide us with information $% \left(1\right) =\left(1\right) +\left(1\right)$

so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested $% \left(1\right) =\left(1\right) +\left(1\right$

information or advise us as soon as possible when you will respond. If you do not believe our $% \left(1\right) =\left(1\right) +\left(1$

comments apply to your facts and circumstances, please tell us why in your response.

 $\label{eq:After reviewing your response to these comments, we may have additional$

comments. Unless we note otherwise, our references to prior comments are to comments in our $% \left(1\right) =\left(1\right) +\left(1\right)$

July 12, 2022 letter.

Response letter Dated July 26, 2022

Note 18. Business Segments, page 66

1. Please tell us and

disclose the factors used in determining you have two operating and reportable segments.

Refer to ASC 280-10-50-21. Please explain in detail how the lower-

level operating results

(e.g., net revenues and gross profit) included in your Monthly

Internal Financial

Statements provided to the ${\tt CODM}$ and the revenue information by

brand provided in your

earnings release are not indicative of your operating segments

being at a lower level

than your reportable segments.

2. We note from your response to comment one that the brand information included in your

Monthly Internal

Financial Statements included Net Revenue; Gross Profit; Selling,

Michael Stornant

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General and Administrative Expense; and Pre-Tax Earnings. Please provide us with Net

Revenue and Gross Profit information by brand for the periods presented in your filing.

To the extent there is variation in profit margins across your various brands, please

 $\,$ provide a discussion regarding whether or not this indicates that the brands have dissimilar

economic characteristics.

3. You state in your response that Mr. Hoffman meets with brand presidents to discuss the $\,$

specific brands products in the current market and future products,

marketing programs

and inventory demand planning. Please tell us who makes key operating decisions on an $\,$

ongoing basis, including those decisions relating to generation of revenue and incurrence $% \left(1\right) =\left(1\right) +\left(1\right) +$

of expenses. Discuss the information that is used to make these decisions.

4. Please describe the compensation arrangements of the brand presidents and general

managers, including the portion of their compensation that is based on the results of the $\,$

brand and the significance of that brand $\,\,$ s performance relative to other benchmarks. In

addition, describe Mr. Hoffman s compensation arrangement in greater

5. We note that your process to prepare the budget includes a detailed process built up to the

operating segments and consolidated level. Please tell us if budgets are prepared for each $\,$

of your brands and, if so, who prepares and approves the brand budgets.

Form 8-K furnished August 10, 2022

Exhibit 99.1 Earnings Release, page 11-12

6. We note that the Non-GAAP measures Adjusted Operating Profit, Adjusted Operating

Margin, and Adjusted EPS for the Q2 2021 period, include an adjustment for air freight

charges related to production and shipping delays caused by the ${\tt COVID-19}$ pandemic.

While the increases may have been perceived as temporary, we believe your inbound and $% \left(1\right) =\left(1\right) +\left(1$

outbound freight costs represent a normal and recurring operating expense and is not an $\,$

appropriate adjustment when considering Question 100.01 of the C&DI on ${\tt non-GAAP}$

Financial Measures. Please revise to remove these adjustments.

You may contact Melissa Gilmore at (202) 551-3777 or Claire Erlanger at (202) 551-

3301 if you have any questions.

FirstName LastNameMichael Stornant Comapany NameWolverine World Wide, Inc.

Sincerely,

Division of

Corporation Finance August 23, 2022 Page 2 Manufacturing

FirstName LastName

Office of