FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden
hours per response: 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* GULIS STEPHEN L JR					WC	2. Issuer Name and Ticker or Trading Symbol WOLVERINE WORLD WIDE INC /DE/ [Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (Middle)					3. Da	WWW] 3. Date of Earliest Transaction (Month/Day/Year) 12/12/2006										X Officer (give title below) Executive VP, CF			specify	
9341 COURTLAND DRIVE NE					4 If A	mer	ndme	nt Date	of Original	File	d (Month/l	6. Individual or Joint/Group Filing (Check Applicable								
(Street)								, Date	or ongina			Line)	Line)							
ROCKF	ORD M	II 4	49351													X Form filed by One Reporting Person Form filed by More than One Reporting				
(City) (State) (Zip)															n			g		
		Tab	le I - N	lon-Deriv	vative	Sec	urit	ies Ac	quired, I	Disp	osed c	of, or B	enefic	cially	Owne	d				
1. Title of Security (Instr. 3)				2. Transac Date (Month/Da		Exec if an	A. Deemed xecution Date, any lonth/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired Disposed Of (D) (Instr. and 5)		Instr. 3			ially	Fori (D) (Indi	m: Direct or rect (I)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
									Code	v	Amount	(A) (D)	or Pri	ice	Transa	ction(s) 3 and 4)				
Common	1 Stock			12/12/2	.006				M		757	A	\$	\$20.8		2,176		D		
Common	n Stock			12/12/2	006				M		987	A	\$2	\$20.02		153,163		D		
Common Stock 12				12/12/2	12/2006				M		19,52	.5 A	\$	\$20.8		72,688		D		
Common Stock 12/12/2				2006	006			M		706	A	\$1	7.53	17	3,394		D			
Common Stock 12/12/20					2006	006			M		6,000	O A	\$1	8.42	17	9,394		D		
Common Stock 12/12/20					2006	006			F		22,906 D \$2		\$2	28.98	98 156,488			D		
		T	able II	- Deriva											Owned					
1. Title of Derivative Security (Instr. 3)	le of 2. 3. Transaction ative Conversion Date Conversion or Exercise (Month/Day/Year) if any			4. Transactio		5. Number tion of		, options, convert 6. Date Exercisable and Expiration Date (Month/Day/Year)		able and	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. o D S (I	Price f erivative ecurity nstr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership		
													Amou							
					Code	v	, , ,	(D)	Date Exercisable		cpiration ate	Title	Numb of Share							
Stock Option (Right to Buy) ⁽¹⁾	\$20.8	12/12/2006			M	V	(A)	757	12/20/2004	T	4/26/2007	Common			\$0	0		D		
Stock Option (Right to Buy) ⁽¹⁾	\$20.02	12/12/2006			М			987	10/22/2004	02	2/23/2007	Common Stock	983	7	\$0	0		D		
Stock Option (Right to Buy) ⁽¹⁾	\$20.8	12/12/2006			M			19,525	12/20/2004	02	2/23/2007	Common Stock	19,5	25	\$0	0		D		
Stock						-		-		\rightarrow										
Option (Right to Buy) ⁽¹⁾	\$17.53	12/12/2006			М			706	04/21/2004	02	2/23/2007	Common Stock	735	5	\$0	29		D		

Explanation of Responses:

1. The number of shares and exercise prices have been adjusted to reflect a three-for-two stock split distributed February 1, 2005.

/s/ Jeffrey A. Ott, by Power of Attorney 12/14/2006

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

EXHIBIT 24

LIMITED POWER OF ATTORNEY

The undersigned, a director and/or officer of Wolverine World Wide, Inc., a Delaware corporation ("Wolverine"), does hereby appoint BLAKE W. KRUEGER, STEPHEN L. GULIS, JR., JAMES D. ZWIERS, JEFFREY A. OTT, and JEFFREY S. BATTERSHALL, or any one or more of them, with full power of substitution, his or her attorneys and agents to do any and all acts and things and to execute and file any and all documents and instruments that such attorneys and agents, or any of them, consider necessary or advisable to enable the undersigned (in his or her individual capacity or in a fiduciary or other capacity) to comply with the Securities Act of 1933, as amended (the "Securities Act"), and the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and any requirements of the Securities and Exchange Commission in respect thereof, in connection with his or her intended sale of any security related to Wolverine pursuant to Rule 144 issued under the Securities Act and the preparation, execution and filing of any report or statement of beneficial ownership or changes in beneficial ownership of securities of Wolverine that the undersigned (in his or her individual capacity or in a fiduciary or other capacity) may be required to file pursuant to Section 16(a) of the Exchange Act including, without limitation, full power and authority to sign the undersigned's name, in his or her individual capacity or in a fiduciary or other capacity, to any report or statement on Form 3, 4, 5 or 144, or to any amendments or any successor forms thereto, or any form or forms adopted by the Securities and Exchange Commission in lieu thereof or in addition thereto, hereby ratifying and confirming all that such attorneys and agents, or any of them, shall do or cause to be done by virtue hereof.

The undersigned agrees that the attorneys-in-fact act as legal counsel to and/or officers of Wolverine in connection with the securities matters addressed herein, and do not represent the undersigned in his or her personal capacity in connection with such matters. The undersigned agrees that the attorneys-in-fact may rely entirely on information furnished orally or in writing by the undersigned or his or her authorized representative(s) to such attorneys-in-fact. The undersigned also agrees to indemnify and hold harmless Wolverine and the attorneys-in-fact against any losses, claims, damages or liabilities (or actions in respect thereof) that arise out of or are based upon any untrue statement or omission of necessary fact in the information provided by the undersigned or his or her authorized representative(s) to the attorneys-in-fact for purposes of executing, acknowledging, delivering or filing any such forms, or any amendments or any successor forms thereto, or any form or forms adopted by the Securities and Exchange Commission in lieu thereof or in addition thereto. The undersigned agrees to reimburse Wolverine and the attorneys-in-fact for any legal or other expenses reasonably incurred in connection with investigating or defending against any such loss, claim, damage, liability or action.

This authorization shall supersede all prior authorizations to act for the undersigned with respect to securities of Wolverine in these matters, which prior authorizations are hereby revoked, and shall survive the termination of the undersigned's status as a director and/or officer of Wolverine and remain in effect thereafter for so long as the undersigned (in his or her individual capacity or in a fiduciary or other capacity) is subject to Rule 144 with respect to securities of Wolverine or has any obligation under Section 16 of the Exchange Act with respect to securities of Wolverine.

Date: August 26, 2002	/s/ Stephen L. Gulis, Jr.
	(Signature)
	Stephen L. Gulis, Jr.
	(Print Name)