August 2, 2022

Deborah Thomas Chief Financial Officer Hasbro, Inc. 1027 Newport Avenue Pawtucket, Rhode Island 02861

> Re: Hasbro, Inc. Form 10-K for

Fiscal Year Ended December 26, 2021

Response Dated July

15, 2022

File No. 001-06682

Dear Ms. Thomas:

We have reviewed your July 15, 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

so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

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

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

July 1, 2022 letter.

Response Dated July 15, 2022

Risk Factors, page 28

We note your response to prior comment two regarding transition risks related to climate change. Please clearly describe the specific transition risks you have considered, including those identified in our comment, and provide additional detail regarding their material effects, such as those mentioned in your response (i.e., increased energy costs, increased compliance costs for climate-related reporting requirements, etc.), along with support for your determination of materiality for purposes of disclosure.

Deborah Thomas

FirstName

Comapany

Hasbro, Inc.LastNameDeborah Thomas

August

NameHasbro, Inc.

2, 2022

August

Page 2 2, 2022 Page 2

FirstName LastName

Management's Discussion and Analysis of Financial Condition and Results of Operations , page 44

2. Your note your response to prior comment four. Please provide us with additional

information explaining how you considered providing disclosure regarding the Extended

Producer Responsibility (EPR) schemes described in your response, including in the

context of measures you are taking to change your packaging.

We note your response to prior comment five and reissue in part. Please provide

quantitative information for any known future capital expenditures for

climate-related

otherwise

projects.

4. Your response to prior comment six states that you reviewed historical and current sales

data and consumer insights to determine what trends may be connected to climate-related $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

matters. Please further address the following:

 $\,$ Tell us more about the trends you identified that may be connected to climate-related

 $% \left(1\right) =\left(1\right) \left(1\right)$ matters in the context of the individual items noted in our prior comment (i.e., explain

 $% \left(1\right) =\left(1\right) +\left(1\right)$ how you determined whether changes in demand or competition for your products are

due to climate-related factors).

 $$\operatorname{\textsc{Tell}}$ us how you considered providing disclosure regarding demand from customers

who want products that have a lower environmental impact or are

sustainably produced.

 $\hbox{\it Clarify whether and how the packaging and product goals} \\$ described in your response

 $% \left(1\right) =\left(1\right) \left(1\right)$ are related to changes in demand and competition for goods that result in lower

 $\,$ greenhouse gas emissions, are not derived from carbon-based sources, and/or are

produced using alternative energy sources.

 $$\operatorname{\textsc{Tell}}$ us how you considered providing disclosure regarding reputational risks other

 $\hbox{than potential reputational damage if you fall short in achieving your sustainability}$

goals, for instance in relation to emissions from the manufacturing activities that $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

produce your products.

5. We note your response to prior comment seven and reissue in part. Please discuss the

 $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

customers or suppliers, including your manufacturers.

6. Your response to prior comment nine indicates that you purchased carbon offsets to

address the small percentage of Scope 2 emissions where renewable energy credits were

not available. Please provide us with quantitative information regarding your purchases of

renewable energy credits for each of the last three fiscal years and amounts budgeted for

future periods. Provide your analysis as to the materiality of the effects these purchases $% \left(1\right) =\left(1\right) +\left(1\right)$

have had on your business, financial condition, and results of operations.

Deborah Thomas

Hasbro, Inc.

August 2, 2022

Page 3

Please contact Erin Donahue at 202-551-6063 or Jennifer Angelini at 202-551-3047 with any questions.

FirstName LastNameDeborah Thomas Comapany NameHasbro, Inc.

Sincerely,

Division of

Corporation Finance August 2, 2022 Page 3 Manufacturing

Office of

Manufacturing FirstName LastName