## Securities and Exchange Commission Washington, D.C. 20549

Schedule 13G/A

Under the Securities Exchange Act of 1934 (Amendment No. 25)

Hasbro, Inc. (Name of Issuer)

Common Stock, Par Value \$.50 Per Share

(Title of Class of Securities)

418 056 10 7 (CUSIP Number)

12/31/2002

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[ ] Rule 13d-1(b) [ ] Rule 13d-1(c) [ X ] Rule 13d-1(d)

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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Name of Reporting Person
 I.R.S. Identification No. of Above Person (entities only)

Alan G. Hassenfeld

- 2. Check the Appropriate Box if member of a Group
  - (a) () (b) (X)
- 3. SEC Use Only
- 4. Citizenship or Place of Organization

United States

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5. Sole Voting Power

17,062,612

6. Shared Voting Power

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7. Sole Dispositive Power
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   17,062,612
8. Shared Dispositive Power
   1,601,536
9. Aggregate Amount Beneficially Owned by Each Reporting Person
   18,664,148
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10. Check Box if the Aggregate Amount in Row (9) Excludes Certain
   Shares (See Instructions)
11. Percent of Class Represented by Amount in Row 9
   10.7
12. Type of Reporting Person
   ΤN
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Item 1(a) Name of Issuer:
         Hasbro, Inc.
Item 1(b) Address of Issuer's Principal Executive Offices:
         1011 Newport Avenue, Pawtucket, RI 02862
Item 2(a) Name of Person Filing:
         Alan G. Hassenfeld
Item 2(b) Address of Principal Business Office or, if none,
         Residence:
         c/o Hasbro, Inc.
         1011 Newport Avenue
         Pawtucket, RI 02862
Item 2(c) Citizenship
         United States
Item 2(d) Title of Class of Securities:
          Common Stock, Par Value $.50 Per Share
Item 2(e) CUSIP Number:
         418 056 10 7
Item 3
         If this statement is filed pursuant to section 240.13d-
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1(b) or 240.13d-2(b) or (c), check whether the person

1,601,536

	filing is a:			
	Not applicable			
Item 4.	Ownership:			
	(a)	Amount	Beneficially Owned: 18,664,148	
	(b)	Percer	nt of Class: 10.7	
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(c)		Numbe	er of shares as to which the person has:	
		(i)	sole power to vote or to direct the vote17,062,612*	
		(ii)	shared power to vote or to direct the vote1,601,536**	
		(iii)	sole power to dispose or to direct the disposition of17,062,612*	
		(iv)	shared power to dispose or to direct the disposition of	
exercise within 60 the Merri trustee;	of pi days 11 Ha and(d	resent. s of Deassenfe c) 829,	666 shares which may be purchased upon Ly exercisable options and options exercisable ecember 31, 2002; (b) 8,890,921 shares held by eld Trust, of which Mr. Hassenfeld is sole 347 shares held by the Alan Hassenfeld Trust, feld is sole trustee.	
others as (b) 154,2 Trustees own shares own	trus 16 sl of tl ned l	stees on ares on the Sylvoy The	35,570 shares owned by Mr. Hassenfeld and of the Stephen Hassenfeld Trust; owned by Mr. Hassenfeld and others, as via Hassenfeld Trust; and (c) 961,750 Hassenfeld Foundation, of which Mr.	
			laims beneficial ownership of all shares t of his proportionate pecuniary interest	
Item 5.	Owne	ership	of Five Percent or Less of a Class:	
	Not	Applio	cable	

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Item 6. Ownership of More than Five Percent on Behalf of Another Person:

An aggregate of 9,045,137 shares of Common Stock are held by Mr. Hassenfeld, as a trustee of the Merrill Hassenfeld Trust and the Sylvia Hassenfeld Trust. His mother, Sylvia K. Hassenfeld, has the right to receive any dividends from the shares held in these two trusts. An aggregate of 485,570 shares of Common Stock are held by Mr. Hassenfeld, as trustee of the Stephen Hassenfeld Trust, a charitable lead trust whose beneficiary is The Hassenfeld Foundation. An aggregate of 961,750 shares of Common Stock are held by The Hassenfeld Foundation, a charitable foundation. All assets of The Hassenfeld Foundation are devoted to the charitable purposes of the Foundation. Mr. Hassenfeld disclaims beneficial ownership of the shares described in this Item 6 except to the extent of any proportionate pecuniary interest therein.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the

	Parent Holding Company or Control Person:				
	Not Applicable				
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Item 8.	Identification and Classification of Members of the				
Ttem 0.	Group:				
	Not Applicable				
Item 9.	Notice of Dissolution of Group:				
	Not Applicable				
Item 10.	Certification:				
	Not Applicable				
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Signature:					
After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.					
Ja	January 8, 2003				
	Date				
	/s/ Alan G. Hassenfeld 				
	Alan G. Hassenfeld Name				