

ROBERT N. BENJAMIN

A PROFESSIONAL CORPORATION

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April 5, 2012

Law Offices of Michael W. Fattorosi

Re: The Three Stooges® Brand

Dear Mr. Fattorosi,

I am in receipt of your April 3, 2012 letter. You claim on behalf of your client, Will Ryder Productions, that the low budget, clearly pornographic, film your client intends to sell by infringing upon The Three Stooges® Brand is protected by the First Amendment to the U.S. Constitution as a “parody”. Such a claim of parody has no merit.

Your client is not the first to try to use the First Amendment as an excuse to wrongfully capitalize on The Three Stooges® Brand. See, eg., Comedy III Productions, Inc. v Gary Saderup, Inc., 25 Cal. 4th 387 (2001) cert denied 534 U.S. 1078 (2002). C3 Entertainment, Inc., will not hesitate to protect its interests. Your threats to abuse Code of Civil Procedure Sections 425.16, et. seq., will not deter C3 Entertainment, Inc., from seeking relief in the courts should it become necessary.

None of the rights of C3 Entertainment, Inc., are waived and all rights are reserved including any possible resort to the courts to obtain relief.

Very truly yours,


Robert N. Benjamin