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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-KSB

(MARK ONE)

[X] ANNUAL REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 1998

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE TRANSITION PERIOD FROM ______ TO _____ TO _____

COMMISSION FILE NUMBER 0-28104

JAKKS PACIFIC, INC. (NAME OF SMALL BUSINESS ISSUER IN ITS CHARTER)

DELAWARE (STATE OR OTHER JURISDICTION OF INCORPORATION OR ORGANIZATION) 95-4527222 (I.R.S. EMPLOYER IDENTIFICATION NO.)

22761 PACIFIC COAST HIGHWAY
MALIBU, CALIFORNIA
(ADDRESS OF PRINCIPAL EXECUTIVE OFFICES)

90265 (ZIP CODE)

ISSUER'S TELEPHONE NUMBER: (310) 456-7799

SECURITIES REGISTERED UNDER SECTION 12(b) OF THE EXCHANGE ACT:

NONE

SECURITIES REGISTERED UNDER SECTION 12(g) OF THE EXCHANGE ACT:

TITLE OF CLASS

COMMON STOCK, \$.001 PAR VALUE

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the past 12 months (or for such shorter period that the issuer was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No []

Check if there is no disclosure of delinquent filers pursuant to Item 405 of Regulation S-B contained in this form, and no disclosure will be contained, to the best of issuer's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this Form 10-KSB. [X]

Issuer's revenues for its most recent fiscal year: \$85,252,563.

The aggregate market value of the voting and non-voting common equity (the only such common equity being Common Stock, \$.001 par value) held by non-affiliates (computed by reference to the closing sale price of the Common Stock on March 26, 1999): \$89,514,583.

The number of shares outstanding of the issuer's Common Stock (being the only class of common equity) is 6,196,729 (as of 3/26/1999).

DOCUMENTS INCORPORATED BY REFERENCE

None.

Transitional Small Business Disclosure Format: Yes [] No [X]

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JAKKS PACIFIC, INC.

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FILED WITH THE SECURITIES AND EXCHANGE COMMISSION FOR THE FISCAL YEAR ENDED DECEMBER 31, 1998

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DISCLOSURE REGARDING FORWARD-LOOKING STATEMENTS

This report includes "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities $\frac{1}{2}$ Exchange Act of 1934. For example, statements included in this report regarding our financial position, business strategy and other plans and objectives for future operations, and assumptions and predictions about future product demand, supply, manufacturing, costs, marketing and pricing factors are all forward-looking statements. When we use words like "intend," "anticipate," "believe," "estimate," "plan" or "expect," we are making forward-looking statements. We believe that the assumptions and expectations reflected in such forward-looking statements are reasonable, based on information available to us on the date hereof, but we cannot assure you that these assumptions and expectations will prove to have been correct or that we will take any action that we may presently be planning. We have disclosed certain important factors that could cause our actual results to differ materially from our current expectations elsewhere in this report. You should understand that forward-looking statements made in this report are necessarily qualified by these factors. We are not undertaking to publicly update or revise any forward-looking statement if we obtain new information or upon the occurrence of future events or otherwise.

ITEM 1. DESCRIPTION OF BUSINESS

In this report, "JAKKS," the "Company," "we," "us" and "our" refer to JAKKS Pacific, Inc. and its subsidiaries.

COMPANY OVERVIEW

We design, develop, produce and market toys and related products. Our principal products are (1) action figures and accessories featuring licensed characters, principally from the World Wrestling Federation, (2) Road Champs die-cast collectible and toy vehicles and Remco toy vehicles and role-play toys and accessories, (3) Child Guidance infant and pre-school electronic toys, and (4) fashion and mini dolls and related accessories. We focus on "evergreen" branded products that are less subject to market fads or trends and feature well-known brand names and simpler, lower-priced toys and accessories.

We have been successful at acquiring and capitalizing on "evergreen" brands, which are well-recognized trademarks or corporate, trade or brand names with long product histories. We continually review the marketplace to identify and evaluate evergreen brands that, for various reasons, we believe are underperforming. We seek to acquire or license these brands and revitalize them by intensifying the marketing effort to restore and enhance consumer recognition and retailer interest. We reinforce brands by linking them with other evergreen brands on our products, adding to the branded product lines new items that we expect to enjoy greater popularity, eliminating products with fading popularity, adding new features and improving the functionality of products in the line. We also try to improve point-of-sale brand visibility through better shelf positioning and more eye-catching product packaging.

We license much of the intellectual property we use in our business. We license the World Wrestling Federation trademark, as well as numerous other trademarks, corporate, trade and brand names and logos from third parties, including Car and Driver, Caterpillar, Peterson Publishing Co. and B.A.S.S. Masters. This enables us to use high-profile marks at a lower cost than that which we would incur if we purchased these marks or developed comparable marks on our own. By licensing marks, we have access to a far greater range of marks than those that would be available for purchase, and we maintain the flexibility to acquire newly-popular marks and to discontinue our use of marks whose popularity or value has faded. We also license technology produced by unaffiliated inventors and product developers to improve the design and functionality of our products. We believe that our experience in the toy industry, our flexibility and our recent success in developing and marketing products make us more attractive to toy inventors and developers.

Most of our current products are relatively simple and inexpensive toys. We believe that these products have proven to have enduring appeal and are less subject to general economic conditions, toy product fads and trends, changes in retail distribution channels and other factors. In addition, the simplicity of these products enables us to choose among a wider range of manufacturers and affords us greater flexibility in product design, pricing and marketing.

We formed a joint venture with THQ Inc. ("THQ"), a developer, publisher and distributor of interactive entertainment software, in June 1998 to develop, manufacture and market, under an exclusive license with Titan Sports, Inc. ("Titan Sports"), video games based on World Wrestling Federation characters and themes. The joint venture's first product is expected to be released at the end of 1999

We sell our products through our in-house sales staff and independent sales representatives. Purchasers of our products include toy and discount retail chain stores, department stores, toy specialty stores and wholesalers. The Road Champs products are also sold to smaller hobby shops, specialty retailers and corporate accounts, among others. Our five largest customers are Toys 'R Us, Wal-Mart, Kay-Bee Toys, Kmart and Target.

Over the past few years, the toy industry has experienced substantial consolidation among both toy companies and toy retailers. We believe that the ongoing consolidation of toy companies provides us with increased growth opportunities due to retailers' desire not to be entirely dependent on a few dominant toy companies. Retailer concentration also enables us to ship products, manage account relationships and track retail sales more effectively with a smaller staff.

INDUSTRY OVERVIEW

According to Toy Manufacturers of America, Inc. ("TMA"), the leading industry trade group, total manufacturers' shipments of toys, excluding video games, in the U.S., were approximately \$15.2 billion in 1998. According to the TMA, the United States is the world's largest toy market, followed by Japan and Western Europe. Sales by U.S. toy manufacturers to non-U.S. customers totaled approximately \$5.5 billion in 1997 (the last year for which TMA published this data). We believe the two largest U.S. toy companies, Mattel and Hasbro, collectively hold a dominant share of the domestic non-video toy market. In addition, hundreds of smaller companies compete in the design and development of new toys, the procurement of character and product licenses, and the improvement and expansion of previously-introduced products and product lines. In the video game segment, manufacturers' shipments of video game software were approximately \$3.0 billion in 1998.

BUSINESS STRATEGY

Our business strategy consists of the following elements:

- Expand core products. In 1999, we plan to introduce hundreds of new items within our core product lines, including World Wrestling Federation action figures and accessories, Road Champs and Remco vehicles, Child Guidance toys and our fashion dolls, and to continue to add technological and functional innovations to our product lines.
- Enter new product categories. Through our participation in the joint venture, we expect to enter the video game market with its line of World Wrestling Federation licensed video games. Also, we will continue to use our extensive experience in the toy industry to evaluate toys and licenses in new product categories which we believe will enable us to develop additional product lines in 1999 and beyond.
- Pursue strategic acquisitions. Since our inception, we have acquired and developed evergreen brands through the acquisition of other toy companies or their assets. These include our Road Champs, Remco and Child Guidance product lines. We intend to continue our efforts to acquire and develop evergreen brands through the opportunistic acquisition of other toy businesses with valuable trademarks or brands and compatible product lines.
- Acquire character and product licenses. We have acquired the rights to use many familiar corporate, trade and brand names and logos from third parties that we use in conjunction with our primary trademarks and brands. Currently, we have license agreements with Titan Sports, Car and Driver, Caterpillar, Petersen Publishing Co. and B.A.S.S. Masters, among others. We intend to continue to pursue new licenses from these companies and from other entertainment and media companies. We also intend to continue to purchase additional inventions and product concepts through our existing network of product developers.
- Expand international sales. We believe that foreign markets, especially in Europe and Canada, offer us the opportunity for growth. We intend to expand our international sales by capitalizing on our experience and our relationships with foreign distributors and retailers.
- Exploit our operating efficiencies. We believe that our current infrastructure and low-overhead operating methods can accommodate significant growth without a proportionate increase in our operating and administrative expenses, thereby increasing our operating margins.
- Leverage core product cash flows. Allowing for the natural seasonal fluctuations in the toy industry, sales of our core products have historically generated a reliable revenue stream. We expect this trend to continue and plan to use a portion of these cash flows to fund our entry into new product lines and consumer markets.

PRODUCTS

- - World Wrestling Federation Action Figures and Accessories

We have a master toy license with Titan Sports pursuant to which we have the exclusive right, until December 31, 2009, to develop and market a full line of toy products based on the popular World Wrestling Federation professional wrestlers in the United States, Canada, Europe (excluding Great Britain), Australia and Africa. These wrestlers perform throughout the year at live events that attract large crowds, many of which are broadcast on free and cable television, including pay-per-view specials. We launched this product line in 1996 with various series of six-inch articulated action figures that have movable body parts and feature real-life action sounds from our patented bone-crunching mechanism that allows the figures' "bones" to crack when they are bent. The six-inch figures currently make up a substantial portion of the overall World Wrestling Federation line, which has since grown to include many other new products. Our strategy has been to release new figures and accessories frequently to keep the line fresh and to retain the interest of the consumers.

Following the launch of the action figures, we marketed wrestling ring play sets and microphones with action background sounds to enhance the play value of the action figures. Since then, we have continually added new products, including action figures of varying sizes, such as three-inch sets with wrestling rings, amplifying microphones, seven-inch collector's editions, large soft body figures and small bean-bag figures with electronic sound chips of the popular wrestlers' catch phrases and in-ring banter. Building on the popularity of World Wrestling Federation and its wrestlers, we have continued to develop the line with exciting and innovative technological and functional concepts to enhance the value of the line.

In 1999, we will be introducing a line of 12-inch interactive figures that has created a new category of toys in the industry. The line will be launched with a figure based on the World Wrestling Federation World Champion, "Stone Cold Steve Austin." The figures will be capable of accepting daily downloads of sound bites from a World Wrestling Federation web site, to which we expect to contribute content compatible with our toy products. We expect this product to create awareness of our pending presence on the internet in support of our current e-commerce efforts. Another technological innovation that will be added in 1999 is the "Titan Tron," featuring proximity-based technology that enables this play set to recognize the character of specially-equipped wrestling figures in order to play the wrestler's unique video and theme music with flashing lights. Other enhancements to the World Wrestling Federation product line include a sweating functionality in the "Maximum Sweat" line of action figures where the figures, when filled with water, "sweat" from the brow and chest, adding more realism and play value to the line. The various World Wrestling Federation products retail from \$5.99 to \$49.99.

- - World Wrestling Federation Video Games

In June 1998, we formed a joint venture with THQ, a developer, publisher and distributor of interactive entertainment software for the leading hardware game platforms in the home video game market. The joint venture entered into a license agreement with Titan Sports under which it acquired the exclusive worldwide right to publish World Wrestling Federation video games on all hardware platforms. The games will be designed, developed, manufactured and marketed by the joint venture. JAKKS and THQ will share equally any profits generated by the joint venture.

The license agreement with Titan Sports permits the joint venture to release its first World Wrestling Federation game after November 16, 1999, and we expect that the first game produced under this license will be released in late 1999. The term of the license agreement expires on December 31, 2009, subject to a right of the joint venture to renew the license for an additional five years under various conditions.

The joint venture will publish titles for the Sony PlayStation and Nintendo 64 consoles, hand-held Game Boy and personal computers ("PCs"). We expect the joint venture will launch its first product, a video game for the Nintendo 64 platform, and, if possible, a product for Game Boy, in late November or December 1999. It will also publish titles for new hardware platforms when and as they are introduced to the market and have established a sufficiently installed base to support new software. These titles will be marketed to our existing customers as well as to game, electronics and other specialty stores, such as

Electronics Boutique and Best Buy. The home video game software market consists both of (1) cartridge-based and CD-ROM-based software for use solely on dedicated hardware systems, such as Sony PlayStation and Nintendo 64, and (2) software distributed on CD-ROMs for use on PCs. According to NPD Group, a leading independent toy industry research firm, Nintendo 64 and Sony PlayStation accounted for a substantial portion of the installed base of all hardware platforms and software sales in 1998.

Under non-exclusive licenses with Sony, Nintendo and Sega, the joint venture will arrange for the manufacture of the CD-ROMs and cartridges. No other licenses are required for the manufacture of the PC titles. Profit margins for cartridge products can vary based on the cost of the memory chip used for a particular title. As software has grown more complex, the trend in the software industry has been to utilize chips with greater capacity and thus greater cost. CD-ROMs have significantly lower per unit manufacturing costs than cartridge-based products. However, these savings may be offset by typically higher development costs for titles published on CD-ROMs; these higher costs result from increasing and enhancing content to take advantage of the greater storage capacity of CD-ROMs.

Wrestling video games have demonstrated consistent popularity, with two wrestling-theme video games among the top 10, in terms of unit sales volumes in 1998. Approximately 2.3 million units of these two games were sold in 1998, at retail prices ranging from approximately \$42 to \$60. We believe that the success of the World Wrestling Federation titles is dependent on the graphic look and feel of the software, the depth and variation of game play and the popularity of the World Wrestling Federation. We believe that as a franchise property, the World Wrestling Federation titles will have brand recognition and sustainable consumer appeal which may allow the joint venture to exploit titles over an extended period of time through the release of sequels and extensions and to re-release such products at different price points in the future. Also, as new hardware platforms are introduced, software for these platforms requires new standards of design and technology to fully exploit these platforms' capabilities and requires that software developers devote substantial resources to product design and development.

The joint venture will use external software developers to conceptualize and develop titles. Typically, these developers receive advances based on specific development milestones. Royalties in excess of the advances are based on a fixed amount per unit sold and range from \$0.30 to \$10.00 per unit. Upon completion of development, each title is extensively "play-tested" by us and THQ and sent to the manufacturer for its review and approval.

- - Road Champs Die-Cast Collectible and Toy Vehicles

The Road Champs product line consists of highly-detailed, die-cast replicas of new and classic cars, trucks, motorcycles, emergency vehicles and service vehicles, primarily in 1/43 scale (including police cars, fire trucks and ambulances), buses and aircraft (including propeller planes, jets and helicopters). As a part of the Road Champs acquisition in February 1997, we acquired the right to produce the Road Champs line of die-cast and collectible vehicle replicas, including various well-known vehicles from Ford, Chevrolet, Jeep, Kawasaki and Yamaha, as well as the right to use familiar corporate names on the die-cast vehicles, such as Pepsi, Goodyear and Hershey. Recently, we licensed the right to reproduce vehicles featured on the covers of automotive magazines, such as Rod & Custom and Car and Driver, and to market vehicles with the B.A.S.S. Masters logo and replicas of the World Wrestling Federation Attitude Racing NHRA Team. We believe that these licenses increase the perceived value of the products and enhance their marketability. Under the terms of these licenses, which expire on various dates through May 10, 2001 (many of which include automatic annual extensions without affirmative action taken by either party), we pay the licensor a royalty based on our sales of each product bearing such licensed name. While we are not required to pay any royalty on some of the products, the royalties on a majority of the products range from 1% to 9% of sales. The Road Champs products are produced by unaffiliated foreign manufacturers. These products are sold individually, retailing from \$2.99 to \$7.99 each, and in play sets which retail from \$9.99 to \$24.99 each.

We have divided the markets of this product line into adult collectible and children's toy segments, recognizing the specific needs of these different consumers. Each collector product features a collector case in which to store and display the vehicle and a certificate of authenticity. We produce a limited number, generally not more than 10,000, of each distinctive product to enhance its collectibility. This line presently

has numerous themes, including Anniversary Collection, Police, Then & Now, World War II Fighter Planes and Classics Scenes with die-cast scenic accessories, such as 1950's soda machines or gas pumps. The toy segment is marketed by focusing on size and value with its slogan "Bigger is Better." Our die-cast vehicles are 1/43 scale, which are larger than most other competing die-cast vehicles. The size appeals to collectors, since it enables us to show greater detail on the vehicles, and to children and their parents, who perceive a greater value in the larger size. The toys are packaged on two-pack blister cards, further highlighting the value. In addition, series were created to encourage children to collect our vehicles.

- - Remco Toy Vehicles and Role Play

Our Remco toy line includes toy vehicles, role play and other toys. Our toy vehicle line is comprised of a large assortment of rugged die-cast and plastic vehicles. Marketed under a sub-brand called "Tuff Ones," our toy vehicles range in size from 4 3/4" to big-wheeled 17" vehicles. We have revitalized them considerably by creating new packaging, redecorating the vehicles and adding highly-recognized licensed names, such as NASA, Pennzoil, U-Haul and Castrol, among others. The breadth of the line is extensive, with themes ranging from emergency, fire, farm and construction, to racing and jungle adventure. In 1999, we expanded our Remco vehicle line by adding an innovative line of trucks, called "Real Ones," which enhances the traditional play pattern by allowing children to drain an oil tanker, dump a dump truck full of dirt, or dispose of an entire load of garbage without making a mess. We accomplished this by enclosing real materials inside the trucks in a way that makes vehicle play more fun without the mess.

We offer a variety of branded and non-branded role play sets in this new category under the Remco name. Themes include Caterpillar construction, B.A.S.S. Masters fishing, police, fire and NASA. Additionally, capitalizing on the popularity of World Wrestling Federation, we will be introducing a World Wrestling Federation role play product which will give children the opportunity to dress like and imagine being their favorite wrestling superstars.

We market Remco "Fight Back Action Fishing Poles" under the B.A.S.S. Masters license for fun with simulated fishing action.

- Child Guidance Infant and Pre-school Toys

We acquired the Child Guidance trade name in 1997 to accelerate our entry into the infant/pre-school toy category. This category has been recently dominated by higher-priced licensed products, which creates an opportunity for us to sell our lower price, high value line of pre-school toys. Our line of pre-school electronic toys features products that enhance sensory stimulation and learning through play, while offering value to the trade as well as to the consumer. Our products are designed for children ages two and under. We have combined the fun of music, lights, motion and sound with the early introduction of numbers, letters, shape and color recognition, all at a value price. The line consists of more than 50 products that are marketed in continually updated "try me" interactive packaging that allows the consumers to sample the product prior to purchase. We support the products with extensive advertising in popular magazines and other publications, focusing on parenting, women's and family publications, including Good Housekeeping. These products carry the Good Housekeeping Seal of Approval(R). Our current products include the Wiggle Waggle Caterpillar and Musical Pony pull-along toys, which were introduced in 1998. Other 1998 noteworthy products include Musical Magnets, which were recognized as one of the top toys of the year by Sesame Street Parent Magazine. In 1999, we have extended the Wiggle Waggle line to include the Wiggle Waggle Duck which features spinning action. We have added approximately 30 other new products to the line in 1999. We have recently expanded the distribution of the Child Guidance products to include more upscale and specialty retailers. Child Guidance products are priced at retail from \$2.99 to \$14.99.

In addition to creating products internally, we often acquire products and concepts from numerous toy inventors with whom we have ongoing relationships. License agreements for products and concepts call for royalties ranging from 1% to 6% of net sales, and some may require minimum guarantees and advances. Both development of internally-created items and acquiring items are ongoing efforts. In either case, it may take as long as nine months for an item to reach the market. As part of an effort to keep the product line

fresh and to extend the life of the item, we create new packaging, change sound chips and change product colors from time to time.

- - Fashion/Mini Dolls

We produce various propriety fashion dolls and accessories for children between the ages of three and 10. The product lines include: (1) 11 1/2" fashion dolls customized with high-fashion designs that correspond with particular holidays, events or themes such as Christmas, birthdays, Fairytale, Victorian Romance and Gibson Girl Romance; and (2) 6 1/2" fashion dolls based on children's classic fairy tales and holidays. In 1999, we intend to add to our doll line by producing additional dolls based on other theme-based play sets.

We have introduced two new line extensions for sale in 1999: (1) a 15 1/2" fashion doll that has movable body parts and intricate hairstyles and that has themes such as Era of Elegance, Renaissance and Ballet; and (2) our American Sisters baby dolls in paired 12" and 8" sizes with themes like Off to School, Ballet Recital, Birthday Surprise and Tea Party Fun. These dolls will be priced at retail from \$9.99 to \$24.99.

Our in-house product developers originate the design and functionality of most of our fashion dolls. In many cases, they work with retailers and incorporate their input on doll characteristics, packaging and other design elements to create exclusive product lines for them.

SALES, MARKETING AND DISTRIBUTION

We sell all of our products through our own in-house sales staff and independent sales representatives. Purchasers of our products include toy and discount retail chain stores, department stores, toy specialty stores and wholesalers. The Road Champs product line is also sold to smaller hobby shops, specialty retailers and corporate accounts, among others. Our five largest customers are Toys 'R Us, Wal-Mart, Kay-Bee Toys, Kmart and Target, which accounted for approximately 61.7% of our net sales in 1997 and 69.6% in 1998. Except for purchase orders relating to products on order, we do not have written agreements with our customers. Instead, we generally sell products to our customers pursuant to letters of credit or, in some cases, on open account with payment terms typically varying from 30 to 90 days. From time to time, we allow our customers credits against future purchases from us in order to facilitate their retail markdown and sales of slow-moving inventory.

We obtain, directly, or through our sales representatives, orders for our products from our customers and arrange for the manufacture of these products as discussed below. Cancellations are generally made in writing, and we take appropriate steps to notify our manufacturers of such cancellations. Based upon the sales of the Road Champs products in the past, we expect approximately half of the Road Champs products to be sold domestically through a third-party warehouse and fulfillment center in Seattle, Washington, where we store inventory for sale.

We maintain a full-time sales and marketing staff, many of whom make on-site visits to customers for the purpose of soliciting orders for products. We also retain a number of independent sales representatives to sell and promote our products, both domestically and internationally. Together with retailers, we sometimes test the consumer acceptance of new products in selected markets before committing resources to large-scale production.

We generally budget approximately 5% of our net sales for advertising and promotion of our products. We produce and broadcast television commercials for our World Wrestling Federation action figure line. We may also advertise some of our other products on television, if we expect that the resulting increase in our net sales will justify the relatively high cost of television advertising. We advertise our products in trade and consumer magazines and other publications, market our products at major and regional toy trade shows, conventions and exhibitions and carry on cooperative advertising with toy retailers and other customers.

Outside of the United States, we currently sell our products primarily in Canada, Great Britain, Latin America, Australia and Japan. Sales of our products abroad accounted for approximately 8.9% of our net sales in 1997 and 7.4% in 1998. We believe that foreign markets present an attractive opportunity, and we plan to intensify our marketing efforts and expand our distribution channels abroad.

PRODUCT DEVELOPMENT

Each of our product lines has an in-house manager responsible for product development, including identifying and evaluating inventor products and concepts and other opportunities to enhance or expand existing product lines or to enter new product categories. In addition, we create proprietary products, the principal source of products for our fashion doll line, and products to more fully exploit our concept and character licenses. While we do have the capability to create and develop products from inception to production, we use third parties to provide a substantial portion of the sculpting, sample making, illustration and package design required for our products in order to accommodate our increasing product innovations and introductions. Typically, the development process takes from three to nine months to culminate in production of the products for shipment to our customers.

We generally acquire our product concepts from unaffiliated third parties. If we accept and develop a third-party's concept for new toys, we generally pay a royalty on the toys developed from this concept that are sold, and may, on an individual basis, guarantee a minimum royalty. Royalties payable to developers generally range from 1% to 6% of the wholesale sales price for each unit of a product sold by us. We believe that utilizing experienced third-party inventors gives us access to a wide range of development talent. We currently work with numerous toy inventors and designers for the development of new products and the enhancement of existing products. We believe that toy inventors and designers have come to appreciate our practice of acting quickly and decisively to acquire and market licensed products. In addition, we believe that our experience in the toy industry, our flexibility and our recent success in developing and marketing products make us more attractive to toy inventors and developers than some of our competitors.

Safety testing of our products is done at the manufacturers' facilities by an engineer employed by us or independent third-party contractors engaged by us, and is designed to meet safety regulations imposed by federal and state governmental authorities. We also monitor quality assurance procedures for our products for safety purposes.

MANUFACTURING AND SUPPLIES

Our products are currently produced by manufacturers which we choose on the basis of quality, reliability and price. Consistent with industry practice, the use of third-party manufacturers enables us to avoid incurring fixed manufacturing costs. All of the manufacturing services performed overseas for us are paid for either by letter of credit or on open account with the manufacturers. To date, we have not experienced any material delays in the delivery of our products; however, delivery schedules are subject to various factors beyond our control, and any delays in the future could adversely affect our sales. Currently, we have ongoing relationships with approximately 15 manufacturers. We believe that alternative sources of supply are available, although we cannot assure you that adequate supplies of manufactured products can be obtained.

Although we do not conduct the day-to-day manufacturing of our products, we participate in the design of the product prototype and production tooling and molds for the products we develop or acquire, and we seek to ensure quality control by actively reviewing the production process and testing the products produced by our manufacturers. We employ quality control inspectors who rotate among our manufacturers' factories to monitor production.

The principal raw materials used in the production and sale of our toy products are zinc alloy, plastics, plush, printed fabrics, paper products and electronic components, all of which are currently available at reasonable prices from a variety of sources. Although we do not manufacture our products, we own the molds and tooling used in the manufacturing process, and these are transferable among manufacturers if we choose to employ alternative manufacturers.

TRADEMARKS AND COPYRIGHTS

Most of our products are produced and sold under trademarks owned by or licensed to us. We typically register our properties, and seek protection under the trademark, copyright and patent laws of the United States and other countries where our products are produced or sold. These intellectual property rights can be

significant assets. Accordingly, while we believe we are sufficiently protected, the loss of some of these rights could have an adverse effect on our business and results of operations.

COMPETITION

Competition in the toy industry is intense. Many of our competitors have greater financial resources, stronger name recognition and larger sales, marketing and product development departments and benefit from greater economies of scale. These factors, among others, may enable our competitors to market their products at lower prices or on terms more advantageous to customers than those we could offer for our competitive products. Competition often extends to the procurement of entertainment and product licenses, as well as to the marketing and distribution of products and the obtaining of adequate shelf space. Competition may result in price reductions, reduced gross margins and loss of market share, any of which could have a material adverse effect on our business, financial condition and results of operations. In each of our product lines we compete against one or both of the toy industry's two dominant companies, Mattel, Inc. and Hasbro, Inc. In addition, we compete, in our action figures line, with the Toy-Biz division of Marvel Enterprises, Inc. and, in our toy vehicle lines, with Racing Champions, Inc. We also compete with numerous smaller domestic and foreign toy manufacturers, importers and marketers in each of our product categories. We expect that the joint venture's principal competition in the video game market will be Electronic Arts, which will produce video games based on World Championship Wrestling characters, and Acclaim Entertainment, Inc.

SEASONALITY AND BACKLOG

Sales of toy products are seasonal. In 1998, approximately 68.1% our sales were made in the third and fourth quarters. Generally, the first quarter is the period of lowest shipments and sales in our business and the toy industry generally and therefore the least profitable due to various fixed costs. Seasonality factors may cause our operating results to fluctuate significantly from quarter to quarter. Due to these fluctuations, our results of operations for any quarter may vary significantly. Our results of operations may also fluctuate as a result of factors such as the timing of new products (and expenses incurred in connection therewith) introduced by us or our competitors, the advertising activities of our competitors, delivery schedules set by our customers and the emergence of new market entrants. We believe, however, that the low retail price product lines that we sell may be less subject to seasonal fluctuations than higher priced toy products.

We ship products in accordance with delivery schedules specified by our customers, which usually request delivery of their products within three to six months of the date of their orders. Because customer orders may be canceled at any time without penalty, our backlog may not accurately indicate sales for any future period.

GOVERNMENT AND INDUSTRY REGULATION

Our products are subject to the provisions of the Consumer Product Safety Act ("CPSA"), the Federal Hazardous Substances Act ("FHSA"), the Flammable Fabrics Act ("FFA") and the regulations promulgated thereunder. The CPSA and the FHSA enable the Consumer Product Safety Commission to exclude from the market consumer products that fail to comply with applicable product safety regulations or otherwise create a substantial risk of injury, and articles that contain excessive amounts of a banned hazardous substance. The FFA enables the Consumer Products Safety Commission to regulate and enforce flammability standards for fabrics used in consumer products. The Consumer Products Safety Commission may also require the repurchase by the manufacturer of articles which are banned. Similar laws exist in some states and cities and in various international markets. We maintain a quality control program designed to ensure compliance with all applicable laws. In addition, many of our Child Guidance products are sold under the Good Housekeeping Seal of Approval(R). To qualify for this designation, our products are tested by Good Housekeeping to ensure compliance with its product safety and quality standards.

EMPLOYEES

As of March 26, 1999, we employed 66 persons, all of whom are full-time employees, including three executive officers. Thirty-six of our employees were located in the United States, while the remaining 30 were

located in Hong Kong. We believe that we have good relationships with our employees. None of our employees is represented by a union.

ENVIRONMENTAL ISSUES

We are subject to legal and financial obligations under environmental, health and safety laws in the United States and in other jurisdictions where we operate. We are not currently aware of any material environmental liabilities associated with any of our operations.

ITEM 2. DESCRIPTION OF PROPERTY

PROPERTIES

Our principal executive offices occupy approximately 9,000 square feet of space in Malibu, California under a lease expiring on August 31, 2002. We lease showroom and office space of approximately 4,100 square feet at the International Toy Center in New York City. We also lease showroom and office space of approximately 5,000 square feet in Hong Kong from which we oversee our China-based third-party manufacturing operations, and we have smaller leased sites in Dallas, Texas and Union, New Jersey.

ITEM 3. LEGAL PROCEEDINGS

We are not a party to, nor is our property the subject of, any pending legal proceeding, nor are we aware of any proceeding contemplated by any governmental authority.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No matter was submitted during the fourth quarter of 1998 to a vote of our security holders.

PART II

ITEM 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

MARKET INFORMATION

Our common stock is traded on the Nasdaq National Market under the symbol "JAKK." The following table sets forth, for the periods indicated, the range of high and low closing sale prices for our common stock on the Nasdaq National Market

	PRICE RANGE OF COMMON STOCK		
	HIGH	LOW	
1997:			
First quarter	8 3/4	7 1/8	
Second quarter	8 1/4	4 1/2	
Third quarter	10 13/16	5 3/4	
Fourth quarter	11 1/8	7 5/8	
1998:			
First quarter	9 3/8	7 3/16	
Second quarter	12 1/4	7 15/16	
Third quarter	10 15/16	7	
Fourth quarter	17 5/8	10 11/16	

On March 26, 1999, the last sale price of our common stock reported on the Nasdaq National Market was 17.50 per share.

SECURITY HOLDERS

As of March 26, 1999, there were approximately 62 holders of record of our common stock.

DIVIDENDS

We have never paid, and, because we intend to retain our future earnings, if any, to finance the growth and development of our business, we do not plan to pay in the foreseeable future, any cash dividends on any of our common stock. The payment of dividends on our common stock (other than dividends payable in shares of our common stock) is prohibited (1) under the loan agreement relating to our convertible debentures and (2) until all accumulated dividends on our preferred stock are paid in full and sufficient funds to pay the current dividends thereon are set aside. Moreover, the loan agreements relating to our revolving credit lines prohibit some of our subsidiaries from distributing funds to us without the lender's consent.

ITEM 6.MANAGEMENT'S DISCUSSION AND ANALYSIS OR PLAN OF OPERATION

The following Management's Discussion and Analysis of Financial Condition and Results of Operations contains forward-looking statements that involve risks and uncertainties. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of various factors. You should read this section in conjunction with our consolidated financial statements and the related notes, which are included in Item 7.

OVERVIEW

JAKKS was founded to develop, produce and market children's toys and related products. We commenced business operations when we assumed operating control over the toy business of Justin Products Limited ("Justin"), and have included the results of Justin's operations in our consolidated financial statements from July 1, 1995, the effective date of that acquisition. The Justin product lines, which consisted primarily of fashion dolls and accessories and electronic products for children, accounted for substantially all of our net sales for the period from April 1, 1995 (inception) to December 31, 1995.

One of our key strategies has been to grow through the acquisition or licensing of product lines, concepts and characters. In 1996, we expanded our product lines to include products based on licensed characters and properties, such as World Wrestling Federation action figures.

We acquired Road Champs in February 1997, and have included the results of operations of Road Champs from February 1, 1997, the effective date of the acquisition. We acquired the Child Guidance and Remco trademarks in October 1997, both of which contributed to operations nominally in 1997, but contributed more significantly to operations commencing in 1998.

Our products currently include (1) toys and action figures featuring licensed characters, including popular wrestling characters under our World Wrestling Federation license, (2) die-cast collectible and toy vehicles marketed under our Road Champs and Remco brand names, (3) pre-school electronic toys marketed under our Child Guidance brand name, and (4) fashion dolls and related accessories.

In general, we acquire products or product concepts from others or we engage unaffiliated third parties to develop our own products, thus minimizing operating costs. Royalties payable to our developers generally range from 1% to 6% of the wholesale sale price for each unit of a product sold by us. We expect that outside inventors will continue to be a source of new products in the future. We also generate internally new product concepts, for which we pay no royalties.

In June 1998, we formed our joint venture with THQ, a developer, publisher and distributor of interactive entertainment software, and the joint venture licensed the rights from Titan Sports to publish World Wrestling Federation electronic video games on all platforms. The license agreement permits the joint venture to release these games after November 16, 1999. We expect that the first game produced under this license will be released in late 1999. JAKKS and THQ will share equally any profits generated by the joint venture.

We contract the manufacture of most of our products to unaffiliated manufacturers located in China. We sell the finished products on a letter of credit basis or on open account to our customers, who take title to the goods in Hong Kong. These methods allow us to reduce certain operating costs and working capital requirements. A portion of our sales, primarily sales of our Road Champs products, originate in the United States, so we hold certain inventory in a warehouse and fulfillment facility operated by an unaffiliated third party. In addition, we hold inventory of other products from time to time in support of promotions or other domestic programs with retailers. To date, substantially all of our sales have been to domestic customers. We intend to expand distribution of our products into foreign territories and, accordingly, we have (1) engaged a representative to oversee sales in certain territories, (2) engaged distributors in certain territories, and (3) established direct relations with retailers in certain territories.

We establish reserves for sales allowances, including promotional allowances and allowances for anticipated defective product returns, at the time of shipment. The reserves are determined as a percentage of net sales based upon either historical experience or on estimates or programs agreed upon by our customers.

Our cost of sales consists primarily of the cost of goods produced for us by unaffiliated third-party manufacturers, royalties earned by licensors on the sale of these goods and amortization of the tools, dies and molds owned by us that are used in the manufacturing process. Other costs include inbound freight and provisions for obsolescence. Significant factors affecting our cost of sales as a percentage of net sales include (1) the proportion of net sales generated by various products with disparate gross margins, (2) the proportion of net sales made domestically, which typically carry higher gross margins than sales made in Hong Kong, and (3) the effect of amortizing the fixed cost components of cost of sales, primarily amortization of tools, dies and molds, over varying levels of net sales.

Selling, general and administrative expenses include costs directly associated with the selling process, such as sales commissions, advertising and travel expenses, as well as general corporate expenses, goodwill and trademark amortization and product development. We have recorded goodwill of approximately \$11 million and trademarks of approximately \$14.4 million in connection with acquisitions made to date. Goodwill is being amortized over a 30-year period, while trademark acquisition costs are being amortized over periods ranging from 10 to 30 years.

RESULTS OF OPERATIONS

The following table sets forth, for the periods indicated, certain statement of operations data as a percentage of net sales.

	APRIL 1, 1995 (INCEPTION) TO DECEMBER 31, 1995	YEARS ENDED DECEMBER 31,			
		1996	1997	1998	
Net sales	100.0% 68.0	100.0% 60.0	100.0% 61.7	100.0% 61.0	
Gross profit	32.0 23.0	40.0	38.3 28.4	39.0 28.2	
Income from operations	9.0 0.1 (0.2)	10.0 (1.1)	9.9 1.0 0.7	10.8 0.4 0.7	
Income before income taxes	9.1 1.9	11.1 1.3	8.2 1.6	9.7 2.2	
Net income	7.2% =====	9.8%	6.6%	7.5%	

YEARS ENDED DECEMBER 31, 1998 AND 1997

Net Sales. Net sales increased \$43.4 million, or 103%, to \$85.3 million in 1998 from \$41.9 million in 1997. The significant growth in net sales was due primarily to the continuing growth of the World Wrestling Federation action figure product line with its expanded product offerings and frequent character releases, as well as to the full year impact on sales of the Remco toy vehicles and Child Guidance pre-school toys which contributed only nominally in 1997 from their acquisition date in late October 1997. Contributions made by sales of Road Champs die-cast toy and collectible vehicles and our holiday doll line were comparable with the prior year, while our line of radio-controlled vehicles made only nominal contributions to net sales in 1998.

Gross Profit. Gross profit increased \$17.2 million, or 107%, to \$33.3 million in 1998, or 39.0% of net sales, from \$16.1 million, or 38.3% of net sales, in 1997. The overall increase in gross profit was attributable to the significant increase in net sales. The increase in the gross profit margin of 0.7% of net sales was due in part to the changing product mix, which included products, such as World Wrestling Federation action figures, with higher margins than some of our other products. The higher margin resulting from lower product costs was offset in part by higher royalties, and the amortization expense of molds and tools used in the manufacture of our products was comparable on a percentage basis.

Selling, General and Administrative Expenses. Selling, general and administrative expenses increased \$12.1 million, or 102%, to \$24.0 million, or 28.2% of net sales, in 1998, from \$11.9 million, or 28.4% of net sales, in 1997. The overall significant increase of \$12.1 million in these costs was due in large part to the full year impact of costs associated with our addition of infrastructure in the United States and Hong Kong in connection with the Road Champs acquisition, as well as to development and marketing costs of products under our recently-acquired Child Guidance and Remco trademarks and under existing products lines, such as the World Wrestling Federation action figures. Selling, general and administrative expenses decreased modestly as a percentage of net sales due in part to the fixed nature of certain of these expenses, which were offset in part by increases in advertising expenses and product development costs in 1998. The overall dollar increase was also due to the significant increase in net sales with their proportionate impact on variable selling costs, such as freight and shipping related expenses, sales commissions, cooperative advertising and travel expenses. We produced television commercials in support of several of our products, including World Wrestling Federation action figures, in 1998 and 1997, as well as radio-controlled vehicles, in 1997. From time to time, we may increase our advertising efforts, including the use of more expensive advertising media, such as television, if we deem it appropriate for particular products.

Interest, Net. We had comparable interest-bearing obligations in 1998 and in 1997 with our convertible debentures and seller notes issued in connection with the Child Guidance/Remco and Road Champs acquisitions. In addition, we had comparable average cash balances during 1998 and 1997.

Provision for Income Taxes. Provision for income taxes included Federal, state and foreign income taxes in 1998 and also included a tax benefit generated by operating losses for Federal and state purposes in 1997. Our earnings were subject to effective tax rates of 22.6% and 18.8% in 1998 and 1997, respectively, benefiting from a flat 16.5% Hong Kong Corporation Tax on our income arising in, or derived from, Hong Kong. As of December 31, 1997, we had federal and state net operating loss carry-forwards of \$727,000 and \$306,000, respectively, available to offset future taxable income. The carry-forwards were fully utilized in 1998. As of December 31, 1998, we had deferred tax assets of approximately \$493,000 for which no allowance has been provided for since, in the opinion of management, realization of the future benefit is probable. In making this determination, management considered all available evidence, both positive and negative, as well as the weight and importance given to such evidence.

YEARS ENDED DECEMBER 31, 1997 AND 1996

Net Sales. Net sales increased \$29.8 million, or 248%, to \$41.9 million in 1997 from \$12.1 million in 1996. The significant growth in net sales was due primarily to the continuing growth of the World Wrestling Federation action figure product line with its expanded product offerings and frequent character releases, as well as to the contribution made by sales of Road Champs die-cast toy and collectible vehicles, which have been included from the effective date of the acquisition, February 1, 1997. Our holiday doll line performed comparably with the prior year and our new line of radio-controlled vehicles made modest contributions to net sales in 1997.

Gross Profit. Gross profit increased \$11.3 million, or 233%, to \$16.1 million, or 38.3% of net sales, in 1997 from \$4.8 million, or 40.0% of net sales, in 1996. The overall increase in gross profit was attributable to the significant increase in net sales. The decline in the gross profit margin of 1.7% of net sales was due in part to the changing product mix, which included products, such as Road Champs and radio-controlled vehicles, with lower margins than some of our other products.

Selling, General and Administrative Expenses. Selling, general and administrative expenses increased \$8.3 million, or 229%, to \$11.9 million, or 28.4% of net sales, in 1997 from \$3.6 million, or 30.0% of net sales, in 1996. The significant overall increase of \$8.3 million in such costs was due in large part to the costs associated with our addition of infrastructure in the United States and Hong Kong in connection with the Road Champs acquisition. We have since combined the acquired operations in Hong Kong with those of our existing operations and may achieve other efficiencies in our operations. As expected, selling, general and administrative expenses decreased as a percentage of net sales due in part to the fixed nature of certain of these expenses. The overall dollar increase was also due to the significant increase in net sales with their

proportionate impact on variable selling costs, such as freight and shipping related expenses, sales commissions and travel expenses. Additionally, we produced television commercials in support of several of our products, including World Wrestling Federation action figures and radio-controlled vehicles.

Interest, Net. We had significantly higher interest-bearing obligations in 1997 than in 1996 resulting from the issuance of our convertible debentures and seller notes in connection with the Road Champs acquisition. In addition, we had lower average cash balances during 1997 than in 1996 due to significant cash payments made and working capital employed in connection with the Road Champs acquisition.

Provision for Income Taxes. Provision for income taxes included state and foreign income taxes in 1997 and also included a tax benefit generated by operating losses for Federal and state purposes in 1996. Our earnings were subject to effective tax rates of 18.8% and 12.2% in 1997 and 1996, respectively, benefiting from a flat 16.5% Hong Kong Corporation Tax on our income arising in, or derived from, Hong Kong. As of December 31, 1997, we had federal and state net operating loss carry-forwards of \$727,000 and \$306,000, respectively, available to offset future taxable income.

QUARTERLY FLUCTUATIONS AND SEASONALITY

We have experienced significant quarterly fluctuations in operating results and anticipate these fluctuations in the future. The operating results for any quarter are not necessarily indicative of results for any future period. Our first quarter is typically expected to be the least profitable as a result of lower net sales but substantially similar fixed operating expenses. This is consistent with the performance of many companies in the toy industry.

The following tables present our unaudited quarterly results for the years indicated. The seasonality of our business is reflected in this quarterly presentation.

	1997				1998			
	1ST	2ND	3RD	4TH	1ST	2ND	3RD	4TH
			(IN THO	JSANDS, EX	CEPT PER S	HARE DATA)		
Net sales	\$5,235	\$8,059	\$15,919	\$12,732	\$11,030	\$16,131	\$34,218	\$23,873
Gross profit	1,911	3,203	6,620	4,336	4,350	6,118	13,242	9,542
Income from operations	173	721	2,021	1,260	768	1,427	5,069	1,983
Income before income			•	•			•	-
taxes	124	604	1,908	793	610	1,316	4,648	1,658
Net income	203	457	1,455	671	462	958	3,434	1,521
Diluted earnings per								
share	\$ 0.05	\$ 0.10	\$ 0.29	\$ 0.11	\$ 0.08	\$ 0.14	\$ 0.45	\$ 0.21
Weighted average shares and equivalents								
outstanding	4,332	4,752	5,092	6,953	7,160	7,786	7,872	7,837

	1997					199	98		
	1ST	2ND	3RD	4TH	1ST	2ND	3RD	4TH	
	(IN PERCENTAGES OF NET SALES)								
Net sales	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	
Gross profit	36.5	39.7	41.6	34.1	39.4	37.9	38.7	40.0	
Income from operations Income before income	3.3	8.9	12.7	9.9	7.0	8.8	14.8	8.3	
taxes	2.4	7.5	12.0	6.2	5.5	8.2	13.6	6.9	
Net income	3.9	5.7	9.1	5.3	4.2	5.9	10.0	6.4	

LIQUIDITY AND CAPITAL RESOURCES

As of December 31, 1998, we had working capital of \$13.7 million, as compared to \$3.4 million as of December 31, 1997. This increase was primarily attributable to operating activities and the placement of our preferred stock in April 1998.

Operating activities provided net cash of \$12.0 million in 1998 as compared to \$3.2 million in 1997. Net cash was provided primarily by net income, non-cash charges, such as depreciation, amortization and recognition of compensation expense for options, and increases in operating liabilities, which were offset in

part by increases in accounts receivable and inventory. As of December 31, 1998, we had cash and cash equivalents of \$12.5 million.

Our investing activities used net cash of \$5.1 million in 1998, as compared to \$24.4 million in 1997, consisting primarily of the purchase of molds and tooling used in the manufacture of our products, the initial funding of the World Wrestling Federation joint venture in 1998, trademarks purchased in connection with the acquisitions of Road Champs and the Child Guidance and Remco brands, and goodwill acquired in connection with the acquisition of Road Champs in 1997. As part of our strategy to develop and market new products, we have entered into various character and product licenses with royalties ranging from 1% to 10% payable on net sales of such products. As of January 1, 1999, these agreements required future aggregate minimum guarantees of \$17.2 million, exclusive of \$1.3 million in advances already paid.

Our financing activities provided net cash of \$3.0 million in 1998, consisting primarily of the issuance of 1,000 shares of our preferred stock at a price of \$5,000 per share in a private placement to two investors, partially offset by the repayment of various debt issued in connection with the Road Champs and Child Guidance/Remco trademark acquisitions. In 1997, financing activities provided net cash of \$17.4 million, consisting of the issuance of our 4% Redeemable Convertible Preferred Stock in October 1997, which provided \$6.8 million, net of offering costs, the placement of our convertible debentures in January 1997, which provided \$5.5 million, net of offering costs, and various notes and other debt issued in connection with our acquisitions in 1997, less approximately \$5.2 million in debt repaid.

In January 1997, we received proceeds, net of issuance costs, of approximately \$5.5 million from the issuance of \$6.0 million in convertible debentures which are currently convertible into 1,043,480 shares of our common stock at a conversion price of \$5.75 per share, subject to various anti-dilution adjustments. These debentures bear interest at 9% per annum, payable monthly, and are due in December 2003. Pursuant to the debenture agreements, the debenture holders notified us of their intention to convert an aggregate principal amount of \$3.0 million of the convertible debentures into 521,740 shares of our common stock on May 25, 1999. The unpaid principal balance is subject to mandatory repayment at the rate of 1% per month of the then outstanding balance beginning on December 31, 1999.

In February 1997, we acquired Road Champs for approximately \$12.5 million. Consideration paid at closing was approximately \$4.7 million in cash plus the issuance of 198,020 shares of our common stock (valued at approximately \$1.5 million) and the assumption of approximately \$766,000 of liabilities. The balance of the cash consideration (\$5.5 million) was paid during the twelve-month period ended in February 1998. Assets included in the purchase were molds and tooling, office and warehouse equipment and other operating assets, as well as license agreements, trade name and goodwill.

In October 1997, we acquired the Child Guidance and Remco trademarks for approximately \$13.4 million. Consideration paid at closing was \$10.6 million in cash plus the issuance of a 10% note payable in the amount of \$1.2 million, which was paid in five quarterly installments ended December 31, 1998. In addition, we incurred legal and accounting fees of approximately \$203,000 and assumed liabilities of \$1.4 million. The acquisition was funded in part by the issuance of shares of our 4% Redeemable Convertible Preferred Stock, which were converted into 939,998 shares of our common stock on March 30, 1998. Also in connection with this acquisition, we entered into a manufacturing and supply agreement whereby the seller of the trademarks will provide the tools and other manufacturing resources for the production of products under the trademarks. That agreement provides for four quarterly payments to the seller of \$110,000, followed by six quarterly payments of \$160,000, which commenced on December 31, 1997.

In October 1997, we entered into a credit facility agreement with Norwest Bank Minnesota, N.A. which provides our Hong Kong subsidiaries with a working capital line of credit and letters of credit for the purchase of products and the operation of those subsidiaries. The facility has an overall limit of \$5.0 million, but is subject to other limitations based on advance rates on letters of credit and open accounts receivable. As of December 31, 1998, there were no advances outstanding under the facility.

In April 1998, we received \$4.7 million in net proceeds from the issuance of shares of our Series A Cumulative Convertible Preferred Stock to two investors in a private placement, which are currently

convertible into 558,658 shares of our common stock at a conversion price of \$8.95 per share. The use of proceeds was for working capital and general corporate purposes.

We believe that our cash flow from operations and cash and cash equivalents on hand, together with the availability under the Norwest facility, will be sufficient to meet our working capital and capital expenditure requirements and provide to us with adequate liquidity to meet our anticipated operating needs for at least the next 12 months. Although operating activities are expected to provide cash, to the extent we grow significantly in the future, our operating and investing activities may use cash and, consequently, this growth may require us to obtain additional sources of financing. There can be no assurance that any necessary additional financing will be available to us on commercially reasonable terms, if at all.

EXCHANGE RATES

We sell all of our products in U.S. dollars and pay for all of our manufacturing costs in either U.S. or Hong Kong dollars. Operating expenses of the Hong Kong office are paid in Hong Kong dollars. The exchange rate of the Hong Kong dollar to the U.S. dollar has been fixed by the Hong Kong government since 1983 at HK\$7.80 to US\$1.00 and, accordingly, has not represented a currency exchange risk to the U.S. dollar. We cannot assure you that the exchange rate between the United States and Hong Kong currencies will continue to be fixed or that exchange rate fluctuations will not have a material adverse effect on our business, financial condition or results of operations.

RECENT ACCOUNTING PRONOUNCEMENTS

The Financial Accounting Standards Board ("FASB") recently issued Statement of Financial Accounting Standards ("SFAS") No. 130, "Reporting Comprehensive Income," which is effective for financial statements issued for fiscal years beginning after December 15, 1997. This statement establishes standards for reporting and displaying comprehensive income and its components in financial statements. Comprehensive income, as defined, includes all changes to equity (net assets) during a period from non-owner sources. To date, we have not had any transactions that are required to be reported in other comprehensive income.

The FASB recently issued SFAS No. 131, "Disclosure about Segments of an Enterprise and Related Information," which is effective for financial statements issued for fiscal years beginning after December 15, 1997. This statement establishes standards for the way public business enterprises are to report information about operating segments in annual financial statements and requires those enterprises to report selected information about operating segments in interim financial reports. We operate in one reportable segment: the development, production and marketing of toys and related products.

IMPACT OF THE YEAR 2000

Many currently installed computer systems and software products are dependent upon internal calendars coded to accept only two digit entries in the date code field. These date code fields will need to accept four digit entries to distinguish 21st century dates from 20th century dates. As a result, our computer systems and software may need to be upgraded to comply with Year 2000 requirements. Otherwise, system failures or miscalculations leading to disruptions in our operations could occur. JAKKS has taken actions to address this potential problem, including the identification of any non-compliant processes or systems and the implementation of corrective measures. We expect to replace internal software with non-compliant codes with software that is compliant by July 1999.

We believe the financial reporting systems of our Hong Kong subsidiaries are Year 2000 compliant. Their systems were upgraded in 1998 in the normal course of business with software and hardware which the manufacturer has represented as being Year 2000 compliant. We are currently in the process of selecting a new software package in our corporate office which the manufacturer has represented as being Year 2000 compliant, and we believe it will be implemented by July 1999. We estimate the cost of the new software, including implementation and data conversion costs, to be approximately \$60,000. Our other software is generally certified as Year 2000 compliant or is not considered critical to our operations.

Other than the cost of the new software to be implemented in our corporate office, we have spent only nominal amounts on the Year 2000 issue, and we do not expect any significant future expenditures. Although we believe our cost estimates to be accurate, we cannot assure you that these costs will not increase or that the proposed solutions will be installed on schedule by the date estimated.

We have addressed the Year 2000 preparedness of our critical suppliers and major customers and related electronic data interfaces with these third parties. We began in 1998, and are continuing our efforts, to contact critical suppliers and larger customers to determine whether they are, or will be, compliant by the Year 2000. Based on our evaluation and testing, these third parties are, or are expected to be, compliant by the Year 2000. However, we will continue to monitor the situation and we will formulate contingency plans to resolve customer-related issues that may arise. At this time we cannot estimate the impact that noncompliant suppliers and customers may have on us or our level of operations in the Year 2000. At present, we have not developed contingency plans, but we will determine whether to develop such plans when our assessment is completed.

ITEM 7. FINANCIAL STATEMENTS

The financial statements begin on the following page.

INDEPENDENT AUDITORS' REPORT

The Stockholders
JAKKS Pacific, Inc. and Subsidiaries

We have audited the accompanying consolidated balance sheets of JAKKS Pacific, Inc. and Subsidiaries as of December 31, 1997 and 1998, and the related consolidated statements of operations, stockholders' equity and cash flows and financial statement schedule for each of the three years in the period ended December 31, 1998. These financial statements and the financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements and the financial statement schedule based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements and schedule referred to above present fairly, in all material respects, the financial position of JAKKS Pacific, Inc. and Subsidiaries as of December 31, 1997 and 1998, and the results of their operations and cash flows for each of the three years in the period ended December 31, 1998, in conformity with generally accepted accounting principles.

PANNELL KERR FORSTER Certified Public Accountants A Professional Corporation

February 22, 1999 except for note 18, for which the date is March 1, 1999

CONSOLIDATED BALANCE SHEETS

ASSETS

		BER 31,
	1997	1998
Current assets Cash and cash equivalents	\$ 2,535,925	\$12,452,201
respectively	8,735,528	11,926,725
1997 and 1998, respectively	1,948,250 807,603 632,315 252,603 15,112	2,918,941 237,914 789,691 307,542
Total current assets	14,927,336	28,633,014
Office furniture and equipment	217,786 3,647,638 90,432	440,162 5,826,643 195,909
Total Less accumulated depreciation and amortization	3,955,856 1,099,207	6,462,714 2,173,708
Property and equipment, net Deferred offering and acquisition costs Intangibles and deposits, net Investment in joint venture Goodwill, net	2,856,649 626,713 318,511 10,695,488	4,289,006 408,151 489,936 1,044,708 10,322,896
Trademarks, net	14,180,118	13,548,054
Total assets	\$43,604,815 =======	\$58,735,765 =======
LIABILITIES AND STOCKHOLDERS' EQUIT	Υ	
Current liabilities Accounts payable Accrued expenses Reserve for sales returns and allowances Current portion of long-term debt Income taxes payable	\$ 4,266,456 2,467,246 1,860,821 2,361,076 603,614	\$ 3,705,116 4,371,711 5,341,517 60,000 1,418,763
Total current liabilities Long-term debt, net of current portion Deferred income taxes	11,559,213 6,000,000 86,896	14,897,107 5,940,000 144,705
Total liabilities	17,646,109	20,981,812
Commitments and contingencies Stockholders' equity Common stock, \$.001 par value; 25,000,000 shares authorized; issued and outstanding 4,942,094 and 6,026,042 shares, respectively Convertible preferred stock, \$.001 par value; 5,000 shares	4,942	6,026
authorized; issued and outstanding 3,525 and 1,000, respectively	4 21,693,061 4,402,636	1 27,044,536 10,777,662
Unearned compensation from grant of options	26,100,643 141,937	37,828,225 74,272
Total stockholders' equity	25,958,706	37,753,953
Total liabilities and stockholders' equity	\$43,604,815 =======	\$58,735,765 =======

CONSOLIDATED STATEMENTS OF OPERATIONS

VEADO	LNDED	DECEMBER	21

	1996	1997	1998	
Net sales	\$12,052,016	\$41,944,921	\$85,252,563	
Cost of sales	7,231,296	25,874,784	52,000,135	
Gross profit	4,820,720	16,070,137	33, 252, 428	
Selling, general and administrative expenses	3,611,471	11,895,260	24,006,497	
Income from operations	1,209,249	4,174,877	9,245,931	
Interest, net	(133,795)	417, 293	422,553	
Other (income) expense		328, 139	590,948	
Income before provision for income taxes	1,343,044	3,429,445	8,232,430	
Provision for income taxes	163,275	642,949	1,857,404	
Net income	\$ 1,179,769	\$ 2,786,496	\$ 6,375,026	
THE THOUSE THE THE THE THE THE THE THE THE THE TH	========	========	========	
Basic earnings per share		\$ 0.60	\$ 1.12	
	=========	========	=========	
Diluted earnings per share	\$ 0.34	\$ 0.52	\$ 0.89	
	========	=========	========	

CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY DECEMBER 31, 1996, 1997 AND 1998

	COMMON SHARES OUTSTANDING	CONVERTIBLE PREFERRED SHARES OUTSTANDING	PAR VALUE PER SHARE	STOCK AMOUNT	ADDITIONAL PAID-IN CAPITAL	RETAINED EARNINGS	UNEARNED COMPENSATION FROM GRANT OF OPTIONS	TOTAL STOCKHOLDERS' EQUITY
Balance, December 31, 1995	2,000,000		\$.001	\$2,000	\$ 1,624,238	\$ 436,371	\$(212,905)	\$ 1,849,704
Issuance of common stock for cash	1,502,000		.001	1,502	7,652,761			7,654,263
from bridge financing conversion	469,300		.001	469	1,044,310			1,044,779
business assets Earned compensation from	13,649		.001	14	(14)			
grant of options Net income						1,179,769	17,742 	17,742 1,179,769
Balance, December 31,								
1996	3,984,949		.001	3,985	10,321,295	1,616,140	(195,163)	11,746,257
for cash	690,000		.001	690	2,921,063			2,921,753
Exercise of options Issuance of common stock in partial consideration for purchase of toy	69,125		.001	69	132,555			132,624
business	198,020		.001	198	1,499,802			1,500,000
cash Earned compensation from		3,525	.001	4	6,818,346			6,818,350
grant of options							53,226	53,226
Net income						2,786,496		2,786,496
Balance, December 31, 1997 Conversion of preferred	4,942,094	3,525	.001	4,946	21,693,061	4,402,636	(141,937)	25,958,706
stock		(3,525)	.001	(4)	4			
preferred stock Issuance of 7% convertible preferred stock for	939,998		.001	940	(940)			
cash		1,000	.001	1	4,731,151			4,731,152
Exercise of options Earned compensation from	143,950	,	.001	144	647, 248			647, 392
grant of options Cancellation of options,							41,677	41,677
unearned compensation					(25,988)		25,988	
Net income						6,375,026		6,375,026
Balance, December 31,								
1998	6,026,042	1,000	\$.001	\$6,027	\$27,044,536	\$10,777,662	\$ (74,272)	\$37,753,953

CONSOLIDATED STATEMENTS OF CASH FLOWS

YEARS ENDED DECEMBER 31, 1996 1997 1998 Cash flows from operating activities \$ 2,786,496 \$ 6,375,026 Net income..... \$ 1,179,769 -----Adjustments to reconcile net income to net cash provided (used) by operating activities Depreciation and amortization..... 338,032 1,605,226 2,986,137 Earned compensation from stock option grants..... 17,742 53,226 41,677 Loss on disposal of property and equipment...... 328, 139 719,331 Changes in operating assets and liabilities (1,844,981)(6,315,058) (3, 191, 197)Accounts receivable..... (1,808,145) Inventory..... (53,977)(970,691)Prepaid expenses and other..... (973,076) (450, 545)357,374 Accounts payable..... 899,929 2,655,469 (561, 340)2,262,159 Accrued expenses..... 27,049 1,904,465 Income taxes payable..... 191,622 331,009 815,149 Reserve for sales returns and allowances...... 1,685,621 3,480,696 (285, 513)Deferred income taxes..... (40, 186)94,427 57,809 Total adjustments..... (1,723,359)441,528 5,639,410 ----------Net cash provided (used) by operating activities..... (543,590) 3,228,024 12,014,436 Cash flows from investing activities Deferred offering and acquisition costs..... (85,300)(2,934,935) (3,875,852) Property and equipment..... (1,058,654)Due from officers..... (120,030)104,918 15,112 104,510 (241,572) Other assets..... (49, 129)(197,928)(14,352,556)(12, 252)Trademarks..... Investment in joint venture..... (1,044,708)Cash paid in excess of cost over toy business assets acquired (goodwill)..... (7,006,753) Net cash used by investing activities...... (1,313,113)(24, 430, 898)(5,115,628)Cash flows from financing activities Proceeds from sale of common stock..... 7,669,263 2,946,603 Proceeds from convertible preferred stock..... 6,818,350 4,731,152 Proceeds from debt..... 1,104,694 13,413,659 Repayments of note payable to officer..... (382,816) Proceeds from stock options exercised..... 132,624 647,392 (5,245,665) Repayments of debt..... (260,930)(2,361,076)Deferred financing costs..... (682,032) Net cash provided by financing activities.... 8,130,211 17,383,539 3,017,468 (3,819,335) Net increase (decrease) in cash and cash equivalents... 6.273.508 9.916.276 Cash and cash equivalents, beginning of year..... 81,752 6,355,260 2,535,925 Cash and cash equivalents, end of year..... \$ 6,355,260 12,452,201 \$ 2,535,925 Cash paid during the period for: 648,187 \$ 647,404 Interest.....\$ 49,638 Income taxes.....\$ 11,839 \$ 217,213 \$ 1,042,255

See note 16 for additional supplemental information to consolidated statements of cash flows.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 1998

NOTE 1 -- PRINCIPAL INDUSTRY

JAKKS Pacific, Inc. (the "Company"), a Delaware corporation, is engaged in the development, production and marketing of toys and children's electronics products, some of which are based on highly-recognized entertainment properties and character licenses. The Company commenced operations in July 1995 through the purchase of substantially all of the assets of a Hong Kong toy company. The Company is marketing its product lines domestically and internationally.

The Company was incorporated under the laws of the State of Delaware in January 1995.

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of consolidation

The consolidated financial statements include accounts of the Company and its wholly-owned subsidiaries. In consolidation, all significant inter-company balances and transactions are eliminated.

Cash and cash equivalents

The Company considers all highly liquid assets, having an original maturity of less than three months, to be cash equivalents. The Company maintains its cash in bank deposits which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts. The Company believes it is not exposed to any significant credit risk on cash and cash equivalents.

Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the dates of the financial statements, and the reported amounts of revenue and expenses during the reporting periods. Actual future results could differ from those estimates.

Revenue recognition

Revenue is recognized upon the shipment of goods to customers. Provisions for estimated defective products and markdowns are made at the time of sale.

Deferred product development costs

The Company defers certain costs related to the preliminary activities associated with the manufacture of its products, which the Company has determined have future economic benefit. These costs are then expensed in the period in which the initial shipment of the related product is made. Management periodically reviews and revises, when necessary, its estimate of the future benefit of these costs, and expenses them if it is deemed there no longer is a future benefit.

Deferred offering, financing and acquisition costs

During 1997, financing costs were incurred in obtaining a line of credit facility. The deferred financing costs are being amortized over the term of the credit facility.

During 1996, costs incurred for a follow-on offering, debenture offering and certain acquisition costs were deferred. The deferred acquisition costs were reclassified to investment costs upon completion of the

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) DECEMBER 31, 1998

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED) acquisition of Road Champs, Inc. The deferred offering costs related to the debentures are being amortized over the term of the debentures, or will be written-off upon conversion (note 8).

Inventory

Inventory is valued at the lower of cost (first-in, first-out) or market.

Fair value of financial instruments

The Company's cash and cash equivalents, accounts receivable and notes payable represent financial instruments. The carrying value of these financial instruments is a reasonable approximation of fair value.

Property and equipment

Property and equipment are stated at cost and are being depreciated using the straight-line method over their estimated useful lives as follows:

Personal computers	5 years
Office equipment	
Furniture and fixtures	5 years
Molds and tooling	2 - 4 years
Leasehold improvements	Shorter of length of lease or 10 years

Advertising

Production costs of commercials and programming are charged to operations in the year during which the production is first aired. The costs of other advertising, promotion and marketing programs are charged to operations in the year incurred. Advertising expense for the years ended December 31, 1996, 1997 and 1998 was approximately \$22,000, \$1,304,000 and \$3,903,000, respectively.

Income taxes

The Company does not file a consolidated return with its foreign subsidiaries. The Company files Federal and state returns and its foreign subsidiaries file Hong Kong returns. Deferred taxes are provided on a liability method whereby deferred tax assets are recognized as deductible temporary differences and operating loss and tax credit carry-forwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax basis. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

Translation of foreign currencies

Monetary assets and liabilities denominated in Hong Kong dollars are translated into United States dollars at the rates of exchange ruling at the balance sheet date. Transactions during the period are translated at the rates ruling at the dates of the transactions.

Profits and losses resulting from the above translation policy are recognized in the consolidated statement of operations.

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED) Goodwill and other intangible assets

Goodwill represents the excess purchase price paid over the fair market value of the assets of acquired toy companies. Goodwill is being amortized over 30 years on a straight-line basis. Accumulated amortization at December 31, 1997 and 1998 totaled \$482,263 and \$632,519, respectively.

The carrying value of goodwill is based on management's current assessment of recoverability. Management evaluates recoverability using both objective and subjective factors. Objective factors include management's best estimates of projected future earnings and cash flows and analysis of recent sales and earnings trends. Subjective factors include competitive analysis and the Company's strategic focus.

Intangible assets other than goodwill consist of product technology rights and trademarks. Intangible assets are amortized on a straight-line basis, over five to thirty years, the estimated economic lives of the related assets. Accumulated amortization as of December 31, 1997 and 1998 was \$192,606 and \$1,177,306, respectively.

Earnings per share (EPS)

In February 1997, the Financial Accounting Standards Board issued SFAS No. 128, "Earnings per Share." This statement establishes simplified standards for computing and presenting earnings per share (EPS). It requires dual presentation of basic and diluted EPS on the face of the income statement for entities with complex capital structures and disclosures of the calculation of each EPS amount.

		1996	
	INCOME	WEIGHTED AVERAGE SHARES	PER SHARE
Basic EPS Income available to common stockholders	\$1,179,769		\$ 0.36 =====
Effect of dilutive securities Options and warrants Diluted EPS		219,335	
Income available to common stockholders plus assumed exercises	\$1,179,769 =======	, ,	
		1997 	
	INCOME	WEIGHTED AVERAGE SHARES	PER SHARE
Basic EPS Income available to common stockholders	\$2,786,496	4,621,369	\$ 0.60
Effect of dilutive securities Options and warrants 9% convertible debentures	363,286 	- /	
Diluted EPS Income available to common stockholders plus assumed exercises and conversions	\$3,149,782 ======	6,008,445 ======	

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

	1998				
	WEIGHTED AVERAGE INCOME SHARES PER			R-SHARE	
Basic EPS Income available to common stockholders	\$6,375,026	5,692,601	\$	1.12	
Effect of dilutive securities			===:	=====	
Options and warrants		217,898			
9% convertible debentures	372,732	1,043,480			
4% convertible preferred stock		227,252			
7% convertible preferred stock		420,528			
Diluted EPS Income available to common stockholders plus assumed					
exercises and conversions	\$6,747,758	7,601,759	\$	0.89	
	========	=======	====		

NOTE 3 -- ACQUISITIONS AND JOINT VENTURE

In February 1997, the Company acquired all of the stock of Road Champs, Inc. (RCI) and all of the operating assets of an affiliated company for \$11,723,924. Consideration paid at closing was \$4,719,413 in cash plus the issuance of \$1,500,000 (198,020 shares) of the Company's common stock. The balance of the adjusted purchase price of \$3,079,026 was paid in three equal installments bearing interest at a rate of 7.0% per annum. As of December 31, 1998, all such payments were made in full. In addition, the payment for inventory of \$2,188,778, without interest, was made in 1997. Professional fees totaling \$236,707 were incurred as part of the acquisition costs. Outstanding balances were secured by all acquired shares and assets, however, they were subordinated to the convertible debentures due December 31, 2003 (note 8).

The assets acquired and liabilities assumed from RCI were as follows:

Inventory, net of reserve of \$200,000	
Property and equipment	
Deposits	105,461
Trademarks	1,000,000
Goodwill	8,506,753
Liabilities assumed	(766,317)
Net assets acquired	\$11,723,924

In October 1997, the Company acquired the right, title and interest in and to the Remco and Child Guidance (R&CG) trademarks, and all registrations and applications for registration thereof, throughout the world. Total costs of the trademarks included:

Cash Promissory note Liabilities assumed Professional service fees	1,200,000 1,350,000
Total acquisition costs	\$13,352,556
·	==========

NOTE 3 -- ACQUISITIONS AND JOINT VENTURE (CONTINUED)

The total purchase price paid to the seller consisted of cash and a promissory note totaling \$11,800,000. The liabilities assumed included a reserve for returns and allowances of \$750,000 and a reserve of \$600,000 that represents the Company's contributions to the seller's settlement with its Hong Kong representative agent for early termination of its service contract due to sale of the trademarks. Costs incurred in professional service fees of \$202,556 are attributed to executing the acquisition of the trademarks. The Company also entered into a firm commitment, manufacturing and supply agreement with seller (note 12).

In June 1998, the Company formed a joint venture with a company that develops, publishes and distributes interactive entertainment software for the leading hardware game platforms in the home video game market. The joint venture has entered into a license agreement under which it acquired the exclusive worldwide right to publish video games on all hardware platforms. As of December 31, 1998, the Company has made initial contributions to the joint venture of \$1,044,708 (note 12).

NOTE 4 -- CONCENTRATION OF CREDIT RISK

Financial instruments that subject the Company to concentration of credit risk are cash equivalents and trade receivables. Cash equivalents consist principally of short-term money market funds. These instruments are short-term in nature and bear minimal risk. To date, the Company has not experienced losses on these instruments.

The Company performs ongoing credit evaluations of its customers' financial condition, but does not require collateral to support customer receivables. Most goods are sold on irrevocable letter of credit basis.

Included in the Company's consolidated balance sheets at December 31, 1997 and 1998 are its operating net assets, most of which are located in facilities in Hong Kong and China and which totaled \$8,948,131 and \$8,627,240 for 1997 and 1998, respectively.

NOTE 5 -- DUE FROM OFFICERS

Due from officers represented a balance of \$15,112 at December 31, 1997 due from a Company officer. The \$15,112, due on demand, was non-interest bearing and was repaid in 1998.

NOTE 6 -- ACCRUED EXPENSES

Accrued expenses consist of the following:

	1997	1998
Bonuses	\$ 254,737	\$ 841,000
Trademarks acquisition reserve	600,000	177,245
Interest expense	37,607	
Royalties and sales commissions	1,130,512	2,681,973
Hong Kong subsidiaries accruals	384,747	529,722
Other	59,643	141,771
	\$2,467,246	\$4,371,711
	========	========

NOTE 7 -- RELATED PARTY TRANSACTIONS

A director of the Company is a partner in the law firm that acts as counsel to the Company. The Company paid legal fees and expenses to the law firm in the amount of approximately \$270,000 in 1996, \$151,000 in 1997 and \$510,000 in 1998. Also see note 5 for other related party transactions.

NOTE 8 -- LONG-TERM DEBT

Long-term debt consists of the following:

	1997	1998
Convertible debentures, bearing interest on the principal amounts outstanding at 9% per annum with the first monthly installment payable on February 1, 1997. If not sooner redeemed or converted into common stock, the debenture shall mature on December 31, 2003. Commencing on December 31, 1999, mandatory monthly principal redemption installments are to be made in the amount of \$10 per \$1,000 of the then remaining principal amount of the debenture. Such debentures are convertible into 1,043,480 shares of the Company's common stock at \$5.75 per share. The debentures are secured by all outstanding shares of the Company's wholly-owned subsidiaries and substantially		
all operating assets of the Company (note 2) Note payable, due in five quarterly principal installments of \$240,000 starting December 31, 1997, with interest at 10% per annum. The note is secured by the Remco and Child	\$6,000,000	\$6,000,000
Guidance trademarks Note payable, due in three principal payments with the final installment due February 6, 1998, with interest at 7% per	1,200,000	
annum. The note is secured by the RCI assetsLine of credit facility (note 12)	1,046,376 114,700	
Less current portion of long-term debt		6,000,000
Long-term debt, net of current portion	\$6,000,000 ======	

NOTE 9 -- INCOME TAXES

The provision differs from the expense that would result from applying Federal statutory rates to income before taxes because of the inclusion of a provision for state income taxes and the income of the Company's foreign subsidiaries is taxed at a rate of 16.5% applicable in Hong Kong. In addition, the provision includes deferred income taxes resulting from adjustments in the amount of temporary differences. Temporary differences arise primarily from differences in timing in the deduction of state income taxes and the use of the straight-line method of depreciation for financial reporting purposes and accelerated methods of depreciation for tax purposes.

The Company does not file a consolidated return with its foreign subsidiaries. The Company files Federal and state returns and its foreign subsidiaries file Hong Kong returns. Income taxes reflected in the accompanying consolidated statements of operations are comprised of the following:

	1996	1997	1998
Federal	\$	\$	\$ 715,000
State and local	1,350	26,000	210,000
Hong Kong	277,994	522,522	874,595
	279,344	548,522	1,799,595
Deferred	(116,069)	94,427	57,809
	\$ 163,275	\$642,949	\$1,857,404
	=======	=======	========

NOTE 9 -- INCOME TAXES (CONTINUED)

As of December 31, 1998, the Company has utilized all net operating loss carry-forwards.

	1997	1998
Deferred tax assets resulting from deductible temporary differences from loss carry-forwards, noncurrent Deferred tax liabilities resulting from taxable temporary	\$ 258,239	\$ 493,134
differences, noncurrent	(345,135)	(637,839)
	\$ (86,896) ======	\$(144,705) ======

The Company's management concluded that a deferred tax asset valuation allowance as of December 31, 1997 and 1998 was not necessary.

A reconciliation of the statutory United States Federal income tax rate to the Company's effective income tax rate is as follows:

	1996	1997	1998
Statutory income tax rateState and local income taxes, net of Federal income tax	35%	35%	35%
effect	1	1	1
Effect of temporary differences and Hong Kong's lower tax rate			(22)
Effect of net operating loss carry-forwards Income taxes on foreign earnings at rates other than the United States Statutory rate not subject to United States	(40)	(35)	(11)
income taxes	16	18	19
	12%	19%	22%
	===	===	===

The components of income before provision for income taxes are as follows:

	1996	1997	1998
DomesticForeign	, ,	\$ 16,216 3,413,229	\$3,681,456 4,550,974
	\$1,343,044	\$3,429,445	\$8,232,430
	=======	========	========

NOTE 10 -- LEASES

The Company leases office and showroom facilities and certain equipment under operating leases. The following is a schedule of minimum annual lease payments. Rent expense for the years ended December 31, 1996, 1997 and 1998 totaled \$182,690, \$582,766 and \$550,360, respectively.

	========
	\$1,544,816
2003	
2002	223,632
2001	324,852
2000	423,940
1999	\$ 549,360

NOTE 11 -- COMMON STOCK AND PREFERRED STOCK

The Company has 25,005,000 authorized shares of stock consisting of 25,000,000 shares of \$.001 par value common stock and 5,000 shares of \$.001 par value preferred stock.

On April 1, 1998, the Company sold 1,000 shares of its Series A 7% cumulative convertible preferred stock to two investors for \$4,731,152, net of issuance costs. The holders of the shares have the right, at their option, to convert such shares into common stock of the Company at any time. The price at which shares of common stock shall be delivered upon conversion shall initially be \$8.95 per share of common stock. The conversion price may be adjusted in certain instances. Preferred stockholders are entitled to receive cumulative cash dividends at an annual rate of \$350 per share payable as and when declared by the Company's Board of Directors.

During 1998, 143,950 shares of the Company's common stock were issued on exercise of options for a total of \$647,392.

During 1997, the Company issued 690,000 shares of its common stock in a public offering and 198,020 shares as partial consideration for the RCI acquisition (note 3).

During 1997, in a private placement, the Company issued 3,525 shares of its 4% redeemable convertible preferred stock at a purchase price of \$2,000 per share. On March 12, 1998, all of the 3,525 shares of such issue were converted into an aggregate of 939,998 shares of the Company's common stock based on a conversion price of \$7.50 per share.

NOTE 12 -- COMMITMENTS

The Company has entered into various license agreements whereby the Company may use certain characters and properties in conjunction with its products. Such license agreements call for royalties to be paid at 5 to 10% of net sales with minimum guarantees and advance payments. Additionally, under one such license, the Company has committed to spend 12.5% of related net sales, not to exceed \$1,000,000, on advertising per year.

Future annual minimum royalty guarantees as of December 31, 1998 are as follows:

1999	\$ 1,752,833
2000	1,653,583
2001	1,551,750
2002	
2003	1,380,000
Thereafter	
	\$17,200,666
	========

The Company entered into a joint venture agreement (note 3) creating a new limited liability company (LLC) in which the Company holds a 50% ownership interest. On June 10, 1998, the LLC entered into a license agreement expiring December 31, 2009, with an option for a five year automatic extension if the LLC pays the licensor \$27,000,000 in royalties during the initial ten year period of the agreement. The license agreement includes guaranteed minimum royalty payments of \$18,000,000 payable over the ten year initial term and \$7,500,000 payable over the five year renewal period, if applicable. The Company is responsible for funding \$7,500,000 of the \$18,000,000 guaranteed royalty payments. The guarantee payments include a \$3,000,000 advance, paid within 15 days after the agreements were executed, and ten minimum guaranteed installments of \$1,500,000, due each January 30, starting in 2000 and ending 2009. The Company was responsible for funding \$1,000,000 of the initial advance and is responsible for funding \$500,000 of the first

NOTE 12 -- COMMITMENTS (CONTINUED)

four and \$750,000 of the next six of ten yearly installments. All unpaid guaranteed amounts for which the Company is responsible as of December 31, 1998 are included in the totals of the "future annual minimum royalty guarantees" table noted above. The \$7,500,000 renewal guaranteed will be payable in five yearly installments, of which the Company will be responsible for funding 50% of each yearly payment.

The Company entered into a firm price commitment manufacturing and supply agreement in connection with the acquisition of the R&CG trademarks purchased in 1997 (note 3). The agreement was entered into with the seller of the trademarks to obtain from the seller tools and other manufacturing resources of the seller for the manufacture of products, upon request by the Company. The manufacturing and supply agreement has created a firm commitment by the Company for a minimum of \$1,400,000. A minimum payment of \$110,000 on the agreement was due on December 31, 1997, with three additional payments of \$110,000 and six payments of \$160,000 to follow thereafter, through March 31, 2000, which is also the date on which the agreement terminates.

The Company and its subsidiaries are acting as joint and several guarantors of a \$5,000,000 conditional, secured, revolving, short-term trade facility available to the Company's Hong Kong wholly-owned subsidiaries. Proceeds on the credit facility are to finance working capital needs and operations in the normal course of business. At December 31, 1997 and 1998, there were unused amounts available on the line of credit of \$4,885,300 and \$5,000,000 and outstanding balances of \$114,700 and \$0, respectively. Outstanding balances accrue interest at rates equal to the bank's base rate of interest plus 1% per annum for advances of open accounts receivable, and the bank's base rate of interest plus 1/2% for advances received under negotiation of export letters of credit. At December 31, 1998, the credit facility carried interest at rates of 9.5% and 9%, respectively. Outstanding balances are collateralized by all assets of the borrower and accounts receivable and inventory of the guarantors. The credit facility expires May 31, 1999, unless terminated sooner (note 8).

NOTE 13 -- STOCK OPTION PLAN

Under its Third Amended and Restated 1995 Stock Option Plan (the Plan), the Company has reserved 1,250,000 shares of its common stock for issuance upon exercise of options granted under the Plan. In 1998, stockholders approved an increase of 500,000 shares in the number of shares available for grant. Under the Plan, employees (including officers), non-employee directors and independent consultants may be granted options to purchase shares of common stock. Prior to the adoption of the Plan in 1995, options for 276,500 shares were granted at an exercise price of \$2.00 per share. The Company recorded deferred compensation costs and a related increase in paid-in capital of \$212,905 for the difference between the grant price and the deemed fair market value of the common stock of \$2.77 per share at the date of grant. Such compensation costs are recognized on a straight-line basis over the vesting period of the options, which is 25% per year commencing twelve months after the grant date of such options. In 1996, 1997 and 1998, the fair value of each employee option grant was estimated on the date of grant using the Black-Scholes option-pricing model with the following assumptions used: risk-free rate of interest of 6%; dividend yield of 0%; and expected lives of five years.

As of December 31, 1998, 308,000 shares were available for future grant. Additional shares may become available to the extent that options presently outstanding under the Plan terminate or expire unexercised.

NOTE 13 -- STOCK OPTION PLAN (CONTINUED)

Stock option activity pursuant to the Plan is summarized as follows:

	NUMBER OF SHARES	WEIGHTED AVERAGE EXERCISE PRICE
Outstanding, December 31, 1995	10,850 114,625	\$ 4.50 6.70
ExercisedCanceled		
Outstanding, December 31, 1996Granted	125,475 405,025	6.51 9.92
ExercisedCanceled		
Outstanding, December 31, 1997Granted	530,500 484,500	9.12 8.38
Exercised	(31,800) (73,000)	8.18 8.77
Ounce_cut	(73,000)	0.77
Outstanding, December 31, 1998	910,200 =====	\$ 8.79 ======

Stock option activity outside of the Plan is summarized as follows:

	NUMBER OF SHARES	WEIGHTED AVERAGE EXERCISE PRICE
Outstanding, December 31, 1995	276,500 75,000	\$ 2.00 7.54
Canceled		
Outstanding, December 31, 1996	351,500 60,000 (69,125)	3.18 6.88 2.00
Canceled		
Outstanding, December 31, 1997	342,375 (100,900) (33,750)	4.07 3.93 2.00
Outstanding, December 31, 1998	207,725	\$ 4.47 ======

The weighted average fair value of options granted to employees in 1996, 1997 and 1998 was \$2.30, \$5.01 and \$6.15 per share, respectively.

NOTE 13 -- STOCK OPTION PLAN (CONTINUED)

The following table summarizes information about stock options outstanding and exercisable at December 31, 1998:

	OUTSTANDING			EXERCISABLE	
OPTION PRICE RANGE	NUMBER OF SHARES	WEIGHTED AVERAGE LIFE	WEIGHTED AVERAGE EXERCISE PRICE	NUMBER OF SHARES	WEIGHTED AVERAGE EXERCISE PRICE
\$2.00 - \$10.725	1,117,925	5.7 years	\$7.99	434,400	\$7.53

In addition, as of December 31, 1998, 635,000 shares were reserved for issuance upon exercise of warrants granted in connection with the Company's initial public offering, follow-on public offering, private placement of convertible debentures and certain license agreements, at exercise prices ranging from \$6.75 to \$10.00 per share.

Had the compensation cost for the Company's Plan been determined on a basis consistent with SFAS No. 123, the Company's net income and earnings per share (EPS) for 1996, 1997 and 1998 would approximate the pro forma amounts below, which are not indicative of future amounts:

YEARS ENDED DECEMBER 31,

	1996		1997		1998	
	AS REPORTED	PRO FORMA	AS REPORTED	PRO FORMA	AS REPORTED	PRO FORMA
SFAS No. 123 charge, net of tax	¢.	ф 10 170	f	Ф 122 005		ф FF1 F41
		,		,		\$ 551,541
Net income	, ,	1,161,597	2,786,496	2,653,601	6,375,026	5,823,485
Basic EPS	0.36	0.35	0.60	0.57	1.12	1.02
Diluted EPS	0.34	0.33	0.52	0.50	0.89	0.82

NOTE 14 -- PROFIT SHARING PLAN

Effective January 1, 1997, the Company adopted a 401(k) profit sharing plan and trust (Plan). The Plan is for the exclusive benefit of eligible employees and beneficiaries. Under the Plan, employees may choose to reduce their compensation and have those amounts contributed to the Plan on their behalf. Contributions made to the Plan will be held and invested by the Plan's trustee. The Company will act as the Plan's administrator. The Plan year begins on January 1st and ends on December 31st. Employees then employed were eligible to participate in the Plan as of the effective date. Otherwise, employees may be eligible to participate in the Plan after they have completed one year of service. The Company will make matching contributions equal to 50% of the amount of salary reduction deferred. However, in applying the matching percent, only salary reductions up to 10% of compensation will be considered. The Company may also make discretionary contributions to the Plan each year. Participants may elect to defer up to 15% of their compensation each year. However, deferrals in any taxable year may not exceed a dollar limit which is set by law. The limit for 1998 was \$10,000. Vesting in the Plan is based on years of service, as follows:

YEARS OF SERVICE	CUMULATIVE PERCENT VESTED
1	20%
2	40
3	60
4	80
5	100

NOTE 14 -- PROFIT SHARING PLAN (CONTINUED)

Participants are immediately 100% vested in their salary reduction amounts contributed to the Plan.

The Company has the right to amend and, terminate the Plan at any time. Upon termination, all amounts credited to participants accounts will become 100% vested.

As of December 31, 1998, the Plan has not been "qualified" under the provisions of the Internal Revenue Code, and for the year then ended, the Company contributed \$65,217 in matching contributions to the Plan.

NOTE 15 -- MAJOR CUSTOMERS AND INTERNATIONAL SALES

Net sales to major customers were as follows:

19	96 1997		7	1998		
AMOUNT	PERCENTAGE	AMOUNT	PERCENTAGE	AMOUNT	PERCENTAGE	
\$3,398,000 1,679,000	28.2% 13.9	\$14,689,000 3,422,000	35.0% 8.2	\$23,604,000 11,103,000	27.7% 13.0	
1,008,000 847,000 509,000	8.4 7.0 4.2	3,199,000 2,658,000 1,925,000	7.6 6.3 4.6	10,944,000 9,951,000 3,717,000	12.8 11.7 4.4	
\$7,441,000	61.7% ====	\$25,893,000	61.7% ====	\$59,319,000 =======	69.6% ====	

Net sales to international customers totaled approximately \$1,043,000, \$3,733,000 and \$6,309,000 in 1996, 1997 and 1998, respectively.

NOTE 16 -- SUPPLEMENTAL INFORMATION TO CONSOLIDATED STATEMENTS OF CASH FLOWS

On March 30, 1998, the 3,525 shares of 4% redeemable convertible preferred stock with a total stockholders' equity value of \$6,818,350\$ were converted into an aggregate of 939,998 shares of the Company's common stock.

In 1997, 198,020 shares of common stock valued at \$1,500,000 were issued in connection with the acquisition of RCI (note 3).

In 1996, 469,300 shares of common stock were issued pursuant to the conversion of bridge financing promissory notes which provided net proceeds of \$1,044,779.

NOTE 17 -- RECENT ACCOUNTING PRONOUNCEMENTS

In March 1997, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 130, "Reporting Comprehensive Income." This statement establishes standards for reporting and display of comprehensive income and its components in a full set of general-purpose financial statements. This statement requires that all items that are required to be recognized under accounting standards as components of comprehensive income be reported in a financial statement that is displayed with the same prominence as other financial statements. This new standard requires that an enterprise classify items of other comprehensive income by their nature in a financial statement; display the accumulated balances of other comprehensive income separately from retained earnings and additional paid-in capital in the equity section of a statement of financial position. This statement is effective for fiscal years beginning after December 15, 1997. To date, the Company has not had any transactions that are required to be reported in other comprehensive income.

JAKKS PACIFIC, INC. AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) DECEMBER 31, 1998

NOTE 17 -- RECENT ACCOUNTING PRONOUNCEMENTS (CONTINUED)
In June 1997, the FASB issued SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information." This statement requires public business enterprises to report financial and descriptive information about reportable segments. The statement also establishes standards for related disclosures about products and services, geographic areas and major customers. This statement is effective for fiscal years beginning after December 15, 1997. The Company operates in one reportable segment: the development, production and marketing of toy and related products.

NOTE 18 -- SUBSEQUENT EVENT

On March 1, 1999, the holders of the Company's 9% convertible debentures have elected to convert an aggregate of \$3,000,000 principal amount of the debentures into 521,740 shares of the Company's common stock on May 25, 1999.

JAKKS PACIFIC, INC. AND SUBSIDIARIES

SCHEDULE II -- VALUATION AND QUALIFYING ACCOUNTS

YEARS ENDED DECEMBER 31, 1996, 1997 AND 1998

Allowances are deducted from the assets to which they apply, except for sales returns and allowances. $\,$

	BEG	LANCE AT INNING OF PERIOD	CO	ARGED TO STS AND XPENSES	(A(ARGED TO OTHER CCOUNTS	DE	DUCTIONS		ALANCE AT END PERIOD
Year ended December 31, 1996: Allowance for:										
Uncollectible accounts Reserve for potential product	\$		\$		\$		\$		\$	
obsolescence										
allowances		460,513		253,568				539,081		175,000
		460,513		253,568 ======	\$ ===			539,081	\$ ==	175,000 ======
Year ended December 31, 1997: Allowance for:										
Uncollectible accounts	\$		\$		\$	51,153	\$		\$	51,153
obsolescence Reserve for sales returns and						200,000		70,305		129,695
allowances		175,000	3	,660,775	1,	050,000	3	3,024,954	1	,860,821
		175,000		,660,775	\$1 ,	301,153		3,095,259	\$2	,041,669
Year ended December 31, 1998: Allowance for:										
Uncollectible accounts	\$	51, 153	\$	82,833	\$		\$		\$	133,986
obsolescence Reserve for sales returns and		129,695		334,438						464,133
allowances	1	,860,821	6	,525,867			3	3,045,171	5	,341,517
		,041,669		,943,138	\$			3,045,171		,939,636
	==	======	==	======	===		==	======	==	======

ITEM 8.CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DTSCLOSURE

None.

PART III

ITEM 9.DIRECTORS, EXECUTIVE OFFICERS, PROMOTERS AND CONTROL PERSONS; COMPLIANCE WITH SECTION 16(A) OF THE EXCHANGE ACT

DIRECTORS AND EXECUTIVE OFFICERS

Our directors and executive officers are as follows:

NAME	AGE	POSITIONS WITH THE COMPANY
Jack Friedman	59	Chairman and Chief Executive Officer
Stephen G. Berman	34	Chief Operating Officer, President, Secretary and Director
Joel M. Bennett	37	Chief Financial Officer
Robert E. Glick	53	Director
Michael G. Miller	51	Director
Murray L. Skala	52	Director

Jack Friedman has been our Chairman and Chief Executive Officer since co-founding JAKKS with Mr. Berman in January 1995. Until December 31, 1998, he was also our President. From January 1989 until January 1995, Mr. Friedman was Chief Executive Officer, President and a director of THQ. From 1970 to 1989, Mr. Friedman was President and Chief Operating Officer of LJN Toys, Ltd., a toy and software company. After LJN was acquired by MCA/Universal, Inc. in 1986, Mr. Friedman continued as President until his departure in late 1988.

Stephen G. Berman has been our Chief Operating Officer and Secretary and one of our directors since co-founding JAKKS with Mr. Friedman in January 1995. Since January 1, 1999, he has also served as our President. From our inception until December 31, 1998, Mr. Berman was also our Executive Vice President. From October 1991 to August 1995, Mr. Berman was a Vice President and Managing Director of THQ International, Inc., a subsidiary of THQ. From 1988 to 1991, he was President and an owner of Balanced Approach, Inc., a distributor of personal fitness products and services.

Joel M. Bennett joined us in September 1995 as Chief Financial Officer. From August 1993 to September 1995, he served in several financial management capacities at Time Warner Entertainment Company, L.P., including as Controller of Warner Brothers Consumer Products Worldwide Merchandising and Interactive Entertainment. From June 1991 to August 1993, Mr. Bennett was Vice President and Chief Financial Officer of TTI Technologies, Inc., a direct-mail computer hardware and software distribution company. From 1986 to June 1991, Mr. Bennett held various financial management positions at The Walt Disney Company, including Senior Manager of Finance for its international television syndication and production division. Mr. Bennett holds a Master of Business Administration degree and is a Certified Public Accountant.

Robert E. Glick has been one of our directors since October 1996. For more than 20 years, Mr. Glick has been an officer, director and principal stockholder in a number of privately-held companies which manufacture and market women's apparel.

Michael G. Miller has been one of our directors since February 1996. From 1979 until May 1998, Mr. Miller was President and a director of several privately-held affiliated companies, including a list brokerage and list management consulting firm, a database management consulting firm, and a direct mail graphic and creative design firm. Mr. Miller's interests in such companies were sold in May 1998. Since 1991, he has been President of an advertising company.

Murray L. Skala has been one of our directors since October 1995. Since 1976, Mr. Skala has been a partner of the law firm Feder, Kaszovitz, Isaacson, Weber, Skala & Bass LLP, our general counsel. Mr. Skala is a director of Quintel Entertainment, Inc., a publicly-held company in the business of telecommunications

services and entertainment. Mr. Skala has also served as a director of other public companies, including THQ from January 1991 to January 1997, Katz Digital Technologies, Inc., a digital prepress and printing company, from December 1995 to December 1998, and Grand Toys International, Inc., from 1993 to 1994.

Our directors hold office until the next annual meeting of stockholders and until their successors are elected and qualified. The holders of our convertible debentures have the right to designate one person for nomination by management to serve as one of our directors or as an advisor to the Board. Upon certain events of default under the loan agreement for our convertible debentures, the holders may designate an additional person as a director. The holders of our preferred stock also have the right, if we miss two quarterly dividends, to designate two persons to be added to our Board of Directors.

COMMITTEES OF THE BOARD OF DIRECTORS

We have an Audit Committee, a Compensation Committee and a Stock Option Committee. The Board does not have a Nominating Committee and performs the functions of a Nominating Committee itself.

Audit Committee. The primary functions of the Audit Committee are to recommend the appointment of our independent certified public accountants and to review the scope and effect of such audits. Messrs. Glick, Miller and Skala are the current members of the Audit Committee.

Compensation Committee. The functions of the Compensation Committee are to make recommendations to the Board regarding compensation of management employees and to administer plans and programs relating to employee benefits, incentives and compensation, other than our Third Amended and Restated 1995 Stock Option Plan (the "Option Plan"). Messrs. Friedman, Miller and Skala are the current members of the Compensation Committee.

Stock Option Committee. The function of the Stock Option Committee is to determine the recipients of and the size of awards granted under the Option Plan. Messrs. Glick and Miller, both of whom are non-employee directors, are the current members of the Stock Option Committee.

COMPLIANCE WITH SECTION 16(A) OF THE EXCHANGE ACT

To the best of our knowledge, all Forms 3, 4 or 5 required to be filed during the fiscal year ended December 31, 1998 were filed on a timely basis.

ITEM 10. EXECUTIVE COMPENSATION

The following table sets forth the compensation we paid for our fiscal years ended December 31, 1996, 1997 and 1998 to our Chief Executive Officer and to each of our other executive officers whose compensation exceeded \$100,000 on an annual basis (collectively, the "Named Officers").

SUMMARY COMPENSATION TABLE

					LONG-TERM	AWARDS	
		ANNUAI	L COMPENSAT	ΓΙΟΝ 	RESTRICTED		
NAME AND PRINCIPAL POSITION	YEAR	SALARY (\$)	BONUS (\$)	OTHER ANNUAL COMPENSATION (\$)	STOCK AWARDS (\$)	OPTIONS (#)	
Jack Friedman	1998	446,000	550,000			125,000	
Chairman and Chief		296,000	130,224			125,000	
Executive Officer	1996	226,000	53,722				
Stephen G. Berman	1998	421,000	550,000			125,000	
Chief Operating Officer,		271,000	130,224			125,000	
President and Secretary	1996	201,000	53,722				
Joel M. Bennett	1998	135,000	45,000				
Chief Financial Officer	1997	110,000	40,000			30,000	
	1996	85,000	10,200				

- - Employment Agreements

We have entered into employment agreements with Mr. Friedman and Mr. Berman, pursuant to which Mr. Friedman serves as our Chairman and Chief Executive Officer and Mr. Berman serves as our President and Chief Operating Officer. Mr. Friedman's annual base salary in 1999 is \$521,000 and Mr. Berman's is \$496,000. Their annual base salaries are subject to annual increases in an amount, not less than \$25,000, determined by our Board of Directors. Each of them is also entitled to receive an annual bonus equal to 4% of our pre-tax earnings, if our pre-tax earnings are at least \$2,000,000. If we terminate Mr. s or Mr. Berman's employment because of his death or disability, we are Friedman required to make a lump-sum severance payment in an amount equal to his then applicable annual base salary. In the event of the termination of his employment under certain circumstances after a "Change in Control" (as defined in the employment agreement), we are required to make to Mr. Friedman or Mr. Berman a one-time payment of an amount equal to the aggregate gross amount to be paid to him as salary for the three-year period ending December 31, 2001, and all options to purchase shares of our common stock will immediately rest and remain exercisable during the three-year period following the date of his termination.

- - Third Amended and Restated 1995 Stock Option Plan

In its current form, our Third Amended and Restated 1995 Stock Option Plan (the "Option Plan") was adopted and approved by the stockholders and directors in July 1998. Options to purchase, in the aggregate, up to 1,250,000 shares of our common stock may be granted under the Option Plan. The Option Plan allows us to grant options that are intended to qualify as incentive stock options ("Incentive Stock Options") within the meaning of Section 422 of the Internal Revenue Code or as options that are not intended to meet the requirements of such section ("Nonstatutory Stock Options"). Under the Option Plan, Incentive Stock Options may only be granted to our employees (including officers), while Nonstatutory Stock Options may be granted to employees (including officers), non-employee directors, consultants or advisors.

The Option Plan is administered by the Stock Option Committee, whose members are non-employee directors chosen by our Board. Subject to the restrictions prescribed in the Option Plan, this committee has discretionary authority to select the persons to whom, the number of shares for which, the times and the exercise price at which options will be granted.

Options granted to an employee expire immediately upon the termination of employment voluntarily by such employee or for cause. Employee options may be exercised up to one year after the termination of employment due to death or disability, or up to three months after termination for any other reason.

Incentive Stock Options must have an exercise price greater than or equal to the fair market value of the shares underlying the option on the date of grant (or, if granted to a holder of 10% or more of our common stock, an exercise price of at least 110% of the underlying shares' fair market value on the date of grant). The maximum exercise period of Incentive Stock Options is 10 years from the date of grant (or five years in the case of a holder of 10% or more of our common stock). The aggregate fair market value (determined at the date the option is granted) of shares with respect to which Incentive Stock Options are exercisable for the first time by the holder of the option during any calendar year may not exceed \$100,000. If that amount exceeds \$100,000, our Board or the Stock Option Committee may designate those shares that will be treated as Nonstatutory Stock Options.

The Option Plan provides for the inclusion in any grant of options to one of our employees of a provision requiring the optionee, for a period of one year after the optionee's employment is terminated, not to disclose certain of our confidential information and, under certain circumstances, not to compete with us or be employed by an individual or entity that competes with us.

As of March 26, 1999, we have granted options to purchase an aggregate of 1,212,250 shares of our common stock under the Option Plan. All the shares issuable upon exercise of outstanding options granted under the Option Plan are currently registered under the Securities Act.

The following table sets forth certain information regarding options granted to the Named Officers in 1998.

OPTION/SAR GRANTS IN LAST FISCAL YEAR INDIVIDUAL GRANTS

NAME	NUMBER OF SECURITIES UNDERLYING OPTIONS/SARS GRANTED (#)	% OF TOTAL OPTIONS/SARS GRANTED TO EMPLOYEES IN FISCAL YEAR(1)	EXERCISE OR BASE PRICE (\$/SHARE)	EXPIRATION DATE
Jack FriedmanStephen G. Berman	125,000	33.7	8.6625	10/9/03
	125,000	33.7	7.875	10/9/03

(1) Options to purchase a total of 371,500 shares of our common stock were granted to our employees, including the Named Officers, during 1998.

The following table sets forth certain information regarding options exercised and exercisable during 1998, and the value of options held as of December 31, 1998 by the Named Officers:

AGGREGATED OPTION/SAR EXERCISES IN LAST FISCAL YEAR AND FISCAL YEAR END OPTION/SAR VALUES

	SHARES ACOUIRED ON	VALUE	UNDERLYING OPTIO	SECURITIES UNEXERCISED NS/SARS L YEAR END	IN-THI OPTIO	UNEXERCISED E-MONEY NS/SARS YEAR END(2)
NAME	EXERCISE (#)	REALIZED (\$)	EXERCISABLE	UNEXERCISABLE	EXERCISABLE	UNEXERCISABLE
Jack Friedman			41,667	83,333 125,000	1,042	2,083 260,938
Stephen G. Berman			41,667	83,333	41,667	83,333
·			,	125,000		359,375
Joel M. Bennett	20,000	165,070(1)	13,250	16,625	115,938	145,469
			10,000	20,000	10,000	20,000

(1) The difference between (x) the product of the number of exercised options and \$10.2535 (the average sale price per share of the common stock sold on the exercise dates) and (y) the aggregate exercise price of such options.

(2) The difference between (x) the product of the number of unexercised options and \$10.75 (the closing sale price of the common stock on December 31, 1998) and (y) the aggregate exercise price of such options.

- - Compensation of Directors

Directors currently receive no cash compensation for serving on the Board, but are reimbursed for reasonable expenses incurred in attending meetings. Our Option Plan provides for certain grants to non-employee directors. Each non-employee director serving on the Board when the Option Plan was adopted received options to purchase an aggregate of 10,850 shares of common stock at the fair market value of our common stock on such date. Since then, the Option Plan provides for any newly appointed non-employee director to receive an option to purchase 25,000 shares at their then current fair market value on the date of appointment. In addition, every calendar quarter, each non-employee director receives an option to purchase 6,250 shares at their then current fair market value. Options granted to a non-employee director expire upon the termination of the director's services for cause, but may be exercised at any time during a one-year period after such person ceases to serve as a director for any other reason.

ITEM 11. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth certain information as of March 26, 1999 with respect to the beneficial ownership of our common stock by (1) each of our directors, (2) each Named Officer, (3) all our directors and executive officers as a group and (4) each person known by us to own beneficially more than 5% of the outstanding shares of our common stock.

NAME AND ADDRESS OF BENEFICIAL OWNER	AMOUNT AND NATURE OF BENEFICIAL OWNERSHIP	PERCENT OF OUTSTANDING SHARES
Jack Friedman(1)	959,655(3)	15.4
Stephen G. Berman(1)	171,165(4)	2.7
Joel M. Bennett(1)	24,250(5)	*
Robert E. Glick(1)	60,775(6)	*
Michael G. Miller(1)	53,775(7)	*
Murray L. Skala(1)	152,196(8)	2.4
Renaissance Capital Growth & Income Fund III, Inc.(2)	856,935(9)	12.2
Renaissance US Growth & Income Trust PLC(2)	521,740(10)	7.8
Kern Capital Management, LLC(11)	310,000	5.0
All directors and executive officers as a group (6		
persons)	1,354,944(12)	21.0

- * Less than 1% of our outstanding shares.
- (1) The address of Messrs. Friedman, Berman, Bennett, Glick, Miller and Skala is 22761 Pacific Coast Highway, Malibu, California 90265.
- (2) The address of this beneficial owner is 8080 N. Central Parkway, Dallas, TX 75026
- (3) Includes 66,872 shares held in trusts for the benefit of children of Mr. Friedman. Also includes 41,667 shares which Mr. Friedman may purchase upon the exercise of certain stock options.
- (4) Includes 41,667 shares which Mr. Berman may purchase upon the exercise of certain stock options.
- (5) Includes 23,250 shares which Mr. Bennett may purchase upon the exercise of certain stock options.
- (6) Includes 53,775 shares which Mr. Glick may purchase upon the exercise of certain stock options.
- (7) Represents shares which Mr. Miller may purchase upon the exercise of certain stock options.
- (8) Includes 59,200 shares which Mr. Skala may purchase upon the exercise of certain stock options and 66,872 shares held by Mr. Skala as trustee under trusts for the benefit of children of Mr. Friedman.
- (9) Consists of 521,740 shares which Renaissance Capital Growth & Income Fund III, Inc. has the right to acquire upon the conversion of \$3,000,000 principal amount of our convertible debentures held by it (at a conversion price of \$5.75 per share), and 335,195 shares which it has the right to acquire upon the conversion of 600 shares of our preferred stock held by it (at a conversion price of \$8.95 per share).
- (10) Represents shares which Renaissance US Growth & Income Trust PLC has the right to acquire upon the conversion of \$3,000,000 principal amount of our convertible debentures owned by it (at a conversion price of \$5.75 per share).
- (11) Reflects shares owned as of December 31, 1998. Robert E. Kern Jr. and David G. Kern are principal and controlling members of Kern Capital Management, LLC and, as such, may be deemed beneficial owners of the shares, although they have expressly denied such beneficial ownership. Kern Capital Management, LLC is an investment advisor that holds these shares for the benefit of certain institutional accounts. The address of these beneficial owners is 114 West 47th Street, Suite 1926, New York, New York 10036. We have relied solely on a statement on Schedule 13G jointly filed by these beneficial owners on February 12, 1999.

(12) Includes 66,872 shares held in trusts for the benefit of children of Mr. Friedman and an aggregate of 273,334 shares which the directors and executive officers may purchase upon the exercise of certain stock options.

ITEM 12. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

One of our directors, Murray L. Skala, is a partner in the law firm of Feder, Kaszovitz, Isaacson, Weber, Skala & Bass LLP, which has performed, and is expected to continue to perform, legal services for us. We paid his firm legal fees of approximately \$151,000 in 1997 and \$510,000 in 1998.

ITEM 13. EXHIBITS AND REPORTS ON FORM 8-K

(a) Exhibits

EXHIBIT NUMBER	DESCRIPTION
3.1	Restated Certificate of Incorporation of the Company(1)
3.1.1	Certificate of Designation of 4% Redeemable Convertible Preferred Stock of the Company(6)
3.1.2	Certificate of Designation and Preferences of Series A Cumulative Convertible Preferred Stock of the Company(7)
3.1.3	Certificate of Elimination of All Shares of 4% Redeemable Convertible Preferred Stock of the Company(7)
3.1.4	Certificate of Amendment of Restated Certificate of Incorporation of the Company(11)
3.2	By-Laws of the Company(1)
3.2.1	Amendment to By-Laws of the Company(2)
4.1	9% Convertible Debenture issued to Renaissance Capital Growth & Income Fund III, Inc. dated December 31, 1996(2)
4.2	9% Convertible Debenture issued to Renaissance US Growth & Income Trust PLC dated December 31, 1996(2)
10.1	Third Amended and Restated 1995 Stock Option Plan(9)(*)
10.2	Employment Agreement between the Company and Jack Friedman dated January 1, 1998(8)(*)
10.2.1	Amendment, dated January 1, 1999, to Employment Agreement between the Company and Jack Friedman(12)(*)
10.3	Employment Agreement between the Company and Stephen G. Berman dated January 1, 1998(8)(*)
10.3.1	Amendment, dated January 1, 1999, to Employment Agreement between the Company and Stephen G. Berman(12)(*)
10.4	Asset Purchase Agreement dated October 19, 1995 (as of July 1, 1995) between the Company, JP (HK) Limited and Justin(1)
10.5	Convertible Loan Agreement among the Company and Renaissance Capital Growth & Income Fund III, Inc. and Renaissance US
10.6	Growth & Income Trust PLC dated December 31, 1996(2) Purchase Agreement among the Company, JAKKS Acquisition
10.0	Corp., Road Champs, Inc., Road Champs Ltd., Die Cast Associates, Inc. and the shareholders of Road Champs, Inc.
10.7.1	dated January 21, 1997(3) Office Lease dated June 18, 1997 between the Company and Malibu Vista Partners(8)(P)

EXHIBIT NUMBER	DESCRIPTION
10.7.2	Supplemental Lease dated August 10, 1998 between Malibu Vista Partners and the Company(10)
10.8	Lease of the Company's warehouse space at 7 Patton Drive, West Caldwell, New Jersey and amendment thereto(3)
10.8A	Office Lease dated March 27, 1998 between the Company and Hundal of Union L.P.(8)(P)
10.9	Lease of the Company's showroom at the Toy Center South, 200 Fifth Avenue, New York, New York(1)
10.10	Lease of the Company's showroom at the Toy Center North, 1107 Broadway, New York, New York(3)
10.11	Tenancy Agreement dated March 14, 1998 between the Company and Astoria Investment Company, Ltd.(8)(P)
10.11A	Office Lease dated September 24, 1998 between Astoria Investment Company Limited and Road Champs Ltd.(10)
10.12	License Agreement with Titan Sports, Inc. dated October 24, 1995(1)
10.12.1	Amendment to License Agreement with Titan Sports, Inc. dated April 22, 1996(4)
10.12.2	Amendment to License Agreement with Titan Sports, Inc. dated January 21, 1997(4)
10.12.3	Amendment to License Agreement with Titan Sports, Inc. dated December 3, 1997(8)
10.12.4	Amendment to License Agreement with Titan Sports, Inc. dated January 29, 1998(8)
10.13	International License Agreement with Titan Sports, Inc. dated February 10, 1997(4)
10.13.1	Amendment to International License Agreement with Titan Sports, Inc. dated December 3, 1997(8)
10.13.2	Amendment to International License Agreement with Titan Sports, Inc. dated January 29, 1998(8)
10.14	License Agreement with Saban Merchandising, Inc. and Saban International N.V. dated May 21, 1996, with amendment dated October 31, 1996(4)
10.15	License Agreement with Wow Wee International dated June 1, 1996(4)
10.16	Agreement with Quantum Toy Concepts Pty, Ltd. dated July 1996(4)
10.17	[RESERVED]
10.18	[RESERVED]
10.19	Warrant to purchase 150,000 shares of Common Stock dated January 8, 1997 issued to Joseph Charles & Associates, Inc.(8)
10.20	[RESERVED]
10.21	Option Agreement dated August 28, 1997 between the Company and Silverman Heller Associates(8)
10.22	Consulting Agreement dated July 30, 1997 between the Company and Silverman Heller Associates(8)
10.23	Option Agreement dated August 28, 1997 between the Company and Joseph Charles & Associates, Inc.(5)
10.24	Engagement Letter dated August 28, 1997 between the Company and Joseph Charles & Associates, Inc.(5)
10.25	Consulting Agreement between the Company and Sheldon Weiner Sales Organization, Inc. dated June 18, 1996(5)

EXHIBIT NUMBER	DESCRIPTION
10.26.1	Stock Option Agreement between the Company and Sheldon Weiner Sales Organization, Inc. dated June 18, 1996(5)
10.26.2	Restated Stock Option Agreement between the Company and Sheldon Weiner Sales Organization, Inc. dated June 18, 1996(5)
10.27	Restated Option Agreement between the Company and Murray Bass dated September 1, 1995(5)
10.28	Restated Option Agreement between the Company and Joel Bennett dated September 1, 1995(5)
10.29	Restated Option Agreement between the Company and Gina Hancock dated September 1, 1995(5)
10.30	Restated Option Agreement between the Company and Wills Hon dated September 1, 1995(5)
10.31	Restated Option Agreement between the Company and Bruce Katz dated September 1, 1995(5)
10.32	Trademark Purchase Agreement dated October 24, 1997 between the Company and Azrak-Hamway International, Inc.(6)
10.33	\$1,200,000 Promissory Note dated October 24, 1997 of the Company payable to Azrak-Hamway International, Inc.(6)
10.34	Manufacturing and Supply Agreement dated October 24, 1997 between the Company and Azrak- Hamway International, Inc.(6)
10.35	Security Agreement dated October 24, 1997 between the Company and Azrak-Hamway International, Inc.(6)
10.36A	Debenture dated October 23, 1997 between Norwest Bank Minnesota, N.A., Hong Kong Branch and Road Champs Limited(8)
10.36B	Debenture dated October 23, 1997 between Norwest Bank Minnesota, N.A., Hong Kong Branch and JP (HK) Limited(8)
10.36C	Debentures dated October 23, 1997 between Norwest Bank Minnesota, N.A., Hong Kong Branch and JAKKS Pacific (H.K.) Limited(8)
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10.38A	Guaranty dated October 21, 1997 by Road Champs, Inc. in favor of Norwest Bank Minnesota, National Association(8)
10.38B	Guaranty dated October 21, 1997 by JAKKS Acquisition Corp. in favor of Norwest Bank Minnesota, National Association(8)
10.38C	Guaranty dated October 21, 1997 by J-X Enterprises, Inc. in favor of Norwest Bank Minnesota, National Association(8)
10.39	Security Agreement dated October 21, 1997 between the Company and Norwest Bank Minnesota, National Association(8)
10.40A	Security Agreement dated October 21, 1997 between Road Champs, Inc. and Norwest Bank Minnesota, National Association(8)
10.40B	Security Agreement dated October 21, 1997 between JAKKS Acquisition Corp. and Norwest Bank Minnesota, National Association(8)
10.40C	Security Agreement dated October 21, 1997 between J-X Enterprises, Inc. and Norwest Bank Minnesota, National Association(8)

EXHIBIT NUMBER	DESCRIPTION
10.41	Series A Cumulative Convertible Preferred Stock Purchase Agreement dated April 1, 1998 among the Company, Renaissance Capital Growth & Income Fund III, Inc. and ProFutures Bridge Capital Fund, L.P.(7)
21	Subsidiaries of the Company(12)
23	Consent of Pannell Kerr Forster, Certified Public Accountants, A Professional Corporation, Los Angeles, California(12)
27	Financial Data Schedule(12)

(1) Filed previously as an exhibit to the Company's Registration Statement on Form SB-2 (File No. 333-2048-LA), effective May 1, 1996, and incorporated herein by reference.

- (2) Filed previously as an exhibit to the Company's Registration Statement on Form SB-2 (File No. 333-22583), effective May 1, 1997, and incorporated herein by reference.
- (3) Filed previously as an exhibit to the Company's Current Report on Form 8-K, filed February 21, 1997, or as schedule 4.2(iii) thereto, and incorporated herein by reference.
- (4) Filed previously as an exhibit to the Company's Annual Report on Form 10-KSB for its fiscal year ended December 31, 1996, and incorporated herein by reference.
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- (6) Filed previously as an exhibit to the Company's Current Report on Form 8-K, filed November 7, 1997, and incorporated herein by reference.
- (7) Filed previously as an exhibit to the Company's Current Report on Form 8-K, filed April 7, 1998, and incorporated herein by reference.
- (8) Filed previously as an exhibit to the Company's Annual Report on Form 10-KSB for its fiscal year ended December 31, 1997, and incorporated herein by reference.
- (9) Filed previously as Appendix A to the Company's definitive Proxy Statement for its 1998 Annual Meeting of Stockholders, filed June 23, 1998, and incorporated herein by reference.
- (10) Filed previously as an exhibit to the Company's Quarterly Report on Form 10-QSB for the quarter ended September 30, 1998, filed November 16, 1998, and incorporated herein by reference.
- (11) Filed previously as exhibit 4.1.2 to the Company's Registration Statement on Form S-3 (File No. 333-74717), filed March 19, 1999, and incorporated herein by reference.
- (12) Filed herewith.
- (P) Filed in paper format pursuant to a hardship exemption under Regulation 232.202 of Regulation S-T.
- (*) Management contract or compensatory plan or arrangement.
 - (b) Reports on Form 8-K

No report on Form 8-K was filed during the last quarter of 1998.

SIGNATURES

In accordance with Section 13 or 15(d) of the Exchange Act, the registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: March 29, 1999 JAKKS PACIFIC, INC.

By: /s/ JACK FRIEDMAN

Jack Friedman Chairman and Chief Executive Officer

In accordance with the Exchange Act, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

SIGNATURE	TITLE	DATE
/s/ JACK FRIEDMAN Jack Friedman	Chairman of the Board of Directors and Chief Executive Officer (Principal Executive Officer)	March 29, 1999
/s/ JOEL M. BENNETT Joel M. Bennett	Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)	March 29, 1999
/s/ STEPHEN G. BERMAN	Director	March 29, 1999
Stephen G. Berman		
/s/ ROBERT E. GLICK	Director	March 29, 1999
Robert E. Glick		
/s/ MICHAEL G. MILLER	Director	March 29, 1999
Michael G. Miller		
/s/ MURRAY L. SKALA	Director	March 29, 1999
Murray L. Skala		

EXHIBIT INDEX

EXHIBIT NUMBER	DESCRIPTION
3.1 3.1.1	Restated Certificate of Incorporation of the Company(1) Certificate of Designation of 4% Redeemable Convertible
3.1.2	Preferred Stock of the Company(6) Certificate of Designation and Preferences of Series A Cumulative Convertible Preferred Stock of the Company(7)
3.1.3	Certificate of Elimination of All Shares of 4% Redeemable Convertible Preferred Stock of the Company(7)
3.1.4	Certificate of Amendment of Restated Certificate of Incorporation of the Company(11)
3.2	By-Laws of the Company(1)
3.2.1	Amendment to By-Laws of the Company(2)
4.1	9% Convertible Debenture issued to Renaissance Capital Growth & Income Fund III, Inc. dated December 31, 1996(2)
4.2	9% Convertible Debenture issued to Renaissance US Growth & Income Trust PLC dated December 31, 1996(2)
10.1	Third Amended and Restated 1995 Stock Option Plan(9)(*)
10.2	Employment Agreement between the Company and Jack Friedman dated January 1, 1998(8)(*)
10.2.1	Amendment, dated January 1, 1999, to Employment Agreement between the Company and Jack Friedman(12)(*)
10.3	Employment Agreement between the Company and Stephen G. Berman dated January 1, 1998(8)(*)
10.3.1	Amendment, dated January 1, 1999, to Employment Agreement between the Company and Stephen G. Berman(12)(*)
10.4	Asset Purchase Agreement dated October 19, 1995 (as of July 1, 1995) between the Company, JP (HK) Limited and Justin(1)
10.5	Convertible Loan Agreement among the Company and Renaissance Capital Growth & Income Fund III, Inc. and Renaissance US Growth & Income Trust PLC dated December 31, 1996(2)
10.6	Purchase Agreement among the Company, JAKKS Acquisition Corp., Road Champs, Inc., Road Champs Ltd., Die Cast Associates, Inc. and the shareholders of Road Champs, Inc.
10.7.1	dated January 21, 1997(3) Office Lease dated June 18, 1997 between the Company and Malibu Vista Partners(8)(P)
10.7.2	Supplemental Lease dated August 10, 1998 between Malibu Vista Partners and the Company(10)
10.8	Lease of the Company's warehouse space at 7 Patton Drive, West Caldwell, New Jersey and amendment thereto(3)
10.8A	Office Lease dated March 27, 1998 between the Company and Hundal of Union L.P.(8)(P)
10.9	Lease of the Company's showroom at the Toy Center South, 200 Fifth Avenue, New York, New York(1)
10.10	Lease of the Company's showroom at the Toy Center North, 1107 Broadway, New York, New York(3)

EXHIBIT NUMBER	DESCRIPTION
10.11	Tenancy Agreement dated March 14, 1998 between the Company and Astoria Investment Company, Ltd.(8)(P)
10.11A	Office Lease dated September 24, 1998 between Astoria Investment Company Limited and Road Champs Ltd.(10)
10.12	License Agreement with Titan Sports, Inc. dated October 24, 1995(1)
10.12.1	Amendment to License Agreement with Titan Sports, Inc. dated April 22, 1996(4)
10.12.2	Amendment to License Agreement with Titan Sports, Inc. dated January 21, 1997(4)
10.12.3	Amendment to License Agreement with Titan Sports, Inc. dated December 3, 1997(8)
10.12.4	Amendment to License Agreement with Titan Sports, Inc. dated January 29, 1998(8)
10.13	International License Agreement with Titan Sports, Inc. dated February 10, 1997(4)
10.13.1	Amendment to International License Agreement with Titan Sports, Inc. dated December 3, 1997(8)
10.13.2	Amendment to International License Agreement with Titan Sports, Inc. dated January 29, 1998(8)
10.14	License Agreement with Saban Merchandising, Inc. and Saban International N.V. dated May 21, 1996, with amendment dated October 31, 1996(4)
10.15	License Agreement with Wow Wee International dated June 1, 1996(4)
10.16	Agreement with Quantum Toy Concepts Pty, Ltd. dated July 1996(4)
10.17	[RESERVED]
10.18 10.19	[RESERVED] Warrant to purchase 150,000 shares of Common Stock dated
10.13	January 8, 1997 issued to Joseph Charles & Associates, Inc.(8)
10.20	[RESERVED]
10.21	Option Agreement dated August 28, 1997 between the Company and Silverman Heller Associates(8)
10.22	Consulting Agreement dated July 30, 1997 between the Company and Silverman Heller Associates (8)
10.23	Option Agreement dated August 28, 1997 between the Company and Joseph Charles & Associates, Inc.(5)
10.25	Engagement Letter dated August 28, 1997 between the Company and Joseph Charles & Associates, Inc.(5) Consulting Agreement between the Company and Sheldon Weiner
10.26.1	Sales Organization, Inc. dated June 18, 1996(5) Stock Option Agreement between the Company and Sheldon
	Weiner Sales Organization, Inc. dated June 18, 1996(5)
10.26.2	Restated Stock Option Agreement between the Company and Sheldon Weiner Sales Organization, Inc. dated June 18, 1996(5)
10.27	Restated Option Agreement between the Company and Murray Bass dated September 1, 1995(5)
10.28	Restated Option Agreement between the Company and Joel Bennett dated September 1, 1995(5)
10.29	Restated Option Agreement between the Company and Gina Hancock dated September 1, 1995(5)

EXHIBIT NUMBER	DESCRIPTION
10.30	Restated Option Agreement between the Company and Wills Hon
10.31	dated September 1, 1995(5) Restated Option Agreement between the Company and Bruce Katz dated September 1, 1995(5)
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10.36A 10.36B	Minnesota, N.A., Hong Kong Branch and Road Champs Limited(8) Debenture dated October 23, 1997 between Norwest Bank
10.36C	Minnesota, N.A., Hong Kong Branch and JP (HK) Limited(8) Debentures dated October 23, 1997 between Norwest Bank
	Minnesota, N.A., Hong Kong Branch and JAKKS Pacific (H.K.) Limited(8)
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10.39	favor of Norwest Bank Minnesota, National Association(8) Security Agreement dated October 21, 1997 between the
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	Champs, Inc. and Norwest Bank Minnesota, National Association(8)
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- (12) Filed herewith.
- (P) Filed in paper format pursuant to a hardship exemption under Regulation 232.202 of Regulation S-T.
- (*) Management contract or compensatory plan or arrangement.

1

AMENDMENT TO EMPLOYMENT AGREEMENT BETWEEN JAKKS PACIFIC, INC. AND JACK FRIEDMAN

The Employment Agreement dated January 1, 1998 between JAKKS Pacific, Inc. and Jack Friedman (the "Employment Agreement;" capitalized terms are used herein as defined in the Employment Agreement) is hereby amended as follows:

- 1. The term of Executive's employment under the Employment Agreement is extended from December 31, 2001 to December 31, 2009 and, for this purpose, Section 1.2 of the Employment Agreement is amended by replacing "2001" with "2009."
- 2. The Executive's employment as President of the Company shall terminate and, for this purpose, Section 2 of the Employment Agreement is amended by deleting "the President,".
- 3. Pursuant to Section 4 of the Employment Agreement, Executive's annual base salary is increased to \$521,000 in 1999.
- 4. This Amendment shall be effective as of January 1, 1999 and the Employment Agreement, as so amended, shall remain in full force and effect.

IN WITNESS WHEREOF, the Company, by its duly authorized officer, and Executive have duly executed this amendment as of January 1, 1999.

JAKKS PACIFIC, INC.

By: /s/ STEPHEN G. BERMAN
Stephen G. Berman
Chief Operating Officer

/s/ JACK FRIEDMAN

JACK FRIEDMAN

AMENDMENT TO EMPLOYMENT AGREEMENT BETWEEN JAKKS PACIFIC, INC. AND STEPHEN G. BERMAN

The Employment Agreement dated January 1, 1998 between JAKKS Pacific, Inc. and Stephen G. Berman (the "Employment Agreement;" capitalized terms are used herein as defined in the Employment Agreement) is hereby amended as follows:

- 1. The term of Executive's employment under the Employment Agreement is extended from December 31, 2001 to December 31, 2009 and, for this purpose, Section 1.2 of the Employment Agreement is amended by replacing "2001" with "2009."
- 2. The Executive's employment as Executive Vice President of the Company shall terminate and he shall be employed to serve as the Company's President and, for this purpose, Section 2 of the Employment Agreement is amended by deleting "Executive Vice."
- 3. Pursuant to Section 4 of the Employment Agreement, Executive's annual base salary is increased to \$496,000 in 1999.
- 4. This Amendment shall be effective as of January 1, 1999 and the Employment Agreement, as so amended, shall remain in full force and effect.

IN WITNESS WHEREOF, the Company, by its duly authorized officer, and Executive have duly executed this Amendment as of January 1, 1999.

JAKKS PACIFIC, INC.

By: /s/ JACK FRIEDMAN

Jack Friedman

Chief Executive Officer

/s/ STEPHEN G. BERMAN
Stephen G. Berman

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EXHIBIT 21

Subsidiaries of the Registrant

Subsidiary*

Jurisdiction

JP (HK) Limited Hong Kong
JAKKS Pacific (HK) Limited Hong Kong
J-X Enterprises, Inc. New York
JAKKS Acquisition Corp. Delaware
Road Champs, Inc. Delaware
Road Champs, Ltd. Hong Kong

 $^{^{\}star}$ All subsidiaries conduct business under their respective corporate names.

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EXHIBIT 23

CONSENT OF INDEPENDENT PUBLIC ACCOUNTANTS

As independent public accountants, we hereby consent to the incorporation by reference of our report dated February 22, 1999, except note 18 for which the date is March 1, 1999, on the consolidated financial statements of JAKKS Pacific, Inc. in this Form 10-KSB into the previously filed Form S-3 Registration Statement of JAKKS Pacific, Inc. (File No. 333-48865).

Los Angeles, California March 29, 1999

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