

ANTICIPATORY BREACH/INTERFERENCE

October 8, 2015

Messrs. [REDACTED] and
[REDACTED]
[REDACTED]@hotmail.com

RE: **Promotional Contract with Don King Productions, Inc.**

Gentlemen:

This firm represents Don King Productions, Inc. (“DKP”). DKP is the sole, exclusive and world-wide promoter for any and all of [REDACTED]’ (“[REDACTED]”) professional boxing matches, pursuant to the Promotional Agreement (“Agreement”) he entered into with DKP. The two-year WBA suspension did not, in any way, affect the Agreement [REDACTED] has with DKP. DKP is the only entity that can engage [REDACTED]’ services as a professional fighter.

It has come to our attention that you intend to schedule [REDACTED] in a professional boxing match in Colombia. Any other person or entity seeking to utilize [REDACTED]’ services as a professional fighter must receive the express, written permission of DKP. [REDACTED]’ participation in any professional boxing match without obtaining DKP’s written permission will constitute a material breach by [REDACTED] and will be deemed a tortious-interference by the entity and/or person engaging his services as a professional fighter.

In accordance with the clear and expressed terms of the Agreement, all terms of the Agreement becomes fully operative when the suspension is lifted. The Agreement is clear regarding any period of boxing inactivity due to suspension and it is further clear regarding the Agreement’s full force and effect once any suspension has expired. “**DISABILITY/RETIREMENT**” of the [REDACTED] Promotional Agreement reads:

“In the event Fighter becomes permanently or partially disabled or is otherwise unable to participate in Bouts for any reason whatsoever (“including, Fighter having his *boxing license suspended* or revoked, being incarcerated or legally restrained from fighting or any other reason) during the term of this Agreement, Promoter shall have the right to either suspend the term hereof during the period of such disability or inability to participate in Bouts or to terminate this Agreement upon notice to Fighter without any liability or obligation to Fighter, it being understood that Promoter shall be deemed to have elected to suspend this Agreement unless Promoter notifies Fighter of its election to terminate this Agreement. At Promoter’s sole election, this Agreement may be suspended during

DKP/ [REDACTED]

10/08/2015

pg. 2

the period of Fighter's temporary retirement, if any, but shall become fully operative if and when Fighter resumes his professional boxing career.

DKP has also heard that there is another person claiming to be [REDACTED] promoter. [REDACTED] cannot participate in any professional boxing matches, without DKP's written permission. DKP does not authorize [REDACTED] to enter into any discussions or contracts with any person or entity for your services as a professional fighter and any person or entity claiming to be [REDACTED] promoter is tortuously interfering with the Agreement [REDACTED] has with DKP.

This letter should not be construed as a waiver of any rights and DKP hereby expressly reserves the right to pursue any and all remedies available at law or in equity.

Please be governed accordingly.

Professionally,

Cornelius "Carl" Lewis, Esq.

C: **Don King, CEO**
[REDACTED], Sr. V.P. Boxing Operations
[REDACTED]