Case 3:07-cv-00943-WHA Document 157 Filed 10/11/2007 Page 1 of 4 1 Mark Malin (Bar No. 199757) mmalin@deweyballantine.com 2 DEWEY & LÉBOUEF LLP 1950 University Avenue, Suite 500 3 East Palo Alto, CA 94303 Tel: (650) 845-7000 Fax: (650) 845-7333 4 Jeffrey L. Kessler (pro hac vice) 5 jkessler@deweyballantine.com David G. Feher (pro hac vice) 6 dfeher@deweyballantine.com Ěamon O'Kelly (pro hac vice) 7 eokelly@deweyballantine.com DEWEY & LÉBOUEF LLP 8 1301 Avenue of the Americas New York, NY 10019 9 Tel: (212) 259-8000; Fax: (212) 259-6333 10 Kenneth L. Steinthal (pro hac vice) kenneth.steinthal@weil.com 11 Claire E. Goldstein (Bar No. 237979) claire.goldstein@weil.com 12 WEIL, GOTSHAL & MANGES LLP 201 Redwood Shores Parkway 13 Redwood Shores, CA 94065 Tel: (650) 802-3000; Fax: (650) 802-3100 14 Bruce S. Meyer (pro hac vice) 15 bruce.meyer@weil.com WEIL, GOTSHAL & MANGES LLP 16 767 Fifth Avenue New York, NY 10153 17 Tel: (212) 310-8000; Fax: (212) 310-8007 18 Attorneys for Defendants National Football League Players Association and National Football League Players Incorporated d/b/a Players Inc 19 UNITED STATES DISTRICT COURT 20 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 21 BERNARD PAUL PARRISH, HERBERT Case No. C 07 0943 WHA 22 ANTHONY ADDERLEY, and WALTER ROBERTS, III, MISCELLANEOUS ADMINISTRATIVE 23 REQUEST PURSUANT TO CIVIL Plaintiffs, LOCAL RULES 7-11 AND 79-5 TO SEAL 24 **DOCUMENTS** 25 v. Date: NATIONAL FOOTBALL LEAGUE PLAYERS Time: 26 ASSOCIATION and NATIONAL FOOTBALL Ctrm: LEAGUE PLAYERS INCORPORATED d/b/a/ Judge: William H. Alsup 27 PLAYERS INC. Defendants. 28 MISCELLANEOUS ADMINISTRATIVE REQUEST PURSUANT TO CIVIL LOCAL RULES 7-11 AND 79-5 TO CASE NO. C 07 0943 WHA SEAL DOCUMENTS

1	In connection with Defendants' Opposition to Plaintiffs' Motion for Leave to File
2	a Third Amended Complaint, and pursuant to Civil Local Rules 7-11 and 79-5, Defendants
3	National Football League Players Association and National Football League Players Incorporated
4	d/b/a Players Inc hereby move to file under seal the following documents, submitted on
5	October 11, 2007:
6	1. Defendants' Opposition to Plaintiffs' Motion for Leave to File a Third
7	Amended Complaint (unredacted version);
8	2. Declaration of Andrew Feffer in Support of Defendants' Opposition to
9	Plaintiffs' Motion for Leave to File a Third Amended Complaint
10	(unredacted version);
11	a. Exhibits D through F to the Declaration of Andrew Feffer in
12	Support of Defendants' Opposition to Plaintiffs' Motion for
13	Leave to File a Third Amended Complaint;
14	3. Declaration of David Greenspan in Support of Defendants' Opposition
15	to Plaintiffs' Motion for Leave to File a Third Amended Complaint
16	(unredacted version);
17	a. Affidavit of Andrew Feffer (also submitted as Exhibit A to
18	Declaration of David Greenspan in Support of Defendants'
19	Opposition to Plaintiffs' Motion for Leave to File a Third
20	Amended Complaint) (unredacted version);
21	i. Exhibits A through K to the Affidavit of Andrew
22	Feffer;
23	b. Exhibits B through K and M through W to the Declaration
24	of David Greenspan in Support of Defendants' Opposition
25	to Plaintiffs' Motion for Leave to File a Third Amended
26	Complaint;
27	c. Exhibit L to the Declaration of David Greenspan in Support
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1	of Defendants' Opposition to Plaintiffs' Motion for Leave to
2	File a Third Amended Complaint (unredacted version);
3	4. Declaration of Doug Allen in Support of Defendants' Opposition to
4	Plaintiffs' Motion for Leave to File a Third Amended Complaint
5	(unredacted version);
6	a. Exhibits A through I to the Declaration of Doug Allen in
7	Support of Defendants' Opposition to Plaintiffs' Motion for
8	Leave to File a Third Amended Complaint;
9	b. Exhibit J to Declaration of Doug Allen in Support of
10	Defendants' Opposition to Plaintiffs' Motion for Leave to
11	File a Third Amended Complaint (unredacted version);
12	5. Declaration of Joel Linzner (unredacted version);
13	a. Exhibits A through F to the Declaration of Joel Linzner.
14	6. Declaration of Warren Friss (unredacted version); and
15	a. Exhibits A through D To the Declaration of Warren Friss.
16	Copies of these documents have been lodged with the Clerk. As set forth in
17	greater detail in the accompanying Declaration of Joseph R. Wetzel in Support of Miscellaneous
18	Administrative Request to Seal Documents Pursuant to Civil Local Rules 7-11 and 79-5 to Seal
19	Documents, these documents contain commercially and competitively sensitive information
20	related to the Defendants' licensing business and have been designated, or are entitled to
21	protection, as "Confidential" and/or "Highly Confidential – Attorneys' Eyes Only" pursuant to
22	the terms of the Stipulated Protective Order entered in this action by the Court's Order of July 31,
23	2007.
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1	This request is narrowly tailored to seal only that material for which good cause to
2	seal has been established. For the foregoing reasons, Defendants respectfully request that the
3	Court grant Defendants' Miscellaneous Administrative Request Pursuant to Civil Local Rules 7-
4	11 and 79-5 to Seal Documents.
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6	Dated: October 11, 2007 WEIL, GOTSHAL & MANGES LLP
7	By: /s/ Joseph R. Wetzel Joseph R. Wetzel (Bar No. 238008)
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9	Counsel for Defendants
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