1 2 3 4 5 6 7	MANATT, PHELPS & PHILLIPS, LLP RONALD S. KATZ (California Bar No. 0857 E-mail: rkatz@manatt.com RYAN S. HILBERT (California Bar No. 210 E-mail: rhilbert@manatt.com NOEL S. COHEN (California Bar No. 21964 E-mail: ncohen@manatt.com 1001 Page Mill Road, Building 2 Palo Alto, CA 94304-1006 Telephone: (650) 812-1300 Facsimile: (650) 213-0260 McKOOL SMITH, P.C. LEWIS T. LECLAIR (California Bar No. 077	5549)
8	E-mail: lleclair@mckoolsmith.com JILL ADLER (California Bar No. 150783)	(130)
9	E-mail: jadler@mckoolsmith.com 300 Crescent Court, Suite 1500	
10	Dallas, TX 75201 Telephone: (214) 978-4000	
11	Facsimile: (214) 978-4044 Attorneys for Plaintiffs	
12	•	ES DISTRICT COURT
13		TRICT OF CALIFORNIA
14		ICISCO DIVISION
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16 17		CIVIL ACTION NO. C07 0943 WHA
18	BERNARD PAUL PARRISH, HERBERT ANTHONY ADDERLEY, and WALTER	
19	ROBERTS, III on behalf of themselves and all others similarly situated,	THIRD AMENDED COMPLAINT FOR
20	Plaintiffs	BREACH OF CONTRACT, BREACH OF FIDUCIARY DUTY, AN ACCOUNTING AND VIOLATION OF CALIFORNIA
21	vs.	BUSINESS & PROFESSIONS CODE § 17200
22	NATIONAL FOOTBALL LEAGUE PLAYERS ASSOCIATION, a Virginia	CLASS ACTION
23	corporation, and NATIONAL FOOTBALL LEAGUE PLAYERS INCORPORATED	JURY TRIAL DEMANDED
24	d/b/a PLAYERS INC, a Virginia corporation,	
25	Defendants.	
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Manatt, Phelps & Phillips, LLP Attorneys At Law		THIRD AMENDED CLASS ACTION COMPLAINT CASE NO. C07 0943 WHA
Palo Alto	 49v1	

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Plaintiff Bernard Parrish ("Parrish"), Herbert Anthony Adderley ("Adderley"), and Walter Roberts, III ("Roberts") by and through their undersigned attorneys, bring this complaint on behalf of themselves and other similarly situated retired NFL players against National Football League Players, Inc. ("PLAYERS INC"), and its parent labor union, the National Football League Players Association (the "NFLPA" or the "Players Union"), as follows:

I. INTRODUCTION

This is a class action lawsuit brought by Parrish, Adderley and Roberts on behalf of themselves and three classes of retired NFL football players against the NFLPA and PLAYERS INC. Plaintiffs allege that the Defendants have breached contractual and fiduciary duties to Adderley and to those retired players who have signed what Defendants have referred to both as a Group Licensing Agreement or Group Licensing Authorization (hereafter "GLA") with the NFLPA during the class period (the "GLA Class"). Plaintiffs also continue to allege that the NFLPA has breached fiduciary duties to Adderley, Parrish and to those retired members of the NFLPA whom Defendants purported to represent during the class period (the "Retired NFLPA Member Class"). Plaintiffs seek relief on behalf of Adderley and the GLA Class for breach of contract, breach of fiduciary duty, and an accounting. Plaintiffs also seek relief on behalf of Parrish and the Retired NFLPA Member Class for breach of fiduciary duty.

In addition, solely for purposes of preserving the claims and issues for appeal (see_Forsyth v. Humana, Inc., 114 F.3d 1467, 1474 (9th Cir. 1997)), Plaintiffs respectfully re-allege, and incorporate by reference, the claims under Bus. & Prof. Code § 17200 previously asserted by Roberts, and on behalf of the 17200 California Resident Class.

II. JURISDICTION AND VENUE

- 1. The Court has subject matter jurisdiction under 28 U.S.C. § 1332 (diversity jurisdiction) because one or more Class members is a citizen of a state different from Defendants, there are more than 100 class members, and, on information and belief, the aggregate amount in controversy exceeds the jurisdictional amount of \$5 million.
- 2. Venue in this Court is proper under 28 U.S.C. § 1391 because a substantial part of the events or omissions giving rise to the claims occurred in this district.

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III. INTRADISTRICT ASSIGNMENT

3. Pursuant to Local Civil Rule 3-2, assignment of this action to the San Francisco division of this Court is proper because a substantial part of the events or omissions giving rise to the claims herein occurred in San Mateo County.

IV. PARTIES

A. PLAINTIFFS

- 4. Plaintiff BERNARD PAUL PARRISH, a resident of Florida, is a former defensive back who starred with the Cleveland Browns from 1959 through 1966. Parrish graduated with a degree in Building Construction from the University of Florida, School of Architecture and Fine Arts. He was the CEO and President of a commercial construction company for over 20 years that employed over 3,000 tradesmen, laborers and engineers (both union and non-union), building hotels, medical and office buildings, and housing for officer and enlisted men on AFB's in eight states. Prior to entering the NFL, Parrish was a baseball All-American at the University of Florida (where he is also a member of the school's Hall of Fame) and played one year of professional baseball. As a pro football player, Parrish played in two Pro Bowl games. In 1964, Parrish led the Browns to an NFL World Championship, beating Johnny Unitas and Coach Don Shula's heavily-favored Colts 27-0. Parrish has been an advocate for retired players for many years. He is the author of a best selling book, *They Call It A Game*.
- 5. Plaintiff HERBERT ANTHONY ADDERLEY, a resident of New Jersey, is a former NFL cornerback who starred for the Green Bay Packers and the Dallas Cowboys from 1961 through 1972. Adderley played in five Pro Bowl games during the 1960's. He also played in seven NFL championship games, including four of the first six Super Bowl games. Adderley is one of only two players in pro football history to play on six World Championship teams. Adderley's 60-yard interception return for a clinching touchdown for the Packers in Super Bowl II was the first touchdown scored by a defensive player in Super Bowl history. He was enshrined in the Pro Football Hall of Fame in 1980. In 1999, Adderley was ranked number 45 on *The Sporting News*' list of the 100 Greatest Football Players. Adderley has signed a number of GLAs with the

6. Plaintiff WALTER ROBERTS III, a resident of Northern California since 1979, is a former wide receiver and kick returner who starred in the NFL from 1964 to 1970. A former California state and national long-jump champion in 1960, Roberts went on to play with the Cleveland Browns from 1964 to 1966 and was a member of the Cleveland Browns team that defeated Johnny Unitas and Coach Don Shula's heavily-favored Colts 27-0 in the 1964 World Championship. Roberts also led the league in kickoff returns that same year. Following his stint with the Browns, Roberts played with the New Orleans Saints during their inaugural season in 1967 and helped the Saints win their first game in franchise history by scoring three touchdowns in a 31-24 victory over the Philadelphia Eagles. Roberts also played for Coach Vince Lombardi and the Washington Redskins in 1969 and 1970. Following his career in professional football, Roberts co-owned a building supplies company called JR Builders Specialties, Inc. He is a competitor and/or potential competitor to Defendants for the marketing of his image, and still receives many requests for autographs for trading cards bearing his image.

B. DEFENDANTS

- 7. The NFLPA, formed in 1956, is a Virginia corporation that acts as the labor union for professional football players in the National Football League. The NFLPA's principal place of business is 2021 L Street, Washington, D.C.
- 8. Almost all active NFL players grant the right to market their names and images to the NFLPA under the Collective Bargaining Agreement with the NFL (the "CBA"). Even though retired NFL players are not and cannot be a party to the CBA, the NFLPA solicits membership from retired NFL players and charges them annual dues for membership in the association.
 - 9. The NFLPA has already been served and has appeared in this lawsuit.
- 10. Formed in 1994, PLAYERS INC is a for profit corporation owned by the NFLPA. According to a Form 990 filed by Defendant NFLPA, PLAYERS INC is 79% owned by the NFLPA (see Exhibit A).

THIRD AMENDED CLASS ACTION COMPLAINT CASE NO. C07 0943 WHA

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licensee utilizes a total of six (6) or more NFL players in conjunction with

or on products that are sold at retail or used as promotional or premium

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items. The players may be depicted *individually* on a product as part of a series or collectively with other players.

Some PLAYERS INC group licensing programs utilize as few as 6 players and others as many as 1,800 league-wide. PLAYERS INC works with more than 60 licensees whose products include: Trading cards (500+ players), Videogames (1,500+ players), Apparel (1,000+ players) and Collectibles (75+ players) (emphasis added). See Exhibit E.

16. As detailed below, although the GLAs signed by Adderley and, on information and belief, by other members of the GLA Class during the limitations period, were purportedly non-exclusive,

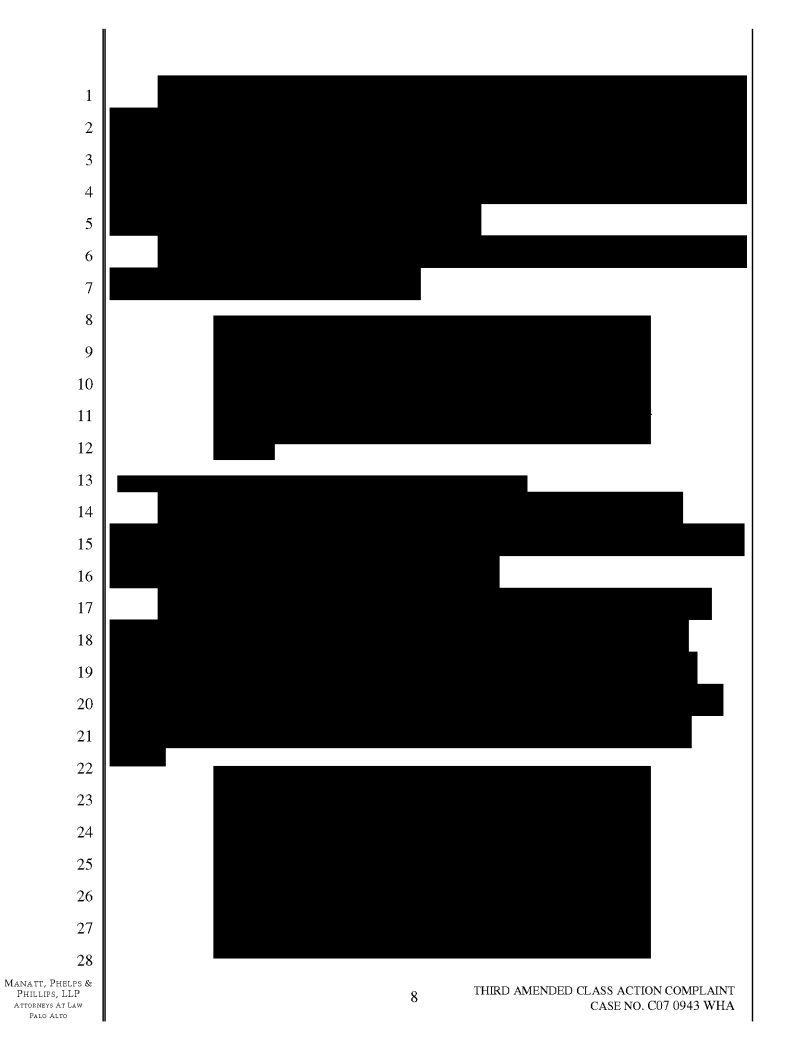
B. ADDERLEY AND OTHER GLA CLASS MEMBERS ENTERED INTO GLAS WHICH PROVIDED FOR DISTRIBUTION OF LICENSING REVENUES TO ALL PARTICIPANTS IN THE GROUP LICENSING PROGRAM

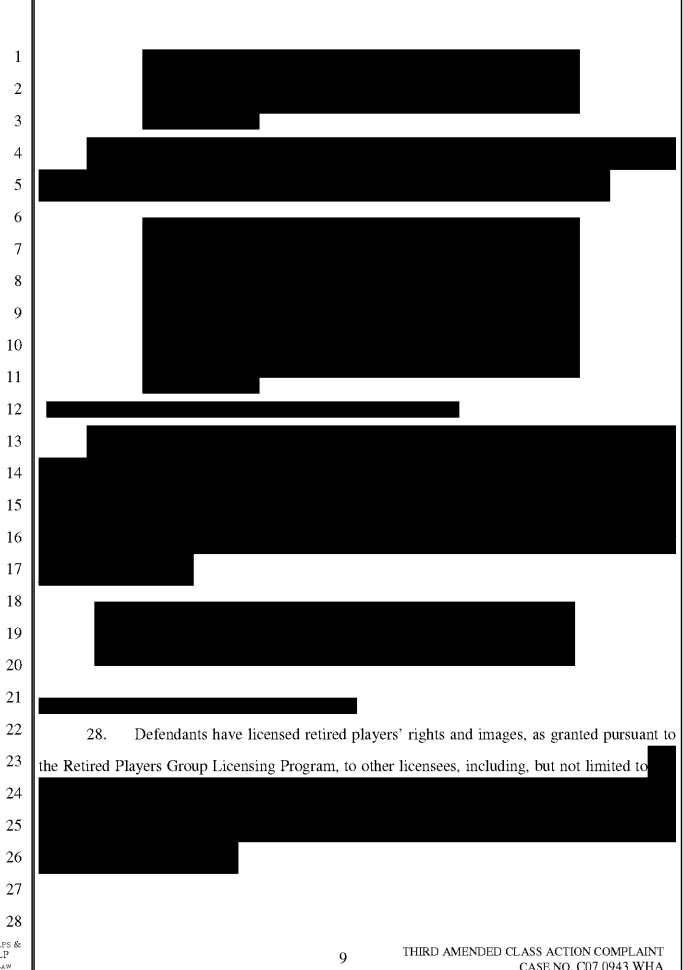
- 17. As noted above, Adderley entered into several versions of a GLA with the NFLPA as part of its Retired Group Licensing Program, including two GLAs that were still in effect within the period of the statute of limitations. On information and belief, numerous other retired players signed GLAs containing language substantively identical to the language appearing in the two most recent Adderley GLAs.
- 18. Adderley first signed a GLA with the NFLPA in 1993, prior to the formation of PLAYERS INC, and signed a second GLA in 1996. Adderley then entered into a third GLA on May 1, 2001, which expired on December 31, 2003. A copy of the GLA signed by Plaintiff Adderley in 2001 is attached hereto as **Exhibit B** and incorporated herein by reference. On November 22, 2002, Adderley signed a GLA that remained in effect until December 31, 2005. A copy of the GLA signed by Plaintiff Adderley in 2002 is attached hereto as **Exhibit C** and incorporated herein by reference (the "Adderley 2002 GLA"). Both of these GLAs were still in effect during the relevant statute of limitations period.

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1	19. The version(s) of the GLA executed by Adderley and in effect during the limitations
2	period required that revenues be shared between all participants of Defendants' group licensing
3	program. The Adderley GLA states, in relevant part, that "it is further understood that the
4	moneys generated by such licensing of retired player group rights will be divided between the
5	player and an escrow account for all eligible NFLPA members who have signed a group
6	licensing authorization form." (emphasis added). See Exhibits B and C.
7 8	C. DEFENDANTS LICENSED THE RIGHTS OF ADDERLEY AND OTHER RETIRED PLAYERS TO LICENSEES AS PART OF THE GROUP LICENSING PROGRAM
9	20. On various occasions, Defendants have disputed that they have licensed retired
10	players' rights in connection with their group licensing programs.
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1 2	D. DEFENDANTS BREACHED THEIR CONTRACTUAL OBLIGATIONS TO ADDERLEY AND THOSE RETIRED PLAYERS WHO HAVE SIGNED SIMILAR GLAS BY FAILING TO SHARE LICENSING REVENUE
3	WITH THEM
4	29. PLAYERS INC and the NFLPA breached the terms of the Adderley GLA(s) by
5	failing to share the revenue they received from such licenses –
6	– with retirees. As noted above,
7	the Adderley GLAs provide that moneys generated by licensing of retired player rights " will
8	be divided between the player and an escrow account for all eligible NFLPA members who have
9	signed a group licensing authorization form." See Exhibits B and C.
10	30.
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12	Rather than complying with the express terms of the GLAs signed by Adderley and
13	other retired members of the NFLPA, however, PLAYERS INC and the NFLPA entered into a
14	scheme designed to deprive the retired NFLPA members of their rightful share of the funds
15	deposited in such account, and to appropriate to themselves substantial sums.
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1	32. Each of the active players of the NFLPA who have signed GLAs have, on
2	information and belief,
3	However, the retired NFL players and members
4	who signed GLAs have not, on information and belief, been paid
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6	33. Defendants have arbitrarily, unnecessarily and wrongfully excluded retired NFLPA
7	members who signed a GLA from a share of such revenues.
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11	34.
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14	should
15	have been distributed on an "equal share" basis to all retired players who had executed GLAs.
16	Nevertheless, despite the NFLPA's promise in Adderley's GLAs and its obligations to Adderley
17	and other members of the GLA Class, licensing revenues were not divided between the player and
18	all eligible NFLPA members who had signed a GLA.
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22	35. The GLAs were drafted solely by PLAYERS INC and should be construed strictly
23	against the NFLPA and PLAYERS INC.
24	E. DEFENDANTS BREACHED THEIR CONTRACTUAL OBLIGATIONS TO ADDERLEY AND OTHER RETIRED PLAYERS WHO SIGNED
25	SIMILAR GLAS BY RETAINING AMOUNTS OF GROSS LICENSING REVENUE AND BY "RE-ALLOCATING" \$8 MILLION IN LICENSING
26	REVENUE AND BY RE-ALLOCATING 38 MILLION IN LICENSING REVENUE THAT SHOULD HAVE BEEN PAID TO NFLPA MEMBERS
27	36. In addition to their failure to distribute "equal share" royalties to those retired
28	players, including Adderley, who signed GLAs

1	Defendants retained additional amounts of such revenue in violation of the GLAs,
2	keeping such revenue for themselves
3	rather than distributing it, as they were required to do, to NFLPA members who signed a GLA,
4	including retired players.
5	37.
6	In accordance with
7	the GLAs signed by Adderley and other retired players, this remaining revenue should have been
8	paid directly to players or paid out as additional royalty to NFLPA members. Adderley does not
9	know the disposition of such funds and will need an accounting to determine what has happened to
10	those funds. Adderley's legal remedies are not sufficient to obtain this information.
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22	39. Thus, instead of complying with the express terms of the GLAs signed by Adderley
23	and other retired members of the NFLPA, PLAYERS INC has, on information and belief, with the
24	concurrence of or at the direction of the NFLPA, diverted millions of dollars from the licensing
25 26	revenue depository account to PLAYERS INC and the NFLPA. On information and belief, this
26 27	money was used to support the overhead, substantial salaries and perquisites of those entities.
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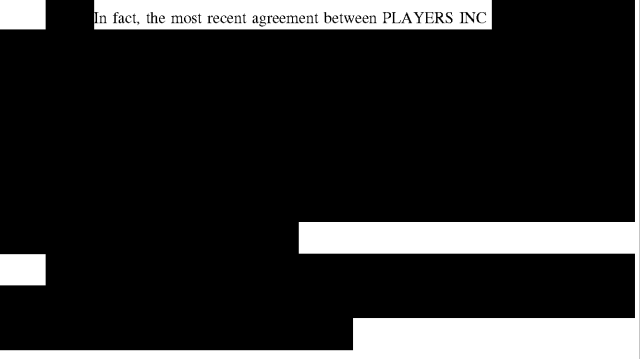
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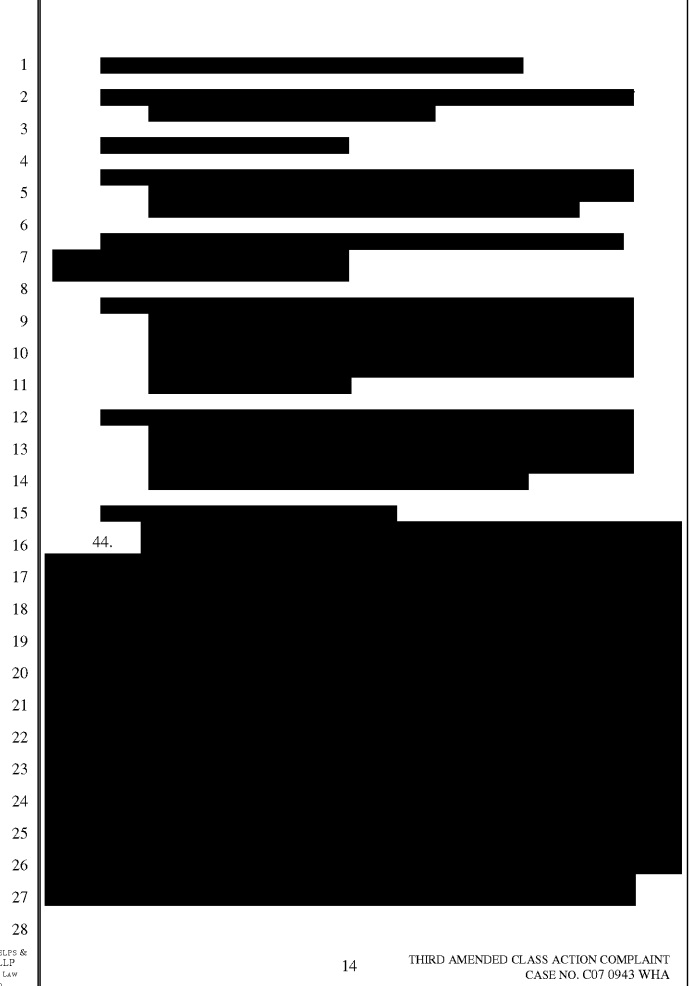
F.	THE NFLPA AND PLAYERS INC HAVE BREACHED FIDUCIARY
	OBLIGATIONS TO THOSE RETIRED PLAYERS WHO, LIKE
	ADDERLEY, JOINED THE NFLPA AND ASSIGNED THEIR GROUP
	LICENSING RIGHTS TO THE NFLPA

40. As detailed in Section V(A) above, the NFLPA and PLAYERS INC have solicited retired players, including Adderley and other members of the GLA Class, to participate in the Retired Players Group Licensing Program through execution of GLAs. Although the GLA signed by Adderley and, on information and belief, other GLA Class members, contains language indicating it is a "non-exclusive" license, as stated on PLAYERS INC's website dated February 6, 2007, the group licensing program actually operates in practice like an "exclusive" license:

When a player signs an NFLPA Group Licensing Assignment (GLA) or assigns his group licensing rights to the NFLPA, he gives the NFLPA the exclusive right to use his name, number, likeness, voice, facsimile signature, photograph, picture, and/or biographical information (collectively "image") in licensed programs involving six or more players. The NFLPA has assigned, and will continue to assign, those rights to PLAYERS INC. (emphasis added). See Exhibit E.

41. The language on PLAYERS INC's website does not distinguish between active and retired players.





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1		have violated a duty to report such revenues to the members of the GLA Class in a
2		timely fashion;
3	•	PLAYERS INC and the NFLPA have not, on information and belief, distributed
4		revenues to the members of the GLA Class that should have been distributed and
5		were owed to them;
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12	•	PLAYERS INC and the NFLPA have placed themselves in a position of conflict of
13		interest and have acted adversely to the interest of retired NFL players who signed a
14		GLA.
15	55.	As a result of the unlawful conduct complained of above, Adderley seeks an
16	accounting of	the funds received and distributed by PLAYERS INC in connection with its claimed
17	representation	of retired players who signed a GLA. Adderley also seek damages on behalf of the
18	putative class,	in an amount to be proven at trial, which, on information and belief, will exceed the
19	jurisdictional	amount of \$5 million.
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1	complaint in this matter was filed), PLAYERS INC's website stated that PLAYERS INC
2	represents "over 3000 retired players." See Exhibit E. Shortly after this complaint was filed,
3	however, PLAYERS INC changed its website to say that PLAYERS INC represents "many
4	memorable retired NFL players."
5	61. PLAYERS INC has now conceded that it "represents" all retired NFLPA members,
6	whether or not they ever signed a GLA, because those players were "available" to PLAYERS INC
7	by virtue of their membership in the NFLPA:
8	PLAYERS INC admits that it has previously made statements
9	regarding "representing" specific numbers of retired players but a reasonable inquiry has not disclosed any statements in which
10	Players Inc. purported to represent "all" retired players. With respect to its previous statements regarding "representing" specific
11	numbers of retired layers, Players Inc was indicating that it had access to certain numbers of retired players via the NFLPA Retired
12	Players Association, and that Players Inc had the ability to solicit the participation of such players in licensing activities to the extent
13	that potential third-party licensees indicated an interest in pursuing licensing opportunities with such players.
14	See Exhibit N (Responses to Requests for Admission, No. 1), attached hereto and incorporated by
15	reference.
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27	64. By virtue of offering membership in the NFLPA after retirement in exchange for
28 l	dues and/or in order to gain access to retired players' rights by virtue of their membership in the

70. The NFLPA and PLAYERS INC have actively solicited retired membership in the NFLPA from retirees, not only in exchange for payment of dues, but to provide Defendants with the desired access to these players for purposes of pursing commercial activities, including, but not limited to, licensing of retired players' rights. More specifically, Defendants have a complete monopoly over information relevant to retired NFLPA benefits, including ". . . information which may affect [their] retirement benefits or other benefits [they] may be entitled to as [] NFL player[s]." See Exhibit K (NFLPA Constitution), Art. II, p. 7. For example, Defendants did not inform retired NFL players of such significant agreements as the NFLPA-PLAYERS Agreement. See Exhibit D.

- 71. Under the terms of the NFLPA Constitution, retired players pay membership dues and are acknowledged to "have a stake in the actions of the NFLPA". Nevertheless, retired players receive no information from PLAYERS INC regarding commercial or other opportunities pursued on their behalf.
- 72. Indeed, Gene Upshaw, Executive Director of the NFLPA and Chairman of PLAYERS INC, has repeatedly stated that "he does not work for retired players." In an article dated January 15, 2006 in the *Charlotte Observer* (attached hereto as **Exhibit P** and incorporated by reference), Mr. Upshaw was quoted as saying about the retired players:

The bottom line is, I don't work for them. They don't hire me, and they can't fire me. They can complain about me all day long. They can have their opinion. But the active players have the vote. That's who pays my salary.

- 73. Shortly after making such comments, Mr. Upshaw addressed the issue of retiree benefits in a January 20, 2006 memo to the NFLPA Retired Members. *See* Exhibit Q, attached hereto and incorporated by reference.
- 74. In that memo, Mr. Upshaw noted that "[m]uch has been made of my recent comments to the *Charlotte Observer*." *See* Exhibit Q. He further confirmed that "I stand by what I said." *Id*.
- 75. Parrish received a copy of the January 20, 2006 memo from Mr. Upshaw, and believed that his statements were a confirmation that the Defendants had breached their obligations

to retired members. These statements were exacerbated by Mr. Upshaw in a quote in a February
16, 2007 New York Times article that he has admitted making about retired player licensing: "We
could have the greatest dog food in the world, but if the dogs don't like it, we can't sell it."
Exhibit R.
B. THE NFLPA AND PLAYERS INC HAVE BREACHED THEIR FIDUCIARY OBLIGATIONS TO PARRISH AND THOSE RETIRED PLAYERS WHO WERE MEMBERS OF THE NFLPA BUT DID NOT, ACCORDING TO THE NFLPA, SIGN GLAS
76. As confirmed by Mr. Upshaw, the NFLPA and PLAYERS INC have breached their
fiduciary obligations to Parrish and other members of the Retired NFLPA Member Class by
admitting that they do not work for these retirees at all. At a minimum, Mr. Upshaw's statements
reflect a lack of good faith representation on those admittedly represented by Defendants. In
addition, Mr. Upshaw's statements reflect the exploitation of those retired members who joined the
NFLPA.
77. Defendants have also failed to provide Parrish, and on information and belief, other
members of the Retired NFLPA Member Class, with information affecting other benefits to which
they may be entitled, including but not limited to the fact that PLAYERS INC was
78. More specifically, Defendants have breached their fiduciary duties to Parrish, and
other members of the Retired NFLPA Member Class, in at least the following ways:
By failing to provide them with accurate and complete information relevant to benefits to
which they might be entitled, including licensing and marketing benefits;
By failing to act in good faith towards retired NFLPA members by acknowledging that

they do not work for retired members; and

- By failing to act in good faith on behalf of retired NFLPA members (whom Defendants have now admitted they represent) who did not sign a GLA in pursuing commercial and marketing opportunities on their behalf and/or informing the retired NFLPA members of any benefits that may be owing to them in connection with opportunities that were pursued on behalf of retired NFLPA members.
- 79. Because Defendants have breached their obligations to Retired NFLPA Members, Parrish seeks return of all NFLPA dues paid by him and on behalf of a class of other retired NFLPA members who paid dues during the period of the statute of limitations, but did not sign a GLA according to the records of the NFLPA.

VI. ADDITIONAL SUBSTANTIVE ALLEGATIONS REGARDING PREVIOUSLY DISMISSED CLAIMS UNDER CALIFORNIA BUSINESS & PROFESSIONS CODE § 17200

A. THE NFLPA AND PLAYERS INC HAVE UNFAIRLY COMPETED AND WRONGFULLY INTERFERED WITH THE MARKETING OF THE IMAGES OF RETIRED NFL PLAYERS

80. Solely for purposes of preserving Plaintiffs' right to appeal the Court's September 6, 2007 Dismissal of claims arising under Bus. & Prof. Code § 17200 (see Forsyth v. Humana, Inc., 114 F.3d 1467, 1474 (9th Cir. 1997)), as asserted by Roberts on behalf of the 17200 California Resident Class, Plaintiffs respectfully re-allege, and incorporate by reference, allegations made in Paragraphs 1-52, 71-80 and the Prayer for Relief of the Second Amended Complaint as though set forth fully herein.

VII. CLASS ACTION ALLEGATIONS

81. Plaintiffs bring this class action on behalf of themselves and all others similarly situated pursuant to Rule 23 of the Federal Rules of Civil Procedure. This action is maintainable as a class action pursuant to Rule 23(a), (b) and (d).

A. THE GLA CLASS

- 82. Plaintiff Herb Adderley brings claims of breach of contract and breach of fiduciary duty, on behalf of a nationwide class seeking damages and an accounting (the "GLA Class").
- 83. The GLA Class is defined as all those retired NFL Players who at any time have sent an executed GLA to the NFLPA containing language similar or identical to the Adderley 2002

GLA, that was in effect during the period beginning at the earliest point of the statute of limitations and continuing until the expiration of the last such GLA. Excluded from the GLA Class are the NFLPA, PLAYERS INC, and their directors, officers and employees.

B. THE RETIRED NFLPA MEMBER CLASS

- 84. Plaintiff Parrish represents a class of retired NFLPA members (the "Retired NFLPA Member Class").
- 85. The Retired NFLPA Member Class is defined as retired NFL players who joined the NFLPA as retired members and paid dues to the NFLPA within the period of the statute of limitations, but, according to the records of the NFLPA, did not sign a GLA. Excluded from the Class are the NFLPA, PLAYERS INC, and their directors, officers and employees.
- 86. The above Classes meet the numerosity standard in Rule 23(a)(1) because, although the exact numbers are unknown to Plaintiffs, on information and belief each alleged class consists of at least hundreds of retired NFL players, who are geographically dispersed throughout the United States, California and perhaps elsewhere. The joinder of each of these players is impracticable. The disposition of their claims through this class action will provide substantial benefits to both the parties and the Court.
- 87. The size of the Classes and the identities of their individual members are ascertainable through Defendants' records.
- 88. Members of these Classes may be notified of the pendency of this action by techniques and forms commonly used in class actions, such as by published notice, e-mail notice, website notice, first class mail, or combinations thereof, or by other methods suitable to this class and deemed necessary and/or appropriate by the Court.
- 89. There is a well-defined community of interest and common questions of law and fact affecting the members of the GLA Class as required by 23(a)(2). The questions of law and fact common to the GLA Class predominate over any questions affecting only individual members and include, but are not limited to, the following:

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a) Whether PLAYERS INC and/or the NFLPA have breached their contractual obligations and fiduciary duties to each member of the GLA Class by the acts and omissions, among others described above;



- e) Whether Adderley and the GLA Class are entitled to an accounting showing all revenue received by Defendants from group licensing and whether and how that revenue was distributed to PLAYERS INC, the NFLPA and among the members of the GLA Class; and
- f) Whether Adderley and the GLA Class are entitled to damages, punitive damages, costs and attorneys' fees as a result of the unlawful conduct of Defendants.
- 90. There is a well-defined community of interest and common questions of law and fact affecting the members of the Retired NFLPA Member Class as required by 23(a)(2). The questions of law and fact common to the Retired NFLPA Member Class predominate over any questions affecting only individual members and include, but are not limited to, the following
 - a) Whether the NFLPA and PLAYERS INC owed a fiduciary duty to retired players who joined the NFLPA and paid dues, but did not sign a GLA;
 - b) Whether the NFLPA and PLAYERS INC are estopped to deny the agency relationship to retired NFLPA members who paid dues but did not sign a GLA
 - c) Whether the NFLPA and PLAYERS INC breached their fiduciary duties to retired players who joined the NFLPA and paid dues, but did not sign a GLA;

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PHILLIPS. LLP

ATTORNEYS AT LAW PALO ALTO

1	THIRD CAUSE OF ACTION
2	(Accounting – GLA Class)
3	(Against Both Defendants)
4	103. Adderley incorporates by reference paragraphs 1 through 102 above as though set
5	forth fully herein.
6	104. By virtue of his status as a signatory of the Adderley 2002 GLA and a retired
7	member of the NFLPA, Adderley is entitled to information concerning monies due to him from the
8	NFLPA and/or PLAYERS INC. As set forth in the NFLPA Constitution, Adderley and other class
9	members have a right to receive from the NFLPA, " information which may affect his
10	retirement benefits or other benefits he may be entitled to as an NFL player." NFLPA
11	Constitution, Art. II, p. 7.
12	105. By virtue of the acts and omissions described above, Adderley does not have
13	adequate information to determine what monies are due to him as a result of Defendants actions
14	pursuant to the Adderley 2002 GLA. Indeed, Defendants have admitted that they have not made
15	an accounting to retired NFL players of licensing and/or marketing distributions except by
16	providing them with distributions of monies Defendants believe are owed them. See Exhibit N
17	(Responses to Requests for Admission, No. 15).
18	106. The exact amount of money received and distributed by PLAYERS INC in
19	connection with the licensing and marketing of Adderley and the GLA Class, including monies
20	distributed to or misappropriated by PLAYERS INC and the NFLPA, is unknown and cannot be
21	ascertained without an accounting of the funds.
22	107. On information and belief, a balance is due to Plaintiffs and there is no adequate
23	remedy at law to obtain that balance without an accounting.
24	FOURTH CAUSE OF ACTION
25	(Breach of Fiduciary Duty – Retired NFLPA Member Class)
26	(Against both Defendants)
27	108. Plaintiffs incorporate by reference paragraphs 1 through 107 above as though set
28	forth fully herein.

1	allegations made in Paragraphs 1-52, 71-80 and the Prayer for Relief of the Second Amende		
2	Complaint as though set forth fully herein.		
3		VIII. PRAYER FOR RELIEF	
4	WHEREFORE, Plaintiffs, on behalf of themselves and all others similarly situated, pray a		
5	follows:		
6	a.	That the Court determines that this action may be maintained as a class action under	
7		Rule 23 of the Federal Rules of Civil Procedure, and that Ronald S. Katz of	
8		MANATT, PHELPS & PHILLIPS, LLP be appointed as lead class counsel.	
9	b.	That Plaintiffs and each and every member of the three Classes recover (i) damages	
10		determined to have been sustained by each of them, including punitive damages	
11		(ii) restitution as provided by law, and (iii) that joint and several judgments in favor	
12		of Plaintiffs and each and every member of the three Classes, respectively, be	
13		entered against the Defendant.	
14	c.	That an accounting by accountants of Adderley's choice be ordered by the Court a	
15		the expense of the Defendants.	
16	d.	That Plaintiffs and other members of the three classes recover their costs of this suit	
17		including reasonable attorneys' fees, as provided by law.	
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1	e.	That Plaintiffs and the other members of the three classes be granted such other,
2		further and different relief as the nature of the case may require or as may seem just
3		and proper to this Court.
4		Respectfully submitted,
5		Dated: November 15, 2007
6		
7		/-/D11 C - IZ - /-
8		/s/Ronald S. Katz Ronald S. Katz (SBN 085713)
9		Ryan S. Hilbert (SBN 210549) Noel S. Cohen (SBN 219645) MANATT BUELDS & DUILLIES LLD
10		MANATT, PHELPS & PHILLIPS, LLP 1001 Page Mill Road, Building 2
11		Palo Alto, CA 94304-1006 Telephone: (650) 812-1300 Facsimile: (650) 213-0260
12		Facsimile: (650) 213-0260 Attorneys for Plaintiffs
13		Lauria T. La Clain, Egg
14		Lewis T. LeClair, Esq. Jill Adler, Esq. McKOOL SMITH, P.C.
15		300 Crescent Court Suite 1500
16		Dallas, TX 75201 214-978-4984
17		214-978-4984 214-978-4044 (fax)
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