

Exhibit 6
to the
Declaration of Ronald Katz in Further Support of
Plaintiffs' Motion for Class Certification

January 29, 2008

Client-Matter: 29749-060

BY E-MAIL & FACSIMILE

Jeffrey Kessler, Esq.
Dewey & LeBoeuf LLP
1301 Avenue of the Americas
New York, NY 10019-6092

**Re: Bernard Paul Parrish, et al. v. National Football League Players Association
and Players Inc, Case No. C07-0943 WHA**

Dear Mr. Kessler

This is the demand letter required by paragraph 7 of Judge Larson's October 19, 2007 Settlement Conference Order. The theories for recovery and the supporting facts have been set out in Plaintiffs' motion for leave to file a Third Amended Complaint, which Judge Alsup granted. This communication and all related communications are subject to all of the protections afforded by the law to settlement communications.

Re damages, for the Retired Member Class represented by Mr. Parrish, the theory is straightforward: \$50 plus interest for each year of dues paid by the class members since February 14, 2003. Because of Defendants' delay tactics, we do not yet have the number of members in the class, but you know that number. When you let us know it, we will quantify this claim. To show good faith, we have recommended to Mr. Parrish not to consider punitive damages at this juncture, even though we believe an award of such damages is well within the realm of possibility.

Re the GLA Class represented by Mr. Adderley, based on the incomplete discovery to date, our current best estimate, which is subject to change as we obtain more facts and expert input, is that that claim approximates _____ which includes _____

REDACTED

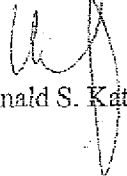
From that _____
we would be willing to recommend to Mr. Adderley that the GLA Class settle for _____
which represents a deduction of the approximately _____ more in fees likely
to be expended in this case plus _____ as a show of good faith. As a further showing of

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good faith, we would recommend to Mr. Adderley not to consider punitive damages at this point, even though we believe that the award of such damages is well within the realm of possibility.

Although we are prepared to recommend the above to Mr. Adderley, we have not yet done so because doing so risks disclosing information to him that you have designated to be confidential from him. Please advise if you will permit us to make this recommendation to him in order to facilitate the settlement process.

Very truly yours,



Ronald S. Katz

RSK:kmr

cc: Lewis LeClair, Esq.

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