

Exhibit F

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18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION

20 BERNARD PAUL PARRISH, HERBERT
ANTHONY ADDERLEY, WALTER
21 ROBERTS III,

22 Plaintiffs,

23 v.

24 NATIONAL FOOTBALL LEAGUE
PLAYERS ASSOCIATION and NATIONAL
FOOTBALL LEAGUE PLAYERS
25 INCORPORATED d/b/a/ PLAYERS INC,

26 Defendants.

Case No. C 07 0943 WHA

Honorable William H. Alsup

**DEFENDANTS' SUPPLEMENTAL
DISCLOSURES PURSUANT TO
FED. R. CIV. P. 26(a)(1)**

1 Pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, defendants
2 National Football League Players Association (“NFLPA”) and National Football League Players
3 Incorporated d/b/a Players Inc (“Players Inc”) (collectively, “Defendants”), hereby supplement
4 their initial disclosures to plaintiffs Bernard Paul Parrish, Herbert Anthony Adderley, and Walter
5 Roberts III (“Plaintiffs”).

6 These Supplemental Disclosures are based upon information known to
7 Defendants as of the date hereof. Defendants have not yet completed their investigation of the
8 facts relating to this action, have not yet interviewed all witnesses in this action, and have not yet
9 reviewed all documents that may be relevant to this action. Accordingly, these Supplemental
10 Disclosures are made without prejudice to Defendants’ right to further amend, revise or
11 supplement them at a later date.

12 These Supplemental Disclosures are subject to all appropriate objections that
13 would require the exclusion of any information contained herein if introduced as evidence in
14 court. All such objections are reserved and may be interposed at the time of trial. No admissions
15 of any nature whatsoever are implied or should be inferred. Nothing herein should be construed
16 as an admission or acceptance by Defendants with respect to the admissibility or relevance of
17 any document or fact referenced in these initial disclosures.

18 Defendants reserve their right to continue their investigation and discovery of
19 facts, witnesses and documents, which may reveal additional information about the issues in this
20 case. Defendants reserve the right at the time of trial to produce, refer to and offer into evidence
21 any additional documents, facts, and evidence from any source and testimony from any witness
22 which may be ascertained through their continuing discovery and trial preparation,
23 notwithstanding the reference to any information in these Supplemental Disclosures.

24 **SUPPLEMENTAL DISCLOSURES**

25 **I. Potential Witnesses (Rule 26(a)(1)(A))**

26 Set forth below are the names of individuals that are likely to have discoverable
27 information that Defendants may use to support their defenses. These third party potential
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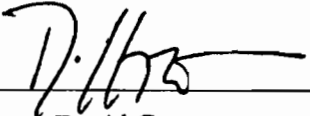
1 witnesses are in addition to those potential witnesses previously disclosed in Defendants' Initial
2 Disclosures.

3 The following individuals are representatives of licensees that do business with
4 Players Inc, and are likely to have discoverable information on the subject of their respective
5 licensing agreements with Players Inc and/or the NFLPA.

- 6 • Steve Byrd, Executive Vice President of Sales & Marketing, STATS, Inc.
- 7 • Linda Castillon, Vice President of Licensing, Fathead, LLC.
- 8 • Christine Finch, President, Todd McFarlane Entertainment.
- 9 • Warren Friss, Vice President and Entertainment General Manager, Topps
10 Company.
- 11 • Adam Sullins, Vice President and General Counsel, The Upper Deck Company.

12 The following individuals are retired NFL players, and are likely to have
13 discoverable information on the subjects of retired players group licensing, and/or membership
14 in the NFLPA Retired Players Association.

- 15 • Dan Goich.
- 16 • Eric Hipple.
- 17 • Mike McBath.
- 18 • Brig Owens.
- 19 • Leonard Wheeler.

24 Date: February 19, 2008	DEWEY LEBOEUF LLP
25	BY: 
26	David Greenspan
27	Attorneys for Defendants
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