Dewey & LeBoeuf LLP One Embarcadero Center, Suite 400 San Francisco, CA 94111	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	Todd Padnos (Bar No. 208202) padnos@dl.com DEWEY & LEBOEUF LLP Om Embarcadero Center, Suite 400 San Francisco, CA 94111 Tel: (415) 951-1100; Fax: (415) 951-1180 Jeffrey L. Kessler (pro hac vice) jkossler@dl.com David Greenspan (pro hac vice) difere@dl.com DEWEY & LEBOEUF LLP 1301 Avenue of the Americas New York, NY 10019 Tel: (212) 259-8000; Fax: (212) 259-6333 Kenneth L. Steinthal (pro hac vice) kenneth.steinthal@weil.com WELL, GOTSHAL & MANGES LLP 201 Redwood Shores: CA 94065 Tel: (5018 002-3000; Fax: (650) 802-3100 Bruce S. Meyer (pro hac vice) bruce.meyer@weil.com WELL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 Tel: (212) 310-8000; Fax: (212) 310-8007 Atomeys for Defendants National Football League Players Association and National Football League Players Inc NORTHERN DISTRICT OURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION BERNARD PAUL PARRISH, HERBERT ANTHONY ADDERLEY, WALTER ROBERTS III, v. NATIONAL FOOTBALL LEAGUE PLAYERS ASSOCIATION and NATIONAL FOOTBALL LEAGUE PLAYERS INCORPORATED d/b/a' PLAYERS INC, Defendants.
		Defendants' Miscellaneous Administrative Motion for Leave to File a Civ. Action No. C07 0943 WHA Supplemental Declaration in Support of Their August 1, 2008 Reply Letter Brief

1 Pursuant to Civil Local Rules 7-3(d) and 7-11, Defendants National Football 2 League Players Association ("NFLPA") and National Football League Players Incorporated 3 ("Players Inc") move for leave from the Court to file a proposed Supplemental Declaration of 4 David Greenspan in Support of Defendants' August 1, 2008 Reply Letter Brief (Exhibit A 5 hereto), in response to Plaintiffs' Miscellaneous Administrative Request for Leave to File a 6 Supplemental Declaration in Support of Their July 30, 2008 Letter Brief. Defendants submit that 7 good cause exists for the filing of the proposed declaration, namely to provide full context 8 regarding the parties' agreement on pre-statute of limitations documents and to correct any 9 mistaken assertions in the proposed Supplemental Declaration of Ryan S. Hilbert. 10 Pursuant to Civil Local Rule 7-11(a), counsel for Defendants attempted to meet 11 and confer with counsel for Plaintiffs regarding Defendants' Miscellaneous Administrative 12 Motion to for Leave to File a Supplemental Memorandum, but was unable to speak with counsel 13 for Plaintiffs. 14 15 Date: August 4, 2008 **DEWEY & LEBOEUF LLP** 16 BY: _ /s/ David G. Feher_ 17 David G. Feher 18 Attorneys for Defendants 19 20 21 22

Defendants' Miscellaneous Administrative Motion for Leave to File a Supplemental Declaration in Support of Their August 1, 2008 Reply Letter Brief

Civ. Action No. C07 0943 WHA

Dewey & LeBoeuf LLP One Embarcadero Center, Suite 400 San Francisco, CA 94111

23

24

25

26

27

28