1 2 3 4 5 6 7 8 9	MANATT, PHELPS & PHILLIPS, LLP RONALD S. KATZ (Bar No. CA 085713) E-mail: rkatz@manatt.com RYAN S. HILBERT (Bar No. CA 210549) E-mail: rhilbert@manatt.com NOEL S. COHEN (Bar No. CA 219645) E-mail: ncohen@manatt.com 1001 Page Mill Road, Building 2 Palo Alto, CA 94304-1006 Tel: (650) 812-1300; Fax: (650) 213-0260 MCKOOL SMITH, LEWIS T. LECLAIR (Bar No. CA 077136) E-mail: lleclair@mckoolsmith.com JILL ADLER NAYLOR(Bar No. CA 150783) E-mail: jnaylor@mckoolsmith.com 300 Crescent Court Dallas, TX 75201 Tel: (214) 978-4984; Fax: (214) 978-4044	
11	Attorneys for Plaintiffs	
12	UNITED STATES	DISTRICT COURT
13	NORTHER	N DISTRICT
14	SAN FRANCIS	SCO DIVISION
15 16 17	BERNARD PAUL PARRISH, HERBERT ANTHONY ADDERLEY, and WALTER ROBERTS III, on behalf of themselves and all others similarly situated,	CIVIL ACTION NO. C07 0943 WHA PLAINTIFF'S MOTION TO DISMISS PARRISH'S INDIVIDUAL CLAIM
	Plaintiffs,	WITHOUT PREJUDICE FOR LACK OF JURISDICTION
18 19	v.	Date: September 18, 2008
20	NATIONAL FOOTBALL LEAGUE	Time: 8:00 a.m. Place: Courtroom 9, 19th Floor
21	PLAYERS ASSOCIATION, a Virginia corporation, and NATIONAL FOOTBALL	Judge: Hon. William H. Alsup
22	LEAGUE PLAYERS INCORPORATED d/b/a PLAYERS INC, a Virginia corporation,	
23	Defendants.	
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MANATT, PHELPS & PHILLIPS, LLP ATTORNEYS AT LAW PALO ALTO	20205265.2	MOTION TO DISMISS CASE NO. C07 0943 WHA

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Plaintiff Bernard Paul Parrish moves¹ to dismiss without prejudice Parrish's claim for breach of fiduciary duty against Defendants on the ground that the Court lacks jurisdiction, as follows:

- 1. Parrish filed a putative class action on behalf of himself and others similarly situated (the "Retired NFLPA Member Class") on February 14, 2007. In its Order dated November 14, 2007 Granting in Part and Denying in Part Plaintiffs' Motion for Leave to File an Amended Complaint, this Court stated that "Parrish has stated a claim for breach of fiduciary duty." As a result, on March 14, 2008, Plaintiffs filed a Motion to certify as a class action the claim for breach of fiduciary duty asserted by Bernard Parrish against Defendants on behalf of the Retired NFLPA Member Class.
- 3. In its Order dated April 29, 2008 Granting in Part and Denying in Part Plaintiffs' Motion for Class Certification, this Court denied certification of Parrish's breach of fiduciary duty claim on behalf of the Retired NFLPA Member Class on the grounds that Parrish was not an adequate class representative. Thus, by denying certification of Parrish's claim for breach of fiduciary duty on behalf of the Retired NFLPA Member Class (without ruling on the merits), Parrish is left only with an individual claim that does not satisfy the requirements for federal court diversity jurisdiction as his claim, standing alone, does not exceed the jurisdictional amount of \$75,000. See 28 U.S.C.A. § 1332(a).
- Based on the foregoing, Plaintiffs request that Parrish's individual claim for breach 4. of fiduciary duty now be dismissed without prejudice, with: (a) the right to appeal this Court's final judgment with respect to the denial of class certification for Parrish's breach of fiduciary duty claim brought on behalf of the Retired NFLPA Member Class be expressly preserved, and (b) in the event of a successful appeal of the Court's final judgment with respect to the denial of

for trial.

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claims, and even provided Defendants with two different versions. Defendants, however, refused

vehicle, and now bring this motion in order to dismiss Mr. Parrish's claim and streamline this case

to agree to a stipulation of dismissal without prejudice and demanded that Parrish dismiss his claims with prejudice. Plaintiffs believe that dismissal without prejudice is the appropriate

Plaintiffs tried working with Defendants on a suitable stipulation dismissing Mr. Parrish's

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1	class certification for Parrish's breach of fiduciary duty claim, the right that such class claim be		
2	allowed to move forward before this Court.		
3	WHEREAS, Plaintiffs request that (1) Parrish's individual claim for breach of fiduciary		
4	duty now be dismissed without prejudice, (2) the right to appeal this Court's final judgment with		
5	respect to the denial of class certification for Parrish's breach of fiduciary duty claim brought on		
6	behalf of the Retired NFLPA Member Class be expressly preserved, and (3) in the event of a		
7	successful appeal of the Court's final judgment with respect to the denial of class certification for		
8	Parrish's breach of fiduciary duty claim, that such claim be allowed to move forward before this		
9	Court.		
10			
11	Dated: August 13, 2008 MANATT, PHELPS & PHILLIPS, LLP		
12	By: /s/ Ryan S. Hilbert		
13	Ronald S. Katz (SBN 085713) Ryan S. Hilbert (SBN 210549)		
14	Noel S. Cohen (SBN 219645) MANATT, PHELPS & PHILLIPS, LLP		
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