Exhibit C to the Declaration of Ronald S. Katz in Support of Class Counsels' Renewed Application for Fees, Expenses, and an Incentive Payment For Class Representative, Herbert Adderley

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Project No. 4		Review of key documents received from Bernard Parrish			
Date	Time Keeper	Description	Hours	Rate	Fee
3/13/2007	AW Fiero	Review LM-2's, GLA's found by B. Parrish.	1.30	415	539.50
Project Total:			1.30		\$539.50
Percentage Recoverable:	100%				\$539.50
Hours Billed to Project No. 4 by Co-Counsel:	6.8				

Project No. 5		Strategy calls with co-counsel and/or client regarding potential causes of action and draft complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
	RS Hilbert	Conference call re status of matter and strategy for class action complaint.	1.10	460	506.00
1/23/2007	RS Katz	Interview clients.	0.90	690	621.00
1/24/2007	NS Cohen	Review file in preparation of meeting with counsel.	0.50	435	217.50
1/24/2007	NS Cohen	Telephone conference with R. Katz and McKool law firm in preparation of filing complaint/strategies re complaint.	0.60	435	261.00
1/24/2007	RS Hilbert	Conference call with co-counsel re status of matter and strategy for class action complaint; conference with R. Katz re same and related issues.	1.00	460	460.00
2/5/2007	NS Cohen	Meeting with R. Katz and R. Hilbert re preparation of complaint and strategize re causes of action.	1.00	435	435.00
2/6/2007	NS Cohen	Telephone conference with McKool Smith re draft Complaint.	0.80	435	348.00
	RS Hilbert	Review e-mails on status of case and strategy going forward; conference call with litigation team re same.	1.00	460	460.00
2/15/2007	RS Katz	Telephone conversation with clients.	1.20	690	828.00
Project Total:			8.10		\$4,136.50
Percentage Recoverable:	100%				\$4,136.50
Hours Billed to Project No. 5 by Co-Counsel:	9				

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Project No. 7		Legal research regarding potential contract claims			
Date	Time Keeper	Description	Hours	Rate	Fee
2/2/2007	RS Hilbert	Conduct legal research in connection with same.	2.10	460	966.00
2/4/2007	RS Hilbert	Review research materials in connection with class action complaint.	1.50	460	690.00
2/13/2007	RS Hilbert	Conduct legal research in connection with LM-2 forms.	2.00	460	920.00
Project Total:			5.60		\$2,576.00
Percentage Recoverable:	100%				\$2,576.00
Hours Billed to Project No. 7 by Co-Counsel:	0				

		·			
Project No. 12		Prepare co-counsel agreement			
Date	Time Keeper	Description	Hours	Rate	Fee
2/12/2007	RS Hilbert	Review co-counsel agreement; forward same to B. Lynch for review and approval.	2.50	460	1,150.00
Project Total:			2.50		\$1,150.00
Percentage Recoverable:	100%				\$1,150.00
Hours Billed to Project No. 12 by Co-Counsel:	4.4				

Project No. 14		Review of client documents and exhibits			
Date	Time Keeper	Description	Hours	Rate	Fee
2/12/2007	RS Hilbert	Conference call with R. Katz re class action complaint and related issues; conference with B. Lynch re allegations against Players Inc.	2.00	460	920.00
2/19/2007	NS Cohen	Review LM-2 Summary and correspondence between Katz and Parrish and retired players.	0.40	435	174.00
2/20/2007	RS Hilbert	Review and analyze LM-2 reports filed by NFL Players Association.	3.30	460	1,518.00
2/27/2007	RS Hilbert	Review and analyze LM-2 reports filed by NFL Players Association.	1.70	460	782.00
Project Total:			7.40		\$3,394.00

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Percentage Recoverable:	100%		\$3,394.00
Hours Billed to	5.9		
Project No. 14 by			
Co-Counsel:			

roject No. 15		Prepare Complaint (filed February 14, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
1/23/2007		Work on complaint	1.00	690	690.
1/24/2007		Work on complaint.	1.10	690	759
1/25/2007		Work on complaint.	1.10	690	759
	RS Hilbert	Draft class action complaint.	0.90	460	414
	RS Hilbert	Draft class action complaint	2.00	460	920
	RS Hilbert	Draft class action complaint.	5.80	460	2,668
2/5/2007		Work on complaint.	1.40	690	966
	DL Wishon	Research re similar cases.	0.40	265	106
	RS Hilbert	Draft class action complaint; review and revise same; conference with R. Katz re same; conference call with R. Katz and co-counsel re same.	5.40	460	2,484
2/6/2007		Work on complaint.	0.90	690	621
2/7/2007	DL Wishon	Research re similar cases.	0.60	235	141
2/7/2007	RS Hilbert	Conference with R. Katz re class action complaint and related issues.	0.50	460	230
2/7/2007		Work on complaint.	2.80	690	1,932
2/8/2007	DL Wishon	Research related/similar cases.	0.50	265	132
2/8/2007	RS Katz	Work on complaint.	1.80	690	1,242
2/9/2007	RS Hilbert	Conference with R. Katz re class action complaint and related issues; conference call with co-counsel re same.	1.00	460	460
2/9/2007	RS Katz	Work on complaint.	0.90	690	621
2/10/2007		Work on complaint.	1.90	690	1,311
2/11/2007		Work on complaint.	2.20	690	1,518
2/12/2007		Work on complaint.	6.10	690	4,209
2/13/2007 2/13/2007	RS Hilbert	Review and revise class action complaint; conference call with R. Katz re same and related issues. Work on complaint.	1.00	460 690	460
2/10/2007	no Naiz	·	2.00	090	1,380
2/14/2007	DL Wishon	Prepare complaint and additional documents for filing with the court and service.	4.60	265	1,219
2/14/2007 2/14/2007	RS Hilbert RS Katz	Review and revise class action complaint; draft and send e-mail re same; conference with D. Wishon re service of same. Work on complaint.	2.50 2.20	460 690	1,150 1,518
2/15/2007	DL Wishon	Prepare documents for filing with the court and service.	1.40	265	371

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Project Total:		52.00	\$28,281.50
Percentage Recoverable:	75%		\$21,211.13
recoverable.			
Hours Billed to Project No. 15 by Co-Counsel:	32.4		

Project No. 15(A)		Conference with co-counsel to strategize re: motion re: interim class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
2/7/2007	NS Cohen	Multiple conferences with R. Katz re documents supporting interim appointment.	0.30	435	130.50
5/7/2007	NS Cohen	E-mail correspondence with team re opposition briefs.	0.20	435	87.00
5/7/2007	NS Cohen	Multiple conferences with R. Katz and R. Hilbert re opposition briefs and supporting documents and reply re interim counsel.	0.30	435	130.50
5/16/2007	NS Cohen	Multiple telephone conferences and e-mail correspondence with R. Katz re revisions to reply re interim counsel.	0.30	435	130.50
5/16/2007	NS Cohen	E-mail correspondence with co-counsel re finalizing brief.	0.20	435	87.00
Project Total:			1.30		\$565.50
Percentage Recoverable:	100%				\$565.50
Hours Billed to Project No. 15(A) by Co-Counsel:	0				

Project No. 15(B)		Draft and revise motion re: interim class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
2/6/2007	NS Cohen	Begin drafting application for interim appointment of class counsel.	0.60	435	261.00
2/7/2007	NS Cohen	Draft application for appointment of interim class counsel.	1.20	435	522.00
2/13/2007	RS Hilbert	Review and revise motion to be designated interim counsel.	0.80	460	368.00
2/14/2007	NS Cohen	Review motion for appointment of class counsel in preparation of filing.	0.40	435	174.00
2/14/2007	RS Hilbert	Review and revise motion to be designated interim counsel; draft proposed order and declaration of R. Katz for use with same.	2.50	460	1,150.00

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2/15/2007	RS Katz	Work on interim lead counsel motion.	3.00	690	2,070.00
3/27/2007	AW Fiero	Outlining factual background to include regarding R. Katz's investigation prior to accepting case as lead counsel.	0.70	415	290.50
Project Total:			9.20		\$4,835.50
Percentage Recoverable:	100%				\$4,835.50
Hours Billed to Project No. 15(B) by Co-Counsel:	0				

Project No. 16		Prepare First Amended Complaint (filed February 23, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/22/2007	NS Cohen	Review FAC in preparation of filing.	0.30	435	130.50
2/22/2007	RS Hilbert	Draft First Amended Complaint.	1.30	460	598.00
2/22/2007	RS Katz	Work on amending claim.	0.50	690	345.00
2/23/2007	DL Wishon	Research re service of Amended Complaint.	0.30	265	79.50
2/23/2007	RS Hilbert	Oversee filing of First Amended Complaint; telephone call with opposing counsel re same; review e-mail from R. Katz re questions about same; follow-up telephone call with R. Katz re same and related issues.	1.90	460	874.00
2/26/2007	RS Hilbert	Telephone call with opposing counsel re First Amended Complaint and related issues; draft and send e-mails re same.	0.50	460	230.00
Project Total:			4.80		\$2,257.00
Percentage Recoverable:	75%				\$1,692.75
Hours Billed to Project No. 16 by Co-Counsel:	3.3				

	Identification of class representatives			
Time Keeper	Description	Hours	Rate	Fee
RS Katz	Getting new class representatives.	1.40	690	966.00
RS Hilbert	Meeting with W. Roberts re possible addition as class representative.	1.00	460	460.00
RS Katz	Meet new class representatives.	2.90	690	2,001.00
RS Katz	Correspond with client, co-counsel.	0.70	690	483.00
	Time Keeper RS Katz RS Hilbert RS Katz	RS Katz Getting new class representatives. Meeting with W. Roberts re possible addition as class representative. RS Hilbert Meet new class representatives.	Time Keeper Description Hours RS Katz Getting new class representatives. 1.40 Meeting with W. Roberts re possible addition as class representative. 1.00 RS Hilbert representative. 1.00 RS Katz Meet new class representatives. 2.90	Time Keeper Description Hours Rate RS Katz Getting new class representatives. 1.40 690 Meeting with W. Roberts re possible addition as class representative. 1.00 460 RS Katz Meet new class representatives. 2.90 690

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Project Total:		6.00	\$3,910.00
Percentage Recoverable:	100%		\$3,910.00
Hours Billed to	0		
Project No. 17 by			
Co-Counsel:			

Project No. 20		February 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
2/8/2007	K Hunt	Locate 4th Circuit Opinion for attorney reference.	0.80	175	140.00
2/25/2007	RS Hilbert	Draft and send e-mails re Magistrate Judge Spero; investigate consent to magistrate judge jurisdiction.	1.20	460	552.00
2/28/2007	RS Hilbert	Conference re preparation of form consenting to magistrate judge jurisdiction.	1.10	460	506.00
Project Total:			3.10		\$1,198.00
Percentage Recoverable:	100%				\$1,198.00
Hours Billed to Project No. 20 by Co-Counsel:	12.1				

Project No. 20(A)		Legal research re: drafting motion and reply re: interim class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
2/6/2007	NS Cohen	Legal research and analysis re appointment as interim class counsel.	1.00	435	435.00
2/7/2007	NS Cohen	Legal research and analysis re criteria for interim appointment.	2.10	435	913.50
5/1/2007	NS Cohen	Begin research re case law in opposition to motion for appointment as interim class counsel.	1.20	435	522.00
5/7/2007	NS Cohen	LRA re reply re interim counsel	1.30	435	565.50
5/7/2007	NS Cohen	Continue research re federal case law re appointment of interim counsel without competing actions.	0.80	435	348.00
5/9/2007	NS Cohen	Review case law cited in Defendant's opposition to motion for interim counsel.	1.20	435	522.00
5/10/2007	NS Cohen	Research federal case law re appointment of interim counsel prior to certification.	0.30	435	130.50
Project Total:			7.90		\$3,436.50
Percentage Recoverable:	100%				\$3,436.50

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Hours Billed to Project No. 20(A) by Co-Counsel:			

Project No. 20(B)		Communications with the press re lawsuit			
Date	Time Keeper	Description	Hours	Rate	Fee
2/13/2007		Interviews, press release	3.80	690	2,622.00
2/14/2007		Interviews, press release.	4.00	690	2,760.00
2/15/2007		Respond to press inquiries.	2.20	690	1,518.00
2/16/2007		Work on press responses.	2.00	690	1,380.00
2/20/2007	RS Hilbert	Telephone call with A. Abrahamson re status of dispute.	0.70	460	322.00
2/27/2007	RS Hilbert	Telephone call with A. Abrahamson re same.	0.50	460	230.00
2/28/2007		Meeting with Alan Schwarz of NY Times and Dan Kaplan of SportsBusiness Journal.	3.30	690	2,277.00
3/1/2007	RS Katz	Meet with M. Kaplan .	1.10	690	759.00
	NS Cohen	Continue review of case law re interim counsel designation.	1.00	435	435.00
5/11/2007		Meeting with A. Bennett.	1.00	690	690.00
9/28/2007	RS Katz	Response to press inquiries.	0.70	690	483.00
	LP Parcher	Teleconference with news columnist, Mark Kriegel.	0.50	850	425.00
11/11/2008		Respond to numerous inquiries from the press.	0.90	700	630.00
11/12/2008		Respond to numerous inquiries from the press.	2.00	700	1,400.00
12/12/2008	CS Hummel	Conference telephone call with Forbes.	1.00	700	700.00
Project Total:			24.70		\$16,631.00
Percentage Recoverable:	100%				\$16,631.00
Hours Billed to Project No. 20(B) by Co-Counsel:	0				

Project No. 22(A)		Draft notice to continue hearing on application for appointment of interim class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
2/28/2007	DL Wishon	Prepare documents for filing with the court.	0.20	265	53.00
2/28/2007	RS Hilbert	Draft notice to continue hearing on motion to appoint Manatt as interim counsel; oversee e-filing of same.	1.10	460	506.00
Project Total:			1.30		\$559.00

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Percentage Recoverable:	100%		\$559.00
Hours Billed to Project No. 22(A) by Co-Counsel:	0		

Project No. 25(A)		Review electronic files of clients in preparation of production			
Date	Time Keeper	Description	Hours	Rate	Fee
6/19/2007	NS Cohen	Review entire hard drives of Adderly and Roberts for compliance with initial disclosure requirements.	2.80	435	1,218.00
6/20/2007	NS Cohen	Review Parrish hard drive in preparation of production re: initial disclosures.	2.00	435	870.00
6/21/2007	NS Cohen	Continue reviewing Parrish hard drive in preparation of production; e-mail correspondence with Vincent R. re: e-mail search for Adderly.	1.20	435	522.00
6/26/2007	NS Cohen	Review Parrish e-mail account in preparation of production; continue reviewing Adderly and Roberts e-mail account in preparation of production.	5.50	435	2,392.50
6/27/2007	NS Cohen	Finish review of Roberts e-mails re: initial disclosures.	1.30	435	565.50
	NS Cohen	Continue reviewing Parrish e-mails in preparation of initial disclosure requirements.	2.40	435	1,044.00
7/2/2007	NS Cohen	Continue review of Parrish e-mail depository.	1.10	435	478.50
7/6/2007	NS Cohen	Review Parrish hard drive re: Production of Documents.	0.60	435	261.00
8/23/2007	NS Cohen	Begin collecting documents for production to NFLPA.	1.20	435	522.00
8/29/2007	NS Cohen	Review and prepare documents for production in response to defendants' first request for production.	1.00	435	435.00
8/30/2007	NS Cohen	Continue reviewing and preparing documents for production.	2.60	435	1,131.00
8/31/2007	NS Cohen	Continue reviewing documents in preparation of production.	1.60	435	696.00
9/4/2007	NS Cohen	Continue reviewing documents in response to first request for production of documents.	2.30	435	1,000.50
9/5/2007	NS Cohen	Continue document review of Bernie and Herb's emails.	5.00	435	2,175.00
	NS Cohen	Continue reviewing Parrish e-mails in preparation of document production.	3.00	435	1,305.00
	KL Sloane	Work on organizing production documents.	0.60	255	153.00
11/26/2007	NS Cohen	Prepare Parrish documents for production.	1.00	435	435.00

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11/29/2007	NS Cohen	Multiple conferences and e-mail correspondence with R. Hilbert re: document production.	0.30	435	130.50
12/11/2007	NS Cohen	E-mail correspondence with R. Hilbert re: document production issues.	0.10	435	43.50
1/11/2008	NS Cohen	Review Parrish hard drive in preparation of supplemental production.	1.20	485	582.00
1/15/2008	NS Cohen	Review Parrish documents for potential privileges.	0.80	485	388.00
1/16/2008	NS Cohen	E-mail correspondence and telephone conference with B. Parrish re: document production.	0.20	485	97.00
1/16/2008	NS Cohen	Continue reviewing documents in preparation of supplemental production.	1.40	485	679.00
1/17/2008	NS Cohen	Review Parrish documents.	1.80	485	873.00
1/21/2008	NS Cohen	Review Parrish and Adderley documents in preparation of supplemental production.	3.40	485	1,649.00
1/22/2008	NS Cohen	Participate in telephone conference with team re: discovery and class certification; continue reviewing Adderley and Parrish documents in preparation of production.	1.50	485	727.50
1/30/2008	NS Cohen	Review document production for privilege material and redactions in preparation of service.	0.60	485	291.00
2/1/2008	KL Sloane	Revise litigation index and organize case files; prepare client documents for production in compliance with Protective Order.	0.80	270	216.00
2/4/2008	KL Sloane	Update master index and organize case files; review NFL prior production documents for information requested by N. Cohen.	0.60	270	162.00
2/5/2008	NS Cohen	Continue reviewing Parrish documents in preparation of supplemental production.	2.50	485	1,212.50
2/7/2008	NS Cohen	Prepare additional documents for production.	0.40	485	194.00
2/8/2008	KL Sloane	Process documents for purpose of production.	0.80	270	216.00
2/8/2008	NS Cohen	Continue reviewing Parrish e-mails in preparation of production to defendants.	0.30	485	145.50
3/11/2008	NS Cohen	Review Adderley CD from original hard drive search in preparation of responding to meet and confer.	2.20	485	1,067.00
Project Total:			54.10		\$23,877.50
Percentage Recoverable:	100%		-01.10		\$23,877.50
Hours Billed to Project No. 25(A) by Co-Counsel:	0				

Project No. 27	Legal research regarding damages		
.,	19. 11.1 1 19. 1 9.1 19.1		

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Date	Time Keeper	Description	Hours	Rate	Fee
		Legal research and analysis re CA case law re unjust			
3/11/2007	NS Cohen	enrichment.	2.20	435	957.00
3/11/2007	NS Cohen	Legal research re constructive trusts.	0.50	435	217.50
3/12/2007	AW Fiero	Review and follow-up on research done by N. Cohen and J. Adler concerning constructive trust and unjust enrichment for purposes of establishing that Plaintiffs' claims are well-founded.	2.10	415	871.50
Project Total:			4.80		\$2,046.00
Percentage Recoverable:	100%				\$2,046.00
Hours Billed to Project No. 27 by Co-Counsel:	8.7				

Project No. 28		Legal research regarding class issues			
Date	Time Keeper	Description	Hours	Rate	Fee
9/8/2008	LM Franco	Review correspondence re class proof.	0.80	550	440.00
Project Total:			0.80		\$440.00
Percentage Recoverable:	100%				\$440.00
Hours Billed to Project No. 28 by Co-Counsel:	14.2				

Project No. 30		Establish Retired Players for Justice			
Date	Time Keeper	Description	Hours	Rate	Fee
2/16/2007	RS Katz	New organization.	3.90	690	2,691.00
2/21/2007	RS Katz	Work on website.	1.00	690	690.00
2/27/2007	RS Katz	Work on website issues.	0.60	690	414.00
Project Total:			5.50		\$3,795.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 30 by Co-Counsel:	6.2				

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Project No. 31		March 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
3/1/2007	RS Katz	Telephone conference with client, work on discovery issues.	0.90	690	621.00
3/6/2007		Research re pro hac vice applications.	0.50	175	87.50
3/29/2007	RS Hilbert	Review Madden 2007 for use of client's images or likenesses; take screen shots of same.	1.00	460	460.00
Project Total:			2.40		\$1,168.50
Percentage Recoverable:	100%				\$1,168.50
Hours Billed to Project No. 31 by Co-Counsel:	1.4				

Project No. 31(B)		Communications re evidence preservation issues			
Date	Time Keeper	Description	Hours	Rate	Fee
3/2/2007	RS Hilbert	Draft and send e-mail to opposing counsel re preservation of website.	0.80	460	368.00
3/13/2007	RS Hilbert	Review e-mail correspondence re website preservation issues; draft and send e-mail re same.	0.70	460	322.00
3/14/2007	RS Hilbert	Telephone calls re preservation of website of Retired Football Players for Justice; draft and send e-mail re same.	1.10	460	506.00
5/25/2007		Work on preserving computer hard drives.	1.10	690	759.00
6/4/2007	RS Hilbert	E-mail correspondence re computer forensic issues.	1.00	460	460.00
Project Total:			4.70		\$2,415.00
Percentage Recoverable:	100%				\$2,415.00
Hours Billed to Project No. 31(B) by Co-Counsel:	0				

Project No. 32		Legal research regarding communications with class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee

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3/11/2008	LM Franco	Begin legal research on propriety of class rep communication with potential class members.	3.40	550	1,870.00
3/12/2008	LM Franco	Legal research on adequacy of class rep. and communications with potential class members.	1.00	550	550.00
3/13/2008	LM Franco	Further legal research on ability of class rep. to communicate with potential class members pre-and post-certification.	4.00	550	2,200.00
Project Total:			8.40		\$4,620.00
Percentage Recoverable:	100%				\$4,620.00
Hours Billed to Project No. 32 by Co-Counsel:	5.00				

Project No. 33		Preparation of memorandum regarding communications with class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
3/13/2007	AW Fiero	Review class certification memo and application to become plaintiff's counsel.	0.70	415	290.50
3/17/2008	LM Franco	Legal research on restrictions on communications between class counsel/class rep. and putative class members and prepare memo to file.	7.00	550	3,850.00
Project Total:			7.70		\$4,140.50
Percentage Recoverable:	100%				\$4,140.50
Hours Billed to Project No. 33 by Co-Counsel:	6.60				

Project No. 34		Legal research regarding fiduciary duty claim			
Date	Time Keeper	Description	Hours	Rate	Fee
3/11/2007	NS Cohen	Legal research and analysis re CA case law re breach of fiduciary duty where party purports to represent another.	2.00	435	870.00
3/14/2007	NS Cohen	Review A. Fiero memo re unjust enrichment and fiduciary relationships.	0.30	435	130.50
Project Total:			2.30		\$1,000.50
Percentage Recoverable:	100%				\$1,000.50

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Hours Billed to	5.00		
Project No. 34 by			
Co-Counsel:			

Project No. 34(A)		Communications with experts re confidentiality issues			
Date	Time Keeper	Description	Hours	Rate	Fee
		Further revise letter re disclosure of confidential information to expert; draft and send e-mail to expert re			
8/8/2007	RS Hilbert	same.	1.00	460	460.00
Project Total:			1.00		\$460.00
Percentage Recoverable:	100%				\$460.00
Hours Billed to Project No. 34(A) by Co-Counsel:	0.00				

Project No. 34(B)		Communications with opposing counsel re case deadlines			
Date	Time Keeper	Description	Hours	Rate	Fee
3/2/2007	RS Hilbert	Draft and send letter to opposing counsel re scheduling orders.	0.50	460	230.00
4/30/2007	RS Hilbert	Review e-mail from co-counsel re discovery deadlines; research and confirm same; draft and send e-mail re same.	1.20	460	552.00
5/7/2007	RS Hilbert	Review voicemail from opposing counsel re upcoming deadlines; confirm same; telephone call with opposing counsel re same.	1.40	460	644.00
Project Total:			3.10		\$1,426.00
Percentage Recoverable:	100%				\$1,426.00
Hours Billed to Project No. 34(B) by Co-Counsel:	0.00				

Project No. 35		April 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
4/27/2007	K Hunt	Create working set of pleadings.	1.00	175	175.00

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4/27/2007	K Hunt	Create index re same.	1.30	175	227.50
Project Total:			2.30		\$402.50
Percentage Recoverable:	100%				\$402.50
Hours Billed to Project No. 35 by Co-Counsel:	5.40				

Project No. 38		Review and analysis of Defendants' Motion for Sanctions (filed April 4, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/9/2007	NS Cohen	Review Defendant's Rule 11 Motion for Sanctions.	0.20	435	87.00
3/10/2007		Work on Rule 11 issues.	3.30	690	2,277.00
3/10/2007	no Naiz	Work of Fluid 11 133003.	3.30	090	2,277.00
3/11/2007	AW Fioro	Review pleading filed by Parrish, et. al and Rule 11 Motion and accompanying papers filed by Players Inc.	1.70	415	705.50
3/11/2007		Work on Rule 11 issues.	3.40	690	2,346.00
3/11/2007	RS Katz	Work off hale 11 issues.	3.40	690	2,346.00
3/12/2007	RS Hilbert	Review proposed motion under Rule 11; conference with R. Katz re same and related issues; conference call with co-counsel re same.	4.80	460	2,208.00
3/13/2007		Outline opposition to Rule 11 motion.	1.50	415	622.50
3/21/2007		Work on Rule 11 motion.	1.90	690	1,311.00
3/22/2007		Work on Rule 11 issues.	1.70	690	1,173.00
3/23/2007		Work on Rule 11 motion.	1.30	690	897.00
3/27/2007	AW Fiero	Additional outlining and drafting of Opposition to Rule 11 motion, focusing on fiduciary duty claim, integrating new evidence found by B. Parrish.	0.60	415	249.00
3/27/2007	AW Fiero	Culling out arguments that could be made in response to motion to dismiss (or for summary judgment) in the event Rule 11 motion is withdrawn.	0.70	415	290.50
3/27/2007	RS Katz	Work on Rule 11 issues.	2.30	690	1,587.00
3/29/2007		Review proposed letter in response to Rule 11 motion and comments from J. Adler and R. Katz; review additional evidence supporting opposition to motion (and supporting claims in Complaint) from R. Katz.	1.00	415	415.00
3/29/2007	HS Katz	Work on Rule 11 letter.	1.50	690	1,035.00
4/2/2007	AW Fiero	Review Amended Answer and response to Rule 11 motion; review evidence supporting fiduciary duty claim, including new website, exhibits to Amended Complaint and LM-2's.	2.00	415	830.00
4/4/2007	NS Cohen	Review and analyze Rule 11 motion and opposition to motion for interim counsel.	0.30	435	130.50

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Project Total:		28.20	\$16,164.00
Percentage Recoverable:	75%		\$12,123.00
Hours Billed to Project No. 38 by Co-Counsel:	60.70		

Project No. 38(A)		Research in preparation of opposing Rule 11 motion			
Date	Time Keeper	Description	Hours	Rate	Fee
3/9/2007	NS Cohen	Legal research and analysis re Rule 11 Sanctions for frivolous complaint and standards therefor.	0.40	435	174.00
3/11/2007	AW Fiero	Initial research of basic Ninth Circuit standards for Rule 11 sanctions.	2.90	415	1,203.50
3/14/2007	AW Fiero	Editing and transmitting revised Rule 11 research memo to team.	1.50	415	622.50
4/27/2007	AW Fiero	Follow-up research regarding case law cited by PI in Rule 11 motion.	2.30	415	954.50
4/30/2007	AW Fiero	Follow-up research for Rule 11 opposition, with emphasis on standards for "improper purpose" in the context of a complaint; outline investigation taken prior to filing complaint and factual basis for claims alleged; address improper purpose argument as against plaintiffs and counsel.	10.00	415	4,150.00
5/1/2007	AW Fiero	Case law research regarding CA standards for improper purpose; refute Eighth and Fifth Circuit cases cited by Players Inc.	2.50	415	1,037.50
	AW Fiero	Review treatises regarding Rule 11.	1.00	415	415.00
5/2/2007	AW Fiero	Follow-up research regarding Professional Associations to determine if any should be added to Rule 11 opposition - similar to Dietz case.	2.10	415	871.50
5/4/2007	NS Cohen	Research re Board of Directors for Players Inc. and NFLPA re opposition briefs.	1.50	435	652.50
5/7/2007	AW Fiero	Finalize follow-up research for Rule 11 opposition.	2.60	415	1,079.00
Project Total:			26.80		\$11,160.00
Percentage Recoverable:	75%				\$8,370.00
Hours Billed to Project No. 38(A) by Co-Counsel:	0.00				

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Project No. 39		Review and analysis of Defendants' Motion to Transfer Venue (filed April 4, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/10/2007	RS Katz	Work on motions.	1.10	690	759.00
5/9/2007	NS Cohen	Review opposition to motion to transfer venue.	0.50	435	217.50
Project Total:			1.60		\$976.50
Percentage Recoverable:	100%				\$976.50
Hours Billed to Project No. 39 by Co-Counsel:	0.00				

Project No. 41		Review and analysis of Defendants' Motion for Judgment on the Pleadings (filed April 4, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/5/2007	AW Fiero	Initial review of cases cited by PI in support of its JOP motion.	1.70	415	705.50
4/5/2007	NS Cohen	Review and analyze motion for judgment on the pleadings and motion for change in venue in preparation for conference call.	0.30	435	130.50
4/5/2007		Work on motions.	1.40	690	966.00
Project Total: Percentage	75%		3.40		\$1,802.00 \$1,351.50
Recoverable:	7570				ψ1,331.30
Hours Billed to Project No. 41 by Co-Counsel:	8.00				

Project No. 42		Strategy calls in connection with Defendants' motion to dismiss			
Date	Time Keeper	Description	Hours	Rate	Fee
4/4/2007	NS Cohen	E-mail correspondence with trial team re defendants' motions.	0.30	435	130.50
4/5/2007	AW Fiero	Teleconference to discuss opposition to JOP motion, and gathering input on ideas to include in the draft opposition.	1.50	415	622.50
4/5/2007	NS Cohen	Participate in telephone conference with legal team in preparation of responding to motions filed by defendants.	1.00	435	435.00

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		Conference call re status of case and strategy going			
		forward; draft and send e-mail to opposing counsel re			
	RS Hilbert	hearing dates.	1.20	460	552.00
4/6/2007	RS Katz	Conference call re motions.	1.00	690	690.00
4/10/2007	AW Fiero	Teleconference with R. Katz to discuss brief and suggested comments.	1.00	415	415.00
4/11/2007	AW Fiero	Teleconference to discuss draft opposition to JOP, Rule 11, discovery schedule and case management issues.	1.00	415	415.00
4/11/2007	NS Cohen	Telephone conference with trial team re responding to Defendants' motions, initial disclosures and pretrial conference.	1.00	435	435.00
	NS Cohen	Participate in telephone conference with R. Katz and McCool firm re CMC and opposition briefs.	0.80	435	348.00
4/27/2007	RS Hilbert	Conference call re status of case and strategy going forward.	0.80	460	368.00
5/2/2007	RS Hilbert	Conference with R. Katz re status of dispute and strategy going forward; conference with N. Cohen re same; review and analyze investigative report on the Allens.	1.60	460	736.00
5/3/2007	RS Hilbert	Conference call with litigation team re status of dispute and strategy going forward.	0.80	460	368.00
5/7/2007	RS Hilbert	Conference call re status of oppositions and related topics.	1.00	460	460.00
Project Total:			13.00		\$5,975.00
Percentage Recoverable:	75%				\$4,481.25
Hours Billed to Project No. 42 by Co-Counsel:	8.20				

Project No. 42(A)		May 2007 Case Management			
Date	Time Keeper	Description	Hours	Rate	Fee
5/14/2007		Interview with client, H. Adderley.	0.50	690	345.00
5/18/2007	K Hunt	Update pleadings binder;	0.70	175	122.50
5/18/2007	K Hunt	update index re same.	0.40	175	70.00
Project Total:			1.60		\$537.50
Percentage Recoverable:	100%				\$537.50
Hours Billed to Project No. 42(A) by Co-Counsel:	0				

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Project No. 43		Prepare response to Defendant's Motion for Judgment on the Pleadings (filed May 10, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
		Outline opposition to JOP, including drafting statement			
4/6/2007	AW Fiero	of fact, general legal standards.	2.70	415	1,120.50
4/0/0007	=	Detailed review of Amended Complaint to cull out facts			
4/6/2007	AW Fiero	supporting these two claims	1.00	415	415.00
		Draft introduction to the opposition and response to			
4/7/2007	AW Fiero	PI's accounting argument; draft response to unjust enrichment argument.	3.00	415	1,245.00
4/1/2001	AVVIIEIO	Cimonital agament.	3.00	413	1,243.00
		Edit and draft opposition to JOP; cull out factual			
		allegations supporting each claim at issue, focusing on			
		fiduciary duty claims and breach; including prior research regarding agency and draft general section			
		attacking Pl's "straw man" argument regarding fiduciary			
		duty; draft argument based on special relationship of PI			
		that would give rise to fiduciary duty; distinguishing PI's			
4/9/2007	AW Fiero	commercial relationship cases and "agency" cases.	10.00	415	4,150.00
		Final editing of opposition; review JOP to ensure that			
		all arguments and authority is addressed, including			
4/10/2007	A)A/ Figure	arguments regarding NFLPA allegations, as well as, "futility" of amendment.	0.00	445	1.045.00
4/10/2007 4/27/2007		Work on opposition briefs.	3.00 2.90	415 690	1,245.00 2,001.00
4/21/2001	no Raiz	Edit opposition to JOP brief to make more detailed	2.90	090	2,001.00
5/2/2007	AW Fiero	rebuttal to Players Inc.'s cases.	1.80	415	747.00
	7.00	Incorporate other comments from R. Katz and re-	1.00	110	7 17 100
5/2/2007	AW Fiero	transmit to team for review.	0.90	415	373.50
	RS Katz	Work on oppositions to motions.	2.10	690	1,449.00
5/8/2007	RS Katz	Work on opposition to motions.	4.10	690	2,829.00
		Revise opposition to motion for judgment on the			
5/9/2007	RS Hilbert	pleadings.	1.00	460	460.00
5 // 0 /000 T		Review revised JOP opposition regarding restatement			
5/10/2007		and providing comments to R. Hilbert.	1.00	415	415.00
	DL Wishon	Prepare documents for filing with the court. Work on opposition to motions.	3.60	265	954.00
5/10/2007	RS Katz	Work on opposition to motions.	3.30	690	2,277.00
Project Total:			40.40		\$19,681.00
Percentage	75%		10.70		\$14,760.75
Recoverable:					41.,730.70
Hours Billed to	34.30				
Project No. 43 by Co-Counsel:					
CO-COUITSEI.					

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		Legal research in connection with Defendants'			
Project No. 44		Motion for Judgment on the Pleadings			
Date	Time Keeper	Description	Hours	Rate	Fee
4/5/2007	AW Fiero	Research focusing on Virginia law and "agency" standards.	2.80	415	1,162.00
4/6/2007	AW Fiero	Research regarding California law concerning unjust enrichment and accounting.	2.10	415	871.50
4/6/2007	AW Fiero	General research concerning cases where motion to dismiss or judgment on pleadings denied.	1.00	415	415.00
4/8/2007	AW Fiero	Research regarding whether fiduciary duty is required to state a claim for an accounting, or for unjust enrichment.	1.70	415	705.50
4/8/2007	AW Fiero	Research regarding choice of law and rebutting PI's claim that Virginia law applies to resolution of this dispute.	2.30	415	954.50
5/7/2007	AW Fiero	Follow-up research on Lectrodryer case.	1.40	415	581.00
5/8/2007	AW Fiero	Research regarding Third Restatement of Agency; cull through commentary and sections which address "manifestation of assent" to determine if any sections conflicted with Second Restatement included in brief; edit sections of JOP opposition to address Third Restatement and draft overview memo to team; follow-up case law research regarding Third Restatement; citation updates for latest drafts of brief.	6.00	415	2,490.00
Project Total:			17.30		\$7,179.50
Percentage Recoverable:	75%				\$5,384.63
Hours Billed to Project No. 44 by Co-Counsel:	23.40				

Project No. 45		Prepare Response to Motion to Transfer Venue (filed May 10, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/26/2007		Work on opposition briefs.	3.30	690	2,277.00
5/2/2007	RS Katz	Work on oppositions to motions.	3.30	690	2,277.00
5/4/2007	AW Fiero	Review final version of opposition to motion to transfer.	0.90	415	373.50
5/4/2007	NS Cohen	Review and revise opposition to JOP motion and venue motion.	0.80	435	348.00

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		Review and revise opposition to motion to transfer and			
5/4/2007	RS Hilbert	opposition to motion for judgment on the pleadings; forward same to co-counsel for review.	3.30	460	1,518.00
	RS Katz	Work on oppositions to motions.	4.50	690	3,105.00
	RS Katz	Work on oppositions to motions.			<u> </u>
		Revise opposition to motion to transfer.	2.80	690	1,932.00
	RS Hilbert		2.20	460	1,012.00
5/9/2007	RS Katz	Work on oppositions to motions.	3.80	690	2,622.00
5/10/2007	AW Fiero	Review revised motion to transfer and providing comments to J. Adler.	1.00	415	415.00
	RS Hilbert	Review and revise opposition to motion to transfer, opposition to motion for sanctions and opposition to motion for judgment on the pleadings; draft and send emails re same; telephone call with N. Cohen re questions about same; finalize all of the above for efiling; review e-mail correspondence re reply in support of motion for interim counsel; review voicemail from third party re questions about lawsuit; draft and send email to R. Katz re same.	7.10	460	3,266.00
Project Total:			33.00		\$19,145.50
Percentage Recoverable:	100%				\$19,145.50
Hours Billed to Project No. 45 by Co-Counsel:	50.30				

Project No. 46		Legal research in connection with Defendants' Motion to Transfer Venue			
Date	Time Keeper	Description	Hours	Rate	Fee
4/30/2007	NS Cohen	Review drafts of opposition to motion to change venue and motion for judgment on pleadings.	0.30	435	130.50
5/4/2007	AW Fiero	Review agency treatises and restatement to cull out most effective way to support alleged agency from First Amended Complaint.	1.30	415	539.50
5/21/2007	AW Fiero	Follow-up research regarding choice of law principles and cases cited by Players Inc in the reply, and focusing on California governmental interest approach; focus on punitive damages issues to determine if "actual conflict" exists and whether California courts have found a paramount interest in allowing punitive damages.	5.50	415	2,282.50
5/22/2007	AW Fiero	Additional choice of law research, with emphasis on California's interest in allowing punitive damages awards and whether Virginia's cap has any exceptions.	1.80	415	747.00

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5/23/2007	AW Fiero	Review fiduciary duty survey articles and evidentiary standards applicable in California.	1.50	415	622.50
5/24/2007	AW Fiero	Research under Virginia case law to determine if and when courts have deferred on punitive damages cap; review California choice of law treatises concerning punitive damages issues and national class certification issues, Wershba, Clothesrigger cases.	4.00	415	1,660.00
Project Total:			14.40		\$5,982.00
Percentage	100%				\$5,982.00
Recoverable:					
Hours Billed to Project No. 46 by Co-Counsel:	32.00				

Project No. 47		Factual research in connection with Defendants' Motion to Transfer Venue			
Date	Time Keeper	Description	Hours	Rate	Fee
3/17/2007	RS Hilbert	Review e-mail from R. Katz re questions about LM-2 reports; draft and send e-mail re same.	0.80	460	368.00
5/31/2007	AW Fiero	Review latest LM-2's and information regarding retired players; follow-up review of unfair competition law (in CA and VA) for purposes of determining whether claim could be added.	0.50	415	207.50
Project Total:			1.30		\$575.50
Percentage Recoverable:	100%		1.00		\$575.50
Hours Billed to Project No. 47 by Co-Counsel:	2.30				

Project No. 48		Prepare Response to Defendants' Motion for Sanctions (filed May 10, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/9/2007	NS Cohen	Telephone conference with R. Katz and R. Hilbert re Rule 11 Motion.	0.20	435	87.00
3/11/2007	AW Fiero	Review of e-mail exchanges between R. Katz, B. Parrish and McKool Smith attorneys.	0.70	415	290.50
3/12/2007	AW Fiero	Telephone conference with litigation team to discuss responses to Rule 11 motion.	0.70	415	290.50
3/12/2007	NS Cohen	Participate in telephone conference with all counsel re Rule 11 sanctions motion.	1.00	435	435.00

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3/13/2007	AW Fiero	Teleconference with R. Katz to discuss agency by estoppel/implied agency theory.	1.50	415	622.5
		Telephone call with J. Adler re letter to opposing counsel and related issues; review materials to be sent			
3/29/2007	RS Hilbert	to opposing counsel; send same.	1.30	460	598.0
4/3/2007	AW Fiero	Review PI's Rule 11 motion and motion for judgment on the pleadings; edit initial Rule 11 opposition to address limited standards; general outlining of issues to address in Rule 11 opposition; review accompanying exhibits and other motions filed by PI.	3.50	415	1,452.5
4/27/2007	AW Fiero	Initial drafting of opposition to Rule 11 motion.	1.70	415	705.5
4/27/2007	AW Fiero	Teleconference to discuss opposition to JOP; opposition to motion to transfer and proposed opposition to Rule 11 motion.	1.00	415	415.0
4/29/2007	AW Fiero	Additional drafting of opposition to Rule 11 motion, focusing on relevant standards of frivolousness and "improper purpose"; draft portion of opposition related to legal nature of claims; research whether Rule 11 is proper for only some of the claims.	5.00	415	2,075.0
5/1/2007	AW Fiero	Final editing to Rule 11 opposition, focusing on introduction, relevant standards and final section concerning improper purpose of attorneys as well as Plaintiffs.	3.00	415	1,245.0
5/1/2007	AW Fiero	Editing to address cases where "improper purpose" found, including pattern of vexatious behavior and conforming frivolous section to address Players Inc.'s cases and opposition to JOP.	3.50	415	1,452.5
		Review draft of opposition to motion for Rule 11			
5/1/2007	NS Cohen	sanctions.	0.30	435	130.5
5/2/2007	AW Fiero	Review commentary from N. Cohen and R. Katz regarding draft Rule 11 brief.	1.20	415	498.0
5/2/2007	NS Cohen	Review case law re 9th Circuit standard for Rule 11 based on improper purpose of only part of complaint.	1.00	435	435.0
5/3/2007	NS Cohen	Review case law cited in Defendant's opposition to motion for interim counsel in preparation of drafting reply brief.	1.00	435	435.0
5/4/2007	AW Fiero	Review comments from R. Katz to Rule 11 opposition and work with N. Cohen to edit.	1.10	415	456.
		Multiple telephone conferences with R. Katz and R.			
	NS Cohen RS Hilbert	Hilbert re opposition briefs. Review opposition to motion for sanctions.	0.50 2.10	435 460	217.5 966.0
5/4/2001	TOTHINGIT	Review comments from L. LeClair and J. Adler to JOP opposition, motion to transfer and Rule 11 opposition; follow-up review of initial draft to ensure all authority was integrated into combined draft of Rule 11 opposition.	2.10	700	300.

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				1	
5/7/2007	AW Fiero	Draft insert for section regarding unjust enrichment.	1.00	415	415.00
5/7/2007	NS Cohen	Participate in conference call with team re revising and finalizing opposition briefs.	1.00	435	435.00
5/8/2007	NS Cohen	Draft proposed order re motion for Rule 11 sanctions; continue reviewing and revising opposition to motion for Rule 11 sanctions, revise compendium of nonfederal authorities re sanctions motion;draft Hilbert Declaration in Support of Opposition to Motion for Sanctions.	3.50	435	1,522.50
5/8/2007	NS Cohen	Multiple conferences with R. Hilbert re opposition briefs.	0.30	435	130.50
5/9/2007	AW Fiero	Detailed review of briefs, provide proofreading and/or case citation edits to J. Adler and R. Hilbert for review; ensure all authority properly cited, referenced in both briefs; draft restatement argument section for Rule 11 opposition.	3.00	415	1,245.00
5/9/2007	NS Cohen	Continue revising opposition to motion for sanctions and accompanying declarations; revise compendium of authorities for opposition brief.	2.20	435	957.00
5/10/2007	NS Cohen	Revise and finalize opposition to motion for Rule 11 sanctions; finalize declarations and exhibits in support of Rule 11 opposition.	1.60	435	696.00
			44.00		* 10.000.50
Project Total:	750/		44.90		\$19,038.50
Percentage Recoverable:	75%				\$14,278.88
Hours Billed to Project No. 48 by Co-Counsel:	40.00				

Project No. 48(C)		Interview witnesses for declarations in support of oppositions to Defendants' motions			
Date	Time Keeper	Description	Hours	Rate	Fee
5/2/2007	NS Cohen	Telephone conference with R. Katz and R. Hilbert re Parrish Declaration and opposition to motion for Rule 11 sanctions.	0.30	435	130.50
5/7/2007	RS Hilbert	Telephone call with W. Roberts and B. Parrish re declarations for oppositions.	1.00	460	460.00
5/8/2007	RS Hilbert	Telephone call with W. Roberts and B. Parrish re declarations for oppositions; follow up telephone call with W. Roberts re same.	2.30	460	1,058.00
5/9/2007	RS Hilbert	Telephone call with W. Roberts re declaration for opposition to motion to transfer; draft and send e-mail to B. Parrish re declaration for opposition to motion for sanctions.	2.00	460	920.00

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Project Total:		5.60	\$2,568.50
Percentage Recoverable:	75%		\$1,926.38
Hours Billed to Project No. 48(C) by Co-Counsel:	0		

Project No. 48(D)		Draft declarations in support of oppositions to Defendants' motions			
Date	Time Keeper	Description	Hours	Rate	Fee
		Draft Bernie Parrish declaration in support of opposition to Rule 11 sanctions motion, revise			
	NS Cohen	opposition to sanctions motion.	1.40	435	609.00
5/7/2007	NS Cohen	Revise Parrish Declaration.	0.20	435	87.00
5/7/2007	RS Hilbert	Draft declaration for W. Roberts for opposition to motion to transfer.	1.90	460	874.00
	RS Hilbert	Review and revise W. Roberts declaration.	2.20	460	1,012.00
	RS Hilbert	Draft declaration of R. Hilbert for use with same.	2.30	460	1,058.00
	RS Hilbert	Draft declaration of R. Hilbert for use with same.	1.00	460	460.00
Project Total:			9.00		\$4,100.00
Percentage Recoverable:	75%				\$3,075.00
Hours Billed to Project No. 48(D)	0				
by Co-Counsel:					

Project No. 49		Monitor NFLPA website			
Date	Time Keeper	Description	Hours	Rate	Fee
2/6/2007	K Hunt	Research re former executives.	0.60	175	105.00
2/6/2007	K Hunt	Compile and organize screen shots from website.	0.30	175	52.50
2/7/2007		Research re former executives for attorney reference.	0.60	175	105.00
3/11/2007	AW Fiero	Review website, LM-2.	0.70	415	290.50
3/13/2007		Capture material from website for attorney reference.	0.30	175	52.50
3/14/2007	NS Cohen	Review JPegs from NFLPA website.	0.30	435	130.50
	NS Cohen	Review NFLPA website in preparation of attaching links as exhibits to Hilbert Declaration.	0.90	435	391.50
5/11/2007	NS Cohen	Review NFLPA website re new changes.	0.50	435	217.50

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8/10/2007	AW Fiero	Review of PI's website for reference to certain amended agreements.	0.90	415	373.50
	NS Cohen	Review NFLPA website re: updates re: litigation.	0.30	435	130.50
12/7/2007	AW Fiero	Review of NFLPA website for updated information regarding constitution.	0.70	415	290.50
Project Total:			6.10		\$2,139.50
Percentage Recoverable:	100%				\$2,139.50
Hours Billed to	0.30				
Project No. 49 by Co-Counsel:	0.00				

Project No. 51		Review and analysis of Defendants' Reply in Support of Its Motion for Judgment on the Pleadings (filed May 17, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
5/17/2007	AW Fiero	Detailed review of reply briefs and accompanying papers filed by PI in connection with JOP.	1.50	415	622.50
5/18/2007	AW Fiero	Analysis of "new" cases cited by Players Inc for purposes of identifying any legitimate issues or problems to address during hearing.	3.00	415	1,245.00
5/18/2007	RS Katz	Study of and consultation regarding reply briefs.	2.50	690	1,725.00
5/29/2007	RS Hilbert	Review e-mail correspondence re status of case and strategy going forward.	1.50	460	690.00
5/30/2007	RS Hilbert	Review and analyze reply briefs for Plaintiffs' motions; prepare for hearing on same and related issues.	1.70	460	782.00
Project Total:			10.20		\$5,064.50
Percentage Recoverable:	75%				\$3,798.38
Hours Billed to Project No. 51 by Co-Counsel:	5.80				

Project No. 52		Review and analysis of Defendants' Reply in Support of its Motion to Transfer Venue (filed May 17, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
5/17/2007	AW Fiero	Detailed review of reply briefs and accompanying papers filed by Players Inc re motion to transfer and identifying any new authority cited by Players Inc.	1.50	415	622.50

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5/17/2007	RS Katz	Review and analyze reply papers and correspond thereon.	2.90	690	2,001.00
5/18/2007	AW Fiero	Draft overview memo for team regarding new cases cited in motion to transfer.	3.00	415	1,245.00
5/18/2007	NS Cohen	Review NFLPA reply briefs re motion for sanctions, transfer of venue and motion for judgment on the pleadings.	0.80	435	348.00
Project Total:			8.20		\$4,216.50
Percentage Recoverable:	75%				\$3,162.38
Hours Billed to Project No. 52 by Co-Counsel:	3.40				

Project No. 52(A)		Draft and revise reply re: interim class counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
4/30/2007	NS Cohen	Review opposition to motion for interim counsel in preparation of drafting opposition brief.	0.20	435	87.00
5/7/2007	NS Cohen	Draft reply to opposition to motion for appointment as interim counsel.	2.00	435	870.00
5/9/2007	NS Cohen	Continue drafting reply re motion for interim counsel.	0.80	435	348.00
5/10/2007	NS Cohen	Draft supplemental Katz Declaration in Support of Reply re Interim Counsel; revise reply brief re interim counsel.	1.50	435	652.50
5/11/2007	RS Katz	Work on interim counsel reply.	1.40	690	966.00
5/14/2007	NS Cohen	Revise reply re interim counsel.	0.50	435	217.50
5/14/2007	RS Katz	Work on interim counsel reply.	0.60	690	414.00
5/15/2007	NS Cohen	Review and revise reply re interim counsel per R. Hilbert revisions.	0.70	435	304.50
5/15/2007	RS Hilbert	Review and edit reply in support of motion for interim counsel; draft and send e-mail re same; review upcoming deadlines; draft and send e-mails re same.	2.00	460	920.00
5/15/2007		Work on interim counsel reply.	1.20	690	828.00
	DL Wishon	Prepare documents for filing with the court.	0.60	265	159.00
5/16/2007	NS Cohen	Finalize reply re interim counsel and supplemental Katz declaration in support thereof.	0.60	435	261.00
5/16/2007	NS Cohen	Review Judge Alsup's standing orders re holding hearing on motions.	0.20	435	87.00
5/16/2007	RS Katz	Work on interim counsel reply.	0.90	690	621.00
Project Total:			13.20		\$6,735.50
Percentage Recoverable:	100%				\$6,735.50

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Hours Billed to Project No. 52(A) by Co-Counsel:			
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Project No. 54		Legal research regarding fiduciary relationships, agency and informal fiduciary relationships			
Date	Time Keeper	Description	Hours	Rate	Fee
3/13/2007	AW Fiero	Initial implied agency research under CA law.	2.00	415	830.00
3/14/2007	AW Fiero	Additional research regarding theories of implied agency and "confidential relationship" cases that would support existence of fiduciary duty.	2.70	415	1,120.50
3/14/2007	AW Fiero	Draft revised memorandum regarding factual and legal basis for fiduciary duty claim.	2.80	415	1,162.00
4/4/2007	AW Fiero	Follow-up research to "agency" and special relationship law concerning fiduciary duty; focusing on standards under Virginia law as compared to California law.	3.00	415	1,245.00
4/6/2007	AW Fiero	Follow-up research regarding commercial relationships forming the basis for fiduciary duty and cases where California courts found that a special relationship gave rise to fiduciary duties.	1.20	415	498.00
4/11/2007	AW Fiero	Limited follow-up research regarding Dietz case and professional organization cases dealing with fiduciary duty.	1.00	415	415.00
Project Total:			12.70		\$5,270.50
Percentage Recoverable:	100%				\$5,270.50
Hours Billed to Project No. 54 by Co-Counsel:	14.10				

Project No. 55		Legal research regarding electronic discovery requirements			
Date	Time Keeper	Description	Hours	Rate	Fee
5/22/2007	AW Fiero	Send inquiry to V. Rakoczy regarding possible assistance with forensic discovery.	0.20	415	83.00
5/23/2007	AW Fiero	Teleconferences with V. Rakoczy regarding retention to assist with discovery, and accompanying review of what discovery would be obtained from plaintiffs and what possible tools could be used to review electronic discovery sent by Players Inc.	1.80	415	747.00

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5/23/2007	NS Cohen	Multiple follow-up conferences with Katz re conference and production of class reps electronic data.	0.30	435	130.50
5/30/2007	NS Cohen	Telephone conference with V. Rakoczy re computer data from Adderly's computer.	0.20	435	87.00
6/1/2007	NS Cohen	Telephone conference with Vince P. re review of Adderly and Parrish hard drives; e-mail correspondence with litigation team re compliance with Rule 26 initial disclosures and ADR process.	0.40	435	174.00
Project Total:			2.90		\$1,221.50
Percentage Recoverable:	100%				\$1,221.50
Hours Billed to Project No. 55 by Co-Counsel:	5.20				

Project No. 55(A)		Coordinate electronic discovery for clients			
Date	Time Keeper	Description	Hours	Rate	Fee
6/6/2007	NS Cohen	Work with word processing department to load class reps data on iManage for searching in preparation of producing all responsive documents.	0.40	435	174.00
6/11/2007	NS Cohen	Meet with B. Gasick re: electronic discovery; review discovery propounded by Defendant.	0.10	435	43.50
6/14/2007	NS Cohen	E-mail correspondence with class representatives and expert re: access to e-mail in box.	0.10	435	43.50
6/18/2007	NS Cohen	Telephone conferences with H. Adderly and Walt Adams re: e-mail address for document production.	0.40	435	174.00
6/25/2007	NS Cohen	Continue reviewing Adams and Adderly e-mails in preparation of production and compliance with initial disclosure requirements; draft summary of Vincent R. time.	5.40	435	2,349.00
7/31/2007	NS Cohen	Telephone conferences with Herb Adderly, Ron Katz and Walt Roberts re: production of documents; telephone conference with R. Katz and R. Hilbert re: document production.	0.50	435	217.50
	KL Sloane	Review database set up for prior production by plaintiffs; analysis of documents for purpose of production; transfer working set of production documents to N. Cohen.	1.10	255	280.50
9/19/2007	KL Sloane	Assemble documents requested by N. Cohen in preparation for meeting with Morgan Lewis & Bockius.	0.40	255	102.00

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11/28/2007	KI Sloane	Review case files for documents requested by N. Cohen; prepare electronic set of documents for purpose of production.	1.10	255	280.50
11/29/2007		Multiple conferences with K. Sloane re: document production.	0.20	435	87.00
1/15/2008	NS Cohen	E-mail correspondence with Parrish re: document production.	0.20	485	97.00
1/22/2008	KL Sloane	Review and process client documents for purpose of production.	3.80	270	1,026.00
1/24/2008	KL Sloane	Organize and electronically scan prospective production documents for purpose of review by N. Cohen.	2.00	270	540.00
1/28/2008	KL Sloane	Process client documents for purpose of production.	0.50	270	135.00
3/10/2008	NS Cohen	Telephone conference with Adderley re: document preservation.	0.50	485	242.50
3/11/2008	NS Cohen	E-mail correspondence with expert re: additional download of Adderley hard drive.	0.50	485	242.50
3/24/2008	NS Cohen	Telephone conference with Herb re: document retention.	0.20	485	97.00
3/26/2008	NS Cohen	Multiple e-mail correspondence and telephone conferences with Katz, Hilbert and Vince re: Adderley e-mail retention.	0.60	485	291.00
3/27/2008	NS Cohen	Multiple telephone conferences and e-mail correspondence with Vince and Ron re: Adderley AOL account.	0.60	485	291.00
Ducie et Tetali			10.00		ФС 712 FO
Project Total: Percentage Recoverable:	100%		18.60		\$6,713.50 \$6,713.50
Hours Billed to Project No. 55(A) by Co-Counsel:	0				

	Prepare for hearing on Defendants' motions (date)			
Time Keeper	Description	Hours	Rate	Fee
NS Cohen	Participate in telephone conference with R. Katz and LeClair re reply briefs and preparation for oral arguments.	0.80	435	348.00
NS Cohen	Participate in telephone conference with team re Rule 26 conference and upcoming motions; review Alsup standing orders re reply briefs; review Adler summary of Rule 26 meet and confer in preparation of conference call; review Local Rules re ADR process and certification.	1.90	435	826.50
				622.50
		Time Keeper Participate in telephone conference with R. Katz and LeClair re reply briefs and preparation for oral arguments. Participate in telephone conference with team re Rule 26 conference and upcoming motions; review Alsup standing orders re reply briefs; review Adler summary of Rule 26 meet and confer in preparation of conference call; review Local Rules re ADR process and certification.	Time Keeper Description Hours Participate in telephone conference with R. Katz and LeClair re reply briefs and preparation for oral arguments. O.80 Participate in telephone conference with team re Rule 26 conference and upcoming motions; review Alsup standing orders re reply briefs; review Adler summary of Rule 26 meet and confer in preparation of conference call; review Local Rules re ADR process and certification. 1.90	Time Keeper Description Hours Rate Participate in telephone conference with R. Katz and LeClair re reply briefs and preparation for oral arguments. O.80 435 Participate in telephone conference with team re Rule 26 conference and upcoming motions; review Alsup standing orders re reply briefs; review Adler summary of Rule 26 meet and confer in preparation of conference call; review Local Rules re ADR process NS Cohen 1.90 435

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5/23/2007		Prepare binders re motion for sanctions, motion to transfer venue, motion for judgment on the pleadings and motion to appoint Manatt Phelps & Phillips as interim counsel for hearing.	1.80	175	315.00
5/23/2007	K Hunt	Create indices re same.	1.10	175	192.50
5/23/2007 5/23/2007	NS Cohen	Participate in telephone conference with Katz, Leclair and opposing counsel re Rule 26 conference. Prepare for hearing.	0.70	435	304.50
5/23/2007	RS Katz		1.90	690	1,311.00
5/25/2007	AW Fiero	Initial work on outline for Rule 11 hearing, including discussion of new case law; edit choice of law hearing outline.	4.00	415	1,660.00
5/28/2007	AW Fiero	Additional work on choice of law outline for the hearing and draft summary overview; review estoppel standards under VA and CA law and possible conflicts presented by punitive damages issue.	3.00	415	1,245.00
5/29/2007	AW Fiero	Draft and edit outline for Rule 11 motion for R. Katz in preparation for hearing; integrate opening and reply arguments, address any "new" authority and supposed concession regarding the need for a "relationship" to form basis for fiduciary duty claim; draft overview memo regarding Rule 11 issues; edit choice of law outline and memos to reflect more comprehensive assessment of choice of law issues presented.	8.00	415	3,320.00
5/30/2007	AW Fiero	Drafting bench memo for use at hearing regarding choice of law issues; follow-up issues concerning whether California law would apply if national class were certified.	3.50	415	1,452.50
5/30/2007		Prepare for hearing.	4.40	690	3,036.00
					3,555.35
Project Total:			32.60		\$14,633.50
Percentage Recoverable:	75%				\$10,975.13
Hours Billed to Project No. 56 by Co-Counsel:	88.30				

Project No. 57		San Francisco strategy meeting in preparation for hearing on Defendants' Motion to Dismiss and Motion to Transfer Venue (date)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/12/2007	AW Fiero	Follow-up research regarding theory of agency by estoppel; fiduciary duties of agents; review California and general treatises.	2.90	415	1,203.50

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3/12/2007	AW Fiero	Additional research concerning agency by estoppel theory, and drafting research summary memo regarding Ninth Circuit standards and idea of agency by estoppel.	3.30	415	1,369,50
5/31/2007		Teleconference to discuss hearing.	0.50	415	207.50
5/31/2007	NS Cohen	Multiple conferences with Katz, Hilbert and Fiero re case status and hearing on motions.	1.40	435	609.00
Project Total:			8.10		\$3,389.50
Percentage Recoverable:	75%				\$2,542.13
Hours Billed to Project No. 57 by Co-Counsel:	7.90				

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Project No. 59		Attend hearing regarding Defendants' Motion to Dismiss and Motion to Transfer Venue (date)			
Date	Time Keeper	Description	Hours	Rate	Fee
F/21/2007	DO 1111	Attend hearing on Plaintiffs' motions; conference with litigation team re results of same; conference call re		100	0.000.00
	RS Hilbert	same.	5.00	460	2,300.00
5/31/2007	RS Katz	Hearing and preparation therefor.	4.60	690	3,174.00
Project Total:			9.60		\$5,474.00
Percentage Recoverable:	75%				\$4,105.50
Hours Billed to Project No. 59 by Co-Counsel:	4.20				

Project No.					
59(B)		Review, analyze and draft response to 23(f) petition			
Date	Time Keeper	Description	Hours	Rate	Fee
5/13/2008	BG Shatz	Begin analysis of 23(f) petition (and exhibits) and confer with Mr. Katz and team re opposition.	2.00	580	1,160.00
5/13/2008	BS Landsberg	Review Rule 23(f) petition; prepare related e-mails coordinating opposition/response effort and timing; telephone call to Mr. Katz re same.	1.00	700	700.00
5/13/2008	BS Landsberg	Review Rule 23(f) petition for interlocutory appeal; prepare e-mails re opposition strategy; Telephone call to Mr. Katz re Rule 23(f) petition.	1.00	700	700.00
5/13/2008	RS Katz	Work on interlocutory appeal.	1.00	700	700.00
5/14/2008	BG Shatz	Begin drafting opposition to Rule 23(f) petition.	4.70	580	2,726.00

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		Review Rule 23(f) petition and exhibits; prepare e-mails			
		to Professor Shapiro re review and response strategy and reply to related e-mails; prepare e-mails to Ben			
5/14/2008	BS Landsberg	Shatz re opposition briefing strategy and timing issues; prepare e-mails re cross-appeal.	1.50	700	1,050.00
5/15/2008	BG Shatz	Legal research re case law for opposition to Rule 23(f) petition, and drafting of same.	7.90	580	4,582.00
		Legal research re treatises and law reviews re class action choice of law; drafting and editing of opposition			
5/16/2008	BG Shatz	to Rule 23(f) petition.	7.80	580	4,524.0
5/16/2008	BS Landsberg	Review and respond to e-mails from Ron Katz, Ben Shatz and David Shapiro.	0.20	700	140.0
5/16/2008	BS Landsberg	Review Rule 23(f) Petition and related file materials.	0.20	700	140.0
5/16/2008	BS Landsberg	Research and analysis of interlocutory review issues.	0.40	700	280.0
F/4.0/0000		Review draft opposition to request for interlocutory	0.50		
5/16/2008	LM Franco	appeal and conference with B. Shatz re same.	0.50	550	275.0
5/17/2008	BG Shatz	Legal research and drafting of opposition to Rule 23(f) petition.	4.20	580	2,436.0
5/18/2008	BG Shatz	Legal research for, and drafting and editing of, opposition to Rule 23(f) petition.	3.30	580	1,914.0
5/18/2008	BS Landsberg	Prepare e-mails re Rule 23(f) standards review to Messrs. Katz and Shatz.	0.30	700	210.0
5/18/2008	BS Landsberg	Review Rule 23(f) Petition and exhibits.	0.20	700	140.0
5/18/2008	BS Landsberg	Review primary cases and periodicals setting for standards for interlocutory review of class certification orders per FRCP 23(f).	1.00	700	700.0
	BG Shatz	Drafting and editing opposition to 23(f) petition.	7.80	580	4,524.0
	DG GHatz	Review transcript of oral argument on class certification	7.00		1,021.
5/19/2008	BS Landsberg	motion and prepare related e-mails.	0.50	700	350.
		Revise draft opposition to NFLPA's Rule 23(f) petition seeking interlocutory review of order granting class certification; prepare analysis and multiple e-mails re			
5/19/2008	BS Landsberg	opposition content and organization;	1.90	700	1,330.
	BS Landsberg	Review and research re principal cases cited in Rule 23(f) petition.	0.90	700	630.
5/19/2008	RS Katz	Work on appeal opposition.	2.20	700	1,540.
5/20/2008	BG Shatz	Editing opposition to Rule 23(f) petition, incorporating comments from entire team.	7.80	580	4,524.
5/20/2008	BS Landsberg	Prepare strategy and multiple e-mails to Messrs. Shatz, Katz and Professor Shapiro.	1.80	700	1,260.
	BS Landsberg	Revise draft Opposition to Rule 23(f) Ninth Circuit Petition.	4.50	700	3,150.
	LM Franco	Review draft opposition to 23(f) petition.	0.50	550	275.
5/20/2008		Work on opposition to petition.	1.90	700	1,330.
	BG Shatz	Finalize opposition to 23(f) petition and file.	4.70	580	2,726.
5/21/2008	BS Landsberg	Prepare multiple e-mails re same.	0.70	700	490.

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5/21/2008	BS Landsberg	Revise and edit Opposition to Rule 23(f) Petition.	3.10	700	2,170.00
5/21/2008	RS Katz	Work on appeal opposition.	1.90	700	1,330.00
5/22/2008	BG Shatz	Confirm filing of opposition to 23(f) petition and follow- up re processing of same with 9th Cir. motions panel; analysis of choice of law case taken by CA Supreme Court.	1.00	580	580.00
5/22/2008	BS Landsberg	Review and respond to e-mails re filing of opposition to Rule 23(f); prepare and reply to e-mails re 9th Circuit/motions panel review of petition.	0.50	700	350.00
6/2/2008	BG Shatz	Analysis of motions panel hearing 23(f) petition and confer with Mr. Katz re related issues.	0.30	580	174.00
6/2/2008	LM Franco	Review correspondence re petition for leave to appeal	0.50	550	275.00
6/3/2008	BG Shatz	Legal research re jurisdictional impact of 23(f) petition on district court's ability to alter class definition and confer with Mr. Katz re same; confer with Mr. Landsberg re strategy for dealing with change in class definition.	1.50	580	870.00
6/3/2008	LM Franco	Conference with B. Shatz re J. Alsup's continued jurisdiction over class certification order in light of defendant's petition to appeal.	0.70	550	385.00
6/6/2008	BG Shatz	Confer with motions attorney at 9th Cir. re status of 23(f) petition; confer with team re alerting 9th Cir. to revised class definition. Conference with B. Shatz re notifying 9th Circuit re	0.80	580	464.00
6/6/2008	LM Franco	revision to class defendant.	0.50	550	275.00
7/14/2008	LM Franco	Review article on dismissals without prejudice and effect on appealability.	1.00	550	550.00
7/16/2008	BS Landsberg	Review Ninth Circuit order denying Rule 23(f) petition; prepare multiple e-mails re same.	0.50	700	350.00
Project Total:			84.70		\$52,279.00
Percentage Recoverable:	100%				\$52,279.00
Hours Billed to Project No. 59(B) by Co-Counsel:	0				

Project No. 60		June 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
6/1/2007		Update pleadings binder and index re same.	0.40	175	70.00
6/1/2007	K Hunt	Contact court reporter re 5/31 hearing transcript.	0.10	175	17.50
		Complete transcript request form re 5/31 hearing			
6/4/2007	K Hunt	transcript.	0.40	175	70.00
6/5/2007	K Hunt	Update pleadings binder and index re same.	1.00	175	175.00

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6/5/2007	K Hunt	Locate complaint and case docket for LaVar Arrington case for attorney reference.	0.40	175	70.00
6/5/2007	RS Hilbert	Send electronic copy of LM-2 to B. Parrish; send ADR booklet to H. Adderley; draft and send e-mail re ADR certification form.	1.20	460	552.00
6/6/2007		Locate docket sheet for Tom Brady right of publicity case for attorney reference.	1.00	175	175.00
6/6/2007	K Hunt	Coordinate with attorney service re retrieving complaints for same.	0.30	175	52.50
6/7/2007	K Hunt	Attention to Tom Brady complaints received from attorney service.	0.60	175	105.00
6/7/2007	K Hunt	Complete check request re 5/31 hearing transcript.	0.30	175	52.50
6/8/2007	K Hunt	Distribute electronic version of 5/31 hearing transcript.	0.40	175	70.00
	RS Hilbert	Meeting with B. Lynch re status of case and strategy going forward; review and analyze 2007 LM-2.	2.00	460	920.00
6/12/2007		Update pleadings binder	0.20	175	35.00
6/12/2007	K Hunt	Update index re same.	0.30	175	52.50
Project Total:			8.60		\$2,417.00
Percentage Recoverable:	100%				\$2,417.00
Hours Billed to Project No. 60 by Co-Counsel:	9.20				

Project No. 61		Prepare joint statement of the case (filed June 4, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
5/22/2007	AW Fiero	Review of draft joint statement.	0.50	415	207.50
6/1/2007	RS Hilbert	Review and revise draft joint case management conference statement; draft and send e-mail re same; draft e-mail to clients with ADR materials.	2.60	460	1,196.00
6/4/2007	RS Hilbert	Draft and send e-mail to opposing counsel re draft joint case management conference statement.	0.70	460	322.00
6/5/2007	RS Hilbert	Telephone call with opposing counsel re draft joint case management conference statement; revise same; draft and send e-mail re same.	3.50	460	1,610.00
6/5/2007	RS Hilbert	Review and revise joint case management conference statement; telephone call with opposing counsel re same.	2.80	460	1,288.00
6/6/2007	NS Cohen	Review drafts of proposed e-mail correspondence with team re Rule 26 statement.	0.20	435	87.00

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6/6/2007	RS Hilbert	Further revision to draft joint case management conference statement; draft and send e-mail re same; telephone call with opposing counsel re same.	4.50	460	2,070.00
6/7/2007	RS Hilbert	Further revise draft Joint Case Management Conference Statement; draft and send e-mail re same; telephone call with opposing counsel re same; follow- up telephone call re same; further revise same; oversee filing of same.	8.00	460	3,680.00
6/7/2007	RS Katz	Work on CMC statement, disclosures.	1.90	690	1,311.00
6/8/2007	DL Wishon	Send copies of recently filed documents to the judge.	0.30	265	79.50
Project Total:			25.00		\$11,851.00
Percentage Recoverable:	75%				\$8,888.25
Hours Billed to Project No. 61 by Co-Counsel:	6.50				

Project No. 62		Review of order denying Defendants' motions to transfer and for Rule 11 sanctions			
Date	Time Keeper	Description	Hours	Rate	Fee
6/4/2007	AW Fiero	Review court's order denying motion to dismiss and for sanctions.	1.00	415	415.00
6/4/2007	NS Cohen	Review court order denying Defendants' three motions.	0.40	435	174.00
6/4/2007	RS Katz	Review and analyze order and follow up thereon.	1.90	690	1,311.00
Project Total:			3.30		\$1,900.00
Percentage Recoverable:	100%				\$1,900.00
Hours Billed to Project No. 62 by Co-Counsel:	0				

Project No. 63		Review and analysis of order denying in part and granting in part Defendants' Motion to Dismiss			
Date	Time Keeper	Description	Hours	Rate	Fee
6/4/2007	AW Fiero	Teleconference to discuss status of order and SAC options.	1.00	415	415.00

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6/4/2007	RS Hilbert	Review Judge Alsup's order denying motions; draft and send e-mail re same.	2.20	460	1,012.00
Project Total:			3.20		\$1,427.00
Percentage Recoverable:	75%				\$1,070.25
Hours Billed to Project No. 63 by Co-Counsel:	0.80				

Project No. 63(A)		Draft documents re class definition issue			
Date	Time Keeper	Description	Hours	Rate	Fee
6/10/2008	BG Shatz	Edit draft notice to the 9th Circuit re redefined class; check status of petition.	0.50	580	290.00
6/10/2008	LM Franco	Draft Joint Stipulation notifying 9th Circuit of revised class definition; confer with B. Landsberg, B. Shatz regarding same	1.40	550	770.00
6/11/2008	LM Franco	Review correspondence from D. Greenspan regarding 9th Circuit notice on class definition.	1.00	550	550.00
6/20/2008	BG Shatz	Finalize and send joint notice re class definition for filing.	0.80	580	464.00
Project Total:			3.70		\$2,074.00
Percentage Recoverable:	100%				\$2,074.00
Hours Billed to Project No. 63(A) by Co-Counsel:	0				

Project No. 64		Prepare Rule 26 disclosures (served June 7, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/1/2007	NS Cohen	Review Parrish documents in preparation of production re initial disclosures.	1.80	435	783.00
6/5/2007	RS Hilbert	Review and revise initial disclosures.	1.50	460	690.00
6/6/2007	RS Hilbert	Review and revise initial disclosures.	4.00	460	1,840.00
6/7/2007	NS Cohen	Multiple conferences with R. Hilbert re: initial disclosures; review multiple drafts of initial disclosures and Rule 26 Conference Statement.	0.80	435	348.00
6/7/2007	RS Hilbert	Review and revise Initial Disclosures; oversee service of same.	2.20	460	1,012.00
6/12/2007	NS Cohen	Final review of Parrish documents in preparation of initial disclosures.	0.50	435	217.50

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Project Total:		10.80	\$4,890.50
Percentage Recoverable:	100%		\$4,890.50
Hours Billed to Project No. 64 by Co-Counsel:	5.50		

D : 05		Legal research in connection with amended			
Project No. 65		complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
5/23/2007	AW Fiero	Initial drafting of summary research memo regarding choice of law issues under California law.	1.20	415	498.00
6/4/2007	AW Fiero	Initial research regarding whether UCL allows for class actions, as well as, appropriate civil remedies, and transmitting overview to R. Katz and team.	1.80	415	747.00
6/5/2007	AW Fiero	Additional research regarding the best way to allege fiduciary duty under court's language, as well as, the "something more" requirement set forth in Oakland Raiders.	3.00	415	1,245.00
	RS Hilbert	Conduct legal research on California unfair competition claims.	1.60	460	736.00
6/12/2007	RS Hilbert	Conduct legal research on California unfair competition claims and federal false advertising claims.	3.50	460	1,610.00
6/13/2007	RS Hilbert	Conduct legal research on California unfair competition claims and federal false advertising claims; team meeting re same and related issues.	7.10	460	3,266.00
6/19/2007	RS Hilbert	Draft and send e-mail re results of legal research on statute of limitations for breach of fiduciary duty; revise Second Amended Complaint in light of same.	1.60	460	736.00
	RS Hilbert	Conduct legal research on California unfair competition claims.	1.00	460	460.00
Project Total:			20.80		\$9,298.00
Percentage Recoverable:	75%		20.00		\$6,973.50
Hours Billed to Project No. 65 by Co-Counsel:	8.20				

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Project No. 66		Legal research regarding alternate causes of action			
Date	Time Keeper	Description	Hours	Rate	Fee
6/6/2007	AW Fiero	Research regarding whether contract is illusory; review potential claims, including interference, 17500, 17200, promissory estoppel, fraud.	3.00	415	1,245.00
6/7/2007	AW Fiero	Teleconference with R. Katz and R. Hilbert to discuss research of potential new claims for SAC, including Lanham Act; review of statutory language and general treatise discussing Lanham Act claims and outlining potential basis for claim in SAC.	1.50	415	622.50
6/8/2007	AW Fiero	Additional research regarding Lanham Act claims, including those brought in California or before J. Alsup.	3.00	415	1,245.00
6/14/2007	AW Fiero	Detailed research and review of California's UCA and False Advertising Act for purposes of adding allegations regarding these claims; drafting amendment to proposed SAC based on 17200 and 17500; review of standing requirements for these statutes, and teleconference with R. Katz to discuss viability of potential claims.	3.90	415	1,618.50
6/19/2007	AW Fiero	Research regarding pleading requirements of Section 17200 claim and Section 17500 claim.	3.00	415	1,245.00
6/21/2007	AW Fiero	Limited research regarding Cel-Tech as a standing requirement for 17200 and transmitting update memo to team.	0.50	415	207.50
Project Total:			14.90		\$6,183.50
Percentage Recoverable:	75%				\$4,637.63
Hours Billed to Project No. 66 by Co-Counsel:	50.30				

Project No. 67		Legal research regarding potential anti-trust claims			
Date	Time Keeper	Description	Hours	Rate	Fee
6/6/2007	AW Fiero	Research concerning antitrust and potential Sherman Act claims and providing overview of basic elements of claims for team.	3.00	415	1,245.00
6/11/2007	AW Fiero	Review of antitrust cases in sporting context and 1993 antitrust case against the NFL.	1.80	415	747.00
6/14/2007	AW Fiero	Drafting summary memo of potential new claims for SAC, including Antitrust claims, UCL, Lanham Act and related competition claims, analyzing whether such claims would likely survive MTD.	3.10	415	1,286.50

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6/18/2007	RS Hilbert	Conduct legal research on California unfair competition claims and federal false advertising claims; conference call on results of same and related issues; review and analyze agreement between Topps and the NFLPA; conduct legal research on statute of limitations for breach of fiduciary duty; research additional agreements with Topps Company and Electronic Arts.	9.70	460	4,462.00
6/19/2007	AW Fiero	Adding factual elements to support unlawful, fraudulent and unfair prong, and discussing edits to SAC with J. Adler, focusing on elements of 17200 claim and general allegations of the market.	1.80	415	747.00
6/19/2007	AW Fiero	Research regarding level of allegations needed to assert market power or monopoly power for Section 2 claims.	2.20	415	913.00
Project Total:			21.60		\$9,400.50
Percentage Recoverable:	75%		21.00		\$7,050.38
Hours Billed to Project No. 67 by Co-Counsel:	14.50				

Project No. 68		Strategy calls with co-counsel regarding draft discovery			
Date	Time Keeper	Description	Hours	Rate	Fee
5/7/2007	AW Fiero	Teleconference to discuss latest iterations of briefs and Rule 26 conference requirements.	1.00	415	415.00
5/18/2007	AW Fiero	Teleconference to discuss papers and status of upcoming hearing as well as 26(f) statement.	1.00	415	415.00
5/22/2007	AW Fiero	Teleconference to discuss discovery issues, forensic discovery.	1.00	415	415.00
6/15/2007	NS Cohen	Multiple telephone conferences with R. Hilbert re: Scheduling Order and discovery schedule.	0.20	435	87.00
Project Total:			3.20		\$1,332.00
Percentage Recoverable:	100%				\$1,332.00
Hours Billed to Project No. 68 by Co-Counsel:	21.90				

	Prepare requests for production to Players, Inc.		
Project No. 69	(served June 11, 2007)		

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Date	Time Keeper	Description	Hours	Rate	Fee
6/4/2007	AW Fiero	Review draft discovery requests.	1.20	415	498.00
	NS Cohen	Review revised discovery requests to Players, Inc.	0.30	435	130.50
	RS Hilbert	Review and revise discovery to Players Inc.	4.50	460	2,070.00
6/14/2007	RS Hilbert	Review and revise outgoing discovery requests.	1.80	460	828.00
6/15/2007	RS Hilbert	Review and revise outgoing discovery requests; review e-mail correspondence re same; oversee service of same on opposing counsel.	6.30	460	2,898.00
Project Total:			14.10		\$6,424.50
Percentage Recoverable:	100%				\$6,424.50
Hours Billed to Project No. 69 by Co-Counsel:	9.20				

Project No. 70(A)		Conferences with co-counsel and expert re: electronic files			
Date	Time Keeper	Description	Hours	Rate	Fee
6/11/2007	NS Cohen	Conference with R. Hilbert re: coordinating electronic discovery.	0.40	435	174.00
6/12/2007	NS Cohen	E-mail correspondence with Vincent R. and class plaintiffs re: internet e-mail download, begin review of hard drives provided by Vincent R.	0.50	435	217.50
6/15/2007	NS Cohen	E-mail correspondence with Vincent R. re: Parrish e-mail search.	0.10	435	43.50
6/20/2007	NS Cohen	E-mail correspondence with Vincent R. re: Adams and Adderly e-mail accounts.	0.40	435	174.00
6/25/2007	NS Cohen	E-mail correspondence with team re: e-mail search and attorney client privilege.	0.20	435	87.00
6/28/2007	NS Cohen	E-mail correspondence with team re: initial disclosures.	0.20	435	87.00
8/2/2007	NS Cohen	Multiple conferences with R. Hilbert re: document production.	0.10	435	43.50
8/3/2007	NS Cohen	E-mail correspondence with B. Parrish; telephone conference with W. Roberts re: document production.	0.40	435	174.00
8/6/2007	NS Cohen	Telephone conference with Walt Roberts re: document production.	0.30	435	130.50
8/7/2007	NS Cohen	E-mail correspondence with B. Parrish re: document production.	0.10	435	43.50
8/9/2007	NS Cohen	Telephone conference with B. Parrish re: document production in response to Defendants' requests.	0.50	435	217.50
8/29/2007	NS Cohen	Telephone conference with R. Katz and R. Hilbert regarding production of documents.	0.30	435	130.50

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		T 1 1 ()1 0 M 1 1 1			
		Telephone conference with S. Mutch regarding document production; telephone conference with B.			
8/30/2007	NS Cohen	Parrish regarding document production.	0.60	435	26
0/04/0007		Multiple conferences and e-mail correspondence with			
8/31/2007	NS Cohen	R. Hilbert and R. Katz re: production.	0.20	435	8
9/4/2007	KL Sloane	Conference with N. Cohen regarding production of documents.	0.10	255	2
3/4/2007	NL Sloane		0.10	255	-
		Multiple conferences with R. Hilbert and R. Katz re: document production; conference with McKool firm re:			
9/5/2007	NS Cohen	document production.	1.50	435	6
0/0/0007		E-mail correspondence with litigation team re: Order re:			
9/6/2007	NS Cohen	Dismissal and Production of Documents.	0.50	435	2
		Dravida defense equipal with a Conservance lead file			
11/29/2007	KI Sloane	Provide defense counsel with a Concordance load file for electronic set of documents produced by plaintiff.	0.20	255	
	re didano	Control of the contro	0.20	200	
		E-mail correspondence with Hilbert re: document			
12/6/2007	NS Cohen	production and communications with defense counsel.	0.30	435	1:
		E-mail correspondence with Vincent R. re: download of			
1/14/2008	NS Cohen	Parrish hard drive.	0.20	485	!
		Multiple e-mail correspondence and telephone			
		conferenceswith Vincent R. and Bernie P. re: download of Parrish e-mails in preparation of document			
1/17/2008	NS Cohen	production.	0.30	485	1-
		E-mail correspondence with Parrish re: document			
		production; review Parrish documents in preparation of			
1/18/2008	NS Cohon	production; begin Adderley document review in	0.70	195	39
1/18/2008	NS Cohen	production; begin Adderley document review in preparation of deposition.	0.70	485	3:
1/18/2008	NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone	0.70	485	3:
		production; begin Adderley document review in preparation of deposition.	0.70	485	3:
	NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production.	0.70	485 485	-
1/25/2008	NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re:	1.00	485	4
1/25/2008		production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production.			4
1/25/2008	NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production.	1.00	485	4
1/25/2008 3/5/2008	NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with	1.00 0.70	485 485	33
1/25/2008 3/5/2008	NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production.	1.00	485	33
1/25/2008 3/5/2008 3/7/2008	NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley.	1.00 0.70	485 485	3:
1/25/2008 3/5/2008 3/7/2008 3/7/2008	NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy. Telephone conference and e-mail correspondence with	1.00 0.70 0.30 0.20	485 485 485	33
1/25/2008 3/5/2008 3/7/2008 3/7/2008	NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy.	1.00 0.70 0.30	485 485 485	33
1/25/2008 3/5/2008 3/7/2008 3/7/2008	NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy. Telephone conference and e-mail correspondence with Vince re: Adderley visit. Multiple telephone conferences and e-mail	1.00 0.70 0.30 0.20	485 485 485	33
1/25/2008 3/5/2008 3/7/2008 3/7/2008	NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy. Telephone conference and e-mail correspondence with Vince re: Adderley visit. Multiple telephone conferences and e-mail correspondence with Adderley and Vince R. re:	1.00 0.70 0.30 0.20	485 485 485	33 48 33 14
1/25/2008 3/5/2008 3/7/2008 3/7/2008	NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy. Telephone conference and e-mail correspondence with Vince re: Adderley visit. Multiple telephone conferences and e-mail correspondence with Adderley and Vince R. re: document retention policies and download of hard drive	1.00 0.70 0.30 0.20	485 485 485	33
1/25/2008 3/5/2008 3/7/2008 3/7/2008 3/24/2008	NS Cohen NS Cohen NS Cohen NS Cohen NS Cohen	production; begin Adderley document review in preparation of deposition. Multiple e-mail correspondence and telephone conferences with A. Fiero, Keys ha Hunt, Karen Sloane and Ron Katz re: Case Management, Depositions and Document Production. Telephone conferences with Katz and Hilbert re: Adderley document production. Multiple conferences and e-mail correspondence with Hilbert and Katz re: document retention of Adderley. E-mail correspondence with Adderley re: document retention policy. Telephone conference and e-mail correspondence with Vince re: Adderley visit. Multiple telephone conferences and e-mail correspondence with Adderley and Vince R. re:	1.00 0.70 0.30 0.20	485 485 485	48 33 14

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0%		
70		\$6,573.00

		Conference calls with clients regarding amended			
Project No. 72		pleadings, orders from the Court and discovery			
Date	Time Keeper	Description	Hours	Rate	Fee
6/4/2007	NS Cohen	Attend conference call with Manatt and McKool firms re court's order and discovery.	1.20	435	522.00
6/13/2007	NS Cohen	E-mail and telephone conference with team re: discovery, Case Management Conference, and initial disclosures.	0.40	435	174.00
6/18/2007	NS Cohen	Participate in telephone conference with Katz and McKool firm re: filing Second Amended Complaint; review Alsup's Order in Netflix Action for effect of improper pleading as related to this case.	1.60	435	696.00
6/19/2007	NS Cohen	Participate in telephone conference with trial team re: second amended complaint.	0.30	435	130.50
6/27/2007	NS Cohen	Telephone conference with R. Katz and R. Hilbert re: case status and initial disclosures.	0.50	435	217.50
9/17/2007	RS Katz	Prepare for client meeting.	1.80	690	1,242.00
9/18/2007	RS Katz	Meet with client.	6.00	690	4,140.00
Project Total:			11.80		\$7,122.00
Percentage Recoverable:	100%				\$7,122.00
Hours Billed to Project No. 72 by Co-Counsel:	0				

Project No. 73		Prepare for case management conference			
Date	Time Keeper	Description	Hours	Rate	Fee
6/13/2007	RS Katz	Prepare for CMC.	2.50	690	1,725.00
6/15/2007	AW Fiero	Teleconference to discuss status of CMC.	1.00	415	415.00
Project Total:			3.50		\$2,140.00
Percentage Recoverable:	100%				\$2,140.00

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Hours Billed to	17.10		
Project No. 73 by			
Co-Counsel:			

Project No. 74		Attend case management conference (date)			
Date	Time Keeper	Description	Hours	Rate	Fee
0/4.4/0007		Attend Case Management Conference; conference			
	RS Hilbert	with R. Katz and W. Roberts re same.	3.70	460	1,702.00
6/14/2007	RS Katz	Attend CMC and preparation therefor.	4.10	690	2,829.00
Project Total:			7.80		\$4,531.00
Percentage Recoverable:	100%				\$4,531.00
Hours Billed to Project No. 74 by Co-Counsel:	1.50				

Project No. 75		Prepare Second Amended Complaint (filed June 21, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/29/2007	NS Cohen	Review Second Amended Complaint in preparation of service and filing.	0.30	435	130.50
5/4/2007	AW Fiero	Review draft motion to file proposed Second Amended Complaint.	0.70	415	290.50
6/1/2007	AW Fiero	Outline potential new claims for SAC, including misappropriation, antitrust claims, 17200/17500, tortuous interference and fraud; review elements of claims under CA law.	4.00	415	1,660.00
6/5/2007	AW Fiero	Outline potential new claims that could be included in SAC, including promissory estoppel and misappropriation; review California statutes.	2.00	415	830.00
6/8/2007	AW Fiero	Detailed review of NFLPA website to cull out factual information for SAC.	1.00	415	415.00
6/11/2007	AW Fiero	Review of Brady and Arrington complaints and review of Topps License (and attached sample GLA for purposes of including in SAC.	1.20	415	498.00
6/12/2007	AW Fiero	Limited teleconference to discuss updated SAC, and incorporating options for continuing fiduciary duty claims; suggested ideas for class groups (and/or sub classes	1.10	415	456.50

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			1		
6/13/2007 6/13/2007		Teleconference with R. Katz to discuss hearing and potential drafting of SAC; focusing on new claims that could bring in non-signatories of GLAs (Lanham Act, UCL, False Advertising); review of possible intellectual property claims; continued drafting of revised SAC. Work on second amended complaint.	4.00	415 690	1,660.00 276.00
0/13/2007	no Naiz	Well en essent amenasa semplama	0.40	030	270.00
6/14/2007	NS Cohen	Review several drafts of Second Amended Complaint.	0.40	435	174.00
6/15/2007	AW Fiero	Making edits suggested by R. Katz to SAC, updating breach of contract allegations, adding alternative.	3.00	415	1,245.00
6/18/2007	AW Fiero	Detailed review of amended SAC from L. Leclair, with emphasis on Section 1 claim; review of NCAA walk-on case and Twombly case, focusing on detailed review of complaints to determine what allegations would need to be added to maintain Section 1 or Section 2 claim; review of Topps sample license agreement re: unlawful agreement element; search for EA Sports agreement; review of status of Take-Two sports football game released in 07/08, background articles re: anti-competitive nature of exclusive agreement with EA Sports; teleconference with team to discuss status of new claims in SAC and antitrust claims; editing and drafting to add Section 2 claims and attempted monopolization claims.	8.30	415	3,444.50
6/19/2007		Review and comment to R. Katz e-mail suggesting to drop AT claims, referencing articles regarding antitrust claims in sports contexts.	1.00	415	415.00
6/20/2007	AW Fiero	Input comments from R. Katz to revised version of SAC and circulating to the team; detailed review of market allegations and teleconference with J. Adler to discuss status of fraudulent prong of 17200; culling out facts that relate to "unfair" prong and those that relate to fraudulent prong; drafting as alternative pleading; research regarding Cel-Tech pleading requirement and general standing requirements for 17200 claim; adding allegations to SAC and recirculating to team for comment and revi	7.00	415	2,905.00
0 (00 (00 =	NO O I	Devices letest deafte of accord are and advantable			201 -
6/20/2007	NS Cohen	Review latest drafts of second amended complaint.	0.70	435	304.50
6/20/2007	RS Hilbert	Revise Second Amended Complaint; compile exhibits for use with same.	1.70	460	782.00

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6/21/2007	AW Fiero	Review of comments regarding fraud and unlawful prong of Section 17200, as well as appropriate relief available, discussing edits to SAC with R. Hilbert to, including the possibility of deleting unlawful prong as well as basis for fraudulent prong allegations in SAC.	1.50	415	622.50
6/21/2007	NS Cohen	Multiple conferences with B. Seiling, R. Katz and R. Hilbert re: Section 17200 allegation in complaint; review final versions of complaint.	0.50	435	217.50
6/21/2007	RS Hilbert	Review and revise Second Amended Complaint; conference call on same; conference call with B. Seiling re unfair competition issues; conference with B. Seiling and R. Katz re same; further revise Second Amended Complaint; finalize same; oversee e-filing ofsame.	9.30	460	4,278.00
6/22/2007	RS Hilbert	Research service of process issues; telephone call with opposing counsel re same.	1.60	460	736.00
6/25/2007	RS Hilbert	Oversee filing of Summons for NFLPA; draft and send letter to opposing counsel re service of Second Amended Complaint.	0.70	460	322.00
6/27/2007	RS Hilbert	Draft and send e-mail re service of Second Amended Complaint; conference call re status of case and strategy going forward.	1.30	460	598.00
Project Total:			51.70		\$22,260.50
Percentage Recoverable:	75%				\$16,695.38
Hours Billed to Project No. 75 by Co-Counsel:	60.20				

Project No. 76		Prepare Supplemental Rule 26(a) disclosures (served June 29, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/12/2007	AW Fiero	Outlining issues to include in discovery.	1.90	415	788.50
6/28/2007	RS Hilbert	Review and revise Initial Disclosures; draft and send email re same.	1.00	460	460.00
6/29/2007	RS Hilbert	Review and revise Initial Disclosures; serve same on opposing counsel; review and analyze Initial Disclosures from opposing counsel; draft and send email re same.	3.70	460	1,702.00
7/19/2007	AW Fiero	Review of Players Inc.'s responses to discovery and R. Hilbert's meet and confer letter; provide limited comments to R. Hilbert for purposes of meet and confer.	1.00	415	415.00
Project Total:			7.60		\$3,365.50

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Percentage Recoverable:	75%		\$2,524.13
Hours Billed to Project No. 76 by Co-Counsel:	4.50		

Project No. 77		July 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
		Research re Ronald James Brown v. NFL USDC and			
7/2/2007		Los Angeles Superior court cases.	0.60	175	105.00
7/2/2007	K Hunt	Coordinate document retrieval from same.	0.30	175	52.50
		Research background information on R. Brown; draft			
7/2/2007	RS Hilbert	and send e-mail re same.	1.50	460	690.00
7/2/2007		Retrieve documents from LA superior court (Ronald			50.50
7/3/2007	K Hunt	James Brown v. NFL) for attorney reference.	0.30	175	52.50
		Decision and related assured from declaration and by			
7/3/2007	RS Hilbert	Review and select documents from docket for case by R. Brown; conference with K. Hunt re same.	1 00	460	460.00
7/11/2007		Update pleadings binder.	1.00	175	
7/11/2007		Update index re same.	0.30 0.50	175	52.50 87.50
	NS Cohen	Review Joint Stipulation draft re: hearing date.	0.50	435	43.50
7/17/2007		Create discovery binder.	0.10	175	35.00
7/17/2007		Create index re same.	0.20	175	52.50
7/17/2007	K HUIIL	Compare draft stipulated protective order against 9th	0.30	173	52.50
7/17/2007	K Hunt	circuit template.	0.20	175	35.00
7/17/2007	K Hunt	Process check request re 6/14/07 CMC transcript.	0.10	175	17.50
		Draft and send letter to court reporter re 6/14/07 CMC			
7/18/2007	K Hunt	transcript request.	0.50	175	87.50
7/18/2007		Meet with/Ben Lynch re: LM2.	2.00	690	1,380.00
7/23/2007	K Hunt	Update hearing transcript binder.	0.20	175	35.00
7/23/2007		Update index re same.	0.20	175	35.00
7/23/2007	K Hunt	Coordinate set up of case in LiveNote.	0.10	175	17.50
7/24/2007		Update discovery binder.	0.20	175	35.00
7/24/2007		Update index re same.	0.10	175	17.50
7/24/2007		Update pleadings binder.	0.20	175	35.00
7/24/2007		Update index re same.	0.10	175	17.50
7/24/2007	K Hunt	Attention to co-counsel request re pleadings file.	0.30	175	52.50
Project Total:			9.30		\$3,396.00
Percentage	100%		0.00		\$3,396.00
Recoverable:					Ψ0,000.00
Harris Dilla data	2.90				
Hours Billed to Project No. 77 by	2.80				
Co-Counsel:					
	I				

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Project No. 78		Review and analysis of Defendants' Motion to Dismiss Plaintiffs' Second Amended Complaint (filed July 6, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/7/2007	RS Katz	Work on motions to dismiss.	2.50	690	1,725.00
7/8/2007	AW Fiero	Detailed review of Motion to Dismiss papers filed by Defendants; list pertinent cases cited by Defendants; review of arguments and initial review of cases for purposes of distinguishing the authority.	6.00	415	2,490.00
7/8/2007	RS Katz	Work on motions to dismiss.	3.40	690	2,346.00
7/9/2007	NS Cohen	Review NFLPA and Players Inc.'s Motions to Dismiss and supporting documents.	0.40	435	174.00
7/9/2007	RS Hilbert	Review and analyze motions to dismiss; conduct legal research in connection with same; draft e-mail re same.	5.10	460	2,346.00
7/9/2007	RS Katz	Work on motions to dismiss.	1.10	690	759.00
7/10/2007	NS Cohen	Continue drafting and revising summary of NFLPA arguments in motion to dismiss in preparation of drafting opposition to motion to dismiss.	1.00	435	435.00
	RS Hilbert RS Hilbert	Review e-mail on labor organization preemption issues; review e-mail from N. Cohen re NFPLA allegations; draft e-mail re Players Inc allegations. Draft e-mail re Players Inc allegations.	2.50 3.00	460 460	1,150.00 1,380.00
7/13/2007	RS Hilbert	Review and revise e-mail re Players Inc allegations; send same.	5.30	460	2,438.00
Project Total:			30.30		\$15,243.00
Percentage Recoverable:	75%				\$11,432.25
Hours Billed to Project No. 78 by Co-Counsel:	5.60				

Project No. 78(B)		Work on protective order			
Date	Time Keeper	Description	Hours	Rate	Fee
7/2/2007	RS Hilbert	Draft and send e-mail re protective order.	0.50	460	230.00
7/17/2007	NS Cohen	Review draft protective order; e-mail correspondence with Hilbert re: same.	0.20	435	87.00
7/17/2007	RS Hilbert	Review and revise draft protective order; draft and send e-mail re same.	4.40	460	2,024.00

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7/18/2007	NS Cohen	Review proposed protective order from defendants in preparation of finalizing.	0.30	435	130.50
7/18/2007	RS Hilbert	Further review and revise draft protective order; draft and send e-mail re same.	2.20	460	1,012.00
7/19/2007	RS Hilbert	Review e-mail correspondence re comments to the protective order; revise same; draft and send e-mail re same.	3.40	460	1,564.00
7/23/2007	RS Hilbert	Review e-mail correspondence re protective order.	1.40	460	644.00
8/2/2007	RS Hilbert	Telephone call with expert concerning protective order issues; draft and send e-mail re same.	1.20	460	552.00
8/2/2007	RS Katz	Expert issues.	0.90	690	621.00
Project Total:			14.50		\$6,864.50
Percentage Recoverable:	100%				\$6,864.50
Hours Billed to Project No. 78(B) by Co-Counsel:	0				

Project No. 79		Internal strategy calls and calls with co-counsel regarding motion to dismiss.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/9/2007	AW Fiero	Teleconference with R. Katz to discuss papers and key arguments.	1.10	415	456.50
7/9/2007	NS Cohen	Participate in telephone conference with R. Katz and McKool firm to strategize re: oppositions to motions to dismiss.	1.00	435	435.00
7/9/2007	RS Hilbert	Conference call with litigation team re same and related issues.	1.20	460	552.00
Project Total:			3.30		\$1,443.50
Percentage Recoverable:	75%				\$1,082.63
Hours Billed to Project No. 79 by Co-Counsel:	1.10				

Project No. 80		Prepare response to Defendants' Motion to Dismiss Plaintiffs' Second Amended Complaint (filed on August 9, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee

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		Outline all Section 17200 cases cited by Players Inc.			
7/0/0007		and initial summary of cases for distinguishing in			
	AW Fiero	Opposition.	4.00	415	1,660.00
7/10/2007		Work on motion to dismiss oppositions.	2.30	690	1,587.00
7/11/2007		Draft and outline general standards section.	2.00	415	830.00
7/11/2007	RS Katz	Work on motion oppositions.	2.90	690	2,001.00
7/12/2007 7/12/2007		Draft 17200 argument and edit legal standards section to include 17200-specific cases where court held that whether something amounted to harm to competition was a question of fact; draft section of Opposition concerning broad scope of statute and Cel-Tech line of cases where courts allowed Section 17200 claim without specific antitrust allegations. Work on opposition to motions to dismiss.	6.00 2.90	415 690	2,490.00 2,001.00
7/13/2007	AW Fiero	Draft initial sections of 17200 Opposition, focusing on allegations made and general standards re: breadth of Section 17200, parallel provisions of Section 5, language from Cel-Tech, Chavez and People's Choice confirming that unfair prong does not require proof of an antitrust violation.	6.00	415	2,490.00
7/13/2007	NS Cohen	Draft portion of Opposition to Motion to Dismiss re: adequacy of Plaintiffs' claims re: Federal Rule 9(b) particularity requirements.	2.00	435	870.00
7/15/2007		Additional drafting of Section 17200 Opposition, adding section addressing all of Players, Inc.'s irrelevant cases under antitrust and distinguishing National Credit Reporting case.	3.00	415	1,245.00
7/16/2007	AW Fiero	Draft and edit Section 17200 Opposition distinguishing Players Inc.'s four cases where unfair claim was dismissed; detail how Gregory, Stevenson, Chavez and People's Choice cases are inapposite; overall editing to antitrust sections; draft injury in fact Opposition, focusing on allegations made, and fraud arguments; mentioning split of authority on reliance, addressing Doe case and arguing that deception supports the inference of reliance; drafting Opposition section concerning choice of law proper.	14.00	415	5,810.00
		Review Fiero and Adler portions of Opposition to			
	NS Cohen	Motion to Dismiss.	0.20	435	87.00
7/16/2007	RS Katz	Work on motion to dismiss.	2.80	690	1,932.00
7/47/0007		Send copies of recently filed documents to the judge			
	DL Wishon	per local rules.	0.30	265	79.50
7/17/2007 7/18/2007		Work on motion to dismiss oppositions. Work on oppositions to motions to dismiss.	2.70	690	1,863.00
7/19/2007		Review of draft fraud and contract, breach of fiduciary duty, statute of limitations arguments from N. Cohen and J. Adler.	1.10	690 415	759.00 415.00

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7/19/2007	AW Fiero	Review of the NFLPA's Opposition to confirm that all non-Section 17200 claims were addressed.	0.50	415	207
		Edit Section 17200 claim for Players Inc.'s brief and including Supreme Court cases - provide update to R.			
7/19/2007	AW Fiero	Hilbert.	0.50	415	207
7/19/2007	RS Katz	Work on motion to dismiss opposition.	6.60	690	4,554
		Conference with R. Hilbert re: revisions to opposition			
7/20/2007	NS Cohen	brief.	0.20	435	8.
7/20/2007	RS Katz	Work on motion to dismiss oppositions.	2.20	690	1,518
7/21/2007	AW Fiero	Detailed review of draft Opposition sent by R. Katz; make initial edits to fiduciary duty and breach of contract sections.	2.00	415	83
7/22/2007	AW Fiero	Additional editing to Opposition; conform Section 17200 sections; add Supreme Court antitrust authority; review of SAC; add specific factual cites; review of Court's June 4th Order; add references to confidential relationship and agency authority; make overall edits to draft of Opposition and recirculate to team for review and comment.	3.00	415	1,24
	NS Cohen	Review draft opposition to motion to dismiss.	0.20	435	8
7/23/2007		Work on motion to dismiss oppositions.	1.90	690	1,31
7/24/2007		Work on motion to dismiss oppositions.	1.90	690	1,31
7/26/2007		Oppositions to motion to dismiss.	2.10	690	1,44
7/27/2007		Work on oppositions to motions.	2.10	690	1,44
7/30/2007	NS Cohen	Review latest draft of Opposition to Motion to Dismiss.	0.20	435	8
7/30/2007	RS Hilbert	Review and analyze combined opposition; participate in conference call with litigation team re same and related issues; telephone call with opposing counsel re stipulation to file consolidated briefs.	7.00	460	3,22
		Edit section re standing and separate pleading against	7.00	.00	3,==
7/31/2007	AW Fiero	each defendant.	1.00	415	41
7/31/2007	AW Fiero	Incorporate remaining edits to overall brief, adding SAC citations; transmitting revised draft to team for finalization.	0.70	415	290
	RS Hilbert	Telephone call with opposing counsel re stipulation to file consolidated briefs; draft same; draft and send email re same.	2.00	460	92
7/31/2007		Work on opposition to motions.	5.90	690	4,07
		Review latest version of Opposition to Motion to			
8/1/2007	NS Cohen	Dismiss.	0.20	435	8
8/1/2007	RS Katz	Work on oppositions to motions.	1.90	690	1,31
8/2/2007	RS Hilbert	Oversee e-filing of stipulation to file consolidated briefing.	0.40	460	18-
8/3/2007	NS Cohen	Review Upshaw Declarations and Upshaw articles.	0.20	435	8
		Review of latest draft of Opposition brief sent by L.			
8/6/2007	AW Fiero	Leclair and J. Adler.	2.00	415	830

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8/6/2007	AW Fiero	Detailed review of PI's and NFLPA's Motions to ensure all arguments were addressed.	1.50	415	622.50
		Make detailed edits, citation checks and review to			522.55
8/7/2007	AW Fiero	Opposition.	2.90	415	1,203.50
8/7/2007	NS Cohen	Review latest draft of brief.	0.20	435	87.00
8/8/2007	AW Fiero	Finalize version of Opposition and transmitting to team.	3.00	415	1,245.00
8/8/2007	RS Hilbert	Review opposition.	3.50	460	1,610.00
8/9/2007	AW Fiero	Review of draft letter to J. Alsup; review and minor edits to final version of Opposition.	0.60	415	249.00
8/9/2007	NS Cohen	Review final draft of Opposition papers in preparation of filing.	0.40	435	174.00
8/9/2007	RS Hilbert	Review and revise opposition; finalize same; oversee e- filing of same; draft and send e-mail re same; telephone call with R. Katz re same and related issues.	10.10	460	4,646.00
	RS Katz	Opposition to dismiss.	2.20	690	1,518.00
	NS Cohen	Review final Opposition to Motion to Dismiss.	0.20	435	87.00
8/10/2007		Opposition to motion to dismiss.	1.30	690	897.00
Project Total:			123.80		\$64,217.00
Percentage Recoverable:	75%				\$48,162.75
Hours Billed to Project No. 80 by Co-Counsel:	69.10				

Project No. 81		Internal strategy calls and calls with co-counsel regarding response to motion to dismiss.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/12/2007	AW Fiero	Teleconference with R. Katz and R. Hilbert to discuss that argument in the brief.	1.00	415	415.00
7/13/2007	NS Cohen	Telephone conference with R. Katz re: summary of Rule 9(b) research.	0.40	435	174.00
7/24/2007	NS Cohen	E-mail correspondence with McKool firm re: discovery and brief.	0.20	435	87.00
7/30/2007	AW Fiero	Review of latest draft of Opposition; teleconference with team to discuss draft, form, discovery issues; initial editing to draft.	2.00	415	830.00
7/30/2007	NS Cohen	Participate in conference call with Katz, Hilbert and McKool firm re: discovery and Opposition to Motion to Dismiss.	0.60	435	261.00
7/31/2007	AW Fiero	Teleconference with R. Katz to discuss edits to brief.	0.30	415	124.50
8/6/2007	NS Cohen	Telephone conference with litigation team re: opposition to Motion to Dismiss and discovery issues.	0.70	435	304.50

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8/7/2007	AW Fiero	Teleconference with R. Katz to discuss latest edits to draft Opposition.	1.10	415	456.50
Project Total:			6.30		\$2,652.50
Percentage Recoverable:	75%				\$1,989.38
Hours Billed to Project No. 81 by Co-Counsel:	10.30				

Project No. 82		Legal research in connection with motion to dismiss			
Date	Time Keeper	Description	Hours	Rate	Fee
7/9/2007	AW Fiero	Additional review of cases cited by Defendants and research regarding elements of equitable tolling claim and whether it can only be triggered with fraudulent concealment.	1.90	415	788.50
7/9/2007	NS Cohen	Draft memo of summary of Players Inc.'s Motion to Dismiss re: failure to adequately plead various causes of action; review three Alsup cases cited by Defendants in prep of opposing motions to dismiss; begin research re: FRCP Rule 9 requirement re: fraud allegations.	3.20	435	1,392.00
7/10/2007	AW Fiero	Additional review of Players Inc. cases for purposes of distinguishing them; focus on four cases where Motion to Dismiss granted and draft detailed distinguishing argument; review of Section 17200 cases and research regarding whether "unfair" prong must plead an antitrust claim in a commercial setting.	7.00	415	2,905.00
7/11/2007	AW Fiero	Review Players Inc.'s "injury in fact" case law and draft distinguishing argument for Cryoport and fraud argument; research regarding California cases where injury in fact was found to be properly plead with limited allegations; detailed review of complaints filed in Apple computer, Metro-Goldwyn and Linear Technologies for purposes of identifying whether allegations satisfy Cel-Tech standard.	6.00	415	2,490.00
7/11/2007	NS Cohen	Research re: 17200 violations in preparation of opposing motion to dismiss.	0.50	435	217.50
7/11/2007	RS Hilbert	Research who owns 21% of Players Inc; draft and send e-mail re same.	2.20	460	1,012.00
7/12/2007	AW Fiero	Review of e-mails and research regarding labor exemption claimed by Players Inc. and the NFLPA.	2.00	415	830.00

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	1				
7/12/2007	NS Cohen	Legal research and analysis re: Rule 9(b) particularity requirements for fraud allegations in State and Federal Court; multiple telephone conferences with B. Seiling and R. Katz re: same; revise Plaintiff's case law re: 17200 fraud allegations.	3.80	435	1,653.00
7/12/2007	RS Hilbert	Research ownership of the NFLPA's building; review 2006 LM2 for instances of cross-dealing between the NFLPA and Players Inc .	5.00	460	2,300.00
7/13/2007	NS Cohen	Continue research and analysis re: pleading Section 17200 with specificity in preparation of drafting Opposition to Motion to Dismiss.	2.00	435	870.00
7/15/2007	AW Fiero	Follow-up research regarding Acacia and Silicon Image cases, and out-of-state residents' ability to plead Section 17200 claim to respond to Players, Inc.'s argument against Parrish and Adderley.	4.00	415	1,660.00
7/17/2007	AW Fiero	Follow-up regarding Supreme Court case law where exclusive dealing arrangements were confirmed to be unlawful (or not per se "lawful"), culling out statutory language confirming that claims are not susceptible to dismissal as a matter of law; research regarding pleading requirements for reliance (and whether inference could be drawn if deception is plead).	4.00	415	1,660.00
7/18/2007	AW Fiero	Review of labor law cases where NFLPA was found exemption; determining whether any of those cases were applicable; follow-up on Section 301 argument - is preemption the same as exemption; review of draft Protective Order and providing comment to R. Hilbert.	3.00	415	1,245.00
8/6/2007	AW Fiero	Follow-up research regarding injury in fact and inference of reliance for purposes of Section 17200 claim.	3.00	415	1,245.00
8/7/2007	AW Fiero	Additional review of Goodworth case and tolling cases recently decided by J. Alsup.	1.50	415	622.50
Project Total:			49.10		\$20,890.50
Percentage Recoverable:	75%		45.10		\$15,667.88
Hours Billed to Project No. 82 by Co-Counsel:	17.00				

Project No. 84		Internal strategy calls and calls with co-counsel regarding potential experts			
Date	Time Keeper	Description	Hours	Rate	Fee
8/14/2007	RS Katz	Expert issues.	0.60	690	414.00

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8/15/2007	RS Katz	Expert issues.	1.50	690	1,035.00
8/21/2007	RS Katz	Work on expert issues.	2.20	690	1,518.00
Project Total:			4.30		\$2,967.00
Percentage Recoverable:	100%				\$2,967.00
Hours Billed to	1.10				
Project No. 84 by Co-Counsel:					

Project No. 85		Interview potential experts			
Date	Time Keeper	Description	Hours	Rate	Fee
7/13/2007	RS Katz	Work on expert issues.	1.40	690	966.00
	RS Katz	Work on expert issues, conference call with expert. Work on expert issues. Work on expert issues.	3.10 1.10	690 690	2,139.00 759.00
8/13/2007	RS Katz	work on expert issues.	0.80	690	552.00
Project Total:			6.40		\$4,416.00
Percentage Recoverable:	100%				\$4,416.00
Hours Billed to Project No. 85 by Co-Counsel:	3.80				

Project No. 88		Review and analyze Defendants' discovery responses (served July 16, 2007).			
Date	Time Keeper	Description	Hours	Rate	Fee
7/11/2007	NS Cohen	E-mail correspondence with team re: discovery deadlines.	0.20	435	87.00
7/16/2007	NS Cohen	Review Defendant's Response to First Set of Requests for Production	0.20	435	87.00
7/20/2007	NS Cohen	Review meet and confer re: discovery responses.	0.20	435	87.00
7/23/2007	NS Cohen	Review Defendants' First Requests for Production of Documents.	0.20	435	87.00
7/31/2007	RS Hilbert	Review deposition notices from opposing counsel.	1.20	460	552.00
8/6/2007	AW Fiero	Review of discovery meet and confers, deposition notices sent by RHilbert.	0.50	415	207.50
8/9/2007	AW Fiero	Review of PI's responses to Requests for Admission's.	1.00	415	415.00
Project Total:			3.50		\$1,522.50

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Percentage Recoverable:	100%		\$1,522.50
Hours Billed to	15.00		
Project No. 88 by			
Co-Counsel:			

Project No. 89		Prepare requests for production to NFLPA (served July 17, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/17/2007	NS Cohen	Review new RFP and RFA to NFLPA in preparation of service.	0.20	435	87.00
7/24/2007	NS Cohen	Review transcript of hearing on Motion to Dismiss in preparation of drafting discovery responses.	0.20	435	87.00
8/3/2007	RS Hilbert	Draft and send e-mail re status of case and strategy going forward; research issue of discovery before statute of limitations period.	2.30	460	1,058.00
Project Total:			2.70		\$1,232.00
Percentage Recoverable:	100%				\$1,232.00
Hours Billed to Project No. 89 by Co-Counsel:	1.30				

Project No. 90(B)		Research re: depositions			
Date	Time Keeper	Description	Hours	Rate	Fee
7/31/2007	NS Cohen	Research re: location of depositions of parties and non- parties in Federal Court; e-mail correspondence with litigation team re: Defendants' deposition notices.	0.50	435	217.50
8/27/2007	NS Cohen	Research regarding defense counsel'srequest to depose class counsel; draft summary of research regarding deposition of class counsel.	2.00	435	870.00
1/27/2008	NS Cohen	Research and analysis re: attorney-client fee agreement as discoverable in preparation of Adderley and Parrish depositions.	0.90	485	436.50
Project Total:			3.40		\$1,524.00
Percentage Recoverable:	100%				\$1,524.00

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Hours Billed to Project No. 90(B)		
by Co-Counsel:		

Project No. 91		August 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
8/3/2007	K Hunt	Update discovery binder.	0.20	175	35.00
8/3/2007	K Hunt	Update pleadings binder.	0.10	175	17.50
8/3/2007	K Hunt	Update indices re same.	0.20	175	35.00
8/9/2007	RS Hilbert	Draft and send e-mail to B. Parrish re protective order issues.	1.20	460	552.00
8/10/2007		Prepare chambers copies of opposition to motion to dismiss.	0.30	175	52.50
8/15/2007		Update pleadings binder.	0.70	175	122.50
8/15/2007	K Hunt	Update index re same.	0.40	175	70.00
8/17/2007	K Hunt	Draft pro hac vice application and proposed order for Peter Parcher.	1.80	175	315.00
9/17/2007	DO 1111	Draft and send e-mail to expert re confidential materials; draft and send e-mail re transcript of discovery hearing.	0.00	100	222.22
	RS Hilbert	Locate CMC order for co-counsel.	2.00	460	920.00
8/21/2007	K Hunt		0.40	175	70.00
	RS Hilbert	Draft and send e-mail re inquiries about Retired NFLPA members directory.	1.70	460	782.00
8/22/2007		Update discovery binder.	0.20	175	35.00
8/22/2007		Update pleadings binder.	0.20	175	35.00
8/22/2007		Update indices re same.	0.40	175	70.00
8/23/2007		Update index re same.	0.20	175	35.00
8/24/2007	K Hunt	Locate document for attorney reference.	0.30	175	52.50
8/27/2007	K Hunt	Attention to request of addition of co-counsel to ECF distribution.	0.40	175	70.00
8/27/2007		Check request re P. Parcher pro hac vice application.	0.20	175	35.00
8/27/2007	K Hunt	Draft letter re same.	0.40	175	70.00
8/28/2007	K Hunt	Contact court reporter re final 8/17/07 hearing transcript.	0.40	175	70.00
8/28/2007		Research and discuss with court ECF distribution.	0.60	175	105.00
8/28/2007	K Hunt	Follow up re Parcher pro hac vice application.	0.30	175	52.50
8/29/2007	K Hunt	Prepare chambers copies of letter brief and order re plaintiff's discovery motion.	0.40	175	70.00
8/30/2007	K Hunt	Locate documents for attorney reference.	0.20	175	35.00
8/30/2007	K Hunt	Prepare chambers copy of letter re H. Adderley GLAs.	0.20	175	35.00
Project Total:	1000		13.40		\$3,741.50
Percentage Recoverable:	100%				\$3,741.50

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	4.10		
Project No. 91 by			
Project No. 91 by Co-Counsel:			

Project No. 94		Review and analyze Defendants' document requests (served on July 23, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/24/2007		Work on offensive and defensive discovery issues.	2.20	690	1,518.00
7/26/2007		Work on discovery issues.	1.20	690	828.00
7/27/2007	RS Katz	Discovery issues.	1.00	690	690.00
8/1/2007	RS Katz	Discovery.	0.90	690	621.00
8/2/2007	RS Katz	Work on discovery issues.	0.40	690	276.00
8/13/2007	AW Fiero	Review of discovery correspondence.	0.70	415	290.50
Project Total:			6.40		\$4,223.50
Percentage Recoverable:	100%				\$4,223.50
Hours Billed to Project No. 94 by Co-Counsel:	15.10				

Project No. 96		Prepare database of Defendants' document production			
Date	Time Keeper	Description	Hours	Rate	Fee
8/16/2007	K Hunt	Prepare electronic documents for loading onto Concordance.	2.50	175	437.50
8/16/2007	K Hunt	Create production log.	1.50	210	315.00
Project Total:			4.00		\$752.50
Percentage Recoverable:	100%				\$752.50
Hours Billed to Project No. 96 by Co-Counsel:	48.10				

Project No. 97		Review and analysis of documents produced by Defendants			
Date	Time Keeper	Description	Hours	Rate	Fee
8/9/2007	AW Fiero	Review of discovery materials sent by Players Inc.	2.40	415	996.00

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		Additional review of remaining licensing documents in			
8/10/2007	AW Fiero	the PI's "courtesy production".	2.10	415	871.50
8/16/2007	RS Hilbert	Review documents produced by the other side.	2.20	460	1,012.00
		Initial review of new documents produced by Defendants for purposes of culling out any documents			
8/21/2007	AW Fiero	to include in deposition outlines.	1.70	415	705.50
8/23/2007	AW Fiero	Additional review of documents on Concordance.	0.90	415	373.50
8/28/2007	NS Cohen	Review case law regarding production of class counsel for deposition; review case law regarding deadline to file a protective order on third party subpoena; review case law regarding location of court to challenge out of state third party subpoena.	0.70	435	304.50
8/30/2007	AW Fiero	Review of document production from PI.	1.50	415	622.50
Project Total:			11.50		\$4,885.50
Percentage Recoverable:	100%				\$4,885.50
Hours Billed to Project No. 97 by Co-Counsel:	34.10				

Project No. 98		Legal research regarding class certification issues			
Date	Time Keeper	Description	Hours	Rate	Fee
8/8/2007	AW Fiero	Researching class certification issues to address during discovery.	1.50	415	622.50
8/14/2007	AW Fiero	Limited California research regarding discovery concepts for class certification purposes.	2.00	415	830.00
8/24/2007	AW Fiero	Review of recent decisions of J. Alsup regarding class certification and "injury in fact" for purposes of Section 17200 claims.	1.00	415	415.00
Project Total:			4.50		\$1,867.50
Percentage Recoverable:	100%				\$1,867.50
Hours Billed to Project No. 98 by Co-Counsel:	8.60				

Project No. 99		Meet and confers with opposing counsel regarding discovery issues			
Date	Time Keeper	Description	Hours	Rate	Fee

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7/11/2007	RS Hilbert	review e-mail from opposing counsel re questions about deadline for Plaintiffs' Requests for Admissions; draft and send e-mail re same.	1.50	460	690
	THO THIDEIL	Telephone call with opposing counsel re questions about deadline for Plaintiffs' Requests for Admissions;	1.50	700	090
7/12/2007	RS Hilbert	draft and send e-mail re same.	1.70	460	782
7/16/2007	RS Hilbert	Review e-mail from opposing counsel re document production issues; draft and send e-mail re same; conference with R. Katz re same and related issues; draft and send e-mail re Players Inc's deadline to respond to Plaintiffs' Requests for Admissions.	5.50	460	2,530
7/17/2007	RS Hilbert	Review e-mail from opposing counsel responding to document production issues; conference with R. Katz re same and related issues; draft and send e-mail re same.	4.30	460	1,978
	RS Hilbert	Draft meet and confer letter on document production issues.	4.00	460	1,840
	RS Hilbert	Review electronic service agreement; draft and send e- mail re same; draft and send e-mail to opposing counsel re all of the above.	1.50	460	690
	RS Hilbert	Review e-mail correspondence re draft meet and confer letter.	1.00	460	460
	RS Hilbert	Revise meet and confer letter; send same to opposing counsel.	1.50	460	690
	RS Hilbert	Review e-mail correspondence on document request issues.	1.10	460	506
7/24/2007	RS Hilbert	Prepare for meet and confer call with opposing counsel; participate in same with R. Katz; draft e-mail re same.	4.20	460	1,932
7/25/2007	RS Hilbert	Draft e-mail to opposing counsel summarizing meet and confer call; conference with R. Katz re same and related issues.	4.00	460	1.840
	NS Cohen	Multiple conferences with R. Hilbert re: meet and confer letters and protective order; review correspondence with defense counsel re: discovery.	0.30	435	130
7/26/2007	RS Hilbert	Review and revise e-mail to opposing counsel summarizing meet and confer call; review correspondence from opposing counsel re same; conference with R. Katz re same and related issues; revise e-mail to opposing counsel summarizing meet and confer call; draft and send e-mail re same and related issues.	7.90	460	3,634
7/27/2007	NS Cohen	Review several pieces of correspondence with Defendants' counsel re: discovery and executed Protective Order from Court.	0.30	435	130
	RS Hilbert	Review e-mail to opposing counsel summarizing meet and confer call; conference with T. Martin re changes to same; draft and send e-mail re same.	1.00	460	460

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		Daview letter from appealing accuracy to discovery			
		Review letter from opposing counsel re discovery issues; draft meet and confer letter in response to			
7/31/2007	RS Hilbert	same.	5.20	460	2,392
		Telephone conference with R. Katz and R. Hilbert re:	0.20	.00	
		responses to Defendants' Requests for Production of			
8/1/2007	NS Cohen	Documents.	0.60	435	26 ⁻
			0.00	.00	
		Revise meet and confer letter; conference with R. Katz			
		re same; draft and send e-mail re same; conference call with R. Katz and N. Cohen re Plaintiffs' responses			
		to Defendants' document requests; draft letter to			
8/1/2007	RS Hilbert	opposing counsel on discovery issues.	9.80	460	4,508
		Review and revise two meet and confer letters to			· ·
8/2/2007	NS Cohen	opposing counsel re: discovery.	0.40	435	174
		Revise meet and confer letter; conference with			
		opposing counsel re document production issues; draft			
8/2/2007	RS Hilbert	and send e-mail to opposing counsel re same.	3.80	460	1,748
		E-mail correspondence and telephone conference with			,
		Ryan Hilbert re: requests for admissions and meet and			
8/6/2007	NS Cohen	confer.	0.30	435	130
		Review e-mail review letter from opposing counsel re			
8/6/2007	RS Hilbert	discovery issues; draft response to same.	4.20	460	1,932
		Review correspondence from defense counsel re:			1,00
8/7/2007	NS Cohen	production of documents.	0.10	435	43
		Postilation to Country discourse in the country of			
		Draft letter to Court re discovery issues; revise letter re disclosure of confidential information to expert; compile			
		materials for use with same; draft and send e-mail re			
8/7/2007	RS Hilbert	same.	7.60	460	3,496
8/8/2007		Letter brief to Court.	1.80	690	1,242
8/9/2007		Work on discovery issues.	2.00	690	1,380
		Review and revise letter to Alsup re: outstanding			<u> </u>
8/10/2007	NS Cohen	discovery issues.	0.30	435	130
		Draft letter to opposing counsel re deposition dates;			
8/10/2007	RS Hilbert	draft and send e-mail re same.	3.50	460	1,610
		Review and revise letter to Court re discovery issues;			
8/10/2007	RS Hilbert	oversee e-filing of same.	2.80	460	1,288
8/10/2007	RS Katz	Work on discovery issues.	1.20	690	828
		Review and revise letter to opposing counsel re			
		deposition dates; draft and send e-mail re same;			
		telephone call with R. Katz re same and related issues;			
8/13/2007	RS Hilbert	draft and send e-mail to opposing counsel re same.	3.90	460	1,79
		Review letter from opposing counsel re deposition			
		dates; draft and send e-mail re same; draft letter			
		responding to same; telephone call with R. Katz re			
	RS Hilbert	same.	1.30	460	598
8/14/2007		Work on discovery.	0.60	690	414
		Review and finalize letter to opposing counsel re			
	RS Hilbert	deposition dates.	1.60	460	736

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8/15/2007	RS Hilbert	Review and analyze letter to the Court submitted by opposing counsel; draft and send e-mail re same.	2.00	460	920
8/15/2007		Work on discovery.	1.40	690	966
9/16/2007	DO 11315	Draft letter to opposing counsel re deposition dates and vacation issues; draft and send e-mail re same.	0.00	400	000
	RS Hilbert	·	2.00	460	920
8/16/2007		Work on discovery issues.	1.30	690	89
8/17/2007	RS Katz	Work on discovery issues.	2.20	690	1,518
8/20/2007	AW Fiero	Review of draft discovery order sent by R. Hilbert.	0.30	415	124
8/20/2007	RS Hilbert	Telephone call with opposing counsel re depositions of D. Allen and P. Allen; draft and send e-mail re same.	0.80	460	368
8/20/2007		Work on discovery issues .	1.20	690	82
	RS Hilbert NS Cohen	Revise deposition notice for G. Upshaw; draft cover letter accompanying same and depositions of D. Allen and P. Allen; review e-mail correspondence re same. Review letter to Defendants re: deposition dates.	3.80 0.20	460 435	1,74 1 8'
8/24/2007	AW Fiero	Review of draft discovery order sent by R. Hilbert.	0.50	415	20
8/24/2007		Detailed review of draft discovery responses prepared by N. Cohen and providing feedback and suggested changes.	1.00	415	41!
8/24/2007	NS Cohen	Review correspondence from defense counsel regarding discovery responses.	0.30	435	13
8/24/2007	NS Cohen	Review transcript of discovery hearing in preparation of conference with opposing counsel.	0.20	435	87
8/27/2007	NS Cohen	Draft letter to defense counsel responding to meet and confer regarding plaintiff's responses to document requests.	2.00	435	870
0/07/0007	DO 11'''	Review responses and objections to subpoenas for D. Allen, P. Allen and H. Skall; telephone call with N.	0.50	400	
8/27/2007	RS Hilbert	Cohen re same and related issues. Work on discovery issues.	3.50 3.10	460 690	1,610 2,139
	TIO NAIZ	E-mail correspondence with counsel regarding meet and confer issues regarding discovery responses and subpoenas; draft letter to defense counsel regarding meet and confer regarding Retired Players for Justice subpoena; draft letter to counsel regarding Sam Mutch subpoena; draft letter to counsel regarding failure to	0.10	550	2,10
8/28/2007	NS Cohen	comply with Alsup's Order regarding document production; revise letter to counsel regarding meet and confer regarding plaintiffs' responses to defendants' first request for production.	4.60	435	2,00°

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8/28/2007 RS Hilbert 8/29/2007 RS Katz 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 RS Katz 9/4/2007 RS Cohen 9/5/2007 RS Cohen 9/5/2007 RS Hilbert Project Total: Percentage Recoverable: Hours Billed to Project No. 99 by				
8/28/2007 RS Katz 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Katz 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 RS Cohen 9/5/2007 RS Cohen 9/5/2007 RS Hilbert 9/10/2007 RS Hilbert Project Total: Percentage 100%				
8/28/2007 RS Katz 8/29/2007 RS Hilbert 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 RS Katz 9/4/2007 RS Cohen 9/5/2007 RS Hilbert 9/5/2007 RS Hilbert Project Total:				\$79,256.50
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 NS Cohen 9/5/2007 RS Hilbert 9/5/2007 RS Hilbert		160.80		\$79,256.50
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 RS Katz	Review correspondence from opposing counsel re deposition of S. Mutch; draft and send e-mail re same.	2.60	460	1,196.00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 NS Cohen 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz 9/4/2007 NS Cohen	Telephone call with opposing counsel re outstanding deposition issues; draft and send e-mail re same; review correspondence from opposing counsel re document production issues.	3.50	460	1,610.00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 RS Cohen 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Hilbert 8/31/2007 RS Katz	Review correspondence from defense counsel re: meet and confer.	0.50	435	217.50
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 NS Cohen 8/31/2007 RS Hilbert	E-mail correspondence with Greenspan re: third party production of documents.	0.40	435	174.00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 NS Cohen 8/31/2007 RS Hilbert	Follow up on court order.	1.80	690	1,242.00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz 8/31/2007 NS Cohen	Draft and send e-mail to opposing counsel re deposition location issues; review e-mail correspondence from N. Cohen re document production issues.	0.80	460	368,00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert 8/29/2007 RS Katz	Review and revise responses to meet and confer letters sent by opposing counsel; telephone call with N. Cohen re same and related issues.	2.00	460	920.00
8/28/2007 RS Katz 8/29/2007 NS Cohen 8/29/2007 RS Hilbert	Revise and finalize letters to defense counsel re: meet and confer.	1.80	435	783.00
8/28/2007 RS Katz 8/29/2007 NS Cohen	Discovery issues.	4.20	690	2,898.00
8/28/2007 RS Katz	Review and revise letter to court re discovery order; oversee e-filing of same; draft and send e-mail re same.	3.20	460	1,472.00
	Revise letters to defense counsel regarding response to subpoenas and failure to follow Alsup order.	2.00	435	870.00
	telephone call with R. Katz re all of the above. Work on discovery issues.	12.70 4.10	460 690	5,842.00 2,829.00
	Review and revise meet and confer response letters to opposing counsel; telephone call with opposing counsel re discovery order; draft letter to court re same; review submission by opposing counsel re same; revise letter to court; e-mail correspondence re same;			

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Project No. 100		Prepare deposition notices and subpoenas (Upshaw, Ridley, Skall, D. Allen, P. Allen) (served on August 2, 2007 and August 6, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/5/2007	RS Hilbert	Draft subpoena for D. Allen.	1.20	460	552.00
8/6/2007	RS Hilbert	Revise subpoena for D. Allen; draft subpoenas for P. Allen and H. Skall; send same to opposing counsel with cover letter; draft document requests for use with same; review and revise same.	6.00	460	2,760.00
		Review of draft deposition notice from R. Hilbert and			
	AW Fiero	transmitting comments.	0.50	415	207.50
8/8/2007	AW Fiero	Review of Plaintiffs' discovery requests.	1.50	415	622.50
8/8/2007	RS Hilbert	Draft 30(b)(6) notice; telephone call with R. Katz re same and related issues.	4.50	460	2,070.00
8/8/2007	RS Katz	Work on 30(b)(6) notice.	1.10	690	759.00
8/14/2007	RS Hilbert	Draft subpoena for D. Ridley.	0.70	460	322.00
1/27/2008	NS Cohen	Draft Amended Notices of Deposition for Allen, Skall, Ridley and Upshaw.	0.50	485	242.50
1/29/2008	RS Hilbert	Revise subpoenas to H. Skall and D. Ridley and deposition notices for G. Upshaw and Players Inc 30(b)(6) witness; draft and send e-mail re same.	3.00	505	1,515.00
2/1/2008	NS Cohen	Prepare Allen subpoena and document request; e-mail correspondence with team re: Upshaw deposition preparation.	0.60	485	291.00
2/1/2008	RS Hilbert	Review and revise subpoenas to D. Ridley, P. Allen and H. Skall; oversee service of same.	1.50	505	757.50
Project Total:			21.10		\$10,099.00
Percentage Recoverable:	100%		21.10		\$10,099.00
Hours Billed to Project No. 100 by Co-Counsel:	0				

Project No. 101		Prepare for deposition of Doug Allen			
Date	Time Keeper	Description	Hours	Rate	Fee
8/13/2007	ANA/ Figure	Drafting deposition questions concerning PI/NFLPA agreement and general questions concerning class certification issues.	0	445	1 007 50
0/13/2007	AW Fiero		2.50	415	1,037.50
8/14/2007	AW Fiero	Additional work on general deposition outlines for Allen.	1.00	415	415.00
		Additional work on deposition questions for Doug Allen, focusing on mechanics of workings of PI and various			
8/15/2007	AW Fiero	categories of retired players.	3.00	415	1,245.00

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8/22/2007	ANA Fiere	Drafting additional deposition questions for Allen based on new documents.	1.00	44.5	400.00
0/22/2007	AVV Fiero	on new documents.	1.20	415	498.00
8/27/2007	RS Hilbert	Review e-mail re questions about documents for D. Allen deposition; draft and send e-mail re same.	5.00	460	2,300.00
0/21/2001	no niiberi	Allen deposition, draft and send e-mail re same.	5.00	460	2,300.00
8/30/2007	AW Fiero	Organizing documents for Allen deposition outline.	1.00	415	415.00
8/31/2007	AW Fiero	Finalize Allen outline questions and overview memo for L. LeClair	1.70	415	705.50
8/31/2007	RS Hilbert	Review and analyze documents submitted re Retired Football Players for Justice for relevancy and privilege concerns;conference with R. Katz re all of the above.	3.50	460	1,610.00
	RS Hilbert	E-mail correspondence re details of deposition for D. Allen.I	0.50	460	230.00
9/5/2007	AW Fiero	Teleconference to discuss status of production and Allen deposition preparation.	1.00	415	415.00
9/6/2007	NS Cohen	Review documents in preparation of Allen deposition.	2.80	435	1,218.00
9/6/2007	RS Hilbert	Telephone call with opposing counsel re D. Allen deposition.	1.30	460	598.00
9/7/2007	RS Katz	Allen deposition consultations.	1.80	690	1,242.00
Project Total:			26.30		\$11,929.00
Percentage Recoverable:	100%				\$11,929.00
Hours Billed to Project No. 101 by Co-Counsel:	70.10				

Project No. 102		Review and analysis of Defendants' Reply Memorandum in Support of Their Motion to Dismiss Plaintiffs' Second Amended Complaint (filed August 16, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/20/2007	AW Fiero	Review of Defendants Consolidated Reply and identifying issues, cases to consider at the hearing.	2.20	415	913.00
8/28/2007	AW Fiero	Teleconference with R. Katz to discuss various arguments made in Reply and certain cases to review; follow-up research regarding statute of limitations and whether discovery rule is applicable to Section 17200 claims; review of cases concerning whether each plaintiff must have standing to assert each claim in the class context; drafting summary memo for R. Katz regarding Reply cases	4.00	415	1,660.00

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Project Total:		6.20	\$2,573.00
Percentage Recoverable:	75%		\$1,929.75
Hours Billed to Project No. 102 by Co-Counsel:	0		

Project No. 103		Review and analysis of Defendants' discovery responses (served on August 16, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/9/2007	AW Fiero	Initial outlining of discovery and deposition issues based on Defendants' responses).	2.00	415	830.00
8/10/2007	AW Fiero	Adding to discovery outline of issues/documents to cover during initial depositions.	1.00	415	415.00
8/15/2007	AW Fiero	Review of discovery responses and Motion to Compel responses from Defendants.	1.00	415	415.00
	NS Cohen	Review draft of responses to requests for production.	0.20	435	87.00
8/23/2007	AW Fiero	Organizing discovery requests.	1.50	415	622.50
8/31/2007	AW Fiero	Review of defendants' discovery and correspondence regarding depositions.	1.30	415	539.50
Project Total:			7.00		\$2,909.00
Percentage Recoverable:	100%				\$2,909.00
Hours Billed to Project No. 103 by Co-Counsel:	1.10				

Project No. 104		Prepare for August 20, 2007 hearing regarding Motion to Dismiss and other issues			
Date	Time Keeper	Description	Hours	Rate	Fee
8/13/2007	AW Fiero	Review of Opposition and outlining key points to include in hearing preparation memo.	1.80	415	747.00
8/20/2007	AW Fiero	Review of transcript in preparation for hearing, and tracking various GLA arguments made by Defendants in original brief, discovery and reply.	2.50	415	1,037.50
8/21/2007	AW Fiero	Drafting GLA arguments and outline for hearing for R. Katz; culling out inconsistent arguments, discovery responses (and our various positions regarding the GLA).	2.80	415	1,162.00
8/28/2007	AW Fiero	Teleconference with team to discuss strategy for MTD hearing.	1.00	415	415.00

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		Participate in telephone conference with all counsel to			
		strategize regarding discovery and motion to dismiss			
8/28/2007	NS Cohen	hearing.	0.80	435	348.00
		Review of draft letters and outline for Motion to Dismiss			
		hearing; research regarding whether retired players			
		have a "property right" in commercializing their images,			
		names, likenesses; focus on California law, federal law			
		and general treatises such as McCarthy; drafting			
8/29/2007	AW Fiero	research summary for R. Katz.	4.00	415	1,660.00
8/29/2007	RS Hilbert	Prepare for motion to dismiss hearing.	2.50	460	1,150.00
		Teleconference with R. Katz concerning hearing			
		issues, including review of Korea Supply case and			
		defendants' reliance on it; drafting memo to R. Katz			
		concerning their mis-citation and why damages issue is			
8/30/2007	AW Fiero	not equivalent to "injury in fact" issue.	3.00	415	1,245.00
0/00/0007		Telescofe and the discussion of MTD benefits			
8/30/2007	AW Fiero	Teleconference to discuss status of MTD hearing.	0.50	415	207.50
		Review and analyze documents produced by opposing counsel; prepare for motion to dismiss hearing;			
8/30/2007	RS Hilbert	conference with R. Katz and L. LeClair re same.	6 20	460	2 000 00
8/30/2007		Preparation therefor.	6.30		2,898.00 2,139.00
0/30/2007	NS Naiz	reparation therefor.	3.10	690	2,139.00
Project Total:			28.30		\$13,009.00
Percentage	75%				\$9,756.75
Recoverable:					. ,
Hours Billed to	24.80				
Project No. 104	24.00				
by Co-Counsel:					
	1				

Project No. 105		Attend August 20, 2007 hearing regarding Motion to Dismiss and other issues			
Date	Time Keeper	Description	Hours	Rate	Fee
8/30/2007	RS Katz	Attend hearing.	2.00	690	1,380.00
8/30/2007	RS Katz	Follow up thereto, telephone conference with clients.	5.00	690	3,450.00
Project Total:			7.00		\$4,830.00
Percentage Recoverable:	75%				\$3,622.50
Hours Billed to Project No. 105 by Co-Counsel:	3.30				

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Project No. 105(A)		Review and analysis of order regarding Motion to Dismiss			
Date	Time Keeper	Description	Hours	Rate	Fee
		Review and analyze Court Order re Motion to Dismiss; draft and send e-mails re same; conference with R.			
9/6/2007	RS Hilbert	Katz re same.	2.00	460	920.00
9/6/2007	RS Katz	Review and analyze order and follow up.	3.50	690	2,415.00
9/7/2007	RS Katz	Work on order follow-up.	2.00	690	1,380.00
10/23/2007	NS Cohen	Review Parrish correspondence and orders of Court.	0.30	435	130.50
Project Total:			7.80		\$4,845.50
Percentage Recoverable:	75%				\$3,634.13
Hours Billed to Project No. 105(A) by Co- Counsel:	0				

Project No. 106		Prepare responses to discovery requests served on RPFPJ (responses served on August 22, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/15/2007	RS Hilbert	Review documents only subpoena to Retired Players for Professional Justice.	1.70	460	782.00
	NS Cohen	Review third party subpoena to players for justice.	0.20	435	87.00
8/22/2007	DL Wishon	Prepare documents for service.	0.50	265	132.50
8/22/2007	NS Cohen	Review responses to Retired Players for Justice subpoena.	0.70	435	304.50
8/22/2007	RS Hilbert	Review and revise responses to Defendants' document requests; draft objections to subpoena for Retired Football Players for Justice; oversee service of same; telephone call with N. Cohen re all of the above; telephone call with R. Katz re same.	8.10	460	3,726.00
8/23/2007	AW Fiero	Review of RFPFJ discovery requests and correspondence.	1.10	415	456.50
Project Total:			12.30		\$5,488.50
Percentage Recoverable:	100%				\$5,488.50
Hours Billed to Project No. 106 by Co-Counsel:	18.20				

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Project No. 106(A)		Review and produce RPFPJ documents			
Date	Time Keeper	Description	Hours	Rate	Fee
8/21/2007	NS Cohen	Draft and revise responses to Defendants' First Request for Production of Documents.	2.40	435	1,044.00
8/22/2007	NS Cohen	Revise and finalize responses to requests for production.	1.80	435	783.00
9/4/2007	RS Hilbert	Review and analyze documents to be produced by Retired Football Players for Justice; draft and send email re same.	3.00	460	1,380.00
9/4/2007	RS Katz	Discovery issues, letter brief to court; review and analyze defendant's brief, declaration.	1.80	690	1,242.00
9/5/2007	RS Hilbert	Review and analyze documents to be produced by Retired Football Players for Justice; telephone call with N. Cohen re same and related issues.	4.00	460	1,840.00
9/5/2007	RS Katz	Work on document production and other discovery issues.	5.90	690	4,071.00
9/6/2007	RS Hilbert	Review and analyze documents to be produced by Retired Football Players for Justice; review and analyze documents to be produced by Plaintiffs; telephone call with N. Cohen re same and related issues.	6.00	460	2,760.00
12/4/2007	NS Cohen	Review RFPFJ documents re: privilege in preparation of production; e-mail and telephone conference with R. Hilbert re: production.	0.80	435	348.00
12/5/2007	NS Cohen	Continue reviewing documents in preparation of RFPFJ production and preparation of privilege log; multiple telephone conferences and e-mail correspondence with Hilbert re: document production.	1.00	435	435.00
1/14/2008	NS Cohen	Telephone conference with R. Hilbert re: document production for Plaintiffs and retired players for justice.	0.30	485	145.50
1/15/2008	NS Cohen	Multiple telephone conferences and e-mail correspondence with Vincent R. re: retention and Parrish document review.	0.30	485	145.50
2/8/2008	NS Cohen	Telephone conference with Parrish re: retired players for justice document production.	0.30	485	145.50
2/21/2008	NS Cohen	Review retired players for justice documents in preparation of production.	0.80	485	388.00
2/22/2008	NS Cohen	Continue gathering documents to produce re retired players for justice; e-mail correspondence with Hilbert and Katz re retired players for justice and Greenspan response.	3.50	485	1,697.50
	NS Cohen	Continue preparing players for justice documents for production.	1.30	485	630.50

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2/26/2008	NS Cohen	Continue preparing retired players for justice documents for production.	1.00	485	485.00
2/20/2000	NS Conen	·	1.00	400	465.00
2/27/2008	NS Cohen	Continue preparing Players for Justice documents for production.	1.00	485	485.00
2/28/2008	NS Cohen	Multiple conferences with Hilbert re: Players for Justice document production.	0.40	485	194.00
2/28/2008	NS Cohen	Review Players for Justice production in preparation of service; review and revise Players for Justice objections.	0.20	485	97.00
2/29/2008	KL Sloane	Review and process third-party documents for purpose of production.	2.50	270	675.00
2/29/2008	NS Cohen	Multiple telephone conferences with R. Hilbert re: outstanding discovery issues.	0.20	485	97.00
2/29/2008	NS Cohen	E-mail correspondence with Greenspan re: document production of Players for Justice; review redacted version of Players for Justice app	0.60	485	291.00
3/11/2008	KL Sloane	Process third-party production documents to scan for OCR; telephone call to Keysha Hunt regarding case management issues.	0.50	270	135.00
Project Total:			39.60		\$19,514.50
Percentage Recoverable:	100%				\$19,514.50
Hours Billed to Project No. 106(A) by Co- Counsel:	0%				

Project No. 106(B)		Conferences with co-counsel re: discovery responses			
Date	Time Keeper	Description	Hours	Rate	Fee
8/22/2007	NS Cohen	E-mail correspondence and multiple conferences with R. Katz and R. Hilbert re: revisions to discovery responses.	0.80	435	348.00
8/24/2007	NS Cohen	Multiple conferences with R. Hilbert regarding defendants' revisions to proposed Discovery Order.	0.70	435	304.50
8/27/2007	NS Cohen	Multiple conferences with R. Hilbert and R. Katz regarding Upshaw deposition and discovery responses.	0.50	435	217.50
8/28/2007	NS Cohen	Multiple conferences with Hilbert regarding discovery issues.	0.30	435	130.50
12/14/2007	RS Hilbert	Telephone call with N. Cohen re questions about Defendants' responses to Requests for Admissions and related issues.	0.70	460	322.00
4/16/2008	RS Hilbert	E-mail correspondence on discovery disputes; telephone call with N. Cohen re same	1.00	505	505.00

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A /4 O /OOOO	NO O I	E-mail correspondence with Katz and Hilbert re: pre	2.5	105	0-00
4/18/2008	NS Cohen	2003 document production.	0.20	485	97.00
4/22/2008	LM Franco	Review correspondence between parties re production of pre: statute of limitations items; production of documents relating to expert witnesses, and other matters; review report of Nahra depo.	0.50	550	275.00
5/19/2008	RS Hilbert	Draft e-mail summarizing pre-statute of limitation issues.	0.30	505	151.50
5/23/2008	RS Hilbert	Review and analyze discovery responses; research past statements of A. Feffer in light of same.	1.00	505	505.00
5/28/2008	NS Cohen	E-mail correspondence with team re: class notice, Upshaw compensation, amending requests for admissions and expert depositions.	0.40	485	194.00
5/30/2008	NS Cohen	Telephone conference with Hilbert and Katz re: Topps issues, expert depositions, inadequate disclosures and summary judgment preparations.	0.80	485	388.00
5/30/2008	RS Hilbert	Compile materials for meeting on practice squad issue.	0.50	505	252.50
5/30/2008 5/30/2008	RS Hilbert RS Katz	Conference with R. Katz re strategy for NFL Sponsorship and Internet Agreement; conference call. NFL/NFLPA agreement issues.	0.50 2.00	505 700	252.50 1,400.00
Project Total:			10.20		\$5,343.00
Percentage Recoverable:	100%				\$5,343.00
Hours Billed to Project No. 106(B) by Co- Counsel:	0				

Project No. 106(C)		Work on declarations from clients re NFLPA dues			
Date	Time Keeper	Description	Hours	Rate	Fee
8/27/2007	NS Cohen	Research case law cited in defendants' meet and confer letter; research and analysis regarding case law regarding production of fee agreement betwe	1.70	435	739.50
1/7/2008	RS Hilbert	Review legal research on using discovery to get contact information on putative class members; conference with R. Katz and A. Fiero re same.	3.00	505	1,515.00
Project Total:			4.70		\$2,254.50
Percentage Recoverable:	75%		·		\$1,690.88

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Hours Billed to	0		
Project No.			
106(C) by Co-			
Counsel:			

Project No. 106(D)		Respond to Court Order re NFLPA dues			
Date	Time Keeper	Description	Hours	Rate	Fee
8/30/2007	RS Hilbert	Draft letter to Court re Adderley GLAs; draft declarations for H. Adderley and B. Parrish re dues for NFLPA; conference with R. Katz and N. Cohen re all of the above.	4.40	460	2,024.00
9/4/2007	RS Hilbert	Compile declarations for H. Adderley and B. Parrish re dues for NFLPA; telephone call with H. Adderley re same; oversee e-filing of same.	4.00	460	1,840.00
D : . T : .			0.40		#0.004.00
Project Total:			8.40		\$3,864.00
Percentage Recoverable:	75%				\$2,898.00
Hours Billed to Project No. 106(D) by Co- Counsel:	0				

Project No. 107		September 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
9/5/2007	K Hunt	Create index of documents produced.	0.50	175	87.50
9/6/2007	K Hunt	Update index of documents produced.	1.50	175	262.50
9/6/2007	K Hunt	File Parcher pro hac vice application.	0.50	175	87.50
9/6/2007	K Hunt	Complete check request re Graves pro hac vice application.	0.10	175	17.50
9/6/2007	RS Hilbert	Review e-mail re details of H. Adderley deposition; draft and send e-mail re same.	1.30	460	598.00
9/7/2007	K Hunt	Locate dockets for attorney reference.	0.30	175	52.50
9/7/2007	RS Hilbert	Conference with IT department re issues with Concordance document review system; draft and send e-mail to N. Cohen re D. Allen deposition.	1.50	460	690.00
9/10/2007	K Hunt	Research re licensees and California offices.	2.20	175	385.00
9/11/2007	K Hunt	Research re licensees and California offices.	2.90	175	507.50
9/14/2007	K Hunt	Coordinate with ILS re conversion of Allen deposition transcript.	0.20	175	35.00
9/17/2007		Update hearing transcript, pleadings and discovery binders. Update indices re same.	0.60	175	105.00
9/17/2007	K Hunt	Opuate muices le same.	0.40	175	70.00

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9/23/2007	RS Hilbert	Telephone call with K. Hunt re preservation of exhibits from D. Allen deposition.	0.50	460	230.00
		Locate Parcher pro hac application for attorney			
9/24/2007	K Hunt	reference.	0.30	175	52.50
9/25/2007	K Hunt	Update pleadings binder.	0.20	175	35.00
9/25/2007	K Hunt	Update index re same.	0.10	175	17.50
9/28/2007	K Hunt	Create deposition exhibit index.	1.60	175	280.00
9/28/2007	RS Katz	Consultations with co-counsel, team.	0.70	690	483.00
Project Total:			15.40		\$3,996.00
Percentage Recoverable:	100%				\$3,996.00
Hours Billed to Project No. 107 by Co-Counsel:	2.70				

Project No. 107(B)		Review documents and/or telephone conferences and calls with co-counsel in connection with litigation strategy			
Date	Time Keeper	Description	Hours	Rate	Fee
	NS Cohen	Multiple conferences with R. Hilbert and Parcher re: order granting Motion to Dismiss.	0.50	435	217.50
9/7/2007	LP Parcher	Meeting with Noel Cohen; review of documents.	1.50	785	1,177.50
2/4/2008	LM Franco	Review pleadings and scheduling order; review case background.	2.30	550	1,265.00
	LM Franco	Review complaint and supporting documents re case background.	3.00	550	1,650.00
2/12/2008	LM Franco	Review report from 30(b)(6) depo.	0.70	550	385.00
2/14/2008	LM Franco	Conference call with R. Katz, R. Hilbert, N. Cohen, A. Fiero, and Texas counsel re strategy.	1.00	550	550.00
2/15/2008	LP Parcher	Conference call with Ron Katz and Noel Cohen.	0.40	850	340.00
2/19/2008	LM Franco	Conference with R. Hilbert re strategy for case; review case file.	6.00	550	3,300.00
3/2/2008	RS Hilbert	Draft and send e-mail to P. Parcher re status of case and strategy going forward; telephone call with R. Katz re same.	2.00	505	1,010.00
3/3/2008	LP Parcher	Teleconference with Ron Katz, Ryan Hilbert and Noel Cohen; review of Order Granting in Part and Denying in Part Motion for Leave to File an Amended Complaint.	0.90	850	765.00
3/4/2008	LP Parcher	Review of Order Granting in Part and Denying in Part Motion for Leave to File an Amended Complaint; review of Plaintiff's Motion for Class Certification and Brief in Support Thereof Jury Trial demanded; review of correspondence.	1.20	850	1,020.00
	LP Parcher	Meeting with David Shapiro.	2.00	850	1,700.00

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		Participate in telephone conference with Katz and Hilbert re: Parcher meeting, requests for admissions			
3/17/2008	NS Cohen	and letter to defendants.	1.00	485	485.00
		Follow up meeting with Ron Katz; review Declaration of Doug Allen in Support of Defendant's Opposition to Plaintiff's Motion for Leave to File a Third Amended			
3/19/2008	LP Parcher	Complaint.	0.30	850	255.00
3/20/2008	LP Parcher	Meeting with Ron Katz, Noel Cohen and Ryan Hilbert.	2.00	850	1,700.00
	RS Hilbert	Meeting with P. Parcher, R. Katz and N. Cohen re status of case and strategy going forward.	3.00	505	1,515.00
3/20/2008	RS Katz	Parcher meeting.	2.90	700	2,030.00
5/29/2008	LP Parcher	Conference call with Ron Katz and Chad Hummel.	0.10	850	85.00
6/25/2008	LP Parcher	Telephone conference with Chad Hummel and Alan Brunswick	0.60	850	510.00
6/25/2008	LP Parcher	E-mails with Chad Hummel, Alan Brunswick and Ron Katz re: fantasy league	0.40	850	340.00
7/21/2008	LP Parcher	Conference call with Chad Hummel, Ron Katz and Lew Leclair.	0.40	850	340.00
7/22/2008	LP Parcher	Telephone call with Chad Hummel.	0.20	850	170.00
8/12/2008	LP Parcher	Conference call with Chad Hummel and Bill Quicksilver.	0.50	850	425.00
8/15/2008	LP Parcher	Conference call with Ron Katz.	0.50	850	425.00
9/2/2008	LP Parcher	Conference call with Chad Hummel, Ron Katz and Lew Leclair.	0.90	850	765.00
	CS Hummel	Conference telephone call with Parcher; trial preparation.	2.50	700	1,750.00
9/3/2008	LP Parcher	Telephone call with Chad Hummel.	0.10	850	85.00
9/5/2008	LP Parcher	Examination of Gene Upshaw and Doug Allen deposition transcripts; telephone calls with Chad Hummel; telephone call with Ron Katz.	4.00	850	3,400.00
9/8/2008	LP Parcher	Telephone call with Chad Hummel.	0.30	850	255.00
Project Total:			41.20		\$27,915.00
Percentage Recoverable:	100%				\$27,915.00
Hours Billed to	0				
Project No.					
107(B) by Co-					
Counsel:					

Project No. 108		Internal telephone conferences and calls with co- counsel regarding strategy for motion for class certification. (Brief not filed until March 14, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee

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		Multiple e-mail correspondence with trial team re: class			
1/18/2008	NS Cohen	certification.	0.20	485	97.00
3/3/2008	LM Franco	Conference with R. Hilbert re strategy.	1.00	550	550.00
3/3/2008	NS Cohen	Participate in telephone conference with team re: case status, class certification motion, motion for summary judgment and upcoming depositions.	1.30	485	630.50
3/3/2008	RS Hilbert	Conference call with litigation team re status of case and strategy going forward.	1.50	505	757.50
3/6/2008	RS Hilbert	E-mail correspondence re status of motion for class certification; e-mail correspondence re confidentiality protections for Plaintiffs' deponents.	0.90	505	454.50
3/14/2008	NS Cohen	Telephone conferences with Hilbert re: class certification motion and discovery.	0.20	485	97.00
Project Total:			5.10		\$2,586.50
Percentage Recoverable:	75%				\$1,939.88
Hours Billed to Project No. 108 by Co-Counsel:	15.40				

Project No. 110		Prepare Second Set of Requests for Admissions to NFLPA (served September 5, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/31/2007	AW Fiero	Outlining additional information needed regarding dues declarations.	0.70	415	290.50
9/4/2007	RS Hilbert	Review and analyze materials submitted by P. Rowley; draft second set of requests for admissions.	1.70	460	782.00
9/4/2007	RS Katz	Work on request for admissions.	3.10	690	2,139.00
Project Total:			5.50		\$3,211.50
Percentage Recoverable:	100%				\$3,211.50
Hours Billed to Project No. 110 by Co-Counsel:	0				

Project No. 112		Prepare for deposition of Dawn Ridley			
Date	Time Keeper	Description	Hours	Rate	Fee

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2/6/2008	K Hunt	Compile and organize documents re upcoming Ridley deposition.	2.00	210	420.00
2/9/2008	RS Hilbert	Review responses and objections of D. Ridley; review and analyze documents in anticipation of depo of D. Ridley; draft and send e-mail re all of the above	5.20	505	2,626.00
Project Total:			7.20		\$3,046.00
Percentage Recoverable:	100%				\$3,046.00
Hours Billed to Project No. 112 by Co-Counsel:	4.30				

Project No. 113		Telephonic hearing with Judge Alsup regarding D. Allen deposition (date)			
Date	Time Keeper	Description	Hours	Rate	Fee
9/6/2007	RS Hilbert	Participate in telephonic hearing before Judge Alsup.	0.50	460	230.00
Project Total:			0.50		\$230.00
Percentage Recoverable:	100%				\$230.00
Hours Billed to Project No. 113 by Co-Counsel:	0				

Project No. 114		Research alternative causes of action in connection with third amended complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
		Review Court Order re: dismissal in preparation of			
9/10/2007	NS Cohen	amending Complaint.	0.20	435	87.00
9/11/2007	RS Katz	Work on amended complaint.	0.80	690	552.00
		Research re: appealability of allegations not plead past			
9/12/2007	NS Cohen	initial complaint.	1.10	435	478.50
9/12/2007	RS Katz	Work on amended complaint.	2.20	690	1,518.00

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	T	1			
9/13/2007 9/13/2007		Research regarding whether claims would be waived if not raised in TAC (confirming as such); responding to email inquiries regarding scope authority of union's fiduciary duty to members; research regarding whether claims would be preempted by federal labor law and whether duty extends to retired members; review of case law concerning whether association owes duty to retired players; drafting overview memo regarding union issues and how association might owe duty to dues payers; positing how a payer could be a class representative. Work on amended complaint.	7.00 0.90	415 690	2,905.00 621.00
3, 13,2307	I TO TAIL	The state of the s	0.30	030	021.00
	RS Hilbert	Review e-mail correspondence re proposed claims for B. Parrish and retired NFLPA dues payers; conduct legal research in connection with same; draft and send e-mail re NFLPA bylaws; telephone call re same; draft and send e-mail re questions about preserving dismissed claims for appeal.	1.90	460	874.00
9/14/2007	RS Katz	Work on amended complaint.	5.90	690	4,071.00
9/16/2007	AW Fiero	Research follow-up regarding basis for contract claim against an association.	2.40	415	996.00
9/16/2007	AW Fiero	Detailed review of draft TAC from L. Leclair for purposes of editing GLA claims and inserting rough draft of contract-based claim for dues payers including B. Parrish. Research and review of basic law of conversion, VA/FL	1.60	415	664.00
9/18/2007	AW Fiero	law concerning association breach of contract or fiduciary duty, general review of agency law concerning control.	2.00	415	830.00
	RS Hilbert	Conduct legal research on agency and control and demand requirement for conversion; revise Third Amended Complaint; draft and send e-mail re same; research procedure for filing documents under seal; draft and send e-mail re same; conference with R. Katz re all of the above.	1.30	460	598.00
9/19/2007	RS Katz	Work on third amended complaint.	5.50	690	3,795.00
9/20/2007 9/20/2007	AW Fiero	Additional review of California and all cases concerning the effect of general purpose or mission statement contained in constitution or by-laws. Work on third amended complaint.	2.90	415 690	1,203.50
3/20/2007	no naiz	·	1.70	690	1,173.00
9/21/2007		Detailed analysis of California Dental case and others discussing principles of preemption that would apply to the NFLPA Constitution claims.	2.40	415	996.00
9/21/2007	HS Katz	Work on third amended complaint.	3.40	690	2,346.00

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9/23/2007	AW Fiero	Follow-up research regarding first Oakland Raiders case discussing preemption doctrine in the context of judicial review of association's by-laws or constitution.	1.40	415	581.00
Project Total:			44.60		\$24,289.00
Percentage Recoverable:	75%				\$18,216.75
Hours Billed to Project No. 114 by Co-Counsel:	27.90				

Project No. 115		Prepare motion for leave to file Third Amended Complaint (filed September 27, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/23/2007		Outlining class certification arguments to include in the motion.	2.00	415	830.00
	AW Fiero	Review of prior briefing from FAC and Orders, as well as general Agency Restatements to identify whether and if agency claim should be asserted.	2.00	415	830.00
9/10/2007	AW Fiero	Additional review of law regarding confidential relationships under Richelle L (and Court's Orders) to identify whether facts could be plead to allege confidential relationship as a basis for fiduciary duty.	2.00	415	830.00
9/12/2007		Identifying additional factual information needed.	1.00	415	415.00
9/12/2007		Review of correspondence regarding Association manuals, websites.	0.50	415	207.50
9/23/2007	RS Hilbert	Review motion for leave.	2.00	460	920.00
9/24/2007		Work on motion for leave to file third amended complaint.	5.90	690	4,071.00
9/25/2007	DL Wishon	Prepare documents for filing with the court.	3.20	265	848.00
9/25/2007	RS Hilbert	Telephone call with A. Fiero re revised motion for leave; review materials to file documents under seal.	4.00	460	1,840.00
9/25/2007	RS Katz	Work on motion for leave to file third amended complaint.	5.80	690	4,002.00
9/26/2007		Review of draft TAC, working on redacting and conforming Motion for Leave to be consistent with new fiduciary duty language.	1.50	415	622.50
9/26/2007		Review of PLAYERS INC Agreement.	0.60	415	249.00
9/26/2007	DL Wishon	Prepare documents for filing with the court.	3.20	265	848.00
9/26/2007	RS Hilbert	Review and revise motion for leave; draft and send email re same.	4.00	460	1,840.00
9/26/2007	RS Katz	Work on motion for leave to file third amended complaint.	4.10	690	2,829.00

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9/27/2007	' RS Katz	Work on motion for leave to file third amended complaint.	2.10	690	1,449.00
Project Total:			43.90		\$22,631.00
Percentage Recoverable:	100%				\$22,631.00
Hours Billed to Project No. 115 by Co-Counsel:	9.40				

Project No. 115(A)		Draft R. Katz declaration for use with motion for leave to file Third Amended Complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
9/24/2007	RS Hilbert	Draft declaration of R. Katz in support of same.	1.00	460	460.00
9/25/2007		Review of draft Katz declaration and editing motion for leave to track declaration as well as Court's September 6th Order.	2.50	415	1,037.50
9/25/2007	AW Fiero	Tracking structure of Katz e-mail, and adding explanation of good faith basis for changes as well as working on redacted version of the motion.	3.00	415	1,245.00
9/25/2007	NS Cohen	Review and revise Katz Declaration in preparation of filing; review and revise amended complaint.	0.80	435	348.00
9/25/2007	RS Hilbert	Draft declaration of R. Katz in support of motion for leave; conference with R. Katz re same; draft and send e-mail re same.	4.00	460	1,840.00
9/26/2007	NS Cohen	Continue revising Katz declaration and TAC; review final version of TAC; redact various portions of brief to be filed due to confidentiality issues.	4.20	435	1,827.00
9/26/2007	RS Hilbert	Review and revise declaration of R. Katz in support of same.	2.00	460	920.00
Project Total:			17.50		\$7,677.50
Percentage Recoverable:	75%		17.50		\$5,758.13
Hours Billed to Project No. 115(A) by Co- Counsel:	0				

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Date	Time Keeper	Description	Hours	Rate	Fee
		Review of prior Orders regarding agency/fiduciary duty for purposes of defining potential claims to include for Bernie, and drafting possible 17200 claims for CA			
9/11/2007	AW Fiero	residents to be included in TAC.	2.70	415	1,120.50
9/12/2007	AW Fiero	Initial drafting of dues payer claims based on Order, Allen deposition.	2.00	415	830.00
9/14/2007	AW Fiero	Drafting memo regarding Judge Alsup's prior Orders concerning agency (reliance and control issues) and why we would be away from such constraints with new claims asserted on behalf of dues payers; review of email correspondence from labor partners concerning possible preemption of claims; review of association cases to define scope of breach of contract; review of NFLPA's mission statement as possible basis for contract claim.	5.00	415	2,075.00
		Editing TAC with emphasis on reorganization of substantive allegations to provide background for group licensing program, explain the terms and importance of relevant agreements, substantive claims for breach regarding distribution of revenue, \$8 million reallocation, breach of fiduciary duty and dues payers breach of contract claim; detailed review of 1994 constitution and culling out language to include in contract claim as basis for terms of contract, identifying			
9/17/2007	AW Fiero	what terms were "breached". Review of drafts sent by R. Hilbert and discussion of	9.00	415	3,735.00
9/18/2007	AW Fiero	reliance or alternative theories.	1.00	415	415.00
9/18/2007	AW Fiero	Review of prior Orders, and PI's Opposition briefs, to identify whether/how control would be a requirement of any fiduciary duty claim alleged.	0.50	415	207.50
9/20/2007	AW Fiero	Review of related NFLPA pleading and motions for purposes of identifying basis for breach of contract claim related to NFLPA constitution.	1.10	415	456.50
9/21/2007 9/23/2007		Drafting all potential claims that could be asserted on behalf of B. Parrish, including vulnerability aspect of the theory as related to Upshaw's statement (confirming that they have no standing). Review of latest draft of TAC. Outlining problems and issues with fiduciary duty, breach of contract and breach of implied covenant	1.50	415 415	622.50 249.00
9/23/2007	AW Fiero	claims on behalf of B. Parrish.	1.20	415	498.00
9/23/2007	RS Hilbert	Review revised Third Amended Complaint; conference call with litigation team re same and related issues.	2.70	460	1,242.00

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			1		
9/23/2007	RS Hilbert	Redact draft Third Amended Complaint and send to R. Katz.	1.50	460	690.00
9/24/2007	AW Fiero	General editing of fiduciary background for GLA class.	1.30	415	539.50
9/24/2007	AW Fiero	Tracking and inserting suggested changes from group conference calls.	1.70	415	705.50
9/24/2007	AW Fiero	Review of draft of TAC from L. Leclair and editing draft to assert fiduciary duty claim on behalf of B. Parrish and other retired NFLPA members under agency by estoppel, confidential relationship standard.	2.70	415	1,120.50
9/24/2007	AW Fiero	Review of updated iterations of TAC and Court's June 4, Order (as well as September 6, Order) to confirm that claims could be asserted and in what scope.	1.30	415	539.50
9/24/2007	NS Cohen	Research and analysis re: stipulating to judgment for appeal purposes only.	0.30	435	130.50
9/25/2007	RS Hilbert	Conference with D. Wishon re exhibits to Third Amended Complaint and compile same.	1.50	460	690.00
9/25/2007	RS Hilbert	Further revise Third Amended Complaint; draft and send follow-up e-mail re same.	2.60	460	1,196.00
9/26/2007	RS Hilbert	Review e-mail correspondence re Third Amended Complaint; further revise same.	5.00	460	2,300.00
9/27/2007	DL Wishon	Prepare documents for filing with the court.	7.30	265	1,934.50
9/27/2007	NS Cohen	Review and finalize TAC, Katz Declaration and Motion for Leave in preparation of filing; draft proposed order re: motion for leave; redact all confidential information throughout papers in preparation of filing.	5.80	435	2,523.00
9/28/2007		Follow-up to filing.	1.90	690	1,311.00
11/14/2007	RS Hilbert	Revise Third Amended Complaint for filing with the Court.	1.20	460	552.00
11/15/2007		Prepare documents for filing with the court. Finalize revised Third Amended Complaint; compile exhibits for use with same; oversee electronic filing of	5.30	265	1,404.50
11/15/2007	RS Hilbert BG Shatz	same. Analysis of proposed dismissal of individual claim and confer with Mr. Katz re same.	2.40	460	1,104.00
	BG Shatz	Legal research and memo drafting re voluntarily dismissing individual claim.	3.20	580 580	754.00 1,856.00
7/10/2008		Analysis of proposed dismissal of individual claim motion and analysis of strategy re same.	0.30	580	174.00
Project Total:			73.90		\$30,975.50
Percentage	75%	+	73.30		\$23,231.63
Recoverable:	7.5 70				Ψ20,201.00
Hours Billed to Project No. 116 by Co-Counsel:	53.60				

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Project No. 116(A)		Work on stipulation to dismiss unfair competition claims			
Date	Time Keeper	Description	Hours	Rate	Fee
	·	Review proposed stipulation re: new scheduling order and dismissal of 17200 claim with prejudice; telephone conference with R. Hilbert re: new discovery requests and subsequent meetand confer with counsel for defendants; review Parrish documents in preparation of			
11/27/2007	NS Cohen	production.	0.70	435	304.50
11/27/2007	RS Katz	Dismissal of 17200 claim.	0.90	690	621.00
11/28/2007	NS Cohen	E-mail correspondence with team re: stipulation to dismiss 17200 claim, creation of privilege log, and class certification schedule.	0.60	435	261.00
11/28/2007	RS Hilbert	Review stipulation to dismiss Plaintiffs' claim under Business and Professions Code 17200; draft and send e-mail re same.	2.80	460	1,288.00
Project Total:			5.00		\$2,474.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 116(A) by Co- Counsel:	0				

Project No. 117		Internal telephone conferences and calls with co- counsel regarding strategy for third amended complaint.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/11/2007	AW Fiero	Teleconference with team to discuss Order, Allen deposition, theories for inclusion in TAC.	1.30	415	539.50
9/11/2007	NS Cohen	Multiple telephone conferences with A. Fiero, R. Katz and R. Hilbert re: amending complaint; conference with L. Leclair and R. Katz re: amending Complaint and Motion for Leave to Amend.	3.00	435	1,305.00
9/11/2007	RS Hilbert	Conference with R. Katz re results of Order re Motion to Dismiss and next steps; telephone call with A. Fiero re same; consider possibility of bringing claims for unfair competition; research same.	5.00	460	2,300.00
9/12/2007	AW Fiero	Teleconferences with R. Katz, R. Hilbert and N. Cohen to discuss possible 17200 claims; scope of fiduciary duty claims for dues payers.	1.00	415	415.00

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9/12/2007	NS Cohen	E-mail correspondence with team re: amending complaint and new legal theories.	0.30	435	130.50
		Review e-mail correspondence re proposed claims for B. Parrish and retired NFLPA dues payers; conference call with R. Katz and A. Fiero re same; conference call with R. Katz and A. Fiero re litigation team re same and			
9/12/2007	RS Hilbert	related issues.	4.00	460	1,840.00
9/13/2007	RS Hilbert	Conference with R. Katz re proposed claims for B. Parrish and retired NFLPA dues payers; conduct legal research in connection with same.	0.90	460	414.00
9/17/2007	NS Cohen	Telephone conference with team to strategize re: Third Amended Complaint.	1.00	435	435.00
9/17/2007	RS Hilbert	Conference call with litigation team re status of Third Amended Complaint and related issues; telephone call with B. Shatz re questions about preserving dismissed claims for appeal; review e-mail correspondence re status of retired players versus union; telephone call re questions about Touchback and bylaws; follow-up conference call with litigation team re status of Third Amended Complaint and related issues; compile and send copies of NFLPA Constitutions.	10.70	460	4,922.00
0/40/0007		Teleconference to discuss amendments to TAC,			
9/18/2007	AW Fiero	editing TAC based on comments made during call. Participate in telephone conference with team to	1.50	415	622.50
9/18/2007	NS Cohen	strategize re: amending complaint.	0.50	435	217.50
9/19/2007	RS Hilbert	Conference call with litigation team re status of Third Amended Complaint and related issues; review and revise same; draft and send e-mail re same; telephone call with A. Fiero re same; review e-mail correspondence re same; e-mail correspondence with N.Cohen re legal research on agency and control.	6.30	460	2,898.00
9/20/2007	AW Fiero	Teleconference with team to discuss basis for claims on behalf of B. Parrish.	1.10	415	456.50
9/20/2007	AW Fiero	Discussing general outline of issues and claims to be added concerning constitution.	0.20	415	83.00
9/20/2007	NS Cohen	Participate in telephone conference with team re: amending Complaint and Motion for Leave.	0.40	435	174.00
9/20/2007	RS Hilbert	Conference call with litigation team re status of Third Amended Complaint and related issues; further revise same; draft and send e-mail re same; review legal research on breach of fiduciary duty claim for B. Parrish; telephone call with A. Fiero re same; review e-mail correspondence re same.	1.70	460	782.00

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9/21/2007	AW Fiero	Discussing status of research with R. Hilbert and R. Katz.	0.50	415	20
		Multiple conferences with R. Hilbert re: amending complaint, letter from defense counsel and document			
9/21/2007	NS Cohen	production.	1.00	435	43
		Conference with R. Katz re breach of fiduciary duty claim for B. Parrish; telephone call with A. Fiero re same; review e-mail correspondence re same; review revised Third Amended Complaint; review affidavit provided by opposing party re H. Adderley payments;			
9/21/2007	RS Hilbert	conference with R. Katz re same.	2.60	460	1,19
0/00/0007		Teleconference with team to discuss status of GLA class claims and whether a claim could be stated for			
9/23/2007	AW Fiero	Bernie.	0.80	415	33.
		'Conference call with litigation team re status of Third Amended Complaint and related issues; review and revise same; draft and send e-mail re same; review e- mail correspondence re questions about preserving			
9/23/2007	RS Hilbert	dismissed claims for appeal.	4.50	460	2,07
		Talacanfarance to discuss letest alaims and theories			
9/24/2007	AW Fiero	Teleconference to discuss latest claims and theories concerning agency or confidential relationship.	1.00	415	41
0/04/0007		Participate in multiple conference calls with R. Katz, R.			
9/24/2007	NS Cohen	Hilbert and McKool firm.	1.90	435	82
9/25/2007	AW Fiero	Teleconferences with R. Hilbert to coordinate fiduciary claims and concerns expressed by Court.	1.00	415	41
9/25/2007	AW Fiero	Teleconference to discuss basis for Retired NFLPA member class cases.	0.50	415	20
9/25/2007	LP Parcher	Telephone conference with Ron Katz and Noel Cohen.	0.30	785	23
9/25/2007	NS Cohen	Telephone conferences with Parcher, Katz and Fiero regarding revisions to amended complaint.	0.70	435	30
9/26/2007	AW Fiero	Teleconference with R. Hilbert to discuss changes to paragraph 31.	0.40	415	16
9/26/2007	AW Fiero	Teleconference with team to discuss breach based on NFLPA-PI Agreement exclusion of retiree money.	0.80	415	33.
9/26/2007	LP Parcher	Telephone conference with Ron Katz and Noel Cohen.	0.30	785	23
	NS Cohen	Multiple conferences and e-mails with Parcher, Katz, LeClair, Hilbert and Fiero re: final amendments to amended complaint.			

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9/26/2007	RS Hilbert	Conference with D. Wishon re materials to file documents under seal; review same; telephone call with N. Cohen re proposed edits to Third Amended Complaint; conference call with litigation team re same; finalize documents and prepare for e-filing.	2.50	460	1,150.00
9/27/2007	NS Cohen	Multiple conferences and e-mail correspondence with R. Katz re: finalizing and redacting third amended complaint documents.	0.50	435	217.50
9/28/2007	LP Parcher	Telephone conference with Chad Hummel regarding filing of amended complaint.	0.20	785	157.00
Project Total:			59.20		\$26,785.00
Percentage Recoverable:	75%				\$20,088.75
Hours Billed to Project No. 117 by Co-Counsel:	10.20				

Project No. 118		Draft third amended complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
9/26/2007	AW Fiero	Editing claim for B. Parrish to conform to latest agency theories.	0.70	415	290.50
Project Total:			0.70		\$290.50
Percentage Recoverable:	75%				\$217.88
Hours Billed to Project No. 118 by Co-Counsel:	0				

Project No. 119		Review of supplemental document production from Defendants			
Date	Time Keeper	Description	Hours	Rate	Fee
8/31/2007	AW Fiero	Review of articles citing Upshaw and Parrish.	0.30	415	124.50
9/5/2007	AW Fiero	Review of latest documents produced by Defendants.	2.50	415	1,037.50
9/11/2007	RS Hilbert	Conference with R. Katz re strategy for document review; draft and send e-mail re same.	1.80	460	828.00
9/12/2007	NS Cohen	Review documents produced by Defendants in preparation of amending complaint.	0.50	435	217.50

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	I		1		
9/12/2007	RS Hilbert	Telephone call with K. Hunt re location of Players Inc's third-party licensees; draft and send e-mails to J. Adler re questions about document review.	2.50	460	1,150.00
9/17/2007	NS Cohen	Begin reviewing Defendants' production in preparation of amending Complaint.	0.80	435	348.00
9/18/2007	RS Hilbert	Review documents produced by opposing counsel for relevancy and other issues.	6.00	460	2,760.00
9/19/2007	NS Cohen	Continue reviewing documents produced by defendants in preparation of amending Complaint.	1.00	435	435.00
9/20/2007	NS Cohen	Continue reviewing documents in preparation of amending Complaint.	3.10	435	1,348.50
9/20/2007	NS Cohen	Telephone conference with R. Hilbert re: document review.	0.10	435	43.50
9/20/2007	RS Hilbert	Review documents produced by opposing counsel for relevancy and other issues; draft and send e-mail re same.	6.00	460	2,760.00
9/21/2007	RS Hilbert	Review documents produced by opposing counsel for relevancy and other issues.	3.00	460	1,380.00
1/14/2008	RS Hilbert	Review and analyze documents from same.	1.00	505	505.00
2/12/2008	LM Franco	Review additional documents produced by defendants.	2.50	550	1,375.00
Project Total:			31.10		\$14,312.50
Percentage Recoverable:	100%		31.10		\$14,312.50
Hours Billed to Project No. 119 by Co-Counsel:	25.90				

Project No. 120		Take deposition of D. Allen (September 7, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
9/7/2007	NS Cohen	Meet with L. Leclaid in preparation and subsequent to deposition.	9.50	435	4,132.50
Project Total:			9.50		\$4,132.50
Percentage Recoverable:	100%				\$4,132.50
Hours Billed to Project No. 120 by Co-Counsel:	10.80				

	Review transcript and exhibits from D. Allen		
Project No. 121	deposition		

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Date	Time Keeper	Description	Hours	Rate	Fee
		Review and analyze D. Allen deposition transcript;			
9/10/2007	RS Hilbert	telephone call with N. Cohen re same.	4.00	460	1,840.00
9/11/2007	RS Katz	Review and analyze Allen deposition.	2.10	690	1,449.00
9/12/2007		Review and analyze Allen deposition.	4.70	690	3,243.00
9/13/2007	RS Katz	Continue review of Allen deposition.	3.90	690	2,691.00
		Review portions of Allen deposition in prep of revising			
10/15/2007	NS Cohen	reply brief.	0.20	435	87.00
Project Total:			14.90		\$9,310.00
Percentage	100%				\$9,310.00
Recoverable:					
Hours Billed to	13.60				
Project No. 121					
by Co-Counsel:					

Project No. 122		Legal research regarding duties owed by Defendants to retired players		Į.	
Date	Time Keeper	Description	Hours	Rate	Fee
9/10/2007	NS Cohen	Review case law cited in order re: agency claim.	0.70	435	304.50
9/12/2007	AW Fiero	Research of fiduciary duty owed by union to its member, and application of that law to retired members.	1.50	415	622.50
9/15/2007	AW Fiero	Research and follow-up concerning implied contract, GFFD claim on behalf of dues payers; possible claim based on NFLPA's conflicting duties owed to active members; summarizing scope of waiver research for R. Katz, R. Hilbert and N. Cohen.	2.00	415	830.00
9/19/2007	AW Fiero	Review of W.R. Grace case and providing summary for R. Katz to illustrate how NFLPA could not void Constitution by virtue of a conflict with duties owed to active players; review of law regarding preserving issues for appeal and transferring to team; review of final text of Allen deposition for purposes of culling out testimony to include in TAC; initial review of cases discussing how to interpret vague terms in by-laws or an association constitution.	5.50	415	2,282.50
9/19/2007	NS Cohen	Conference with R. Hilbert re: research re: fiduciary duty; legal research and analysis re: control element for claim of breach of fiduciary duty.	2.30	435	1,000.50
	NS Cohen	Research re: Agents' duty to group of principals.	1.10	435	478.50
9/20/2007	AW Fiero	Drafting and transmitting summary of research (including Keefe case) to team for consideration.	0.70	415	290.50

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9/20/2007	NS Cohen	Continue research and analysis re: factor of control as basis for fiduciary duty.	2.50	435	1,087.50
9/21/2007		Research focusing on Oakland Raiders case and other fiduciary duty cases in context of fiduciary duty claims.	2.60	415	1,079.00
1/22/2008	AW Fiero	Review of Court's Orders regarding Motion for Leave to determine whether "reliance" remains an issue in fiduciary duty claims	1.00	440	440.00
1/23/2008	AW Fiero	Highlighting solicitation allegations as related to fiduciary duty based on a confidential relationship - no longer at issue in the case.	0.40	440	176.00
Project Total:			20.30		\$8,591.50
Percentage Recoverable:	100%				\$8,591.50
Hours Billed to Project No. 122 by Co-Counsel:	0				

Project No. 123		October 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
10/2/2007		Update pleadings binder.	0.20	175	35.00
10/2/2007	K Hunt	Update index re same.	0.10	175	17.50
10/3/2007	K Hunt	Update pleadings binder; update index re same.	0.10	175	17.50
10/3/2007	RS Katz	Response to requests from court.	0.90	690	621.00
10/10/2007	K Hunt	Attention to ECF distribution/notification re L. Leclair, J. Adler and G. Ryland.	0.30	175	52.50
10/18/2007	K Hunt	Load Allen deposition transcript on LiveNote.	0.40	175	70.00
10/18/2007	K Hunt	Attention to Allen errata sheet.	0.50	175	87.50
10/19/2007	K Hunt	Update pleadings binder.	0.30	175	52.50
10/19/2007	K Hunt	Update index re same.	0.60	175	105.00
10/23/2007	K Hunt	Update pleadings binder.	0.20	175	35.00
10/23/2007	K Hunt	Update index re same.	0.30	175	52.50
Project Total:			3.90		\$1,146.00
Percentage Recoverable:	100%				\$1,146.00
Hours Billed to Project No. 123 by Co-Counsel:	6.30				

Project No. 124	Review and analysis of Defendants' Motion to Dismiss Plaintiffs' Third Amended Complaint and Defendant's Opposition to Motion for Leave (filed October 11, 2007)			
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Date	Time Keeper	Description	Hours	Rate	Fee
		Detailed review of Opposition and declarations filed by NFLPA and PI with emphasis on fiduciary duty			
10/11/2007	AW Fiero	sections, case law cited and specific evidence.	4.00	415	1,660.00
10/11/2007	RS Katz	Review and analyze opposing brief.	1.20	690	828.00
10/12/2007	NS Cohen	Review and analyze Defendants' opposition to motion for leave and all declarations in support thereof.	0.90	435	391.50
10/12/2007	RS Hilbert	Review and analyze Opposition to Plaintiffs' Motion for Leave; prepare for conference call with litigation team re same; participate in conference call with litigation team re same; draft introduction for Reply brief; review and revise same.	6.00	460	2,760.00
10/19/2007	RS Hilbert	Review letter filed by opposing counsel re Plaintiffs' motion for leave; telephone call with R. Katz re same and related issues; draft and send e-mail re same.	1.20	460	552.00
10/20/2007	RS Hilbert	Review e-mail from R. Katz re standards for attorney conduct in the Northern District; review and analyze Opposition to Plaintiffs' Motion for Leave for allegations of Plaintiffs' lack of good faith.	2.70	460	1,242.00
Draiget Tetal:			16.00		¢7 422 E0
Project Total: Percentage Recoverable:	75%		10.00		\$7,433.50 \$5,575.13
Hours Billed to Project No. 124 by Co-Counsel:	9.70				

Project No. 125		Draft declaration in support of Plaintiff's response to Motion to Dismiss			
Date	Time Keeper	Description	Hours	Rate	Fee
8/9/2007	K Hunt	Draft R. Hilbert declaration.	1.10	175	192.50
8/9/2007	K Hunt	Compile exhibits re same.	3.80	175	665.00
8/9/2007	K Hunt	Prepare opposition to motion to dismiss for filing.	1.40	175	245.00
Project Total:			6.30		\$1,102.50
Percentage Recoverable:	75%				\$826.88
Hours Billed to Project No. 125 by Co-Counsel:	12.20				

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Project No. 126		Prepare reply brief in support of Motion for Leave to File Third Amended Complaint (file October 18, 2007)	<u>.</u>		
Date	Time Keeper	Description	Hours	Rate	Fee
10/11/2007	RS Katz	Begin work on reply.	1.30	690	897.00
10/12/2007		Outlining arguments to make in Reply concerning Adderley fiduciary duty claim.	2.00	415	830.00
10/12/2007		Draft and revise introduction to reply.	2.00	435	870.00
10/12/2007	RS Katz	Work on reply brief.	4.80	690	3,312.00
10/13/2007	AW Fiero	Review and editing of R. Parrish v. Players, Inc. reply brief and incorporating Katz edits to introduction and initial sections.	2.60	415	1,079.00
10/13/2007	AW Fiero	Outlining Parrish Reply section, with specific reference to claims stated in TAC.	1.00	415	415.00
10/13/2007	AW Fiero	Additional editing of Adderley claims with emphasis on latest agency research.	2.40	415	996.00
10/14/2007	AW Fiero	Drafting of Parrish section concerning basis for fiduciary relationship.	1.00	415	415.00
10/14/2007	RS Hilbert	Review hearing transcripts and pleadings for Defendants' inconsistent positions on GLAs; draft section of Reply brief re same; conduct legal research on standards for motion to leave; draft section of Reply brief re same; review e-mail correspondence re all of the above.	5.90	460	2,714.00
10/15/2007	AW Fiero	Finalizing Reply sections from L. Adderley and Parrish fiduciarduty claims.	1.90	415	788.50
10/15/2007	AW Fiero	Review and editing of introductory sections and contract sections from R. Hilbert and N. Cohen.	1.40	415	581.00
10/15/2007	AW Fiero	Review of contract sections from L. LeClair and J. Adler.	2.60	415	1,079.00
10/15/2007	NS Cohen	Draft and revise sections of reply brief re: inappropriateness of defendants' declarations and other extrinsic evidence as well as section re: factual issues in dispute.	2.50	435	1,087.50
	RS Hilbert	Review and revise sections in Reply brief; review Defendants' document production for GLAs; review and analyze "ad hoc" agreements between retired players and Electronic Arts; draft and send e-mail re same; conference with R. Katz re same and related.	6.40	460	2,944.00
10/15/2007	RS Katz	Work on reply brief.	7.30	690	5,037.00
	NS Cohen	Revise reply brief re: breach of contract; research federal rules of evidence re: admi	1.00	435	435.00
10/16/2007	NS Cohen	Draft objections to Defendants' evidence.	1.00	435	435.00

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			1		
10/16/2007	RS Hilbert	Review and revise sections in Reply brief; telephone call with A. Fiero re same and related issues; consolidate preliminary sections in Reply brief; participate in conference call on Reply brief and related issues; telephone call with A. Fiero re breach of contract section of Reply brief; review and revise Reply brief; draft and send e-mail re same.	10.50	460	4,830
40/47/0007		Integrating R. Katz edits to Reply, along with L. LeClair's edits to introduction into revised Reply to			
10/17/2007	AW Fiero	\transmit to team.	1.70	415	705
10/17/2007	AW Fiero	Review of R. Katz edits to Reply and follow-up edits based on why "ad hoc" status of Cunningham and Greene is irrelevant to whether Defendants' owe Adderley equal share royalty.	1.60	415	664
10/17/2007	AW Fiero	Overall editing to reply and integrating comments from R.Katz and McKool Smith attorneys.	1.50	415	622
10/17/2007	AW Fiero	Culling fiduciary duty sections down to 3 or 4 pages for both Adderley and Parrish.	1.30	415	539
10/17/2007	AW Fiero	Review of L. LeClair's draft and making specific edits to control section, along with "ad hoc" section	1.90	415	788
10/17/2007		Prepare documents for filing with the court.	3.30	265	874
10/17/2007	NS Cohen	Review and revise Leclair declaration and reply brief.	1.00	435	435
		Review and revise Reply brief; conference with R. Katz re same; review and revise declaration of L. LeClair in support of same; draft and send e-mail re same; telephone call with A. Fiero re same and related issues; further revise Reply brief; review e-mail			
10/17/2007		correspondence re same; oversee formatting of same.	10.60	460	4,876
10/17/2007	RS Katz	Work on reply.	2.60	690	1,794
10/18/2007	AW Fiero	Re-organizing portion of Adderley fiduciary duty section concerng direct agency and control.	0.30	415	124
10/18/2007	AW Fiero	Review of Alsup's prior Orders to ensure consistent arguments are made, and adding citations to record and TAC to draft of Reply.	1.50	415	622
10/18/2007		Review of L. LeClair's declaration and providing specific comments to R. Hilbert for finalization.	1.00	415	415
10/18/2007		Final review of brief to check for accuracy.	0.50	415	207
10/18/2007		Prepare documents for filing with the court. Draft and revise Motion to Strike Sham Declaration of Doug Allen; review and revise reply memorandum and LeClair deposition in preparation of filing.	5.80	265 435	1,537 565
10/18/2007		Redact portions of reply brief in preparation of filing; shepardize federal case law re: sham declaration rule in preparation of filing brief.	0.50	435	217

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10/18/2007	RS Hilbert	Review and revise Reply brief; conference with litigation team re same; finalize same; review and revise declaration of L. LeClair in support of same; finalize same; draft and send e-mail re all of the above; telephone call with A. Fiero re same and related issues; oversee compilation of exhibits for use with same; redact Reply brief and declaration of L. LeClair in support of same; oversee filing of all the above.	10.70	460	4,922.00
10/18/2007		Work on reply brief.	7.20	690	4,968.00
11/30/2007	AW Fiero	Review of Answer and latest correspondence regarding discovery scheduling issues from defendants.	2.00	415	830.00
Project Total:			113.90		\$54,454.00
Percentage Recoverable:	75%				\$40,840.50
Hours Billed to Project No. 126 by Co-Counsel:	42.40				

Project No. 128		Internal telephone conferences and calls with co- counsel regarding response to Motion to Dismiss Third Amended Complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
10/12/2007	AW Fiero	Teleconference with R. Katz, R. Hilbert and N. Cohen to discuss overall structure of Reply, impressions of Opposition and assignments going forward.	1.00	415	415.00
10/12/2007	NS Cohen	Telephone conference with team to strategize re: reply brief; telephone conference with Katz and Hilbert re: assignments for reply brief.	0.90	435	391.50
10/15/2007	NS Cohen	Multiple telephone conferences with R. Hilbert & R. Katz re: reply brief.	0.40	435	174.00
10/16/2007	AW Fiero	E-mail exchange with J. Adler and L. LeClair regarding combined draft of Reply; outlining general edits to the contract section; teleconference with team to discuss status of combined Reply - key points to address and strategies for shortening; editing contract argument to track TAC allegations and to track why each Allen document or testimony shows good faith basis for making contract claims; review of "bad faith" standards; overall editing of combined reply and working with R. Hilbert to fin	11.00	415	4,565.00
10/16/2007	NS Cohen	Participate in telephone conference with Katz, Hilbert and McKool Firm re: reply brief.	1.00	435	435.00

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10/16/2007	NS Cohen	Multiple telephone conferences and e-mail correspondence with Fiero and Hilbert re: revisions to reply brief.	0.40	435	174.00
10/17/2007	NS Cohen	Participate in telephone conference with McKool firm re: reply brief.	0.40	435	174.00
10/17/2007	NS Cohen	Multiple conferences with Hilbert and Fiero re: revising reply brief and Leclair declarations.	0.50	435	217.50
10/18/2007	NS Cohen	Multiple e-mail correspondence and telephone conference with Katz and Hilbert re: Reply Brief, motion tostrike and redactions for sealed documents.	0.50	435	217.50
10/19/2007	NS Cohen	Review Kessler letter to Court and e-mail correspondence and telephone conference with R. Katz and McKool firm re: potential response.	0.40	435	174.00
10/19/2007	RS Katz	Correspond/telephone conference with client/co-counsel.	2.50	690	1,725.00
10/22/2007	RS Hilbert	Conference with R. Katz re Plaintiffs' Motion for Leave and related issues.	0.80	460	368.00
Project Total:			19.80		\$9,030.50
Percentage Recoverable:	75%				\$6,772.88
Hours Billed to Project No. 128 by Co-Counsel:	14.60				

Project No. 128(A)		Conferences re: court order granting leave to file third amended complaint and effects thereof			
Date	Time Keeper	Description	Hours	Rate	Fee
11/14/2007	AW Fiero	Detailed review of Order granting leave to file Third Amended Complaint; correspondence regarding scope of claims denied; press releases by NFLPA; teleconference with R. Katz, R. Hilbert and N. Cohen to discuss Order.	3.00	415	1,245.00
11/14/2007	NS Cohen	Review and analyze court order granting motion for leave to amend.	0.40	435	174.00
11/14/2007	RS Hilbert	Review and analyze order granting motion for leave to file Third Amended Complaint; conference with R. Katz and A. Fiero re same.	2.00	460	920.00
11/14/2007	RS Katz	Review and analyze order and follow-up thereon.	2.90	690	2,001.00

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11/15/2007	AW Fiero	Discussion and 'review of revised Third Amended Complaint prepared by R. Hilbert (conforming to Order), and teleconference with R. Katz, R. Hilbert, N. Cohen to discuss status of case scheduling issues in light of Order granting leave to file.	2.00	415	830.00
11/15/2007	NS Cohen	Participate in telephone conference with Katz, Hilbert and Fiero re: case status and Court Order; e-mail correspondence with team re: outstanding discovery issues.	0.70	435	304.50
11/19/2007	NS Cohen	Participate in telephone conference with trial team re: case status and document production; review e-mail correspondence with opposing counsel.	0.80	435	348.00
11/27/2007	NS Cohen	E-mail correspondence with team re: redactions of Court-filed documents.	0.20	435	87.00
Project Total:			12.00		\$5,909.50
Percentage Recoverable:	75%				\$4,432.13
Hours Billed to Project No. 128(A) by Co- Counsel:	0				

Project No. 129		Legal research in connection with response to Motion to Dismiss Third Amended Complaint			
Date	Time Keeper	Description	Hours	Rate	Fee
10/12/2007	AW Fiero	Review of research notes and Restatement for purposes of control.	1.50	415	622.50
10/12/2007	AW Fiero	Review of fiduciary duty control cases cited by Defendants, along with Court's Orders discussing control.	2.50	415	1,037.50
10/12/2007	NS Cohen	Legal research and analysis re: ability to introduce evidence with opposition to motion for leave; research re: sham declaration rule in preparation of reply brief; research and analysis re: standard on motion for leave.	3.00	435	1,305.00
10/14/2007	AW Fiero	Detailed review, follow-up research and summary of cases cited by Defendants concerning third parties' interpretation of contractual language.	3.30	415	1,369.50
10/15/2007	AW Fiero	Drafting and sending summary, along with cases, to R. Katz concerning Defendants' authority that third parties' interpretation of contract is entitled to no weight if parties dispute it.	1.90	415	788.50

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10/15/2007	NS Cohen	Research and analysis re: case law re: extrinsic evidence considered on motion to dismiss or motion for leave to amend.	2.60	435	1,131.00
10/15/2007		Research re:motion to strike versus objecting to evidence under fed	0.30	435	130.50
10/16/2007	NS Cohen	Research case law re: sham declarations and draft summary of said research; legal research and analysis re: standard on motion to dismiss and draft summary of said research.	3.60	435	1,566.00
10/17/2007	NS Cohen	Legal research and analysis re: rights of third party beneficiary to interpret contract.	2.40	435	1,044.00
10/17/2007	NS Cohen	Legal research and analysis re: case law cited by defendants re: third party beneficiaries.	1.30	435	565.50
10/18/2007	AW Fiero	Review of 3-P beneficiary cases to determine if argument is worth making in footer.	1.70	415	705.50
10/18/2007	NS Cohen	Shepardize case law in preparation of filing.	3.20	435	1,392.00
Project Total:			27.30		\$11,657.50
Percentage Recoverable:	75%				\$8,743.13
Hours Billed to Project No. 129 by Co-Counsel:	8.10				

Project No. 130		Review of client documents			
Date	Time Keeper	Description	Hours	Rate	Fee
10/1/2007		Correspond and telephone conferences with clients; work on Rewald correspondence.	3.80	690	2,622.00
10/2/2007	RS Katz	Work on Rewald e-mails.	2.00	690	1,380.00
10/4/2007	NS Cohen	Review Parrish e-mails, docket and court order re: sealing documents.	0.40	435	174.00
Project Total:			6.20		\$4,176.00
Percentage Recoverable:	100%				\$4,176.00
Hours Billed to Project No. 130 by Co-Counsel:	17.60				

Project No. 131		Additional review of Defendants' document production			
Date	Time Keeper	Description	Hours	Rate	Fee

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10/14/2007	AW Fiero	Detailed review of e-mail and correspondence regarding Defendants' evidence, particularly regarding "ad hoc" status of Cunningham and Greene, along with NFL Street 2 references.	3.70	415	1,535.50
10/15/2007	AW Fiero	Review of Greenspan evidence and copy of NFL Street 2 game.	1.20	415	498.00
Project Total:			4.90		\$2,033.50
Percentage Recoverable:	100%		4.90		\$2,033.50
Hours Billed to Project No. 131 by Co-Counsel:	0				

oject No. 132		November 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
11/14/0007	DO HIII	Review status of case at time of stay; draft and send e-mail re same.	0.00	400	200
11/14/2007	RS Hilbert		2.00	460	920
11/15/2007		Follow-up on T. Graves and P. Parcher pro hac applications.	0.50	175	87
11/15/2007	K Hunt	Draft T. Graves proposed order.	0.30	175	52
11/15/2007	RS Hilbert	Update e-mail re outstanding items at time of stay.	5.00	460	2,300
11/16/2007	DC Hilbort	Update letter to opposing counsel re disclosure of experts; compile materials to be used with same; draft and send e-mails re same; further update e-mail re outstanding items at time of stay; conference call with A. Fiero and N. Cohen re same; draft and send e-mail re same.	F 40	460	0.407
11/19/2007		Update pleadings binder.	5.40	460 175	2,484
11/19/2007		Update index re same.	0.20	175	35 52
11/19/2007	RS Hilbert	Conference call re status of case and strategy going forward; revise letter disclosing expert to opposing counsel; draft and send e-mail re same; review order denying Plaintiffs' motion to file documents under seal; review e-mail correspondence re same.	4.10	460	1,886
11/20/2007	DC Lills and	Review e-mail correspondence on Defendants' motion to file documents under seal.	0.70	400	000
11/20/2007		Work on discovery issues, sealing issues.	0.70 1.10	460 690	322 759
11/21/2007		Correspond with clients, opposing counsel.	0.60	690	414
11/21/2007		Work on sealing issue.	0.20	690	138
11/26/2007		Update discovery binder.	0.10	175	17
11/26/2007		Update index re same.	0.10	175	17
11/26/2007		Update pleadings binder.	0.10	175	17
11/26/2007		Update index re same.	0.10	175	17
11/30/2007		Update pleadings binder.	0.20	175	35

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11/30/2007	K Hunt	Update index re same.	0.10	175	17.50
11/30/2007	RS Hilbert	Conference with R. Katz re status of case and strategy going forward.	0.20	460	92.00
Project Total:			21.30		\$9,665.00
Percentage Recoverable:	100%				\$9,665.00
Hours Billed to Project No. 132 by Co-Counsel:	5.20				

Project No.					
132(A)		Work on stipulation resetting discovery dates			
Date	Time Keeper	Description	Hours	Rate	Fee
11/26/2007	RS Hilbert	Draft stipulation resetting discovery dates.	1.40	460	644.00
11/27/2007		Review and revise stipulation resetting discovery dates; draft and send e-mail to opposing counsel re same.	2.00	460	920.00
11/27/2007	RS Katz	Work on stipulations regarding discovery.	0.90	690	621.00
11/28/2007	RS Hilbert	Review e-mail from opposing counsel re deadline for Plaintiffs' Motion for Class Certification; draft and send e-mail re same; review e-mail correspondence re same.	4.00	460	1,840.00
11/29/2007	RS Hilbert	Review e-mail from opposing counsel re deadline for Plaintiffs' Motion for Class Certification; draft and send e-mail re same; review e-mail correspondence re same.	2.00	460	920.00
11/29/2007		Work on discovery issues.	1.50	690	1,035.00
	RS Hilbert	Review e-mail from opposing counsel re deadline for Plaintiffs' Motion for Class Certification; draft and send e-mail re same; review follow-up e-mail from opposing counsel re deadline for Plaintiffs' Motion for Class Certification; review e-mail from co-counsel re same; draft and send e-mail re same and related issues.	6.40	460	2,944.00
12/3/2007	DL Wishon	Prepare documents for filing with the court.	1.50	265	397.50
12/3/2007	RS Hilbert	Draft and send e-mail to opposing counsel re deadline for Plaintiffs' Motion for Class Certification; review follow-up e-mail from opposing counsel re same.	2.00	460	920.00
12/3/2007	RS Hilbert	Draft miscellaneous administrative motion; draft declaration of R. Hilbert and proposed order in support of same; draft and send e-mail re all of the above; oversee e-filing of same; draft and send e-mail to opposing counsel re same.	4.60	460	2,116.00
12/3/2007		Work regarding miscellaneous motion.	2.50	690	1,725.00

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12/4/2007	RS Hilbert	Review and analyze opposition to miscellaneous administrative motion; draft and send e-mail re same.	3.10	460	1,426.00
12/4/2007		Miscellaneous motion.	0.70	690	483.00
12/1/2007	110 Maiz		0.70	030	+00.00
Project Total:			32.60		\$15,991.50
Percentage Recoverable:	100%				\$15,991.50
Hours Billed to Project No.	0				
132(A) by Co- Counsel:					

Project No. 133		Prepare First Set of Interrogatories to NFLPA (filed November 20, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/19/2007	RS Katz	Work on discovery issues.	1.70	690	1,173.00
11/20/2007	AW Fiero	Review of draft IRROGS to NFLPA and PI to identify class members - i.e., those who joined the union and those who signed GLAs during relevant SOL.	1.20	415	498.00
11/20/2007	NS Cohen	E-mail correspondence re: special rogs and compliance with Court Order re: sealing documents.	0.30	435	130.50
11/20/2007	RS Hilbert	Draft interrogatories; draft and send e-mail re same; review and revise same; oversee service of same on Defendants.	2.90	460	1,334.00
Project Total:			6.10		\$3,135.50
Percentage Recoverable:	100%				\$3,135.50
Hours Billed to Project No. 133 by Co-Counsel:	2.00				

Project No. 135		Prepare third party discovery			
Date	Time Keeper	Description	Hours	Rate	Fee
11/15/2007	AW Fiero	Preparation of discovery "to do" list prior to team call.	2.00	415	830.00
11/15/2007	AW Fiero	Review and finalization of discovery to do list to circulate.	0.50	415	207.50

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11/16/2007	AW Fiero	Outline possible basis for discovery motions (including Protective Order); review of outstanding discovery requests to identify which requests relate to specific information regarding licenses, revenue (as claims have been modified in Third Amended Complaint); identifying privilege issue as one to raise going forward.	3,00	415	1,245.00
			0.00		1,= 10100
11/16/2007	NS Cohen	E-mail correspondence and telephone conference with A. Fiero and R. Hilbert re: discovery plan.	0.70	435	304.50
11/26/2007	NS Cohen	E-mail correspondence re: discovery status.	0.30	435	130.50
12/3/2007	AW Fiero	Comments to "narrowed" discovery requests and 3P depositions planned.	1.00	415	415.00
12/7/2007	AW Fiero	Additional work on identifying questions for 3P licensees and potential other sources of discovery, including RFA's.	1.00	415	415.00
12/12/2007	RS Katz	Work on discovery issues, including third party discovery.	0.90	690	621.00
12/13/2007	RS Katz	Work on third party discovery, requests for documents from defendants.	1.90	690	1,311.00
Ducia et Tatal			11 20		фг. 470 го
Project Total: Percentage Recoverable:	100%		11.30		\$5,479.50 \$5,479.50
Hours Billed to Project No. 135 by Co-Counsel:	36.60				

Project No. 135(A)		Meet and confer with opposing counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
11/21/2007	RS Hilbert	Draft letter to opposing counsel re outstanding discovery items; review and revise same; conference with R. Katz re same; review Defendants' motion to file documents under seal.	3.60	460	1,656.00
11/26/2007	AW Fiero	Review of Order granting motion to file under seal, correspondence regarding scheduling and summary of meet and confer call from R. Hilbert; providing feedback regarding meet and confer; review of proposed responses to Court.	2.00	415	830.00
11/26/2007	NS Cohen	Participate in telephone conference with opposing counsel re: depositions and document production.	0.70	435	304.50

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	1		T	-	
11/26/2007	RS Hilbert	Prepare for conference call with opposing counsel re meet and confer on outstanding discovery items; telephone call with N. Cohen re same; participate in same; draft and send e-mail re same.	6.50	460	2,990.
11/27/2007	RS Hilbert	Review e-mail correspondence re meet and confer on outstanding discovery items; draft e-mail to R. Katz re same.	2.70	460	1,242
11/28/2007		Draft letter to Greenspan re: document production; prepare documents for production.	0.40	435	174
11/29/2007	RS Hilbert	Draft e-mail re deficiencies in Defendants' document production; conference with R. Katz re all of the above.	3.00	460	1,380
	RS Hilbert	Research background of USAopoly agreements; draft e-mail re deficiencies in Defendants' document production; review Defendants' document responses in connection with same.	3.00	460	1,380
12/4/2007	HS Katz	Work on discovery.	1.50	690	1,035
	RS Hilbert	Review and revise e-mail re deficiencies in Defendants' document production; draft and send e-mail re same.	3.00	460	1,380
12/5/2007	RS Katz	Work on discovery.	0.40	690	276
12/6/2007	RS Hilbert	Review and revise e-mail re deficiencies in Defendants' document production; draft and send e-mail re same; exchange e-mail correspondence with opposing counsel re same.	5.00	460	2,300
12/6/2007	RS Katz	Work on discovery and scheduling meet and confer, correspondence.	1.80	690	1,242
12/7/2007	RS Katz	Work on meet and confer re: scheduling, third party subpoenas.	1.90	690	1,311
12/10/2007	NS Cohen	E-mail correspondence with R. Hilbert re: meet and confer with Feher.	0.20	435	87
12/10/2007	RS Hilbert	Draft and send e-mail to opposing counsel re meet and confer.	2.30	460	1,058
12/11/2007	NS Cohen	Participate in telephone meet and confer with counsel for Players, Inc. re: Plaintiff's requests for production.	1.00	435	435
12/11/2007	RS Hilbert	Prepare for call with opposing counsel re meet and confer; telephone call with N. Cohen re same; participate in same; draft and send e-mail re same.	5.00	460	2,300
12/12/2007	NS Cohen	E-mail correspondence with Hilbert and counsel for defendants re: document production; review and revise letter to Feher re: document production.	0.50	435	217

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	Ī		<u></u>	1	
12/12/2007	RS Hilbert	Review e-mail correspondence re results of meet and confer; draft and send e-mail re same; review follow-up e-mail from opposing counsel re same; draft and send e-mail re same; draft and send e-mail re third party depositions; telephone call to opposing counsel re questions about interrogatories.	4.10	460	1,886.0
12/13/2007	RS Hilbert	Review e-mail re questions about interrogatories; telephone call with opposing counsel re same; draft and send e-mail re same; draft and send e-mail re documents subpoena to Electronic Arts; review and revise same; draft and send e-mails re same.	5.00	460	2,300.
12/18/2007	NS Cohen	Revise letter to defendants re: responses to requests for admissions.	0.30	435	130.
12/10/2007	NS Colleil	ioi damissions.	0.30	433	130.
1/8/2008	RS Hilbert	Send same; telephone call with opposing counsel re document production issues; draft e-mail re same; telephone call with R. Katz re same and related issues,	2.40	505	1,212
1/9/2008	NS Cohen	Telephone conferences with R. Katz and R. Hilbert re: discovery and amended complaint.	0.20	485	97
1/9/2008	RS Hilbert	Review e-mail correspondence from opposing counsel re meet and confer letter; draft and send e-mail re same; telephone call with R. Katz re same and related issues	1.50	505	757
	NS Cohen	Telephone conference with R. Katz and R. Hilbert re: responses to letters from Defendants; review letters from Defendants and discovery responses from Defendants; draft letter to Greenspan re: document production.	1.00	485	485
4/40/0000		Review letter re document production issues; telephone call with damages expert re same and			
1/10/2008	RS Hilbert	related issues. Work on discovery issues.	1.00	505 700	505
1/10/2000	no nalz	Revise letter to defense counsel re: document	1.90	700	1,330
1/11/2008	NS Cohen	production.	0.10	485	48
1/11/2008		Work on discovery issues.	0.80	700	560
1/14/2008	NS Cohen	Participate in conference call with co-counsel re: discovery responses and depositions; telephone conference with Brett C. re: document production; telephone conference with R. Katz re: letter to defense counsel; draft and revise letter to defense counsel re: Plaintiff's document production.	1.50	485	727
1/14/2008	RS Hilbert	Review and revise letter to opposing counsel re document production issues; telephone call with S. Girard re Defendants' document production.	1.00	505	505
	NS Cohen	Multiple conferences with R. Katz and R. Hilbert re: document production and letter to defense counsel; revise and finalize letter to defense counsel re: plaintiff's document production.	0.70	485	<u>505</u>
., . 5, = 550	1.10 0011011	Is a second by a second with	0.70	+00	000

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1/15/2008	RS Hilbert	Further review and revise letter to opposing counsel re document production issues.	1.50	505	757.50
	NS Cohen	Review correspondence from Greenspan and Hilbert re: depositions and written discovery.	0.50	485	242.50
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	THO COMON	Review letter from opposing counsel re Defendants'	0.00	100	2 12.00
1/17/2008	RS Hilbert	interrogatory responses; draft and send e-mail re same.	0.50	505	252.50
1/22/2008	NS Cohen	Review correspondence with Defendants re: discovery.	0.20	485	97.00
	RS Hilbert	Draft letter to opposing counsel re Defendants' interrogatory responses.	2.00	505	1,010.00
	NS Cohen	Draft and revise letter to Greenspan re: Plaintiffs' document production.			·
1/23/2006	NS Conen	Draft letter to opposing counsel re Defendants'	1.40	485	679.00
1/25/2008	RS Hilbert	responses to Plaintiffs' Second and Third Interrogatories.	1.70	505	858.50
1/26/2008	NS Cohen	Review letters between counsel for Plaintiffs and Defendants.	0.10	485	48.50
	NS Cohen	Revise Greenspan letter re: interrogatories and meet and confer re: document production.	0.30	485	145.50
1/20/2000	NS Conen	Review and revise letter to opposing counsel re	0.30	465	145.50
1/28/2008	RS Hilbert	Defendants' responses to Plaintiffs' Second and Third Interrogatories; review e-mail correspondence re deposition schedules.	4.20	505	2,121.00
	RS Hilbert	Draft and send e-mail re discovery extension; meet and confer call with opposing counsel.	2.00	505	1,010.00
1/29/2008	RS Hilbert	Draft and send e-mail re deposition schedules and related issues; revise and finalize letter to opposing counsel re Defendants' responses to Plaintiffs' Second and Third Interrogatories.	2.20	505	1,111.00
		Draft letter to Greenspan re: document production; e- mail correspondence with Greenspan re: document			
1/30/2008	NS Cohen	production.	0.80	485	388.00
1/30/2008	RS Hilbert	Draft and send e-mail re deposition locations and related issues.	1.00	505	505.00
1/31/2008	NS Cohen	Review Adderley documents in preparation of supplemental production.	0.70	485	339.50
		Draft letter to Greenspan re: document production; e-mail correspondence with Greenspan re: Allen	0.00	405	445.50
2/1/2006	NS Cohen	deposition. Continue reviewing Parrish documents in preparation	0.30	485	145.50
2/4/2008	NS Cohen	of production.	2.10	485	1,018.50
2/12/2008	LM Franco	review correspondence from opposing counsel re supplemental discovery.	0.40	550	220.00
2/21/2008	RS Hilbert	Review e-mail from opposing counsel re document production issues; draft e-mail responding to same.	1.30	505	656.50
2/25/2008	RS Hilbert	Draft and send e-mail re outstanding discovery issues.	0.60	505	303.00
2/26/2008	LM Franco	Review proposed letter to D. Greenspan re discovery dispute.	0.60	550	330.00

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		Review and revise e-mail re outstanding discovery			
2/26/2008	RS Hilbert	issues. Review correspondence from opposing counsel re	1.00	505	505.
2/27/2008	LM Franco	discovery.	0.50	550	275.
		E and the second			
3/3/2008	RS Hilbert	E-mail correspondence re document production issues; review and revise letter to opposing counsel re same.	4.5	505	2,272
		Revise and finalize letter to defendants re: document			
3/4/2008	NS Cohen	production.	0.50	485	242
3/4/2008	NS Cohen	Draft letter to Defendants re: inconsistencies in their document production.	1.00	485	485
		E-mail correspondence re deficiencies in Defendants' production; review letter from opposing counsel re			
3/4/2008	RS Hilbert	same.	1.80	505	909
3/5/2008	RS Hilbert	Review and organize documents sent by H. Adderley; review letter from opposing counsel re deficiencies in Defendants' production; e-mail correspondence re same.	1.50	505	757
3/6/2008	NS Cohen	Participate in telephone conference with defense counsel and Hilbert to meet and confer re: Adderley documents and scope of document production.	2.00	485	970
		Prepare for meet and confer call on deficiencies in			
3/6/2008	RS Hilbert	Defendants' production and related issues; participate in same.	2.30	505	1,161
3/7/2008	NS Cohen	Review meet and confer correspondence from defense counsel.	0.40	485	194
3/7/2008	RS Hilbert	Review letter from opposing counsel re deficiencies in Defendants' production and related issues; draft and send e-mail re same.	1.20	505	606
	RS Hilbert	E-mail correspondence re confidentiality protections for Plaintiffs' deponents.	0.30	505	151
	110 11110011	'	0.00		
3/7/2008	RS Hilbert	Draft and send e-mail summarizing meet and confer call and proposing new document requests.	0.60	505	303
3/10/2008	NS Cohen	Draft letter to Kessler re: conduct at Adderley deposition.	0.20	485	97
	NS Cohen	E-mail correspondence with defense counsel re: depo location.	0.20	485	97
	NS Cohen	Revise letter to Kessler re: Adderley.	0.50	485	242
3/13/2008	RS Hilbert	Draft response to letter from opposing counsel re deficiencies in Defendants' production and related issues; draft and send e-mail re same.	2.00	505	1.010
	NS Cohen	E-mail correspondence with defense counsel re: discovery and Allen deposition; telephone conference with Clark re: document production; draft letter to Clark re: defendants' document production and Adderley retention policy.	1.80	485	1,010
2. 1 ., 2000	1.5 5511011	Revise and finalize letter to Defendants re: document	1.00	+00	- 370
3/17/2008	NS Cohen	production.	0.80	485	388

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	LM Franco	Review discovery correspondence.	1.50	550	825.00
4/1/2008	RS Hilbert	Review letter to opposing counsel re document production issues.	2.40	505	1,212.00
4/1/2008	RS Hilbert	Review and analyze documents produced by opposing counsel; draft and send e-mail re same.	5.00	505	2,525.00
4/1/2008	NS Cohen	to Clark re: failure to meet and confer and request for sanctions.	3.50	485	1,697.50
		Draft letter to Clark re: compliance with Alsup's Standing Order; draft spreadsheet for source of documents to comply with Standing Order; draft letter			
4/1/2008	NS Cohen	E-mail correspondence with Clark re: Defendants' document production.	0.20	485	97.00
3/31/2008	NS Cohen	Draft letter to Clark re: Adderley retention policy; telephone conference with Katz re: revis	0.40	485	194.00
3/31/2008	NS Cohen	E-mail correspondence with Clark re: Defendants' document production.	0.30	485	145.5
3/28/2008	RS Hilbert	Review e-mail from opposing counsel re hearing date for class certification motion; draft and send e-mail re same.	1.00	505	505.0
3/28/2008	LM Franco	Conference with R. Hilbert re defendants' request to change hearing date; conference with R. Hilbert re strategy.	0.80	550	440.0
3/27/2008	NS Cohen	Draft letter to Clark re: Adderley document retention.	1.30	485	630.5
3/24/2008	RS Katz	Meet/confer with defendants, work on discovery issues.	1.80	700	1,260.0
3/24/2008	RS Hilbert	Review and revise letter to opposing counsel re document production issues; telephone call with N. Cohen re same.	2.60	505	1,313.0
3/24/2008	NS Cohen	E-mail correspondence and telephone conferences with defendants re: Upshaw errata sheet; review defendants errata sheet	0.70	485	339.5
3/24/2008	NS Cohen	Telephone conference with defense counsel to meet and confer re: Adderley deposition testimony.	0.40	485	194.0
3/24/2008	LM Franco	Review draft meet and confer letter re document retention.	0.50	550	275.0
3/21/2008	RS Hilbert	Review and revise letter to opposing counsel re document production issues.	1.20	505	606.0
3/21/2008	NS Cohen	E-mail correspondence with Clark re: Defendants' document production.	0.20	485	97.0
3/21/2008	NS Cohen	Draft letter to Clark responding to meet and confer of 3/20.	1.00	485	485.0
3/17/2008	RS Hilbert	E-mail correspondence re document production issues; telephone call with R. Katz and N. Cohen re H. Adderley e-mail issues.	2.70	505	1,363.5
3/17/2008	NS Cohen	E-mail correspondence with Greenspan re: Adderley document retention policy.	0.30	485	145.5

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4/0/0000	Participate in telephonic meet and confer with counsel			
4/2/2008 NS Cohen	for defendants re: document retention policies.	1.20	485	582
	E-mail correspondence with counsel for defendants re:			
4/2/2008 NS Cohen	Adderley declaration and compliance with Court Order.	0.30	485	145
4/2/2008 RS Hilbert	Prepare for meet and confer on discovery issues; telephone call with opposing counsel re same.	2.50	505	1,262
4/2/2008 RS Katz	Discovery issues.	1.20	700	840
	Draft letter to Clark summarizing meet and confer;			
	review and revise Katz e-mails to Feher re: document			
4/3/2008 NS Cohen	retention.	2.30	485	1,115
	E-mail correspondence re meet and confer issues; telephone call with R. Katz and N. Cohen re same;			
4/3/2008 RS Hilbert	review and revise e-mail to opposing counsel re same.	4.20	505	2,12 ⁻
4/4/2008 RS Katz	Meet/confer letter.	1.40	700	980
	Participate in multiple conferences with Katz and			
	Hilbert re: Motion to Compel and Supplemental memo;			
	telephone conference with defense counsel re: request to file a supplemental memorandum; draft letter to			
	defense counsel re: supplemental memo; telephone			
4/7/2008 NS Cohen	conference with Fiero re: W.R. Grace period.	1.70	485	824
	Review letter from opposing counsel re discovery			
	issues; e-mail correspondence re same; draft letter to			
	Judge Alsup on discovery issues; telephone call with R. Katz re same and related issues; revise same;			
4/7/2008 RS Hilbert	oversee e-filing of same.	9.30	505	4,696
4/7/2008 RS Katz	Work on discovery motion.	3.30	700	2,310
4/0/0000 51 14/1	Send copies of recently filed documents to Judge per court order.	2.22		_
4/8/2008 DL Wishon	Review Order from the Court re schedule for discovery	0.30	280	84
4/8/2008 RS Hilbert	issues; draft and send e-mail re same.	1.80	505	909
4/8/2008 RS Katz	Work on discovery motions.	2.90	700	2,03
	Participate in telephone conference with defense			
1/2/222	counsel to meet and confer re: defendants' document			
4/9/2008 NS Cohen	production.	1.20	485	582
4/9/2008 RS Hilbert	Prepare for meet and confer on discovery issues; participate in conference call on same.	3.00	505	1,51
4/9/2008 RS Katz	Work on discovery issues.	1.10	700	770
	Prepare for hearing on discovery issues; compile			
4/40/0000 = 0 : :::	documents for use with same; conference with R. Katz			
4/10/2008 RS Hilbert	re same and related issues.	6.10	505	3,080
4/11/2008 RS Hilbert	Participate in hearing on discovery issues; e-mail correspondence re same.	4.80	505	2,424
4/11/2008 RS Katz	Discovery hearing and preparation therefor.	3.90	700	2,730
4/16/2008 RS Katz	Work on discovery issues.	2.20	700	1,540

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4/17/2008	RS Hilbert	Prepare for meet and confer call on expert discovery matters; participate in same; e-mail correspondence re same; review and revise e-mail to opposing counsel re pre-statute of limitation documents produced by opposing counsel; collect same; conference with R. Katz re same and related issues	2.20	505	1,111
4/18/2008	RS Hilbert	E-mail correspondence on expert discovery matters E-mail correspondence with Clark re: meet and confer	0.70	505	353
4/21/2008	NS Cohen	re: experts.	0.30	485	145
4/21/2008	NS Cohen	Review correspondence from Defendants re: document retention policy and backup tapes.	0.20	485	97
4/21/2008	RS Hilbert	E-mail correspondence on expert discovery matters; draft and send e-mail soliciting last minute discovery issues; e-mail correspondence on pre-statute of limitations issues	1.00	505	505
4/22/2008	RS Hilbert	E-mail correspondence on expert discovery matters; e-mail correspondence on privilege log issues	0.50	505	252
4/23/2008	RS Hilbert	E-mail correspondence on expert discovery matters.	1.00	505	505
4/28/2008	NS Cohen	Participate in telephone conference with counsel for defendants re: exchange of privileged materials.	0.30	485	145
5/5/2008	LM Franco	Review correspondence from D. Greenspan re meet & confer position on discovery issues; review correspondence with R. Taub re privilege logs.	0.50	550	275
5/6/2008	LM Franco	draft letter to D. Greenspan re deposing remaining persons identified on initial disclosures; review correspondence to D. Greenspan re Rascher disclosure	2.00	550	1,100
5/6/2008	RS Hilbert	Review and revise letter to opposing counsel re deposition issues; conference with L. Franco re same; review e-mail from opposing counsel re questions about Plaintiffs' privilege log; e-mail correspondence re same.	2.00	505	1,010
5/7/2008	LM Franco	Finalize and send letter to D. Greenspan re additional depositions; prepare memo of all potential witnesses identified/deposed.	1.50	550	825
5/7/2008	LM Franco	Review correspondence from D. Greenspan; review correspondence re privilege log.	1.00	550	550
	RS Hilbert	Review e-mail from opposing counsel responding to deposition issues.	0.40	505	202
5/9/2008	RS Hilbert	Review e-mail from opposing counsel on pre-statute of limitation issues; review discovery responses in light of same; draft and send e-mail re same.	3.50	505	1,767

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5/9/2008	RS Hilbert	Review letter from opposing counsel re deposition issues; e-mail correspondence re same; draft and send e-mail to opposing counsel re showing confidential documents to H. Adderley.	1.50	505	757.5
	LM Franco	Prepare response to D. Greenspan letter on depos; conference with R. Hilbert re strategy.	1.50	550	825.0
	LIVITIANCO	Conference with R. Hilbert, R. Katz re strategy for	1.50	330	023.0
5/12/2008	LM Franco	discovery.	0.70	550	385.0
		E-mail correspondence on upcoming deposition of R.			
5/12/2008	RS Hilbert	Berthelsen.	1.00	505	505.
5/12/2008	RS Hilbert	Conference with L. Franco re discovery responses; draft and send e-mail re pre-statute of limitations issue.	2.50	505	1,262.
5/13/2008	LM Franco	Review correspondence with D. Greenspan re SOL documents; review comments to third set of interrogatories.	1.00	550	550.
E/10/0000	DO HIII	E-mail correspondence on pre-statute of limitation issues; review and analyze discovery responses; consider whether and on what issues to meet and	,		
	RS Hilbert	confer; conference with L. Franco and R. Katz re same.	4.40	505	2,222.
5/13/2008	LM Franco	Discovery. Review Greenspan's response re depositions.	0.90 1.00	700 550	630. 550.
5/14/2008	RS Hilbert	Draft meet and confer letter re Defendants' discovery responses; draft and send e-mail re same; e-mail correspondence re deposition issues; review and revise letter to opposing counsel re same; review subpoena for B. Owens.	6.00	505	3,030
5/15/2008	RS Hilbert	Draft and send e-mail re meet and confer letter re Defendants' discovery responses.	0.50	505	252
	NS Cohen	Participate in meeting with L. Leclair and R. Katz to strategize re: defendants' disclosures and potential depositions; draft and revise letter to Greenspan re: failure to properly disclose potential witnesses.	1.50	485	727
5/19/2008	RS Hilbert	Prepare for meet and confer call with D. Greenspan re Topps issue; participate in same; draft and send e-mail summarizing same.	3.50	505	1,767
5/20/2008	RS Hilbert	Draft and send e-mail to opposing counsel re document production issue.	0.50	505	252
5/22/2008	RS Hilbert	Review and revise letter to opposing counsel re deposition issues; e-mail correspondence re same.	2.00	505	1,010
5/23/2008	RS Hilbert	Draft and send e-mail re agreement on statute of limitation issues; e-mail correspondence re deposition issues.	2.00	505	1,010
	RS Hilbert	Review and analyze discovery responses to determine whether and on what to meet and confer.	1.60	505	808.

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5/28/2008	RS Hilbert	Draft and send e-mail to opposing counsel re selectively produced videos; review letter from opposing counsel re deposition issues.	2.60	505	1,313.00
5/28/2008	RS Hilbert	Draft and send e-mail re late produced documents; review letter from opposing counsel re discovery issues; draft and send e-mail re same.	3.00	505	1,515.00
5/30/2008	NS Cohen	Draft letter to Greenspan re: summary judgment briefing schedule and page limits.	0.40	485	194.00
5/30/2008	RS Hilbert	Draft and send e-mail re selectively produced videos.	1.00	505	505.00
6/2/2008	NS Cohen	Review Defendants' redaction log in preparation of drafting letter re; inadequacy thereof.	0.20	485	97.00
6/2/2008	RS Hilbert	Review letter from opposing counsel re NFL Sponsorship and Internet Agreement documents; conference with R. Katz and L. Franco re same and opposing counsel's request for expert documents; compile and send same.	3.00	505	1,515.00
6/3/2008	NS Cohen	Review draft and final e-mail correspondence with Greenspan re: Upshaw documents, rog responses and Topps documents.	0.20	485	97.00
6/4/2008	RS Hilbert	Review and revise response to opposing counsel re NFL Sponsorship and Internet Agreement; draft and send e-mail re same.	1.80	505	909.00
	RS Hilbert	Review e-mail correspondence from opposing counsel re discovery issues; telephone call with opposing counsel re hearing on same; draft and send e-mail re same.	3.20	505	1,616.00
6/16/2008	LM Franco	Telephone call (left message) with D. Greenspan re expert depositions and prepare e-mail re same.	1.00	550	550.00
Project Total:			261.60		\$134,853.00
Percentage Recoverable:	100%				\$134,853.00
Hours Billed to Project No. 135(A) by Co- Counsel:	0				

Project No. 136		Prepare or damages analysis.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/15/2007		E-mail exchanges and teleconferences with R. Hilbert and N. Cohen to discuss outstanding damages issues.	1.50	415	622.50
11/19/2007	AW Fiero	Review of damages claims.	0.50	415	207.50

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by Co-Counsel:					
Hours Billed to Project No. 136	2.20				
Percentage Recoverable:	100%				\$12,0/2.UU
Project Total:	100%		25.00		\$12,872.00 \$12,872.00
	LM Franco	GRLD to NFLPA/PI.	1.00	550	550.00
		Telephone conference with S. Girard re percentages of			
	NS Cohen	Participate in conference call with expert re damages.	1.00	485	485.00
	RS Katz	Meet with experts.	1.50	700	1,050.00
2/5/2008	RS Hilbert	Prepare for meeting with damages expert; participate in same; review and analyze LM-2s; draft and send emails re same.	4.10	505	2,070.50
1/15/2008		Correspond with experts.	1.50	700	1,050.00
	RS Hilbert	Prepare for meeting with damages expert; participate in same; telephone call with S. Girard re same and related issues.	2.50	505	1,262.50
12/10/2007		Meeting with damages expert.	2.40	690	1,656.00
12/10/2007	RS Hilbert	Meeting with damages expert re status of case and strategy going forward; draft and send e-mails.	2.00	460	920.00
12/10/2007	NS Cohen	Participate in telephone conference with damages expert.	0.40	435	174.00
12/10/2007	AW Fiero	Teleconference with team and P. Rowley to discuss initial damages theories; scope of documents to seek from PI, NFLPA and third parties; review of revised discovery requests narrowed for PI's production.	1.50	415	622.50
12/10/2007	AW Fiero	Teleconference with team and P. Rowley to discuss initial damages theories.	0.00	415	0.00
12/7/2007	RS Hilbert	Draft and send e-mail re meeting with damages expert.	0.40	460	184.00
12/7/2007	AW Fiero	Review of initial discovery disclosures for purposes of discussing damages the with P. Rowley.	1.30	415	539.50
	RS Hilbert	Telephone call with S. Girard re questions about case.	0.80	460	368.00
11/20/2007 12/5/2007	NS Cohen RS Hilbert	expert. Draft and send e-mail re expert issues.	0.20	435 460	87.00 276.00
		Participate in telephone conference with damages			
11/20/2007	AM Fiore	Teleconference with R. Katz, R. Hilbert, N. Cohen and P. Rowley to discuss damages theories in light of Third Amended Complaint.	1.80	415	747.00

	Review and analysis of Defendants Answer to Plaintiff's Third Amended Complaint (filed		
Project No. 137	November 20, 2007)		

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Date	Time Keeper	Description	Hours	Rate	Fee
11/30/2007	NS Cohen	Review and analyze Defendant's Answer to Third Amended Complaint.	0.30	435	130.50
11/30/2007	RS Hilbert	Review Answer filed by Defendants; draft and send e-mail re same.	0.80	460	368.00
11/30/2007	RS Katz	Review and analyze answer and follow up.	1.10	690	759.00
Project Total:			2.20		\$1,257.50
Percentage Recoverable:	75%				\$943.13
Hours Billed to Project No. 137 by Co-Counsel:	2.20				

Project No. 37(A)		Prepare Motion to Modify Protective Order			
Date	Time Keeper	Description	Hours	Rate	Fee
11/19/2007	AW Fiero	Review of revised to do list and initial research regarding basis for modifying or lifting a Protective Order (good cause, changed circumstances).	2.50	415	1,037.50
11/20/2007	AW Fiero	Review of prior drafts of motions to modify Protective Orders.	1.00	415	415.00
11/21/2007	AW Fiero	Additional research regarding scope of modifying Protective Order and drafting initial argument section of the brief; focusing on "blanket Protective Orders" which are inherently subject to modification; review of correspondence from R. Hilbert regarding seal motion and proposed scheduling dates, along with defendant's agreement with the exception of the certification issue.	4.00	415	1,660.00
11/27/2007	AW Fiero	Detailed review of existing Protective Order and culling out provisions to include in the Motion to modify; review of e-mail exchanges regarding discovery deadlines and certification deadline; review of letter and correspondence from N. Cohen regarding plaintiff's document production - raising privilege log issues that should be made to defendants.	3.00	415	1,245.0
11/30/2007		Review of Rutter Guide and additional discovery treatises, as well as prior Orders from J. Alsup, regarding scope of modification or lifting of Protective Order as to attorney's eyes only information.	1.50	415	622.50
12/3/2007		Review of discovery treatise article re: Protective Order modification.	1.00	415	415.0
12/7/2007	AW Fiero	Additional drafting to Motion to Modif PO.	0.50	415	207.5

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Project Total:		13.50	\$5,602.50
Percentage Recoverable:	100%		\$5,602.50
Hours Billed to Project No. 137(A) by Co- Counsel:	0		

Project No. 138		December 2007 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
12/4/2007	K Hunt	Update pleadings binder.	0.10	175	17.50
12/4/2007		Update index re same.	0.10	175	17.50
12/5/2007		Certification issues.	1.10	690	759.00
12/6/2007	K Hunt	Update pleadings binder.	0.10	175	17.50
12/6/2007	K Hunt	Update index re same.	0.10	175	17.50
12/13/2007	K Hunt	Update pleadings binder.	0.10	175	17.50
12/13/2007		Update index re same.	0.10	175	17.50
12/13/2007	K Hunt	Update discovery binder.	0.10	175	17.50
12/13/2007	K Hunt	Update index re same.	0.10	175	17.50
12/19/2007	K Hunt	Update pleadings binder.	0.10	175	17.50
12/19/2007	K Hunt	Update index re same.	0.10	175	17.50
Project Total:			2.10		\$934.00
Percentage Recoverable:	100%				\$934.00
Hours Billed to Project No. 138 by Co-Counsel:	6.10				

Project No. 139		Prepare third party subpoenas (Joel Linzner, EA December 14 and 21, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
12/14/2007	RS Hilbert	Review documents subpoena to Electronic Arts; draft and send e-mails re same; oversee service of same.	2.60	460	1,196.00
12/17/2007	RS Hilbert	Review voice mail from counsel to Electronic Arts; telephone call with J. Naylor re same and related issues; draft and send e-mail re same; telephone calls to and with counsel to Electronic Arts re same.	2.50	460	1,150.00
12/17/2007	RS Katz	Work on third party subpoenas.	1.30	690	897.00
12/19/2007	RS Hilbert	Review e-mail correspondence re subpoena to Electronic Arts; draft and send e-mails re same.	0.50	460	230.00

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12/21/2007	RS Hilbert	Conference call re deposition strategy.	0.80	460	368.00
	RS Hilbert	Draft and send e-mail re deposition of Electronic Arts; draft and send e-mail re documents and depositions.	2.00	460	920.00
12/21/2007	RS Katz	Work on third party discovery.	1.10	690	759.00
Project Total: Percentage	100%		10.80		\$5,520.00 \$5,520.00
Recoverable:	10070				ψ0,020.00
Hours Billed to Project No. 139 by Co-Counsel:	11.70				

Drainat No. 140		Dramara diagonami ragnasta			
Project No. 140 Date	Time Keeper	Prepare discovery requests Description	Hours	Rate	Fee
Date	Time Reeper	Description	110013	riale	1 66
11/19/2007	AW Fiero	Teleconference with Manatt Phelps & Phillips and MS joint team to discuss strategy going forward.	1.50	415	622.50
12/3/2007	AW Fiero	Review of correspondence regarding scheduling and discovery.	1.00	415	415.00
12/7/2007	AW Fiero	Review of correspondence from B. Parrish and Court's Order regarding new discovery schedule.	0.50	415	207.50
12/11/2007	NS Cohen	Review draft special rogs in preparation of service.	0.20	435	87.00
12/11/2007	RS Hilbert	Draft second set of interrogatories; draft and send e-mail re same; oversee service of same.	2.00	460	920.00
12/12/2007	AW Fiero	Review and comment to response from R. Hilbert and L. Leclair regarding document production, scope and timing for response; review of correspondence from N. Cohen and e-mail responses from R. Katz and R. Hilbert regarding discovery and anticipated motions.	1.50	415	622.50
12/17/2007	NS Cohen	Telephone conference with R. Hilbert re: requests for admissions.	0.10	435	43.50
12/21/2007	RS Hilbert	Draft Interrogatories; conference with R. Katz re same; revise and serve same.	3.60	460	1,656.00
12/28/2007	RS Katz	Review and analyze discovery requests.	0.80	690	552.00
12/31/2007	RS Katz	Work on discovery issues.	0.60	690	414.00
1/10/2008	AW Fiero	General review of correspondence regarding our responses to discovery requests and, in particular, B. Parrish e-mail, blogs.	0.30	440	132.00
1/22/2008	AW Fiero	Teleconference to discuss status of class certification issues and discovery status, general comments to discovery responses.	0.50	440	220.00
1/22/2008	AW Fiero	Review of e-mails from J. Naylor and R. Hilbert concerning reliance.	0.50	440	220.00

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1/23/2008	AW Fiero	Drafting e-mail summary concerning potential discovery responses for B. Parrish's claims, highlighting the potential for distinguishing reliance on solicitation materials to "reliance" on post-dues-paying time frame.	0.60	440	264.00
4/23/2008	K Hunt	Prepare discovery requests for service.	0.90	210	189.00
4/23/2008	K Hunt	Prepare proof of service re same.	0.50	210	105.00
Project Total:			15.10		\$6,670.00
Percentage Recoverable:	100%				\$6,670.00
Hours Billed to Project No. 140 by Co-Counsel:	6.00				

Project No. 141		Review and analysis of Defendants Discovery Requests (served December 20, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/20/2007	AW Fiero	Review of defendant's motion to seal and correspondence regarding the need, if any, for opposition.	1.00	415	415.00
12/10/2007	NS Cohen	Review NFLPA and Players Inc. responses to RFA's.	0.20	435	87.00
12/10/2007	RS Hilbert	Review Defendants' responses to Requests for Admissions; draft and send e-mail re same.	2.40	460	1,104.00
12/11/2007	AW Fiero	Review of e-mail correspondence and comments from NFLPA and PI regarding document production and commenting as to their discretion to avoid duplication.	0.50	415	207.50
12/13/2007	NS Cohen	Review two sets of responses to Requests for Admissions in preparation of drafting meet and confer to defendants; draft summary of responses to Hilbert.	0.60	435	261.00
12/28/2007		Review and analyze discovery requests from Defendants.	1.20	460	552.00
1/4/2008	RS Hilbert	Review responses to Plaintiffs' Interrogatories; draft and send e-mail re same.	2.60	505	1,313.00
1/9/2008	AW Fiero	Review of latest discovery responses from Defendants and objections they raise to our discovery responses; responding to e-mail inquiry from R. Hilbert regarding inappropriate response.	0.50	440	220.00
1/10/2008	AW Fiore	Review of latest discovery responses from NFLPA.	0.00	440	100.00
1/10/2008		Review of latest discovery responses from NFLFA. Review of objections to Interrogatories.	0.30	440 440	132.00 88.00
	RS Hilbert	Revise and analyze Defendants' responses to Plaintiffs' Second and Third Interrogatories.	3.30	505	1,666.50

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2/12/2008	AW Fiero	Review of discovery responses from Defendants.	1.50	440	660.00
Project Total:			14.30		\$6,706.00
Percentage Recoverable:	100%				\$6,706.00
Hours Billed to Project No. 141 by Co-Counsel:					

Project No. 142		Review Court's order regarding class certification requirements			
Date	Time Keeper	Description	Hours	Rate	Fee
9/6/2007	AW Fiero	Detailed review of Court's Order regarding class certification).	1.00	415	415.00
11/19/2007	AW Fiero	Review of correspondence regarding scheduling and class certification issues.	0.50	415	207.50
11/28/2007	AW Fiero	Review of Joint Stipulation to Court regarding scheduling and suggestions for basis of pushing privilege issues with defendants - i.e., what we would have expected to see in document production, etc outlining discovery needed and facts needed for class certification in light of Court's Order.	0.70	415	290.50
12/3/2007	NS Cohen	Review Misc. Motion re: class certification in preparation of filing.	0.30	435	130.50
12/7/2007 12/10/2007	RS Hilbert RS Katz	Review Court order re deadline for Plaintiffs' Motion for Class Certification; forward same to clients. Follow-up court order.	1.70 1.10	460 690	782.00 759.00
Project Total:			5.30		\$2,584.50
Percentage Recoverable:	100%				\$2,584.50
Hours Billed to Project No. 142 by Co-Counsel:	1.40				

Project No. 143		Prepare mediation statement			
Date	Time Keeper	Description	Hours	Rate	Fee
1/24/2008	NS Cohen	E-mail correspondence with team re: discovery and settlement conference statement.	0.20	485	97.00
1/24/2008	RS Hilbert	Review and revise draft settlement conference brief.	1.30	505	656.50

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1/25/2008	RS Hilbert	Review and revise draft settlement conference brief; draft and send e-mail re same; telephone call with S. Girard re damage estimates; draft and send e-mail.	2.60	505	1,313.00
	11011110011		2.00		1,010.00
1/26/2008	NS Cohen	Review Amended Settlement Conference Statement.	0.20	485	97.00
1/28/2008	AW Fiero	Review of settlement conference and providing comments.	1.20	440	528.00
1/28/2008	RS Hilbert	Redact settlement conference statement.	0.80	505	404.00
Project Total:			6.30		\$3,095.50
Percentage Recoverable:	75%				\$2,321.63
Hours Billed to	80.20				
Project No. 143 by Co-Counsel:					

ject No. 144		January 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
1/0/0000		A set at the consequence of the language of the control of the con			
1/3/2008		Assist jr. paralegal with locating deposition exhibits.	0.20	210	42
1/4/2008		Update discovery binder.	0.20	210	42
1/4/2008	K Hunt	Update index re same.	0.30	210	63
1/8/2008	K Hunt	Attention to Concordance database management.	1.00	210	210
1/0/2000		Compile and organize documents responsive to	4.00	0.1.0	050
1/8/2008	K Hunt	discovery requests.	1.20	210	252
1/10/2008	K Hunt	Compile and organize license agreements for attorney reference.	0.80	210	168
1/10/2008	K Hunt	Update pleadings binder.	0.40	210	84
1/10/2008	K Hunt	Update index re same.	0.30	210	63
1/10/2008	K Hunt	Update production log.	0.20	210	42
1/10/2008	RS Hilbert	Research minimum number of votes to amend NFLPA Constitution; draft and send e-mail re same.	1.00	505	509
1/14/2008	K Hunt	Assist attorney with printing documents from Concordance.	0.20	210	42
1/15/2008		Update discovery binder.	0.10	210	2
1/15/2008		Update index re same.	0.30	210	6;
1/15/2008		Update production log.	0.10	210	2
		Review and analyze NFL Sponsorship and Internet			
1/15/2008	RS Hilbert	agreement.	1.00	505	505
1/17/2008	K Hunt	Coordinate document production organization.	0.50	210	105
		Prepare for conference call on status of case an			
	RS Hilbert	strategy going forward; participate in same.	1.60	505	808
1/28/2008	K Hunt	Update production log.	0.30	210	60

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1/28/2008	K Hunt	Compile and organize documents in preparation for Ridley and Eryich depositions.	6.10	210	1,281.00
1/29/2008	DL Wishon	Prepare documents for filing with the court.	0.30	280	84.00
1/29/2008		Compile and organize documents in preparation for Skall and Upshaw depositions.	6.50	210	1,365.00
1/30/2008	DL Wishon	Prepare documents for filing with the court.	1.20	280	336.00
Project Total:			23.80		\$6,165.00
Percentage Recoverable:	100%				\$6,165.00
Hours Billed to Project No. 144 by Co-Counsel:	3.60				

Project No. 145		Prepare and serve subpoenas on Topps, Electronic Arts and Upper Deck (served January 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
12/4/2007	AW Fiero	Review of prior discovery schedules and culling out outlines for EA and Topps to send to McKool in anticipation of upcoming depositions; review of e-mail correspondence and discovery responses.	1.00	415	415.00
12/13/2007	AW Fiero	Review of scope of EA subpoena, request for documents and general third party requests; commenting on draft provided by J. Naylor.	0.50	415	207.50
12/14/2007	AW Fiero	Outlining issues to include in response to anticipated PO from EA and Topps regarding document requests and questions to ask regarding draft/final agreements from 2005, 2006 and amendments.	0.50	415	207.50
12/17/2007	AW Fiero	Review of correspondence with EA regarding subpoena, commenting on response regarding extension and review of general document subpoena served.	0.50	415	207.50
12/17/2007	NS Cohen	E-mail correspondence with team re: EA and Topps subpoena.	0.20	435	87.00
12/18/2007		E-mail correspondence with R. Hilbert re: Topps subpoena and document production.	0.20	435	87.00
12/18/2007	RS Katz	Work on TOPPS discovery.	0.90	690	621.00
12/19/2007	AW Fiero	Review of correspondence regarding EA discovery schedule, proposed compromise and Topps subpoena.	0.30	415	124.50
12/19/2007	NS Cohen	Review correspondence with EA regarding subpoena.	0.20	435	87.00
12/21/2007	AW Fiero	Teleconference to discuss status of discovery requests, third party depositions, scheduling of EA and Topps depositions.	0.50	415	207.50

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1/2/2008	NS Cohen	Review correspondence with counsel for EA.	0.10	485	48.50
1/2/2008	RS Katz	Work on discovery issues.	1.10	700	770.00
1/3/2008	NS Cohen	E-mail correspondence with team re: second subpoena to EA; research re: timing of subpoena.	0.30	485	145.50
1/3/2008	RS Hilbert	Review correspondence from opposing counsel re deposition dates; draft and send e-mail re same; review correspondence re questions about Electronic Arts deposition; draft and send e-mail re same	0.90	505	454.50
1/10/2008	AW Fiero	Review of draft subpoenas and deposition notices to Topps.	0.20	440	88.00
1/28/2008	AW Fiero	Review of draft TOPPS letter and providing comments.	1.00	440	440.00
1/28/2008	RS Hilbert	Review e-mail to counsel for Topps re subpoena.	1.70	505	858.50
Project Total:			10.10		\$5,056.50
Percentage Recoverable:	100%				\$5,056.50
Hours Billed to Project No. 145 by Co-Counsel:	29.40				

Project No. 145(A)		Prepare and revise 30(b)(6) notice to Defendants on damages			
Date	Time Keeper	Description	Hours	Rate	Fee
1/4/2008	RS Hilbert	Telephone call with expert re 30(b)(6) deposition topics; telephone call with J. Naylor re same and related issues; telephone call with R. Katz re all of the above.	1.50	505	757.50
1/7/2008	RS Hilbert	Draft and send e-mail to opposing counsel re deposition issues; draft 30(b)(6) notice for defendant Players Inc; draft letter in response to Defendants' letter requesting to meet and confer.	3.80	505	1,919.00
1/8/2008	RS Hilbert	Review e-mail correspondence re meet and confer letter; revise same; send same; revise 30(b)(6) notice for defendant Players Inc.	2.40	505	1,212.00
1/23/2008	RS Hilbert	Telephone call with S. Girard; review and revise 30(b)(6) notice to Players Inc; meeting with R. Katz re same and strategy going forward; review e-mail re same.	2.50	505	1,262.50
Project Total:			10.20		\$5,151.00
Percentage Recoverable:	100%				\$5,151.00
	100%				\$ 5,151.00

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	0		
Project No.			
145(A) by Co-			
Counsel:			

Project No. 146		Prepare Second Set of Requests for Production to Defendants (served January 9, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
1/8/2008	RS Katz	Work on discovery.	1.80	700	1,260.00
1/29/2008	AW Fiero	Transmitting draft of research memo to R. Katz, R. Hilbert and N. Cohen concerning privilege issues.	2.00	440	880.00
Project Total:			3.80		\$2,140.00
Percentage Recoverable:	100%				\$2,140.00
Hours Billed to Project No. 146 by Co-Counsel:	0				

Project No. 147		Prepare responses to Defendant's interrogatories (served February 4, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
1/2/2008	NS Cohen	Review discovery requests propounded by Defendants.	0.30	485	145.50
Project Total:			0.30		\$145.50
Percentage Recoverable:	75%				\$109.13
Hours Billed to Project No. 147 by Co-Counsel:	33.3				

Project No. 149		Prepare responses to Defendants requests for production (served February 4, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
1/28/2008	AW Fiero	Research regarding whether e-mail sent to/from public relations consultant could be considered privileged.	1.00	440	440.00
1/28/2008	AW Fiero	Review of research summary from N. Cohen regarding discoverability of fee agreement and/or bankruptcy.	1.30	440	572.00

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Project Total:		2.30	\$1,012.00
Percentage Recoverable:	100%		\$1,012.00
Hours Billed to Project No. 149 by Co-Counsel:	17.55		

Ducinet No. 450		Legal research regarding standard for adequacy of			
Project No. 150 Date	T: 1/	a class representative	.,		
Date	Time Keeper	Description	Hours	Rate	Fee
9/6/2007	AW Fiero	Research and review of correspondence regarding class representative attributes/adequacy of representation; review of materials from R. Hilbert and research, including McLaughlin on Class Actions for specific factors to be considered by court in assessing adequacy of representation and likely discovery regarding pre-certification issues; initial drafting of memo for R. Katz regarding adequacy of current class representatives and discovery to be anticipated (and prepared for).	6.00	415	2,490.00
3/3/2337	AVVIIEIO	properties for).	0.00	413	2,490.00
11/28/2007	AW Fiero	Review of prior research regarding characteristics of class representatives and outlining likely discovery issues that defendants will raise with H. Adderley and B. Parrish in anticipation of upcoming depositions.	2.30	415	954.50
11/29/2007	AW Fiero	Review of Court's prior discovery Order; drafting responses to discovery issues based on commentary sent by R. Hilbert; commentary focusing on scope of what discovery is needed for class certification; basis for taking Upshaw deposition and Allen deposition (among others) for purposes of tracking licensing changes; outlining class certification discovery issues that we will face in discovery from defendants.	2.50	415	1,037.50
1/7/2008	AW Fiero	Research regarding discovery of putative class members in response to PI/NFLPA's.	0.10	440	44.00
1/7/2008	AW Fiero	Research regarding discovery of putative class members in response to PI/NFLPA's; review of Oppenheimer case cited by Defendants and locating relevant California case law allowing for precertification of contact information for putative class members; drafting paragraph to include in meet and confer letter and sending to R. Hilbert for review.	2.00	440	880.00

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1/25/2008	AW Fiero	Review of prior draft briefs and research notes for case law discussing when party, by its own making, is beholden to two groups with conflicting interests; teleconference with R. Katz and forwarding W.R. Grace case, along with summary.	0.50	440	220.00
Project Total:			13.40		\$5,626.00
Percentage Recoverable:	100%				\$5,626.00
Hours Billed to Project No. 150 by Co-Counsel:	37.5				

Project No. 154		Review documents produced by third parties			
Date	Time Keeper	Description	Hours	Rate	Fee
1/29/2008	AW Fiero	Review of prior Allen outline and culling out questions concerning March 2000 agreement and \$8 million reallocation for purposes of preparing questions for Upshaw outline; initial review of Upshaw documents.	3.00	440	1,320.00
1/30/2008	AW Fiero	Review of third party documents re: Upshaw for purposes of deposition preparation memo and outline.	5.00	440	2,200.00
1/31/2008	AW Fiero	Continued review of third party Upshaw documents.	2.00	440	880.00
2/11/2008	AW Fiero	Review of licenses regarding Scene-It and e-mails concerning royalties and transmitting to R. Katz and R. Hilbert for review.	0.80	440	352.00
Project Total:			10.80		\$4,752.00
Percentage Recoverable:	100%				\$4,752.00
Hours Billed to Project No. 154 by Co-Counsel:	0				

Project No. 156		February 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
1/31/2008	K Hunt	Prepare amended P. Parcher pro hac application for submission.	2.50	210	525.00
2/1/2008	K Hunt	Compile and organize documents in preparation for Ridley and Skall depositions.	1.70	210	357.00

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2/4/2008	K Hunt	Locate documents for attorney reference.	6.30	210	1,323.
2/4/2008	K Hunt	Conduct Concordance search re upcoming Skall and Electronic Arts depositions.	0.00	210	0.0
2/5/2008	K Hunt	Update production log.	0.30	210	63.
2/5/2008		Conduct Concordance search re upcoming Skall and Upshaw depositions.	3.10	210	651.
2/6/2008	K Hunt	Update discovery binder.	0.20	210	42.
2/6/2008	K Hunt	Update index re same.	0.20	210	42.
2/6/2008	K Hunt	Update pleadings binder.	0.20	210	42.
2/6/2008	K Hunt	Update index re same.	0.20	210	42
2/7/2008	K Hunt	Compile and organize documents re upcoming Parrish, Calibre, Upshaw and Electronic Arts depositions.	6.10	210	1,281
2/7/2008		Update production log.	0.40	210	84
2/8/2008		Compile and organize documents re upcoming Calibre, Upshaw, Skall and Ridley depositions.	5.50	210	1,155
2/11/2008	K Hunt	Format S. Baxter pro hac vice application and proposed order.	1.00	210	210
0/44/0000		Compile and organize documents re Calibre and	2.22	0.15	255
2/11/2008		Upshaw depositions.	3.30	210	693
2/12/2008	K Hunt	Prepare S. Baxter pro hac application for filing.	0.60	210	126
2/12/2008		Compile and organize documents re Calibre and Skall depositions.	5.10	210	1,071
2/12/2008	K Hunt	Update production log.	0.30	210	63
2/12/2008	RS Hilbert	Draft and send e-mail re pro hac vice application for S. Baxter; draft and send e-mail re Defendants' amended discovery responses.	1.00	505	505
2/13/2008	K Hunt	Update production log.	0.20	210	42
2/13/2008		Update discovery binder.	0.20	210	42
2/13/2008		Update index re same.	0.10	210	21
2/13/2008		Update pleadings binder.	0.20	210	42
2/13/2008		Update index re same.	0.10	210	21
2/13/2008	K Hunt	Convert Eryich deposition transcript to Word format.	0.20	210	42
2/13/2008		Compare S. Baxter pro hac vice proposed order with L. Parcher proposed order.	0.30	210	63
2/14/2008		Organize deposition exhibits.	1.00	210	210
2/14/2008	K Hunt	Follow-up re S. Baxter pro hac application.	0.20	210	42
2/14/2008	K Hunt	Prepare corrected S. Baxter pro hac application for filing with court.	0.40	210	84
2/15/2008	K Hunt	Compile and organize documents in preparation for upcoming deposition.	1.90	210	399
	NS Cohen	Telephone conference with L. Franco re motion for summary judgment.	0.10	485	48
2/15/2008					
2/15/2008	K Hunt	Determine number of entries and number of names on Retired Players Association Members without GLAs During Their Membership Period for attorney reference;	2.10	210	441

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ecoverable:					
ercentage	100%				\$16,696.50
oject Total:			72.50		\$16,696.50
		, , , , , , , , , , , , , , , , , , , ,	0.10		31.0
2/29/2008		Organize same for attorney reference.	0.40	210	84.0
2/29/2008	K Hunt	Quality check copies of materials sent to H. Adderley.	0.50	210	105.0
2/28/2008	K Hunt	Vendor coordination re duplication of same.	0.40	210	84.0
2/28/2008		Create index re same.	1.10	210	231.0
2/28/2008		Organize materials sent to H. Adderley.	2.10	210	441.0
	KL Sloane	preparation for deposition of Pat Allen.	5.00	270	1,350.0
0/07/0000		Review case files for documents and information requested by N. Cohen; organize case files in			
2/27/2008	K Hunt	Locate document for attorney reference.	0.30	210	63.0
	KL Sloane	Review database for documents and information requested by N. Cohen.	0.50	270	135.0
2/26/2008	K Hunt	Update production log.	0.10	210	21.0
	KL Sloane	Communication with K. Hunt regarding prior client document production; review database for documents requested by N. Cohen.	0.80	270	216.
2/25/2008	K Hunt	Compile documents for attorney reference.	0.90	210	189.
2/25/2008		Update production log.	0.20	210	42
	RS Hilbert	telephone call with N. Cohen re same.	1.40	505	707.
	KL Sloane	to defendants prior document production. Draft and send e-mail re depo transcript issues;	0.80	270	216.
		Review case files for documents requested by N. Cohen in preparation for scheduled depositions; review case files for information requested by K. Hunt relative			
2/22/2008	K Hunt	Update index of deposition material returned from DC.	0.60	210	126.
2/21/2008	KL Sloane	purpose of production on behalf of Retired Football Players for Justice as a third-party.	0.30	270	81.
		Assist N. Cohen reviewing client documents for			
2/21/2008	K Hunt	Update index re same.	0.50	210	105.
2/21/2008		Update pleadings binder.	0.50	210	105.
2/21/2008		Update production log.	0.20	210	42
2/21/2008		Attention to file organization.	0.30	210	63.
	KL Sloane	Revise litigation index and organize case files.	0.50	270	135
2/20/2008		Create index re same.	1.00	210	210
2/20/2008		Organize deposition preparation materials.	2.50	210	525
2/20/2008		Update index re same.	0.20 0.50	210	105
2/20/2008		Update discovery binder.	0.50	210 210	105. 42.
2/20/2008 2/20/2008		Update pleadings binder. Update index re same.	0.20	210	42.
	DL Wishon	Receive and load electronic versions of depositions.	0.40	280	112.
	KL Sloane	files; draft letter to David Greenspan.	3.90	270	1,053.
		Review client document and process for purpose of production; revise master index and organize case			

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Hours Billed to	2.1		
Project No. 156			
by Co-Counsel:			

Project No. 157		Review EA Production			
Date	Time Keeper	Description	Hours	Rate	Fee
2/1/2008	AW Fiero	Review of summary from R. Hilbert concerning EA Player Reports, licenses and Upshaw's salary; also review of summary Labor reports and summary from R. Hilbert.	3.00	440	1,320.00
2/4/2008	AW Fiero	Review of EA documents and providing overview of questions to ask concerning Player Agreement Report and whether EA has licensed retired players.	4.00	440	1,760.00
Project Total:			7.00		\$3,080.00
Percentage Recoverable:	100%				\$3,080.00
Hours Billed to Project No. 157 by Co-Counsel:	12.8				

Project No. 158		Prepare for settlement conference			
Date	Time Keeper	Description	Hours	Rate	Fee
1/29/2008	NS Cohen	E-mail correspondence with team re: settlement conference statement and discovery; telephone conference with Adderley re: declaration.	0.40	485	194.00
	NS Cohen	E-mail correspondence with defendants re: Adderley application.	0.20	485	97.00
2/1/2008	RS Katz	Prepare for settlement conference.	2.20	700	1,540.00
	NS Cohen	E-mail correspondence with Adderley re: settlement conference.	0.10	485	48.50
2/6/2008	RS Katz	Preparation therefor.	1.90	700	1,330.00
Project Total:			4.80		\$3,209.50
Percentage Recoverable:	100%				\$3,209.50
Hours Billed to Project No. 158 by Co-Counsel:	4.4				

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Project No. 158(A)		Communications re: Settlement Conference			
Date	Time Keeper	Description	Hours	Rate	Fee
		Review court order scheduling settlement conference;			
10/19/2007		telephone call with R. Katz re same.	0.60	460	276.00
12/31/2007	RS Katz	Settlement conference.	0.60	690	414.00
1/0/0000		Review Court Order re: Settlement Conference in			
1/2/2008	NS Cohen	preparation of drafting statement.	0.10	485	48.50
1/3/2008	NS Cohen	E-mail correspondence with team re: request for Herb to appear at Settlement Conference telephonically.	0.10	485	48.50
1/7/2008	NS Cohen	Review and analyze draft Hilbert e-mail to defense counsel; review Parrish e-mails and attachments; begin drafting settlement conference statement.	0.10	485	48.50
1/16/2008	NS Cohen	E-mail correspondence with Herb A. re: attendance at settlement conference; begin drafting Herb request to attend settlement conference via telephone.	0.50	485	242.50
1/17/2008	NS Cohen	Continue drafting and revising Application for Telephonic Appearance; review draft settlement conference statement; telephone conference with Herb A. re: 2006 surgery in preparation of application.	1.10	485	533.50
1/17/2008	RS Hilbert	Review voice mail from opposing counsel re settlement conference; draft and send e-mail re same.	0.50	505	252.50
1/18/2008	NS Cohen	Draft Adderley Declaration in preparation of filing application.	0.80	485	388.00
1/22/2008	RS Hilbert	Review draft settlement conference statement.	2.00	505	1,010.00
1/23/2008	NS Cohen	Review e-mail and letter correspondence with Defendants; e-mail correspondence with Adderley re: application for telephonic appearance.	0.40	485	194.00
1/24/2008	NS Cohen	E-mail correspondence with Adderley re: application for telephonic appearance.	0.20	485	97.00
1/24/2008	RS Katz	Work on settlement conference statement.	1.80	700	1,260.00
					A
Project Total:	750/		8.80		\$4,813.00
Percentage Recoverable:	75%				\$3,609.75
Hours Billed to Project No. 158(A) by Co- Counsel:	0				

Project No. 159	Attend settlement conference (date)		

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Date	Time Keeper	Description	Hours	Rate	Fee
2/6/2008	RS Hilbert	Meeting with B. Parrish re upcoming settlement conference and related issues; participate in same.	6.00	505	3,030.00
2/6/2008	RS Katz	Settlement conference.	3.00	700	2,100.00
Project Total:			9.00		\$5,130.00
Percentage Recoverable:	100%				\$5,130.00
Hours Billed to Project No. 159 by Co-Counsel:	2.8				

Project No.		Due fit marking for a summary first mark			
159(A)	,	Draft motion for summary judgment			_
Date	Time Keeper	Description	Hours	Rate	Fee
2/15/2008	LM Franco	Conference with A. Fiero, N. Cohen re strategy for summary judgment motion; review case law and treatise on contract interpretation.	3.00	550	1,650.00
2/19/2008	RS Hilbert	Conference with L. Franco re strategy for motion for summary judgment.	1.00	505	505.00
2/20/2008	AW Fiero	Culling through prior briefs concerning fiduciary duty, direct agency and research notes to pass along authority to L. Franco concerning direct duty; review of deposition exhibits (including CBA) which confirm that GLA relationship was a direct duty and forwarding materials to L. Franco for use in MSJ draft.	2.00	440	880.00
2/20/2008	LM Franco	Review all relevant contracts in preparation for drafting motion for summary judgment brief.	4.00	550	2,200.00
2/20/2008	RS Hilbert	Conference with L. Franco re strategy for motion for summary judgment.	1.40	505	707.00
2/21/2008	AW Fiero	Discussing organization of MSJ's with L. Franco.	0.60	440	264.00
2/21/2008	AW Fiero	Outlining tasks to draft MSJ for Parrish concerning membership in NFLPA.	0.50	440	220.00
2/21/2008	LM Franco	Begin legal research on direct agency; fiduciary duty, and contract law for motion for summary judgment; conference with A. Fiero re breakdown of points for motion for summary judgment; prepare outline for motion for summary judgment brief; telephone conference with L. LeClaire, R. Katz, R. Hilbert, J. Naylor re Adderley deposition, class cert. motion and strategy; conference with R. Katz re strategy for motion for summary judgment.	7.00	550	3,850.00

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		1		1	
2/22/2008	AW Fiero	Review of Upshaw testimony and exhibits concerning NFLPA constitution, as well as prior scope of claims made in TAC (and Court order) to focus on particular fiduciary claim at issue for retired NFLPA members; drafting overview section of brief concerning general scope of fiduciary duty and research regarding CA cases concerning duty of loyalty (and breach of duty of loyalty) for fiduciaries accepting clients/principals with conflicting interests.	7.00	440	3,080.00
2/22/2008	LM Franco	Begin drafting motion for summary judgment brief on Adderley and GLA class breach of contract and breach of fiduciary duty claims; conference with R. Hilbert re theories of fiduciary duty breach and \$8M reallocation; telephone conference with A. Fiero re strategy and outline for motion for summary judgment.	7.50	550	4,125.00
0/00/0000		Drafting portions of MSJ, focusing on Upshaw testimony, general law of fiduciary duty as culled from	0.10	1.10	
2/23/2008	AW Fiero	prior briefs, and W.R. Grace case. Outlining MSJ for Parrish and Retired NFLPA	3.10	440	1,364.00
2/23/2008	AW Fiero	members.	0.90	440	396.00
2/23/2008	LM Franco	Legal research on direct agency, and rules against fiduciary gaining a secret project.	4.50	550	2,475.00
2/23/2008	LM Franco	Continue working on draft motion for summary judgment brief on Adderley/GLA Class claims.	4.00	550	2,200.00
2/24/2008	AW Fiero	Research in general follow-up concerning fiduciary for associations, union and labor cases discussing voluntarily committing oneself to conflicting contractual obligations; (1.5 hours) inserting Upshaw deposition cites and culling through Eyrich deposition as well for confirmation that active players and retired players had conflicting interests.	2.50	440	1,100.00
		Legal research on contract interpretation and elements			1,100100
2/24/2008	LM Franco	for claim of breach of fiduciary duty. Continue drafting motion for summary judgment brief	4.00	550	2,200.00
2/24/2008	LM Franco	on Adderley/GLA Class claims.	4.00	550	2,200.00
2/25/2008 2/25/2008		Detailed review and editing of draft MSJ concerning GLA class. Discussing edits draft with L. Franco.	1.40 0.50	440 440	616.00 220.00
2,23,2000	AAA LIGIO	Finalizing edits to Parrish MSJ and transmitting to L.	0.50	440	220.00
2/25/2008		Franco.	2.90	440	1,276.00
2/25/2008	AW Fiero	Editing and reorganizing Adderley MSJ.	1.10	440	484.00
2/25/2008	AW Fiero	Teleconference with L. Franco to discuss changes and comments to Parrish draft concerning evidence of conflicting interests.	1.10	440	484.00
2/25/2008	LM Franco	Revise draft GLA Class motion for summary judgment argument; research California law on contract interpretation.	5.50	550	3,025.00
2/25/2008	RS Katz	Work on partial motion for summary judgment.	3.30	700	2,310.00

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2/26/2008	AW Fiero	Follow-up research of W.R. Grace case for discussion of fiduciary claims.	1.20	440	528.
2/26/2008	AW Fiero	Editing Parrish MSJ and review of combined MSJ with Adderley claims as well.	0.50	440	220
2/26/2008		Outlining statement of facts for the MSJ draft.	0.30	440	132
	7.11	Work on finalizing draft brief for motion for summary	0.00		
2/26/2008	LM Franco	judgment.	3.00	550	1,650
- / /		Conference with L. Franco re motion for summary			
	RS Hilbert	judgment.	1.00	505	505
2/26/2008	RS Katz	Work on partial motion for summary judgment.	1.10	700	770
2/28/2008	KL Sloane	Process third-party documents for purpose of production.	1.50	270	405
2/28/2008		Motion for summary judgment motion.	2.50	700	1,750
2/29/2008		Motion for summary judgment motion.	1.60	700	1,120
3/1/2008	AW Fiero	Review of latest summary judgment draft motion; editing class certification motion; teleconference with R. Katz to discuss status of summary judgment and edits; initial drafting of outline for statement of facts; reworking eligibility section and adding discussion in facts based on Eyrich testimony concerning financials; editing draft summary judgment motion; drafting introduction, and statement of facts, focusing on relevant language from licenses and internal NFLPA/PI.	10.00	440	4,400
3/2/2008	AW Fiero	Additional editing of draft summary judgment motion, with emphasis on Parrish claims and finalizing statement of facts.	10.00	440	4,400
3/2/2008	AW Fiero	Drafting summary and editing introduction	0.00	440	0
	AW Fiero	Inserting all relevant factual citation and review of CA case law concerning interpretation of contracts. Drafting alternative damages theory.	0.00	440 440	0
		Transmitting draft motion to Manatt team for review and			
3/2/2008	AW Fiero	initial comment.	0.00	440	0
	AW Fiero	Additional insertion of citation from Doug Allen and Upshaw into MSJ draft.	3.00	440	1,320
3/3/2008	LM Franco	Review revised draft Motion for Summary Judgment.	1.00	550	550
3/3/2008	NS Cohen	Review and analyze draft of motion for summary judgment.	0.30	485	145
3/4/2008	AW Fiero	Review of latest MSJ draft with edits from L. Franco.	0.50	440	220
3/4/2008	LM Franco	Research California cases on contract interpretation for brief; fill in transcript cites for draft Motion for Summary Judgement. Continue working on transcript cites for Motion for	2.00	550	1,100
3/5/2008	LM Franco	Summary Judgment draft brief.	3.00	550	1,650
	BG Shatz	Analysis of draft summary judgment motion.	1.20	580	696
	LM Franco	Conference with R. Katz re timing of filing summary judgment motion; review case/strategy updates from R. Katz.		550	880

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3/20/2008	NS Cohen	Meet with Parcher, Hilbert and Katz re: trial preparation.	6.00	405	2.010.00
			6.00	485	2,910.00
4/18/2008	DL Wishon	Research re: similar cases.	1.10	280	308.00
Project Total:			125.20		\$63,490.50
Percentage	100%				\$63,490.50
Recoverable:					-
Hours Billed to	0				
Project No.					
159(A) by Co-					
Counsel:					

Project No. 160		Prepare H. Adderley for deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
1/24/2008	K Hunt	Update discovery binder.	0.30	210	63.00
1/24/2008	K Hunt	Update index re same.	0.20	210	42.00
1/24/2008	K Hunt	H. Adderley deposition preparation.	1.00	210	210.00
1/25/2008	K Hunt	Compile and organize documents in preparation for H. Adderley deposition.	1.90	210	399.00
1/31/2008	NS Cohen	Multiple telephone conferences with Katz and Hilbert re: upcoming depositions and requests for production of documents.	0.30	485	145.50
2/5/2008	NS Cohen	Review Plaintiffs' discovery responses in preparation of Adderley deposition.	0.50	485	242.50
2/6/2008	NS Cohen	E-mail correspondence with team re: upcoming depositions; review Adderly documents in preparation of deposition prep.	1.10	485	533.50
2/15/2008	NS Cohen	Prepare documents for Adderly deposition prep.	2.00	485	970.00
2/19/2008	KL Sloane	Review document database for information requested from N. Cohen regarding Herb Adderley.	0.40	270	108.00
Project Total:			7.70		\$2,713.50
Percentage Recoverable:	100%				\$2,713.50
Hours Billed to Project No. 160 by Co-Counsel:	7.7				

Project No. 161		Prepare for deposition of J. Linzner (EA)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/4/2008		E-mail correspondence with team re: EA deposition and Adderly deposition.	0.30	485	145.50

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	T			1	
2/4/2008	RS Hilbert	Review and analyze documents in anticipation of depo of Electronic Arts; compile documents in support of same; draft and send e-mails re same.	4.00	505	2,020.00
2/4/2000	no miberi		4.00	505	2,020.00
		Draft depo outline for Electronic Arts; draft and send e-			
2/4/2009	DO 1133	mail to opposing counsel re outstanding discovery	0.40	505	4.040.00
	RS Hilbert	issues.	8.40	505	4,242.00
2/4/2008	RS Katz	Preparation for EA deposition.	2.30	700	1,610.00
0/5/0000		Compile and organize documents in preparation for			
2/5/2008	DL Wishon	upcoming depositions.	0.40	280	112.00
2/5/2008	RS Hilbert	Review and analyze documents in anticipation of depo of Electronic Arts; compile documents in support of same; draft and send e-mails re same.	4.00	505	2,020.00
2/5/2008	RS Hilbert	Draft depo outline for Electronic Arts; conference call re same and related issues; review e-mail from opposing counsel re outstanding discovery issues.	4.00	505	2,020.00
2/5/2008		Preparation for EA deposition.	1.40	700	980.00
2/6/2008	LM Franco	Conference with R. Hilbert re [Electronic] Entertainment Arts agreements; review pleadings to prep for [Electronic] Entertainment Arts depo.	2.00	550	1,100.00
2/6/2008	RS Hilbert	Conference with J. Naylor re status of case and strategy going forward; conference with J. Naylor re strategy for Electronic Arts depo; review and analyze documents in anticipation of depo of Electronic Arts; draft depo outline for same.	5.50	505	2,777.50
2/7/2008	LM Franco	Meeting with J. Naylor, R. Hilbert, R. Katz to prep for Joel Linzner deposition.	3.50	550	1,925.00
2/7/2008	RS Hilbert	Meeting with litigation team re strategy for Electronic Arts depo; review and analyze documents in anticipation of depo of Electronic Arts; draft depo outline for same.	7.60	505	3,838.00
2/7/2008	RS Hilbert	Compile documents in support of Electronic Arts depo; conference with R. Katz re all of the above.	2.00	505	1,010.00
2/7/2008		Prepare for EA deposition.	4.80	700	3,360.00
	RS Hilbert	Telephone call with R. Katz re Electronic Arts depo and related issues.	1.00	505	505.00
2/8/2008		Preparation.	1.70	700	1,190.00
Project Total:			52.90		\$28,855.00
Percentage Recoverable:	100%				\$28,855.00
Hours Billed to Project No. 161 by Co-Counsel:	54.5				

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Project No. 162		Attend deposition of J. Linzner (February 8, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/8/2008	LM Franco	Attend Joel Linzner deposition.	3.00	550	1,650.00
2/8/2008	RS Katz	EA deposition.	6.00	700	4,200.00
Project Total:			9.00		\$5,850.00
Percentage Recoverable:	100%				\$5,850.00
Hours Billed to Project No. 162 by Co-Counsel:	8.9				

Project No. 162(A)		Review deposition transcript of Joel Linzner			
Date	Time Keeper	Description	Hours	Rate	Fee
	AW Fiero LM Franco	Review of draft EA transcript; culling out Nahra letter and sending to R. Katz concerning definition of GLA program for retired players; review of exhibits from EA concerning "designated player" programs; responding to inquiries regarding Upshaw packet and potential for canceling Ridley deposition. Read transcript of Joel Linzner deposition.	2.00 1.00	440 550	880.00 550.00
Project Total:			3.00		\$1,430.00
Percentage Recoverable:	100%				\$1,430.00
Hours Billed to Project No. 162(A) by Co- Counsel:	2.9				

Project No. 163		Prepare for deposition of G. Eyrich			
Date	Time Keeper	Description	Hours	Rate	Fee
2/1/2008	RS Katz	30(b)(6) deposition.	3.30	700	2,310.00
0/0/0000		Review and revise 30(b)(6) outline for Calibre; review and compile documents for use with same; telephone			
2/8/2008	RS Hilbert	call with S. Girard re same.	6.80	505	3,434.00

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		Review and analyze documents produced by Defendants in anticipation of 30(b)(6) depo for Calibre;			
	RS Hilbert	e-mail correspondence re document production issues.	2.00	505	1,010.00
2/10/2008	RS Katz	Preparation for 30(b)(6).	4.00	700	2,800.00
2/11/2008	RS Hilbert	Telephone call with R. Katz and N. Cohen re upcoming 30(b)(6) depo; draft and send e-mail re arrangements for same.	1.00	505	505.00
2/11/2008		Prepare for 30(b)(6) deposition.	4.40	700	3.080.00
271172000	ΠΟΝαιΣ	1.1000101010101011	7.70	700	0,000.00
Project Total:			21.50		\$13,139.00
Percentage Recoverable:	100%				\$13,139.00
Hours Billed to Project No. 163 by Co-Counsel:	0				

Project No. 164		Attend deposition of G. Eyrich (February 12, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/12/2008	NS Cohen	Attend depo of Players Inc.; final prep of Players Inc depo with Katz.	12.00	485	5,820.00
2/12/2008	RS Katz	Take 30(b)(6) deposition.	6.00	700	4,200.00
Project Total:			18.00		\$10,020.00
Percentage Recoverable:	100%				\$10,020.00
Hours Billed to Project No. 164 by Co-Counsel:	0				

Project No. 165		Prepare for deposition of Gene Upshaw			
Date	Time Keeper	Description	Hours	Rate	Fee
8/14/2007	AW Fiero	Work on deposition outline for Upshaw with emphasis on various drafts of the EA Sports licensing agreements.	1.00	415	415.00
8/22/2007		Drafting additional deposition questions for Upshaw based on new documents produced.	1.30	415	539.50
8/29/2007	NS Cohen	Telephone conference with P. Parcher and R. Hilbert regarding summary of case in preparation of Upshaw deposition.	1.80	435	783.00
8/29/2007	NS Cohen	Review complaint, transcripts and motion to dismiss papers in preparation of conference with Upshaw.	2.00	435	870.00

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8/29/2007	RS Hilbert	Conference call with N. Cohen and P. Parcher re strategy for deposition of G. Upshaw.	1.1	460	506.0
<u> </u>	THO THISOTE	Drafting deposition questions for Upshaw based on prior testimony, documents and allegations concerning		100	
9/4/2007	AW Fiero	class.	2.00	415	830.0
9/5/2007	AW Fiero	Organizing Upshaw deposition questions.	1.50	415	622.5
1/31/2008	AW Fiero	Preparation of outline for deposition of Gene Upshaw and teleconference with R. Katz, R. Hilbert and N. Cohen to discuss outline, including review of recent published articles regarding Upshaw.	2.50	440	1,100.0
1/31/2008	K Hunt	Participate in conference call re Upshaw deposition.	0.30	210	63.0
1/31/2008		Compile and organize documents in preparation for Upshaw deposition.	0.50	210	105.
1/31/2008	RS Hilbert	Conference with N. Cohen re deposition issues; conference call re G. Upshaw deposition; draft and send e-mail to A. Fiero re same.	3.00	505	1,515.
2/1/2008	AW Fiero	Outlining key questions to raise with Upshaw, teleconference with team to discuss status of outline and other upcoming deposition, and review of prior discovery responses by defendants and culling out primary agreements to include in Upshaw outline.	2.00	440	880.
2/1/2008	RS Hilbert	Review e-mail correspondence re upcoming depo of G. Upshaw; draft and send e-mails re same.	2.00	505	1,010.
2/2/2008	AW Fiero	Review of third batch of documents sent regarding Upshaw, focusing on monthly departmental reports for PI departments, culling through those reports dealing with retired players and noting specific documents to raise during Upshaw deposition, including discussion of documents in draft Upshaw deposition.	6.00	440	2,640
2/3/2008	AW Fiero	Reviewing additional documents sent in preparation for Upshaw deposition, including detailed monthly reports sent by various PI employees.	2.00	440	880
		Review of Allen deposition transcript and culling out testimony regarding key documents to raise with			
2/4/2008	AW Fiero	Upshaw, summarizing testimony for reference in Upshaw deposition; initial review of Labor Documents concerning NFLPA.	2.00	440	880.
	AW Fiero	Upshaw deposition; initial review of Labor Documents	2.00	440	880. 880.

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2/5/2008	AW Fiero	Initial drafting of deposition outline for R. Katz to use in Upshaw deposition with focus on general (primary) agreements, and articles concerning union membership; review of additional Upshaw documents sent to determine if anything new should be included in group and organizing documents; drafting general questions for organization relationship among entities, Upshaw's salary and miscellaneous question not falling within any specific category; review of comments and documents forwarded by N. Co.	8.00	440	3,520.00
2/5/2008	KL Sloane	Assist Keysha Hunt in compiling documents and information in preparation for the deposition of Gene Upshaw.	0.50	270	135.00
	KL Sloane	Review case files for documents and information requested in preparation for deposition of Gene Upshaw.	1.50	270	405.00
	NS Cohen	Telephone conferences and e-mail correspondence with R. Katz and R. Hilbert re: Upshaw deposition preparation and discovery responses.	0.80	485	388.00
2/6/2008	AW Fiero	Continued drafting of Upshaw outline, with reference to EA documents, general licenses and GLA vs. Ad Hoc references; review of LM2's for specific page cites concerning membership and revenue growth, culling through financial reports for questions concerning split of revenues among NFLPA and PI, as well as percentage of overall revenue for each entity deriving from licensing revenues; review of most recent documents produced by Defendants and culling through Constitution amendments to include in	10.00	440	4,400.00
2/6/2008	NS Cohen	Meet with P. Parcher re: update on case in preparation of Upshaw deposition.	2.20	485	1,067.00
2/6/2008	RS Hilbert	Review e-mails re questions about G. Upshaw depo; draft and send e-mails re same.	2.00	505	1,010.00
2/7/2008	AW Fiero	Finalizing outline with reference to LM2's, specific PI monthly reports and royalty pool questions; drafting detailed preparation memo giving overview of deposition to R. Katz and organizing key documents to discuss; annotating all exhibits for Upshaw deposition; drafting questions for use during EA deposition and 30(b)(6) accounting deposition; drafting exhibit list for Upshaw and transmitting to N. Cohen for use during Upshaw deposition; working with N. Cohen to locate all copies of exhibits,	12.00	440	5,280.00

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			1		
2/7/2008	NS Cohen	Meet with P. Parcher and R. Hilbert re: Upshaw deposition preparation; multiple conferences with R. Katz and A. Fiero re: Upshaw deposition preparation; prepare exhibits for Upshaw and 30(b)(6) depositions.	2.90	485	1,406.50
2/7/2008	RS Hilbert	Conference call with N. Cohen and P. Parcher re strategy for G. Upshaw depo.	1.00	505	505.00
2/8/2008	AW Fiero	Final organization of Upshaw packet for R. Katz to use in preparing for Upshaw deposition; review of questions and teleconferences with N. Cohen to finalize complete and updated Upshaw lists; annotating portions of Allen deposition; review of summary from EA deposition and responding to inquiries regarding liability.	2.00	440	880.00
2/8/2008	KL Sloane	Compile documents and exhibits in preparation for Gene Upshaw deposition.	4.80	270	1,296.00
	NS Cohen	Continue preparing exhibits for Upshaw deposition; multiple e-mail correspondence and telephone conferences with Hilbert, Hunt and Fiero re: deposition preparation.	3.00	485	1,455.00
					1,100100
	RS Hilbert	E-mail correspondence re exhibits to G. Upshaw depo.	1.00	505	505.00
2/10/2008	RS Katz	Upshaw depositions.	4.00	700	2,800.00
2/11/2008	AW Fiero	Review of new documents culled regarding Upshaw for purposes of determining if any new documents should be addressed during deposition.	0.60	440	264.00
	NS Cohen	Final preparation for Upshaw deposition.	3.30	485	1,600.50
2/11/2008	RS Katz	Preparation for Upshaw deposition.	4.40	700	3,080.00
2/12/2008	AW Fiero	Review of Linzer deposition and identifying issues concerning GLA, EA licenses to address with Upshaw.	1.00	440	440.00
2/12/2008	NS Cohen	Prepare for Upshaw depo with Katz.	2.20	485	1,067.00
		Conference re strategy for G. Upshaw depo and			
	RS Hilbert	related issues.	1.50	505	757.50
2/12/2008	HS Katz	Further preparation for Upshaw deposition.	2.90	700	2,030.00
2/13/2008	AW Fiero	Review of Upshaw summary and discussion with R. Hilbert.	0.50	440	220.00
Project Total:			107.30		\$50,570.50
Percentage Recoverable:	100%		107.00		\$50,570.50
Hours Billed to Project No. 165 by Co-Counsel:	1.8				

	Attend deposition of Gene Upshaw (February 13,		
Project No. 166	2008)		

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Date	Time Keeper	Description	Hours	Rate	Fee
2/12/2008	NS Cohen	Attend Upshaw deposition.	10.30	485	4,995.50
2/13/2008	LP Parcher	Prepare and strategize for, and attend, deposition of G. Upshaw.	10.50	850	8,925.00
	RS Hilbert	Meeting with litigation team in anticipation of G. Upshaw depo; attend same; conference litigation team re issues relating to same.	7.50	505	3,787.50
2/13/2008	RS Katz	Upshaw deposition.	6.00	700	4,200.00
Project Total:			34.30		\$21,908.00
Percentage Recoverable:	100%				\$21,908.00
Hours Billed to Project No. 166 by Co-Counsel:	0				

Project No. 167		Prepare for deposition of H. Skall			
Date	Time Keeper	Description	Hours	Rate	Fee
8/14/2007	AW Fiero	Work on deposition outline for Skall.	1.00	415	415.00
1/30/2008	K Hunt	Compile and organize documents in preparation for Skall deposition.	0.80	210	168.00
2/1/2008	RS Hilbert	Draft and send e-mails re depo arrangements in Rockville, Maryland; telephone call with opposing counsel re discovery issues; draft and send e-mail re same.	2.00	505	1,010.00
	RS Hilbert	Review responses and objections of H. Skall; review and analyze documents in anticipation of depo of H. Skall; draft outline for use with same	4.00	505	2,020.00
2/11/2008	RS Hilbert	Review and analyze documents in anticipation of depo of H. Skall; compile same; draft outline for use with same; conference with K. Hunt re same.	6.20	505	3,131.00
2/11/2008	RS Hilbert	Draft and send e-mails re arrangements for depo in Rockville, Maryland.	0.50	505	252.50
2/12/2008	RS Hilbert	Review and analyze documents in anticipation of depo of H. Skall; compile same; draft outline for use with same; review prior depo exhibits for use with same.	7.10	505	3,585.50
2/13/2008	RS Hilbert	Review and revise outline for use with depo of H. Skall; review and analyze documents for use with same.	3.00	505	1,515.00
Project Total:			24.60		\$12,097.00
Percentage Recoverable:	100%				\$12,097.00

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Hours Billed to	0		
Project No. 167			
by Co-Counsel:			

Project No. 168		Attend deposition of H. Skall (February 14, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/14/2008	RS Hilbert	Review and analyze documents for use with depo of H. Skall; review outline and prepare for same; conduct same; telephone call with R. Katz re same; draft and send e-mail re same	10.20	505	5,151.00
2/14/2000	no niibert	Seria e mairre same	10.20	303	5,151.00
Project Total:			10.20		\$5,151.00
Percentage Recoverable:	100%				\$5,151.00
Hours Billed to Project No. 168 by Co-Counsel:	0				

Project No. 169		Prepare H. Adderley for deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
		Outlining issues to review with plaintiffs concerning			
9/4/2007	AW Fiero	upcoming depositions.	1.00	415	415.00
		Overview of prior outlines for Adderley and Parrish and identifying questions/issues to address in preparation			
2/11/2008		for upcoming depositions.	0.60	440	264.00
2/14/2008	RS Katz	Prepare for Adderley deposition.	3.50	700	2,450.00
2/15/2008	RS Katz	Prepare for Adderley deposition.	5.80	700	4,060.00
2/17/2008 2/18/2008	NS Cohen	Further research re discoverability of fee agreements and inquiries into Adderly's finances. Prepare for Adderley deposition.	5.00 7.00	485 700	2,425.00 4,900.00
	NS Cohen	Meet with Adderly and Katz to prepare for deposition.	9.20	485	4,462.00
2/19/2008		Prepare for Adderley deposition.	8.00	700	5.600.00
	LM Franco	Review supplemental initial disclosures from defendants; prepare information on additional retirees for Adderley deposition.	3.00	550	1,650.00
Project Total:			43.10		\$26,226.00
Percentage Recoverable:	100%				\$26,226.00

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Hours Billed to	1.4		
Project No. 169			
by Co-Counsel:			

Project No. 170		Attend deposition of H. Adderley (February 20, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/20/2008	NS Cohen	Attend Adderly deposition; meet with Adderly to prep; review deposition of EA Sports.	12.40	485	6,014.00
2/20/2008	RS Katz	Defend Adderley deposition.	7.00	700	4,900.00
Project Total:			19.40		\$10,914.00
Percentage Recoverable:	100%				\$10,914.00
Hours Billed to Project No. 170 by Co-Counsel:	0				

Project No. 170(A)		Prepare Adderley Errata Sheet			
Date	Time Keeper	Description	Hours	Rate	Fee
3/3/2008	NS Cohen	Begin reviewing Adderley deposition in preparation of errata sheet.	1.00	485	485.00
3/4/2008	NS Cohen	Continue reviewing and analyzing Adderley deposition transcript in preparing errata sheet.	0.30	485	145.50
3/5/2008	NS Cohen	Finish reviewing Adderley deposition in preparation of errata sheet.	0.30	485	145.50
3/6/2008	LM Franco	Conference with R. Katz, N. Cohen re corrections to Adderley deposition transcript.	1.00	550	550.00
3/6/2008	NS Cohen	Telephone conference with Katz and Franco re: Adderley transcript; continue reviewing documents in preparation of Adderley errata sheet.	0.80	485	388.00
	NS Cohen NS Cohen	Telephone with Adderley and Katz re: document retention policy of AOL and Errata Sheet. Draft and revise Errata Sheet for Herb Adderley.	1.40 1.20	485 485	679.00 582.00
3/10/2008	LM Franco	Review draft Adderley errata sheet; conference with R. Hilbert and N. Cohen re Adderley errata sheet; revive draft letter to J. Kessler re withdrawing certain Adderley deposition questions.	5.20	550	2,860.00
3/10/2008	NS Cohen	Telephone conference with Hilbert, Katz and Franco re: Adderley Errata Sheet.	1.00	485	485.00
	NS Cohen	Revise Adderley Errata Sheet.	0.40	485	194.00

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3/12/2008	NS Cohen	Continue drafting and revising letter to Kessler re: Adderley depo; revise Adderley Errata Sheet; multiple conferences with Hilbert and Katz re: Errata Sheets and Kessler letter.	1.00	485	485.00
3/14/2008	LM Franco	Review Kessler response to demand to withdraw Adderley depo questions.	1.00	550	550.00
3/20/2008	LM Franco	Conference with R. Katz, N. Cohen re "reasons" for Adderley errata sheet; revise errata sheet to include reasons for changes.	1.50	550	825.00
3/21/2008	LM Franco	Review final signed Adderley errata sheet; conference with N. Cohen re serving errata sheet; prepare letter to opposing counsel enclosing errata sheet; prepare certification for Adderley deposition.	3.00	550	1,650.00
3/21/2008	NS Cohen	Telephone conference and e-mail correspondence with Hilbert, Katz and Franco re: Adderley Errata Sheet.	0.50	485	242.50
3/21/2008	NS Cohen	Research re: timingfor Herb's Errata Sheet and Certificate of Transcript.	0.30	485	145.50
3/21/2008	RS Katz	Work on errata.	1.10	700	770.00
	LM Franco	Conference with R. Katz, N. Cohen re serving Adderley deposition certificate.	0.40	550	220.00
3/25/2008	RS Katz	Errata.	1.10	700	770.00
4/30/2008	RS Hilbert	Review e-mail correspondence re removing confidentiality designations for H. Adderley.	0.50	505	252.50
Project Total:			23.00		\$12,424.50
Percentage Recoverable:	100%				\$12,424.50
Hours Billed to Project No. 170(A) by Co- Counsel:	0				

Project No. 171		Prepare for deposition of P. Allen			
Date	Time Keeper	Description	Hours	Rate	Fee
2/5/2008	KL Sloane	Review documents in preparation for deposition of Pat Allen.	2.50	270	675.00
2/5/2008	KL Sloane	Compile documents for N. Cohen in preparation for deposition of Pat Allen.	3.00	270	810.00
2/14/2008	NS Cohen	Telephone conference with R. Katz to strategize re: reading of GLA and Allen deposition.	0.10	485	48.50
2/15/2008	KL Sloane	Review case files for documents and information requested by N. Cohen; organize case files.	2.10	270	567.00
2/15/2008	NS Cohen	Review objections to Pat Allen deposition notice.	0.10	485	48.50

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		Review and analyze Adderley and Upshaw depositions			
2/21/2008	NS Cohen	in preparation of Allen deposition.	1.20	485	582.00
		Review and analyze Skall and Doug Allen depositions			
2/22/2008	NS Cohen	in preparation of Pat Allen deposition.	2.20	485	1,067.00
		Multiple e-mail correspondence with counsel for			
2/25/2008	NS Cohen	defendants re Allen deposition.	2.20	485	1,067.00
2/25/2008	NS Cohen	Continue preparing for Allen deposition.	0.50	485	242.50
2/26/2008	AW Fiero	Drafting suggested questions for Deposition of P. Allen.	1.30	440	572.00
		Teleconference with R. Katz, R. Hilbert and N. Cohen			
2/26/2008	AW Fiero	to discuss.	0.70	440	308.00
		Legal research and analysis re: spousal privilege in			
0.100.1000		preparation of Allen deposition; continue preparing for			
2/26/2008	NS Cohen	Allen deposition.	4.70	485	2,279.50
		Telephone conference with Katz, Hilbert and Fiero re:			
0/06/0000	NO O a la sua	Allen deposition preparation; prepare exhibits for Allen deposition.	0.00	405	07.00
2/20/2000	NS Cohen	deposition.	0.20	485	97.00
		Review depo transcripts; draft and send e-mail to N. Cohen re strategy for P. Allen depo; conference call on			
2/26/2008	RS Hilbert	same; collect and send documents for use with same.	4.00	505	2.020.00
		,			
		Review documents in preparation of Allen deposition;			
		draft outline for Allen deposition; multiple conferences			
2/27/2008	NS Cohen	with Katz and Hilbert re: Allen deposition.	7.00	485	3,395.00
		Draft and send e-mail to N. Cohen re strategy for P.			
	RS Hilbert	Allen depo; telephone call with N. Cohen on same.	2.00	505	1,010.00
	NS Cohen	Final preparations for Allen deposition.	0.30	485	145.50
2/28/2008	RS Hilbert	Telephone call with N. Cohen re P. Allen depo.	1.20	505	606.00
			05.00		* * * * * * * * * *
Project Total:	1000/		35.30		\$15,540.50
Percentage Recoverable:	100%				\$15,540.50
receverable.					
Hours Billed to	0				
Project No. 171					
by Co-Counsel:					

Project No. 172		Attend deposition of P. Allen (February 28, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
2/28/2008	NS Cohen	Attend deposition of Pat Allen.	6.20	485	3,007.00
4/11/2008	RS Hilbert	Review e-mail re errata sheet for P. Allen; draft and send e-mail re same.	1.20	505	606.00
4/23/2008	RS Hilbert	E-mail correspondence on errata sheet of P. Allen.	0.50	505	252.50

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4/30/2008	NS Cohen	E-mail correspondence with R. Taub re: Pat Allen Errata Sheet.	0.30	485	145.50
Project Total:			8.20		\$4,011.00
Percentage Recoverable:	100%				\$4,011.00
Hours Billed to Project No. 172 by Co-Counsel:	0				

Project No. 172(A)		Review P. Allen deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
3/3/2008	AW Fiero	Review of Pat Allen transcript.	1.00	440	440.00
3/3/2008	NS Cohen	Review Pat Allen deposition.	1.00	485	485.00
	LM Franco	Read Pat Allen deposition transcript.	1.00	550	550.00
3/25/2008	LM Franco	Finish reviewing Pat Allen deposition transcript.	0.60	550	330.00
Project Total:			3.60		\$1,805.00
Percentage Recoverable:	100%				\$1,805.00
Hours Billed to Project No. 172(A) by Co- Counsel:	1.5				

Project No. 173		Incorporate deposition testimony into class certification motion			
Date	Time Keeper	Description	Hours	Rate	Fee
2/13/2008	AW Fiero	Review of Eyrich deposition and summary regarding accounting issues and new GLA theory based on language of "six or more active or former players".	2.00	440	880.00
2/14/2008	AW Fiero	Review of Upshaw for purposes of incorporating cites into class certification motion; review and comment to draft of class certification motion; teleconference with team and R. Katz to discuss depositions, GLA theories, dividing monies.	3.50	440	1,540.00
2/21/2008	AW Fiero	Detailed review of Adderley transcript for purposes of culling out information to include in MSJ's, and to assess whether confusion would affect certification claim for purposes of upcoming hearing.	1.90	440	836.00

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		Inserting Upshaw deposition cites and culling through Eyrich deposition as well for confirmation that active			
2/24/2008	AW Fiero	players and retired players had conflicting interests.	1.50	440	660.00
3/4/2008	NS Cohen	Review Court transcripts in preparation of revising class certification brief.	0.20	485	97.00
3/4/2008	NS Cohen	Review Pat Allen and Doug Allen depositions for evidentiary citations to class certification brief.	1.60	485	776.00
3/11/2008	AW Fiero	Review of various deposition transcripts and locating citations, reorganizing 23(b)(3) section.	1.10	440	484.00
Drainet Tetali			11.00		фE 272 00
Project Total:	750/		11.80		\$5,273.00
Percentage Recoverable:	75%				\$3,954.75
Hours Billed to Project No. 173 by Co-Counsel:	14.8				

		Research regarding adequacy, typicality and other			
Project No. 174		issues associated with class certification.			
Date	Time Keeper	Description	Hours	Rate	Fee
2/7/2008	RS Hilbert	Conference with J. Naylor re strategy for class certification motion.	1.50	505	757.50
2/13/2008	LM Franco	Begin reviewing case law on ability of non-party to offer evidence on meaning of contract.	3.60	550	1,980.00
2/15/2008	NS Cohen	E-mail correspondence with team re discovery and class certification; review draft of motion for class certification.	0.50	485	242.50
2/15/2008	RS Hilbert	Conference call re status of case and strategy going forward	0.50	505	252.50
3/6/2008	LM Franco	Conference with N. Cohen re additional legal research on adequacy of class rep.	3.00	550	1,650.00
3/18/2008	LM Franco	Legal Research on adequacy of class counsel; begin drafting memo to file.	3.00	550	1,650.00
3/19/2008	LM Franco	Continued legal research on ability to take discovery to propose alternate class rep. if Adderley determined to be inadequate.	4.80	550	2,640.00
3/26/2008	LM Franco	Finalize memo to file re ability to appoint replacement class representative if proposed rep deemed inadequate.	2.00	550	1,100.00
Project Total:			18.90		\$10,272.50
Percentage Recoverable:	100%		10.30		\$10,272.50
Hours Billed to Project No. 174 by Co-Counsel:	14				

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Project No. 175		Attend to discovery disputes with Defendants			
Date	Time Keeper	Description	Hours	Rate	Fee
2/14/2008	NS Cohen	Prepare draft letter to Greenspan re: verifying discovery.	0.30	485	145.50
2/15/2008	NS Cohen	E-mail correspondence with Greenspan re refusal to verify discovery responses.	0.20	485	97.00
2/20/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.90	280	252.00
2/21/2008	NS Cohen	Draft letter to Greenspan re parties' respective document production.	1.00	485	485.00
2/22/2008	NS Cohen	Finalize e-mail to Greenspan re document production.	0.30	485	145.50
2/25/2008	NS Cohen	Multiple e-mail correspondence with defendants re parties' respective document productions.	0.50	485	242.50
2/26/2008	NS Cohen	Revise and finalize e-mail to Greenspan re: document production.	0.10	485	48.50
2/27/2008	NS Cohen	E-mail correspondence with Defendants re: status of document production to date.	0.30	485	145.50
2/28/2008	NS Cohen	Draft letter to Greenspan re: document production.	0.20	485	97.00
2/28/2008	NS Cohen	E-mail correspondence with Greenspan re: document production.	0.30	485	145.50
2/29/2008	NS Cohen	Draft letter to Greenspan re: Defendants' document production.	0.30	485	145.50
2/29/2008	NS Cohen	Review new Players for Justice production in preparation of supplemental production.	1.00	485	485.00
3/7/2008	NS Cohen	E-mail correspondence with Greenspan re: designation of transcripts.	0.50	485	242.50
Project Total:			5.90		\$2,677.00
Percentage Recoverable:	100%				\$2,677.00
Hours Billed to Project No. 175 by Co-Counsel:	14.1				

Project No. 176		Calls with co-counsel regarding deposition of H. Adderley			
Date	Time Keeper	Description	Hours	Rate	Fee
2/11/2008	RS Hilbert	Draft and send e-mail re issues for H. Adderley depo.	1.00	505	505.00
2/14/2008	NS Cohen	Participate in telephone conference with team re: class certification and deposition updates	1.20	485	582.00

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2/15/2008	NS Cohen	Participate in telephone conference with Hilbert, Katz and Parcher.	0.50	485	242.50
2/21/2008	NS Cohen	Telephone conference with LeClair and Katz re Adderley deposition; multiple conferences with Katz and Hilbert re Adderley deposition.	1.60	485	776.00
2/22/2008	NS Cohen	E-mail correspondence with team re document production and Adderley deposition.	0.30	485	145.50
Project Total:			4.60		\$2,251.00
Percentage Recoverable:	100%				\$2,251.00
Hours Billed to Project No. 176 by Co-Counsel:	3.3				

Project No. 177		Review transcript and exhibits from H. Adderley deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
	LM Franco	Review Adderley transcript.	0.50	550	275.00
2/27/2008	LM Franco	Read Herb Adderley transcript.	1.50	550	825.00
3/12/2008	RS Hilbert	E-mail correspondence from co-counsel re missing exhibits; draft and send e-mails re same.	1.00	505	505.00
Project Total:			3.00		\$1,605.00
Percentage Recoverable:	100%				\$1,605.00
Hours Billed to Project No. 177 by Co-Counsel:	3.9				

Project No. 178		Prepare 30(b)(6) notice to NFLPA			
Date	Time Keeper	Description	Hours	Rate	Fee
0/5/0000		Participate in telephone conference with R. Katz and experts re: damages calculation and 30(b)(6)			
	NS Cohen	deposition of PI.	1.40	485	679.00
2/29/2008	LM Franco	Review deposition notice to NFLPA.	1.00	550	550.00
2/29/2008	NS Cohen	E-mail correspondence with team re: Notice of Deposition of NFLPA.	0.20	485	97.00
Project Total:			2.60		\$1,326.00
Percentage Recoverable:	100%			·	\$1,326.00

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Hours Billed to	6.5		
Project No. 178			
by Co-Counsel:			

Project No. 179		Prepare RFPFJ discovery responses			
Date	Time Keeper	Description	Hours	Rate	Fee
2/27/2008	RS Hilbert	Review and analyze subpoena for Retired Professional Football Players for Justice; draft responses and objections to same; telephone call with N. Cohen re same and related issues; review documents and files in response to same; draft and send e-mails re same.	6.70	505	3,383.50
2/28/2008	RS Hilbert	Review and revise responses and objections to non- party subpoena of Retired Professional Football Players for Justice; finalize same; oversee service of same; telephone call with S. Mutch and M. Parrish re document production issues in connection with same; conference call with R. Katz and N. Cohen re all of the above.	6.50	505	3,282.50
	DL Wishon	Prepare documents for production.	0.60	280	168.00
2/29/2008 2/29/2008	RS Hilbert	Telephone calls to S. Mutch, B. Parrish and M. Parrish re RPFPJ document production issues; review documents in connection with same; finalize production of same; e-mail correspondence re meet and confer efforts over document production issues; telephone call with N. Cohen re all of the above Work on discovery issues.	6.70 0.90	505 700	3,383.50 630.00
2/29/2000	NS Naiz	Telephone call with S. Mutch; e-mail correspondence	0.90	700	630.00
3/3/2008	RS Hilbert	re same.	2.1	505	1,060.50
Project Total:			23.50		\$11,908.00
Percentage Recoverable:	100%				\$11,908.00
Hours Billed to Project No. 179 by Co-Counsel:	1.5				

Project No. 180		Legal research regarding conflict of law issues			
Date	Time Keeper	Description	Hours	Rate	Fee
2/19/2008	AW Fiero	Research regarding choice of law issues.	0.50	440	220.00
		Review of law concerning correction of transcripts and prior research regarding choice of law for class			
3/4/2008	AW Fiero	certification motion.	1.00	440	440.00

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Project Total:		1.50	\$660.00
Percentage Recoverable:	100%		\$660.00
Hours Billed to Project No. 180 by Co-Counsel:	17/6		

Project No. 181		Review and analyze defendants' responses to Plaintiffs' interrogatories			
Date	Time Keeper	Description	Hours	Rate	Fee
1/22/2008	NS Cohen	Review Defendants' latest responses to Special Interrogatories.	0.30	485	145.50
1/23/2008	AW Fiero	Review of draft settlement conference statement prepared by J. Naylor, and additional e-mail exchanges regarding reliance issues.	0.50	440	220.00
1/24/2008	NS Cohen	Review Greenspan letters in preparation of drafting response.	0.10	485	48.50
2/5/2008	RS Katz	Meet with client and potential class member (Ben Lynch).	1.50	700	1,050.00
2/19/2008	AW Fiero	Review of supplemental discovery responses of Defendants, correspondence.	0.50	440	220.00
2/19/2008	RS Hilbert	Review e-mail correspondence re status of Defendants' verifications for revised interrogatory responses.	1.50	505	757.50
2/19/2008	RS Hilbert	Review and analyze Defendants' supplemental disclosures; draft and send e-mail re same.	1.10	505	555.50
3/12/2008	RS Hilbert	Review draft response to Interrogatory; draft and send e-mail re same.	2.00	505	1,010.00
8/1/2008	RS Katz	Trial preparation.	1.80	700	1,260.00
Project Total:			9.30		\$5,267.00
Percentage Recoverable:	100%				\$5,267.00
Hours Billed to Project No. 181 by Co-Counsel:	1.7				

Project No. 182		March 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
3/3/2008	K Hunt	Communicate with vendor re video format for deposition.	0.30	210	63.00

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	T				
3/3/2008	KL Sloane	Identify P. Allen monthly reports and analysis regarding same; review production documents for anomalies cited by K. Hunt and draft communication to R. Hilbert and N. Cohen regarding same; meeting with N. Cohen and K. Torres regarding PracticeSupport's role in processing production documents; compile documents requested by N. Cohen.	5.30	270	1,431.00
3/4/2008	KL Sloane	Review production database for monthly reports produced by defendants and prepare matrix re: same for N. Cohen; review case files for documents requested by N. Cohen; work on request for compliance to destroy and replace documents inadvertently produced by defendants; revise master index and organize case files; review database for documents and information requested by N. Cohen.	5.60	270	1,512.00
3/5/2008	K Hunt	Compile materials for attorney reference.	0.80	210	168.00
		Revise master index and organize case files; review case files for documents and information regarding Alex Bernstein; compile documents and information			
	KL Sloane	requested by N. Cohen.	2.10	270	567.00
3/6/2008		Compile material for attorney reference.	0.80	210	168.00
3/6/2008	K Hunt	Distribute material to attorney.	0.30	210	63.00
3/6/2008	K Hunt	Research re retention policies of e-mail systems for attorney reference.	0.70	210	147.00
	KL Sloane	Review case files and database for documents and information requested by N. Cohen.	3.80	270	1,026.00
3/10/2008		Research re e-mail systems deletion policy.	0.60	210	126.00
3/10/2008		Update production log.	0.20	210	42.00
3/10/2008		Update pleadings binder.	0.20	210	42.00
3/10/2008		Update index re same.	0.30	210	63.00
3/10/2008		Update discovery binder.	0.20	210	42.00
3/10/2008		Update index re same.	0.30	210	63.00
3/10/2008	K Hunt	Update deposition log.	0.20	210	42.00
		Database management re RPFPFJ production			
3/10/2008		documents.	0.40	210	84.00
3/11/2008		Update deposition log.	0.90	210	189.00
3/11/2008		Update deposition transcripts binder.	0.70	210	147.00
3/11/2008		Update deposition exhibits binder.	0.80	210	168.00
3/11/2008	K Hunt	Update deposition exhibit index.	1.40	210	294.00
	LM Franco	Conference with R. Hilbert re preparing motion to file under seal.	0.60	550	330.00
3/13/2008		Update pleadings binder.	0.10	210	21.00
3/13/2008		Update index re same.	0.10	210	21.00
3/14/2008		Compile deposition exhibits.	1.10	210	231.00
3/14/2008		Update deposition exhibit binder.	0.80	210	168.00
3/14/2008		Update deposition exhibit index.	0.90	210	189.00
3/19/2008	K Hunt	Locate documents for attorney reference.	0.80	210	168.00
3/19/2008	RS Hilbert	Review Court Order re Defendants' confidential information.	0.60	505	303.00

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3/20/2008	LM Franco	Review OSC re filing under seal.	0.50	550	275.00
3/21/2008	RS Hilbert	Review e-mail correspondence on errata issues; draft and send e-mail re same; conference with L. Vete re errata for M. Parrish depo transcript; review and revise letter re same.	1.80	505	909.00
3/25/2008		Verify ecf distribution re Weil attorneys.	0.20	210	42.00
3/26/2008	DL Wishon	Make arrangements for handling of incoming opposition.	0.30	280	84.00
3/27/2008		Update deposition exhibit index.	0.50	210	105.00
3/27/2008		Update production log.	0.30	210	63.00
3/27/2008		Update discovery binder.	0.20	210	42.00
3/27/2008	K Hunt	Update index re same.	0.40	210	84.00
3/31/2008	K Hunt	Respond to inquiry re e-filing public version of under seal filings.	0.30	210	63.00
3/31/2008	RS Hilbert	Review materials presented at recent active player convention; draft and send e-mail re same; review Court Order requesting good cause to file documents under seal; draft and send e-mail to opposing counsel re publicly filed redacted copy of Opposition; research rules related to same; draft and send e-mails re same; oversee handling of documents produced by Defendants; review deposition errata submitted by G. Upshaw; draft and send e-mail re same; e-mail correspondence re document production issues	6.50	505	3,282.50
4/1/2008	DL Wishon	Research specific filing rules at request of attorney. Prepare documents for filing with the court.	0.80	280	224.00
	RS Hilbert	Draft motion to file materials under seal; draft declaration in support of same.	2.00	505	1,010.00
4/1/2008	RS Hilbert	Draft letter to Court re scheduling issues.	2.20	505	1,111.00
4/2/2008	DL Wishon	Send copies of recently filed documents to Judge per court order.	0.30	280	84.00
	RS Hilbert	Review and revise motion to file materials under seal; oversee filing of same.	2.00	505	1,010.00
4/3/2008	RS Hilbert	Prepare documents for filing under seal.	1.00	505	505.00
4/4/2008	RS Hilbert	Finalize motion to file documents under seal and related documents.	1.20	505	606.00
Project Total:			51.40		\$17,377.50
Percentage Recoverable:	100%				\$17,377.50
Hours Billed to Project No. 182 by Co-Counsel:	10.4				

Project No.	Research standards for correcting deposition		
182(A)	transcripts		

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Date	Time Keeper	Description	Hours	Rate	Fee
3/4/2008	LM Franco	Legal research on correcting deposition transcripts and "sham affidavits; review correspondence from Texas counsel re Topps production.	4.00	550	2,200.00
3/5/2008	LM Franco	Legal research on "sham affidavit" rule for summary judgment; prepare memo to file re law on correcting depositions.	3.00	550	1,650.00
3/24/2008	LM Franco	Review rules on signing depo transcript; review communications as interpretation of group licensing.	0.50	550	275.00
3/24/2008	NS Cohen	E-mail and telephone conference with Hilbert re: Margaret Parrish deposition changes; revise and finalize letter to Clark re: Adderley retention policy.	0.80	485	388.00
3/24/2008	RS Hilbert	Review voice mail and e-mail correspondence on errata issues; conference with R. Katz re same; draft and send e-mail to opposing counsel re same.	3.20	505	1,616.00
Project Total:			11.50		\$6,129.00
Percentage Recoverable:	100%				\$6,129.00
Hours Billed to Project No. 182(A) by Co- Counsel:	0				

Project No. 182(D)		Review and analysis of documents re anticipated appeal			
Date	Time Keeper	Description	Hours	Rate	Fee
9/17/2007	BG Shatz	Legal research and confer with Mr. Hilbert regarding appellate strategy and preserving issues for appeal.	0.80	570	456.00
3/3/2008	BG Shatz	Begin reviewing file and background materials in preparation for class action appeal.	2.50	580	1,450.00
3/4/2008	BG Shatz	Continued review of background materials and drafts and docket.	1.00	580	580.00
3/11/2008	BG Shatz	Analysis of operative complaint and begin research and memo re grounds and procedures to pursue Upshaw.	4.00	580	2,320.00
Project Total:			8.30		\$4,806.00
Percentage Recoverable:	100%				\$4,806.00

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Hours Billed to	0		
Project No. 182(D) by Co-			
Counsel:			

Project No. 183		Prepare M. Parrish for deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
2/25/2008	NS Cohen	Participate in conference call with Margaret and Bernie Parrish re upcoming depositions.	1.50	485	727.50
2/26/2008	RS Katz	Prepare for Retired Players for Justice deposition.	3.00	700	2,100.00
2/29/2008	K Hunt	Compile and organize materials in preparation for upcoming deposition of M. Parrish.	2.60	210	546.00
3/3/2008	RS Katz	Prepare for M. Parrish deposition.	2.00	700	1,400.00
	RS Hilbert	Review and compile documents for upcoming deposition of 30(b)(6) witness of RPFPJ; prepare outline for depo preparation meeting; conference with R. Katz re all of the above; meeting with M. Parrish and R. Katz re same; conduct legal research on refusal to disclose identities of RPFPJ members.	6.00	505	3,030.00
Project Total:			15.10		\$7,803.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 183 by Co-Counsel:	0				

Project No. 184		Attend deposition of M. Parrish (March 5, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/5/2008	RS Hilbert	Attend deposition of 30(b)(6) witness of RPFPJ; telephone call with R. Katz and N. Cohen re same and related issues.	4.00	505	2,020.00
	THE THIS OFF		1.00		2,020.00
Project Total:			4.00		\$2,020.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 184 by Co-Counsel:	0				

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Project No. 185		Prepare B. Parrish for deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
		Revise Greenspan letter; research re: discoverability of Parrish's personal finances in preparation of depositions; draft summary of research re: discoverability of fee agreement and Plaintiff's finances; e-mail correspondence with Adderley re: declaration; continue reviewing Parrish documents in preparation of supplemental production; review			
		settlement conference statement; e-mail and telephone conference with Hilbert, Fiero and Katz re: discovery			
1/28/2008	NS Cohen	and deposition preparation.	3.80	485	1,843.00
2/15/2008	NS Cohen	Finish reviewing and preparing Parrish documents for production.	1.20	485	582.00
2/22/2008	K Hunt	Compile and organize material in preparation for B. Parrish deposition.	3.20	210	672.00
2/25/2008	K Hunt	Compile and organize documents in preparation for B. Parrish deposition.	1.70	210	357.00
2/25/2008	RS Hilbert	Conference call with B. Parrish and others re upcoming 30(b)(6) depo.	0.00	505	000.00
2/23/2006	RS Hilbert	Begin preparing documents for Bernie Parrish	0.60	505	303.00
2/29/2008	NS Cohen	deposition preparation.	2.80	485	1,358.00
3/3/2008	NS Cohen	Continuing preparing documents for Parrish deposition prep.	0.30	485	145.50
3/4/2008	NS Cohen	Continue preparing for Parrish deposition.	1.50	485	727.50
3/5/2008	NS Cohen	Continue preparing deposition prep documents for Parrish.	2.00	485	970.00
3/5/2008	NS Cohen	Review Retired Players for Justice document production re; Bernie Parrish prep.	0.80	485	388.00
3/6/2008	KL Sloane	Compile documents requested by N. Cohen for deposition.	1.00	070	070.00
	NS Cohen	Continue preparation for Parrish deposition.	1.00 1.00	270 485	270.00 485.00
3/7/2008		Prepare for Parrish deposition.	2.00	700	1,400.00
	NS Cohen	Finish review of Margaret Parrish deposition in preparation of Errata Sheet and Bernie Parrish preparation.	1.10	485	533.50
	NS Cohen	Bernie preparation and class certification motion.	0.20	485	97.00
	NS Cohen	Finish Bernie Parrish preparation.	0.20	485	145.50
3/10/2008		Prepare for Parrish deposition.	1.10	700	770.00
3/11/2008		Prepare for Parrish deposition.	3.90	700	2,730.00
3/12/2008	NS Cohen	Meet with Katz and Parrish for depo prep for Parrish depo.	7.40	485	3,589.00
Droinet Tatal:			35.90		\$17,366.00
Project Total: Percentage Recoverable:	0%		35.90		\$0.00
Hours Billed to Project No. 185 by Co-Counsel:	0				

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Project No. 186(C)		Legal research re effect of amendments on appeal			
Date	Time Keeper	Description	Hours	Rate	Fee
3/7/2008	BG Shatz	Initial legal research re possible appellate remedies relating to class certification ruling.	1.20	580	696.00
3/12/2008	BG Shatz	Factual and legal research and analysis re Parrish complaint and federal law of amendments; memo drafting re same.	7.40	580	4,292.00
3/13/2008	BG Shatz	Legal research, analysis and memo drafting re Parrish complaint and possible amendments, including analysis of Judge Alsup orders re amendments.	7.30	580	4,234.00
3/14/2008	BG Shatz	Legal research and memo drafting re analysis of Parrish complaint and possible amendments	6.60	580	3,828.00
3/19/2008	BG Shatz	Legal research re scope of complaint and amending the complaint.	1.00	580	580.00
3/20/2008	BG Shatz	Legal research re analysis of complaint and ability to amend the complaint.	4.40	580	2,552.00
3/21/2008	BG Shatz	Legal research and analysis of complaint materials regarding possibility of amending complaint.	3.60	580	2,088.00
3/24/2008	BG Shatz	Legal research using treatises re amending pleadings in class action context.	4.00	580	2,320.00
3/26/2008	LM Franco	Begin reviewing B. Parrish depo transcript.	0.50	550	275.00
Project Total:			36.00		\$20,865.00
Percentage Recoverable:	75%				\$15,648.75
Hours Billed to Project No. 186(C) by Co- Counsel:	0				

Project No. 187		Prepare Motion for Class Certification (filed March 14, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/19/2007	AW Fiero	General outline of what would be needed for class certification motion.	1.00	415	415.00
2/14/2008	LM Franco	Review and provide comments on draft class certification motion; review cases on 3rd party submitting evidence of contract-parties' intent.	2.00	550	1,100.00
2/15/2008	AW Fiere	Teleconference with L. Franco to discuss issues in class certification motion and general background on case; review of correspondence and class certification draft issues.	1.00	440	440.00
2/15/2008	AVV FIETO	urait issues.	1.00	440	440.00

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	AW Fiero	Review of latest draft of class certification brief.	0.50	440	220.0
2/25/2008	RS Katz	Class certification issues.	3.30	700	2,310.0
		Review comments to cert. motion draft from D.			
	LM Franco	Shapiro.	3.40	550	1,870.
2/26/2008		Certification motion.	1.30	700	910.0
2/27/2008		Work on certification motion.	5.40	700	3,780.0
2/28/2008	RS Katz	Work on class certification motion.	2.40	700	1,680.
		Review and provide comments on draft class cert.			
	LM Franco	brief.	2.00	550	1,100.0
2/29/2008	RS Katz	Class certification motion.	1.60	700	1,120.
3/2/2008	AW Fiero	Review and comments to class certification motion.	0.00	440	0.0
		Review and revise motion for class certification; draft			
3/2/2008	RS Hilbert	and send e-mail re same.	2.20	505	1,111.
3/3/2008	AW Fiero	Teleconference with team to discuss class certification.	1.00	440	440.
		Prepare analysis., strategy and multiple e-mails re			
		class certification issues, possible direct claims against			
	BS Landsberg	Upshaw and related status of pleading issues.	3.30	700	2,310
3/3/2008	LM Franco	Conference call re issues on class cert. motion.	1.00	550	550
		E-mail correspondence with team re: class certification motion; review and analyze new draft of class			
3/3/2008	NS Cohen	certification motion.	0.70	485	339
	110 0011011		0.70	100	
3/3/2008	RS Hilbert	Daft and send e-mail re motion for class certification.	1.00	505	505
	RS Katz	Work on class certification motion.	3.10	700	2,170
					, -
		E-mail correspondence with B. Charhon re license			
3/4/2008	RS Hilbert	agreements for motion for class certification.	2.00	505	1,010
		Review of edits to class certification motion from R.			·
		Katz and L. LeClair and organizing alternative theories;			
		review of third party licenses for language concerning			
3/5/2008	AW Fiero	"retired players."	1.50	440	660
		Analysis of draft class certification motion and			
3/5/2008	BG Shatz	governing law.	1.50	580	870
3/5/2008	NS Cohen	Research re: order of class certification v. MSJ ruling.	0.80	485	388
		Teleconferences with R. Katz and L. Franco			
		concerning class certification brief; discussing alternative ways to edit class certification motion;			
		reorganizing introduction to focus on major points of			
		Rule 23(a); review of initially edited version from L.			
3/6/2008	AW Fiero	Franco.	4.00	440	1,760
		Compile documents re: deposition materials for review			
3/6/2008	DL Wishon	by attorneys.	1.30	280	364
3/6/2008	LM Franco	Make revisions to draft class cert. motion.	2.00	550	1,100
		E-mail correspondence re relationship of motion for			
3/6/2008	RS Hilbert	summary judgment to motion for class certification.	1.20	505	606
	RS Katz	Work on class certification motion.	4.50	700	3,150

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	1				
3/7/2008 3/7/2008	AW Fiero LM Franco RS Hilbert	Editing statement of facts to class certification; redrafting class claims to summarize legal theories for GLA Class and Retired Members Class; review of L. Franco edits; additional edits to argument section and drafting introduction; eliminating references to choice of law; focusing on Rule 23 elements and reorganizing adequacy requirements to focus on competency of counsel; teleconferences with L. Franco to discuss new draft and transmitting to Manatt team. Continue working on re draft of class cert. brief. Review draft motion for class certification.	9.00 3.00 1.30	440 550 505	3,960.00 1,650.00 656.50
3/7/2008		Work on certification motion.	2.20	700	1,540.00
3/10/2008	AW Fiero	Review of draft letter re: Adderley and draft declarations in support of Class Certification motion; teleconference with L. Franco to discuss final overview of motion and review of draft from L. LeClair. Analysis and editing of draft motion to certify class and	3.00	440	1,320.00
3/10/2008	BG Shatz	of edits from co-counsel, and confer with Ms. Franco re same.	2.30	580	1,334.0
3/10/2008	LM Franco	Make further revisions to draft class cert. motion based on McKool's comments.	3.50	550	1,925.0
3/10/2008	RS Hilbert	Draft and send e-mail to B. Charhon re license agreements for motion for class certification. Work on class certification motion.	1.00 2.90	505 700	505.00 2,030.00
3/11/2008		Review of draft Class Certification motion from L. Franco and picking-up with edits per her discussion.	1.30	440	572.0
3/11/2008	AW Fiero	Discussion with L. Franco of potential input for motion.	0.50	440	220.0
3/11/2008	LM Franco	Work on filings in legal and factual cites to brief for class cert.	2.00	550	1,100.0
3/11/2008	NS Cohen	Review latest drafts of certification motion and declarations.	1.00	485	485.0
	RS Hilbert	E-mail correspondence re status of motion for class certification.	1.00	505	505.0
3/11/2008	RS Katz	Work on class certification motion.	5.90	700	4,130.0
3/12/2008		Response to various e-mails regarding Class Certification motion and footnote regarding GLA argument.	0.70	440	308.0
3/12/2008	DL Wishon	Prepare documents for filing with the court; Research other class actions at request of attorney.	2.80	280	784.0
3/12/2008	LM Franco	Continue finalizing class cert. brief; prepare draft proposed order granting cert.	3.00	550	1,650.0
3/12/2008	NS Cohen	Continue reviewing class certification motion and accompanying declarations in preparation of filing.	1.20	485	582.0

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3/12/2008	RS Hilbert	Review motion for class certification; draft and send e-mail re same.	3.50	505	1,767.50
0.110.10000		Draft notice of motion; conference with L. Franco re proposed order; review and send e-mail re same; conference call with L. Franco and R. Katz re status of			
	RS Hilbert	motion for class certification.	2.00	505	1,010.00
3/13/2008	DL Wishon	Prepare documents for filing with the court.	3.60	280	1,008.00
3/14/2008	DL Wishon	Prepare documents for filing with the court and service on opposing counsel.	8.90	280	2,492.00
3/14/2008	LM Franco	Finalize class cert. brief and file.	2.00	550	1,100.00
3/14/2008	RS Hilbert	Review and revise motion for class certification.	2.00	505	1,010.00
3/14/2008	RS Katz	Work on class certification motion.	3.30	700	2,310.00
3/18/2008	RS Hilbert	Review B. Parrish's book in anticipation of response to Defendants' Opposition to Class Certification.	2.50	505	1,262.50
3/21/2008	RS Katz	Meet with client.	2.10	700	1,470.00
Project Total:			132.50		\$70,965.00
Percentage Recoverable:	75%				\$53,223.75
Hours Billed to Project No. 187 by Co-Counsel:	221.4				

Project No. 188(A)		Draft R. Katz declaration in support of Class Certification			
Date	Time Keeper	Description	Hours	Rate	Fee
	RS Hilbert	Draft declaration of R. Katz in support of motion for class certification.	3.10	505	1,565.50
3/6/2008	NS Cohen	Review deposition transcript of Margaret Parrish.	0.20	485	97.00
3/25/2008	RS Hilbert	Review M. Parrish depo transcript for confidentiality designations; draft and send e-mail re same; draft letter setting forth same.	2.20	505	1,111.00
Project Total:			5.50		\$2,773.50
Percentage Recoverable:	75%				\$2,080.13
Hours Billed to Project No. 189(A) by Co- Counsel:	0				

-1				
		Prepare P. Rowley declaration in support of class		
	Project No. 190	certification motion (filed March 14, 2008)		

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Date	Time Keeper	Description	Hours	Rate	Fee
2/25/2008	LM Franco	Telephone conference with P. Rowley, R. Katz, J. Naylor re damages theory for class cert. motion.	1.00	550	550,00
	Zivi i ranoo	i, i i i i i i i i i i i i i i i i i i	1.00		000.00
3/10/2008	RS Hilbert	Draft declaration of P. Rowley in support of same.	2.10	505	1,060.50
3/11/2008	AW Fiero	Detailed review and comment to Rowley declaration.	0.90	440	396.00
3/11/2008	RS Hilbert	Review e-mails re declarations of R. Katz, P. Rowley and M. Miller; revise same accordingly; telephone call with J. Naylor re status of motion for class certification and related issues.	3.80	505	1,919.00
	110 11110011		0.00	000	1,010.00
3/11/2008	RS Hilbert	Telephone call to S. Girard re P. Rowley declaration.	1.00	505	505.00
3/12/2008	LM Franco	Work on finalizing declarations in support of class cert. brief.	2.00	550	1,100.00
3/12/2008	RS Hilbert	Telephone call with S. Girard re P. Rowley declaration.	1.00	505	505.00
Project Total:			11.80		\$6,035.50
Percentage Recoverable:	75%				\$4,526.63
Hours Billed to Project No. 190 by Co-Counsel:	0				

Project No. 191		Prepare M. Miller declaration in support of class certification motion (filed March 14, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/7/2008	RS Hilbert	E-mail correspondence re engagement of M. Miller as consultant.	0.60	505	303.00
3/10/2008	RS Hilbert	Draft declaration of M. Miller in support of same; conference call with M. Miller and R. Katz re same; review and revise same; e-mail correspondence re all of the above.	3.20	505	1,616.00
3/11/2008	AW Fiero	Review of draft Miller declaration.	0.70	440	308.00
3/13/2008	RS Hilbert	Review biographical information for M. Miller; telephone call to M. Miller re same and related issues; draft letter to opposing counsel requesting that M. Miller be shown confidential materials.	1.00	505	505.00
3/14/2008	RS Hilbert	Telephone call to M. Miller re letter to opposing counsel requesting that M. Miller be shown confidential information; draft and send e-mails re all of the above.	0.70	505	353.50

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3/26/2008	RS Hilbert	Research deadline to oppose disclosure of confidential materials to M. Miller; draft and send e-mail re same.	0.30	505	151.50
3/27/2008	RS Hilbert	Research deadline to oppose disclosure of confidential materials to M. Miller; compile same; draft and send email re same; conference with R. Katz re H. Adderley declaration on document retention issues; draft same; oversee service of same on H. Adderley.	4.00	505	2,020.00
Due in at Tatal			10.50		фг. О <u>Г</u> 7. ОО
Project Total:			10.50		\$5,257.00
Percentage Recoverable:	75%				\$3,942.75
Hours Billed to	0				
Project No. 191					
by Co-Counsel:					

Project No. 193		Prepare Exhibits A -VV to Class Certification Motion			
Date	Time Keeper	Description	Hours	Rate	Fee
3/11/2008	AW Fiero	Review of draft Parrish declaration.	0.50	440	220.00
3/12/2008	AW Fiero	Review of prior declarations filed by Defendant to determine citation for claim that Parrish never signed a GLA - sending to team for inclusion in motion.	0.70	440	308.00
3/25/2008	RS Hilbert	Review exhibits for Motion for Class certification to confirm inclusion of certain materials.	0.60	505	303.00
Project Total:			1.80		\$831.00
Percentage Recoverable:	75%				\$623.25
Hours Billed to Project No. 193 by Co-Counsel:	50.1				

Project No. 194		Cite check class certification motion			
Date	Time Keeper	Description	Hours	Rate	Fee
3/12/2008	AW Fiero	Review of latest draft for proofreading purposes.	0.60	440	264.00
Project Total:			0.60		\$264.00
Percentage Recoverable:	75%			-	\$198.00

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Hours Billed to	18.2		
Project No. 194			
by Co-Counsel:			

Project No. 196		Prepare motion to enlarge page limit in connection with class certification motion			
Date	Time Keeper	Description	Hours	Rate	Fee
3/5/2008	RS Hilbert	Draft and send e-mail re request for additional pages for motion for class certification; draft and send e-mail re same.	1.50	505	757.50
3/6/2008	RS Hilbert	Draft stipulation for request for additional pages for motion for class certification; draft and send e-mail re same.	1.00	505	505.00
	RS Hilbert	E-mail re request for additional pages for motion for class certification.	1.50	505	757.50
3/11/2008	DL Wishon	Prepare documents for filing with the court.	0.50	280	140.00
3/13/2008	LM Franco	Work on finalizing class cert. brief and Parrish, Katz, LeClair, Naylor, Miller and Rowley declarations.	3.00	550	1,650.00
3/13/2008	RS Hilbert	Review and revise declarations of R. Katz, P. Rowley and M. Miller; finalize same for e-filing.	5.30	505	2,676.50
Project Total:			12.80		\$6,486.50
Percentage Recoverable:	100%				\$6,486.50
Hours Billed to Project No. 196 by Co-Counsel:	2.4				

Project No. 197		Meetings with experts in connection with damages related to Madden game			
Date	Time Keeper	Description	Hours	Rate	Fee
3/6/2008	NS Cohen	Research and review press releases from EA re: licensing retired players rights.	1.20	485	582.00
Project Total:			1.20		\$582.00
Percentage Recoverable:	100%				\$582.00
Hours Billed to Project No. 197 by Co-Counsel:	4.7				

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Project No. 199		Review Topps' document production			
Date	Time Keeper	Description	Hours	Rate	Fee
3/18/2008	RS Hilbert	Draft and send e-mail re status of documents produced by third-party Topps.	1.20	505	606.00
5/29/2008	RS Hilbert	Juxtapose Defendants' document production with Topps production; telephone call with K. Hunt re same; draft letter to opposing counsel re Topps issue; draft and send e-mail re same.	7.00	505	3,535.00
5/30/2008	RS Hilbert	Review and revise letter to opposing counsel re Topps issue; draft and send e-mail re same.	0.70	505	353.50
	RS Hilbert	Review and revise letter to opposing counsel re Topps issue; draft and send e-mail re same; send same.	2.00	505	1,010.00
6/2/2008	RS Katz	Topps issue .	0.20	700	140.00
Project Total: Percentage Recoverable:	100%		11.10		\$5,644.50 \$5,644.50
Treceverable.					
Hours Billed to Project No. 199 by Co-Counsel:	36.7				

Project No. 200		Prepare for Topps deposition			
Date	Time Keeper	Description	Hours	Rate	Fee
2/11/2008	RS Hilbert	E-mail correspondence re status of Topps depo and document production.	0.80	505	404.00
4/4/2008	RS Hilbert	Review e-mail correspondence on deposition of Topps.	1.70	505	858.50
Project Total:			2.50		\$1,262.50
Percentage Recoverable:	100%				\$1,262.50
Hours Billed to Project No. 200 by Co-Counsel:	60.3				

Project No. 201		Attend March 19th, 2008 meetings with experts			
Date	Time Keeper	Description	Hours	Rate	Fee
3/17/2008	NS Cohen	Prepare documents for Parcher meeting; review responses to interrogatories.	1.10	485	533.50
3/17/2008	RS Hilbert	Collect and compile documents for upcoming meeting with P. Parcher.	3.00	505	1,515.00

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3/17/2008	RS Katz	Prepare for meeting with P. Parcher.	5.20	700	3,640.00
3/18/2008	RS Hilbert	Finalize documents and materials for upcoming meeting with P. Parcher.	2.00	505	1,010.00
3/18/2008	RS Katz	Prepare for Parcher meeting.	2.00	700	1,400.00
3/19/2008	LP Parcher	Meeting with Ron Katz, Noel Cohen and Ryan Hilbert; meeting with Mr. Marvin Miller.	7.00	850	5,950.00
3/19/2008	NS Cohen	Meet with Parcher, Katz and Hilbert to strategize re: Trial; meet with Marvin Miller re: expert testimony.	6.50	485	3,152.50
3/19/2008	RS Hilbert	Meeting with P. Parcher, R. Katz and N. Cohen re status of case and strategy going forward; meeting with M. Miller in connection with same.	7.90	505	3,989.50
3/19/2008	RS Katz	Parcher meeting.	4.40	700	3,080.00
Project Total:			39.10		\$24,270.50
Percentage Recoverable:	100%				\$24,270.50
Hours Billed to Project No. 201 by Co-Counsel:	3.9				

Project No. 203		Prepare Second Request for Production of Documents to Defendant Players, Inc. (served March 14, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/11/2008	RS Hilbert	Review e-mails re additional document requests to Defendants.	1.00	505	505.00
3/13/2008	RS Hilbert	Draft additional document requests for Defendants; draft and send e-mail re same.	1.00	505	505.00
3/14/2008	NS Cohen	Revise and finalize requests for production.	1.70	485	824.50
3/14/2008	RS Hilbert	Telephone call with N. Cohen re additional document requests to Defendants.	0.70	505	353.50
Project Total:			4.40		\$2,188.00
Percentage Recoverable:	100%				\$2,188.00
Hours Billed to Project No. 203 by Co-Counsel:	2.6				

Project No. 204		Prepare Third Request for Production to NFLPA (served March 14, 2007)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/10/2008	NS Cohen	Review draft requests for production.	0.30	485	145.50

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3/14/2008	LM Franco	Review and revise third set of document requests.	2.00	550	1,100.00
Project Total:			2.30		\$1,245.50
Percentage Recoverable:	100%				\$1,245.50
Hours Billed to Project No. 204 by Co-Counsel:	0				

Project No. 206		Prepare redacted version of class certification motion			
Date	Time Keeper	Description	Hours	Rate	Fee
	NS Cohen	Review new draft of certification motion; telephone conference with Katz and Seiling re	1.40	485	679.00
3/10/2008	NS Cohen	Review new drafts of certification motion.	0.50	485	242.50
	LM Franco	Prepare draft redacted version of class cert. brief.	1.00	550	550.00
3/17/2008	DL Wishon	Prepare documents for filing with the court.	5.60	280	1,568.00
Project Total:			8.50		\$3,039.50
Percentage Recoverable:	75%				\$2,279.63
Hours Billed to Project No. 206 by Co-Counsel:	2.9				

Project No. 207		Prepare for 30(b)(6) deposition regarding GLA			
Date	Time Keeper	Description	Hours	Rate	Fee
		Compile documents re: discovery for review by			
3/18/2008	DL Wishon	attorneys.	0.60	280	168.00
3/20/2008	RS Hilbert	Draft and send e-mail re GLA interpretation.	1.20	505	606.00
3/21/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.80	280	224.00
3/24/2008	DL Wishon	Compile documents re: discovery for review by attorneys; Receive and load electronic versions of depositions.	2.40	280	672.00
3/25/2008	RS Hilbert	E-mail correspondence on Rule 30(b)(6) deposition issues.	2.20	505	1,111.00
3/26/2008	RS Hilbert	E-mail correspondence on Rule 30(b)(6) deposition issues.	0.70	505	353.50
3/27/2008	RS Hilbert	E-mail correspondence on Rule 30(b)(6) deposition issues.	1.90	505	959.50

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3/28/2008	RS Hilbert	E-mail correspondence on Rule 30(b)(6) deposition issues.	0.80	505	404.00
4/2/2008	RS Hilbert	Review e-mail correspondence re 30(b)(6) issues concerning Defendants' person most knowledgeable about GLAs; draft and send e-mail re same.	1.40	505	707.00
4/8/2008	RS Hilbert	E-mail correspondence re documents for upcoming 30(b)(6) deposition of Defendants' person most knowledgeable about GLAs.	2.00	505	1,010.00
4/9/2008	RS Hilbert	Review and analyze documents produced by opposing counsel for use with upcoming 30(b)(6) deposition of Defendants' person most knowledgeable about GLAs; draft and send e-mails re same.	3.00	505	1,515.00
Project Total:			17.00		\$7,730.00
Percentage Recoverable:	100%				\$7,730.00
Hours Billed to Project No. 207 by Co-Counsel:	26.8				

Project No. 209		Review and analysis of Defendants Opposition to Motion for Class Certification and Motion to Strike Declaration of Marvin Miller (filed March 28, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
	RS Hilbert	Conference with L. Franco re Opposition to Motion for Class Certification; draft and send e-mails re same.	1.00	505	505.00
3/28/2008	RS Katz	Work on reply brief for certification motion.	3.30	700	2,310.00
3/29/2008	LM Franco	Read defendants' brief opposing class cert and supporting declarations.	0.80	550	440.00
3/30/2008	AW Fiero	Review of opposition and supporting papers filed by Defendants, as well as draft Reply from J. Adler; teleconference with L. Franco to discuss predominance section.	4.00	440	1,760.00
3/30/2008	LM Franco	Conference call with R. Katz, R. Hilbert, Noel Cohen, L. LeClair, J. Naylor, B. Charon re strategy for responding to class cert., opposition brief; review cases cited in defendants' brief for distinguishing; legal research on due process in class cert.	4.50	550	2,475.00
3/30/2008	NS Cohen	Participate in telephone conference with team re: reply to Opposition to Class Certification Motion.	0.50	485	242.50

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3/30/2008	RS Hilbert	Review and analyze Defendants' Opposition to Motion for Class Certification; draft and send e-mails re same; conference call with litigation team re same	2.80	505	1,414.00
3/31/2008	ANA/ Fiore	Review of draft section and cases cited by Defendants.	2.00	440	880.00
		Review of draft section and cases clied by Defendants.			
3/31/2008	AW Fiero	-	2.00	440	880.00
3/31/2008	NS Cohen	Review all Defendants' papers filed in Opposition to Motion for Class Certification.	1.30	485	630.50
4/1/2008	RS Katz	Work on reply brief.	1.40	700	980.00
4/2/2008	RS Katz	Work on reply brief.	2.10	700	1,470.00
4/3/2008	NS Cohen	Participate in telephone conference with team re: reply brief.	0.20	485	97.00
4/7/2008	LP Parcher	Reviewed Defendants' Opposition to Plaintiffs' Motion for Class Certification.	0.20	850	170.00
4/10/2008	LM Franco	Review comments from D. Shapiro on opposition brief and conference with R. Katz, A. Fiero re same; review draft opposition to motion to file supplemental memo; assist in preparing for discovery hearing.	2.00	550	1,100.00
Project Total:			28.10		\$15,354.00
Percentage Recoverable:	75%				\$11,515.50
Hours Billed to Project No. 209 by Co-Counsel:	16				

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Project No. 210		April 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
4/1/2008	K Hunt	Update production log.	0.10	210	21.00
4/1/2008	K Hunt	Update deposition exhibit index.	0.30	210	63.00
4/1/2008	K Hunt	Update pleadings binder.	0.10	210	21.00
4/1/2008	K Hunt	Update index re same.	0.20	210	42.00
4/2/2008	K Hunt	Update deposition exhibit index.	0.80	210	168.00
4/2/2008	K Hunt	Update deposition exhibits binders.	0.50	210	105.00
4/2/2008	LM Franco	Review response to motion to file under seal.	0.50	550	275.00
4/3/2008	K Hunt	Update deposition exhibit index; update pleadings binder; update index re same.	0.20	210	42.00
4/4/2008	K Hunt	Attention to Concordance database.	0.50	210	105.00
4/4/2008		Conduct Concordance search re e-mails produced by defendants.	1.90	210	399.00
4/4/2008	LM Franco	Review report on Topps depo.	1.00	550	550.00
4/7/2008	D Crim	Compile copies of recently filed documents for client's review.	0.50	185	92.50
4/7/2008	K Hunt	Conduct Concordance search re e-mails produced by defendants.	6.50	210	1,365.00

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		Conduct Concordance search re documents produced			
		re Personalities & Promotions and Hall of Fame			
4/8/2008	K Hunt	Players Association;	0.80	210	168.00
4/8/2008	K Hunt	Verify production of various TOPPS documents by Defendants.	1.10	210	231.00
4/9/2008	LM Franco	Review various communications re discovery; review hearing transcripts.	2.00	550	1,100.00
4/10/2008	K Hunt	Conduct Concordance search re Defendants previous production.	0.30	210	63.00
4/11/2008	LM Franco	Conference with R. Hilbert re result of discovery hearing.	0.30	550	165.00
4/14/2008		Update deposition exhibit index.	0.20	210	42.00
4/14/2008		Update pleadings binder.	0.30	210	63.00
4/14/2008	K Hunt	Update index re same.	0.40	210	84.00
4/17/2008		Update pleadings binder.	0.10	210	21.00
4/17/2008		Update index re same.	0.10	210	21.00
4/17/2008	K Hunt	Update discovery binder.	0.10	210	21.00
4/17/2008	K Hunt	Update index re same.	0.10	210	21.00
4/00/0000		Review and organize recent correspondence and			
	DL Wishon	pleadings.	0.80	280	224.00
4/22/2008		Update hearing transcript binder.	0.10	210	21.00
4/22/2008		Update index re same.	0.10	210	21.00
4/22/2008		Update discovery binder.	0.10	210	21.00
4/22/2008		Update index re same.	0.10	210	21.00
4/22/2008	K Hunt	Locate document for attorney reference.	0.10	210	21.00
4/24/2009	LM Franco	Conference with R. Hilbert re outcome of class cert.	0.40	550	000 00
4/24/2006	LIM Franco	hearing and next steps.	0.40	550	220.00
4/29/2008	DL Wishon	Review and organize recent correspondence and pleadings.	0.80	280	224.00
	DL Wishon	Prepare documents for filing with the court.	1.20	280	336.00
4/30/2008	DE WISHON		1.20	280	330.00
4/30/2008	DL Wishon	Review and organize recent correspondence and pleadings.	0.60	280	168.00
4/30/2008	K Hunt	Update pleadings binder.	0.10	210	21.00
4/30/2008	K Hunt	Update index re same.	0.20	210	42.00
4/30/2008		Update discovery binder.	0.10	210	21.00
4/30/2008	K Hunt	Update index re same.	0.10	210	21.00
	LM Franco	Review letter from defendants re supplementing expert disclosure, and proposed response; review proposed letter to defendants re Adderley's access to conference materials.	0.90	550	495.00
	RS Hilbert	E-mail correspondence re errata of P. Allen.	0.50	505	252.50
Project Total:			25.10		\$7,378.00
Percentage	100%				\$7,378.00
Recoverable:					
Hours Billed to	6.7				
Project No. 210					
by Co-Counsel:					

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Project No. 211		Prepare Opposition to Motion to Strike Declaration of Marvin Miller (filed April 4, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
		E-mail correspondence and telephone conference with Adderley and Katz re: Miller Motion to Strike and Adderley document retention; begin reviewing case law cited in Motion to Strike in preparation of drafting			
	NS Cohen NS Cohen	opposition. Continue research re: case law cited by Defendants in Motion to Strike.	1.70	485	824.50 582.00
	NS Cohen	Telephone conferences with Katz and Hilbert re: Adderley document retention and Miller Motion to Strike.	0.40	485	194.00
4/2/2008	LM Franco	Review draft opposition to motion to strike Miller deal.	1.50	550	825.00
4/2/2008	NS Cohen	Draft opposition to motion to strike Miller declaration; continue reviewing case law re: admissibility of Miller declaration re: class certification.	3.00	485	1,455.00
4/3/2008	NS Cohen	Revise and finalize Opposition to Motion to Strike Miller Declaration; draft proposed order re: Miller Declaration.	1.20	485	582.00
4/3/2008	NS Cohen	Conduct online searches for comparisons between Upshaw and Miller and prep.	0.10	485	48.50
4/3/2008	RS Hilbert	Review and revise Opposition to Motion to Strike Declaration of M. Miller; draft and send e-mail to N. Cohen re same.	2.20	505	1,111.00
4/4/2008	NS Cohen	Draft Proposed Order re: Miller Motion to Strike.	0.30	485	145.50
4/4/2008	RS Hilbert	Finalize Opposition to Motion to Strike Declaration of M. Miller; draft and send e-mail re same .	1.80	505	909.00
Project Total:			13.40		\$6,676.50
Percentage Recoverable:	75%				\$5,007.38
Hours Billed to Project No. 211 by Co-Counsel:	0.3				

Project No. 212		Prepare Plaintiff's Reply in Support of Motion for Class Certification (filed April 4, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
3/31/2008	AW Fiero	Detailed research regarding multi state class certification.	3.00	440	1,320.00

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		1			
3/31/2008	AW Fiero	Teleconferences with R. Katz and L. Franco to discuss choice of law issues to be included in reply.	1.00	440	440.00
3/31/2008	AW Fiero	Outlining choice of law and constitutional arguments for reply.	1.00	440	440.00
		Legal research on constitutionality of applying CA law to all class claims; begin writing "predominance"			
3/31/2008	LM Franco	section of reply brief.	6.50	550	3,575.00
3/31/2008	NS Cohen	Review drafts of reply briefs.	0.30	485	145.50
		Additional work on conflicts and choice of law sections of the Reply; numerous teleconferences with L. Franco to discuss overall structure and potential reorganization; review of draft from L. Franco and including section concerning those issues that			
		Defendants concede i.e., breach of contract and superior method; review and follow-up of GPU and Shutts cases; editing and drafting section concerning			
		"minimum contacts" separately from conflicts section;			
	AW Fiero	outlining conflicts section and final section.	10.00	440	4,400.00
4/1/2008	LM Franco	Work on reply class cert. brief.	7.00	550	3,850.00
4/1/2008	RS Hilbert	Review and revise reply in support of motion for class certification; e-mail correspondence re same.	1.40	505	707.00
	AW Fiero	Additional editing of reply section II, focusing on addressing their points concerning the "conflicts" relevant to burden of proof, statute of limitations, fiduciary care; review of prior Orders, pleadings for discussion of GPU case and discussion regarding conflicts or choice of law; inserting section concerning court's failure to find a "true conflict"; follow-up research regarding breach of fiduciary duty cases certified; discussion of "common nucleus" of fact; teleconferences with L. Franco.	8.00	440	3,520.00
	LM Franco	Work on reply brief	2.00	550	1,100.00
4/2/2008	LM Franco	Conference with R. Katz, R. Hilbert re brief strategy.	0.50	550	275.00
4/3/2008	AW Fiero	Review of latest draft of initial section of Reply from J. Naylor and combining second section; teleconferences with L. Franco to discuss conflicts and choice of law issues, compared to constitutional questions raised in Shutts; review and follow-up research of Shutts; additional review of treatises and cases cited by Defendants for breach of contract class actions; review of draft discovery and meet and confer issues raised by Defendants' failure to provide address information for putative class.	10.00	440	4,400.00
4/3/2008		Prepare documents for filing with the court.	0.70	185	129.50
7/0/2000	טווווט ט	. Toparo documento for ming with the court.	0.70	100	129.30

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4/3/2008	LM Franco	Continue revising reply class cert. brief and legal research on constitutionality/choice of law issues; conference with R. Katz, R. Hilbert, N. Cohen, A. Fiero re strategy for brief.	7.00	550	3,850.00
4 (2 (2 2 2 2		Review and revise reply in support of motion for class			
	RS Hilbert	certification; e-mail correspondence re same.	2.00	505	1,010.00
4/3/2008	RS Katz	Work on reply brief.	6.60	700	4,620.00
		Review of latest draft of reply; teleconferences with J. Naylor, R. Katz and L. Franco to discuss consensus positions on Surowitz references, jurisdictional issues and Shutts analysis of plaintiff's contacts; redrafting section on conflicts to reflect the Shutts and GPU discussion of plaintiff's contacts; redrafting section on overall concessions and questions of fact regarding fiduciary claims to include references to case law			
	AW Fiero	whose conflicts analysis is consistent with California's.	7.00	440	3,080.00
4/4/2008	D Crim	Prepare documents for filing with the court.	5.50	185	1,017.50
4/4/2008	DL Wishon	Prepare documents for filing with the court and service of same.	8.00	280	2,240.00
4/4/2008	LM Franco	Finalize reply class cert. brief and Katz declaration and file.	3.00	550	1,650.00
4/4/2008	LM Franco	Make proposed redactions to reply brief.	2.50	550	1,375.00
	RS Hilbert	Finalize reply in support of motion for class certification; e-mail correspondence re same.	2.30	505	1,161.50
4/4/2008	RS Katz	Work on reply brief.	2.50	700	1,750.00
4/8/2008	D Crim	Prepare for and attend telephone conference with Judge Alsup's court clerk re requirements of submitting redacted exhibits.	0.80	185	148.00
Project Total:			98.60		\$46,204.00
Percentage Recoverable:	75%		30.00		\$34,653.00
Hours Billed to Project No. 212 by Co-Counsel:	88.5				

Project No. 213		Prepare Declaration of Ronald Katz in Support of Motion for Class Certification (filed April 4, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
	DL Wishon	Prepare documents for filing with the court.	5.80	280	1,624.00
4/3/2008	LM Franco	Revise Katz declaration.	3.00	550	1,650.00
4/3/2008	RS Hilbert	Draft declaration of R. Katz for use with same; compile documents for same.	1.50	505	757.50

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Project Total:		10.30	\$4,031.50
Percentage Recoverable:	75%		\$3,023.63
Hours Billed to Project No. 213 by Co-Counsel:	0		

ject No. 215		Prepare Privilege Log			
Date	Time Keeper	Description	Hours	Rate	Fee
9/5/2007	KL Sloane	Analysis of client documents for privilege and process same documents for purpose of production; conference with Albert Jimenez of Myriad Litigation Solutions regarding imaging and pagination of same document.	6.50	255	1,657
	KL Sloane	Review additional client documents for privilege and process for purpose of production.	1.00	255	255
11/30/2007	NS Cohen	Telephone conference with K. Hunt re: privilege log; begin collecting documents to be added to privilege log.	0.90	435	391
12/3/2007	NS Cohen	Review documents in preparation of privilege log.	1.30	435	565
12/7/2007	NS Cohen	Continue reviewing Plaintiff's document production in preparation of drafting privilege log.	0.70	435	304
1/23/2008	KL Sloane	Review and redact client documents for privilege, and process for purpose of production.	4.50	270	1,215
1/29/2008	KL Sloane	Review and redact client documents for privilege, and process same for purpose of production; organize case files.	2.20	270	594
	LM Franco RS Hilbert	Review transcript from discovery hearing; review correspondence by/with parties re contents/date of privilege log. E-mail correspondence re privilege issues.	1.00	550 505	550
	NS Cohen	E-mail correspondence with Clark re: exchange of privilege logs.	0.20	485	<u>505</u>
	NS Cohen	Review documents in preparation of drafting privilege log.	0.80	485	388
5/5/2008	NS Cohen	E-mail correspondence with Defendants' re: privilege log and redaction log; review Plaintiffs' document production in preparation of determining whether to prepare privilege log.	1.80	485	873
5/6/2008	NS Cohen	E-mail correspondence with Taub regarding privilege log.	0.40	485	194
5/6/2008	NS Cohen	E-mail correspondence with Taub regarding privilege log; review documents to ensure all are logged.	1.00	485	485

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5/6/2008	NS Cohen	Review documents to ensure all are logged.	0.50	485	242.50
5/7/2008	NS Cohen	Review and revise privilege log;e-mail correspondence with Taub regarding privilege log.	0.50	485	242.50
Project Total:			24.30		\$8,560.00
Percentage Recoverable:	100%				\$8,560.00
Hours Billed to Project No. 215 by Co-Counsel:	0.2				

Project No. 215(A)		Work on Defendants' request for supplemental brief re class certification			
Date	Time Keeper	Description	Hours	Rate	Fee
	RS Hilbert	Telephone call with R.Katz and N. Cohen re Defendants' request for supplemental briefing; review and revise e-mail to opposing counsel declining same.	3.50	505	1,767.50
4/8/2008	DL Wishon	Prepare documents for filing with the court.	2.80	280	784.00
4/8/2008	LM Franco	Review defendants' request to file surreply brief re disclosure of class members' addresses.	1.00	550	550.00
4/8/2008	NS Cohen	Review Defendants' Supplemental Memorandum.	0.20	485	97.00
4/8/2008	RS Hilbert	Review and analyze Defendants' motion for leave to file a supplemental brief; telephone call with R. Katz and N. Cohen re same.	4.00	505	2,020.00
4/9/2008	DL Wishon	Prepare documents for filing with the court.	3.20	280	896.00
4/9/2008	NS Cohen	Prepare opposition to defendants' administrative request; e-mail correspondence and telephone conference with Hilbert re: administrative request and outstanding discovery issues; legal research and analysis re: authority for surreply.	2.00	485	970.00
4/9/2008	RS Hilbert	Review and revise Opposition to Defendants' motion for leave to file a supplemental brief; review letter from opposing counsel to the Court re scheduling matters for class certification hearing; draft response to same.	3.00	505	1,515.00
4/9/2008	RS Katz	Motions.	2.00	700	1,400.00
4/10/2008 4/10/2008	D Crim DL Wishon	Prepare filed pleadings for delivery to judge's chambers for review. Prepare documents for filing with the court.	0.40	185 280	74.00 112.00
4/10/2008	NS Cohen	Revise and finalize opposition to motion for leave to file supplemental memo; multiple e-mails and telephone conferences with Hilbert and Katz re: opposition brief.	0.80	485	388.00

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4/10/2008	RS Hilbert	Review and revise Opposition to Defendants' motion for leave to file a supplemental brief; oversee e-filing of same.	2.90	505	1,464.50
Project Total:			26.20		\$12,038.00
Percentage Recoverable:	75%				\$9,028.50
Hours Billed to Project No. 215(A) by Co- Counsel:	0				

Project No. 216		Review and analysis of Defendants' opposition to motion for class certification			
Date	Time Keeper	Description	Hours	Rate	Fee
4/11/2008	D Crim	Organize and index documents for attorney review.	0.30	185	55.50
4/14/2008	D Crim	Review, organize and index recently filed documents for attorney review.	4.30	185	795.50
4/15/2008	D Crim	Review, organize and index recently filed documents for attorney review.	2.60	185	481.00
4/21/2008	D Crim	Review, organize and index supporting case law for attorney review.	2.50	185	462.50
4/22/2008	D Crim	Review, organize and index supporting case law for attorney review.	7.00	185	1,295.00
Project Total:			16.70		\$3,089.50
Percentage Recoverable:	75%				\$2,317.13
Hours Billed to Project No. 216 by Co-Counsel:	0				

Project No. 216(B)		Research discovery of putative class members			
Date	Time Keeper	Description	Hours	Rate	Fee
4/8/2008	LM Franco	Legal research on defendants' responsibility to respond to interrogatories; review cases on discovery of putative class members' address information; review letter to Alsup re discovery disputes; review discovery order from court.	1.50	550	825.00
4/9/2008	LM Franco	Write up research on discovery of class member information for brief in response to request to file surreply.	2.00	550	1,100.00

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Project Total:		3.50	\$1,925.00
Percentage Recoverable:	100%		\$1,925.00
Hours Billed to	0		
Project No.			
216(B) by Co-			
Counsel:			

Project No. 217		Review Topps' production for deficiencies			
Date	Time Keeper	Description	Hours	Rate	Fee
4/8/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.50	280	140.00
4/8/2008	NS Cohen	E-mail correspondence with team re: Topps documents and GLA deposition.	0.10	485	48.50
4/9/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.60	280	168.00
4/15/2008	NS Cohen	Review new documents produced by Defendants.	0.40	485	194.00
Project Total:			1.60		\$550.50
Percentage Recoverable:	100%				\$550.50
Hours Billed to Project No. 217 by Co-Counsel:	3				

Project No. 218		Prepare for deposition of J. Nahra			
Date	Time Keeper	Description	Hours	Rate	Fee
4/17/2008	RS Katz	Correspond/consultations re: Nahra deposition.	1.10	700	770.00
Project Total:			1.10		\$770.00
Percentage Recoverable:	100%				\$770.00
Hours Billed to Project No. 218 by Co-Counsel:	34.2				

Project No. 219		Attend deposition of J. Nahra (April 16, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee

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5/2/2008	D Crim	Review DVD transcript for accuracy.	0.80	185	148.00
Project Total:			0.80		\$148.00
Percentage Recoverable:	100%				\$148.00
Hours Billed to Project No. 219 by Co-Counsel:	7				

	Prepare for class certification hearing			
Time Keeper	Description	Hours	Rate	Fee
NS Cohen	Continue reviewing reply drafts.	0.10	485	48
NS Cohen	Review and analyze latest draft of reply briefs in preparation of filing.	0.50	485	242
NS Cohen	E-mail correspondence and telephone conferences with Katz and Hilbert re: Alsup's Order, Defendants' production and privilege logs.	0.20	485	97
NS Cohen	filing.	0.30	485	145
DL Wishon	Compile and organize documents in preparation for upcoming hearing.	3.40	280	952
DL Wishon	Compile and organize documents in preparation for hearing.	0.90	280	252
RS Katz		3.40	700	2,380
DL Wishon	Compile and organize documents in preparation for upcoming hearing.	0.80	280	224
NS Cohen	Telephone conference with Katz re: preparation for oral argument of class certification motion.	1.30	485	630
NS Cohen	Review motion to strike materials in preparation of class certification hearing.	0.60	485	291
RS Katz	Preparation for hearing.	2.20	700	1,540
KL Sloane	Preparation for hearing on Motion to Strike Declaration of Marvin Miller.	1.50	270	405
NS Cohen	Continue reviewing case law and preparing for oral arguments on Motion to Strike.	1.50	485	727
NS Cohen	Review Parrish and Adderley depositions in preparation of hearing; review Motion to Strike papers in preparation of hearing; meet with Rowley, Katz, Hilbert and Leclaire in preparation of hearing.	5.30	485	2,570
DO HIII	Meeting with R. Katz and L. LeClair re strategy for class certification hearing; conduct legal research on whether burdens of proof are procedural or substantive	2 -		
				1,868 4,130
	NS Cohen NS Cohen NS Cohen NS Cohen DL Wishon RS Katz DL Wishon NS Cohen NS Cohen RS Katz KL Sloane NS Cohen	Time Keeper NS Cohen Continue reviewing reply drafts. Review and analyze latest draft of reply briefs in preparation of filling. E-mail correspondence and telephone conferences with Katz and Hilbert re: Alsup's Order, Defendants' production and privilege logs. Review Class Certification Reply in preparation of filling. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for hearing. Compile and organize documents in preparation for hearing. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for upcoming hearing. Telephone conference with Katz re: preparation for oral argument of class certification motion. Review motion to strike materials in preparation of class certification hearing. Preparation for hearing. Preparation for hearing on Motion to Strike Declaration of Marvin Miller. Continue reviewing case law and preparing for oral arguments on Motion to Strike. Review Parrish and Adderley depositions in preparation of hearing; review Motion to Strike papers in preparation of hearing; review Motion to Strike papers in preparation of hearing; meet with Rowley, Katz, Hilbert and Leclaire in preparation of hearing. Meeting with R. Katz and L. LeClair re strategy for class certification hearing; conduct legal research on whether burdens of proof are procedural or substantive issues.	Time Keeper NS Cohen Continue reviewing reply drafts. Review and analyze latest draft of reply briefs in preparation of filing. Cohen E-mail correspondence and telephone conferences with Katz and Hilbert re: Alsup's Order, Defendants' production and privilege logs. Review Class Certification Reply in preparation of filing. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for hearing. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for hearing. RS Katz Prepare for hearing. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for upcoming hearing. Compile and organize documents in preparation for upcoming hearing. RS Katz Prepare for hearing. Telephone conference with Katz re: preparation for oral argument of class certification motion. 1.30 NS Cohen Review motion to strike materials in preparation of class certification hearing. RS Katz Preparation for hearing. Continue reviewing case law and preparing for oral arguments on Motion to Strike Declaration of Marvin Miller. Continue reviewing case law and preparing for oral arguments on Motion to Strike. 1.50 Review Parrish and Adderley depositions in preparation of hearing; review Motion to Strike papers in preparation of hearing; review Motion to Strike papers in preparation of hearing; meet with Rowley, Katz, Hilbert and Leclaire in preparation of hearing. Schen Meeting with R. Katz and L. LeClair re strategy for class certification hearing; conduct legal research on whether burdens of proof are procedural or substantive issues.	Time Keeper Description

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5/7/2008	LM Franco	Research CAFA rules re court jurisdiction over individual claim after denial of class certification.	0.50	550	275.00
5/9/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	2.20	280	616.00
Project Total:			34.30		\$17,395.50
Percentage Recoverable:	75%				\$13,046.63
Hours Billed to Project No. 221 by Co-Counsel:	52.6				

Project No. 222		Attend class certification hearing (date)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/24/2008	NS Cohen	Attend Class Certification Hearing.	4.00	485	1,940.00
1/01/0000		Participate in class certification hearing; telephone call with N. Cohen and L. Franco re same; draft and send e-mail seeking transcript for same; consider strategy			
4/24/2008	RS Hilbert	going forward	6.30	505	3,181.50
4/24/2008	RS Katz	Hearing and preparation therefor and follow-up thereto.	5.40	700	3,780.00
4/25/2008	RS Hilbert	E-mail correspondence on results of class certification hearing.	0.40	505	202.00
4/17/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.40	280	112.00
4/18/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.70	280	196.00
Project Total:			17.20		\$9,411.50
Percentage Recoverable:	75%				\$7,058.63
Hours Billed to Project No. 222 by Co-Counsel:	0.5				

Project No. 225		Prepare supplemental Requests for Production to Defendants (served April 23, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/23/2008	LM Franco	Review proposed final discovery requests to defendants.	0.20	550	110.00
		Draft last set of discovery requests; draft and send e- mail re same; oversee service of same on opposing			
4/23/2008	RS Hilbert	counsel.	3.50	505	1,767.50

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Project Total:		3.70	\$1,877.50
Percentage Recoverable:	100%		\$1,877.50
Hours Billed to Project No. 225 by Co-Counsel:	0		

		Prepare Plaintiffs' Disclosure of Issues on Which			
Project No. 226		They Will Offer Expert Testimony (April 25, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/15/2008	NS Cohen	E-mail correspondence with counsel for Defendants re: expert discovery.	0.10	485	48.50
4/15/2008	NS Cohen	Telephone conference with Katz and Hilbert to strategize re: expert disclosures and expert discovery.	0.10	485	48.50
	NS Cohen	Participate in telephone conference with defense counsel re: expert disclosures; e-mail correspondence with defense counsel re: expert disclosures; telephone conferences with Katz and Leclair re: Nahra deposition and expert designation.	1.00	485	485.00
	NS Cohen	Draft letter to defendants re: expert disclosures.	0.30	485	145.50
4/23/2008	RS Hilbert	Meeting with damages expert.	1.00	505	505.00
4/25/2008	LM Franco	Conference with R. Hilbert re notification of topics of expert testimony.	0.20	550	110.00
4/25/2008	RS Hilbert	Draft and send e-mail re issues on which Plaintiffs intend to provide expert testimony; draft disclosure to opposing counsel re same; review and analyze disclosures from opposing counsel re same.	1.40	505	707.00
4/28/2008		Work on expert issues.	0.90	700	630.00
4/30/2008	RS Hilbert	Draft e-mail clarifying issues on which Defendants will provide expert testimony; draft and send e-mails to R. Katz re same and related issues.	0.50	505	252.50
5/1/2008	RS Hilbert	Review e-mail from opposing counsel re details of disclosure for expert witnesses; e-mail correspondence re same.	0.80	505	404.00
Project Total:			6.30		\$3,336.00
Percentage Recoverable:	100%				\$3,336.00
Hours Billed to Project No. 226 by Co-Counsel:	0				

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Project No. 227		Review and analysis of certification order (issued April 29, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
4/29/2008	LM Franco	Review court order granting class cert. motion; conference with R. Hilbert, R. Katz, A. Fiero, N. Cohen re judge's order and re next steps; review press release on order.	1.50	550	825.00
	NS Cohen	Multiple telephone conferences with Katz, Fiero and Hilbert re: certification order and case strategy. Review Court Order granting class certification.	0.40	485	194.00
4/29/2006	NS Conen	neview Court Order granting class certification.	0.40	485	194.00
4/29/2008 4/29/2008	RS Hilbert	Review and analyze order granting class certification; conference call with litigation team on same and strategy going forward; draft and send e-mails re same. Review and analyze Order and follow-up.	2.20	505 700	1,111.00 2,660.00
.,,	TO TALL	Confer with Mr. Katz re interlocutory appeal process	0.00	700	2,000.00
4/30/2008	BG Shatz	after class certification order.	0.20	580	116.00
4/30/2008		Confer with Mr. Katz re class certification order and possible appellate attacks on that order.	0.30	580	174.00
4/30/2008	KL Sloane	Review Order granting Class Certification.	0.10	270	27.00
5/1/2008	BG Shatz	Confer with Mr. Katz re class certification order, appellate options and calendaring, and analysis of order and responses re choice of law.	1.50	580	870.00
		Review plaintiffs' statement pursuant to court order and defendants response; review rules on appealability of class cert. order; discuss strategy for supplementing			
	LM Franco	disclosure of expert reports.	1.00	550	550.00
5/7/2008	BG Shatz	Confer with Ms. Franco re status and strategy.	0.20	580	116.00
5/7/2008	RS Hilbert	Review e-mail from B. Shatz re Defendants' appellate brief; draft and send e-mail re same.	0.70	505	353.50
	LM Franco	Review transcript from class cert. hearing; review draft Class Notice.	1.50	550	825.00
		Conference with B. Shatz re preserving appeal on dismissed claim; review draft stipulation of dismissal of	1.50	FF0	
5/8/2008	LM Franco	Parrish claim.	1.50	550	825.00
5/8/2008	RS Hilbert	E-mail correspondence re strategy for draft stipulation dismissing B. Parrish's claim.	1.00	505	505.00
5/9/2008	BG Shatz	Analysis and editing of stipulation and confer with Ms. Franco re same.	0.50	580	290.00
5/9/2008	LM Franco	Review correspondence from D. Greenspan re additional depositions and conference with R. Hilbert, R. Katz, L. LeClair re appropriate response to Greenspan letter.	1.00	550	550.00
5/9/2008	LM Franco	Conference with B. Shatz re stipulation of dismissal.	0.50	550	275.00
5/12/2008	LM Franco	Circulate draft stipulation of dismissal of Parrish claim for review.	0.50	550	275.00

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		Review e-mail correspondence re draft stipulation			
5/12/2008	RS Hilbert	dismissing B. Parrish's claim.	1.00	505	505.00
5/13/2008	LM Franco	Review defendants' request for interlocutory appeal of class certification order.	1.00	550	550.00
5/14/2008	LM Franco	Determine additional documents to be included in appendix in opposition to request for interlocutory appeal.	0.50	550	275.00
5/14/2008	RS Katz	Work on interlocutory appeal.	2.80	700	1,960.00
5/15/2008	LM Franco	Conference with B. Shatz re opposition to request for interlocutory appeal.	0.40	550	220.00
5/22/2008	RS Hilbert	Draft and send e-mail to opposing counsel re draft stipulation dismissing B. Parrish's claim; review e-mail from opposing counsel re same.	2.50	505	1,262.50
5/27/2008	RS Hilbert	Review and revise stipulation dismissing B. Parrish's claim.	1.00	505	505.00
6/6/2008	RS Hilbert	Prepare stipulation to dismiss B. Parrish's claim; e-mail correspondence re same.	2.00	505	1,010.00
9/2/2008	LM Franco	Review court order denying motion to decertify.	1.00	550	550.00
9/2/2008	RS Hilbert	Review and analyze order denying motion to decertify; draft and send e-mail re same.	1.30	505	656.50
Project Total:			32.30		\$18,229.50
Percentage	75%				\$13,672.13
Recoverable:					/
Hours Billed to Project No. 227 by Co-Counsel:	2.8				

Project No. 227(A)		Legal research re appeal of class certification order			
Date	Time Keeper	Description	Hours	Rate	Fee
5/2/2008	BG Shatz	Analysis of cross-petitioning re class certification order.	0.50	580	290.00
5/6/2008	BG Shatz	Legal research re possible cross-petition for interlocutory appeal of class certification order.	0.50	580	290.00
5/8/2008	BG Shatz	Analysis of interlocutory appeal procedure and questions regarding preservation of individual claims.	0.90	580	522.00
Project Total:			1.90		\$1,102.00
Percentage Recoverable:	100%				\$1,102.00
Hours Billed to Project No. 227(A) by Co- Counsel:	0				

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Project No. 227(C)		Prepare and revise statement selecting D.C. law			
Date	Time Keeper	Description	Hours	Rate	Fee
4/30/2008	RS Hilbert	Draft statement selecting Virginia or D.C. law; review e- mail correspondence on same; oversee e-filing of same.	2.00	505	1,010.00
5/7/2008	LM Franco	Prepare draft stipulation of dismissal for Parrish claim.	1.00	550	550.00
5/7/2008	LM Franco	Conference with A. Fiero re research of VA/DC law.	0.50	550	275.00
9/22/2008	BG Shatz	Analysis of stipulation re D.C. law and confer with Mr. Hilbert re same.	0.20	580	116.00
Project Total:			3.70		\$1,951.00
Percentage Recoverable:	100%				\$1,951.00
Hours Billed to Project No. 227(C) by Co- Counsel:	0				

Project No. 228		May 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
5/1/2008	D Crim	Send copy of electronically filed motion to judge for his review.	0.40	185	74.00
5/1/2008		Update production log.	0.10	210	21.00
5/1/2008	K Hunt	Attention to Concordance database management.	0.20	210	42.00
5/1/2008	K Hunt	Discussion with R. Hilbert re loading deposition videos on LiveNote.	0.40	210	84.00
5/1/2008	RS Hilbert	Conference with D. Wishon re P. Allen errata sheet; draft and send e-mail to N. Cohen re same.	1.00	505	505.00
	DL Wishon	Discussion with the court regarding recent filing.	0.10	280	28.00
5/5/2008	DL Wishon	Review and edit electronic versions of depositions.	0.50	280	140.00
5/6/2008	DL Wishon	Organize electronic versions of deposition exhibits.	0.60	280	168.00
5/7/2008	D Crim	Organize and catalogue deposition video transcripts for attorney review.	1.10	185	203.50
5/7/2008	K Hunt	Compare list of players receiving payments from Photo File with list of players who signed GLAs.	4.60	210	966.00

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		Review and redact client documents for purpose of production; draft privilege log; revise master index and			
5/7/2008	KL Sloane	organize case files.	0.70	270	189
5/8/2008	D Crim	Organize deposition video transcripts for attorney review.	0.60	185	111
5/8/2008	IZ I Ivant	Compare list of players receiving payments from Photo File with list of players who signed GLAs.	1.00	010	0.75
5/8/2008		Update pleadings binder.	1.80	210	37
5/8/2008		Update index re same.	0.30 0.50	210 210	6
	DL Wishon	Review status of deposition videos.	0.60	280	109
5/9/2008		Update hearing transcripts binder.	0.80	210	2
5/9/2008		Update index re same.	0.10	210	4
	DL Wishon	Review and organize recent correspondence and pleadings.	1.00	280	28
	NS Cohen	Telephone conference with Hilbert re: Miller declaration.	0.10	485	4
5/13/2008	DL Wishon	Compile and send documents to client for review.	0.40	280	11:
5/13/2008	K Hunt	Concordance search re Touchback newsletters.	0.80	210	16
5/14/2009	DL Wishon	Review and organize recent correspondence and pleadings.	0.50	280	14
5/14/2008		Follow-up re LiveNote deposition videos project.	0.50	210	10
3/14/2000	N HUIIL		0.50	210	10
5/14/2008	K Hunt	Concordance search re licensees requesting contract renewal.	1.60	210	33
5/14/2008		Update pleadings binder.	0.30	210	6
5/14/2008		Update index re same.	0.50	210	10
5/14/2008	LM Franco	Review report on Berthelson deposition.	0.50	550	27
5/14/2008	NS Cohen	Telephone conference with R. Katz re: Defendants' appellate papers.	0.30	485	14
5/15/2008	K Hunt	Concordance search re licensees requesting contract renewal.	5.90	210	1,23
5/15/2008	K Hunt	Respond to inquiry re plaintiffs' document production.	0.60	210	12
		Communication with Donna Wishon regarding			
5/15/2008	KL Sloane	document production.	0.10	270	2
5/16/2008	DL Wishon	Review and organize recent correspondence and pleadings.	1.00	280	28
5/16/2008	K Hunt	Concordance search re licensees requesting contract renewal.	3.60	210	75
5/16/2008		Attention to file organization.	0.40	210	8
5/16/2008	KL Sloane	Revise master index and organize case files.	0.10	270	2
5/17/2008	K Hunt	Concordance search re licensees requesting contract renewal.	3.00	210	63
5/19/2008	DL Wishon	Compile documents re: depositions for review by attorneys; Compile and send documents to local counsel.	1.80	280	50
5/19/2008	K Hunt	Concordance search re Topps documents produced by Defendants.	0.60	210	12
3/13/2000	1				
5/19/2008	K Hunt	Concordance search re licensees requesting contract renewal.	1.30	210	27

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5/20/2008	NS Cohen	Review Writ Opposition.	0.20	485	97.00
5/21/2008		Update production log.	0.20	210	42.00
5/21/2008	K Hunt	Update discovery binder.	0.30	210	63.00
5/21/2008	K Hunt	Update index re same.	0.30	210	63.00
5/21/2008	K Hunt	Update pleadings binder.	0.40	210	84.00
5/21/2008	K Hunt	Update index re same.	0.30	210	63.00
5/22/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	1.00	280	280.00
5/22/2008		Update pleadings binder; update index re same.	0.10	210	21.00
5/23/2008	K Hunt	Update discovery binder.	0.20	210	42.00
5/23/2008	K Hunt	Update index re same.	0.30	210	63.00
5/23/2008	NS Cohen	E-mail correspondence with team re: supplemental disclosures.	0.20	485	97.00
5/28/2008	DL Wishon	Review and organize recent correspondence and pleadings.	0.50	280	140.00
5/29/2008	DL Wishon	Review documents and prepare spreadsheet summarizing same; Compile documents re: depositions for review by attorneys.	1.40	280	392.00
5/29/2008	K Hunt	Concordance database search re documents produced by Topps and, possibly, defendants.	2.40	210	504.00
5/30/2008		Update production log.	0.20	210	42.00
5/30/2008	K Hunt	Update pleadings binder.	0.30	210	63.00
5/30/2008		Update index re same.	0.30	210	63.00
5/30/2008		Update deposition log.	0.40	210	84.00
5/30/2008		Update discovery binder.	0.10	210	21.00
5/30/2008	K Hunt	Update index re same.	0.20	210	42.00
Project Total:			48.30		\$11,505.50
Percentage Recoverable:	100%		10.00		\$11,505.50
Hours Billed to Project No. 228 by Co-Counsel:	14.2				

Project No. 229		Review of Defendants' supplemental production			
Date	Time Keeper	Description	Hours	Rate	Fee
5/7/2008	RS Hilbert	Review license agreements to confirm they are part of license agreement subset; draft and send e-mail re same; e-mail correspondence re showing confidential documents to H. Adderley; conference with R. Katz re same and related issues.	4.10	505	2,070.50
5/9/2008	RS Hilbert	Review e-mail re fantasy sports providers as members of licensee subset; telephone call with K. Hunt re project for same; draft and send e-mail summarizing results of same.	3.00	505	1,515.00

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5/14/2008	RS Hilbert	Telephone call with K. Hunt re renewal letters for Defendants' license agreements; review e-mail correspondence on deposition of R. Berthelsen; draft and send e-mail re samples of Touchback magazine for class notice purpose.	3.40	505	1,717.00
Project Total:			10.50		\$5,302.50
Percentage Recoverable:	100%				\$5,302.50
Hours Billed to Project No. 229 by Co-Counsel:	2.2				

Project No. 230		Prepare for May 6, 2008 team strategy meeting in California			
Date	Time Keeper	Description	Hours	Rate	Fee
4/29/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.80	280	224.00
	DL Wishon	Compile documents re: deposition exhibits for review by attorneys.	0.80	280	224.00
5/5/2008	DL Wishon	Research similarly situated cases.	2.20	280	616.00
5/6/2008	DL Wishon	Compile production documents for review by attorney.	1.90	280	532.00
5/12/2008	DL Wishon	Compile and organize cases for review by attorneys.	0.50	280	140.00
Project Total:			6.20		\$1,736.00
Percentage Recoverable:	100%				\$1,736.00
Hours Billed to Project No. 230 by Co-Counsel:	11.8				

Project No. 231		Attend May 6, 2008 team meeting in California to discuss case strategy, trial plan and expert discovery			
Date	Time Keeper	Description	Hours	Rate	Fee
5/1/2008	RS Hilbert	Prepare for upcoming meeting with litigation team re status of case and strategy going forward.	2.00	505	1,010.00
5/6/2008	LM Franco	Meeting with R. Hilbert, R. Katz, L. LeClair, J. Naylor, B. Charon to discuss preparing for trial and next steps	2.50	550	1,375.00
5/6/2008	NS Cohen	Telephone conference with Hilbert regarding summary of trial preparation meeting.	0.40	485	194.00

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5/6/2008	NS Cohen	Telephone conference with Hilbert regarding summary of trial preparation meeting.	0.50	485	242.50
5/6/2008	RS Hilbert	Meeting with litigation team re status of case and strategy going forward.	7.00	505	3,535.00
5/6/2008		Meeting with co-counsel for trial preparation and preparation therefor.	6.70	700	4,690.00
5/7/2008	RS Katz	Follow-up trial preparation meeting.	2.40	700	1,680.00
Project Total:			21.50		\$12,726.50
Percentage Recoverable:	100%				\$12,726.50
Hours Billed to Project No. 231 by Co-Counsel:	21.9				

Project No. 232		Prepare Response to Defendants' Third Set of Requests for Production (May 15, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
5/7/2008	DL Wishon	Compile and organize production documents for review by attorneys.	1.30	280	364.00
5/8/2008	LM Franco	Conference with R. Hilbert re responses to document requests and interrogatories.	0.50	550	275.00
5/8/2008	LM Franco	Begin drafting responses to third set of document requests.	1.50	550	825.00
5/9/2008	D Crim	Prepare and organize client electronic documents for attorney review.	2.50	185	462.50
5/15/2008	DL Wishon	Prepare documents for production.	1.80	280	504.00
Project Total:			7.60		\$2,430.50
Percentage Recoverable:	100%				\$2,430.50
Hours Billed to Project No. 232 by Co-Counsel:	3.4				

Project No. 232(A)		Address issues related to brig owens' subpoena			
Date	Time Keeper	Description	Hours	Rate	Fee
5/14/2008		E-mail correspondence with Katz and Hilbert re: Owens subpoena; prepare subpoena and requests for production to Brig Owens; draft notice of deposition of Brig Owens.	0.60	485	291.00
Project Total:			0.60		\$291.00

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Percentage Recoverable:	100%		\$291.00
Hours Billed to Project No. 232(A) by Co- Counsel:	0		

Project No. 233		Begin preparation of proof outline			
Date	Time Keeper	Description	Hours	Rate	Fee
5/27/2008	DL Wishon NS Cohen CS Hummel	Review license agreements and prepare spreadsheet summarizing same. Review Proof Outline re: trial prep. Case administration and review proof outline.	4.60 0.90 1.00	280 485 700	1,288.00 436.50 700.00
	OO Hammer			700	
Project Total: Percentage Recoverable:	100%		6.50		\$2,424.50 \$2,424.50
Hours Billed to Project No. 233 by Co-Counsel:	138.5				

Project No. 234		Interview sports marketing expert			
Date	Time Keeper	Description	Hours	Rate	Fee
5/6/2008	RS Hilbert	Telephone call with D. Rascher as possible expert witness candidate; draft and send letter re same.	1.00	505	505.00
Project Total:			1.00		\$505.00
Percentage Recoverable:	100%				\$505.00
Hours Billed to Project No. 234 by Co-Counsel:	3.7				

Project No. 235		Prepare class notice			
Date	Time Keeper	Description	Hours	Rate	Fee
5/9/2008	LM Franco	Review correspondence re draft class notice.	0.50	550	275.00
5/9/2008	LM Franco	Review communications re licenses at issue.	0.50	550	275.00

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		Review revised class notice with defendants			
		comments; obtain snapshot of cert. article of			
5/13/2008	LM Franco	defendants' website for J. Naylor.	2.00	550	1,100.00
5/14/2008	LM Franco	Review correspondence re class cert. notice.	1.50	550	825.00
5/14/2008	LM Franco	Review draft class notice proposal motion.	0.50	550	275.00
		Telephone conference and e-mail correspondence with			
5/14/2008	NS Cohen	Gilardi re: proposal for class notice.	1.00	485	485.00
	RS Hilbert	E-mail correspondence re class certification notice.	2.00	505	1,010.00
5/15/2008	DL Wishon	Prepare documents for filing with the court.	1.80	280	504.00
5/15/2008	RS Hilbert	E-mail correspondence re class certification notice; draft and send e-mail to J. Naylor re same; compile and oversee e-filing of same.	1.80	505	909.00
	DL Wishon	Send copies of recently filed documents to Judge per court order.	0.30	280	84.00
	DL Wishon	Prepare documents for filing with the court.	1.50	280	420.00
5/22/2008	DL Wishon	Send copies of recently filed documents to Judge per court order.	0.30	280	84.00
5/22/2008	RS Hilbert	E-mail correspondence re class notice issues.	1.00	505	505.00
Project Total:			14.70		\$6,751.00
Percentage	100%		14.70		\$6.751.00
Recoverable:	10070				ψ0,701.00
Hours Billed to	26.7				
Project No. 235	20.7				
by Co-Counsel:					

Project No. 238		Prepare class list			
Date	Time Keeper	Description	Hours	Rate	Fee
5/20/2008	RS Hilbert	Review and analyze Order from the Court re class notice issues.	1.50	505	757.50
Project Total:			1.50		\$757.50
Percentage Recoverable:	100%				\$757.50
Hours Billed to Project No. 238 by Co-Counsel:	73.3				

Project No. 239		Meet and confer with Defendants' counsel regarding discovery disputes			
Date	Time Keeper	Description	Hours	Rate	Fee

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5/8/2008	NS Cohen	Review correspondence with Defendants re: depositions and correspondence re: damages.	0.20	485	97.00
5/9/2008	NS Cohen	Review Greenspan letter re: depositions and prepare draft response.	0.40	485	194.00
5/12/2008	NS Cohen	Review draft correspondence to Greenspan re: upcoming depositions.	0.10	485	48.50
5/13/2008	DL Wishon	Compile deposition materials for review by attorneys.	2.40	280	672.00
5/19/2008	NS Cohen	Participate in meet and confer with Greenspan and Taub re: Nahra declaration and Topps documents; email correspondence with Greenspan re: initial disclosures.	0.80	485	388.00
5/20/2008	NS Cohen	Review meet and confer correspondence re: Defendants' discovery responses.	0.10	485	48.50
	NS Cohen	Review e-mail correspondence with Greenspan re: pre- SOL production.	0.30	485	145.50
Project Total:			4.30		\$1,593.50
Percentage Recoverable:	100%				\$1,593.50
Hours Billed to Project No. 239 by Co-Counsel:	4.8				

Project No. 242		Respond to discovery served by Defendants			
Date	Time Keeper	Description	Hours	Rate	Fee
1/9/2008	K Hunt	Compile and organize documents responsive to discovery requests.	4.40	210	924.00
5/9/2008	LM Franco	Continue working on draft responses to third and fourth sets of interrogatories.	2.00	550	1,100.00
5/12/2008	LM Franco	Conference with R. Hilbert, R. Katz re responses to third set of registrations.	0.50	550	275.00
5/13/2008	LM Franco	Complete drafting responses to defendants' third and fourth set of interrogatories and third set of document requests and circulate for review.	1.10	550	605.00
5/14/2008	LM Franco	Revise third set of interrogatory responses.	0.90	550	495.00
5/15/2008	LM Franco	Review comments on third set of interrogatory responses from B. Charon, R. Katz, L. LeClair; revise third set of interrogatory responses; Review supplemental responses to Rog 8 and send to S. Girard for review; revise supplemental responses to Request for Admissions.	3.00	550	1,650.00
5/16/2008	LM Franco	Meeting with L. LeClair, N. Cohen, R. Katz, R. Hilbert re strategy for depositions; review Greenspan response to stipulation of dismissal.	0.70	550	385.00

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5/16/2008	RS Hilbert	Meeting with litigation team re discovery issues and related matters; conference with R. Katz re same	1.20	505	606.00
5/19/2008	LM Franco	Finalize and serve responses to third set of interrogatories; correspondence with S. Girard re Rowley verification for supplemental Interrogatory 8.	2.80	550	1,540.00
5/20/2008	D Crim	Organize and compile documents for attorney review.	0.80	185	148.00
Project Total:			17.40		\$7,728.00
Percentage Recoverable:	100%				\$7,728.00
Hours Billed to Project No. 242 by Co-Counsel:	7.3				

Project No. 243		Research regarding fiduciary duty claims			
Date	Time Keeper	Description	Hours	Rate	Fee
2/27/2008	LM Franco	Research case law on fiduciary duty.	2.00	550	1,100.00
5/2/2008	RS Hilbert	Review transcript for choice of law issues; draft and send e-mail re same	0.90	505	454.50
Project Total:			2.90		\$1,554.50
Percentage Recoverable:	100%				\$1,554.50
Hours Billed to Project No. 243 by Co-Counsel:	0.3				

Project No. 244		Review and analysis of Defendants Rule 26 disclosures			
Date	Time Keeper	Description	Hours	Rate	Fee
5/14/2008	NS Cohen	Draft letter to Greenspan re: deficiencies in supplemental initial disclosures.	0.40	485	194.00
5/15/2008	NS Cohen	Finalize letter to Greenspan re: supplemental disclosures.	0.30	485	145.50
5/20/2008	NS Cohen	Review supplemental Initial Disclosures; e-mail correspondence with team re: disclosures.	0.20	485	97.00
Project Total:			0.90		\$436.50
Percentage Recoverable:	100%				\$436.50

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Hours Billed to	1.9		
Project No. 244			
by Co-Counsel:			

Review and revise letter to opposing counsel meeting and conferring about G. Upshaw discovery documents. Review letter from opposing counsel re G. Upshaw discovery documents; draft and send e-mail re same; conference with R. Katz re same. 6/2/2008 RS Hilbert conference with R. Katz re same. 6/2/2008 RS Katz Upshaw salary issue. Review and comment on letter to Greenspan re Upshaw documents and to Judge Alsup re same. 6/3/2008 RS Hilbert discovery documents; draft letter to Court re same. 7.60 505 3,838 6/4/2008 DL Wishon Prepare documents for filing with the court. 8/4/2008 LM Franco File letter brief with court re Upshaw documents. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; draft letter to Court re Same. 8/4/2008 RS Hilbert Franco File letter brief with court re Upshaw documents. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same.	Project No. 245		Confer with Defendants' counsel regarding issues related to G. Upshaw's compensation			
5/28/2008 RS Hilbert about G. Upshaw discovery documents. 0.70 505 353 Review and revise letter to opposing counsel meeting and conferring about G. Upshaw discovery documents. 1.20 505 606 Review letter from opposing counsel re G. Upshaw discovery documents; draft and send e-mail re same; conference with R. Katz re same. 3.00 505 1,516 6/2/2008 RS Katz Upshaw salary issue. 0.20 700 140 Review and comment on letter to Greenspan re Upshaw documents and to Judge Alsup re same. 0.60 550 330	Date	Time Keeper	Description	Hours	Rate	Fee
5/29/2008 RS Hilbert and conferring about G. Upshaw discovery documents. Review letter from opposing counsel re G. Upshaw discovery documents; draft and send e-mail re same; conference with R. Katz re same. 6/2/2008 RS Hilbert conference with R. Katz re same. 6/2/2008 RS Katz Upshaw salary issue. Review and comment on letter to Greenspan re Upshaw documents and to Judge Alsup re same. 6/3/2008 RS Hilbert discovery documents; draft letter to Court re same. 6/3/2008 RS Hilbert discovery documents for filing with the court. 6/4/2008 LM Franco File letter brief with court re Upshaw documents. Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 8/4/2008 RS Hilbert Service Service of letter to Court re same.	5/28/2008	RS Hilbert		0.70	505	353.50
discovery documents; draft and send e-mail re same; conference with R. Katz re same. 6/2/2008 RS Katz Upshaw salary issue. Review and comment on letter to Greenspan re Upshaw documents and to Judge Alsup re same. 0.60 550 330 Draft letter to opposing counsel re G. Upshaw discovery documents; draft letter to Court re same. 6/3/2008 RS Hilbert 6/4/2008 DL Wishon Prepare documents for filing with the court. 6/4/2008 LM Franco File letter brief with court re Upshaw documents. Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. Send copies of recently filed documents to Judge per	5/29/2008	RS Hilbert		1.20	505	606.00
Review and comment on letter to Greenspan re Upshaw documents and to Judge Alsup re same. 0.60 550 330 Draft letter to opposing counsel re G. Upshaw discovery documents; draft letter to Court re same. 7.60 505 3,838 6/4/2008 DL Wishon Prepare documents for filing with the court. 6/4/2008 LM Franco File letter brief with court re Upshaw documents. Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 2.00 505 1,010 Send copies of recently filed documents to Judge per			discovery documents; draft and send e-mail re same; conference with R. Katz re same.			1,515.00
Draft letter to opposing counsel re G. Upshaw 6/3/2008 RS Hilbert discovery documents; draft letter to Court re same. 6/4/2008 DL Wishon Prepare documents for filing with the court. 6/4/2008 LM Franco File letter brief with court re Upshaw documents. Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 6/4/2008 RS Hilbert re same. 2.00 505 1,010 Send copies of recently filed documents to Judge per	6/2/2008	RS Katz	Upshaw salary issue.	0.20	700	140.00
6/3/2008 RS Hilbert discovery documents; draft letter to Court re same. 7.60 505 3,838 6/4/2008 DL Wishon Prepare documents for filing with the court. 1.70 280 476 6/4/2008 LM Franco File letter brief with court re Upshaw documents. 0.30 550 165 Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 2.00 505 1,010 Send copies of recently filed documents to Judge per	6/3/2008	LM Franco		0.60	550	330.00
6/4/2008 LM Franco File letter brief with court re Upshaw documents. 0.30 550 165 Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. 2.00 505 1,010 Send copies of recently filed documents to Judge per			discovery documents; draft letter to Court re same.	7.60	505	3,838.00
Review e-mail from opposing counsel re G. Upshaw discovery documents; oversee service of letter to Court re same. Send copies of recently filed documents to Judge per				1.70	280	476.00
discovery documents; oversee service of letter to Court re same. Send copies of recently filed documents to Judge per	6/4/2008	LM Franco	File letter brief with court re Upshaw documents.	0.30	550	165.00
	6/4/2008	RS Hilbert	discovery documents; oversee service of letter to Court	2.00	505	1,010.00
0.00 200	6/5/2008	DL Wishon	Send copies of recently filed documents to Judge per court order.	0.30	280	84.00
						220.00
Review correspondence/GLA from Gillette Walker; conference with R. Hilbert re Feher's response to order for discovery hearing; review proposed mock trial			Review correspondence/GLA from Gillette Walker; conference with R. Hilbert re Feher's response to order for discovery hearing; review proposed mock trial			97.00
Review Upshaw letter re: document production; review			Review Upshaw letter re: document production; review			550.00 145.50
Review defendants' response to Motion to Compel			Review defendants' response to Motion to Compel			385.00
Review opposing counsel's letter to Court re G. Upshaw discovery documents; prepare for hearing on same; consider strategy for same. 2.70 505 1,363	6/10/2008	BS Hilbert	Upshaw discovery documents; prepare for hearing on	2 70	505	1,363.50
7 11 11 7			9.			980.00

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6/11/2008	LM Franco	Review report from L. LeClair regarding outcome of discovery hearing; conference with R. Hilbert regarding discovery hearing; review transcript from hearing.	1.50	550	825.00
6/11/2008	NS Cohen	Review transcript of 6/11 hearing re: Upshaw documents; telephone conference with R. Hilbert re: same.	0.40	485	194.00
	RS Hilbert	Prepare for hearing on G. Upshaw discovery documents.	2.40	505	1,212.00
6/11/2008	RS Hilbert	Participate in same; draft and send e-mail re same; e-mail correspondence on same and related issues.	4.00	505	2,020.00
6/11/2008		Work on motion to compel.	1.20	700	840.00
6/12/2008	RS Katz	Work re: motion to compel.	0.80	700	560.00
10/19/2008	NS Cohen	Revise and finalize letter brief re: Upshaw testimony.	0.30	485	145.50
Project Total:			34.90		\$18,055.00
Percentage Recoverable:	100%				\$18,055.00
Hours Billed to Project No. 245 by Co-Counsel:	0.7				

Project No. 248		Prepare supplemental responses to Defendants' First and Second Sets of Interrogatories (served May 21, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
5/13/2008	NS Cohen	Review draft supplemental responses; review draft responses to three new sets of discovery from Defendants.	0.60	485	291.00
5/19/2008	RS Hilbert	Conference call with R. Katz and L. Franco re discovery responses; revise same; oversee service of same.	3.00	505	1,515.00
5/20/2008	DL Wishon	Compile documents re: similar cases for review by attorneys.	0.80	280	224.00
5/20/2008	RS Hilbert	Conference with L. Franco re discovery responses; review and revise same; e-mail correspondence re same.	2.00	505	1,010.00
5/21/2008	D Crim	Prepare and organize client electronic documents for attorney review.	0.80	185	148.00
5/21/2008	RS Hilbert	Review and revise discovery responses; oversee service of same.	2.40	505	1,212.00
Project Total:			9.60		\$4,400.00
Percentage Recoverable:	100%				\$4,400.00

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Hours Billed to	6.6		
Project No. 248			
by Co-Counsel:			

Project No. 250		Begin preparation of expert reports			
Date	Time Keeper	Description	Hours	Rate	Fee
4/10/2008	NS Cohen	Telephone conference with Clark re: expert discovery; review defendants' reply re: motionto strike.	0.80	485	388.00
	RS Hilbert	E-mail correspondence with D. Rascher re upcoming expert report.	1.00	505	505.00
	RS Hilbert	Meet and confer conference call telephone call with damages expert re number of putative class members; draft and send e-mail re same; e-mail correspondence with D. Rascher re upcoming expert report; review e-mail correspondence on choice of law issue.	4.30	505	2,171.50
	LM Franco	Review spreadsheet from S. Girard re contracts at issue.	0.50	550	275.00
	LM Franco	Review draft Rowley report.	0.50	550	275.00
5/12/2008		Work on expert reports.	2.20	700	1,540.00
5/13/2008	RS Hilbert	Conference with P. Rowley and R. Katz re strategy for damages expert report.	2.00	505	1,010.00
5/14/2008	DL Wishon	Compile and organize documents for review by expert witness.	3.30	280	924.00
5/19/2008	RS Hilbert	Conference call with P. Rowley and R. Katz re damages expert report.	2.00	505	1,010.00
5/19/2008	RS Hilbert	Draft expert report of M. Miller; conference with R. Katz re same.	2.00	505	1,010.00
5/20/2008	RS Hilbert	Draft expert report of M. Miller; conference with R. Katz re same; review and revise same; conference call with M. Miller, R. Katz and D. Rascher re licensing issues.	5.00	505	2,525.00
		Prepare expert reports for service via Federal Express and electronic, compile copies of same for internal			
5/23/2008	DL Wishon	review.	2.60	280	728.00
		Review and analyze Rasner and Rowley expert			
	NS Cohen	reports.	0.50	485	242.50
5/27/2008	NS Cohen	Review Rasner and Rowley expert reports.	0.60	485	291.00
5/27/2008	RS Hilbert	Review e-mail from opposing counsel re exchanging expert documents; draft and send e-mails re same; e-mail correspondence re deposition availability of expert witnesses; research J. Alsup's rules on same; draft and send e-mail re same.	2.30	505	1,161.50
5/28/2008	RS Hilbert	Review e-mail from opposing counsel re exchanging expert documents; draft and send e-mail re same.	0.80	505	404.00

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5/29/2008	RS Hilbert	Review e-mail from opposing counsel re exchanging expert documents; draft and send e-mail re same.	2.00	505	1,010.00
5/30/2008	RS Hilbert	Review e-mail from opposing counsel re exchanging expert documents; draft and send e-mail re same.	1.00	505	505.00
6/11/2008	RS Hilbert	Telephone call with experts re impact of exclusive versus non-exclusive GLAs.	1.00	505	505.00
6/16/2008	LM Franco	Review Rowley expert report; review transcript from 6/11/08 hearing.	0.50	550	275.00
10/9/2008	CS Hummel	Conference telephone call with L. LeClair.	0.20	700	140.00
Project Total:			35.10		\$16,895.50
Percentage Recoverable:	100%				\$16,895.50
Hours Billed to Project No. 250 by Co-Counsel:	30.5				

Project No. 252		June 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
6/2/2008	CS Hummel	Case management.	1.20	700	840.00
6/2/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.80	280	224.00
		Review correspondence from Jeff Nixon re membership in class; review correspondence re deposition of S. Saxon; conference call re which retired			
6/2/2008	LM Franco	players to receive class notice.	3.00	550	1,650.00
6/3/2008	D Crim	Organize electronic documents for attorney review.	0.10	185	18.50
6/3/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.30	280	84.00
6/4/2008	DL Wishon	Review and compile production documents at request of R. Hilbert.	2.00	280	560.00
6/4/2008	KL Sloane	Review case files for deposition transcripts requested by Keysha Hunt and Donna Wishon.	0.30	270	81.00
6/4/2008	LM Franco	Review different form GLA's.	1.00	550	550.00
	DL Wishon	Compile documents re: court orders for review by attorneys.	0.60	280	168.00
6/5/2008	DL Wishon	Research re: prior document productions.	2.60	280	728.00
6/5/2008	LM Franco	Review correspondence re deposition of S. Saxon.	0.20	550	110.00

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	LM Franco	Review correspondence re sending out class notice; correspondence with G. Bove at TrialGraphix re objection to disclosure of conference information; review orders granting motion to extend page limit and to revise class defendant; conference with B. Shatz re draft Le Clair letter to Greenspan re depos. Review and revise notice to the Ninth Circuit.	1.20	550	660.00
6/10/2008	RS Hilbert	Review and revise notice to the Ninth Circuit.	0.60	505	303.00
6/12/2008	D Crim	Organize and index exhibits for attorney review; conference with vendor re scan and print work order.	1.40	185	259.00
6/12/2008	RS Hilbert	Review voice mail re filing documents under seal; draft and send e-mail re same; review proof outline.	2.20	505	1,111.00
6/13/2008	D Crim	Review, organize and index exhibits to draft filing for attorney review; conference with R. Hilbert re same.	3.70	185	684.50
6/13/2008	LM Franco	Review correspondence from R. Hilbert regarding filing under seal of Defendants' Motion for Summary Judgment.	0.50	550	275.00
	DL Wishon LM Franco	Receive and load electronic versions of depositions. Review article on NFLPA shredding documents.	0.40	280 550	112.00 220.00
	DL Wishon	Compile and organize documents for review by expert witness.	2.80	280	784.00
6/27/2008	D Crim	Organize and index documents for attorney review.	2.70	185	499.50
6/27/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.80	280	224.00
6/30/2008	RS Hilbert	Review and revise documents for filing under seal;draft and send e-mail re all of the above.	1.50	505	757.50
7/1/2008	RS Hilbert	Review and revise documents for filing under seal; draft and send e-mail re all of the above; oversee e-filing of all the above.	0.50	505	252.50
Project Total:			30.80		\$11,155.50
Percentage Recoverable:	100%				\$11,155.50
Hours Billed to Project No. 252 by Co-Counsel:	13.1				

	Project No. 253		Prepare Supplemental Responses to Defendants' Fourth Set of Interrogatories (served June 3, 2008)			
ı	Date	Time Keeper	Description	Hours	Rate	Fee

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		Finalize supplemental response to Interrogatory 8 and to Request for Admissions; finalize fourth set of			
5/20/2008	LM Franco	interrogatories	1.00	550	550.00
5/29/2008	RS Hilbert	Draft and send e-mail re revisions to Interrogatory No. 14; review e-mail correspondence re same.	2.80	505	1,414.00
	RS Hilbert	Draft and send e-mail re revisions to Interrogatory No. 14; review e-mail from opposing counsel re same.	0.60	505	303.00
5/30/2008	RS Katz	Work on discovery issues.	2.00	700	1,400.00
6/2/2008	RS Hilbert	Revise supplemental response to Interrogatory No. 14.	1.00	505	505.00
6/3/2008	LM Franco	Discuss revised response to 4th set of interrogatories.	1.00	550	550.00
6/3/2008	NS Cohen	Participate in telephone conference with team re: supplemental response re: interrogatories and trial prep.	0.90	485	436.50
6/3/2008	RS Hilbert	Review e-mail re supplemental response to Interrogatory No. 14; e-mail correspondence re same; further revise supplemental response to Interrogatory No. 14; oversee service of same.	2.30	505	1,161.50
6/3/2008		Discovery issues.	0.40	700	280.00
6/5/2008	RS Katz	Work on discovery issues.	0.30	700	210.00
Project Total:			12.30		\$6,810.00
Percentage Recoverable:	100%				\$6,810.00
Hours Billed to Project No. 253 by Co-Counsel:	8				

Project No. 256		Analyze class notice issues			
Date	Time Keeper	Description	Hours	Rate	Fee
		Begin drafting letter to D. Greenspan re revising class			
	LM Franco	definition.	0.50	550	275.00
6/2/2008	RS Katz	Class definition issue.	1.30	700	910.00
	LM Franco	Finalize letter to D. Greenspan re revising class definition; prepare draft letter to court re revising class definition; prepare draft stipulation revising class definition; team conference re revising class definition	3.00	550	1,650.00
	RS Hilbert	Conference call re class notice issues.	0.50	505	252.50
6/3/2008	RS Katz	Work on class definition amendment.	0.40	700	280.00
	LM Franco	Discuss how to appropriately define class; review correspondence from D. Greenspan re class notices	1.00	550	550.00
6/4/2008	RS Hilbert	E-mail correspondence re class notice issues.	1.00	505	505.00

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		E-mail correspondence re class notice issues; e-mail correspondence re mock trial issues; e-mail			
6/5/2008	RS Hilbert	correspondence re discovery issues.	1.20	505	606.00
6/6/2008	RS Katz	Review and analyze class list, congressional report.	3.30	700	2,310.00
Project Total:			12.20		\$7,338.50
Percentage Recoverable:	100%				\$7,338.50
	10.0				
Hours Billed to Project No. 256 by Co-Counsel:	13.3				

Project No. 256(B)		Review and analysis of documents re class definition issue			
Date	Time Keeper	Description	Hours	Rate	Fee
5/13/2008	NS Cohen	Review Appellate papers filed by Defendants.	0.20	485	97.00
6/6/2008	LM Franco	Conference with R. Hilbert re next steps; review correspondence with D. Greenspan re revising class defendant	0.50	550	275.00
6/9/2008	BG Shatz	Analysis of draft notice to 9th Cir. re class redefinition.	0.40	580	232.00
6/10/2008	LM Franco	Review whether players paid from Footlocker/EPS agreement have GLAs and report results to team; review order revising class definition.	2.00	550	1,100.00
6/11/2008	BG Shatz	Analysis of language opposing counsel wants to add to the stipulation re class definition.	0.30	580	174.00
6/12/2008	BG Shatz	Follow-up re stipulation to be filed with 9th Cir. re class redefinition.	0.20	580	116.00
6/17/2008	BG Shatz	Analysis of signed joint notice to 9th Cir. re class redefinition and confer with Ms. Franco re same.	0.30	580	174.00
6/17/2008	LM Franco	Correspondence with J. Naylor and B. Shatz re 9th Circuit notice.	0.50	550	275.00
6/19/2008	LM Franco	Confer with B. Shatz regarding filing 9th Circuit notice regarding class definition.	0.50	550	275.00
Project Total:			4.90		\$2,718.00
Percentage Recoverable:	100%				\$2,718.00
Hours Billed to Project No. 256(B) by Co- Counsel:	0				

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Project No. 257(B)		Internal conferences and/or calls with Jury consultant and/or co-counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
5/19/2008	LP Parcher	Telephone call with Ron Katz and Laurie Kuslansky of Trial Graphix re mock trial.	0.30	850	255.00
5/22/2008	LP Parcher	Teleconference with consultant Laurie Kuslansky of Trial Graphix.	0.50	850	425.00
6/5/2008	LP Parcher	Meeting with Chad Hummel and consultant Laurie Kuslansky.	1.00	850	850.00
6/5/2008	LP Parcher	Teleconference with Chad Hummel, Ron Katz and Trial Graphix team.	0.90	850	765.00
7/8/2008	LP Parcher	Teleconference with Laurie Kuslansky of Trial Graphix.	0.30	850	255.00
8/22/2008	LP Parcher	Teleconference with Laurie Kuslansky of Trial Graphix; teleconference with Ron Katz.	1.20	850	1,020.00
9/15/2008	LP Parcher	Strategy meeting with Laurie Kuslansky.	3.00	850	2,550.00
9/17/2008	RS Katz	Jury consultant.	2.00	700	1,400.00
Project Total:			9.20		\$7,520.00
Percentage Recoverable:	100%				\$7,520.00
Hours Billed to Project No. 257(B) by Co- Counsel:	0				

Project No. 257(C)		Research and prepare draft jury instructions for mock jury study			
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Date	Time Keeper	Description	Hours	Rate	Fee
	LM Franco	Begin legal research for draft jury instructions.	0.80	550	440.00
	LM Franco	Continue working on jury instructions	4.50	550	2,475.00
6/12/2008	LM Franco	Continue working on draft jury instructions	8.20	550	4,510.00
		Continue legal research and drafting of jury instructions for both DC and VA; conference with R. Katz regarding			
6/13/2008	LM Franco	mock jury preparation	6.30	550	3,465.00
6/14/2008	LM Franco	Finalize draft jury instructions.	0.40	550	220.00
7/3/2008	LM Franco	Finalize jury instructions and verdict form for mock jury.	2.80	550	1,540.00
Project Total:			23.00		\$12,650.00
Percentage Recoverable:	100%				\$12,650.00
Hours Billed to	0				
Project No. 257(C) by Co-					
Counsel:					

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Project No. 258		Review and analysis of Defendants' Motion for Summary Judgment (file June 13, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/2/2008	K Hunt	Compile material for attorney reference.	0.50	210	105.00
6/2/2008	K Hunt	Locate B. Parrish deposition exhibits for attorney reference.	1.30	210	273.00
	NS Cohen	Participate in telephone conference with team re: scope of certified class.	0.80	485	388.00
6/4/2008	K Hunt	Respond to inquiry re deposition transcripts.	0.20	210	42.00
	NS Cohen	Review NFLPA motion for summary judgment and accompanying exhibits and declarations.	1.20	485	582.00
	LM Franco	Review Defendant's summary judgment motion.	1.00	550	550.00
	CS Hummel	Review MSJ.	2.00	700	1,400.00
	CS Hummel	Review MSJ.	1.40	700	980.00
6/25/2008		Update deposition exhibit index/	0.30	210	63.00
6/25/2008	K Hunt	Update deposition transcript binder.	0.50	210	105.00
7/20/2008	BS Landsberg	Prepare e-mail to Ron Katz re breach of fiduciary duty claim on pending motion for summary judgment (.50); prepare related e-mails re analogous case law on agency/control issue (.20).	0.70	700	490.00
7/21/2008	BS Landsberg	Review briefs and authorities re breach of fiduciary duty by broker/agents operating under discretionary accounts, with no control by principals; prepare e-mails to Ron Katz and others re same.	2.00	700	1,400.00
Project Total:			11.90		\$6,378.00
Percentage	100%		11.30		\$6,378.00
Recoverable:	70 /0				Ψυ,υ/ο.υυ
Hours Billed to Project No. 258 by Co-Counsel:	14				

Project No. 259		Internal calls and calls with co-counsel regarding strategy for responding to Defendants' Motion for Summary Judgment			
Date	Time Keeper	Description	Hours	Rate	Fee
6/2/2008	LM Franco	Discuss strategy for opposing motion for summary judgment; review NFLPA website re player marketability.	1.00	550	550.00
6/16/2008	NS Cohen	Participate in telephone conference with team re: opposition to motion for summary judgment.	0.50	485	242.50
6/23/2008	NS Cohen	Participate in telephone conference re: opposition to motion for summary judgment.	0.80	485	388.00

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6/25/2008	CS Hummel	Conferences with Brunswick and Parcher.	1.90	700	1,330.00
6/26/2008	NS Cohen	Participate in telephone conference with team re: opposition to motion for summary judgment.	0.50	485	242.50
7/1/2008	NS Cohen	Review Opposition to Motion for Summary Judgment and all papers filed therewith.	1.00	485	485.00
7/21/2008	BG Shatz	Confer with Ms. Franco and Mr. Hilbert re upcoming summary judgment motion theories.	0.60	580	348.00
Project Total:			6.30		\$3,586.00
Percentage Recoverable:	100%				\$3,586.00
Hours Billed to Project No. 259 by Co-Counsel:	10.3				

Project No. 262		Research D.C. and Virginia law of fiduciary duties relating to brokerage accounts			
Date	Time Keeper	Description	Hours	Rate	Fee
5/9/2008	AW Fiero	Research regarding Virginia and D.C. law, comparing fiduciary duty standard.	1.00	440	440.00
5/9/2008	AW Fiero	Research regarding VA and DC law of punitive damages, burden of proof differences; providing summary overview to team for review and comment.	1.00	440	440.00
5/27/2008	RS Hilbert	Review e-mail on H. Adderley's punitive damages claims; draft and send e-mail re same.	2.00	505	1,010.00
Project Total:			4.00		\$1,890.00
Percentage Recoverable:	100%				\$1,890.00
Hours Billed to Project No. 263 by Co-Counsel:	6.9				

Project No. 264		Miscellaneous research supporting brief			
Date	Time Keeper	Description	Hours	Rate	Fee
6/25/2008	RS Hilbert	E-mail correspondence re breach of fiduciary duty issues for Opposition to Defendants' Motion for Summary Judgment.	1.00	505	505.00
7/22/2008	RS Hilbert	Research statute of limitations for Plaintiffs' claims under Virginia and Washington D.C. law; draft and send e-mail re same.	5.30	505	2,676.50
10/16/2008	KL Sloane	Compile declarations of Joel Lizner for N.Cohen.	0.40	270	108.00

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Project Total:		6.70	\$3,289.50
Percentage Recoverable:	100%		\$3,289.50
Hours Billed to Project No. 264 by Co-Counsel:	23.9		

Project No. 268		Research possibility of disgorgement.			
Date	Time Keeper	Description	Hours	Rate	Fee
5/14/2008	LM Franco	Conference with J. Naylor re disgorgement theory of damages in breach of fiduciary duty claim.	0.50	550	275.00
Project Total:			0.50		\$275.00
Percentage Recoverable:	100%				\$275.00
Hours Billed to Project No. 268 by Co-Counsel:	5.9				

Project No. 269		Prepare Opposition to Motion for Summary Judgment (filed July 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/23/2008	LM Franco	Conference call R. Katz, R. Hilbert, L. LeClair regarding comments on response to Motion for Summary Judgment; review draft opposition to Motion for Summary Judgment for comments; review draft Motion for Summary Judgment.	4.00	550	2,200.00
0/20/2000	LIVITIANCO	Confer with team regarding revisions to draft Motion for	4.00	330	2,200.00
6/24/2008	LM Franco	Summary Judgment opposition brief	0.70	550	385.00
6/24/2008	LM Franco	Review draft fiduciary duty insert for MSJ oppositions.	0.60	550	330.00
6/25/2008	LM Franco	Review McKool second draft MSH; review correspondence from H. Adderly regarding receipt of class notice.	1.50	550	825.00
6/26/2008	LM Franco	Work on revising MSJ opposition draft; telephone conference with Team regarding revisions; conference with R. Hilbert regarding same	5.00	550	2,750.00
6/26/2008	RS Hilbert	Draft sections for Opposition to Defendants' Motion for Summary Judgment; conference with R. Katz re same.	6.80	505	3,434.00
6/27/2008	LM Franco	Continue revising draft motion for summary judgment opposition brief	2.00	550	1,100.00

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6/30/2008	D Crim	Correspond with co-counsel; send document to same for review; perform search of NFLPA contracts for standard language used.	0.40	185	74.00
6/30/2008	DL Wishon	Prepare documents for filing with the court.	4.10	280	1,148.00
	LM Franco	Conference call re: opposition to motion for summary judgment	0.80	550	440.00
7/1/2008		Prepare documents for filing with the court.	6.30	185	1,165.50
7/1/2008	DL Wishon	Prepare documents for filing with the court.	9.80	280	2,744.00
7/1/2008	LM Franco	Finalize and serve opposition to Motion for Summary Judgment	0.50	550	275.00
Project Total:			42.50		\$16,870.50
Percentage Recoverable:	100%				\$16,870.50
Hours Billed to Project No. 269 by Co-Counsel:	190.7				

Project No.					
269(A)		Administrative work re class definition issue			
Date	Time Keeper	Description	Hours	Rate	Fee
6/24/2008	BG Shatz	Check 9th Circuit status and confirm filing of joint notice.	0.20	580	116.00
6/24/2008	LM Franco	Review 9th Circuit docket regarding class definition notice.	0.50	550	275.00
7/2/2008	LM Franco	Review correspondence re dismissal of Parrish claim.	0.50	550	275.00
7/3/2008	BG Shatz	Check status of pending petition and note new motions panel for July.	0.20	580	116.00
	LM Franco	Telephone conference with B. Shatz, R. Katz, L. LeClair re proper method to dismiss Parrish claim.	0.50	550	275.00
7/10/2008	LM Franco	Discuss timing of filing dismissal of Parrish claim.	0.70	550	385.00
7/16/2008	BG Shatz	Check status of pending 23(f) petition and confer with clerk re forthcoming order; analysis of denial of petition and confer with team re same.	0.30	580	174.00
7/16/2008	LM Franco	Review 9th Circuit order denying leave to appeal class cert motion.	0.60	550	330.00
Project Total:			3.50		\$1,946.00
Percentage Recoverable:	100%				\$1,946.00
Hours Billed to Project No. 269(A) by Co- Counsel:	0				

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		Edit Opposition to Motion for Summary Judgment			
Project No. 270		(filed July 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/18/2008	RS Katz	Work on motion for summary judgment response.	3.30	700	2,310.00
37.37200	110 Ratz	January jangment responden	0.00	700	2,010.00
		Review and revise Opposition to Defendants' Motion			
	RS Hilbert	for Summary Judgment; conference call re same.	3.00	505	1,515.00
6/23/2008		Motion for summary judgment opposition.	0.80	700	560.00
6/24/2008	RS Katz	Motion for summary judgment opposition.	2.50	700	1,750.00
6/25/2008	RS Katz	Work on motion for summary judgment opposition.	2.90	700	2,030.00
6/26/2008	CS Hummel	Review draft brief.	0.70	700	490.00
6/26/2008		Motion for summary judgment opposition.	2.80	700	1,960.00
6/27/2008	CS Hummel	Revise MSJ opposition.	0.10	700	70.00
		Review and revise Opposition to Defendants' Motion for Summary Judgment; conference with R. Katz re			
6/27/2008	RS Hilbert	same.	3.40	505	1,717.00
6/27/2008	RS Katz	Motion for summary judgment opposition.	2.80	700	1,960.00
6/29/2008	CS Hummel	Review and revise MSJ opposition.	3.50	700	2,450.00
6/29/2008	RS Hilbert	Review and Opposition to Defendants' Motion for Summary Judgment; draft and send e-mail re same	3.50	505	1,767.50
6/30/2008	RS Hilbert	Conference call re draft Opposition to Defendants' Motion for Summary Judgment; review and revise same; conference with R. Katz re same.	7.50	505	3,787.50
6/30/2008	RS Katz	Work on opposition to motion for summary judgment.	10.50	700	7,350.00
7/1/2008	RS Hilbert	Review and revise draft Opposition to Defendants' Motion for Summary Judgment; conference call with litigation team re same.	3.50	505	1,767.50
7/1/2008	RS Katz	Work on motion for summary judgment opposition.	5.20	700	3,640.00
7/2/2008		Work on motion for summary judgment.	1.30	700	910.00
	LP Parcher	Review of Plaintiffs' Opposition to Defendants' Motion for Summary Judgement.	0.40	850	340.00
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Project Total:	1000/		57.70		\$36,374.50
Percentage Recoverable:	100%				\$36,374.50
Hours Billed to Project No. 270 by Co-Counsel:	42.7				

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Project No. 273		Prepare exhibits to Opposition to Motion for Summary Judgment (filed July 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/1/2008	RS Hilbert	Compile exhibits for use with Opposition to Defendants' Motion for Summary Judgment.	3.00	505	1,515.00
7/2/2008	D Crim	Prepare documents to be sent to judge's chambers for review; organize electronic documents for attorney review.	1.10	185	203.50
Project Total:			4.10		\$1,718.50
Percentage Recoverable:	100%				\$1,718.50
Hours Billed to Project No. 273 by Co-Counsel:	123.1				

Project No. 275		Prepare Motion to Strike Declarations of L. Castillon, A. Sullins, J. Brenner, C. Finch and S. Byrd (filed July 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
6/30/2008	LM Franco	Review and revise draft motion to strike declarations; telephone conference with B. Charhon re: motion to strike	1.40	550	770.00
6/30/2008	RS Hilbert	Review and revise motion to strike; draft and send e-mail re same.	5.70	505	2,878.50
7/1/2008	RS Hilbert	Review motion to strike; draft and send e-mail re same; finalize same for filing.	2.50	505	1,262.50
Project Total:			9.60		\$4,911.00
Percentage Recoverable:	100%				\$4,911.00
Hours Billed to Project No. 275 by Co-Counsel:	24.1				

Project No. 276		Prepare declaration of B. Charhon in Support of Motion to Strike Declarations of L. Castillon, A. Sullins, J. Brenner, C. Finch and S. Byrd (filed July 1, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/1/2008	LM Franco	Review and revise draft motion to strike defendant's declarations in support of Motion for Summary Judgment; communications with McKool counsel re Motion for Summary Judgment and motion to strike.	1.00	550	550.00

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Project Total:		1.00	\$550.00
Percentage Recoverable:	100%		\$550.00
Hours Billed to Project No. 276 by Co-Counsel:	0		

Project No. 277		Prepare for and Attend June 2008 discovery hearing			
Date	Time Keeper	Description	Hours	Rate	Fee
5/28/2008	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	1.70	280	476.00
6/3/2008	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	2.50	280	700.00
6/4/2008	RS Hilbert	Follow-up re transcript of discovery hearing before Court.	0.50	505	252.50
Project Total:			4.70		\$1,428.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 277 by Co-Counsel:	8.8				

Project No. 278		Review and edit expert reports.			
Date	Time Keeper	Description	Hours	Rate	Fee
5/19/2008	LM Franco	Telephone conference with R. Katz, R. Hilbert, D. Rascher re expert report on sports unions; conference with R. Katz re case strategy.	1.50	550	825.00
	LM Franco	Correspondence with S. Girard re damages calculation.	0.80	550	440.00
5/20/2008	RS Hilbert	Review expert report of D. Rascher; conference with R. Katz re same.	1.00	505	505.00
5/21/2008	DO Hills and	Review and revise expert report of M. Miller; conference call re same; telephone call with M. Miller and R. Katz re same; telephone call with J. Adler re questions related to same; review expert report of D. Rascher; conference call re same; follow-up telephone call re same; e-mail correspondence re same; telephone call with damages expert re questions about	0.40	505	0.000.00
5/21/2008	RS Hilbert	expert report; e-mail correspondence re same.	6.40	505	3,232.00

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	RS Hilbert	Conference call re expert report of M. Miller; telephone call with M. Miller and R. Katz re same; review and revise report of D. Rascher; conference call with D. Rascher re same; e-mail correspondence re same.	7.00	505	3,535.00
5/22/2008	RS Katz	Work on expert reports.	4.40	700	3,080.00
5/23/2008	RS Hilbert	Review and revise report from damages expert; e-mail correspondence re same; follow-up telephone calls re same; review and revise report from sports economics expert; e-mail correspondence re same; conference call re all of the above; oversee service of same.	6.10	505	3,080.50
5/23/2008		Work on expert reports.	4.20	700	2,940.00
6/23/2008		Work on expert reports.	2.00	700	1,400.00
6/24/2008		Work on expert reports.	3.00	700	2,100.00
6/25/2008	RS Katz	Expert reports.	4.00	700	2,800.00
6/26/2008	RS Katz	Work on expert reports.	3.00	700	2,100.00
6/27/2008	RS Katz	Work on expert reports.	4.00	700	2,800.00
Project Total:			47.40		\$28,837.50
Percentage Recoverable:	100%				\$28,837.50
Hours Billed to Project No. 278 by Co-Counsel:	13.7				

Project No. 280		Review R. Knoll expert report.			
Date	Time Keeper	Description	Hours	Rate	Fee
6/13/2008	RS Hilbert	Review and analyze Defendants' expert reports.	2.00	505	1,010.00
6/18/2008	LM Franco	Read Noll report.	2.60	550	1,430.00
Project Total:			4.60		\$2,440.00
Percentage Recoverable:	100%				\$2,440.00
Hours Billed to Project No. 280 by Co-Counsel:	3.5				

Project No. 281		Edit reply expert reports.			
Date	Time Keeper	Description	Hours	Rate	Fee
6/16/2008		Conference all with D. Rascher, S. Girard, R. Katz, L. LeClair re rebuttal expert reports	1.00	550	550.00

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6/20/2008	RS Hilbert	Review draft expert rebuttal report of D. Rascher; draft and send e-mail re same; e-mail correspondence re materials on which opposing side's expert relied.	5.10	505	2,575.50
6/23/2008	LM Franco	Conference call with R. Katz, R. Hilbert, L. LeClair regarding Phil Dewley reply report	0.70	550	385.00
6/23/2008	RS Hilbert	Conference call with damages expert re expert rebuttal report of P. Rowley.	3.00	505	1,515.00
6/24/2008	LM Franco	Legal research on rate and availability of pre- and post- judgment interest in VA and DC; prepare short memo on interest.	2.30	550	1,265.00
6/24/2008	LM Franco	Review draft Rascher expert reply.	1.50	550	825.00
6/24/2008	RS Hilbert	Research Defendants' claim concerning fantasy sports and retired player rights; draft and send e-mail re same; e-mail correspondence re materials on which opposing side's expert relied; meeting with A. Schwarz and R. Katz re expert rebuttal report of D. Rascher; draft and send e-mail re same; investigate possible actual uses of retired player rights by EA; conference with L. Franco re all of the above	10.20	F.0.F.	5,201,50
0/24/2000	no mibert	Conference call with A. Schwarz and R. Katz re expert	10.30	505	5,201.50
6/25/2008	RS Hilbert	rebuttal report of D. Rascher.	1.50	505	757.50
6/25/2008	RS Hilbert	Review and revise expert rebuttal report of D. Rascher; draft and send e-mail re same; e-mail correspondence re questions about GLAs.	7.80	505	3,939.00
6/26/2008	LM Franco	Confer with S. Girard regarding pre- and post-judgment interest.	1.00	550	550.00
	RS Hilbert	Review and revise expert rebuttal report of P. Rowley; telephone call with S. Girard re same; draft and send email re same; review and revise expert rebuttal report of D. Rascher; draft and send e-mail re same. Review final Rascher rebuttal report.	6.00	505 550	3,030.00 1,100.00
0/21/2008	LIVI FIAIICO	rioviow imarriasoner resultarreport.	∠.00	550	1,100.00
6/27/2008	RS Hilbert	Review and revise expert rebuttal report of P. Rowley; telephone call with S. Girard re same; conference call re expert rebuttal report of D. Rascher; finalize all of the above; oversee service of same.	5.40	505	2,727.00
Project Total:			47.60		\$24,420.50
Percentage Recoverable:	100%				\$24,420.50
Hours Billed to Project No. 281 by Co-Counsel:	0				

Project No.			
283(A)	Review supplemental expert report of P. Rowley		

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Date	Time Keeper	Description	Hours	Rate	Fee
10/7/2008	RS Hilbert	Review supplemental damages report from expert; draft and send e-mail to S. Girard re same.	2.90	505	1,464.50
Project Total: Percentage	100%		2.90		\$1,464.50 \$1,464.50
Recoverable:					
Hours Billed to Project No. 283(A) by Co- Counsel:	0				

Project No. 285		July 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
7/2/2008	LM Franco	Review correspondence re witnesses for trial.	0.50	550	275.00
7/9/2008	LM Franco	conference with R. Katz, R. Hilbert, L. LeClair re strategy	1.00	550	550.00
	RS Hilbert	Review e-mail from opposing counsel re motion to file documents under seal; draft and send e-mail re same; draft and send e-mails re practice squad issue.	2.00	505	1,010.00
7/10/2008	DL Wishon	Load electronic versions of deposition exhibits.	0.60	280	168.00
7/10/2008	LM Franco	Review opt-out correspondence from class members	0.50	550	275.00
7/11/2008	DL Wishon	Receive and load electronic versions of depositions.	0.40	280	112.00
7/11/2008	LM Franco	Review proposed e-mail to Kessler re Parrish dismissal.	0.50	550	275.00
7/11/2008	RS Hilbert	Draft and send e-mail re materials for Defendants' Motion for Summary Judgment; review and analyze deposition transcript of Defendants' expert.	0.80	505	404.00
	LM Franco	Review court order changing hearing for Motion for Summary Judgment; work on getting B. Charhon and A. Garza admitted pro hac vice; prepare memo on usable quotes from Noll and Jizmagian depos.	3.50	550	1,925.00
	CS Hummel	Conference with trial team.	8.50	700	5,950.00
	RS Hilbert	Research Defendants' allegation re identifying only certain amounts in LM-2 filings; draft and send e-mail re same; review pro hac applications for B. Charhon and A. Garza.	4.20	505	2,121.00
	CS Hummel	Prepare for Jury research exercise in Palo Alto.	4.00	700	2,800.00
7/16/2008		Organize and index documents reviewed by expert;	2.00	185	370.00

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		1			
7/16/2008	D Crim	Serve court filed documents to opposing counsel.	0.20	185	37.00
7/18/2008	D Crim	Organize documents for expert review; review document production for contracts with specific language.	2.00	185	370.00
	LM Franco	Prepare memo of notes from mock jury; check Alsup's hearing schedule.	1.50	550	825.00
	RS Hilbert	Conference with T. Compton re screen shots from Madden 2007; oversee collection of same; e-mail correspondence re upcoming depositions of Plaintiffs' experts.	1.00	505	505.00
	LM Franco	Review opt outs from class.	0.50	550	275.00
	RS Hilbert	E-mail correspondence re pro hac applications for B. Charhon and A. Garza.	1.00	505	505.00
7/22/2008		Prepare documents for filing with the court.	1.20	185	222.00
	CS Hummel	Memo to Katz.	0.50	700	350.00
7/23/2008	DL Wishon	Research and respond to questions from local counsel re: document productions and discovery.	0.60	280	168.00
7/23/2008	LM Franco	Review proposed pretrial task list from McKool; conference with L. LeClair re resolution of deposition/declaration issue.	1.50	550	825.00
7/24/2008	DL Wishon	Compile and organize documents for review by expert witness.	0.40	280	112.00
7/25/2008	DL Wishon	Research and respond to questions from local counsel re: document productions and discovery.	1.40	280	392.00
7/25/2008	RS Hilbert	Research status of alleged agreement on pre-statute of limitation documents; draft summary of same; conference with R. Katz re same; draft and send e-mails re same.	4.00	505	2,020.00
7/28/2008	CS Hummel	Review hearing transcript and draft letter to Court.	1.00	700	700.00
7/28/2008	LM Franco	Review Jizmagian errata and confidentiality designations; read transcript from motion for summary judgment hearing.	3.00	550	1,650.00
	RS Hilbert	E-mail correspondence on status of deposition designations and upcoming tasks	0.50	505	252.50
7/29/2008	CS Hummel	Telephone conference with Katz and L. LeClair.	0.80	700	560.00
	LM Franco	Review Class List for pre-2001 GLAs effective during class period.	1.00	550	550.00
7/14/2009	KL Sloane	Organize case files.	0.10	275	27.50
7/15/2009	KL Sloane	Review and organize case files for transfer to storage.	1.00	275	275.00
Project Total:			51.70		\$26,856.00
Percentage Recoverable:	100%				\$26,856.00
Hours Billed to Project No. 285 by Co-Counsel:	26.3				

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Project No. 286		Review Defendants' Reply Brief in Support of Motion for Summary Judgment and Defendants' Opposition to Motion to Strike Declarations (filed July 10, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/11/2008	LM Franco	Review reply to Motion for Summary Judgment; review opposition to motion to strike declarations.	2.50	550	1,375.00
7/11/2008	RS Hilbert	Review and analyze Defendants' Reply In Support of Their Motion for Summary Judgment.	2.00	505	1,010.00
7/14/2008	D Crim	Organize and index documents for attorney review.	3.80	185	703.00
7/18/2008	RS Hilbert	Conference with R. Katz and L. Franco re Defendants' Reply In Support of Their Motion for Summary Judgment.	1.00	505	505.00
7/18/2008	RS Katz	Work on motion for summary judgment preparation.	8.20	700	5,740.00
Project Total:			17.50		\$9,333.00
Percentage Recoverable:	100%				\$9,333.00
Hours Billed to Project No. 286 by Co-Counsel:	0.8				

Project No. 286(C)		Work on expert deposition issues			
Date	Time Keeper	Description	Hours	Rate	Fee
		Telephone conferences with D. Rascher, A. Schwartz, S. Girard re depo schedules; correspondence with J. Clark re same; telephone conference with A. Schwartz			
6/17/2008	LM Franco	re Daubert issue and re Noll support documents.	2.00	550	1,100.00
6/18/2008	LM Franco	Correspondence with experts regarding schedule; correspondence with J. Clark regarding deposition schedule.	2.00	550	1,100.00
6/19/2008	LM Franco	Correspondence with J. Clark regarding scheduling expert deposition.	1.00	550	550.00
6/20/2008	LM Franco	Correspondence with J. Clark regarding expert deposition scheduling; prepare deposition subpoenas to Jizmajian and Noll; prepare cover letter to J. Clark enclosing subpoenas; correspondence with S. Girard regarding P. Rowley's deposition schedule	3.30	550	1,815.00

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		Talankan and an all with D. Daakan			
6/23/2008	LM Franco	Telephone conference and e-mail with D. Rasher regarding deposition availability.	0.70	550	385.00
6/24/2008	LM Franco	Telephone conferences with D. Rasther, A. Schwartz, S. Girard regarding scheduling Rasher/Rowley deposition.	0.50	550	275.00
6/25/2008	LM Franco	Correspondence with J. Clark regarding Rascher/Rowley deposition availability; review correspondence from J. Clark regarding same.	1.00	550	550.00
6/26/2008	LM Franco	Review deposition subpoenas for Rascher/Rowley; correspond with Rascher/Rowley confirming deposition times.	1.00	550	550.00
	LM Franco	Conference with R. Katz re deposition schedules for experts; begin collecting documents for Jizmagian and Noll depo prep; telephone conference (left message) with S. Girard and A. Schwartz re depo prep.	0.70	550	385.00
7/2/2008	LM Franco	Telephone conference with J. Clark re depo schedule.	0.50	550	275.00
7/2/2008	RS Hilbert	Compile materials for experts; review voice mail re upcoming depositions of Defendants' experts; draft and send e-mail re same; produce documents in connection with same	3.80	505	1,919.00
7/3/2008	LM Franco	Correspondence with J. Clark re Jizmagian depo schedule.	0.50	550	275.00
7/3/2008	RS Hilbert	Review outline for upcoming depositions of Defendants' experts; conference with L. Franco re same.	3.00	505	1,515.00
7/7/2008	RS Hilbert	Conference with L. Franco re deposition of Defendants' expert; conference with R. Katz re same and related issues; draft and send e-mail to A. Schwartz re details of same.	3.00	505	1,515.00
	RS Hilbert	Conference with litigation team re deposition of Defendants' expert.	0.70	505	353.50
7/21/2008	LM Franco	Correspondence with J. Clark re depo times.	0.30	550	165.00
7/24/2008	LM Franco	Correspondence with J. Clark re deposition time.	0.50	550	275.00
Project Total:			24.50		\$13,002.50
Percentage Recoverable:	100%				\$13,002.50
Hours Billed to Project No. 286(C) by Co- Counsel:	0				

Project No. 287		Prepare for deposition of S. Jizmagian.			
Date	Time Keeper	Description	Hours	Rate	Fee

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		O il d d t			
7/2/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	7.20	280	2,016.00
7/2/2008	LM Franco	Begin preparing Jizmagian depo outline.	2.00	550	1,100.00
7/3/2008	D Crim	Prepare and organize documents for attorney review in preparation for upcoming deposition.	0.60	185	111.00
7/3/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	3.00	280	840.00
7/3/2008	LM Franco	Continue drafting outline for Jizmagian depo; telephone conference with S. Girard re same	2.00	550	1,100.00
7/6/2008	LM Franco	Revise Jizmagian depo outline; review comments from R. Katz on Jizmagian depo outline.	3.30	550	1,815.00
7/7/2008	LM Franco	Prepare for Jizmagian and Noll depos.	8.00	550	4,400.00
Project Total:			26.10		\$11,382.00
Percentage Recoverable:	100%				\$11,382.00
Hours Billed to Project No. 287 by Co-Counsel:	4.9				

Project No. 288		Attend deposition of S. Jizmagian (July 8, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/8/2008	LM Franco	Prepare for and attend Jizmagian deposition	5.30	550	2,915.00
7/8/2008	RS Katz	Take Jizmagian deposition.	2.90	700	2,030.00
Project Total:			8.20		\$4,945.00
Percentage Recoverable:	100%				\$4,945.00
Hours Billed to Project No. 288 by Co-Counsel:	7.7				

Project No. 289		Prepare for deposition of R. Noll.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/2/2008	LM Franco	Conference with A. Schwartzre Noll depo outline.	1.00	550	550.00
7/3/2008	LM Franco	Telephone conference with A. Schwartz re Noll depo outline.	1.00	550	550.00
7/3/2008	LM Franco	Review documents from OSKR for depo prep.	1.50	550	825.00
7/4/2008	LM Franco	Begin preparing depo outline for Roger Noll depo.	4.50	550	2,475.00

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7/6/2008	LM Franco	Finish first draft outline for Roger Noll depo and send to R. Katz	2.00	550	1,100.00
7/7/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	7.30	280	2,044.00
7/8/2008	LM Franco	Continue preparing for Noll depo; telephone conference with A. Schwartz re Noll depo prep.	3.50	550	1,925.00
Project Total:			20.80		\$9,469.00
Percentage Recoverable:	100%				\$9,469.00
Hours Billed to Project No. 289 by Co-Counsel:	2.1				

Project No. 290		Attend deposition of R. Noll. (July 9, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/9/2008	LM Franco	Prepare for and attend Noll depo.	8.00	550	4,400.00
7/9/2008	RS Katz	Take expert deposition and preparation therefor.	8.80	700	6,160.00
7/15/2008	D Crim	Review and process deposition transcript for attorney review.	0.50	185	92.50
Project Total:			17.30		\$10,652.50
Percentage Recoverable:	100%				\$10,652.50
Hours Billed to Project No. 290 by Co-Counsel:	6.7				

Project No. 291		Prepare for deposition of P. Rowley.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/8/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	7.60	280	2,128.00
	LM Franco	Prepare for Jizmagian depo; correspondence with S. Girard re expert deposition prep.	1.00	550	550.00
7/18/2008	LM Franco	Correspondence with S. Girard re depo prep.	0.50	550	275.00
7/21/2008	D Crim	Organize documents for attorney use at deposition.	0.90	185	166.50
7/21/2008	LM Franco	Meet with P. Rowley and S. Girard for depo prep.	2.00	550	1,100.00
	RS Hilbert	Meeting with damages expert in preparation for deposition of same.	2.00	505	1,010.00
7/21/2008 7/22/2008		Prepare for Rowley deposition. Preparation therefor.	2.80 1.70	700 700	1,960.00 1,190.00

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Project Total:		18.50	\$8,379.50
Percentage Recoverable:	100%		\$8,379.50
Hours Billed to Project No. 291 by Co-Counsel:	14.9		

Project No. 292		Attend deposition of P. Rowley (July 22, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/22/2008	RS Katz	Defend Rowley deposition.	6.00	700	4,200.00
8/21/2008	RS Hilbert	Review supplemental expert report of D. Rascher; e-mail correspondence re same.	1.20	505	606.00
8/22/2008	RS Hilbert	Review and revise supplemental expert report of D. Rascher; e-mail correspondence re same.	3.00	505	1,515.00
8/25/2008	RS Hilbert	Review and revise supplemental expert report of D. Rascher; e-mail correspondence re same.	2.00	505	1,010.00
8/26/2008	RS Hilbert	Review and revise supplemental expert report of D. Rascher.	2.60	505	1,313.00
Project Total:			14.80		\$8,644.00
Percentage Recoverable:	100%				\$8,644.00
Hours Billed to Project No. 292 by Co-Counsel:	0				

Project No. 293		Prepare for deposition of D. Rascher.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/9/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	2.40	280	672.00
7/23/2008	LM Franco	Meet with D. Rascher, A. Schwartz, L. LeClair, R. Katz, R. Hilbert for depo prep.	8.00	550	4,400.00
7/23/2008	RS Hilbert	Participate in deposition preparation with D. Rascher.	7.00	505	3,535.00
7/24/2008	LM Franco	Meet with D. Rascher and A. Schwartz to prep for Rascher depo.	2.00	550	1,100.00
	RS Hilbert	Participate in follow-up deposition preparation with D. Rascher; prepare materials for use with same.	2.00	505	1,010.00
7/25/2008	RS Katz	Preparation therefor.	2.10	700	1,470.00
Project Total:			23.50		\$12,187.00

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Percentage Recoverable:	100%		\$12,187.00
Hours Billed to	5		
Project No. 293			
by Co-Counsel:			

Project No. 294		Attend deposition of D. Rasher (July 25, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/25/2008	RS Katz	Rascher deposition.	5.00	700	3,500.00
Project Total:			5.00		\$3,500.00
Percentage Recoverable:	100%				\$3,500.00
Hours Billed to Project No. 294 by Co-Counsel:	0				

Project No. 294(A)		Review expert deposition transcripts			
Date	Time Keeper	Description	Hours	Rate	Fee
7/10/2008	NS Cohen	Review deposition of Roger Knoll and Dr. Kizmagian.	1.90	485	921.50
7/11/2008	LM Franco	Review Noll depo transcript	1.00	550	550.00
7/14/2008	LM Franco	Review Jizmagian depo transcript	2.00	550	1,100.00
7/25/2008	NS Cohen	Review Rascher rough deposition transcript.	1.00	485	485.00
7/29/2008	LM Franco	Read Rowley depo transcript	2.30	550	1,265.00
7/31/2008	LM Franco	Review Rascher depo transcript.	3.00	550	1,650.00
8/10/2008	RS Hilbert	Review deposition of P. Rowley for confidentiality designations	1.20	505	606.00
Project Total:			12.40		\$6,577.50
Percentage Recoverable:	100%				\$6,577.50
Hours Billed to Project No. 294(A) by Co- Counsel:	0				

Project No. 295		Prepare for MSJ hearing			
Date	Time Keeper	Description	Hours	Rate	Fee

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7/24/2008	LP Parcher	Telephone call with Chad Hummel.	0.10	850	8
	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	0.90	280	25
7/23/2008	RS Katz	Prepare for motion for summary judgment.	3.30	700	2,31
	RS Hilbert	Prepare for hearing on Defendants' Motion for Summary Judgment; conference with litigation team re strategy for same; select and compile exhibits for use with same.	4.50	505	2,27
7/23/2008	LP Parcher	Conference call with Ron Katz, Chad Hummel and Lew Leclair; e-mail communication between attorneys.	0.50	850	42
7/23/2008	LM Franco	judgment hearing.	2.00	550	1,10
		Prepare for motion for summary judgment hearing; additional legal research for motion for summary	•	_55	
	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	1.70	280	47
7/23/2008		Research case documents for attorney review.	0.40	185	7
7/22/2008	RS Hilbert	Draft responses to specific arguments in Defendants' Motion for Summary Judgment; conference with L. Franco re same; compile materials for use with same.	6.00	505	3.03
7/22/2008	LM Franco	Prepare memo of cases on agency, challenging witness credibility and strangers to contract; gather expert depo cites for motion for summary judgment.	10.00	550	5,50
7/22/2008	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	1.20	280	33
7/21/2008	RS Katz	Motion for summary judgment hearing.	5.30	700	3,71
	RS Hilbert	Prepare for hearing on Defendants' Motion for Summary Judgment; conference with R. Katz and L. Franco re same; search for document on Defendants' instructions to EA concerning retired player images; draft and send e-mail re same.	4.30	505	2,17
7/21/2008	LM Franco	Conference call with R. Katz,L. LeClair, C. Hummel, P. Parcher re motion for summary judgment hearing.	1.00	550	55
7/21/2008	LM Franco	Finish draft motion for summary judgment outline; work on prep for motion for summary judgment hearing.	2.20	550	1,21
7/20/2008	LM Franco	contract interpretation.	2.40	550	1,32
7/19/2008	LM Franco	Read cases on fiduciary duty cited in Defendant's reply brief; read cases cited by plaintiffs. Read cases on challenging credibility of witness and	2.00	550	1,10
7/18/2008	LM Franco	Begin preparing outline for motion for summary judgment hearing; conference with R. Katz re responses to Defendant's reply brief; gather cases cited in Defendant's reply brief	4.50	550	2,47

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7/24/2008	RS Hilbert	Review transcript of P. Rowley in preparation for hearing on Defendants' Motion for Summary Judgment.	4.00	505	2,020.00
7/24/2008	RS Hilbert	Conference with litigation team re results of same and strategy going forward.	2.00	505	1,010.00
7/24/2008	RS Katz	Prepare for motion for summary judgment.	8.90	700	6,230.00
7/25/2008	DL Wishon	Make arrangements to obtain hearing transcript from the court.	0.40	280	112.00
7/28/2008	DL Wishon	Make arrangements to obtain hearing transcript from court, send same to attorneys.	0.50	280	140.00
Project Total:			68.10		\$37,909.00
Percentage Recoverable:	100%				\$37,909.00
Harris Dilla da	25.0				
Hours Billed to Project No. 295 by Co-Counsel:	25.8				

Project No. 296		Attend MSJ hearing			
Date	Time Keeper	Description	Hours	Rate	Fee
7/15/2008	D Crim	Prepare documents for filing with the court;	0.90	185	166.50
	LM Franco	Prepare for and attend motion for summary judgment hearing.	6.10	550	3,355.00
7/24/2008	RS Hilbert	Attend same. Argue at hearing.	2.00 0.90	505 700	1,010.00
Project Total:	no Naiz	Angue at fleating.	9.90	700	\$5,161.50
Percentage Recoverable:	100%				\$5,161.50
Hours Billed to Project No. 296 by Co-Counsel:	2.1				

Project No. 297		Prepare reply in support of Motion to Strike Declarations of L. Castillon, A. Sullins, J. Brenner, C. Finch and S. Byrd (filed July 17, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
7/16/2008	D Crim	Research local court rules.	2.00	185	370.00
7/18/2008	D Crim	Prepare documents for judge's review.	0.70	185	129.50
7/25/2008	LM Franco	Review proposed stipulation dismissing motion to strike declaration.	1.00	550	550.00
Project Total:			3.70		\$1,049.50

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Percentage Recoverable:	100%		\$1,049.50
Hours Billed to Project No. 297 by Co-Counsel:	1.3		

Project No. 298		Prepare post-argument letter to the Court			
Date	Time Keeper	Description	Hours	Rate	Fee
7/28/2008	CS Hummel	Memo to Parcher.	0.10	700	70.00
7/28/2008	LM Franco	Provide comments on draft supplemental briefing on player "stripping" issue.	1.20	550	660.00
	LP Parcher	Review of letter to Judge Alsup post summary judgment.	0.30	850	255.00
	CS Hummel	Review and revise letters.	2.00	700	1,400.00
7/29/2008	DL Wishon	Prepare documents for filing with the court.	1.00	280	280.00
	LM Franco LP Parcher	Review and revise draft letter to Alsup; work with R. Katz on supplemental letter brief; draft Franco declaration in support of letter brief; revise Hilbert declaration re pre-statute of limitations documents. Communication with Chad Hummel.	3.70	550 850	2,035.00 170.00
772072000	Li i alcilei		0.20	030	170.00
7/29/2008	RS Hilbert	Draft declaration on status of alleged agreement on pre- statute of limitation documents; draft and send e-mails re same	1.20	505	606.00
7/29/2008		Work on letter to Court.	2.20	700	1,540.00
7/30/2008	CS Hummel	Review letter final.	0.50	700	350.00
7/30/2008	CS Hummel	Memo from LeClair.	1.00	700	700.00
7/30/2008		Prepare documents for filing with the court.	5.10	185	943.50
7/30/2008	DL Wishon	Prepare documents for filing with the court.	3.80	280	1,064.00
7/30/2008	LM Franco	Finalize and file supplemental letter brief to court and Franco declaration in support thereof.	5.50	550	3,025.00
	LP Parcher	Review and revise letter to Judge Aslup; teleconference with Ron Katz.	1.30	850	1,105.00
7/30/2008	RS Katz	Work on letter to J. Alsup.	7.70	700	5,390.00
8/1/2008	D Crim	Send documents to court for review by the Judge per local court rules.	1.60	185	296.00
8/1/2008	DL Wishon	Prepare documents for filing with the court.	3.80	280	1,064.00
8/1/2008	LM Franco	Prepare and file motion for leave to file supplemental declaration; prepare supplemental Hilbert declaration.	2.30	550	1,265.00
8/1/2008	LM Franco	Review responsive letter brief filed by Defendants.	0.50	550	275.00
8/1/2008	RS Hilbert	Review and analyze Defendants' Letter Brief; revise declaration on status of alleged agreement on prestatute of limitation documents; telephone calls with L. Franco and R. Katz re same; draft and send e-mails re same	1.80	505	909.00

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8/1/2008	CS Hummel	Review defense letter brief and exhibits.	1.20	700	840.00
8/2/2008	LP Parcher	Review of Defendant' reply letter and motion to file under under seal; telephone call with Chad Hummel.	0.70	850	595.00
8/4/2008	D Crim	Send copies of documents for Judge's review per local court rule;	0.60	185	111.00
8/4/2008	LM Franco	Review voicemail from J. Clark re filing supplemental declaration; review Defendant's motion to file supplemental declaration; conference with R. Katz re same.	0.60	550	330.00
8/4/2008	RS Hilbert	Review e-mail from opposing counsel re supplemental declaration in support of letter brief; review and analyze same; conference call with R. Katz and L. Franco re same and related issues.	0.80	505	404.00
Project Total:			50.70		\$25,682.50
Percentage Recoverable:	100%				\$25,682.50
Hours Billed to Project No. 298 by Co-Counsel:	22.4				

Project No. 299		Prepare exhibits for post-argument letter to the Court			
Date	Time Keeper	Description	Hours	Rate	Fee
7/24/2008	LM Franco	Conference with R. Katz, L LeClair re additional briefing on Madden game.	1.00	550	550.00
7/25/2008	LM Franco	Work on project identifying class members in Madden 07 Game.	2.90	550	1,595.00
7/28/2008	LM Franco	Work with OSKR re: number of class members in Madden game.	1.20	550	660.00
7/29/2008	D Crim	Prepare documents for filing with the court.	2.30	185	425.50
7/29/2008	DL Wishon	Prepare spreadsheet of information on GLAs.	2.30	280	644.00
7/31/2008	DL Wishon	Review and update spreadsheet of GLAs.	1.20	280	336.00
8/1/2008	CS Hummel	Review draft declaration.	0.50	700	350.00
8/5/2008	RS Hilbert	Review article on Madden issue at summary judgment hearing; conference call with R. Katz re same and related issues; draft and send e-mail re same	1.10	505	555.50
Project Total:			12.50		\$5,116.00
Percentage Recoverable:	100%				\$5,116.00
Hours Billed to Project No. 299 by Co-Counsel:	0.7				

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Project No. 300		Review Court's Order Denying Motion for Summary Judgment			
Date	Time Keeper	Description	Hours	Rate	Fee
7/23/2008	CS Hummel	Telephone conferences with Parcher.	0.50	700	350.00
7/23/2008	CS Hummel	Telephone conference with NFLPA team re MSJ hearing.	1.00	700	700.00
8/5/2008		Review and analyze motion for summary judgment order and follow-up.	2.90	700	2,030.00
8/6/2008	BG Shatz	Analysis of summary judgment order.	0.20	580	116.00
	CS Hummel	Review MSJ order and telephone conferences re: same.	1.50	700	1,050.00
8/6/2008	LM Franco	Review order denying MSJ.	1.50	550	825.00
8/6/2008	RS Hilbert	Review and analyze Order Denying Summary Judgment; conference call re same and strategy going forward; draft and send e-mail re same.	2.80	505	1,414.00
8/6/2008	RS Katz	Motion for summary judgment follow-up.	1.50	700	1,050.00
8/7/2008	NS Cohen	Participate in telephone conference with team re: MSJ order and trial strategy; review all trial witness e-mails and order to seal.	0.70	485	339.50
Ducie et Tetal			10.00		ф7 074 F0
Project Total: Percentage	100%		12.60		\$7,874.50 \$7,874.50
Recoverable:					
Hours Billed to Project No. 300 by Co-Counsel:	1.6				

Project No. 301		Prepare scripts and presentation.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/7/2008	D Crim	Prepare graphics for trial presentation.	2.90	185	536.50
7/7/2008	RS Katz	Work on mock script.	4.40	700	3,080.00
7/8/2008	LP Parcher	Review of Jury Script; telephone call with Chad Hummel.	0.50	850	425.00
7/8/2008	RS Katz	Work on mock script.	3.00	700	2,100.00
7/15/2008	CS Hummel	Prepare for mock jury.	0.50	700	350.00
7/16/2008	CS Hummel	Revise jury scripts.	5.00	700	3,500.00
Project Total:			16.30		\$9,991.50
Percentage Recoverable:	100%				\$9,991.50
Hours Billed to Project No. 301 by Co-Counsel:	177.3				

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Project No. 302		Discuss and analyze jury study strategy.			
Date	Time Keeper	Description	Hours	Rate	Fee
E/7/2009	LM Franco	Search for additional retired NFL Player video footage.	1.50	550	825.00
6/2/2008		Work on mock trial set-up.	0.40	700	280.00
0/2/2000	no raiz	Teleconference with Chad Hummel regarding mock	0.40	700	200.00
6/3/2008	LP Parcher	trial status preparation.	0.10	850	85.00
6/3/2008		Mock trial preparation.	2.00	700	1,400.00
	CS Hummel	Review materials for jury research meeting.	1.60	700	1,120.00
		Prepare for and meeting with jury consultants and			,
6/5/2008	CS Hummel	Peter Parcher.	2.00	700	1,400.00
6/5/2008	LM Franco	Review correspondence with TrialGraphix re mock jury preparation; prepare letter to D. Greenspan re disclosure of TrialGraphix; telephone conference with TrialGraphix re protective order	1.60	550	880.00
6/5/2008	RS Katz	Mock trial issues and conference call thereon.	2.30	700	1,610.00
6/9/2008	RS Katz	Work on mock trial preparation.	2.10	700	1,470.00
6/11/2008	DL Wishon	Compile and organize documents in preparation for mock trial.	4.70	280	1,316.00
6/12/2008	D Crim	Conference with C. Brown re outstanding issues; conduct due diligence re further exhibits to be used in connection with filing.	1.40	185	259.00
6/13/2008	RS Hilbert	E-mail correspondence re mock trial issues.	1.50	505	757.50
6/16/2008	CS Hummel	Outline key jury research points.	1.50	700	1,050.00
6/16/2008	DL Wishon	Compile and organize documents for review by expert witness.	2.20	280	616.00
6/16/2008	LM Franco	Correspondence with TrialGraphix re protective order and document transmittal.	0.50	550	275.00
6/16/2008	LM Franco	telephone conference with Trial Graphix, C. Hummel re fact outlines for prep meeting	1.00	550	550.00
6/17/2008	DL Wishon	Compile and organize documents for review by trial consultant.	2.60	280	728.00
6/17/2008	LM Franco	Begin drafting defendants' case outline with evidence for meeting jury consultants.	6.50	550	3,575.00
6/17/2008	RS Hilbert	Draft outline for Plaintiffs for mock trial; conference with L. Franco re same	1.70	505	858.50
6/18/2008	DL Wishon	Compile and organize documents for review by trial consultant.	1.60	280	448.00
6/18/2008	LM Franco	Finalize draft defendants' case outline for jury consultant meeting	2.00	550	1,100.00
	RS Hilbert	Draft outline for Plaintiffs for mock trial; conference with L. Franco re same; draft and send e-mail re same	2.80	505	1,414.00
	CS Hummel	Meeting with trial team.	2.00	700	1,400.00
6/19/2008	CS Hummel	Attend meeting re: jury research.	6.50	700	4,550.00

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	I	<u> </u>	1		
		Compile and organize documents for review by expert witness; Compile documents re: discovery for review			
6/19/2008	DL Wishon	by attorneys.	1.30	280	36
0/10/2000	DE WISHON	Meeting with C. Hummel, P. Parcher, R. Katz, L.	1.00	200	- 00
		LeClair, B. Chachon, R. Hilbert and Trial Graphix			
6/19/2008	LM Franco	regarding preparing for mock jury	4.00	550	2,20
6/19/2008	LP Parcher	Prepare for mock trial in Palo Alto.	8.00	850	6,80
6/19/2008	RS Katz	Mock trial preparation.	8.10	700	5,67
6/20/2008	D Crim	Organize electronic documents for attorney review.	1.10	185	20
		Compile documents re: discovery for review by attorneys; Research re: Take2 "Legends" game; Make			
6/20/2008	DL Wishon	arrangements for editing of DVD.	4.10	280	1,14
6/20/2008	RS Hilbert	E-mail correspondence re mock trial issues.	1.00	505	50
6/23/2008	DL Wishon	Research re: Take 2 "Legends" game; Compile documents re: discovery for review by attorneys.	3.30	280	92
		Organize and index documents to be sent to expert			
6/24/2008	D Crim	witness.	3.80	185	70
		Compile and organize documents for review by expert			
		witness; Compile documents re: discovery for review			
6/24/2008	DL Wishon	by attorneys.	7.40	280	2,07
C/0E/0000	D. Crim	Review, organize and index documents for attorney review.	1.00	105	00
6/25/2008	D Crim		1.60	185	29
6/25/2008	DL Wishon	Research re: rosters of retired players listed on other game sites.	3.30	280	92
	LM Franco	Review correspondence with Trialgraphix.	0.50	550	27
0,=1,=000		Telephone conferences to L. Kuslausky re jury			<u></u>
7/2/2008	LM Franco	instructions; prepare draft verdict form.	2.00	550	1,10
		Compile exhibits for use with mock trial; review deposition transcript of H. Adderley for highlights to use with same; meeting with IT department re technical requirements for mock trial; draft and send e-mail re			
	RS Hilbert	same. Work on mock trial preparation.	5.50	505	2,77
7/3/2008		Work on mock trial preparation.	5.50	700 700	3,85
7/4/2008	RS Katz	' '	5.90	700	4,13
7/7/2008	RS Hilbert	Review and revise opening for mock trial; review deposition transcripts for excerpts to use with same; draft and send e-mails re same.	8.20	505	4,14
	CS Hummel	Review defense jury research script.	3.00	700	2,10
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		, ,			_, : :
7/8/2008	RS Hilbert	Review and revise clopening for mock trial; conference with R. Katz re same and related issues; draft and send e-mail re deposition excerpts and video clips to be used at mock trial; follow-up e-mail correspondence re same; further revise opening for mock trial.	7.40	505	3,73
	-				
7/9/2008	LM Franco	review correspondence from L. Kuslansky re mock trial	0.30	550	16
		Review Plaintiff's opening statement and case			
	NS Cohen	summary for jury research.	1.00	485	48
7/9/2008	RS Hilbert	Review video clips for use at mock trial.	3.00	505	1,51

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		Finalize clopening for mock trial; review and analyze			
7/0/2009	RS Hilbert	Defendants' clopening; review e-mail correspondence re details for mock trial.	2.80	505	1 41
7/9/2006	U2 HIIDEIT	To dotalls for mock that.	2.00	303	1,41
7/10/2008	DL Wishon	Compile materials for use in upcoming mock trial.	3.90	280	1,09
		Correspondence with TrialGraphix re jury instructions			
7/10/2008	LM Franco	/verdict form.	0.50	550	27
		Review both plaintiffs' and defendants' " clopening" for			
7/10/2008	LM Franco	Mock jury.	4.30	550	2,36
		Prepare power point for use with clopening for mock trial; conference with R. Katz re same and related			
7/10/2008	RS Hilbert	issues.	5.00	505	2,52
7/44/2000	DI ME I	Compile materials for use in upcoming mock trial; Compile and organize documents for review by expert witness.	0.40	222	0.5
7/11/2008	DL Wishon	witness.	3.40	280	95
		Draft and send e-mail to TrialGraphix re power point for use with clopening for mock trial; review and revise			
7/11/2008	RS Hilbert	presentation; draft and send e-mail re same.	3.50	505	1,76
7/14/2008	CS Hummel	Review plaintiff and defense scripts and jury presentations;	4.00	700	2,80
7/14/2008	NS Cohen	Review Defendant's presentation for mock jury trial; review jury instructions.	0.70	485	33
7/14/2008	RS Hilbert	E-mail correspondence re power point for use with clopening for mock trial; telephone call re same; conference with R. Katz re same and related issues.	3.30	505	1,66
7/14/2008		Prepare for mock trial.	3.30	700	2,31
					,-
7/15/2008	DL Wishon	Compile materials for use in upcoming mock trial.	1.40	280	39
7/15/2008	LM Franco	Meeting with C. Hummel, P. Parcher, L. LeClair, J. Naylor, B. Charon, R. Katz, R. Hilbert, TrialGraphix re preparing for mock trial.	6.50	550	3,57
7/15/2008	LP Parcher	Prepare for mock jury.	6.00	850	5,10
7/15/2008	RS Hilbert	E-mail correspondence re power point for use with clopening for mock trial; telephone calls with TrialGraphix re same; meeting with litigation team re strategy for mock trial.	7.00	505	3,53
7/15/2008		Work on mock trial.	7.80	700	5,46
	CS Hummel	Run through.	2.00	700	1,40
771072000	33 1 1411111101		2.00	, 00	1,40
7/16/2008	DL Wishon	Compile materials for use in upcoming mock trial.	0.60	280	16
.,,=000		Meeting with TrialGraphix, C. Hummel, P. Parcher, L.			
	LM Franco	LeClair, J. Naylor, B. Charon, R. Katz, R. Hilbert re preparing for mock jury	10.20	550	5,61

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7/16/2008 7/16/2008	RS Hilbert	Prepare slides for clopening; e-mail correspondence re same and related issues; telephone calls with TrialGraphix re same; meeting with litigation team re strategy for mock trial; attend mock trial run-throughs; conference with R. Katz re power point for Plaintiffs' clopening; revise same Prepare for mock trial.	16.50 12.90	505 700	8,332.50 9,030,00
7710/2000	TIO TIGIL	Compile and organize documents for review by expert	12.00	700	0,000.00
7/17/2008	DL Wishon	witness.	0.80	280	224.00
7/17/2008	LP Parcher	Prepare for mock jury.	1.00	850	850.00
	RS Hilbert	Draft and send e-mail re slides for clopening; conference with R. Katz re same; attend mock trial runthrough with R. Katz. Telephone conference with L. Kuslansky re plaintiffs' needs for jury selection.	4.70	505 550	2,373.50
1/23/2006	LIVIFIANCO	Review memo from TrialGraphix re jury research	1.10	550	005.00
8/12/2008	LM Franco	summary and next steps.	1.00	550	550.00
Project Total:			264.60		\$146,413.50
Percentage Recoverable:	100%				\$146,413.50
Hours Billed to Project No. 302 by Co-Counsel:	31.1				

Project No. 303		Review potential defense exhibits for jury study.			
Date	Time Keeper	Description	Hours	Rate	Fee
	LP Parcher	Review of case background to jury.	0.40	850	340.00
7/14/2008	CS Hummel	Review key documents.	0.50	700	350.00
Project Total:			0.90		\$690.00
Percentage Recoverable:	100%				\$690.00
Hours Billed to Project No. 303 by Co-Counsel:	0				

Project No. 304		Create PowerPoint presentation.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/7/2008	CS Hummel	Outline case themes.	1.00	700	700.00
Project Total:			1.00		\$700.00

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Percentage Recoverable:	100%		\$700.00
Hours Billed to	0		
Project No. 304			
by Co-Counsel:			

Project No. 305		Attend jury study.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/17/2008	CS Hummel	Attend jury research exercise in San Francisco.	8.00	700	5,600.00
7/17/2008	LM Franco	Mock Jury.	11.00	550	6,050.00
7/17/2008	LP Parcher	Attend mock jury.	8.00	850	6,800.00
7/17/2008	RS Hilbert	Participate in mock trial.	8.00	505	4,040.00
7/17/2008	RS Katz	Mock trial.	9.90	700	6,930.00
Project Total:			44.90		\$29,420.00
Percentage Recoverable:	100%				\$29,420.00
Hours Billed to Project No. 305 by Co-Counsel:	26				

Project No. 306		Review jury study report.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/18/2008	CS Hummel	Case analysis.	2.10	700	1,470.00
8/11/2008	CS Hummel	Jury research report.	1.70	700	1,190.00
8/12/2008	NS Cohen	E-mail correspondence with team re: Madden game and jury research.	0.30	485	145.50
8/21/2008	NS Cohen	Participate in telephone conference with team re: jury research and impact of Upshaw death on trial date; email correspondence with team re: same.	1.30	485	630.50
Project Total:			5.40		\$3,436.00
Percentage Recoverable:	100%				\$3,436.00
	0.4				
Hours Billed to Project No. 306 by Co-Counsel:	2.4				

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Project No. 307		August 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
8/23/2007	K Hunt	Update hearing transcript binder.	0.10	175	17.50
	DL Wishon	Receive and load electronic versions of depositions and exhibits.	0.40	280	112.00
	LM Franco	Telephone conferences with R. Katz re strategy.	0.50	550	275.00
8/1/2008		Review correspondence.	0.40	700	280.00
8/4/2008	CS Hummel	Telephone conference re: case management.	1.10	700	770.00
8/4/2008	D Crim	Organize deposition exhibits for review of co-counsel.	0.70	185	129.50
8/4/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	1.30	280	364.00
8/5/2008	CS Hummel	Case strategy and telephone conferences with team.	1.20	700	840.00
8/5/2008	D Crim	Amend deposition transcript per deponent's errata sheet; notate confidential portions of same; process video of same.	1.30	185	240.50
8/5/2008	DL Wishon	Receive and load electronic versions of depositions, send same to local counsel; Verify confidentiality designations of incoming deposition transcripts.	1.40	280	392.00
8/5/2008	LM Franco	Review Rascher deposition for confidentiality designations and errata; prepare correspondence to A. Schwartz re same.	1.00	550	550.00
8/6/2008	CS Hummel	Case analysis.	0.60	700	420.00
8/6/2008	D Crim	Organize and process video deposition transcripts for attorney review.	0.40	185	74.00
8/6/2008	DL Wishon	Receive and load electronic versions of depositions; Compile documents from the court for review by attorneys.	2.50	280	700.00
8/6/2008	LM Franco	Review e-mails from B. Parrish; review articles on Madden game.	0.50	550	275.00
8/7/2008	DL Wishon	Compile documents re: discovery for review by attorneys; Participate in conference call re: trial; Receive and load electronic versions of depositions.	2.80	280	784.00
8/7/2008	LM Franco	Review motion to seal documents; review correspondence b/w team members re strategy.	0.60	550	330.00
8/8/2008 8/8/2008	D Crim DL Wishon	Review electronic deposition transcripts for errors in processing; contact court reporter to correct formatting and pagination issues; discuss same with D. Wishon. Prepare documents for filing with the court.	1.70	185	314.50
0/0/2000	DE MISUON	r repare documents for ming with the court.	0.40	280	112.00
8/8/2008	RS Hilbert	Review and revise motion to file documents under seal; oversee filing of same; e-mail correspondence re proposed witness list; research joint pretrial orders; draft and send e-mail re same	3.10	505	1,565.50
8/11/2008	D Crim	Process errata sheet corrections to deposition testimony.	1.00	185	185.00

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8/11/2008	DL Wishon	Compile documents re: depositions for review by attorneys.	0.60	280	168.0
	LM Franco	Review correspondence on Rowley confidentiality designations.	0.50	550	275.0
0/11/2000	LIVI FIANCO	E-mail correspondence re: motions in limine and	0.50	330	275.0
	NS Cohen	additional witnesses and depositions.	0.30	485	145.5
8/12/2008	CS Hummel	Conference telephone calls re: case outline.	2.30	700	1,610.0
8/12/2008	D Crim	Organize and process incoming video deposition transcripts.	1.20	185	222.0
8/12/2008	RS Hilbert	Draft and send e-mail to damages expert re proceeds from EA only; e-mail correspondence with TrialGraphix re status of deposition transcripts.	1.00	505	505.0
8/12/2008	RS Hilbert	Draft and send e-mails re schedule of depositions.	0.50	505	252.5
8/13/2008	D Crim	E-mail correspondence with K. Sherrill re video deposition transcripts.	0.40	185	74.0
8/15/2008	D Crim	Attention to obtaining a version of Philip Rowley deposition transcript that includes confidential pages and correct page numbers.	0.80	185	148.
8/15/2008	LM Franco	Review subpoenas to Laird, Beach and McNeil; review draft Allen trial subpoenas.	0.50	550	275.
8/18/2008	D Crim	Catalogue DVDs; follow up with court reporters re transcript of P. Rowley.	1.20	185	222.
8/19/2008	D Crim	Research docket information for L. Franco; copy electronic deposition transcript and send to co-counsel; attention to processing errata sheet of P. Rowley. Research and respond to questions from local counsel	2.50	185	462.
8/20/2008	DL Wishon	re: document productions and discovery.	0.30	280	84.
	LM Franco	Review D. Rascher errata.	0.40	550	220
	DL Wishon	Make arrangements to retrieve confidential filings per Order of the court, discussion with court clerk re: same; Research rules at request of L. Franco; Review and organize recent correspondence and pleadings.	3.10	280	868
8/22/2008		Process Dr. Rascher's deposition errata sheet.	1.00	185	185
	DL Wishon	Prepare documents for filing with the court.	1.50	280	420
	CS Hummel	Case administration.	1.00	700	700
8/25/2008	D Crim	Process P. Rowley's deposition errata sheet.	1.00	185	185
8/25/2008 8/26/2008	DL Wishon	Research and respond to questions from local counsel re: document productions and discovery for trial. Process Dr. Rascher's deposition errata sheet.	1.00	280 185	280 111
	DL Wishon	Compile documents for conference call.	0.60	280	112
8/29/2008		Organize deposition transcripts and electronic documents for attorney review.	1.50	185	277
8/29/2008	DL Wishon	Discussion with team re: new trial schedule and arrangements.	0.40	280	112

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9/2/2008	D Crim	Organize electronic deposition transcripts for attorney review.	0.20	185	37.00
Project Total:			47.20		\$16,681.50
Percentage Recoverable:	100%				\$16,681.50
Hours Billed to Project No. 307 by Co-Counsel:	40.1				

Project No. 308		Discuss propriety of dismissing Parrish claims.			
Date	Time Keeper	Description	Hours	Rate	Fee
5/30/2008	RS Katz	Issues re: dismissal of Parrish case.	0.90	700	630.00
8/14/2008	BG Shatz	Confer with Mr. Katz & team re strategy for disposing of remaining individual claim.	0.40	580	232.00
8/15/2008	BG Shatz	Confer with Mr. Katz and team re motion to dismiss strategy and opposition from opposing counsel.	0.50	580	290.00
Project Total:			1.80		\$1,152.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 308 by Co-Counsel:	3.5				

Project No. 309		Draft Motion to Dismiss Parrish claims.			
Date	Time Keeper	Description	Hours	Rate	Fee
5/8/2008	NS Cohen	Multiple conferences with B. Seiling and R. Katz re: jurisdiction over Parrish's individual claims.	0.30	485	145.50
5/12/2008	NS Cohen	Review proposed stipulation re: Parrish's claim.	0.10	485	48.50
8/11/2008	BG Shatz	Analysis of motion to dismiss claims.	0.20	580	116.00
8/11/2008	LM Franco	Finalize motion to dismiss Parrish.	0.50	550	275.00
8/18/2008	BG Shatz	Analysis of e-mail exchanges with opposing counsel re motion to dismiss claims.	0.20	580	116.00
8/28/2008	BG Shatz	Analysis of opposition to motion to dismiss individual claim and confer with Mr. Katz re same.	1.10	580	638.00
9/20/2009	DO LUIL and	Review and analyze opposition to motion to dismiss; conference call with litigation team re same and related issues.	0.00	505	1 414 00
8/29/2008	RS Hilbert	Motion to dismiss.	2.80	505	1,414.00
0/29/2000	HS Kaiz	INIOUIOTI LO GISTINSS.	1.90	700	1,330.00

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9/2/2008	RS Hilbert	Draft and send e-mail re motion to dismiss B. Parrish's claim; conference with R. Katz re same.	0.40	505	202.00
9/3/2008	BG Shatz	Analysis and editing of draft order re dismissal of individual claims.	0.40	580	232.00
9/3/2008	LM Franco	Review correspondence re dismissing Parrish claim.	0.30	550	165.00
9/4/2008	BG Shatz	Analysis and editing of stipulated dismissal of individual claims.	0.30	580	174.00
9/4/2008	LM Franco	Revise stipulation re dismissal of Parrish claim; numerous telephone conferences and correspondence with J. Clark and R. Katz re stipulation on Parrish dismissal.	2.70	550	1,485.00
9/4/2008	RS Hilbert	E-mail correspondence re motion to dismiss B. Parrish's claim.	0.30	505	151.50
Project Total:			11.50		\$6,492.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 309 by Co-Counsel:	2.6				

Project No. 310		Research procedural mechanism for dismissing Parrish claims.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/2/2008	BG Shatz	Legal research and analysis re appealability questions arising from voluntary dismissal.	2.00	580	1,160.00
Project Total:			2.00		\$1,160.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 310 by Co-Counsel:	3.8				

Project No. 311		Prepare motion to dismiss Bernard Parrish's claims (filed August 12, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
	RS Hilbert	Review and revise Motion to Dismiss.	3.00	505	1,515.00
8/12/2008	DL Wishon	Prepare documents for filing with the court.	3.00	280	840.00
8/12/2008	LM Franco	Finalize and file motion to dismiss Parrish claim.	1.50	550	825.00
8/12/2008	RS Hilbert	Revise motion to dismiss; oversee filing of same.	1.60	505	808.00
8/13/2008	RS Hilbert	Review and revise motion to dismiss.	2.00	505	1,010.00

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8/14/2008	RS Hilbert	Review e-mail from opposing counsel re motion to dismiss claim of B. Parrish; research same; draft and send e-mail re same.	2.10	505	1,060.50
8/15/2008	RS Hilbert	Draft and send e-mail to opposing counsel re motion to dismiss claim of B. Parrish; e-mail correspondence re same.	2.60	505	1,313.00
8/18/2008	RS Hilbert	Draft and send e-mail to opposing counsel re motion to dismiss claim of B. Parrish.	0.50	505	252.50
Project Total:			16.30		\$7,624.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 311 by Co-Counsel:	0				

Project No. 311(A)		Prepare for and attend August 2008 trial strategy meeting			
Date	Time Keeper	Description	Hours	Rate	Fee
8/13/2008	LM Franco	Correspondence with team on trial strategy.	2.5	550	1,375.00
8/14/2008	LM Franco	Meeting with L. LeClair; J. Naylor; B. Charhon; R. Hilbert in Texas re trial strategy; witnesses, exhibits, motion to dismiss Parrish claim, etc.	5.00	550	2,750.00
8/27/2008	DL Wishon	Prepare documents for filing with the court.	0.60	280	168.00
8/28/2008	DL Wishon	Prepare documents for filing with the court.	1.70	280	476.00
Project Total:			9.80		\$4,769.00
Percentage Recoverable:	100%				\$4,769.00
Hours Billed to Project No. 311(A) by Co- Counsel:	0				

Project No. 312		Review and analysis of Defendants' Motion to Decertify Class (filed August 15, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/15/2008	LM Franco	Review voice main and telephone conference from R. Taub re defendant's Motion to Decertify class; conference trial team re responding to motion; read defendant's motion to decertify and motion to shorten time.	4.50	550	2,475.00
8/15/2008	NS Cohen	Review Motion to Decertify Class and exhibits filed in support thereof; review draft motions in limine.	0.70	485	339.50

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8/15/2008	RS Hilbert	Review and analyze motion to decertify class.	2.00	505	1,010.00
8/15/2008	RS Katz	Work on decertification motion.	4.40	700	3,080.00
8/24/2008	BG Shatz	Analysis of motion to decertify class.	0.30	580	174.00
Project Total:			11.90		\$7,078.50
Percentage	100%				\$7,078.50
Recoverable:					
Hours Billed to	4.8				
Project No. 312	4.0				
by Co-Counsel:					

Project No. 312(B)		Work on Motion to Shorten Time for Decertification Motion			
Date	Time Keeper	Description	Hours	Rate	Fee
8/17/2008	LM Franco	Begin drafting opposition to Motion to Shorten Time for Decertification hearing.	1.50	550	825.00
Project Total:			1.50		\$825.00
Percentage Recoverable:	100%				\$825.00
Hours Billed to Project No. 312(B) by Co- Counsel:	0				

Project No. 313		Prepare for deposition of W. Beach.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/14/2008	DL Wishon	Make arrangements for deposition.	0.50	280	140.00
8/18/2008	DL Wishon	Make arrangements for deposition.	0.40	280	112.00
8/19/2008	DL Wishon	Make arrangements for deposition.	1.20	280	336.00
Project Total:			2.10		\$588.00
Percentage Recoverable:	100%				\$588.00
Hours Billed to Project No. 313 by Co-Counsel:	11.6				

Project No. 315		Prepare Opposition to Defendants Motion to Decertify Class (filed August 21, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee

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9/19/2009		Conference call with trial team re trial prep tasks and motion to decertify; begin drafting opposition to motion to decertify; review court's order on briefing schedule for motion to decertify.	4.00	550	0.500.00
0/10/2000	LM Franco	-	4.60	550	2,530.00
	LM Franco	Work on opposition to decertification motion and legal research	4.30	550	2,365.00
8/20/2008	DL Wishon	Prepare documents for filing with the court.	6.80	280	1,904.00
8/20/2008	LM Franco	Continue drafting opposition to decertification motion	3.00	550	1,650.00
8/20/2008	LM Franco	Conference with R. Katz, L. Leclair, N. Naylor re opposition to decertification motion.	0.60	550	330.00
	LM Franco	Finalize and file opposition to motion to decertify class.	5.50	550	3,025.00
8/29/2008	RS Katz	Decertification motion.	2.00	700	1,400.00
Project Total:			26.80		\$13,204.00
Percentage Recoverable:	100%				\$13,204.00
Hours Billed to Project No. 315 by Co-Counsel:	13.3				

Project No. 315(A)		Prepare for and attend hearing re Plaintiffs' first set of discovery			
Date	Time Keeper	Description	Hours	Rate	Fee
0.11.0.10.00		Review all discovery correspondence and responses in preparation of hearing; conference with R. Hilbert in			
	NS Cohen	preparation of hearing.	1.00	435	435.00
8/16/2007	RS Hilbert	Prepare for hearing on discovery issues.	6.00	460	2,760.00
8/17/2007	NS Cohen	Attend discovery hearing with J. Alsup; meet with R. Hilbert in preparation of hearing.	9.40	435	4,089.00
8/17/2007	RS Hilbert	Prepare for hearing on discovery issues; attend same; meeting with N. Cohen re same and related issues.	7.30	460	3,358.00
8/20/2007	RS Hilbert	Draft order from discovery hearing.	1.90	460	874.00
8/20/2007	RS Katz	Begin hearing preparation.	2.90	690	2,001.00
	RS Hilbert	Draft order from discovery hearing; draft and send e-mail re same.	2.00	460	920.00
8/21/2007	RS Katz	Prepare for hearing.	3.30	690	2,277.00
8/22/2007	RS Hilbert	E-mail correspondence re order from discovery hearing; draft and send e-mail to opposing counsel re same.	2.50	460	1,150.00
	RS Hilbert	Review e-mail correspondence re order from discovery hearing; prepare for call with opposing counsel on same; draft and send e-mail re same.	4.00	460	1,840.00
8/24/2007	RS Katz	Hearing preparation.	6.20	690	4,278.00

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		Draft e-mail re meet and confer on order from			
8/27/2007	RS Hilbert	discovery hearing; revise order from discovery hearing.	2.00	460	920.00
8/27/2007	RS Katz	Prepare for hearing.	3.20	690	2,208.00
8/28/2007		Prepare for hearing.	4.10	690	2,829.00
8/29/2007	RS Katz	Hearing preparation.	3.90	690	2,691.00
Project Total:			59.70		\$32,630.00
Percentage Recoverable:	100%				\$32,630.00
Hours Billed to	0				
Project No. 315(A) by Co- Counsel:					

Project No. 316		Review and analysis of Reply Brief in Support of Defendants' Motion to Decertify Class (filed August 28, 2009)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/28/2008	CS Hummel	Telephone conference with co-counsel.	1.00	700	700.00
8/29/2008	RS Hilbert	Meeting with R, Katz and L. Franco and J. Naylor re status of case and strategy going forward.	1.50	505	757.50
Project Total:			2.50		\$1,457.50
Percentage Recoverable:	100%				\$1,457.50
Hours Billed to Project No. 316 by Co-Counsel:	0				

Project No. 318		Purchase and review various football card guides.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/16/2008	DL Wishon	Prepare spreadsheet of Madden games.	0.70	280	196.00
8/18/2008	DL Wishon	Prepare spreadsheet of Madden games.	0.40	280	112.00
Project Total:			1.10		\$308.00
Percentage Recoverable:	100%				\$308.00
Hours Billed to Project No. 318 by Co-Counsel:	0				

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Project No. 321		September 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
9/2/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.90	280	252.00
	DL Wishon	Serve subpoenas for trial.	0.90	280	252.00
	RS Hilbert	Draft and send e-mail re depo materials.	0.30	505	151.50
	DL Wishon	Make arrangements for service of subpoenas.	0.60	280	168.00
	RS Hilbert	Telephone call with P. Rowley re status of dispute and strategy going forward.	1.40	505	707.00
9/10/2008	RS Hilbert	Meeting with damages expert.	1.50	505	757.50
9/11/2008	DL Wishon	Compile documents re: discovery for review by attorneys.	0.70	280	196.00
9/15/2008	D Crim	Follow up with server re P. and D. Allen subpoenas; conference with R. Hilbert re same.	0.30	185	55.50
9/19/2008	D Crim	Compile deposition transcripts for attorney review.	0.30	185	55.50
9/19/2008	RS Hilbert	E-mail correspondence on upcoming deposition of M. McBath.	0.50	505	252.50
9/22/2008		Research duty to file completed subpoena proofs of service.	0.80	185	148.00
9/23/2008		Meetings with clients and preparation therefor.	4.90	700	3,430.00
	CS Hummel	Trial preparation.	9.00	700	6,300.00
9/30/2008	DL Wishon	Prepare documents for production.	3.00	280	840.00
9/30/2008	RS Hilbert	Research motion to compel trial subpoenas; draft same.	1.90	505	959.50
Project Total:			27.00		\$14,525.00
Percentage Recoverable:	100%				\$14,525.00
Hours Billed to Project No. 321 by Co-Counsel:	13.3				

Project No. 321(A)		Attend September 17-18, 2008 Trial Strategy Meeting in New York			
Date	Time Keeper	Description	Hours	Rate	Fee
9/17/2008	RS Katz	Meeting with trial team.	4.00	700	2,800.00
9/18/2008	RS Katz	Meeting with trial team.	6.90	700	4,830.00
Project Total:			10.90		\$7,630.00
Percentage Recoverable:	100%				\$7,630.00

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Hours Billed to	33.8		
Project No.			
321(A) by Co- Counsel:			
Counsel:			

Project No. 321(C)		Pretrial settlement discussions with opposing counsel.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/19/2008	LP Parcher	Draft response correspondence to Jeffrey Kessler.	0.30	850	255.00
	LP Parcher	Telephone call with James Quinn; conference call with Ron Katz and Chad Hummel	0.70	850	595.00
9/22/2008	RS Katz	Work on settlement talks.	2.00	700	1,400.00
Project Total:			3.00		\$2,250.00
Percentage Recoverable:	100%				\$2,250.00
Hours Billed to Project No. 321(C) by Co- Counsel:	0				

Project No. 325		Meet with H. Adderley in preparation for trial.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/25/2008	RS Katz	Prepare for Adderley preparation session.	3.10	700	2,170.00
8/26/2008	RS Katz	Preparation for Adderley preparation.	8.00	700	5,600.00
8/27/2008	RS Katz	Adderley preparation.	8.10	700	5,670.00
8/28/2008	RS Katz	Adderley preparation.	8.00	700	5,600.00
Project Total:			27.20		\$19,040.00
Percentage Recoverable:	100%				\$19,040.00
Hours Billed to Project No. 325 by Co-Counsel:	12.4				

Project No. 326		Prepare for deposition of B. Laird.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/16/2008	DL Wishon	Compile and organize documents in preparation for upcoming depositions.	2.00	280	560.00

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Project Total:		2.00	\$560.00
Percentage Recoverable:	100%		\$560.00
Hours Billed to Project No. 326 by Co-Counsel:	28.1		

Project No. 327		Attend deposition of B. Laird (September 24, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
9/8/2008	CS Hummel	Trial preparation.	10.50	700	7,350.00
9/10/2008	CS Hummel	Trial preparation.	4.40	700	3,080.00
9/15/2008	CS Hummel	Trial preparation.	3.50	700	2,450.00
9/24/2008	RS Katz	Defend and prepare for Laird deposition.	6.60	700	4,620.00
Project Total:			25.00		\$17,500.00
Percentage Recoverable:	100%				\$17,500.00
Hours Billed to Project No. 327 by Co-Counsel:	5				

Project No. 328		Research motions in limine.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/12/2008	LM Franco	Discuss possible MILs.	0.90	550	495.00
8/12/2008	RS Hilbert	E-mail correspondence re motion in limine topics.	1.40	505	707.00
	LM Franco	Review cases cited in defendant's motion in limine to exclude Rowley report.	2.00	550	1,100.00
8/25/2008	LM Franco	Legal research on motion.	5.00	550	2,750.00
9/5/2008	RS Hilbert	E-mail correspondence on motion in limine deadlines; telephone call with R. Katz re same and related issues.	2.00	505	1,010.00
9/15/2008	DL Wishon	Research re: status of other similar cases.	1.50	280	420.00
Project Total:	1000/		12.80		\$6,482.00
Percentage Recoverable:	100%				\$6,482.00
Hours Billed to Project No. 328 by Co-Counsel:	9.7				

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Project No. 329		Draft Motions in limine. (filed September 25, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
	LM Franco	Review draft MILs and provide comments to A. Garza.	2.50	550	1,375.00
8/17/2008	RS Hilbert	Review and revise motions in limine.	2.20	505	1,111.00
8/18/2008 8/18/2008	RS Hilbert	Draft motion in limine on NFL Sponsorship and Internet Agreement. Work on motions in limine.	4.50 3.90	505 700	2,272.50 2,730.00
8/19/2008		Serve motions in Limine upon opposing counsel.	0.80	185	148.00
	RS Hilbert	Revise and finalize motions in limine; oversee service of same.	7.00	505	3,535.00
8/19/2008	RS Katz	Work on pretrial filings.	4.40	700	3,080.00
9/24/2008	RS Hilbert	Review and analyze draft motions in limine; draft and send e-mail with proposed changes to same.	4.00	505	2,020.00
Project Total:			29.30		\$16,271.50
Percentage Recoverable:	100%				\$16,271.50
Hours Billed to Project No. 329 by Co-Counsel:	44.4				

Project No. 330		Review and summarize Defendants' motions in limine.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/20/2008	RS Katz	Work on pretrial filings.	7.10	700	4,970.00
8/21/2008	RS Hilbert	Conference calls with experts re response to Daubert motions in limine.	1.70	505	858.50
	CS Hummel	Review pretrial filings.	2.00	700	1,400.00
9/5/2008	CS Hummel	Evidence prepare; draft letter to Kessler.	4.60	700	3,220.00
9/16/2008	CS Hummel	Review MILS.	4.50	700	3,150.00
9/25/2008	RS Hilbert	Draft and send e-mail to A. Schwarz re status of Opposition to motion in limine for D. Rascher.	0.50	505	252.50
9/26/2008	RS Hilbert	Review and analyze additional motions in limine filed by Defendants.	1.30	505	656.50
9/28/2008	NS Cohen	Review and analyze Defendants' Motions in Limine Numbers 6 and 7 in preparation of opposing; legal research and analysis re: case law cited in Motions in Limine.	2.40	405	1 104 00
		Motion in limine.			1,164.00
	CS Hummel		1.00	700	700.00
	CS Hummel	Draft Allen letter.	0.20	700	140.00
10/1/2008	CS Hummel	Opposition review.	1.00	700	700.00

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10/1/2008	CS Hummel	Respond to memo from opposing counsel.	0.30	700	210.00
Project Total:			26.60		\$17,421.50
Percentage Recoverable:	100%				\$17,421.50
Hours Billed to Project No. 330 by Co-Counsel:	3.9				

Project No. 331		Prepare Plaintiffs' exhibit list.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/12/2008	RS Hilbert	Draft and send e-mail to B. Charhon re questions about exhibit list.	1.00	505	505.00
9/4/2008	D Crim	Organize and index documents in preparation for trial.	5.50	185	1,017.50
9/5/2008	D Crim	Organize and index documents for attorney review in preparation for trial.	0.90	185	166.50
9/8/2008	D Crim	Organize and index documents in preparation for upcoming trial.	0.60	185	111.00
9/22/2008	D Crim	Compile and organize documents for attorney review; follow-up on service of P. Allen with servers;	0.80	185	148.00
9/24/2008	D Crim	Compile and organize documents for attorney review.	1.00	185	185.00
9/25/2008	RS Hilbert	Review and analyze Defendants' exhibits from expert witnesses; draft and send e-mail re same.	1.30	505	656.50
9/26/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	2.10	185	388.50
9/26/2008	RS Hilbert	Conference with D. Wishon re discovery responses.	1.00	505	505.00
10/1/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	0.80	185	148.00
Project Total:			15.00		\$3,831.00
Percentage Recoverable:	100%				\$3,831.00
Hours Billed to Project No. 331 by Co-Counsel:	249.2				

Project No. 332		Object to Defendants' exhibits (served September 25, 2009)			
Date	Time Keeper	Description	Hours	Rate	Fee
9/4/2008	LM Franco	Review correspondence re exhibit objections	1.10	550	605.00
9/4/2008	LM Franco	Review draft letter to Kessler re authentication.	1.00	550	550.00

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Drainet Total:		2.10	¢1.155.00
Project Total: Percentage Recoverable:	100%	2.10	\$1,155.00 \$1,155.00
Hours Billed to Project No. 332 by Co-Counsel:	0		

Project No. 334(A)		Draft and revise stipulation on choice of law issues			
Date	Time Keeper	Description	Hours	Rate	Fee
9/9/2008	RS Hilbert	Draft stipulation re choice of law; draft and send e-mail re same.	1.00	505	505.00
9/16/2008	RS Hilbert	Draft and send e-mail re stip on choice of law issues.	0.60	505	303.00
9/18/2008	RS Hilbert	Review and revise stip on choice of law issues; draft and send e-mail re same.	2.10	505	1,060.50
9/19/2008	RS Hilbert	Review and revise stip on choice of law issues; draft and send e-mail re same; e-mail correspondence re same; telephone call with C. Hummel re same; conference with L. Franco re same.	2.00	505	1,010.00
9/22/2008	RS Hilbert	Review and revise stip on choice of law issues; draft and send e-mail re same; e-mail correspondence re same.	2.50	505	1,262.50
9/23/2008	RS Hilbert	E-mail correspondence re stip on choice of law issues; revise same.	0.80	505	404.00
9/25/2008	RS Hilbert	Review draft stip on choice of law issues; telephone call with C. Hummel re same; e-mail correspondence re same.	2.20	505	1,111.00
Project Total:			11.20		\$5,656.00
Percentage Recoverable:	100%				\$5,656.00
Hours Billed to Project No. 334(A) by Co- Counsel:	0				

Project No. 336		October 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
		Organize electronic documents for review of experts			
10/1/2008	D Crim	and production.	3.10	185	573.50

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10/1/2008	DL Wishon	Research and respond to questions from local counsel re: document productions and discovery.	0.50	280	140.00
10/2/2008	D Crim	Compile and organize client electronic data for attorney review; research production specifications for cocounsel.	2.10	185	388.50
10/2/2008	DL Wishon	Make arrangements for support throughout trial.	1.20	280	336.00
10/2/2008	RS Hilbert	Conference call with R. Katz and H. Adderley re ad hoc agreement.	1.10	505	555.50
		Draft memo to C. Hummel re Plaintiffs' deposition questions that opposing counsel instructed deponent			
10/3/2008		not to answer.	4.10	185	758.50
10/3/2008	DL Wishon	Prepare documents for filing with the court.	1.50	280	420.00
10/3/2008	RS Hilbert	Review notice of appearance for C. Hummel; oversee e-filing of same.	0.90	505	454.50
10/5/2008	D Crim	Draft memo to C. Hummel re Plaintiffs' deposition questions that opposing counsel instructed deponent not to answer.	3.30	185	610.50
10/7/2008	D Crim	Prepare deposition designations of W. Friss; research opposing counsel's complaints re errata sheets; meet with R. Hilbert re same.	2.10	185	388.50
Project Total:			19.90		\$4,625.50
Percentage Recoverable:	100%				\$4,625.50
Hours Billed to Project No. 336 by Co-Counsel:	5.3				

Project No. 337		Prepare Joint Exhibit List			
Date	Time Keeper	Description	Hours	Rate	Fee
10/8/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	0.30	185	55.50
10/13/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	3.70	185	684.50
10/14/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	2.20	185	407.00
10/15/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	0.90	185	166.50
10/16/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	1.20	185	222.00
10/17/2008	D Crim	Compile and organize documents in preparation for upcoming trial.	7.10	185	1,313.50
Project Total:			15.40		\$2,849.00
Percentage Recoverable:	100%				\$2,849.00

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	26.9		
Project No. 337			
by Co-Counsel:			

Project No. 337(B)		Attend to Trial Logistics (Hotel and Travel Arrangements, Trial Equipment, Etc.)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/12/2008	DL Wishon	Make arrangements for accommodations for trial.	1.00	280	280.00
	DL Wishon	Review hotel contract for trial and discuss with R. Katz.	0.40	280	112.00
9/2/2008	CS Hummel	Attend to trial graphics, travel logistics.	1.40	700	980.00
9/8/2008	RS Hilbert	E-mail correspondence re hotel arrangements at trial.	1.00	505	505.00
9/9/2008	RS Hilbert	E-mail correspondence with TrialGraphix re status of exhibit database; review e-mail on use of deposition testimony at trial.	1.30	505	656.50
9/16/2008	RS Hilbert	E-mail correspondence with TrialGraphix re status of exhibit database; draft and send e-mail to B. Charhon re same; review notice of deposition for S. Saxon; e-mail correspondence re exhibits to J. Linzner stipulation.	4.10	505	2,070.50
9/18/2008	RS Hilbert	Conference call with P. Rowley re questions about damages report.	1.00	505	505.00
9/23/2008	RS Hilbert	Conference with D. Wishon re preparation of depo designations; conference with D. Wishon re hotel arrangements for trial; e-mail correspondence re same; review e-mail from TrialGraphix re questions about same.	1.80	505	909.00
	CS Hummel	Review expert reports; review trial graphics.	0.20	700	140.00
Project Total:			12.20		\$6,158.00
Percentage Recoverable:	25%				\$1,539.50
Hours Billed to Project No. 337(B) by Co- Counsel:	8.9				

Project No. 338		Prepare for deposition of S. Saxon.			
Date	Time Keeper	Description	Hours	Rate	Fee
0/44/0000		E-mail correspondence re depo of S. Saxon; e-mail correspondence re authentication issues surrounding			
9/11/2008	RS Hilbert	letters from Electronic Arts.	1.00	505	505.00

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9/30/2008	RS Katz	deposition arrangements.	1.10	700	770.00
Project Total:			2.10		\$1,275.00
Percentage Recoverable:	100%				\$1,275.00
Hours Billed to Project No. 338 by Co-Counsel:	45.4				

Project No. 342		Prepare Joint Pre-Trial Order (filed October 8, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
9/27/2009	LM Franco	Provide final comments on draft joint pretrial order.	0.00	550	1 100 00
0/21/2000	LIM Franco	Provide final comments on draft joint pretrial order.	2.00	550	1,100.00
0/9/2009		E-mail correspondence re class proof at trial; telephone		505	
	RS Hilbert	call with J. Naylor re joint pretrial order.	2.00	505	1,010.00
9/9/2008	RS Hilbert	E-mail correspondence re joint pretrial order.	1.00	505	505.00
0/10/2008	RS Hilbert	Telephone call with J. Naylor re joint pretrial order; e- mail correspondence re same.	1.20	505	606.00
9/10/2000	RS HIIDER	·	1.20	505	606.00
9/12/2008	LM Franco	Review defendant's revisions to issues of fact for joint pretrial order.	0.50	550	275.00
	LM Franco	Prepare notes on fact issues for J. Naylor.	0.80	550	440.00
	RS Hilbert	E-mail correspondence re joint pretrial order.	1.20	505	606.00
	RS Hilbert	E-mail correspondence re joint pretrial order.	0.60	505	303.00
9/22/2008	RS Hilbert	E-mail correspondence re joint pretrial order.	0.90	505	454.50
10/7/2008	DL Wishon	Prepare documents for filing with the court.	8.00	280	2,240.00
10/7/2008	RS Hilbert	E-mail correspondence re joint pretrial order.	1.20	505	606.00
10/8/2008	DL Wishon	Prepare documents for filing with the court.	5.70	280	1,596.00
Project Total:			25.10		\$9,741.50
Percentage	100%				\$9,741.50
Recoverable:					
Hours Billed to	153				
Project No. 342					
by Co-Counsel:					

Project No. 343		Prepare opposition to Defendants' Motions in Limine (filed October 8, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
8/21/2008	LM Franco	Conference call with P. Rowley, D. Rascher re strategy for responses to Daubert motions.	1.50	550	825.00
8/25/2008	LM Franco	Work on opposition to motion in limine to exclude Rowley testimony.	3.50	550	1,925.00

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8/25/2008	RS Hilbert	Draft Opposition to motion in limine seeking to exclude D. Rascher.	7.00	505	3,535.00
	LM Franco	Complete first draft of opposition to motion to exclude Rowley testimony.	3.30	550	1,815.0
	LM Franco	Conference with R. Hilbert re opposition to MIL to exclude Rascher testimony.	1.00	550	550.0
	LM Franco	Review draft joint pretrial order.	1.00	550	550.0
	RS Hilbert	Draft Opposition to motion in limine seeking to exclude D. Rascher.	8.00	505	4,040.0
	rto i moort	Continue working on opposition to MIL to exclude	0.00		1,010.0
8/27/2008	LM Franco	Rowley.	2.80	550	1,540.0
8/27/2008	RS Hilbert	Review and revise Opposition to motion in limine seeking to exclude D. Rascher.	7.00	505	3,535.0
8/28/2008	LM Franco	Finalize draft opposition to Rowley MIL; prepare declarations for Rowley MIL.	5.00	550	2,750.0
8/28/2008	RS Hilbert	Review and revise Opposition to motion in limine seeking to exclude D. Rascher.	5.00	505	2,525.0
8/28/2008	RS Hilbert	E-mail correspondence on Opposition to motion in limine seeking to exclude D. Rascher; further review and revise same.	7.60	505	3,838.0
		Review and revise Opposition to motion in limine			·
8/29/2008	RS Hilbert	seeking to exclude D. Rascher.	2.00	505	1,010.0
8/29/2008	RS Katz	Work on pretrial issues.	2.00	700	1,400.0
9/28/2008	NS Cohen	Telephone conference with C. Hummel and R. Katz re: responding to Motions; begin drafting response to Motion in Limine No. 6.	0.80	485	388.0
9/29/2008	NS Cohen	Draft opposition to motion in limine no. 6 to exclude rule 1006 evidence; legal research and analysis re: case law cited in motion in limine nos. 6 and 7; review summary judgment transcript in preparation of drafting opposition to motions in limine.	4.20	485	2,037.0
9/30/2008	NS Cohen	Legal research and analysis re: case law cited in Defendants' sixth motion in limine; draft opposition to 6th motion in limine; telephone conference with C. Hummel re: same.	2.10	405	1 502 5
3/00/2000	NS Conen	Turrine re. same.	3.10	485	1,503.5
10/1/2008	NS Cohen	Continue drafting Opposition to Motion in Limine 7 re: scrambling; legal research and analysis re: case law cited by Defendants in Motion in Limine 7 re: weighing relevance with unfair prejudice; revise Opposition to Sixth Motion in Limine.	3.20	485	1,552.0
10/1/2008	RS Hilbert	Review and revise Opposition to Motion In Limine on Madden summaries.	1.40	505	707.0
	NS Cohen	Continue revising Opposition to Motion in Limine No. 6; e-mail correspondence with trial team re: Opposition to Motions in Limine and re: stipulation; continue drafting and revising Opposition to Motion in Limine No. 7; multiple conferences with C. Hummel re: opposition briefs.	3.30	485	1,600.5

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		Review and revise Opposition to Motion In Limine on			
10/2/2008	RS Hilbert	Madden summaries.	2.10	505	1,060.50
10/3/2008	CS Hummel	Review and revise motions in limine oppositions.	4.90	700	3,430.00
10/3/2008	CS Hummel	Conference telephone call with Parcher re: trial.	0.10	700	70.00
10/3/2008	NS Cohen	Continue revising opposition to motions in limine nos. 6 and 7; participate in meeting with Parcher and Hummel re: trial preparation; e-mail correspondence with Hilbert and Charhon re: evidence in opposition to said motions in limine.	1.80	485	873.00
10/3/2008	RS Hilbert	Review and revise Opposition to Motion In Limine re testimony of D. Rascher.	1.50	505	757.50
		Continue finalizing opposition to motion in limine 6 and			
10/4/2008	NS Cohen	7.	1.30	485	630.50
10/5/2008	CS Hummel	Finalize edits of motion in limines.	5.50	700	3,850.00
	RS Hilbert	Review and revise Opposition to Motion In Limine re testimony of P. Rowley; draft and send e-mail re same. Review and finalize all motion in limine drafts.	4.00	505	2,020.00
10/6/2008	CS Hummel	Review and finalize all motion in limine drafts.	3.20	700	2,240.00
10/6/2008	NS Cohen	Revise and finalize opposition to motion in limine nos. 6 and 7; draft declarations of N. Cohen in support of opposition briefs and prepare exhibits related thereto; multiple conferences and e-mail correspondence with Hummel, Hilbert and Charhon re: in limine opposition.	2.80	485	1,358.00
10/6/2008	RS Hilbert	Finalize Oppositions to Motions In Limine on scrambling and Madden summaries; draft declaration for use with same; telephone call with N. Cohen re all of the above; finalize same for service on opposing counsel.	5.10	505	2,575.50
10/8/2008	NS Cohen	Participate in telephone conference with team re: revising Motions in Limine to comply with page limitations; review and revise Opposition to Motion in Limine No. 7 in preparation of filing; e-mail correspondence with C. Hummel and R. Hilbert re: same.	1.00	485	485.00
		Conference call with litigation team re condensed			
10/8/2008	RS Hilbert	Oppositions to Motions In Limine; telephone call with R. Katz re same; telephone call with J. Naylor re same.	4.80	505	2,424.00
10/9/2008	DL Wishon	Prepare documents for filing with the court.	7.00	280	1,960.00
Project Total:			117.80		\$61,360.00
Percentage Recoverable:	100%				\$61,360.00
Hours Billed to Project No. 343 by Co-Counsel:	24.3				

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Project No. 343(A)		Legal research on Daubert issues			
Date	Time Keeper	Description	Hours	Rate	Fee
6/19/2008	LM Franco	Legal research on application of Daubert test in 9th Circuit.	2.50	550	1,375.00
6/20/2008	LM Franco	Continue research on status of Daubert test in 9th Circuit.	3.00	550	1,650.00
6/21/2008	LM Franco	Legal research on Daubert in 9th Circuit; prepare memo regarding same	6.70	550	3,685.00
6/23/2008	LM Franco	Continued legal on recent Supreme Court Daubert cases.	0.60	550	330.00
Project Total:			12.80		\$7,040.00
Percentage Recoverable:	100%				\$7,040.00
Hours Billed to Project No. 343(A) by Co- Counsel:	0				

Project No. 346		Research statute of limitations under Virginia and D.C. law.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/5/2008	LM Franco	Research on statute of limitations.	2.00	550	1,100.00
Project Total:			2.00		\$1,100.00
Percentage Recoverable:	100%				\$1,100.00
Hours Billed to Project No. 346 by Co-Counsel:	23.5				

Project No. 347		Research admissibility of internet evidence.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/13/2008	LM Franco	Finalize memo on 9th Circuit law on authentication; review court order to refile motion to dismiss Parrish.	1	550	550.00
8/13/2008	LM Franco	Review J. Naylor memo on authentication of internet sites; send correspondence to J. Clark with Rascher confidentiality designations; review key documents' memo.	1	550	550.00

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8/13/2008	RS Hilbert	Draft and send e-mail to B. Lynch re websites of football statistics.	1.00	505	505.00
Project Total:			3.00		\$1,605.00
Percentage Recoverable:	100%				\$1,605.00
Hours Billed to Project No. 347 by Co-Counsel:	4.2				

Project No. 352		Identify class members in Madden videogames.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/10/2008	RS Hilbert	E-mail correspondence re scrambling of retired players in Madden.	0.50	505	252.50
9/11/2008	RS Hilbert	Meeting with R. Katz and L. Franco re Madden issues; telephone call with B. Charhon re same; draft and send e-mail re same.	2.00	505	1,010.00
9/22/2008	LM Franco	Confirm scrambling of defendant's retired-player witnesses and prepare chart re same; review draft stipulation re testimony of Day & Pat Allen; discuss stipulation re Allen testimony; discuss with B. Charon, RSH McBath trial deposition; discuss trial prep tasks with D. Wishon.	2.00	550	1,100.00
Project Total:			4.50		\$2,362.50
Percentage Recoverable:	100%				\$2,362.50
Hours Billed to Project No. 352 by Co-Counsel:	11				

Project No. 354		Prepare Madden summaries.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/25/2008	RS Hilbert	Coordinate project identifying retired player clones used in Madden 2007 game; telephone calls with A. Schwartz re same; draft and send e-mails re same.	5.80	505	2,929.00
	RS Hilbert	E-mail correspondence on project identifying retired player clones used in Madden 2007 game	1.10	505	555.50
	RS Hilbert	E-mail correspondence on Madden issues.	0.50	505	252.50
8/12/2008	CS Hummel	Research re: rule 1006.	1.20	700	840.00

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8/12/2008	LM Franco	Conference call on Madden game exhibits; review memo on FRE 1006	1.00	550	550.00
8/13/2008	RS Hilbert	E-mail correspondence on evidentiary issues for the 1006 summaries on Madden.	1.70	505	858.50
8/15/2008	RS Hilbert	Conference call with B. Charhon and P. Rhee re Madden projects; e-mail correspondence re same.	2.40	505	1,212.00
8/19/2008	RS Hilbert	Conference call with B. Charhon and P. Rhee re Madden projects; e-mail correspondence re same.	1.00	505	505.00
9/16/2008	CS Hummel	Work on Madden evidence.	2.80	700	1,960.00
Project Total:			17.50		\$9,662.50
Percentage Recoverable:	100%				\$9,662.50
Hours Billed to Project No. 354 by Co-Counsel:	17.1				

Project No. 354(A)		Research and drafting of papers re: admissibility of EA evidence			
Date	Time Keeper	Description	Hours	Rate	Fee
10/13/2008	NS Cohen	Legal research and analysis re: preclusive effect of failure to produce documents in discovery on trial testimony.	1.40	485	679.00
10/14/2008	NS Cohen	Continue research re: excluding testimony pursuant to Rule 37 of the FRCP.	1.20	485	582.00
10/15/2008	NS Cohen	Review and analyze Linzner deposition transcript and declarations in preparation of drafting pocket brief re: admissibility of EA e-mails.	1.50	485	727.50
10/16/2008	NS Cohen	Draft pocket brief re: admissibility of EA Internal e-mail; legal research and analysis re: hearsay exceptions; review case law re: double hearsay and nonhearsay in preparation of drafting pocket brief; e-mail correspondence and meeting with Chad Hummel re: same.	5.80	485	2,813,00
10/17/2008		Continue drafting brief re: EA internal e-mail.	0.60	485	291.00
10/18/2008		Continue drafting and revising pocket brief re: admissibility of e-mails; legal research and analysis re: hearsay exceptions in support thereof.	1.40	485	679.00
Project Total:			11.90		\$5,771.50
Percentage Recoverable:	100%				\$5,771.50

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Hours Billed to	0		
Project No.			
354(A) by Co-			
Counsel:			

Project No. 355		Prepare Madden screenshots.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/9/2008	LM Franco	Review Madden exhibits.	0.80	550	440.00
9/11/2008	LM Franco	Telephone conference with B. Charon, R. Katz, R. Hilbert re Madden trial exhibits.	1.00	550	550.00
9/11/2008	LM Franco	Telephone conference (left message) with P. Rhee re Madden game.	0.50	550	275.00
Project Total:			2.30		\$1,265.00
Percentage Recoverable:	100%				\$1,265.00
Hours Billed to Project No. 355 by Co-Counsel:	0				

Project No. 356		Review GLAs for exclusivity language.			
Date	Time Keeper	Description	Hours	Rate	Fee
3/12/2008	K Hunt	Review GLAs re players amending standard terms for attorney reference.	5.80	210	1,218.00
Project Total:			5.80		\$1,218.00
Percentage Recoverable:	100%				\$1,218.00
Hours Billed to Project No. 356 by Co-Counsel:	4.4				

Project No. 360		Analyze Gene Upshaw issues.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/21/2008	LM Franco	Conference call with Trial Graphix re impact of Upshaw death on trial schedule	1.00	550	550.00
10/17/2008	NS Cohen	Review defendants' supplemental letter briefs.	0.30	485	145.50
10/10/0000		Draft brief to court in response to defendant's brief re: Upshaw testimony; research case law in support of			
10/18/2008	NS Cohen	brief.	3.60	485	1,746.00

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10/19/2008	NS Cohen	Shepardize case law cited in pocket brief in preparation of submission.	1.00	485	485.00
Project Total:			5.90		\$2,926.50
Percentage Recoverable:	100%				\$2,926.50
Hours Billed to Project No. 360 by Co-Counsel:	6.5				

Project No. 361		Review and analyze Defendants' Request for Continuance.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/21/2008	RS Hilbert	Review joint stipulation from opposing counsel temporarily suspending deadlines; draft and send email re same.	1.70	505	858.50
8/21/2008	8/21/2008 RS Katz	Work on changes resulting from Upshaw death, pretrial filings.	5.90	700	4,130.00
8/22/2008	LM Franco	Review order continuing pretrial dates; conference call re strategy for postponing trial; prepare memo of "wish list" bargaining chips for trial extension.	3.30	550	1,815.00
8/22/2008	RS Hilbert	E-mail correspondence re Defendants' request for a continuance; draft and send e-mail to L. Kuslansky re revised voir dire; conference with B. Charhon re status of exhibit list and related issues.	3.60	505	1,818.00
8/25/2008	LM Franco	Review defendant's letter requesting continuance of trial; conference with R. Katz on pretrial order.	1.50	550	825.00
Project Total:			16.00		\$9,446.50
Percentage Recoverable:	100%				\$9,446.50
Hours Billed to Project No. 361 by Co-Counsel:	8				

Project No. 362		Calculate deadlines in light of new trial date.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/18/2008	RS Hilbert	Draft and send e-mail re pretrial deadlines.	0.50	505	252.50
8/19/2008	RS Hilbert	E-mail correspondence re pretrial deadlines.	1.50	505	757.50
		Confer with RSH re new due dates for Motions in			
9/16/2008	LM Franco	Limine.	0.50	550	275.00

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Project Total:		2.50	\$1,285.00
Percentage Recoverable:	100%		\$1,285.00
Hours Billed to Project No. 362 by Co-Counsel:	0		

Project No. 366		November 2008 case management			
Date	Time Keeper	Description	Hours	Rate	Fee
11/12/2008	DL Wishon	Compile transcripts and other trial-related documents for review by attorneys.	0.70	280	196.00
Project Total:			0.70		\$196.00
Percentage Recoverable:	100%				\$196.00
Hours Billed to Project No. 366 by Co-Counsel:	0				

iect No. 368		Analyze and create witness list.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/15/2008	LM Franco	Review defendant's request for Todd McFarlane as trial witness.	0.50	550	275
9/16/2008	LM Franco	Discuss allowing Todd McFarlane as witness	0.80	550	440
9/17/2008	D Crim	Organize and index Players, Inc.'s disclosed witnesses per R. Hilbert.	1.70	185	314
9/18/2008	RS Hilbert	Review e-mail to opposing counsel re request to call T. McFarlane as witness at trial; e-mail correspondence re Defendants' proposed witnesses for trial; draft and send e-mail to B. Charhon re same.	2.70	505	1,363
9/19/2008	LM Franco	Review correspondence on plaintiff's "will-call" witnesses; conduct prelim "scrambling" analysis on McBath, Owens, Wheeler, Hipple and Goich; review order confirming 10/20 trial date and forward to J. Nixon; review correspondence re Ex. 2046.	2.00	550	1,100
9/25/2008	RS Hilbert	Conference call on identity and order of witnesses at trial; e-mail correspondence re same.	2.20	505	1,11 ⁻
	RS Hilbert	E-mail correspondence on witness order at trial.	1.70	505	858

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Project Total:		11.60	\$5,462.50
Percentage Recoverable:	100%		\$5,462.50
Hours Billed to Project No. 368 by Co-Counsel:	3.3		

Project No. 369		Interview potential witnesses.			
Date	Time Keeper	Description	Hours	Rate	Fee
7/30/2008	LM Franco	Telephone conference (left message) with J. Naylor re witness interviews.	1.00	550	550.00
7/04/0000		Research on Jeff Nixon background; telephone conference with J. Naylor re potential witness			
	LM Franco	interviews.	3.00	550	1,650.00
8/1/2008	LM Franco	Review Jeff Nixon background materials.	1.70	550	935.00
8/4/2008	LM Franco	Make travel arrangements for meeting with J. Nixon; correspondence with J. Naylor re meeting with J. Nixon.	0.40	550	220.00
	LM Franco	Telephone conference with J. Nixon re meeting on Thursday; telephone conference (left message) with J. Naylor re call-in number for Jeff Nixon meeting.	1.00	550	550,00
	LM Franco	Prepare for meeting with Jeff Nixon.	1.00	550	550.00
	LM Franco	Prepare for and meet with J. Nixon; conference with J. Naylor re assessment of trial witnesses; telephone conference with R. Hilbert re trial witnesses and next steps.	5.10	550	2,805.00
9/5/2008	LM Franco	Telephone conference (left message) with J. Nixon re trial schedule	1.00	550	550.00
9/11/2008	LM Franco	Telephone conference with J. Nixon re trial date.	0.50	550	275.00
Project Total:			14.70		\$8,085.00
Percentage Recoverable:	100%				\$8,085.00
Hours Billed to Project No. 369 by Co-Counsel:	47.2				

Project No. 371		Analyze Defendants' exhibit list, object to various exhibits.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/22/2008	LM Franco	Review memo on status of exhibited objections.	0.30	550	165.00

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Project Total:		0.30	\$165.00
Percentage Recoverable:	100%		\$165.00
Hours Billed to Project No. 371 by Co-Counsel:	33.6		

Drainet No. 270		Organiza deposition exhibits for use at twist			
Project No. 372 Date	Time Manne	Organize deposition exhibits for use at trial.	Usons	Dete	F
Dale	Time Keeper	Description Compile and experient description	Hours	Rate	Fee
8/11/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.20	280	336.00
8/12/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.20	280	336.00
8/13/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	8.90	280	2,492.00
8/14/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	4.20	280	1,176.00
8/18/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	3.20	280	896.00
8/20/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	0.30	280	84.00
8/25/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.50	280	420.00
8/26/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	0.50	280	140.00
9/8/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.00	280	280.00
9/10/2008	LM Franco	Meeting with P. Rowley and S. Girard, R. Katz, R. Hilbert re trial exhibits for damages.	2.00	550	1,100.00
9/15/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	0.60	280	168.00
10/3/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	3.30	280	924.00
10/6/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	3.30	280	924.00
10/7/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	0.90	280	252.00
Project Total:			32.10		\$9,528.00
Percentage Recoverable:	100%		02.10		\$9,528.00
Hours Billed to Project No. 372 by Co-Counsel:	0				

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Project No. 374		Analyze and discuss broad trial themes.			
Date	Time Keeper	Description	Hours	Rate	Fee
	LP Parcher	Strategize and consult with trial team; review depositions.	4.00	850	3,400.00
10/16/2008	LP Parcher	Strategize and consult with trial team.	6.00	850	5,100.00
	LP Parcher	Review of depositions; consult with trial team	4.00	850	3,400.00
	LP Parcher	Review of depositions; consult with trial team.	2.00	850	1,700.00
10/18/2008		Meet with team.	2.00	700	1,400.00
10/19/2008	LP Parcher	Review of depositions; consult with trial team	5.00	850	4,250.00
Project Total:			23.00		\$19,250.00
Percentage Recoverable:	100%				\$19,250.00
Hours Billed to Project No. 374 by Co-Counsel:	5.3				

Project No. 376		Review jury questionnaire.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/11/2008	RS Hilbert	E-mail correspondence re jury questionnaire; review voice mail from opposing counsel re schedule for pretrial matters; draft and send e-mail re same; conference with L. Franco re same.	3.80	505	1,919.00
8/12/2008	RS Hilbert	Conference call on status and strategy for pretrial matters; follow-up call re same; conference with L. Franco re jury questionnaire.	6.00	505	3,030.00
8/13/2008	RS Hilbert	Review and analyze jury instructions and jury questionnaire; conference with L. Franco re same.	6.00	505	3,030.00
8/17/2008	RS Hilbert	Revise jury questionnaire.	2.00	505	1,010.00
9/10/2008	RS Hilbert	Prepare for call with opposing counsel re jury questionnaire; participate in same.	2.60	505	1,313.00
9/15/2008	RS Hilbert	Draft and send e-mail re jury questionnaire.	1.00	505	505.00
9/16/2008	RS Hilbert	E-mail correspondence re jury questionnaire.	1.60	505	808.00
9/19/2008	RS Hilbert	Draft and send e-mail re jury questionnaire.	1.50	505	757.50
9/22/2008	RS Hilbert	Prepare for call on jury questionnaire; participate in same.	9.30	505	4,696.50
9/23/2008	RS Hilbert	Telephone call with opposing counsel re questions about jury questionnaire; draft and send e-mail re same.	1.70	505	858.50
9/24/2008	RS Hilbert	Telephone call with opposing counsel re questions about jury questionnaire; draft and send e-mail re same.	3.00	505	1,515.00
10/7/2008	RS Hilbert	E-mail correspondence on jury questionnaire issues.	1.00	505	505.00

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Project Total:		39.50	\$19,947.50
Percentage Recoverable:	100%		\$19,947.50
Hours Billed to Project No. 376 by Co-Counsel:	1		

Project No. 376(A)		Draft, review and revise voir dire, and special verdict form.			
Date	Time Keeper	Description	Hours	Rate	Fee
5/9/2008	LM Franco	Review draft stipulation to dismiss Parrish complaint.	0.50	550	275.00
8/21/2008	RS Hilbert	E-mail correspondence re draft verdict form; conference with L. Franco re claim for accounting in connection with same.	2.00	505	1,010.00
8/25/2008	LM Franco	Finalize draft verdict form.	1.00	550	550.00
8/26/2008	LM Franco	Send out revised jury instructions and verdict form to trial team.	1.00	550	550.00
8/27/2008	LM Franco	Finalize jury instructions and verdict form for exchange.	2.00	550	1,100.00
9/24/2008	RS Hilbert	Review and revise voir dire; draft and send e-mail re same.	1.60	505	808.00
9/25/2008	RS Hilbert	Review e-mail with comments about voir dire; revise same.	3.00	505	1,515.00
9/29/2008	RS Hilbert	Revise voir dire; draft and send e-mail to opposing counsel re same.	1.50	505	757.50
10/1/2008	LM Franco	Conference with RSH re special verdict form.	0.20	550	110.00
10/1/2008	RS Hilbert	Review and revise special verdict form; e-mail correspondence re same; telephone call with C. Hummel re same and related issues.	2.10	505	1,060.50
10/6/2008	RS Hilbert	Draft and send e-mail re special verdict form.	1.20	505	606.00
Project Total:			16.10		\$8,342.00
Percentage Recoverable:	100%				\$8,342.00
Hours Billed to Project No. 376(A) by Co- Counsel:	0				

Project No. 378		Prepare witnesses for testifying.			
Date	Time Keeper	Description	Hours	Rate	Fee
10/18/2008	RS Katz	Witnesses.	2.00	700	1,400.00

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Project Total:		2.00	\$1,400.00
Percentage Recoverable:	100%		\$1,400.00
Hours Billed to Project No. 378 by Co-Counsel:	0		

Project No. 379		Review and edit list of stipulated facts.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/29/2008	CS Hummel	Review pretrial filings and proposed stipulated facts.	2.50	700	1,750.00
9/2/2008	RS Hilbert	Draft and send e-mail to J. Naylor re stipulated facts.	1.00	505	505.00
9/8/2008	LM Franco	Review draft stipulated facts and prepare additional stipulated facts.	2.00	550	1,100.00
9/11/2008	CS Hummel	Review and revise stipulation; memos to team.	1.00	700	700.00
9/24/2008	CS Hummel	Review proposed stipulated facts review.	2.50	700	1,750.00
Project Total:			9.00		\$5,805.00
Percentage Recoverable:	100%				\$5,805.00
Hours Billed to Project No. 379 by Co-Counsel:	9.9				

Project No. 380		Prepare trial subpoena for electronic arts.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/15/2008	RS Hilbert	Draft trial subpoenas for EA.	2.00	505	1,010.00
8/17/2008	RS Hilbert	E-mail correspondence re EA subpoenas and related issues.	2.20	505	1,111.00
8/25/2008	RS Hilbert	Research trial subpoena to custodian of documents; draft and send e-mail re same; revise subpoenas to EA in light of same; meeting with R. Katz and L. Franco re same and related issues.	3.80	505	1,919.00
8/26/2008	NS Cohen	E-mail correspondence with team re: EA subpoena, scheduling and other developments re: Upshaw death.	0.30	485	145.50
9/2/2008	LM Franco	Review correspondence from EA re service of subpoenas.	0.50	550	275.00
Project Total:			8.80		\$4,460.50
Percentage Recoverable:	100%				\$4,460.50

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Hours Billed to	1.1		
Project No. 380			
Project No. 380 by Co-Counsel:			

Project No. 381		Miscellaneous trial preparation.			
Date	Time Keeper	Description	Hours	Rate	Fee
8/4/2008	RS Katz	Trial preparation.	2.10	700	1,470.00
8/6/2008	CS Hummel	Review and analyze pretrial schedule.	1.00	700	700.0
8/6/2008	RS Hilbert	E-mail correspondence re trial list and related issues; telephone call with TrialGraphix re status of deposition transcripts; conference with D. Wishon re same.	2.80	505	1,414.00
8/7/2008	CS Hummel	Prepare for and participate in conference telephone call with trial team; trial preparation.	2.00	700	1,400.00
9/7/2009	RS Hilbert	Conference call re status of pretrial matters; draft and send e-mail re same; draft motion to file documents under seal; review exhibits for use with same; e-mail correspondence re errata for deposition of P. Rowley; telephone call with B. Jones re participation in trial; draft and send e-mail re same; telephone call with L. Franco re interview of J. Nixon	0.00	505	4.545.0
			9.00	505	4,545.00
8/7/2008		Trial preparation.	1.90	700	1,330.00
8/8/2008	CS Hummel	Review and comment on proposed witness list.	0.40	700	280.00
8/8/2008 8/8/2008	LM Franco RS Katz	Correspondence with team re witness choices; review correspondence to defendants re additional witnesses. Work on trial preparation.	1.00	550 700	550.00 1,260.00
8/11/2008	LM Franco	Review correspondence from J. Clark re pretrial scheduling; conference call with L.Leclair, R. Katz, R. Hilbert, J. Naylor, B. Charhon re pretrial issues; review draft letter to defendants re Lawson depo; telephone conference with J. Nixon re attending trial.	5.50	550	3,025.00
8/11/2008	RS Hilbert	Draft and send e-mail re strategy for deposing L. Lawson.	0.50	505	252.5
8/11/2008		Trial preparation.	2.10	700	1,470.0
8/12/2008	LM Franco	Research on authentication of LaShun Lawson e-mail.	0.50	550	275.0
8/12/2008	RS Katz	Trial preparation.	3.90	700	2,730.0
	CS Hummel	Telephone conference and meeting re: trial outline; evaluation of evidence.	7.50	700	5,250.0
8/13/2008	RS Katz	Trial preparation.	1.70	700	1,190.0
	CS Hummel	Trial preparation.	3.20	700	2,240.0
	RS Hilbert	Prepare for meeting with litigation teams on status of pretrial preparations and strategy for trial; participate in same.	13.00	505	6,565.0

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8/14/2008	RS Katz	Trial preparation.	4.50	700	3,150.00
8/15/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	6.70	280	1,876.00
8/18/2008	RS Hilbert	Meeting with R. Katz and L. Franco re status of pretrial matters; conference call re motions in limine, motion to decertify class, and related matters.	7.00	505	3,535.00
0/10/0000	D.O.:	Confirm confidentiality designations for L. Franco; send	0.40	105	000.50
8/19/2008	D Crim	same to filing department; Compile and organize documents in preparation for	2.10	185	388.50
8/19/2008	DL Wishon	upcoming trial.	3.50	280	980.00
	RS Hilbert	Meeting with R. Katz and L. Franco re status of pretrial matters and next steps.	1.00	505	505.00
8/22/2008	RS Katz	Work on pretrial filings.	5.50	700	3,850.00
8/26/2008	RS Hilbert	E-mail correspondence re status of pretrial matters.	2.00	505	1,010.00
8/27/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	5.00	280	1,400.00
		Review e-mail correspondence from opposing counsel re details of pretrial exchange; draft and send e-mail re same; finalize materials to be exchanged; oversee			
	RS Hilbert	service of same.	2.20	505	1,111.00
8/28/2008	CS Hummel	Trial preparation and review issue outline.	2.50	700	1,750.00
	LM Franco	Conference with R. Katz, R. Hilbert, L. Leclair, B. Charhon re strategy for trial prep, and dismissal of Parrish claim.	2.50	550	1,375.00
	CS Hummel	Trial prep.	1.50	700	1,050.00
9/2/2008	CS Hummel	Trial preparation.	1.50	700	1,050.00
9/2/2008	LM Franco	Discuss whether to file additional motion in limines.	1.00	550	550.00
	DL Wishon	Compile and organize documents in preparation for upcoming trial.	9.30	280	2,604.00
	LM Franco	Discuss motion in limines.	1.00	550	550.00
9/3/2008	RS Katz	Work on trial preparation.	2.10	700	1,470.00
9/4/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	8.40	280	2,352.00
		Review proposed stipulation on exchange of exhibits; draft and send e-mail re same; e-mail correspondence on depos of C. McNeil and B. Laird; review and analyze letter to opposing counsel re various trial matters; e-mail correspondence on trial subpoena to J.			
	RS Hilbert	Linzner of Electronic Arts.	1.40	505	707.00
9/4/2008	RS Katz	Trial preparation.	3.90	700	2,730.00
9/5/2002	DL Wishon	Compile and organize documents in preparation for upcoming trial.	2 70	200	1,026,00
9/5/2008		Trial preparation.	3.70 4.90	280 700	1,036.00 3,430.00
9/8/2008		Work on pretrial submissions.	4.90	700	3,430.00
		Compile and organize documents in preparation for			
	DL Wishon	upcoming trial. Work on pretrial submissions.	2.60	280	728.00
9/9/2008	HS Katz	work on premai submissions.	4.30	700	3,010.00

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9/10/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	0.40	280	112.00
	LM Franco	Telephone conference with L. LeClair, C. Hummel, R. Katz, R. Hilbert re trial prep.	0.50	550	275.00
9/10/2008		Work on pretrial submissions.	0.90	700	630.00
		Compile and organize documents in preparation for	0.00		333.33
9/11/2008	DL Wishon	upcoming trial.	1.50	280	420.00
	LM Franco	Meeting with B. Lynch re trial prep.	1.00	550	550.00
9/11/2008	LM Franco	Review draft stipulation re authentication.	0.50	550	275.00
		Review draft letter to retired players from J. Nixon;			
9/12/2008	LM Franco	correspondence with J. Nixon re letter	1.00	550	550.00
		Telephone conferences with J. Nixon re revisions to			
9/15/2008	LM Franco	letter to retired players.	0.50	550	275.00
9/15/2008	RS Hilbert	Review e-mail from opposing counsel requesting T. McFarlane as a witness; research possibility of same; draft and send e-mail re same. E-mail correspondence on issues re objections to	1.30	505	656.50
9/15/2008	RS Hilbert	evidence.	0.80	505	404.00
9/15/2008		Trial preparation.	1.50	700	1,050.00
	110 Haiz	Compile and organize documents in preparation for	1.00	700	1,000.00
9/16/2008	DL Wishon	upcoming trial.	0.30	280	84.00
	LM Franco	Review memo on graphics recommendations from L. Kuslausky; review Amended Saxon subpoena. Trial preparation with Ron Katz.	1.20	550	660.00
9/16/2008	LP Parcher	• •	5.00	850	4,250.00
9/16/2006	RS Katz	Trial preparation.	5.50	700	3,850.00
0/17/0000	DI ME	Compile and organize documents in preparation for upcoming trial.	0.00	000	704.00
9/17/2006	DL Wishon		2.80	280	784.00
9/17/2008	LP Parcher	Trial preparation with Ron Katz, Chad Hummel, Lew Leclair and Brett Charhon.	7.50	850	6,375.00
9/17/2008	RS Hilbert	Conference call with litigation team on status of dispute and strategy for trial.	2.00	505	1,010.00
9/17/2008	RS Katz	Trial preparation.	2.90	700	2,030.00
9/18/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	5.40	280	1,512.00
9/18/2008	LP Parcher	Trial preparation with Chad Hummel, Ron Katz and Brett Charhon.	7.00	850	5,950.00
9/18/2008	RS Katz	Trial preparation.	1.00	700	700.00
9/19/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.00	280	280.00
9/19/2008		Trial preparation.	4.90	700	3,430.00
	CS Hummel	Trial preparation; telephone calls re: mediation.	5.00	700	3,500.00
		Compile and organize documents in preparation for	0.00		2,200.00
9/22/2008	DL Wishon	upcoming trial.	3.20	280	896.00
9/22/2008	LM Franco	Review articles on NFLPA in SBJ; confer with S. Girard re status of response to Rowley's Motion In Limine.	0.20	550	110.00
	LP Parcher	Telephone call with Judge Charles Breyer; telephone call with Ron Katz.	0.80	850	680.00

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0/22/2008	DC Hillbort	Telephone call with B. Charhon re exhibit issues.	1.00	EOE	F.0
9/22/2008	RS Hilbert	relephone call with B. Charnon re exhibit issues.	1.00	505	50
		Review e-mail from opposing counsel re appearance of			
		Allens at trial; draft and send e-mail re same; review e-			
		mail from B. Charhon re evidence objection issues;			
0/22/2008	RS Hilbert	review e-mail from counsel for Electronic Arts attaching original of L. Lawson letter.	2.60	EOE	1 01
9/22/2008		Trial preparation.	2.60 0.20	505 700	1,31 14
3/22/2000	NO Naiz		0.20	700	14
9/23/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	4.80	280	1,34
	LM Franco	Review additional article on NFLPA.	0.20	550	11
	LP Parcher	Trial preparation with Brett Charhon.	6.60	850	5,61
9/24/2008		Designate deposition testimony for use at trial.	1.30	185	24
0/2-1/2000	D Ciliii	Compile and organize documents in preparation for	1.30	100	24
9/24/2008	DL Wishon	upcoming trial.	7.40	280	2,07
3/24/2000	DE WISHOH		7.40	200	2,07
		Discuss Allen stipulation; review latest deadline memo;			
		review current version of stipulated facts; confer with RSH re substitution of Jeff Nixon for C. McNeill as			
9/24/2008	LM Franco	witness.	1.00	550	55
0/2 1/2000	LIVITIANCO	Trial preparation with Brett Charhon; meeting with Ron	1.00	330	
9/24/2008	LP Parcher	Katz and Brett Charhon.	4.50	850	3,82
9/25/2008		Designate deposition testimony for use at trial.	1.80	185	3,02
0/20/2000	D OIIIII	Compile and organize documents in preparation for	1.00	100	- 33
9/25/2008	DL Wishon	upcoming trial.	8.20	280	2,29
0,20,200	DE WISHOH	Review correspondence re Jeff Nixon substituting in as	0.20	200	2,23
9/25/2008	LM Franco	trial witness.	0.30	550	16
	Livi i ianoo	Trial preparation with Chad Hummel and Brett	0.00	000	10
9/25/2008	LP Parcher	Charhon; review trial prep documents.	8.00	850	6,80
9/25/2008		Trial preparation.	2.10	700	1,47
	110 Hatz	Compile and organize documents in preparation for	2.10	7.00	.,.,
9/26/2008	DL Wishon	upcoming trial.	7.40	280	2,07
		Review correspondence re J. Nixon; confer with RSH	7110		=,01
9/26/2008	LM Franco	re jury instructions memo.	0.40	550	22
		Trial preparation with Chad Hummel and Brett			
9/26/2008	LP Parcher	Charhon.	4.50	850	3,82
9/26/2008		Trial preparation.	2.60	700	1,82
		Compile and organize documents in preparation for			<u> </u>
9/29/2008	DL Wishon	upcoming trial.	3.80	280	1,06
		Confer with RSH re status of jury instructions; confer			
		with RSH re finalizing opposition to Rowley's Motion In			
9/29/2008	LM Franco	Limine.	0.50	550	27
	LP Parcher	Examine and review trial documents.	1.00	850	85
		E-mail correspondence re trial subpoena issues;			
9/29/2008	RS Hilbert	telephone call with opposing counsel re same.	2.00	505	1,01
9/29/2008	RS Hilbert	Research motion to compel trial subpoenas.	2.00	505	1,01
9/29/2008		Trial preparation.	3.90	700	2,73
		Compile and organize documents in preparation for			
0/00/0000	DL Wishon	upcoming trial.	1.60	280	44

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		Review voicemail from S. Girard re Rowley declaration;			
0/20/2009	LM Franco	review court order re preparing timeline demonstrative for trial.	0.00	550	
9/30/2008		Work on trial preparation.	0.20	550	110
9/30/2006	HS Katz		5.00	700	3,50
10/1/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	3.60	280	1,00
10/1/2008	LM Franco	Review correspondence from defendant's re exhibits and equipment for trial.	0.1	550	5
10/1/2008	RS Hilbert	Conference call with opposing counsel re trial matters; draft and send e-mail re same.	2.70	505	1,36
10/1/2008	RS Katz	Trial preparation.	2.90	700	2,03
10/2/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	3.80	280	1,06
10/2/2008	LP Parcher	Meeting with Laurie Kuslansky; strategy and analysis of trial plans.	5.00	850	4,25
	RS Hilbert	E-mail correspondence on evidentiary issues at trial.	1.50	505	75
10/2/2008	RS Katz	Trial preparation.	3.90	700	2,73
10/3/2008	RS Katz	Trial preparation.	3.10	700	2,17
10/6/2008	RS Katz	Trial preparation.	4.90	700	3,43
10/7/2008	LP Parcher	Strategy and analysis of trial plans.	4.00	850	3,40
10/7/2008	RS Hilbert	Telephone call with B. Charhon re timeline.	0.60	505	30
10/7/2008	RS Katz	Trial preparation.	0.30	700	21
10/8/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	5.00	280	1,40
	LP Parcher	Study case analysis for trial.	4.50	850	3,82
	RS Hilbert	Draft miscellaneous administrative request to exceed page limits; telephone call with opposing counsel re under seal filings; conference with D. Wishon re same; oversee e-filing of joint pretrial items.	4.40	505	2,22
10/8/2008	RS Katz	Trial preparation.	2.10	700	1,47
10/9/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	1.60	280	44
10/9/2008	RS Hilbert	Review e-mail from opposing counsel re questions about D. Allen errata; research same; draft and send e-mail re same; e-mail correspondence re timeline.	1.10	505	55
10/9/2008		Trial preparation.	3.90	700	2,73
. 5, 5, 2000	I IO Naiz	Compile and organize documents in preparation for	3.30	700	2,73
10/10/2008	DL Wishon	upcoming trial.	2.30	280	64
	LP Parcher	Teleconferences with Ron Katz.	1.30	850	1,10
		Telephone call with R. Katz re status of case and strategy going forward; e-mail correspondence re witness order and related issues; e-mail			
10/10/2008		correspondence re timeline	3.20	505	1,61
10/10/2008		Conference with P. Parcher re: trial preparation.	3.40	700	2,38
10/11/2008	LP Parcher	Study case analysis; strategize; trial preparation.	4.50	850	3,82

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		E-mail correspondence re trial exhibit issues; review correspondence from opposing counsel re Opposition to Motion In Limine re testimony of D. Rascher; telephone call with R. Katz re all of the above and			
10/11/2008	RS Hilbert	related issues	2.10	505	1,060.5
10/12/2008	DL Wishon	Compile and organize documents in preparation for upcoming trial.	4.60	280	1,288.0
	LP Parcher	Study case analysis; strategize; trial preparation.	3.00	850	2,550.0
10/13/2008	DL Wishon	Prepare for upcoming trial.	9.80	280	2,744.0
10/13/2008	LP Parcher	Conference call with Chad Hummel and Ron Katz; strategize; trial preparation.	5.30	850	4,505.0
		Conference with D. Wishon re pretrial issues; conference call on Motion In Limine issues; e-mail correspondence re same; conference call on depo designations; telephone call with D. Rascher re trial preparation; telephone call with C. Hummel re same; review and revise stipulation to bring equipment in the			
10/13/2008	RS Hilbert	courtroom; draft and send e-mail re same.	7.70	505	3.888.5
10/14/2008	DL Wishon	Prepare for trial.	10.40	280	2,912.0
	LP Parcher	Trial preparation.	2.50	850	2,125.
	LP Parcher	Trial preparation.	2.00	850	1,700.
10/15/2008	DC Hills out	Conference re results of same and strategy going forward; conference re number of GLA Class members in retired players directory; draft and send e-mail re same.	F 10	FOF	0.575
	LP Parcher	Prepare for trial.	5.10 6.00	505 850	2,575. 5,100.
		Review summaries of Court's rulings on Motions In Limine; draft and send e-mail re same; obtain current edition of retired player directory; meeting with B. Lynch re same; review discovery for use at trial; draft and			
10/16/2008		send e-mail re same.	6.10	505	3,080.
10/16/2008		Trial preparation.	6.20	700	4,340.
	LP Parcher	Trial preparation. Review and revise summary of rulings on Motions In Limine; conference with A. Garza re same; conference call with opposing counsel re same; e-mail	3.00	850	2,550.
10/17/2008		E-mail correspondence on witness designations and related issues; research absent witness instruction; review and analyze brief from opposing counsel on statements made by G. Upshaw.	5.20 3.60	505 505	2,626. 1,818.
10/18/2008	LP Parcher	Trial preparation.	2.00	850	1,700.
10/18/2008		Review transcript of pretrial conference; revise summaries of rulings on Motions In Limine accordingly.	4.50	505	2,272.

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		Review and revise joint statement of the case; draft and send e-mail re same; review deposition of G.			
10/18/2008	BS Hilbort	Upshaw for testimony on quotes to Charlotte Observer.	3.40	505	1,717.00
	LP Parcher	Trial preparation.	2.00	850	1,700.00
10/13/2000	LF Faicher	mai proparation.	2.00	830	1,700.00
10/19/2008	RS Hilbert	Review and revise letter to Court re statements made by G. Upshaw; conference with N. Cohen re same; review depo designations of W. Friss and object to same; finalize exhibit used by P. Rhee for 1006 Madden summaries; review exhibits to be used with direct exams of H. Adderley and B. Laird; draft and send e-mail re same; telephone call with R. Katz re same and related issues; conference call with opposing counsel re joint statement of case; conference with C. Hummel re same; finalize same	16.60	505	8,383.00
10/19/2008	RS Katz	Trial preparation.	8.80	700	6,160.00
11/12/2008	DL Wishon	Organize documents returned from trial.	3.50	280	980.00
Project Total:			502.50		\$281,347.00
Percentage Recoverable:	100%				\$281,347.00
Hours Billed to Project No. 381 by Co-Counsel:	42				

Project No. 382		Review J. Linzer stipulation.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/8/2008	LM Franco	Begin drafting motion for limited discovery to authenticate documents; meet with R. Katz, R. Hilbert re jury instructions and authentication motion; review correspondence on motions in limine	3.70	550	2,035.00
	LM Franco	Finish drafting motion for limited discovery to authenticated documents.	2.00	550	1,100.00
9/9/2008	LM Franco	Review correspondence re stipulation on authenticity.	0.70	550	385.00
9/17/2008	RS Hilbert	E-mail correspondence re questions about J. Linzner stipulation; conference with D. Wishon about Defendants' proposed witnesses for trial.	4.50	505	2,272.50
Project Total:			10.90		\$5,792.50
Percentage Recoverable:	100%				\$5,792.50
Hours Billed to Project No. 382 by Co-Counsel:	0.7				

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Project No.					
382(B)		Work on Jeremy Strauser subpoena			
Date	Time Keeper	Description	Hours	Rate	Fee
8/15/2008	RS Hilbert	Draft subpoena for J. Strauser at EA; e-mail correspondence re same; draft and send e-mail re same.	2.60	505	1,313.00
8/29/2008	LM Franco	Locate possible plaintiffs for service of subpoenas on Jeremy Strauser.	2.50	550	1,375.00
9/2/2008	LM Franco	Call several Plaintiffs re locating Jeremy Strauser for service of subpoena.	2.00	550	1,100.00
9/5/2008	LM Franco	Conference call with team re authenticating Strauser e-mails; review correspondence from B. Vierra re J. Strauser.	0.50	550	275.00
9/8/2008	LM Franco	Review correspondence from B. Vierra re Strauser; telephone conference (left message) with E. Dubois re Strauser.	0.50	550	275.00
9/8/2008	LM Franco	Review correspondence with J. Schortz re authentication of EA documents.	0.60	550	330.00
9/15/2008	LM Franco	Telephone conference with investigator at James Mintz Group re location of Strauser.	0.70	550	385.00
9/15/2008	LM Franco	Review draft stipulation re Strauser exhibits.	0.50	550	275.00
9/16/2008	LM Franco	Confer with RSK re Plaintiff to serve Strauser trial subpoena.	0.70	550	385.00
9/18/2008	LM Franco	Telephone conference with J. Nixon re B. Parrish response to Nixon blog; review correspondence from J. Nixon re same; confer with RSK re J. Nixon; review correspondence re additional motions in limine; review correspondence re not subpoenaing J. Strauser; prepare correspondence to S. Drescher at Mintz Group re not pursuing Strauser investigation; participate in conference call with RSK, RSH, LL, PP re trial strategy.	5.00	550	2,750.00
9/23/2008	LM Franco	Correspondence with B. Vierra re closing Strauser investigation; review final report from B. Vierra re Strauser investigation.	0.50	550	275.00
D :			10.10		40.700.00
Project Total:	1000/		16.10		\$8,738.00
Percentage Recoverable:	100%				\$8,738.00
Hours Billed to Project No. 382(B) by Co- Counsel:	0				

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Project No. 383		Prepare witness packets for trial.			
Date	Time Keeper	Description	Hours	Rate	Fee
	DL Wishon	Prepare for trial.	8.00	280	2,240.00
10/25/2008	DL Wishon	Prepare for trial.	8.60	280	2,408.00
	DL Wishon	Prepare for trial.	15.70	280	4,396.00
	DL Wishon	Prepare for trial.	2.00	280	560.00
11/2/2008	DL Wishon	Prepare for trial.	14.00	280	3,920.00
Project Total:			48.30		\$13,524.00
Percentage Recoverable:	100%				\$13,524.00
Hours Billed to Project No. 383 by Co-Counsel:	215.6				

Project No. 384		Prepare Electronic Arts stipulation.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/5/2008	RS Hilbert	Conference call on authentication issues surrounding letters from Electronic Arts.	1.00	505	505.00
9/5/2008	RS Hilbert	Draft and send e-mail re proposed stipulation with Electronic Arts; research stipulation versus declaration.	3.20	505	1,616.00
9/8/2008	RS Hilbert	Meeting with R, Katz and L. Franco re authentication issues surrounding letters from Electronic Arts.	0.70	505	353.50
9/9/2008	RS Hilbert	E-mail correspondence re authentication issues surrounding letters from Electronic Arts.	2.00	505	1,010.00
	RS Hilbert	E-mail correspondence re authentication issues surrounding letters from Electronic Arts.	0.30	505	151.50
9/10/2008	RS Katz	Stipulation re: EA documents.	0.40	700	280.00
9/15/2008	RS Hilbert	E-mail correspondence re authentication issues surrounding letters from Electronic Arts.	0.40	505	202.00
9/18/2008	RS Hilbert	Revise J. Linzner stipulation; e-mail correspondence re same.	1.20	505	606.00
9/19/2008	DL Wishon	Prepare documents for filing with the court.	2.00	280	560.00
9/19/2008	DL Wishon	Send copies of recently filed documents to Judge per court order.	0.30	280	84.00
9/19/2008	RS Hilbert	Finalize J. Linzner stipulation for e-filing; oversee same.	1.00	505	505.00
Project Total:			12.50		\$5,873.00
Percentage Recoverable:	100%				\$5,873.00
Hours Billed to Project No. 384 by Co-Counsel:	12.2				

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Project No. 385		Analyze propriety of subpoena for P. Allen.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/23/2008	LM Franco	Review further discussions re Allen stipulation; review correspondence from D. Greenspan on choice of law and discuss with trial team	0.50	550	275.00
10/2/2008	RS Hilbert	Review and revise letter compelling D. Allen to appear at trial.	2.40	505	1,212.00
Project Total:			2.90		\$1,487.00
Percentage Recoverable:	100%				\$1,487.00
Hours Billed to Project No. 385 by Co-Counsel:	9.3				

Ducinet No. 000		Durana for muchical bearing			
Project No. 386 Date	T' 1/	Prepare for pretrial hearing.	Usuus	Dete	F
Dale	Time Keeper	Description	Hours	Rate	Fee
		Review Motions In Limine and related documents in preparation for pretrial conference; review memo in support of disputed jury instructions for same; prepare argument for Plaintiffs' Motion In Limine Number 7 on the NFL Sponsorship agreement; conference with L. LeClair and C. Hummel re same; review exhibits and objections to same; draft and send e-mail re same;			
10/14/2008	RS Hilbert	prepare for pretrial conference	12.80	505	6,464.00
10/15/2008	DL Wishon	Prepare for trial.	14.50	280	4,060.00
10/15/2008	RS Katz	Preparation therefor.	3.20	700	2,240.00
10/16/2008	DL Wishon	Prepare for upcoming trial.	12.80	280	3,584.00
Project Total:			43.30		\$16,348.00
Percentage Recoverable:	100%				\$16,348.00
Hours Billed to Project No. 386 by Co-Counsel:	63.4				

Project No. 390	Attend Pre-Trial Conference		

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Date	Time Keeper	Description	Hours	Rate	Fee
10/15/2008	LP Parcher	Attend pretrial conference.	4.00	850	3,400.00
10/15/2008	RS Hilbert	Participate in pretrial conference.	6.00	505	3,030.00
10/15/2008	RS Katz	Pretrial hearing.	5.00	700	3,500.00
Project Total:			15.00		\$9,930.00
Percentage Recoverable:	100%				\$9,930.00
Hours Billed to Project No. 390 by Co-Counsel:	18.6				

Project No. 392		Miscellaneous trial tasks.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/17/2008	CS Hummel	Trial preparation.	11.50	700	8,050.00
9/18/2008	CS Hummel	Trial preparation.	11.50	700	8,050.00
9/19/2008	CS Hummel	Trial preparation.	4.00	700	2,800.00
9/23/2008	CS Hummel	Trial preparation.	5.00	700	3,500.00
9/23/2008	CS Hummel	Trial preparation.	3.50	700	2,450.00
10/1/2008	CS Hummel	Conference telephone call with Kessler re: Allen.	1.00	700	700.00
10/2/2008	CS Hummel	Trial preparation.	12.40	700	8,680.00
10/7/2008	CS Hummel	Trial preparation.	5.00	700	3,500.00
10/8/2008	CS Hummel	Revise motion in limines.	4.00	700	2,800.00
10/8/2008	CS Hummel	Finalize Allen letter.	1.00	700	700.00
10/12/2008	CS Hummel	Trial preparation.	2.00	700	1,400.00
10/13/2008	CS Hummel	Trial preparation.	9.50	700	6,650.00
10/14/2008	CS Hummel	Trial preparation.	9.50	700	6,650.00
10/15/2008	CS Hummel	Trial preparation.	9.50	700	6,650.00
10/16/2008	CS Hummel	Trial preparation.	9.50	700	6,650.00
10/17/2008	CS Hummel	Trial preparation.	9.50	700	6,650.00
10/17/2008	DL Wishon	Prepare for trial.	11.40	280	3,192.00
10/18/2008	DL Wishon	Prepare for trial.	12.00	280	3,360.00
10/19/2008	CS Hummel	Trial preparation.	12.60	700	8,820.00
10/19/2008	DL Wishon	Prepare for trial.	16.90	280	4,732.00
10/20/2008	CS Hummel	Trial preparation.	9.90	700	6,930.00
10/20/2008	DL Wishon	Prepare for trial.	9.10	280	2,548.00
		Conference with trial team re witness designations; e-mail correspondence on same; oversee e-filing of amended joint pretrial exhibit list; conference with trial team re depo designations of G. Upshaw and related issues; conference with D. Wishon re exhibits for direct exam of H. Adderley; review brief from opposing			
10/20/2008		counsel on evidentiary issues; research cases in same.	7.00	505	3,535.00
10/20/2008	RS Katz	Preparation.	3.80	700	2,660.00

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	CS Hummel	Trial preparation.	8.50	700	5,950
10/21/2008	DL Wishon	Prepare for trial.	8.30	280	2,324
		E-mail correspondence with expert re trial testimony; work with N. Cohen on letter brief to Court re evidentiary issues; conduct legal research in connection with same; compile remainder of documents for preparation of P. Rhee; conference with trial team re order of witnesses and anticipated testimony from same; conference with D. Wishon re number and identity of third-party license agreements; review motion to 9th Circuit requesting temporary stay			
10/21/2008	BS Hilbert	for Electronic Arts agreement.	4.80	505	2,424
10/21/2008		Preparation.	4.10	700	2,870
	CS Hummel	Prepare for trial.	3.10	700	2,170
10/22/2008		Prepare for trial.	8.30	280	2,32
10/22/2008	NS Cohen	Continue preparing Adderley cross-examination.	4.50	485	2,18
10/22/2008 10/22/2008		E-mail correspondence re trial preparation for P. Rhee; e-mail correspondence re Electronic Arts' motion to stay entry of license agreement; conference with trial team re status of trial and strategy going forward. Preparation.	0.80 2.10	505 700	40· 1,47(
10/23/2008	CS Hummel	Trial preparation.	6.00	700	4,200
10/23/2008	DL Wishon	Prepare for trial.	9.20	280	2,570
10/23/2008	NS Cohen	E-mail correspondence with Trial team re: trial strategy; telephone conference with Hummel re: expert meetings.	0.40	485	194
10/00/0000	DO LUI	Attend trial; e-mail correspondence re status of subpoena to Electronic Arts; research Electronic Arts agreement sought to be filed under seal; telephone call with S. Girard re impact of same; e-mail correspondence re use of ad hoc agreements in		505	0.40
10/23/2008		opening statements	6.80	505	3,434
10/23/2008		Trial preparation.	6.90	700	4,830
10/24/2008	CS Hummel	Trial preparation.	7.00	700	4,900
10/24/2008	NS Cohen	Multiple telephone conferences and e-mail correspondence with trial team re: prep and witness order; participate in video conference re: trial prep.	0.30	485	14
		E-mail correspondence re preparing license agreements for damages analysis; e-mail correspondence re scrambling issues; e-mail			
10/24/2008	RS Hilbert	correspondence re trial strategy going forward; review Court Order re Electronic Arts' motion to seal.	5.00	505	2,52

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		Conduct research on jury profiles; research			
		backgrounds of third-party witnesses for use with			
		Defendants' witnesses; draft shell for Opposition to			
		Motion for Judgment on the Pleadings; draft standard			
		for denying same; conduct legal research in connection			
		with same; research amounts paid to licensees who			
		will be testifying; compile documents used by P. Rhee for 1006 Madden summaries; review and analyze trial			
10/25/2008	DC Hilbort	transcript for D. Allen	11.90	505	6,009.50
10/25/2008		Trial preparation.	5.30	700	3,710.00
	CS Hummel	Trial preparation.	8.00	700	5,600.00
10/20/2006	CS Hullillei	That preparation.	6.00	700	5,600.00
		Meet with Trial Team re: witness prep and deposition			
10/26/2008	NS Cohen	designations; prepare Eyrich designations.	5.50	485	2,667.50
		Review "negotiated" GLAs; consider strategy for			
		responding to same; conference with trial team re			
10/26/2008	RS Hilbert	same.	6.00	505	3,030.00
		Meeting with trial team re status of case and strategy			
10/26/2008	RS Hilbert	going forward.	2.70	505	1,363.50
10/26/2008	RS Katz	Trial preparation.	6.90	700	4,830.00
10/27/2008	DL Wishon	Prepare for trial.	9.20	280	2,576.00
10/27/2008	NS Cohen	Meet with Trial team re: trial preparation.	1.00	485	485.00
		Review order from the 9th Circuit re Electronic Arts'			
		motion to seal; draft and send e-mail to B. Shatz re			
		same; telephone call with B. Shatz re same; draft letter			
		brief re same; oversee service of same to the 9th			
		Circuit; review brief of Electronic Arts on same; e-mail			
		correspondence re anticipated witness order and related issues; review revised Trial Exhibit 1240;			
10/27/2008	DC Hilbort	conference with D. Wishon re same.	7.80	505	3,939.00
10/27/2008		Preparation.	3.90	700	2,730.00
	CS Hummel	Prepare for trial.	7.30	700	5,110.00
		Prepare for trial.			·
	DL Wishon	Meet with team re: witnesses.	8.30	280	2,324.00
10/28/2008	INO Coueu	INICCI WILL LEGIT FE. WILLIESSES.	0.40	485	194.00
		Legal research and analysis re: ability to ask leading			
		questions of third party witness; draftmemo of research			
10/28/2008	NS Cohen	re: third party witness questioning.	3.60	485	1,746.00
		Review Order from 9th Circuit re Electronic Arts' motion			
		to seal; e-mail correspondence re documents to show			
		to the jury; meeting re same; e-mail correspondence re			
		depo designations of A. Zucker; draft outline for cross-			
		exam of STATS LLC; compile information for use with			
10/28/2008	RS Hilbert	same; conference with R. Katz re same.	7.70	505	3,888.50
10/28/2008	RS Katz	Preparation.	6.70	700	4,690.00
10/29/2008	CS Hummel	Trial preparation.	8.00	700	5,600.00
10/29/2008	DL Wishon	Prepare for trial.	6.80	280	1,904.00

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	RS Katz CS Hummel	Finalize brief on Hall of Fame e-mails; oversee e-filing of same; compile exhibits for cross-exam of S.Byrd of STATS; conference with R. Katz re same and related issues; research background of D. Goich for use with upcoming cross-exam; draft and send e-mail re same; draft questions and answers for use with same; meeting on status of case and strategy going forward. Preparation. Trial preparation.	7.10 6.70 5.90	505 700 700	3,585.50 4,690.00 4,130.00
10/30/2008	DL Wishon	Prepare for trial.	8.00	280	2,240.00
10/30/2008	RS Hilbert	Conference with R. Katz re witness packet for D. Goich; research judicial notice of Congressional records; draft and send e-mail re same; conference re entering list of GLA Class members into evidence; meeting with damages experts re testimony at trial.	1.90	505	959.50
10/30/2008	RS Katz	Preparation.	6.20	700	4,340.00
	CS Hummel	Prepare for trial.	2.00	700	1,400.00
10/31/2008		Prepare for trial.	2.20	280	616.00
10/31/2008		Review trial transcripts.	1.00	485	485.00
10/31/2008	RS Hilbert	Review trial transcripts to identify excerpts for use with closing; conference with B. Charhon re same; e-mail correspondence on jury instruction issues.	3.00	505	1,515.00
10/31/2008	RS Katz	Preparation.	0.90	700	630.00
11/1/2008	CS Hummel	Trial preparation.	9.00	700	6,300.00
	RS Katz CS Hummel	E-mail correspondence re status of W. Lanier as witness for Defendants; research process for obtaining judicial notice of testimony before Congress and of Congressional reports; draft and send e-mail to R. Katz summarizing same; review e-mail from opposing counsel on Defendants' witnesses; research whether D. Goich was scrambled in Madden Trial preparation. Trial preparation. Review last day's trial transcript	6.50 7.80 6.50	505 700 700	3,282.50 5,460.00 4,550.00
11/2/2008	NS Cohen	Review last day's trial transcript.	0.50	485	242.50
11/2/2008	NS Cohen	Legal research and analysis re: right to read from deposition of unavailable party witness at trial.	0.60	485	291.00
11/2/2008	RS Hilbert	Draft and send e-mail re anticipated exhibits for D. Goich cross-exam; draft and send e-mail to D. Wishon re same; e-mail correspondence re W. Lanier as Defendants' witness; review and analyze list of stipulated facts to be read into the record; draft and send e-mail re same; meeting with S. Bovine re exhibits for use with R. Noll cross-exam; review e-mail re evidence in support of NFL Sponsorship and Internet Agreement.	10.20	505	5,151.00

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11/2/2008	RS Katz	Trial [and] preparation.	8.10	700	5,670.0
11/3/2008	CS Hummel	Prepare for trial.	5.00	700	3,500.0
	DL Wishon	Prepare for trial.	8.70	280	2,436.0
		Prepare summary of limitations period argument for			
11/3/2008	NS Cohen	trial.	2.10	485	1,018.5
		Meet with trial team re: third party licensees; review			,
11/3/2008	NS Cohen	monthly marketing reports re: Fathead.	1.20	485	582.0
11/3/2008		Preparation.	5.10	700	3,570.0
	CS Hummel	Prepare for trial.	5.00	700	3,500.
	DL Wishon	Prepare for trial.	6.80	280	1,904.
		Review e-mail from L. Kuslansky re trial observations; forward to trial team; review and analyzed revised jury instructions from the Court; e-mail correspondence re rebuttal designations; conference with C. Hummel re status of closing argument; draft and send e-mail re same; review exhibits Defendants intend to use with S. Jizmagian and assess admissibility of same; draft and			
11/4/2008	RS Hilbert	send e-mail re same.	2.40	505	1,212.
11/4/2008	RS Katz	Preparation.	4.90	700	3,430.
11/5/2008	CS Hummel	Prepare for trial.	9.00	700	6,300
11/5/2008	DL Wishon	Prepare for trial.	10.00	280	2,800
11/5/2008	RS Hilbert	Work on slides for closing argument with N. Cohen; conduct legal research into pre-judgment interest under D.C. law.	1.80	505	909.
11/5/2008		Preparation.	4.10	700	2,870.
	CS Hummel	Prepare for trial.	7.00	700	4,900
	DL Wishon	Prepare for and attend trial.	11.60	280	3,248
	RS Hilbert	Conference with R. Katz and P. Parcher re jury deliberations; telephone call with D. Wishon re exhibits for use with same; await jury deliberations.	2.20	505	1,111.
11/6/2008		Preparation.	4.00	700	2,800
11/7/2008	DL Wishon	Prepare for trial.	4.20	280	1,176
	RS Hilbert	Review e-mail from R. Katz on documents for use with punitive damages hearing; compile same; draft and send e-mail re same Prepare for trial.	1.70	505	858
11/10/2008	DL Wishon	•	6.80	280	1,904
11/10/2008		Attend reading of verdict; conference with R. Katz re hearing on punitive damages; compile documents for use with same. Follow-up with jury.	4.50	505 700	2,272 1,260
			1.80		
11/10/2008		Organize documents from trial.	10.00	280	2,800
11/10/2008	DL WISNON	+			
		Review transcript of punitive damages argument.	0.30	485	145
11/11/2008		Review transcript of punitive damages argument. Discussion with court clerk re: disposition of documents left in courtroom; Load electronic versions of transcripts; Discussions with hotel personnel re: incorrect billing, follow up with witnesses re: same.	0.30	485 280	1,064

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11/22/2008	DL Wishon	Organize documents returned from trial.	1.00	280	280.00
12/17/2008	DL Wishon	Prepare documents for filing with the court re: opposition to JMOL.	1.20	280	336.00
12/18/2008	DL Wishon	Review and organize materials used for trial.	0.20	280	56.00
12/22/2008	DL Wishon	Review and organize for storage documents from trial; review and organize electronic versions of recently-received documents.	2.20	280	616.00
	DL Wishon	Organize documents from trial.	0.60	280	168.00
Project Total:			623.70		\$337,756.00
Percentage Recoverable:	100%				\$337,756.00
Hours Billed to Project No. 392 by Co-Counsel:	160.1				

Project No. 393		Prepare for D. Allen examination.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/24/2008	CS Hummel	Prepare D. Allen exam outline.	4.00	700	2,800.00
10/9/2008	CS Hummel	Trial preparation.	1.60	700	1,120.00
10/20/2008	LP Parcher	Jury selection [include with attend trial]; prepare for cross examination for Doug Allen.	3.00	850	2,550.00
10/21/2008	LP Parcher	Prepare for cross examination for Doug Allen.	3.50	850	2,975.00
10/22/2008	LP Parcher	Prepare for continuation of Doug Allen's cross examination.	4.00	850	3,400.00
10/24/2008	RS Hilbert	Meeting with P. Parcher and B. Charhon re strategy for cross-exam of D. Allen.	2.10	505	1,060.50
10/26/2008	RS Hilbert	Meeting with P. Parcher and B. Charhon re strategy for cross-exam of D. Allen; review marketing materials submitted for cross-exam of D. Allen; draft questions for D. Allen re same; draft and send e-mail re same.	6.00	505	3,030.00
10/27/2008	LP Parcher	Prepare for re-cross examination of Doug Allen.	4.00	850	3,400.00
Project Total:			28.20		\$20,335.50
Percentage Recoverable:	100%				\$20,335.50
Hours Billed to Project No. 393 by Co-Counsel:	151.1				

Project No. 394		Miscellaneous witness outlines.			
Date	Time Keeper	Description	Hours	Rate	Fee

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9/26/2008	CS Hummel	Trial preparation.	10.00	700	7,000.00
	CS Hummel	Trial preparation.	6.50	700	4,550.00
	CS Hummel	Trial preparation.	4.50	700	3,150.00
10/1/2008	CS Hummel	Trial preparation; review stipulation re: key dates.	1.00	700	700.00
10/16/2008	RS Hilbert	Compile exhibits for direct exam of H. Adderley; conference with R. Katz re same.	2.40	505	1,212.00
10/18/2008	RS Hilbert	Compile exhibits for H. Adderley; telephone call with R. Katz re same; review and revise direct exam outline for B. Laird; review exhibits from opposing counsel re B. Parrish; consider response to same.	7.00	505	3,535.00
10/20/2008	NS Cohen	Meet with Peter and Hummel to prepare Bethelson examination.	2.00	485	970.00
	CS Hummel	Witness preparation.	1.60	700	1,120.00
10/29/2008	NS Cohen	Meet with Rhee in preparation of testimony.	2.00	485	970.00
Project Total:			37.00		\$23,207.00
Percentage Recoverable:	100%				\$23,207.00
Hours Billed to Project No. 394 by Co-Counsel:	13.4				

Project No. 399		Prepare for H. Adderley examination			
Date	Time Keeper	Description	Hours	Rate	Fee
9/18/2008	D Crim	Compile and organize document exhibits for court filing	0.40	185	74.00
10/17/2008		Prepare class representative for trial.	5.00	700	3,500.00
10/18/2008		Prepare class representative.	4.00	700	2,800.00
10/20/2008	NS Cohen	Prepare Adderley cross-examination in preparation of trial testimony.	4.00	485	1,940.00
10/20/2008	NS Cohen	Meet with Trial team in preparation of additional witness prep.	0.50	485	242.50
10/23/2008	NS Cohen	Finalize Adderley cross.	0.50	485	242.50
10/26/2008	NS Cohen	Meet with Adderley re: cross-exam prep.	1.10	485	533.50
10/27/2008	NS Cohen	Continue revising Adderley direct examination.	1.10	485	533.50
10/28/2008	NS Cohen	Revise and finalize Adderley examination; multiple meetings with Katz and Adderley re: examination.	3.00	485	1,455.00
Project Total:			19.60		\$11,321.00
Percentage Recoverable:	100%				\$11,321.00
Hours Billed to Project No. 399 by Co-Counsel:	19.9				

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Project No.					
402(A)		Prepare experts for trial			
Date	Time Keeper	Description	Hours	Rate	Fee
9/10/2008	RS Katz	Meet with damages expert.	2.50	700	1,750.00
10/10/2008	CS Hummel	Prepare expert exams and outline key points re: same.	2.50	700	1,750.00
10/17/2008	NS Cohen	Meet with expert witnesses, Dr. Rascher and Phil Rowley, in preparation of trial.	3.00	485	1,455.00
10/17/2008	NS Cohen	Draft outline of direct examination for Rowley.	1.20	485	582.00
10/19/2008	NS Cohen	Draft Rascher direct examination outline; multiple meetings with trial team.	4.50	485	2,182.50
10/19/2008	NS Cohen	Prepare for oral argument on Upshaw evidentiary issues.	1.50	485	727.50
10/19/2008		Draft Cohen declaration in support of letter brief.	0.80	485	388.00
10/23/2008	NS Cohen	Multiple telephone conferences and e-mail correspondence with Rascher and Rowley re: trial preparation and testimony.	0.70	485	339.50
10/24/2008		Draft Rowley direct examination.	1.20	485	582.00
10/24/2008	NS Cohen	Telephone conference with Hilbert re: Rowley prep.	0.50	485	242.50
10/27/2008	NS Cohen	Meet with Rascher and Rhee in preparation of trial testimony.	3.40	485	1,649.00
10/27/2008	NS Cohen	Continue drafting and revising Rascher direct examination.	1.80	485	873.00
10/27/2008	NS Cohen	Telephone conference with S.Girard re: Rowley preparation.	0.40	485	194.00
10/28/2008		Telephone conference with expert re: case status.	0.30	485	145.50
10/29/2008	NS Cohen	Meet with Rascher in preparation of testimony.	1.70	485	824.50
10/30/2008		Meet with P. Rowley in preparation of trial; prepare exhibits for experts.	6.00	485	2,910.00
11/3/2008	NS Cohen	Meet with Rowley re: trial testimony.	2.00	485	970.00
Project Total:			34.00		\$17,565.00
Percentage Recoverable:	100%		00		\$17,565.00
Hours Billed to Project No. 402(A) by Co- Counsel:	2.5				

Project No. 402(C)		Prepare for Noll examination			
Date	Time Keeper	Description	Hours	Rate	Fee

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11/2/2008	NS Cohen	Review of licensing agreements in preparation of Noll cross examination.	0.40	485	194.00
Project Total:			0.40		\$194.00
Percentage Recoverable:	100%				\$194.00
Hours Billed to Project No. 402(C) by Co- Counsel:	0				

Project No. 403		Prepare brief on parol evidence.			
Date	Time Keeper	Description	Hours	Rate	Fee
10/16/2008	RS Hilbert	Review and revise brief on parol evidence; format same for filing with the Court.	1.40	505	707.00
10/17/2008	RS Hilbert	Finalize brief on parol evidence; oversee e-filing of same; review and analyze brief from opposing counsel on parol evidence.	6.40	505	3,232.00
Project Total:			7.80		\$3,939.00
Percentage Recoverable:	100%				\$3,939.00
Hours Billed to Project No. 403 by Co-Counsel:	13.8				

Project No. 406		Review jury instructions.			
Date	Time Keeper	Description	Hours	Rate	Fee
6/12/2008	AW Fiero	Teleconference with L. Franco to discuss status of jury instructions for fiduciary duty damages claims under Virginia and D.C. law; review of status of damages law in these jurisdictions and model instructions; outlining instructions.	2.30	440	1,012.00
6/13/2008	AW Fiero	Additional drafting of jury instructions; review of complete draft set sent by L. Franco and commenting; including update to compensatory damages instruction to address lost royalties; final review of D.C. law on punitive damages; transmitting complete set of damage instructions to L. Franco.	2.70	440	1,188.00
8/16/2008	LM Franco	Research D.C. case law on "discovery rule" and revise jury instructions.	2.00	550	1,100.00

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8/18/2008	LM Franco	Research case law in "discovery rule" in Virginia.	5.90	550	3,24
	LM Franco	Work on jury instructions.	4.20	550	2,31
	LM Franco	Continue drafting jury instructions.	2.50	550	1,37
8/20/2008	LM Franco	Legal research on accounting and disparagement.	1.50	550	82
8/21/2008	RS Hilbert	Review and analyze jury instructions; e-mail correspondence re same; conference call re same and strategy going forward.	3.00	505	1,51
8/28/2008	LM Franco	Work on pretrial docs; telephone conference with R. Hilbert, B. Charhon, D. Greenspan re jury instructions, voir dire and verdict form	6.50	550	3,57
	RS Hilbert	Conference with L. Franco and J. Naylor re consolidating parties' jury instructions; conference call with opposing counsel re same.	1.70	505	85
9/3/2008	LM Franco	Work on consolidating jury instructions	1.00	550	55
9/4/2008	LM Franco	Correspondence with Defendant re: continued exchange of jury instructions.	2.00	550	1,10
9/5/2008	LM Franco	Revise jury instructions per meet and confer.	1.50	550	82
9/5/2008	RS Hilbert	Meeting with L. Franco re jury instructions; draft and send e-mail re same.	1.70	505	85
9/8/2008	RS Hilbert	Draft and send e-mail re same; meeting with L. Franco re jury instructions; e-mail correspondence re same.	3.60	505	1,8 ⁻
9/9/2008	LM Franco	Revise jury instructions for meet and confer with defendants.	2.00	550	1,1(
9/9/2008	RS Hilbert	Review and revise jury instructions; draft and send email re same.	1.30	505	65
9/9/2008	RS Hilbert	Draft and send e-mail re jury instructions.	0.70	505	3!
9/10/2008	LM Franco	Review defendants proposed consolidated jury instructions; conference with R. Hilbert re comments on defendant's jury instructions.	2.00	550	1,1(
9/10/2008	RS Hilbert	Review and analyze joint jury instructions; draft and send e-mail re same; telephone call with L. Franco re same.	2.00	505	1,0 ⁻
	LM Franco	Telephone conference with R. Hilbert and defendants re consolidated jury instructions.	2.00	550	1,10
	LM Franco	Revisions to jury instructions.	0.20	550	1,10
	RS Hilbert	Prepare for call re jury instructions; participate in same.	2.30	505	1,16
	RS Hilbert	Revise jury instructions; e-mail correspondence re same; draft and send e-mail to opposing counsel re same.	2.00	505	1,0
	RS Hilbert	Draft and send e-mail on jury instructions.	0.50	505	25
	LM Franco	Discuss jury instructions with RSH.	0.80	550	44
	RS Hilbert	E-mail correspondence re jury instructions.	2.20	505	1,1
9/18/2008	LM Franco	Confer with RSH re jury instructions.	1.00	550	55
9/18/2008	RS Hilbert	Draft and send e-mail re jury instructions; conference call with L. Franco and C. Hummel re same.	2.00	505	1,0 ⁻
	RS Hilbert	Draft and send e-mail re jury instructions.	1.00	505	50

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9/23/2008	LM Franco	Review correspondence with D. Greenspan re jury instructions and re additional Motions In Limine.	0.30	550	165.00
		E-mail correspondence re jury instructions; draft and			
	RS Hilbert	send e-mail re same.	1.40	505	707.00
	RS Hilbert	Conference with R. Katz re jury instructions.	4.50	505	2,272.50
9/30/2008	LM Franco	Review correspondence re jury instructions.	0.30	550	165.00
9/30/2008	RS Hilbert	Telephone call with J. Naylor re jury instructions; revise same; research revised instruction on contract interpretation; e-mail correspondence re same.	11.20	505	5,656.00
	CS Hummel	Review jury instructions.	1.00	700	700.00
	CS Hummel	Draft special verdict form.	0.80	700	560.00
10/1/2000	OO Hummer	Brait oposial voralist form.	0.00	700	300.00
10/1/2008	LM Franco	Review final edits to plaintiff's jury instructions; review correspondence from defendant's re jury instructions.	0.2	550	110.00
10/1/2008	RS Hilbert	Review and revise jury instructions; conference with R. Katz re same.	4.30	505	2,171.50
10/2/2008	RS Hilbert	Review e-mail from opposing counsel re jury instruction issues; conference call with R. Katz and J. Adler re same; draft and send e-mail responding to same.	3.90	505	1,969.50
10/3/2008	RS Hilbert	Review e-mail from opposing counsel re jury instruction issues; draft and send e-mail re same; review and revise jury instructions.	2.30	505	1,161.50
10/6/2008	RS Hilbert	Review Defendants' proposed jury instructions; draft and send e-mail re same; telephone call with J. Naylor re same.	4.00	505	2,020.00
Project Total:			98.30		\$51,283.00
Percentage	100%		96.30		\$51,283.00
Recoverable:					
Hours Billed to Project No. 406 by Co-Counsel:	11.1				

Project No. 408		Review deposition transcripts.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/23/2008	RS Hilbert	Review and analyze depo of H. Skall for depo designations.	2.00	505	1,010.00
9/26/2008	RS Hilbert	Review and analyze depo of H. Skall for depo designations; conference with R. Katz re same and related issues; e-mail correspondence re status of Allen depositions; telephone call with C. Hummel re same.	6.20	505	3,131.00
10/3/2008	RS Hilbert	E-mail correspondence on depo excerpt issues.	1.50	505	757.50

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	CS Hummel	Review Saxon and McNeil depositions.	2.00	700	1,400.00
10/12/2008	CS Hummel	Deposition designations.	2.00	700	1,400.00
Project Total:			13.70		\$7,698.50
Percentage	100%				\$7,698.50
Recoverable:					
Harris Dilla da	0				
Hours Billed to	U				
Project No. 408					
by Co-Counsel:					

Project No. 411		Review W. Beach deposition transcript.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/9/2008	LM Franco	Read Walter Beach depo transcript	1.00	550	550.00
Project Total:			1.00		\$550.00
Percentage Recoverable:	100%				\$550.00
Hours Billed to Project No. 411 by Co-Counsel:	1				

Project No. 412		Review H. Adderley deposition transcript.			
Date	Time Keeper	Description	Hours	Rate	Fee
2/20/2008	RS Hilbert	Conference call re questions about H. Adderly's depo; follow-up telephone call with R. Katz re same and related issues.	1.20	505	606.00
2/21/2008	RS Hilbert	Telephone call with N. Cohen re questions about H. Adderly's depo.	0.80	505	404.00
2/22/2008	RS Hilbert	Conference call re results of H. Adderley depo; review e-mail correspondence re same.	0.60	505	303.00
3/26/2008	RS Hilbert	E-mail correspondence re confidentiality designations for H. Adderley transcript; draft and send e-mail re same; draft and send letter to opposing counsel re same.	0.50	505	252.50
3/27/2008	RS Hilbert	Review e-mail from opposing counsel re confidentiality designations for H. Adderley transcript; draft and send e-mail re same; draft and send letter to opposing counsel re same.	2.30	505	1,161.50
10/28/2008	NS Cohen	Review and analyze Adderley deposition transcript in preparation of live testimony.	0.50	485	242.50
Project Total:			5.90		\$2,969.50
Percentage Recoverable:	100%				\$2,969.50

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Hours Billed to	1.1		
Project No. 412			
Project No. 412 by Co-Counsel:			

Project No. 415		Prepare miscellaneous deposition cuts.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/19/2008	LM Franco	Review correspondence from J. Clark re undesignating Rowley/Rascher transcripts; prepare response to J. Clark re Rowley/Rascher designations	2.00	550	1,100.00
	CS Hummel	Designate Skall and Topps.	0.50	700	350.00
Project Total:			2.50		\$1,450.00
Percentage Recoverable:	100%				\$1,450.00
Hours Billed to Project No. 415 by Co-Counsel:	66				

Project No. 416		Research issues related to jury instructions.			
Date	Time Keeper	Description	Hours	Rate	Fee
9/11/2008	LM Franco	Additional legal research on jury instructions.	1.30	550	715.00
11/4/2008	NS Cohen	Legal research and analysis re: case law re: agency relationship.	3.80	485	1,843.00
11/5/2008	NS Cohen	Research case law re: agency relationship of union.	2.00	485	970.00
Project Total:			7.10		\$3,528.00
Percentage Recoverable:	100%				\$3,528.00
Hours Billed to Project No. 416 by Co-Counsel:	18.7				

Project No. 417		Review jury instructions			
Date	Time Keeper	Description	Hours	Rate	Fee
11/6/2008	NS Cohen	Meet with team re: closing argument and jury instruction.	0.80	485	388.00

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Project Total:		0.80	\$388.00
Percentage Recoverable:	100%		\$388.00
Hours Billed to Project No. 417 by Co-Counsel:	10.7		

Project No. 418		Draft jury instructions			
Date	Time Keeper	Description	Hours	Rate	Fee
8/12/2008	LM Franco	Work on draft jury instructions.	3.10	550	1,705.00
Project Total:			3.10		\$1,705.00
Percentage Recoverable:	100%				\$1,705.00
Hours Billed to Project No. 418 by Co-Counsel:	0				

Project No. 419		Draft brief supporting jury instructions			
Date	Time Keeper	Description	Hours	Rate	Fee
9/22/2008	LM Franco	Begin drafting memo of law in support of plaintiff's jury instructions.	0.50	550	275.00
9/23/2008	LM Franco	Work on memo of law in support of plaintiff's jury instructions.	0.50	550	275.00
10/4/2008	RS Hilbert	Draft memo in support of disputed jury instructions; conduct legal research in connection with same	11.10	505	5,605.50
10/5/2008	RS Hilbert	Draft memo in support of disputed jury instructions; conduct legal research in connection with same.	8.70	505	4,393.50
10/6/2008	RS Hilbert	Draft memo in support of disputed jury instructions; conduct legal research in support of same.	2.80	505	1,414.00
10/7/0000		Review and revise memo in support of disputed jury instructions; conduct legal research in support of same; conference with C. Hummel re same; draft and send e-		505	
10/7/2008	RS Hilbert	mail re same.	1.80	505	909.00
10/8/2008	RS Hilbert	Review and revise memo in support of disputed jury instructions; draft and send e-mail re same; finalize same for service on opposing counsel.	4.00	505	2,020.00
11/2/2008	RS Hilbert	Review and revise 5-page brief on jury instructions; draft and send e-mail to A. Garza re same.	2.40	505	1,212.00

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11/4/2008	RS Hilbert	Review and analyze brief on revised jury instructions.	3.80	505	1,919.00
11/5/2008	RS Hilbert	Draft sections in jury instruction brief on same; review and revise jury instruction brief; draft and send e-mail re same; prepare for hearing on same; review Defendants' brief on jury instructions; conference with A. Garza and J. Naylor re same.	8.40	505	4,242.00
Project Total:			44.00		\$22,265.00
Percentage	100%				\$22,265.00
Recoverable:					
Hours Billed to Project No. 419 by Co-Counsel:	80.9				

Project No. 419(A)		Prepare and revise closing argument			
Date	Time Keeper	Description	Hours	Rate	Fee
11/3/2008	NS Cohen	Review trial transcript in preparation of drafting closing argument.	0.90	485	436.50
11/4/2008	NS Cohen	Meet with team re: closing arguments; review day 9 trial transcript in preparation of closing.	1.20	485	582.00
11/5/2008	NS Cohen	Meet with team re: closing; prepare slides and exhibits for closing.	7.70	485	3,734.50
11/6/2008	NS Cohen	Prepare slides, boards and exhibits for closing argument.	10.20	485	4,947.00
Project Total:			20.00		\$9,700.00
Percentage Recoverable:	100%				\$9,700.00
Hours Billed to Project No. 419(A) by Co- Counsel:	28				

Project No. 419(B)		Draft pocket briefs			
Date	Time Keeper	Description	Hours	Rate	Fee
10/19/2008	NS Cohen	Revise and finalize pocket brief re: admissibility of internal EA documents.	0.50	485	242.50
10/21/2008	NS Cohen	Draft letter brief to court re: admissibility of Linzner testimony.	1.70	485	824.50
10/29/2008	NS Cohen	Draft letter to Court re: admissibility of NFLPA Constitution.	2.30	485	1,115.50

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11/5/2008	NS Cohen	Draft letter brief to Court in response to antitrust brief of Defendants.	2.50	485	1,212.50
Project Total:			7.00		\$3,395.00
Percentage Recoverable:	100%				\$3,395.00
Hours Billed to Project No. 419(B) by Co- Counsel:	0				

Project No. 419(C)		Review materials and consult with trial team re strategy for winning case			
Date	Time Keeper	Description	Hours	Rate	Fee
10/20/2008	LP Parcher	Strategize and consult with trial team.	2.00	850	1,700.00
10/21/2008	LP Parcher	Trial preparation; trial analysis; strategize and consult with trial team.	1.50	850	1,275.00
10/22/2008	LP Parcher	Trial preparation; strategize and consult with trial team.	4.00	850	3,400.00
10/23/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	11.00	850	9,350.00
10/24/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	10.00	850	8,500.00
10/25/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	10.00	850	8,500.00
10/26/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	12.00	850	10,200.00
10/27/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	4.00	850	3,400.00
10/28/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	5.00	850	4,250.00
10/29/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	5.00	850	4,250.00
10/30/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	8.00	850	6,800.00
	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	2.50	850	2,125.00
11/1/2008	LP Parcher	Strategize and consult with trial team.	4.00	850	3,400.00
11/2/2008	LP Parcher	Strategize; consult with trial team; review testimony.	8.00	850	6,800.00
11/3/2008	LP Parcher	Initial consideration of cross and re-cross examination of Doug Allen; consult with trial team; trial analysis.	3.00	850	2,550.00
11/4/2008	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	4.00	850	3,400.00
	LP Parcher	Trial preparation; strategize and consult with trial team; trial analysis.	7.00	850	5,950.00

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		Review jury charge; letter to Judge Alsup; strategize			
11/6/2008	LP Parcher	and consult with trial team; trial analysis.	2.50	850	2,125.00
1/8/2009	LP Parcher	Meeting with trial team.	1.50	850	1,275.00
Project Total:			105.00		\$89,250.00
Percentage	100%				\$89,250.00
Recoverable:					
Hours Billed to	0				
Project No.					
419(C) by Co-					
Counsel:					

Project No. 420		Attend Trial Day 1			
Date	Time Keeper	Description	Hours	Rate	Fee
10/20/2008	CS Hummel	Trial.	7.00	700	4,900.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
	LP Parcher	Attend trial.	7.00	850	5,950.00
	NS Cohen	Attend trial.	5.00	485	2,425.00
10/20/2008		Attend trial.	7.00	505	3,535.00
10/20/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			40.00		\$23,670.00
Percentage Recoverable:	100%				\$23,670.00
Hours Billed to Project No. 420 by Co-Counsel:	31.1				

Project No. 421		Attend Trial Day 2			
Date	Time Keeper	Description	Hours	Rate	Fee
10/21/2008	CS Hummel	Trial.	7.00	700	4,900.00
10/21/2008	DL Wishon	Attend trial.	7.00	280	1,960.00
10/21/2008	LP Parcher	Attend trial; opening.	7.00	850	5,950.00
10/21/2008 10/21/2008 10/21/2008	RS Hilbert	Attend trial; work with trial team in preparation of trial. Attend trial. Trial.	9.00 7.00 7.00	485 505 700	4,365.00 3,535.00 4,900.00
Project Total: Percentage Recoverable:	100%		44.00		\$25,610.00 \$25,610.00

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Hours Billed to	31		
Project No. 421			
by Co-Counsel:			

Project No. 422		Attend Trial Day 3			
Date	Time Keeper	Description	Hours	Rate	Fee
10/22/2008	CS Hummel	Trial.	7.00	700	4,900.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
	LP Parcher	Attend trial; cross examination of Doug Allen.	7.00	850	5,950.00
	NS Cohen	Attend trial.	2.00	485	970.00
10/22/2008		Attend trial.	7.00	505	3,535.00
10/22/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			37.00		\$22,215.00
Percentage Recoverable:	100%				\$22,215.00
Hours Billed to Project No. 422 by Co-Counsel:	31				

Project No.					
422(A)		Work on appeal to Ninth Circuit by Electronic Arts			
Date	Time Keeper	Description	Hours	Rate	Fee
		Analysis of EA's writ docket and 9th Cir. order, and Judge Alsup's related order, and confer with 9th Cir.			
10/27/2008	BG Shatz	Motions Attorney and Mr. Hilbert re same.	2.50	580	1,450.00
10/27/2008	CS Hummel	9th Circuit argument;	6.30	700	4,410.00
		Confer with Mr. Hilbert re appellate status; analysis of 9th Cir. writ decision and confer with clerk re related			
10/28/2008	BG Shatz	mooted appeal.	1.20	580	696.00
10/31/2008	BG Shatz	Analysis of order and calendaring re EA's appeal related to EA's writ.	0.20	580	116.00
10/01/2000	DG GHALZ		0.20	300	110.00
12/4/2008	BG Shatz	Prod 9th Cir. to dismiss EA's legacy appeal re writ.	0.20	580	116.00
Project Total:			10.40		\$6,788.00
	1000/		10.40		
Percentage Recoverable:	100%				\$6,788.00
Hours Billed to	0				
Project No.					
422(A) by Co-					
Counsel:					

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Project No. 423		Attend Trial Day 4			
Date	Time Keeper	Description	Hours	Rate	Fee
10/27/2008	CS Hummel	Trial and trial preparation.	7.00	700	4,900.00
	LP Parcher	Attend trial.	7.00	850	5,950.00
10/27/2008	NS Cohen	Attend trial.	6.00	485	2,910.00
10/27/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
10/27/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			41.00		\$24,155.00
Percentage Recoverable:	100%				\$24,155.00
Hours Billed to Project No. 423 by Co-Counsel:	31				

Project No. 424		Attend Trial Day 5			
Date	Time Keeper	Description	Hours	Rate	Fee
	CS Hummel	Trial.	7.00	700	4,900.00
	LP Parcher	Attend trial; re-cross examination of Doug Allen.	7.00	850	5,950.00
10/28/2008	NS Cohen	Prepare for and attend trial.	7.00	485	3,395.00
10/28/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
10/28/2008	DL Wishon	Attend trial.	7.00	280	1,960.00
10/28/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			42.00		\$24,640.00
Percentage Recoverable:	100%				\$24,640.00
Hours Billed to Project No. 424 by Co-Counsel:	32.5				

Project No. 425		Attend Trial Day 6			
Date	Time Keeper	Description	Hours	Rate	Fee
10/29/2008	DL Wishon	Attend trial.	7.00	280	1,960.00
10/29/2008	CS Hummel	Trial.	7.00	700	4,900.00
10/29/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
10/29/2008	NS Cohen	Prepare for and attend trial.	6.00	485	2,910.00
10/29/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00

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10/29/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			41.00		\$24,155.00
Percentage Recoverable:	100%		41.00		\$24,155.00
Hours Billed to Project No. 425 by Co-Counsel:	28.5				

Project No. 425(A)		Prepare and revise opening statement			
Date	Time Keeper	Description	Hours	Rate	Fee
10/17/2008	LP Parcher	Prepare for opening.	5.00	850	4,250.00
10/18/2008	LP Parcher	Prepare for opening.	6.00	850	5,100.00
10/19/2008	LP Parcher	Prepare for opening.	5.00	850	4,250.00
10/19/2008		Meet with Chad Hummel and Parcher re: opening statement.	2.20	485	1,067.00
10/20/2008	LP Parcher	Prepare for opening.	3.00	850	2,550.00
10/30/2008		Meeting with P. Parcher and B. Charhon re arguments for summation.	2.10	505	1,060.50
11/6/2008	LP Parcher	Prepare for summation.	4.50	850	3,825.00
Project Total:			27.80		\$22,102.50
Percentage Recoverable:	100%				\$22,102.50
Hours Billed to Project No. 425(A) by Co- Counsel:	54.5				

Project No. 426		Attend Trial Day 7			
Date	Time Keeper	Description	Hours	Rate	Fee
10/30/2008	CS Hummel	Trial.	7.00	700	4,900.00
10/30/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
10/30/2008	NS Cohen	Prepare for and attend trial.	6.00	485	2,910.00
10/30/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
10/30/2008	DL Wishon	Attend trial.	7.00	280	1,960.00
10/30/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			41.00		\$24,155.00
Percentage Recoverable:	100%				\$24,155.00

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Hours Billed to	24.5		
Project No. 426			
by Co-Counsel:			

Project No. 427		Attend Trial Day 8			
Date	Time Keeper	Description	Hours	Rate	Fee
10/31/2008	CS Hummel	Trial.	7.00	700	4,900.00
10/31/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
10/31/2008		Prepare for and attend trial.	7.00	485	3,395.00
10/31/2008		Attend trial.	7.00	505	3,535.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
10/31/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			42.00		\$24,640.00
Percentage Recoverable:	100%				\$24,640.00
Hours Billed to Project No. 427 by Co-Counsel:	24.5				

Project No. 428		Attend Trial Day 9			
Date	Time Keeper	Description	Hours	Rate	Fee
	CS Hummel	Trial.	7.00	700	4,900.00
11/3/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
11/3/2008	NS Cohen	Prepare for and attend trial.	6.00	485	2,910.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
11/3/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			34.00		\$20,620.00
Percentage Recoverable:	100%				\$20,620.00
Hours Billed to Project No. 428 by Co-Counsel:	18				

Project No. 429		Attend Trial Day 10			
Date	Time Keeper	Description	Hours	Rate	Fee
11/4/2008	CS Hummel	Trial.	7.00	700	4,900.00
11/4/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
11/4/2008	NS Cohen	Prepare for and attend trial.	6.00	485	2,910.00

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11/4/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
	DL Wishon	Attend trial.	7.00	280	1,960.00
11/4/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			41.00		\$24,155.00
Percentage	100%				\$24,155.00
Recoverable:					
Hours Billed to	24.5				
Project No. 429 by Co-Counsel:					

Project No. 430		Attend Trial Day 11			
Date	Time Keeper	Description	Hours	Rate	Fee
11/5/2008	CS Hummel	Trial.	7.00	700	4,900.00
	LP Parcher	Attend trial.	7.00	850	5,950.00
11/5/2008	NS Cohen	Prepare for and attend trial.	2.00	485	970.00
11/5/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
11/5/2008	DL Wishon	Attend trial.	7.00	280	1,960.00
11/5/2008	RS Katz	Trial.	7.00	700	4,900.00
Project Total:			37.00		\$22,215.00
Percentage Recoverable:	100%				\$22,215.00
Hours Billed to Project No. 430 by Co-Counsel:	24.5				

Project No. 431		Attend Charging Conference			
Date	Time Keeper	Description	Hours	Rate	Fee
11/6/2008	CS Hummel	Trial.	7.00	700	4,900.00
11/6/2008	LP Parcher	Attend trial.	7.00	850	5,950.00
11/6/2008	RS Hilbert	Attend trial.	7.00	505	3,535.00
11/6/2008	RS Katz	Jury charge conference.	3.10	700	2,170.00
Project Total:			24.10		\$16,555.00
Percentage Recoverable:	100%				\$16,555.00
Hours Billed to Project No. 431 by Co-Counsel:	14.5				

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Project No. 432		Attend Trial Day 11			
Date	Time Keeper	Description	Hours	Rate	Fee
11/7/2008	CS Hummel	Trial; prepare for trial.	6.00	700	4,200.00
11/7/2008	LP Parcher	Summation; jury charge.	6.00	850	5,100.00
11/7/2008	RS Hilbert	Trial; closing argument.	6.00	505	3,030.00
11/7/2008	NS Cohen	Attend trial.	3.00	485	1,455.00
	DL Wishon	Attend trial.	6.00	280	1,680.00
11/7/2008	RS Katz	Trial.	4.90	700	3,430.00
Project Total:			31.90		\$18,895.00
Percentage Recoverable:	100%				\$18,895.00
Hours Billed to Project No. 432 by Co-Counsel:	21.2				

Project No. 433(A)		Jury Deliberations; Punitive Damages Hearings			
Date	Time Keeper	Description	Hours	Rate	Fee
11/7/2008	LP Parcher	Waiting while jury deliberates.	3.00	850	2,550.00
11/7/2008		Waiting for jury.	2.00	700	1,400.00
	LP Parcher	In court awaiting verdict.	7.00	850	5,950.00
11/7/2008	RS Hilbert	Await jury deliberations.	4.20	505	2,121.00
11/10/2008	RS Hilbert	Await jury deliberations.	4.50	505	2,272.50
11/10/2008	RS Katz	Trial, waiting for jury deliberations.	4.90	700	3,430.00
Project Total:			25.60		\$17,723.50
Percentage Recoverable:	100%				\$17,723.50
Hours Billed to Project No. 433(A) by Co- Counsel:	0				

Project No. 433(B)		Review and analysis of jury verdict			
Date	Time Keeper	Description	Hours	Rate	Fee
11/10/2008	BG Shatz	Initial analysis of verdict figures.	0.30	580	174.00
Project Total:			0.30		\$174.00

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Percentage Recoverable:	100%		\$174.00
Hours Billed to Project No. 433(B) by Co- Counsel:	0		

Project No. 434		Analyze attorney fees.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/13/2008	RS Katz	Work on cost/fee issues.	2.50	700	1,750.00
11/14/2008		Review plaintiffs and defendants letters to Court re: fees and costs.	0.30	485	145.50
11/14/2008	RS Katz	Work on costs/fee application.	2.90	700	2,030.00
Project Total:	00/		5.70		\$3,925.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 434 by Co-Counsel:	4.3				

Project No. 435		Research appropriate incentive/service awards for class representative.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/20/2008	RS Hilbert	Research amount of incentive awards under D.C. law; draft and send e-mail summarizing same.	2.60	505	1,313.00
11/22/2008	RS Hilbert	Revise section of motion for attorneys' fees dealing with incentive award for H. Adderley; draft declaration for use with same	3.70	505	1,868.50
Project Total:			6.30		\$3,181.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 435 by Co-Counsel:	7.9				

Project No. 436(A)		Prepare notice to Court re apparent communication from juror			
Date	Time Keeper	Description	Hours	Rate	Fee

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11/24/2008	RS Hilbert	E-mail correspondence re apparent communication from juror; research same; draft and send e-mail re same; draft notice to Court re same.	2.10	505	1,060.50
Project Total:			2.10		\$1,060.50
Percentage Recoverable:	100%				\$1,060.50
Hours Billed to Project No. 436(A) by Co- Counsel:	0				

Project No. 437		Prepare Class Counsel's application for Fees and Costs (filed November 26, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/11/2008	RS Hilbert	E-mail correspondence re deadline for motion for attorneys' fees.	0.80	505	404.00
11/14/2008	DL Wishon	Compile information and prepare documents in support of motions for attorneys' fees and costs to be filed per court order.	5.50	280	1,540.00
11/15/2008	DL Wishon	Compile documents and information in preparation for motions for costs and attorneys' fees.	5.00	280	1,400.00
11/17/2008	DL Wishon	Review documents and information in preparation for motions for costs and attorneys' fees, participate in conference call with R. Katz and R. Hilbert re: same.	6.00	280	1,680.00
11/18/2008		Compile documents and information in support of motions for fees and costs, prepare spreadsheet re: same.	5.70	280	1,596.00
11/18/2008	RS Katz	Work on fee application.	1.80	700	1,260.00
11/19/2008	DL Wishon	Participate in conference call with co-counsel to discuss motions for fees and costs, update spreadsheet re: same, compile documents and information in support of same.	5.30	280	1,484.00
11/20/2008	DL Wishon	Update spreadsheet for motions for fees and costs, compile documents and information re: same.	5.40	280	1,512.00
11/21/2008	DL Wishon	Participate in conference call re: motions for fees and costs, update spreadsheet re: same; compile documents and information re: same.	3.70	280	1,036.00
11/21/2008 11/21/2008		Legal research and analysis under 9th Circuit and DC law re: speculative judgments re: Rule 50 motion. Work on fee application.	3.20 1.30	485 700	1,552.00 910.00

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11/00/0000		Compile documents and information in support of motions for fees and costs, update spreadsheet re:			
11/22/2008	DL Wishon	same.	2.00	280	560.00
11/23/2008	DL Wishon	Compile documents and information in support of motions for fees and costs, update spreadsheet re: same.	5.00	280	1,400.00
11/24/2008	DL Wishon	Compile documents and information in support of motions for fees and costs, update spreadsheet re: same, participate in conference calls re: same.	12.20	280	3,416.00
11/25/2008	DL Wishon	Compile documents and information in support of motions for fees and costs, update spreadsheet re: same, participate in conference calls re: same.	14.80	280	4,144.00
11/25/2008	RS Hilbert	Continue drafting summaries of monthly billing statements for motion for attorneys' fees; conference with litigation team re status of motion; review and revise declaration of R. Katz; conference with R. Katz re same.	10.20	505	5,151.00
11/25/2008	RS Katz	Work on fee application.	12.10	700	8,470.00
11/26/2008	DL Wishon	Compile documents and information in support of motions for fees and costs, update spreadsheet resame and prepare all documents for filing.	12.00	280	3,360.00
11/26/2008	DS Hillbort	Continue drafting summaries of monthly billing statements for motion for attorneys' fees; conference with litigation team re status of motion; review and revise declaration of R. Katz; conference with R. Katz re same.	9.00	505	4,545.00
11/26/2008		Work on fee application.	7.90	700	5,530.00
11/20/2006	no Naiz	Work on ree application.	7.90	700	5,530.00
Project Total:			128.90		\$50,950.00
Percentage Recoverable:	0%		120.30		\$0.00
Hours Billed to Project No. 437 by Co-Counsel:	47.5				

Project No. 439		Prepare Declaration of R. Katz in support of fee application. (filed November 26, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/24/2008	RS Hilbert	Draft summary of monthly billings for R. Katz declaration in support of application for attorneys' fees; conference call with litigation team re same and related issues.	9.00	505	4,545,00
11/25/2008		Review and revise motion for attorneys' fees; finalize same; oversee filing of same.	2.30	505	1,161.50

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11/26/2008	RS Hilbert	Review and revise motion for attorneys' fees; finalize same; oversee filing of same.	4.00	505	2,020.00
Project Total:			15.30		\$7,726.50
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 439 by Co-Counsel:	29.3				

Project No. 439(A)		Prepare Declaration of H. Adderley in support of fee application. (filed November 26, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/24/2008	RS Hilbert	Review and revise declaration of H. Adderley in support of application for attorneys' fees.	4.00	505	2,020.00
Project Total:			4.00		\$2,020.00
Percentage Recoverable:	100%				\$2,020.00
Hours Billed to Project No. 439(A) by Co- Counsel:	0				

Project No. 440		Draft bill of costs.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/24/2008	RS Katz	Work on costs.	0.90	700	630.00
12/11/2008	RS Hilbert	Review Defendants' objection to bill of costs; draft and send e-mail re same	1.50	505	757.50
Project Total:			2.40		\$1,387.50
Percentage Recoverable:	100%				\$1,387.50
Hours Billed to Project No. 440 by Co-Counsel:	29				

Project No. 440(A)		Meet and confer re bill of costs			
Date	Time Keeper	Description	Hours	Rate	Fee

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12/9/200	8 RS Katz	Meet/confer correspondence.	0.90	700	630.00
12/10/200	8 RS Katz	Meet/confer re: costs.	0.70	700	490.00
Project Total:			1.60		\$1,120.00
Percentage Recoverable:	100%				\$1,120.00
Hours Billed to Project No. 440(A) by Co- Counsel:	0				

Project No. 441		Perform legal research re: class representative incentive payment.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/21/2008	RS Hilbert	Review e-mail re Defendants' changing of eligibility requirements; draft and send e-mail re same; conference call on motion for attorneys' fees and related issues; work on same.	4.50	505	2,272.50
Droject Total			4 EO		¢2 272 E0
Project Total:			4.50		\$2,272.50
Percentage Recoverable:	100%				\$2,272.50
Hours Billed to Project No. 441 by Co-Counsel:	0				

Project No. 442		Correspond with retired players re: status of case.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/11/2008	NS Cohen	Telephone conference with several retired players re: case status and class payments.	0.60	485	291.00
11/11/2008	RS Hilbert	Telephone call with retired players re status of lawsuit; draft and send e-mail to B. Charhon re same; telephone call with B. Lynch re same.	1.30	505	656.50
11/12/2008	NS Cohen	Telephone conferences with multiple players re: verdict and inclusion in class.	1.30	485	630.50
11/12/2008	RS Hilbert	Telephone calls with retired players re results of verdict.	0.60	505	303.00
11/13/2008	NS Cohen	Telephone conferences with several retired players restatus of class action and representation in class.	1.80	485	873.00
11/13/2008	RS Hilbert	Telephone call with retired players re status of the lawsuit.	1.10	505	555.50
11/14/2008	NS Cohen	Telephone conferences with retired players re: inclusion in class.	0.70	485	339.50

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11/14/2008		Telephone calls with retired players re status of lawsuit.	0.60	505	30
11/17/2008	DL Wishon	Review and respond to former players' emails.	0.50	280	14
11/17/2008	NS Cohen	Telephone conferences with 3 retired players re: verdict.	0.40	485	19
11/18/2008	NS Cohen	Telephone conference with multiple retired players re: class award and case status.	0.30	485	14
		Telephone conference with retired player re: case			
11/19/2008		summary.	0.20	485	g
11/21/2008	DL Wishon	Respond to player emails.	0.30	280	3
11/21/2008	RS Hilbert	Telephone calls with retired players re status of the lawsuit.	0.70	505	35
11/24/2008	NS Cohen	Telephone conferences and email correspondence with retired players re: inclusion in class.	0.30	485	14
11/25/2008	NS Cohen	Telephone conference and email correspondence with retired players.	0.30	485	14
12/2/2008	NS Cohen	Telephone conference with multiple retired players re: inclusion in class and attorneys fees.	0.70	485	30
12/9/2008	NS Cohen	Telephone conference with multiple retired players re: inclusion in case.	0.30	485	14
12/16/2008	NS Cohen	Telephone conference with retired player re: pending appeal.	0.20	485	ç
12/29/2008	NS Cohen	Telephone conference with D. Bavaro re: status of case.	0.30	485	14
12/30/2008	NS Cohen	Telephone conference with S. Henderson re: case status.	0.20	485	ç
1/9/2009	NS Cohen	Telephone conference with retired player re: case status.	0.20	490	ç
1/14/2009	NS Cohen	Telephone conference with multiple retired players re: verdict and court upholding verdict.	0.20	490	ģ
1/15/2009	NS Cohen	Telephone conference with retired player re: appeal process.	0.20	490	ę
1/16/2009	NS Cohen	Multiple telephone conferences with retired players re: status of case and inclusion in class.	0.50	490	24
1/20/2009	NS Cohen	Telephone conference with several retired players re: case status.	0.40	490	19
1/21/2009	NS Cohen	Telephone conferences with retired players re: inclusion on list; review supplementary filing re: distribution plan per Court Order.	0.30	490	14
1/22/2009	NS Cohen	Telephone conference with retired player re: appeal; draft letter to Kessler requesting financial documents.	0.50	490	24
1/29/2009	NS Cohen	Multiple telephone conferences with 5 retired players re: inclusion in class and case status; research re: post-judgment interest re: judgment; summary email and correspondence with team re: same.	1.40	490	68
1/31/2000	NS Cohen	Call with retired player re: potential inclusion in class.	0.20	490	ç

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2/2/2009	NS Cohen	Telephone conference with retired player re: case status.	0.30	490	147.
2/3/2009	NS Cohen	Telephone conferences with multiple retired players re: case status and inclusion in class.	0.40	490	196.
2/4/2009	NS Cohen	Telephone conference with retired player re: case status.	0.20	490	98.
2/5/2009	NS Cohen	Telephone conference with multiple retired players re: NFLPA's Notice of Appeal.	0.50	490	245.
2/6/2009	NS Cohen	Telephone conferences with retired players re: non-inclusion in class.	0.40	490	196.
2/9/2009	NS Cohen	Multiple telephone conferences with retired players re: inclusion in action.	0.40	490	196.
2/10/2009	NS Cohen	Telephone conference with retired players re: NFLPA appeal and timing thereof.	0.30	490	147
2/11/2009	NS Cohen	Telephone conference with retired players re: case status.	0.20	490	98
2/12/2009	NS Cohen	Telephone conference with one retired player re: unauthorized use in Madden videogame.	0.20	490	98
2/13/2009	NS Cohen	Telephone conference with retired player re:appeal; review defense filings with the ninth circuit.	0.20	490	98
	NS Cohen	Telephone conference with four retired players re: case status.	0.50	490	245
2/18/2009	NS Cohen	Telephone conference with two retired players re: inclusion in class.	0.40	490	196
2/19/2009	NS Cohen	Telephone conference with two retired players re: case status.	0.30	490	147
2/23/2009	NS Cohen	Telephone conference with retired players re: appeal status.	0.30	490	147
2/24/2009	NS Cohen	Telephone conference with two retired players re: appeal.	0.20	490	98
2/25/2009	NS Cohen	Telephone conference with one retired player re: appeal.	0.20	490	98
2/26/2009	NS Cohen	Telephone conference with one retired player re: inclusion in class.	0.20	490	98
	NS Cohen	Telephone conference with retired player re: appeal process.	0.20	490	98
3/2/2009	DL Wishon	Review request from retired player. Telephone conference with retired player re: Madden	0.20	290	58
	NS Cohen DL Wishon	games. Review request from retired player.	0.30 0.20	490 290	147 58
		Telephone conferences with 2 retired players and an attorney re: determination of class and status of	0.20	290	
	NS Cohen DL Wishon	appeal. Respond to request from retired player.	0.40 0.40	490 290	196 116
		Telephone conferences with one retired player; one law school professor and one attorney re: potential			
3/4/2009	NS Cohen	second action and status of appeal	0.60	490	294
3/5/2009	NS Cohen	Telephone conference with multiple retired players re: judgment amount per player and inclusion in class	0.50	490	245

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3/6/2009	NS Cohen	Multiple telephone conferences with retired players re: amount of money po'er player and case status	0.40	490	19
3/9/2009	NS Cohen	Telephone conferences with 2 retired players re: failure to include them in class	0.40	490	19
3/12/2009	NS Cohen	Telephone conference with retired player re: appeal status	0.20	490	9
3/13/2009	NS Cohen	Telephone conference with one retired player re: appellate process	0.20	490	9
	NS Cohen	Telephone conference with 2 retired players re: appeal status	0.30	490	14
	NS Cohen	Telephone conference with one retired player re: appeal process	0.20	490	9
	NS Cohen	Telephone conference with 2 retired players regarding inclusion in class	0.30	490	
	NS Cohen	Telephone conf with retired player re: timing of appeal	0.20	490	9
	NS Cohen	Telephone conference with two retired players and Virginia attorney general re: judgment and appeal process	0.30	490	14
4/9/2009	NS Cohen	Telephone conference with 5 retired players re: case status and inclusion in action	0.80	490	39
	NS Cohen	Telephone conference with retired player re: case status	0.20	490	9
	NS Cohen	Telephone conference with retired player re: distribution of funds	0.20	490	9
	NS Cohen	Telephone conference with retired player re: class members	0.20	490	9
4/15/2009	NS Cohen	Telephone conference with absent class member re: appeal	0.20	490	9
4/16/2009	NS Cohen	Email correspondence with relative of retired player re: inclusion in class	0.20	490	9
4/20/2009	NS Cohen	Telephone conference with retired player re: new nflpa executive	0.30	490	14
4/21/2009	NS Cohen	Telephone conference with retired player re: potential of class inclusion	0.20	490	9
4/27/2009	NS Cohen	Telephone conference with 2 retired players and one attorney for retired player re: disbursement of funds and inclusion in class	0.50	490	24
	NS Cohen	Telephone conference with retired player re: appeal of jury verdict	0.20	490	9
5/5/2009	NS Cohen	Telephone conference with class member re: status of appeal and amount of class payments	0.30	490	14
5/6/2009	NS Cohen	Tel. conf with retired player re: appeal	0.20	490	9
5/8/2009	NS Cohen	Tel conf with retired player re: lack of inclusion in class	0.20	490	9
5/12/2000	NC Caba	Telephone conference with retired player re: filing	0.00	400	
	NS Cohen NS Cohen	separate lawsuit Tel. conf with retired player re: appeal	0.30 0.20	490 490	14 9
	NS Cohen	Tel conf with retired player re: EA action	0.20	490	99
5/15/2009					

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	1				
5/21/2009	NS Cohen	Tel conf with retired player re: use of image on apparel	0.30	490	147.0
5/28/2009	NS Cohen	Telephone conference with 2 retired players re case status	0.20	490	98.0
	NS Cohen	Telephone conference with retired player re: new action.	0.20	490	98.
	NS Cohen	Tel conf with counsel for retired player re: case status and scope of action.	0.10	490	49.
	NS Cohen	Tel conf with retired player re: inclusion in class.	0.10	490	49.
		15. com man routou player 15. molacion in class.	0.10	+30	+5
6/4/2009	NS Cohen	Mutliple conferences with retired players re: settlement.	1.00	490	490
6/5/2009	NS Cohen	Telephone conferences with multiple retired players reterms of settlement.	1.20	490	588
		Tel. conferences with multiple retired players re: settlement of action; prepare newsletter summary of settlement agreement.	1.00	100	000
0/0/2009	NS Cohen	Settlement agreement.	1.80	490	882
6/9/2009	NS Cohen	Multiple telephone conferences with retired players re: inclusion in class, settlement, payment plans, etc.	1.80	490	882
		Multiple telephone conferences with retired players re:			
6/10/2009	NS Cohen	class settlement.	0.70	490	343
6/15/2009	NS Cohen	Telephone conferences with multiple retired players redistribution of settlement and inclusion in class.	1.10	490	539
6/16/2009	NS Cohen	Telephone conference with multiple retired players re: settlement and timeframe of payments.	0.30	490	147
6/17/2009	NS Cohen	Multiple telephone conferences with retired players re: class settlement.	0.30	490	147
	NS Cohen	Multiple tel. confs with retired players re: class settlement and status of appeal.	0.30	490	147
6/19/2009	NS Cohen	Tel. conf with retired players re: case status.	0.20	490	98
6/19/2009	RS Hilbert	Telephone calls with retired players re questions about settlement of retired player lawsuit	0.60	515	309
6/22/2009	NS Cohen	Tel. confs with several retired players re: class settlement and distribution of settlement funds.	1.10	490	539
6/22/2009	RS Hilbert	Telephone calls with retired players re questions about settlement of class action and payment issues	0.80	515	412
6/23/2000	NS Cohen	Multiple telephone conferences with retired players re: division of settlement funds and failure to include name on class list.	0.00	400	00
0,20,2009	INO COHEH		0.20	490	98
6/24/2009	NS Cohen	Telephone conferences with multiple retired players reclass.	0.50	490	245
6/24/2000	RS Hilbert	Telephone calls with retired players re questions about settlement of class action and payment issues	0.00	E4.F	400
0/24/2009	по півеп	· ·	0.90	515	463
6/25/2009	NS Cohen	Telephone conferences with multiple retired players redistribution of funds and EA games.	0.70	490	343
	•	· · · · · · · · · · · · · · · · · · ·			

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6/25/2009	RS Hilbert	Telephone calls with retired players re questions about settlement of class action and payment issues	1.00	515	51
6/26/2009	NS Cohen	Telephone conference with retired players re: notice of class settlement and status of appeal.	0.60	490	29
6/29/2009	NS Cohen	Tel conf with multiple retired players re: class settlement and dismissal of appeal.	0.60	490	29
6/29/2009	RS Hilbert	Telephone calls with retired players re questions about settlement	0.50	515	25
6/30/2009	NS Cohen	Telephone conference with retired player re: settlement.	0.20	490	9
7/1/2009	NS Cohen	Telephone conference with multiple retired players re: status of payments and class settlement.	0.40	490	19
7/1/2009	RS Hilbert	Telephone calls with retired players re questions about settlement.	0.60	515	30
7/2/2009	NS Cohen	Telephone conference with several retired players re: clas payments.	0.20	490	9
7/2/2009	RS Hilbert	Telephone calls with retired players re questions about settlement.	0.50	515	25
7/6/2009	NS Cohen	Tel conferences with multiple retired players re: distribution plan, settlement and status of appeal	0.50	490	24
7/6/2009	RS Hilbert	Telephone calls with retired players re questions about settlement.	0.50	515	25
7/7/2009	NS Cohen	Tel conferences with two retired players re: class action settlement	0.30	490	14
	NS Cohen	Tel conference with retired player re: payments	0.20	490	9
7/9/2009	NS Cohen	Telephone conference with attorney for several retired players re: statute of limitations	0.50	490	24
7/14/2009	NS Cohen	Telephone conferences with retired players re: inclusion in settlement	0.40	490	19
7/15/2009	NS Cohen	Telephone conference with retired players re: inclusion in EA games going forward.	0.30	490	14
7/20/2009	RS Hilbert	Telephone calls with retired players re questions about status of retired player lawsuit	0.50	515	25
	RS Hilbert	Telephone calls with retired players re questions about status of retired player lawsuit	1.00	515	51
7/30/2009	DL Wishon	Discussion with retired NFL player.	0.20	290	5
7/30/2009	NS Cohen	Telephone conferences with retired players re distribution plan and hearing.	0.20	490	9
7/31/2009	NS Cohen	Tel conf with retired players re: hearing on settlement.	0.30	490	14
8/7/2009	NS Cohen	Tel. conf with several retired players re: terms of settlement.	0.30	490	14
8/10/2009	NS Cohen	Telephone conferences with two retired players re: distribution plan.	0.20	490	9
8/10/2009	RS Hilbert	Telephone calls with retired players re questions about status of lawsuit.	0.50	515	25
8/11/2009	RS Hilbert	Telephone calls with retired players re questions about status of lawsuit	0.60	515	30

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8/12/2009	NS Cohen	Telephone conferences with two retired players re: payment of funds.	0.20	490	98.00
0, 12, 200	140 0011011	paymon or ramas.	0.20	100	00.00
8/13/2009	NS Cohen	Tel conf with one retired player re: payment plan.	0.10	490	49.00
8/13/2009	RS Hilbert	Telephone calls with retired players re status of lawsuit and related issues	0.60	515	309.00
8/17/2009	NS Cohen	Telephone conferences with retired players re: distribution plan and timing thereof.	0.40	490	196.00
8/19/2009	NS Cohen	Telephone conference with retired players re: timing of distribution and court's latest order.	0.30	490	147.00
8/24/2009	NS Cohen	Telephone conference with multiple retired players re: case status.	0.40	490	196.00
8/26/2009	RS Hilbert	Telephone calls with retired players re questions about settlement	0.40	515	206.00
8/27/2009	RS Hilbert	Telephone calls with retired players re questions about settlement	0.50	515	257.50
8/28/2009	NS Cohen	Tel. conf with attorney for retired player re: inclusion in class.	0.20	490	98.00
8/28/2009	RS Hilbert	Telephone calls with retired players re questions about settlement; meeting with R. Katz and D. Wishon re strategy for motion for final approval of settlement and related issues.	0.90	515	463,50
	NS Cohen	Telephone conference with several retired players re: receipt of class notice.	0.50	490	245.00
Project Total:			61.70		\$30,151.50
Percentage Recoverable:	100%				\$30,151.50
Hours Billed to Project No. 442 by Co-Counsel:	2.8				

Project No. 444		Research Rule 50.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/21/2008	BG Shatz	Confer with Mr. Cohen re research strategy for post-trial motions.	0.30	580	174.00
11/24/2008	NS Cohen	Continue research re: speculative jury verdict; telephone conference with Katz and Hilbert re: speculative jury verdicts; draft summary of research re: speculative jury verdict; research and analysis re: juror declarations re: deliberations and misconduct.	4.40	485	2,134.00
Project Total:			4.70		\$2,308.00
Percentage Recoverable:	100%				\$2,308.00

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Hours Billed to	5		
Project No. 444			
by Co-Counsel:			

Project No. 444(A)		Internal calls and discussions re anticipated Rule 50 motion			
Date	Time Keeper	Description	Hours	Rate	Fee
11/11/2008	RS Katz	Work on post-trial issues.	3.00	700	2,100.00
11/12/2008	RS Katz	Work on post-trial issues.	2.00	700	1,400.00
11/13/2008	RS Katz	Work on post-trial issues.	2.30	700	1,610.00
	LP Parcher	Communication regarding Rule 50.	0.30	850	255.00
11/20/2008	LP Parcher	Communication regarding Rule 50.	0.30	850	255.00
11/21/2008	LP Parcher	Communication regarding Rule 50.	0.30	850	255.00
Project Total:			8.20		\$5,875.00
Percentage Recoverable:	100%				\$5,875.00
Hours Billed to Project No. 444(A) by Co- Counsel:	0				

Project No. 445		Research legal issues related to fee application.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/14/2008	RS Hilbert	Research requirements for motion for attorneys' fees; draft and send e-mail re same; conference with R. Katz and D. Wishon re same and related issues.	1.80	505	909.00
11/17/2008	RS Hilbert	Conference with D. Wishon re status of fees for motion for attorneys' fees; research standard for collecting fees in class action cases.	2.30	505	1,161.50
11/18/2008	RS Hilbert	Conference with D. Wishon re status of fees for motion for attorneys' fees; research standard for collecting fees in class action cases.	1.90	505	959.50
11/19/2008	RS Hilbert	E-mail correspondence re Defendants' motion to stay execution of judgment; conference with D. Wishon re status of fees for motion for attorneys' fees.	2.30	505	1,161.50
11/20/2008	RS Hilbert	Research requirements for declaration in support of motion for attorneys' fees; research level of back-up necessary to support same; draft and send e-mail re all of the above.	2.00	505	1,010.00

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	BS Landsberg CS Hummel	Review and respond to emails to/from Ron Katz and David Shapiro on punitive damage ratios and disconnect between fiduciary duty and contract claims; prepare/forward research re same. Rule 50 issues.	0.80	700 700	560.00 2,100.00
		Review and revise reply to opposition to motion for	0.00	7.00	2,100.00
12/21/2008	NS Cohen	fees.	0.30	485	145.50
12/23/2008	NS Cohen	Review latest reply draft; email correspondence with Hilbert re: revisions to draft.	0.30	485	145.50
Project Total:			14.70		\$8,152.50
Percentage Recoverable:	100%				\$8,152.50
Hours Billed to	27.3				
Project No. 445 by Co-Counsel:					

Project No. 447		Review and analysis of Defendants' JMOL motion. (filed November 26, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
12/1/2008	BG Shatz	Analysis of JMOL motion.	1.10	580	638.00
12/1/2008	CS Hummel	Review Rule 50 motion and analyze responses.	1.40	700	980.00
	RS Hilbert	Review and analyze Defendants' renewed motion for judgment as a matter of law.	4.00	505	2,020.00
12/2/2008	LP Parcher	Teleconference with Chad Hummel.	0.30	850	255.00
	CS Hummel	Conference telephone call with team and review fee motion.	0.50	700	350.00
12/16/2008	LP Parcher	Teleconference with Ron Katz.	0.50	850	425.00
12/30/2008	LP Parcher	Review of Motion Judgment papers and background cases.	3.00	850	2,550.00
Project Total:			10.80		\$7,218.00
Percentage Recoverable:	100%				\$7,218.00
Hours Billed to Project No. 447 by Co-Counsel:	20.6				

Project No. 448		Research damages issues related to JMOL.			
Date	Time Keeper	Description	Hours	Rate	Fee

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	1	1			
11/10/2008	BS Landsberg	Research and analyze DC law re punitive damages permissible ratios, interest accrual and relationship between fiduciary duty and contract/damages claims.	2.90	700	2,030.00
12/1/2008	RS Hilbert	Conduct legal research in connection with same; consider strategy for responding to same; conference with R. Katz re same and related issues.	4.50	505	2,272.50
12/1/2000	no miberi	Legal research re JMOL standards and inconsistent	4.50	303	2,272.50
12/3/2008	BG Shatz	verdicts in 9th Circuit.	1.60	580	928.00
12/3/2008	RS Hilbert	Conduct legal research in connection with same.	3.50	505	1,767.50
12/4/2008	RS Hilbert	Conduct legal research in connection with same.	3.00	505	1,515.00
12/5/2008	RS Hilbert	Conduct legal research in connection with same; telephone call with J. Naylor re same; conference with R. Katz re all of the above.	3.30	505	1,666.50
12/8/2008	BG Shatz	Legal research re choice of law issues for JMOL opposition	2.10	580	1,218.00
12/29/2008	RS Hilbert	E-mail correspondence on amount of Plaintiffs' damages; conduct legal research re "compromise" nature of same	3.60	505	1,818.00
1/2/2009	RS Hilbert	Research "compromise" nature of damages verdicts; draft and send e-mail re same	3.60	515	1,854.00
1/5/2009	NS Cohen	Participate in telephone conference with team re: oral argument on Rule 50 motion; multiple conferences with Parcher re: compensatory damages calculation; review charging conference, jury instructions and damages figures re: calculation of compensatory damages; telephone conference with Hilbert re: same; prepare documents for Hummel for oral argument.	4.80	490	2,352.00
1/5/2009	RS Hilbert	Conduct legal research re weight to be given to damage expert opinions; draft and send e-mail re same.	3.60	515	1,854.00
	NS Cohen	Prepare documents for Hummel for hearing on Rule 50 motion; multiple conferences with Parcher re: damages calculations; continue researching case law re: damages calculations in preparation of hearing.	1.60	490	784.00
1/9/2009	CS Hummel	File brief re: damages.	2.00	715	1,430.00
1/9/2009	NS Cohen	Revise and finalize supplemental filing.	0.70	490	343.00
1/12/2009	NS Cohen	Review NFLPA's response to supplemental brief re: damages calculation.	0.40	490	196.00
			41.20		\$22,028.50
Project Total:					カノノ ロノカ コロ

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	2.5		
Project No. 448 by Co-Counsel:			

Project No. 449		December 2008 Case Management			
Date	Time Keeper	Description	Hours	Rate	Fee
11/10/2008	BS Landsberg	Conference with Chad Hummel on verdict and related legal issues for reserved Rule 50 motion to dismiss.	1.00	700	700.00
11/10/2008	BS Landsberg	Prepare multiple emails re DC law issues for verdict and post-trial motions.	0.70	700	490.00
12/4/2008	D Crim	Compile and organize electronic documents for attorney review.	0.40	185	74.00
12/8/2008	DL Wishon	Compile and send documents to press at request of R. Katz.	0.30	280	84.00
12/10/2008	DL Wishon	Respond to opposing counsel questions re: Bill of Cost invoices.	1.00	280	280.00
12/26/2008	DL Wishon	Compile documents re: trial exhibits for review by attorneys.	0.50	280	140.00
12/30/2008	DL Wishon	Compile and organize supporting documents for motions for attorneys fees and costs.	1.00	280	280.00
1/6/2009	CS Hummel	Memo to client.	1.30	715	929.50
1/8/2009	CS Hummel	Prepare for and attend hearing in San Francisco.	4.00	715	2,860.00
1/9/2009	DL Wishon	Make arrangements with court reporter for transcripts; Compile documents re: trial for review by attorneys.	0.60	290	174.00
1/12/2009	CS Hummel	Review and analyze opposition/supplemental brief re: Rule 50 motion.	2.00	715	1,430.00
	DL Wishon DL Wishon	Review all signed GLAs at request of R. Hilbert to determine whether specific players were included. Register attorney with 9th Circuit Court.	2.30	290 290	667.00 116.00
Project Total:			15.50		\$8,224.50
Percentage Recoverable:	100%		10.00		\$8,224.50
Hours Billed to Project No. 449 by Co-Counsel:	14.4				

Project No. 450		Prepare Response to JMOL Motion (filed December 18, 2008)			
Date	Time Keeper	Description	Hours	Rate	Fee
11/30/2008	RS Katz	Work on post-trial motion opposition.	3.50	700	2,450.00

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12/1/2008	RS Katz	Work on Rule 50 motion opposition.	4.20	700	2,940.00
12/2/2008	RS Hilbert	Draft opposition to Defendants' renewed motion for judgment as a matter of law	1.20	505	606.00
12/2/2008		Work on post-trial motion opposition.	3.80	700	2,660.00
12/3/2008	NS Cohen	Legal research and analysis re: cap on punitive damages in preparation of drafting reply papers; research defendants' case law re: clear and convincing standard.	1.40	485	679.00
12/0/2000	NO Conen	Draft opposition to Defendants' renewed motion for	1.40	700	073.00
12/3/2008	RS Hilbert	judgment as a matter of law.	4.50	505	2,272.50
12/3/2008		Work on post-trial motions.	1.80	700	1,260.00
12/4/2008	BG Shatz	Conference call to discuss JMOL opposition; legal research, analysis and drafting of sections for JMOL opposition.	3.20	580	1,856.00
12/4/2008	NS Cohen	Participate in telephone conference with team and D. Shapiro to strategize regarding opposition brief; draft portion of opposition brief regarding punitive damages; legal research and analysis regarding ratio of punitive damages in preparation of drafting portion of opposition brief.	5.80	485	2,813.00
		Draft opposition to Defendants' renewed motion for			7
	RS Hilbert	judgment as a matter of law.	5.50	505	2,777.50
12/4/2008	RS Katz	Work on post-trial motions.	3.80	700	2,660.00
12/5/2008	BG Shatz	Legal research and drafting of sections for opposition to JMOL.	3.00	580	1,740.00
12/5/2008	NS Cohen	Continue drafting and revising opposition regarding punitive damages award; legal research and analysis regarding case law regarding nominal punitive award; review supreme court authority regarding ratio of damages.	8.00	485	3,880.00
		Draft opposition to Defendants' renewed motion for	0.00		5,000.00
	RS Hilbert	judgment as a matter of law.	3.00	505	1,515.00
12/5/2008	RS Katz	Work on post-trial motions.	2.30	700	1,610.00
12/6/2008	BG Shatz	Legal research for JMOL re standards, waiver, and choice of law issues.	2.30	580	1,334.00
12/8/2008	NS Cohen	Continue researching District of Columbia and Ninth Circuit case law regarding punitive damages; research regarding identical breach of fiduciary duty and breach of contract damages; e-mail correspondence with team regarding same; revise opposition briefregarding punitive damages section.	2.10	485	1,018.50
		Draft opposition to Defendants' renewed motion for			
12/8/2008	RS Hilbert	judgment as a matter of law; review and revise same; conference with R. Katz re same	6.80	505	3,434.00
12/8/2008		Work on post-trial brief.	2.40	700	1,680.00
12/9/2008		Analysis of time to appeal and tolling motions w/Mr. Hilbert.	0.30	580	174.00
3 0 0	2 3 3 1 1 4 1		0.00	000	17 1:00
12/9/2008	NS Cohen	Revise punitive damages portion of opposition to jmol.	0.70	485	339.50

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		Review and revise opposition to Defendants' renewed			
		motion for judgment as a matter of law; conference with			
	RS Hilbert	R. Katz re same; draft and send e-mail re same	7.10	505	3,585.50
12/9/2008	RS Katz	Work on post-trial brief.	1.00	700	700.0
		Editing of draft opposition to JMOL and confer with Mr.			
12/10/2008	BG Shatz	Hilbert re same.	1.20	580	696.00
		Review and revise opposition to Defendants' renewed			
		motion for judgment as a matter of law; conference with			
12/10/2008	RS Hilbert	R. Katz re same	2.60	505	1,313.0
12/10/2008		Work on post-trial opposition.	1.50	700	1,050.0
12/11/2008	BG Shatz	Confer with Mr. Hilbert re JMOL opposition.	0.20	580	116.0
		Revise citations and portion of opposition brief re:			
12/11/2008	NS Cohen	punitive damages.	1.00	485	485.0
12/11/2008	RS Katz	Work on post-trial motion opposition.	0.90	700	630.0
12/12/2008	RS Katz	Work on opposition to post-trial motion.	2.10	700	1,470.0
		Review materials supporting P. Rowley cites; draft and			
12/14/2008	RS Hilbert	send e-mail re same	1.50	505	757.5
		Legal research and analysis re: punitive damages			
12/15/2008	NS Cohen	ratios in preparation of revising opposition brief.	1.10	485	533.5
	110 0011011	3 11	1110	.00	000.0
		Review and analyze proposed changes to opposition to			
		Defendants' renewed motion for judgment as a matter of law; draft and send e-mail re same; telephone call			
12/15/2008	DC Hilbort	with S. Girard re calculations for same	7.20	505	3,636.0
12/15/2008		Work on opposition to post-trial motion.	2.20	700	<u> </u>
12/13/2000	no Naiz		2.20	700	1,540.0
12/16/2008	NC Caban	Participate in telephone conference with team re: opposition to Defendants' motion.	0.50	405	040.5
12/10/2006	NS Conen	opposition to berendants motion.	0.50	485	242.5
		Draft memo re: overturning jury award; legal research			
		and analysis re: punitive damage award; research re:			
10/10/000		compensatory award differing from expert's analysis		405	== .
12/16/2008	NS Cohen	under District Court and 9th Cir. law.	3.00	485	1,455.0
		Conference call on draft opposition to Defendants'			
		renewed motion for judgment as a matter of law; revise			
12/16/2008	RS Hilbert	same accordingly	1.60	505	808.0
		Proofreading, editing and analysis of draft JMOL			
12/17/2008	BG Shatz	opposition.	1.50	580	870.0
		Compile documents re: trial exhibits for review by			
		attorneys; Review and organize documents returned			
12/17/2008	DL Wishon	from the court.	0.50	280	140.0
		Finish reviewing case law re: DC compensatory			
12/17/2008	NS Cohen	awards.	0.60	485	291.0
		Review and revise opposition to Defendants' renewed			
12/17/2008	RS Hilbert	motion for judgment as a matter of law	1.50	505	757.5
		Prepare documents for filing with the court re:	-		
12/18/2008	DL Wishon	opposition to JMOL.	3.00	280	840.0
		Review opposition to fee application in preparation of	2.22		
12/18/2008	NS Cohen	drafting reply brief.	0.30	485	145.50
		1	0.00	.00	

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		Review and revise opposition to Defendants' renewed motion for judgment as a matter of law; finalize same; draft declaration of R. Hilbert and proposed order for			
12/18/2008		use with same; oversee e-filing of same.	4.20	505	2,121.00
12/18/2008	RS Katz	Work on opposition to JMOL.	5.90	700	4,130.00
12/26/2008	RS Hilbert	Review and analyze Defendants' reply in support of their renewed motion for judgment as a matter of law; confirm timeliness of same; draft and send e-mail re same	1.30	505	656.50
12/26/2008		Review and analyze JMOL reply brief and follow-up consultations.	2.20	700	1,540.00
12/30/2008	NS Cohen	Review reply papers re: one to one punitive damages ratio.	0.30	485	145.50
Project Total:			125.60		\$70,354.00
Percentage Recoverable:	100%				\$70,354.00
Hours Billed to Project No. 450 by Co-Counsel:	59.7				

Project No. 451		Prepare to argue JMOL.			
Date	Time Keeper	Description	Hours	Rate	Fee
Date	Time Keeper	Description	Hours	naie	гее
12/26/2008	DL Wishon	Compile and organize documents in preparation for upcoming hearing; Research re: related case status.	1.30	280	364.00
12/31/2008	NS Cohen	Prepare cases for P. Parcher in preparation of oral argument.	0.90	485	436.50
1/2/2009	RS Katz	Work on JMOL argument.	1.90	715	1,358.50
	CS Hummel	Prepare for oral argument.	3.90	715	2,788.50
1/5/2009	CS Hummel	Review materials provided by client.	2.50	715	1,787.50
1/5/2009	CS Hummel	conference telephone call re: meeting.	1.40	715	1,001.00
1/5/2009	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	0.90	290	261.00
1/5/2009	RS Hilbert	Review e-mail from C. Hummel requesting materials for upcoming hearing; locate and compile same; draft and send e-mail re same; telephone call with S. Girard re damages calculations; conference with R. Katz re same; draft and send e-mail re same; follow-up conference call with R. Katz, P. Rowley and S. Girard re same.	4.00	515	2,060.00
1/5/2009	RS Katz	Prepare for JMOL hearing.	1.90	715	1,358.50
	CS Hummel	Prepare for oral argument.	1.40	715	1,001.00
	CS Hummel	Review case materials.	0.10	715	71.50

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1/6/2000	DI Wiehen	Compile and organize documents in preparation for upcoming hearing.	0.00	200	0.070.00
	DL Wishon LP Parcher	Prepare for hearing.	8.20	290 850	2,378.00
1/0/2009	LP Parcher		4.00	850	3,400.00
		Review e-mail from C. Hummel requesting materials for upcoming hearing; locate and compile same; conference with D. Wishon re same; draft and send e-			
1/6/2009	RS Hilbert	mail re same.	2.10	515	1,081.50
1/6/2009		Prepare for JMOL hearing.	3.40	715	2,431.00
	BG Shatz	Assist in preparation of JMOL argument.	0.20	595	119.00
1/7/2009	CS Hummel	Prepare for NFLPA Rule 50 oral argument.	3.00	715	2,145.00
1/7/2009	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	3.60	290	1,044.00
1/7/2009	LP Parcher	Meeting with trial team; prepare for JMOL hearing.	7.00	850	5,950.00
1/7/2009	NS Cohen	Meet with trial team in preparation of hearing; meet with Parcher and Hummel re: oral argument; prepare exhibits for oral argument.	7.50	490	3,675.00
1/7/2009		Prepare for JMOL hearing.	6.60	715	4,719.00
	DL Wishon	Compile and organize documents in preparation for upcoming hearing, research specific issues related to license agreements at request of C. Hummel.	4.30	290	1,247.00
1/8/2009	LP Parcher	Prepare for hearing.	3.50	850	2,975.00
1/8/2009	NS Cohen	Continue meeting with team and preparing exhibits in preparation of hearing; attend oral argument on Rule 50 motion; meet with team to draft supplemental filing of examples of damages calculation per court order.	8.00	490	3,920.00
1/9/2009	NS Cohen	Email correspondence and telephone conference with team re: supplemental filing.	0.40	490	196.00
Drain at Tatali			92.00		¢47.700.50
Project Total: Percentage Recoverable:	100%		82.00		\$47,768.50 \$47,768.50
Hours Billed to Project No. 451 by Co-Counsel:	34.7				

Project No. 452		Attend hearing on JMOL.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/8/2009	CS Hummel	Draft and finalize brief re: damages.	8.00	715	5,720.00
	LP Parcher	Attend hearing.	2.00	850	1,700.00
1/8/2009	RS Katz	Prepare for and attend hearing.	3.40	715	2,431.00
Project Total:			13.40		\$9,851.00
Percentage Recoverable:	100%				\$9,851.00

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Hours Billed to	4.4		
Project No. 452			
by Co-Counsel:			

Project No. 452(B)		Review and analysis of hearing on post-trial motions.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/9/2009	BG Shatz	Confer with Mr. Cohen re JMOL hearing and note press coverage of hearing.	0.20	595	119.00
Project Total:			0.20		\$119.00
Percentage Recoverable:	100%				\$119.00
Hours Billed to Project No. 452(B) by Co- Counsel:	0				

Project No. 453		Review JMOL order.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/13/2009	BG Shatz	Analysis of order denying post-trial motions.	0.30	595	178.50
1/13/2009	LP Parcher	Review and analyze court order upholding verdict; conference calls with Chad Hummel and Ron Katz.	1.60	850	1,360.00
1/13/2009	NS Cohen	Review and analyze Court Order upholding verdict; email correspondence with team re: same; telephone conference with retired player re: status of appeal.	0.80	490	392.00
1/13/2009		Review and analyze JMOL order and follow-up.	2.20	715	1,573.00
1/28/2009	RS Katz	Review order and follow-up.	0.40	715	286.00
Project Total:			5.30		\$3,789.50
Percentage Recoverable:	100%				\$3,789.50
Hours Billed to Project No. 453 by Co-Counsel:	2.4				

Project No. 454		Analyze judgment and finality issues.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/8/2009	CS Hummel	Conferences with Co-Counsel.	0.60	715	429.00

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		Legal research and analysis re: post-judgment motion			
	NS Cohen	to amend judgment.	1.20	490	588.00
1/15/2009	LP Parcher	Conference calls with trial team.	2.00	850	1,700.00
1/20/2009	BG Shatz	Legal research re jurisdictional questions of finality.	1.20	595	714.00
	BG Shatz	Analysis of finality of judgment issue.			
1/22/2009	BG Shatz		0.40	595	238.00
1/26/2009	BG Shatz	Analysis of revisions to submission re finality of judgment.	0.30	595	178.50
1/26/2009	RS Hilbert	Conduct legal research re elements re potential appeal	1.50	515	772.50
1/26/2009	RS Katz	Work on taxation of award.	0.80	715	572.00
1/27/2009	BG Shatz	Analysis of revised submission re finality of judgment.	0.30	595	178.50
1/28/2009	BG Shatz	Analysis of order re final judgment and amended judgment.	0.30	595	178.50
1/29/2009	BG Shatz	Analysis of final judgment re post-judgment interest issues.	0.20	595	119.00
Project Total:			8.80		\$5,668.00
Percentage Recoverable:	100%				\$5,668.00
Hours Billed to Project No. 454 by Co-Counsel:	9.7				

Project No. 454(B)		Research and analysis on post-judgment interest			
Date	Time Keeper	Description	Hours	Rate	Fee
1/15/2009	BG Shatz	Legal research re postjudgment interest.	0.50	595	297.50
2/2/2009	BG Shatz	Analysis of co-counsel's interest analysis.	0.30	595	178.50
Project Total:			0.80		\$476.00
Percentage Recoverable:	100%				\$476.00
Hours Billed to Project No. 454(B) by Co- Counsel:	0				

Project No. 455		Prepare letter to Judge Alsup re: finality.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/8/2009	RS Katz	Work on supplemental brief.	3.00	715	2,145.00

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	Finalize supplemental brief in support of damages calculations; oversee e-filing of same; draft and send e-			
RS Hilbert	maii re same	1.70	515	875.50
RS Katz	Work on post-judgment memo requested by Court.	0.90	715	643.50
RS Katz	Work on post-judgment memo requested by Court.	0.90	715	643.50
	Work on post-judgment memo.	0.80	715	572.00
	Post-judgment memo requested by Court .	1.00	715	715.00
RS Katz	Work on post-judgment memo.	0.80	715	572.00
		9.10		\$6,166.50
100%				\$6,166.50
18.5				
	RS Katz RS Katz RS Katz RS Katz	calculations; oversee e-filing of same; draft and send e-mail re same RS Katz Work on post-judgment memo requested by Court. RS Katz Work on post-judgment memo requested by Court. RS Katz Work on post-judgment memo. RS Katz Post-judgment memo requested by Court . RS Katz Work on post-judgment memo. RS Katz Work on post-judgment memo.	calculations; oversee e-filing of same; draft and send e-mail re same 1.70 RS Katz Work on post-judgment memo requested by Court. 0.90 RS Katz Work on post-judgment memo requested by Court. 0.90 RS Katz Work on post-judgment memo. 0.80 RS Katz Post-judgment memo requested by Court 1.00 RS Katz Work on post-judgment memo. 0.80 RS Katz Work on post-judgment memo. 0.80 100%	calculations; oversee e-filing of same; draft and send e-mail re same 1.70 515 RS Katz Work on post-judgment memo requested by Court. 0.90 715 RS Katz Work on post-judgment memo requested by Court. 0.90 715 RS Katz Work on post-judgment memo. 0.80 715 RS Katz Post-judgment memo requested by Court. 1.00 715 RS Katz Work on post-judgment memo. 0.80 715 RS Katz Work on post-judgment memo. 0.80 715 100% 9.10

Project No. 456		Research liability of judgment.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/14/2009	NS Cohen	Research re: authority for entitlement to post-judgment interest.	0.90	490	441.00
1/15/2009	NS Cohen	Continue research re: necessity to amend judgment to add post-judgment interest.	0.70	490	343.00
1/22/2009	CS Hummel	Research re: statutory interest.	1.20	715	858.00
Project Total:			2.80		\$1,642.00
Percentage Recoverable:	100%				\$1,642.00
Hours Billed to Project No. 456 by Co-Counsel:	0				

Project No. 457		Research necessity of distribution plan.			
Date	Time Keeper	Description	Hours	Rate	Fee
11/12/2008	RS Hilbert	Telephone call with S. Girard re questions about distribution of class award.	0.60	505	303.00
Project Total:			0.60		\$303.00
Percentage Recoverable:	100%				\$303.00

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Hours Billed to	0		
Project No. 457			
by Co-Counsel:			

Project No. 458		Prepare memorandum regarding notice of judgment.			
Date	Time Keeper	Description	Hours	Rate	Fee
1/15/2009	NS Cohen	Email correspondence and telephone conference with trial team re: amending judgment to include post-judgment interest.	0.70	490	343.00
Project Total:			0.70		\$343.00
Percentage Recoverable:	100%				\$343.00
Hours Billed to Project No. 458 by Co-Counsel:	4.1				

Project No. 461		Analyze appellate issues related to judgment.			
Date	Time Keeper	Description	Hours	Rate	Fee
		Confer with Mr. Hilbert re new punitive damages ratio			
12/30/2008	BG Shatz	case and analysis of JMOL reply papers.	0.50	580	290.00
1/14/2009	NS Cohen	Begin preparing motion to amend.	0.20	490	98.00
		Review and respond to emails re finality of judgment re class member distribution issue; prepare emails to			
	BS Landsberg	David Shapiro re same.	0.70	725	507.50
2/3/2009	BG Shatz	Analysis of notice of appeal papers.	0.50	595	297.50
2/3/2009	RS Katz	Review and analyze appellate material and follow-up.	0.80	715	572.00
2/5/2009	BG Shatz	Analysis of notice of appeal issues and calculating time for plaintiff's appeal or cross-appeal.	0.50	595	297.50
2/5/2009	RS Katz	Work on appeal issues.	0.90	715	643.50
2/6/2009		Work on appeal issues.	1.10	715	786.50
2/13/2009	BG Shatz	Analysis of notice of issues and record documents filed by appellants with the 9th Cir.	0.30	595	178.50
Project Total:			5.50		\$3,671.00
Percentage Recoverable:	100%				\$3,671.00
Hours Billed to Project No. 461 by Co-Counsel:	13.5				

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Project No.		West on Refered and a second of find and and			
461(A)		Work on Defendants' appeal of judgment			
Date	Time Keeper	Description	Hours	Rate	Fee
3/7/2008	BG Shatz	Confer with Mr. Hilbert re status.	0.20	580	116.00
3/7/2008	RS Hilbert	Telephone call with B. Shatz re status of case and related issues.	0.20	505	101.00
7/11/2008	RS Hilbert	Review e-mail correspondence re motion to dismiss claim of B. Parrish.	0.70	505	353.50
1/16/2009	LP Parcher	Conference calls with trial team regarding appeal process.	0.80	850	680.00
2/18/2009	BG Shatz	Confer with co-counsel re appellate deadlines.	0.10	595	59.50
3/2/2009	BG Shatz	Analysis of reporters transcript designation for appeal.	0.20	595	119.00
	BG Shatz	Enroll Manatt litigators for 9th Cir. e-filing/notification.	0.30	595	178.50
	BG Shatz	Enroll Manatt attorneys for 9th Cir. e-filing.	0.20	595	119.00
3/13/2009	BG Shatz	Analysis of mediation conference order.	0.20	595	119.00
3/24/2009	BG Shatz	Confer with Mr. Katz re 9th Cir. mediation assessment conference.	0.10	595	59.50
4/10/2009	BG Shatz	Confer with Mr. Katz re upcoming mediation conference call.	0.20	595	119.00
4/14/2009	BG Shatz	Analysis of rescheduling mediation conference and procedures re same.	0.20	595	119.00
4/21/2009		Confer with Mr. Hilbert re 9th Cir. mediation procedures.	0.10	595	59.50
4/30/2009	BG Shatz	Analysis of order from 9th Circuit Mediator .	0.10	595	59.50
5/6/2009	BG Shatz	Analysis of agreement not to oppose extension request for opening brief.	0.10	595	59.50
5/12/2009	BG Shatz	Analysis of order extending briefing schedule.	0.10	595	59.50
Project Total:			3.80		\$2,381.00
Percentage	100%		3.00		\$2,381.00
Recoverable:	100 %				Ψ2,361.00
Hours Billed to Project No. 461(A) by Co- Counsel:	0				

Project No. 465		Discuss issues with D. Smith.			
Date	Time Keeper	Description	Hours	Rate	Fee
2/20/2009	CS Hummel	Telephone conference with De Smith re: union leadership.	0.90	715	643.50
3/21/2009	CJ de Recat	Draft correspondence to team re call with D. Smith re settlement.	0.50	715	357.50

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		Telephone conference with D. Smith re settlement; call and confirmation he has advised Kessler and will			
3/21/2009	CJ de Recat	attend alone.	0.30	715	214.50
3/24/2009	CJ de Recat	Draft correspondence to D. Smith post telephone conference.	0.30	715	214.50
3/25/2009	CJ de Recat	Telephone conference with D. Smith, R. Katz and L. Clair regarding settlement.	1.00	715	715.00
4/6/2009	CJ de Recat	Telephone conference with D. Smith regarding settlement.	0.90	715	643.50
4/14/2009	CJ de Recat	Telephone conference with D Smith. Post call develop settlement ideas and strategies consistent with mutual goals.	1.60	715	1,144.00
4/15/2009	CJ de Recat	Telephone conference with D. Smith re settlement	0.60	715	429.00
4/16/2009	CJ de Recat	Telephone conference with D Smith re Kessler and contact re settlement.	0.70	715	500.50
4/28/2009	CJ de Recat	Telephone conference with De Smith re settlement	0.40	715	286.00
4/29/2009	CJ de Recat	Telephone conference with D Smith re settlement. Follow up email to team.	0.30	715	214.50
5/25/2009	CJ de Recat	Telephone conference with De Smith and subsequent correspondence with team re settlement	1.20	715	858.00
Project Total:			8.70		\$6,220.50
Percentage Recoverable:	100%				\$6,220.50
Hours Billed to Project No. 465 by Co-Counsel:	0.9				

Project No. 465(A)		Settlement communications with trial team and opposing counsel			
Date	Time Keeper	Description	Hours	Rate	Fee
5/28/2009	NS Cohen	Email corr. with counsel for union re: terms of settlement.	0.30	490	147.00
5/29/2009	NS Cohen	Participate in tel. conf with trial team re: terms of settlement; email corr with team re: potential settlement.	0.50	490	245.00
5/30/2009	NS Cohen	Multiple telephone conferences and email correspondence with team re: settlement negotiations; tel conf with j. mannisto re: tax implications of terms of settlement agreement.	0.40	490	196.00
5/31/2009	NS Cohen	Participate in telephone conference with opposing counsel re: terms of settlement agreement and class notice.	0.80	490	392.00
5/31/2009	NS Cohen	Email corr with team re: draft settlement agreement.	0.60	490	294.00

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6/3/2009	NS Cohen	Email corr with team re: same.	0.20	490	98.00
6/4/2009		Work on settlement.	1.00	715	715.00
6/5/2009		Work on settlement.	2.90	715	2,073.50
		Email corr with counsel for union re: escrow account;			2,0:0.00
6/16/2009	NS Cohen	review escrow documents.	1.10	490	539.00
		Telephone conference with j. mannisto re: tax		.00	333.33
		implications of settlement; email corr with team re:			
6/17/2009	NS Cohen	same.	0.60	490	294.00
6/17/2009		Work on settlement issues.	1.50	715	1,072.50
6/18/2009		Work on settlement.	1.10	715	786.50
		Participate in telephonic conference with L. LeClair and			
6/19/2009	NS Cohen	tax attorneys re: treatment of settlement funds.	0.80	490	392.00
6/19/2009	RS Katz	Work on settlement.	1.50	715	1,072.50
6/22/2009	RS Katz	Work on settlement.	2.20	715	1,573.00
		Participate in telephone conference with counsel for			, ,
		defendants re: escrow agreement and tax implications			
6/23/2009	NS Cohen	related thereto.	1.00	490	490.00
6/23/2009	RS Katz	Work on settlement issues.	1.80	715	1,287.00
_		Email corr with team re: tax advice and edits to escrow			·
6/24/2009	NS Cohen	agreement.	0.50	490	245.00
	NS Cohen	Email corr with team re: class list and tax advice.	0.30	490	147.00
6/25/2009		Work on settlement.	1.40	715	1,001.00
6/29/2009	RS Katz	Settlement.	1.20	715	858.00
6/30/2009	RS Katz	Work on settlement issues.	2.40	715	1,716.00
7/6/2009		Work on settlement.	1.20	715	858.00
7/7/2009	RS Katz	Work on settlement.	2.20	715	1,573.00
7/9/2009	RS Katz	Work on settlement.	0.50	715	357.50
7/10/2009	RS Katz	Work on settlement.	0.90	715	643.50
7/13/2009	RS Katz	Work on settlement.	4.10	715	2,931.50
		Email correspondence with Escrow Company and co-			
7/15/2009	NS Cohen	counsel re: certificate of incumbency.	0.20	490	98.00
7/15/2009	RS Katz	Work on settlement issues.	1.40	715	1,001.00
7/16/2009		Work on settlement issues.	1.40	715	1,001.00
7/24/2009		Work on settlement.	1.10	715	786.50
7/30/2009	RS Katz	Work on settlement.	1.10	715	786.50
7/31/2009		Work on settlement.	2.20	715	1,573.00
8/3/2009		Work on settlement.	1.50	715	1,072.50
8/5/2009		Work on settlement.	1.40	715	1,001.00
8/11/2009	RS Katz	Work on settlement issues.	1.90	715	1,358.50
		Draft letter to court re: revised class notice and			
		preliminary approval order; revise and finalize			
		distribution plan, preliminary approval order and class			
	NS Cohen	notice in preparation of filing.	0.60	490	294.00
8/13/2009		Work on settlement.	1.70	715	1,215.50
8/25/2009		Work on settlement.	2.10	715	1,501.50
8/27/2009		Work on settlement.	0.90	715	643.50
8/31/2009	RS Katz	Work on settlement.	1.10	715	786.50
Project Total:			51.60		\$35,116.50
Percentage	100%				\$35,116.50
Recoverable:					

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Hours Billed to	0		
Project No.			
Hours Billed to Project No. 465(A) by Co- Counsel:			
Counsel:			

ject No. 466		Analyze possible settlement terms.			
Date	Time Keeper	Description	Hours	Rate	Fee
3/8/2009	CJ de Recat	Review D. Smith interview and correspondence with Katz regarding same.	0.30	715	21
3/9/2009	CJ de Recat	Telephone conference with P. Parcher regarding settlement strategy.	0.70	715	50
3/17/2009	CJ de Recat	Telephone conference with R. Katz, P. Parcher, C. Hummel regarding settlement strategy and develop personal outline regarding same post call.	2.50	715	1,78
3/17/2009	CS Hummel	Conference telephone call with team re: settlement.	0.50	715	35
3/20/2009		Work on settlement.	1.30	715	92
	CJ de Recat	Telephone conference with P. Parcher re settlement.	0.50	715	35
	CJ de Recat	Telephone conference with R. Katz and L. Clair regarding settlement.	0.70	715	50
3/24/2009	RS Katz	Work on settlement issues.	1.60	715	1,14
	CJ de Recat	Prepare for telephone conference with D. Smith.	0.30	715	21
3/25/2009		Conference with client re: settlement.	3.90	715	2,78
3/26/2009	CS Hummel	Conferences re: potential settlement.	1.00	715	71
3/31/2009	RS Katz	Correspond re: settlement and preparation for settlement teleconference.	2.80	715	2,00
4/1/2009	CJ de Recat	Telephone conference with Katz, Clair, Hummel post call with D. Smith.	0.40	715	28
4/1/2009	CJ de Recat	Telephone conference with R. Katz regarding settlement.	0.40	715	28
4/1/2009	CJ de Recat	Telephone conference with C. Hummel regarding settlement.	0.20	715	14
	CJ de Recat	Telephone conference with C. Hummel regarding settlement strategy.	0.20	715	14
4/2/2009		Work on settlement issues.	1.10	715	78
4/3/2009		Work on settlement issues.	0.90	715	64
4/6/2009	CJ de Recat	Consider settlement options EA issues.	0.40	715	28
4/6/2009	CJ de Recat	Draft correspondence to team regarding telephone conference with D. Smith and follow-up with P. Parcher.	0.70	715	50
4/6/2009		Work on settlement issues.	0.70	715	50
	CJ de Recat	Telephone conference with P Parcher re settlement	0.30	715	21
	CJ de Recat	Correspond with R Katz and L LeClair re settlement demands and attorney fees.	0.30	715	21

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4/10/2009	RS Katz	Work on settlement issues.	0.90	715	643
4/14/2009	CJ de Recat	Telephone conference with C Hummel re settlement and discussions with D. Smith	0.20	715	14:
		Review correspondence from R Katz re efforts by certain retired players to form independent union.			
		Consider same. Draft correspondence to D. Smith and			
4/14/2009	CJ de Recat	circulate draft to our team.	0.50	715	35
4/14/2009	CJ de Recat	Telephone conference with R Katz re status	0.20	715	14
4/4.4/0000		Review correspondence re request to reschedule court			
4/14/2009	CJ de Recat	conf. call re mediation, T/C and email with Katz, Hilbert.	0.40	715	28
4/14/2000	DC Kata	Telephone conversation with client re: settlement, work re: mediation conference.	1.00	715	٥٦
4/14/2009	RS Katz	re. mediation conference.	1.20	715	85
		Telephone conference with with Parcher, Hummel,			
4/15/2009	CJ de Recat	Katz, LeClair re settlement strategy and atty fees.	1.60	715	1,14
	00 00 110001	Telephone conference with P. Parcher re settlement			.,
4/15/2009	CJ de Recat	strategy	0.70	715	50
	CS Hummel	Conf call re settlment issues.	1.50	715	1,07
4/15/2009	RS Katz	Work on settlement issues.	0.80	715	57
		Telephone conference with R. Katz and C. Hummel re			
4/17/2009	CJ de Recat	settlement and contact with J Kessler	0.50	715	35
4/17/2009		Work on settlement issues.	1.60	715	1,14
4/20/2009		Work on settlement issues.	1.20	715	85
4/21/2009		Work on settlement issues.	0.90	715	64
4/22/2009		Work on settlement issues.	1.10	715	78
4/24/2009		Work on settlement issues.	2.40	715	1,71
4/27/2009	RS Katz	Work on settlement issues.	0.90	715	64
		Telephone conference with team re settlement			
4/28/2009	CJ de Recat	discussions with De and strategy going forward.	0.30	715	21
		Conf with de Recat re settlement issues; conf tc with			
	CS Hummel	trial team re same.	1.00	715	71
4/28/2009		Work on settlement issues.	1.30	715	92
4/29/2009	RS Katz	Work on settlement issues.	1.40	715	1,00
4/30/2009	RS Katz	Work on settlement issues.	1.70	715	1,21
		Consider settlement status and develop strategy and options for moving forward. T/ C with R. Katz and L			
5/1/2009	CJ de Recat	LeClair. T/C with C Hummell re same.	1.00	715	71
	RS Katz	Work on settlement.	0.90	715	64
	CS Hummel	Tconfs re settlement.	1.00	715	71
	RS Katz	Work on settlement issues.	0.90	715	64
3, 3, 2000	I TO NAIZ	Multiple telephone conferences and emails with team	0.30	113	04
		re response to NFLPA offer of settlment. Consider			
5/9/2009	CJ de Recat	same.	1.00	715	71
		Review email from De Smith and communicate and			
		discuss counter offer with Parcher, Hummel, Katz.			
	CJ de Recat	Consider next steps.	1.50	715	1,07
	RS Katz	Work on settlement.	0.90	715	64

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5/26/2009	RS Hilbert	Review e-mail from R. Katz re stipulations to vacate jury verdicts; conduct legal research re same; draft and send e-mail re same	2.30	515	1,184.50
	RS Hilbert	Review e-mail correspondence on scope of waivers in class action settlements; conduct legal research into same;' draft and send e-mail re same	1.30	515	669.50
5/31/2009	RS Hilbert	Review e-mail correspondence on scope of waivers in class action settlements; conduct legal research into same;' draft and send e-mail re same	1.20	515	618.00
6/1/2009	RS Hilbert	Review e-mail re scope of release as it relates to third parties; conduct legal research into same; draft and send e-mail re same	1.90	515	978.50
	BG Shatz	Analysis of settlement notice.	0.10	595	59.50
	BG Shatz	Analysis of press reports of settlement.	0.10	595	59.50
Project Total:			58.10		\$40,177.50
Percentage Recoverable:	100%				\$40,177.50
Hours Billed to Project No. 466 by Co-Counsel:	11.1				

Project No. 466(A)		Drafting of settlement agreement and related documents			
Date	Time Keeper	Description	Hours	Rate	Fee
	NS Cohen	Tel conference with c. de recat re: potential settlement of action.	0.40	490	196.00
5/29/2009	NS Cohen	Review and revise draft settlement agreement.	1.50	490	735.00
5/29/2009	NS Cohen	Review case law re: class reps waiver of class claims.	0.40	490	196.00
5/30/2009	NS Cohen	Continue revising and finalizing settlement agreement.	1.00	490	490.00
5/31/2009	NS Cohen	Review docket for Alsup Order re: prominent display of class notice; review latest draft settlement agreement.	0.70	490	343.00
6/1/2009	NS Cohen	Continue reviewing and analyzing drafts of settlement agreement; email corr. with team re: settlement terms; review drafts of proposed class notice	1.20	490	588.00
6/2/2009	NS Cohen	Review latest settlement agreement; review attachments to settlement agreement re: class notice and approval.	0.50	490	245.00
6/3/2009	NS Cohen	Review latest drafts and redlines of preliminary approval order, final judgment, and settlement agreement.	0.30	490	147.00

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6/12/2009	NS Cohen	Draft and revise letter to court re: settlement and appeal; tel conf with Latham attorneys re: letter to court; email corr. with team re: revising letter; tel. conf with retired players re: class settlement.	1.30	490	637.00
	NS Cohen	Review new escrow agreement and preliminary approval papers.	0.40	490	196.00
8/4/2009	NS Cohen	Draft letter to court re: amendment to class notice and amendment to settlement agreement; tel. confs with c. hummel re same.	0.50	490	245.00
8/7/2009	NS Cohen	Revise settlement notice to class members to comply with Court Order.	0.60	490	294.00
8/11/2009	NS Cohen	Review latest revision to Class Notice.	0.20	490	98.00
8/12/2009	NS Cohen	Review latest revisions to class notice and preliminary approval order provided by opposing counsel.	0.10	490	49.00
Project Total:			9.10		\$4,459.00
Percentage Recoverable:	100%				\$4,459.00
Hours Billed to Project No. 466(A) by Co- Counsel:	0				

Project No. 467		Negotiate settlement.			
Date	Time Keeper	Description	Hours	Rate	Fee
		Telephone conference with J. Kessler and memo re:			
1/21/2009	CS Hummel	same.	1.20	715	858.00
1/28/2009	CS Hummel	Conference re: settlement.	0.50	715	357.50
1/28/2009	CS Hummel	Letter to Kessler.	0.10	715	71.50
	CS Hummel	Meeting with Kessler.	2.50	715	1,787.50
2/9/2009	CS Hummel	Memo to opposing counsel re: financial information and conference telephone call with team.	1.50	715	1,072.50
4/1/2009	CJ de Recat	Telephone conference with D. Smith regarding settlement.	0.50	715	357.50
4/1/2009	CJ de Recat	Telephone conference with D. Smith regarding settlement.	0.50	715	357.50
4/2/2009	CJ de Recat	Telephone conference with D. Smith regarding next steps.	0.20	715	143.00
4/20/2009	CS Hummel	Prep for and conf tc with opposing counsel.	1.20	715	858.00
4/27/2009	CS Hummel	TCF Kessler.	1.40	715	1,001.00
4/27/2009	CS Hummel	Confs with MPP attys re settlement.	0.20	715	143.00
5/1/2009	CJ de Recat	Telephone conference with D Smith re settlement	0.50	715	357.50
5/1/2009	CJ de Recat	Telephone conference with D Smith (2d) re settlement	0.30	715	214.50

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5/6/2009	CS Hummel	TC de Recat; memo to Greenspan.	0.50	715	357.50
5/9/2009	CJ de Recat	Telephone conference with De Smith re settlment and demands	0.30	715	214.50
5/28/2009	CJ de Recat	Telephone conference and correspondence with De Smith and D. Bartlett re vacating judgment, settlement and related issues. Review research re same. Telephone conference with N Cohen re providing support to NFLPA.	1.50	715	1,072.50
5/29/2009	CJ de Recat	continued negotiation of settlement	2.30	715	1,644.50
Drainet Total			15.00		¢10.969.00
Project Total:			15.20		\$10,868.00
Percentage Recoverable:	100%				\$10,868.00
Hours Billed to	25.44				
Project No. 467 by Co-Counsel:					

Project No. 468		Review and edit drafts of settlement agreement.			
Date	Time Keeper	Description	Hours	Rate	Fee
4/2/2009	CJ de Recat	Review settlement proposal by L. Clair.	0.30	715	214.50
4/15/2009	CJ de Recat	Review and revise draft settlement terms for NFLPA and circulate to team.	0.30	715	214.50
4/30/2009	CJ de Recat	T/C with Hummell. Consider settlement status and options.	0.60	715	429.00
5/30/2009	CJ de Recat	All day Telephone conference, review of settlement drafts, negotiations with NFLPA, coordination with Parcher, Katz, LeClair, Hummel, Cohen, De Smith, David Barrett. Finalize settlement, deal with press and media strategy, coordinate same.	8.00	715	5,720.00
	CS Hummel	Revise settlement agreement.	1.10	715	786.50
	CS Hummel	Revise settlement agreement.	0.20	715	143.00
8/6/2009	CS Hummel	Correspondence re same.	1.10	715	786.50
8/6/2009	CS Hummel	Confs with co-counsel.	2.70	715	1,930.50
8/6/2009	CS Hummel	Letters to court.	0.10	715	71.50
8/14/2009	CS Hummel	Revise settlement agreement and court filing re same.	3.10	715	2,216.50
Project Total:			17.50		\$12,512.50
Percentage Recoverable:	100%				\$12,512.50
Hours Billed to Project No. 468 by Co-Counsel:	85.9				

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Project No. 469		Draft district court motions related to settlement agreement.			
Date	Time Keeper	Description	Hours	Rate	Fee
6/8/2009	DL Wishon	Research recently filed documents from the NFLPA.	0.40	290	116.00
	DL Wishon	Research recently filed documents by NFLPA.	0.40	290	116.00
0,0,200	DE WISHON	Prepare documents for filing with the court and send	0.40	230	110.00
	DL Wishon	copy of same to judge.	0.30	290	87.00
7/13/2009		Prepare documents for filing with the court.	2.30	190	437.00
7/13/2009	DL Wishon	Prepare documents for filing with the court.	2.00	290	580.00
7/13/2009	RS Hilbert	Review and revise motion for preliminary approval of settlement, class notice, and related documents; e-mail correspondence re same; oversee e-filing of all of the above	4.60	515	2,369.00
					<u>, </u>
7/14/2009	D Crim	Research e-filing procedure for changing profile; send copies of filed papers to Judge's chambers.	1.20	190	228.00
7/27/2009	DL Wishon	Compile and organize documents in preparation for upcoming hearing.	0.80	290	232.00
	CS Hummel	Attend settlement confirmation hearing.	9.10	715	6,506.50
7/30/2009	DL Wishon	Review status post settlement hearing.	0.20	290	58.00
8/4/2009	DL Wishon	Prepare documents for filing with the court.	0.50	290	145.00
8/5/2009	DL Wishon	Prepare documents for filing with the court.	0.20	290	58.00
8/10/2009	RS Hilbert	E-mail correspondence re hearing on preliminary approval of settlement and related issues. Arrange court reporter for meet and confer with B.	0.60	515	309.00
8/12/2009	DL Wishon	Parrish.	0.30	290	87.00
	DL Wishon	Prepare documents for filing with the court; Discussion with retired player.	2.90	290	841.00
8/14/2009	DL Wishon	Review and organize electronic versions of recently-received documents.	0.20	290	58.00
8/17/2009	DL Wishon	Make arrangements for court-ordered meet and confer telephone conference.	0.30	290	87.00
8/17/2009	RS Hilbert	Review notice of objection by B. Parrish; telephone call with R. Katz re same and strategy for responding to same; draft response to same; draft response to Court re efforts to comply with Court order to meet and confer	1.80	515	927.00
8/18/2009	DL Wishon	Prepare documents for filing with the court; Send copies of recently filed documents to Judge per court order; Review and organize electronic versions of recently-received documents.	2.00	290	580.00
8/18/2009	RS Hilbert	Participate in telephonic meet and confer; review and revise draft response to Court re efforts to comply with Court order to meet and confer; oversee e-filing of same; review and analyze order preliminarily approving settlement	2.30	515	1,184.50
		Meeting with R. Katz and R. Hilbert to discuss		3.0	1,101.00
8/19/2009	DL Wishon	upcoming projects.	0.40	290	116.00

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8/19/2009	RS Hilbert	Meeting with R. Katz and D. Wishon re order preliminarily approving settlement and related issues; telephone call with outside consultant re same.	1.00	515	515.00
8/20/2009	DL Wishon	Compile documents re: class notice for review by attorneys.	2.50	290	725.00
8/24/2009	RS Hilbert	Conference with R. Katz re strategy for motion for final approval of settlement and related issues; follow-up conversation with D. Wishon re same.	0.50	515	257.50
8/28/2009	DL Wishon	Attend meeting with R. Katz and R. Hilbert to discuss upcoming motions.	0.70	290	203.00
Project Total:			37.50		\$16,822.50
Percentage Recoverable:	100%				\$16,822.50
	110.0				
Hours Billed to Project No. 469 by Co-Counsel:	119.9				

Project No. 470		Draft appellate motions related to settlement agreement.			
Date	Time Keeper	Description	Hours	Rate	Fee
6/17/2009		Analysis of stipulation to dismiss appeal.	0.10	595	59.50
6/23/2009	BG Shatz	Confer with 9th Cir. clerk re dismissal of appeal in light of stipulation.	0.20	595	119.00
6/25/2009	BG Shatz	Analysis of stipulation to dismiss appeals without prejudice subject to reinstatement and research re same.	0.30	595	178.50
6/26/2009	BG Shatz	Confer with Mr. Katz re appellate status and strategy for dismissal of appeal.	0.20	595	119.00
6/29/2009	BG Shatz	Confer with 9th Cir. re status and processing of stipulated dismissal without prejudice; analysis of settlement terms; analysis of order granting stipulated dismissal.	0.70	595	416.50
6/29/2009	RS Katz	Work on appeal issues.	0.70	715	500.50
Project Total: Percentage Recoverable:	100%		2.20		\$1,393.00 \$1,393.00
Hours Billed to Project No. 470 by Co-Counsel:	2				

Project No. 472	Prepare fee application.		

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Date	Time Keeper	Description	Hours	Rate	Fee
		Review and revise reply in support of fee application; e-			
		mail correspondence re same; telephone call with J.			
12/22/2008		Naylor re same.	5.80	505	2,929.00
12/22/2008	RS Katz	Work on fee application reply brief.	1.90	700	1,330.00
		Dranaya dagumanta fay filing with the accust Daview and			
12/23/2008	DI Wiehen	Prepare documents for filing with the court; Review and invoices used in preparation of motion for fees.	2.10	280	588.0
12/23/2006	DE WISHOH	invoices asea in preparation of motion for fees.	2.10	200	00.00
		Review and revise reply in support of fee application;			
12/23/2008	RS Hilbert	finalize same; oversee e-filing of same	2.50	505	1,262.5
12/20/2000	110 1 1110011	Compile documents for updating motion for fees and	2.00		1,202.0
2/5/2009	DL Wishon	costs.	0.70	290	203.0
2/0/2000			00		
		Compile documents and information in preparation for			
2/6/2009	DL Wishon	filing updated motion for fees and expenses.	1.20	290	348.0
2/11/2009		Work on updating costs.	0.90	715	643.5
		Review updates to fees motion, meet with R. Katz to			
2/23/2009	DL Wishon	discuss same.	0.40	290	116.0
		Discussion with S. Bassinger re: expenses, update			
2/26/2009	DL Wishon	spreadsheet re: same.	0.80	290	232.0
		Review invoices and update spreadsheet of expenses			
3/2/2009	DL Wishon	incurred.	1.00	290	290.0
		Discussion with co-counsel re: fees and expenses,			
3/3/2009	DL Wishon	review spreadsheets re: same.	2.00	290	580.0
3/3/2009	RS Katz	Work on costs.	3.30	715	2,359.5
3/4/2009	RS Katz	Work on costs.	1.10	715	786.5
3/26/2009	RS Katz	Work on cost issues.	2.10	715	1,501.5
3/27/2009	RS Katz	Continued work on costs.	1.60	715	1,144.0
3/30/2009	RS Katz	Work on costs.	0.90	715	643.5
		Review documents and update information for			
4/1/2009	DL Wishon	supplemental motion on fees and expenses.	1.70	290	493.0
		Review documents in preparation for update of			
	DL Wishon	fees/expenses motion.	0.80	290	232.0
4/7/2009	RS Katz	Work on fee.	1.80	715	1,287.0
		Compile and send documents re: fees and expenses			
4/9/2009	DL Wishon	to R. Katz for review.	0.30	290	87.0
		Compile and review documents in preparation for			
4/13/2009	DL Wishon	updated motion for fees and expenses.	3.00	290	870.0
		Check status of invoices from various vendors; Review			
		invoices in preparation for updating motion for fees and			
4/14/2009	DL Wishon	expenses.	1.60	290	464.0
		Review invoices and spreadsheets in preparation for			
4/47/0000	DL Wishes	updating motion for fees and expenses, draft summary	0.40	000	000.6
4/17/2009	DL Wishon	of same.	3.40	290	986.0
0/0/0000	D. Ouima	Compile and organize documents for attorney review.	0.00	100	00.0
6/2/2009	D Crim	1 1	0.20	190	38.0
6/0/0000	DI Wiehen	Review and summarize motions for fees, costs, and expenses at request of R. Katz.	0.70	000	700.0
0/2/2009	DL Wishon		2.70	290	783.0
6/2/0000	DI Wichon	Compile information re: fees, expenses, and costs for review by R. Katz.	0.60	200	174.0
0/3/2009	DL Wishon	TO VIOW Dy II. Naiz.	0.60	290	174.0

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6/25/2009	D Crim	Compile and organize documents for attorney review.	0.70	190	13
6/29/2009	DL Wishon	Compile documents in preparation for motion for fees and expenses.	1.30	290	37
6/30/2009	DL Wishon	Compile and review documents in preparation for motion for fees and expenses, discuss same with R. Katz.	1.20	290	34
7/1/2009	D Crim	Compile and organize electronic documents for attorney review.	0.10	190	
7/1/2009	DL Wishon	Compile information and update spreadsheet for updated motion for fees and expenses.	7.10	290	2,05
7/1/2009	RS Hilbert	Conference call on status of motion for attorney's fees.	0.60	515	30
7/1/2009		Work on fee application, plan of distribution.	4.50	715	3,21
	DL Wishon	Compile information and update spreadsheet for updated motion for fees and expenses.	5.30	290	1,53
	RS Hilbert	Review and revise motion for attorney's fees.	5.00	515	2,57
7/6/2009	DL Wishon	Participate in conference call with R. Katz, R. Hilbert, and co-counsel re: motion for attorneys fees and expenses, update spreadsheets re: same.	2.70	290	78
7/6/2009	RS Hilbert	Review invoices for motion for attorney's fees; review and revise declaration of R. Katz in support of same.	3.00	515	1,54
7/6/2009	RS Katz	Fee application.	1.10	715	78
7/7/2009	DL Wishon	Review and update spreadsheet for motion for attorneys fees and expenses.	3.70	290	1,07
7/7/2009	RS Hilbert	Review and revise motion for attorney's fees; review and revise declaration of R. Katz in support of same	5.20	515	2,67
7/7/2009		Fee application.	1.50	715	1,07
	DL Wishon	Review and update spreadsheets of fees and expenses in preparation for filing with the court.	3.60	290	1,04
	RS Hilbert	Telephone call with R. Katz and D. Wishon re motion for attorney's fees and declaration of R. Katz in support of same; further revise all of the above.	2.60	515	1,33
7/8/2009	RS Katz	Work on fee application.	0.90	715	64
7/9/2009	DL Wishon	Review and update spreadsheets of fees and expenses in preparation for filing with the court.	2.50	290	72
7/0/2222	DO Hills	Review additional expenses from co-counsel; further revise motion for attorney's fees and declaration of R.	2.22	5.15	
7/9/2009	RS Hilbert	Katz in support of same. Fee application.	2.60 0.60	515 715	1,33 42
7,0/2000	, o naiz	Conference call with R. Katz, R. Hilbert, and L. Leclaire re: motion for fees and expenses; Review and update spreadsheets of fees and expenses in preparation for filing with the court, make arrangements to obtain	0.00	710	12

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Manatt Fee Tables by Project

	T				
7/10/2009	RS Hilbert	Further review and revise motion for attorney's fees and declaration of R. Katz in support of same	2.70	515	1,390.50
	DL Wishon	Review backup invoices for expense spreadsheet.	1.20	290	348.00
7/14/2009	RS Katz	Work on fee application.	1.10	715	786.50
7/20/2009	DL Wishon	Review and organize backup invoices for fees and expenses spreadsheet.	2.60	290	754.00
7/29/2009	DL Wishon	Update documents for filing re: motion for attorneys fees and expenses.	0.70	290	203.00
8/5/2009	DL Wishon	Communication with R. Katz re: additions to the motion for expenses.	0.20	290	58.00
8/7/2009	DL Wishon	Update spreadsheet of expenses.	0.70	290	203.00
8/12/2009	DL Wishon	Update spreadsheet of expenses.	0.30	290	87.00
8/20/2009	DL Wishon	Organize supporting documents for motion for fees and expenses.	3.20	290	928.00
8/28/2009	DL Wishon	Review past receipts and invoices in support of motion for expenses.	1.10	290	319.00
Project Total:			116.20		\$50,118.00
Percentage Recoverable:	0%				\$0.00
Hours Billed to Project No. 472 by Co-Counsel:	24				

Project No. 477		Respond to inquiries about Fairness Hearing			
Date	Time Keeper	Description	Hours	Rate	Fee
8/17/2009	CS Hummel	Conf call with Katz and memo re Parrish court filing.	1.00	715	715.00
Project Total:			1.00		\$715.00
Percentage Recoverable:	100%				\$715.00
Hours Billed to Project No.477 by Co-Counsel:	0				

GRAND TOTAL: \$ 4,531,237.50