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Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

CIVIL ACTION NO. C07 0943 WHA

HERBERT ANTHONY ADDERLEY,
 on behalf of himself and all others
 similarly situated,

Plaintiff

vs.

**CLASS COUNSELS’
 SUPPLEMENTAL INTERIM
 REPORT REGARDING
 PAYMENTS TO THE GLA
 CLASS**

NATIONAL FOOTBALL LEAGUE
 PLAYERS ASSOCIATION, a Virginia
 corporation, and NATIONAL
 FOOTBALL LEAGUE PLAYERS
 INCORPORATED d/b/a PLAYERS
 INC, a Virginia corporation,

Defendants.

1 Counsel for the GLA Class (“Class Counsel”) submit the following supplemental interim
2 report regarding payments to the GLA class.

3 **I. BACKGROUND FACTS**

4 On Tuesday, October 12, 2010, this Court issued an Order (the “Final Order”) granting
5 Class Counsels’ October 5, 2010 motion for final approval with respect to payments to the GLA
6 Class. *See* Order Approving Final Round of Payments to the GLA Class, Docket No. 725.
7 Among other things, the Final Order authorized Class Counsel to “send final payments to each of
8 the Class Members who is entitled to a share of the Settlement Fund in the amount to which each
9 Class member is entitled, as detailed in Exhibit 5 to the Katz Declaration.”

10 On October 22, 2010, Class Counsel submitted an interim report regarding payments to
11 the GLA class (the “Report”) and motion regarding irregular claim forms. One purpose of that
12 Report was to inform the Court of Class Counsel’s intent to arrange payment for a single Class
13 Member who was inadvertently excluded from Exhibit 5 to the Katz Declaration and three
14 additional Class Members who had submitted claim forms in October 2010. Attached as **Exhibit**
15 **1** to the Katz Declaration that accompanied the Report was an updated spreadsheet showing the
16 amounts each player was expected to receive.

17 Since the time of Class Counsel’s October 22, 2010 filing, Class Counsel identified one
18 minor issue concerning the accounting function of their excel spreadsheet. Specifically, it
19 appears that the amounts owed two Class Members – Kerry L. Cash and Stephen Wisniewski –
20 for their second payments was not taken account when determining each player’s share.
21 Attached as **Exhibit A** to the Katz Declaration filed concurrently herewith is a further updated
22 spreadsheet that addresses this minor issue. Class Counsel considered it prudent to submit the
23 final matrix showing the actual payments that will be distributed so that it is of record with the
24 Court before the payments are made.

25 In its Final Order the Court stated that “*all* GLA class members for whom the claims
26 administrator currently has a valid claim form on file should be allowed to participate in the
27 settlement.” To comply with that Order, Class Counsel will arrange payment for each Class
28

1 Member for whom the claims administrator currently has a valid claim form on file in the
2 amount to which each Class Member is entitled. Moreover, **Class Counsel intends for each**
3 **Class Member's final payment to be mailed out on Thursday, November 4, 2010.**
4

5 Respectfully submitted,

6 Dated: November 2, 2010

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7 By: /s/Ronald S. Katz

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