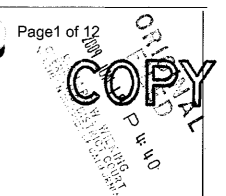
EXHIBIT F

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Attorneys for Plaintiff Zynga Game Network, Inc.

Zynga Game Network, Inc.,

VS.

Playdom, Inc.

Plaintiff,

Defendant.

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

CASE NO.

DEMAND FOR JURY TRIAL;

CERTIFICATION OF INTERESTED ENTITIES OR PERSONS.

Plaintiff Zynga Game Network, Inc. ("Zynga") brings this action against Defendant Playdom, Inc. ("Playdom") and complains as follows:

THE NATURE OF THE ACTION

1. Zynga publishes the very successful game "Mafia Wars" on various social networking sites such as Facebook and MySpace. Playdom publishes a competing game on social networking sites called "Mobsters." In the past month, Playdom has run an advertisement that misleadingly associates its Mobsters game with the more popular Mafia Wars game and with Zynga. Zynga brings this action to enjoin Playdom from continuing to post the advertisement online or in any other forum, to obtain damages, and to require Playdom to engage in corrective advertising to remedy the confusion caused by its advertisements.

THE PARTIES

2. Zynga Game Network, Inc. is a Delaware corporation with its principal place of business at 365 Vermont Street, San Francisco, California.

COMPLAINT; DEMAND FOR JURY TRIAL; CERTIFICATION OF INTERESTED ENTITIES OR PERSONS

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California Corporation with its principal place of business at	100 West Evelyn	Avenue, Suite 110
Mountain View, California.		

Zynga is informed and believes and on that basis alleges that Playdom, Inc. is a

JURISDICTION AND VENUE

- This action arises under the Lanham Act, 17 U.S.C. §§ 1051 et seq., as well as 4. California Business & Professions Code §§ 17200 and 17500.
- 5. This Court has subject matter jurisdiction over Zynga's Lanham Act claims under the provisions of 28 U.S.C. §§ 1331 and 1338(a) and 15 U.S.C. § 1121.
- This Court has supplemental jurisdiction over all claims arising under state law 6. under 28 U.S.C. § 1367(a).
- 7. This Court has personal jurisdiction over Playdom because Playdom is incorporated and maintains its principal place of business in California.
 - 8. Venue is proper in this District under the provisions of 28 U.S.C. § 1391(c).

INTRADISTRICT ASSIGNMENT

9. Because this action is an Intellectual Property Action within the meaning of Civil Local Rule 3-2(c), the action is to be assigned on a district-wide basis.

GENERAL ALLEGATIONS

- 10. Zynga was founded in February 2007 with the goal of bringing a social element to casual online games. Zynga is now the number one social gaming company on the web and the top developer of Facebook applications. Zynga makes and distributes a variety of online social games, including casino-themed games, word games, board-type games, role-playing games and party games.
- Mafia Wars is one of Zynga's most popular games, with over 2.5 million daily 11. users. Zynga has invested significant resources in developing and promoting Mafia Wars, and users have come to associate the game, the name, and the trademark "Mafia Wars" with a high standard of quality and innovation. Zynga is the senior user of the "Mafia Wars" mark.

12.	Playdom is a competing developer of social games and publisher of the game
Mohetere	

- 13. On June 11, 2009, a Zynga employee discovered that Playdom was running an advertisement for Mobsters on Facebook using the Mafia Wars trademark prominently (the "Advertisement"). A copy of the Advertisement is attached as Exhibit A.
- 14. The Advertisement states in large text: "Like Mafia Wars?" Underneath the text appears a picture of a gangster, and underneath that, in much smaller text, appears the following: "Click here to play Mobsters. Its [sic] got henchmen, mini games, message boards and sophisticated style."
- 15. The Advertisement does not include Playdom's name or trademark, nor does it make clear which game, between Mobsters and Mafia Wars, is being advertised, and further is likely to wrongly suggest that there is association, endorsement or sponsorship between Mobsters or the publishers of Mobsters and Mafia Wars and the publishers of Mafia Wars.
- 16. If a user clicks anywhere on the Advertisement, including on the name Mafia Wars, a window appears prompting the user to install the Mobsters game. The install window does not contain Playdom's name or trademark. A user may thus be led to install the game without any warning that the game is a Playdom product, not a product of Zynga or Mafia Wars. As a consequence, the Advertisement is likely to cause confusion between Mafia Wars and Mobsters or to suggest that Zynga endorses, encourages or sponsors Mobsters.
- 17. Zynga contacted Playdom within the past two weeks to request that Playdom cease using the Mafia Wars trademark in advertisements. Playdom briefly conceded, changing the text of the advertisement to read, "Like Mafia Games?" Playdom has since returned to using the original text referring to Mafia Wars, and has refused to cease use of the trademark.
- 18. Playdom's unauthorized use in commerce of Zynga's "Mafia Wars" trademark is intentional and designed to confuse and deceive the consuming public, and to divert business and valuable goodwill away from Mafia Wars.
- 19. As a result of Playdom's conduct, Zynga has suffered and will continue to suffer irreparable injury by having its "Mafia Wars" trademark confused with Mobsters, and by having

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Mafia Wars or Zynga confused as endorsing, encouraging or sponsoring Mobsters. Zynga also has suffered and will continue to suffer a loss of user traffic and profits that it otherwise would have made, and has endured and will continue to endure damage to its goodwill and reputation.

FIRST CLAIM FOR RELIEF

(Trademark Infringement--Lanham Act § 32, 15 U.S.C. § 1114)

- 20. Zynga realleges and incorporates by reference paragraphs 1 through 19, inclusive, as though fully set forth in this paragraph.
- 21. Playdom's use of the "Mafia Wars" trademark in its Advertisement for Mobsters is unauthorized and constitutes infringement of the "Mafia" Wars trademark under 15 U.S.C. § 1114.
 - 22. Playdom caused the Advertisement to enter interstate commerce.
- 23. Zynga has been injured as a result of the confusion caused by the unauthorized use of its trademark regarding the source of the Advertisement and Mobsters game.
- 24. Zynga is entitled to an award of damages against Playdom to compensate it for these injuries as well as costs and attorneys' fees.
- 25. The trademark infringement was willful and intentional, in bad faith and in conscious disregard of Zynga's rights and the rights of the public. As a consequence, Zynga is entitled treble damages and a disgorgement of Playdom's profits, gains and advantages derived from these unlawful acts.
- 26. As a direct and proximate result of Playdom's wrongful conduct, Zynga has been irreparably injured by such wrongful acts. Zynga's remedy at law is inadequate, and Zynga is therefore entitled to a temporary restraining order, a preliminary injunction, and a permanent injunction.

SECOND CLAIM FOR RELIEF

(False or Misleading Designation of Origin--Lanham Act § 43(a), 15 U.S.C. § 1125(a))

27. Zynga realleges and incorporates by reference paragraphs 1 through 26, inclusive, as though fully set forth in this paragraph.

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- 28. Playdom's use of the "Mafia Wars" trademark in its Advertisement for Mobsters creates confusion as to the origin of the Mobsters and Mafia Wars games.
 - 29. Playdom caused the Advertisement o enter interstate commerce.
- 30. By failing to properly attribute the Advertisement and Mobsters game, Playdom's conduct constitutes "false designation of origin" under Section 43(a) of the Lanham Act.
- 31. Playdom's false designation of origin is material, and Zynga has been injured as a result of the confusion caused regarding the source of the Advertisement and Mobsters game.
- 32. Zynga is entitled to an award of damages against Playdom to compensate it for these injuries as well as costs and attorneys' fees.
- 33. The false designation of origin with regard to the Advertisement was willful and intentional, in bad faith and in conscious disregard of Zynga's rights and the rights of the public. As a consequence, Zynga is entitled treble damages and a disgorgement of Playdom's profits, gains and advantages derived from these unlawful acts.
- As a direct and proximate result of Playdom's wrongful conduct, Zynga has been 34. irreparably injured by such wrongful acts. Zynga's remedy at law is inadequate, and Zynga is therefore entitled to a temporary restraining order, a preliminary injunction, and a permanent injunction.

THIRD CLAIM FOR RELIEF

(False Advertising—Lanham Act § 43(a), 15 U.S.C. § 1125(a))

- 35. Zynga realleges and incorporates by reference paragraphs 1 through 34, inclusive, as though fully set forth in this paragraph.
- As detailed above, and without Zynga's authority, Playdom used the trademark 36. "Mafia Wars" in its Advertisement for the Mobsters game, which falsely and misleadingly implies an association between defendant's Mobsters game and Zynga's Mafia Wars game.
- Defendant's banner advertisement has actually deceived or is likely to continue to 37. deceive members of the public.
 - 38. Defendant caused the banner advertisement to enter interstate commerce.

- 39. Defendant's false and misleading use of Zynga's "Mafia Wars" trademark in its Advertisement is material, and Zynga has been injured as a result of the direct diversion of users from Zynga and by diminishment of the goodwill associated with the Zynga game.
- 40. Zynga is entitled to an award of damages against defendant to compensate it for these injuries as well as costs and attorneys' fees.
- 41. Playdom's false and misleading use of the "Mafia Wars" trademark in its
 Advertisement was willful and intentional, in bad faith and in conscious disregard of Zynga's
 rights and the rights of the public. As a consequence, Zynga is entitled treble damages and a
 disgorgement of Playdom's profits, gains and advantages derived from these unlawful acts.
- 42. As a direct and proximate result of Playdom's wrongful conduct, Zynga has been irreparably injured by such wrongful acts. Zynga's remedy at law is inadequate, and Zynga is therefore entitled to a temporary restraining order, a preliminary injunction, and a permanent injunction.

FOURTH CLAIM FOR RELIEF

(False Advertising—California Bus. & Prof. Code § 17500 et seq.)

- 43. Zynga realleges and incorporates by reference paragraphs 1 through 42, inclusive, as though fully set forth in this paragraph.
- 44. Playdom's acts as described above constitute false and/or misleading advertising and are likely to mislead the general public and are therefore violative of California Business & Professions Code §§ 17500, et seq.
- 45. The acts of untrue and misleading advertising by Playdom described above present a continuing threat to members of the public in that Playdom will misrepresent the nature, characteristics, or qualities of the Mobsters game and its relationship to Zynga and Zynga's Mafia Wars franchise. Playdom disseminated its Advertisement publicly, and knew, or in the exercise of reasonable care should have known, that it was untrue and misleading.
- 46. As a direct and proximate result of the above-described acts, Playdom has created confusion in the marketplace, discouraging competition and misleading customers into playing Playdom's game over Zynga's game out of a false understanding as to the relative quality of the

products. Zynga has thus sustained an injury in fact.

- 47. Playdom's false and misleading advertising has permitted and will permit Playdom to make sales and profits on the strength of Zynga's success, goodwill, and consumer recognition. Zynga is entitled to disgorgement of any profits realized by Playdom as a result of its wrongdoing, as well as restitution of any expenses or other injuries incurred.
- 48. As a direct and proximate result of Playdom's wrongful conduct, Zynga has been irreparably injured by such wrongful acts. Zynga's remedy at law is inadequate, and Zynga is therefore entitled to a temporary restraining order, a preliminary injunction, and a permanent injunction.

FIFTH CLAIM FOR RELIEF

(Unlawful Business Practices—California Bus. & Prof. Code § 17200 et seq.)

- 49. Zynga realleges and incorporates by reference paragraphs 1 through 48, inclusive, as though fully set forth in this paragraph.
- 50. The acts of Playdom described above are likely to mislead the general public in violation of the Lanham Act, 15 U.S.C. § 1125(a)(1)(A) and California Business & Professions Code §§ 17500, and therefore constitute unlawful business practices in violation of California Business & Professions Code §§ 17200, et seq.
- 51. The unlawful, unfair, and/or deceptive business practices of Playdom described above present a continuing threat to members of the public in that Playdom intends to promote and advertise the sale of Mobsters by making false and misleading representations regarding the nature, characteristics, or qualities of the parties' products, and of Mobsters' relationship to Zynga and Zynga's Mafia Wars games. Zynga has thus sustained an injury in fact.
- 52. The unlawful, unfair, and/or deceptive business practices of Playdom described above have permitted and will permit Playdom to make sales and profits on the strength of Zynga's success, goodwill, and consumer recognition. Zynga is entitled to disgorgement of any profits realized by Playdom as a result of its wrongdoing, as well as restitution of any expenses or other injuries incurred.

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DATED: June 19, 2009

PRAYER FOR RELIEF

WHEREFORE, Zynga prays for judgment against Playdom as follows:

- A. For orders temporarily restraining, preliminarily and permanently enjoining

 Defendant Playdom and its agents, officers, employees, representatives, successors, assigns from using Zynga's "Mafia Wars" trademark, any colorable imitation thereof, or any trademark that is confusingly similar thereto;
- B. For an order requiring that Defendant Playdom engage in corrective advertising to dispel the confusion created by its use of Zynga's "Mafia Wars" trademark;
- C. For an order awarding Zynga its lost profits, Playdom's ill-gotten gains or profits, disgorgement, restitution and/or damages in an amount to be proven at trial, and trebled in light of Playdom's willful conduct;
 - D. For an order awarding Zynga pre-judgment interest on all such damages;
- E. For an order awarding Zynga reasonable attorneys' fees and costs of suit incurred herein; and
 - F. For such other relief as this Court deems just and proper.

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By Claude Stein with permission JBP Claude Stern

Attorneys for Plaintiff Zynga Game Network, Inc.

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DEMAND FOR JURY TRIAL

In accordance with Federal Rule of Civil Procedure 38(b), Plaintiff Zynga Game

Network, Inc. demands a trial by jury on all issues triable by jury.

DATED: June 19, 2009

QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP

e Stein /with potnission, JBB

Attorneys for Plaintiff Zvnga Ğame Network, Inc.

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Pursuant to Civil Local Rule 3-16, the undersigned certifies that as of this date, other than

CERTIFICATION OF INTERESTED ENTITIES OR PERSONS

the named parties, there is no such interest to report.

DATED: June 19, 2009

QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP

By Claude Stern, Just permission, IBA

Attorneys for Plaintiff Zvnga Game Network, Inc.

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EXHIBIT A



Click here to play Mobsters. Its got henchmen, mini garnes, message boards and sophisticated style.