

EXHIBIT 2

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5 Attorneys for Plaintiff CAL-PAL, Inc. aka
California PAL and the California Police
6 Activities League

7
8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA

10
11 CAL-PAL, Inc.,

12 Plaintiff,

13 vs.

14 California Police Youth Charities, Inc.,

15 Defendant.

CASE NO.: 3:08-cv-01991-PJH

**RULE 26(a)(1) INITIAL
DISCLOSURES OF
PLAINTIFF CAL-PAL, INC.**

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17 Pursuant to Rule 26(a)(1), Federal Rules of Civil Procedure, plaintiff CAL-PAL,
18 INC. makes its initial disclosures as follows:

19 (i) Persons likely to have discoverable information:

20 (a) Gregg Wilson, CAL-PAL Board Member 1989-1995, Board President
21 1995-2000; Executive Director 2001-present, has information regarding the trademark
22 significance of plaintiff's mark, defendant's infringement, donor confusion and damages.
23 Mr. Wilson may be contacted c/o CAL-PAL's attorneys of record.

24 (b) Ron Exley, CAL-PAL Board Member from 1985-1999; employee of
25 CAL-PAL 2000-present, has information regarding plaintiff's trademark, defendant's
26 infringement, donor confusion and damages. Mr. Exley may be contacted c/o CAL-PAL's
27 attorneys of record.

28 (c) C.A. Robertson, Past Board President and Board Member of CAL-

1 PAL from 1986-1995; National PAL President 2000-2004, has information regarding
2 plaintiff's trademark. His address is 5427 Benttree Way, Antioch, CA 94531, phone 925
3 778-3680.

4 (d) Mike Kollar, past Board President and Board Member of CAL-PAL
5 1985-1999, has information regarding plaintiff's trademark. His address is 301 Wallace
6 Avenue, Vallejo, CA 94590, phone 707 552-1573.

7 (e) Chuck Steadman, past Board President and Board Member of CAL-
8 Pal 1997-2004, has information regarding plaintiff's trademark. His address is 26107
9 Olsen View Court, Hemet, CA 92544, phone 951 927-2830.

10 (f) Individuals identified in the "Confidential" letter dated July 21, 2008
11 from counsel for plaintiff to counsel for defendant, who have information regarding
12 defendant's conduct, donor confusion, and damage to plaintiff from defendant's conduct.

13 (ii) Documents:

14 (a) Copies of those documents provided herewith, designated
15 "Confidential", numbered CALPAL 00001 - 00051.

16 (b) CAL-PAL website, located at www.calpal.org.

17 (c) Copies of CAL-PAL newsletters for various dates between Winter,
18 1993 and the present, which are located at CAL-PAL's office.

19 (d) CAL-PAL press releases and "WEE PAL's" handout, which are
20 located at CAL-PAL's office.

21 (e) Documents regarding over 102 CAL-PAL billboard advertisements
22 located around the Bay Area and Los Angeles bus stops with the San Francisco Giants,
23 Oakland A's and LA Galaxy soccer players.

24 (f) Copies of CAL-PAL yearly audit reports from 1993-1996 and 1999 to
25 present, which are located at CAL-PAL's office.

26 (g) Copies of CPYC yearly audit reports, which are in CPYC's custody
27 and control.

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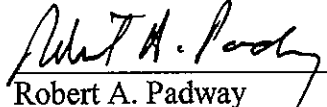
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(iii) Computations of damages:

Plaintiff prays for damages in the amount of CPYC's revenues since the commencement of its infringement, or for such other sums as the Court may in its discretion deem to be just and reasonable under the circumstances. CPYC's revenues will be calculated from CPYC's audit reports and other CPYC financial records, and plaintiff's loss will be a matter of expert witness testimony.

DATED: August 1, 2008

COOPER, WHITE & COOPER LLP

By: 
Robert A. Padway
Attorneys for Plaintiff CAL-PAL, Inc. aka
California PAL and the California Police
Activities League

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PROOF OF SERVICE

I am a resident of the State of California. I am over the age of eighteen years, and not a party to this action. My business address is 201 California Street, Seventeenth Floor, San Francisco, California 94111-5002.

On August 1, 2008, I served the following document(s):

RULE 26(A)(1) INITIAL DISCLOSURES OF PLAINTIFF CAL-PAL, INC.

on each of the parties listed below at the following addresses:

**Matthew C. Jaime
Matheny Sears Linkert & Jaime
3638 American River Drive
Sacramento, CA 95864**

BY MAIL: I am readily familiar with the business practice at my place of business for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence so collected and processed is deposited with the United States Postal Service that same day in the ordinary course of business. On the date specified above, as to each of the parties identified in the above service list, a true copy of the above-referenced document(s) were placed for deposit in the United States Postal Service in a sealed envelope, with postage fully prepaid; and on that same date that envelope was placed for collection in the firm's daily mail processing center, located at San Francisco, California following ordinary business practices.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on August 1, 2008, at San Francisco, California.



Connie Lee