

4. Exhibit C hereto is a true and correct copy of excerpts from the transcript of the deposition testimony of Eugene Upshaw, taken October 3, 1990, in *McNeil v. NFL*, 4-90-476 (D. Minn.).

5. Exhibit D hereto is a true and correct copy of a transcript of a September 2010 radio interview of Kevin Mawae. A compact disc with an MP3 audio file of that interview has been filed with the Court as Exhibit Q hereto and has been served on plaintiffs' counsel.

6. Exhibit E hereto is a true and correct copy, printed from Westlaw, of a news article written by John McClain in the *Houston Chronicle* on November 11, 2010.

7. Exhibit F hereto is a true and correct copy of a transcript of a March 2, 2011 interview of Derrick Mason on the ESPN program "NFL Live." A compact disc with an MP3 audio file of that interview has been filed with the Court as Exhibit R hereto and has been served on plaintiffs' counsel.

8. Exhibit G hereto is a true and correct copy of a transcript of a March 11, 2011 interview of Vonnie Holliday on the ESPN program "Sportscenter." A compact disc with an MP3 audio file of that interview has been filed with the Court as Exhibit S hereto and has been served on plaintiffs' counsel.

9. Exhibit H hereto is a true and correct copy of a transcript of a March 12, 2011 interview of Jeff Saturday on Sirius Satellite Radio. A

compact disc containing an MP3 audio file of that interview has been filed with the Court as Exhibit T hereto and has been served on plaintiffs' counsel.

10. Exhibit I hereto is a true and correct copy of a March 18, 2011 news article from the ESPN.com website entitled, "Mike Vrabel: Nix NFL brass from talks." A video containing excerpts of this interview is available at <http://espn.go.com/video/clip?id=6233604>.

11. Exhibit J hereto is a true and correct copy of the *NFLPA Guide to the Lockout*, which was downloaded from the NFLPA's website, <http://www.nflplayers.com>, in March 2011.

12. Exhibit K hereto is a true and correct copy of the unfair labor practice charge filed with the National Labor Relations Board by the NFL against the NFLPA on February 14, 2011.

13. Exhibit L hereto is a true and correct copy of the NFL's amended unfair labor practice charge, filed with the National Labor Relations Board on March 11, 2011.

14. Exhibit M hereto is a true and correct copy of a transcript of a press conference conducted by DeMaurice Smith and other NFLPA officials and representatives in February 2011 prior to the Super Bowl, downloaded from the NFLPA's website, <http://www.nflplayers.com> on February 4, 2011.

15. Exhibit N hereto is a true and correct copy of a transcript of a March 11, 2011 press conference by DeMaurice Smith, which is available at the NFLPA-sponsored website, www.nfllockout.com at the following link: <http://www.nfllockout.com/2011/03/11/snapshot-of-demaurice-smiths-official-statement-to-press/>. A compact disc with an MP3 audio file of that interview has been filed with the Court as Exhibit U hereto and has been served on plaintiffs' counsel.

16. Exhibit O hereto is a true and correct copy of Article LVII of the 2006 NFL Collective Bargaining Agreement.

17. Exhibit P hereto is a true and correct copy of Article LV of the 2006 NFL Collective Bargaining Agreement.

18. Exhibit Q hereto is a compact disc containing an MP3 audio file of a September 2010 radio interview of Kevin Mawae that is transcribed at Exhibit D hereto.

19. Exhibit R hereto is a compact disc containing an MP3 audio file of a March 2, 2011 interview of Derrick Mason on the ESPN program "NFL Live" that is transcribed at Exhibit F hereto.

20. Exhibit S hereto is a compact disc containing an MP3 audio file of a March 11, 2011 interview of Vonnie Holliday on the ESPN program "Sportscenter" that is transcribed at Exhibit G hereto.

21. Exhibit T hereto is a compact disc containing an MP3 audio file of a March 12, 2011 interview of Jeff Saturday on Sirius Satellite Radio transcribed at Exhibit H hereto.

22. Exhibit U hereto is a compact disc containing an MP3 audio file of a March 11, 2011 press conference by DeMaurice Smith which is transcribed at Exhibit N hereto.

I declare under penalty of perjury that the foregoing is true and correct. Executed on March 21, 2011.

s/Daniel J. Connolly
Daniel J. Connolly, #197427

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