

# EXHIBIT J



**NFL PLAYERS**  
ASSOCIATION

LEGAL DEPARTMENT

***VIA E-MAIL AND FIRST CLASS MAIL***

December 15, 2010

Dennis Curran  
Senior Vice-President and General Counsel  
National Football League Management Council  
280 Park Avenue  
New York, NY 10017

Re: NFLPA Request for Documents and Other Information

Dear Dennis:

As you know, Article XLIX of our Collective Bargaining Agreement (“CBA”) provides in Section 5 that “Upon request by the NFLPA, the Management Council will promptly provide the NFLPA with any document or other information relating to group insurance, including materials relating to experience and costs.” Pursuant to that provision, the NFLPA is requesting the following information for the current plan year (September 1, 2010 through August 31, 2011) and for the four preceding plan years. As used herein, the term “document” refers to both hard copy and electronically stored information and data, including email.

The documents the NFLPA requests the Management Council to promptly provide are as follows:

1. A copy of each of the insurance policies which covered or cover the various benefits provided for in Article XLIX of the CBA for the current year and the four previous plan years.
2. All premium billing statements from each insurance carrier providing or which has provided Article XLIX insurance benefits during the current plan year and preceding four plan years.
3. A copy of any other documents governing or pertaining to the provision of the various benefits provided for in Article XLIX of the CBA for the same periods, including any:
  - a. Summary Plan Descriptions (“SPD’s”) provided to active and/or former players;
  - b. Document(s) comprising the “NFL Player Insurance Plan” as that term has been used in SPD’s provided to NFL players, and any amendments thereto; and
  - c. Document(s) comprising the “NFL Players Insurance Trust” and any amendments thereto.
4. Any communications among and between the NFL, the NFLMC, AON Consulting, Inc., Cigna Insurance Company, any active player or former player, the NFL Alumni Association, MetLife Insurance Company, or any other entity or individual acting on behalf of any of those entities, pertaining to:

- a. The extension or provision of coverage for active or former players of any of the benefits described in Article XLIX of the CBA for any period beyond March 3, 2011;
  - b. The question of whether or not the NFL, the NFLMC, or any of the clubs will continue paying for the coverage of any of the benefits described in Article XLIX of the CBA for any active or former players after March 3, 2011; and
  - c. Any distinction between players or groups of players as to which of them will or will not have the cost of insurance benefits described in Article XLIX of the CBA paid for them by the NFL, the NFLMC, or any of the clubs for any period beyond March 3, 2011.
5. A copy of every version of the healthcare enrollment materials for life, dental, and health insurance that were distributed to any active or former players during the last five league years, including the folders or packets containing such materials.

The CBA requires this information to be produced "promptly" upon request by the NFLPA, so I trust that you will be able to produce them by the end of next week.

Sincerely,



Richard A. Berthelsen  
General Counsel

cc: DeMaurice F. Smith  
NFLPA Executive Committee