# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

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Steve Weinberg,

Plaintiff,

VS.

National Football League Players Association, Richard Berthelsen, Gene Upshaw, Tom DePaso, Trace Armstrong, Roger Kaplan, John Collins, Keith Washington, Tony Agnone, Howard Shatsky, and Mark Levin,

Defendants.

Civil Action No. 3-06-CV2332-B **ECF** 

## APPENDIX IN SUPPORT OF NFLPA DEFENDANTS' MOTION AND BRIEF IN SUPPORT OF THEIR MOTION TO COMPEL ARBITRATION AND TO DISMISS THE PETITION

Respectfully submitted,

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ATTORNEYS FOR DEFENDANTS NATIONAL FOOTBALL LEAGUE PLAYERS ASSOCIATION, RICHARD BERTHELSEN, GENE UPSHAW, TOM DEPASO, TRACE ARMSTRONG, KEITH WASHINGTON, JOHN **COLLINS, AND MARK LEVIN** 

Defendants National Football League Players Association ("NFLPA"), Richard Berthelsen, Gene Upshaw, Tom DePaso, Trace Armstrong, Mark Levin, John Collins, and Keith Washington (collectively the "NFLPA Defendants") respectfully files this Appendix in Support of their Motion and Brief in Support of Their Motion to Compel Arbitration and to Dismiss the Petition.

Tab	Appendix Pages	Description
A	1 - 4	Affidavit of Aaron D. Ford
1	5 - 23	Steve Weinberg's Application For Certification As An NFLPA Contract Advisor dated July 8, 1998
2	24 – 29	Sections 5 and 6 of the NFLPA Agent Regulations
3	30 – 54	In re NFLPA Disciplinary Committee and Steven Weinberg (Sept. 5, 2003)
4	55 – 57	Poston v. NFLPA, 06 Civ. 2249 (BSJ) (May 1, 2006)
5	58 – 63	Poston v. Nat'l Football League Players Ass'n, No. 02 CV 871, 2002 WL 31190142 (E.D. Va. Aug. 26, 2002) (unpublished opinion)
6	64 – 66	Steve Weinberg and Keith Washington's Standard Representation Agreement dated December 6, 1999.
7	67 – 88	In re NFLPA Disciplinary Committee and Steven Weinberg (Feb. 26, 2003)
8	89 – 94	Consorcio Rive, S.A. v. Briggs of Cancun, Inc., No. Civ. A. 99-2204, 2000 WL 1023420 (E.D. La. July 27, 2000) (unpublished opinion)
9	95 – 97	Keith Washington's letter to the NFLPA dated January 7, 2004
10	98 – 103	In re David Dunn, CV 05-1000, (C.D. Cal. March 1, 2006) (Slip Op.)
11	104 – 109	Rushe v. NMTC, Inc., No. 01-3440, 2002 U.S. Dist. LEXIS 7420 (E.D. La. Apr. 17, 2002) (unpublished opinion)
12	110	Letter dated August 4, 2004, sent to Arbitrator Kaplan on Steve Weinberg's behalf

Tab	Appendix Pages	Description
13	111 – 119	Skyleasing, LLC v. Tejas Avco Inc., No. 14-05-00212-CV, 2006 WL 2290852 (Tex. App.—Houston [14th Dist.] Aug. 10, 2006, no pet.) (unpublished opinion)
14	120 – 123	<u>Vaughn v. Leeds, Morelli &amp; Brown, P.C.,</u> No. 04 Civ. 8391 (DLC), 2005 WL 1949468 (S.D.N.Y. Aug. 12, 2005) (unpublished opinion)
15	124 – 126	Wilson v. Wells Fargo Fin. Acceptance, Inc., No. 3:02-0383, 2003 WL 1877336 (M.D. Tenn. Apr. 9, 2003) (unpublished opinion)
16	127 – 129	Copeland v. KB Home, No. 3:03-CV-227-L, 2004 WL 1778949 (N.D. Tex. Aug. 4, 2004) (unpublished opinion)
17	130 - 136	Rubin v. Sona Int'l Corp., No. 05 Civ. 6305, 2006 WL 525658 (S.D.N.Y. Mar. 3, 2006) (unpublished opinion)
18	137 – 139	United States v. Clipper Shipping Co., No. 93-2798, 1995 WL 131077 (E.D. La. Mar. 23, 1995) (unpublished opinion)
19	140 – 142	Poly-America, Inc. v. Beech Street Corp., No. 3:01-CV-1073-H, 2001 WL 1326450 (N.D. Tex. Oct. 12, 2001) (unpublished opinion)
20	143 – 147	Downer v. Siegel, No. Civ. A. 02-1706, 2002 WL 31106920 (E.D. La. Sept. 19, 2002) (unpublished opinion)
21	148	Ross v. Bank of Am., N.A. (USA), No. 05 Civ. 7116, 2006 U.S. Dist. LEXIS 208 (S.D.N.Y. Jan. 6, 2006) (unpublished opinion)
22	149 – 157	Intertec Contracting A/S Intertec (Gibraltara) Ltd. v. Turner Steiner Int'l, S.A., No. 98 Civ. 9116, 2001 U.S. Dist. LEXIS 9950 (S.D.N.Y. July 18, 2001) (unpublished opinion)
23	158 – 165	N. River Ins. Co. v. Transamerica Occidental Life Ins. Co., No. 399-CV-0682-L, 2002 WL 1315786 (N.D. Tex. June 12, 2002) (unpublished opinion)
24	166 – 172	Baum v. Avado Brands, Inc., No. 3:99-CV-0700G, 1999 WL 1034757 (N.D. Tex. Nov. 12, 1999) (unpublished opinion)

Dated: January 9, 2007 Respectfully submitted,

s/ Ralph I. Miller

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### **CERTIFICATE OF SERVICE**

On January 9, 2007, I electronically transmitted the foregoing document using the ECF system for filing and transmittal of a Notice of Electronic Filing to those parties registered for ECF in this case. I further certify that the foregoing document was served on all counsel of record by ECF.

s/ Aaron D. Ford Aaron D. Ford