	Case 2:22-cv-01350 Document 1 Filed 02	2/28/22 Page 1 of 37 Page ID #:1
1 2 3 4 5 6 7 8 9	Kirk Dillman (SBN 110486) kdillman@mckoolsmithhennigan.com M. Storm Byrd (SBN 319387) sbyrd@mckoolsmithhennigan.com MCKOOL SMITH HENNIGAN, P.C. 300 South Grand Avenue, Suite 2900 Los Angeles, California 90071 Telephone: (213) 694-1200 Facsimile: (213) 694-1234 Nicholas T. Matich (to be admitted <i>pro ha</i> nmatich@mckoolsmith.com MCKOOL SMITH P.C. 1999 K Street, NW, Suite 600 Washington, DC 20006	ac vice)
9 10 11 12 13	Mark Lanier (to be admitted <i>pro hac vice</i> wml@lanierlawfirm.com Alex J. Brown (to be admitted <i>pro hac via</i> alex.brown@lanierlawfirm.com Zeke DeRose III (to be admitted <i>pro hac</i> THE LANIER LAW FIRM 6810 FM 1960 West Houston, TX 77069 Attorneys for Plaintiff	ce)
14	The Real USFL, LLC	
15 16	Additional counsel on the inside page UNITED STATES DISTRICT COURT	
17	CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION	
18	THE REAL USFL, LLC, a New York limited liability company,	Case No. 2:22-cv-1350
19 20	Plaintiff, v.	COMPLAINT
<ul><li>21</li><li>22</li><li>23</li><li>24</li></ul>	FOX SPORTS, INC, a Delaware corporation; THE SPRING LEAGUE, LLC, a Delaware limited liability company; USFL ENTERPRISES, LLC, a Delaware limited liability company,	DEMAND FOR JURY TRIAL
25	Defendants.	
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	COMPLAINT	

MCKOOL SMITH HENNIGAN, P.C. LOS ANGELES, CA

	Case 2:22-cv-01350 Document 1 Filed 02/28/22 Page 2 of 37 Page ID #:2					
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	COMPLAINT					

MCKOOL SMITH HENNIGAN, P.C. LOS ANGELES, CA Plaintiff The Real USFL LLC (the "Real USFL") brings this action against Defendants for injunctive relief and damages. The allegations herein are made based on personal knowledge of the Real USFL and its members as to their own actions and interactions, and upon information and belief as to all other matters.

#### **NATURE OF THE ACTION**

1. Last year, Defendants Fox Sports, Inc., The Spring League, LLC, and USFL Enterprises, LLC (collectively "Fox") announced the creation of a purportedly new professional football league named the "USFL" or the "United States Football League" (hereafter, "Fox's League"). Three months ago, Fox further announced that the new league's 2022 season would begin on April 22, 2022, with eight teams: the Michigan Panthers, the New Jersey Generals, the Philadelphia Stars, the Pittsburg Maulers, the Birmingham Stallions, the Houston Gamblers, the New Orleans Breakers, and the Tampa Bay Bandits.

2. But Fox's USFL franchise is an unabashed counterfeit. The original USFL (the "USFL" or the "League")—with which Fox has no association—was a professional football league that played in the 1980s and was serious competition to the National Football League ("NFL"). Indeed, the USFL once fielded teams with now-legendary players like Jim Kelley, Reggie White, Doug Flutie, Steve Young, Herschel Walker, Kelvin Bryant, and many others. Hundreds of millions of dollars were invested into the development of the USFL, which was launched with the support of legendary executives such as the Hall of Fame fullback and former President and General Manager of the Jacksonville Bulls, Larry Csonka, and the President, General Manager, and part owner of the original Philadelphia/Baltimore Stars, Carl Peterson.

3. The League was the subject of one of ESPN's first "30-for-30" sports
documentaries and has been detailed in multiple books. It also had—and continues
to have—a mass following with enduring demand for USFL merchandise. Fox has
no claim to this legacy and no right to capitalize on the goodwill of the league. Much

less does Fox have a right to deceive the public into believing that it is the USFL—or that Fox's League's teams were the USFL teams.

4. Yet, that is precisely what Fox has done. It has taken the name and logo of the original league, its team names, and team logos to which it has no right. And, to make matters worse, it has traded on the false narrative that Fox's League and USFL teams are the offspring of the originals. They are not. Plaintiff brings this action to recover the legacy and marks of the USFL and its original teams that Fox so brazenly seeks to misappropriate for itself.

#### **THE PARTIES**

5. Plaintiff the Real USFL is a New York limited liability company with a principal place of business at One Manhattan West, 395 9th Avenue, 50th Floor, New York, NY. The Real USFL is a holding company possessing all rights and interest the Real USFL Marks (as that term is defined below).

6. Defendant Fox Sports, Inc. is a Delaware corporation with a principal place of business at 10201 West Pico Boulevard Los Angeles, CA.

7. Defendant The Spring League, LLC is a Delaware limited liability company with a principal place of business at 3524 Silverside Road, Suite 35B Wilmington, Delaware 19810.

8. Defendant USFL Enterprises, LLC is a Delaware limited liability company with a principal place of business at 10201 West Pico Boulevard Los Angeles, CA. Upon information and belief, USFL Enterprises, LLC is a wholly-owned subsidiary of Fox Sports, Inc.

#### JURISDICTION AND VENUE

9. This action arises under the Lanham Act, 15 U.S.C. §§ 1051, *et seq*. Accordingly, the Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 (federal question) and 28 U.S.C. § 1338(a) (action arising under an Act of Congress relating to trademark and copyright).

MCKOOL SMITH HENNIGAN, P.C. LOS ANGELES, CA 10. Each Defendant is subject to personal jurisdiction in this Court based on continuous and systematic contacts within this judicial district. In multiple documents filed with government entities, Defendants state that their address is 10201 West Pico Boulevard Los Angeles, CA.

11. Venue is proper in this judicial district under 28 U.S.C. §§ 1391 and 1400(a) as Defendants Fox Sports, Inc. and USFL Enterprises, LLC themselves claim to have their principal place of business in this district.

#### FACTUAL BACKGROUND

#### A. The USFL: 1982 – 1986

12. Nearly four decades ago, a small group of investors launched a springtime professional football league called the "United States Football League" or "USFL." For three seasons from 1983 through 1985, the USFL built a large and loyal fan base by providing an innovative and high-quality football product to millions of fans across the country. Even before the league kicked off in March 1983, the USFL shocked the world when the New Jersey Generals signed three-time All American and Heisman Trophy winner Herschel Walker to the then-largest contract in the history of professional football. This was just the beginning as over half of all USFL players played in the NFL,<sup>1</sup> and several USFL alumni went on to have Hall of Fame careers including Reggie White, Jim Kelly, Steve Young, Gary Zimmerman, George Allen, Marv Levy, Sid Gillman, Bill Polian, and 2022 inductee Sam Mills. Other noteworthy alumni include Doug Flutie, Sean Landeta, Anthony Carter, Jim Mora, Steve Spurrier, Lee Corso, and many more.

13. As detailed in an ESPN 30 for 30 documentary, countless articles, and multiple books, the USFL ceased play in 1986 following an ill-advised attempt to move its season to fall to compete head-to-head with the NFL and a pyrrhic antitrust suit against its larger rival.

<sup>&</sup>lt;sup>1</sup> <u>https://www.usflsite.com/nflplayers2.php</u>.

14. During its run, the USFL obtained registration in nearly 400 trademarks for the USFL name and logo, as well as the names and logos for 18 different teams. Plaintiff, the Real USFL, is a company created by former USFL team owners and devisees to hold their interests in the USFL's intellectual property (the "Real USFL IP") and preserve the league's legacy.

#### B. The USFL: 1986 – Present

15. The legacy of the USFL lives on today, in part, due to Steve Ehrhart's contributions of on behalf of the League's original owners. Mr. Ehrhart is currently Executive Director of the AutoZone Liberty Bowl, a respected college football bowl game that has been played annually for more than sixty years at Liberty Bowl Memorial Stadium in Memphis, Tennessee. Mr. Ehrhart's storied career in sports also includes roles as president of Major League Baseball's Colorado Rockies, and more recently, he was a minority owner of the National Basketball League's Memphis Grizzlies. Before all of that, however, Mr. Ehrhart served in the USFL League Office as Executive Director and later became President, General Manager, and part owner of the Memphis Showboats, one of the League's teams.

16. In 1986, the USFL's owners elected Mr. Ehrhart to serve as the League's Chairman of the Executive Committee. In this capacity, Mr. Ehrhart has collected the USFL's damages and attorneys' fee awards from the NFL and disbursed the attorneys' fee award as determined by the USFL owners. Over the years, Mr. Ehrhart has also worked to preserve the USFL's legacy by, among other things, organizing league and team reunions, and authorizing and appearing in the 30 for 30 documentary. Relevant here, Mr. Ehrhart has also entered into certain media licensing arrangements on behalf of the USFL for apparel, books, and other media.

COMPLAINT

MCKool Smith Hennigan, P.C. Los Angeles, CA 

#### 1. Apparel Licensing

For over 30 years, American Classics, Inc. ("American Classics") has 17. established itself as a leading wholesaler of licensed entertainment apparel. The company produces officially licensed t-shirts for household brand names like Warner Brothers, Sony, Universal Studios, and Disney. Retailers can purchase American Classics' merchandise on the company's website www.americanclassicsonline.com, and consumers can find the company's t-shirts on the racks of big-box retailers such as Kohl's and Old Navy, among a number of other smaller retailers.

In July 2011, Mr. Ehrhart, acting on behalf of the USFL, entered into a 18. world-wide licensing agreement with American Classics to produce throwback tshirts bearing the names and logos the USFL's teams (the "Apparel License"). The Apparel License provided that in exchange for a 12% royalty, American Classics would make its "best efforts to offer for sale" by September 30, 2011, apparel using the "names, logos, [and] images of the USFL and its member teams from 1983, 1984, and 1985" (the "USFL Apparel").

19. On August 11, 2011, David Brown, American Classics' President, presented to Mr. Ehrhart for approval the proposed designs of 26 t-shirts bearing the USFL logo and/or the marks of each of the 18 USFL teams. Mr. Ehrhart approved these designs, and by no later than October 24, 2011, American Classics listed the USFL among the brands it licensed on its website.<sup>2</sup> USFL Apparel was available to retailers on American Classics' website by no later than November 19, 2011.<sup>3</sup>

The USFL Apparel was marketed to consumers no later than November 20. 4, 2011:4

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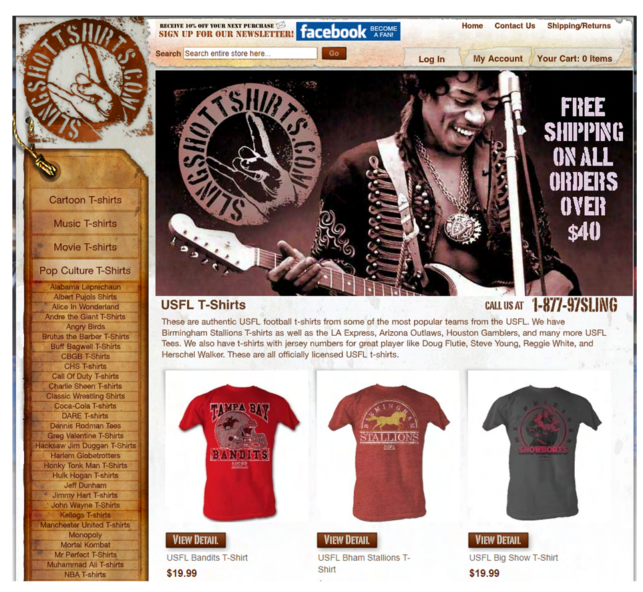
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<sup>&</sup>lt;sup>2</sup> https://web.archive.org/web/20111024180854/http://americanclassicsonline.com:80/

https://web.archive.org/web/20111119150938/http://americanclassicsonline.com/home.php? Cat =154

<sup>&</sup>lt;sup>4</sup> https://web.archive.org/web/20111104072343/http://slingshottshirts.com/pop-culture-t-shirts/usfl 28 -t-shirts.html#expand. Slingshot T-Shirts was once a retail partner of American Classics.

#### Case 2:22-cv-01350 Document 1 Filed 02/28/22 Page 8 of 37 Page ID #:8



Royalty statements issued by American Classics indicate that in the fourth 21. quarter of 2011, American Classics sold more than 75 units of the USFL Apparel. Demand for the USFL Apparel has remained steady since and American Classics has made regular quarterly royalty payments to "the United States Football League c/o Steve Ehrhart" every quarter through fourth quarter 2021. Mr. Ehrhart has deposited each and every check and has not made a single withdrawal from the account.

#### 2. **Book Licensing**

Paul Reeths, an author, avid USFL fan, and sports historian,<sup>5</sup> first contacted Mr. Ehrhart in July 2009 to discuss an anticipated book providing a definitive history

<sup>5</sup> Mr. Reeths is the founder of OurSports Central (<u>https://www.oursportscentral.com/</u>), the internet's 

#### COMPLAINT

of the USFL. Over the ensuring years, Mr. Reeths and Mr. Ehrhart held several discussions on the contents of the book, each chapter of which was sent to Mr. Ehrhart for approval. On July 6, 2016, prior to publication, Mr. Ehrhart provided to Mr. Reeths a written release to use the USFL league and team logo. Mr. Reeth's book, The United States Football League, 1982-1986, was published by McFarland & Company on April 3, 2017.

#### 3. Film Licensing

22. Mr. Ehrhart has also licensed the USFL marks for use in two separate films documenting the history of the League and its most successful team, two-time USFL Champion Philadelphia and Baltimore Stars.

Ken Dunek played all three USFL seasons with the Stars as a starting tight 23. end. His accomplishments in the League are recognized today in the Pro Football Hall of Fame where his jersey hangs next to the USFL Championship Trophy.



Today, Mr. Dunek is both a successful businessman and filmmaker. In 24. late 2006, Mr. Dunek contacted the Stars' former owner and then-Kansas City Chiefs President, Carl Peterson, regarding a planned film named "Field Mouse," a documentary detailing the life and career of Mr. Dunek's former Stars teammate, Hall

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largest resource of minor league sports news, along with the original USFL website https://www.usflsite.com/.

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COMPLAINT

of Fame Linebacker Sam Mills. Mr. Peterson suggested to Mr. Dunek that prior to pursuing the film, he should request the rights to use the USFL league and team marks from Mr. Ehrhart.

Mr. Dunek made initial contact with Mr. Ehrhart in October 2006 25. regarding his plans for the film and a potential license for the USFL marks. The two stayed in contact regarding the status of the project, and on April 21, 2008, Mr. Ehrhart executed a written release granting Mr. Dunek "the rights to use the USFL name, logo, likeness, and game footage video" for the film.

Mr. Dunek and his team continue to pursue the project today and have 26. made substantial progress to those ends, including securing name and likeness rights for Mr. Mills, obtaining substantial financing, finalizing the screenplay, and marketing the film to production studios across the country. On March 7, 2011, The Philadelphia Inquirer published an article detailing Mr. Dunek's plans for Field Mouse.<sup>6</sup>

27. In July 2010, Mr. Dunek again contacted Mr. Ehrhart regarding a separate film project involving the Stars. This project, named "The Team that Time Forgot," once had a website for the film, and an archive version of which shows that the website contained links to multiple relevant articles and blog posts, including a July 22, 2010, article in The Philadelphia Inquirer discussing the film.<sup>7</sup> The website also contained the film's trailer, a copy of which can still be found on the video hosting service, Vimeo.<sup>8</sup> The film also has Facebook fan page with more than 400 followers and hundreds of posts between July 2010 and January 2014. Mr. Dunek and his team have secured significant financing for the film, and have marketed it to major studios including Sony, DreamWorks, and ESPN. Plans to produce the film are ongoing.

- 25 26
- https://www.inquirer.com/philly/sports/eagles/20110307 Stan Hochman Dunek wants to make stars of the Stars.html.

27 https://www.inquirer.com/philly/blogs/inq-phillydeals/Philadelphias football Stars in movie project.html. 28

<sup>8</sup> <u>https://vimeo.com/14377648; https://vimeo.com/20390950</u>.

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# C. Fox's Claimed USFL Marks

28. On March 24, 2011, an entity named United States Football League, LLC (the "2011-USFL")<sup>9</sup> filed an application with the United States Patent and Trademark Office ("USPTO") for a standard character trademark registration of the term "USFL." The USPTO registered this mark on June 26, 2012, as Reg. No. 4165542, which states that the "2011-USFL" first used the mark in commerce on December 31, 2011.

29. From September 2011 to August 2014, the "2011-USFL" filed registration applications for more "USFL" marks, some of which the USPTO granted. The specimens for some of these marks show that they were always intended to capture the good will of the USFL. For example, the specimen for Reg. No. 4808689 details the "2011-USFL's" plans to "utilize [the USFL's] historical legacy to bring quick brand identity to football fans,"<sup>10</sup> even though the "2011-USFL" had no right to use the Real USFL's IP and no connection to the League's original owners.

30. On January 31, 2021, the "2011-USFL" assigned its entire interest and "goodwill" in its registrations to World Record Headquarters, Inc. ("WRH"). The assignment to WRH was recorded with the USPTO on February 2, 2021.

31. Starting in January 2021, WRH itself filed several standard character trademark applications requesting registration for marks in "United States Football League" and thirteen of the USFL's original team names.

32. On April 1, 2021, WRH assigned its entire interest in its marks (including those acquired from the "2011-USFL") to The Spring League, LLC ("TSL"). The assignment to TSL was recorded with the USPTO on April 12, 2021.

33. From March 2019 through January 2021, TSL submitted a number of additional applications seeking registration for, among other things, marks identical (or nearly identical) to the Real USFL IP. The USPTO has yet to grant registration

<sup>&</sup>lt;sup>9</sup> The "2011-USFL" has no connection to the USFL or the Real USFL. <sup>10</sup> Reg. No. 4808689, Response to Office Action, May 16, 2012 at 13.

to any of TSL's applications.

34. Beginning in October 2021, another entity named NSFL Enterprises Co., LLC ("NSFL") submitted several registration applications seeking for marks identical (or nearly identical) to the Real USFL IP. The USPTO has yet to grant registration to any of NSFL's applications.

35. On December 6, 2021, NSFL assigned its entire interest in its marks to Defendant USFL Enterprises, LLC. The assignment to USFL Enterprises, LLC was recorded with the USPTO on January 4, 2022.

36. Through the TSL and USFL Enterprises, LLC registrations (including the "2011-USFL" and WRH registrations), Fox purports to be the owner of 175 federal trademark registrations that are identical or confusingly similar to the Real USFL IP.

## **D.** Fox Uses TSL's Marks to Launch the Fox League

37. On June 3, 2021, in a transparent attempt to benefit from decades worth of brand and public perception, Fox issued a press release (the "Press Release") announcing Fox's plans "to bring back" "the United States Football League" (the "Fox League"):<sup>11</sup>

28 <sup>11</sup> <u>https://web.archive.org/web/20210603133652/https://www.foxsports.com/presspass/latest-news/2021/06/03/united-states-football-league-returns-2022</u> (highlighting added). 

COMPLAINT

Thursday, June 3, 2021

# The United States Football League Returns in 2022

FOX Sports to Serve as Official Broadcast Partner for the USFL

Los Angeles – Today, the United States Football League (USFL) announced that the league will officially return in the spring of 2022.

Initially launched in 1983, the USFL originally was an upstart spring football league consisting of 12 teams which featured some of the most exciting and recognizable young football stars in the country. When relaunched next year, the new USFL retains rights to key original team names.

The league will target a minimum of eight teams and deliver high-quality, innovative professional football to fans throughout the spring season.

"I'm extremely passionate about football and the opportunity to work with FOX Sports and to bring back the USFL in 2022 was an endeavor worth pursuing," said **Brian Woods**, co-founder of the new USFL and founder and CEO of The Spring League (TSL). "We look forward to providing players a new opportunity to compete in a professional football league and giving fans everywhere the best football viewing product possible during what is typically a period devoid of professional football."

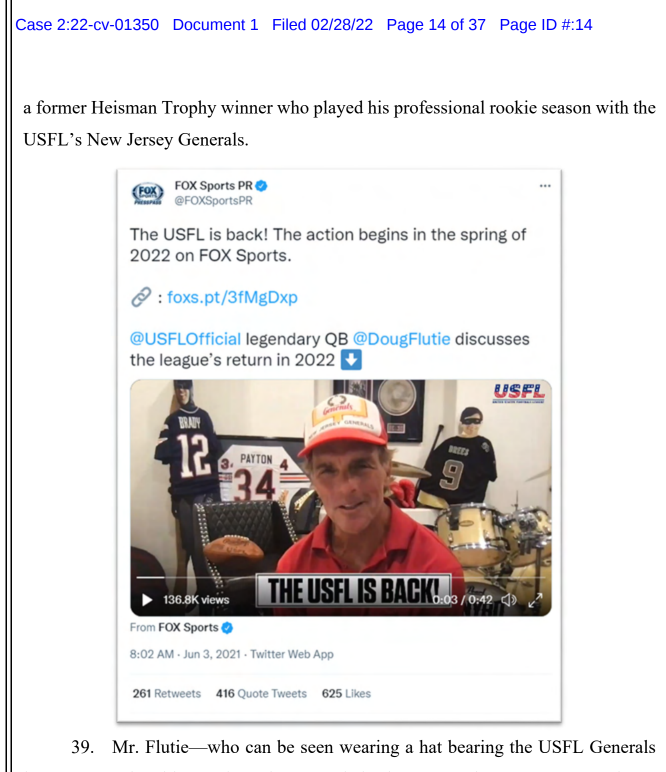
FOX Sports will serve as the official broadcast partner for the USFL. FOX Sports also owns a minority equity stake in the company that owns the USFL.

"The relaunch of the USFL is a landmark day for football fans and FOX Sports," said **Eric Shanks**, CEO and Executive Producer, FOX Sports. "Football is in our DNA and the return of this innovative and iconic league is a fantastic addition to our robust slate of football programming."

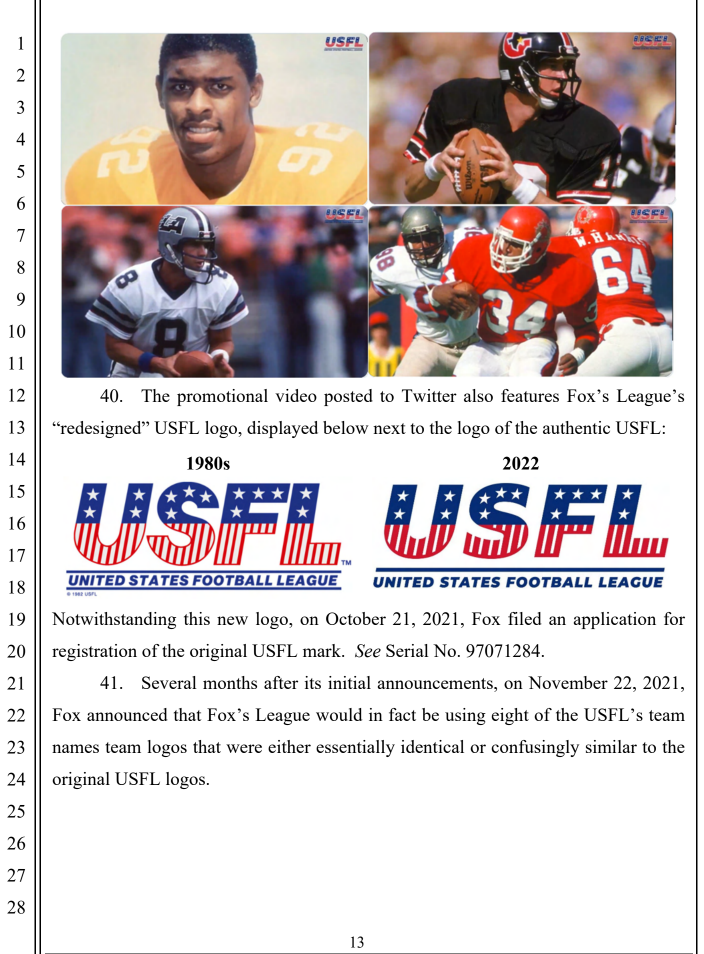
At least 600 separate news outlets circulated the Press Release across the country.

38. The Press Release was not Fox's only June 3, 2021, promotion of the counterfeit league. In a tweet posted on two verified Fox Sports Twitter pages, Fox announced that "The USFL is back! Catch all the action next year on FOX Sports."<sup>12</sup> Embedded in the tweet is a video of "@USFLOfficial legendary QB @DougFlutie,"

<sup>12</sup> <u>https://twitter.com/FOXSports/status/1400436507559620610?s=20&t=Go6oxmS9n7Iu1wmt6R</u>
 wzlw; <u>https://twitter.com/FOXSportsPR/status/1400437750688456720?s=20&t=6k6Vgco03z3jbn</u>
 <u>QWwYM-tg.</u>



39. Mr. Flutie—who can be seen wearing a hat bearing the USFL Generals logo—opens the video stating "the USFL is back! See you in 2022!" He continues on to reminisce about "our days back in the USFL," naming Reggie White, Jim Kelly, Steve Young, and Herschel Walker among former players in the league. As Mr. Flutie names each of these individuals, the video displays photographs of the players wearing Real USFL jerseys and/or playing in USFL games:



COMPLAINT

42. The similarity between Fox USFL's team logos and the original USFL team logos is also unquestionable, displayed side-by-side below for comparison:



## E. The Original USFL Owners Push Back.

43. The same day Fox announced its new league, Mr. Ehrhart sought to set the record straight. In an article published in The Philadelphia Inquirer, Mr. Ehrhart is quoted as stating:<sup>14</sup>

I was surprised when I heard about it this morning. . . . I want to dig into it and see who they're claiming they acquired these rights [to the name] from. Because it didn't come from any legitimate source. . . . My guess is there's some knucklehead out there who claimed he had registered the name and had the rights to it. We're not being antagonistic. But if they want to do this, they should do it the right way and talk to the actual people, not some guy who sent in an internet registration or something like that.

Mr. Ehrhart also makes clear that the USFL marks had "been in continuous use for nearly 40 years."

44. When pressed for comment, Fox spokesperson Anne Pennington confidently stated "We stand by what was in the [P]ress [R]elease."

45. Within a few days of the Fox announcement, Mr. Ehrhart called

<sup>13</sup> <u>https://twitter.com/USFL/status/1464285878839222272</u>.
 <sup>14</sup> <u>https://www.inquirer.com/eagles/usfl-fox-philadelphia-stars-spring-20210603.html</u>.

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Larry Jones, Executive Vice President of Fox Sports, to inform him that the USFL was still operating and that the League had been selling merchandise and receiving royalties every quarter for over a decade. In July 2021, Mr. Ehrhart and Mr. Jones discussed the issue in person in Dallas, Texas. Despite Mr. Ehrhart's efforts to reach a resolution at this meeting, Mr. Jones informed Mr. Ehrhart that Fox had no intention of discussing the issue further.

46. Fox's failure to act led Bert Deixler, former attorney for the USFL, to send a letter on behalf of a group of the USFL's owners, executives, and leaders to Brian Woods notifying him that Fox's League was misappropriating the name, tradenames, and trademarks of the USFL and its constituent teams. Mr. Deixler requested that Mr. Woods promptly provide the basis for claiming that he was authorized to "relaunch" the League.

47. On September 21, 2021, lawyers for Mr. Woods responded that the original USFL had been defunct for over thirty years and had abandoned its trademarks. It also requested information regarding the team owners' rights in any teams and intellectual property rights. Mr. Deixler later emailed the lawyers for Mr. Woods and indicated he would like to discuss Fox's purported re-launch of the USFL.

48. At some point following Mr. Deixler's email to Mr. Woods—but no sooner than October 20, 2021—Fox Sports altered the Press Release to remove references to a "relaunch" of the USFL and the League's history.

# The New United States Football League Kicks Off in 2022

FOX Sports to Serve as Official Broadcast Partner for the USFL

Los Angeles - Today, the new United States Football League (USFL) announced that the league will officially kick off in the spring of 2022.

The league will target a minimum of eight teams and deliver high-quality, innovative professional football to fans throughout the spring season.

"I'm extremely passionate about football and the opportunity to work with FOX Sports and to launch the new USFL in 2022," said Brian Woods, co-founder of the new USFL and founder and CEO of The Spring League (TSL). "We look forward to providing players a new opportunity to compete in a professional football league and giving fans everywhere the best football viewing product possible during what is typically a period devoid of professional football."

FOX Sports will serve as the official broadcast partner for the USFL. FOX Sports also owns a equity stake in the company that owns the USFL.

Although the new USFL owns the USFL trademark and various team names, including the team names that were abandoned after the 1980s USFL league shut down, the new USFL is not associated or affiliated with that league or its owners.

Despite Fox Sports efforts to alter the Press Release, Fox Sports failed to 49. update the URL, which continues to indicate a planned "return[]" of the USFL.

#### **Fox Sports Intimidates American Classics** F.

50. Just two days before Christmas 2021, outside counsel for Fox-David Bernstein of Debevoise & Plimpton-sent a cease and desist letter to American Classics demanding that it "immediately discontinue all sale of" the USFL Apparel and "recall all products that have been distributed to retailers." Mr. Bernstein set a deadline for American Classics to fully comply with the demands of 8-daysi.e., the week between the Christmas and New Year's holidays and in the midst of the Omicron COVID surge—and threatened "to take all necessary action to prevent" American Classics' so-called "unlawful conduct." American Classics informed Fox's attorney of the licenses signed by Mr. Ehrhart and provided him records of its royalty payments, but agreed to stop selling the USFL Apparel to avoid litigation. Despite

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agreeing to stop selling the merchandise, Mr. Brown expressly reserved all of his legal rights.

# G. Fox's and NBC's Repeated Misrepresentations Cause Actual Confusion in the Media and Among Consumers

51. Notwithstanding Fox's covert changes to the Press Release, both Fox and its broadcast partner, NBC, have continued to misrepresent that Fox's League and its teams have any association with the USFL or its teams:

#### November 18, 2021, Ryan Gaydos, Fox News:<sup>15</sup>

"The reboot of the league was initially announced in June. The original USFL launched in 1983 as a spring league and ran until 1985. The league was shut down before the 1986 season started, and some of its biggest stars – Herschel Walker, Doug Flutie, Steve Young, Reggie White, Jim Kelly and Gary Zimmerman – left for the NFL. This time around, the FOX Sports-owned league vows to deliver high-quality professional football when the NFL heads into its offseason."

# November 22, 2021, Fox 29 Philadelphia:<sup>16</sup>

"The most successful franchise in USFL history is returning to Philadelphia!"

## November 22, 2021, Steve Crocker and Drew Dover, Fox 6 Birmingham:<sup>17</sup>

"Birmingham, Tampa and Philadelphia are the only cities in the new version of the USFL that were represented at the birth of the original league that played from 1983 to 1985, folding under hundreds of millions of dollars in losses. The Stallions had strong fan support and fielded a team that included running back Joe Cribbs, quarterback Cliff Stoudt, and kicker

<sup>16</sup> https://www.fox29.com/sports/philadelphia-stars-returning-as-usfl-launches-in-april-2022.
 <sup>17</sup> https://www.wtvy.com/2021/11/22/birmingham-stallions-usfl-return-april-2022/.
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<sup>&</sup>lt;sup>15</sup> <u>https://www.foxnews.com/sports/usfl-what-you-need-to-know</u>.

Scott Norwood, all of whom would move on to the NFL after the league's demise."

## January 6, 2022, Martin Rogers, Fox Sports:<sup>18</sup>

"The USFL, which operated on a spring/summer schedule between 1983 and '85, will try to do a few things upon its reincarnation. While the majority of the rules will come from the NFL model, there will undoubtedly be innovation, essentially a prerequisite for spring football upstart operations that hope to make an impact. But more than anything else, the best thing about the USFL is that it will provide football at a time when there is perhaps more hunger for it than ever before."

#### January 19, 2022, Mike Florio, NBC Sports:<sup>19</sup>

"The eight teams of the rebooted USFL will carry the names of the original octet of franchises from 1983. Only one of them will be geographically accurate."

#### January 25, 2022, Chris Williams, Fox 13 Tampa Bay:<sup>20</sup>

"The reborn United States Football League announced Birmingham, Alabama, will host all games during its inaugural season this year."

#### February 18, 2022, Reuben Frank, NBC Sports Philadelphia:<sup>21</sup>

"The new USFL has no formal connection with the old USFL. The new league's press releases make that clear: 'The United States Football League is a new, independent football league . . . and it is not associated or affiliated with the USFL of the 1980s or its owners.' Still . . . when you call your league the USFL and you name a team the Philadelphia Stars, it immediately conjures up memories of spring-time football at the Vet in the

20 <u>https://www.fox13news.com/sports/usfl-2022-birmingham-to-host-all-football-games-in-inaugu</u> 28 <u>ral-season</u>.

<sup>21</sup> <u>https://www.yahoo.com/video/9-memories-original-usfl-philadelphia-140018130.html</u>.

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<sup>&</sup>lt;sup>18</sup> <u>https://www.foxsports.com/stories/usfl/usfl-will-be-welcome-addition-to-spring-sports-calendar</u>.

<sup>&</sup>lt;sup>19</sup> <u>https://profootballtalk.nbcsports.com/2022/01/19/usfl-will-play-all-2022-games-in-birmingham.</u>

1980s. The original USFL only existed for three seasons – 1983 through 1985 – but for Eagles fans starving for competitive football during a miserable period for the Eagles, it was a fun alternative. The Stars were really good."

#### February 18, 2022, Dan Roche, NBC Sports Philadelphia:<sup>22</sup>

"In case you hadn't heard, a new-old football league is getting a re-boot in 2022. The USFL, which back in the 1980s tried unsuccessfully to compete with the NFL and lasted just three seasons, is now back. While there's no legal connection between USFL-then and USFL-now, the eight teams in the current version have identical names and locations to eight of the teams that played nearly 40 years ago, including the Philadelphia Stars. ... These [Fox USFL Stars] uniforms harken back memories of the short-lived original Stars. Chuck Fusina, Scott Fitzkee, Brad and Bart Oates, Kelvin Bryant, and Pro Football Hall of Fame linebacker Sam Mills. And I can't wait."

52. Fox's (and perhaps NBC's) misstatements and misrepresentations have caused nearly uniform confusion among major third-party media outlets. For instance:

# June 7, 2021, Ben Kercheval, CBS Sports:<sup>23</sup>

"The United States Football League announced on June 3 that it would revive the once-popular competitor to the NFL in the spring of 2022, nearly 40 years after its initial launch in 1983 and 36 years after it folded in 1986."

- https://www.nbcphiladelphia.com/news/sports/nbcsports/usfl-philly-stars-unveil-their-2022-uni forms/3150746/.
- https://www.cbssports.com/nfl/news/usfl-2022-can-the-revived-league-avoid-the-mistakes-thexfl-and-aaf-both-made/. 19

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#### November 22, 2021, Jeff Kerr, CBS Sports:<sup>24</sup>

"The United States Football League is prepared to give spring football another try, and on Monday the eight teams that will open its first season in the spring of 2022 were revealed on Fox Sports. The league chose eight franchises that were also in the original USFL, which ran from 1983 to 1986, and retained rights to key original team names."

### January 25, 2022, Coach Duggs, Barstool Sports:<sup>25</sup>

"This first season will feature 8 teams, all reclaiming the identities of former USFL teams. Until the Jacksonville Bulls return, I'll be cheering on the New Jersey Generals. Who are you rooting for?"

#### January 25, 2022, Brian Steinberg, Variety:<sup>26</sup>

"Longtime sports fans may recall an era when teams like the Generals, Memphis Showboats and Houston Gamblers took to the field for three seasons between 1983 and 1985. Herschel Walker and Doug Flutie were among some of the USFL's standouts and Donald Trump was a part owner of the New York team. . . . The USFL will launch with eight teams split into two divisions playing in one location. In addition to the Stallions, Houston Gamblers, New Orleans Breakers, and Tampa Bay Bandits in the South Division, the North Division features the Michigan Panthers, Pittsburgh Maulers, Generals, and Philadelphia Stars."

January 28, 2022, Mike Organ, Nashville Tennessean, Yahoo! News:<sup>27</sup> "The USFL was founded in 1982 as a spring league and the Michigan Panthers were one of the top teams in the league. The USFL ceased

<sup>24</sup> <u>https://www.cbssports.com/nfl/news/usfl-reveals-its-eight-franchises-for-2022-reboot-ranking-nicknames-from-best-to-worst/.</u>

- <sup>25</sup> <u>https://www.barstoolsports.com/blog/3403329/the-usfl-will-play-its-first-season-in-alabama</u>.
- <sup>26</sup> <u>https://variety.com/2022/tv/news/usfl-fox-nbc-sports-simulcast-1235162907/.</u>
   <sup>27</sup> <u>https://news.yahoo.com/former-tennessee-titans-coach-jeff-191906394.html.</u>

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operations in 1986. In November the USFL announced it would return in April."

#### February 10, 2022, Kevin Lewis, ABC Action News Tampa Bay:<sup>28</sup>

"The first version of the USFL played three seasons from 1983 through 1985. It was an exciting spring alternative to the NFL, and it included some of the best talent in football history. . . . But, this year, the USFL is making a comeback. The new version is not affiliated with the original except for branding and mascot rights."

## February 17, 2022, Bryan DeArdo, CBS Sports:<sup>29</sup>

"The USFL is back after playing three seasons from 1983-85. Financial challenges and an unsuccessful attempt to move the league from the spring to the fall largely contributed to the league's short existence. Along with implementing several innovations (such as instant replay and two-point conversions), the USFL produced several future prominent NFL figures that included future Bills coach Marv Levy, quarterbacks Steve Young and Jim Kelly, running back Herschel Walker, pass rusher Reggie White, linebacker Sam Mills, and offensive lineman Gary Zimmerman, among others."

# February 19, 2022, Joe Hoefling, Deadspin:<sup>30</sup>

"If you're like me, looking for anything football-related to fill the void that the end of the NFL season left in your soul, then you were probably jumping for joy when the USFL revealed their uniforms for their first season since 1985."

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<sup>30</sup> https://deadspin.com/style-over-substance-ranking-every-usfl-team-based-on-1848568129. 21

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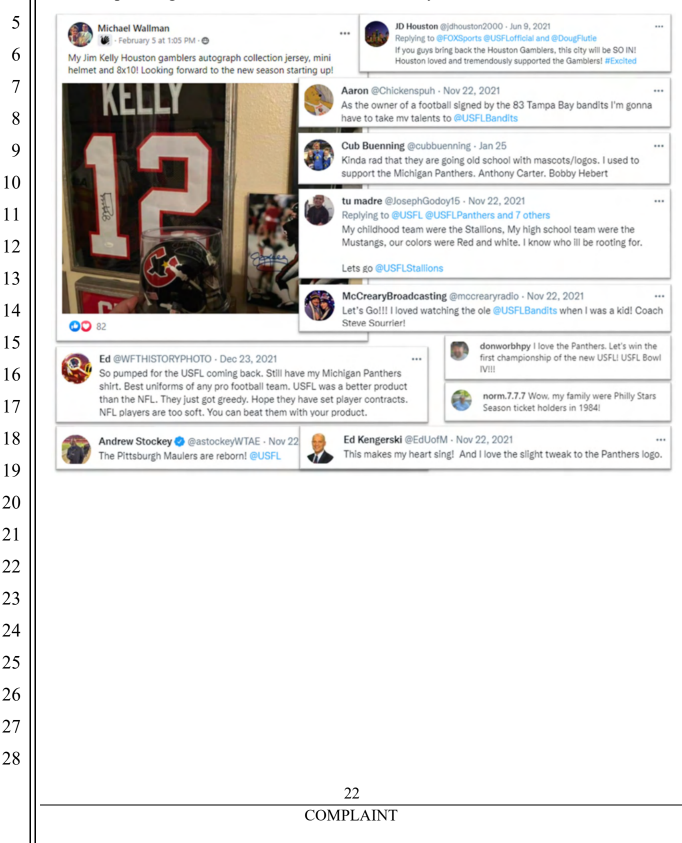
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<sup>&</sup>lt;sup>28</sup> https://www.abcactionnews.com/sports/tampa-bay-bandits-return-with-new-usfl.

<sup>27</sup> <sup>29</sup> https://www.cbssports.com/nfl/news/usfl-reveals-official-order-for-inaugural-player-draft-forme r-nfl-coach-jeff-fishers-team-has-first-pick/. 28

53. The consensus reaction to Fox's announcements was one of universal excitement, not about a *new* football league, but about the *return* of what Fox heralded as the *original* USFL—just as Fox announced. Indeed, countless fans posted to social media expressing their desire to root for a team they knew from childhood.



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54. In yet another attempt to improperly profit off the legacy USFL, on December 17, 2021, Fox announced—*less than 30 days after the team names were announced*—that its "league and team accounts have already accumulated 100,000 fans across social media."



H. Fox Executives Continue to Promote the Fox USFL as a "Relaunch"
55. Notwithstanding Fox's PR team's clandestine corrections to the Press
Release, Fox executives continue to gush over the prospect of relaunching the nostalgic USFL brand. For example, on February 8, 2022, Edward Hartman, Fox's
Senior Vice President of Digital Partnerships and Wagering and is now also serving as Executive Vice President of Fox USFL made an appearance on Fox video podcast
OutKick 360. When asked about the importance of connecting the team to their

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intended local market despite the fact that the all of Fox's League's 2022 games will be played in Birmingham, Alabama,<sup>31</sup> Mr. Hartman responded:<sup>32</sup>

That's a great question, Paul. It's something that we're laser-focused on. I think, part of the brilliance of Eric Shanks [(Fox Sports' CEO and Executive Producer)] and Brian Woods acquiring the USFL IP was that there is incredible nostalgic equity value in those marks. You know the amount of folks to come of the woodwork on social and elsewhere who went to USFL games 30 years ago and now want to take their kids 30 years later has been quite incredible. You're seeing it in the massive social following we've been able to amass in a short period of time. And so we think we've got, you know, a big tailwind given that IP has so much equity value in it.

Fox's League President, Brian Woods, has likewise made a number of 56. comments to the media in recent weeks attributing the anticipated success of the Fox USFL to the legacy brand:

#### February 7, 2022, Interview with Detroit News:<sup>33</sup>

"What we found after we made our initial announcement and as we continue to make announcements, there is a fan base out there. Fans are pulling out their old memorabilia, whether it be game programs or ticket stubs.... These teams were once in those markets. There's certainly a connection. . . . [It's like] we're starting on second base. This is a known brand."

# February 10, 2022, Interview with CBS 2 Pittsburg:<sup>34</sup>

"Pittsburgh is definitely an area that country that is has always shown to be supportive of professional football, the Maulers were very unique and important

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<sup>34</sup> https://pittsburgh.cbslocal.com/2022/02/10/interview-with-usfl-president-brian-woods/. 24

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<sup>&</sup>lt;sup>31</sup> https://www.foxsports.com/stories/usfl/usfl-everything-you-need-to-know

<sup>&</sup>lt;sup>32</sup> https://youtu.be/rh-ah2S58EQ?t=2068.

<sup>&</sup>lt;sup>33</sup> https://www.detroitnews.com/story/sports/other/2022/02/07/michigan-panthers-nostalgia-among -keys-usfl-survival/6691921001/.

brand of the USFL. . . . I think you can make a strong argument that had the USFL stayed in the spring, just the first iteration of the USFL I speak of back in the 1980s. Had they continued to operate in the spring, they might still be here today."

## I. The Real USFL Steps In

57. After being contacted numerous times by members of the public confused by Fox's actions, and fearing that Fox's deception would damage their personal reputation and the legacy of the USFL that they created, numerous former owners and executives of the League formed the Real USFL to hold and enforce their rights. These individuals have each assigned all relevant rights to the Real USFL. Assignors include the former owners or their heirs of the Birmingham Stallions, Philadelphia/Baltimore Stars, Michigan Panthers, Houston Gamblers, New Orleans Breakers, Jacksonville Bulls, Oklahoma/Arizona Outlaws, Tampa Bay Bandits, Oakland Invaders, and Memphis Showboats.

# J. Fox Moves Ahead with Its Counterfeit League

58. In spite of its full knowledge of at least 11 years' continuous use of the USFL marks, Fox has continued marketing its counterfeit league as a "relaunch" of the USFL. Fox has announced that it will open training camps on March 21, 2022 and Fox League's inaugural game is scheduled for April 16, 2022.

# FIRST CLAIM FOR RELIEF

# (Lanham Act § 1125(a)(1)(A)—Trademark Infringement)

59. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

60. The Real USFL holds valid and legally protectable marks in the Real USFL IP associated with the USFL teams (*e.g.*, the team names and team logos). The Real USFL's interest in the team marks are indisputably senior to Defendants as TSL's earliest claim to any team marks is 2019, the date on which TSL began applying for trademark registration.

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61. The Real USFL also holds valid and legally protectable marks in the Real USFL IP associated with the league (*e.g.* "USFL," the USFL logo, and "United States Football League"). The Real USFL's interest in the league marks are senior to Defendants as TSL's earliest claim to the marks is December 31, 2011, TSL's stated first use in Reg. No. 4165542.

62. Defendants have infringed upon the Real USFL IP by, among other things, knowingly and willfully (i) adopting nearly identical league and team marks and logos of an existing and well-known brand, (ii) producing and selling fan apparel bearing the infringed USFL marks, (iii) intentionally misleading consumers to believe the USFL was returning, and (iv) by using the domain name "theusfl.com."

63. As a result of Defendants' conduct, the public and potential consumers of the types of products and services Defendants offer are highly likely to be confused and deceived. Indeed, as explained by Fox's own executives, consumers have been overwhelmingly confused by Fox's intentionally misleading statements and have expressly chosen to follow the counterfeit league as a result of Fox's deception.

64. As a direct and proximate result of Defendants' conduct, the Real USFL has suffered irreparable harm and will continue to suffer such harm unless Defendants are enjoined from such further conduct.

# **SECOND CLAIM FOR RELIEF**

#### (Lanham Act § 1125(a)(1)(B)—False Advertising)

65. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

66. In the months following the Fox USFL's announcement, Defendants have published several intentionally false or misleading statements claiming to have a connection with the USFL's historical origins. Such false statements include, but are not limited to, (i) the Press Release that was disseminated and reported on by hundreds of news outlets across the country, (ii) Fox's Twitter post promoting the league with former star USFL quarterback Doug Flutie; (iii) Fox USFL's president, Brian Woods

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public statements on February 7 and 10, 2022; and (iv) Fox USFL's executive vice president, Ed Hartman's public statements on February 8, 2022.

Fox statements were false, because Fox had no connection with the 67. original USFL, as it now admits in its updated Press Release: "[T]he new USFL is not associated or affiliated with th[e] [original] league or its owners."

68. Fox also put these statements in interstate commerce by publishing them on its website and using them to sell its merchandise nationwide. Fox's marketing and communications continues to suggest association with the old league.

69. As a result of Defendants' conduct, the public and potential consumers of the types of products and services Defendants offer are likely to be confused and deceived. Indeed, as explained by Fox's own executives, consumers have been overwhelmingly confused by Fox's intentionally misleading statements and have expressly chosen to follow the counterfeit league as a result of Fox's deception.

Defendants' actions have been and continue to be knowing and willful. 70.

As a direct and proximate result of Defendants' conduct, the Real USFL 71. has suffered irreparable harm and will continue to suffer such harm unless Defendants are enjoined from such further conduct.

# THIRD CLAIM FOR RELIEF

# (Lanham Act § 1125(a)(1)(a)—False Association)

The Real USFL incorporates and realleges by reference each and every 72. paragraph herein as if set forth in full in this count.

Defendants have violated federal trademark law by passing themselves 73. off as the USFL and leveraging the league's "incredible nostalgic equity value" to create interest in their own league. Specifically, Defendants have falsely associated themselves with the original USFL, by, among other things, knowingly and willfully (i) making express and intentional misstatements in the Press Release and subsequent in public statements, (ii) by using of confusing similar logos and team names, (iii) by calling the Fox USFL the "United States Football League," and (iv) by using the

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domain name "theusfl.com." In doing so, Defendants falsely designate the origin of their league and falsely convey an association and affiliation with, as well as a sponsorship by, the USFL.

74. Defendants' actions have been and continue to be knowing and willful.

75. As a direct and proximate result of Defendants' conduct, the Real USFL has suffered irreparable harm and will continue to suffer such harm unless Defendants are enjoined from such further conduct.

#### FOURTH CLAIM FOR RELIEF

(Cal. Bus. & Prof. Code §§ 17200, et seq.—Unfair Competition)

76. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

77. As described herein, Defendants have engaged in fraudulent, unfair and unlawful conduct in violation of Cal. Bus. & Prof. Code §§ 17200 et seq. Specifically, Defendants have competed unfairly by, among other things, knowingly and willfully (i) making express and intentional misstatements in the Press Release and subsequent in public statements, (ii) by using of confusing similar logos and team names, (iii) by calling the Fox USFL the "United States Football League," and (iv) by using the domain name "theusfl.com." In doing so, Defendants falsely designate the origin of their league and falsely convey an association and affiliation with, as well as a sponsorship by, the USFL.

78. Defendants' actions have been and continue to be knowing and willful.

79. As a direct and proximate result of Defendants' conduct, the Real USFL has suffered injury and irreparable harm and will continue to suffer such injury and irreparable harm unless Defendants are enjoined from such further conduct.

#### FIFTH CLAIM FOR RELIEF

#### (Cal. Bus. & Prof. Code §§ 17500—False Advertising)

80. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

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In the months following the Fox USFL's announcement, Defendants have 81. published several intentionally false or misleading statements claiming to have a connection with the USFL's historical origins. Such false statements include, but are not limited to, (i) the Press Release that was disseminated and reported on by hundreds of news outlets across the country, (ii) Fox's Twitter post promoting the league with former star USFL quarterback Doug Flutie; (iii) Fox USFL's president, Brian Woods public statements on February 7 and 10, 2022; and (iv) Fox USFL's executive vice president, Ed Hartman's public statements on February 8, 2022.

Fox statements were false, because Fox had no connection with the 82. original USFL, as it now admits in its updated Press Release: "[T]he new USFL is not associated or affiliated with th[e] [original] league or its owners."

Fox also put these statements in interstate commerce by publishing them 83. on its website and using them to sell its merchandise nationwide. Fox's marketing and communications continues to suggest association with the old league.

As a result of Defendants' conduct, the public and potential consumers of 84. the types of products and services Defendants offer are likely to be confused and deceived. Indeed, as explained by Fox's own executives, consumers have been overwhelmingly confused by Fox's intentionally misleading statements and have expressly chosen to follow the counterfeit league as a result of Fox's deception.

Defendants' actions have been and continue to be knowing and willful. 85.

As a direct and proximate result of Defendants' conduct, the Real USFL 86. has suffered irreparable harm and will continue to suffer such harm unless Defendants are enjoined from such further conduct.

# SIXTH CLAIM FOR RELIEF

# (California Common Law—Trademark Infringement)

The Real USFL incorporates and realleges by reference each and every 87. paragraph herein as if set forth in full in this count.

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The Real USFL holds valid and legally protectable marks in the Real 88.

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USFL IP associated with the USFL teams (e.g. the team names and team logos). The Real USFL's interest in the team marks are indisputably senior to Defendants as TSL's earliest claim to any team marks is 2019, the date on which TSL began applying for trademark registration.

89. The Real USFL also holds valid and legally protectable marks in the Real USFL IP associated with the league (e.g. "USFL," the USFL logo, and "United States Football League"). The Real USFL's interest in the league marks are senior to Defendants as TSL's earliest claim to the marks is December 31, 2011, TSL's stated first use in Reg. No. 4165542.

90. Defendants have infringed upon the Real USFL IP by, among other things, knowingly and willfully (i) adopting nearly identical league and team marks and logos of an existing and well-known brand, (ii) producing and selling fan apparel bearing the infringed USFL marks, (iii) intentionally misleading consumers to believe the USFL was returning, and (iv) by using the domain name "theusfl.com."

91. As a result of Defendants' conduct, the public and potential consumers of the types of products and services Defendants offer are highly likely to be confused and deceived. Indeed, as explained by Fox's own executives, consumers have been overwhelmingly confused by Fox's intentionally misleading statements and have expressly chosen to follow the counterfeit league as a result of Fox's deception.

92. As a direct and proximate result of Defendants' conduct, the Real USFL has suffered irreparable harm and will continue to suffer such harm unless Defendants are enjoined from such further conduct.

# **SEVENTH CLAIM FOR RELIEF**

# (Petition for Cancellation of Trademark Registration)

93. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

94. The Real USFL holds valid and legally protectable marks in the Real USFL IP associated with the USFL teams (e.g. the team names and team logos). The

Real USFL's interest in the team marks are indisputably senior to Defendants as TSL's earliest claim to any team marks is 2019, the date on which TSL began applying for trademark registration.

95. The Real USFL also holds valid and legally protectable marks in the Real USFL IP associated with the league (e.g. "USFL," the USFL logo, and "United States Football League"). The Real USFL's interest in the league marks are senior to Defendants as TSL's earliest claim to the marks is December 31, 2011, TSL's stated first use in Reg. No. 4165542.

96. Defendants' actions as alleged herein violate 15 U.S.C. § 1064(3) because they have misrepresented the Fox USFL as an heir to the original USFL. Such false statements include, but are not limited to, (i) the Press Release that was disseminated and reported on by hundreds of news outlets across the country, (ii) Fox's Twitter post promoting the league with former star USFL quarterback Doug Flutie; (iii) Fox USFL's president, Brian Woods public statements on February 7 and 10, 2022; and (iv) Fox USFL's executive vice president, Ed Hartman's public statements on February 8, 2022. Indeed, the prosecution history of the "2011-USFL" marks shows that Fox's marks were *always* intended "utilize [the USFL's] historical legacy to bring quick brand identity to football fans."

97. The Real USFL is being irreparably harmed and damaged by Defendants' registration of the USFL mark, and therefore requests that the registrations listed in Appendix A be canceled.

# **EIGTH CLAIM FOR RELIEF**

#### (Declaratory Judgment)

98. The Real USFL incorporates and realleges by reference each and every paragraph herein as if set forth in full in this count.

99. The Real USFL holds valid and legally protectable marks in the Real
USFL IP associated with the USFL teams (e.g. the team names and team logos). The
Real USFL's interest in the team marks are indisputably senior to Defendants as

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TSL's earliest claim to any team marks is 2019, the date on which TSL began applying for trademark registration.

100. The Real USFL also holds valid and legally protectable marks in the Real USFL IP associated with the league (e.g. "USFL," the USFL logo, and "United States Football League"). The Real USFL's interest in the league marks are senior to Defendants as TSL's earliest claim to the marks is December 31, 2011, TSL's stated first use in Reg. No. 4165542.

101. Defendants' unauthorized activities as alleged herein have created confusion among the consuming public, are likely to deceive customers of the source or sponsorship of such goods and services, and will otherwise mislead the consuming public as to the origin of the goods and services sold by or on behalf of Defendants. Specifically, Defendants have misrepresented the Fox USFL as an heir to the original USFL. Such false statements include, but are not limited to, (i) the Press Release that was disseminated and reported on by hundreds of news outlets across the country, (ii) Fox's Twitter post promoting the league with former star USFL quarterback Doug Flutie; (iii) Fox USFL's president, Brian Woods public statements on February 7 and 10, 2022; and (iv) Fox USFL's executive vice president, Ed Hartman's public statements on February 8, 2022. Indeed, the prosecution history of the "2011-USFL" marks shows that Fox's marks were *always* intended "utilize [the USFL's] historical legacy to bring quick brand identity to football fans."

102. The Real USFL therefore seeks and is entitled to a Declaratory Judgment declaring that: (a) the Real USFL's common law trademarks are valid; (b) Defendants' infringing use are violative of the Real USFL's rights; (c) Defendants' common law trademarks, if any, are invalid and unenforceable; and (d) Defendants must immediately cease and desist use of USFL team and league marks.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff the Real USFL prays that this Court provide relief by: 1. Preliminarily and permanently enjoining and restraining each of the Defendants, and each of their officers, directors, agents, employees and all other individuals, firms, corporations, associations and partnerships affiliated, associated or acting in concert with them, from using the Real USFL IP, including "USFL," "United States Football League," any of the original 18 USFL team names and logos, or any other mark, symbol, name, domain name or logo that is likely to cause confusion or to cause mistake or to deceive people into believing that Defendants or any services or goods that Defendants entered into the stream of commerce originate from the Fox USFL is in any way sponsored, endorsed, licensed by the original USFL or the Real USFL, or are affiliated with the original USFL or the Real USFL;

2. Preliminarily and permanently enjoining and restraining each of the Defendants, and each of their officers, directors, agents, employees and all other individuals, firms, corporations, associations and partnerships affiliated, associated or acting in concert with them, from falsely stating that they are the original USFL or any related entity, or that they are associated in any way with the original USFL or the Real USFL or their projects;

3. Ordering Defendants to provide the Real USFL an accounting of their profits and advantages received from improperly using the Real USFL IP and the original USFL's logos and team names;

4. Ordering that the domain name www.theusfl.com be transferred to the control of the Real USFL;

5. Ordering that Defendants take all available steps to retract and correct statements made in other media or to actual or potential customers and business partners concerning their relationship with the original USFL or the Real USFL and their accomplishments;

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Awarding the Real USFL its reasonable attorneys' fees and costs pursuant

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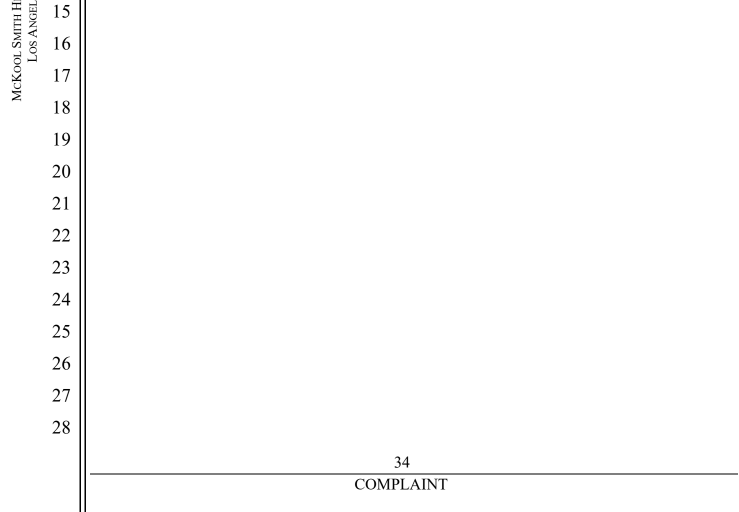
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rs cc ccon 6. to 15 U.S.C. § 1117 or as allowed by any other statute or legal doctrine, including California Code of Civil Procedure § 1021.5;

Awarding the Real USFL such other and further relief or remedy that the 7. Court may deem just and proper.



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DATED: February 28, 2022

# MCKOOL SMITH HENNIGAN, P.C.

By: /s/ Kirk D. Dillman

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	COMPLAINT

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