THIS PAGE INTENTIONALLY LEFT BLANK IT IS HERE TO HOLD A PLACE FOR COVER FOR SCREEN VERSION. DO NOT INCLUDE AS PART OF PRINT FILE!

```
- 3 -SECTION RULE ARTICLE PAGE
BACKBOARD ......DIAGRAM .....SPEAKING TO OFFICIALS—BEFORE START OF GAME OR PERIODS .....
9
17810
SUSPENSION .......COMMENTS ON RULES E
COMMENTS ON RULES H-265
CONDUCT—TEAM
COURT
C
  DEFINITIONSNATIONAL ANTHEM ......CLUB PERSONNEL .....
DEAD BALL ......
DEFENSIVE THREE-SECONDS ......CORRECTING ERRORS .......3
 6
102C
 A6515
25
4A 17
1817
 18
PIVOT
 44
 444
44
45 A1918
 191920
1919
  1920
5
135
5B
D & E20
21FIELD GOALII
VI
VII
VI
XIII
VIII
XII
IX
 VIII
 Ш
```

```
- 6 -SECTION RULE ARTICLE PAGE
HANGING ON RIM (GAME) ......SUSPENSION—PHYSICAL CONTACT WITH DISCONCERTING FREE THROWER .........
FIGHTING ......SHATTERING BACKBOARD .....NUMBERING .....12A
COMMENTS ON RULE H
12ACOMMENTS ON RULE J
12A
12A12A
212A
12A
COMMENTS ON RULE E9
COMMENTS ON RULE G3V
VV
IIIIV
IIVII
VI
VIBE
B EXCEPTION
BF
CF
A, B40
4066
40
3940
1043
31
6531
41
6517PLAYER
551
IIH
B21
20
20
20
STARTING LINE-UPS ......
STRIKING THE BALL ......
TAUNTING ......SUBSTITUTES ......3
COMMENTS ON RULES P310II
VIV15
34
6816
55
55
VII
VIVI
VIVI
GG
Α
E22
2238
2222
```

23TIMEOUT RULES

```
APRON MUST BE AT LEAST
8 FEET FROM ENDLINES
APRON MUST BE AT LEAST
5 FEET 3 IN.5 FT FROM SIDELINES4 FEET MINIMUM DEPTH
4 FEET MINIMUM DISTANCE
2 IN. WIDE BY 3FT. DEEPTHE COLOR OF THE LANE
SPACE MARKS AND
NEUTRAL ZONES SHALL
CONTRAST WITH THE COLOR
OF THE BOUNDING LINES. LANE MARKINGS MAY INCLUDE
AMATEUR MARKINGS WITH
APPROVAL FROM THE NBA
2 FEET RADIUS
(INSIDE) 6 FEET RADIUS
(OUTSIDE)
DIVISION LINE
LENGTH 94 FEET (INSIDE)
MINIMUM 10'
MINIMUM 60'
ALL LINES SHALL BE 2 INCHES WIDE (NEUTRAL ZONES EXCLUDED)2 INCHES WIDE BY8 FEET 2 INCHES (INSIDE)
4 FEET 3F FEET
(INSIDE)2 IN. WIDE
8Y 6 IN. DEEP22 FEET (OUTSIDE)
23 FEET 9 INCHES (OUTSIDE)
12 FEET
4 FEET
4 FEET
4 FEET
6 INCHES FEET FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)4 FEET AFET FEET
(INSIDE)4 FEET TO START OF OUADRANTS
19 FEET TO FREE THROW LINE (OUTSIDE)
13 FEET (INSIDE)
13 FEET (INSIDE)
16 FEET (RISIDE)
17 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET (INSIDE)
6 FEET RADIUS
(INSIDE)
6 FEET (INSIDE)
18 FEET (INSIDE)
19 FEET (OUTSIDE)14 FEET
28 FEET (INSIDE)04 FEET
28 FEET (INSIDE)05 FEET (INSIDE)EACH QUADRANT 19 FEET (OUTSIDE)0F QUADRANTS
8 FEET

18 FEET (INSIDE)WIDTH 50 FEET (INSIDE)EACH QUADRANT 19 FEET (OUTSIDE)OF QUADRANTS
8 FEET
```

- 9 -OFFICIAL RULES
- RULE NO. 1—COURT DIMENSIONS—EQUIPMENT SECTION I—COURT AND DIMENSIONS
- A. THE PLAYING COURT SHALL BE MEASURED AND MARKED AS SHOWN IN THE COURT DIAGRAM. (SEE PAGE 8)
- B. A FREE THROW LANE SHALL BE MARKED AT EACH END OF THE COURT WITH DIMENSIONS AND MARKINGS AS SHOWN ON THE COURT DIAGRAM. ALL BOUNDARY LINES ARE PART OF THE LANE; LANE SPACE MARKS AND NEUTRAL ZONE MARKS ARE NOT. THE AREAS IDENTIFIED BY THE LANE SPACE MARKINGS ARE 2" BY 6" INCHES
- C. A FREE THROW LINE SHALL BE DRAWN (2" WIDE) ACROSS EACH OF THE CIRCLES INDICATED IN THE COURT DIAGRAM. IT SHALL BE PARALLEL TO THE END LINE AND SHALL BE 15' FROM THE PLANE OF THE FACE OF THE BACKBOARD.
- D. THE THREE-POINT FIELD GOAL AREA HAS PARALLEL LINES 3' FROM THE SIDELINES, EXTENDING FROM THE BASELINE AND AN ARC OF 23'9" FROM THE MIDDLE OF THE BASKET WHICH INTERSECTS THE PARALLEL
- E. FOUR HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE SIDELINE ON EACH SIDE OF THE COURT AND 28' FROM THE BASELINE. THESE HASH MARKS SHALL EXTEND 3' ONTO THE COURT. F. T WO HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE BASELINE ON EACH SIDE OF THE FREE THROW LANE LINE. THESE HASH MARKS SHALL BE 3' FROM THE FREE THROW LANE LINE AND
- OF THE FREE THROW LANE LINE. THESE HASH MARKS SHALL BE 3' FROM THE FREE THROW LANE LINE AND EXTEND 6" ONTO THE COURT.

 G. FOUR HASH MARKS SHALL BE DRAWN (2" WIDE) PARALLEL TO THE BASELINE ON EACH SIDE OF THE FREE THROW CIRCLE. THESE HASH MARKS SHALL BE 13' FROM THE BASELINE AND 3' FROM THE FREE THROW LANE LINES AND SHALL BE 6" IN LENGTH.
- H. T WO HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE SIDELINE, IN FRONT OF THE SCORER 'S TABLE, AND 4' ON EACH SIDE OF THE MIDCOURT LINE, THIS WILL DESIGNATE THE SUBSTITUTION BOX.
- I. A RESTRICTED AREA SHALL BE MARKED WITH A HALF-CIRCLE 4' FROM THE CENTER OF THE BASKET RING AND THEN PARALLEL TO THE LANE LINE TO THE FACE OF THE BACKBOARD WITH A SOLID TWO-INCH LINE. SECTION II—EQUIPMENT
- A. THE BACKBOARD SHALL BE A RECTANGLE MEASURING 6' HORIZONTALLY AND 3 1/2' VERTICALLY . THE
- A. THE BACKBOARD SHALL BE A RECTAINGLE MEASONING O HORIZONTALLT AND 3-72 VERTICALLT. THE FRONT SURFACE SHALL BE FLAT AND TRANSPARENT.

 B. A TRANSPARENT BACKBOARD SHALL BE MARKED WITH A 2" WHITE RECTAINGLE CENTERED BEHIND THE RING. THIS RECTAINGLE SHALL HAVE OUTSIDE DIMENSIONS OF 24" HORIZONTALLY AND 18" VERTICALLY.
- C. HOME MANAGEMENT IS REQUIRED TO HAVE A SPARE BOARD WITH SUPPORTING UNIT ON HAND FOR EMERGENCIES, AND A STEEL TAPE OR EXTENSION RULER AND A LEVEL FOR USE IF NECESSARY D. EACH BASKET SHALL CONSIST OF A PRESSURE-RELEASE NBA APPROVED METAL SAFETY RING 18" IN INSIDE DIAMETER WITH A WHITE CORD NET 18" IN LENGTH. THE CORD OF THE NET SHALL NOT
- BE LESS THAN 30 THREAD NOR MORE THAN 120 THREAD AND SHALL BE CONSTRUCTED TO CHECK THE BALL MOMENTARILY AS IT PASSES THROUGH THE BASKET.
 E. EACH BASKET RING SHALL BE SECURELY ATTACHED TO THE BACKBOARD WITH ITS UPPER EDGE 10'
- ABOVE AND PARALLEL TO THE FLOOR AND EQUIDISTANT FROM THE VERTICAL EDGES OF THE BOARD. THE NEAREST POINT OF THE INSIDE EDGE OF THE RING SHALL BE 6" FROM THE PLANE OF THE FACE OF THE BOARD. THE RING SHALL BE PAINTED ORANGE.

- 10 -F. (1) THE BALL SHALL BE AN OFFICIALLY APPROVED NBA BALL BETWEEN 7 % AND 8 % POUNDS PRESSURE
- (2) A MINIMUM OF NINE BALLS MUST BE MADE AVAILABLE TO EACH TEAM FOR PRE-GAME WARMIIP
- G. NBA ARENA BACKBOARDS MUST CONTAIN FOUR STRIPS OF RED LED LIGHTS, SYNCHRONIZED WITH THE GAME CLOCK, OUTLINING THE INSIDE OF THE FOUR SIDES OF THE BACKBOARD TO INDICATE THE EXPIRATION OF TIME AND ONE STRIP OF AN AMBER LED LIGHT TO INDICATE THE EXPIRATION OF THE SHOT CLOCK.

RULE NO. 2—OFFICIALS AND THEIR DUTIES SECTION I—THE GAME OFFICIALS

A. THE GAME OFFICIALS SHALL BE A CREW CHIEF, REFEREE, UMPIRE, AND REPLAY CENTER OFFICIAL.
THEY WILL BE ASSISTED BY AN OFFICIAL SCORER, TWO TRAINED TIMERS, AND COURTSIDE ADMINISTRATOR ONE TIMER WILL OPERATE THE GAME CLOCK AND THE OTHER WILL OPERATE THE SHOT CLOCK. THE COURTSIDE ONE TIMER WILL OPERATE THE GAME CLOCK AND THE OTHER WILL OPERATE THE SHOT CLOCK. THE COURTSIDE ADMINISTRATOR WILL BE STATIONED AT THE SCORER'S TABLE TO FACILITATE COMMUNICATION BETWEEN THE REPLAY CENTER OFFICIAL, ON-COURT GAME OFFICIALS, OFFICIAL SCORER, AND OTHER PERSONNEL AT THE SCORER'S TABLE. ALL OFFICIALS AND THE COURTSIDE ADMINISTRATOR SHALL BE APPROVED BY THE LEAGUE OFFICE.

B. THE OFFICIALS SHALL WEAR THE UNIFORM PRESCRIBED BY THE NBA.

SECTION II—DUTIES OF THE OFFICIALS
A. THE OFFICIALS SHALL, PRIOR TO THE START OF THE GAME, INSPECT AND APPROVE ALL EQUIPMENT, INCLUDING COURT, BASKETS, BALLS, BACKBOARDS, TIMER'S AND SCORER'S EQUIPMENT.

B. THE OFFICIALS SHALL NOT PERMIT PLAYERS TO PLAY WITH ANY TYPE OF JEWELRY.

C. THE OFFICIALS SHALL NOT PERMIT ANY PLAYER TO WEAR EQUIPMENT WHICH, IN THEIR JUDGMENT IS DANGEROUS TO OTHER PLAYERS. ANY EQUIPMENT WHICH IS OF HARD SUBSTANCE (CASTS, SPLINTS GUARDS AND BRACES) MUST BE PADDED OR FOAM COVERED AND HAVE NO EXPOSED SHARP OR CUTTING EDGE. ALL THE FACE MASKS AND EYE OR NOSE PROTECTORS MUST BE APPROVED BY NBA BASKETBALL OPERATIONS AND CONFORM TO THE CONTOUR OF THE FACE AND HAVE NO SHARP OR PROTRUDING EDGES. D. THE USE OF ANY FOREIGN SUBSTANCE DURING GAMES IS STRICTLY PROHIBITED. A "FOREIGN SUBSTANCE" IS ANY SUBSTANCE THAT IS APPLIED DURING GAMES TO A PLAYER'S BODY , UNIFORM OR EQUIPMENT, OR TO ANY GAME EQUIPMENT, THAT IS DESIGNED OR INTENDED TO PROVIDE A PLAYER OR A TEAM WITH A COMPETITIVE ADVANTAGE.

E. ALL EQUIPMENT USED MUST BE APPROPRIATE FOR BASKETBALL. EQUIPMENT THAT IS UNNATURAL AND DESIGNED TO INCREASE A PLAYER'S HEIGHT OR REACH, OR TO GAIN AN ADVANTAGE, SHALL NOT BE USED.

F. THE OFFICIALS MUST CHECK THE GAME BALLS TO SEE THAT THEY ARE PROPERLY INFLATED. THE RECOMMENDED BALL PRESSURE SHOULD BE BETWEEN 7 ½ AND 8 ½ POUNDS.

G. THE CREW CHIEF SHALL BE THE OFFICIAL IN CHARGE.
H. THE REPLAY CENTER OFFICIAL WILL MAKE THE FINAL RULING ON ALL REPLAYS INITIATED PURSUANT TO RULE 13, EXCEPT FOR FLAGRANT FOULS AND ALTERCATIONS. THE REPLAY CENTER OFFICIAL'S DUTIES WITH RESPECT TO THE COACH'S CHALLENGE ARE SET FORTH IN RULE 14—IV . I. IF A COACH DESIRES TO DISCUSS A RULE OR INTERPRETATION OF A RULE PRIOR TO THE START OF

A GAME OR BETWEEN PERIODS, IT WILL BE MANDATORY FOR THE OFFICIALS TO ASK THE OTHER COACH TO BE PRESENT DURING THE DISCUSSION. THE SAME PROCEDURE SHALL BE FOLLOWED IF THE OFFICIALS WISH TO DISCUSS A GAME SITUATION WITH EITHER COACH.

J. THE DESIGNATED OFFICIAL SHALL TOSS THE BALL AT THE START OF THE GAME. THE CREW CHIEF SHALL DECIDE WHETHER OR NOT A GOAL SHALL COUNT IF THE OFFICIALS DISAGREE, AND HE SHALL DECIDE MATTERS UPON WHICH SCORERS AND TIMERS DISAGREE.

- 11 -K. ALL OFFICIALS SHALL ENTER THE COURT PRIOR TO THE 15-MINUTE MARK ON THE GAME CLOCK TO OBSERVE THE WARM-UP PERIOD AND REPORT TO THE LEAGUE OFFICE ANY ATYPICAL SITUATIONS AND TO REVIEW SCORING AND TIMING PROCEDURES WITH TABLE PERSONNEL.
- L. THE CREW CHIEF MUST CHECK THE ACTIVE LIST PRIOR TO THE START OF THE GAME. M. OFFICIALS MUST MEET WITH TEAM CAPTAINS PRIOR TO THE START OF THE GAME.
- N. OFFICIALS MUST REPORT ANY ATYPICAL OR UNIQUE INCIDENT TO THE BASKETBALL AND REFEREE OPERATIONS DEPARTMENTS BY E-MAIL. FLAGRANT, PUNCHING, FIGHTING FOULS OR A TEAM'S FAILURE TO HAVE EIGHT PLAYERS TO BEGIN THE GAME MUST ALSO BE REPORTED. SECTION III—ELASTIC POWER
- THE OFFICIALS SHALL HAVE THE POWER TO MAKE DECISIONS ON ANY POINT NOT SPECIFICALLY COVERED IN THE RULES. THE LEAGUE OFFICE WILL BE ADVISED OF ALL SUCH DECISIONS AT THE EARLIEST POSSIBLE MOMENT
- SECTION IV—DIFFERENT DECISIONS BY OFFICIALS
- A. THE CREW CHIEF SHALL HAVE THE AUTHORITY TO SET ASIDE OR QUESTION DECISIONS REGARDING A RULE INTERPRETATION MADE BY EITHER OF THE OTHER OFFICIALS.
- BOUNDS, THEY WILL CONFERENCE AND RECONSTRUCT THE PLAY IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF
- NO RESOLUTION IS REACHED, A JUMP BALL WILL BE SIGNALED BETWEEN THE TWO PLAYERS INVOLVED AT THE NEAREST CIRCLE. IF THE TWO PLAYERS CANNOT BE IDENTIFIED, THE JUMP BALL SHALL BE ADMINISTERED AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME. IF ONE OFFICIAL SIGNALS AND ANOTHER OFFICIAL CLEARLY KNOWS THE CALL IS INCORRECT, THEY SHOULD CONFERENCE AND THE CALLING OFFICIAL MAY CHANGE THE CALL ON THE INFORMATION GIVEN. HOWEVER, IF BOTH OFFICIALS ARE ADAMANT ABOUT THEIR RULING, A JUMP BALL SHOULD BE HELD SIMILAR TO ABOVE.
- EXCEPTION: LAST TWO MINUTES OF FOURTH PERIOD AND LAST TWO MINUTES OF OVERTIME. (SEE RULE 13-SECTION I-A(7))
- C. IN THE EVENT THAT A VIOLATION AND FOUL OCCUR AT THE SAME TIME, THE FOUL WILL TAKE PRECEDENCE
- D. DOUBLE FOUL (SEE RULE 12B—SECTION VI-F).
- E. IF THE TWO OFFICIALS DIFFER ON A BLOCK/CHARGE FOUL INVOLVING THE RESTRICTED AREA AND/OR LOWER DEFENSIVE BOX. THEY WILL CONFERENCE AND SHARE INFORMATION IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF NO RESOLUTION IS REACHED IT WILL BE TREATED AS A DOUBLE FOUL (SEE RULE 12B-SECTION VI-F)
- EXCEPTION: LAST TWO MINUTES OF FOURTH PERIOD AND LAST TWO MINUTES OF OVERTIME. (SEE
- RULE 13—SECTION I-A(12))
 SECTION V—TIME AND PLACE FOR DECISIONS
- A. THE OFFICIALS HAVE THE POWER TO RENDER DECISIONS FOR INFRACTIONS OF RULES COMMITTED INSIDE OR OUTSIDE THE BOUNDARY LINES. THIS INCLUDES PERIODS WHEN THE GAME MAY BE STOPPED
- B. WHEN A PERSONAL FOUL OR VIOLATION OCCURS, AN OFFICIAL WILL BLOW HIS/HER WHISTLE TO TERMINATE PLAY . THE WHISTLE IS THE SIGNAL FOR THE TIMER TO STOP THE GAME CLOCK. IF A PERSONAL FOUL HAS OCCURRED, THE OFFICIAL WILL INDICATE THE NUMBER OF THE OFFENDER TO THE OFFICIAL SCORER, THE TYPE OF FOUL COMMITTED AND THE NUMBER OF FREE THROWS, IF ANY , TO BE ATTEMPTED OR INDICATE THE SPOT OF THE THROW-IN.
- IF A VIOLATION HAS OCCURRED THE OFFICIAL WILL INDICATE (1) THE NATURE OF THE VIOLATION BY GIVING THE CORRECT SIGNAL (2) THE NUMBER OF THE OFFENDER, IF APPLICABLE (3) THE DIRECTION IN WHICH THE BALL WILL BE ADVANCED.

- 12 -C. WHEN A TEAM IS ENTITLED TO A THROW-IN, AN OFFICIAL SHALL CLEARLY SIGNAL (1) THE ACT WHICH CAUSED THE BALL TO BECOME DEAD (2) THE SPOT OF THE THROW-IN (3) THE TEAM ENTITLED TO THE THROW-IN, UNLESS IT FOLLOWS A SUCCESSFUL FIELD GOAL OR FREE THROW . D. WHEN A WHISTLE IS ERRONEOUSLY SOUNDED, WHETHER THE BALL IS IN A POSSESSION OR NON- POSSESSION STATUS. IT IS AN INADVERTENT WHISTLE AND SHALL BE INTERPRETED AS A SUSPENSION-
- F AN OFFICIAL MAY SUSPEND PLAY FOR ANY UNUSUAL CIRCUMSTANCE (SEE RULE 4-
- SECTION XIV).
 SECTION VI—CORRECTING ERRORS
- A. FREE THROWS
- OFFICIALS MAY CORRECT AN ERROR IF A RULE IS INADVERTENTLY SET ASIDE AND RESULTS IN THE FOLLOWING:
- (1) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL REMAIN IN PLAY
- EXCEPTION: IF THE OFFENSIVE TEAM SCORES OR SHOOTS EARNED FREE THROWS AS A RESULT OF A PERSONAL FOUL PRIOR TO POSSESSION BY THE DEFENSIVE TEAM THE ERROR SHALL BE IGNORED IF MORE THAN 24 SECONDS HAS EXPIRED.
- (2) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL NOT REMAIN IN PLAY . THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND AND PLAY WILL RESUME FROM THE POINT OF INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.

- (3) A TEAM SHOOTING AN UNMERITED FREE THROW .
 (4) PERMITTING THE WRONG PLAYER TO ATTEMPT A FREE THROW .
 A. OFFICIALS SHALL BE NOTIFIED OF A POSSIBLE ERROR AT THE FIRST DEAD BALL.
- B. ERRORS WHICH OCCUR IN THE FIRST OR THIRD PERIODS MUST BE DISCOVERED AND RECTIFIED PRIOR TO THE START OF THE NEXT PERIOD.
- C. ERRORS WHICH OCCUR IN THE SECOND PERIOD MUST BE DISCOVERED AND THE SCORER'S TABLE
 NOTIFIED PRIOR TO THE OFFICIALS LEAVING THE FLOOR AT THE END OF THE PERIOD. THE ERROR(S) MUST BE
- RECTIFIED PRIOR TO THE START OF THE THIRD PERIOD.

 D. ERRORS WHICH OCCUR IN THE FOURTH PERIOD OR OVERTIME(S) MUST BE DISCOVERED AND
- RECTIFIED PRIOR TO THE END OF THE PERIOD. F. THE BALL IS NOT IN PLAY ON CORRECTED FREE THROW ATTEMPT(S). PLAY IS RESUMED AT THE
- SAME SPOT AND UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THE ERROR NOT BEEN DISCOVERED
- F. ALL PLAY THAT OCCURS IS TO BE NULLIFIED IF THE ERROR IS DISCOVERED WITHIN A 24-SECOND TIME PERIOD. THE GAME CLOCK SHALL BE RESET TO THE TIME THAT THE ERROR OCCURRED. EXCEPTION (1): ACTS OF UNSPORTSMANLIKE CONDUCT AND ALL FLAGRANT FOULS, AND POINTS SCORED THEREFROM, SHALL NOT BE NULLIFIED.

 EXCEPTION (2): IF THE ERROR TO BE CORRECTED IS FOR A FREE THROW ATTEMPT WHERE THERE IS
- TO BE NO LINE-UP OF PLAYERS ON THE FREE THROW LANE (TECHNICAL FOUL, DEFENSIVE THREE SECONDS, FLAGRANT FOUL, CLEAR PATH-TO-THE-BASKET FOUL, PUNCHING FOUL, AWAY-FROM-THE-PLAY FOUL) THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND AND PLAY SHALL RESUME FROM THE POINT OF INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.

- 13 -B. LINEUP POSITIONS

- 13 - 8. LINEUP POSITIONS
IN ANY JUMP BALL SITUATION, IF THE JUMPERS LINED UP INCORRECTLY, AND THE ERROR IS DISCOVERED:
(1) AFTER MORE THAN 24 SECONDS HAS ELAPSED, THE TEAMS WILL CONTINUE TO SHOOT FOR THAT
BASKET FOR THE REMAINDER OF THAT HALF AND/OR OVERTIME. IF THE ERROR IS DISCOVERED IN THE FIRST HALF,
TEAMS WILL SHOOT AT THE PROPER BASKET AS DECIDED BY THE OPENING TAP FOR THE SECOND HALF. (2) IF 24 SECONDS OR LESS HAS ELAPSED, ALL PLAY SHALL BE NULLIFIED. EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT, ALL FLAGRANT FOULS, AND POINTS SCORED THEREFROM, SHALL NOT BE NULLIFIED AND PLAY WILL RESUME FROM THE ORIGINAL JUMP BALL WITH PLAYERS FACING THE PROPER DIRECTION.

C. THROW-IN

IF THE SECOND, THIRD OR FOURTH PERIOD OR ANY THROW-IN BEGINS WITH THE WRONG TEAM BEING AWARDED POSSESSION OR THE TEAMS FACING IN THE WRONG DIRECTION, AND THE ERROR IS DISCOVERED:

(1) AFTER 24 SECONDS HAS ELAPSED, THE ERROR CANNOT BE CORRECTED.
(2) WITH 24 SECONDS OR LESS HAVING ELAPSED, ALL PLAY SHALL BE NULLIFIED

EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT, ALL FLAGRANT FOULS, AND POINTS SCORED

THEREFROM, SHALL NOT BE NULLIFIED.

D. RECORD KEEPING

A RECORD KEEPING ERROR BY THE OFFICIAL SCORER WHICH INVOLVES THE SCORE, NUMBER OF PERSONAL FOULS, TEAM FOULS AND/OR TIMEOUTS MAY BE CORRECTED BY THE OFFICIALS AT ANY TIME PRIOR TO THE END OF THE FOURTH PERIOD. ANY SUCH ERROR WHICH OCCURS IN OVERTIME MUST BE CORRECTED PRIOR TO THE END OF THAT PERIOD.

PRIOR TO THE END OF THAT PERIOD.

SECTION VII—DUTIES OF SCORERS

A. THE SCORERS SHALL RECORD THE FIELD GOALS MADE, THE FREE THROWS MADE AND MISSED AND

SHALL KEEP A RUNNING SUMMARY OF THE POINTS SCORED. THEY SHALL RECORD THE PERSONAL AND TECHNICAL
FOULS CALLED ON EACH PLAYER AND SHALL NOTIFY THE OFFICIALS IMMEDIATELY WHENA SIXTH PERSONAL FOUL
IS CALLED ON ANY PLAYER. THEY SHALL RECORD THE TIMEOUTS CHARGED TO EACH TEAM, SHALL NOTIFY A TEAM AND ITS COACH THROUGH AN OFFICIAL WHENEVER THAT TEAM IS GRANTED ITS FINAL TIMEOUT AND SHALL NOTIFY THE NEAREST OFFICIAL EACH TIME A TEAM IS GRANTED A CHARGED TIMEOUT IN EXCESS OF THE LEGAL NUMBER. THEY SHALL ALSO RECORD IF AND WHEN A TEAM IS GRANTED A CHARGED TIMEOUT IN EXCESS OF THE LEGAL NOMBER.

THEY SHALL ALSO RECORD IF AND WHEN A TEAM USES ITS COACH'S CHALLENGE AND THE IMPACT OF THE

CHALLENGE, IF ANY, ON THE NUMBER OF TIMEOUTS REMAINING FOR THE CHALLENGING TEAM. (SEE RULE 14).

IN CASE THERE IS A QUESTION ABOUT AN ERROR IN THE SCORING, THE SCORER SHALL CHECK WITH THE CREW CHIEF

AT ONCE TO FIND THE DISCREPANCY. IF THE ERROR CANNOT BE FOUND, THE OFFICIAL SHALL ACCEPT THE RECORD OF

THE OFFICIAL SCORER, UNLESS HE HAS KNOWLEDGE THAT FORCES HIM TO DECIDE OTHERWISE. B. THE SCORERS SHALL KEEP A RECORD OF THE NAMES, NUMBERS AND POSITIONS OF THE PLAYERS WHO ARE TO START THE GAME AND OF ALL SUBSTITUTES WHO ENTER THE GAME. WHEN THERE IS AN INFRACTION OF THE RULES PERTAINING TO SUBMISSION OF THE ACTIVE LIST, SUBSTITUTIONS OR NUMBERS OF PLAYERS, THEY SHALL NOTIFY THE NEAREST OFFICIAL IMMEDIATELY IF THE BALL IS DEAD. OR AS SOON AS IT BECOMES DEAD IF IT IS IN PLAY WHEN THE INFRACTION IS DISCOVERED. THE SCORER SHALL MARK THE TIME AT WHICH PLAYERS ARE DISQUALIFIED BY REASON OF RECEIVING SIX PERSONAL FOULS, SO THAT IT MAY BE EASY TO ASCERTAIN THE ORDER IN WHICH THE PLAYERS ARE ELIGIBLE TO GO BACK INTO THE GAME IN ACCORDANCE WITH RULE 3—SECTION I.
C. THE SCORERS SHALL ASK THE TIMER TO SOUND THE HORN TO SIGNAL THE OFFICIALS. THIS MAY

BE USED WHEN THE BALL IS DEAD OR IN CERTAIN SPECIFIED SITUATIONS WHEN THE BALL IS IN CONTROL OF A GIVEN TEAM.

- 14 -WHEN A PLAYER IS DISQUALIFIED FROM THE GAME, OR WHENEVER A PENALTY FREE THROW IS BEING AWARDED, THE TIMER WILL SOUND THE HORN TO NOTIFY THE GAME OFFICIALS. IT IS THE DUTY OF THE SCOREKEEPER TO INFORM THE TIMER TO SOUND THE HORN AND BE CERTAIN THAT THE OFFICIALS HAVE ACKNOWLEDGED A PLAYER'S SIXTH PERSONAL FOUL AND/OR THE PENALTY IS IN EFFECT. D. THE SCORER SHALL NOT SIGNAL THE OFFICIALS WHILE THE BALL IS IN PLAY , EXCEPT TO NOTIFY
- THEM OF THE NECESSITY TO CORRECT AN ERROR.

 E. SHOULD THE SCORER SOUND THE HORN WHILE THE BALL IS IN PLAY. IT SHALL BE IGNORED BY THE
- PLAYERS ON THE COURT. THE OFFICIALS MUST USE THEIR JUDGMENT IN STOPPING PLAY TO CONSULT WITH THE SCORER'S TABLE
- F. SCORERS SHALL RECORD ON THE SCOREBOARD THE NUMBER OF TEAM FOULS UP TO A TOTAL OF FIVE, WHICH WILL INDICATE THAT THE TEAM IS IN A PENALTY SITUATION.
 G. SCORERS SHALL, IMMEDIATELY, RECORD THE NAME OF THE TEAM WHICH SECURES THE FIRST
- POSSESSION OF THE GAME
- SECTION VIII—DUTIES OF TIMERS
- A. THE TIMERS SHALL NOTE WHEN EACH HALF IS TO START AND SHALL NOTIFY THE CREW CHIEF AND BOTH COACHES FIVE MINUTES BEFORE THIS TIME, OR CAUSE THEM TO BE NOTIFIED AT LEAST FIVE MINUTES BEFORE THE HALF IS TO START. THEY SHALL SIGNAL THE SCORERS TWO MINUTES BEFORE STARTING TIME. THEY SHALL RECORD PLAYING TIME AND TIME OF STOPPAGES AS PROVIDED IN THE RULES. THE OFFICIAL TIMER AND THE SHOT CLOCK OPERATOR SHALL BE PROVIDED WITH DIGITAL STOP WATCHES TO BE USED IN CASE THE OFFICIAL TIMEOUT, GAME CLOCK AND/OR SHOT CLOCKS/GAME CLOCKS LOCATED ABOVE THE BACKBOARDS FAIL TO WORK PROPERLY.
- B. AT THE BEGINNING OF THE FIRST PERIOD, ANY OVERTIME PERIOD OR WHENEVER PLAY IS RESUMED BY A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TAPPED BY EITHER OF THE JUMPERS. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED. NO TIME WILL BE REMOVED FROM THE GAME CLOCK AND/OR SHOT CLOCK IF THE BALL IS NOT LEGALLY TOUCHED BEFORE A VIOLATION.
- C. IF THE GAME CLOCK HAS BEEN STOPPED AND THE BALL IS PUT IN PLAY BY A THROW-IN, THE GAME CLOCK AND THE SHOT CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER ON THE COURT. THE STARTING OF THE GAME CLOCK AND THE SHOT CLOCK WILL BE UNDER THE CONTROL OF THE OFFICIAL TIMER
- D. DURING AN UNSUCCESSFUL FREE THROW ATTEMPT, THE GAME CLOCK WILL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED.
- E. THE GAME CLOCK SHALL BE STOPPED AT THE EXPIRATION OF TIME FOR EACH PERIOD AND WHEN AN OFFICIAL SOUNDS HIS/HER WHISTLE. THE TIMERS SHALL RECORD ONLY THE ACTUAL PLAYING TIME IN THE LAST MINUTE OF THE FIRST, SECOND AND THIRD PERIODS. THEY SHALL RECORD ONLY THE ACTUAL PLAYING TIME IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME
- F. FOR A CHARGED TIMEOUT, THE TIMER SHALL START THE TIME-OUT CLOCK IMMEDIATELY AFTER AN OFFICIAL SIGNALS FOR A TIMEOUT AND PLAY WILL NOT RESUME UNTIL THE TIME-OUT CLOCK HAS EXPIRED. G. THE GAME CLOCK AND THE SCOREBOARD WILL COMBINE TO CAUSE A HORN TO SOUND, AUTOMATICALLY, WHEN PLAYING TIME FOR THE PERIOD HAS EXPIRED. IF THE HORN OR BUZZER FAILS TO SOUND, OR IS NOT HEARD, THE OFFICIAL TIMER SHALL USE ANY OTHER MEANS TO NOTIFY THE OFFICIALS IMMEDIATELY . H. IN A DEAD BALL SITUATION, IF THE CLOCK SHOWS :00.0, THE PERIOD OR GAME IS CONSIDERED TO HAVE ENDED ALTHOUGH THE HORN MAY NOT HAVE SOUNDED.
- **EXCEPTION: SEE RULE 13**

- 15 -RULE NO. 3—PLA YERS, SUBSTITUTES AND COACHES

SECTION I-T FAM

A. EACH TEAM SHALL CONSIST OF FIVE PLAYERS. A PLAYER IS DISQUALIFIED FROM THE GAME WHEN HE RECEIVES HIS SIXTH PERSONAL FOUL. NO TEAM MAY BE REDUCED TO LESS THAN FIVE PLAYERS. IF A PLAYER IN THE GAME RECEIVES HIS SIXTH PERSONAL FOUL AND ALL SUBSTITUTES HAVE ALREADY BEEN DISQUALIFIED, SAID PLAYER SHALL REMAIN IN THE GAME AND SHALL BE CHARGED WITH A PERSONAL AND TEAM FOUL. A TECHNICAL FOUL ALSO SHALL BE ASSESSED AGAINST HIS TEAM. ALL SUBSEQUENT PERSONAL FOULS, INCLUDING OFFENSIVE FOULS, SHALL BE TREATED SIMILARLY. ALL PLAYERS WHO HAVE SIX OR MORE

PERSONAL FOULS AND REMAIN IN THE GAME SHALL BE TREATED SIMILARLY . B. IN THE EVENT THAT THERE ARE ONLY FIVE ELIGIBLE PLAYERS REMAINING AND ONE OF THESE PLAYERS IS INJURED AND MUST LEAVE THE GAME OR IS EJECTED, HE MUST BE REPLACED BY THE LAST PLAYER WHO WAS DISQUALIFIED BY REASON OF RECEIVING SIX PERSONAL FOULS. EACH SUBSEQUENT REQUIREMENT TO REPLACE AN INJURED OR EJECTED PLAYER WILL BE TREATED IN THIS INVERSE ORDER. ANY SUCH RE-ENTRY

INTO A GAME BY A DISQUALIFIED PLAYER SHALL BE PENALIZED BY A TECHNICAL FOUL.
C. IN THE EVENT THAT A PLAYER LEAVES THE PLAYING COURT WHILE THE BALL IS IN PLAY , PLAY WILL
CONTINUE UNTIL THE NEXT STOPPAGE OF PLAY AND THE PLAYER WILL BE REPLACED IF HE IS NOT READY TO RETURN. NO TECHNICAL FOUL WILL BE ASSESSED, BUT THE INCIDENT WILL BE REVIEWED BY THE LEAGUE OFFICE FOR A POSSIBLE FINE AND/OR SUSPENSION. EXCEPTION: RULE 10—SECTION XV

SECTION II—STARTING LINE-UPS
AT LEAST 30 MINUTES BEFORE THE GAME IS SCHEDULED TO BEGIN, THE SCORERS SHALL BE SUPPLIED
WITH THE NAME AND NUMBER OF EACH PLAYER WHO WILL START THE GAME. FAILURE TO COMPLY WITH THIS PROVISION SHALL BE REPORTED TO THE LEAGUE OFFICE.

SECTION III—THE CAPTAIN

A. A TEAM MAY HAVE A CAPTAIN AND A CO-CAPTAIN NUMBERING A MAXIMUM OF TWO. THE DESIGNATED CAPTAIN MAY BE ANYONE ON THE ACTIVE LIST WHO IS IN UNIFORM, EXCEPT A PLAYER-COACH. B. THE DESIGNATED CAPTAIN IS THE ONLY PLAYER WHO MAY ASK AN OFFICIAL ABOUT A RULE INTERPRETATION DURING A TIMEOUT CHARGED TO HIS TEAM. HE MAY NOT DISCUSS A JUDGMENT DECISION. C. IF THE DESIGNATED CAPTAIN CONTINUES TO SIT ON THE BENCH, HE REMAINS THE CAPTAIN FOR THE **FNTIRE GAME**

D. IN THE EVENT THAT THE CAPTAIN IS ABSENT FROM THE COURT AND BENCH, HIS COACH SHALL IMMEDIATELY DESIGNATE A NEW CAPTAIN. SECTION IV—THE COACH AND OTHERS

A. THE COACH'S POSITION MAY BE ON OR OFF THE BENCH FROM THE SUBSTITUTION BOX LINE (CLOSEST TO THE COACH'S BENCH) TO THE BASELINE. A COACH IS NOT PERMITTED TO CROSS THE MIDCOURT LINE AND VIOLATORS WILL BE ASSESSED AN UNSPORTSMANLIKE TECHNICAL FOUL IMMEDIATELY. ALL ASSISTANTS AND TRAINERS MUST REMAIN ON THE BENCH. COACHES AND TRAINERS ARE NOT PERMITTED TO GO TO THE SCORER'S TABLE, FOR ANY REASON, EXCEPT DURING A DEAD BALL.

B. A PLAYER-COACH, IF PERMITTED UNDER NBA REGULATIONS, WILL HAVE NO SPECIAL PRIVILEGES. HE IS TO CONDUCT HIMSELF IN THE SAME MANNER AS ANY OTHER PLAYER.

C. ANY CLUB PERSONNEL NOT SEATED ON THE BENCH MUST CONDUCT THEMSELVES IN A MANNER THAT WOULD REFLECT FAVORABLY ON THE DIGNITY OF THE GAME AND THE OFFICIALS. VIOLATIONS BY ANY OF THE PERSONNEL INDICATED SHALL REQUIRE A WRITTEN REPORT TO THE LEAGUE OFFICIALS. VIOLATIONS BY ANY OF THE PERSONNEL INDICATED SHALL REQUIRE A WRITTEN REPORT TO THE LEAGUE OFFICE FOR SUBSEQUENT ACTION. D. THE FIRST ROW OF A TEAM'S BENCH SHALL BE OCCUPIED ONLY BY A LEAGUE-APPROVED HEAD COACH, A MAXIMUM OF THREE ASSISTANT COACHES, PLAYERS AND TRAINER. DURING AN ALTERCATION, THE HEAD AND ASSISTANT COACHES ARE PERMITTED ON THE COURT AS "PEACEMAKERS".

- 16 -E. IF A PLAYER, COACH OR ASSISTANT COACH IS SUSPENDED FROM A GAME OR GAMES, HE SHALL NOT AT ANY TIME BEFORE, DURING OR AFTER SUCH GAME OR GAMES APPEAR IN ANY PART OF THE ARENA OR STANDS WHERE HIS TEAM IS PLAYING. A PLAYER, COACH OR ASSISTANT COACH WHO IS EJECTED MAY ONLY REMAIN IN THE DRESSING ROOM OF HIS TEAM DURING THE REMAINDER OF THE GAME, OR LEAVE THE BUILDING. A VIOLATION OF THIS RULE SHALL CALL FOR AN AUTOMATIC FINE OF \$2000. SECTION V—SUBSTITUTES
- A. A SUBSTITUTE SHALL REPORT TO THE SCORER AND POSITION HIMSELF IN THE VICINITY OF THE 8' SUBSTITUTION BOX LOCATED IN FRONT OF THE SCORER'S TABLE. FOR PURPOSES OF THIS RULE, THE VICINITY OF THE 8' SUBSTITUTION BOX MEANS THE AREA FROM BETWEEN THE 28' HASH MARK CLOSEST TO THE BENCH OF THE PLAYER'S TEAM AND THE MIDCOURT LINE. HE SHALL INFORM THE SCORER WHOM HE IS GOING TO REPLACE. THE SCORER SHALL SOUND THE HORN TO INDICATE A SUBSTITUTION. THE HORN DOES NOT HAVE TO BE SOUNDED IF THE SUBSTITUTION OCCURS BETWEEN PERIODS OR DURING TIMEOUTS.

 B. THE SUBSTITUTE SHALL REMAIN IN THE VICINITY OF THE 8' SUBSTITUTION BOX UNTIL HE IS BECKONED ONTO THE COURT BY AN OFFICIAL. IF THE BALL IS ABOUT TO BECOME LIVE, THE BECKONING SIGNAL SHALL BE WITHHELD.
- C. A SUBSTITUTE MUST BE READY TO ENTER THE GAME WHEN BECKONED. NO DELAYS FOR REMOVAL OF WARM-UP CLOTHING WILL BE PERMITTED.
- D. THE SUBSTITUTE SHALL NOT REPLACE A FREE THROW SHOOTER OR A PLAYER INVOLVED IN A JUMP BALL UNLESS DICTATED TO DO SO BY AN INJURY OR EJECTION. (EXCEPTION: RULE 6—SECTION VI-B AND RULE 9—SECTION II-A(2)). AT NO TIME MAY HE BE ALLOWED TO ATTEMPT A FREE THROW AWARDED AS A RESULT OF A TECHNICAL FOUL.
- E. A SUBSTITUTE SHALL BE CONSIDERED AS BEING IN THE GAME WHEN HE IS BECKONED ONTO THE COURT OR RECOGNIZED AS BEING IN THE GAME BY AN OFFICIAL. ONCE A PLAYER IS IN THE GAME, HE CANNOT BE REMOVED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT UNLESS: (1) A PERSONAL OR TECHNICAL FOUL IS CALLED, (2) THERE IS A CHANGE OF POSSESSION, (3) A TIMEOUT IS GRANTED OR (4) ADMINISTRATION OF INFECTION CONTROL RULE.
- F. A SUBSTITUTE MAY BE RECALLED FROM THE SCORER'S TABLE PRIOR TO BEING BECKONED ONTO THE COURT BY AN OFFICIAL.
- G. A PLAYER MAY BE REPLACED AND ALLOWED TO RE-ENTER THE GAME AS A SUBSTITUTE DURING THE SAME DEAD BALL
- H. A PLAYER MUST BE IN THE VICINITY OF THE 8' SUBSTITUTION BOX AT THE TIME A VIOLATION OCCURS IF THE THROW-IN IS TO BE ADMINISTERED IN THE BACKCOURT. IF A SUBSTITUTE FAILS TO MEET THIS REQUIREMENT, HE MAY NOT ENTER THE GAME UNTIL THE NEXT LEGAL OPPORTUNITY.

 EVERTICAL IN THE LAST TWO MINISTERS OF EACH PERIOD OR OVERTIME A PEASONABLE AMOUNT.
- EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR OVERTIME, A REASONABLE AMOUNT OF TIME WILL BE ALLOWED FOR A SUBSTITUTION.
- I. IF A FREE THROW(S) IS AWARDED, SUBSTITUTES ARE ONLY PERMITTED TO ENTER THE GAME PRIOR TO THE FINAL FREE THROW ATTEMPT IF THE BALL WILL REMAIN IN PLAY OR FOLLOWING THE FINAL FREE THROW ATTEMPT IF IT WILL NOT REMAIN IN PLAY UNLESS NECESSITATED BY DISQUALIFICATION, INJURY, EJECTION OR ANY OTHER ATYPICAL SITUATION
- OR ANY OTHER ATYPICAL SITUATION.
 J. NO SUBSTITUTES MAY ENTER THE GAME AFTER A SUCCESSFUL FIELD GOAL BY EITHER TEAM, UNLESS THE BALL IS DEAD DUE TO A PERSONAL FOUL, TECHNICAL FOUL, TIMEOUT, INFECTION CONTROL OR VIOLATION.
 K. NO SUBSTITUTES ARE ALLOWED TO ENTER THE GAME DURING AN OFFICIAL'S SUSPENSION-OF-PLAY FOR (1) A DELAY-OF-GAME WARNING, (2) RETRIEVING AN ERRANT BALL, (3) AN INADVERTENT WHISTLE, (4) INSTANT REPLAY REVIEW OR (5) ANY OTHER UNUSUAL CIRCUMSTANCE.

 EYCEPTIONS
- (1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES—N.
- (2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED ONE SUBSTITUTION.

- 17 -L. A SUBSTITUTE SHALL NOT BE ALLOWED TO RE-ENTER THE GAME AFTER BEING DISQUALIFIED. EXCEPTION: RULE 3-SECTION I-B.
- M. NOTIFICATION OF ALL ABOVE INFRACTIONS AND ENSUING PROCEDURES SHALL BE IN ACCORDANCE WITH RULE 2—SECTION VII.
 SECTION VI—UNIFORMS (PLAYERS JERSEYS)

- SECTION VI—UNIFORM'S (PLAYERS JERSETS)
 A. EACH PLAYER SHALL BE NUMBERED ON THE FRONT AND BACK OF HIS JERSEY WITH A NUMBER
 CONTRASTING WITH THE COLOR OF THE SHIRT.
 B. EACH NUMBER MUST BE NO LESS THAN ¾" IN HEIGHT ON THE FRONT AND 6" ON THE BACK. EACH
 PLAYER SHALL HAVE HIS SURNAME AFFIXED TO THE BACK OF HIS GAME JERSEY IN LETTERS AT LEAST 2½" IN
- HEIGHT. SOME EXCEPTIONS TO THE FRONT NUMBER HEIGHT AND SURNAME MAY EXIST FROM TIME TO TIME.
- C. THE HOME TEAM SHALL WEAR LIGHT COLOR JERSEYS, AND THE VISITORS DARK JERSEYS UNLESS OTHERWISE APPROVED. FOR NEUTRAL COURT GAMES AND DOUBLEHEADERS, THE SECOND TEAM NAMED IN THE OFFICIAL SCHEDULE SHALL BE REGARDED AS THE HOME TEAM AND SHALL WEAR THE LIGHT COLORED JERSEYS.
- RULE NO. 4—DEFINITIONS SECTION I—BASKET/BACKBOARD
- SECTION 1—BASKET/BACKBOARD
 A. A TEAM'S BASKET CONSISTS OF THE BASKET RING AND NET THROUGH WHICH ITS PLAYERS TRY TO
 SHOOT THE BALL. THE VISITING TEAM HAS THE CHOICE OF BASKETS FOR THE FIRST HALF. THE BASKET SELECTED
 BY THE VISITING TEAM WHEN IT FIRST ENTERS ONTO THE COURT SHALL BE ITS BASKET FOR THE FIRST HALF.
 B. THE TEAMS CHANGE BASKETS FOR THE SECOND HALF. ALL OVERTIME PERIODS ARE CONSIDERED
- EXTENSIONS OF THE SECOND HALF.
 C. FIVE SIDES OF THE BACKBOARD (FRONT, TWO SIDES, BOTTOM AND TOP) ARE CONSIDERED IN PLAY
 WHEN CONTACTED BY THE BASKETBALL. THE BACK OF THE BACKBOARD AND THE AREA DIRECTLY BEHIND IT ARE OUT-OF-BOUNDS.
- SECTION II—DRIBBLE
- A DRIBBLE IS MOVEMENT OF THE BALL, CAUSED BY A PLAYER IN CONTROL, WHO THROWS OR TAPS THE BALL TO THE FLOOR.
- A. THE DRIBBLE ENDS WHEN THE DRIBBLER:
 (1) T OUCHES THE BALL SIMULTANEOUSLY WITH BOTH HANDS
- (2) PERMITS THE BALL TO COME TO REST WHILE HE IS IN CONTROL OF IT
- (3) TRIES FOR A FIELD GOAL
- (3) THES TOWAT FIELD GOAL (4) THROWS A PASS (5) T OUCHES THE BALL MORE THAN ONCE WHILE DRIBBLING, BEFORE IT TOUCHES THE FLOOR (6) LOSES CONTROL

- (7) ALLOWS THE BALL TO BECOME DEAD
 (8) OTHERWISE GATHERS THE BALL. (SEE RULE 4—SECTION III-(B))
- SECTION III—THE GATHER

 A. FOR A PLAYER WHO RECEIVES THE BALL VIA A PASS OR GAINS POSSESSION OF A LOOSE BALL. THE
- GATHER IS DEFINED AS THE POINT WHERE THE PLAYER GAINS ENOUGH CONTROL OF THE BALL TO HOLD IT, CHANGE
- HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY. B. FOR A PLAYER WHO IS IN CONTROL OF THE BALL WHILE DRIBBLING, THE GATHER IS DEFINED AS THE
- POINT WHERE A PLAYER DOES ANY ONE OF THE FOLLOWING:
 (1) PUTS TWO HANDS ON THE BALL, OR OTHERWISE PERMITS THE BALL TO COME TO REST, WHILE HE
- IS IN CONTROL OF IT;

- 18 -(2) PUTS A HAND UNDER THE BALL AND BRINGS IT TO A PAUSE;
- (3) OTHERWISE GAINS ENOUGH CONTROL OF THE BALL TO HOLD IT, CHANGE HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY.

- SECTION IV—FOULS
 A. A COMMON PERSONAL FOUL IS ILLEGAL PHYSICAL CONTACT WHICH OCCURS WITH AN OPPONENT AFTER THE BALL HAS BECOME LIVE AND BEFORE THE HORN SOUNDS TO END THE PERIOD. IF TIME EXPIRES BEFORE THE PERSONAL FOUL OCCURS, THE PERSONAL FOUL SHOULD BE DISREGARDED, UNLESS IT WAS UNSPORTSMANLIKE. EXCEPTION: IF THE FOUL IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING, AND THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK. THEN THE FOUL SHOULD BE ADMINISTERED IN THE SAME MANNER AS WITH ANY SIMILAR PLAY DURING THE COURSE OF THE GAME (SEE RULE 13—SECTION II-B(II)).
 B. A TECHNICAL FOUL IS THE PENALTY FOR UNSPORTSMANLIKE CONDUCT OR VIOLATIONS BY TEAM
- MEMBERS ON THE FLOOR OR SEATED ON THE BENCH
- C. A DOUBLE FOUL IS A SITUATION IN WHICH ANY TWO OPPONENTS COMMIT PERSONAL FOULS AT APPROXIMATELY THE SAME TIME.
- D. AN OFFENSIVE FOUL IS ILLEGAL CONTACT, COMMITTED BY AN OFFENSIVE PLAYER, AFTER THE BALL IS LIVE AND THERE IS TEAM CONTROL.
- E. A LOOSE BALL FOUL IS ILLEGAL CONTACT, AFTER THE BALL IS ALIVE, WHEN TEAM CONTROL DOES NOT EXIST.
- F. A FLAGRANT FOUL IS UNNECESSARY AND/OR EXCESSIVE CONTACT COMMITTED BY A PLAYER AGAINST
- AN OPPONENT WHETHER THE BALL IS DEAD OR ALIVE. G. A PUNCHING FOUL IS A PUNCH BY A PLAYER WHICH MAKES CONTACT WITH AN OPPONENT
- WHETHER THE BALL IS DEAD OR ALIVE. H. AN AWAY-FROM-THE-PLAY FOUL IS ILLEGAL CONTACT BY THE DEFENSE (1) IN THE LAST TWO
- MINUTES OF EACH PERIOD, AND LAST TWO MINUTES OF ANY OVERTIME PERIODS, WHICH OCCURS DELIBERATELY AWAY FROM THE IMMEDIATE AREA OF OFFENSIVE ACTION, OR (2) PRIOR TO THE BALL BEING RELEASED ON A THROW-IN AT ANY POINT DURING THE ENTIRE GAME SECTION V—FREE THROW
- A FREE THROW IS THE PRIVILEGE GIVEN A PLAYER TO SCORE ONE POINT BY AN UNHINDERED ATTEMPT FOR THE GOAL FROM A POSITION DIRECTLY BEHIND THE FREE THROW LINE. THIS ATTEMPT MUST BE MADE WITHIN 10 SECONDS.
- SECTION VI-FRONTCOURT/BACKCOURT
- A. A TEAM'S FRONTCOURT CONSISTS OF THAT PART OF THE COURT BETWEEN ITS ENDLINE AND THE NEARER EDGE OF THE MIDCOURT LINE, INCLUDING THE BASKET AND INBOUNDS PART OF THE BACKBOARD. B. A TEAM'S BACKCOURT CONSISTS OF THE ENTIRE MIDCOURT LINE AND THE REST OF THE COURT TO
- INCLUDE THE OPPONENT'S BASKET AND INBOUNDS PART OF THE BACKBOARD.

 C. A BALL BEING HELD BY A PLAYER: (1) IS IN THE FRONTCOURT IF NEITHER THE BALL NOR THE PLAYER IS
- TOUCHING THE BACKCOURT, (2) IS IN THE BACKCOURT IF EITHER THE BALL OR PLAYER IS TOUCHING THE BACKCOURT.
- D. A BALL BEING DRIBBLED IS (1) IN THE FRONTCOURT WHEN THE BALL AND BOTH FEET OF THE PLAYER ARE IN THE FRONTCOURT, (2) IN THE BACKCOURT IF THE BALL OR EITHER FOOT OF THE PLAYER IS IN THE BACKCOURT.
- E. THE BALL IS CONSIDERED IN THE FRONTCOURT ONCE IT HAS BROKEN THE PLANE OF THE MIDCOURT LINE AND IS NOT IN PLAYER CONTROL.
- F. THE TEAM ON OFFENSE MUST BRING THE BALL ACROSS THE MIDCOURT LINE WITHIN 8 SECONDS.
- EXCEPTION: (1) KICKED BALL, (2) PUNCHED BALL, (3) PERSONAL OR TECHNICAL FOUL ON THE DEFENSIVE TEAM, (4) DELAY-OF-GAME WARNING ON THE DEFENSIVE TEAM OR (5) INFECTION CONTROL.

- 19 -G. FRONTCOURT/BACKCOURT STATUS IS NOT ATTAINED UNTIL A PLAYER WITH THE BALL HAS ESTABLISHED A POSITIVE POSITION IN EITHER HALF DURING (1) A JUMP BALL, (2) A STEAL BY A DEFENSIVE PLAYER, (3) A THROW-IN IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD OR (4) ANY TIME THE BALL IS LOOSE.

SECTION VII—HELD BALL

A HELD BALL OCCURS WHEN TWO OPPONENTS HAVE ONE OR BOTH HANDS FIRMLY ON THE BALL OR WHEN A DEFENSIVE PLAYER TOUCHES THE BALL CAUSING THE OFFENSIVE PLAYER TO RETURN TO THE FLOOR WITH THE BALL IN HIS CONTINUOUS POSSESSION WHICH WOULD RESULT IN A TRAVELING VIOLATION. A HELD BALL SHOULD NOT BE CALLED UNTIL BOTH PLAYERS HAVE HANDS SO FIRMLY ON THE BALL THAT NEITHER CAN GAIN SOLE POSSESSION WITHOUT UNDUE ROUGHNESS. IF A PLAYER IS LYING OR SITTING ON THE FLOOR WHILE IN POSSESSION, HE SHOULD HAVE AN OPPORTUNITY TO THROW THE BALL SECTION VIII—PIVOT

A. A PIVOT TAKES PLACE WHEN A PLAYER, WHO IS HOLDING THE BALL, STEPS ONCE OR MORE THAN ONCE IN ANY DIRECTION WITH THE SAME FOOT, WITH THE OTHER FOOT (PIVOT FOOT) IN CONTACT WITH THE FLOOR. B. IF THE PLAYER WISHES TO DRIBBLE AFTER A PIVOT, THE BALL MUST BE OUT OF HIS HAND BEFORE THE PIVOT FOOT IS RAISED OFF THE FLOOR. IF THE PLAYER RAISES HIS PIVOT OFF THE FLOOR, HE MUST PASS OR ATTEMPT A FIELD GOAL BEFORE THE FOOT IS RETURNED TO THE FLOOR.

IF HE FAILS TO FOLLOW THESE GUIDELINES, HE HAS COMMITTED A TRAVELING VIOLATION SECTION IX—T RAVELING

TRAVELING IS PROGRESSING IN ANY DIRECTION WHILE IN POSSESSION OF THE BALL, WHICH IS IN EXCESS OF PRESCRIBED LIMITS AS NOTED IN RULE 4—SECTION VII AND RULE 10—SECTION XIII. SECTION X—SCREEN

A SCREEN IS THE LEGAL ACTION OF A PLAYER WHO, WITHOUT CAUSING UNDUE CONTACT, DELAYS OR PREVENTS AN OPPONENT FROM REACHING A DESIRED POSITION.

SECTION XI—FIELD GOAL ATTEMPT A FIELD GOAL ATTEMPT IS A PLAYER'S ATTEMPT TO SHOOT THE BALL INTO HIS BASKET FOR A FIELD GOAL. THE ACT OF SHOOTING STARTS WHEN, IN THE OFFICIAL'S JUDGMENT, THE PLAYER HAS STARTED HIS SHOOTING MOTION AND CONTINUES UNTIL THE SHOOTING MOTION CEASES AND HE RETURNS TO A NORMAL FLOOR POSITION. FOR JUMP SHOTS, THE SHOOTING MOTION STARTS WHEN THE OFFENSIVE PLAYER STARTS TO BRING THE BALL UPWARD TOWARDS THE BASKET. ON DRIVES TO THE BASKET OR OTHER MOVING SHOTS, THE SHOOTING MOTION STARTS WHEN THE PLAYER GATHERS THE BALL AND CONTINUES THROUGH WITH A SHOT (EXCEPT DURING A TAKE FOUL SITUATION WHEN THE CLOCKS ARE NOT EXPIRING, THE SHOOTING BEGINS WHEN THE PLAYER'S SHOULDERS START UPWARD). IT IS NOT ESSENTIAL THAT THE BALL LEAVE THE SHOOTER'S HAND. HIS ARM(S) MIGHT BE HELD SO THAT HE CANNOT ACTUALLY MAKE AN ATTEMPT. THE TERM IS ALSO USED TO INCLUDE THE FLIGHT OF THE BALL UNTIL IT BECOMES DEAD OR IS TOUCHED BY A PLAYER. A TAP DURING A JUMP BALL OR REBOUND IS NOT CONSIDERED A FIELD GOAL ATTEMPT. HOW-EVER, ANYTIME A LIVE BALL IS IN FLIGHT TOWARD THE RIM FROM THE PLAYING COURT. THE GOAL, IF MADE. SHALL COUNT, EVEN IF TIME EXPIRES OR THE OFFICIAL'S WHISTLE SOUNDS. THE FIELD GOAL WILL NOT BE SCORED IF TIME ON THE GAME CLOCK EXPIRES BEFORE THE BALL LEAVES THE PLAYER'S HAND OR THE BALL IS IN FLIGHT TOWARD THE RIM.

SECTION XII-THROW-IN

A THROW-IN IS A METHOD OF PUTTING THE BALL IN PLAY FROM OUT-OF-BOUNDS IN ACCORDANCE WITH RULE 8—SECTION III. THE THROW-IN BEGINS WHEN THE BALL IS GIVEN TO AND CONTROLLED BY THE PLAYER INBOUNDING, OR AT HIS DISPOSAL, AND ENDS WHEN THE BALL IS RELEASED.

20 -SECTION XIII—LAST TWO MINUTES

- 20 - SECTION XIII—LAST TWO MINUTES
WHEN THE GAME CLOCK SHOWS 2:00, THE PERIOD IS CONSIDERED TO BE IN THE TWO-MINUTE PERIOD.
SECTION XIV—SUSPENSION OF PLAY
AN OFFICIAL CAN SUSPEND PLAY FOR RETRIEVING AN ERRANT BALL, RE-SETTING THE TIMING DEVICES,
A DELAY-OF-GAME WARNING, AN INADVERTENT WHISTLE, INSTANT REPLAY, A SERIOUSLY-INJURED PLAYER
OR ANY OTHER UNUSUAL CIRCUMSTANCE. DURING SUCH A SUSPENSION, NEITHER TEAM IS PERMITTED TO
SUBSTITUTE AND THE DEFENSIVE TEAM MAY NOT BE GRANTED A TIMEOUT. PLAY SHALL BE RESUMED AT THE POINT OFINTERRUPTION.

EXCEPTIONS

(1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES—N.

(2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED ONE SUBSTITUTION.

SECTION XV—POINT OF INTERRUPTION
THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE WHISTLE SOUNDS.

SECTION XVI—TEAM CONTROL
A TEAM IS IN CONTROL WHEN A PLAYER IS HOLDING, DRIBBLING OR PASSING THE BALL. TEAM
CONTROL ENDS WHEN THE DEFENSIVE TEAM DEFLECTS THE BALL OR THERE IS A FIELD GOAL ATTEMPT. SECTION XVII—TEAM POSSESSION
A TEAM IS IN POSSESSION WHEN A PLAYER IS HOLDING, DRIBBLING OR PASSING THE BALL. TEAM

POSSESSION ENDS WHEN THE DEFENSIVE TEAM GAINS POSSESSION OR THE BALL HITS THE RIM OF THE OFFENSIVE TEAM.

SECTION XVIII—FUMBLE

A PLAYER WHO IS HOLDING THE BALL AND FUMBLES IT OUT OF HIS CONTROL MAY RECOVER THE BALL.

IF HIS PIVOT FOOT MOVES TO RECOVER THE BALL, HE MUST THEN PASS OR SHOOT THE BALL. IF HE FUMBLES

AND RECOVERS IT WITHOUT MOVING HIS PIVOT FOOT AND BEFORE THE BALL TOUCHES THE FLOOR, HE RETAINS

HIS STATUS BEFORE THE FUMBLE.

RULE NO. 5—SCORING AND TIMING SECTION I—SCORING

A. A LEGAL FIELD GOAL OR FREE THROW ATTEMPT SHALL BE SCORED WHEN A BALL FROM THE PLAYING AREA ENTERS THE BASKET FROM ABOVE AND REMAINS IN OR PASSES THROUGH THE NET B. A SUCCESSFUL FIELD GOAL ATTEMPT FROM THE AREA ON OR INSIDE THE THREE-POINT FIELD GOAL

LINE SHALL COUNT TWO POINTS.
C. A SUCCESSFUL FIELD GOAL ATTEMPT FROM THE AREA OUTSIDE THE THREE-POINT FIELD GOAL LINE

SHALL COUNT THREE POINTS.
(1) THE SHOOTER MUST HAVE AT LEAST ONE FOOT ON THE FLOOR OUTSIDE THE THREE-POINT FIELD GOAL LINE PRIOR TO THE ATTEMPT

(2) THE SHOOTER MAY NOT BE TOUCHING THE FLOOR ON OR INSIDE THE THREE-POINT FIELD

(3) THE SHOOTER MAY CONTACT THE THREE-POINT FIELD GOAL LINE, OR LAND IN THE TWO-POINT FIELD GOAL AREA, AFTER THE BALL IS RELEASED.

- 21 -D. A FIELD GOALACCIDENTALLY SCORED IN AN OPPONENT'S BASKET SHALL BE ADDED TO THE OPPONENT'S SCORE, CREDITED TO THE OPPOSING PLAYER NEAREST THE PLAYER WHOSE ACTIONS CAUSED THE BALL TO ENTER THE BASKET.
- E. IT IS A VIOLATION FOR A PLAYER TO ATTEMPT A FIELD GOAL AT AN OPPONENT'S BASKET. THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED.

- G. AN UNSUCCESSFUL FREE THROW ATTEMPT SHALL COUNT ONE POINT.
 G. AN UNSUCCESSFUL FREE THROW ATTEMPT WHICH IS TAPPED INTO THE BASKET SHALL COUNT TWO
- POINTS AND SHALL BE CREDITED TO THE PLAYER WHO TAPPED THE BALL IN.
- H. IF THERE IS A DISCREPANCY IN THE SCORE AND IT CANNOT BE RESOLVED, THE RUNNING SCORE SHALL BE OFFICIAL.
- SECTION II—TIMING
 A. ALL PERIODS OF REGULATION PLAY IN THE NBA WILL BE TWELVE MINUTES.

- A. ALL PERIODS OF REGULATION PLAY IN THE NBA WILL BE TWELVE MINUTES.

 B. ALL OVERTIME PERIODS OF PLAY WILL BE FIVE MINUTES.

 C. FIFTEEN MINUTES WILL BE PERMITTED BETWEEN HALVES OF ALL GAMES.

 D. 2:30 WILL BE PERMITTED BETWEEN THE FIRST AND SECOND PERIODS, THE THIRD AND FOURTH PERIODS AND BEFORE ANY OVERTIME PERIOD DURING LOCAL GAMES. FOR NATIONAL TV GAMES 3:30 WILL BE PERMITTED BETWEEN THE FIRST AND SECOND PERIODS, THE THIRD AND FOURTH PERIODS AND 2:30 BEFORE
- ANY OVERTIME PERIOD.

 E. A TEAM IS PERMITTED A TOTAL OF 30 SECONDS TO REPLACE A DISQUALIFIED PLAYER.

 F. THE GAME IS CONSIDERED TO BE IN THE TWO-MINUTE PART WHEN THE GAME CLOCK SHOWS 2:00 OR LESS TIME REMAINING IN THE PERIOD.
- G. THE PUBLIC ADDRESS OPERATOR IS REQUIRED TO ANNOUNCE THAT THERE ARE TWO MINUTES REMAINING IN EACH PERIOD.
- H. THE GAME CLOCK SHALL BE EQUIPPED TO SHOW TENTHS-OF-A-SECOND DURING THE LAST MINUTE
- OF EACH PERIOD. SECTION III—END OF PERIOD
- A. EACH PERIOD ENDS WHEN TIME EXPIRES.
- **EXCEPTIONS:**
- (1) IF A FIELD GOAL ATTEMPT IS IN FLIGHT TOWARD THE BASKET, THE PERIOD ENDS WHEN THE GOAL
- IS MADE, MISSED OR TOUCHED BY AN OFFENSIVE PLAYER.

 (2) IF THE OFFICIAL'S WHISTLE SOUNDS PRIOR TO :00.0 ON THE CLOCK, THE PERIOD IS NOT OVER AND TIME MUST BE ADDED TO THE CLOCK.

 (3) IF A FIELD GOAL ATTEMPT IS IN FLIGHT TOWARD THE BASKET WHEN THE HORN SOUNDS ENDING A
- (4) IF A TIMEOUT REQUEST IS MADE AS TIME EXPIRES FOR A PERIOD, THE PERIOD ENDS AND THE TIMEOUT SHALL NOT BE GRANTED.
- (5) IF THERE IS A FOUL CALLED ON OR BY A PLAYER IN THE ACT OF SHOOTING THE PERIOD WILL END
- AFTER THE FOUL IS PENALIZED. (SEE RULE 13—II—B(II)).
 B. IF THE BALL IS DEAD AND THE GAME CLOCK SHOWS :00.0, THE PERIOD HAS ENDED EVEN
- THOUGH THE HORN MAY NOT HAVE SOUNDED. EXCEPTION: SEE RULE 13—II—B(II)

22 -SECTION IV—TIE SCORE—OVERTIME

FTHE SCORE IS TIED AT THE END OF THE FOURTH PERIOD, PLAY SHALL RESUME IN 2:30 WITHOUT CHANGE OF BASKETS FOR ANY OF THE OVERTIME PERIODS REQUIRED.

SECTION V—STOPPAGE OF TIMING DEVICES
A. THE TIMING DEVICES SHALL BE STOPPED WHENEVER THE OFFICIAL'S WHISTLE SOUNDS.

B. THE TIMING DEVICES SHALL BE STOPPED:

(1) DURING THE LAST MINUTE OF THE FIRST, SECOND AND THIRD PERIODS FOLLOWING A SUCCESSFUL FIELD GOAL ATTEMPT.

(2) DURING THE LAST TWO MINUTES OF REGULATION PLAY AND/OR LAST TWO MINUTES OF OVER-TIME(S) FOLLOWING A SUCCESSFUL FIELD GOAL ATTEMPT.

C. OFFICIALS MAY NOT USE OFFICIAL TIME TO PERMIT A PLAYER TO CHANGE OR REPAIR EQUIPMENT. SECTION VI—TIMEOUTS - MANDATORY/TEAM

A. EACH TEAM IS ENTITLED TO SEVEN (7) CHARGED TIMEOUTS DURING REGULATION PLAY. EACH TEAM IS LIMITED TO NO MORE THAN FOUR (4) TIMEOUTS IN THE FOURTH PERIOD. EACH TEAM WILL BE LIMITED TO TWO (2) TEAM TIMEOUTS AFTER THE LATER OF (I) THE THREE-MINUTE MARK OF THE FOURTH PERIOD OR (II) THE CONCLUSION OF THE SECOND MANDATORY TIMEOUT OF THE FOURTH PERIOD.

B. IN OVERTIME PERIODS, EACH TEAM SHALL BE ALLOWED TWO (2) TEAM TIMEOUTS.

C. THERE MUST BE TWO MANDATORY TIMEOUTS IN EACH PERIOD.

IF NEITHER TEAM HAS TAKEN A TIMEOUT PRIOR TO 6:59 OF THE PERIOD, IT SHALL BE MANDATORY FOR THE OFFICIAL SCORER TO TAKE IT AT THE FIRST DEAD BALL AND CHARGE IT TO THE HOME TEAM. IF NO SUBSEQUENT TIMEOUTS ARE TAKEN PRIORTO 2:59, IT SHALL BE MANDATORY FOR THE OFFICIAL SCORER TO TAKE IT AND CHARGE IT TO THE TEAM NOT PREVIOUSLY CHARGED.

THE OFFICIAL SCORER SHALL NOTIFY A TEAM WHEN IT HAS BEEN CHARGED WITH A MANDATORY

TIME-OUT

MANDATORY TIMEOUTS SHALL BE 2:45 FOR LOCAL GAMES AND 3:15 FOR NATIONAL GAMES. ANY ADDITIONAL TEAM TIMEOUTS IN A PERIOD BEYOND THOSE WHICH ARE MANDATORY SHALL BE 1:15. NO ADDITIONAL TEAM TIMEOUT MAY BE CHARGED DURING AN OFFICIAL'S SUSPENSION-OF-PLAY.

EXCEPTION: SUSPENSION-OF-PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES—N.

D. A REQUEST FOR A TIMEOUT BY A PLAYER IN THE GAME OR THE HEAD COACH SHALL BE GRANTED
ONLY WHEN THE BALL IS DEAD OR IN CONTROL OF A PLAYER ON THE TEAM MAKING THE REQUEST. A
REQUEST AT ANY OTHER TIME SHALL BE IGNORED.

E. DURING A TIMEOUT, ALL SUBSTITUTIONS ARE LEGAL FOR BOTH TEAMS.

F. THIS RULE MAY BE USED FOR ANY REASON, INCLUDING A REQUEST FOR A RULE INTERPRETATION. IF

THE CORRECTION IS SUSTAINED, NO TIMEOUT SHALL BE CHARGED.
G. IF A TIMEOUT IS CHARGED TO THE OFFENSIVE TEAM DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND/OR LAST TWO MINUTES OF ANY OVERTIME PERIOD AND (1) THE BALL IS OUT-OF-BOUNDS IN THE BACKCOURT (EXCEPT FOR A SUSPENSION OF PLAY AFTER THE TEAM HAD ADVANCED THE BALL). OR (2) AFTER SECURING THE BALL FROM A REBOUND IN THE BACKCOURT AND PRIOR TO ANY ADVANCE OF THE BALL, OR (3) AFTER THE OFFENSIVE TEAM SECURES THE BALL FROM A CHANGE OF POSSESSION IN THE BACKCOURT AND PRIOR TO ANY ADVANCE OF THE BALL, THE TIMEOUT SHOULD BE GRANTED. UPON RESUMPTION OF PLAY, THE TEAM GRANTED THE TIMEOUT SHALL HAVE THE OPTION OF PUTTING THE BALL INTO PLAY AT THE 28' HASH MARK IN THE FRONTCOURT OR AT THE DESIGNATED SPOT OUT-OF-BOUNDS. IF THE BALL IS PUT INTO PLAY AT THE HASH MARK, THE BALL MAY BE PASSED INTO EITHER THE FRONTCOURT OR BACKCOURT. IF IT IS PASSED INTO THE BACKCOURT, THE TEAM WILL RECEIVE A NEW 8-SECOND COUNT.
HOWEVER, ONCE THE BALL IS (1) THROWN IN FROM OUT-OF-BOUNDS, OR (2) DRIBBLED OR PASSED
AFTER RECEIVING IT FROM A REBOUND OR A CHANGE OF POSSESSION, THE TIMEOUT SHALL BE GRANTED,

- 23 -AND, UPON RESUMPTION OF PLAY , THE BALL SHALL BE IN-BOUNDED ON THE SIDELINE WHERE PLAY WAS INTERRUPTED. IN ORDER FOR THE OPTION TO BE AVAILABLE FOLLOWING THESE CONDITIONS, A SECOND TIMEOUT MUST BE GRANTED TO THE OFFENSIVE TEAM.
- THE TIME ON THE GAME CLOCK AND THE SHOT CLOCK SHALL REMAIN AS WHEN THE TIMEOUT WAS CALLED.

 H. A TIMEOUT SHALL NOT BE GRANTED TO THE DEFENSIVE TEAM DURING AN OFFICIAL'S SUSPENSION-
- EXCEPTION: SUSPENSION OF PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES-N.

 I. IF A PLAYER IS INJURED AS A RESULT OF A PLAYER ON THE OPPOSING TEAM COMMITTING A
 FLAGRANT FOUL OR UNSPORTSMANLIKE ACT, PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE AND
 NO TIMEOUT WILL BE CHARGED, UNLESS A MANDATORY IS DUE, AS A RESULT OF ANY DELAY DUE TO
 THE DIAYER'S INJURY
- THE PLAYER'S INJURY .

 J. IF A TEAM CALLS A TIMEOUT BECAUSE ONE OF ITS PLAYERS IS INJURED AND, AT THE EXPIRATION
 OF THE TIMEOUT PLAY IS UNABLE TO RESUME DUE TO THAT PLAYER'S INJURY, PLAY WILL RESUME WHEN
 PLAYING CONDITIONS ARE SAFE.
- K. REQUESTS FOR A TIMEOUT IN EXCESS OF THOSE AVAILABLE TO THE TEAM AT THAT POINT IN THE GAME (AS SET FORTH IN SUBSECTION (A)) SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT, THE BALL WILL BE AWARDED TO THE OPPOSING TEAM AND PLAY SHALL RESUME WITH A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.

 L. IF A TEAM HAS NO TIMEOUTS REMAINING AND A PLAYER IS INJURED AND CANNOT BE REMOVED
- L. IF A TEAM HAS NO TIMEOUTS REMAINING AND A PLAYER IS INJURED AND CANNOT BE REMOVED FROM THE PLAYING COURT DURING A STOPPAGE OF PLAY , NO EXCESSIVE TIMEOUT WILL BE CHARGED AND PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE.
- SECTION VII—TIMEOUT REQUESTS
- A. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST BY THE DEFENSIVE TEAM, INADVERTENTLY SIGNALS WHILE THE PLAY IS IN PROGRESS, PLAY SHALL BE SUSPENDED AND THE TEAM IN POSSESSION SHALL PUT THE BALL IN PLAY IMMEDIATELY AT THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN. THE GAME AND SHOT CLOCK SHALL REMAIN THE SAME.
- B. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST FROM THE DEFENSIVE TEAM, INADVERTENTLY SIGNALS FOR A TIMEOUT DURING THE ACT OF SHOOTING BUT PRIOR TO THE RELEASE OF THE BALL ON: (1) A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE POINT(S) SHALL BE SCORED; (2) AN UNSUCCESSFUL FIELD GOAL ATTEMPT, THE OFFENSIVE TEAM SHALL PUT THE BALL IN PLAY IMMEDIATELY AT THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN; (3) AN UNSUCCESSFUL FREE THROW ATTEMPT, THE OFFICIAL SHALL RULE DISCONCERTING AND AWARD A SUBSTITUTE FREE THROW. C. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST, INADVERTENTLY SIGNALS FOR A TIMEOUT:
- (1) AFTER THE BALL IS RELEASED DURING A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE POINTS SHALL BE SCORED, OR (2) WHILE THE BALL IS LOOSE OR AFTER THE BALL IS RELEASED DURING AN UNSUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT WHICH WILL REMAIN IN PLAY, PLAY SHALL BE RESUMED WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME.
- D. WHEN A TEAM IS GRANTED A TIMEOUT, PLAY SHALL NOT RESUME UNTIL THE TIME-OUT CLOCK HAS EXPIRED. THE THROW-IN SHALL BE NEAREST THE SPOT WHERE PLAY WAS SUSPENDED. THE THROW-IN SHALL BE ON THE SIDELINE, IF THE BALL WAS IN PLAY WHEN THE REQUEST WAS GRANTED.
- E. A PLAYER SHALL NOT BE GRANTED ANY TIMEOUT IF BOTH OF HIS FEET ARE IN THE AIR AND ANY PART OF HIS BODY HAS BROKEN THE VERTICAL PLANE OF THE BOUNDARY LINE. THIS RULE ALSO APPLIES TO THE MIDCOURT LINE EXCEPT DURING THROW-INS IN THE LAST TWO MINUTES OF THE FOURTH OR LAST TWO MINUTES OF ANY OVERTIME PERIOD.
- F. A TIMEOUT CAN BE GRANTED ONLY AT THE TIME OF THE REQUEST.

- 24 - SECTION VIII—TIME-IN
A. AFTER TIME HAS BEEN OUT, THE GAME CLOCK SHALL BE STARTED:
(1) ON A FREE THROW THAT IS UNSUCCESSFUL AND THE BALL CONTINUES IN PLAY, THE GAME CLOCK
SHALL BE STARTED WHEN THE MISSED FREE THROW IS LEGALLY TOUCHED BY ANY PLAYER.
(2) IF PLAY IS RESUMED BY A THROW-IN FROM OUT-OF-BOUNDS, THE GAME CLOCK SHALL BE STARTED
WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER WITHIN THE PLAYING AREA OF THE COURT.
(3) IF PLAY IS RESUMED WITH A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL
IS LEGALLY TARRED.

RULE NO. 6—PUTTING BALL IN PLAY—LIVE/DEAD BALL

SECTION I—START OF GAMES/PERIODS AND OTHERS

A. THE GAME AND OVERTIMES SHALL BE STARTED WITH A JUMP BALL IN THE CENTER CIRCLE.

B. THE TEAM WHICH GAINS FIRST POSSESSION OF THE GAME WILL PUT THE BALL INTO PLAY AT THEIR OPPONENT'S ENDLINE TO BEGIN THE FOURTH PERIOD. THE OTHER TEAM WILL PUT THE BALL INTO PLAY AT THEIR OPPONENT'S ENDLINE AT THE BEGINNING OF THE SECOND AND THIRD PERIODS.
C. IN PUTTING THE BALL INTO PLAY FOLLOWING A SUCCESSFUL FREE THROW, FIELD GOAL OR AT THE

START OF A PERIOD, THE THROWER-IN MAY RUN ALONG THE ENDLINE OR PASS IT TO A TEAMMATE WHO IS ALSO OUT-OF-BOUNDS AT THE ENDLINE.

ALSO OUT-OF-DUNDS AT THE ENDLINE.

D. AFTER ANY DEAD BALL, PLAY SHALL BE RESUMED BY A JUMP BALL, A THROW-IN OR A FREE THROW.

E. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM OUT-OF-E. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO TH BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED: (1) THREE-SECONDS (OFFENSIVE) (2) BALL ENTERING BASKET FROM BELOW (3) ILLEGAL ASSIST IN SCORING

- (4) PUNCHING FOUL
- (5) FREE THROW VIOLATION BY THE OFFENSIVE TEAM
 (6) FLAGRANT FOUL-PENALTY (1) OR (2)
- (7) DEFENSIVE THREE-SECONDS (OFFENSIVE TEAM RETAINS POSSESSION)
 (8) JUMP BALL VIOLATION AT FREE THROW CIRCLE

- (a) JOHIP BALL PIOLATION AT FREE THROW CIRCLE
 (9) BALL PASSING DIRECTLY BEHIND BACKBOARD
 (10) OFFENSIVE BASKET INTERFERENCE
 (11) BALL HITTING HORIZONTAL BASKET SUPPORT
 (12) LOOSE BALL FOULS WHICH OCCUR INSIDE THE FREE THROW LINE EXTENDED
 (13) FIVE SECOND BACK-TO-THE-BASKET VIOLATION
- F. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE BASELINE AT THE NEAREST SPOT OUTSIDE THE THREE-SECOND AREA EXTENDED:
- (1) BALL OUT-OF-BOUNDS ON BASELINE (2) BALL HITTING VERTICAL BASKET SUPPORT
- (3) DEFENSIVE GOALTENDING (ALL PRIVILEGES REMAIN)
- (4) DURING A THROW-IN VIOLATION ON THE BASELINE

- 25 -G. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE NEAREST SPOT BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED:
- (1) TRAVELING
- (2) DRIBBLING VIOLATIONS
 (3) STRIKING OR KICKING THE BALL ON ANY SITUATION EXCEPT A THROW-IN
- (4) SWINGING OF ELBOWS
- (5) SHOT CLOCK VIOLATION
- (6) OFFENSIVE SCREEN SET OUT-OF-BOUNDS
 (7) OFFENSIVE PLAYER ILLEGALLY OUT-OF-BOUNDS
- H. IF THE BALL IS KICKED OR PUNCHED DURING ANY THROW-IN, THE BALL WILL BE RETURNED TO THE
- ORIGINAL THROW-IN SPOT WITH ALL PRIVILEGES, IF ANY , REMAINING.

 I. ON ANY PLAY WHERE THE BALL GOES OUT-OF-BOUNDS ON THE SIDELINE, THE BALL SHALL BE
- J. FOLLOWING A TIMEOUT THAT WAS CALLED WHILE THE BALL WAS ALIVE, THE BALL SHALL BE AWARDED OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT UPON RESUMPTION OF PLAY. FOR ALL

- AWARDED OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT UPON RESUMPTION OF PLAY. FOR OTHER TIMEOUTS, PLAY SHALL RESUME WHERE IT WAS INTERRUPTED.

 EXCEPTION: RULE 5—SECTION VI—C—D.

 K. ON A VIOLATION WHICH REQUIRES PUTTING THE BALL IN PLAY IN THE BACKCOURT, THE OFFICIAL WILL GIVE THE BALL TO THE OFFENSIVE PLAYER AS SOON AS HE IS IN A POSITION OUT-OF-BOUNDS AND
- READY TO ACCEPT THE BALL.

 EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR LAST TWO MINUTES OF OVERTIME, A
 REASONABLE AMOUNT OF TIME SHALL BE ALLOWED FOR A SUBSTITUTION.
- SECTION II—LIVE BALL
- A. THE BALL BECOMES LIVE WHEN:
- (1) IT IS TOSSED BY AN OFFICIAL ON ANY JUMP BALL (2) IT IS AT THE DISPOSAL OF THE OFFENSIVE PLAYER FOR A THROW-IN
- (3) IT IS PLACED AT THE DISPOSAL OF A FREE THROW SHOOTER SECTION III—BALL IS ALIVE
- A. THE BALL BECOMES ALIVE WHEN:
 (1) IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL
 (2) IT IS RELEASED BY THE THROWER-IN
- (3) IT IS RELEASED BY THE FREE THROW SHOOTER ON A FREE THROW WHICH WILL REMAIN IN PLAY SECTION IV—DEAD BALL
- A. THE BALL BECOMES DEAD AND/OR REMAINS DEAD WHEN THE FOLLOWING OCCURS: (1) OFFICIAL BLOWS HIS/HER WHISTLE
- (2) FREE THROW WHICH WILL NOT REMAIN IN PLAY (FREE THROW WHICH WILL BE FOLLOWED BY ANOTHER FREE THROW, TECHNICAL, FLAGRANT, ETC.)
 (3) FOLLOWING A SUCCESSFUL FIELD GOAL OR FREE THROW THAT WILL REMAIN IN PLAY, UNTIL
- PLAYER POSSESSION OUT-OF-BOUNDS. CONTACT WHICH IS NOT CONSIDERED UNSPORTSMANLIKE OR UNNECESSARY SHALL BE IGNORED. (RULE 12A—SECTION V-I)
- (4) TIME EXPIRES FOR THE END OF ANY PERIOD EXCEPTION: IF A FIELD GOAL ATTEMPT IS IN FLIGHT, THE BALL BECOMES DEAD WHEN THE GOAL
- IS MADE, MISSED OR TOUCHED BY AN OFFENSIVE PLAYER.

- 26 -SECTION V-JUMP BALLS IN CENTER CIRCLE
- A. THE BALL SHALL BE PUT INTO PLAY IN THE CENTER CIRCLE BY A JUMP BALL BETWEEN ANY TWO OPPONENTS:
- (1) AT THE START OF THE GAME (2) AT THE START OF EACH OVERTIME PERIOD
- (3) A DOUBLE FREE THROW VIOLATION
- (4) DOUBLE FOUL DURING A LOOSE BALL
- (5) THE BALL BECOMES DEAD WHEN NEITHER TEAM IS IN CONTROL AND NO FIELD GOAL OR INFRACTION IS INVOLVED
- (6) THE BALL COMES TO REST ON THE BASKET FLANGE OR BECOMES LODGED BETWEEN THE
- BASKET RING AND THE BACKBOARD
 (7) A DOUBLE FOUL WHICH OCCURS AS A RESULT OF A DIFFERENCE IN OPINION BETWEEN OFFICIALS
- (8) A SUSPENSION OF PLAY OCCURS DURING A LOOSE BALL
- (9) A FIGHTING FOUL OCCURS DURING A LOOSE BALL
 (10) THE OFFICIALS ARE IN DOUBT AS TO WHICH TEAM LAST TOUCHED THE BALL BEFORE GOING OUT
- OF BOUNDS AND THE PLAYERS CANNOT BE IDENTIFIED.

 B. IN ALL CASES ABOVE, THE JUMP BALL SHALL BE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. IF INJURY, EJECTION OR DISQUALIFICATION MAKES IT NECESSARY FOR ANY PLAYER TO BE REPLACED, HIS SUBSTITUTE MAY NOT PARTICIPATE IN THE JUMP BALL.

- A. THE BALL SHALL BE PUT INTO PLAY BY A JUMP BALL AT THE CIRCLE WHICH IS CLOSEST TO THE SPOT WHERE:
- (1) A HELD BALL OCCURS
- (2) A BALL OUT-OF-BOUNDS CAUSED BY BOTH TEAMS OCCURS
- (3) AN OFFICIAL IS IN DOUBT AS TO WHO LAST TOUCHED THE BALL B. THE JUMP BALL SHALL BE BETWEEN THE TWO INVOLVED PLAYERS UNLESS INJURY OR EJECTION PRECLUDES ONE OF THE JUMPERS FROM PARTICIPATION. IF THE INJURED PLAYER MUST LÉAVE THE GAME OR IS EJECTED, THE COACH OF THE OPPOSING TEAM SHALL SELECT FROM HIS OPPONENT'S BENCH A PLAYER WHO WILL REPLACE THE INJURED OR EJECTED PLAYER. THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME. IF A PLAYER IS REMOVED FOR A CONCUSSION EVALUATION, HIS COACH SHALL SELECT ONE OF THE FOUR REMAINING PLAYERS IN THE GAME TO PARTICIPATE IN THE JUMP AND MAY RETURN TO THE GAME IF HE COMPLETES THE EVALUATION PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION.
- SECTION VII—RESTRICTIONS GOVERNING JUMP BALLS
 A. EACH JUMPER MUST HAVE AT LEAST ONE FOOT ON OR INSIDE THAT HALF OF THE JUMPING CIRCLE WHICH IS FARTHEST FROM HIS OWN BASKET. EACH JUMPER MUST HAVE BOTH FEET WITHIN THE RESTRAINING CIRCLE.
- B. THE BALL MUST BE TAPPED BY ONE OR BOTH OF THE PLAYERS PARTICIPATING IN THE JUMP BALL AFTER IT REACHES ITS HIGHEST POINT. IF THE BALL FALLS TO THE FLOOR WITHOUT BEING TAPPED BY AT LEAST ONE OF THE JUMPERS, ONE OF THE OFFICIALS OFF THE BALL SHALL WHISTLE THE BALL DEAD AND SIGNAL
- ANOTHER TOSS C. NEITHER JUMPER MAY TAP THE TOSSED BALL BEFORE IT REACHES ITS HIGHEST POINT.
- D. NEITHER JUMPER MAY LEAVE HIS HALF OF THE JUMPING CIRCLE UNTIL THE BALL HAS BEEN TAPPED.
- E. NEITHER JUMPER MAY CATCH THE TOSSED OR TAPPED BALL UNTIL IT TOUCHES ONE OF THE EIGHT NON-JUMPERS, THE FLOOR, THE BASKET OR THE BACKBOARD.

- 27 -F. NEITHER JUMPER IS PERMITTED TO TAP THE BALL MORE THAN TWICE ON ANY JUMP BALL G. THE EIGHT NON-JUMPERS WILL REMAIN OUTSIDE THE RESTRAINING CIRCLE UNTIL THE BALL HAS BEEN TAPPED. T EAMMATES MAY NOT OCCUPY ADJACENT POSITIONS AROUND THE RESTRAINING CIRCLE IF AN OPPONENT DESIRES ONE OF THE POSITIONS. NO PLAYER MAY POSITION HIMSELF IMMEDIATELY BEHIND AN OPPONENT ON THE RESTRAINING CIRCLE.
- DETIND AN OPPONENT ON THE RESTRAINING CIRCLE.
 PENALTY FOR C., D., E., F., G.: BALL AWARDED OUT-OF-BOUNDS TO THE OPPONENT.
 H. PLAYER POSITION ON THE RESTRAINING CIRCLE IS DETERMINED BY THE DIRECTION OF A PLAYER'S
 BASKET. THE PLAYER WHOSE BASKET IS NEAREST SHALL HAVE FIRST CHOICE OF POSITION, WITH POSITIONS
 BEING ALTERNATED THEREAFTER.
- RULE NO. 7—SHOT CLOCK
- THE "SHOT CLOCK SECTION II—DEFINITION
 THE "SHOT CLOCK" REFERS TO THE TIMING DEVICE THAT DISPLAYS A COUNTDOWN OF THE TIME WITHIN WHICH THE TEAM POSSESSING THE BALL MUST ATTEMPT A FIELD GOAL. THE SHOT CLOCK SHALL START AT 24 SECONDS UNLESS OTHERWISE PROVIDED IN RULE 7. THE SHOT CLOCK SHALL BE DISPLAYED IN SECONDS, EXCEPT TENTHS OF SECONDS WILL ALSO BE DISPLAYED ONCE THE SHOT CLOCK REACHES 4.9 SECONDS.
- SECTION II—STARTING AND STOPPING OF SHOT CLOCK A. THE SHOT CLOCK WILL START WHEN A TEAM GAINS NEW POSSESSION OF A BALL WHICH IS IN PLAY. B. ON A THROW-IN, THE SHOT CLOCK SHALL START WHEN THE BALL IS LEGALLY TOUCHED ON THE COURT BY A PLAYER.
- COURT BY A PLAYER.

 C. FOLLOWING A JUMP BALL OR MISSED FREE THROW, THE SHOT CLOCK SHALL START WHEN NEW POSSESSION IS OBTAINED.

 D. AFTER GAINING POSSESSION OF THE BALL, A TEAM MUST ATTEMPT A FIELD GOAL BEFORE THE SHOT CLOCK EXPIRES. TO CONSTITUTE A LEGAL FIELD GOAL ATTEMPT, THE FOLLOWING CONDITIONS MUST BE COMPLIED WITH:

- (1) THE BALL MUST LEAVE THE PLAYER'S HAND PRIOR TO THE EXPIRATION OF THE SHOT CLOCK.
 (2) AFTER LEAVING THE PLAYER'S HAND(S), THE BALL MUST MAKE CONTACT WITH THE BASKET RING.
 E. A TEAM IS CONSIDERED IN POSSESSION OF THE BALL WHEN HOLDING, PASSING OR DRIBBLING.
 THE TEAM IS CONSIDERED IN POSSESSION OF THE BALL EVEN THOUGH THE BALL HAS BEEN BATTED AWAY BUT THE OPPONENT HAS NOT GAINED POSSESSION.

- THE OPPONENT HAS NOT GAINED POSSESSION.
 F. TEAM POSSESSION ENDS WHEN:
 (1) THE BALL HITS THE RIM OF THE OFFENSIVE TEAM
 (2) THE OPPONENT GAINS POSSESSION
 G. IF A BALL IS TOUCHED BY A DEFENSIVE PLAYER WHO DOES NOT GAIN POSSESSION OF THE BALL,
- THE SHOT CLOCK SHALL CONTINUE TO RUN. H. IF A DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR ENTERING THE BASKET RING FROM BELOW, THE SHOT CLOCK IS STOPPED AND THE OFFENSIVE TEAM SHALL BE AWARDED THE BALL.
- THE OFFENSIVE TEAM SHALL HAVE ONLY THE UNEXPIRED TIME REMAINING ON THE SHOT CLOCK IN WHICH TO ATTEMPT A FIELD GOAL. IF THE SHOT CLOCK READS 0, A SHOT CLOCK VIOLATION HAS OCCURRED, EVEN THOUGH THE HORN MAY NOT HAVE SOUNDED.
- I. IF DURING ANY PERIOD THERE ARE 24 SECONDS OR LESS LEFT TO PLAY IN THE PERIOD, THE SHOT CLOCK SHALL NOT FUNCTION FOLLOWING A CHANGE OF POSSESSION; PROVIDED, HOWEVER, THE SHOT CLOCK SHALL BE REACTIVATED AND RESET TO 14 SECONDS WHEN ANY OF THE SITUATIONS DESCRIBED IN SECTION IV-D BELOW OCCUR.

- 28 -J. IF AN OFFICIAL INADVERTENTLY BLOWS HIS/HER WHISTLE AND THE SHOT CLOCK BUZZER SOUNDS WHILE THE BALL IS IN THE AIR, PLAY SHALL BE SUSPENDED AND PLAY RESUMED BY A JUMP BALL BETWEEN ANY TWO OPPONENTS AT THE CENTER CIRCLE, IF THE SHOT HITS THE RIM AND IS UNSUCCESSFUL. IF THE SHOT DOES NOT HIT THE RIM, A SHOT CLOCK VIOLATION HAS OCCURRED. IF THE SHOT IS SUCCESSFUL, THE GOAL SHALL COUNT AND THE BALL INBOUNDED AS AFTER ANY SUCCESSFUL FIELD GOAL. IT SHOULD BE NOTED THAT SHALL COUNT AND THE BALL INBOUNDED AS A FIER ANY SUCCESSFUL FIELD GOAL. IT SHOULD BE NOTED THE EVEN THOUGH THE OFFICIAL BLOWS HIS/HER WHISTLE, ALL PROVISIONS OF THE ABOVE RULE APPLY.

 K. IF THERE IS A QUESTION WHETHER OR NOT AN ATTEMPT TO SCORE HAS BEEN BEFORE THE SHOT CLOCK EXPIRES, THE FINAL DECISION SHALL BE MADE BY THE OFFICIALS. SEE RULE 13—SECTION I-A(8).

 L. WHENEVER THE SHOT CLOCK READS 0 AND THE BALL IS DEAD FOR ANY REASON OTHER THAN A DEFENSIVE THREE-SECOND VIOLATION, KICKING VIOLATION, PUNCHED BALL VIOLATION, PERSONAL FOUL OR A TECHNICAL FOUL BY THE DEFENSIVE TEAM, A SHOT CLOCK VIOLATION HAS OCCURRED. SECTION III—PUTTING BALL IN PLAY AFTER VIOLATION
- IF A TEAM FAILS TO ATTEMPT A FIELD GOAL WITHIN THE TIME ALLOTTED, A SHOT CLOCK VIOLATION SHALL BE CALLED. THE BALL IS AWARDED TO THE DEFENSIVE TEAM ON THE SIDELINE, NEAREST THE SPOT WHERE PLAY WAS SUSPENDED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. SECTION IV—RESETTING SHOT CLOCK
- A. THE SHOT CLOCK SHALL BE RESET WHEN A SPECIAL SITUATION OCCURS WHICH WARRANTS SUCH ACTION.
- B. THE SHOT CLOCK IS NEVER RESET ON THE FOLLOWING:
- (1) DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR ENTERING THE BASKET RING FROM BELOW
- (2) TECHNICAL FOULS OR DELAY-OF-GAME WARNING ON THE OFFENSIVE TEAM
 (3) JUMP BALL IS RETOSSED AS A RESULT OF A POOR TOSS, DOUBLE VIOLATION OR CORRECTABLE ERROR
 (4) SUSPENSION-OF-PLAY (EXCEPT FOR INFECTION CONTROL)
- (4) JOSE LANGUAGE TEMPT WHICH FAILS TO TOUCH THE RIM
 (6) JUMP BALLS WHICH ARE THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE
 C. THE SHOT CLOCK SHALL BE RESET TO 24 SECONDS ANYTIME THE FOLLOWING OCCURS:
 (1) CHANGE OF POSSESSION FROM ONE TEAM TO ANOTHER
- (2) PERSONAL FOUL WHERE BALL IS BEING INBOUNDED IN BACKCOURT
- (3) VIOLATION WHERE BALL IS BEING INBOUNDED IN BACKCOURT
- (4) JUMP BALLS WHICH ARE NOT THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE
- (5) ALL FLAGRANT AND PUNCHING FOULS
 D. THE SHOT CLOCK SHALL BE RESET TO 14 SECONDS ANYTIME THE FOLLOWING OCCURS:
- (1) THE OFFENSIVE TEAM IS THE FIRST TO GAIN POSSESSION AFTER AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING
- (2) A LOOSE BALL FOUL IS CALLED ON THE DEFENSIVE TEAM IN THE SEQUENCE IMMEDIATELY FOLLOWING AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL
- ATTEMPT THAT CONTACTS THE BASKET RING; PROVIDED THAT, AS A RESULT OF THE FOUL, THE OFFENSIVE
- TEAM INBOUNDS THE BALL IN THE FRONTCOURT NOTE: IF, AS A RESULT OF A DEFENSIVE FOUL, THE OFFENSIVE TEAM INBOUNDS THE BALL IN THE
- BACKCOURT, RULE 7—SECTION IV-C(2) APPLIES
 (3) THE OFFENSIVE TEAM RETAINS POSSESSION AFTER THE BALL GOES OUT OF BOUNDS IN THE
- SEQUENCE IMMEDIATELY FOLLOWING AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING

- 29 -FOR PURPOSES OF RULE 7—SECTION IV—D ONLY, AN "UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING" SHALL INCLUDE ANY LIVE BALL FROM THE PLAYING COURT THAT CONTACTS THE BASKET RING OF THE TEAM WHICH IS IN POSSESSION.
- E. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER, ANYTIME THE FOLLOWING OCCURS:
- (2) DEFENSIVE THREE-SECOND VIOLATION

- (3) TECHNICAL FOULS AND/OR DELAY-OF-GAME WARNINGS ON THE DEFENSIVE TEAM
 (4) KICKED OR PUNCHED BALL BY THE DEFENSIVE TEAM WITH THE BALL BEING INBOUNDED IN
- THE OFFENSIVE TEAM'S FRONTCOURT
 (5) INFECTION CONTROL
- (6) JUMP BALLS RETAINED BY THE OFFENSIVE TEAM AS THE RESULT OF ANY VIOLATION BY THE
- DEFENSIVE TEAM DURING A JUMP BALL WHICH RESULTS IN A FRONTCOURT THROW-IN RULE NO. 8—OUT-OF-BOUNDS AND THROW-IN
- SECTION I—PLAYER
- THE PLAYER IS OUT-OF-BOUNDS WHEN HE TOUCHES THE FLOOR OR ANY OBJECT ON OR OUTSIDE A BOUNDARY. FOR LOCATION OF A PLAYER IN THE AIR, HIS POSITION IS THAT FROM WHICH HE LAST TOUCHED THE FLOOR. THE LAST PART OF THE FOOT/FEET WHICH IS IN CONTACTWITH THE FLOOR ON HIS LAST STEP PRIOR TO JUMPING OVER THE MIDCOURT LINE OR THREE-POINT LINE SHALL DETERMINE HIS LOCATION. SECTION II—BALL
- A. THE BALL IS OUT-OF-BOUNDS WHEN IT TOUCHES A PLAYER WHO IS OUT-OF-BOUNDS OR ANY OTHER PERSON, THE FLOOR, OR ANY OBJECT ON, ABOVE OR OUTSIDE OF A BOUNDARY OR THE SUPPORTS OR BACK OF THE BACKBOARD.

- BACK OF THE BACKBOARD.

 B. ANY BALL THAT REBOUNDS OR PASSES DIRECTLY BEHIND THE BACKBOARD, IN ANY DIRECTION, OR ENTERS THE CYLINDER FROM BELOW IS CONSIDERED OUT-OF-BOUNDS.

 C. THE BALL IS CAUSED TO GO OUT-OF-BOUNDS BY THE LAST PLAYER TO TOUCH IT (INCLUDING BY TOUCHING THE PLAYER'S HAIR OR UNIFORM) BEFORE IT GOES OUT, PROVIDED IT IS OUT-OF-BOUNDS BECAUSE OF TOUCHING SOMETHING OTHER THAN A PLAYER. IF THE BALL IS OUT-OF-BOUNDS BECAUSE OF TOUCHING A PLAYER WHO IS ON OR OUTSIDE A BOUNDARY, SUCH PLAYER CAUSED IT TO GO OUT. IF A PLAYER HAS HIS HAND IN CONTACT WITH THE BALL AND AN OPPONENT HITS THAT PART OF THE HAND CAUSING THE BALL TO GO OUT-OF-BOUNDS, THE TEAM WHOSE PLAYER HAD HIS HAND ON THE BALL WILL RETAIN POSSESSION.

 D. IF THE BALL GOES OUT-OF-BOUNDS AND WAS LAST TOUCHED SIMULTANEOUSLY BY TWO
- OPPONENTS, BOTH OF WHOM ARE INBOUNDS OR OUT-OF-BOUNDS, OR IF THE OFFICIAL IS IN DOUBT AS TO WHO LAST TOUCHED THE BALL, OR IF THE OFFICIALS DISAGREE, PLAY SHALL BE RESUMED BY A JUMP BALL
- BETWEEN THE TWO INVOLVED PLAYERS IN THE NEAREST RESTRAINING CIRCLE EXCEPTION: RULE 6—SECTION V—A(10) AND RULE 13—SECTION I—A(7).
- E. IF THE BALL IS INTERFERED WITH BY AN OPPONENT SEATED ON THE BENCH OR STANDING ON THE SIDELINE (RULE 12A—SECTION II—A(7)), IT SHALL BE AWARDED TO THE OFFENDED TEAM OUT-OF-BOUNDS NEAREST THE SPOT OF THE VIOLATION.
- SECTION III—THE THROW-IN
- A. THE THROW-IN STARTS WHEN THE BALL IS GIVEN TO THE PLAYER ENTITLED TO THE THROW-IN. HE SHALL RELEASE THE BALL WITHIN 5 SECONDS FROM THE TIME HE RECEIVES THE BALL AND CONTROLS IT. UNTIL THE PASSED BALL HAS CROSSED THE PLANE OF THE BOUNDARY, NO PLAYER SHALL HAVE ANY PART OF HIS PERSON OVER THE BOUNDARY LINE AND TEAMMATES SHALL NOT OCCUPY POSITIONS PARALLEL OR ADJACENT

- 30 -TO THE BASELINE IF AN OPPONENT DESIRES ONE OF THOSE POSITIONS. THE DEFENSIVE MAN SHALL HAVE
- THE RIGHT TO BE BETWEEN HIS MAN AND THE BASKET.
 B. ON A THROW-IN WHICH GOES OUT OF BOUNDS AND IS NOT TOUCHED BY A PLAYER IN THE GAME, THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.
 C. AFTER A SCORE, FIELD GOAL OR FREE THROW, THE LATTER COMING AS THE RESULT OF A PERSONAL

FOUL, ANY PLAYER OF THE TEAM NOT CREDITED WITH THE SCORE SHALL PUT THE BALL INTO PLAY FROM ANY POINT OUT-OF-BOUNDS AT THE ENDLINE OF THE COURT WHERE THE POINT(S) WERE SCORED. HE MAY PASS THE BALL TO A TEAMMATE BEHIND THE ENDLINE; HOWEVER, THE FIVE-SECOND THROW-IN RULE APPLIE THIS RULE ALSO APPLIES TO THE PLAYER OF THE TEAM WITH POSSESSION AT THE START OF THE SECOND THIRD AND FOURTH PERIODS.

D. AFTER A FREE THROW VIOLATION BY THE SHOOTER OR HIS TEAMMATE, THE THROW-IN IS MADE FROM OUT-OF-BOUNDS ON EITHER SIDE OF THE FREE THROW LINE EXTENDED.

E. ANY BALL OUT-OF-BOUNDS IN A TEAM'S FRONTCOURT OR AT THE MIDCOURT LINE CANNOT BE PASSED INTO THE BACKCOURT. ON ALL BACKCOURT AND MIDCOURT VIOLATIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE, AND MUST BE PASSED INTO THE FRONTCOURT. EXCEPTION: DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE BALL MAY BE PASSED ANYWHERE (FRONTCOURT OR BACKCOURT) ON THE COURT. HOWEVER, IF THE BALL IS THROWN INTO THE FRONTCOURT AND AN OFFENSIVE PLAYER ON THE COURT FAILS TO CONTROL THE BALL AND CAUSES IT TO GO INTO THE BACKCOURT. HIS TEAM MAY NOT BE THE FIRST TO TOUCH THE BALL

FIG. A THROW-IN WHICH TOUCHES THE FLOOR, OR ANY OBJECT ON OR OUTSIDE THE BOUNDARY LINE, OR TOUCHES ANYTHING ABOVE THE PLAYING SURFACE IS A VIOLATION. THE BALL MUST BE THROWN DIRECTLY INBOUNDS.

EXCEPTION: RULE 8-SECTION III-C.

PENALTY: VIOLATION OF THIS RULE IS LOSS OF POSSESSION, AND THE BALL MUST BE INBOUNDED AT THE PREVIOUS SPOT OF THE THROW-IN.

RULE NO. 9—FREE THROWS AND PENAL TIES SECTION I—POSITIONS AND VIOLATIONS

A. WHEN A FREE THROW IS AWARDED, AN OFFICIAL SHALL PUT THE BALL IN PLAY BY DELIVERING IT TO THE FREE THROW SHOOTER. THE SHOOTER SHALL BE ABOVE THE FREE THROW LINE AND WITHIN THE UPPER HALF OF THE FREE THROW CIRCLE. HE SHALL ATTEMPT THE FREE THROW WITHIN 10 SECONDS OF CONTROLLING THE BALL IN SUCH A WAY THAT THE BALL ENTERS THE BASKET OR TOUCHES THE RING. PENAL TY

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME. IF THE OPPONENT'S VIOLATION IS DISCONCERTION. THEN A SUBSTITUTE FREE THROW SHALL BEAWARDED.

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILL ALSO CONTINUE FROM THAT POINT. IF THE OPPONENT'S VIOLATION IS DISCONCERTION, THEN A SUBSTITUTE FREE THROW SHALL BE AWARDED.

B. THE FREE THROW SHOOTER MAY NOT STEP OVER THE PLANE OF THE FREE THROW LINE UNTIL THE BALL TOUCHES THE BASKET RING, BACKBOARD OR THE FREE THROW ENDS

THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND NO POINT CAN BE SCORED. IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM

- 31 -SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY , THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILL ALSO CONTINUE FROM THAT POINT
- C. THE FREE THROW SHOOTER SHALL NOT PURPOSELY FAKE A FREE THROW ATTEMPT.
- THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND A DOUBLE VIOLATION SHOULD NOT BE CALLED IF AN OPPONENT VIOLATES ANY FREE THROW RULES.

 IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY, THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED.
- IF THE FREE THROW LINE EXTENDED.

 IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT.

 D. DURING A FREE THROW ATTEMPT FOR A COMMON FOUL, EACH OF THE SPACES NEAREST THE ENDLINE MUST BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. T EAMMATES OF THE FREE THROW
 SHOOTER MUST OCCUPY THE NEXT ADJACENT SPACES ON EACH SIDE. ONLY ONE OF THE THIRD SPACES MAY
 BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. IT IS NOT MANDATORY THAT EITHER OF THE THIRD SPACES BE OCCUPIED BY AN OPPONENT BUT MAY NOT BE OCCUPIED BY A TEAMMATE. IF THERE IS A DISCREPANCY, TEAMMATES OF THE FREE THROW SHOOTER WILL OCCUPY THE SPACES FIRST. PLAYERS OCCUPYING LANE SPACES MAY NOT EXTEND THEMSELVES OVER THEIR LANE SPACES IN FRONT
- OF AN OPPONENT OR BE TOUCHING THE LANE LINE OR FLOOR INSIDE THE LINE WHEN THE BALL IS RELEASED BY THE SHOOTER. THEY MAY NOT VACATE THEIR LANE SPACE MORE THAN 3' FROM THE LANE LINE BEFORE THE BALL IS RELEASED.
- PLAYERS NOT OCCUPYING LANE SPACES MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE THE FREE THROW LINE EXTENDED AND MAY NOT BE TOUCHING THE LINE OR FLOOR INSIDE THE LINE WHEN THE BALL IS RELEASED. PENALTY
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY ANDA TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INDOUDED EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, THE SHOOTER SHALL RECEIVE A SUBSTITUTE FREE THROW IF HIS ATTEMPT IS UNSUCCESSFUL BUT SHALL BE IGNORED IF THE ATTEMPT IS SUCCESSFUL. IF A TEAMMATE AND OPPONENT BOTH VIOLATE, A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO VIOLATION CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A SUBSTITUTE FREE THROW WILL BE AWARDED.

 E. IF THE BALL IS TO BECOME DEAD AFTER THE LAST FREE THROW ATTEMPT. PLAYERS SHALL NOT
- OCCUPY POSITIONS ALONG THE FREE THROW LANES. ALL PLAYERS MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE THE FREE THROW LINE EXTENDED UNTIL THE BALL IS RELEASED. PENALTY:
- NO VIOLATIONS CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A
- ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A SUBSTITUTE FREE THROW WILL BE AWARDED.

 F. DURING ALL FREE THROW ATTEMPTS, NO OPPONENT IN THE GAME SHALL DISCONCERT THE SHOOTER ONCE THE BALL IS PLACED AT HIS DISPOSAL. THE FOLLOWING ARE ACTS OF DISCONCERTION:

 (1) RAISING HIS ARMS WHEN POSITIONED ON THE LANE LINE ON A FREE THROW WHICH WILL NOT
- (2) WAVING HIS ARMS OR MAKING A SUDDEN MOVEMENT WHEN IN THE VISUAL FIELD OF THE SHOOTER DURING ANY FREE THROW ATTEMPT,

- 32 -(3) TALKING TO THE FREE THROW SHOOTER OR TALKING IN A LOUD DISRUPTIVE MANNER DURING ANY FREE THROW ATTEMPT
- (4) ENTERING THE LANE AND CONTINUING TO MOVE DURING ANY FREE THROW ATTEMPT. PENALTY:
- NO PENALTY IS ASSESSED IF THE FREE THROW IS SUCCESSFUL. A SUBSTITUTE FREE THROW WILL BE ADMINISTERED IF THE ATTEMPT IS UNSUCCESSFUL.
- G. A PLAYER SHALL NOT TOUCH THE BALL OR THE BASKET RING WHEN THE BALL IS USING THE BASKET RING AS ITS LOWER BASE NOR TOUCH THE BALL WHILE IT IS IN THE IMAGINARY CYLINDER ABOVE THE RING AFTER TOUCHING THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW FOINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOOND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND PLAY WILL CONTINUE AS AFTER ANY SUCCESSFUL FREE THROW WITH THE OFFICIAL ADMINISTERING THE THROW-IN.

 IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. H. NO PLAYER SHALL TOUCH THE BALL BEFORE IT TOUCHES THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND AN ADDITIONAL FREE THROW SHALL BE AWARDED THE SAME SHOOTER.
- IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. I. DURING ALL FREE THROW ATTEMPTS, IF AN OFFICIAL SUSPENDS PLAY BEFORE THE FREE THROW ATTEMPT IS RELEASED, NO VIOLATIONS CAN OCCUR.
- SECTION II—SHOOTING OF FREE THROW
- A. THE FREE THROW(S) AWARDED BECAUSE OF A PERSONAL FOUL SHALL BE ATTEMPTED BY THE OFFENDED PLAYER. **EXCEPTIONS**
- (1) IF THE OFFENDED PLAYER IS INJURED, OTHER THAN AS A RESULT OF A FLAGRANT FOUL OR UNSPORTSMANLIKE CONDUCT, OR IS EJECTED FROM THE GAME AND CANNOT ATTEMPT THE AWARDED FREE THROW(S), THE OPPOSING COACH SHALL SELECT, FROM HIS OPPONENT'S BENCH, THE REPLACEMENT PLAYER. THAT PLAYER WILL ATTEMPT THE FREE THROW(S) AND THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME. THE SUBSTITUTE MUST REMAIN IN THE GAME UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT.
- EXCEPTION: RULE 3—SECTION V-E
 (2) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S) AS A RESULT OF A FLAGRANT FOUL-PÉNALTY (1) AND/OR AS A RESULT OF A MEDICAL DETERMINATION THAT A PLAYER MUST UNDERGO A CONCUSSION EVALUATION, HIS COACH MAY DESIGNATE ANY PLAYER IN THE GAME AT THAT TIME TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME; EXCEPT THAT THE PLAYER WILL BE PERMITTED TO REENTER IF HE WAS REMOVED FOR A CONCUSSION EVALUATION, COMPLETED THE EVALUATION REQUIRED PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION.

 (3) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S)
- DUE TO ANY UNSPORTSMANLIKE ACT, HIS COACH MAY DESIGNATE ANY ELIGIBLE MEMBER OF THE

- 33 -SQUAD TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL BE PERMITTED TO REENTER THE GAME.
- (4) IF THE OFFENDED PLAYER IS DISQUALIFIED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S), HIS COACH SHALL DESIGNATE AN ELIGIBLE SUBSTITUTE FROM THE BENCH. THAT SUBSTITUTE WILL ATTEMPT THE FREE THROW(S) AND CANNOT BE REMOVED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT.

- EXCEPTION: RULE 3—SECTION V-E
 (5) AWAY FROM PLAY FOUL—RULE 12B—SECTION X-A(1).
 B. A FREE THROW ATTEMPT, PERSONAL OR TECHNICAL, SHALL BE ILLEGAL IF AN OFFICIAL DOES NOT HANDLE THE BALL
- THANDLE THE BALL.

 C. IF MULTIPLE FREE THROWS ARE AWARDED, ALL THOSE WHICH REMAIN MUST BE ATTEMPTED, IF THE FIRST AND/OR SECOND ATTEMPT IS NULLIFIED BY AN OFFENSIVE PLAYER'S VIOLATION. D. IF A TIMEOUT IS GRANTED PRIOR TO A FREE THROW ATTEMPT, THE FREE THROW WILL BE ATTEMPTED

FOLLOWING THE TIMEOUT. SECTION III—NEXT PLAY

- AFTER A SUCCESSFUL FREE THROW WHICH IS NOT FOLLOWED BY ANOTHER FREE THROW, THE BALL SHALL BE PUT INTO PLAY BY A THROW-IN, AS AFTER ANY SUCCESSFUL FIELD GOAL.
- EXCEPTION: AFTER A FREE THROW FOR A FOUL WHICH OCCURS DURING A DEAD BALL WHICH IMMEDIATELY PRECEDES ANY PERIOD, THE BALL SHALL BE PUT INTO PLAY BY THE TEAM ENTITLED TO THE THROW-IN IN THE PERIOD WHICH FOLLOWS. (SEE RULE 6—SECTION I-B). THIS INCLUDES FLAGRANT AND PUNCHING FOULS.
- RULE NO. 10—VIOLA TIONS AND PENAL TIES

- ROLE NO. 10—VIOLA TIONS AND PENAL TIES
 SECTION I—OUT-OF-BOUNDS

 A. A PLAYER SHALL NOT BE THE LAST TO TOUCH THE BALL BEFORE IT GOES OUT-OF-BOUNDS.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE BOUNDARY LINE
 NEAREST THE SPOT OF THE VIOLATION.
- EXCEPTION: ON A THROW-IN WHICH GOES OUT OF BOUNDS AND IS NOT TOUCHED BY A PLAYER IN THE GAME, THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.
- SECTION II—DRIBBLE
- A. A PLAYER SHALL NOT RUN WITH THE BALL WITHOUT DRIBBLING IT.

 B. A PLAYER IN CONTROL OF A DRIBBLE WHO STEPS ON OR OUTSIDE A BOUNDARY LINE, EVEN THOUGH NOT TOUCHING THE BALL WHILE ON OR OUTSIDE THAT BOUNDARY LINE, SHALL NOT BE ALLOWED TO RETURN INBOUNDS AND CONTINUE HIS DRIBBLE. HE MAY NOT EVEN BE THE FIRST PLAYER TO TOUCH THE BALL AFTER HE
- HAS RE-ESTABLISHED A POSITION INBOUNDS. C. A PLAYER MAY NOT DRIBBLE A SECOND TIME AFTER HE HAS VOLUNTARILY ENDED HIS FIRST DRIBBLE.
- D. A PLAYER WHO IS DRIBBLING MAY NOT PUT ANY PART OF HIS HAND UNDER THE BALL AND (1) CARRY IT FROM ONE POINT TO ANOTHER OR (2) BRING IT TO A PAUSE AND THEN CONTINUE TO DRIBBLE AGAIN.
- E. A PLAYER MAY DRIBBLE A SECOND TIME IF HE LOST CONTROL OF THE BALL BECAUSE OF
- (1) A FIELD GOAL ATTEMPT AT HIS BASKET, PROVIDED THE BALL TOUCHES THE BACKBOARD OR BASKET RING
- (2) AN OPPONENT TOUCHING THE BALL
 (3) A PASS OR FUMBLE WHICH TOUCHES HIS BACKBOARD, BASKET RING OR IS TOUCHED BY ANOTHER PLAYER.
- PENAL TY: LOSS OF BALL. BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

- 34 -SECTION III—THROWER-IN

A THROWER-IN SHALL NOT (1) CARRY THE BALL ONTO THE COURT; (2) FAIL TO RELEASE THE BALL WITHIN 5 SECONDS; (3) TOUCH IT ON THE COURT BEFORE IT HAS TOUCHED ANOTHER PLAYER; (4) LEAVE THE DESIGNATED THROW-IN SPOT WHICH IS ONE STEP TO HIS LEFT OR RIGHT; (5) THROW THE BALL SO THAT IT ENTERS THE BASKET BEFORE TOUCHING ANYONE ON THE COURT; (6) STEP ON THE COURT OVER THE BOUNDARY LINE BEFORE THE BALL IS RELEASED; (7) THROW THE BALL OUT-OF-BOUNDS WITHOUT IT BEING TOUCHED BY A PLAYER IN THE GAME; (8) EXIT THE PLAYING SURFACE TO GAIN AN ADVANTAGE ON A THROW-IN; (9) HAND THE BALL TO A PLAYER ON THE COURT.

EXCEPTION: AFTER A FIELD GOAL OR FREE THROW AS A RESULT OF A PERSONAL FOUL OR THE START OF A PERIOD, THE THROWER-IN MAY RUN THE END LINE OR PASS TO A TEAMMATE BEHIND THE END LINE. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE ORIGINAL SPOT OF THE THROW-IN.

THE THROW-IN.

SECTION IV—STRIKE THE BALL

A. A PLAYER SHALL NOT KICK THE BALL OR STRIKE IT WITH THE FIST.

B. KICKING THE BALL OR STRIKING IT WITH ANY PART OF THE LEG IS A VIOLATION WHEN IT IS AN INTENTIONAL ACT. THE BALL ACCIDENTALLY STRIKING THE FOOT, THE LEG OR FIST IS NOT A VIOLATION. A PLAYER MAY NOT USE ANY PART OF HIS LEG TO INTENTIONALLY MOVE OR SECURE THE BALL. PENAL TY

(1) IF THE VIOLATION IS BY THE OFFENSE, THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(2) IF THE VIOLATION IS BY THE DEFENSE WHILE THE BALL IS IN PLAY , THE OFFENSIVE TEAM RETAINS POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

(3) IF THE VIOLATION OCCURS DURING A THROW-IN, THE OPPOSING TEAM RETAINS POSSESSION AT THE SPOT OF THE ORIGINAL THROW-INWITH ALL PRIVILEGES, IF ANY , REMAINING. SECTION V—JUMP BALL
A. A PLAYER SHALL NOT VIOLATE THE JUMP BALL RULE (RULE 6—SECTION VII).

B. DURING A JUMP BALL, A PERSONAL FOUL COMMITTED PRIOR TO EITHER TEAM OBTAINING POSSESSION, SHALL BE RULED A "LOOSE BALL" FOUL.

IF THE VIOLATION OR FOUL OCCURS PRIOR TO THE BALL BEING LEGALLY TAPPED, NEITHER THE GAME CLOCK

OR SHOT CLOCK SHALL BE STARTED.

PENAL TY

- (1) IN (A) ABOVE, THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION.
- (2) IN (A) ABOVE, IF THERE IS A VIOLATION BY EACH TEAM, OR IF THE OFFICIAL MAKES A BAD TOSS, THE TOSS SHALL BE REPEATED WITH THE SAME JUMPERS.
- (3) IN (B) ABOVE, FREE THROWS MAY OR MAY NOT BE AWARDED, CONSISTENT WITH WHETHER THE PENALTY IS IN EFFECT (RULE 12B—SECTION VIII). SECTION VI—OFFENSIVE THREE-SECOND RULE

A. AN OFFENSIVE PLAYER SHALL NOT REMAIN FOR MORE THAN THREE SECONDS INTHAT PART OF HIS FREE THROW LANE BETWEEN THE ENDLINE AND EXTENDED 4' (IMAGINARY) OFF THE COURT AND THE FARTHER EDGE OF THE FREE THROW LINE WHILE THE BALL IS IN CONTROL OF HIS TEAM.

- 35 -B. ALLOWANCE MAY BE MADE FOR A PLAYER WHO, HAVING BEEN IN THIS AREA FOR LESS THAN THREE SECONDS, IS IN THE ACT OF SHOOTING AT THE END OF THE THIRD SECOND. UNDER THESE CONDITIONS, THE 3-SECOND COUNT IS DISCONTINUED WHILE HIS CONTINUOUS MOTION IS TOWARD THE BASKET. IF THAT CONTINUOUS MOTION CEASES, THE PREVIOUS 3-SECOND COUNT IS CONTINUED. THIS IS ALSO TRUE IF IT IS IMMINENT THE OFFENSIVE PLAYER WILL EXIT THIS AREA.
- C. THE 3-SECOND COUNT SHALL NOT BEGIN UNTIL THE BALL IS IN CONTROL IN THE OFFENSIVE TEAM'S FRONTCOURT. NO VIOLATION CAN OCCUR IF THE BALL IS BATTED AWAY BY AN OPPONENT. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED.
- SECTION VII—DEFENSIVE THREE-SECOND RULE
- A. THE COUNT STARTS WHEN THE OFFENSIVE TEAM IS IN CONTROL OF THE BALL IN THE FRONTCOURT. B. ANY DEFENSIVE PLAYER, WHO IS POSITIONED IN THE 16-FOOT LANE OR THE AREA EXTENDING 4 FEET PAST THE LANE ENDLINE, MUST BE ACTIVELY GUARDING AN OPPONENT WITHIN THREE SECONDS.
- ACTIVELY GUARDING MEANS BEING WITHIN ARM'S LENGTH OF AN OFFENSIVE PLAYER AND IN A GUARDING C. ANY DEFENSIVE PLAYER MAY PLAY ANY OFFENSIVE PLAYER. THE DEFENDERS MAY DOUBLE-TEAM
- D. THE DEFENSIVE THREE-SECOND COUNT IS SUSPENDED WHEN: (1) A PLAYER IS IN THE ACT OF SHOOTING, (2) THERE IS A LOSS OF TEAM CONTROL, (3) THE DEFENDER IS ACTIVELY GUARDING AN OPPONENT, (4) THE DEFENDER COMPLETELY CLEARS THE 16-FOOT LANE OR (5) IT IS IMMINENT THE DEFENDER WILL BECOME LEGAL
- EL IF THE DEFENDER IS GUARDING THE PLAYER WITH THE BALL, HE MAY BE LOCATED IN THE 16-FOOT LANE. THIS DEFENDER IS NOT REQUIRED TO BE IN AN ACTIVELY GUARDING/ARMS DISTANCE POSITION. IF ANOTHER DEFENDER ACTIVELY GUARDS THE PLAYER WITH THE BALL, THE ORIGINAL DEFENDER MUST ACTIVELY GUARD AN OPPONENT OR EXIT THE 16-FOOT LANE. ONCE THE OFFENSIVE PLAYER PASSES THE BALL, THE DEFENDER MUST ACTIVELY GUARD AN OPPONENT OR EXIT THE 16-FOOT LANE.
- PENAL TY: A TECHNICAL FOUL SHALL BE ASSESSED. THE OFFENSIVE TEAM RETAINS POSSESSION ON THE SIDELINE AT THE FREE THROW LINE EXTENDED NEAREST THE POINT OF INTERRUPTION. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER
- IF A VIOLATION IS WHISTLED DURING A SUCCESSFUL FIELD GOAL ATTEMPT, THE VIOLATION SHALL BE IGNORED AND PLAY SHALL RESUME AS AFTER ANY SUCCESSFUL BASKET. SECTION VIII—EIGHT-SECOND RULE
- A TEAM SHALL NOT BE IN CONTINUOUS POSSESSION OF A BALL WHICH IS IN ITS BACKCOURT FOR MORE THAN 8 CONSECUTIVE SECONDS.
- EXCEPTION (1): A NEW 8 SECONDS IS AWARDED IF THE DEFENSE: (1) KICKS OR PUNCHES THE BALL. (2) IS ASSESSED A PERSONAL OR TECHNICAL FOUL. OR (3) IS ISSUED A DELAY OF GAME WARNING.
- EXCEPTION (2): A NEW 8 SECONDS IS AWARDED: (1) IF PLAY IS SUSPENDED TO ADMINISTER
- COMMENTS ON THE RULES—N—INFECTION CONTROL, (2) WHEN A TEAM GAINS CONTROL OF A JUMP BALL IN THE BACKCOURT, OR (3) DURING A FRONTCOURT THROW-IN INTO THE BACKCOURT IN THE LAST TWO MINUTES OF THE FOURTH AND LAST TWO MINUTES OF ANY OVERTIME PERIOD.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE.
- SECTION IX—BALL IN BACKCOURT
- FROM FRONTCOURT TO BACKCOURT WHILE HIS TEAM WAS IN CONTROL OF THE BALL. EXCEPTION: RULE 8-SECTION III-E (EXCEPTION).

36 -B. DURING A JUMP BALL, A TRY FOR A GOAL, OR A SITUATION IN WHICH A PLAYER TAPS THE BALL AWAY FROM A CONGESTED AREA, AS DURING REBOUNDING, IN AN ATTEMPT TO GET THE BALL OUT WHERE PLAYER CONTROL MAY BE SECURED, THE BALL IS NOT IN CONTROLOF EITHER TEAM. HENCE, THE RESTRICTION ON FIRST TOUCHING DOES NOT APPLY .
PENAL TY : LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE.

SECTION X—SWINGING OF ELBOWS
A PLAYER SHALL NOT BE ALLOWED EXCESSIVE AND/OR VIGOROUS SWINGING OF THE ELBOWS IN

SWINGING MOTION (NO CONTACT) WHEN A DEFENSIVE PLAYER IS NEARBY AND THE OFFENSIVE PLAYER HAS THE BALL

PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE, NEAR-EST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XI—ENTERING BASKET FROM BELOW

A PLAYER SHALL NOT BE THE LAST TO TOUCH A BALL WHICH RISES ABOVE THE RIM LEVEL WITHIN THE

CYLINDER FROM BELOW . PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT

THE FREE THROW LINE EXTENDED. SECTION XII—ILLEGAL ASSIST IN SCORING

A. A PLAYER MAY NOT ASSIST HIMSELF IN AN ATTEMPT TO SCORE BY USING ANY PART OF THE RIM, NET, BACKBOARD OR BASKET SUPPORT TO LIFT, HOLD OR RAISE HIMSELF.

BL A PLAYER MAY NOT ASSIST A TEAMMATE TO GAIN HEIGHT WHILE ATTEMPTING TO SCORE. PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED.

SECTION XIII—TRAVELING

A. A PLAYER WHO RECEIVES THE BALL WHILE STANDING STILL MAY PIVOT, USING EITHER FOOT AS

THE PIVOT FOOT

B. A PLAYER GATHERS THE BALL WHILE PROGRESSING MAY TAKE (1) TWO STEPS IN COMING TO A

STOP, PASSING OR SHOOTING THE BALL, OR (2) IF HE HAS NOT YET DRIBBLED, ONE STEP PRIOR TO RELEASING THE BALL. A PLAYER WHO GATHERS THE BALL WHILE DRIBBLING MAY TAKE TWO STEPS IN COMING TO A STOP, PASSING, OR SHOOTING THE BALL.

THE FIRST STEP OCCURS WHEN A FOOT, OR BOTH FEET, TOUCH THE FLOOR AFTER THE PLAYER GATHERS THE BALL

THE SECOND STEP OCCURS AFTER THE FIRST STEP WHEN THE OTHER FOOT TOUCHES THE FLOOR. OR BOTH FEET TOUCH THE FLOOR SIMULTANEOUSLY.

A PLAYER WHO COMES TO A STOP ON STEP ONE WHEN BOTH FEET ARE ON THE FLOOR OR TOUCH THE FLOOR SIMULTANEOUSLY MAY PIVOT USING EITHER FOOT AS HIS PIVOT. IF HE JUMPS WITH BOTH FEET HE MUST RELEASE THE BALL BEFORE EITHER FOOT TOUCHES THE FLOOR.

A PLAYER WHO LANDS WITH ONE FOOT FIRST MAY ONLY PIVOT USING THAT FOOT.

A PROGRESSING PLAYER WHO JUMPS OFF ONE FOOT ON THE FIRST STEP MAY LAND WITH BOTH FEET SIMULTANEOUSLY FOR THE SECOND STEP. IN THIS SITUATION, THE PLAYER MAY NOT PIVOT WITH EITHER FOOT AND IF ONE OR BOTH FEET LEAVE THE FLOOR THE BALL MUST BE RELEASED BEFORE EITHER RETURNS TO THE FLOOR. C. IN STARTING A DRIBBLE AFTER (1) RECEIVING THE BALL WHILE STANDING STILL, OR (2) COMING TO A LEGAL STOP, THE BALL MUST BE OUT OF THE PLAYER'S HAND BEFORE THE PIVOT FOOT IS RAISED OFF THE FLOOR. D. IF A PLAYER, WITH THE BALL IN HIS POSSESSION, RAISES HIS PIVOT FOOT OFF THE FLOOR, HE MUST PASS OR SHOOT BEFORE HIS PIVOT FOOT RETURNS TO THE FLOOR. IF HE DROPS THE BALL WHILE IN THE AIR, HE MAY NOT BE THE FIRST TO TOUCH THE BALL.

- 37 -E. A PLAYER WHO FALLS TO THE FLOOR WHILE HOLDING THE BALL, OR WHILE COMING TO A STOP,
- MAY NOT GAIN AN ADVANTAGE BY SLIDING. F. A PLAYER WHO ATTEMPTS A FIELD GOAL MAY NOT BE THE FIRST TO TOUCH THE BALL IF IT FAILS TO TOUCH THE BACKBOARD, BASKET RING OR ANOTHER PLAYER. G. A PLAYER MAY NOT BE THE FIRST TO TOUCH HIS OWN PASS UNLESS THE BALL TOUCHES HIS BACK-
- G. A PLAYER MAT NOT BE THE FIRST TO TOUCH HIS OWN PASS UNLESS THE BALL TOUCHES HIS BAC BOARD, BASKET RING OR ANOTHER PLAYER. H. UPON ENDING HIS DRIBBLE OR GAINING CONTROL OF THE BALL, A PLAYER MAY NOT TOUCH THE FLOOR CONSECUTIVELY WITH THE SAME FOOT (HOP). PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE, NEAR-
- EST SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.
- SECTION XIV—OFFENSIVE SCREEN SET OUT-OF-BOUNDS
 AN OFFENSIVE PLAYER SHALL NOT LEAVE THE PLAYING AREA OF THE FLOOR ON THE ENDLINE IN THE
- FRONTCOURT FOR THE PURPOSE OF SETTING A SCREEN.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE POINT OF INTERRUPTION BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XV—OFFENSIVE PLAYER OUT-OF-BOUNDS
- AN OFFENSIVE PLAYER SHALL NOT LEAVE THE PLAYING AREA OF THE COURT WITHOUT RETURNING
- IMMEDIATELY AND CANNOT REPEATEDLY LEAVE AND RE-ENTER THE COURT. EXCEPTION: (1) INJURY, (2) INBOUNDING THE BALL ON A THROW-IN AND (3) ANY OTHER
- UNUSUAL CIRCUMSTANCE.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE
- POINT OF INTERRUPTIONBUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XVI—FIVE-SECOND BACK-TO-THE-BASKET VIOLATION
- AN OFFENSIVE PLAYER IN HIS FRONTCOURT BELOW THE FREE THROW LINE EXTENDED SHALL NOT BE PERMITTED TO DRIBBLE WITH HIS BACK OR SIDE TO THE BASKET FOR MORE THAN FIVE SECONDS. THE COUNT ENDS WHEN (1) THE PLAYER PICKS UP THE BALL, (2) DRIBBLES ABOVE THE FREE THROW
- LINE EXTENDED OR (3) A DEFENSIVE PLAYER DEFLECTS THE BALL AWAY .
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM OUT-OF-BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED.
- RULE NO. 11-BASKET INTERFERENCE-GOAL TENDING
- SECTION I—A PLAYER SHALL NOT:
- A. T OUCH THE BALL OR THE BASKET RING WHEN THE BALL IS SITTING OR ROLLING ON THE RING AND USING THE BASKET RING AS ITS LOWER BASE OR HANG ON THE RIM WHILE THE BALL IS PASSING THROUGH.
- EXCEPTION: IF A PLAYER NEAR HIS OWN BASKET HAS HIS HAND LEGALLY IN CONTACT WITH THE BALL, IT IS NOT AVIOLATION IF HIS CONTACT WITH THE BALL CONTINUES AFTER THE BALL ENTERS THE CYLINDER,
- OR IF, IN SUCH ACTION, HE TOUCHES THE BASKET.
 B. T OUCH ANY BALL FROM WITHIN THE PLAYING AREA WHEN IT IS ABOVE THE BASKET RING AND
- WITHIN THE IMAGINARY CYLINDER.
- C. DURING A FIELD GOAL ATTEMPT, TOUCH A BALL, WHICH HAS A CHANCE TO SCORE, AFTER IT HAS TOUCHED ANY PART OF THE BACKBOARD ABOVE RING LEVEL, WHETHER THE BALL IS CONSIDERED ON ITS
- UPWARD OR DOWNWARD FLIGHT.
 D. DURING A FIELD GOAL ATTEMPT, TOUCH A BALL, WHICH HAS A CHANCE TO SCORE, AFTER IT HAS
- TOUCHED THE BACKBOARD BELOW THE RING LEVEL AND WHILE THE BALL IS ON ITS UPWARD FLIGHT.

- 38 -E. TRAP THE BALL AGAINST THE FACE OF THE BACKBOARD AFTER IT HAS BEEN RELEASED. (T O BE A TRAPPED BALL, THREE ELEMENTS MUST EXIST SIMULTANEOUSLY. THE HAND, THE BALL AND THE BACKBOARD MUST ALL OCCUR AT THE SAME TIME. A BATTED BALL AGAINST THE BACKBOARD IS NOT A TRAPPED BALL.)
 F. T OUCH ANY BALL FROM WITHIN THE PLAYING AREA THAT IS ON ITS DOWNWARD FLIGHT WITH AN OPPORTUNITY TO SCORE. THIS IS CONSIDERED TO BE A "FIELD GOAL ATTEMPT" OR TRYING FOR A GOAL. G. T OUCH THE BALL AT ANY TIME WITH A HAND WHICH IS THROUGH THE BASKET RING. H. VIBRATE THE RIM. NET OR BACKBOARD SO AS TO CAUSE THE BALL TO MAKE AN UNNATURAL BOUNCE, OR BEND OR MOVE THE RIM TO AN OFF-CENTER POSITION WHEN THE BALL IS TOUCHING THE RING OR PASSING THROUGH
- I. T OUCH THE RIM, NET OR BALL WHILE THE BALL IS IN THE NET, PREVENTING IT FROM CLEARING
- THE BASKET.

 PENAL TY: IF THE VIOLATION IS AT THE OPPONENT'S BASKET, THE OFFENDED TEAM IS AWARDED

 TWO POINTS, IF THE ATTEMPT IS FROM THE TWO POINT ZONE AND THREE POINTS IF IT IS FROM THE THREE

 POINT ZONE. THE CREDITING OF THE SCORE AND SUBSEQUENT PROCEDURE IS THE SAME AS IF THE

 AWARDED SCORE HAS RESULTED FROM THE BALL HAVING GONE THROUGH THE BASKET, EXCEPT THAT THE OFFICIAL SHALL HAND THE BALL TO A PLAYER OF THE TEAM ENTITLED TO THE THROW-IN. IF THE VIOLATION IS AT A TEAM'S OWN BASKET, NO POINTS CAN BE SCORED AND THE BALL IS AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED ON EITHER SIDELINE. IF THERE IS A VIOLATION BY BOTH TEAMS, NO POINTS CAN BE SCORED, PLAY SHALL BE RESUMED BY A JUMP BALL BETWEEN ANY TWO OPPONENTS IN THE GAME AT THE CENTER CIRCLE.
 RULE NO. 12—FOULS AND PENAL TIES
 A. T ECHNICAL FOUL

SECTION I—EXCESSIVE TIMEOUTS

A. REQUESTS FOR A TIMEOUT IN EXCESS OF THE AUTHORIZED NUMBER SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT AND FREE THROW ATTEMPT, THE BALL WILL BE AWARDED TO THE TEAM WHICH SHOT THE FREE THROW AND PLAY SHALL RESUME WITH A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED. B. IF THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO FREE THROW ATTEMPT(S), THERE WILL BE NO

LINE-UP FOR THE REMAINING FREE THROWS AND PLAY SHALL RESUME WITH A THROW-IN AT THE POINT OF INTERRUPTION BY THE TEAM WHICH SHOT THE TECHNICAL FOUL.

C. IF THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO A JUMP BALL, THE BALL SHALL BE AWARDED TO

THE TEAM SHOOTING THE TECHNICAL FOUL AT THE POINT OF INTERRUPTION. SECTION II—DELAY-OF-GAME

- A. A DELAY-OF-GAME SHALL BE CALLED FOR:
 (1) PREVENTING THE BALL FROM BEING PROMPTLY PUT INTO PLAY.
- (2) INTERFERING WITH THE BALL AFTER A SUCCESSFUL FIELD GOAL OR FREE THROW . (3) FAILING TO IMMEDIATELY PASS THE BALL TO THE NEAREST OFFICIAL WHEN A PERSONAL FOUL

OR VIOLATION IS ASSESSED.

- (4) T OUCHING THE BALL BEFORE THE THROW-IN HAS BEEN RELEASED.
 (5) A DEFENDER CROSSING THE BOUNDARY LINE WITHIN THE DESIGNATED THROW-IN SPOT PRIOR TO THE BALL BEING RELEASED ON A THROW-IN.
 (6) A TEAM PREVENTING PLAY FROM COMMENCINGAT ANY TIME.
- (7) ANY PLAYER, COACH OR TRAINER INTERFERING WITH A BALL WHICH HAS CROSSED THE BOUNDARY LINE (RULE 8-SECTION II-E).

39 -(8) A FREE THROW SHOOTER VENTURING FULLY BEYOND THE THREE-POINT LINE BETWEEN ATTEMPTS. (9) A PLAYER ENTERING THE GAME WHEN BECKONED BY AN OFFICIAL WITH HIS SHIRT UNTUCKED.
PENALTY: THE FIRST OFFENSE IS A WARNING. A TECHNICAL FOUL SHALL BE ASSESSED WITH EACH
SUCCESSIVE OFFENSE AND CHARGED TO THE TEAM. AN ANNOUNCEMENT WILL BE MADE BY THE PUBLIC
ADDRESS ANNOUNCER. THE SHOT CLOCK SHALL REMAIN THE SAME OR RESET TO 14, WHICHEVER IS GREATER, IF ADDRESS ANNOUNCER: THE SHOT LLUCK SHALL REMAIN THE SAME OR RESET TO 14, WHICHEVER IS GREATER, I THE VIOLATION IS ASSESSED AGAINST THE DEFENSIVE TEAM. THE OFFENSIVE TEAM SHALL BE AWARDED A NEW 8 SECONDS TO ADVANCE THE BALL IF IT IS IN THE BACKCOURT. THERE IS NO CHANGE IN TIMING STATUS IF ANY OF THESE VIOLATIONS ARE ASSESSED AGAINST THE OFFENSIVE TEAM. IF REPEATED ACTS BECOME A TRAVESTY, THE HEAD COACH SHALL BE NOTIFIED THAT HE IS BEING HELD RESPONSIBLE.

EXCEPTION (5): IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD, A TECHNICAL FOUL WILL BE ASSESSED IF THE DEFENDER CROSSES OR BREAKS THE PLANE OF THE BOUNDARY LINE WITHIN THE DESIGNATED THROW-IN SPOT WHEN AN OFFENSIVE PLAYER IS IN A POSITION TO INBOUND AND PRIOR TO THE BALL BEING RELEASED ON A THROW-IN. SECTION III—NUMBER OF PLAYERS

A. IF THE BALL IS PUT INTO PLAY AND REMAINS IN PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT, A NON-UNSPORTSMANLIKE TECHNICAL FOUL WILL BE ASSESSED ON THE TEAM WITH TOO MANY PLAYERS AND SUCH TEAM WOULD LOSE POSSESSION IF IT HAD POSSESSION AT THE TIME THE VIOLATIONWAS DISCOVERED. IMMEDIATELY FOLLOWING THE FREE THROW AWARDED FOR THE TECHNICAL FOUL, THE TEAM WITH THE CORRECT NUMBER OF PLAYERS WILL INSTRUCT THE CREW CHIEF TO: (1) RESUME PLAY FROM THE POINT IN TIME WHEN THE TECHNICAL FOUL WAS ASSESSED, UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THERE BEEN NO ERROR WITH A THROW-IN. IUMP BALL OR FOUL SHOT, AS APPROPRIATE. IF THE BALL IS TO BE PUT INTO PLAY WITH A THROW-IN, THE TEAM, WHO SHOT THE FREE THROW WILL BE AWARDED POSSESSION UNLESS THAT TEAM JUST SCORED AND THE ERROR WAS DISCOVERED PRIOR TO THE THROW-IN BEING RELEASED BY THE TEAM WITH SIX

OR MORE PLAYERS.
(2) NULLIFY ALL PLAY THAT OCCURRED FROM THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT AND ENDING WHEN THE TECHNICAL FOUL WAS ASSESSED, RESET THE GAME AND SHOT CLOCK TO THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY , AND IF THE BALL WAS PUT INTO PLAY BY:

(A) A THROW-IN, THE BALL SHALL BE RETURNED TO THE ORIGINAL THROW-IN SPOT WITH THE BALL

AWARDED TO THE TEAM WITH THE CORRECT NUMBER OF PLAYERS, OR

(B) A MISSED FREE THROW THAT REMAINED IN PLAY , A JUMP BALL SHALL BE HELD AT CENTER COURT BETWEEN ANY TWO PLAYERS IN THE GAME, OR

(C) A JUMP BALL, THE BALL SHALL BE RETURNED TO THE ORIGINAL JUMP BALL SPOT AND A $\,$ JUMP BALL HELD WITH THE SAME TWO PLAYERS.

EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT AND ALL FLAGRANT FOULS, AND POINTS SCORED FROM ANY RESULTING FREE THROWS, SHALL NOT BE NULLIFIED.

B. OTHER ERRORS INVOLVING THE WRONG NUMBER OF PLAYERS AT THE START OF PLAY , FOUR OR LESS, WILL BE PENALIZED WITH A NON-UNSPORTSMANLIKE TECHNICAL FOUL AND PLAY SHALL RESUME FROM THE POINT-OF-INTERRUPTION.

POINT-OF-INTERRUPTION.

EXCEPTION TO A AND B: IF THE VIOLATION OCCURS ON (1) A FREE THROW ATTEMPT WHICH IS TO BE FOLLOWED BY ANOTHER FREE THROW ATTEMPT, OR (2) A FREE THROW ATTEMPT THAT IS NOT GOING TO REMAIN IN PLAY, (3) THROW-IN BEFORE THE BALL IS RELEASED, (4) PRIOR TO A PERSONAL FOUL BEING ASSESSED, OR (5) JUMP BALL BEFORE THE BALL IS RELEASED.

SECTION IV—BASKET RING, BACKBOARD OR SUPPORT

A. AN OFFENSIVE PLAYER WHO DELIBERATELY HANGS ON HIS BASKET RING, NET, BACKBOARD OR

SUPPORT DURING THE GAME SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL. B. A DEFENSIVE PLAYER WHO DELIBERATELY GAINS OR MAINTAINS HEIGHT OR HANGS ON HIS OPPONENT'S BASKET RING, NET, BACKBOARD OR SUPPORT SHALL BE ASSESSED A NON-UNSPORTSMANLIKE

- 40 -TECHNICAL FOUL. IF HE TOUCHES THE BALL DURING A FIELD GOAL ATTEMPT, POINTS SHALL BE AWARDED
- CONSISTENT WITH THE TYPE OF SHOT. EXCEPTION: AN OFFENSIVE OR DEFENSIVE PLAYER MAY HANG ON THE BASKET RING, BACKBOARD
- OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO TECHNICAL FOUL ASSESSED. C. SHOULD A DEFENSIVE PLAYER DELIBERATELY HANG ON THE BASKET RING, NET, BACKBOARD
- OR SUPPORT TO SUCCESSFULLY TOUCH A BALL WHICH IS IN POSSESSION OF AN OPPONENT, A NON-UNSPORTSMANLIKE TECHNICAL FOUL SHALL BE ASSESSED.
- SECTION V—CONDUCT
- A. AN OFFICIAL MAY ASSESS A TECHNICAL FOUL, WITHOUT PRIOR WARNING, AT ANY TIME. A TECHNICAL FOUL(S) MAY BE ASSESSED TO ANY PLAYER ON THE COURT OR ANYONE SEATED ON THE BENCH FOR CONDUCT WHICH, IN THE OPINION OF AN OFFICIAL, IS DETRIMENTAL TO THE GAME. THE TECHNICAL FOUL MUST BE CHARGED TO AN INDIVIDUAL. A TECHNICAL FOUL CANNOT BE ASSESSED FOR PHYSICAL CONTACT WHEN THE BALL
- EXCEPTION: FIGHTING FOULS AND/OR TAUNTING WITH PHYSICAL CONTACT.
- PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON. ANY OF THESE OFFENDERS MAY BE EJECTED FOR COMMITTING ONLY ONE UNSPORTSMANLIKE ACT, AND THEY MUST BE EJECTED FOR COMMITTING ONLY ONE UNSPORTSMANLIKE ACT, AND THEY MUST BE EJECTED FOR COMMITTING TWO

- FOR COMMITTING ONLY ONE UNSPORTSMANLIKE ACT, AND THE MOST BE EJECTED TO SUBJECT ON THE WINSPORTSMANLIKE ACTS.

 C. A TECHNICAL FOUL CALLED FOR (1) DELAY OF GAME, (2) COACHES BOX VIOLATIONS, (3)

 DEFENSIVE 3-SECONDS, (4) HAVING A TEAM TOTAL OF LESS OR MORE THAN FIVE PLAYERS WHEN THE BALL BECOMES ALIVE, (5) A PLAYER HANGING ON THE BASKET RING OR BACKBOARD, (6) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST, OR (7) SHATTERING THE BACKBOARD OR MAKING THE RIM UNPLAYABLE DURING THE GAME (COMMENTS ON THE RULES—G) IS NOT CONSIDERED AN ACT
- OF UNSPORTSMANLIKE CONDUCT.
- OF ONE OF THE PROPERTY OF T

- (2) PHYSICALLY CONTACTING AN OFFICIAL
 (3) OVERT ACTIONS INDICATING RESENTMENT TO A CALL OR NO-CALL
- (4) USE OF PROFANITY
- (5) A COACH ENTERING ONTO THE COURT WITHOUT PERMISSION OF AN OFFICIAL
- (6) A DELIBERATELY-THROWN ELBOW OR ANY UNNATURAL PHYSICAL ACT TOWARDS AN OPPONENT
- WITH NO CONTACT INVOLVED
- (7) T AUNTING

- (7) FANNING
 E. CURSING OR BLASPHEMING AN OFFICIAL SHALL NOT BE CONSIDERED THE ONLY CAUSE FOR
 IMPOSING TECHNICAL FOULS. RUNNING TIRADES, CONTINUOUS CRITICISM OR GRIPING MAY BE SUFFICIENT
 CAUSE TO ASSESS A TECHNICAL. EXCESSIVE MISCONDUCT SHALL RESULT IN EJECTION FROM THE GAME.
 F. ASSESSMENT OF A TECHNICAL FOUL SHALL BE AVOIDED WHENEVER AND WHEREVER POSSIBLE;
- BUT, WHEN NECESSARY THEY ARE TO BE ASSESSED WITHOUT DELAY OR PROCRASTINATION. ONCE A PLAYER HAS BEEN EJECTED OR THE GAME IS OVER, TECHNICAL FOULS CANNOT BE ASSESSED REGARDLESS OF THE PROVOCATION. ANY ADDITIONAL UNSPORTSMANLIKE CONDUCT SHALL BE REPORTED BY E-MAIL
- IMMEDIATELY TO THE LEAGUE OFFICE.
 G. IF A TECHNICAL FOUL IS ASSESSED TO A TEAM FOLLOWING A PERSONAL FOUL ON THE SAME TEAM,
- G. IF A TECHNICAL FOUL IS ASSESSED TO A TEAM FOLLOWING A PERSONAL FOUL ON THE SAME TEAM,
 THE FREE THROW ATTEMPT FOR THE TECHNICAL FOUL SHALL BE ADMINISTERED FIRST.
 H. THE BALL SHALL BE AWARDED TO THE TEAM WHICH HAD POSSESSION AT THE TIME THE TECHNICAL
 FOUL WAS ASSESSED, WHETHER THE FREE THROW ATTEMPT IS SUCCESSFUL OR NOT. PLAY SHALL BE RESUMED BY
 A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.
- EXCEPTION: RULE 12A—SECTION I AND RULE 12A—SECTION III.

- 41 -I. ANYONE GUILTY OF ILLEGAL CONTACT WHICH OCCURS DURING A DEAD BALL MAY BE ASSESSED (1) A TECHNICAL FOUL, IF THE CONTACT IS DEEMED TO BE UNSPORTSMANLIKE IN NATURE, OR (2) A FLAGRANT FOUL, IF UNNECESSARY AND/OR EXCESSIVE CONTACT OCCURS.
- J. FREE THROWS AWARDED FOR A TECHNICAL FOUL MUST BE ATTEMPTED BY A PLAYER IN THE GAME WHEN THE TECHNICAL FOUL IS ASSESSED.
- (1) IF A SUBSTITUTE HAS BEEN BECKONED INTO THE GAME OR HAS BEEN RECOGNIZED BY THE OFFICIALS AS BEING IN THE GAME PRIOR TO A TECHNICAL FOUL BEING ASSESSED, HE IS ELIGIBLE TO ATTEMPT THE FREE THROW(S).
- (2) IF THE TECHNICAL FOUL IS ASSESSED BEFORE THE OPENING TAP, ANY PLAYER LISTED IN THE SCOREBOOK AS A STARTER IS ELIGIBLE TO ATTEMPT THE FREE THROW(S).
- (3) IF A TECHNICAL FOUL IS ASSESSED BEFORE THE STARTING LINEUP IS INDICATED, ANY PLAYER ON THE SQUAD MAY ATTEMPT THE FREE THROW(S).
- K. A TECHNICAL FOUL, UNSPORTSMANLIKE ACT ORFLAGRANT FOUL MUST BE CALLED FOR A PARTICIPANT TO BE EIECTED.
- EXCEPTION: RULE 12A—SECTION V-L(4)
- L. A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON MUST BE EJECTED FOR: (1) A PUNCHING FOUL

- (2) A FIGHTING FOUL (3) TECHNICAL FOUL FOR AN ATTEMPTED PUNCH OR SWING WITH NO CONTACT OR A THROWN ELBOW TOWARD AN OPPONENT ABOVE SHOULDER LEVEL WITH NO CONTACT (4) DELIBERATELY ENTERING THE STANDS OTHER THAN AS A CONTINUANCE OF PLAY
- (5) FLAGRANT FOUL PENALTY (2)
- (6) SECOND FLAGRANT FOUL PENALTY (1)
- (7) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST
- M. EYE GUARDING (PLACING A HAND IN FRONT OF THE OPPONENT'S EYES WHEN GUARDING FROM THE REAR) A PLAYER WHO DOES NOT HAVE POSSESSION OF THE BALL IS ILLEGAL AND AN UNSPORTSMANLIKE TECHNICAL SHALL BE ASSESSED.

 N. A FREE THROW ATTEMPT IS AWARDED WHEN ONE TECHNICAL FOUL IS ASSESSED.
- N. AT THE THROW ATTEMPTS ARE AWARDED WHEN A DOUBLE TECHNICAL FOUL IS ASSESSED.

 T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE ADMINISTERING OF ANY FREE THROW ATTEMPT FOR THE FIRST TECHNICAL FOUL, SHALL BE INTERPRETED AS
- A DOUBLE TECHNICAL FOUL.
 P. THE DELIBERATE ACT OF THROWING THE BALL OR ANY OBJECT AT AN OFFICIAL BY A PLAYER,
- COACH, TRAINER, OR OTHER TEAM BENCH PERSON IS A TECHNICAL FOUL AND VIOLATORS ARE SUBJECT TO EJECTION FROM THE GAME.
- Q. PUNCHING FOULS, ALTHOUGH RECORDED AS BOTH PERSONAL AND TEAM FOULS, ARE UNSPORTSMANLIKE ACTS. THE PLAYER WILL BE EJECTED IMMEDIATELY .
- R. ANY PLAYER WHO THROWS OR KICKS THE BALL DIRECTLY INTO THE STANDS WITH FORCE, REGARDLESS OF THE REASON OR WHERE IT LANDS, WILL BE ASSESSED A TECHNICAL FOUL AND EJECTED. ALL OTHER INSTANCES WHERE THE BALL ENDS UP IN THE STANDS WILL SUBJECT THE PLAYER TO A POSSIBLE TECHNICAL
- FOUL AND EJECTION. SECTION VI—FIGHTING FOULS
- A. T ECHNICAL FOULS SHALL BE ASSESSED PLAYERS, COACHES OR TRAINERS FOR FIGHTING. NO FREE
- THROWS WILL BE ATTEMPTED. THE PARTICIPANTS WILL BE EJECTED IMMEDIATELY.
- B. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD.
 C. IF A FIGHTING FOUL OCCURS WITH A TEAM IN POSSESSION OF THE BALL, THAT TEAM WILL RETAIN
- POSSESSION ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE

- 42 -BASELINE THAN THE FREE THROW LINE EXTENDED.
D. IF A FIGHTING FOUL OCCURS WITH NEITHER TEAM IN POSSESSION, PLAY WILL BE RESUMED WITH A JUMP BALL BETWEEN ANY TWO OPPONENTS WHO WERE IN THE GAME AT THE CENTER CIRCLE.
E. A FINE NOT EXCEEDING \$50,000 AND/OR SUSPENSION MAY BE IMPOSED UPON SUCH PERSON(S) BY THE COMMISSIONER AT HIS SOLE DISCRETION. SECTION VII—FINES

A. THE FOLLOWING PROGRESSIVE TECHNICAL FOUL AND EJECTION SCHEDULES WILL APPLY. (1) REGULAR SEASON \$2,000 FINE EACH T ECHNICAL FOULS 1-5: T ECHNICAL FOULS 6-10: \$3,000 FINE EACH \$4,000 FINE EACH (WITH A WARNING LETTER SENT WHEN THE VIOLATOR REACHES HIS 10TH T ECHNICAL FOULS 11-15: TECHNICAL FOUL) T ECHNICAL FOUL 16: \$5,000 FINE PLUS ONE-GAME SUSPENSION EACH ADDITIONAL T ECHNICAL FOUL: \$5,000 FINE EACH T WO ADDITIONAL T ECHNICAL FOULS (18, 20, 22, ETC.): \$5,000 FINE PLUS O \$5,000 FINE PLUS ONE-GAME SUSPENSION (2) PLA YOFFS T ECHNICAL FOULS 1-2: \$2,000 FINE EACH T ECHNICAL FOULS 3-4: T ECHNICAL FOULS 5-6: \$3,000 FINE EACH \$4,000 FINE EACH (WITH A WARNING LETTER SENT WHEN THE VIOLATOR REACHES HIS 5TH TECHNICAL FOUL 7: \$5,000 FINE PLUS ONE-GAME SUSPENSION EACH ADDITIONAL T ECHNICAL FOUL: \$5,000 FINE EACH T WO ADDITIONAL T ECHNICAL FOULS (9, 11, 13, ETC.): (3) EJECTIONS \$5,000 FINE PLUS ONE-GAME SUSPENSION FIRST EJECTION: EACH SUBSEQUENT EJECTION:

PLAYER'S LAST EJECTION FINE PLUS \$2,000
ALL PLAYERS WILL REVERT TO THE \$2,000 EJECTION LEVEL FOR THE PLAYOFFS.

B. WHETHER OR NOT SAID PLAYER(S) IS EJECTED, A FINE NOT EXCEEDING \$50,000 AND/OR
SUSPENSION MAY BE IMPOSED UPON SUCH PLAYER(S) BY THE COMMISSIONER AT HIS SOLE DISCRETION. C. DURING AN ALTERCATION, ALL PLAYERS NOT PARTICIPATING IN THE GAME MUST REMAIN IN THE IMMEDIATE VICINITY OF THEIR BENCH. VIOLATORS WILL BE SUBJECT TO SUSPENSION, WITHOUT PAY, FOR A MINIMUM OF ONE GAME AND FINED UP TO \$50,000.

THE SUSPENSIONS WILL COMMENCE PRIOR TO THE START OF THEIR NEXT GAME. A TEAM MUST HAVE A MINIMUM OF EIGHT PLAYERS DRESSED AND READY TO PLAY IN EVERY A TEAM MUST HAVE A MINIMUM OF EIGHT PLATERS DESSED AND READT TO PLAT IN EVERT PRESEASON AND REGULAR SEASON GAME AND NINE IN ANY PLAYOFF GAME.

IF FIVE OR MORE PLAYERS LEAVE THE BENCH, THE PLAYERS WILL SERVE THEIR SUSPENSIONS ALPHABETICALLY, ACCORDING TO THE FIRST LETTERS OF THEIR LAST NAME.

IF SEVEN BENCH PLAYERS ARE SUSPENDED (ASSUMING NO PARTICIPANTS ARE INCLUDED), FOUR OF THEM WOULD BE SUSPENDED FOR THE FIRST GAME FOLLOWING THE ALTERCATION. THE REMAINING THREE WOULD BE SUSPENDED FOR THE SECOND GAME FOLLOWING THE ALTERCATION.

D. A PLAYER, COACH OR ASSISTANT COACH, UPON BEING NOTIFIED BY AN OFFICIAL THAT HE HAS BEEN EJECTED FROM THE GAME, MUST LEAVE THE PLAYING AREA IMMEDIA TEL Y AND REMAIN IN THE DRESSING

42 -BASELINE THAN THE FREE THROW LINE EXTENDED.

- 43 -ROOM OF HIS TEAM DURING SUCH SUSPENSION UNTIL COMPLETION OF THE GAME OR LEAVE THE BUILDING. VIOLATION OF THIS RULE SHALL CALL FOR AN AUTOMATIC FINE. A FINE NOT TO EXCEED \$50,000 AND POSSIBLE FORFEITURE OF THE GAME MAY BE IMPOSED FOR ANY VIOLATION OF THIS RULE.

 E. ANY PLAYER WHO IN THE OPINION OF THE OFFICIALS HAS DELIBERATELY HUNG ON THE BASKET RING SHALL BE ASSESSED A NON-UNSPORTSMANLIKETECHNICAL FOUL AND A FINE OF \$2000.

 EXCEPTION: AN OFFENSIVE OR DEFENSIVE PLAYER MAY HANG ON THE BASKET RING, BACKBOARD OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO PENALTY.

 F. AT HALFTIME AND THE END OF EACH GAME, THE COACH AND HIS PLAYERS ARE TO LEAVE THE COURT AND GO DIRECTLY TO THEIR DRESSING ROOM, WITHOUT PAUSE OR DELAY. THERE IS TO BE ABSOLUTELY NO TALKING TO GAME OFFICIALS.
- PENAL TY: \$2000 FINE TO BE DOUBLED FOR ANY ADDITIONAL VIOLATION.
 G. ANY PLAYER WHO IS ASSESSED A FLAGRANT FOUL—PENALTY (2) MUST BE EJECTED AND WILL BE FINED A MINIMUM OF \$2,000. THE INCIDENT WILL BE REPORTED TO THE LEAGUE OFFICE.
 B. PERSONAL FOUL
 SECTION I—T YPES
- A. A PLAYER SHALL NOT HOLD, PUSH, CHARGE INTO, IMPEDE THE PROGRESS OF AN OPPONENT BY EXTENDING A HAND, ARM, LEG OR KNEE OR BY BENDING THE BODY INTO A POSITION THAT IS NOT NORMAL. CONTACT THAT RESULTS IN THE RE-ROUTING OF AN OPPONENT IS A FOUL WHICH MUST BE CALLED IMMEDIATELY. B. CONTACT INITIATED BY THE DEFENSIVE PLAYER GUARDING A PLAYER WITH THE BALL IS NOT LEGAL. THIS CONTACT INCLUDES, BUT IS NOT LIMITED TO, FOREARM, HANDS, OR BODY CHECK. EXCEPTIONS:

 (1) A DEFENDER MAY APPLY CONTACT WITH A FOREARM TO AN OFFENSIVE PLAYER WITH THE BALL
- WHO HAS HIS BACK TO THE BASKET BELOW THE FREE THROW LINE EXTENDED OUTSIDE THE LOWER DEFENSIVE BOX.

 (2) A DEFENDER MAY APPLY CONTACT WITH A FOREARM AND/OR ONE HAND WITH A BENT ELBOW TO AN OFFENSIVE PLAYER IN A POST-UP POSITION WITH THE BALL IN THE LOWER DEFENSIVE BOX.
- (A) A DEFENSIVE PLAYER IN A POST-UP POSITION WITH THE BALL IN THE LOWER DEFENSIVE BOX.

 (3) A DEFENDER MAY APPLY CONTACT WITH A FOREARM TO AN OFFENSIVE PLAYER WITH THE BALL AT ANY TIME IN THE LOWER DEFENSIVE BOX.

 THE FOREARM IN THE ABOVE EXCEPTIONS IS SOLELY FOR THE BURDOSE OF MAINTAINING A
- THE FOREARM IN THE ABOVE EXCEPTIONS IS SOLELY FOR THE PURPOSE OF MAINTAINING A DEFENSIVE POSITION.

 (4) A DEFENDER MAY POSITION HIS LEG BETWEEN THE LEGS OF AN OFFENSIVE PLAYER IN
- (4) A DEFENDER MAY POSITION HIS LEG BETWEEN THE LEGS OF AN OFFENSIVE PLAYER IN A POST-UP POSITION IN THE LOWER DEFENSIVE BOX FOR THE PURPOSE OF MAINTAINING DEFENSIVE POSITION. IF HIS FOOT LEAVES THE FLOOR IN AN ATTEMPT TO DISLODGE HIS OPPONENT, IT IS A FOUL IMMEDIATELY.

 (5) INCIDENTAL CONTACT WITH THE HAND AGAINST AN OFFENSIVE PLAYER SHALL BE IGNORED IF IT
- (5) INCIDENTAL CONTACT WITH THE HAND AGAINST AN OFFENSIVE PLAYER SHALL BE IGNORED IF IT DOES NOT AFFECT THE PLAYER'S SPEED, QUICKNESS, BALANCE AND/OR RHYTHM.
 C. ANY PLAYER WHOSE ACTIONS AGAINST AN OPPONENT CAUSE ILLEGAL CONTACT WITH YET ANOTHER OPPONENT HAS COMMITTED THE PERSONAL FOUL.
- D. A PERSONAL FOUL COMMITTED BY THE OFFENSIVE TEAM DURING A THROW-IN SHALL BE AN OFFENSIVE FOUL, REGARDLESS OF WHETHER THE BALL HAS BEEN RELEASED.
 E. CONTACT WHICH OCCURS ON THE HAND OF THE OFFENSIVE PLAYER, WHILE THAT PART OF THE H
- E. CONTACT WHICH OCCURS ON THE HAND OF THE OFFENSIVE PLAYER, WHILE THAT PART OF THE HAND IS IN CONTACT WITH THE BALL, IS LEGAL.
- IS IN CONTACT WITH THE BALL, IS LEGAL.

 EXCEPTION: FLAGRANT AND PUNCHING FOULS.

 PENAL TIES: THE OFFENDER IS CHARGED WITH A PERSONAL FOUL. THE OFFENDING TEAM IS

 CHARGED WITH A TEAM FOUL IF THE ILLEGAL CONTACT WAS CAUSED BY THE DEFENDER. THERE IS NO TEAM

 FOUL IF THERE ARE PERSONAL FOULS ON ONE MEMBER OF EACH TEAM OR THE PERSONAL FOUL IS AGAINST AN

- 44 -OFFENSIVE PLAYER. THE OFFENDED TEAM IS AWARDED:
- (1) THE BALL OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED IF AN OFFENSIVE FOUL IS ASSESSED.

 (2) THE BALL OUT-OF-BOUNDS ON THE SIDELINE WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO
- (2) THE BALL OUT-OF-BOUNDS ON THE SIDELINE WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED IF THE PERSONAL FOUL IS ON THE DEFENDER AND IF THE PENALTY SITUATION IS NOT IN EFFECT.
- (3) ONE FREE THROW ATTEMPT IF THE PERSONAL FOUL IS ON THE DEFENDER AND THERE IS A
- SUCCESSFUL FIELD GOAL OR FREE THROW ON THE PLAY .

 (4) TWO/THREE FREE THROW ATTEMPTS IF THE PERSONAL FOUL IS ON THE DEFENDER AND THE
- OFFENSIVE PLAYER IS IN THE ACT OF SHOOTING AN UNSUCCESSFUL FIELD GOAL.

 (5) ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT IF THE PERSONAL FOUL IS ON THE DEFENDER AND THE OFFENSIVE PLAYER IS NOT IN THE ACT OF ATTEMPTING A FIELD GOAL IF THE PENALTY SITUATION IS IN EFFECT.
- (6) TWO FREE THROW ATTEMPTS AND POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED IF AN OFFENSIVE PLAYER, OR A TEAMMATE, IS FOULED WHILE HAVING A CLEAR-PATH-TO-THE-BASKET, A CLEAR-PATH-TO-THE-BASKET FOUL OCCURS IF: (I) A PERSONAL FOUL IS COMMITTED ON ANY OFFENSIVE PLAYER DURING HIS TEAM'S TRANSITION SCORING OPPORTUNITY; (II) WHEN THE FOUL OCCURS, THE BALL IS AHEAD THE TIP OF THE CIRCLE IN THE BACKCOURT, NO DEFENDER IS AHEAD OF THE OFFENSIVE PLAYER WITH THE SCORING OPPORTUNITY AND THAT OFFENSIVE PLAYER IS IN CONTROL OF THE BALL OR A PASS TO HIM HAS BEEN RELEASED; AND (III) THE DEFENSIVE FOUL DEPRIVES THE OFFENSIVE TEAM OF A TRANSITION SCORING OPPORTUNITY. A CLEAR PATH TO THE BASKET FOUL CANNOT OCCUR IF (I) THE OFFENSIVE PLAYER IS FOULED IN THE ACT OF SHOOTING OR (III) THE FOUL IS CAUSED BY THE DEFENDER'S ATTEMPT TO INTERCEPT OR DEFLECT A PASS INTENDED FOR THE OFFENSIVE PLAYER WITH THE TRANSITION SCORING OPPORTUNITY. (7) TWO FREE THROW ATTEMPTS IF A PERSONAL FOUL IS COMMITTED AGAINST AN OFFENSIVE PLAYER WITHOUT THE BALL WHEN HIS TEAM HAS AT LEAST A ONE-MAN ADVANTAGE ON A FAST BREAK AND THE DEFENSIVE PLAYER TAKES A FOUL TO STOP PLAY.
- SECTION II—BY DRIBBLER
 A. A DRIBBLER SHALL NOT (1) CHARGE INTO AN OPPONENT WHO HAS ESTABLISHED A LEGAL
 GUARDING POSITION, OR (2) ATTEMPT TO DRIBBLE BETWEEN TWO OPPONENTS, OR (3) ATTEMPT TO DRIBBLE
 BETWEEN AN OPPONENT AND A BOUNDARY, WHERE SUFFICIENT SPACE IS NOT AVAILABLE FOR ILLEGAL
- CONTACT TO BE AVOIDED.

 B. IF A DEFENDER IS ABLE TO ESTABLISH A LEGAL POSITION IN THE STRAIGHT LINE PATH OF THE DRIBBLER, THE DRIBBLER MUST AVOID CONTACT BY CHANGING DIRECTION OR ENDING HIS DRIBBLE.

 THE DRIBBLER THE WILLT BE IN CONTROL OF HIS BODY AT ALL TIMES IS IN LEGAL CONTACT OCCURS.
- C. THE DRIBBLER MUST BE IN CONTROL OF HIS BODY AT ALL TIMES. IF ILLEGAL CONTACT OCCURS, THE RESPONSIBILITY IS ON THE DRIBBLER. PENALTY: THE OFFENDER IS ASSESSED AN OFFENSIVE FOUL. THERE IS NO TEAM FOUL. THE BALL IS AWARDED TO THE OFFENDED TEAM ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRU
- IS AWARDED TO THE OFFENDED TEAM ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. EXCEPTION: RULE 3—SECTION I-A. D. IF A DRIBBLER HAS SUFFICIENT SPACE TO HAVE HIS HEAD AND SHOULDERS IN ADVANCE OF HIS
- D. IF A DRIBBLER HAS SUFFICIENT SPACE TO HAVE HIS HEAD AND SHOULDERS IN ADVANCE OF HIS DEFENDER, THE RESPONSIBILITY FOR ILLEGAL CONTACT IS ON THE DEFENDER.

 E. IF A DRIBBLER HAS ESTABLISHED A STRAIGHT LINE PATH, A DEFENDER MAY NOT CROWD HIM OUT
- PENALTY: THE DEFENDER SHALL BE ASSESSED A PERSONAL FOUL AND A TEAM FOUL. IF THE PENALTY IS NOT IN EFFECT, THE OFFENDED TEAM IS AWARDED THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. IF THE PENALTY IS IN EFFECT, ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT IS AWARDED.

A PLAYER WHO SETS A SCREENING
A PLAYER WHO SETS A SCREENSHALL NOT (1) ASSUME A POSITION NEARER THAN A NORMAL STEP
FROM AN OPPONENT, IF THAT OPPONENT IS STATIONARY AND UNAWARE OF THE SCREENER'S POSITION, OR
MAKE ILLEGAL CONTACT WITH AN OPPONENT WHEN HE ASSUMES A POSITION AT THE SIDE OR FRONT OF
AN OPPONENT, OR (3) ASSUME A POSITION SO NEAR TO A MOVING OPPONENT THAT HE IS NOT GIVEN AN OPPORTUNITY TO AVOID CONTACT BEFORE MAKING ILLEGAL CONTACT, OR (4) MOVE LATERALLY OR TOWARD AN OPPONENT BEING SCREENED, AFTER HAVING ASSUMED A LEGAL POSITION. THE SCREENER MAY MOVE IN THE SAME DIRECTION AND PATH OF THE OPPONENT BEING SCREENED.

IN (3) ABOVE, THE SPEED OF THE OPPONENT BEING SCREENED WILL DETERMINE WHAT THE

SCREENER'S STATIONARY POSITION MAY BE. THIS POSITION WILL VARY AND MAY BE ONE TO TWO NORMAL STEPS OR STRIDES FROM HIS OPPONENT. SECTION IV—FLAGRANT FOUL

A. IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE UNNECESSARY, A FLAGRANT FOUL—PENALTY (1) WILL BE ASSESSED. A PERSONAL FOUL IS CHARGED TO THE OFFENDER AND A TEAM FOUL IS CHARGED TO THE TEAM.

OFFENDER AND A TEAM FOUL IS CHARGED TO THE TEAM.

PENALTY: (1) TWO FREE THROWS SHALL BE ATTEMPTED AND THE BALL AWARDED TO THE OFFENDED

TEAM ON EITHER SIDE OF THE COURT AT THE FREE THROW LINE EXTENDED. (2) IF THE OFFENDED PLAYER IS

INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT ONE OF THE REMAINING FOUR

PLAYERS IN THE GAME TO ATTEMPT THE FREE THROWS. (3) HIS COACH WILL PICK THE SUBSTITUTE, WHO MAY NOT BE REPLACED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3—SECTION V-E.) (4) THE INJURED PLAYER MAY NOT RETURN TO THE GAME. (EXCEPTION: RULE 9-SECTION II-A(2)) (5) A PLAYER WILL BE EJECTED IF HE COMMITS TWO FLAGRANT FOULS IN THE SAME GAME.

B. IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE UNNECESSARY AND EXCESSIVE, A FLAGRANT FOUL—PENALTY (2) WILL BE ASSESSED. A PERSONAL FOUL IS CHARGED TO THE OFFENDER AND A TEAM FOUL IS CHARGED TO THE TEAM.

PENALTY: (1) TWO FREE THROWS SHALL BE ATTEMPTED AND THE BALL AWARDED TO THE OFFENDED TEAM ON EITHER SIDE OF THE COURT AT THE FREE THROW LINE EXTENDED. (2) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT A SUBSTITUTE AND ANY PLAYER FROM THE TEAM IS ELIGIBLE TO ATTEMPT THE FREE THROWS. (3) THIS SUBSTITUTE MAY NOT BE REPLACED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3—SECTION V-E.) (4) THE INJURED PLAYER MAY RETURN TO THE GAME AT ANY TIME AFTER THE FREE THROWS ARE ATTEMPTED. (5) THIS IS AN UNSPORTSMANLIKE ACT AND THE OFFENDER IS EJECTED.

C. A FLAGRANT FOUL MAY BE ASSESSED WHETHER THE BALL IS DEAD OR ALIVE.
D. A FOUL MUST BE REVIEWED USING INSTANT REPLAY TO CONFIRM IT MEETS THE CRITERIA TO BE RULED A FLAGRANT (1) OR (2).

SECTION V—FREE THROW PENALTY SITUATIONS

A. EACH TEAM IS LIMITED TO FOUR TEAM FOULS PER REGULATION PERIOD WITHOUT ADDITIONAL PENALTIES. COMMON FOULS CHARGED AS TEAM FOULS, IN EXCESS OF FOUR, WILL BE PENALIZED BY ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT.

(1) THE FIRST FOUR COMMON FOULS COMMITTED BY A TEAM IN ANY REGULATION PERIOD SHALL RESULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(2) THE FIRST THREE COMMON FOULS COMMITTED BY A TEAM IN ANY OVERTIME PERIOD, SHALI RÉSULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

- 46 -(3) IF A TEAM HAS NOT COMMITTED ITS QUOTA OF FOUR TEAM FOULS DURING THE FIRST TEN MINUTES OF ANY REGULATION PERIOD, OR ITS QUOTA OF THREE TEAM FOULS DURING THE FIRST THREE MINUTES OF ANY OVERTIME PERIOD, IT SHALL BE PERMITTED TO INCUR ONE TEAM FOUL DURING THE LAST TWO MINUTES WITHOUT PENALTY
- (4) DURING ANY OVERTIME PERIOD. COMMON FOULS CHARGED AS TEAM FOULS IN EXCESS OF THREE, WILL BE PENALIZED BY ONE FREE THROW PLUS A PENALTY FREE THROW ATTEMPT.

 (5) PERSONAL FOULS WHICH ARE FLAGRANT, PUNCHING, AWAY-FROM-THE-PLAY, OR CLEAR-PATH-TO-THE-BASKET WILL CARRY THEIR OWN SEPARATE PENALTIES AND ARE INCLUDED IN THE TEAM FOUL TOTAL
- (6) PERSONAL FOULS COMMITTED DURING A SUCCESSFUL FIELD GOAL ATTEMPT OR FREE THROW WHICH RESULT IN ONE FREE THROW ATTEMPT BEING AWARDED, WILL NOT RESULT IN AN ADDITIONAL FREE THROW ATTEMPT IF THE PENALTY SITUATION EXISTS.
- B. A MAXIMUM OF THREE POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL TWO POINT FIELD GOAL ATTEMPT.
- C. A MAXIMUM OF FOUR POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL THREE POINT FIELD GOAL ATTEMPT. SECTION VI—DOUBLE FOULS
- A. NO FREE THROW ATTEMPTS WILL BE AWARDED ON DOUBLE FOULS, WHETHER THEY ARE PERSONAL OR TECHNICAL.
- B. DOUBLE PERSONAL FOULS SHALL ADD TO A PLAYER'S TOTAL, BUT NOT TO THE TEAM TOTAL C. IF A DOUBLE FOUL OCCURS, THE TEAM IN POSSESSION OF THE BALL AT THE TIME OF THE CALL SHALL RETAIN POSSESSION. PLAY IS RESUMED ON THE SIDELINE, NEAREST THE POINT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. THE SHOT CLOCK IS RESET TO 24 SECONDS IF THE BALL IS TO BE INBOUNDED IN THE TEAM'S BACKCOURT OR STAY THE SAME OR RESET TO 14, WHICHEVER IS GREATER, IF THE BALL IS TO BE INBOUNDED IN THE FRONTCOURT.

 D. IF A DOUBLE FOUL OCCURS WITH NEITHER TEAM IN POSSESSION, OR WHEN THE BALL IS IN THE AIR
- ON AN UNSUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, PLAY WILL BE RESUMED WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. IF INJURY, EJECTION OR DISQUALIFICATION MAKES IT NECESSARY FOR ANY PLAYER TO BE REPLACED, NO SUBSTITUTE MAY PARTICIPATE IN THE JUMP BALL. THE JUMPER SHALL BE SELECTED FROM ONE OF THE REMAINING PLAYERS IN THE GAME
- E. IF A DOUBLE FOUL OCCURS ON A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE TEAM THAT HAS BEEN SCORED UPON WILL INBOUND THE BALL AT THE BASELINE AS AFTER ANY OTHER SCORE F. IF A DOUBLE FOUL OCCURS AS A RESULT OF A DIFFERENCE IN OPINION BY THE OFFICIALS, NO POINTS CAN BE SCORED AND PLAY SHALL RESUME WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO
- OPPONENTS IN THE GAME AT THAT TIME. NO SUBSTITUTE MAY PARTICIPATE IN THE JUMP BALL SECTION VII—OFFENSIVE FOULS
- A. A PERSONAL FOUL ASSESSED AGAINST AN OFFENSIVE PLAYER WHICH IS NEITHER PUNCHING OR
- FLAGRANT SHALL BE PENALIZED IN THE FOLLOWING MANNER: (1) NO POINTS CAN BE SCORED BY THE OFFENSIVE TEAM
- (2) THE OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL (3) THE OFFENDING TEAM IS NOT CHARGED WITH A TEAM FOUL
- EXCEPTION: RULE 3—SECTION I-A. NO PENALTY FREE THROWS ARE AWARDED.

 (4) THE BALL IS AWARDED TO THE OFFENDED TEAM OUT-OF-BOUNDS ON THE SIDELINE AT THE
- NEAREST SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- B. A PERSONAL FOUL ASSESSED AGAINST AN OFFENSIVE PLAYER WHICH IS PUNCHING OR FLAGRANT SHALL BE PENALIZED IN THE FOLLOWING MANNER:

- 47 -(1) NO POINTS CAN BE SCORED BY THE OFFENSIVE TEAM

- (2) THE OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL
 (3) THE OFFENDING TEAM IS CHARGED WITH A TEAM FOUL
 (4) T WO FREE THROW ATTEMPTS ARE AWARDED TO THE OFFENDED PLAYER
 (5) THE BALL SHALL BE AWARDED AT THE FREE THROW LINE EXTENDED
- SECTION VIII—LOOSE BALL FOULS
 A. A PERSONAL FOUL, WHICH IS NEITHER A PUNCHING OR FLAGRANT, COMMITTED WHILE THERE IS NO TEAM CONTROL SHALL BE ADMINISTERED IN THE FOLLOWING MANNER:
- (1) OFFENDING TEAM IS CHARGED WITH A TEAM FOUL
- (2) OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL
- (3) OFFENDED TEAM WILL BE AWARDED POSSESSION ON THE SIDELINE, NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED, IF NO
- PENALTY EXISTS
- (4) OFFENDED PLAYER IS AWARDED ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW
- ATTEMPT IF THE OFFENDING TEAM IS IN A PENALTY SITUATION

 B. IF A "LOOSE BALL" FOUL CALLED AGAINST THE DEFENSIVE TEAM IS THEN FOLLOWED BY A SUCCESSFUL FIELD GOAL, ONE FREE THROW ATTEMPT WILL BE AWARDED TO THE OFFENDED PLAYER, ALLOWING FOR THE THREE POINT OR FOUR POINT PLAY . THIS INTERPRETATION APPLIES:
 (1) REGARDLESS OF WHICH OFFENSIVE PLAYER IS FOULED
- (2) WHETHER OR NOT THE PENALTY SITUATION EXISTS. THE BALL CAN NEVER BE AWARDED TO THE SCORING TEAM OUT-OF-BOUNDS FOLLOWING A PERSONAL FOUL WHICH OCCURS ON THE SAME PLAY C. IF A "LOOSE BALL" FOUL CALLED AGAINST THE DEFENSIVE TEAM IS FOLLOWED BY A SUCCESSFUL
- FREE THROW , ONE FREE THROW WILL BE AWARDED TO THE OFFENDED PLAYER WHETHER OR NOT THE PENALTY IS IN EFFECT.
- D. IF A "LOOSE BALL" FOUL CALLED AGAINST THE OFFENSIVE TEAM IS THEN FOLLOWED BY A SUCCESSFUL FIELD GOAL ATTEMPT BY THE SAME OFFENSIVE PLAYER, NO POINTS MAY BE SCORED. SECTION IX—PUNCHING FOULS
 A. ILLEGAL CONTACT CALLED ON A PLAYER FOR PUNCHING IS A PERSONAL FOUL AND A TEAM FOUL.
- T WO FREE THROW ATTEMPTS SHALL BE AWARDED, REGARDLESS OF THE NUMBER OF PREVIOUS FOULS IN THE PERIOD. THE BALL SHALL BE AWARDED TO THE OFFENDED TEAM OUT-OF-BOUNDS ON EITHER SIDE OF THE
- COURT AT THE FREE THROW LINE EXTENDED WHETHER THE FREE THROW IS SUCCESSFUL OR UNSUCCESSFUL.

 B. ANY PLAYER WHO THROWS A PUNCH, WHETHER IT CONNECTS OR NOT, HAS COMMITTED AN UNSPORTSMANLIKE ACT. HE WILL BE EJECTED FOLLOWING CONFIRMATION DURING REVIEW BY INSTANT
- REPLAY AND SUSPENDED FOR A MINIMUM OF ONE GAME. C. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD.
- D. IN THE CASE WHERE ONE PUNCHING FOUL IS FOLLOWED BY ANOTHER, ALL ASPECTS OF THE RULE ARE APPLIED IN BOTH CASES, AND THE TEAM LAST OFFENDED IS AWARDED POSSESSION ON THE SIDELINE AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT
- E. A FINE NOT EXCEEDING \$50,000 AND/ORSUSPENSION MAY BE IMPOSED UPON SUCH PLAYER(S) BY THE COMMISSIONER AT HIS SOLE DISCRETION.
- SECTION X—A WAY-FROM-THE-PLAY FOUL
 A. A WAY-FROM-THE-PLAY FOULS, WHICH ARE DEFINED IN RULE 4, SECTION IV-H ON PAGE 18, SHALL
- BE ADMINISTERED AS FOLLOWS:
 (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND ONE FREE THROW ATTEMPT SHALL BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME
- THE PERSONAL FOUL WAS COMMITTED.

- 48 -(2) IF THE FOUL OCCURS WHEN THE BALL IS INBOUNDS, THE OFFENDED TEAM SHALL BE AWARDED THE BALL ON THE SIDELINE AT THE NEAREST POINT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- (3) IF THE FOUL OCCURS PRIOR TO THE RELEASE ON A THROW-IN, THE OFFENDED TEAM SHALL BE AWARDED THE BALL AT THE ORIGINAL THROW-IN SPOT, WITH ALL PRIVILEGES, IF ANY, REMAINING. EXCEPTION: RULE 12-B—SECTION X-B.

 B. IN THE EVENT THAT THE PERSONAL FOUL COMMITTED IS A FLAGRANT OR PUNCHING FOUL. THE PLAY
- SHALL BE ADMINISTERED AS FOLLOWS:
- (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL BE
- (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL AWARDED TWO FREE THROW ATTEMPTS. THE FREE THROWS MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE FLAGRANT FOUL WAS COMMITTED.

 (2) IF A FLAGRANT FOUL—PENALTY (1) IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT.
- THE INJURED PLAYER MAY RETURN TO THE GAME.

 (3) IF A FLAGRANT FOUL—PENALTY (2) OR PUNCHING FOUL IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS BECAUSE OF INJURY, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY THE SUBSTITUTE OR ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. IF THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS AS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT THE FREE THROWS. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME. RULE NO. 13-INST ANT REPLAY
- SECTION I—INSTANT REPLAY REVIEW T RIGGERS
 A. INSTANT REPLAY WILL BE TRIGGERED IN THE FOLLOWING SITUATIONS:
- (1) A FIELD GOAL MADE WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD.
- NOTE: INSTANT REPLAY WILL NOT BE USED TO CHECK A SUCCESSFUL BASKET IN SUBSECTION (1) ABOVE IF THE THROW-IN, FREE THROW ATTEMPT OR JUMP BALL STARTED WITH .2 OR .1 ON THE GAME CLOCK. THE OFFICIALS WILLJUDGE THE LEGALITY OF THE BASKET IN THESE SITUATIONS BASED ON THE (2) A FOUL CALLED WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD.
- (3) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A PERSONAL FOUL CALLED AT ANY TIME DURING A GAME MET THE CRITERIA FOR A FLAGRANT FOUL.
- (4) AN ALTERCATION OCCURS. (FOR PURPOSES OF THIS INSTANT REPLAY RULE ONLY, AN ALTERCATION SHALL MEAN A SITUATION IN WHICH (I) TWO OR MORE PLAYERS ARE ENGAGED IN (A) A FIGHT OR (B) A HOSTILE PHYSICAL INTERACTION THAT IS NOT PART OF NORMAL BASKETBALL PLAY AND THAT DOES NOT IMMEDIATELY RESOLVE BY ITSELF OR WITH THE INTERVENTION OF GAME OFFICIALS OR PLAYERS, OR (II) A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON COMMITS A HOSTILE ACT AGAINST ANOTHER PLAYER, REFEREE, COACH, TRAINER, TEAM BENCH PERSON, OR SPECTATOR (INCLUDING, FOR EXAMPLE, THROUGH THE USE OF A PUNCH, ELBOW, KICK, BLOW TO THE HEAD, SHOVE, OR THROWN OBJECT.)
- (5) A PLAY CONCLUDES (I) WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD OR (II) AT A POINT WHEN THE GAME OFFICIALS BELIEVE THAT ACTUAL TIME MAY HAVE EXPIRED IN ANY PERIOD; AND THE OFFICIALS ARE REASONABLY CERTAIN THAT THE GAME CLOCK MALFUNCTIONED DURING THE PLAY .

- 49 -(6) OFFICIALS ARE NOT REASONABLY CERTAIN AT ANY TIME DURING A GAME WHETHER (I) A SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT FIELD GOAL, OR (II) IN THE CASE OF A CALLED SHOOTING FOUL, WHETHER THE PLAYER WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL; PROVIDED THAT THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY TO REVIEW THESE MATTERS AS PERMITTED BY SECTION 1-B(1) BELOW.
- (7) OFFICIALS ARE NOT REASONABLY CERTAIN AS TO WHICH TEAM SHOULD BE AWARDED POSSESSION AFTER A BALL BECOMES OUT-OF-BOUNDS OR WHETHER A CALLED OUT-OF-BOUNDS IN FACT OCCURRED DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTESOF ANY OVERTIME PERIOD(S)
- NOTE: NOTWITHSTANDING SECTION (I)(A)(7) ABOVE, SECTION II(G) BELOW, AND RELATED PROVISIONS, THE OFFICIAL NBA PLAYING RULES HAVE BEEN MODIFIED FOR THE 2021-22 NBA SEASON (ON A ONE-YEAR TRIAL BASIS) TO (I) ELIMINATE REFEREE-INITIATED INSTANT REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD; AND (II) EXTEND THE COACH'S CHALLENGE (SEE RULE 14 BELOW) SO TEAMS MAY TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS THROUGHOUT THE ENTIRE GAME. ACCORDINGLY, A COACH'S CHALLENGE IS THE ONLY MECHANISM TO TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS AT ANY POINT DURING THE GAME. (8) OFFICIALS ARE NOT REASONABLY CERTAIN AT ANY TIME DURING A GAME WHETHER (I) A SUCCESSFUL FIELD GOAL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK, PROVIDED THAT THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY TO REVIEW THIS MATTER AS PERMITTED BY SECTION I-B(2) BELOW, OR (II) A CALLED FOUL WAS COMMITTED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK.
- (9) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A PERSONAL FOUL CALLED AT ANY TIME DURING A GAME MET THE CRITERIA FOR A CLEAR-PATH-TO-THE-BASKET FOUL.
- (10) OFFICIALS ARE NOT REASONABLY CERTAIN AS TO WHICH PLAYER SHOULD ATTEMPT FREE THROWS ON A CALLED FOUL.
- (11) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER THE BALL TOUCHED THE RIM AND THUS WHETHER THE SHOT CLOCK OR GAME CLOCK SHOULD BE ADJUSTED DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).
- (12) OFFICIALS HAVE DETERMINED THAT ILLEGAL CONTACT HAS OCCURRED ON A BLOCK/CHARGE FOUL BUT ARE NOT REASONABLY CERTAIN AS TO WHETHER THE DEFENDER WAS INSIDE OR OUT- SIDE THE RESTRICTED AREA DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).
- (13) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A GOALTENDING OR BASKET INTERFERENCE VIOLATION WAS CALLED CORRECTLY DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).

 (14) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER (A) AN OFF-BALL FOUL OCCURRED PRIOR TO
- (14) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER (A) AN OFF-BALL FOUL OCCURRED PRIOR TO OFFENSIVE PLAYER BEGINNING HIS SHOOTING MOTION ON A SUCCESSFUL BASKET IF THE OFF-BALL FOUL IS COMMITTED BY A DEFENSIVE PLAYER, (B) A DEFENSIVE FOUL IS COMMITTED PRIOR TO THE BALL BEING RELEASED ON A THROW-IN OR (C) THE BALL BEING RELEASED ON A SUCCESSFUL FIELD GOAL IF THE OFF-BALL FOUL IS A DOUBLE FOUL OR COMMITTED BY AN OFFENSIVE PLAYER.

 (15) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A TEAM HAD THE CORRECT NUMBER OF PLAYERS ON THE COURT WHILE THE BALL IS IN PLAY.
- NOTE: INSTANT REPLAY WILL NOT BE USED TO CHECK A SUCCESSFUL BASKET IN 1 ABOVE IF THE THROW-IN, FREE THROW ATTEMPT OR JUMP BALL STARTED WITH .2 OR .1 ON THE GAME CLOCK. THE OFFICIALS WILL JUDGE THE LEGALITY OF THE BASKET IN THESE SITUATIONS BASED ON THE GUIDELINES AS SET FORTH IN COMMENTS ON THE RULES L.

- 50 -NOTE: NOTWITHSTANDING SECTION (I)(A)(7) ABOVE, SECTION II(G) BELOW, AND RELATED PROVISIONS, THE OFFICIAL NBA PLAYING RULES HAVE BEEN MODIFIED FOR THE 2021-22 NBA SEASON (ON A ONE-YEAR TRIAL BASIS) TO (I) ELIMINATE REFEREE-INITIATED INSTANT REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD; AND (II) EXTEND THE COACH'S CHALLENGE (SEE RULE 14 BELOW) SO TEAMS MAY TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS THROUGHOUT THE ENTIRE GAME. ACCORDINGLY. A COACH'S CHALLENGE IS THE ONLY MECHANISM TO TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS AT ANY POINT DURING THE GAME B. INSTANT REPLAY WILL BE IMMEDIATELY TRIGGERED BY THE REPLAY CENTER OFFICIAL IN THE
- FOLLOWING SITUATIONS:
- (1) THE REPLAY CENTER OFFICIAL IS NOT REASONABLY CERTAIN WHETHER (I) A SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT FIELD GOAL DURING THE FIRST 46 MINUTES OF REGULATION OR FIRST THREE MINUTES OF ANY OVERTIME PERIOD, OR (II) IN THE CASE OF A CALLED SHOOTING FOUL AT ANY TIME DURING A GAME, THE REPLAY CENTER OFFICIAL IS NOT REASONABLY CERTAIN WHETHER THE PLAYER WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL. NOTE: IF THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY IN ACCORDANCE WITH SECTION I-B(1) ABOVE, THE ON-COURT GAME OFFICIALS RETAIN THE RIGHT TO INDEPENDENTLY TRIGGER INSTANT REPLAY (SEE SECTION I-A(6)) WITHIN THE TIME CONSTRAINTS SET FORTH IN SECTION II-F(1) BELOW.
- (2) THE REPLAY CENTER OFFICIAL IS NOT REASONABLY CERTAIN WHETHER A SUCCESSFUL FIELD GOAL WAS RELEASED PRIOR TO EXPIRATION OF THE SHOT CLOCK DURING THE FIRST 46 MINUTES OF REGULATION OR FIRST THREE MINUTES OF ANY OVERTIME PERIOD.
- NOTE: IF THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY IN ACCORDANCE WITH SECTION 1-B(2) ABOVE, THE ON-COURT GAME OFFICIALS RETAIN THE RIGHT TO INDEPENDENTLY TRIGGER INSTANT REPLAY (SEE SECTION I-A(8)) WITHIN THE TIME CONSTRAINTS SET FORTH IN SECTION II-H(1) BELOW.
- SECTION II—REVIEWABLE MATTERS
 A. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(1) ABOVE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE WHETHER TIME ON THE GAME CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND
- THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

 (1) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A
- 2-POINT OR 3-POINT FIELD GOAL.
 (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-
- OF-BOUNDS PRIOR TO ENTERING THE BASKET.
 FOR PURPOSES OF THIS REVIEW. THE OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE
- SHOOTER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF
- APPLICABLE, DURING) THE RELEASE OF THE SHOT.
 (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- B. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(2) ABOVE. THE REPLAY (I) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK; OR (II) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: (A) WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OFTIME ON THE GAME CLOCK; OR (B) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK IF THE FOUL OCCURRED AFTER THE EXPIRATION OF TIME.

- 51 -THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETER-MINE ONLY THE FOLLOWING OTHER MATTERS:
 (1) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL.
- (2) WHETHER A PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL OR THE BALL TOUCHED OUT OF BOUNDS ON A SUCCESSFUL BASKET.
- FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE FOUL.
- (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
 C. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(3) ABOVE, THE
- REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS WILL REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING ISSUES: (1) WHETHER THE PERSONAL FOUL SHOULD STAND OR BE RULED A FLAGRANT FOUL PENALTY 1 OR 2
- OR A TECHNICAL FOUL.
- (2) WHETHER ANY OTHER PLAYERS COMMITTED UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT
- IMMEDIATELY PRIOR TO AND/OR IMMEDIATELY FOLLOWING THE CALLING OF THE FOUL.

 D. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(4) ABOVE, THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS WILL REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING ISSUES:
- (1) THE IDENTITY OF ALL PLAYERS, COACHES, TRAINERS, OR TEAM BENCH PERSONS INVOLVED IN THE ALTERCATION AND THE ACTION IMMEDIATELY PRIOR TO AND IMMEDIATELY FOLLOWING THE
- ALTERCATION. (2) THE LEVEL OF INVOLVEMENT OF EACH SUCH PLAYER, COACH, TRAINER, OR TEAM BENCH PERSON. (3) THE APPROPRIATE PENALTY TO BE ASSESSED AGAINST EACH SUCH PLAYER, COACH, TRAINER, OR
- TEAM BENCH PERSON E. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(5) ABOVE, THE REPLAY
- CENTER OFFICIAL AND ON-COURT OFFICIAL(S) WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES:

 (1) THE PROPER TIME (IF ANY) ON THE GAME CLOCK FOLLOWING THE CLOCK MALFUNCTION BY

 DETERMINING HOW MUCH TIME ON THE GAME CLOCK ACTUALLY EXPIRED.

- (2) FOR A SUCCESSFUL FIELD GOAL, WHETHER THE BALL LEFT THE SHOOTER'S HAND PRIOR TO THE EXPIRATION OF ACTUAL TIME.
- (3) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME.

 (4) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING:

 (I) WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME; OR

- (II) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF ACTUAL TIME IF THE FOUL
- OCCURRED AFTER THE EXPIRATION OF ACTUAL TIME.
 THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS MAY ALSO REVIEW THE VIDEO TO
- DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
 (5) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE
- SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL.

- 52 -(6) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (7) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL
- (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL ENTERED THE FRONTCOURT
- (9) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED. NOTE: IF TIME IS ADDED TO THE GAME CLOCK:
- (II) THE TEAM WITH POSSESSION OF THE BALL WHEN THE HORN OR WHISTLE SOUNDS WILL RETAIN POSSESSION ON THE SIDELINE AT THE NEAREST SPOT.
 (II) IF THE BALL IS RELEASED ON AN UNSUCCESSFUL FIELD GOAL ATTEMPT OR IS LOOSE WHEN THE HORN
- OR WHISTLE SOUNDS, THE BALL WILL BE JUMPED AT CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME.
- (III) IF THE HORN OR WHISTLE SOUNDS WHILE A SUCCESSFUL FIELD GOAL IS IN FLIGHT, THE OPPOSING TEAM WILL INBOUND ON THE BASELINE AS AFTER ANY SUCCESSFUL FIELD GOAL
- F. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(6) ABOVE, THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES:
- (1) WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT FIELD GOAL. PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY
- OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR
- PERIOD BREAK FOLLOWING THE BASKET IN QUESTION.
 DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE AT THE NEXT CLOCK STOPPAGE, INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LAST TWO MINUTES. IF A SUCCESSFUL 2-POINT/3-POINT FIELD GOAL IS NOT REVIEWED IN ACCORDANCE WITH THE FOREGOING TIMING
- RULES, THE PLAY CAN NO LONGER BE REVIEWED ONCE THE BALL IS INBOUND AND TOUCHED ON THE COURT, A PERSONAL FOUL IS ASSESSED OR VIOLATION IS WHISTLED.
- (2) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL, DURING THE ENTIRE GAME, THE REVIEW MUST TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE FIRST FREE THROW ATTEMPT
- THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
 (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-
- OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW , THE REPLAY CENTER OFFICIAL WOULD LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- G. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION 1-A(7) ABOVE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE WHICH TEAM SHOULD BE AWARDED
- POSSESSION. THE REVIEW MUST TAKE PLACE PRIOR TO THE SUBSEQUENT INBOUNDING OF THE BALL OR, IF APPLICABLE, JUMP BALL.

- 53 -THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
 (1) WHETHER TIME ON THE GAME CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS.
- (2) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS
- (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED PRIOR TO THE BALL BEING OUT-OF-
- (4) HOW MUCH TIME REMAINS IN THE PERIOD AND/OR ON THE SHOT CLOCK
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- H. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(8) ABOVE. THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE
- THE FOLLOWING ISSUES:
 (1) WHETHER TIME ON THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR PERIOD BREAK FOLLOWING THE BASKET IN QUESTION. DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW WILL TAKE PLACE AT THE NEXT CLOCK STOPPAGE, INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LAST TWO MINUTES. IF A SHOT CLOCK VIOLATION IS NOT REVIEWED IN ACCORDANCE WITH THE FOREGOING TIMING RULES, IT MAY NOT BE REVIEWED THEREAFTER.
- (2) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK.

 (3) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK; OR (II) WHETHER THE
- SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK IF THE FOUL
- OCCURRED AFTER THE EXPIRATION OF TIME ON THE SHOT CLOCK.
 DURING THE ENTIRE GAME, THE REVIEW OF A FOUL OCCURRING AS THE SHOT CLOCK EXPIRES MUST TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE FIRST FREE THROW ATTEMPT OR PRIOR TO THE SUBSEQUENT INBOUNDING OF THE BALL.
- THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

 (4) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL.
- (5) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT OF BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WOULD LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT
- OR THE FOUL (AS APPLICABLE).
 (6) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE
- SHOOTER'S HAND OR THE PLAYER WAS FOULED.
 (7) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- I. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(9) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WOULD REVIEW THE VIDEO TO DETER-
- (1) WHEN THE FOUL WAS CALLED. THE BALL IS AHEAD THE TIP OF THE CIRCLE IN THE BACKCOURT. NO DEFENDER IS AHEAD OF THE OFFENSIVE PLAYER WITH THE SCORING OPPORTUNITY AND THAT OFFENSIVE PLAYER IS IN CONTROL OF THE BALL OR A PASS TO HIM HAS BEEN RELEASED

- 54 -(2) THE FOUL DEPRIVED THE OFFENSIVE TEAM OF A TRANSITION SCORING OPPORTUNITY. (3) THE FOUL WAS COMMITTED PRIOR TO THE OFFENSIVE PLAYER STARTING HIS SHOOTING MOTION
- (4) THE FOUL WAS CAUSED BY THE DEFENDER'S ATTEMPT TO INTERCEPT OR DEFLECT A PASS INTENDED FOR THE PLAYER WITH THE TRANSITION SCORING OPPORTUNITY.

- (S) ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 J. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I-A(10) ABOVE, THE REPLAY CENTER

 OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE WHICH PLAYER
 WAS FOULED. THE REVIEW MUST TAKE PLACE PRIOR TO THE FIRST FREE THROW BEING RELEASED. THE

 OFFICIALS WOULD NOT REVIEW VIDEO TO DETERMINE WHICH PLAYER COMMITTED THE FOUL IN QUESTION. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS MAY REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL
- (2) WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL. FOR PURPOSES OF THIS REVIEW, THE OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR,
- IF APPLICABLE, DURING) THE FOUL.
- (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
 (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURREDBEFORE THE PLAYER WAS FOULED.
- (S) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 K. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I-A(11) ABOVE, THE REPLAY CENTER
 OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE WHETHER THE BALL TOUCHED THE RIM, AND MAKE ANY ADJUSTMENTS TO THE GAME CLOCK, SHOT CLOCK, SCORE AND POSSESSION THAT ARE APPROPRIATE IN ACCORDANCE WITH THE FOLLOWING:
- ACCORDANCE WITH THE FOLLOWING:
 (1) IF PLAY HAS STOPPED FOLLOWING THE OFFENSIVE TEAM RETAINING POSSESSION (E.G., THE OFFENSIVE TEAM HAS MADE A SUCCESSFUL FIELD GOAL, OR A VIOLATION OR FOUL HAS BEEN CALLED), THE PLAY MUST BE REVIEWED IMMEDIATELY UPON SUCH STOPPAGE OF PLAY AND:
 (I) FOR A SUCCESSFUL FIELD GOAL, THE REPLAY CENTER OFFICIAL WILL TIME THE PLAY TO DETERMINE WHETHER THE FIELD GOAL WAS RELEASED PRIOR TO THE EXPIRATION OF 24 SECONDS. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE BALL WAS RELEASED BEFORE THE SHOT CLOCK EXPIRED, THE POINTS WILL COUNT AND THE OPPOSING TEAM WILL INBOUND ON THE BASELINE AS AFTER ANY SUCCESSFUL FIELD GOAL. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE BALL WAS RELEASED AFTER THE SHOT CLOCK SHOULD HAVE EXPIRED. THE POINTS WILL NOT COUNT AND THE OPPOSING TEAM WILL BE AWARDED THE EXPIRED, THE POINTS WILL NOT COUNT AND THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED.
- (II) FOR A CALLED FOUL, THE REPLAY CENTER OFFICIAL AND OFFICIAL WHO CALLED THE FOUL WILL TIME THE PLAY TO DETERMINE WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK OR, IN THE CASE OF A CALLED FOUL THAT IS COMMITTED ON A PLAYER IN THE ACT OF SHOOTING, WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. IF THE REPLAY CENTER OFFICIAL AND PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. IF THE REPLAY CENTER OFFICIAL AND OFFICIAL DETERMINES THAT THE FOUL OCCURRED OR THE BALL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE UPHELD. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE FOUL OCCURRED OR THE BALL WAS RELEASED AFTER THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE OVERTURNED AND A SHOT CLOCK VIOLATION ASSESSED. (EXCEPTION: FLAGRANT FOULS AND UNSPORTSMANLIKE ACTS AND POINTS SCORED THEREFROM WILL NOT BE NULLIFIED.)

 (III) IF THE BALL IS CAUSED TO BECOME OUT-OF-BOUNDS BY THE DEFINSIVE TEAM OR A DEFENSIVE VIOLATION IS ASSESSED.
- DEFENSIVE VIOLATION IS ASSESSED, THE REPLAY CENTER OFFICIAL WILL TIME THE PLAY TO DETERMINE HOW MUCH TIME SHOULD BE ON THE SHOT CLOCK OR IF A SHOT CLOCK VIOLATION SHOULD BE ASSESSED.

- 55 -(2) IF PLAY IS CONTINUOUS (I.E., IF THERE IS NO STOPPAGE IN PLAY FOLLOWING THE OFFENSIVE TEAM RETAINING POSSESSION OF THE BALL), THE OFFICIALS WILL STOP PLAY DURING THE FIRST PAUSE IN ACTION PRIOR TO ANY SUBSEQUENT CHANGE OF POSSESSION. IF THE REPLAY CENTER OFFICIAL DETERMINES FOLLOWING THE REVIEW THAT THE SHOT CLOCK IS CORRECT (I.E., NO ADJUSTMENT IS REQUIRED), THEN PLAY WILL RESUME FROM THE POINT OF INTERRUPTION. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE SHOT CLOCK IS INCORRECT, THEN THE SHOT CLOCK WILL BE RESET TO THE TIME THE BALL WAS POSSESSED BY THE OFFENSIVE TEAM FOLLOWING THE BALL TOUCHING (OR NOT TOUCHING) THE RIM, AND THE GAME CLOCK WILL ALSO BE RESET TO REFLECT THE CHANGE. THE BALL WILL BE INBOUNDED ON THE SIDELINE NEAREST THE SPOT WHERE THE BALL WAS POSSESSED. (3) IF PLAY IS STOPPED WHILE NEITHER TEAM IS IN POSSESSION OF THE BALL AND THE REPLAY CENTER OFFICIAL DETERMINES FOLLOWING THE REVIEW THAT A SHOT CLOCK VIOLATION HAS NOT OCCURRED, THEN PLAY WILL RESUME WITH A JUMP BALL AT CENTER COURT BETWEEN ANY TWO OCCORRED, THEN PLAY WILL RESUME WITH A JUMP BALL AT CENTER COURT BETWEEN ANY TWO PLAYERS IN THE GAME. THE SHOT CLOCK AND GAME CLOCK WILL BE ADJUSTED ACCORDINGLY.

 (4) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 IF AN INSTANT REPLAY REVIEW FOR A SHOT CLOCK ADJUSTMENT IS NOT REVIEWED IN ACCORDANCE WITH THE TIMING RULES SET FORTH ABOVE, IT MAY NOT BE REVIEWED AT ANY POINT THEREAFTER.

 THE REPLAY CENTER OFFICIAL WILL HAVE THE FINAL RULING ON ALL OTHER SCENARIOS AND CLOCK **ADJUSTMENTS**
- L. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(12) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE: (1) WHETHER THE DEFENDER WAS INSIDE OR OUTSIDE THE RESTRICTED AREA.
- WHETHER THE DEFENDER WAS IN A LEGAL GUARDING POSITION.
- (2) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 M. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(13) ABOVE, THE REPLAY CENTER OFFICIAL WOULD REVIEW THE VIDEO IN ACCORDANCE WITH RULE 11 SECTION I. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
 (1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM,
- WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE SHOOTER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE
- RELEASE OF THE SHOT AND THE FLIGHT OF THE BALL.
 (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM,
- WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND. (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- N. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(14) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE:
- (1) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
- (2) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED. (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- O. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-A(15) ABOVE, THE REPLAY CENTER OFFICIAL WOULD REVIEW THE VIDEO IN ACCORDANCE WITH RULE 12A—SECTION III. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- P. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-B(1), THE REPLAY CENTER OFFICIAL WILL IMMEDIATELY REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES: (1) WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A 2-POINT OR 3-POINT
- FIFLD GOAL

- 56 -(2) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL THE REPLAY CENTER OFFICIAL WILL ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR. IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED.
- THE REPLAY CENTER OFFICIAL'S REVIEW MUST TAKE PLACE WITHIN THE SAME TIME CONSTRAINTS SET FORTH IN SECTION II-F(1) ABOVE. Q. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I-B(2) ABOVE, THE
- REPLAY CENTER OFFICIAL WILL IMMEDIATELY REVIEW THE VIDEO TO DETERMINE WHETHER TIME ON THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT
- OF BOUNDS PRIOR TO ENTERING THE BASKET. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
 (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S
- HAND OR THE PLAYER WAS FOULED. THE REPLAY CENTER OFFICIAL'S REVIEW MUST TAKE PLACE WITHIN THE SAME TIME CONSTRAINTS
- SET FORTH IN SECTION II-H(1) ABOVE.
- SECTION III—REPLAY REVIEW PROCESS
- A. EXCEPT AS SET FORTH IN RULE 14 BELOW, REPLAY REVIEWS WILL BE TRIGGERED BY THE ON-COURT GAME OFFICIALS AND REPLAY CENTER OFFICIAL IN ACCORDANCE WITH THE RULES SET FORTH IN SECTION I ABOVE. THE REPLAY CENTER OFFICIAL WILL DETERMINE THE FINAL OUTCOME ON ALL REPLAYS TRIGGERED PURSUANT TO SECTION I ABOVE EXCEPT FLAGRANT FOULS AND ALTERCATIONS, WHICH WILL BE DECIDED BY THE ON-COURT OFFICIALS, WITH PERSONNEL IN THE REPLAY CENTER PLAYING A SUPPORTING ROLE. IN ALL CASES, THE TWO GAME OFFICIALS WILL INFORM BOTH TEAM BENCHES THAT THE PLAY WILL BE REVIEWED. FOR REPLAY REVIEWS TO BE DETERMINED BY THE REPLAY CENTER OFFICIAL, THE CALLING OFFICIAL, AND THE CREW CHIEF AT HIS/HER DISCRETION, WILL GO TO THE SCORER'S TABLE AND PUT ON THE HEADSET TO RECEIVE THE RULING FROM THE REPLAY CENTER OFFICIAL AND THE OTHER ON-COURT OFFICIAL(S) WILL PREPARE THE PLAYERS TO RETURN TO PLAY. IF THE RULING IS TO BE MADE BY THE ON-COURT OFFICIALS, THE CREW CHIEF AND A SECOND OFFICIAL WILL GO TO THE SCORER'S TABLE AND MAKE THE RULING WITH THE ASSISTANCE OF THEREPLAY CENTER OFFICIAL. THE THIRD OFFICIAL WILL MONITOR THE BENCHES.
- B. REPLAY REVIEWS SHOULD BE CONDUCTED WITHIN TWO MINUTES. NOTWITHSTANDING THIS GENERAL RULE, DISCRETION WILL BE USED TO EXTEND THE REVIEW PERIOD AS REASONABLY NECESSARY UNDER UNUSUAL CIRCUMSTANCES, SUCH AS WHEN THE PLAY COULD LEAD TO AN EJECTION (E.G., FLAGRANT FOULS/PENALTY 2), TECHNICAL ISSUES ARISE WITH THE REPLAY SYSTEM, THE OUTCOME OF THE REPLAY REVIEW REQUIRES MULTIPLE REPLAY REVIEW ANGLES OR ADDITIONAL ANGLES ARE IMMINENT. IN ADDITION, REPLAY REVIEWS OF PLAYER ALTERCATIONS SHOULD BE CONCLUDED WITHIN WHATEVER TIME IS REASONABLY NECESSARY, EVEN IF THAT TIME PERIOD EXTENDS BEYOND TWO MINUTES.

- 57 -C. IF THE REPLAY SYSTEM IS NOT FUNCTIONING PROPERLY , OR NOT AVAILABLE, THE OFFICIALS WILL USE
- THE NEAREST COURTSIDE BROADCAST PRODUCTION TVMONITOR AVAILABLE.

 D. THE REPLAY CENTER OFFICIAL WILL USE THE FOLLOWING TO MAKE HIS/HER RULING IN THE ORDER
- LISTED BELOW REGARDING SCORING, TIMING OR FOULS AT THE END OF ANY PERIOD:
- (1) GAME CLOCK OR SHOT CLOCK ON TOP OF BACKBOARD
- (3) GAME CLOCK ON THE FACADES OF THE BALCONY
- (4) GAME CLOCK ON SCORE BOARDS HANGING FROM THE CEILING
- (5) SUPERIMPOSED TV CLOCKS
- EXCEPTION: FOR CLOCK MALFUNCTIONS WHEN CLOCKS START EARLY, LATE OR FREEZE—THE REPLAY CENTER OFFICIAL WILL USE THE DIGITAL CLOCK IN THE REPLAY CENTER TO MAKE THE FINAL RULING. E. THE OFFICIALS WILL KEEP BOTH TEAMS ON THE COURT AT THE END OF THE SECOND PERIOD IF REPLAY IS BEING USED TO DETERMINE IF A FOUL WAS CALLED PRIOR TO EXPIRATION OF THE PERIOD OR IF THERE IS ANY QUESTION WHETHER THE SHOOTER COMMITTED A SHOT CLOCK VIOLATION, 8-SECOND VIOLATION OR BOUNDARY LINE VIOLATION WHERE TIME MAY BE ADDED TO THE GAME CLOCK.
- F. THE OFFICIALS WILL KEEP BOTH TEAMS ON THE COURT ANYTIME REPLAY IS USED AT THE END OF THE FOURTH PERIOD OR OVERTIME PERIOD.
- RULE NO. 14—COACH'S CHALLENGE SECTION I—OVERVIEW
- A. A HEAD COACH MAY TRIGGER INSTANT REPLAY REVIEW OF CERTAIN EVENTS SUBJECT TO THE TERMS AND CONDITIONS SET FORTH IN THIS RULE. INSTANT REPLAY REVIEW TRIGGERED PURSUANT TO THIS RULE SHALL BE REFERRED TO AS A "COACH'S CHALLENGE" (OR "CHALLENGE" FOR SHORT).

 B. EACH TEAM IS ENTITLED TO ONE CHALLENGE THROUGHOUT THE ENTIRE GAME (REGARDLESS OF
- WHETHER THE CHALLENGE IS SUCCESSFUL).
- C. A TEAM MAY UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF ONLY THE FOLLOWING THREE EVENTS: (1) A CALLED PERSONAL FOUL CHARGED TO ITS OWN TEAM, (2) A CALLED OUT-OF-BOUNDS VIOLATION, OR (3) A CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION; PROVIDED THAT, IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME, A TEAM IS NO LONGER ABLE TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED OUT-OF-BOUNDS VIOLATION, OR CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION, AS REVIEW OF THESE EVENTS DURING THESE PERIODS WILL BE EXCLUSIVELY TRIGGERED BY THE ON-COURT GAME OFFICIALS.
- MOTE: NOTWITHSTANDING THE ABOVE, THE OFFICIAL NBA PLAYING RULES HAVE BEEN MODIFIED FOR THE 2021-22 NBA SEASON (ON A ONE-YEAR TRIAL BASIS) TO (I) ELIMINATE REFEREE-INITIATED INSTANT REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD; AND (II) EXTEND THE COACH'S CHALLENGE SO TEAMS MAY TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS THROUGHOUT THE ENTIRE GAME. ACCORDINGLY, A COACH'S CHALLENGE IS THE ONLY MECHANISM TO TRIGGER REPLAY REVIEW OF OUT-OF-BOUNDS VIOLATIONS AT ANY POINT DURING THE GAME.
- AT ANY POINT DURING THE GAME.

 D. ANY CALLED FOUL, VIOLATION, OR OTHER DECISION BY THE GAME OFFICIALS NOT LISTED IN SECTION
 I-C ABOVE, OR ANY NON-CALL, IS NOT A CHALLENGEABLE EVENT. FOR CLARITY, INSTANT REPLAY REVIEW OF THE
 FOLLOWING EVENTS, AMONG OTHERS, MAY NOT BE TRIGGERED BY A CHALLENGE: (1) A CALLED PERSONAL FOUL
 CHARGED TO THE OPPOSING TEAM, (2) CONTINUATION—E.G., WHETHER A DEFENSIVE FOUL OCCURRED PRIOR
 TO THE OFFENSIVE PLAYER BEGINNING HIS SHOOTING MOTION, (3) A TECHNICAL FOUL OR FLAGRANT FOUL. AND (4) VIOLATIONS SUCH AS TRAVELING, CARRYING, DOUBLE DRIBBLE, OR AN OFFENSIVE OR DEFENSIVE THREE-SECONDS. AS SET FORTH IN SECTION II-B(3) BELOW, ANY ASPECT RELATED TO CONTINUATION CONSTITUTES A REVIEWABLE MATTER WHEN A CALLED FOUL IS PROPERLY CHALLENGED, BUT CONTINUATION IS NOT BY ITSELF AN INDEPENDENT CHALLENGEABLE EVENT.

- 58 -SECTION II—PROCEDURE TO INITIATE THE CHALLENGE
- A. TO INITIATE A CHALLENGE, THE CHALLENGING TEAM MUST TAKE THE FOLLOWING STEPS IN SEQUENCE:

 (1) THE CHALLENGING TEAM MUST CALL A LEGAL TIMEOUT IMMEDIATELY AFTER THE CALL IN
- (1) THE CHALLENGING TEAM MUST CALL A LEGAL TIMEOUT IMMEDIATELY AFTER THE CALL IN QUESTION (UNLESS A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM IS ALREADY UNDERWAY):
- (2) THE CHALLENGING TEAM'S HEAD COACH MUST SIMULTANEOUSLY SIGNAL FOR A CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL (I.E., TWIRLING AN INDEX FINGER) TOWARD THE GAME OFFICIAL(S) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S). IN WHICH THE TIMEOUT WAS CALLED OR, IF THE TIMEOUT WAS CALLED BY A PLAYER ON THE CHALLENGING TEAM, THE CHALLENGING TEAM'S HEAD COACH MUST SIMULTANEOUSLY SIGNAL FOR THE CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL TOWARD THE GAME OFFICIALS AS THE GAME OFFICIAL IS NOTIFYING THE SCOREKEEPER OF THE TIMEOUT; AND
- NOTIFYING THE SCOREKEEPER OF THE TIMEOUT; AND
 (3) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE CHALLENGING
 TEAM'S HEAD COACH SIGNALED FOR THE CHALLENGE, THE CHALLENGING TEAM'S HEAD COACH MUST
 NOTIFY THE GAME OFFICIAL(S) OF THE SPECIFIC EVENT THAT THE TEAM IS CHALLENGING.
 FOR PURPOSES OF THIS RULE ONLY, "IMMEDIATELY" SHALL MEAN THAT A TIMEOUT IS CALLED PRIOR TO
 THE BALL BEING GIVEN TO THE THROW SHOOTER, OR
 THE BALL BEING TOSSED ON A JUMP BALL, WHICHEVER IS APPLICABLE (UNLESS A MANDATORY TIMEOUT
 OR TIMEOUT CALLED BY THE OPPOSING TEAM IS ALREADY UNDERWAY).
- B. TO INITIATE A CHALLENGE OF AN EVENT THAT IMMEDIATELY PRECEDED A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM, NO LATER THAN 30 SECONDS FROM THE START OF THE TIMEOUT (AS MEASURED BY THE TIMEOUT CLOCK), THE CHALLENGING TEAM'S HEAD COACH MUST TAKE THE FOLLOWING STEPS IN SEQUENCE:
- (1) SIGNAL FOR A CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL TOWARD THE GAME OFFICIALS; AND
 (2) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE CHALLENGING
- (2) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE CHALLENGING TEAM'S HEAD COACH SIGNALED FOR THE CHALLENGE, THE CHALLENGING TEAM'S HEAD COACH MUST NOTIFY THE GAME OFFICIAL(S) OF THE SPECIFIC EVENT THAT THE TEAM IS CHALLENGING.
- C. IN THE EVENT THE GAME OFFICIALS CONFERENCE TO DETERMINE THE CALL ON THE FLOOR (AND, AS A RESULT, THE FINAL RULING ON THE PLAY IS UNKNOWN FOR A PERIOD OF TIME), THE WINDOW OF TIME WITHIN WHICH A TEAM MUST IMMEDIATELY CHALLENGE THE CALL STARTS AFTER THE OFFICIALS NOTIFY THE NEGATIVELY AFFECTED TEAM OF THE FINAL RULING ON THE PLAY. THE NEGATIVELY AFFECTED TEAM'S WINDOW TO CHALLENGE THE FINAL RULING ON THE PLAY ENDS WHEN THE BALL IS GIVEN TO THE INBOUNDER OR FREE THROW SHOOTER, JUMP-BALL IS TOSSED, OR 30 SECONDS AFTER THE TEAM HAS BEEN NOTIFIED OF THE FINAL RULING ON THE PLAY IN THE EVENT THAT A MANDATORY TIMEOUT OR TIMEOUT BY THE OPPOSING TEAM HAS BEEN CALLED (WHICHEVER IS APPLICABLE).
- D. A TEAM LOSES ITS OPPORTUNITY TO CHALLENGE THE PRIOR CALL IF IT IS CALLED FOR A DELAY-OF-GAME AFTER THE CALL IN QUESTION BUT PRIOR TO CALLING TIMEOUT AND SIMULTANEOUSLY SIGNALING FOR A CHALLENGE. E. ONCE INSTANT REPLAY REVIEW IS TRIGGERED BY A VALID CHALLENGE, THE OFFICIAL WILL NOTIFY THE OFFICIAL SCORER OF THE CHALLENGE. THE OFFICIAL SCORER SHALL IMMEDIATELY RECORD THE CHALLENGE AND, ONCE THE INSTANT REPLAY REVIEW PROCESS IS COMPLETE, THE OUTCOME OF THE CHALLENGE (INCLUDING WHETHER THE CHALLENGE RESULTED IN A LOSS OF ONE TIMEOUT FOR THE CHALLENGING TEAM).
- SECTION III—REVIEWABLE MATTERS

 A. IF AN INSTANT REPLAY REVIEW OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW
 CHIEF WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE FOUL BEING CHALLENGED WAS CORRECTLY CALLED.
 THE ON-COURT CREW CHIEF MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER

- 59 -(1) WHETHER THE CORRECT PLAYER (INCLUDING A PLAYER ON THE OPPOSING TEAM) WAS CALLED FOR THEFOUL
- (2) WHETHER A DIFFERENT FOUL PROXIMATE TO THE CALLED FOUL SHOULD HAVE BEEN CALLED;
- (3) ANY ASPECT RELATED TO CONTINUATION, INCLUDING, BUT NOT LIMITED TO:
 (A) WHETHER THE FOUL OCCURRED PRIOR TO THE OFFENSIVE PLAYER BEGINNING HIS SHOOTING MOTION IF THE FOUL IS COMMITTED BY A DEFENSIVE PLAYER;
 (B) WHETHER A MADE BASKET THAT THE ON-COURT GAME OFFICIALS COUNTED SHALL NOT
- COUNT BECAUSE AN OFFENSIVE PLAYER COMMITTED A VIOLATION AFTER THE OFFENSIVE PLAYER
- GATHERED THE BALL: AND
- (C) WHETHER A MADE BASKET DISALLOWED BY THE ON-COURT GAME OFFICIALS SHALL COUNT
- BECAUSE THE SHOT CONSTITUTED LEGAL CONTINUATION.

 (4) WHETHER A GOALTENDING OR BASKET INTERFERENCE VIOLATION OCCURRED ON THE PLAY;

- (5) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE FOUL;
 (6) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE FOUL;
 (7) IF AN OFFENSIVE PLAYER WAS FOULED WHILE IN POSSESSION OF THE BALL, WHETHER THE PLAYER WHO WAS FOULED COMMITTED A BOUNDARY LINE VIOLATION EITHER JUST PRIOR TO OR AFTER THE FOUL; (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED; AND

- (8) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 NOTE: FOR PURPOSES OF SECTION III-A(2) ABOVE, THE FACTORS THAT WILL BE CONSIDERED IN

 DETERMINING WHETHER A PRIOR UNCALLED FOUL IS PROXIMATE TO THE CALLED FOUL INCLUDE (1)

 WHETHER THE PLAYERS INVOLVED IN THE UNCALLED FOUL ARE THE SAME OR DIFFERENT PLAYERS THAN

 THE ONES INVOLVED INTHE CALLED FOUL UNDER REVIEW, (2) THE DISTANCE BETWEEN THE UNCALLED

 FOUL AND THE CALLED FOUL UNDER REVIEW, AND (3) THE TIME ELAPSED BETWEEN THE UNCALLED

 FOUL AND THE CALLED FOUL UNDER REVIEW.
- B. IF AN INSTANT REPLAY REVIEW OF AN OUT-OF-BOUNDS VIOLATION IS TRIGGERED BY A CHALLENGE,
 THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE OUT-OF-BOUNDS VIOLATION
- WAS CORRECTLY CALLED.
 THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING
- OTHER MATTERS:
- (1) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS:
- (2) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS;
 (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS;
- (4) HOW MUCH TIME REMAINS IN THE PERIOD AND/OR ON THE SHOT CLOCK;
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED; AND
- (6) IF THE OUT-OF-BOUNDS VIOLATION CALLED ON THE FLOOR IS OVERTURNED AND THAT CALL OCCURRED SIMULTANEOUS TO A SUCCESSFUL SHOT ATTEMPT BY THE OFFENSIVE PLAYER, WHETHER
- THE WHISTLE SOUNDED BEFORE OR AFTER THE PLAYER STARTED HIS SHOOTING MOTION (SEE RULE
- NO. 14—SECTION VI). C. IF AN INSTANT REPLAY REVIEW OF A GOALTENDING OR BASKET INTERFERENCE VIOLATION IS TRIGGERED
- BY A CHALLENGE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE CALL ON THE FLOOR WAS CORRECT.
- THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

- 60 -(1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION; PROVIDED THAT, FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE SHOOTER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT AND THE FLIGHT OF THE BALL;
- (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- SECTION IV—REPLAY REVIEW PROCESS
- A. THE ON-COURT CREW CHIEF WILL DETERMINE THE FINAL OUTCOME WHEN INSTANT REPLAY REVIEW
 OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, WITH PERSONNEL IN THE REPLAY CENTER PLAYING A SUPPORTING ROLE.
- B. THE REPLAY CENTER OFFICIAL WILL DETERMINE THE FINAL OUTCOME WHEN INSTANT REPLAY REVIEW OF A CALLED OUT-OF-BOUNDS VIOLATION OR CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION IS TRIGGERED BY A CHALLENGE
- EXCEPTION: FOR PRE-SEASON OR REGULAR SEASON GAMES CONDUCTED OUTSIDE AN NBA ARENA, THE ON-COURT CREW CHIEF WILL DETERMINE THE FINAL OUTCOME OF ANY REPLAY REVIEW TRIGGERED BY A
- CHALLENGE. C. TO OVERTURN A CHALLENGED EVENT OR TO CHANGE THE OUTCOME OF A REVIEWABLE MATTER VIA A CHALLENGE, THERE MUST BE CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE INITIAL ADJUDICATION OF THAT ASPECT OF THE PLAY WAS INCORRECT.

 D. ONCE THE INSTANT REPLAY REVIEW PROCESS IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW
- CHIEF OR REPLAY CENTER OFFICIAL (AS APPROPRIATE) SHALL ARRIVE AT ONE OF TWO DETERMINATIONS WITH
- RESPECT TO THE CALL THAT WAS CHALLENGED: (1) THE CALL STANDS (I.E., THERE IS NOT CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE CALL WAS INCORRECT); OR
 (2) THE CALL IS OVERTURNED (I.E., THERE IS CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE
- CALL WAS INCORRECT).
- SECTION V-IMPACT ON TIMEOUTS
- A. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A CHALLENGE IS NOT OVERTURNED, THE CHALLENGE IS DEEMED UNSUCCESSFUL AND THE CHALLENGING TEAM LOSES ITS TIMEOUT.

 B. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A CHALLENGE IS OVERTURNED, THE CHALLENGE
- IS DEEMED SUCCESSFUL AND THE CHALLENGING TEAM RETAINS ITS TIMEOUT UNLESS THE TIMEOUT TAKEN IN CONJUNCTION WITH THE CHALLENGE INITIATED A MANDATORY TIMEOUT.
- IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL ONLY BE DEEMED SUCCESSFUL IF THE CALLED FOUL IS OVERTURNED (I.E., NOT ASSIGNED TO THE PLAYER WHO WAS ORIGINALLY CALLED FOR THE FOUL) BECAUSE THE REVIEW RESULTS IN EITHER:
- (1) NO FOUL ASSIGNED TO ANY PLAYER (INCLUDING IF THE FOUL WAS OVERTURNED BECAUSE A REVIEWABLE VIOLATION OCCURRED PRIOR TO THE FOUL); OR
- (2) A FOUL ASSIGNED TO A DIFFERENT PLAYER (INCLUDING A DIFFERENT PLAYER ON THE CHALLENGING TEAM).
- IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL BE DEEMED UNSUCCESSFUL IF THE FOUL REMAINS ASSIGNED TO THE PLAYER ORIGINALLY CALLED FOR THE FOUL REGARDLESS OF WHETHER ANY OTHER REVIEWABLE MATTERS ARE CHANGED TO THE CHALLENGING TEAM'S

- 61 -BENEFIT. FOR THE SAKE OF CLARITY, IT SHALL BE DEEMED AN UNSUCCESSFUL CHALLENGE IF A CALLED FOUL IS NOT OVERTURNED BUT CHANGED FROM A SHOOTING FOUL (THAT WOULD HAVE RESULTED IN FREE THROWS FOR THE OPPOSING TEAM) TO A NON-SHOOTING FOUL (THAT DOES NOT RESULT IN FREE THROWS FOR THE OPPOSING TEAM). C. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT IMMEDIATELY PRECEDED THE CHALLENGING TEAM'S MANDATORY TIMEOUT, THE CHALLENGING TEAM WILL LOSE ITS MANDATORY TIMEOUT (EVEN IF THE CHALLENGE IS SUCCESSFUL). IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL ONLY BE CHARGED ONE TIMEOUT (I.E., IT WILL NOT BE CHARGED A TIMEOUT FOR BOTH THE MANDATORY TIMEOUT AND THE CHALLENGE).
- D. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:

 (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE
- (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT AND, NOTWITHSTANDING THAT THE CHALLENGE COINCIDED WITH THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE OPPOSING TEAM WILL NOT BE CHARGED FOR THE TIMEOUT (AND, IF ANOTHER MANDATORY TIMEOUT IS REMAINING IN THE PERIOD, THE NEXT MANDATORY TIMEOUT WILL BE ASSIGNED TO THE OPPOSING TEAM): AND
- BE ASSIGNED TO THE OPPOSING TEAM); AND
 (2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT
 AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT.
 E. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED A
- E. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED A TIMEOUT CALLED BY THE OPPOSING TEAM, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:

 (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT
- (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT AND, NOTWITHSTANDING THAT THE OPPOSING TEAM INITIALLY CALLED THE TIMEOUT, THE OPPOSING TEAM WILL NOT BE CHARGED FOR THE TIMEOUT; AND
- (2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT.
- F. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT WHEN THATTEAM HAS NO REMAINING TIMEOUTS, NO CHALLENGE WILL TAKE PLACE, AND THAT TEAM SHALL BE CHARGED WITH AN EXCESSIVE TIMEOUT, FOR WHICH THE PENALTY IS A TECHNICAL FOUL.
- G. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY OF AN EVENT THAT MAY NOT BE REVIEWED, THE TEAM WILL BE CHARGED A TIMEOUT BUT RETAIN ITS CHALLENGE.
- SECTION VI—RESUMPTION OF PLAY
- IF A CHALLENGE RESULTS IN THE CALL ON THE FLOOR BEING OVERTURNED FOLLOWING INSTANT REPLAY REVIEW, PLAY IS RESUMED AT THE POINT OF INTERRUPTION. FOR PURPOSES OF THIS RULE ONLY, THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE
- FOR PURPOSES OF THIS RULE ONLY, THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN TH WHISTLE SOUNDS; PROVIDED THAT:

 (1) IF THE DEFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A
- (1) IF THE DEFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A DEFENSIVE FOUL THAT OCCURRED AFTER AN OFFENSIVE PLAYER STARTED HIS SHOOTING MOTION ON A SUCCESSFUL SHOT ATTEMPT, AND THE DEFENSIVE FOUL ITSELF IS OVERTURNED AFTER THE REPLAY REVIEW, THE BASKET SHALL COUNT (REGARDLESS OF WHEN THE WHISTLE SOUNDED) AND THE
- REVIEW, THE BASKET SHALL COUNT (REGARDLESS OF WHEN THE WHISTLE SOUNDED) AND THE DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION; AND (2) IF THE OFFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN OUT-
- (2) IF THE OFFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN OUT-OF-BOUNDS VIOLATION THAT OCCURRED SIMULTANEOUS TO A SUCCESSFUL SHOT ATTEMPT BY THE OFFENSIVE PLAYER AND THE WHISTLE SOUNDED AFTER THE OFFENSIVE PLAYER STARTED HIS SHOOTING MOTION, AND THE OUT-OF-BOUNDS VIOLATION IS OVERTURNED AFTER REPLAY REVIEW, THE BASKET SHALL COUNT AND THE DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION.

- 62 -COMMENTS ON THE RULES

I. GUIDES FOR ADMINISTRA TION AND APPLICA TION OF THE RULES
EACH OFFICIAL SHOULD HAVE A DEFINITE AND CLEAR CONCEPTION OF THEIR OVERALL RESPONSIBILITIES.
IT IS ESSENTIAL FOR THEM TO KNOW, UNDERSTAND AND IMPLEMENT THE RULES AS INTENDED. IF ALL OFFICIALS
POSSESS THE SAME CONCEPTION THERE WILL BE A GUARANTEED UNIFORMITY IN THE ADMINISTRATION OF

THE RESTRICTIONS PLACED LIPON THE PLAYER BY THE BUILES ARE INTENDED TO CREATE A BALANCE OF PLAY , EQUAL OPPORTUNITY FOR THEDEFENSE AND THE OFFENSE, PROVIDE REASONABLE SAFETY AND PROTECTION FOR ALL PLAYERS AND EMPHASIZE CLEVERNESS AND SKILL WITHOUT UNDULY LIMITING FREEDOM OF ACTION OF PLAYER OR TEAM.

THE PURPOSE OF PENALTIES IS TO COMPENSATE A PLAYER WHO HAS BEEN PLACED AT A DISADVANTAGE THROUGH AN ILLEGAL ACT OF AN OPPONENT AND TO RESTRAIN PLAYERS FROM COMMITTING ACTS WHICH, IF IGNORED, MIGHT LEAD TO ROUGHNESS EVEN THOUGH THEY DO NOT AFFECT THE IMMEDIATE PLAY . II. BASIC PRINCIPLES

A. CONTACT SITUATIONS

1. INCIDENTAL CONTACT
THE MERE FACT THAT CONTACT OCCURS DOES NOT NECESSARILY CONSTITUTE A FOUL. CONTACT WHICH IS INCIDENTAL TO AN EFFORT BY A PLAYER TO PLAY AN OPPONENT, REACH A LOOSE BALL, OR PERFORM NORMAL DEFENSIVE OR OFFENSIVE MOVEMENTS, SHOULD NOT BE CONSIDERED ILLEGAL. IF, HOWEVER, A PLAYER ATTEMPTS TO PLAY AN OPPONENT FROM A POSITION WHERE HE HAS NO REASONABLE CHANCE TO PERFORM WITHOUT MAKING CONTACT WITH HIS OPPONENT, THE RESPONSIBILITY IS ON THE PLAYER IN THIS

THE HAND IS CONSIDERED "PART OF THE BALL" WHEN IT IS IN CONTACT WITH THE BALL. THEREFORE, CONTACT ON THAT PART OF THE HAND BY A DEFENDER WHILE IT IS IN CONTACT WITH THE BALL IS NOT ILLEGAL. 2. GUARDING AN OPPONENT IN ALL GUARDING SITUATIONS, A PLAYER IS ENTITLED TO ANY SPOT ON THE COURT HE DESIRES,

PROVIDED HE LEGALLY GETS TO THAT SPOT FIRST AND WITHOUT CONTACT WITH AN OPPONENT. IF A DEFENSIVE OR OFFENSIVE PLAYER HAS ESTABLISHED A POSITION ON THE FLOOR AND HIS OPPONENT INITIATES CONTACT THAT RESULTS IN THE DISLODGING OF THE OPPONENT, A FOUL SHOULD BE CALLED IMMEDIATELY . DURING ALL THROW-INS, THE DEFENSIVE PLAYER(S) MUST BE ALLOWED TO TAKE A POSITION BETWEEN HIS MAN AND THE BASKET.

A PLAYER MAY CONTINUE TO MOVE AFTER GAINING A GUARDING POSITION IN THE PATH OF AN OPPONENT PROVIDED HE IS NOT MOVING DIRECTLY OR OBLIQUELY TOWARD HIS OPPONENT WHEN CONTACT OCCURS. A PLAYER IS NEVER PERMITTED TO MOVE INTO THE PATH OF AN OPPONENT AFTER THE OPPONENT HAS STARTED HIS UPWARD JUMPING MOTION.

A PLAYER WHO EXTENDS A HAND, FOREARM, SHOULDER, HIP OR LEG INTO THE PATH OF AN OPPONENT AND THEREBY CAUSES CONTACT IS NOT CONSIDERED TO HAVE A LEGAL POSITION IN THE PATH OF AN

A PLAYER IS ENTITLED TO A VERTICAL POSITION EVEN TO THE EXTENT OF JUMPING STRAIGHT-UP OR HOLDING HIS ARMS ABOVE HIS SHOULDERS, AS IN POST PLAY OR WHEN DOUBLE-TEAMING IN PRESSING TACTICS.

63 -ANY PLAYER WHO CONFORMS TO THE ABOVE IS ABSOLVED FROM RESPONSIBILITY FOR ANY CONTACT BY AN OPPONENT WHICH MAY DISLODGE OR TEND TO DISLODGE SUCH PLAYER FROM THE POSITION WHICH HE HAS ATTAINED AND IS MAINTAINING LEGALLY . IF CONTACT OCCURS, THE OFFICIAL MUST DECIDE WHETHER THE CONTACT IS INCIDENTAL OR A FOUL HAS BEEN COMMITTED.

3. SCREENING

WHEN A PLAYER SCREENS IN FRONT OF OR AT THE SIDE OF A STATIONARY OPPONENT, HE MAY BE AS CLOSE AS HE DESIRES PROVIDING HE DOES NOT MAKE CONTACT. HIS OPPONENT CAN SEE HIM AND, THEREFORE, IS EXPECTED TO DETOUR AROUND THE SCREEN.

IF HE SCREENS BEHIND A STATIONARY OPPONENT, THE OPPONENT MUST BE ABLE TO TAKE A NORMAL STEP BACKWARD WITHOUT CONTACT. BECAUSE THE OPPONENT IS NOT EXPECTED TO SEE A SCREENER BEHIND HIM, THE PLAYER SCREENED IS GIVEN LATITUDE OF MOVEMENT. THE DEFENDER MUST BE GIVEN AN OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

T O SCREEN A MOVING OPPONENT, THE PLAYER MUST STOP SOON ENOUGH TO PERMIT HIS OPPONENT
THE OPPORTUNITY TO AVOID CONTACT. THE DISTANCE BETWEEN THE PLAYER SCREENING AND HIS OPPONENT
WILL DEPEND UPON THE SPEED AT WHICH THE PLAYERS ARE MOVING.

IF TWO OPPONENTS ARE MOVING IN THE SAME DIRECTION AND PATH, THE PLAYER WHO IS BEHIND IS
RESPONSIBLE FOR CONTACT. THE PLAYER IN FRONT MAY STOP OR SLOW HIS PACE, BUT HE MAY NOT MOVE

BACKWARD OR SIDEWARD INTO HIS OPPONENT. THE PLAYER IN FRONT MAY OR MAY NOT HAVE THE BALL. THIS SITUATION ASSUMES THE TWO PLAYERS HAVE BEEN MOVING IN IDENTICALLY THE SAME DIRECTION AND PATH BEFORE CONTACT.

4. THE DRIBBLE

THE DRIBBLER'S PATH IS BLOCKED, HE IS EXPECTED TO PASS OR SHOOT; THAT IS, HE SHOULD NOT TRY TO DRIBBLE BY AN OPPONENT UNLESS THERE IS A REASONABLE CHANCE OF GETTING BY WITHOUT CONTACT. B. FOULS: FLAGRANT—UNSPORTSMANLIKE

TO BE UNSPORTSMANLIKE IS TO ACT IN A MANNER UNBECOMING TO THE IMAGE OF PROFESSIONAL BASKETBALL. IT CONSISTS OF ACTS OF DECEIT, DISRESPECT OF OFFICIALS AND PROFANITY . THE PENALTY FOR SUCH ACTION IS A TECHNICAL FOUL. REPEATED ACTS SHALL RESULT IN EXPULSION FROM THE GAME AND A MINIMUM FINE OF \$2,000.

A FLAGRANT FOUL—PENALTY (1) IS UNNECESSARY CONTACT COMMITTED BY A PLAYER AGAINST AN OPPONENT

A FLAGRANT FOUL—PENALTY (2) IS UNNECESSARY AND EXCESSIVE CONTACT COMMITTED BY A PLAYER AGAINST AN OPPONENT. IT IS AN UNSPORTSMANLIKE ACT AND THE OFFENDER IS EJECTED FOLLOWING CONFIRMATION BY INSTANT REPLAY REVIEW .

THE OFFENDER WILL BE SUBJECT TO A FINE NOT EXCEEDING \$50,000 AND/OR SUSPENSION BY THE COMMISSIONER.

SEE RULE 12B—SECTION IV FOR INTERPRETATION AND PENALTIES.
C. BLOCK-CHARGE

A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF A

DRIBBLER REGARDLESS OF HIS SPEED AND DISTANCE. A DEFENSIVE PLAYER IS NOT PERMITTED TO MOVE INTO THE PATH OF AN OFFENSIVE PLAYER ONCE HE

HAS STARTED HIS UPWARD MOTION TO ATTEMPT A FIELD GOAL OR PASS. A DEFENSIVE PLAYER MUST ALLOW A MOVING PLAYER THE OPPORTUNITY TO AVOID CONTACT WHEN

THE OFFENSIVE PLAYER RECEIVES A PASS OUTSIDE THE LOWER DEFENSIVE BOX. THE LOWER DEFENSIVE BOX IS THE AREA BETWEEN THE 3-FOOT POSTED-UP MARKS, THE BOTTOM TIP OF THE CIRCLE AND THE ENDLINE.

64 -A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER THE OPPORTUNITY TO LAND AND THEN AVOID CONTACT WHEN THE OFFENSIVE PLAYER IS OUTSIDE THE LOWER DEFENSIVE BOX. A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF AN OFFENSIVE PLAYER WHO RECEIVES A PASS INSIDE THE LOWER DEFENSIVE BOX REGARDLESS OF HIS SPEED

AND DISTANCE. A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER WHO RECEIVES A PASS THE SPACE TO LAND WHEN THE OFFENSIVE PLAYER IS INSIDE THE LOWER DEFENSIVE BOX.

A PLAYER MUST ALLOW A MOVING OPPONENT WITHOUT THE BALL THE OPPORTUNITY TO AVOID CONTACT IF HE MOVES INTO HIS PATH

THE SPEED OF THE PLAYER WILL DETERMINE THE AMOUNT OF DISTANCE AN OPPONENT MUST ALLOW IF AN OFFENSIVE PLAYER CAUSES CONTACT WITH A DEFENSIVE PLAYER WHO HAS ESTABLISHED A LEGAL POSITION, AN OFFENSIVE FOUL SHALL BE CALLED AND NO POINTS MAY BE SCORED. A DEFENSIVE PLAYER MAY TURN SLIGHTLY TO PROTECT HIMSELF, BUT IS NEVER ALLOWED TO BEND OVER AND SUBMARINE AN OPPONENT.

AN OFFENSIVE FOUL SHOULD NOT BE CALLED FOR CHARGING IF THE CONTACT IS WITH A SECONDARY DEFENSIVE PLAYER WHO HAS ESTABLISHED A DEFENSIVE POSITION WITHIN A DESIGNATED "RESTRICTED AREA" NEAR THE BASKET FOR THE PURPOSE OF DRAWING AN OFFENSIVE FOUL. THE OFFENSIVE PLAYER MUST TAKE A PATH DIRECTLY TO THE RIM. THE "RESTRICTED AREA" FOR THIS PURPOSE IS THE AREA BOUNDED BY AN ARC WITH A 4-FOOT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING. ARC WITH A 4-FOOT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING.

EXCEPTION: ANY PLAYER MAY BE LEGALLY POSITIONED WITHIN THE "RESTRICTED AREA" IF THE

OFFENSIVE PLAYER RECEIVES THE BALL WITHIN THE LOWER DEFENSIVE BOX.

THE MERE FACT THAT CONTACT OCCURS ON THESE TYPE OF PLAYS, OR ANY OTHER SIMILAR PLAY, DOES

NOT NECESSARILY MEAN THAT A PERSONAL FOUL HAS BEEN COMMITTED. THE OFFICIALS MUST DECIDE

WHETHER THE CONTACT IS NEGLIGIBLE AND/OR INCIDENTAL, JUDGING EACH SITUATION SEPARATELY.

AN OFFENSIVE FOUL SHALL BE ASSESSED IF THE PLAYER INITIATES CONTACT IN A NON-BASKETBALL MANNER (LEADS WITH HIS FOOT, AN UNNATURAL EXTENDED KNEE, ETC.). D. GAME POSTPONEMENT AND CANCELLA TIONS
THE DECISION TO POSTPONE OR CANCEL A GAME CAN ONLY BE MADE BY THE LEAGUE OFFICE, AFTER

CONSULTATION WITH THE AFFECTED TEAMS.

BEFORE A GAME BEGINS, A GAME MAY BE POSTPONED OR CANCELLED FOR ISSUES RELATED TO THE

CONDITION OF THE PLAYING COURT OR ARENA, OR A GENERAL OR FORECASTED CONDITION INVOLVING WEATHER, TRAVEL, CIVIL UNREST, NATURAL DISASTER, OR OTHER EVENT.

THE FOLLOWING FACTORS WILL BE CONSIDERED IN DETERMINING WHETHER A GAME WILL BE

POSTPONED OR CANCELLED:
(1) THE WHEREABOUTS OF TEAMS AND GAME OFFICIALS (INCLUDING THE EFFORTS THAT HAVE

BEEN MADE OR CAN BE MADE TO GET THESE PARTICIPANTS TO THE GAME SITE).

(2) WHETHER SUFFICIENT TEAM AND ARENA STAFF ARE AVAILABLE TO OPERATE THE ARENA AND CONDUCT THE GAME.

(3) INPUT FROM BOTH TEAMS.
(4) THE SAFETY OF GAME PARTICIPANTS, TEAM AND ARENA STAFF, AND FANS.

- (5) COMMUNICATIONS WITH STATE OR LOCAL GOVERNMENT OFFICIALS AND LAW ENFORCEMENT. (6) THE ABILITY TO RESCHEDULE THE GAME.

(7) ANY OTHER FACTOR THAT THE NBA DEEMS RELEVANT TO THE DECISION.

AFTER A GAME HAS BEGUN, THE DECISION TO POSTPONE OR CANCEL THAT GAME WILL BE MADE USING THE FACTORS LISTED ABOVE. HOWEVER, THE DETERMINATION OF WHETHER TO DELAY THE GAME WHILE THE DECISION IS BEING MADE IS WITHIN THE AUTHORITY OF THE GAME OFFICIALS (IN CONSULTATION WITH THE LEAGUE OFFICE).

65 -E. PHYSICAL CONT ACT—SUSPENSION

ANY PLAYER OR COACH GUILTY OF INTENTIONAL PHYSICAL CONTACT WITH AN OFFICIAL SHALL AUTOMATICALLY BE SUSPENDED WITHOUT PAY FOR ONE GAME. A FINE AND/OR LONGER PERIOD OF SUSPENSION WILL RESULT IF CIRCUMSTANCES SO DICTATE.

F. PROTEST

PROTESTS ARE NOT PERMITTED DURING THE COURSE OF A GAME. IN ORDER TO FILE A PROTEST, THE PROCEDURE, AS SET FORTH IN THE NBA CONSTITUTION, IS AS FOLLOWS: "IN ORDER TO PROTEST AGAINST OR APPEAL FROM THE RESULT OF A GAME, NOTICE THEREOF MUST BE GIVEN TO THE COMMISSIONER WITHIN FORTY-EIGHT (48) HOURS AFTER THE CONCLUSION OF SAID GAME, BY E-MAIL OR FAX, STATING THEREIN THE GROUNDS FOR SUCH PROTEST. NO PROTEST MAY BE FILED IN CONNECTION WITH ANY GAME PLAYED DURING THE REGULAR SEASON AFTER MIDNIGHT OF THE DAY OF THE LAST GAME OF THE REGULAR SCHEDULE. A PROTEST IN CONNECTION WITH A PLAYOFF GAME MUST BE FILED NOT LATER THAN MIDNIGHT OF THE DAY OF THE GAME PROTESTED. A GAME MAY BE PROTESTED ONLY BY A GOVERNOR, ALTERNATE GOVERNOR OR HEAD COACH. THE RIGHT OF PROTEST SHALL INURE NOT ONLY TO THE IMMEDIATELY ALLEGEDLY AGGRIEVED CONTESTANTS, BUT TO ANY OTHER MEMBER WHO CAN SHOW AN INTEREST IN THE GROUNDS OF PROTEST AND THE RESULTS THAT MIGHT BE ATTAINED IF THE PROTEST WERE ALLOWED. EACH E-MAIL OR FAX OF PROTEST SHALL BE IMMEDIATELY CONFIRMED BY LETTER AND NO PROTEST SHALL BE VALID UNLESS THE LETTER OF CONFIRMATION IS ACCOMPANIED BY A CHECK IN THE SUM OF \$10,000 PAYABLE TO THE ASSOCIATION. IF THE MEMBER FILING THE PROTEST PREVAILS, THE \$10,000 IS TO BE REFUNDED. IF THE MEMBER DOES NOT PREVAIL, THE \$10,000 IS TO BE FORFEITED AND RETAINED IN THE ASSOCIATION TREASURY "UPON RECEIPT OF A PROTEST, THE COMMISSIONER SHALL AT ONCE NOTIFY THE MEMBER OPERATING THE OPPOSING TEAM IN THE GAME PROTESTED AND REQUIRE BOTH OF SAID MEMBERS WITHIN FIVE (5) DAYS TO FILE WITH HIM SUCH EVIDENCE AS HE MAY DESIRE BEARING UPON THE ISSUE. THE COMMISSIONER SHALL DECIDE THE QUESTION RAISED WITHIN FIVE (5) DAYS AFTER RECEIPT OF SUCH EVIDENCE

G. SHATTERING BACKBOARDS ANY PLAYER WHOSE CONTACT WITH THE BASKET RING OR BACKBOARD CAUSES THE BACKBOARD TO

- SHATTER OR MAKES THE RING UNPLAYABLE WILL BE PENALIZED IN THE FOLLOWING MANNER: (1) PRE-GAME AND/OR HALFTIME WARM-UPS—NO PENALTY TO BE ASSESSED BY OFFICIALS.
- (2) DURING THE GAME—NON-UNSPORTSMANLIKE CONDUCT TECHNICAL FOUL. UNDER NO
- CIRCUMSTANCES WILL THAT PLAYER BE EJECTED FROM THE GAME.
 THE COMMISSIONER WILL REVIEW ALL ACTIONS AND PLAYS INVOLVED IN THE SHATTERING OF

A BACKBOARD

H. PLAYER/TEAM CONDUCT AND DRESS

- (1) EACH PLAYER WHEN INTRODUCED, PRIOR TO THE GAME, MUST BE UNIFORMLY DRESSED.
 (2) PLAYERS, COACHES AND TRAINERS MUST STAND AND LINE UP IN A DIGNIFIED POSTURE ALONG THE
- FOUL LINES DURING THE PLAYING OF THE AMERICAN AND/OR CANADIAN NATIONAL ANTHEMS.
 (3) THE DRESS CODE FOR PLAYERS HAS BEEN MODIFIED FOR THE 2020-21 NBA SEASON, PLAYERS NOT IN UNIFORM (WHETHER ON THE ACTIVE LIST OR INACTIVE LIST) ARE NO LONGER REQUIRED TO WEAR A SPORT COAT WHEN SEATED ON THE BENCH DURING GAMES, BUT SUCH PLAYERS MUST WEAR DRESS ATTIRE THAT IS CLEAN AND NEAT IN APPEARANCE. "ATHLEISURE" (INCLUDING, BUT NOT

LIMITED TO, JOGGER PANTS, JUMPSUITS, SWEATPANTS, LEGGINGS, ETC.) OR SIMILAR ATTIRE IS NOT PERMITTED WHEN SEATED ON THE BENCH DURING GAMES.

- (4) WHILE PLAYING, PLAYERS MUST KEEP THEIR UNIFORM SHIRTS TUCKED INTO THEIR PANTS, AND NO T -SHIRTS ARE ALLOWED.
- (5) THE ONLY ARTICLE BEARING A COMMERCIAL 'LOGO' WHICH CAN BE WORN BY PLAYERS IS THEIR SHOES.

- 66 -I. OFFENSIVE 3-SECONDS

THE OFFENSIVE PLAYER CANNOT BE ALLOWED IN THE 3-SECOND LANE FOR MORE THAN THE ALLOTTED TIME. THIS CAUSES THE DEFENSIVE PLAYER TO 'HAND-CHECK' BECAUSE HE CANNOT CONTROL THE OFFENSIVE PLAYER FOR THAT EXTENDED PERIOD OF TIME.

IF THE OFFENSIVE PLAYER IS IN THE 3-SECOND LANE FOR LESS THAN THREE SECONDS AND RECEIVES

IF THE OFFENSIVE PLAYER IS IN THE 3-SECOND LANE FOR LESS THAN THREE SECONDS AND RECEIVES
THE BALL, HE MUST MAKE A MOVE TOWARD THE HOOP FOR THE OFFICIAL TO DISCONTINUE HIS THREE SECOND
COUNT. IF HE ATTEMPTS TO BACK THE DEFENSIVE PLAYER DOWN, ATTEMPTING TO SECURE A BETTER POSITION
IN RELATION TO THE BASKET, OFFENSIVE THREE SECONDS OR AN OFFENSIVE FOUL MUST BE CALLED. IF HE PASSES
OFF AND IMMEDIATELY MAKES A MOVE OUT OF THE LANE, THERE SHOULD BE NO WHISTLE.

LE LAYER CONDUCT—SPECTATORS

OFF AND IMMEDIATELY MAKES A MOVE OUT OF THE LANE, THERE SHOULD BE NO WHISTLE.

J. PLAYER CONDUCT—SPECTATORS
ANY COACH, PLAYER, TRAINER, OR OTHER TEAM BENCH PERSON WHO DELIBERATELY ENTERS THE
SPECTATOR STANDS DURING THE GAME WILL BE AUTOMATICALLY EJECTED AND THE INCIDENT REPORTED BY
E-MAIL TO BASKETBALL OPERATIONS. ENTERING THE STANDS TO KEEP A BALL IN PLAY BY A PLAYER OR THE
MOMENTUM WHICH CARRIES THE PLAYER INTO THE STANDS IS NOT CONSIDERED DELIBERATE. THE FIRST ROW OF
SEATS IS CONSIDERED THE BEGINNING OF THE STANDS.

K. FIGHTING

VIOLENT ACTS OF ANY NATURE ON THE COURT WILL NOT BE TOLERATED. PLAYERS INVOLVED IN ALTERCATIONS WILL BE EJECTED, FINED AND/OR SUSPENDED.
THERE IS ABSOLUTELY NO JUSTIFICATION FOR FIGHTING IN AN NBA GAME. THE FACT THAT YOU MAY

THERE IS ABSOLUTELY NO JUSTIFICATION FOR FIGHTING IN AN NBA GAME. THE FACT THAT YOU MAY FEEL PROVOKED BY ANOTHER PLAYER IS NOT AN ACCEPTABLE EXCUSE. IF A PLAYER TAKES IT UPON HIMSELF TO RETAILED, HE CAN EXPECT TO BE SUBJECT TO APPROPRIATE PENALTIES.

L. EXPIRATION OF TIME

NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK AND SHOT CLOCK WHEN A BALL IS THROWN INBOUNDS AND THEN HIT INSTANTLY OUT-OF-BOUNDS. IF LESS THAN :00.3 EXPIRES IN SUCH A SITUATION, THE TIMER WILL BE INSTRUCTED TO DEDUCT A T LEAST :00.3 FROM THE GAME CLOCK AND SHOT CLOCK. IF, IN THE JUDGMENT OF THE OFFICIAL, THE PLAY TOOK LONGER THAN :00.3, HE WILL INSTRUCT THE TIMER TO DEDUCT MORE TIME. IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THIS SITUATION OCCURS, THE PERIOD IS OVER. IF :00.3 OR LESS REMAIN ON THE SHOT CLOCK WHEN THIS SITUATION OCCURS, A SHOT CLOCK VIOLATION IS CALLED.

THE GAME CLOCK AND SHOT CLOCK MUST SHOW :00.3 OR MORE IN ORDER FOR A PLAYER TO SECURE

THE GAME CLOCK AND SHOT CLOCK MUST SHOW :00.3 OR MORE IN ORDER FOR A PLAYER TO SECURE POSSESSION OF THE BALL ON A REBOUND OR THROW-IN TO ATTEMPT A FIELD GOAL. INSTANT REPLAY SHALL BE UTILIZED IF THE BASKET IS SUCCESSFUL ON THIS TYPE OF PLAY AND THE GAME CLOCK RUNS TO 0:00 OR THE SHOT CLOCK EXPIRES ON A MADE BASKET AND THE OFFICIALS ARE NOT REASONABLY CERTAIN THAT THE BALL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. THE ONLY TYPE OF FIELD GOAL WHICH MAY BE SCORED IF THE GAME CLOCK AND SHOT CLOCK ARE AT :00.2 OR :00.1 IS A "TIP-IN" OR "HIGH LOB." A "TIP-IN" IS DEFINED AS ANY ACTION IN WHICH THE BALL IS DEFLECTED, NOT CONTROLLED, BY A PLAYER AND THEN ENTERS THE BASKET RING. THIS TYPE OF ACTION SHALL BE DEEMED LEGAL IF :00.1 OR MORE REMAINS IN A PERIOD.

A "HIGH LOB" IS DEFINED AS A PASS WHICH IS TIPPED BY AN OFFENSIVE PLAYER WHILE IN MIDAIR, AND IS FOLLOWED INSTANTANEOUSLY BY A FIELD GOAL ATTEMPT. IF THE RECEPTION OF THE PASS AND THE SUBSEQUENT "SLAM DUNK" IS IMMEDIATELY ADJACENT TO THE BASKET RING, THIS TYPE OF ACTION SHALL BE DEEMED LEGAL IF :00.1 OR MORE REMAINS IN A PERIOD. HOWEVER, IF THE "HIGH LOB" ATTEMPT IS A DISTANCE FROM THE BASKET RING WHEREBY THE BALL MUST BE CONTROLLED IN MID-AIR, EITHER ONE-HANDED OR TWO-HANDED, A MINIMUM OF :00.3 IS NECESSARY FOR A FIELD GOAL TO SCORE IF SUCCESSFUL. INSTANT REPLAY WOULD NOT BE USED IF THE PLAY STARTS WITH :00.2 OR :00.1 ON THE GAME CLOCK OR SHOT CLOCK.

67 -NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK WHEN A PLAYER SECURES POSSESSION OF AN UNSUCCESSFUL FREE THROW ATTEMPT AND IMMEDIATELY REQUESTS A TIMEOUT. IF LESS THAN :00.3 EXPIRES IN SUCH A CIRCUMSTANCE, THE TIME ON THE GAME CLOCK SHALL BE REDUCED BY AT LEAST :00.3. THEREFORE, IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THE ABOVE SITUATION EXISTS, AND A PLAYER REQUESTS A TIMEOUT UPON SECURING POSSESSION OF THE BALL, THE PERIOD IS OVER. REGARDLESS OF WHEN THE HORN OR RED LIGHT OPERATES TO SIGNIFY THE END OF PERIOD, THE OFFICIALS (AS AIDED BY INSTANT REPLAY , IF REQUIRED) WILL ULTIMATELY MAKE THE FINAL DECISION WHETHER TO ALLOW OR DISALLOW A SUCCESSFUL FIELD GOAL. THE CREW CHIEF MUST T AKE CHARGE OF THE SITUATION

M. VERBAL F AN INTERFERENCE

ANY SPECTATOR WHO VERBALLY ABUSES PLAYERS AND/OR COACHES IN A MANNER WHICH, IN THE OPINION OF THE GAME OFFICIALS, INTERFERES WITH THE ABILITY OF A COACH TO COMMUNICATE WITH HIS PLAYERS DURING THE GAME AND/OR HUDDLES, WILL, AT THE DIRECTION OF THE CREW CHIEF, BE GIVEN ONE WARNING BY A BUILDING SECURITY OFFICER. IF THE SAME SPECTATOR CONTINUES TO BEHAVE IN A LIKE MANNER, THE CREW CHIEF SHALL DIRECT A BUILDING SECURITY OFFICER TO EJECT THE SPECTATOR FROM THE ARENA.

N. GUIDELINES FOR INFECTION CONTROL

IN ADDITION TO THE HEALTH AND SAFETY PROTOCOLS FOR THE 2020-21 NBA SEASON, ANY

SUBSEQUENT ADDITION OR AMENDMENTS TO THE PROTOCOLS, OR THE ADDITION OF ANY OTHER HEALTH- OR SAFETY-RELATED RULES ESTABLISHED BY THE NBA IN RESPONSE TO COVID-19 PANDEMIC, ALL NBA TEAM PHYSICIANS, ATHLETIC TRAINERS, EQUIPMENT MANAGERS, AND RELATED PERSONNEL MUST COMPLY WITH THE INFECTION CONTROL PROCEDURES SET FORTH BELOW (IN THIS SECTION N) IN ALL NBA ARENAS, LOCKER ROOMS, TRAINING ROOMS, AND PRACTICE FACILITIES.

IF A PLAYER SUFFERS A LACERATION OR A WOUND WHERE BLEEDING OCCURS OR IF BLOOD IS VISIBLE ON A PLAYER SUFFERS A LACENATION OF A WOONLY WITCH BLEEDING OCCUPS ON IT BLOOD IS VISIBLE. ON A PLAYER OR HIS UNIFORM, THE OFFICIALS SHALL SUSPEND THE GAME AT THE EARLIEST APPROPRIATE TIME AND ALLOW A MAXIMUM OF 30 SECONDS FOR TREATMENT. AFTER THAT TIME, THE HEAD COACH SHALL BE INFORMED THAT HE HAS THE OPTION TO SUBSTITUTE FOR THE PLAYER OR CALL A TIMEOUT. IF A SUBSTITUTE REPLACES THE THAT HE HAS THE OPTION TO SUBSTITUTE FOR THE PLAYER OR CALL A TIMEOUT. IF A SUBSTITUTE REPLACES TH PLAYER, THE OPPOSING TEAM SHALL BE ALLOWED TO SUBSTITUTE ONE PLAYER. THE BLEEDING PLAYER MAY RETURN TO THE GAME WHEN HE HAS RECEIVED APPROPRIATE TREATMENT BY MEDICAL STAFF PERSONNEL. A TEAM WILL NOT BE GIVEN AN ADDITIONAL 30 SECONDS SHOULD THE BLEEDING OCCUR FROM A WOUND WHICH REOPENED, WHICH IS NOT THE RESULT OF ADDITIONAL CONTACT. IF THE PLAYER RETURNS TO THE GAME, THE OFFICIALS SHALL MAKE CERTAIN THAT ANY LESION, WOUND OR DERMATITIS IS COVERED WITH A DRESSING THAT WILL PREVENT CONTAMINATION TO AND/OR FROM OTHER SOURCES. A WRIST OR SWEAT BAND IS NOT CONSIDERED A SUITABLE BANDAGE.

IF THE BLEEDING PLAYER IS AWARDED A FREE THROW ATTEMPT(S) AS A RESULT OF A PERSONAL FOUL, OR IS INVOLVED IN A JUMP BALL, THE BLEEDING PLAYER WILL BE GIVEN 30 SECONDS FOR TREATMENT. IF THE TREATMENT IS NOT COMPLETED, PLAY WILL RESUME AND WILL THEN BE SUSPENDED AT THE FIRST APPROPRIATE TIME.

MANDATORY TIMEOUTS SHALL NOT BE GRANTED DURING A SUSPENSION OF PLAY UNLESS A TEAM IS GRANTED A TIMEOUT.

IF TREATMENT IS NOT COMPLETED WITHIN THE ALLOTTED TIME, THE HEAD COACH MAY CALL ANOTHER

TIMEOUT OR SUBSTITUTE FOR THE BLEEDING PLAYER. SUBSTITUTES ARE PERMITTED CONSISTENT WITH EXISTING RULES ON SUBSTITUTION.

IF A TEAM HAS NO TIMEOUTS REMAINING WHEN PLAY IS SUSPENDED, THE OFFICIALS WILL ALLOW 30 SECONDS FOR APPROPRIATE TREATMENT. IF THE TREATMENT IS NOT COMPLETED IN ACCORDANCE WITH PARA-GRAPH TWO ABOVE, THE BLEEDING PLAYER MUST BE REMOVED IMMEDIATELY. ONLY THE BLEEDING PLAYER ON THAT TEAM MAY BE REMOVED FROM THE GAME UNDER THESE CIRCUMSTANCES. IF SO, THE OPPONENT MAY ALSO SUBSTITUTE ONE PLAYER.

THE OFFENSIVE TEAM WILL RECEIVE A FULL EIGHT SECONDS TO ADVANCE THE BALL INTO THE FRONT-COURT. THE SHOT CLOCK WILL REMAIN AS IS OR RESET TO 14, WHICHEVER IS GREATER.

- 68 -O. DEAD BALL, LIVE BALL, BALL IS ALIVE

- 00 - 00. DEAU BALL, LIVE BALL, BALL IS ALIVE
AFTER THE BALL HAS BEEN DEAD, IT IS PUT INTO PLAY BY A JUMP BALL, THROW-IN OR A FREE THROW
ATTEMPT. THE GAME CLOCK DOES NOT START UNTIL THE BALL IS LEGALLY TOUCHED ON THE COURT BY A
PLAYER. HOWEVER, ANY FLOOR VIOLATION OR PERSONAL FOUL WHICH MAY OCCUR WILL BE PENALIZED.
THE BALL IS LIVE WHEN IT IS GIVEN TO THE THROWER-IN, FREE THROW SHOOTER OR IS TOSSED BY THE OFFICIAL ON A JUMP BALL. ILLEGAL CONTACT, WHICH OCCURS PRIOR TO THE BALL BECOMING LIVE, WILL BE IGNORED IF IT IS NOT UNSPORTSMANLIKE OR FLAGRANT.

IGNORED IF ITS NOT INSPORTISHMENT FLAGRAFUL.
THE BALL IS ALIVE WHEN IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL,
RELEASED BY A THROWER-IN OR RELEASED ON A FREETHROW ATTEMPT THAT WILL REMAIN IN PLAY. P. TAUNTING

IF A PLAYER BLATANTLY TAUNTS AN OPPONENT, A TECHNICAL FOUL SHALL BE ASSESSED. THE OPPONENT WILL NOT , AUTOMATICALLY , BE ASSESSED A TECHNICAL FOUL. HIS BEHAVIOR WILL BE THE DETERMINING FACTOR

SIMULTANEOUS TAUNTING IS A VERBAL ALTERCATION. V ERBAL ALTERCATIONS AND UNSPORTSMANLIKE CONDUCT WILL BE ADMINISTERED AS A DOUBLE TECHNICAL FOUL AND NO FREE THROWS WILL BE ATTEMPTED. T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE ADMINISTERING OF ANY FREE THROW ATTEMPT FOR THE FIRST TECHNICAL FOUL, SHALL BE INTERPRETED AS A DOUBLE TECHNICAL FOUL.
A PLAYER(S) GUILTY OF TAUNTING MUST BE SINGLED OUT AND PENALIZED.

- IF A PREVIOUS UNSPORTSMANLIKE ACT HAS BEEN COMMITTED AND IF THIS SITUATION IS BLA T ANT , A TECHNICAL FOUL MUST BE ASSESSED AND THE GUILTY PLAYER(S) MUST BE EJECTED. Q. FLAGRANT FOUL CRITERIA

- 1. THE SEVERITY OF THE CONTACT:
- 2. WHETHER OR NOT THE PLAYER WAS MAKING A LEGITIMATE BASKETBALL PLAY (E.G., WHETHER
- A PLAYER IS MAKING A LEGITIMATE EFFORT TO BLOCK A SHOT; NOTE, HOWEVER, THAT A FOUL COMMITTED DURING A BLOCK ATTEMPT CAN STILL BE CONSIDERED FLAGRANT IF OTHER CRITERIA ARE PRESENT, SUCH AS RECKLESSNESS AND HARD CONTACT TO THE HEAD);
 3. WHETHER, ON A FOUL COMMITTED WITH A PLAYER'S ARM OR HAND, THE FOULING PLAYER
- WOUND UP AND/OR FOLLOWED THROUGH AFTER MAKING CONTACT;
- 4. THE POTENTIAL FOR INJURY RESULTING FROM CONTACT (E.G., A BLOW TO THE HEAD AND A FOUL COMMITTED WHILE A PLAYER IS IN A VULNERABLE POSITION);
 5. THE SEVERITY OF ANY INJURY SUFFERED BY THE OFFENDED PLAYER; AND

- 6. THE OUTCOME OF THE CONTACT (E.G., WHETHER ITLED TO AN ALTERCATION).

- 69 -SHOT CLOCK VIOLA TION
TAP HEAD SIGNAL
'24'3-PT. FIELD GOAL
OFFICIAL WILL RAISE ONE
ARM ONATTEMPTIF GOAL IS SUCCESSFUL
RAISE THE OTHER ARM
3-SECOND
OFFENSIVE VIOLATION
FINGERS SIDEWAYSBASKET INTERFERENCE
ROTATE FINGER
WIPE OUT BASKET
BLOCKING
HANDS ON HIPSCANCEL SCORED
CANCEL PLAY
SHIFT ARMS ACROSS BODYCHARGING
CLENCHED FISTDEFENSIVE 3-SECOND
VIOLATION
CHOP DOWN TWO TIMES
FOLLOWED BY TECHNICAL FOUL
SIGNAL

- 70 - DIRECTION OF PLAY
POINT - DIRECTION
CALL TEAM COLORDOUBLE FOUL
CROSS CLENCHED FIST
ABOVE HEADGOALTENDING
"FLAG" FROM WRIST
HAND CHECKING
ARM STRAIGHT OUT
OPPOSITE ARM GRABBING WRIST.HOLDING
SIGNAL FOUL:
GRASP WRIST
ILLEGAL FOREARM
ARM BENT 90° IN FRONT OF
BODYILLEGAL DRIBBLE
PATTING MOTION
CALL TEAM COLOR
ILLEGAL SCREEN
OUT-OF-BOUNDS
ARMS OUTSTRETCHED AND
CROSSED IN FRONT OF CHESTILLEGAL USE OF HAND
SIGNAL FOUL:
STRIKE WRIST

- 71 -PERSONAL FOUL
CLENCHED FISTPUSHING
SIGNAL FOUL: IMITATE PUSHREPLAY
TWIRL FINGERTECHNICAL FOUL
FORM T
TIME-IN TIME-OUT
OPEN PALM CHOP HAND
TO SIDELOOSE BALL FOUL
EXTENDED ARMS
TO SHOULDER LEVELOFFENSIVE PLAYER
OUT-OF-BOUNDS
ARMS OUTSTRETCHED TO SIDE
FROM SHOULDER TO WAIST IN
DOWNWARD MOTIONJUMP BALL
THUMBS UP
TO DESIGNATE
OFFENDER
HOLD UP NUMBER
OF PLAYERTRAVELING
ROTATE FISTS

- 72 - - NOTES -

NAISMIT
H MEMORIAL BASKETBALL
HALL OF FAME, INC.
(PARENT COMPANY ONLY)
FINANCIAL STATEMENTS
FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

NAISMITH MEMOR IAL BASKETBALL HALL OF FAME, INC. (PARENT COMPANY ONLY) FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 C O N T E N T S PAGE INDEPENDENT AUDITORS' R EPORT 1 FINANCIAL STATEMENTS STATEMENTS OF FINANCIAL POSITION 4 STATEMENT OF ACTIVITIES 5 NOTES TO FINANCIAL STATEMENTS 9 SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF SEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF SEDERAL AWARDS 26 NOTES TO SCHEDULE OF EXPENDITURES OF SEDERAL AWARDS 26 NOTES TO SCHEDULE OF SEDERAL AWARDS 27 NOTES TO SCHEDULE OF SEDERAL AWARD	
--	--

STATEMENTS OF FINANCIAL POSITION

DECEMBER 31, 2021 AND 2020

SEE NOTES TO FINANCIAL STATEMENTS. 4 2021 2020 ASSETS CURRENT ASSETS		
CASH AND CASH EQUIVALENTS		1,573,650 \$
ACCOUNTS RECEIVABLE, NET	2,776,114	1,017,874
CONTRIBUTIONS RECEIVABLE, NET	2,042,046	2,579,402
SPONSORSHIPS RECEIVABLE, NET	105,364	15,000
PREPAID EXPENSES	226,140	53,477
INVESTMENTS	534,546	486,211
TOTAL CURRENT ASSETS	14,047,62	8 5,725,614
CASH SURRENDER VALUE - LIFE INSURANCE	79,827	104,143
CONTRIBUTIONS RECEIVABLE, NET	1,434,881	3,107,241
LONG-TERM PREPAID EXPENSES	17,000	566,615
INTANGIBLE ASSETS, NET	5,800	8,200
PROPERTY, PLANT AND EQUIPMENT, NET	22.110.428	3 23.270.198
INVESTMENT IN SUBSIDIARY	73,961	377,732
TOTAL ASSETS	37,769,525	\$ 33,159,743 \$
LIABILITIES AND NET ASSETS		
CURRENT LIABILITIES		
LINE OF CREDIT	280.780 \$	
ACCOUNTS PAYABLE	3.070.716 \$	1.418.726
ACCRUED EXPENSES	824.902	35.692
DEFERRED REVENUE	187,915	905,764
CURRENT PORTION OF LONG-TER M DEBT	1,656,152	269,855
CURRENT PORTION OF CAPITAL L EASES	300.714	139.422
TOTAL CURRENT LIABILITIES		
LONG TERM LIABILITY	2.556.808	2.556.808
LONG-TERM DEBT. NET OF CURRENT PORTION		97 7,990,026
CAPITAL LEASES. NET OF CURRENT PORTION		348.885
TOTAL LIABILITIES	12.748.404	13.945.958
NET ASSETS	, -, -	-,,
WITHOUT DONOR RESTRICTIONS	25,021.121	15,060,571
WITH DONOR RESTRICTIONS		
TOTAL NET ASSETS		
TOTAL LIABILITIES AND NET ASSETS		
	2.77-	-,,,,

STATEMENT OF ACTIVITIES

FOR THE YEAR ENDED DECEMBER 31, 2021 (WITH COMPARATIVE TOTALS FOR DECEMBER 31, 2020)

SEE NOTES TO FINANCIAL STATEMENTS. 5 NET ASSETS NET ASSETS WITHOUT DONOR WITH DONOR 2021 2020 RESTRICTIONS RESTRICTIONS TOTAL TOTAL PUBLIC SUPPORT CONTRIBUTIONS	
SPONSORSHIPSGOVERNMENT GRANT - PA YCHECK PROTECTION PRO	626,895 626,895 672,500
GOVERNMENT GRANT - SVOG	
TOTAL PUBLIC SUPPORTOTHER REVENUES AND GAINS	8,788,950 8,788,950 2,978,875
ADMISSIONS	1 555 755
GIFT SHOP LICENSING FEE	
EVENTS	7,000,002 7,000,002 1,642,962
EVENTSINVESTMENT GAIN (LOSS), NET	7,999,995
RENTAL REVENUE	044 22,034
LOSS FROM SUBSIDIARY, EQUITY ME THOD	
OTHER REVENUE	
ROYALTIES	
NET ASSETS RELEASED FROM RESTRICTIONS	
	15,220,978 (4,153,214) 11,067,764 2,057,774
EXPENSES AND LOSSES	13,220,370 (4,133,214) 11,007,704 2,037,774
SALES AND MARKETING	1 502 419 1 502 419 1 331 418
EVENTS	F 764 F27 F 764 F27 1 422 6F2
BUILDING OPERATIONS	2.639.580 2.639.580 2.367.098
MUSEUM AND LIBRARY OPERATIONS	449.907 449.907 346.164
PHII ANTHROPY	58 991 58 991 111 739
FUNDRAISING	532,327 532,327 690,204
MANAGEMENT AND GENERAL	3,101,617 3,101,617 1,823,217
TOTAL EXPENSES	14,049,378
CHANGE IN NET ASSETS	
NET ASSETS, BEGINNING OF YEAR	15,060,5/1 4,153,214 19,213,785 22,280,629
NET ASSETS, END OF YEAR	25,021,121 \$ \$ 25,021,121\$ 19,213,785\$

STATEMENT OF FUNCTIONAL EXPENSES

FOR THE YEAR ENDED DECEMBER 31, 2021

SEE NOTES TO FINANCIAL STATEMEN	TS.									
6 SALES AND										
MARKETING EVENTSBUILDING										
OPERATIONS PHILANTHROPY FUNDRA	AISINGMANAGEMENT									
AND GENERAL TOTAL										
SALARIES	873,817 \$	35,721 \$	171,442 9	401,233	3 \$ 1,039,508	\$ 2,521,721	l \$			
PAYROLL TAXES	50,946 1,456	10,1	189	23,290	59,680 145,561					
EMPLOYEE BENEFITS	80,178	2,291	16,036		36,653	93,923 229,0	081			
RETIREMENT		493	3,450		7,886	20,208 49,28	38			
INSURANCE	127,280 127,2	80SUPPLIES			7,749	19,870 \$	10,345 23,871	5,	933 45	5,499 11
EQUIPMENT RENTAL AND MAINTENAN	ICE	37,937	8,627			14,834 61	L,398			
COMMUNICATIONS	21									
	17,709 42,669 114,0	079								
DUES AND SUBSCRIPTIONS		1,102	3,574 5	5,076						
PROMOTIONAL EXPENSES	63,522	57,999	3,928	13,750	29,249 168,448					
TRAVEL		1,210,691		867 1,651	25,60	3 1,246,372				
PROFESSIONAL FEES		3,802,047	270	94,969	26,25	0 252,676 4,241	1,055			
MISCELLANEOUS EXPENSES	121,766	723	920 1,535	5	(1,479) 688,168 8	11,633				
DEPRECIATION AND AMORTIZATION	83,776	1,507,96	7			83,776 1,67	5,519			
PROFESSIONAL DEVELOPMENT	2,667 2,667									
UNRELATED BUSINESS INCOME TAX E	EXPENSE 34 34									
ADVERTISING	130,590	48,428	179,018							
RENT AND CAM EXPENSE		63,438	1,450,280							
BAD DEBT EXPENSE		15								
INTEREST EXPENSE			208,052				189,034	397,086		
TOTAL EXPENSES	1,502,419 \$	5,764,537 \$	2,639,580 \$	449,907 \$	58,991 \$	532,327 \$	3,101,617 \$	14,049,378 \$	MUSEUM AND	
LIBRARY										
OPERATIONS										

STATEMENT OF FUNCTIONAL EXPENSES

FOR THE YEAR ENDED DECEMBER 31, 2020

SEE NOTES TO FINANCIAL STATEMENTS.

7								
SALES AND								
MARKETING EVENTSBUILDING								
OPERATIONS PHILANTHROPY FUNDRAISINGMANAGEMENT								
AND GENERAL TOTAL								
SALARIES 878,362 \$	30.056 \$	179.039 \$	407.112 \$	857.971 \$	2,352,540 \$			
PAYROLL TAXES 66,462	1.796	14,370	30.537	66.462	179.627			
EMPLOYEE BENEFITS 121,958	3,296	26,369	56,035	121,958	329,616			
RETIREMENT 21,632	585	4,677	9,939	21,633	58,466			
INSURANCE 104,725	104,725							
SUPPLIES 313	8,846 \$	7,396	1,887		1,441	31,955	51,838	
EQUIPMENT RENTAL AND MA INTENANCE	6,592				7,989	14,581		
COMMUNICATIONS47		535	105,009 \$	18,372	43,729	167,692		
DUES AND SUBSCRIPTIONS 150	1,128	1,950	3,228					
PROMOTIONAL EXPENSES 4,551	16,722	47,871	82,335	151,479				
TRAVEL 3,249	477,655		817	4,953		38,180	524,854	
PROFESSIONAL FEES 59,092	896,428	359	12,095	1,777	19,103	253,435	1,242,289	
MISCELLANEOUS EXPENSES 77,053	20,522	19,524	1,650		98,666	74,769	292,184	
DEPRECIATION AND AMORTIZ ATION 74,097	1,333,742				74,097	1,481,936		
PROFESSIONAL DEVELOPMENT 8,000	8,000							
UNRELATED BUSI NESS INCOME TAX EXPENSE 1,251	1,251							
ADVERTISING 24,452	6,688	31,140						
RENT AND CAM EXPENSE 200	783,806	784,006						
BAD DEBT EXPENSE 65,068	65,068							
INTEREST EXPENSE		186,538				72,435	258,973	
TOTAL EXPENSES 1,331,418 \$	1,433,653 \$	2,367,098 \$	346,164 \$	111,739 \$	690,204 \$	1,823,217 \$	8,103,493 \$	MUSEUM AND
LIBRARY								
OPERATIONS								

STATEMENTS OF CASH FLOWS

SEE NOTES TO FINANCIAL STATEMENTS.

FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 $\,$

8 2021 2020	
CASH FLOWS FROM OPERATING ACTIVITIES:	
CHANGE IN NET ASSETS	5,807,336 \$ (3,066,844) \$
ADJUSTMENTS TO RECONCILE THE CHANGES IN NET ASSETS	
TO NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES	
DEPRECIATION AND AMORTIZATION	1,675,519 1,481,936
LOSS FROM SUBSIDIARY	303,771 357,731
NET REALIZED AND UNREALIZED GAINS ON INVESTMENTS	(15,263) (72,685)
(INCREASE) DECREASE IN OPERATING ASSETS:	
ACCOUNTS RECEIVABLE	(1,758,240) 864,076
CONTRIBUTIONS RECEIVABLE	2,209,716 1,997,645
SPONSORSHIPS RECEIVABLE	(90,364) 102,411
PREPAID EXPENSES	
CASH SURRENDER VALUE-LIFE INSURANCE	24,316 (28,946)
INCREASE (DECREASE) IN OPERATING LIABILITIES:	
ACCOUNTS PAYABLE	1,651,990 (2,149,464)
ACCRUED EXPENSES	789,210 (397,200)
DEFERRED REVENUE	
NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES	10,257,094 (231,057)
CASH FLOWS FROM INVESTING ACTIVITIES:	
CHANGE IN INVESTMENTS, NET	(33,072) 227,531
PURCHASES OF EQUIPMENT AND INTANGIBLES	
NET CASH USED IN INVESTING ACTIVITIES	(546,421) (5,897,702)
CASH FLOWS FROM FINANCING ACTIVITIES:	
REPAYMENTS OF LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS	
NET CHANGE IN LINE OF CREDIT	
PROCEEDS FROM LONG-TERM DEBT AND CAPITAL LEASE OBLIGATIONS	
NET CASH (USED IN) PROVIDED BY FINANCING ACTIVITIES	
NET CHANGE IN CASH	
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	
CASH AND CASH EQUIVALENTS, END OF YEAR	8,363,418 \$ 1,573,650 \$
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION	
CASH PAID FOR INTEREST	189,034 \$ 72,435 \$
NON CASH ACTIVITIES	

NOTES TO FINANCIAL STATEMENTS

9.1 DESCRIPTION OF ORGANIZATION

THE NAISMITH MEMORIAL BASKETBALL HALL OF FA ME, INC. ("HALL OF FAME") IS A NOT-FOR-PROFIT ORGANIZATION FORMED UNDER INTERNAL REVENUE CODE SECTI ON 501(C)(3). IT OPERATES AS A MEMORIAL TO THE ORIGINATOR OF BASKETBALL AND INCLUDES A HALL OF FAME TO HONOR BASKETBALL GREATS, A MUSEUM, AND A LIBRARY IN SPRINGFIE LD, MASSACHUSETTS.

ITS WHOLLY-OWNED FOR PROFIT SUBSIDIARY, SPRINGFI ELD RIVERFRONT DEVELOPMENT CORPORATION ("SRDC"), WAS INCORPORATED TO DEVELOP AND MANAGE THE RE TAIL/ENTERTAINMENT COMPLEX ON THE SPRINGFIELD RIVERFRONT. OPERATIONS BEGAN IN OCTOBER 2002. THE COMPLEX IS INTENDED TO ENHANCE THE MUSEUM AND ATTRACT ADDITI ONAL VISITORS.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF PRESENTATION

THE ACCOMPANYING FINANCIAL STATEMENTS, WHICH ARE PRESENTED ON THE ACCRUAL BASIS OF ACCOUNTING, HAVE BEEN PREPARED TO FOCUS ON THE HALL OF FAME AS A WHOLE AND TO PRESENT BA LANCES AND TRANSACTIONS ACCORDING TO THE EXISTENCE OR ABSENCE OF DONOR-IMPOS ED RESTRICTIONS. ACCORDINGLY, NET ASSETS AND CHANGES THEREIN ARE CLASSIFIED AS FOLLOWS:

NETASSETS WITHOUT DONOR RESTRICTION

NET ASSETS THAT ARE NOT RESTRICTED BY DONORS OR TH E DONOR-IMPOSED RESTRICTI ONS HAVE EXPIRED. NET ASSETS WITHOUT DONOR RESTRICTIONS MAY BE DESIGNATED FOR SPECIFIC PURPOSES BY ACTION OF THE BOARD OF TRUSTEES. REVENUES ARE REPORTED AS INCREASES IN NET ASSETS WITHOUT DONOR RESTRICTIONS UNLESS USE OF THE RELATED ASSETS IS LIMITED BY DONOR-IMPOSED RESTRICTI ONS. EXPENSES ARE REPORTED AS DECREASES IN NET ASSETS WITHOUT DONOR RESTRICTIONS. GAINS AND LOSSES ON I NVESTMENTS ARE REPORTED AS INCREASES OR DECREASES IN NET ASSETS WITHOUT DONOR RESTRICTIONS UNLESS THEIR USE IS RESTRICTED BY EXPLICIT DONOR STIPUL ATIONS OR LAW.

NET ASSETS WITH DONOR RESTRICTION

REPRESENT NET ASSETS WHICH ARE SUBJECT TO DONOR-IM POSED RESTRICTIONS WHOSE USE IS RESTRICTED BY TIME AND/OR PURPOSE. A PORTION OF THE HALL OF FAME'S NET ASSE TS WITH DONOR RESTRICTIONS ARE SUBJECT TO DONOR-IMPOSED RESTRICTIO NS THAT REQUIRE THE HALL OF FAME TO USE OR EXPEND THE GIFTS AS SPECIFIED, BASED ON PURPOSE OR PASSAGE OF TIME. WHEN DONOR RESTRICTIONS E XPIRE, THAT IS, WHEN A PURPOSE RESTRICTION IS FULF ILLED OR A TIME RESTRICTION ENDS, SUCH NET ASSETS ARE RECLASSIFIED TO NET ASSETS WITHOUT DONOR RESTRICTIONS AND REPORTED ON THE STATEMENT OF ACTIVITIES AS NET ASSETS RELEASED FROM RESTRICTIONS. ANOTHER PORTION OF NET ASSETS WITH DONOR RESTRICTIONS STIPULATES THAT THE CORPUS OF THE GIFTS BE MAINTAINED IN PERPETUITY. GENERA LLY, THE DONORS OF THESE ASSETS PE RMIT THE HALL OF FAME TO USE ALL OR PART OF THE INCOME EAR NED ON RELATED INVESTMENTS FOR GENERAL OR SPECIFIC PURPOSES.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

10 REVENUE RECOGNITION

THE HALL OF FAME GENERALLY MEASUR ES REVENUE BASED ON THE AMOUNT OF CONSIDERATION THE HALL OF FAME
EXPECTS TO BE ENTITLED FOR THE TRANSFER OF GOODS OR SE RVICES TO A CUSTOMER, THEN RECOGNIZES THIS REVENUE
WHEN OR AS THE HALL OF FAME SATISFIES ITS PE RFORMANCE OBLIGATIONS UNDER A CONTRACT, EXCEPT IN
TRANSACTIONS WHERE U.S. GAAP PROVI DES OTHER APPLICABLE GUIDANCE. THE HALL OF FAME EVALUATES ITS
REVENUE CONTRACTS WITH CUSTOMERS (I.E. EARNED REVENUE) BASED ON THE FIVE-STEP MODEL UNDER TOPIC 606:
(1) IDENTIFY THE CONTRACT WITH THE CUSTOMER; (2) IDEN TIFY THE PERFORMANCE OBLIGATIONS IN THE CONTRACT; (3)
DETERMINE THE TRANSACTION PRICE; (4) ALLOCATE THE TRANSACTION PRICE TO SEPARATE PERFORMANCE OBLIGATIONS; AND (5) RECOGNIZE REVENUE WHEN (OR AS) EACH PERFORMANCE OIL

EARNED REVENUE IS RECOGNIZED AS SERVICES/EVENTS ARE PROVIDED. OTHER INCOME IS RECOGNIZED AS IT IS FARNED.

GAINS AND LOSSES ON INVESTMENTS ARE REPORTED AS INCR EASES OR DECREASES TO NET ASSETS WITHOUT DONOR RESTRICTIONS UNLESS THEIR USE IS RE STRICTED BY DONOR-IMPOSED STIPULATI ON OR STATE LAW. AS OF DECEMBER 31, 2021 AND 2020, THERE WERE NO RESTRICT IONS ON INVESTMENT INCOME.

CONTRIBUTIONS AND SPONSORSHIPS

CONTRIBUTIONS AND SPONSORSHIPS THAT ARE RESTRICTED BY THE DONOR ARE REPORTED AS INCREASES IN NET ASSETS WITHOUT DONOR RESTRICTIO NS IF THE RESTRICTIONS EXPIRE (THAT IS, WHEN A STIPULATED TIME RESTRICTION ENDS OR PURPOSE RESTRICTION IS ACCOMPLISHED) IN THE REPOR TING PERIOD IN WHICH THE REVENUE IS RECOGNIZED. CONTRIBUTIONS OF PROPERTY AND EQUIPM ENT ARE REPORTED AS NET ASSETS WITH DONOR RESTRICTIONS IF THE DONOR RESTRICTED THE USE OF THE PROPERTY OR EQUIPMENT TO A PARTICULAR PROGRAM, AS AR E CONTRIBUTIONS OF CASH RESTRICTED TO THE PURCHASE OF PROPE RTY AND EQUIPMENT. OTHERWISE, DONOR RESTRICTIONS ON CONTRIBUTIONS OF PROPERTY AND EQUIPMENT OR ASSETS RESTRICTED FOR PUR CHASE OF PROPERTY AND EQUI PMENT ARE CONSIDERED TO EXPIRE WHEN THE ASSETS ARE PLACED IN SERVICE. A LL OTHER DONOR-RESTRICTED CONT RIBUTIONS ARE REPORTED AS INCREASES IN NET ASSETS WITH DONOR RESTRICTIONS. WHEN A RESTRICTION EXPIRES, NET ASSETS WITH DONOR RESTRICTIONS ARE RECLASSIFIED TO NET ASSETS WITHOUT DONOR RESTRICTIONS AND REPOR TED IN THE STATEMENT OF ACTIVITIES AS NET ASSETS RELEASED FROM RESTRICTIONS.

PROMISES TO GIVE

CONDITIONAL PROMISES TO GIVE ARE NOT RECOGNIZED IN THE FINANCIAL ST ATEMENTS UNTIL THE CONDITIONS ARE SUBSTANTIALLY MET OR EXPLICITLY WAIVED BY THE DONOR. UNCONDITIONAL PROMISES TO GIVE THAT ARE EXPECTED TO BE COLLECTED WITHIN ONE YEAR ARE RECORDED AT NET REALIZABLE VALUE. UNCONDITIONAL PROMISES TO GIVE THAT ARE EXPECTED TO BE COLLECTED IN MORE THAN ONE YEAR ARE RECORDED AT FAIR VALUE, WHICH IS MEASURED AS THE PRESENT VALUE OF THEIR FUTURE CASH FLOWS. THE DISCOUNTS ON THOSE AMOUNTS ARE COMPUTED USING RISK-ADJUSTED INTEREST RATES APPLICABLE TO THE YEARS IN WHICH THE PROMISES ARE RECEIVED. AMORTIZATION OF THE DISCOUNTS IS INCLUDED IN CONTRIBUTION REVENUE. IN THE ABSENCE OF DONOR STIPULATIONS TO THE CONTRARY, PROMISES WITH PAYMENTS DUE IN FUTURE PERIODS ARE RESTRICTED TO USE AFTER THE DUE DATE.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

11 REFUNDABLE ADVANCE - PAYCHECK PROTECTION PROGRAM

THE HALL OF FAME ACCOUNTS FOR LOAN S THAT MEET THE CRITERIA TO BE FO RGIVEN AS A GOVERNMENT GRANT UNDER ASC 958-605 "REVENUE RECOGNITION FOR GRANTS AND C ONTRIBUTIONS". THE PROCEEDS RECEIVED FROM THESE LOANS ARE RECORDED AS A REFUNDABLE ADVANCE AND INCOME IS RECORDED AS QUALIFIED EXPENSES ARE INCURRED. THE GRANT REVENUE IS INCLUDED IN PUBLIC SUPPORT IN THE STATEM ENT OF ACTIVITIES. ADVERTISING

ADVERTISING COSTS ARE EXPENSED AS INCURRED. TH E TOTAL ADVERTISING COSTS CHARGED TO EXPENSE FOR DECEMBER 31, 2021 WAS \$179,018 (\$31,140 - 2020). COMPARATIVE INFORMATION

THE STATEMENT OF ACTIVITIES INCLUDES CERTAIN PRIOR Y EAR SUMMARIZED COMPARATIVE INFORMATION IN TOTAL BUT NOT BY NET ASSET CLASSIFICATION. SUCH INFORMATION DOES NOT INCLUDE SUFFICIENT DETAIL TO CONSTITUTE A PRESENTATION IN CONFORMITY WITH GENERALLY ACCEPTE D ACCOUNTING PRINCIPLES IN THE UNITED STATES OF AMERICA. ACCORDINGLY, SUCH IN FORMATION SHOULD BE RE AD IN CONJUNCTION WITH THE HALL OF FAME'S FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEM BER 31, 2020 FROM WHICH THE SUMMARIZED INFORMATION WAS DERIVED.

CASH AND CASH EQUIVALENTS

FOR THE PURPOSE OF THE STATEMENT OF FINANCIAL POSITION AND STATEMENTS OF CASH FLOWS, THE HALL OF FAME CONSIDERS ALL HIGHLY LIQUID INVESTME NTS, INCLUDING CERTIFICAT ES OF DEPOSITS, TO BE CASH EQUIVALENTS.

AT CERTAIN TIMES, THE HALL OF FAME HAS AMOUNTS ON DEPOS IT WITH FINANCIAL INSTITUTIONS IN EXCESS OF THE FEDERAL DEPOSIT INSURANCE CORPORATION ("FDIC") INSURED LIMIT. DEPOSITS HELD IN MASSACHUSETTS CHARTERED BANKS ARE INSURED OVER THE FDIC INSURANCE LIMIT IN FULL THROUG FUND ("DIF)". DEPOSITS HELD IN FEDERAL CHARTERED BA NKS ARE INSURED ONLY TO THAT ALLOWED BY THE FDIC.
THE UNINSURED BALANCE IN EXCESS OF THE FDIC LIMITS AND NOT COVERED BY DIF AT DECEMBER 31, 2021
WAS APPROXIMATELY \$1,978,000.

CERTIFICATE OF DEPOSIT TOTALING \$53,28 8 AT DECEMBER 31, 2021 IS INCLUDE D IN CASH AND CASH EQUIVALENTS IN THE ACCOMPANYING FINANCIAL STATEM ENTS. THE CERTIFICATE BEARS IN TEREST AT 2.62%. THERE WAS A CERTIFICATE OF DEPOSIT TOTALING \$781,793 AT DECEMBER 31, 2020.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

12 ACCOUNTS RECEIVABLE

THE HALL OF FAME EXTENDS UNSECURED CREDIT TO ITS CU STOMERS IN THE ORDINARY COURSE OF BUSINESS AND RECORDS ITS RECEIVABLE BALANCE AT THE AGGREGATE UNPAID AMOUNT LESS AN ALLOWANCE FOR DOUBTFUL ACCOUNTS.

INTEREST DOES NOT ACCRUE ON ANY OUTSTANDING BALANCES.
THE HALL OF FAME'S METHOD FOR ESTI MATING AN ALLOWANCE FOR DOUBTFUL A CCOUNTS IS BASED ON AN ESTIMATED LOSS RATE APPLIED TO THE OUTSTAND ING BALANCE AND ADJUSTED FOR JUDGM ENTAL FACTORS INCLUDING KNOWN AND INHERENT RISKS IN THE UNDERLYING BALANCES, ADVERSE SITU ATIONS THAT MAY AFFECT THE CUSTOMER'S ABILITY TO PAY AND CURRENT ECONOMIC CONDITIONS. FOR THE HALL OF FAME'S ACCOUNTS RECEIVABLE, THE ALLOWANCE FOR DOUBTFUL ACCOUNTS AT DECEMBER 31, 2021 AND 2020 WA S \$1,988. ACCOUNTS ARE CONTINUOUSLY REVIEWED AND WRITTEN OFF ONLY WHEN ALL COLLEC TION MEANS HAVE BEEN EXHAUSTED.

RENTAL REVENUE

THE HALL OF FAME RENTS SPACE IN THE BUILDING FOR GUESTS TO HOLD VARIOUS SOCIAL AND BUSINESS EVENTS. GUESTS ENTER INTO AN AGREEMENT AND PAY A DEPOSIT IN ORDER TO RESE EVENTS TO BE HELD SUBSEQUENT TO YEAR-END ARE INCLUDED IN DEFERRE D REVENUE. THE AGREEMENTS ARE CANCELABLE; HOWEVER, DEPOSITS ARE NON -REFUNDABLE. REVENUE FROM FACIL ITY RENTAL IS RECOGNIZED WHEN THE EVENT IS HELD AND DEPOSITS ON CANCELLATIONS ARE RECOGNIZED WH EN NOTIFIED BY THE GUEST OF THE CANCELLATION. INVESTMENTS

INVESTMENTS ARE STATED AT FAIR VALUE AS DETERMINED USING QUOTED MARKET VALUES. INVESTMENTS RECEIVED AS GIFTS ARE RECORDED AT FAIR VALUE AS OF THE DATE OF THE GIFT. REALIZED GAINS OR LOSSES ARE COMPUTED USING THE AVERAGE COST METHOD. INVESTMENT SECURITIES ARE EXPOSED TO VARIOUS RISKS SUCH AS INTEREST RATE, MARKET AND CREDIT RISK. DUE TO THE LEVEL OF RISK ASSOCIATED WITH CERTAIN INVESTMENT SECURITIES AND THE LEVEL OF UNCERTAINTY RELATED TO CHANGES IN THE VALUE OF THE INVESTMENT SECURITIES, IT IS AT LEAST REASONABLY POSSIBLE THAT CHANGES IN RISKS IN THE NEAR TERM WOULD MATERIALLY AFFECT THE AMOUNTS REPORTED IN THE STATEMENT OF FINANCIAL POSITION AND THE STATEMENT OF ACTIVITIES.

INTANGIBLE ASSETS WITH A DEFINITE LIFE ARE RECORDED AT COST AND ARE AMORTIZED OVE R THEIR USEFUL LIVES USING THE STRAIGHT LINE METHOD. INTANGIBLE ASSETS WITH AN INDEFINITE LIFE CONSISTING OF THE HALL OF FAME MARKETING RIGHTS ARE REVIEWED ANNUALLY FOR IMPAIRMENT. MANAGEMENT HAS NOT IDENTIFIED ANY IMPAIRMENT.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

13 PROPERTY PLANT AND FOUIPMENT

PROPERTY, PLANT AND EQUIPMENT ARE STATED AT COST OR, IF DONATED, AT THE FAIR VALUE AT THE DATE OF DONATION.

DEPRECIATION IS CHARGED TO EXPENSE OVER THE ESTIMATED USEFUL LIVES OF THE ASSETS USING THE STRAIGHT-LINE METHOD. UPON SALE OR RETIREMENT, THE COST AND RE LATED ACCUMENTED THE RESPECTIVE ACCOUNTS AND THE RESULTING GAIN OR LOSS IS INCLUDED IN CHANGES IN NET ASSETS.

MAINTENANCE AND REPAIRS ARE CHARGED TO EXPENSE AS INCU RRED. COST OF ASSETS SO LD OR RETAINED AND THE RELATED AMOUNTS OF ACCUMULATED DEPRECIATION ARE ELIM INATED FROM THE ACCOUNTS IN THE YEAR OF DISPOSAL AND ANY RESULTING GAIN OR LOSS IS CH ARGED TO INCOME. IT IS THE HALL OF FAME'S POLICY TO CAPITALIZE

DEPRECIABLE ASSET ADDITIONS A ND MAJOR RENEWALS WHOSE ACQUISI TION COSTS ARE IN EXCESS OF \$1,000.

MUSEUM COLLECTIONS

THE HALL OF FAME COLLECTS SPORTS MEMORABILIA, LIBRARY MATERIALS AND SIMILAR ASSETS OF BASKETBALL RELATED NATURE. THESE COLLECTIONS ARE MAINTAINED FOR PUBLIC EXHIBITION ACCORDANCE WITH THE PRACTIC ES ALLOWED TO MUSEUMS UNDER GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IN THE UNITED STATES OF AMERICA, THE HALL OF FAME HA S ELECTED NOT TO CAPITALIZE ITS COLLECTION ITEMS AND DOES NOT RECORD GIFTS OF COLLECTION ITEMS AS REVENUES IN THE FINANCIAL STATEMENTS. COLLECTIONS ACQUIRED BY PURCHASE ARE EXPENSED IN THE PERIOD ACQUIRED. CONT RIBUTED WORKS OF ART THAT DO NOT MEET THE HALL OF FAME'S DEFINITION OF COLLECTION ITEMS ARE RECORDED AS A COMPONENT OF PROPER TY, PLANT AND EQUIPMENT. PURCHASES OF COLLECTION ITEMS ARE RECORDED AS A COMPONENT OF PROPER TY, PLANT AND EQUIPMENT. PURCHASED WITH ASSETS WIT HOUT DONOR RESTRICTIONS AND AS DECREASES IN NET ASSET S WITH DONOR RESTRICTIONS IF PURCHASED WITH ASSETS WITH HOUT DONOR RESTRICTIONS OF COLLECTI ON ITEMS ARE NOT RECOGNIZED IN THE STATEMENT OF ACTIVITIES. PROCEEDS FROM DEACCESSIONS OR INSURANCE RECOVERIES ARE REFLECTED ON THE STATEMENT OF ACTIVITIES BASED ON THE ABSENCE OR EXIS TENCE AND NATURE OF DONOR-IMPOSED RESTRICTIONS. CONTRIBUTED WORKS OF ART THAT DO NOT MEET THE HALL OF FAME'S DEFINITION OF COLLECTION ITEMS ARE RECORDED AS A COMPONENT OF PR OPERTY, PLANT A ND EQUIPMENT.

UNDERWATER ENDOWMENT FUNDS

THE HALL OF FAME CONSIDERS A FUND TO BE UNDERWATER IF THE FAIR VALUE OF THE FUND IS LESS THAN THE SUM OF (A) THE ORIGINAL VALUE OF INIT IAL AND SUBSEQUENT GIFT AMOUNTS DONATED TO THE FUND AND (B) ANY ACCUMULATIONS TO THE FUND THAT ARE REQUIRED TO BE MA INTAINED IN PERPETUITY IN ACCORDANCE WITH THE DIRECTION OF THE APPLICABLE DONOR GIFT INSTRUMENT. THE HALL OF FA ME COMPLIES WITH THE MA-UPMIFA, AN ENACTED VERSION OF UPMIFA, AND HAS INTERPRE TED UPMIFA TO PERMIT SPENDING FROM UNDERWATER FUNDS IN ACCORDANCE WITH THE PRUDENT MEASURES REQUIRED UNDER THE LAW. THE HALL OF FAME HAS NO UNDERWATER ENDOWMENTFUNDS AT DECEMBER 31, 2021 AND 2020.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

14 FNDOWMENT

THE HALL OF FAME'S ENDOWMENT CONSISTS OF FUNDS W ITH DONOR RESTRICTIONS TO FUNCTION AS ENDOWMENTS.

NET ASSETS ASSOCIATED WITH ENDOW MENT FUNDS ARE CLASSIFIED AND RE PORTED BASED ON THE EXISTENCE OR

ABSENCE OF DONOR-IMPOSED STIPULATIONS. IN JULY 2009, MASSACHUSETTS ENAC TED THE UNIFORM PRUDENT MANAGEME NT OF INSTITUTIONAL FUNDS ACT

("UPMIFA") WHICH SERVES AS A MODEL ACT FOR ST ATES TO MODERNIZE THEIR LAWS GOVERNING DONOR

RESTRICTED ENDOWMENT FUNDS. THE BOARD OF TRUSTEES OF THE HALL OF FAME HAS INTERPRETED THE UPMIFA

AS REQUIRING THE PRESERVATION OF THE FAIRVALUE OF THE ORIGINAL GIFT AS OF THE GIFT DATE OF THE DONORRESTRICTED ENDOWMENT FUNDS ABSENT EXPLICIT DONOR STIPULATIONS TO THE CONTRARY. AS A RESULT OF THIS

INTERPRETATION, THE HALL OF FAME CLASSIFIES AS DONOR RESTRICTED NET ASSETS (A) THE ORIGINAL VALUE OF GIFTS DONATED TO THE PERMANENT ENDOWMENT, (B) THE ORIGINAL VALUE OF ENDOWMENT, (C) ACCUMULATIONS TO THE PERMANENT ENDOWMENT MADE IN ACCORDANCE WITH THE DIRECTION OF

THE APPLICABLE DONOR GIFT INSTRUMENT AT THE TIME THE ACCUMULATION IS ADDED TO THE FUND. THE DONOR
RESTRICTED ENDOWMENT FUND IS CLASSIFIED AS SUCH UNTIL THOSE AMOUNTS ARE APPR OPRIATED FOR EXPENDITURE

BY THE HALL OF FAME IN A MANNER CONSISTENT WITH THE STANDARD OF PRUDEN CE PRESCRIBED BY UPMIFA.

THERE WERE NO ENDOWMENTS AT DECEMBER 31, 2021 AND 2020.

FUNCTIONAL ALLOCATION OF EXPENSES

THE COST OF PERFORMING VARIOUS AC TIVITIES HAS BEEN SUMMARIZED ON A FUNCTIONAL BASIS IN THE STATEMENT OF ACTIVITIES. THE STATEMENT OF FUNCTIONAL EXPENSES PRESENTS EXPENSES BY FUNCTION AND NATURAL CLASSIFICATION. EXPENSES DIRECTLY ATTRIBUTABLE TO A SPECIFIC FUNCTIONAL AREA ARE REPORTED WITHIN THAT FUNCTIONAL AREA. INDIRECT EXPENSES THAT BENEFIT MULTIPLE FUNCTIONAL AREAS HAVE BEEN ALLOCATED BY THE HALL OF FAME BASED UPON A STANDARD PERCENTAGE.

USE OF ESTIMATES

THE PREPARATION OF FINANCIAL STATEM ENTS IN CONFORMITY WITH GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IN THE UNITED STATES OF AMERICA REQUIRES MANAGEMENT TO MAKE ESTIMATES AND ASSUMPTIONS THAT AFFECT THE REPORTED AMOUNTS OF ASSETS AND LIABILITIES AND DISCLOSURE S OF CONTINGENT ASSETS AND LIABILITIES AT THE DATE OF THE FINANCIAL STATEMENTS AND THE REPORTED AMOUNT S OF REVENUES AND EXPENSES DURING THE REPORTING PERIOD. ACTUAL RESULTS COULD DIFFER FROM T HOSE ESTIMATES.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

15 INCOME TAX STATUS

THE NAISMITH MEMORIAL BASKETBALL HALL OF FAME, INC. IS EXEMPT FROM FEDERAL INCOME TAX UNDER SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE. HOWEVER, NET INCOME FROM CERTAIN ACTIVITIES NOT DIRECTLY RELATED TO THE HALL OF FAME'S PURPOSE IS SUBJECT TO TAXATION AS UNRELATED BUSINESS INCOME. TAXES RELATED TO THESE AC TIVITIES WERE NOT SIGNIFICANT FOR THE YEAR THE HALL OF FAME EVALUATES ALL TAX POSITIONS AS REQUIRED BY GENERALLY ACCEPTED ACCOUNTING PRINCIPLES IN THE UNITED STATES OF AMERICA. AS OF DECEMBER 31, 2021, THE HAL HAS TAKEN ANY TAX POSITIONS THAT W OULD REQUIRE THE RECORDING OF ANY A DDITIONAL TAX LIABILITY NOR DOES IT BELIEVE THAT THERE ARE ANY UNREALIZED TAX BENEFITS THAT WOULD EITHER INCREASE OR DECREASE WITHIN THE NEXT TWELVE MONTHS. THE HALL OF FAME'S TAX RETURNS AR E SUBJECT TO REVIEW AND EXAMINATION BY FEDERAL AND STATE AUTHORITIES. TAX RETURNS FOR THE YEARS ENDED DECEMBER 31, 2020, 2019 AND 2018 ARE OPEN FOR EXAMINATION BY FEDERAL AND STATE AUTHORITIES.

3. CONTRIBUTIONS RECEIVABLE

CONTRIBUTIONS RECEIVABLE CONSIST OF THE FOLLOWING AT DECEMBER 31,

2021 2020
RECEIVABLE WITHIN ONE YEAR 2,042,046 \$ 2,579,402 \$ RECEIVABLE BETWEEN ONE AND FIVE YEARS 1,968,838 3,484,250
RECEIVABLE BETWEEN FIVE AND TEN YEARS 135,058 128,509
4,145,942 6,192,161
LESS ALLOWANCE FOR UNCOLLECTIBLE CONTRIBUTIONS 650,000 400,000
LESS DISCOUNT TO PRESENT VALUE 19,015 105,518
NET CONTRIBUTIONS RECEIVABLE 3,476,927 \$ 5,686,643 \$

4. SPONSORSHIPS RECEIVABLE

SPONSORSHIPS RECEIVABLE CONSIST OF THE FOLLOWING AT DECEMBER 31,

2021 2020 RECEIVABLE WITHIN ONE YEAR 105,364 \$ 15,000 \$

NOTES TO FINANCIAL STATEMENTS - CONTINUED

16 5. INTANGIBLE ASSETS

INTANGIBLE ASSETS CONSIST OF THE FOLLOWING AT DECEMBER 31, 2021 2020
TRADEMARK AND LOGO DEVELOPMENT 137,911 \$ 137,911 \$ 129,711
AMORTIZABLE INTANGIBLE ASSETS, NET 5,800 \$ 8,200 \$

AMORTIZATION EXPENSE FOR THE YEAR ENDED DECEMBER 31, 20 21 WAS \$2,400 (2020 - \$19,400). ANNUAL AMORTIZATION EXPENSE FOR THE NEXT THREE Y EARS IS ESTIMATED TO BE AS FOLLOWS:

2022 2,400 \$ 2023 1,700 2024 1,700 5,800 \$

6. INVESTMENTS

THE FAIR VALUE OF INVESTMENTS WAS AS FOLLOWS AT DECEMBER 31, 2021 2020 CASH AND CASH EQUIVALENTS 9,425 \$ 147,417 \$ U.S. COMMON STOCKS 1,469 1,583 U.S. MUTUAL FUNDS 266,741 255,194 FIXED INCOME SECURITIES 256,911 82,017 534,546 \$ 486,211 \$

7. DEFERRED REVENUE

DEFERRED REVENUE REPRESENTS REVE NUES COLLECTED BUT NOT EARNED. AS OF DECEMBER 31, 2021 DEFERRED REVENUE WAS \$187,915, ALL OF WHICH IS CONSIDERED CURRENT (\$905,764 - 2020).

NOTES TO FINANCIAL STATEMENTS - CONTINUED

17.8 PROPERTY PLANT AND FOLIPMENT

PROPERTY AND EQUIPMENT CONSISTED OF THE FOLLOWING AT DECEMBER 31.

LEASEHOLD IMPROVEMENTS 26,025,057 \$ 25.389.345 \$ FURNITURE AND FIXTURES 494,838 494,838COMPUTER EQUIPMENT 7,449,910 7,036,210 **COMPUTER SOFTWARE 26,268** 26,268 23,996,073 32,946,661 LESS ACCUMULATED DEPRECIATION 11,885,645 10,212,526 22,110,428 22,734,135 CONSTRUCTION IN PROGRESS 536.063

22,110,428\$ 23,270,198\$

DEPRECIATION EXPENSE FOR THE YEAR ENDED DECEMBER 31, 2021 WAS \$1,673,119 (\$1,462,536-2020).

9. LINE OF CREDIT

2021 2020

THE HALL OF FAME ENTERED INTO A LINE OF CREDIT AGREEMENT WITH A LOCAL BANK. THE LINE OF CREDIT PROVIDES FOR BORROWINGS UP TO \$350,000. BORROWINGS UNDER THE LINE OF CR EDIT ACCRUE INTEREST AT THE BANK'S BASE RATE PLUS 1.0% BUT NO LESS THAN 4.25%. THE LINE OF CREDIT IS CROSS DEFAULTED/COLLATERALI ZED WITH THE BANK'S TERM LOAN AND SECURED BY ALL ASSETS OF THE HALL OF FAME. THERE WERE NO BORROWINGS ON THE LINE OF CREDIT AT DECEMBER 31, 2021. THE OUTSTANDING BA LANCE AT DECEMBER 31, 2020 WAS \$280,780.

10. NON-REVOLVING LINE OF CREDIT

THE HALL OF FAME ENTERED INTO A NON-REVOLVING LINE OF CREDIT AGREEMENT WITH A LOCAL BANK IN NOVEMBER 2019 WITH THE PURPOSE OF PROVIDING F UNDS FOR THE ON-GOING CA PITAL IMPROVEMENT PROJECTS UNDERWAY. THE LINE PROVIDES BORROWINGS UP TO \$6,100,000 THRO UGHOUT THE COURSE OF THE NEXT F OUR YEARS, OR UNTIL THE LINE OF CREDIT REACHES MATURITY IN NOVE MBER 2023. THROUGHOUT THE DRAW PERIOD THE HALL OF FAME WILL ONLY BE RESPONSIBLE FOR INTEREST PAYMENTS, CHARGED AT THE HIGHEST PRIME RA TE AS PUBLISHED BY THE WALL STREET JOURNAL PLUS ONE HALF PERCENT. ON OR AFTER THE MATURITY DATE, A BALLOON PAYMENT OF ALL OUTSTANDING PRINCIPAL AND INTEREST WILL BE DUE AND PAYABLE IN FULL. THE BALANCE OF THIS NON- REVOLVING LINE OF CREDIT AS OF DECEMBER 31, 2021 AND 2020 IS \$3,651,197 AND \$6,100,000, RESPECTIVELY. THE BALANCE IS INCLUDED IN LONG TERM DEBT ON THE STATEMENT OF NET ASSETS AT DECEMBER 31, 2021 AND

NOTES TO FINANCIAL STATEMENTS - CONTINUED

18 11. LONG-TERM DEBT

LONG-TERM DEBT AS OF DECEMBER 31 IS AS FOLLOWS: 2021 2020
TERM NOTE WITH A LOCAL BANK. MONTHLY PAYMENTS OF \$28,424,
INCLUDING INTEREST CHARGED AT 4%, CALCULATED BASED UPON A TEN
YEAR AMORTIZATION SCHEDULE THROUGH FEBRUARY 2022, AT
WHICH POINT PRINCIPAL PAYMENTS WILL BE CALCULA TED BASED UPON A
FIVE YEAR AMORTIZATION SCHEDULE, WITH VARYING INTEREST RATES.
ALL UNPAID PRINCIPAL AND INTEREST DUE JANUARY 2027.
THE NOTE IS SECURED BY ALL ASSETS OF THE HALL OF FAME.
IN MARCH 2022, THIS NOTE HAS BEEN PAID IN FULL. AS SUCH, THE
ENTIRE BALANCE HAS BEEN RECORDED AS CURRENT AS OF DECEMBER 31, 2021. 1,656,152 \$ 2,009,881 \$
IN 2020, THE HALL OF FAME RECEIVED THE ECONOMIC INJURY DISASTER
LOAN FROM THE U.S. SMALL BUSINESS ADMINISTRATION (SBA)
IN THE AMOUNT OF \$150,000. IN 2021, THE HALL OF FAME RECEIVED
ANOTHER LOAN FROM SBA IN THE AMOUNT OF \$350,000. THE LOAN WILL BE PAYABLE OVER 30 YEARS, BEGINNING JULY 2023,
MONTHLY PAYMENTS OF PRINCIPAL AND INTEREST IN THE AMOUNT OF
\$2,207 ARE DUE, INTEREST IS CHARGED AT 2.75%. 500,000 \$2,207 ARE DUE, INTEREST IS CHARGED AT 2.75%. 500,000 150,000

2,156,152 2,159,881 LESS CURRENT PORTION 1,656,152 269,855

500,000 \$ 1,890,026 \$

SCHEDULED PRINCIPAL PAYMENTS OF NOTES PAYABLE AT DECEMBER 31, ARE AS FOLLOWS:

2022 1,656,152 \$ 2023 20,116 2024 26,484 2025 26,484 2026 26.484 THEREAFTER 400,432 2,156,152 \$

NOTES TO FINANCIAL STATEMENTS - CONTINUED

13. NET ASSETS

19.12 FORGIVARI F LOAN RECEIVED LINDER THE SMALL RUSINE SS ADMINISTRATION PAYCHECK PROTECTION PROGRAM

IN RESPONSE TO THE COVID-19 PANDEMIC IN 2020, THE U.S. FEDERAL GOVERNMENT ENACTED THE CORONAVIRUS AID, RELIEF, AND ECONOMIC SECURITY ACT THAT, AMONG OTHER ECONOM IC STIMULUS MEASURES, ESTABLISHED THE PAYCHECK PROTECTION PROGRAM (PPP) TO PROVIDE SMALL BUSINESS LO ANS. IN APRIL 2020, THE HALL OF FAME WAS GRANTED A PPP LOAN IN THE AM OUNT OF \$475,000. THE PPP LOAN CONTAINED CONDITIONS TO MAINTAIN EMPLOYMENT LEVELS AND USE THE FUNDS FO R CERTAIN PAYROLL, RENT AND UTILITY EXPENSES. THE HALL OF FAME USED ALL OF THE LOAN PROCEEDS FOR QUALIFYING EXPENSES, AN D AS SUCH, THE FULL AMOUNT OF THE LOAN WAS RECORDED IN THE STAT EMENT OF ACTIVITIES AS GRANT REVENUE AS OF DECEMBER 31, 2020.

ON JANUARY 6, 2021, THE FULL AMOUNT OF THE LOAN WAS FORGIVEN BY THE SBA. IN FEBRUARY 2021, HALL OF FAME RECEIVED ANOTHER PPP LOAN IN THE AMOUNT OF \$462,492. THIS AMOUNT HAS BEEN INCLUDED IN THE STATEMENT OF ACTIVITIES AS GRANT REVENUE AS OF DECEMBER 31, 2021. THE FULL AMOUNT OF THIS PPP LOAN WAS FORGIVEN BY THE SBA IN OCTOBER 2021.

THE HALL OF FAME'S NET ASSETS WITHOUT DONOR REST RICTIONS ARE COMPRISED OF BOARD-DESIGNATED AND OPERATING AMOUNTS, AS FOLLOWS AT DECEMBER 31, 2021 2020

OPERATING 25,021,121\$ 15,060,571 \$
BOARD-DESIGNATED 25,021,121\$ 15,060,571 \$

OPERATING FUNDS: ALL REVENUE RECEIVED AND ALL EXPENSES FOR GENERAL OP ERATIONS ARE PRESENTED IN THIS SUBGROUP. THESE ARE THE FUNDS THAT ARE PART OF THE BUDGET APPROVED BY THE BOARD OF TRUSTEES AND MANAGED BY DEPARTMENTS ACROSS THE HALL OF FAME. UNLIKE RESTRICTED FUNDS, THESE AREAS ARE DIRECTLY INFLUENCED BY INSTITUTIONAL POLICY AND MANAGEMENT DECISIONS AND THEREFORE CAN BE BUDGETED CLOSELY. BOARD-DESIGNATED FUNDS: DESIGNATED FUNDS: INSIGNATE D FUNDS INCLUDE GIFTS AND QUASI-E NDOWMENTS FOR SPECIFIC PURPOSES DESIGNATED BY TRUSTEES. THE HALL OF FAME'S BOARD HAS DESIGNATED FUNDS BE SET ASIDE FOR THE PURPOSE OF SECURING THE HALL OF FAME'S LONG-TER M FINANCIAL VIABILITY AND CONTINUING TO MEET THE NEEDS OF THE HALL OF FAME. THERE WERE NO BOARD-DESI GNATED FUNDS AT D ECEMBER 31, 2021 OR 2020. THE HALL OF FAME'S NET ASSETS WITH DONOR RESTRICTIONS AT DECEMBER 31, 2020 WAS AVAILABLE FOR EXPENDITURE FOR THE SPECIFIED PURPOS E OF CAPITAL EXPENDITURES RELATED TO THE REBUILD OF THE MUSEUM. THERE WERE NO NET ASSETS WITH DONOR RESTRICTIONS AT DECEMBER 31, 2021.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

20 14 FAIR VALUE MEASUREMENTS

FINANCIAL ACCOUNTING STANDARDS BOARD (FASB) A CCOUNTING STANDARDS CODIFI CATION (ASC) 820, FAIR VALUE MEASUREMENTS AND DISCLOSURES, PROVIDES A FRA MEWORK FOR REPORTING FAIR VALUE. THE FRAMEWORK PROVIDES A FAIR VALUE HIERAR CHY THAT PRIORITIZES THE INPUTS TO VALU ATION TECHNIQUES USED TO MEASURE FAIR VALUE. THE HIERARCHY GIVES THE HIGHEST PRIORITY TO UNADJUSTED QUOTED PRICES IN ACTIVE MARKETS FOR IDENTICAL ASSETS OR LIABILITIES (LEV EL 1 MEASUREMENTS) AND THE LOWEST PRIORITY TO UNOBSE RVABLE INPUTS (LEVEL 3 MEASUREMENTS). THE THREE LEVELS OF THE FAIR VALUE HIERARCHY ARE DESCRIBED AS FOLLOWS:

LEVEL 1 INPUTS TO THE VALUATION METHODOLOGY ARE UNADJUSTED QUO TED PRICES FOR IDENTICAL ASSETS OR LIABILITIES IN ACTIVE MARKETS THAT THE HALL OF FAME HAS THE ABILITY TO ACCESS. LEVEL 2 INPUTS TO THE VALUAT ION METHODOLOGY INCLUDE:

- ☐ QUOTED PRICES FOR SIMILAR ASSETS OR LIABILITIES IN ACTIVE MARKETS;
- ☐ QUOTED PRICES FOR IDENTICAL OR SIMILAR ASSETS OR LIABIL ITIES IN INACTIVE MARKETS;
- ☐ INPUTS OTHER THAN QUOTED PRI CES THAT ARE OBSERVABLE FO R THE ASSET OR LIABILITY;

☐ INPUTS THAT ARE DERIVED PRIN CIPALLY FROM OR CORROBORAT ED BY OBSERVABLE MARKET DATA BY CORRELATION OR OTHER MEANS.
IF THE ASSET OR LIABILITY HAS A SPECIFIED (CONT RACTUAL) TERM, THE LEVEL 2 INPUT MUST BE OBSERVABLE FOR SUBSTANTIALLY THE FULL TERM OF THE ASSET OR LIABILITY.

LEVEL 3 INPUTS TO THE VALUATION ME THODOLOGY ARE UNOBSERVABLE AN D SIGNIFICANT TO THE FAIR VALUE MEASUREMENT.

THE ASSET OR LIABILITY'S FAIR VALUE MEASUREMENT LEVE L WITHINTHE FAIR VALUE HIERARCHY IS BASED ON THE LOWEST LEVEL OF ANY INPUT THAT IS SIGNIFICANT TO THE FAIR VALUE MEASUREMENT. VALUATION TECHNIQUES USED NEED TO MAXIMIZE THE USE OF OBS ERVABLE INPUTS AND MINIMIZE THE USE OF UNOBSERVABLE INPUTS.

THE FOLLOWING ARE DESCRIPTIONS OF THE VALUATION METHODOLOGIES USED FOR A SSETS MEASURED AT FAIR VALUE. THERE HAVE BEEN NO CHANGES IN THE MET HODOLOGIES USED AT DECEMBER 31, 2021OR 2020.

COMMON STOCKS AND FIXED INCOME ACCOUNTS: VALUED AT THE CLOSING PR ICE REPORTED ON THE ACTIVE MARKET ON WHICH THE INDIVIDUA L SECURITIES ARE TRADED.

CASH AND CASH EQUIVALENTS: ALL HIGHLY LIQUID INVESTMENTS WITH MA TURITIES OF THR EE MONTHS OR LESS AND CERTIFICATES OF DEPOSIT.

MUTUAL FUNDS: VALUED AT THE NET ASSET VALUE (NAV) OF SH ARES HELD BY THE HALL OF FAME AT YEAR END.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

21 FAIR VALUE MEASUREMENTS, CONTINUED

THE PRECEDING METHODS DESCRIBED MAY PRODUCE A FAIR VALUE CALCULATION THAT MAY NOT BE INDICATIVE OF NET REALIZABLE VALUE OR RE FLECTIVE OF FUTURE FAIR VALUES. FURTHERMORE, ALTHO UGH HALL OF FAME BELIEVES ITS VALUATION METHODS ARE APPROPRIATE AND CONSISTENT WITH OTHER MARKET PARTICIPAN TS, THE USE OF DIFFERENT METHODOLOGIES OR ASSUMPTIONS TO DETERMINE THE FAIR VALUE OF CERTAIN FINANCIAL INSTRUMENTS COULD RESULT IN A DIFFERENT FAIR VALUE MEAS UREMENT AT THE REPORTING DATE.

THE FOLLOWING TABLE SETS FORT HBY LEVEL, WITHIN THE FAIR VALUE HIERARCHY, THE HALL OF FAME'S ASSETS AT FAIR VALUE AS OF DECEMBER 31,

DESCRIPTION LEVEL 1 LEVEL 2 LEVEL 3 2021 CASH AND CASH EQUIVALENTS 62,713 \$ 62,713 \$ BALANCED MUTUAL FUNDS 266,741 FIXED INCOME SECURITIES 256,911 266,741 256,911 **EQUITIES 1,469** 1,469 587,834 \$ 587.834 \$ DESCRIPTION LEVEL 1 LEVEL 2 LEVEL 3 2020 CASH AND CASH EQUIVALENTS 929,210 \$ BALANCED MUTUAL FUNDS 255,194 929.210 \$ 255,194 FIXED INCOME SECURITIES 82,017 EQUITIES 1,583 82,017 1.583 1,268,004 \$ 1,268,004 \$

15. RETIREMENT PLAN

THE HALL OF FAME HAS A QUALIFIED 403(B) DEFINED CONTRIBUTION PLAN FOR ALL EMPLOYEES WHO HAVE COMPLETED ONE YEAR OF SERVICE AND HAVE ATTAINED AGE 21. PART ICIPANTS MAY MAKE VOLUNTARY CONTRIBUTIONS TO THE PLAN, NOT TO EXCEED THE LIMITATI ONS PRESCRIBED BY THE INTERNAL REVENUE CODE. THE HALL OF FAME WILL MATCH UP TO 3% OF A PARTICIPAN T'S DEFERRED COMPENSATION, AS DEFINED BY THE PLAN. THE HALL OF FAME CONTRIBUTED \$49,288 TO THIS PLAN FOR THE YEAR ENDED DECEMBER 31, 2021 (2020 - \$58,466).

NOTES TO FINANCIAL STATEMENTS - CONTINUED

22 16 LEASES

CAPITAL LEASES

THE HALL OF FAME LEASED CERTAIN FURNITURE AND EQUIPMENT UNDER CAPITAL LEAS ES. PROPERTY, PLANT AND EQUIPMENT, NET AT DECEMBER 31, 2021 INCLUDES \$135,700 RELATED TO TH ESE CAPITAL LEASES (\$233,900 - 2020). THE BALANCE ON THE CAPITAL LEASE PAYABLE AT DECEMB ER 31, 2021 AND 2020 WAS \$300,714 AND \$488,307 (CURRENT \$139,422, LONG-TERM \$348,88 5), RESPECTIVELY. ON FEBRUA RY 16, 2022, THESE LEASES WERE PAID IN FULL AND AS SUCH THE ENTIRE BALANCE AT DECEMBER 31, 2021 HAS BEEN RECORDED AS CURRENT IN THE STATEMENT OF FINANCIAL POSITION.

OPERATING LEASES

THE HALL OF FAME LEASES SPACE TO MA NAGE AND OPERATE A RETAIL STORE. THE LESSEE WILL PAY A MINIMUM OF \$190,000 ANNUALLY WITH ADDITIONAL AMOUNTS BASED ON GRO SS RECEIPTS FROM THE RETAIL STORE AND COMMON AREA CHARGES. FOR THE YEAR ENDED DECEMBER 31, 2021 THE HALL OF FAME RECEIVED \$177,045 (\$76,041 - 2020).

17. RIVERFRONT DEVELOPMENT PROIECT LEASE

THE HALL OF FAME, IN CONJUNCTION WITH THE CITY OF SPRINGFIELD ("CITY"), CONSTRUCTED THE NEW NAISMITH MEMORIAL BASKETBALL HALL OF FAME (THE "NEW LOCATION"). THIS PROJECT OF AN 18-ACRE RIVERFRONT SITE. ON OCTOBER 1, 2002, THE HALL OF FAME BEGAN OPERATING AT THE NEW LOCATION. THE LEASE HAS AN INITIAL 30 YEAR TE RM WITH VARIOUS OPTIONS TO EXTEND UP TO 99 YEARS. THE AGREEMENT WAS AMENDED IN 2013 TO INCLUDE ANNUAL RENT PAYM ENTS OF \$25,000. THE HOF WILL PROVIDE ADMISSION TICKETS TO LOCAL SCHOOL STUDENTS AND OTHER SERVIC ES. AS OF DECEMBER 31, 2021 OR 2020, THERE WAS NO OUTSTANDING LIABILITY FOR PAYMEN TSDUE IN CONNECTION WITH THE ORIGINAL AGREEMENT.

NOTES TO FINANCIAL STATEMENTS -CONTINUED

23 18. RELATED PARTY TRANSACTIONS

CERTAIN MEMBERS OF THE HALL OF FAME BOARD OF TRUSTE ES ARE ALSO EXECUTIVES AT NBA PROPERTIES, INC. NBA PROPERTIES HAS AT TIMES PROVID ED CERTAIN CONSULTING AND REPRESEN TATION SERVICES TO THE HALL OF FAME. THERE WERE NO OUTSTANDING AMOUNTS DUE FO R SUCH SERVICES AS OF DECEMBER 31, 2021 OR 2020.

A CONTRACT ENTITLES NBA PROPERTIES TO AT LEAST SIX RE PRESENTATIVES ON BOTH THE HA LL OF FAME'S BOARD OF TRUSTEES AND BOARD OF GOVERNORS, AS WELL AS FOUR MEMBERS ON THE HALL OF FAME'S EXECUTIVE COMMITTEE. THIS AGREEMENT ALSO GRANTS NBA PROPERTIES CERTAIN MARKETING RIGHTS.

THE HALL OF FAME RENTS CERTAIN R EAL ESTATE FROM ITS SUBSIDIARY UNDER AN AGREEMENT, EXPIRING 2027, WHICH ALSO CALLS FOR THE REIMBURSEMENT OF CERTAI N COMMON AREA MAINTENANCE CHARGES. THE TOTAL AMOUNTS PAID UNDER THIS AGREEMENT FOR THE YE ARS ENDED DECEMBER 31 WERE AS FOLLOWS:

2021 2020
RENTAL EXPENSE 12,012 \$ 12,012 \$
UTILITIES, WATER AND SEWER, REAL ESTATE TAXES AND CAM 355,682 303,609
367,694 \$ 315,621 \$

AMOUNTS DUE TO THE SUBSIDIARY WERE INCLUDE D IN ACCOUNTS PAYABLE AT DECEMBER 31, 2021 AND AMOUNTED TO \$207,281 (\$213,051 – 2020). FUTURE MINIMU M LEASE PAYMENTS UNDER THE LEASE FOR THE NEXT FIVE YEARS AND THEREAFTER AR E EXPECTED TO BE \$1 PER MONTH.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

24 19 LIQUIDITY AND AVAIL ABILITY OF RESOURCES

THE HALL OF FAME'S FINANCIAL ASSETS AVAILABLE FOR GE NERAL EXPENDITURES WITHIN ONE YEAR OF THE STATEMENT OF FINANCIAL POSITION ARE AS FOLLOWS AT DECEMBER 31,

2021 2020
CASH AND CASH EQUIVALENTS 8,363,418 \$ 1,573,650 \$
CONTRIBUTIONS AND SPONSORSHIPS RECEIVABLE 2,147,410 2,594,402
ACCOUNTS RECEIVABLE 2,776,114 1,017,874
INVESTMENTS 534,546 486,211
TOTAL FINANCIAL ASSETS AVAILABLE WITHIN ONE YEAR 13,821,488 5,672,137

LESS: 5,072,137

CONTRACTUAL, LEGAL, OR DONOR-IMPOSED RESTRICTIONS:
AMOUNTS SUBJECT TO EXPENDITURE FOR SPECIFIED PURPOSES
1,045,973
TOTAL AMOUNTS UNAVAILABLE FOR GENERAL EXPENDITURES WITHIN ONE YEAR

TOTAL AMOUNTS UNAVAILABLE FOR GENERAL EXPENDITURES WITHIN ONE YEAR
BOARD DESIGNATIONS:
FUNDS FUNCTIONING AS ENDOWMENTS
TOTAL AMOUNTS UNAVAILABLE TO MANAGEMENT WITHOUT BOARD APPROVAL

TOTAL AMOUNTS UNAVAILABLE TO MANAGEMENT WITHOUT BOARD APPROVAL

TOTAL FINANCIAL ASSETS AVAILABLE WITHIN ON E YEAR AFTER BOARD DESIGNATIONS 13,821,488 \$ 4,626,164 \$

THE HALL OF FAME IS PRIMARILY SUPPORTED BY CONTRIBU TIONS (BOTH WITH AND WIT HOUT DONOR RESTRICTIONS),

SPONSORSHIPS, AND ADMISSIONS REVENUES. BECAUSE DONOR RESTRICTIONS REQUIRE RESOURCES TO BE USED IN A

PARTICULAR MANNER OR IN FUTURE PERIODS, THE HALL OF FAME MAINTAINS SUFFICIENT RESOURCES TO MEET THOSE

RESPONSIBILITIES TO ITS DONORS. THUS, FINANCIAL ASSETS MAY NOT BE AVAILABLE FOR GENERAL EXPENDITURE

WITHIN ONE YEAR. AS PART OF THE HALL OF FAME'S LIQUIDITY MANAGEMENT, IT HA S A POLICY TO STRUCTURE ITS

FINANCIAL ASSETS TO BE AVAILABLE AS ITS GENERAL OPERA TIONS, LIABILITIES, AND OTHER OBLIGATIONS REQUIRE. IN

ADDITION, THE HALL OF FAME INVESTS CASH IN EXCESS OF DAILY REQUIREMENTS IN SHORT-TERM INVESTMENTS.

FROM TIME TO TIME, THE BOARD DESIGNATES A PORTION OF ANY OPERATING SURPLUS FOR PARTICULAR OR FUTURE USES. IN THE EVENT OF FINANCIAL DI STRESS OR AN IMMEDIATE LIQUIDITY

FROM TIME TO TIME, THE BOARD DESIGNATES A PORTION OF ANY OPERATING SURPLUS FOR PARTICULAR OR FUTURE USES. IN THE EVENT OF FINANCIAL DISTRESS OR AN IMMEDIATE LIQUIDITY GENERAL OPERATIONS, THE HALL OF FAME'S BOARD MAY DRAW UPON THESE BOARD-DESIGNATED FUNDS. THE HALL
OF FAME COULD ALSO DRAW AN ADDITIONAL \$350,000 ON ITS LINE OF CREDIT (AS FURTHER DISCUSSED IN NOTE 9), AND AN ADDITIONAL \$2,448,803 CAN BE DRAW N ON THE NON-REVOLVING

OF FAME COULD ALSO DRAW AN ADDITIONAL \$350,000 ON ITS LINE OF CREDIT (AS FURTHER DISCUSSED IN NOTE 9), AND AN ADDITIONAL \$2,448,803 CAN BE DRAW N ON THE NON-REVOLVIN PORTION OF THE AMOUNTS SUBJECT TO EX PENDITURES FOR SPECIFIED PURPOSES.

NOTES TO FINANCIAL STATEMENTS - CONTINUED

25 20. INVESTMENT IN SUBSIDIARY

THE HALL OF FAME ACCOUNTS FOR ITS INVESTMENT IN SR DC, A WHOLLY-OWNED SUBSIDIARY, USING THE EQUITY METHOD. HOWEVER, GENERALLY ACCEPTED ACCOUNTING PRINCIPL ES IN THE UNITED STATES OF AMERICA REQUIRE THAT ALL WHOLLY-OWNED SUBSIDIARIES BE ACCOUNTED FOR AS CONSOLIDATED SUBSIDIARIES. IF THE FINANCIAL STATEMENTS OF SRDC HAD BEEN CONSOLIDATED WITH THOSE OF THE HALL OF FAME, AS OF DECEMBER 31, 2021 TOTAL ASSETS AND LIABILITIES WOULD BE INCREASED BY \$7,155,810 (\$7,128,980 - 2020), TOTAL NET ASSETS WOULD NOT CHANGE, AND REVENUES AN D EXPENSES WOULD BE INCREASED BY \$1,516,170, RESPEC TIVELY, FOR THE YEAR THEN ENDED (\$1,462,575 - 2020).

21. SUBSEQUENT EVENTS

THE COMPANY HAS EVALUATED SUBSEQUENT EVENTS. THROUGH AUGUST 15, 2022, WHICH IS THE DATE THE FINANCIAL STATEMENTS WERE AVAILABLE TO BE ISSUED.

1) ON FEBRUARY 16, 2022, ALL CAPITAL LEASE BALANC ES AT DECEMBER 31, 2021 OF \$300,714 WERE PAID IN FULL.

2) ON FEBRUARY 19, 2022, THE HOF RECEIVED AN ADDITIONAL DISASTER LOAN FROM THE SBA IN THE AMOUNT OF \$1.5 MILLION.
3) IN MARCH 2022, THE HOF PAID IN FULL TH E \$1,656,152 TERM NOTE AS LISTED IN NOTE 11.

SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS

FOR THE YEAR ENDED DECEMBER 31, 2021

SEE NOTES TO SCHEDULE OF EXPE NDITURES OF FEDERAL AWARDS
26 FEDERAL
FEDERAL GRANTOR/ ASSISTANCE TOTAL
PASS-THROUGH GRANTOR/ LISTING PASS-THROUGH ENTITY FEDERAL
PROGRAM OR CLUSTER TITLE NUMBER IDENTIFYING NUMBER EXPENDITURES
SMALL BUSINESS ADMINISTRATION
DIRECT PROGRAM:

 SMALL BUSINESS ADMINISTRATION

 DIRECT PROGRAM:

 COVID 19 - SHUTTERED VENUE OPERATORS GRANT.
 59.075 N/A 5,842,438 \$

 COVID 19 - DISASTER ASSISTANCE LOANS.
 59.008 N/A 350,000

 TOTAL DIRECT PROGRAMS.
 6,192,438

 TOTAL SMALL BUSINESS ADMINISTRATION.
 6,192,438

 TOTAL EXPENDITURES OF FEDERAL AWARDS.
 6,192,438 \$

NOTES TO SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS

FOR THE YEAR ENDED DECEMBER 31, 2021

27

1. BASIS OF PRESENTATION

THE ACCOMPANYING SCHEDULE OF EXPENDITURES OF FEDERAL AWARDS (THE SCHEDULE) INCLUDES THE FEDERAL GRANT ACTIVITY OF NAISMITH MEMORIAL BASKETBALL HALL OF FAME, INC. ("FEDERAL GOVERNMENT FOR THE YEAR ENDED DECEMBER 31, 2021. THE INFORMATION IN THIS SCHEDULE IS PRESENTED IN ACCORDANCE WITH THE REQUIREMENTS OF TITLE 2 U.S. CODE OF FEDERAL REGULATIONS PART 200, UNIFORM ADMINISTRATIVE REQUIREMENTS, COST PRINCIPLES, AND AUDIT REQUIREMENTS FOR FEDERAL AWARDS (UNIFORM GUIDANCE). BECAUSE THE SCHEDULE PRESENTS ONLY A SELECTED PORTION OF OPERATIONS OF HALL OF FAME IT IS NOT INTENDED TO AND DOES NOT PRESENT THE FINANCIAL POSITION, CHANGES IN NET A SSETS, OR CASH FLOWS OF HALL OF FAME.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

PASS-THROUGH STATE AGENCIES PASS-THROUGH STATE AGENCIES

EXPENDITURES OF FEDERAL AWARDS FO R FUNDS PASSED-THROUGH STATE AGENCIES IS BASED ON INFORMATION PROVIDED

BY THE COMMONWEALTH OF MASSACHUSETTS OPERATIONAL SERVICES DIVISION.

EXPENDITURES EXPENDITURES REPORTED ON THE SCHEDULE ARE REPORTED ON THE ACCRUAL BASIS OF ACCOUNTING. SUCH EXPENDITURES

ARE RECOGNIZED FOLLOWING THE COST PR INCIPLES CONTAINED IN THE UNIFORM GUIDANCE, WHEREIN CERTAIN TYPES OF EXPENDITURES ARE NOT ALLOWABLE OR ARE LIMITED AS TO REIMBURSEMENT.

3. INDIRECT COST RATE

HALL OF FAME HAS ELECTED NOT TO USE THE 10% DE MIN IMIS INDIRECT COST RATE ALLOWED UNDER THE UNIFORM GUIDANCE.
4. SUB RECIPIENTS

THERE WERE NO AWARDS PASSED THROUGH TO SUB RECIPIENTS.

SCHEDULE OF FINDINGS AND QUESTIONED COSTS

FOR THE YEAR ENDED DECEMBER 31, 2021

- 33 SUMMARY OF AUDITORS' RESULTS
 1. THE AUDITORS' REPORT EXPRESSES AN UNMODIFIED OPINION ON WHETHER THE FINANCIAL STATEMENTS OF HALL OF FAME WERE PREPARED IN ACCORDANCE WITH GAAP.
- 2. NO SIGNIFICANT DEFICIENCIES RELATING TO THE AUDIT OF THE FINANCIAL STATEMEN TS ARE REPORTED IN THE INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTRO L OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIA L STATEMENTS PERFORMED. IN ACCORDANCE WITH GOVERNMENT
- AUDITING STANDARDS. NO MATERIAL WEAKNESSES ARE REPORTED.

 3. NO INSTANCES OF NONCOMPLIANCE MATERI AL TO THE FINANCIAL STATEMENTS OF HALL OF FAME WHICH WOULD BE REQUIRED TO BE REPORTED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS, WERE DISCLOSED DURING THE AUDIT.
- 4. NO SIGNIFICANT DEFICIENCIES IN IN TERNAL CONTROL OVER MAJOR FEDERAL AWARD PROGRAMS WERE REPORTED IN THE INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR E ACH MAJOR PROGRAM AND ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY UNIFORM GUIDANCE. NO MATERIAL WEAKNESSES ARE REPORTED.
- 5. THE AUDITORS' REPORT ON COMPLIANCE FOR MAJOR FEDERA L AWARD PROGRAMS FOR HALL OF FAME EXPRESSES AN UNMODIFIED OPINION ON THE MAJOR FEDERAL PROGRAM.
 6. THERE ARE NO AUDIT FINDINGS THAT ARE REQUIRED TO BE REPORTED IN ACCORDANCE WITH 2 CFR SECTION
- 200.516(A).
 7. THE PROGRAM TESTED AS A MAJOR PROGRAM WAS SHUTTERED VENUE OPERATORS GRANT #59.075.
- 8. THE THRESHOLD USED FOR DISTINGUISHING BETWEEN TYPE A AND B PROGRAMS WAS \$750,000. 9. HALL OF FAME WAS DETERMINED TO NOT BE A LOW-RISK AUDITEE.
- FINDINGS FINANCIAL STATEMENT AUDIT

NONE FINDINGS AND QUESTIONED COSTS - MA JOR FEDERAL AWARD PROGRAMS AUDIT

NONE

THIS PAGE INTENTIONALLY LEFT BLANK
IT IS HERE TO HOLD A PLACE FOR COVER FOR SCREEN VERSION.
DO NOT INCLUDE AS PART OF PRINT FILE!
OFFICIAL
RULES

2 DULES INDEX
- 2 -RULES INDEX RULE SECTION ARTICLE PAGE
BACKCOURT/FRONTCOURT
☐ DEFINITIONS 4 VI A & B 19
EIGHT (8) SECOND VIOLATION 4 VI F 19
PLAYER POSITION STATUS 4 VI C 19
BALL POSITION STATUS 4 VI D, E, & G 19
BALL
DEAD BALL 6 IV A 26
JUMP—CENTER CIRCLE 6 V 26
JUMP—FREE THROW CIRCLE 6 VI 27
LIVE BALL 6 II 26
PUTTING IN PLAY
RESTRICTIONS
STARTING OF GAMES & OVERTIME(S) 61A 25 STARTING OF 2ND, 3RD, & 4TH PERIODS 61B 25
BASKET RING. BACKBOARD. SUPPORT
DEFINITION 4 17
HANGING (INTENTIONAL) 12A IV 40
HANGING (PREVENT INJURY) 12A IV B EXCEPTION 40
CAPTAIN, DUTIES 3 III 15
CLOCK (GAME)
EXPIRATION OF TIME (HORN) 2 VIII G 14
EXPIRATION OF TIME (NO HORN) 2 VIII H 14
STARTING—JUMP BALL 2 VIII B 14
5 VIII A(3) 24
STARTING—MISSED FREE THROW 5 VIII A(1) 24
STARTING—THROW-IN
STOPPING—LAST MINUTE 5 V B(1) 22 STOPPING—LAST TWO (2) MINUTE 5 V B(2) 22
CLUB PERSONNEL 3 V b(z) 22
COACH
ATTIRE COMMENTS ON RULES H-3 67
BENCH 3 IV D 15
BOX 3 IV A 15
CONDUCT 12A V 41
12A VII F 43
EJECTION 3 IV E 16
12A VB 41
PLAYER-COACH 3 IV B 15
☐ SPEAKING☐TO☐OFFICIALS—BEFORE☐
START OF GAME OR PERIODS 2 II I 10
SUSPENSION COMMENTS ON RULES E 67 COACH'S CHALLENGE 14 58
COACH 3 CHALLENGE 14 38

- 3 - RULE SECTION ARTICLE PAGE
CONDUCT—TEAM
NATIONAL ANTHEM COMMENTS ON RULES H-2 67
COURT
DIMENSIONS, MARKINGS 1 9
DIAGRAM
DEFINITIONS
BACKBOARD 4 17
BASKET—CHOICE OF
DRIBBLE 4 17
FOULS (ALL TYPES)
FREE THROW 4 V 19
FRONTCOURT/BACKCOURT
FUMBLE 4 VI 19
GATHER 4 NIII 21
HELD BALL
LAST TWO MINUTES
LEGAL GOAL 5 A 21
PIVOT 4 VIII 19
POINT OF INTERRUPTION
SCREEN 4 X 19
SHOT CLOCK
SUSPENSION OF PLAY
TEAM CONTROL
TEAM POSSESSION
THROW-IN
TRY FOR GOAL
DOUBLEHEADERS
NEUTRAL COURT & DOUBLEHEADERS 3 VI C 17
FINES 12A VII 43
FOULS (PERSONAL)
AWAY-FROM-PLAY 12B X 49
CLEAR-PATH-TO-THE-BASKET 12B I E(6) 45
DOUBLE
DOUBLE 128 VI 47 DRIBBLER 128 II 45
FLAGRANT COMMENTS ON RULES B 65
12B IV 46
HAND-CHECKING 12B B 44
LOOSE BALL
□ OFFENSIVE
SCREENER 12B III 46
TRANSITION TAKE FOUL 12B XI 50
TYPES 12B 44

- 4 - RULE SECTION ARTICLE PAGE
FOULS (TECHNICAL & OTHERS)
DELAY OF GAME—PLAYER & TEAM 12A II 39
EXCESSIVE TIMEOUT 12A 39
FACE (EYE) GUARDING 12A V M 42
FIGHTING 12A VI 42
MAXIMUM 12A V B 41
MINIMUM 12A V K 42
NUMBER OF PLAYERS 12A III 40
REPORTS 12A V F 41
Π THROWINGΠBALLΠΑΤΠΟFFICIAL
UNSPORTMANLIKE CONDUCT (PUNCHING) 12A V Q 42
FREE THROW
CLOCK, START—UNSUCCESSFUL FREE 5 VIII A(1) 24
CLOCK, START—UNSUCCESSFUL FREE 5 VIII A(1) 24 CLOCK, START—SUCCESSFUL FREE 5 VIII A(2) 24
EJECTION/INJURED PLAYER 9 II A EXCEPTION (1) 33 INJURED PLAYER UNSPORTSMANLIKE 9 II A EXCEPTION (3) 33
NEXT PLAY 9 III 34
PENALTY SITUATION 12B V 47
TIME LIMIT 9 A 31
TECHNICAL FOUL—PLAYER POSITION 9 E 32
TECHNICAL FOUL—SHOOTER 12A V J 42
TECHNICAL FOUL—TEAM POSSESSION 12A V H 41
VIOLATIONS 9 31
GAME CANCELLATION COMMENTS ON RULES D 66
GOALTENDING 11 38
INADVERTENT WHISTLE 2 V D 12
INSTANT REPLAY 13 50
JUMP BALLS
CENTER CIRCLE 6 V 26
HELD BALL, OTHERS 6 VI A 27
RESTRICTIONS 6 VII 27
START OF GAME/OVERTIME(S) 6 I A 25
VIOLATIONS 10 V 35
OFFICIALS
CORRECTING ERRORS 2 VI 12
DESIGNATION 2 A 10
☐ DIFFERENT☐DECISIONS—ON☐RULES 2 IV A 11
□ DIFFERENT□DECISIONS—OUT-OF-BOUNDS□ □ 6□ VI□ A(3)□ 27
8 II D 30
2 IV B 11
DISCUSSION, COACHES 2 II I 10
DUTIES 2 II 10
ELASTIC POWER 2 III 11
IN CHARGE 2 II G 10

PRE-GAME MEETING 2 II M 11
REPORTING TO FLOOR
TIME & PLACE FOR DECISIONS 2 V 11
OVERTIMES (TIE SCORE) 5 IV 22
OUT-OF-BOUNDS/THROW-IN
BALL—OUT-OF-BOUNDS 8 II 30
PLAYER—OUT-OF-BOUNDS 8 30
THROW-IN SPOT 8 III 30
PLAYER
CONDUCT 12A V 41
COMMENTS ON RULES H 67
CONDUCT—HALFTIME & END OF GAME 12A VII F 44
CONDUCT—SPECTATORS COMMENTS ON RULES J 68
CURSING 12A V E 41
DISCONCERTING FREE THROWER 9 F 32
EJECTED 12A V B 41
FAKING FREE THROW 9 I C 32
EQUIPMENT 1 1 9
PROPER NUMBER ON FLOOR 12A III 40
SHATTERING BACKBOARD COMMENTS ON RULES G 67
SUSPENSION—PHYSICAL CONTACT
□□□WITH□OFFICIAL COMMENTS ON RULES E 67
WEARING OF JEWELRY 2 II B 10
PROTEST COMMENTS ON RULES F 67
SCORERS, DUTIES OF 2 VII 13
SCORING
DISCREPANCY 5 H 21
FREE THROW 5 F 21
LEGAL GOAL 5 A 21
OPPONENT'S BASKET 5 D & E 21
TAP-IN—MISSED FREE THROW 5 I G 21
THREE-POINT FIELD GOAL 5 I C 21
TWO-POINT FIELD GOAL 5 B 21
SHOT CLOCK
EXPIRATION 7 II L 29
INADVERTENT WHISTLE 7 II 29
☐ OFFENSIVE□REBOUNDING□SITUATION 7 IV D 29
RESETTING 7 IV 29
STARTING AND STOPPING 7 II 28
TEAM POSSESSION 7 II E 28
TECHNICAL FOUL
TECHNICAL FOOL / IV E (3) 30

- 5- RULE SECTION ARTICLE PAGE

- 6 - RULE SECTION ARTICLE PAGE
STARTING LINE-UPS
SUBSTITUTES 3 V 16
TAUNTING COMMENTS ON RULES P 70
TEAM
NUMBER OF PLAYERS, MAXIMUM &
MINIMUM 3 I 15
TIMEOUT RULES
AFTER A SCORE 5 VI D 23
GAME, NUMBER OF 5 VI A 22
LAST PERIOD 5 VI A 22
MANDATORY/TEAM 5 VI 22
OPTIONS—LAST 2 MINUTES 5 VI G 23
OUT-OF-BOUNDS 5 VII E 24
OVERTIMES, NUMBER OF 5 VI B 23
TIMERS, DUTIES OF 2 VIII 14
TIMING (LENGTH)
BETWEEN HALVES 5 II C 21
☐ DISQUALIFICATION☐ 5 II E 22
OVERTIME 5 II B 21
PERIODS 5 II A 21
TIMING REGULATIONS
END OF PERIOD 5 III 22
PUBLIC ADDRESS ANNOUNCEMENT 5 II G 22
TIE SCORE—OVERTIME 5 IV 22
TIME-IN 5 VIII 24
TIMEOUT—TEAM 5 VI 22
TIMEOUT—TEAM—LAST 3 MINUTES 5 VI A 22
UNIFORMS
ADJUSTING 5 V C 22
COLOR 3 VI C 17
INTRODUCTIONS COMMENTS ON RULES H-1 67
NUMBER 3 VI A, B 17
SHIRT. TUCKED IN COMMENTS ON RULES H-4 67
VIOLATIONS
BACKCOURT 10 IX 36
BOUNDARY 10 II B 34
DEFENSIVE THREE SECONDS 10 VII 36
DRIBBLE 10 II 34
EIGHT (8) SECONDS 10 VIII 36
ENTERING BASKET FROM BELOW 10 XI 37
FIVE-SECOND BACK-TO-THE-BASKET 10 XVI 38
ILLEGAL ASSIST IN SCORING 10 XII 37

- 7 - RULE SECTION ARTICLE PAGE
JUMP BALL 10 V 35
OFFENSIVE PLAYER OUT-OF-BOUNDS 10 XV 38
☐ OFFENSIVE☐SCREEN☐OUT-OF-BOUNDS 10 XIV 38
OFFENSIVE THREE SECONDS 10 VI 35
OUT-OF-BOUNDS 10 34
RUN WITH THE BALL 10 II A 34
STRIKING THE BALL—LEG, FOOT OR FIST 10 IV 35
SWINGING OF ELBOWS 10 X 37
THROWER-IN 10 III 35
THROW-IN 8 III 30
TRAVELING 10 XIII 37

```
APRON MUST BE AT LEAST
8 FEET FROM ENDLINES
APRON MUST BE AT LEAST
5 FEET 3 IN.5 FT FROM SIDELINES4 FEET MINIMUM DEPTH
4 FEET MINIMUM DISTANCE
2 IN. WIDE BY 3FT. DEEPTHE COLOR OF THE LANE
SPACE MARKS AND
NEUTRAL ZONES SHALL
CONTRAST WITH THE COLOR
OF THE BOUNDING LINES. LANE MARKINGS MAY INCLUDE
AMATEUR MARKINGS WITH
APPROVAL FROM THE NBA
2 FEET RADIUS
(INSIDE) 6 FEET RADIUS
(OUTSIDE)
DIVISION LINE
LENGTH 94 FEET (INSIDE)
MINIMUM 10'
MINIMUM 60'
ALL LINES SHALL BE 2 INCHES WIDE (NEUTRAL ZONES EXCLUDED)2 INCHES WIDE BY8 FEET 2 INCHES (INSIDE)
4 FEET 3F FEET
(INSIDE)2 IN. WIDE
8Y 6 IN. DEEP22 FEET (OUTSIDE)
23 FEET 9 INCHES (OUTSIDE)
12 FEET
4 FEET
4 FEET
4 FEET
6 INCHES FEET FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)4 FEET AFET FEET
(INSIDE)4 FEET TO START OF OUADRANTS
19 FEET TO FREE THROW LINE (OUTSIDE)
13 FEET (INSIDE)
13 FEET (INSIDE)
16 FEET (RISIDE)
17 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET (INSIDE)
6 FEET RADIUS
(INSIDE)
6 FEET (INSIDE)
18 FEET (INSIDE)
19 FEET (OUTSIDE)14 FEET
28 FEET (INSIDE)04 FEET
28 FEET (INSIDE)05 FEET (INSIDE)EACH QUADRANT 19 FEET (OUTSIDE)0F QUADRANTS
8 FEET

18 FEET (INSIDE)05 FEET 11 INCHES15 FEET
```

- 9 -OFFICIAL RULES
- RULE NO. 1—COURT DIMENSIONS—EQUIPMENT SECTION I—COURT AND DIMENSIONS

- A. THE PLAYING COURT SHALL BE MEASURED AND MARKED AS SHOWN IN THE COURT DIAGRAM. (SEE PAGE 8)
- B. A FREE THROW LANE SHALL BE MARKED AT EACH END OF THE COURT WITH DIMENSIONS AND MARKINGS AS SHOWN ON THE COURT DIAGRAM. ALL BOUNDARY LINES ARE PART OF THE LANE; LANE SPACE MARKS[]AND[]NEUTRAL[]ZONE[]MARKS[]ARE[]NOT.[]THE[]AREAS[]IDENTIFIED []BY[]THE[]LANE[]SPACE[]MARKINGS []ARE[]2"[] BY[]6"[INCHES.
- C. A]]FREE[]THROW]]LINE[]SHALL]BE[]DRAWN]](2"]WIDE)]]ACROSS]]EACH]]OF[]THE[]CIRCLES[]INDICATED[]IN]]THE COURT DIAGRAM. IT SHALL BE PARALLEL TO THE END LINE AND SHALL BE 15' FROM THE PLANE OF THE FACE OF THE BACKBOARD.
- $\tt D.\ THE[]THREE-POINT\ []FIELD[]GOAL[]AREA[]HAS[]PARALLEL[]LINES[]3'[]FROM[]THE[]SIDELINES,\ []EXTENDING\ []FROM[]FRO$ THEDBASELINEDANDDANDARCOOFD23'9"DFROMOTHEDMIDDLEDOFOTHEDBASKETDWHICHDINTERSECTS OTHEOPARALLEL
- LINES.
 E. FOUR_HASH_MARKS_SHALL_BE_DRAWN_[(2"_WIDE)_PERPENDICULAR _TO_THE_SIDELINE_ON_EACH_SIDE
 OF THE COURT AND 28' FROM THE BASELINE. THESE HASH MARKS SHALL EXTEND 3' ONTO THE COURT.
 F. TWO_HASH_MARKS_SHALL_BE_DRAWN_[(2"_WIDE)_PERPENDICULAR _TO_THE_BASELINE_ON_EACH_SIDE
 OF THE FREE THROW LANE LINE. THESE HASH MARKS SHALL BE 3' FROM THE FREE THROW LANE LINE AND
- G. FOUR HASH CHRELENE AND EXTENDED THE THEORY IN AN AREA CHRELENE AND EXTENDED THE TREE THROW CHRELENE AND EXTENDED THE FREE THROW CIRCLE. THESE HASH MARKS SHALL BE 13' FROM THE BASELINE AND 3' FROM THE FREE THROW
- $LANE @LINES @AND @SHALL @BE @6" @IN @LENGTH. \\ H. TWO @HASH @MARKS @SHALL @BE @DRAWN @2" @WIDE) @PERPENDICULAR @TO @THE @SIDELINE. @IN @FRONT @OF @AND @ADDED AND MARKS OF ALL @BE @ADDED AND WIDE &AND @ADDED AND MARKS OF ALL @BE @BE WIDE AND MARKS OF ALL WIDE AND MARKS OF$ THE SCORER'S TABLE, AND 4' ON EACH SIDE OF THE MIDCOURT LINE, THIS WILL DESIGNATE THE SUBSTITUTION BOX.
- I. A RESTRICTED AREA SHALL BE MARKED WITH A HALF-CIRCLE 4' FROM THE CENTER OF THE BASKET RING AND THEN PARALLEL TO THE LANE LINE TO THE FACE OF THE BACKBOARD WITH A SOLID TWO-INCH LINE. SECTION II—EQUIPMENT
- A. THE BACKBOARD SHALL BE A RECTANGLE MEASURING 6' HORIZONTALLY AND 3 1/2' VERTICALLY . THE FRONT[SURFACE[SHALL]BE]FLAT[AND]TRANSPARENT.
- B. AJTRANSPARENT []BACKBOARD []SHALL[]BE[]MARKED[]WITH[]A[]2"[]WHITE[]RECTANGLE[]CENTERED[]BEHIND THE[]RING.[]THIS[]RECTANGLE[]SHALL[]HAVE[]OUTSIDE[]DIMENSIONS []OF[]24"[]HORIZONTALLY []AND[]18"[]VERTICALLY.
- C. HOME MANAGEMENT IS REQUIRED TO HAVE A SPARE BOARD WITH SUPPORTING UNIT ON HAND FOR EMERGENCIES, AND A STEEL TAPE OR EXTENSION RULER AND A LEVEL FOR USE IF NECESSARY
- D. EACH BASKET SHALL CONSIST OF A PRESSURE-RELEASE NBA APPROVED METAL SAFETY RING

 18"[]IN[]INSIDE[]DIAMETER[]WITH[]A[]WHITE[]CORD[]NET[]18"[]IN[]LENGTH.[]THE[]CORD[]OF[]THE[]NET[]SHALL[]NOT[]
 BE LESS THAN 30 THREAD NOR MORE THAN 120 THREAD AND SHALL BE CONSTRUCTED TO CHECK THE BALL
- MOMENTARILY AS IT PASSES THROUGH THE BASKET. E. EACH BASKET RING SHALL BE SECURELY ATTACHED TO THE BACKBOARD WITH ITS UPPER EDGE 10'
- $ABOVE \verb|| AND \verb|| PARALLEL \verb||| TO \verb||| THE \verb||| FLOOR \verb||| AND \verb||| EQUIDISTANT || FROM \verb|||| THE \verb||| VERTICAL \verb||| EDGES \verb|||| OF \verb|||| THE \verb||| NEAREST \verb|||| POINT \verb|||| OF \verb|||| THE \verb|||| INSIDE \verb|||| EDGE \verb|||| OF \verb|||| THE || PACE OF THE$ BOARD. THE RING SHALL BE PAINTED ORANGE.

- 10 -F. (1) THE[]BALL[]SHALL[]BE[]AN[]OFFICIALLY[]APPROVED []NBA[]BALL[]BETWEEN[]7[]½[]AND[]8[]½[]POUNDS[] PRESSURE
- (2) A MINIMUM OF NINE BALLS MUST BE MADE AVAILABLE TO EACH TEAM FOR PRE-GAME WARMIIP
- G. NBA ARENA BACKBOARDS MUST CONTAIN FOUR STRIPS OF RED LED LIGHTS, SYNCHRONIZED WITH THE GAME CLOCK, OUTLINING THE INSIDE OF THE FOUR SIDES OF THE BACKBOARD TO INDICATE THE EXPIRATION OF TIME AND ONE STRIP OF AN AMBER LED LIGHT TO INDICATE THE EXPIRATION OF THE SHOT CLOCK.
- RULE NO. 2—OFFICIALS AND THEIR DUTIES SECTION I—THE GAME OFFICIALS
- SECTION I—THE GAME OFFICIALS

 A. THE[]GAME]OFFICIALS[]SHALL[]BE[]A[]CREW[]CHIEF,[]REFEREE,[]UMPIRE,[]AND[]REPLAY[]CENTER[]OFFICIAL.[]

 THEY[]WILL]BE[]ASSISTED[]BY[]AND[]OFFICIAL]SCORER,[]TWO[]TRAINED[]TIMERS,[]AND[]COURTSIDE[] ADMINISTRATOR. []

 ONE TIMER WILL OPERATE THE GAME CLOCK AND THE OTHER WILL OPERATE THE SHOT CLOCK. THE COURTSIDE

 ADMINISTRATOR WILL BE STATIONED AT THE SCORER'S TABLE TO FACILITATE COMMUNICATION BETWEEN THE REPLAY

 CENTER[]OFFICIAL,[]ON-COURT[]GAME[]OFFICIALS,[]OFFICIAL[]SCORER,[]AND[]OTHER[]PERSONNEL[] AT[]THE[]SCORER'S[]TABLE.[]

 ALL[]OFFICIALS[]AND[]THE[]COURTSIDE[]ADMINISTRATOR[]SHALL[]BE[]APPROVED[]BY[]THE[]LEAGUE[]OFFICE.

 B. THE[]OFFICIALS[]SHALL[]WEAR[]THE[]UNIFORM[]PRESCRIBED []BY[]THE[]NBA.

- B. THE_|OFFICIALS_|SHALL_|WEAR[] | HE_|UNIFORM||PRESCRIBED ||BY||THE||NBA.

 SECTION II—DUTIES OF THE OFFICIALS

 A. THE_|OFFICIALS_|SHALL,||PRIOR_|TO_|THE_|START_|OF_|THE_|GAME,||INSPECT_|AND_|APPROVE_|ALL_|EQUIPMENT,
 INCLUDING COURT, BASKETS, BALLS, BACKBOARDS, TIMER'S AND SCORER'S EQUIPMENT.

 B. THE_|OFFICIALS_|SHALL_|NOT_|PERMIT_|PLAYERS_|TO_|PLAY||WITH_|ANY||TYPE_|OF_||EWELRY.

 C. THE_|OFFICIALS_|SHALL_|NOT_|PERMIT_|BAYERS_|TO_|WEAR_|EQUIPMENT _|WHICH_,|INI_THEIR_||UDGMENT,
 IS DANGEROUS TO OTHER PLAYERS. ANY EQUIPMENT WHICH IS OF HARD SUBSTANCE (CASTS, SPLINTS,
 GUARDS AND BRACES) MUST BE PADDED OR FOAM COVERED AND HAVE NO EXPOSED SHARP OR CUTTING
- EDGE. ALL THE FACE MASKS AND EYE OR NOSE PROTECTORS MUST BE APPROVED BY NBA BASKETBALL

 OPERATIONS AND CONFORM TO THE CONTOUR OF THE FACE AND HAVE NO SHARP OR PROTRUDING EDGES.

 D. THE USE OF ANY FOREIGN SUBSTANCE DURING GAMES IS STRICTLY PROHIBITED. A "FOREIGN

 SUBSTANCE" DISDANYDSUBSTANCE THAT DISDAPPLIED DURING GAMES TO DAD PLAYER'S BODY, DUNIFORM ORD
- EQUIPMENT, OR TO ANY GAME EQUIPMENT, THAT IS DESIGNED OR INTENDED TO PROVIDE A PLAYER OR A TEAM WITH A COMPETITIVE ADVANTAGE.
- E. ALL EQUIPMENT USED MUST BE APPROPRIATE FOR BASKETBALL. EQUIPMENT THAT IS UNNATURAL AND DESIGNED TO INCREASE A PLAYER'S HEIGHT OR REACH, OR TO GAIN AN ADVANTAGE, SHALL NOT
- BE USED. BE USEU.
 F. THE[]OFFICIALS[]MUST[]CHECK[]THE[]GAME[]BALLS[]TO[]SEE[]THAT[]THEY[]ARE[]PROPERLY[]INFLATED.[]THE RECOMMENDED BALL PRESSURE SHOULD BE BETWEEN 7 ½ AND 8 ½ POUNDS.
 G. THE[]CREW[]CHIEF[]SHALL[]BE[]THE[]OFFICIAL[]IN[]CHARGE.
 H. THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]MAKE[]THE[]FINAL[]RULING[]ON[]ALL[]REPLAYS[]INITIATED[]PURSUANT[]

- TO[]RULE[]13.][EXCEPT[]FOR[]FLAGRANT[]FOULS[]AND[]ALTERCATIONS.]] THE[]REPLAY[]CENTER[]OFFICIAL'S[] DUTIES[]WITH[]

- TO THE COACH'S CHALLENGE ARE SET FORTH IN RULE 14, SECTION IV.

 I. IF A COACH DESIRES TO DISCUSS A RULE OR INTERPRETATION OF A RULE PRIOR TO THE START OF A GAME
 ORDBETWEENDPERIODS,DITDWILLDBEDMANDATORYD FORDTHEDOFFICIALSDTODASKDTHEDOFFICIALSDWISHDTO DISCUSS A

 GAME SITUATION WITH EITHER COACH.

 J. THEDDESIGNATEDD OFFICIALDSHALLDTOSSOTHEDBALLDATDTHEDSTARTDOFDTHEDGAME.DTHEDCREWDCHIEF SHALL
 DECIDEDWHETHERDORDNOTDADGOALDSHALLDCOUNTDIFDTHEDOFFICIALSDDISAGREE.D ANDDHE/SHEDSHALLDDECIDE MATTERS
 UPON WHICH SCORERS AND TIMERS DISAGREE.

- 11 -K. ALL_OFFICIALS[]SHALL_DENTER_THE_COURT_PRIOR_TO_THE_15-MINUTE DMARK_ON_THE_GAME_CLOCK_TO OBSERVE THE WARM-UP PERIOD AND REPORT TO THE LEAGUE OF FICE ANY DATYPICAL SITUATIONS DAND TO REVIEW SCORING AND TIMING PROCEDURES WITH TABLE PERSONNEL.
- L. THE CREW CHIEF MUST CHECK THE ACTIVE LIST PRIOR TO THE START OF THE GAME.

 M. OFFICIALS[]MUST[]MEET[]WITH[]TEAM[]CAPTAINS[]PRIOR[]TO[]THE[]START[]OF[]THE[]GAME.
- N. OFFICIALS[]MUST[]REPORT[]ANY]ATYPICAL[]OR[]UNIQUE][INCIDENT][TO[]THE[]BASKETBALL []AND[]REFEREE OPERATIONS []DEPARTMENTS []BY]E-MAIL.[]FLAGRANT,[]PUNCHING, []FIGHTING[]FOULS[]OR[]A[]TEAM'S[]FAILURE[]TO HAVE EIGHT PLAYERS TO BEGIN THE GAME MUST ALSO BE REPORTED. SECTION III—ELASTIC POWER
- THE[]OFFICIALS[]SHALL[]HAVE[]THE[]POWER[]TO[]MAKE[]DECISIONS []ON[]ANY[]POINT[]NOT[]SPECIFICALLY [] COVERED IN THE RULES. THE LEAGUE OF FICE WILL BE ADVISED OF ALL SUCH DECISIONS DATE THE DEARLIEST POSSIBLE MOMENT.
- SECTION IV—DIFFERENT DECISIONS BY OFFICIALS
- A. THE CREW CHIEF SHALL HAVE THE AUTHORITY TO SET ASIDE OR QUESTION DECISIONS REGARDING A
- RULE[INTERPRETATION []MADE]BY]EITHER[]OF[]THE[]OTHER[]OFFICIALS.

 B. IF TWO OFFICIALS GIVE CONFLICTING SIGNALS AS TO WHO CAUSED THE BALL TO GO OUT-OF-BOUNDS, THEY WILL CONFERENCE AND RECONSTRUCT THE PLAY IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF NO RESOLUTION IS REACHED, A JUMP BALL WILL BE SIGNALED BETWEEN THE TWO PLAYERS INVOLVED AT THE NEAREST CIRCLE IN THE INVOLVED AT THE IN
- CENTER_CIRCLE_DBETWEEN_ANY_TWO_OPPONENTS_IN_THE_GAME_IN_ONE_OPFICIAL_DSIGNALS_DAND ANOTHER
 OFFICIAL_CLEARLY_CKNOWS_THE_CALL_DISC_INCORRECT, _THEY_CSHOULD_CONFERENCE _DAND_THE_CALLING OFFICIAL_DMAY_CHANGE_THE_CALL_DN_THE_DISC_NORMATION _GGIVEN_DHOWEVER, _DIF_DBOTH_DOFFICIALS_DARE_DAMANT ABOUT THEIR RULING, A JUMP BALL SHOULD BE HELD SIMILAR TO ABOVE
- C. IN THE EVENT THAT A VIOLATION AND FOUL OCCUR AT THE SAME TIME, THE FOUL WILL TAKE PRECEDENCE
- D. DOUBLE FOUL (SEE RULE 12B, SECTION VI(F)).
- E. IF[THE[TWO]OFFICIALS[]DIFFER[]ON[]A[]BLOCK/CHARGE[] FOUL[]INVOLVING[] THE[]RESTRICTED[] AREA[]AND/OR LOWER DEFENSIVE BOX, THEY WILL CONFERENCE AND SHARE INFORMATION IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF NO RESOLUTION IS REACHED IT WILL BE TREATED AS A DOUBLE FOUL (SEE RULE 12B, SECTION VI(F))
- EXCEPTION: LAST TWO MINUTES OF FOURTH PERIOD AND LAST TWO MINUTES OF OVERTIME. (SEE
- RULE 13, SECTION I(A)(11))
 SECTION V—TIME AND PLACE FOR DECISIONS
- A. THE[]OFFICIALS[]HAVE[]THE[]POWER[]TO[]RENDER[]DECISIONS []FOR[]INFRACTIONS []OF[]RULES[]COMMITTED INSIDE OR OUTSIDE THE BOUNDARY LINES. THIS INCLUDES PERIODS WHEN THE GAME MAY BE STOPPED FOR ANY REASON
- FOR ANY REASON.

 B. WHEN]\[A]\[PERSONAL\[FOUL\[OR\[VIOLATION\]OCCURS,\[]AN\[OFFICIAL\[WILL\[]BLOW\[]HIS/HER\[WHISTLE\[]TO TERMINATE PLAY. THE WHISTLE IS THE SIGNAL FOR THE TIMER TO STOP THE GAME CLOCK. IF A PERSONAL FOUL\[]HAS\[]OCCURRED, \[]THE\[]OFFICIAL\[]WILL\[]INDICATE\[]THE\[]NUMBER\[]OF\[]THE\[]OFFENDER\[]TO\[]THE\[]OFFICIAL\[]SCORER,\[]THE\[]THE\[]OFFICIAL\[]SCORER,\[]THE\[]THE\[]OFFICIAL\[]SCORER\[]OFFICIAL\[]SCOR THE SPOT OF THE THROW-IN.
- | IF||A|||VIOLATION|| HAS||OCCURRED|| THE||OFFICIAL||WILL||INDICATE||(1)||THE||NATURE||OF||THE||VIOLATION|| BY||GIVING|| THE CORRECT SIGNAL (2) THE DNUMBER OF THE OFFENDER, IF DAPPLICABLE (3) THE DIRECTION IN WHICH THE BALL WILL BE ADVANCED.

- 12 -C. WHENDADTEAMDISDENTITLEDDTODADTHROW-IN, ANDOFFICIALDSHALLDCLEARLYDSIGNALD(1)DTHEDACT WHICH CAUSED THE BALL TO BECOME DEAD (2) THE SPOT OF THE THROW-IN (3) THE TEAM ENTITLED TO THE THROW-IN, <code>[UNLESS]IT]FOLLOWS[]A[]SUCCESSFUL</code> <code>[FIELD[]GOAL[]OR[]FREE[]THROW</code>. D. WHEN A WHISTLE IS ERRONEOUSLY SOUNDED, WHETHER THE BALL IS IN A POSSESSION OR
- NON- POSSESSION STATUS, IT IS AN INADVERTENT WHISTLE AND SHALL BE INTERPRETED AS A SUSPENSION-
- E. AN OFFICIAL MAY SUSPEND PLAY FOR ANY UNUSUAL CIRCUMSTANCE (SEE RULE 4,) SECTION XIV).
- SECTION VI—CORRECTING ERRORS
- A. FREE THROWS
- OFFICIALS[] MAY[]CORRECT[]AN[]ERROR[]IF[]A[]RULE[]IS[]INADVERTENTLY[] SET[]ASIDE[]AND[]RESULTS[]IN[]THE[] FOLLOWING:
- (1) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL REMAIN IN PLAY.
- EXCEPTION:[] IF[]THE[]OFFENSIVE[] TEAM[]SCORES[]OR[]SHOOTS[]EARNED[]FREE[]THROWS[]AS[]A[]RESULT[]OF[]A[] PERSONAL FOUL PRIOR TO POSSESSION BY THE DEFENSIVE TEAM, THE ERROR SHALL BE IGNORED IF MORE THAN 24 SECONDS HAS EXPIRED
- (2) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL NOT REMAIN IN PLAY. THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND AND PLAY WILL RESUME FROM THE POINT OF INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.
- (3) A TEAM SHOOTING AN UNMERITED FREE THROW.
- (4) PERMITTING THE WRONG PLAYER TO ATTEMPT A FREE THROW. OFFICIALS_SHALL_ADMINISTER_THE_ABOVE_CASES_AS_FOLLOWS:
- A. OFFICIALS SHALL BE NOTIFIED OF A POSSIBLE ERROR AT THE FIRST DEAD BALL.
- B. ERRORS[WHICH[]OCCUR[]IN[]THE[]FIRST[]OR[]THIRD[]PERIODS[]MUST[]BE[]DISCOVERED[] AND[]RECTIFIED[]PRIOR[] TO THE START OF THE NEXT PERIOD
- C. ERRORS WHICH OCCUR IN THE SECOND PERIOD MUST BE DISCOVERED AND THE SCORER'S TABLE
- NOTIFIED_PRIOR_TO_THE_OFFICIALS_LEAVING_THE_FLOOR_DAT_THE_END_OF_THE_PERIOD._THE_ERROR(S)_MUST_BE_RECTIFIED_PRIOR_TTO_THE_START_OF_THE_THIRD_PERIOD.
- D. ERRORS[WHICH]OCCUR[IN[THE[]FOURTH]PERIOD[]OR[]OVERTIME(S)[] MUST[]BE[]DISCOVERED[] AND[]RECTIFIED[] PRIOR TO THE END OF THE PERIOD.
- E. THE BALL IS NOT IN PLAY ON CORRECTED FREE THROW ATTEMPT(S). PLAY IS RESUMED AT THE SAME
- SPOT AND UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THE ERROR NOT BEEN DISCOVERED. F. ALL_PLAY_THAT_OCCURS_IS_TO_BE_NULLIFIED_IF_THE_ERROR_IS_DISCOVERED_WITHIN_A_24-SECOND_TIME_
- PERIOD. THE GAME CLOCK SHALL BE RESET TO THE TIME THAT THE ERROR OCCURRED.

 EXCEPTION: ACTSOF UNSPORTSMANLIKE CONDUCT AND ALL FLAGRANT FOULS, AND POINTS SCORED
- THEREFROM, SHALL NOT BE NULLIFIED.

 EXCEPTION: IF THE ERROR TO BE CORRECTED IS FOR A FREE THROW ATTEMPT WHERE THERE IS TO BE

- NO_LINE-UP_OF_PLAYERS_ON_THE_FREE_THROW_LANE_(TECHNICAL_FOUL,_DEFENSIVE_THREE_SECONDS,_FLAGRANT_
- FOUL, CLEAR PATH-TO-THE-BASKET FOUL, TRANSITION TAKE FOUL, PUNCHING FOUL, AWAY-FROM-THE-PLAY FOUL), THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND, AND PLAY SHALL RESUME FROM THE POINT OF
- INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.

- 13 -B. LINEUP POSITIONS

- 13 - 8. LINEUP POSITIONS
IN ANY JUMP BALL SITUATION, IF THE JUMPERS LINED UP INCORRECTLY, AND THE ERROR IS DISCOVERED:
(1) AFTER MORE THAN 24 SECONDS HAS ELAPSED, THE TEAMS WILL CONTINUE TO SHOOT FOR THAT
BASKET[FOR[THE[]REMAINDER[] OF[]THAT[]HALF[]AND/OR[]OVERTIME.[] IF[]THE[]ERROR[]IS[]DISCOVERED[] IN[]THE[]FIRST HALF,
TEAMS WILL SHOOT AT THE PROPER BASKET AS DECIDED BY THE OPENING TAP FOR THE SECOND HALF. (2) IF[]24[]SECONDS:[]OR[]LESS:[]HAS[]ELAPSED.[]ALL[]PLAY[]SHALL[]BE[]NULLIFIED.

EXCEPTION:[] ACTS:[]OF[]UNSPORTSMANLIKE[] CONDUCT.[] ALL[]FLAGRANT[]FOULS,[]AND[]POINTS[]SCORED

THEREFROM,[] SHALL[]NOT[]BE[]NULLIFIED[]AND[]PLAY[]WILL[]RESUME[]FROM[]THE[]ORIGINAL[]JUMP[]BALL[]WITH[]PLAYERS[] FACING THE PROPER DIRECTION. C. THROW-IN

IF THE SECOND, THIRD OR FOURTH PERIOD OR ANY THROW-IN BEGINS WITH THE WRONG TEAM BEING AWARDED POSSESSION OR THE TEAMS FACING IN THE WRONG DIRECTION, AND THE ERROR IS DISCOVERED:

(1) AFTER 24 SECONDS HAS ELAPSED, THE ERROR CANNOT BE CORRECTED

(2) WITH[124]SECONDS[]OR[]LESS[]HAVING[]ELAPSED,[]ALL[]PLAY[SHALL]BE[]NULLIFIED.
EXCEPTION:[] ACTS[]OF[]UNSPORTSMANLIKE[] CONDUCT,[] ALL[]FLAGRANT[]FOULS,[]AND[]POINTS[]SCORED

THEREFROM, SHALL NOT BE NULLIFIED.

D. RECORD KEEPING

AQRECORD_KEEPING_ERROR_BY_THE_OFFICIAL_SCORER_WHICH_INVOLVES_THE_SCORE,_NUMBER_OFF_PRISONAL_FOULS_TEAM_FOULS_NAMED TO THE END OF THE FOURTH PERIOD. ANY SUCH ERROR WHICH OCCURS IN OVERTIME MUST BE CORRECTED PRIOR TO THE END OF THAT PERIOD.

SECTION VII—DUTIES OF SCORERS

SECTION VII—DUTIES OF SCORERS

A. THE[]SCORERS[]SHALL[]RECORD[]THE[]FIELD[]GOALS[]MADE,[]THE[]FREE[]THROWS[]MADE[]AND[]MISSED[]AND[]
SHALL KEEP A RUNNING SUMMARY OF THE POINTS SCORED. THEY SHALL RECORD THE PERSONAL AND TECHNICAL
FOULS[]CALLED[]ON[]EACH[]PLAYER[]AND[]SHALL[]NOTIFY[]THE[]OFFICIALS[]IMMEDIATELY[] WHEN[]A[]SIXTH[]PERSONAL[]FOUL,[]
OR SECOND UNSPORTSMANLIKE TECHNICAL FOUL, IS CALLED ON ANY PLAYER. THEY SHALL RECORD THE TIMEOUTS OR SECOND UNSPORTSMANLIKE TECHNICAL FOUL, IS CALLED ON ANY PLAYER. THEY SHALL RECORD THE TIMEOUTS CHARGED_ITO_EACH_TEAM, SHALL_NOTIFY_BATEAM_DAND_ITS_COACH_THROUGH_DAN_OFFICIAL_WHENEVER_I THAT_TEAM[] IS_GRANTED_ITS_FINAL_TIMEOUT_DAND_ISHALL_NOTIFY_THE_INEREST_OFFICIAL_EACH_TIME_DA_TEAM_US_GRANTED_ID_A] CHARGED TIMEOUT IN EXCESS OF THE LEGAL NUMBER. THEY SHALL ALSO RECORD IF AND WHEN A TEAM USES ITS COACH'S CHALLENGE AND THE IMPACT OF THE CHALLENGE, IF ANY, ON THE NUMBER OF TIMEOUTS REMAINING FOR THE CHALLENGING TEAM. (SEE RULE 14). IN CASE THERE IS A QUESTION ABOUT AN ERROR IN THE SCORING, THE_ISCORER_SHALL_ICHECK_WITH_THE_ICREW_CHIEF_DAT_IONCE_TO_FIND_ITHE_IDISCREPANCY._| IF_ITHE_IERROR_ICANNOT_I BE_ISCORER_SHALL_ICHECK_WITH_ITHE_ICREW_ICHIEF_DAT_IONCE_TO_FIND_ITHE_IDISCRER_UNLESS_HE_IHAS_KNOWLEDGE_I THAT_ISCORER_UNTLESS_HE_INDATE_TOWNED. FORCES HIM TO DECIDE OTHERWISE.
B. THE SCORERS SHALL KEEP A RECORD OF THE NAMES, NUMBERS AND POSITIONS OF THE PLAYERS

WHO ARE TO START THE GAME AND OF ALL SUBSTITUTES WHO ENTER THE GAME. WHEN THERE IS AN INFRACTION OF THE RULES PERTAINING TO SUBMISSION OF THE ACTIVE LIST. SUBSTITUTIONS OR NUMBERS OF PLAYERS. THEY[]SHALL[]NOTIFY[]THE[]NEAREST[]OFFICIAL[]IMMEDIATELY []IF[]THE[]BALL[]IS[]DEAD,[]OR[]AS[]SOON[]AS[]IT BECOMES DEAD IF IT IS IN PLAY WHEN THE INFRACTION IS DISCOVERED. THE SCORER SHALL MARK THE TIME[]AT[]WHICH[]PLAYERS[]ARE[]DISQUALIFIED []BY[]REASON[]OF[]RECEIVING []SIX[]PERSONAL[]FOULS,[]SO[]THAT[]IT MAY BE EASY TO ASCERTAIN THE ORDER IN WHICH THE PLAYERS ARE ELIGIBLE TO GO BACK INTO THE GAME IN ACCORDANCE WITH RULE 3, SECTION I.

C. THE SCORES SALL DASK THE OTIMER TO SOUND THE HORN TO SIGNAL THE OFFICIALS. OTHIS MAY BE USED WHEN THE BALL DISCOUNT OF SOUND THE OTHER SALL DISCOUNT OF SOUND THE OTHER SALL DISCOUNT OF SALL

- 14 -WHEN[]A[]PLAYER[]IS[]DISQUALIFIED []FROM[]THE[]GAME,[]OR[]WHENEVER []A[]PENALTY[]FREE[]THROW[]IS[]BEING AWARDED, []THE[]TIMER[]WILL[]SOUND[]THE[]HORN[]TO]NOTIFY[]THE[]GAME[]OFFICIALS.[]IT][IS[]THE[]DUTY[]OF[]THE SCOREKEEPER[] TO[]INFORM[]THE[]TIMER[]TO[]SOUND[]THE[]HORN[]AND[]BE[]CERTAIN[]THAT[]THE[]OFFICIALS[] HAVE
- THE SCORER'S TABLE
- F. SCORERS[]SHALL[]RECORD[]ON[]THE[]SCOREBOARD []THE[]NUMBER[]OF[]TEAM[]FOULS[]UP[]TO[]A[]TOTAL[]OF[]FIVE, WHICH WILL INDICATE THAT THE TEAM IS IN A PENALTY SITUATION.
 G. SCORERS[]SHALL,[]IMMEDIATELY, []RECORD[]THE[]NAME[]OF[]THE[]TEAM[]WHICH[]SECURES[]THE[]FIRST[]
- POSSESSION OF THE GAME
- SECTION VIII—DUTIES OF TIMERS
- A. THE TIMERS SHALL NOTE WHEN EACH HALF IS TO START AND SHALL NOTIFY THE CREW CHIEF AND BOTH DCOACHES DEIVED MINUTES DEFORE OTHIS DINE DON DATE OF THE MOTO DE DINOTIFIED DAT DE L'AST DEIVE DINITE DE START. THEY SHALL SIGNAL THE SCORERS TWO MINUTES BEFORE STARTING TIME. THEY SHALL[]RECORD[]PLAYING[]TIME[]AND[]TIME[]OF[]STOPPAGES[] AS[]PROVIDED[] IN[]THE[]RULES.[]THE[]OFFICIAL[]TIMER[] AND THE SHOT CLOCK OPERATOR SHALL BE PROVIDED WITH DIGITAL STOP WATCHES TO BE USED IN CASE THE OFFICIAL_TIMEOUT._GAME_CLOCK_AND/OR_SHOT_CLOCKS/GAME_CLOCKS_LOCATED_ABOVE_THE_BACKBOARDS_FAIL_ TO WORK PROPERLY
- BY A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TAPPED BY EITHER OF THE JUMPERS. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED. NO TIME WILL BE REMOVED FROM THE GAME CLOCK AND/OR SHOT CLOCK IF THE BALL IS NOT LEGALLY TOUCHED BEFORE A VIOLATION.
- C. IF THE GAME CLOCK HAS BEEN STOPPED AND THE BALL IS PUT IN PLAY BY A THROW-IN, THE GAME CLOCK AND THE SHOT CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER ON THE COURT. THE STARTING OF THE GAME CLOCK AND THE SHOT CLOCK WILL BE UNDER THE CONTROL OF THE OFFICIAL DTIMER
- D. DURING AN UNSUCCESSFUL FREE THROW ATTEMPT, THE GAME CLOCK WILL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED.
- E. THE GAME CLOCK SHALL BE STOPPED AT THE EXPIRATION OF TIME FOR EACH PERIOD AND WHEN AN OFFICIAL SOUNDS OF THE CAST OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME
- F. FOR A CHARGED TIMEOUT, THE TIMER SHALL START THE TIME-OUT CLOCK IMMEDIATELY AFTER AN OFFICIAL SIGNALS FOR A TIMEOUT AND PLAY WILL NOT RESUMED UNTIL THE TIME-OUT CLOCK HAS EXPIRED. G. THE GAME CLOCK AND THE SCOREBOARD WILL COMBINE TO CAUSE A HORN TO SOUND, AUTOMATICALLY, WHEN PLAYING TIME FOR THE PERIOD HAS EXPIRED. IF THE HORN OR BUZZER FAILS TO SOUND,
- OR IS NOT THE TOTAL THE TOTAL THE CLOCK SHOWS: 00.0, THE PERIOD OR GAME IS CONSIDERED TO HAVE ENDED ALTHOUGH THE HORN MAY NOT HAVE SOUNDED.
- **EXCEPTION: SEE RULE 13**

- 15 -RULE NO. 3—PLA YERS, SUBSTITUTES AND COACHES SECTION I-T FAM

A PLAYER IN THE GAME RECEIVES HIS SIXTH PERSONAL FOUL AND ALL SUBSTITUTES HAVE ALREADY BEEN DISQUALIFIED, [|SAID]PLAYER]SHALL[|REMAIN[]IN[]THE][GAME]AND[]SHALL[|BE][CHARGED]WITH[]A[]PERSONAL[|AND[]
TEAM FOUL. A TECHNICAL FOUL ALSO SHALL BE ASSESSED AGAINST HIS TEAM. ALL SUBSEQUENT PERSONAL
FOULS,[]INCLUDING [|OFFENSIVE][FOULS,[]SHALL]BE[]TREATED[]SIMILARLY.[]ALL[]PLAYERS[]WHO[]HAVE[]SIX[]OR[]MORE[]

PERSONAL FOULS AND REMAIN IN THE GAME SHALL BE TREATED SIMILARLY.

B. IN THE EVENT THAT THERE ARE ONLY OF THE SERVICE SHALL BE TREATED SIMILARLY. B. INITHELEVENTITHATITHERE(DARE(DONLY)):FIVE[IELIGIBLE(DPLAYERS)] REMAINING (DAND(DONE)) OFFICE PLAYER IS INJURED AND MUST LEAVE THE GAME OR IS EJECTED, HE MUST BE REPLACED BY THE LAST PLAYER WHO(DWAS(DI)):SQUALIFIED (DBY(DREASON)) OFFIRECEIVING (DIX(DPERSONAL)) FOULS. (DEACH(DSUBSEQUENT (DREQUIREMENT (DANG)) TO REPLACE AN INJURED OR EJECTED PLAYER WILL BE TREATED IN THIS INVERSE ORDER. ANY SUCH RE-ENTRY INTO(DA) GAME(DBY(DA)) DISQUALIFIED (DELAYER(SHALL)) BE (DENALIZED (DBY(DA)) TECHNICAL (DFOUL).

C. IN THE EVENT THAT A PLAYER LEAVES THE PLAYING COURT WHILE THE BALL IS IN PLAY, PLAY WILL CONTINUE UNTIL THE NEXT STOPPAGE OF PLAY AND THE PLAYER WILL BE REPLACED IF HE IS NOT READY TO RETURN. NO TECHNICAL FOUL WILL BE ASSESSED, BUT THE INCIDENT WILL BE REVIEWED BY THE LEAGUE OFFICE \Box FOR \Box A \Box POSSIBLE \Box FINE \Box AND/OR \Box SUSPENSION. EXCEPTION: RULE 10, SECTION XV

SECTION II—STARTING LINE-UPS
AT LEAST 30 MINUTES BEFORE THE GAME IS SCHEDULED TO BEGIN, THE SCORERS SHALL BE SUPPLIED
WITH THE NAME AND NUMBER OF EACH PLAYER WHO WILL START THE GAME. FAILURE TO COMPLY WITH THIS PROVISION SHALL BE REPORTED TO THE LEAGUE OFFICE.

SECTION III—THE CAPTAIN

A. A TEAM MAY HAVE A CAPTAIN AND A CO-CAPTAIN NUMBERING A MAXIMUM OF TWO. THE DESIGNATED CAPTAIN MAY BE ANYONE ON THE ACTIVE LIST WHO IS IN UNIFORM, EXCEPT A PLAYER-COACH. B. THE[]DESIGNATED[] CAPTAIN[]IS[]THE[]ONLY[]PLAYER[]WHO[]MAY[]ASK[]AN[]OFFICIAL[]ABOUT[]A[]RULE[] INTERPRETATION DURING A TIMEOUT CHARGED TO HIS TEAM. HE MAY NOT DISCUSS A JUDGMENT DECISION. C. IF THE DESIGNATED CAPTAIN CONTINUES TO SIT ON THE BENCH, HE REMAINS THE CAPTAIN FOR THE ENTIRE GAME

D. IN THE EVENT THAT THE CAPTAIN IS ABSENT FROM THE COURT AND BENCH, HIS COACH SHALL IMMEDIATELY DESIGNATE A NEW CAPTAIN. SECTION IV—THE COACH AND OTHERS

A. THE_COACH'S_POSITION[] MAY_BE_DON_OR_OFF_THE_BENCH_FROM_THE_SUBSTITUTION[] BOX_LINE[] (CLOSEST TO THE COACH'S BENCH) TO THE BASELINE. A COACH IS NOT PERMITTED TO CROSS THE MIDCOURT LINE AND VIOLATORS WILL BE ASSESSED AN UNSPORTSMANLIKE TECHNICAL FOUL IMMEDIATELY. ALL ASSISTANTS AND TRAINERS MUST REMAIN ON THE BENCH. COACHES AND TRAINERS ARE NOT PERMITTED TO GO TO THE SCORER'S TABLE, FOR ANY REASON, EXCEPT DURING A DEAD BALL.

B. A PLAYER-COACH, IF PERMITTED UNDER NBA REGULATIONS, WILL HAVE NO SPECIAL PRIVILEGES. HE IS TO CONDUCT HIMSELF IN THE SAME MANNER AS ANY OTHER PLAYER.

THE IS TO CONDUCT HIMSELF IN THE SAME MANNER AS ANY OTHER PLATER.

C. ANY CLUB PERSONNEL NOT SEATED ON THE BENCH MUST CONDUCT THEMSELVES IN A MANNER THAT

WOULD]REFLECT]FAVORABLY] ON[THE[]DIGNITY]OF[THE[]GAME]AND[]THE[]OFFICIALS.] VIOLATIONS[] BY[]ANY[]OF[]THE[]

PERSONNEL[]INDICATED[]SHALL[]REQUIRE[]A[]WRITTEN[]REPORT[]TO[]THE[]LEAGUE[]OFFICE[]FOR[]SUBSEQUENT]]ACTION.

D. THE[]FIRST[]ROW[]OF[]A[]TEAM'S[]BENCH[]SHALL[]BE[]OCCUPIED[] ONLY[]BY[]A[]LEAGUE-APPROVED[] HEAD[]

COACH, A MAXIMUM OF THREE ASSISTANT COACHES, PLAYERS AND TRAINER. DRINGS AN ALTERCATION, THE HEAD

ANDRASCISTANTEGOCAL (SEGRAPE PERSONNETTED PROMITTED PROPERTY.) AND [] ASSISTANT [] COACHES [] ARE [] PERMITTED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] COURT [] AS [] "PEACEMAKERS". IT IS A STANDARD FOR THE INTERMITED [] ON [] THE [] ON [] ON [] THE [] ON []

- 16 -E. IF A PLAYER, COACH OR ASSISTANT COACH IS SUSPENDED FROM A GAME OR GAMES, HE/SHE SHALL NOT AT ANY TIME BEFORE, DURING OR AFTER SUCH GAME OR GAMES APPEAR IN ANY PART OF THE ARENA OR STANDS WHERE HIS TEAM IS PLAYING. A PLAYER, COACH OR ASSISTANT COACH WHO IS EJECTED MAY ONLY REMAIN IN THE DRESSING ROOM OF HIS TEAM DURING THE REMAINDER OF THE GAME, OR LEAVE THE BUILDING.] A[VIOLATION]OF[THIS]RULE[SHALL][CALL]FOR[]AN][AUTOMATIC][FINE]OF[]\$2,000. SECTION V—SUBSTITUTES
- A. A SUBSTITUTE SHALL REPORT TO THE SCORER AND POSITION HIMSELF IN THE VICINITY OF THE 8' SUBSTITUTION BOX LOCATED IN FRONT OF THE SCORER'S TABLE. FOR PURPOSES OF THIS RULE, THE VICINITY OF THE 8' SUBSTITUTION BOX MEANS THE AREA FROM BETWEEN THE 28' HASH MARK CLOSEST TO THE BENCH OF THE PLAYER'S TEAM AND THE MIDCOURT LINE. HE SHALL INFORM THE SCORER WHOM HE IS GOING TO REPLACE. THE SCORER SHALL SOUND THE HORN TO INDICATE A SUBSTITUTION. THE HORN DOES NOT HAVE TO BE SOUNDED IF THE SUBSTITUTION OCCURS BETWEEN PERIODS OR DURING TIMEOUTS.

 B. THE SUBSTITUTE SHALL REMAIN IN THE VICINITY OF THE 8' SUBSTITUTION BOX UNTIL HE IS BECKONED ONTO THE COURT BY AND OFFICIAL. IF THE BELL IS ABOUT TO BECOME LIVE, THE BECKONING SIGNAL SHALL BE WITHHELD.
- C. A SUBSTITUTE MUST BE READY TO ENTER THE GAME WHEN BECKONED. NO DELAYS FOR REMOVAL OF WARM-UP CLOTHING WILL BE PERMITTED.
- D. THE SUBSTITUTE SHALL NOT REPLACE A FREE THROW SHOOTER OR A PLAYER INVOLVED IN A JUMP BALL UNLESS DICTATED TO DO SO BY AN INJURY OR EJECTION. (EXCEPTION: RULE 6, SECTION VI(B) AND RULE 9, SECTION II(A)(2)). AT NO TIME MAY HE BE ALLOWED TO ATTEMPT A FREE THROW AWARDED AS A RESULT OF A TECHNICAL FOUL.
- E. A SUBSTITUTE SHALL BE CONSIDERED AS BEING IN THE GAME WHEN HE IS BECKONED ONTO THE COURT[]ORDRECOGNIZED[] ASDBEING[]IN[]THE[]GAME[]BY[]AN[]OFFICIAL.[]ONCE[]A[]PLAYER[]IS[]IN[]THE[]GAME,[]HE[]CAN-[] NOT BE REMOVED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT UNLESS: (1) A PERSONAL OR TECHNICAL FOUL IS CALLED, (2) THERE IS A CHANGE OF POSSESSION, (3) A TIMEOUT IS GRANTED OR (4) ADMINISTRATION OF INFECTION CONTROL RULE.
- F. A SUBSTITUTE MAY BE RECALLED FROM THE SCORER'S TABLE PRIOR TO BEING BECKONED ONTO THE∏COURT∏BY∏AN∏OFFICIAL.
- G. A PLAYER MAY BE REPLACED AND ALLOWED TO RE-ENTER THE GAME AS A SUBSTITUTE DURING THE SAME DEAD BALL
- H. A PLAYER MUST BE IN THE VICINITY OF THE 8' SUBSTITUTION BOX AT THE TIME A VIOLATION OCCURS IF THE THROW-IN IS TO BE ADMINISTERED IN THE BACKCOURT. IF A SUBSTITUTE FAILS TO MEET THIS REQUIREMENT, HE MAY NOT ENTER THE GAME UNTIL THE NEXT LEGAL OPPORTUNITY. EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR OVERTIME, A REASONABLE AMOUNT OF TIME WILL BE ALLOWED FOR A SUBSTITUTION.
- OF TIME WILL BE ALLOWED FOR A SUBSTITUTES ARE ONLY PERMITTED TO ENTER THE GAME PRIOR

 TO [THE [FINAL] FREE THROW[] ATTEMPT[] IF [] THE [] BALL [] WILL [] REMAIN [] IN [] PLAY [] OR [] FOLLOWING [] THE [] FINAL [] FREE [] THROW []

 ATTEMPT [] IF [] TO WILL [] NOT [] REMAIN [] IN [] PLAY [] UNLESS [] NECESSITATED [] BY [] DISQUALIFICATION, [] IN JURY, [] EJECTION []
- OR ANY OTHER ATYPICAL SITUATION.

 J. NO[SUBSTITUTES[] MAY[]ENTER[]THE[]GAME[]AFTER[]A[]SUCCESSFUL[] FIELD[]GOAL[]BY[]EITHER[]TEAM,[]UNLESS[]
 THE BALL IS DEAD DUE TO A PERSONAL FOUL, TECHNICAL FOUL, TIMEOUT, INFECTION CONTROL OR VIOLATION.

 K. NO[SUBSTITUTES[] ARE[]ALLOWED[]TO[]ENTER[]THE[]GAME[]DURING[]AN[]OFFICIAL 'S[] SUSPENSION-OF-PLAY []
 FOR (1) A DELAY-OF-GAME WARNING, (2) RETRIEVING AN ERRANT BALL, (3) AN INADVERTENT WHISTLE, (4)
 INSTANT REPLAY REVIEW, (5) RE-SETTING THE TIMING DEVICES OR (6) ANY OTHER UNUSUAL CIRCUMSTANCE.

 EYCEPTIONS.
- (1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES, SECTION II(N). (2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED ONE SUBSTITUTION.

A. EACH PLAYER SHALL BE NUMBERED ON THE FRONT AND BACK OF HIS JERSEY WITH A NUMBER CONTRASTING WITH THE COLOR OF THE SHIRT.

B. EACH_NUMBER_MUST_BE_NO_LESS_THAN_3/4"_IN_HEIGHT_ON_THE_FRONT_AND_6"_ON_THE_BACK._EACH PLAYERISHALL HAVE HIS SURNAME AFFIXED TO THE BACK OF HIS GAME JERSEY JIND LETTERS DAT LEAST 12-1/2 "JIND HEIGHT. SOME EXCEPTIONS TO THE FRONT NUMBER HEIGHT AND SURNAME MAY EXIST FROM TIME TO TIME. C. THE HOME TEAM SHALL WEAR LIGHT COLOR JERSEYS, AND THE VISITORS DARK JERSEYS UNLESS OTHERWISE APPROVED. FOR NEUTRAL COURT GAMES AND DOUBLEHEADERS, THE SECOND TEAM NAMED IN THE OFFICIAL_SCHEDULE_SHALL_BE_REGARDED_AS_THE_HOME_TEAM_AND_SHALL_WEAR_THE_LIGHT_COLORED_JERSEYS. RULE NO. 4—DEFINITIONS SECTION I—BASKET/BACKBOARD SECTION I—BASKET/BACKBOARD

A. A TEAM'S BASKET CONSISTS OF THE BASKET RING AND NET THROUGH WHICH ITS PLAYERS TRY TO

SHOOTITHE[]BALL_[]THE[]VISITING[]TEAM[]HAS[]THE[]CHOICE[]OF[]BASKETS[]FOR[]THE[]FIRST[]HALF.[]THE[]BASKET SELECTED

BY[]THE[]VISITING[]TEAM[]WHEN[]IT]FIRST[]ENTERS[]ONTO[]THE[]COURT[]SHALL[]BE[]ITS[]BASKET[]FOR[]THE[]FIRST[] HALF.

B. THE TEAMS CHANGE BASKETS FOR THE SECOND HALF. ALL OVERTIME PERIODS ARE CONSIDERED EXTENSIONS OF THE SECOND HALF.
C. FIVE SIDES OF THE BACKBOARD (FRONT, TWO SIDES, BOTTOM AND TOP) ARE CONSIDERED IN PLAY
WHEN CONTACTED BY THE BASKETBALL. THE BACK OF THE BACKBOARD AND THE AREA DIRECTLY BEHIND IT ARE OUT-OF-BOUNDS. SECTION II—DRIBBLE A DRIBBLE IS MOVEMENT OF THE BALL, CAUSED BY A PLAYER IN CONTROL, WHO THROWS OR TAPS THE BALL $\Box TO \Box THE \Box FLOOR$. A. THE DRIBBLE ENDS WHEN THE DRIBBLER:
(1) T OUCHES THE BALL SIMULTANEOUSLY WITH BOTH HANDS (2) PERMITS THE BALL TO COME TO REST WHILE HE IS IN CONTROL OF IT (3) TRIES[]FOR[]A[]FIELD[]GOAL
(4) THROWS A PASS
(5) TOUCHES[]THE[]BALL[]MORE[]THAN[]ONCE[]WHILE[]DRIBBLING, []BEFORE[]IT[]TOUCHES[]THE[]FLOOR
(6) LOSES CONTROL (7) ALLOWS THE BALL TO BECOME DEAD (8) OTHERWISE GATHERS THE BALL (SEE RULE 4, SECTION III(B)) SECTION III—THE GATHER

A. FOR A PLAYER WHO RECEIVES THE BALL VIA A PASS OR GAINS POSSESSION OF A LOOSE BALL. THE GATHER[IIS[]DEFINED[]AS[]THE[]POINT[]WHERE[]THE[]PLAYER[]GAINS[]ENOUGH[]CONTROL[]OF[]THE[]BALL[]TO[]HOLD[]T,[]CHANGE[] HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY.

B. FOR DEPLAYER CHARLES THE BALL AGAINST HIS BODY.

B. FOR DEPLAYER CHARLES THE BALL THE BALL THE BALL THE COMMENT OF THE COMMENT O

- 17 -L. A_SUBSTITUTE _SHALL_NOT_BE_ALLOWED_TO_RE-ENTER_THE_GAME_AFTER_BEING_DISQUALIFIED. EXCEPTION: RULE 3, SECTION I(B)

M. NOTIFICATION _OF_ALL_ABOVE_INFRACTIONS _DAND_ENSUING_PROCEDURES _SHALL_BE_IN_ACCORDANCE

WITH RULE 2, SECTION VII.
SECTION VI—UNIFORMS (PLAYERS' JERSEYS)

IS IN CONTROL OF IT;

- 18 -(2) PUTS A HAND UNDER THE BALL AND BRINGS IT TO A PAUSE;
- (3) OTHERWISE GAINS ENOUGH CONTROL OF THE BALL TO HOLD IT, CHANGE HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY.

- SECTION IV—FOULS
 A. A COMMON PERSONAL FOUL IS ILLEGAL PHYSICAL CONTACT WHICH OCCURS WITH AN OPPONENT AFTER THE BALL HAS BECOME LIVE AND BEFORE THE HORN SOUNDS TO END THE PERIOD. IF TIME EXPIRES BEFORE THE PERSONAL FOUL OCCURS, THE PERSONAL FOUL SHOULD BE DISREGARDED, UNLESS IT WAS UNSPORTSMANLIKE. EXCEPTION: IF THE FOUL IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING, AND THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK. THEN THE FOUL SHOULD BE ADMINISTERED IN THE SAME MANNER AS WITH ANY SIMILAR PLAY DURING THE COURSE OF THE
- GAME (SEE RULE 13, SECTION II(B)(II)).
 B. A TECHNICAL FOUL IS THE PENALTY FOR UNSPORTSMANLIKE CONDUCT OR VIOLATIONS BY TEAM
- MEMBERS ON THE OF THE THOUSENESS OF THE ONE OF THE OF THE
- D. AN OFFENSIVE OF OUL OS ON TACT, COMMITTED OBY AN OFFENSIVE PLAYER, AFTER OTHER BALL IS LIVE AND THERE IS TEAM CONTROL.
- E. A LOOSE BALL FOUL IS ILLEGAL CONTACT, AFTER THE BALL IS ALIVE, WHEN TEAM CONTROL DOES NOT EXIST.
- F. A_FLAGRANT_FOUL_IIS_UNNECESSARY _AND/OR_EXCESSIVE _CONTACT_COMMITTED _BY_A_PLAYER_AGAINST
- AN OPPONENT WHETHER THE BALL IS DEAD OR ALIVE.
 G. A PUNCHING FOUL IS A PUNCH BY A PLAYER WHICH MAKES CONTACT WITH AN OPPONENT
- WHETHER THE BALL IS DEAD OR ALIVE.
- H. AN AWAY-FROM-THE-PLAY FOUL IS ILLEGAL CONTACT BY THE DEFENSE (1) IN THE LAST TWO MINUTES OF EACH PERIOD, AND LAST TWO MINUTES OF ANY OVERTIME PERIODS, WHICH OCCURS DELIBERATELY AWAY_FROM_THE_IMMEDIATE _AREA_OF_OFFENSIVE_ACTION, _OR_(2)_PRIOR_TO_THE_BALL_BEING_RELEASED_ON_A
- THROW-IN AT ANY POINT DURING THE ENTIRE GAME
 I. A TRANSITION TAKE FOUL IS A FOUL WHERE:

- I. A FANNSHIND TAKE FOUL IS A FOUL WHERE:

 (1) THE DEFENDER COMMITS A TAKE FOUL (A FOUL IN WHICH THE DEFENDER DOES NOT MAKE A PLAY ON THE DEFENDER DOES NOT MAKE A PLAY ON THE FOUL IS COMMITTED EITHER (I) DURING A TRANSITION SCORING OPPORTUNITY OR (II) IMMEDIATELY FOLLOWING A CHANGE OF POSSESSION AND BEFORE THE OFFENSIVE TEAM HAS THE OPPORTUNITY TO ADVANCE THE BALL;
- (3) THE FOUL DOES NOT MEET THE CRITERIA FOR A CLEAR PATH FOUL; AND (4) THE FOUL DOES NOT OCCUR IN THE LAST TWO MINUTES OF (I) THE FOURTH PERIOD OR (II) ANY OVERTIME PERIOD.
- FOR PURPOSES OF THIS RULE. A TRANSITION SCORING OPPORTUNITY:
- (5) EXISTS[]WHEN,[]FOLLOWING[] A[]CHANGE[]IN[]POSSESSION,[] THE[]OFFENSIVE[] TEAM[]IS[]CONTINUOUSLY[] ADVANCING THE BALL WHILE IT HAS AN ADVANTAGE BASED ON THE SPEED OF THE PLAY, THE POSITION OF THE DEFENDERS, OR BOTH; AND

- (6) DOES[NOT]EXIST[II:[]THE[](I)[]OFFENSIVE[] TEAM[]DOES[]NOT[]PUSH[]THE[]SPEED[]OF[]THE[]PLAY[]
 IMMEDIATELY[] FOLLOWING[] THE[]CHANGE[]IN[]POSSESSION,[] (II)[]PROGRESS[]OF[]THE[]OFFENSIVE[] TEAM[]HAS[]SLOWED[]
 CONSIDERABLY[] OR[]STOPPED,[][(III)][OFFENSIVE[] TEAM[]RUNS[]OR[]ATTEMPTS[]TO[]RUN[]A[]SET[]PLAY[]OR[]ACTION[]IN[]THE[] $HALF-COURT, \verb||OR||(IV)||OFFENSIVE||PLAYER||IS||FOULED||IN||THE||ACT||OF||SHOOTING.||$

- 19 -SECTION V-FREE THROW

A FREE THROW IS THE PRIVILEGE GIVEN A PLAYER TO SCORE ONE POINT BY AN UNHINDERED ATTEMPT FOR THE GOAL FROM A POSITION DIRECTLY BEHIND THE FREE THROW LINE. THIS ATTEMPT MUST BE MADE WITHIN 10 SECONDS.

SECTION VI-FRONTCOURT/BACKCOURT

SECTION VI—FRONTCOURT/BACKCOURT
A. A TEAM'S FRONTCOURT CONSISTS OF THAT PART OF THE COURT BETWEEN ITS ENDLINE AND THE NEARER
EDGE OF THE MIDCOURT LINE, INCLUDING THE BASKET AND INBOUNDS PART OF THE BACKBOARD.
B. A TEAM'S BACKCOURT CONSISTS OF THE ENTIRE MIDCOURT LINE AND THE REST OF THE COURT TO
INCLUDE THE OPPONENT'S BASKET AND INBOUNDS PART OF THE BACKBOARD.

C. A BALL BEING HELD BY A PLAYER: (1) IS IN THE FRONTCOURT IF NEITHER THE BALL NOR THE PLAYER IS TOUCHING THE BACKCOURT, (2) IS IN THE BACKCOURT IF EITHER THE BALL OR PLAYER IS TOUCHING THE BACKCOURT. D. A BALL BEING DRIBBLED IS (1) IN THE FRONTCOURT WHEN THE BALL AND BOTH FEET OF THE PLAYER ARE IN THE FRONTCOURT, (2) IN THE BACKCOURT IF THE BALL OR EITHER FOOT OF THE PLAYER IS IN THE BACKCOURT. E. THE BALL IS CONSIDERED IN THE FRONTCOURT ONCE IT HAS BROKEN THE PLANE OF THE MIDCOURT LINE AND IS NOT IN PLAYER CONTROL.

F. THE[]TEAM[]ON[]OFFENSE[]MUST[]BRING[]THE[]BALL[]ACROSS[]THE[]MIDCOURT[]LINE[]WITHIN[]B[]SECONDS.

EXCEPTION: (1) KICKED BALL, (2) PUNCHED BALL, (3) PERSONAL OR TECHNICAL FOUL ON THE

DEFENSIVE TEAM, (4) DELAY-OF-GAME WARNING ON THE DEFENSIVE TEAM OR (5) INFECTION CONTROL.

G. FRONTCOURT/BACKCOURT STATUS IS NOT ATTAINED UNTIL A PLAYER WITH THE BALL HAS ESTABLISHED

A POSITIVE POSITION IN EITHER HALF DURING (1) A JUMP BALL, (2) A STEAL BY A DEFENSIVE PLAYER, (3) A

THROW-IN IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD

OR (4) ANY TIME THE BALL IS LOOSE.

SECTION VII—HELD BALL

A | HELD | BALL | OCCURS | WHEN | TWO | OPPONENTS | HAVE | ONE | OR | BOTH | HANDS | FIRMLY | ON | THE | BALL | OR | WHEN | ADDED HE NEED HAVE | DATE | HAVE | ONE | OR | WHEN | ADDED HE NEED HAVE | DATE | HE | BALL | OR | WHICH WOULD RESULT IN A TRAVELING VIOLATION.

A | HELD | BALL | IN HIS CONTINUOUS POSSESSION WHICH WOULD RESULT IN A TRAVELING VIOLATION.

A | HELD | BALL | SHOULD | NOT | BED | CALLED | UNTIL | BOTH | PLAYERS | HAVE | HANDS | SO | FIRMLY | DON'T | HE | BALL | THAT |
NEITHER CAN GAIN SOLE POSSESSION WITHOUT UNDUE ROUGHNESS. IF A PLAYER IS LYING OR SITTING ON THE | FLOOR | WHILE | IN | POSSESSION, | HE | SHOULD | HAVE | AND OPPORTUNITY | TO | THROW | THE | BALL.

SECTION VIII | PIVOT

A. A PIVOT TAKES PLACE WHEN A PLAYER, WHO IS HOLDING THE BALL, STEPS ONCE OR MORE THAN ONCE IN ANY DIRECTION WITH THE SAME FOOT, WITH THE OTHER FOOT (PIVOT FOOT) IN CONTACT WITH THE FLOOR.

B. IF THE PLAYER WISHES TO DRIBBLE AFTER A PIVOT, THE BALL MUST BE OUT OF HIS HAND BEFORE THE PIVOT THE PLAYER WISHES TO DRIBBLE AFTER A PIVOT, THE BALL MUST BE OUT OF HIS HAND BEFORE THE PIVOT THE PLAYER WISHES TO PROBLEM THE PLAYER WISHES THE PLAYER WISHES THE PLAYER WISHES THE PLAYER WISHES WISHEST W

TRAVELING IS PROGRESSING IN ANY DIRECTION WHILE IN POSSESSION OF THE BALL, WHICH IS IN EXCESS OF PRESCRIBED LIMITS AS NOTED IN RULE 4, SECTION VII AND RULE 10, SECTION XIII. SECTION X—SCREEN

A SCREEN IS THE LEGAL ACTION OF A PLAYER WHO, WITHOUT CAUSING UNDUE CONTACT, DELAYS OR PREVENTS AN OPPONENT FROM REACHING A DESIRED POSITION.

- 20 -SECTION XI-FIELD GOAL ATTEMPT

- 20 - SECTION XI—FIELD GOAL ATTEMPT

A]FIELD[GOAL[ATTEMPT][S][A]PLAYER'S][ATTEMPT][TO][SHOOT][THE][BALL][INTO][HIS][BASKET][FOR][A][FIELD

GOAL[][THE][ACT][OF][SHOOTING][STARTS][WHEN,][INT][THE][OFFICIAL'S]][JUDGMENT, []THE][PLAYER][HAS][STARTED][HIS

SHOOTING MOTION AND CONTINUES UNTIL THE SHOOTING MOTION CEASES AND HE RETURNS TO A NORMAL

FLOOR[][POSITION.][FOR]][JUMP][SHOTS,][THE][SHOOTING][MOTION][STARTS][WHEN][THE][OFFENSIVE][PLAYER][STARTS][TO

BRING THE BALL UPWARD TOWARDS THE BASKET. ON DRIVES TO THE BASKET OR OTHER MOVING SHOTS, THE

SHOOTING MOTION STARTS WHEN THE PLAYER GATHERS THE BALL AND CONTINUES TRROUGH WITH A SHOT

(EXCEPT DURING A TAKE FOUL SITUATION WHEN THE CLOCKS ARE NOT EXPIRING, THE SHOOTING BEGINS

WHEN THE PLAYER'S SHOULDERS START UPWARD). IT IS NOT ESSENTIAL THAT THE BALL LEAVE THE SHOOTER'S

HAND. HIS ARM(S) MIGHT BE HELD SO THAT HE CANNOT ACTUALLY MAKE AN ATTEMPT.

THE[TERM]|S[]ALSO[]USED[]TO[]INCLUDE[]THE[]ELIGHT[]OF[]THE[]BALL[]UNTIL[]IT]BECOMES[]DEAD[]OR[]IS[]TOUCHED
BY[]A[]PLAYER.[]A[]TAP[]DURING[]A[]]UMP[]BALL[]OR[]REBOUND[]IS[]NOT[]CONSIDERED []A[]FIELD[]GOAL[]ATTEMPT.[]HOW-[
EVER.[]ANYTIME[]A[]LIVE[]BALL[]IS[]IN[]FLIGHT[]TOWARD[]THE[]RIM[]FROM[]THE[]PLAYING[]COURT,[]THE[]GOAL,[]IF[]MADE, SHALL[COUNT, [EVENDIF]]TIME[EXPIRES[OR]]THE[]OFFICIAL'S[]WHISTLE[]SOUNDS.[]THE[]FIELD[GOAL[]WILL[NOT]]BE SCORED IF TIME ON THE GAME CLOCK EXPIRES BEFORE THE BALL LEAVES THE PLAYER'S HAND OR THE BALL IS @IN @FLIGHT @TOWARD @THE @RIM.

A THROW-IN IS A METHOD OF PUTTING THE BALL IN PLAY FROM OUT-OF-BOUNDS IN ACCORDANCE WITH RULE 8, SECTION III. THE THROW-IN BEGINS WHEN THE BALL IS GIVEN TO AND CONTROLLED BY THE PLAYER INBOUNDING, OR AT HIS DISPOSAL, AND ENDS WHEN THE BALL IS RELEASED. SECTION XIII—LAST TWO MINUTES

WHEN THE GAME CLOCK SHOWS 2:00, THE PERIOD IS CONSIDERED TO BE IN THE TWO-MINUTE PERIOD.

SECTION XIV—SUSPENSION OF PLAY

AN[]OFFICIAL]CAN[]SUSPEND[]PLAY[]FOR[]RETRIEVING[] AN[]ERRANT[]BALL,[]RE-SETTING[] THE[]TIMING[]DEVICES,[]A[] DELAY-OF-GAME WARNING, AN INADVERTENT WHISTLE, INSTANT REPLAY, OR ANY OTHER UNUSUAL CIRCUMSTANCE. DURING SUCH A SUSPENSION, NEITHER TEAM IS PERMITTED TO SUBSTITUTE AND THE DEFENSIVE TEAM MAY NOT BE GRANTED A TIMEOUT. PLAY SHALL BE RESUMED AT THE POINT OF INTERRUPTION (I.E., WHERE THE BALL IS LOCATED WHEN THE WHISTLE SOUNDS); EXCEPT THAT, WHEN NEITHER TEAM HAS POSSESSION OF THE BALL AT THE TIME OF THE WHISTLE, A TEAM SHALL BE AWARDED POSSESSION IF, AT THE TIME OF THE WHISTLE, SUCH TEAM CLEARLY AND CONCLUSIVELY WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL, AS DETERMINED BY (1) THE PROXIMITY OF OPPOSING PLAYER(S) TO THE BALL (OR LACK THEREOF), AND (2) THE ACTUAL OUTCOME OF THE PLAY IN THE NATURAL AND IMMEDIATE AFTERMATH OF THE WHISTLE. **EXCEPTIONS:**

(1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES, SECTION II(N). (2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED

ONE SUBSTITUTION.

SECTION XV—POINT OF INTERRUPTION

THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE WHISTLE SOUNDS.

SECTION XVI—TEAM CONTROL A TEAM IS IN CONTROL WHEN A PLAYER IS HOLDING, DRIBBLING OR PASSING THE BALL. TEAM CONTROL @ENDS @WHEN @THE @DEFENSIVE @TEAM @DEFLECTS @THE @BALL @OR @THERE @IS @A @FILL @GOAL @ATTEMPT.

- 21 -SECTION XVII—TEAM POSSESSION

A TEAM IS IN POSSESSION WHEN A PLAYER IS HOLDING, DRIBBLING OR PASSING THE BALL. TEAM POSSESSION ENDS WHEN THE DEFENSIVE TEAM GAINS POSSESSION OR THE BALL HITS THE RIM OF THE OFFENSIVE TEAM.

SECTION XVIII—FUMBLE

A PLAYER WHO IS HOLDING THE BALL AND FUMBLES IT OUT OF HIS CONTROL MAY RECOVER THE BALL.

IF HIS PIVOT FOOT MOVES TO RECOVER THE BALL, HE MUST THEN PASS OR SHOOT THE BALL. IF HE FUMBLES

AND RECOVERS IT WITHOUT MOVING HIS PIVOT FOOT AND BEFORE THE BALL TOUCHES THE FLOOR, HE RETAINS HIS STATUS BEFORE THE FUMBLE.

RILE NO. 5—SCORING AND TIMING
SECTION I—SCORING
A. A[]LEGAL[]FIELD[]GOAL[]OR[]FREE[]THROW[]ATTEMPT[]SHALL[]BE[]SCORED[]WHEN[]A[]BALL[]FROM[]THE[]PLAYING[]

AREA ENTERS THE BASKET FROM ABOVE AND REMAINS IN OR PASSES THROUGH THE NET.

B. A□SUCCESSFUL□FIELD□GOAL□ATTEMPT□FROM□THE□AREA□ON□OR□INSIDE□THE□THREE-POINT□FIELD□GOAL□
LINE SHALL COUNT TWO POINTS.

C. A[|SUCCESSFUL] FIELD[|GOAL||ATTEMPT||FROM||THE||AREA||OUTSIDE||THE||THREE-POINT|| FIELD||GOAL||LINE|| SHALL COUNT THREE POINTS.

(1) THE[]SHOOTER[]MUST[]HAVE[]AT[]LEAST[]ONE[]FOOT[]ON[]THE[]FLOOR[]OUTSIDE[]THE[]THREE-POINT[] FIELD[] GOAL LINE PRIOR TO THE ATTEMPT.

 $(2) \ THE \verb||SHOOTER|| MAY \verb||NOT|| BE \verb||TOUCHING|| THE \verb||FLOOR|| ON \verb||OR|| INSIDE \verb||THE ||THREE-POINT|| FIELD \verb||$ GOAL LINE

(3) THE[]SHOOTER[]MAY[]CONTACT[]THE[]THREE-POINT[] FIELD[]GOAL[]LINE,[]OR[]LAND[]IN[]THE[]TWO-POINT []

FIELD[]GOAL[]AREA,[]AFTER[]THE[]BALL[]IS[]RELEASED.

D. A[]FIELD[]GOAL[]ACCIDENTALLY []SCORED[]IN[]AN[]OPPONENT'S []BASKET[]SHALL[]BE[]ADDED[]TO[]THE[]

OPPONENT'S SCORE, CREDITED TO THE OPPOSING PLAYER NEAREST THE PLAYER WHOSE ACTIONS CAUSED THE BALL TO ENTER THE BASKET.

E. IT[]IS[]A[]VIOLATION[]FOR[]A[]PLAYER[]TO[]ATTEMPT[]A[]FIELD[]GOAL[]AT[]AN[]OPPONENT'S []BASKET.[]THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED.

G. AN UNSUCCESSFUL FREE THROW ATTEMPT SHALL COUNT ONE POINT.
G. AN UNSUCCESSFUL FREE THROW ATTEMPT WHICH IS TAPPED INTO THE BASKET SHALL COUNT TWO POINTS AND SHALL BE CREDITED TO THE PLAYER WHO TAPPED THE BALL IN.

H. IF THERE IS A DISCREPANCY IN THE SCORE AND IT CANNOT BE RESOLVED, THE RUNNING SCORE SHALL BE OFFICIAL.

SECTION II—TIMING

A. ALL PERIODS OF REGULATION PLAY IN THE NBA WILL BE TWELVE MINUTES.

B. ALL_OVERTIME_PERIODS_OF_PLAY_WILL_BE_FIVE_MINUTES.
C. FIFTEEN MINUTES WILL BE PERMITTED BETWEEN HALVES OF ALL GAMES.

D. 2:30[]WILL[]BE[]PERMITTED []BETWEEN[]THE[]FIRST[]AND[]SECOND[]PERIODS,[]THE[]THIRD[]AND FOURTH PERIODS AND BEFORE ANY OVERTIME PERIOD DURING LOCAL GAMES. FOR NATIONAL TV GAMES 3:30 WILL BE PERMITTED [BETWEEN[THE]FIRST]AND[SECOND[PERIODS, THE]THIRD[AND FOURTH PERIODS AND 2:30 BEFORE ANY OVERTIME PERIOD.

- 22 -E. A $\|$ TEAM $\|$ IS $\|$ PERMITTED $\|$ A $\|$ TOTAL $\|$ OF $\|$ 30 $\|$ SECONDS $\|$ TO $\|$ REPLACE $\|$ A $\|$ DISQUALIFIED $\|$ PLAYER. F. THE GAME IS CONSIDERED TO BE IN THE TWO-MINUTE PART WHEN THE GAME CLOCK SHOWS 2:00 OR LESS TIME REMAINING IN THE PERIOD.
- G. THE PUBLIC ADDRESS OPERATOR IS REQUIRED TO ANNOUNCE THAT THERE ARE TWO MINUTES REMAINING IN EACH PERIOD.
- H. THE GAME CLOCK SHALL BE EQUIPPED TO SHOW TENTHS-OF-A-SECOND DURING THE LAST MINUTE OF EACH PERIOD
- SECTION III—END OF PERIOD
- A. EACH PERIOD ENDS WHEN TIME EXPIRES.
- **EXCEPTIONS:**
- (1) IF[]q[FIELD[]GOAL[]ATTEMPT[]IS[]IN[]FLIGHT[]TOWARD[]THE[]BASKET,[]THE[]PERIOD[]ENDS[]WHEN[]THE[]GOAL[] IS[]MADE,[]MISSED[]OR[]TOUCHED[]BY[]AN[]OFFENSIVE[]PLAYER.
- (2) IF_THE_OFFICIAL'S_WHISTLE_SOUNDS_PRIOR_TO_:00.0_ON_THE_CLOCK,_THE_PERIOD_IS_NOT_OVER_AND_
- (2) II THE GOOD TO THE CLOCK.

 (3) IF[DA]FIELD[GOAL[]ATTEMPT[]IS[]IN[]FLIGHT[]TOWARD[]THE[]BASKET[]WHEN[]THE[]HORN[]SOUNDS[]ENDING[]A[]
 PERIOD, AND IT SUBSEQUENTLY IS TOUCHED BY: (A) A DEFENSIVE PLAYER, THE GOAL, IF SUCCESSFUL,
 SHALL[]COUNT;[]OR[](B)[]AN[]OFFENSIVE[PLAYER,[]THE[]PERIOD[]HAS[]ENDED.
- (4) IF A TIMEOUT REQUEST IS MADE AS TIME EXPIRES FOR A PERIOD, THE PERIOD ENDS AND THE TIMEOUT SHALL NOT BE GRANTED.
- (S) IF THERE IS A FOUL CALLED ON OR BY A PLAYER IN THE ACT OF SHOOTING THE PERIOD WILL END AFTER THE FOUL IS PENALIZED. (SEE RULE 13, SECTION II(B)(II)).

 B. IF THE BALL IS DEAD AND THE GAME CLOCK SHOWS :00.0, THE PERIOD HAS ENDED EVEN
- THOUGH THE HORN MAY NOT HAVE SOUNDED.
- EXCEPTION: SEE RULE 13, SECTION II(B)(II)
- SECTION IV—TIE SCORE—OVERTIME
 IF THE SCORE IS TIED AT THE END OF THE FOURTH PERIOD, PLAY SHALL RESUME IN 2:30 WITHOUT CHANGE OF BASKETS FOR ANY OF THE OVERTIME PERIODS REQUIRED. SECTION V—STOPPAGE OF TIMING DEVICES
- A. THE[]TIMING[]DEVICES[]SHALL[]BE[]STOPPED[]WHENEVER[]THE[]OFFICIAL'S[]WHISTLE[]SOUNDS.
- B. THE TIMING DEVICES SHALL BE STOPPED:
- (1) DURING[]THE[]LAST[]MINUTE[]OF[]THE[]FIRST,[]SECOND[]AND[]THIRD[]PERIODS[]FOLLOWING[] A[]SUCCESSFUL []
- FIELD[[GOAL]]ATTEMPT.

 (2) DURING THE LAST TWO MINUTES OF REGULATION PLAY AND/OR LAST TWO MINUTES OF OVER-
- (2) DOUND THE LAST TWO MINOTES OF REGULATION THAT AND/OF EAST TWO MINOTES OF OVERTIME(S) [FOLLOWING[]A[]SUCCESSFUL[]FIELD[]GOAL[]ATTEMPT.

 C. OFFICIALS[]MAY[]NOT[]USE[]OFFICIAL[]TIME[]TO[]PERMIT[]A[]PLAYER[]TO[]CHANGE[]OR[]REPAIR[]EQUIPMENT.

 SECTION VI—TIMEOUTS MANDATORY/TEAM

 A. EACH TEAM IS ENTITLED TO SEVEN (7) CHARGED TIMEOUTS DURING REGULATION PLAY. EACH

- TEAM IS LIMITED TO NO MORE THAN FOUR (4) TIMEOUTS IN THE FOURTH PERIOD. EACH TEAM WILL BE
- LIMITED TO TWO (2) TEAM TIMEOUTS AFTER THE LATER OF (I) THE THREE-MINUTE MARK OF THE FOURTH PERIOD OR (II) THE CONCLUSION OF THE SECOND MANDATORY TIMEOUT OF THE FOURTH PERIOD.

- 23 -B. IN OVERTIME PERIODS, EACH TEAM SHALL BE ALLOWED TWO (2) TEAM TIMEOUTS. C. THERE MUST BE TWO MANDATORY TIMEOUTS IN EACH PERIOD. IF NEITHER TEAM HAS TAKEN A TIMEOUT PRIOR TO 6:59 OF THE PERIOD, IT SHALL BE MANDATORY FOR[]THE[]OFFICIAL[]SCORER[]TO[]TAKE[]IT[]AT[]THE[]FIRST[]DEAD[]BALL[]AND[]CHARGE[]IT[]TO[]THE[]HOME[]TEAM.[]IF[]NO[]
SUBSEQUENT[] TIMEOUTS[] ARE[]TAKEN[]PRIOR[]TO[]2:59,[]IT[]SHALL[]BE[]MANDATORY[] FOR[]THE[]OFFICIAL[]SCORER[]TO[]
TAKE IT AND CHARGE IT TO THE TEAM NOT PREVIOUSLY CHARGED. THE_OFFICIAL_SCORER_SHALL_NOTIFY_A_TEAM_WHEN_IT_HAS_BEEN_CHARGED_WITH_A_MANDATORY D

MANDATORY TIMEOUTS SHALL BE 2:45 FOR LOCAL GAMES AND 3:15 FOR NATIONAL GAMES. ANY ADDITIONAL TEAM TIMEOUTS IN A PERIOD BEYOND THOSE WHICH ARE MANDATORY SHALL BE 1:15. NO MANDATORY []TIMEOUT[]MAY[]BE[]CHARGED[]DURING[]AN[]OFFICIAL'S[]SUSPENSION-OF-PLAY. EXCEPTION: SUSPENSION-OF-PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES,

D. A REQUEST FOR A TIMEOUT BY A PLAYER IN THE GAME OR THE HEAD COACH SHALL BE GRANTED ONLY WHEN THE BALL IS DEAD OR IN CONTROL OF A PLAYER ON THE TEAM MAKING THE REQUEST. A REQUEST AT ANY OTHER TIME SHALL BE IGNORED.

E. DURING A TIMEOUT, ALL SUBSTITUTIONS ARE LEGAL FOR BOTH TEAMS.

F. THIS RULE MAY BE USED FOR ANY REASON, INCLUDING A REQUEST FOR A RULE INTERPRETATION. IF THE CORRECTION IS SUSTAINED, NO TIMEOUT SHALL BE CHARGED.

THE CORRECTION IS SUSTAINED, NO TIMEOUT SHALL BE CHARGED.

G. IF[]A[]TIMEOUT]IS[]CHARGED[]TO[]THE[]OFFENSIVE]TEAM[]DURING[]THE[]LAST[]TWO[]MINUTES[]OF[]THE[]FOURTH PERIOD AND/OR LAST TWO MINUTES OF ANY OVERTIME PERIOD AND (1) THE BALL IS OUT-OF-BOUNDS IN THE BACKCOURT (EXCEPT FOR A SUSPENSION OF PLAY AFTER THE TEAM HAD ADVANCED THE BALL), OR (2) AFTER SECURING THE BALL FROM A REBOUND IN THE BACKCOURT AND PRIORTO ANY ADVANCE OF THE BALL, OR (3) AFTER[]THE[]OFFENSIVE[]TEAM[]SECURES[]THE[]BALL[]FROM[]A[]CHANGE[]OF[]POSSESSION []IN[]THE[]BACKCOURT []AND[] PRIOR TO ANY ADVANCE OF THE BALL, THE TIMEOUT SHOULD BE GRANTED. UPON RESUMPTION OF PLAY , THE TEAM GRANTED THE TIMEOUT SHALL HAVE THE OPTION OF PUTTING THE BALL INTO PLAY AT THE 28' HASH MARK IN THE FRONTCOURT OR AT THE DESIGNATED SPOT OUT-OF-BOUNDS. IF THE BALL IS PUT INTO PLAY AT THE HASH MARK, THE BALL MAY BE PASSED INTO EITHER THE FRONTCOURT OR BACKCOURT. IF IT IS PASSED INTO

THE BACKCOURT, THE TEAM WILL RECEIVE A NEW 8-SECOND COUNT.

HOWEVER, ONCE THE BALL IS (1) THROWN IN FROM OUT-OF-BOUNDS, OR (2) DRIBBLED OR PASSED

AFTER RECEIVING IT FROM A REBOUND OR A CHANGE OF POSSESSION, THE TIMEOUT SHALL BE GRANTED,

AND, UPON RESUMPTION OF PLAY, THE BALL SHALL BE IN-BOUNDED ON THE SIDELINE WHERE PLAY WAS

INTERRUPTED. IN ORDER FOR THE OPTION TO BE AVAILABLE FOLLOWING THESE CONDITIONS, A SECOND TIMEOUT MUST[]BE[]GRANTED[]TO[]THE[]OFFENSIVE[]TEAM.
THE TIME ON THE GAME CLOCK AND THE SHOT CLOCK SHALL REMAIN AS WHEN THE TIMEOUT WAS CALLED.

 $H. \ A \verb|||TIMEOUT||SHALL||NOT||BE||GRANTED||TO||THE||DEFENSIVE|| \ TEAM||DURING||AN||OFFICIAL'S|| \ SUSPENSION-||$

EXCEPTION: SUSPENSION OF PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES, SECTION II(N).

I. IF A PLAYER IS INJURED AS A RESULT OF A PLAYER ON THE OPPOSING TEAM COMMITTING A

FLAGRANT[]FOUL[]ÓR[]UNSPORTSMANLIKE []ACT,[]PLAY[]WILL[]RESUME[]WHEN[]PLAYING[]CONDITIONS []ARE[]SAFE[]AND[] NO TIMEOUT WILL BE CHARGED, UNLESS A MANDATORY IS DUE, AS A RESULT OF ANY DELAY DUE TO THE PLAYER'S INJURY

). IF A TEAM CALLS A TIMEOUT BECAUSE ONE OF ITS PLAYERS IS INJURED AND, AT THE EXPIRATION OF THE TIMEOUT PLAY IS UNABLE TO RESUME DUE TO THAT PLAYER'S INJURY , PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE.

24 -K. REQUESTS FOR A TIMEOUT IN EXCESS OF THOSE AVAILABLE TO THE TEAM AT THAT POINT IN THE GAME (AS SET FORTH IN SUBSECTION (A)) SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT, THE BALL WILL BE AWARDED TO THE OPPOSING TEAM AND PLAY SHALL RESUME WITH A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.

L. IF A TEAM HAS NO TIMEOUTS REMAINING AND A PLAYER IS INJURED AND CANNOT BE REMOVED FROM THE PLAYING COURT DURING A STOPPAGE OF PLAY , NO EXCESSIVE TIMEOUT WILL BE CHARGED AND PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE. SECTION VII—TIMEOUT REQUESTS A. IF[]AN[]OFFICIAL,]UPON[]RECEIVING[] A]TIMEOUT[]REQUEST[]BY[]THE[]DEFENSIVE[] TEAM,]INADVERTENTLY [] SIGNALS WHILE THE PLAY IS IN PROGRESS, PLAY SHALL BE SUSPENDED AND THE TEAM IN POSSESSION SHALL PUT THE BALL IN PLAY IMMEDIATELY AT THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN. THE GAME AND SHOT CLOCK SHALL REMAIN THE SAME. $B. \ IF [] AN [] OFFICIAL, [] UPON [] RECEIVING [] A [] TIMEOUT [] REQUEST [] FROM [] THE [] DEFENSIVE [] TEAM, [] INADVERTENTLY [] INADVERTENTLY [] A [] THE [] OFFICIAL [] UPON [] RECEIVING [] A [] TIMEOUT [] REQUEST [] FROM [] THE [] DEFENSIVE [] TEAM, [] INADVERTENTLY [] A [] TIMEOUT [] REQUEST [] FROM [] THE [] DEFENSIVE [] TEAM, [] INADVERTENTLY [] A [] TIMEOUT [] REQUEST [] FROM [] THE [] DEFENSIVE [] TEAM, [] INADVERTENTLY [] A [] TIMEOUT [] REQUEST [] FROM [] THE [] DEFENSIVE [] TEAM, [] INADVERTENTLY [] A [] TIMEOUT [] REQUEST [] THE [] TIMEOUT [] THE [] THE$ SIGNALS FOR A TIMEOUT DURING THE ACT OF SHOOTING BUT PRIOR TO THE RELEASE OF THE BALL ON:

(1) [| a | SUCCESSFUL | FIELD | GOAL | ORD FREE | THROW | ATTEMPT, | THE | POINT(S) | SHALL | BE | SCORED; | (2) | AND UNSUCCESSFULD FIELD[]GOAL[]ATTEMPT,[]THE[]OFFENSIVE[] TEAM[]SHALL[]PUT[]THE[]BALL[]IN[]PLAY[]IMMEDIATELY[] AT[] THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN; (3) AN UNSUCCESSFUL FREE THROW[]ATTEMPT,[]THE[]OFFICIAL]SHALL[]RULE[]DISCONCERTING[]AND[]AWARD[]A[]SUBSTITUTE[]FREE[]THROW.

C. IF[]AN[]OFFICIAL,[]UPON[]RECEIVING[]A[]TIMEOUT[]REQUEST,[]INADVERTENTLY[]SIGNALS[]FOR[]A[]TIMEOUT: C. IF_AN_OFFICIAL_DUPONDRECEIVING]A_TIMEOUT_REQUEST_DINADVERTENTLY_SIGNALS_FOR_DA_TIMEOUT:
(1)_DAFTER_THE_BALL_DIS_RELEASED_DURING]A_DSUCCESSFUL_FIELD_GOAL_ORD_FREE_THROW_DATTEMPT,_THE_POINTS_DSHALL BE SCORED, OR (2) WHILE THE BALL IS LOOSE OR AFTER THE BALL IS RELEASED DURING AN UNSUCCESSFUL_FIELD_GOAL_ORD_FREE_THROW_DATTEMPT_WHICH_DWILL_REMAIN_DIN_PLAY,_PLAY_DSHALL_DBE_RESUMED_DWITH_DA_DUMP_DBALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME.

D. WHEN A TEAM IS GRANTED A TIMEOUT, PLAY SHALL NOT RESUME UNTIL THE TIME-OUT CLOCK
HAS EXPIRED. THE THROW-IN SHALL BE NEAREST THE SPOT WHERE PLAY WAS SUSPENDED. THE THROW-IN SHALL BE ON THE SIDELINE, IF THE BALL WAS IN PLAY WHEN THE REQUEST WAS GRANTED.

E AD IN APPLICATION OF DECREASED ANY TIMEOUT IS POTULE OF HIS ESTET APPLIES IN THE AID ANY E. A PLAYER SHALL NOT BE GRANTED ANY TIMEOUT IF BOTH OF HIS FEET ARE IN THE AIR AND ANY PART OF HIS BODY HAS BROKEN THE VERTICAL PLANE OF THE BOUNDARY LINE. THIS RULE ALSO APPLIES TO THE MIDCOURT LINE EXCEPT DURING THROW-INS IN THE LAST TWO MINUTES OF THE FOURTH OR LAST TWO MINUTES OF ANY OVERTIME PERIOD F. A TIMEOUT CAN BE GRANTED ONLY AT THE TIME OF THE REQUEST.

SECTION VIII—TIME-IN
A. AFTER TIME HAS BEEN OUT, THE GAME CLOCK SHALL BE STARTED: (1) ON A FREE THROW THAT IS UNSUCCESSFUL AND THE BALL CONTINUES IN PLAY, THE GAME CLOCK SHALL BE STARTED WHEN THE MISSED FREE THROW IS LEGALLY TOUCHED BY ANY PLAYER. (2) IF PLAY IS RESUMED BY A THROW-IN FROM OUT-OF-BOUNDS, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER WITHIN THE PLAYING AREA OF THE COURT. (3) IF PLAY IS RESUMED WITH A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TAPPED.

- 25 -RULE NO. 6-PUTTING BALL IN PLAY-LIVE/DEAD BALL
- SECTION I—START OF GAMES/PERIODS AND OTHERS
 A. THE GAME AND OVERTIMES SHALL BE STARTED WITH A JUMP BALL IN THE CENTER CIRCLE.
- B. THE TEAM WHICH GAINS FIRST POSSESSION OF THE GAME WILL PUT THE BALL INTO PLAY AT OPPONENT'S ENDLINE TO BEGIN THE FOURTH PERIOD. THE OTHER TEAM WILL PUT THE BALL INTO PLAY AT
- THEIR OPPONENT'S ENDLINE AT THE BEGINNING OF THE SECOND AND THIRD PERIODS.

 C. IN[PUTTING[]THE[]BALL[]INTO[]PLAY[]FOLLOWING[] A[]SUCCESSFUL[] FREE[]THROW,[]FIELD[]GOAL[]OR[]AT[]THE[]
 START OF A PERIOD, THE THROWER-IN MAY RUN ALONG THE ENDLINE OR PASS IT TO A TEAMMATE WHO IS
- ALSO OUT-OF-BOUNDS AT THE ENDLINE.

 D. AFTER ANY DEAD BALL, PLAY SHALL BE RESUMED BY A JUMP BALL, A THROW-IN OR A FREE THROW.

 E. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM OUT-OF-BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED:

- (1) THREE-SECONDS □(OFFENSIVE)
- (2) BALL ENTERING BASKET FROM BELOW (3) ILLEGAL ASSIST IN SCORING
- (4) PUNCHING FOUL

- (4) PUNCHING FOUL
 (5) FREE[THROW[]VIOLATION[]BY]THE[]OFFENSIVE[]TEAM
 (6) FLAGRANT FOUL-PENALTY (1) OR (2)
 (7) DEFENSIVE []THREE-SECONDS [](OFFENSIVE []TEAM[]RETAINS[]POSSESSION)
 (8) JUMP BALL VIOLATION AT FREE THROW CIRCLE
 (9) BALL PASSING DIRECTLY BEHIND BACKBOARD
 (10) OFFENSIVE []BASKET[]INTERFERENCE
 (11) BALL HITTING HORIZONTAL BASKET SUPPORT
 (12) LOOSE BALL FOULS WHICH OCCUR INSIDE THE FREE THROW LINE EXTENDED
 (13) FIVE SECOND BACK-TO-THE-BASKET VIOLATION
 F. ON THE FOLLOWING INFRACTIONS, THE BALL BHALL BE AWARDED TO THE OPPOSING TEAM ON THE BASKEI INF AT THE NEAREST SPOT OUTSIDE THE THREE-SECOND AREA EXTENDED
- BASELINE AT THE NEAREST SPOT OUTSIDE THE THREE-SECOND AREA EXTENDED: (1) BALL OUT-OF-BOUNDS ON BASELINE

- (2) BALL OUT-OF-BOUNDS ON BASELINE
 (2) BALL HITTING VERTICAL BASKET SUPPORT
 (3) DEFENSIVE GOALTENDING (ALL PRIVILEGES REMAIN)
 (4) DURING A THROW-IN VIOLATION ON THE BASELINE
 G. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE
 SIDELINE AT THE NEAREST SPOT BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED:
- (1) TRAVELING
- (2) DRIBBLING VIOLATIONS
- (3) STRIKING OR KICKING THE BALL ON ANY SITUATION EXCEPT A THROW-IN (4) SWINGING OF ELBOWS
- (5) SHOT CLOCK VIOLATION
- (6) OFFENSIVE []SCREEN[]SET[]OUT-OF-BOUNDS (7) OFFENSIVE []PLAYER[]ILLEGALLY[]OUT-OF-BOUNDS

- 26 -H. IF THE BALL IS KICKED OR PUNCHED DURING ANY THROW-IN, THE BALL WILL BE RETURNED TO THE ORIGINAL THROW-IN SPOT WITH ALL PRIVILEGES, IF ANY, REMAINING.

 I. ON ANY PLAY WHERE THE BALL GOES OUT-OF-BOUNDS ON THE SIDELINE, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM AT THAT SPOT.

 J. FOLLOWING A TIMEOUT THAT WAS CALLED WHILE THE BALL WAS ALIVE, THE BALL SHALL BE

- OTHER TIMEOUTS, PLAY SHALL RESUME WHERE IT WAS INTERRUPTED.

 EXCEPTION: RULE 5, SECTION VI(G)
- K. ON[]a[VIOLATION[]WHICH[]REQUIRES[]PUTTING[]THE[]BALL[]IN[]PLAY[]IN[]THE[]BACKCOURT, []THE[]OFFICIAL WILL[]GIVE[]THE[]BALL[]TO[]THE[]OFFENSIVE[]PLAYER[]AS[]SOON[]AS[]HE[]IS[]IN[]A[]POSITION[]OUT-OF-BOUNDS []AND
- READY TO ACCEPT THE BALL.

 EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR LAST TWO MINUTES OF OVERTIME, A
- REASONABLE AMOUNT OF TIME SHALL BE ALLOWED FOR A SUBSTITUTION.
- SECTION II—LIVE BALL
- A. THE BALL BECOMES LIVE WHEN:
- A. THE DALL DECLOMES LIVE WHEN:

 (1) ITDIS[TOSSED]BY[]AN[]OFFICIAL[]ON[]ANY[]JUMP[]BALL

 (2) ITDIS[ATI]THE[]DISPOSAL[]OF[]THE[]OFFENSIVE[]PLAYER[]FOR[]A[]THROW-IN

 (3) IT IS PLACED AT THE DISPOSAL OF A FREE THROW SHOOTER

 SECTION III—BALL IS ALIVE

- SECTION III—BALL IS ALIVE
 A. THE BALL BECOMES ALIVE WHEN:
 (1) IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL
 (2) IT IS RELEASED BY THE THROWER-IN
 (3) IT IS RELEASED BY THE FREE THROW SHOOTER ON A FREE THROWWHICH WILL REMAIN IN PLAY
- SECTION IV—DEAD BALL
- A. THE BALL BECOMES DEAD AND/OR REMAINS DEAD WHEN THE FOLLOWING OCCURS:

 (1) OFFICIAL[|BLOWS[|HIS/HER[|WHISTLE]

- (1) OFFICIAL]BLOWS[]HIS/HER[]WHISTLE
 (2) FREE THROW WHICH WILL NOT REMAIN IN PLAY (FREE THROW WHICH WILL BE FOLLOWED BY
 ANOTHER]FREE[]THROW.]TECHNICAL.] FLAGRANT,[]ETC.)
 (3) FOLLOWING []A[]SUCCESSFUL []FIELD[]GOAL[]OR]FREE[]THROW[]THAT[]WILL]REMAIN[]IN[]PLAY,[]UNTIL
 PLAYER POSSESSION OUT-OF-BOUNDS. CONTACT WHICH IS NOT CONSIDERED UNSPORTSMANLIKE
 OR UNNECESSARY SHALL BE IGNORED. (RULE 12A, SECTION V(I))
 (4) TIME EXPIRES FOR THE END OF ANY PERIOD
 EXCEPTION: []IF[]A[]FIELD[]GOAL[]ATTEMPTI]S[]IN[]FLIGHT,[]THE[]BALL[]BECOMES[]DEAD[]WHEN[]THE[]GOAL[]
 EMADE EMBESTEDORITOLICULUS DENDRANDOSFENSION (SUPER)
- IS MADE, [III] BALL LED GOAL AT THAT TIJSING, I BALL BECOMES BECOMES BECAUTH IN THE BALL BECOMES BECAUTH IN THE BALL SHALL BE PUT INTO PLAY IN THE CENTER CIRCLE BY A JUMP BALL BETWEEN ANY TWO OPPONENTS:
- (1) AT THE START OF THE GAME
- (2) AT THE START OF EACH OVERTIME PERIOD

- 27 -(3) A DOUBLE FREE THROW VIOLATION
- (4) DOUBLE FOUL DURING A LOOSE BALL
 (5) THE[]BALL[]BECOMES[] DEAD[]WHEN[]NEITHER[]TEAM[]IS[]IN[]CONTROL[]AND[]NO[]FIELD[]GOAL[]OR[] INFRACTION IS INVOLVED
- (6) THE[]BALL[]COMES[]TO[]REST[]ON[]THE[]BASKET[]FLANGE[]OR[]BECOMES[]LODGED[]BETWEEN[]THE
- BASKET RING AND THE BACKBOARD

- BASKET RING AND THE BACKBOARD

 (7) A[]DOUBLE[]FOUL[]WHICH[]OCCURS[]AS[]A[]RESULT[]OF[]A[]DIFFERENCE[]IN[]OPINION[]BETWEEN[]OFFICIALS

 (8) A SUSPENSION OF PLAY OCCURS DURING A LOOSE BALL

 (9) A[]FIGHTING[]FOUL[]OCCURS[]DURING[]A[]LOOSE[] BALL

 (10) THE[]OFFICIALS[]ARE[]IN[]DOUBT[]AS[]TO[]WHICH[]TEAM[]LAST[]TOUCHED[]THE[]BALL[]BEFORE[]GOING OUT
- OF[]BOUNDS[] AND[]THE[]PLAYERS[]CANNOT[]BE[]IDENTIFIED.

 B. IN ALL CASES ABOVE, THE JUMP BALL SHALL BE BETWEEN ANY TWO OPPONENTS IN THE GAME
- AT THAT TIME. [] [F] INJURY. [] EJECTION [] OR [] DISQUALIFICATION [] MAKES [] IT [] NECESSARY [] FOR [] ANY [] PLAYER [] TO [] BE REPLACED, HIS SUBSTITUTE MAY NOT PARTICIPATE IN THE JUMP BALL. SECTION VI—OTHER JUMP BALLS
- A. THE BALL SHALL BE PUT INTO PLAY BY A JUMP BALL AT THE CIRCLE WHICH IS CLOSEST TO THE SPOT
- (1) A HELD BALL OCCURS (2) A BALL OUT-OF-BOUNDS CAUSED BY BOTH TEAMS OCCURS
- (2) A BALL OUT-OF-BOUNDS CAUSED BY BOTH TEAMS OCCURS
 (3) ANDOFFICIALDISDINDOUBTIDASDOUBTIDASDOUBTIDASTITOUCHEDDITHEDBALL
 B. THE JUMP BALL SHALL BE BETWEEN THE TWO INVOLVED PLAYERS UNLESS INJURY OR EJECTION
 PRECLUDES ONE OF THE JUMPERS FROM PARTICIPATION. IF THE INJURED PLAYER MUST LEAVE THE GAME OR IS
 EJECTED, THE COACH OF THE OPPOSING TEAM SHALL SELECT FROM HIS OPPONENT'S BENCH A PLAYER WHO WILL REPLACE THE INJURED OR EJECTED PLAYER. THE INJURED PLAYER WILL NOT BE PERMITTED TO RE- ENTER THE GAME. IF A PLAYER IS REMOVED FOR A CONCUSSION EVALUATION, HIS COACH SHALL SELECT ONE OF THE FOUR REMAINING PLAYERS IN THE GAME TO PARTICIPATE IN THE JUMP AND MAY RETURN TO THE GAME IF HE
- COMPLETES THE EVALUATION PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION.
- A CONCUSSION VII—RESTRICTIONS GOVERNING JUMP BALLS
 A. EACH JUMPER MUST HAVE AT LEAST ONE FOOT ON OR INSIDE THAT HALF OF THE JUMPING CIRCLE WHICH IS FARTHEST FROM HIS OWN BASKET. EACH JUMPER MUST HAVE BOTH FEET WITHIN THE RESTRAINING CIRCLE
- B. THE BALL MUST BE TAPPED BY ONE OR BOTH OF THE PLAYERS PARTICIPATING IN THE JUMP BALL
- AFTERDITUREACHESDITSDHIGHESTDPOINT.DIFDTHEDBALLDFALLSDTODTHEDFLOORDWITHOUTDBEINGDTAPPEDDBYDATDLEAST ONEDOFDTHEDUMPERS.DONEDOFDTHEDOFFDTHEDBALLDSHALLDWHISTLEDTHEDBALLDEADDANDDSIGNAL ANOTHER TOSS.

 C. NEITHER IUMPER MAY TAP THE TOSSED BALL BEFORE IT REACHES ITS HIGHEST POINT.

- D. NEITHER JUMPER MAY LEAVE HIS HALF OF THE JUMPING CIRCLE UNTIL THE BALL HAS BEEN TAPPED. E. NEITHER JUMPER MAY CATCH THE TOSSED OR TAPPED BALL UNTIL IT TOUCHES ONE OF THE EIGHT NON-JUMPERS, []THE[]FLOOR,[]THE[]BASKET[]OR[]THE[]BACKBOARD.

- F. NEITHER JUMPER IS PERMITTED TO TAP THE BALL MORE THAN TWICE ON ANY JUMP BALL. G. THE EIGHT NON-JUMPERS WILL REMAIN OUTSIDE THE RESTRAINING CIRCLE UNTIL THE BALL HAS
- BEEN TAPPED. T EAMMATES MAY NOT OCCUPY ADJACENT POSITIONS AROUND THE RESTRAINING CIRCLE IF

- 28 -AN OPPONENT DESIRES ONE OF THE POSITIONS. NO PLAYER MAY POSITION HIMSELF IMMEDIATELY BEHIND AN OPPONENT ON THE RESTRAINING CIRCLE.
 PENALTY FOR C., D., E., F., G.: BALL AWARDED OUT-OF-BOUNDS TO THE OPPONENT.
 H. PLAYER POSITION ON THE RESTRAINING CIRCLE IS DETERMINED BY THE DIRECTION OF A PLAYER'S

- BEING ALTERNATED THEREAFTER.
- RULE NO. 7—SHOT CLOCK SECTION I—DEFINITION
- SECONDS UNLESS OTHERWISE PROVIDED IN RULE 7. THE SHOT CLOCK SHALL BE DISPLAYED IN SECONDS, EXCEPT TENTHS OF SECONDS WILL ALSO BE DISPLAYED ONCE THE SHOT CLOCK REACHES 4.9 SECONDS.

- SECTION II—STARTING AND STOPPING OF SHOT CLOCK
 A. THE SHOT CLOCK WILL START WHEN A TEAM GAINS NEW POSSESSION OF A BALL WHICH IS IN PLAY.
 B. ON A THROW-IN, THE SHOT CLOCK SHALL START WHEN THE BALL IS LEGALLY TOUCHED ON THE
- COURT BY A PLAYER.
- C. FOLLOWING A JUMP BALL OR MISSED FREE THROW, THE SHOT CLOCK SHALL START WHEN NEW
- POSSESSION IS OBTAINED.

 D. AFTER[]GAINING[]POSSESSION[] OF[]THE[]BALL,[]A[]TEAM[]MUST[]ATTEMPT[]A[]FIELD[]GOAL[]BEFORE[]THE[]
 SHOT[]CLOCK[]EXPIRES.[]TO[]CONSTITUTE[] A[]LEGAL[]FIELD[]GOAL[]ATTEMPT,[]THE[]FOLLOWING[] CONDITIONS[] MUST[]BE[] COMPLIED WITH:

- (1) THE BALL MUST LEAVE THE PLAYER'S HAND PRIOR TO THE EXPIRATION OF THE SHOT CLOCK.
 (2) AFTER LEAVING THE PLAYER'S HAND(S), THE BALL MUST MAKE CONTACT WITH THE BASKET RING.
 E. A TEAM IS CONSIDERED IN POSSESSION OF THE BALL WHEN HOLDING, PASSING OR DRIBBLING.
- THE TEAM IS CONSIDERED IN POSSESSION OF THE BALL EVEN THOUGH THE BALL HAS BEEN BATTED AWAY BUT THE OPPONENT HAS NOT GAINED POSSESSION. (SEE ALSO RULE 4, SECTION XVII.) ADDITIONAL RULES
- REGARDING TEAM POSSESSION FOLLOWING A SUSPENSION OF PLAY ARE SET FORTH IN RULE 4, SECTION XIV . F. TEAM POSSESSION ENDS WHEN:

- (1) THE[]BALL[]HITS[]THE[]RIM[]OF[]THE[]OFFENSIVE[]TEAM
 (2) THE OPPONENT GAINS POSSESSION
 G. IF A BALL IS TOUCHED BY A DEFENSIVE PLAYER WHO DOES NOT GAIN POSSESSION OF THEBALL,
- THE SHOT CLOCK SHALL CONTINUE TO RUN. H. IF A DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR
- $ENTERING[]\ THE[]BASKET[]RING[]FROM[]BELOW,[]THE[]SHOT[]CLOCK[]IS[]STOPPED[]AND[]THE[]OFFENSIVE[]\ TEAM[]SHALL[]\ AND SHALL[]\ AND SH$ BE AWARDED THE BALL.
- THE]]OFFENSIVE] TEAM[]SHALL[]HAVE[]ONLY]THE[]UNEXPIRED[] TIME[]REMAINING[] ON[]THE[]SHOT[]CLOCK[]IN[] WHICH[]TO[]ATTEMPT[]A[]FIELD[]GOAL.[]IF[]THE[]SHOT[]CLOCK[]READS[]0,[]A[]SHOT[]CLOCK[]VIOLATION[] HAS[]OCCURRED, [] EVEN THOUGH THE HORN MAY NOT HAVE SOUNDED.
- I. IF DURING ANY PERIOD THERE ARE 24 SECONDS OR LESS LEFT TO PLAY IN THE PERIOD, THE SHOT CLOCK SHALL NOT FUNCTION FOLLOWING A CHANGE OF POSSESSION; PROVIDED, HOWEVER, THE SHOT
- CLOCK SHALL BE REACTIVATED AND RESET TO 14 SECONDS WHEN ANY OF THE SITUATIONS DESCRIBED IN SECTION IV(D) BELOW OCCUR.

- 29 -J. IF[]AN[]OFFICIAL[]INADVERTENTLY[] BLOWS[]HIS/HER[]WHISTLE[]AND[]THE[]SHOT[]CLOCK[]BUZZER[]SOUNDS[] WHILE THE BALL IS IN THE AIR, PLAY SHALL BE SUSPENDED AND PLAY RESUMED BY A JUMP BALL BETWEEN ANY TWO OPPONENTS AT THE CENTER CIRCLE, IF THE SHOT HITS THE RIM AND IS UNSUCCESSFUL. IF THE SHOT DOES NOT HIT THE RIM, A SHOT CLOCK VIOLATION HAS OCCURRED. IF THE SHOT IS SUCCESSFUL, THE GOAL SHALL[]COUNT[]AND[]THE[]BALL[]INBOUNDED[] AS[]AFTER]ANY[]SUCCESSFUL[] FIELD[]GOAL.[]IT]SHOULD[]BE[]NOTED[]THAT[] EVEN[]THOUGH[]THE[]OFFICIAL[]BLOWS[]HIS/HER[]WHISTLE,[]ALL[]PROVISIONS[]OF[]THE[]ABOVE[]RULE[]APPLY.

 K. IF THERE IS A QUESTION WHETHER OR NOT AN ATTEMPT TO SCORE HAS BEEN BEFORE THE SHOT CLOCK EXPIRES, THE FINAL DECISION SHALL BE MADE BY THE OFFICIALS. SEE RULE 13, SECTION (A)(7). L. WHENEVER THE SHOT CLOCK READS 0 AND THE BALL IS DEAD FOR ANY REASON OTHER THAN A DEFENSIVE THREE-SECOND VIOLATION, KICKING VIOLATION, PUNCHED BALL VIOLATION, PERSONAL FOUL OR A TECHNICAL FOUL BY THE DEFENSIVE TEAM, A SHOT CLOCK VIOLATION HAS OCCURRED. SECTION III—PUTTING BALL IN PLAY AFTER VIOLATION $| F_{\square} = F$ BE CALLED. THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE NEAREST SPOT BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. SECTION IV—RESETTING SHOT CLOCK A. THE SHOT CLOCK SHALL BE RESET WHEN A SPECIAL SITUATION OCCURS WHICH WARRANTS SUCH ACTION. B. THE SHOT CLOCK IS NEVER RESET ON THE FOLLOWING:
 (1) DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR ENTERING (1) DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR ENTERING THE BASKET RING FROM BELOW

 (2) TECHNICAL [FOULS OR DELAY-OF-GAME] WARNING [ON] THE [OFFENSIVE] TEAM

 (3) JUMP BALL IS RETOSSED AS A RESULT OF A POOR TOSS, DOUBLE VIOLATION OR CORRECTABLE ERROR

 (4) SUSPENSION-OF-PLAY (EXCEPT FOR INFECTION CONTROL)

 (5) FIELD GOAL ATTEMPT WHICH FALLS TO TOUCH THE RIM (6) JUMP BALLS WHICH ARE THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE C. THE SHOT CLOCK SHALL BE RESET TO 24 SECONDS ANYTIME THE FOLLOWING OCCURS: (1) CHANGE OF POSSESSION FROM ONE TEAM TO ANOTHER
 (2) PERSONAL FOUL WHERE BALL IS BEING INBOUNDED IN BACKCOURT (3) VIOLATION WHERE BALL IS BEING INBOUNDED IN BACKCOURT (4) JUMP BALLS WHICH ARE NOT THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE (5) ALL FLAGRANT AND PUNCHING FOULS D. THESHOT CLOCK SHALL BE RESET TO 14 SECONDS ANYTIME THE FOLLOWING OCCURS:

 (1) THE_OFFENSIVE_TEAM_IS_THE_FIRST_TO_GAIN_POSSESSION_AFTER_AN_UNSUCCESSFUL_FREE_THROW_ THATTHEMAINSTINT PLAY, TO THATTHE BASKET PRING (2) A LOOSE BALL FOUL IS CALLED ON THE DEFENSIVE TEAM IN THE SEQUENCE IMMEDIATELY
- FOLLOWING[] AN[]UNSUCCESSFUL[] FREE[]THROW[]THAT[]REMAINS[]IN[]PLAY,[]OR[]AN[]UNSUCCESSFUL[] FIELD[]GOAL[] ATTEMPT[]THAT[]CONTACTS[] THE[]BASKET[]RING;[]PROVIDED[] THAT,[]AS[]A[]RESULT[]OF[]THE[]FOUL,[]THE[]OFFENSIVE [] TEAM INBOUNDS THE BALL IN THE FRONTCOURT NOTE:[]IF.][]AS[]A[]RESULT[]OF[]A[]DEFENSIVE] FOUL,[]THE[]OFFENSIVE[] TEAM[]INBOUNDS[] THE[]BALL[]IN[]THE[] BACKCOURT, RULE 7, SECTION IV(C)(2) APPLIES
- (3) THEIOFFENSIVE[] TEAM[RETAINS[]POSSESSION[] AFTER[]THE[]BALL[]GOES[]OUT[]OF[]BOUNDS[]IN[]THE SEQUENCE IMMEDIATELY FOLLOWING AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL[FIELD[]GOAL[]ATTEMPT[]THAT[]CONTACTS[]THE[]BASKET[]RING

- .30 -FOR[]PURPOSES[] OF[]RULE[]7,[]SECTION[]IV(D)[]ONLY,[]AN[]"UNSUCCESSFUL[] FIELD[]GOAL[]ATTEMPT[] THAT_CONTACTS_THE_BASKET_RING"_SHALL_TINCLUDE_TANY_LIVE_BALL_TROM_THE_PLAYING_COURT_THAT_CONTACTS THE BASKET RING OF THE TEAM WHICH IS IN POSSESSION. E. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER, ANYTIME THE FOLLOWING OCCURS:
- (2) DEFENSIVE THREE-SECOND VIOLATION
- (3) TECHNICAL FOULS AND/OR DELAY-OF-GAME WARNINGS ON THE DEFENSIVE TEAM
 (4) KICKED OR PUNCHED BALL BY THE DEFENSIVE TEAM WITH THE BALL BEING INBOUNDED IN
- THE OFFENSIVE TEAM'S FRONT COURT
 (5) INFECTION CONTROL
- (6) JUMP[]BALLS[]RETAINED[]BY[]THE[]OFFENSIVE[] TEAM[]AS[]THE[]RESULT[]OF[]ANY[]VIOLATION[] BY[]THE[]
- DEFENSIVE TEAM DURING A JUMP BALL WHICH RESULTS IN A FRONTCOURT THROW-IN RULE NO. 8—OUT-OF-BOUNDS AND THROW-IN SECTION I—PLAYER

SECTION II—BALL

- THE[]PLAYER[]IS[]OUT-OF-BOUNDS[] WHEN[]HE[]TOUCHES[]THE[]FLOOR[]OR[]ANY[]OBJECT[]ON[]OR[]OUTSIDE[]A[]
- BOUNDARY. FOR LOCATION OF A PLAYER IN THE AIR, HIS POSITION IS THAT FROM WHICH HE LAST TOUCHED THEDFLOOR. THEDFLOOR. THEDFLOOR THE THEOFLOOR THE THEOFLOOR T TO JUMPING OVER THE MIDCOURT LINE OR THREE-POINT LINE SHALL DETERMINE HIS LOCATION.
- A. THE BALL IS OUT-OF-BOUNDS WHEN IT TOUCHES A PLAYER WHO IS OUT-OF-BOUNDS OR ANY OTHER[]PERSON,[]THE[]FLOOR,[]OR[]ANY[]OBJECT[]ON,[]ABOVE[]OR[]OUTSIDE[]OF[]A[]BOUNDARY[] OR[]THE[]SUPPORTS[] OR[] BACK OF THE BACKBOARD.

- BACK OF THE BACKBOARD.

 B. ANY BALL THAT REBOUNDS OR PASSES DIRECTLY BEHIND THE BACKBOARD, IN ANY DIRECTION, OR ENTERS THE CYLINDER FROM BELOW IS CONSIDERED OUT-OF-BOUNDS.

 C. THE BALL IS CAUSED TO GO OUT-OF-BOUNDS BY THE LAST PLAYER TO TOUCH IT (INCLUDING BY TOUCHING THE PLAYER'S HAIR OR UNIFORM) BEFORE IT GOES OUT, PROVIDED IT IS OUT-OF-BOUNDS BECAUSE OF TOUCHING SOMETHING OTHER THAN A PLAYER. IF THE BALL IS OUT-OF-BOUNDS BECAUSE OFTOUCHING A PLAYER WHO IS ON OR OUTSIDE A BOUNDARY, SUCH PLAYER CAUSED IT TO GO OUT. IF A PLAYER HAS HIS HAND IN CONTACT WITH THE BALL AND AN OPPONENT HITS THAT PART OF THE HAND CAUSING THE BALL TO GO OUT-OF-BOUNDS, THE TEAM WHOSE PLAYER HAD HIS HAND ON THE BALL WILL RETAIN POSSESSION.

 D. IF THE BALL GOES OUT-OF-BOUNDS AND WAS LAST TOUCHED SIMULTANEOUSLY BY TWO

- OPPONENTS, BOTH DOFT WHOM DATE INBOUNDS OR DOTT-OF-BOUNDS, OR DOTT-OF-

- E. IF THE BALL IS INTERFERED WITH BY AN OPPONENT SEATED ON THE BENCH OR STANDING ON THE
- $\label{thm:continuity} SIDELINE[](RULE[]12A,[]SECTION[]II(A)(7)),[] IIT[]SHALL[]BE[]AWARDED[] TO[]THE[]OFFENDED[] TEAM[]OUT-OF-[]BOUNDS[] NEAREST THE SPOT OF THE VIOLATION.$
- SECTION III—THE THROW-IN
 A. THE THROW-IN STARTS WHEN THE BALL IS GIVEN TO THE PLAYER ENTITLED TO THE THROW-IN. HE
- SHALL RELEASE THE BALL WITHIN 5 SECONDS FROM THE TIME HE RECEIVES THE BALL AND CONTROLS IT. UNTIL THE PASSED BALL HAS CROSSED THE PLANE OF THE BOUNDARY, NO PLAYER SHALL HAVE ANY PART OF HIS
- PERSON OVER THE BOUNDARY LINE AND TEAMMATES SHALL NOT OCCUPY POSITIONS PARALLEL OR ADJACENT

- 31 -TO THE BASELINE IF AN OPPONENT DESIRES ONE OF THOSE POSITIONS. THE DEFENSIVE MAN SHALL HAVE
- THE RIGHT TO BE BETWEEN HIS MAN AND THE BASKET.
 B. ON A THROW-IN WHICH GOES OUT OF BOUNDS AND IS NOT TOUCHED BY A PLAYER IN THE GAME,

THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.

C. AFTER]A[]SCORE, []FIELD[]GOAL[]OR]FREE[]THROW, []THE[]LATTER[]COMING[]AS[]THE[]RESULT[]OF[]A[]PERSONAL[]
FOUL, ANY PLAYER OF THE TEAM NOT CREDITED WITH THE SCORE SHALL PUT THE BALL INTO PLAY FROM ANY
POINT OUT-OF-BOUNDS AT THE ENDLINE OF THE COURT WHERE THE POINT(S) WERE SCORED. HE MAY PASS THE[]BALL[]TO[]A[]TEAMMATE[] BEHIND[]THE[]ENDLINE;[]HOWEVER,[] THE[]FIVE-SECOND[] THROW-IN[] RULE[]APPLIES.[]

THIS RULE ALSO APPLIES TO THE PLAYER OF THE TEAM WITH POSSESSION AT THE START OF THE SECOND, THIRD AND FOURTH PERIODS.

D. AFTER A FREE THROW VIOLATION BY THE SHOOTER OR HIS TEAMMATE, THE THROW-IN IS MADE FROM OUT-OF-BOUNDS ON EITHER SIDE OF THE FREE THROW LINE EXTENDED.

E. ANY BALL OUT-OF-BOUNDS IN A TEAM'S FRONTCOURT OR AT THE MIDCOURT LINE CANNOT BE

PASSED INTO THE BACKCOURT. ON ALL BACKCOURT AND MIDCOURT VIOLATIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE, AND MUST BE PASSED INTO THE FRONTCOURT.

EXCEPTION: DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE BALL MAY BE PASSED ANYWHERE (FRONTCOURT OR BACKCOURT) ON THE

COURT. []HOWEVER, [] IF[]THE[]BALL[]IS[]THROWN[]INTO[]THE[]FRONTCOURT[] AND[]AND[]OFFENSIVE[] PLAYER[]ON[]THE[]COURT[] FAILS TO CONTROL THE BALL AND CAUSES IT TO GO INTO THE BACKCOURT, HIS TEAM MAY MOT BE THE FIRST TO TOUCH THE BALL

TO TOUCH THE BALL.

F. A]THROW-IN] WHICH[TOUCHES]THE[]FLOOR,[]OR[]ANY[]OBJECT,[]ON[]OR[]OUTSIDE[]THE[]BOUNDARY[] LINE,[]
OR TOUCHES ANYTHING ABOVE THE PLAYING SURFACE IS A VIOLATION. THE BALL MUST BE THROWN DIRECTLY INBOUNDS.

EXCEPTION: RULE 8, SECTION III(C)

PENALTY: VIOLATION OF THIS RULE IS LOSS OF POSSESSION, AND THE BALL MUST BE INBOUNDED AT THE ORIGINAL THROW-IN SPOT.

RULE NO. 9—FREE THROWS AND PENAL TIES SECTION I—POSITIONS AND VIOLATIONS

A. WHEN[]A[]FREE[]THROW[]IS[]AWARDED,[]AN[]OFFICIAL[]SHALL[]PUT[]THE[]BALL[]IN[]PLAY[]BY[]DELIVERING []IT[] TO THE FREE THROW SHOOTER. THE SHOOTER SHALL BE ABOVE THE FREE THROW LINE AND WITHIN THE UPPER HALF OF THE FREE THROW CIRCLE. HE SHALL ATTEMPT THE FREE THROW WITHIN 10 SECONDS OF CONTROLLING THE BALL IN SUCH A WAY THAT THE BALL ENTERS THE BASKET OR TOUCHES THE RING. PENAL TY

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME. IF THE OPPONENT'S VIOLATION IS DISCONCERTION. THEN A SUBSTITUTE FREE THROW SHALL BE AWARDED.

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILLALSO CONTINUE FROM THAT POINT. IF THE OPPONENT'S VIOLATION IS DISCONCERTION, THEN A SUBSTITUTE FREE THROW SHALL BEAWARDED.

B. THE FREE THROW SHOOTER MAY NOT STEP OVER THE PLANE OF THE FREE THROW LINE UNTIL THE BALL TOUCHES THE BASKET RING, BACKBOARD OR THE FREE THROW ENDS

THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND NO POINT CAN BE SCORED. IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM

- 32 -SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY , THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILL ALSO CONTINUE FROM THAT POINT
- C. THE FREE THROW SHOOTER SHALL NOT PURPOSELY FAKE A FREE THROW ATTEMPT.
- THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND A DOUBLE VIOLATION SHOULD NOT BE CALLED IF AN OPPONENT VIOLATES ANY FREE THROW RULES.

 IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY, THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED.
- IF THE FREE THROW LINE EXTENDED.

 IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT.

 D. DURING A FREE THROW ATTEMPT FOR A COMMON FOUL, EACH OF THE SPACES NEAREST THE ENDLINE MUST BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. T EAMMATES OF THE FREE THROW
 SHOOTER MUST OCCUPY THE NEXT ADJACENT SPACES ON EACH SIDE. ONLY ONE OF THE THIRD SPACES MAY
 BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. IT IS NOT MANDATORY THAT EITHER OF THE THIRD SPACES BE OCCUPIED BY AN OPPONENT BUT MAY NOT BE OCCUPIED BY A TEAMMATE. IF THERE IS A DISCREPANCY, ||TEAMMATES||OF||THE||THE||THE||THOW||SHOOTER||WILL||OCCUPY||THE||SPACES||TIRST|. PIAYERS OCCUPYING LANE SPACES MAY NOT EXTEND THEMSELVES OVER THEIR LANE SPACES IN FRONT
 OF[]AN[]OPPONENT []OR[]BE[]TOUCHING[]THE[]LANE[]LINE[]OR[]FLOOR[]INSIDE[]THE[]LINE[]WHEN[]THE[]BALL[]IS[]RELEASED BY THE SHOOTER. THEY MAY NOT VACATE THEIR LANE SPACE MORE THAN 3' FROM THE LANE LINE BEFORE THE BALL IS RELEASED.
- PLAYERS NOT OCCUPYING LANE SPACES MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE_THE_FREE[THROW]_LINE_EXTENDED[] AND[MAY]_NOT[]BE_TOUCHING[] THE_LINE_[]OR_FLOOR[]INSIDE_THE_LINE[] WHEN THE BALL IS RELEASED.
- PENALTY
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, THE SHOOTER SHALL RECEIVE A SUBSTITUTE FREE THROW IF HIS ATTEMPT IS UNSUCCESSFUL BUT SHALL BE IGNORED IF THE ATTEMPT IS SUCCESSFUL. IF A TEAMMATE AND OPPONENT BOTH VIOLATE, A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO VIOLATION CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A SUBSTITUTE FREE THROW WILL BE AWARDED.

 E. IF THE BALL IS TO BECOME DEAD AFTER THE LAST FREE THROW ATTEMPT. PLAYERS SHALL NOT OCCUPY POSITIONS ALONG THE FREE THROW LANES. ALL PLAYERS MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE THE FREE THROW LINE EXTENDED UNTIL THE BALL IS RELEASED.
- PENALTY: NO VIOLATIONS CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A
- SUBSTITUTE FREE THROW WILL BE AWARDED.

 F. DURING ALL FREE THROW ATTEMPTS, NO OPPONENT IN THE GAME SHALL DISCONCERT THE SHOOTER
- ONCE THE BALL IS PLACED AT HIS DISPOSAL. THE FOLLOWING ARE ACTS OF DISCONCERTION:

 (1) RAISING HIS ARMS WHEN POSITIONED ON THE LANE LINE ON A FREE THROW WHICH WILL NOT

- 33 -(3) TALKING TO THE FREE THROW SHOOTER OR TALKING IN A LOUD DISRUPTIVE MANNER DURING ANY FREE THROW ATTEMPT
- (4) ENTERING THE LANE AND CONTINUING TO MOVE DURING ANY FREE THROW ATTEMPT. PENALTY:
- NO PENALTY IS ASSESSED IF THE FREE THROW IS SUCCESSFUL. A SUBSTITUTE FREE THROW WILL BE ADMINISTERED IF THE ATTEMPT IS UNSUCCESSFUL.
- G. A PLAYER SHALL NOT TOUCH THE BALL OR THE BASKET RING WHEN THE BALL IS USING THE BASKET RING AS ITS LOWER BASE NOR TOUCH THE BALL WHILE IT IS IN THE IMAGINARY CYLINDER ABOVE THE RING AFTER TOUCHING THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOOND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND PLAY WILL CONTINUE AS AFTER[ANY]SUCCESSFUL[FREE]THROW]WITH[THE]OFFICIAL[JADMINISTERING][THE]THROW-IN. IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. H. NO PLAYER SHALL TOUCH THE BALL BEFORE IT TOUCHES THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND AN ADDITIONAL FREE THROW SHALL BE AWARDED THE SAME SHOOTER.
- IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. I. DURING[]ALL]]FREE[]THROW[]ATTEMPTS,[] IF[]AN[]OFFICIAL[]SUSPENDS[] PLAY[]BEFORE[]THE[]FREE[]THROW[] ATTEMPT IS RELEASED, NO VIOLATIONS CAN OCCUR.
- SECTION II—SHOOTING OF FREE THROW
- A. THE FREE THROW(S) AWARDED BECAUSE OF A PERSONAL FOUL SHALL BE ATTEMPTED BY THE OFFENDED PLAYER.
- **EXCEPTIONS**
- (1) IF[]THE[]OFFENDED[] PLAYER[]IS[]INJURED,[]OTHER[]THAN[]AS[]A[]RESULT[]OF[]A[]FLAGRANT[]FOUL[]OR[] UNSPORTSMANLIKE CONDUCT, OR IS EJECTED FROM THE GAME AND CANNOT ATTEMPT THE AWARDED FREE THROW(S), THE OPPOSING COACH SHALL SELECT, FROM HIS OPPONENT'S BENCH, THE REPLACEMENT PLAYER. THAT PLAYER WILL ATTEMPT THE FREE THROW(S) AND THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME. THE SUBSTITUTE MUST REMAIN IN THE GAME UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT.
- EXCEPTION: RULE 3, SECTION V(E)
 (2) |F||THE||OFFENDED|| PLAYER||IS||INJURED||AND||UNABLE||TO||ATTEMPT||THE||AWARDED||FREE||THROW(S)||AS|| ACRESULTOFOADFLAGRANTOFOUL-PENALTY (1) DAND/ORDASDADRESULTOFOAD MEDICAL DETERMINATION THATO A PLAYER MUST UNDERGO A CONCUSSION EVALUATION, HIS COACH MAY DESIGNATE ANY PLAYER IN THE GAME AT THAT TIME TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME; EXCEPT THAT THE PLAYER WILL BE PERMITTED TO REENTER IF HE WAS REMOVED FOR A CONCUSSION EVALUATION, COMPLETED THE EVALUATION REQUIRED PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION.

 (3) IF[]THE[]OFFENDED[] PLAYER[]IS[]INJURED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S)
- DUE TO ANY UNSPORTSMANLIKE ACT, HIS COACH MAY DESIGNATE ANY ELIGIBLE MEMBER OF THE

- 34 -SQUAD TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL BE PERMITTED TO REENTER THE GAME.
- (4) IF[]THE[]OFFENDED[] PLAYER[]IS[]DISQUALIFIED[] AND[]UNABLE[]TO[]ATTEMPT[]THE[]AWARDED[] FREE[] THROW(S), HIS COACH SHALL DESIGNATE AN ELIGIBLE SUBSTITUTE FROM THE BENCH. THAT SUBSTITUTE WILL ATTEMPT THE FREE THROW(S) AND CANNOT BE REMOVED UNTIL THE BALL IS LEGALLY

TOUCHED BY A PLAYER ON THE COURT.

- EXCEPTION: RULE 3, SECTION V(E) (5) AWAY-FROM-THE-PLAY FOUL—RULE 12B, SECTION X(A)(1).
- $\textbf{B. A} \\ \square \textbf{FREE} \\ \square \textbf{THROW} \\ \square \textbf{ATTEMPT}, \\ \square \textbf{PERSONAL} \\ \square \textbf{OR} \\ \square \textbf{TECHNICAL}, \\ \square \textbf{SHALL} \\ \square \textbf{BE} \\ \square \textbf{ILLEGAL} \\ \square \textbf{IF} \\ \square \textbf{AN} \\ \square \textbf{OFFICIAL} \\ \square \textbf{DOES} \\ \square \textbf{NOT} \\ \textbf{NOT} \\ \square \textbf{NOT} \\ \textbf{NOT} \\ \square \textbf{NOT} \\ \textbf{NOT} \\ \square \textbf{NOT} \\ \textbf{NOT} \\ \square \textbf{NOT} \\ \textbf$ HANDLE THE BALL.

- C. IF MULTIPLE FREE THROWS ARE AWARDED, ALL THOSE WHICH REMAIN MUST BE ATTEMPTED, IF THE[]FIRST[]AND/OR[]SECOND[]ATTEMPT[]IS[]NULLIFIED[]BY[]AN[]OFFENSIVE[]PLAYER'S[]VIOLATION.
 D. IF A TIMEOUT IS GRANTED PRIOR TO A FREE THROW ATTEMPT, THE FREE THROW WILL BE ATTEMPTED

FOLLOWING THE TIMEOUT.
SECTION III—NEXT PLAY

SECTION III—NEXT PLAY
AFTER A SUCCESSFUL FREE THROW WHICH IS NOT FOLLOWED BY ANOTHER FREE THROW, THE BALL SHALL
BEDPUTDINTO]PLAY[BY][AQTHROW-IN,[]AS[]AFTER[]ANY[]SUCCESSFUL[]FIELD[]GOAL.
EXCEPTION: AFTER A FREE THROW FOR A FOUL WHICH OCCURS DURING A DEAD BALL WHICH
IMMEDIATELY PRECEDES ANY PERIOD, THE BALL SHALL BE PUT INTO PLAY BY THE TEAM ENTITLED TO THE

PUNCHING FOULS.

RULE NO. 10—VIOLA TIONS AND PENAL TIES

ROLE NO. 10—VIOLA TIONS AND PENAL TIES
SECTION I—OUT-OF-BOUNDS

A. A PLAYER SHALL NOT BE THE LAST TO TOUCH THE BALL BEFORE IT GOES OUT-OF-BOUNDS.
PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE BOUNDARY LINE
NEAREST THE SPOT OF THE VIOLATION.

EXCEPTION: ON A THROW-IN WHICH GOES OUT OF BOUNDS AND IS NOT TOUCHED BY A PLAYER IN THE GAME, THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.

SECTION II—DRIBBLE

A. A PLAYER SHALL NOT RUN WITH THE BALL WITHOUT DRIBBLING IT.

B. A PLAYER IN CONTROL OF A DRIBBLE WHO STEPS ON OR OUTSIDE A BOUNDARY LINE, EVEN THOUGH

NOT TOUCHING THE BALL WHILE ON OR OUTSIDE THAT BOUNDARY LINE, SHALL NOT BE ALLOWED TO RETURN

INBOUNDS[]AND[]CONTINUE[]HIS[]DRIBBLE.]HE[]MAY[]NOT[]EVEN[]BE[]THE[]FIRST[]PLAYER[]TO[]TOUCH[]THE[]BALL[]AFTER HE

HAS RE-ESTABLISHED A POSITION INBOUNDS.

C. AJPLAYERJMAYJMOTIDRIBBLEJAJSECONDITIMEJAFTERJHEJHASJVOLUNTARILYJENDEDJHISJFIRSTJDRIBBLE.

D. A PLAYER WHO IS DRIBBLING MAY NOT PUT ANY PART OF HIS HAND UNDER THE BALL AND (1) CARRY

IT FROM ONE POINT TO ANOTHER OR (2) BRING IT TO A PAUSE AND THEN CONTINUE TO DRIBBLE AGAIN.

E. A PLAYER MAY DRIBBLE A SECOND TIME IF HE LOST CONTROL OF THE BALL BECAUSE OF

 $(1) \ A \ [] FIELD \ [] GOAL \ [] ATTEMPT \ [] AT \ [] HIS \ [] BASKET, \ [] PROVIDED \ [] THE \ [] BALL \ [] TOUCHES \ [] THE \ [] BACKBOARD \ [] OR \ [] BASKET RING$

(2) AN OPPONENT TOUCHING THE BALL
(3) A PASS OR FUMBLE WHICH TOUCHES HIS BACKBOARD, BASKET RING OR IS TOUCHED BY

ANOTHER PLAYER.

PENAL TY: LOSS OF BALL. BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

- 35 -SECTION III—THROWER-IN

A THROWER-IN SHALL NOT (1) CARRY THE BALL ONTO THE COURT; (2) FAIL TO RELEASE THE BALL WITHIN 5 SECONDS; (3) TOUCH IT ON THE COURT BEFORE IT HAS TOUCHED ANOTHER PLAYER; (4) LEAVE THE DESIGNATED THROW-IN SPOT WHICH IS ONE STEP TO HIS LEFT OR RIGHT; (5) THROW THE BALL SO THAT IT ENTERS THE BASKET BEFORE TOUCHING ANYONE ON THE COURT; (6) STEP ON THE COURT OVER THE BOUNDARY LINE BEFORE THE BALL IS RELEASED; (7) THROW THE BALL OUT-OF-BOUNDS WITHOUT IT BEING TOUCHED BY A PLAYER IN THE GAME; (8) EXIT THE PLAYING SURFACE TO GAIN AN ADVANTAGE ON A THROW-IN; (9) HAND THE BALL TO A PLAYER ON THE COURT.

EXCEPTION: []AFTER[]A[]FIELD[]GOAL[]OR[]FREE[]THROW[]AS[]A[]RESULT[]OF[]A[]PERSONAL[]FOUL[]OR[]THE[]START OF A PERIOD, THE THROWER-IN MAY RUN THE END LINE OR PASS TO A TEAMMATE BEHIND THE END LINE. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE ORIGINAL SPOT OF THE THROW-IN.

SECTION IV—STRIKE THE BALL

SECTION IV—STRIKE THE BALL

A. A[PLAYER]SHALL[]NOT[]KICK[]THE[]BALL[]OR[]STRIKE[]IT][WITH[]THE[]FIST.

B. KICKING THE BALL OR STRIKING IT WITH ANY PART OF THE LEG IS A VIOLATION WHEN IT IS AN INTENTIONAL []ACT.[]THE[]BALL[]ACCIDENTALLY []STRIKING[]THE[]FOOT,[]THE[]LEG[]OR[]FIST[]IS[]NOT[]A[]VIOLATION.[] A[]PLAYER[] MAY NOT USE ANY PART OF HIS LEG TO INTENTIONALLY MOVE OR SECURE THE BALL.

PENAL TY (1) IF[THE[]VIOLATION[] IS[]BY[]THE[]OFFENSE,[]THE[]BALL[]IS[]AWARDED[]TO[]THE[]OPPOSING[] TEAM[]ON[]THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(2) IF_THE[]VIOLATION[]IS_]BY[]THE[]DEFENSE[]WHILE[]THE[]BALL[]IS_]IN[]PLAY,[]THE[]OFFENSIVE[]TEAM RETAINS POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

(3) IF THE VIOLATION OCCURS DURING A THROW-IN, THE OPPOSING TEAM RETAINS POSSESSION AT THE SPOT OF THE ORIGINAL THROW-IN WITH ALL PRIVILEGES, IF ANY , REMAINING. SECTION V—JUMP BALL
A. A PLAYER SHALL NOT VIOLATE THE JUMP BALL RULE (RULE 6, SECTION VII).

B. DURING A JUMP BALL, A PERSONAL FOUL COMMITTED PRIOR TO EITHER TEAM OBTAINING
POSSESSION, SHALL BE RULED A TO THE BALL BEING LEGALLY TAPPED, NEITHER THE GAME CLOCK

OR SHOT CLOCK SHALL BE STARTED.

PENAL TY

(1) IN (A) ABOVE, THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION.

(2) IND[(A)[]ABOVE,[]IF[]THERE[]IS[]A[]VIOLATION[] BY[]EACH[]TEAM,[]OR[]IF[]THE[]OFFICIAL[]MAKES[]A[]BAD TOSS, THE TOSS SHALL BE REPEATED WITH THE SAME JUMPERS.

(3) IN (B) ABOVE, FREE THROWS MAY OR MAY NOT BE AWARDED, CONSISTENT WITH WHETHER

THE[]PENALTY[]IS[] IN[]EFFECT[](RULE[]12B,[]SECTION[] VIII). SECTION VI—OFFENSIVE THREE-SECOND RULE

A. AN[]OFFENSIVE[]PLAYER[]SHALL]NOT[]REMAIN[]FOR[]MORE[]THAN[]THREE[]SECONDS[]IN[]THAT[]PART[]OF[]HIS FREE[]THROW[]LANE[]BETWEEN[]THE[]ENDLINE[]AND[]EXTENDED[]4'[](IMAGINARY) []OFF[]THE[]COURT[]AND[]THE[]FARTHER[] EDGE OF THE FREE THROW LINE WHILE THE BALL IS IN CONTROL OF HIS TEAM.

- 36 -B. ALLOWANCE MAY BE MADE FOR A PLAYER WHO, HAVING BEEN IN THIS AREA FOR LESS THAN THREE SECONDS, IS IN THE ACT OF SHOOTING AT THE END OF THE THIRD SECOND. UNDER THESE CONDITIONS, THE 3-SECOND COUNT IS DISCONTINUED WHILE HIS CONTINUOUS MOTION IS TOWARD THE BASKET. IF THAT
- THE 3-SECOND COUNT IS DISCONTINUED WRITE HIS CONTINUOUS MOTION IS TOWARD THE BASKET. IF THAT CONTINUOUS MOTION CEASES, THE PREVIOUS 3-SECOND COUNT IS CONTINUED. THIS IS ALSO TRUE IF IT IS IMMINENT [THE[]OFFENSIVE]PLAYER[WILL]EXT[]THIS[]AREA.

 C. THE[]3-SECOND[]COUNT[]SHALL[]NOT[]BEGIN[]UNTIL[]THE[]BALL[]IS[]IN[]CONTROL[]IN[]THE[]OFFENSIVE[]TEAM'S[] FRONTCOURT. NO VIOLATION CAN OCCUR IF THE BALL IS BATTED AWAY BY AN OPPONENT.

 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED.
- SECTION VII—DEFENSIVE THREE-SECOND RULE
- A. THE COUNT STARTS WHEN THE OFFENSIVE TEAM IS IN CONTROL OF THE BALL IN THE FRONT COURT.

 B. ANY DEFENSIVE PLAYER, WHO IS POSITIONED IN THE 16-FOOT LANE OR THE AREA EXTENDING
- 4 FEET PAST THE LANE ENDLINE, MUST BE ACTIVELY GUARDING AN OPPONENT WITHIN THREE SECONDS ACTIVELY[]GUARDING[]MEANS[]BEING[]WITHIN[]ARM'S[]LENGTH[]OF[]AN[]OFFENSIVE[]PLAYER[]AND[]IN[]A[]GUARDING
- C. ANY DEFENSIVE DELAYER MAY DELAY DAY DEFENSIVED PLAYER. THE DEFENDERS DESTRIBED OUBLE-TEAM
- D. THE DEFENSIVE THREE-SECOND COUNT IS SUSPENDED WHEN: (1) A PLAYER IS IN THE ACT OF SHOOTING, (2) THERE IS A LOSS OF TEAM CONTROL, (3) THE DEFENDER IS ACTIVELY GUARDING AN OPPONENT, (4) THE DEFENDER COMPLETELY CLEARS THE 16-FOOT LANE OR (5) IT IS IMMINENT THE DEFENDER WILL
- BECOME LEGAL EL IF THE DEFENDER IS GUARDING THE PLAYER WITH THE BALL, HE MAY BE LOCATED IN THE 16-FOOT LANE. THIS DEFENDER IS NOT REQUIRED TO BE IN AN ACTIVELY GUARDING/ARMS DISTANCE POSITION. IF
- ANOTHER DEFENDER ACTIVELY GUARDS THE PLAYER WITH THE BALL, THE ORIGINAL DEFENDER MUST ACTIVELY GUARD[]AN[]OPPONENT []OR[]EXIT[]THE[]16-FOOT[]LANE.[]ONCE[]THE[]OFFENSIVE[]PLAYER[]PASSES[]THE[]BALL,[]THE DEFENDER MUST ACTIVELY GUARD AN OPPONENT OR EXIT THE 16-FOOT LANE.
- PENALTY: ATTECHNICAL FOUL SHALL BE ASSESSED. THE OFFENSIVE TEAM RETAINS POSSESSION ON THE SIDELINE AT THE FREE THROW LINE EXTENDED NEAREST THE POINT OF INTERRUPTION. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER. $IF[]A[]VIOLATION[]IS[]WHISTLED[]DURING[]A[]SUCCESSFUL \\ [FIELD[]GOAL[]ATTEMPT,[]THE[]VIOLATION[]SHALL]BE \\ IGNORED AND PLAY SHALL RESUME AS AFTER ANY SUCCESSFUL BASKET.$
- SECTION VIII—EIGHT-SECOND RULE
- A TEAM SHALL NOT BE IN CONTINUOUS POSSESSION OF A BALL WHICH IS IN ITS BACKCOURT FOR MORE THAN 8 CONSECUTIVESECONDS. EXCEPTION (1): A NEW 8 SECONDS IS AWARDED IF THE DEFENSE: (1) KICKS OR PUNCHES THE
- BALL, (2) IS ASSESSED A PERSONAL OR TECHNICAL FOUL, OR (3) IS ISSUED A DELAY OF GAME WARNING. EXCEPTION (2): A NEW 8 SECONDS IS AWARDED: (1) IF PLAY IS SUSPENDED TO ADMINISTER COMMENTS ON THE RULES, SECTION II(N) FOR INFECTION CONTROL , (2) WHEN A TEAM GAINS CONTROL OF
- A JUMP BALL IN THE BACKCOURT, OR (3) DURING A FRONTCOURT THROW-IN INTO THE BACKCOURT IN THE LAST TWO MINUTES OF THE FOURTH AND LAST TWO MINUTES OF ANY OVERTIME PERIOD.
- PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE. SECTION IX—BALL IN BACKCOURT
- A. AJPLAYERJSHALLIJNOTIJBE[]THE[]FIRST[]TO[]TOUCH[]A[]BALLIJWHICH[]HE[]OR[]A[]TEAMMATE []CAUSED[]TO[]GO[] FROM FRONTCOURT TO BACKCOURT WHILE HIS TEAM WAS IN CONTROL OF THE BALL. EXCEPTION: RULE 8, SECTION III(E)(EXCEPTION)

37 -B. DURING A JUMP BALL, A TRY FOR A GOAL, OR A SITUATION IN WHICH A PLAYER TAPS THE BALL AWAY FROM A CONGESTED AREA, AS DURING REBOUNDING, IN AN ATTEMPT TO GET THE BALL OUT WHERE PLAYER CONTROL MAY BE SECURED, THE BALL IS NOT IN CONTROL OF EITHER TEAM. HENCE, THE RESTRICTION ON_FIRST_TOUCHING _DOES_NOT_APPLY. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE. SECTION X—SWINGING OF ELBOWS
A PLAYER SHALL NOT BE ALLOWED EXCESSIVE AND/OR VIGOROUS SWINGING OF THE ELBOWS IN SWINGING]|MOTION||(NO||CONTACT)||WHEN||A||DEFENSIVE ||PLAYER]|IS||DIEARBY||AND||THE||OFFENSIVE||PLAYER||HAS|| THE BALL PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE, NEAR-EST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XI—ENTERING BASKET FROM BELOW A PLAYER SHALL NOT BE THE LAST TO TOUCH A BALL WHICH RISES ABOVE THE RIM LEVEL WITHIN THE CYLINDER FROM BELOW . PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED. SECTION XII—ILLEGAL ASSIST IN SCORING A. A PLAYER MAY NOT ASSIST HIMSELF IN AN ATTEMPT TO SCORE BY USING ANY PART OF THE RIM, NET, BACKBOARD OR BASKET SUPPORT TO LIFT, HOLD OR RAISE HIMSELF. BL A PLAYER MAY NOT ASSIST A TEAMMATE TO GAIN HEIGHT WHILE ATTEMPTING TO SCORE. PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED. SECTION XIII—TRAVELING A. A PLAYER WHO RECEIVES THE BALL WHILE STANDING STILL MAY PIVOT, USING EITHER FOOT AS THE PIVOT FOOT B. A PLAYER WHO GATHERS THE BALL WHILE PROGRESSING MAY TAKE (1) TWO STEPS IN COMING TO A STOP, PASSING OR SHOOTING THE BALL, OR (2) IF HE HAS NOT YET DRIBBLED, ONE STEP PRIOR TO RELEASING THE BALL. A PLAYER WHO GATHERS THE BALL WHILE DRIBBLING MAY TAKE TWO STEPS IN COMING TO A STOP, PASSING, OR SHOOTING THE BALL. THEDFIRSTDSTEPDOCCURSDWHENDADFOOT, DORDBOTHDFEET, DTOUCHDTHEDFLOORDAFTERDTHEDPLAYERDGATHERSD THE BALL THE DALL:
THE DA A@PLAYER@WHO@LOMES@TO@A@STOP@ON@STEP@ONE@WHEN@BOTH@FEET@ARE@ON@THE@FLOOR@OR@TOUCH@THE@FLOOR@SIMULTANEOUSLY@ MAY@PIVOT@USING@EITHER@FOOT@AS@HIS@PIVOT.@IF@HE@JUMPS@WITH@BOTH@FEET@HE@MUST@RELEASE@THE@BALL@BEFORE@EITHER@FOOT@TOUCHES@THE@FLOOR.

A@PLAYER@WHO@LANDS@WITH@ONE@FOOT@FIRST@MAY@ONLY@PIVOT@USING@THAT@FOOT.

A[]PROGRESSING[] PLAYER[]WHO[]UMPS[]OFF[]ONE[]FOOT[]ON[]THE[]FIRST[]STEP[]MAY[]LAND[]WITH[]BOTH[]FEET[]

MAY NOT BE THE FIRST TO TOUCH THE BALL.

SMULTANEOUSLY FOR THE SECOND STEP. IN THIS SITUATION, THE PLAYER MAY NOT PIVOT WITH EITHER FOOT AND DIFTONE DOR DON'T BE SECOND STEP. IN THIS SITUATION, THE PLAYER MAY NOT PIVOT WITH EITHER FOOT AND DIFTONE DOR DON'T BE SECOND STEP. IN THE DEAL DATE OF THE DESCRIPTION OF THE DESCRIPTION OF THE DEAL DATE OF THE DATE OF THE DEAL DATE OF THE DATE OF THE DEAL DATE OF THE DATE OF THE DEAL DATE OF THE DEAL DATE OF THE DEAL DATE OF THE DATE OF THE DEAL DATE OF THE DEAL DATE OF THE DEAL DATE OF THE DEA

- 38 -E. Aljelaterijwhojjfallsji tolji teljelotokjwhileljholdbinggi tilgiballjiongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhileljoskerjongwhilel
- BOARD, BASKET RING OR ANOTHER PLAYER.

 H. UPON ENDING HIS DRIBBLE OR GAINING CONTROL OF THE BALL, A PLAYER MAY NOT TOUCH THE
- THE BALL, A PLATER MAT NOT TOUCH THE FLOOR CONTROL OF THE BALL, A PLATER MAT NOT TOUCH THE BALL, A PLATER MAT NOT TOUCH THE FLOOR CONTROL OF THE BALL, A PLATER MAT NOT TOUCH THE BALL, A PLATER MAT NOT TOUCH THE FLOOR CONTROL OF THE BALL, A PLATER MAT NOT TOUCH THE BA
- EST SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.
- EST SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

 SECTION XIV—OFFENSIVE SCREEN SET OUT-OF-BOUNDS

 AN_OFFENSIVE] PLAYER]SHALL[]NOT]]LEAVE[]THE[]PLAYING[]AREA[]OF[]THE[]FLOOR[]ON[]THE[]ENDLINE[]IN[]THE[]
 FRONTCOURT FOR THE PURPOSE OF SETTING A SCREEN.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE
- POINT OF INTERRUPTION BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED.
- SECTION XV—OFFENSIVE PLAYER OUT-OF-BOUNDS AN OFFENSIVE PLAYER SHALL NOT LEAVE THE PLAYING AREA OF THE COURT WITHOUT RETURNING
- IMMEDIATELY AND CANNOT REPEATEDLY LEAVE AND RE-ENTER THE COURT. EXCEPTION: (1) INJURY, (2) INBOUNDING THE BALL ON A THROW-IN AND (3) ANY OTHER

- UNUSUAL CIRCUMSTANCE.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDEDTO THE OPPOSING TEAM ON THE SIDELINE AT THE
- POINT OF INTERRUPTION BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED.
- SECTION XVI—FIVE-SECOND BACK-TO-THE-BASKET VIOLATION ANDOFFENSIVEDPLAYERDINDHISDFRONTCOURT DBELOWOTHEDFREEDTHROWDLINEDEXTENDEDDSHALLDNOTDBE
- PERMITTED [TO]DRIBBLE[]WITH[]HIS[]BACK[]OR[]SIDE[]TO[]THE[]BASKET[]FOR[]MORE[]THAN[]FIVE[]SECONDS. THE COUNT ENDS WHEN (1) THE PLAYER PICKS UP THE BALL, (2) DRIBBLES ABOVE THE FREE THROW
- LINE[]EXTENDED[]OR][(3)[]A[]DEFENSIVE []PLAYER[]DEFLECTS[]THE[]BALL[]AWAY.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM OUT-OF-BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED.

- RULE NO. 11-BASKET INTERFERENCE-GOAL TENDING
- SECTION I—A PLAYER SHALL NOT:
- A. T OUCH THE BALL OR THE BASKET RING WHEN THE BALL IS SITTING OR ROLLING ON THE RING AND USING THE BASKET RING AS ITS LOWER BASE OR HANG ON THE RIM WHILE THE BALL IS PASSING THROUGH.
- EXCEPTION: IF A PLAYER NEAR HIS OWN BASKET HAS HIS HAND LEGALLY IN CONTACT WITH THE BALL, IT IS NOT A VIOLATION IF HIS CONTACT WITH THE BALL CONTINUES AFTER THE BALL ENTERS THE CYLINDER,
- OR IF, IN SUCH ACTION, HE TOUCHES THE BASKET.
 B. T OUCH ANY BALL FROM WITHIN THE PLAYING AREA WHEN IT IS ABOVE THE BASKET RING AND
- WITHIN THE IMAGINARY CYLINDER.
- C. DURING[]A[]FIELD[]GOAL[]ATTEMPT,[]TOUCH[]A[]BALL,[]WHICH[]HAS[]A[]CHANCE[]TO[]SCORE,[]AFTER[]IT[]HAS[] TOUCHED ANY PART OF THE BACKBOARD ABOVE RING LEVEL, WHETHER THE BALL IS CONSIDERED ON ITS
- UPWARD[]OR[]DOWNWARD []FLIGHT.
 D. DURING[]A[]FIELD[]GOAL[]ATTEMPT,[]TOUCH[]A[]BALL,[]WHICH[]HAS[]A[]CHANCE[]TO[]SCORE,[]AFTER[]IT[]HAS[] TOUCHED[THE]BACKBOARD [BELOW[THE]RING[LEVEL]AND[WHILE]THE[BALL]IS[ON]ITS[UPWARD[FLIGHT.

- 39 -E. TRAP THE BALL AGAINST THE FACE OF THE BACKBOARD AFTER IT HAS BEEN RELEASED. (T O BE A TRAPPED BALL, THREE ELEMENTS MUST EXIST SIMULTANEOUSLY . THE HAND, THE BALL AND THE BACKBOARD MUST ALL OCCUR AT THE SAME TIME. A BATTED BALL AGAINST THE BACKBOARD IS NOT A TRAPPED BALL.) F. TOUCH ANY BALL FROM WITHIN THE PLAYING AREA THAT DISCION WARD FLIGHT WITH AN OPPORTUNITY TOUS CORE. THIS DISCLOSURE THE DISCORD AREA THAT DISCION WARD THE HIGHT WITH AN OPPORTUNITY TOUS CORE. THIS DISCIONS DERED TOUBED THE DISCORD ALTEMPT OR THE WITH A HAND WHICH IS THROUGH THE BASKET RING.

H. VIBRATE THE RIM, NET OR BACKBOARD SO AS TO CAUSE THE BALL TO MAKE AN UNNATURAL BOUNCE, OR BENDOOR MOVE THE RIM TO ANDOFF-CENTER OF STRING THE BALL IS TOUCHING THE RING OR PASSING THROUGH I. T OUCH THE RIM, NET OR BALL WHILE THE BALL IS IN THE NET, PREVENTING IT FROM CLEARING THE BASKET. THE BASKET.

PENALTY: []IF[]THE[]VIOLATION[]IS[]AT[]THE[]OPPONENT'S []BASKET,[]THE[]OFFENDED[]TEAM[]IS[]AWARDED
TWO POINTS, IF THE ATTEMPT IS FROM THE TWO POINT ZONE AND THREE POINTS IF IT IS FROM THE THREE
POINT ZONE. THE CREDITING OF THE SCORE AND SUBSEQUENT PROCEDURE IS THE SAME AS IF THE
AWARDED SCORE HAS RESULTED FROM THE BALL HAVING GONE THROUGH THE BASKET, EXCEPT THAT THE AWARDED SCORE THAS RESULTED FROM THE BALL HAVING GONE TRIVING GONE TRIVING GONE TRIVING GONE TRIVING GONE TRIVING GONE TRIVING THE BASKET, EXCEPT THAT THE OFFICIAL SHALL HAND STATE THE STATE S

GAME AT THE CENTER CIRCLE RULE NO. 12—FOULS AND PENAL TIES A. T ECHNICAL FOUL

SECTION I—EXCESSIVE TIMEOUTS

A. REQUESTS FOR A TIMEOUT IN EXCESS OF THE AUTHORIZED NUMBER SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT AND FREE THROW ATTEMPT, THE BALL WILL BE AWARDED TO THE TEAM WHICH SHOT THE FREE THROW AND PLAY SHALL RESUME WITH A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED. B. IF THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO FREE THROW ATTEMPT(S), THERE WILL BE NO

LINE-UP FOR THE REMAINING FREE THROWS AND PLAY SHALL RESUME WITH A THROW-IN AT THE POINT OF INTERRUPTION BY THE TEAM WHICH SHOT THE TECHNICAL FOUL.

C. IF THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO A JUMP BALL, THE BALL SHALL BE AWARDED TO

THE TEAM SHOOTING THE TECHNICAL FOUL AT THE POINT OF INTERRUPTION. SECTION II—DELAY-OF-GAME

A. A DELAY-OF-GAME SHALL BE CALLED FOR:
(1) PREVENTING THE BALL FROM BEING PROMPTLY PUT INTO PLAY.

- (2) INTERFERING [MITH]THE[BALL]AFTER]A[SUCCESSFUL [FIELD]]GOAL[]OR[]FREE[THROW.
 (3) FAILING[]TO[]IMMEDIATELY[] PASS[]THE[]BALL[]TO[]THE[]NEAREST[]OFFICIAL[]WHEN[]A[]PERSONAL[] FOUL

OR VIOLATION IS ASSESSED.

- (4) T OUCHING THE BALL BEFORE THE THROW-IN HAS BEEN RELEASED.
 (5) A DEFENDER CROSSING THE BOUNDARY LINE WITHIN THE DESIGNATED THROW-IN SPOT PRIOR TO

THE BALL BEING RELEASED ON A THROW-IN. EXCEPTION (5): IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES

OF ANY OVERTIME PERIOD, A TECHNICAL FOUL WILL BE ASSESSED IF THE DEFENDER CROSSES OR BREAKS THE PLANE OF THE OBJECT OF THE OBJEC

(7) ANY PLAYER, COACH OR TRAINER INTERFERING WITH A BALL WHICH HAS CROSSED THE BOUNDARY LINE (RULE 8, SECTION II(E)). (8) A FREE THROW SHOOTER VENTURING FULLY BEYOND THE THREE-POINT LINE BETWEEN ATTEMPTS. THE[]VIOLATION[] IS[]ASSESSED[]AGAINST[]THE[]DEFENSIVE[] TEAM.[]THE[]OFFENSIVE[] TEAM[]SHALL[]BE[]AWARDED[]A[]NEW[] 8 SECONDS TO ADVANCE THE BALL IF IT IS IN THE BACKCOURT. THERE IS NO CHANGE IN TIMING STATUS IF ANY OFITHESE[VIOLATIONS[] AREDASSESSED[]AGAINST[]THE[]OFFENSIVE[] TEAM.DIF[]REPEATED[]ACTS[]BECOME[]A[]TRAVESTY,[] THE[]HEAD[]COACH[]SHALL[]BE[]NOTIFIED[]THAT[]HE[]IS[]BEING[]HELD[]RESPONSIBLE. SECTION III—NUMBER OF PLAYERS A. IF THE BALL IS PUT INTO PLAY AND REMAINS IN PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT, A NON-UNSPORTSMANLIKE TECHNICAL FOLL WILL BE ASSESSED ON THE TEAM WITH TOO MANY PLAYERS AND SUCH TEAM WOULD LOSE POSSESSION IF IT HAD POSSESSION AT THE TIME THE VIOLATION WAS DISCOVERED. IMMEDIATELY FOLLOWING THE FREE THROW AWARDED FOR THETECHNICAL FOUL, THE TEAM WITH THE CORRECT NUMBER OF PLAYERS WILL INSTRUCT THE CREW CHIEF TO: (1) RESUME PLAY FROM THE POINT IN TIME WHEN THE TECHNICAL FOUL WAS ASSESSED, UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THERE BEEN NO ERROR WITH A THROW-IN, JUMP BALL OR FOUL SHOT, AS APPROPRIATE. IF THE BALL IS TO BE PUT INTO PLAY WITH A THROW-IN, THE TEAM WHO SHOT THE FREE THROW WILL BE AWARDED POSSESSION UNLESS THAT TEAM JUST SCORED AND THE ERROR WAS DISCOVERED PRIOR TO THE THROW-IN BEING RELEASED BY THE TEAM WITH SIX OR MORE PLAYERS. (2) NULLIFY ALL PLAY THAT OCCURRED FROM THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT AND ENDING WHEN THE TECHNICAL FOUL WAS ASSESSED, RESET THE GAME AND SHOT CLOCK TO THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY , AND IF THE BALL WAS PUT INTO PLAY BY: (II) A THROW-IN, THE BALL SHALL BE RETURNED TO THE ORIGINAL THROW-IN SPOT WITH THE BALL AWARDED TO THE TEAM WITH THE CORRECT NUMBER OF PLAYERS, OR
(II) A MISSED FREE THROW THAT REMAINED IN PLAY, A JUMP BALL SHALL BE HELD AT CENTER COURT BETWEEN ANY TWO PLAYERS IN THE GAME, OR
(III) A JUMP BALL, THE BALL SHALL BE RETURNED TO THE ORIGINAL JUMP BALL SPOT AND A JUMP BALL HELD WITH THE SAME TWO PLAYERS.

EXCEPTION: []ACTS[]OF[]UNSPORTSMANLIKE []CONDUCT[]AND[]ALL[]FLAGRANT[]FOULS,[]AND[]POINTS[]SCORED FROM[]ANY[]RESULTING[]FREE[]THROWS,[]SHALL[]NOT[]BE[]NULLIFIED.

B. OTHER ERRORS INVOLVING THE WRONG NUMBER OF PLAYERS AT THE START OF PLAY. FOUR OR LESS. WILL BE PENALIZED WITH A NON-UNSPORTSMANLIKE TECHNICAL FOUL AND PLAY SHALL RESUME FROM THE POINT-OF-INTERRUPTION. EXCEPTION TO A AND B: IF THE VIOLATION OCCURS ON (1) A FREE THROW ATTEMPT WHICH IS TO BE FOLLOWED BY ANOTHER FREE THROW ATTEMPT, OR (2) A FREE THROW ATTEMPT THAT IS NOT GOING TO REMAIN IN PLAY, (3) THROW-IN BEFORE THE BALL IS RELEASED, (4) PRIOR TO A PERSONAL FOUL BEING ASSESSED, OR (5) JUMP BALL BEFORE THE BALL IS RELEASED.

ASSESSED, OR (5) JOINT BALL BE TORE THE BALL IS RELEASED.

SECTION IV—BASKET RING, BACKBOARD OR SUPPORT

A. AN_OFFENSIVE _PLAYER_WHO_DELIBERATELY _HANGS_ON_HIS_BASKET_RING, _NET, _BACKBOARD _OR_
SUPPORT DURING THE GAME SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL.

B. A DEFENSIVE PLAYER WHO DELIBERATELY GAINS OR MAINTAINS HEIGHT OR HANGS ON HIS

OPPONENT'S BASKET RING, NET, BACKBOARD OR SUPPORT SHALL BE ASSESSED A NON-UNSPORTSMANLIKE

40 -(6) A TEAM PREVENTING PLAY FROM COMMENCING AT ANY TIME.

- 41 -TECHNICAL FOUL. [] IF [] HE [] TOUCHES [] THE [] BALL [] DURING [] A [] FIELD [] GOAL [] ATTEMPT, [] POINTS [] SHALL [] BE [] AWARDED []
- CONSISTENT WITH THE TYPE OF SHOT.

 EXCEPTION: DANDOFFENSIVEDORDEFENSIVE DPLAYERDMAYDHANGDONDTHEDBASKETDRING, DBACKBOARD
- OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO TECHNICAL FOUL ASSESSED. C. SHOULD A DEFENSIVE PLAYER DELIBERATELY HANG ON THE BASKET RING, NET, BACKBOARD
- OR SUPPORT TO SUCCESSFULLY TOUCH A BALL WHICH IS IN POSSESSION OF AN OPPONENT, A NON-UNSPORTSMANLIKE TECHNICAL FOUL SHALL BE ASSESSED.
- SECTION V—CONDUCT
- A. AN[]OFFICIAL[]MAY[]ASSESS[]A[]TECHNICAL[] FOUL,[]WITHOUT[]PRIOR[]WARNING,[] AT[]ANY[]TIME.[]A[]TECHNICAL[] FOUL(S) MAY BE ASSESSED TO ANY PLAYER ON THE COURT OR ANYONE SEATED ON THE BENCH FOR CONDUCT WHICH, JINITHE JOPINION TO FLAN JOFFICIAL, DISCIDETRIMENTAL TO THE GAME. THE TECHNICAL FOULD WIST BED CHARGED TO AN INDIVIDUAL. A TECHNICAL FOUL CANNOT BE ASSESSED FOR PHYSICAL CONTACT WHEN THE BALL
- EXCEPTION: FIGHTING FOULS AND/OR TAUNTING WITH PHYSICAL CONTACT.
- B. A MAXIMUM OF TWO TECHNICAL FOULS FOR UNSPORTSMANLIKE ACTS MAY BE ASSESSED ANY PLAYER, COACH, TRAINER, OR COMMITTING ONLY ONE UNSPORTSMANLIKE ACT, AND THEY MUST BE EJECTED FOR COMMITTING TWO
- UNSPORTSMANLIKE ACTS.
 C. A TECHNICAL FOUL CALLED FOR (1) DELAY OF GAME, (2) COACHES BOX VIOLATIONS, (3)
- C. A FECHNICAL FOUL CALLED FOR (1) DELAY OF GAME, (2) COACHES BOX VIOLATIONS, (3) DEFENSIVE[] 3-SECONDS,[] (4)[]HAVING[]A[TEAM[]TOTAL[]OF[]LESS[]OR[]MORE[]THAN[]FIVE[]PLAYERS[]WHEN[]THE[] BALL BECOMES ALIVE, (5) A PLAYER HANGING ON THE BASKET RING OR BACKBOARD, (6) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST, OR (7) SHATTERING THE BACKBOARD OR MAKING THE RIM UNPLAYABLE DURING THE GAME (COMMENTS ON THE RULES, SECTION II(G)) IS NOT CONSIDERED
- AN ACT OF UNSPORTSMANLIKE CONDUCT.
- AN ACT OF INTERPOLITION OF THE ASSESSED FOR UNSPORTSMANLIKE TACTICS SUCH AS:
 (1) DISRESPECTFULLY DADDRESSING DANDOFFICIAL

- (2) PHYSICALLY [CONTACTING [AN]]OFFICIAL
 (3) OVERT ACTIONS INDICATING RESENTMENT TO A CALL OR NO-CALL
- (4) USE OF PROFANITY
- (5) A[COACH]ENTERING[ONTO[THE]COURT]WITHOUT[PERMISSION []OF[]AN[]OFFICIAL
 (6) A DELIBERATELY-THROWN ELBOW OR ANY UNNATURAL PHYSICAL ACT TOWARDS AN OPPONENT
- WITH NOCONTACT INVOLVED
- (7) T AUNTING
- (*) FANNING [AT]OR[BLASPHEMING [AN[OFFICIAL]SHALL[NOT]]BE[]CONSIDERED []THE[]ONLY[]CAUSE[]FOR[] IMPOSING []TECHNICAL]FOULS.[]RUNNING[]TIRADES,[]CONTINUOUS []CRITICISM[]OR[]GRIPING[]MAY[]BE[]SUFFICIENT[] CAUSE TO ASSESS A TECHNICAL. EXCESSIVE MISCONDUCT SHALL RESULT IN EJECTION FROM THE GAME. F. ASSESSMENT OF A TECHNICAL FOUL SHALL BE AVOIDED WHENEVER AND WHEREVER POSSIBLE;

- BUT, WHEN NECESSARY THEY ARE TO BE ASSESSED WITHOUT DELAY OR PROCRASTINATION. ONCE A PLAYER HAS BEEN EJECTED OR THE GAME IS OVER, TECHNICAL FOULS CANNOT BE ASSESSED REGARDLESS OF THE PROVOCATION. ANY ADDITIONAL UNSPORTSMANLIKE CONDUCT SHALL BE REPORTED BY E-MAIL IMMEDIATELY
- TO[]THE[]LEAGUE[]OFFICE.
 G. IF A TECHNICAL FOUL IS ASSESSED TO A TEAM FOLLOWING A PERSONAL FOUL ON THE SAME TEAM,
- G. IF A TECHNICAL FOUL IS ASSESSED TO A TEAM FOLLOWING A PERSONAL FOUL ON THE SAME TEAM,
 THE□FREE□THROW□ATTEMPT□FOR□THE□TECHNICAL□FOUL□SHALL□BE□ADMINISTERED□FIRST.
 H. THE BALL SHALL BE AWARDED TO THE TEAM WHICH HAD POSSESSION AT THE TIME THE TECHNICAL
 FOUL WAS ASSESSED, WHETHER THE FREE THROW ATTEMPT IS SUCCESSFUL OR NOT. PLAY SHALL BE RESUMED BY
 A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.
- EXCEPTION: RULE 12A, SECTION I AND RULE 12A, SECTION III

- 42 -I. ANYONE GUILTY OF ILLEGAL CONTACT WHICH OCCURS DURING A DEAD BALL MAY BE ASSESSED
- J. FREE THROWS AWARDED FOR A TECHNICAL FOUL MUST BE ATTEMPTED BY A PLAYER IN THE GAME WHEN THE TECHNICAL FOUL IS ASSESSED.
- (1) IF A SUBSTITUTE HAS BEEN BECKONED INTO THE GAME OR HAS BEEN RECOGNIZED BY THE OFFICIALS[]AS[]BEING[]IN[]THE[]GAME[]PRIOR[]TO[]A[]TECHNICAL[] FOUL[]BEING[]ASSESSED,[] HE[]IS[]ELIGIBLE[]TO[] ATTEMPT THE FREE THROW(S).
- (2) IF THE TECHNICAL FOUL IS ASSESSED BEFORE THE OPENING TAP, ANY PLAYER LISTED IN THE SCOREBOOK AS A STARTER IS ELIGIBLE TO ATTEMPT THE FREE THROW(S).
- (3) IF A TECHNICAL FOUL IS ASSESSED BEFORE THE STARTING LINEUP IS INDICATED, ANY PLAYER ON THE SQUAD MAY ATTEMPT THE FREE THROW(S).
- $K. \ A [] TECHNICAL [] FOUL, [] UNSPORTSMANLIKE [] ACT [] OR [] FLAGRANT [] FOUL [] MUST [] BE [] CALLED [] FOR [] A [] PARTICIPANT AND [] A$ TO BE EIECTED.
- EXCEPTION: RULE 12A, SECTION V(L)(4)
- L. A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON MUST BE EJECTED FOR: (1) A PUNCHING FOUL

- (2) A[FIGHTING[FOUL (3) TECHNICAL FOUL FOR AN ATTEMPTED PUNCH OR SWING WITH NO CONTACT OR A THROWN ELBOW
- TOWARD AN OPPONENT ABOVE SHOULDER LEVEL WITH NO CONTACT (4) DELIBERATELY ENTERING THE STANDS OTHER THAN AS A CONTINUANCE OF PLAY (5) FLAGRANT FOUL PENALTY (2)

- (6) SECOND_FLAGRANT_FOUL_PENALTY__(1)
 (7) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST
- M. EYE GUARDING (PLACING A HAND IN FRONT OF THE OPPONENT'S EYES WHEN GUARDING FROM THE REAR) A PLAYER WHO DOES NOT HAVE POSSESSION OF THE BALL IS ILLEGAL AND AN UNSPORTSMANLIKE
- TECHNICAL SHALL BE ASSESSED.

 N. A FREE THROW ATTEMPT IS AWARDED WHEN ONE TECHNICAL FOUL IS ASSESSED.

- O. NO FREE THROW ATTEMPTS ARE AWARDED WHEN A DOUBLE TECHNICAL FOUL IS ASSESSED.
 T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE
- ADMINISTERING []OF[]ANY[]FREE[]THROW[]ATTEMPT[]FOR[]THE[]FIRST[]TECHNICAL]FOUL,[]SHALL[]BE[]INTERPRETED []AS[]
- A DOUBLE TECHNICAL FOUL.

 P. THE[|DELIBERATE[| ACT[|OF[|THROWING]] THE[|BALL[|OR[|ANY[|OBJECT[|AT[|AN[|OFFICIAL]]BY[|A]PLAYER,]] COACH, TRAINER, OR OTHER TEAM BENCH PERSON IS A TECHNICAL FOUL AND VIOLATORS ARE SUBJECT TO EJECTION FROM THE GAME.
- Q. PUNCHING FOULS, ALTHOUGH RECORDED AS BOTH PERSONAL AND TEAM FOULS, ARE UNSPORTSMANLIKE ACTS. THE PLAYER WILL BE EIECTED IMMEDIATELY.
- R. ANY PLAYER WHO THROWS OR KICKS THE BALL DIRECTLY INTO THE STANDS WITH FORCE, REGARDLESS OF THE REASON OR WHERE IT LANDS, WILL BE ASSESSED A TECHNICAL FOUL AND EJECTED. ALL OTHER INSTANCES WHERE THE BALL ENDS UP IN THE STANDS WILL SUBJECT THE PLAYER TO A POSSIBLE TECHNICAL
- FOUL AND EJECTION. SECTION VI—FIGHTING FOULS
- A. TECHNICAL[] FOULS[]SHALL[]BE[]ASSESSED[]TO[]PLAYERS,[]COACHES[]OR[]TRAINERS[]FOR[]FIGHTING.[]NO[]FREE THROWS WILL BE ATTEMPTED. THE PARTICIPANTS WILL BE EJECTED IMMEDIATELY.
- B. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD.

 C. IF[]A[]FIGHTING[]FOUL[]OCCURS[]WITH[]A[]TEAM[]IN[]POSSESSION []OF[]THE[]BALL,[]THAT[]TEAM[]WILL[]RETAIN POSSESSION ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE

43 -BASELINE THAN THE FREE THROW LINE EXTENDED. D. IF[\[A[]FIGHTING[]FOUL[]OCCURS[]WITH[]NEITHER[]TEAM[]IN[]POSSESSION, \[]PLAY[]WILL[]BE[]RESUMED[]WITH[]A JUMP BALL BETWEEN ANY TWO OPPONENTS WHO WERE IN THE GAME AT THE CENTER CIRCLE. E. A \Box FINE \Box NOT \Box EXCEEDING \Box \$50,000 \Box AND/OR \Box SUSPENSION \Box MAY \Box BE \Box IMPOSED \Box UPON \Box SUCH \Box PERSON(S) BY THE COMMISSIONER AT HIS SOLE DISCRETION. A THE FOLLOWING PROGRESSIVE TECHNICAL FOLLI AND FIECTION SCHEDULES WILL APPLY (1) REGULAR SEASON TECHNICAL FOUL) SENT WHEN THE VIOLATOR REACHES HIS 5TH EACH ADDITIONAL TECHNICAL FOUL: The St. 1000 FINE EACH T WO ADDITIONAL T ECHNICAL FOULS FIRST_EJECTION:______\$2,000 B. WHETHER_OR_NOT_SAID_PLAYER(\$)_IS_EJECTED_DA_FINE_NOT_EXCEEDING _\$50,000_AND/OR_SUSPENSION MAY BE IMPOSED UPON SUCH PLAYER(\$) BY THE COMMISSIONER AT HIS SOLE DISCRETION. C. DURING AN ALTERCATION, ALL PLAYERS NOT PARTICIPATING IN THE GAME MUST REMAIN IN THE IMMEDIATE VICINITY OF THEIR BENCH. VIOLATORS WILL BE SUBJECT TO SUSPENSION, WITHOUT PAY , FOR A MINIMUM []OF[]ONE[]GAME[]AND[]FINED[]UP[]TO[]\$50,000.

THE SUSPENSIONS WILL COMMENCE PRIOR TO THE START OF THEIR NEXT GAME. A TEAM MUST HAVE A MINIMUM OF EIGHT PLAYERS DRESSED AND READY TO PLAY IN EVERY PRESEASON[AND]REGULAR[]SEASON[]GAME[]AND[]NINE[]IN[]ANY[]PLAYOFF[]GAME.

IF[]FIVE[]OR[]MORE[]PLAYERS[]LEAVE[]THE[]BENCH,[]THE[]PLAYERS[]WILL[]SERVE[]THEIR[]SUSPENSIONS [] ALPHABETICALLY, []ACCORDING []TO[]THE[]FIRST[]LETTERS[]OF[]THEIR]LAST[]NAME.

IF SEVEN BENCH PLAYERS ARE SUSPENDED (ASSUMING NO PARTICIPANTS ARE INCLUDED), FOUR OF THEM_WOULD_BE_ISUSPENDED _IFON_THE_FIRST_IGAME_FOLLOWING _ITHE_ALTERCATION. _ITHE_REMAINING _ITHREE WOULD BE SUSPENDED FOR THE SECOND GAME FOLLOWING THE ALTERCATION.

- 44 -D. A[]PLAYER, []COACH[]OR[]ASSISTANT[]COACH, []UPON[]BEING[]NOTIFIED[]BY[]AN[]OFFICIAL[]THAT[]HE/SHE[]HAS[]BEEN EJECTED FROM THE GAME, MUST LEAVE THE PLAYING AREA IMMEDIATELY AND REMAIN IN THE DRESSING ROOM OF HIS/HER TEAM DURING SUCH SUSPENSION UNTIL COMPLETION OF THE GAME OR LEAVE THE BUILDING. VIOLATION[] OF[]THIS[]RULE[]SHALL[]CALL[]FOR[]AN[]AUTOMATIC[] FINE.[]A[]FINE[]NOT[]TO[]EXCEED[]\$50,000[]AND[]POSSIBLE[] FORFEITURE OF THE GAME MAY BE IMPOSED FOR ANY VIOLATION OF THIS RULE. E. ANY[PLAYER[]WHO]IN[THE[]OPINION[]OF[]THE[]OFFICIALS[]HAS]DELIBERATELY []HUNG[]ON[]THE[]BASKET RING[]SHALL[]BE[]ASSESSED[]A[]NON-UNSPORTSMANLIKE []TECHNICAL[]FOUL[]AND[]A[]FINE[]OF[]\$2,000. EXCEPTION: []AN[]OFFENSIVE[]OR[]DEFENSIVE []PLAYER[]MAY[]HANG[]ON[]THE[]BASKET[]RING,[]BACKBOARD OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO PENALTY .

 F. AT HALFTIME AND THE END OF EACH GAME, THE COACH AND HIS PLAYERS ARE TO LEAVE THE COURT AND GO DIRECTLY TO THEIR DRESSING ROOM, WITHOUT PAUSE OR DELAY . THERE IS TO BE ABSOLUTELY NO TALKING TO GAME OFFICIALS. PENALTY: | \$2,000 | FINE | TO | BE | DOUBLED | FOR | ANY | ADDITIONAL | VIOLATION. G. ANYIPLAYERQWHOQISQASSESSEDQAQFLAGRAANTQFOUL—PENALTY ()(2)(MUST()BE()EJECTED()ANDQWILL()BE FINED()AQMINIMUM ()OF()\$2,000.(]THE()INCIDENT()WILL()BE()REPORTED()TO()THE()LEAGUE()OFFICE. B. PERSONAL FOUL SECTION I—T YPES A. A PLAYER SHALL NOT HOLD, PUSH, CHARGE INTO, IMPEDE THE PROGRESS OF AN OPPONENT BY EXTENDING A HAND, ARM, LEG OR KNEE OR BY BENDING THE BODY INTO A POSITION THAT IS NOT NORMAL CONTACT THAT RESULTS IN THE RE-ROUTING OF AN OPPONENT IS A FOUL WHICH MUST BE CALLED IMMEDIATELY.

 B. CONTACT INITIATED BY THE DEFENSIVE PLAYER GUARDING A PLAYER WITH THE BALL IS NOT LEGAL. THIS CONTACT INCLUDES, BUT IS NOT LIMITED TO, FOREARM, HANDS, OR BODY CHECK. EXCEPTIONS: $(1) \ A \\ \square DEFENDER \\ \square \ MAY \\ \square APPLY \\ \square CONTACT \\ \square WITH \\ \square A \\ \square FOREARM \\ \square TO \\ \square AN \\ \square OFFENSIVE \\ \square \ PLAYER \\ \square WITH \\ \square THE \\ \square BALL$ WHO HAS HIS BACK TO THE BASKET BELOW THE FREE THROW LINE EXTENDED OUTSIDE THE LOWER DEFENSIVE BOX. (2) A DEFENDER MAY APPLY CONTACT WITH A FOREARM AND/OR ONE HAND WITH A BENT ELBOW TO ANDOFFENSIVED PLAYERDINDADPOST-UPDPOSITIONDWITHDTHEDBALLDINDTHEDLOWERDEFENSIVE BOX (3) A DEFENDER MAY DAPPLY CONTACT WITH A FOREARM TO AND OFFENSIVED PLAYER WITH THE BALL AT ANY TIME IN THE LOWER DEFENSIVE BOX
- THE FOREARM IN THE ABOVE EXCEPTIONS IS SOLELY FOR THE PURPOSE OF MAINTAINING A DEFENSIVE POSITION.
- (4) Andefenderomayopositionohisolegobetweenotheolegsoofoanooffensiveoplayeroino A POST-UP POSITION IN THE LOWER DEFENSIVE BOX FOR THE PURPOSE OF MAINTAINING DEFENSIVE[] POSITION.[] IF[]HIS[]FOOT[]LEAVES[]THE[]FLOOR[]IN[]AN[]ATTEMPT[]TO[]DISLODGE[]HIS[]OPPONENT, [] IT IS A FOUL IMMEDIATELY.
- (5) INCIDENTAL[] CONTACT[]WITH[]THE[]HAND[]AGAINST[]AN[]OFFENSIVE[] PLAYER[]SHALL[]BE[]GNORED[]IF[]IT DOES[]NOT[]AFFECT[]THE[]PLAYER'S[]SPEED,[]QUICKNESS,[] BALANCE[]AND/OR[]RHYTHM.

 C. ANY PLAYER WHOSE ACTIONS AGAINST AN OPPONENT CAUSE ILLEGAL CONTACT WITH YET ANOTHER
- OPPONENT HAS COMMITTED THE PERSONAL FOUL.
- D. A[]PERSONAL[]FOUL[]COMMITTED []BY[]THE[]OFFENSIVE[]TEAM[]DURING[]A[]THROW-IN[]SHALL[]BE[]AN[] OFFENSIVE[]FOUL,[]REGARDLESS []OF[]WHETHER[]THE[]BALL[]HAS[]BEEN[]RELEASED.

 E. CONTACT[]WHICH[]OCCURS[]ON[]THE[]HAND[]OF[]THE[]OFFENSIVE[]PLAYER,[]WHILE[]THAT[]PART[]OF[]THE[]HAND
- IS IN CONTACT WITH THE BALL, IS LEGAL.

- 45 - EXCEPTION: FLAGRANT AND PUNCHING FOULS.
PENAL TIES: THE OFFENDER IS CHARGED WITH A PERSONAL FOUL. THE OFFENDING TEAM IS
CHARGED WITH A TEAM FOUL IF THE ILLEGAL CONTACT WAS CAUSED BY THE DEFENDER. THERE IS NO TEAM
FOUL IF THERE ARE PERSONAL FOULS ON ONE MEMBER OF EACH TEAM OR THE PERSONAL FOUL IS AGAINST AN
OFFENSIVE]PLAYER. ITHE]OFFENDED]TEAM[IS]GAWARDED:
(1) THE BALL OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT WHERE PLAY WAS
INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED IF AN
OFFENSIVE]POUL]SIGLASSESSED. []
(2) THE BALL OUT-OF-BOUNDS ON THE SIDELINE WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO
THE BASELINE THAN THE FREE THROW LINE EXTENDED IF THE PERSONAL FOUL IS ON THE DEFENDER
AND]IF[ITHE]PENALTY[]SITUATION][IS]INOT]IN[]EFFECT.
(3) ONE FREE THROW ATTEMPT IF THE PERSONAL FOUL IS ON THE DEFENDER AND THERE IS A
SUCCESSFUL]FIELD[GOAL][DR]FREE]THROW[DON][THE]PLAY.
(4) TWO/THREE FREE THROW ATTEMPTS IF THEPERSONAL FOUL IS ON THE DEFENDER AND THE
OFFENSIVE] PLAYER[]S[]IN[]THE[]ACT][DF[]SHOOTING[]AND[JUNSUCCESSFUL]FIELD[]GOAL.
(5) ONE FREE THROW ATTEMPT IN THE PERSONAL FOUL IS ON THE DEFENDER AND THE
OFFENSIVE] PLAYER[]S[]IN[]THE[]ACT][DF[FENSIVE] PLAYER[]IS][NOT][]N[]THE[]ACT][DF[]ATTEMPTING[] A[]FIELD GOAL
IF[]THE[]PENALTY[]SITUATION][S][IN][EFFECT.
(6) TWO FREE THROW ATTEMPTS AND POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT
WHERE[]PLAY[]WAS[]INTERRUPTED] IF[]AN[]OFFENSIVE] PLAYER,[]DR][A]TEAM*S[]TRANSITION[] SCORING]
OPPORTUNITY; (II) WHEN THE FOUL OCCURS, THE BALL IS AHEAD THE TIP OF THE CIRCLE IN THE
BACKCOURT,[] NOD[DEFENDER] IS JAHAD[]OFFENSIVE] PLAYER,[]DR][A]TRANSITION[] SCORING]]
OPPORTUNITY; (II) WHEN THE FOUL OCCURS, THE BALL IS AHEAD THE TIP OF THE CIRCLE IN THE
BACKCOURT,[] NOD[DEFENDER] IS JAHAD[]OFFINSIVE] PLAYER,[]DR][AJTANSITION[] SCORING]]
OPPORTUNITY; (II) WHEN THE FOUL OCCURS, THE BALL IS AHEAD THE TIP OF THE CIRCLE IN THE
BACKCOURT,[] NOD[DEFENDER] IS JAHAD[]DR][THE[]DEFENSIVE] PLAYER,[]BR][THE[]DEFENDER[] SIDOULED[IN][THE[]
ACT][DF[]SHOOTING[

SECTION II—BY DRIBBLER

COMMITTED

A. A DRIBBLER SHALL NOT (1) CHARGE INTO AN OPPONENT WHO HAS ESTABLISHED A LEGAL GUARDING POSITION,OR (2) ATTEMPT TO DRIBBLE BETWEEN TWO OPPONENTS, OR (3) ATTEMPT TO DRIBBLE BETWEEN TWO OPPONENTS, OR (3) ATTEMPT TO DRIBBLE BETWEEN AN OPPONENT AND AND ADDRICATION OF THE OPPONENT OPPONENT

ATTEMPTED[] BY[]ANY[]PLAYER[]ON[]THE[]OFFENDED[] TEAM[]IN[]THE[]GAME[]AT[]THE[]TIME[]THE[]FOUL[]WAS[]

B. IF A DEFENDER IS ABLE TO ESTABLISH A LEGAL POSITION IN THE STRAIGHT LINE PATH OF THE DRIBBLER, THE DRIBBLER MUST AVOID CONTACT BY CHANGING DIRECTION OR ENDING HIS DRIBBLE. C. THE DRIBBLER MUST BE IN CONTROL OF HIS BODY AT ALL TIMES. IF ILLEGAL CONTACT OCCURS, THE RESPONSIBILITY IS ON THE DRIBBLER.

- 46 -PENALTY: THE OFFENDER IS ASSESSED AN OFFENSIVE FOUL THERE IS NO TEAM FOUL THE BALL ISGAWARDED[] TO[]THE[]OFFENDED[] TEAM[]ON[]THE[]SIDELINE[]NEAREST[]THE[]SPOT[]WHERE[]PLAY[]WAS[]INTERRUPTED []
 BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

 EXCEPTION: RULE 3, SECTION I(A)

 D. IF[\(\text{A}[\text{DRIBBLER}[\text{HAS}]\) SPACE[\text{TO}[\text{HAVE}[\text{HIS}[\text{HEAD}[\text{AND}[\text{SNOULDERS}[\text{]}] IN[\text{ADVANCE}[\text{OF}[\text{HIS}[\text{HIS}]]

 DEFENDER, THE RESPONSIBILITY FOR ILLEGAL CONTACT IS ON THE DEFENDER.

 E. IF A DRIBBLER HAS ESTABLISHED A STRAIGHT LINE PATH, A DEFENDER MAY NOT CROWD HIM OUT OF INAL PATH.

 PENALTY: THE DEFENDER SHALL BE ASSESSED A PERSONAL FOUL AND A TEAM FOUL. IF THE
 PENALTY: THE DEFENDER SHALL BE ASSESSED A PERSONAL FOUL AND A TEAM FOUL. IF THE
 PENALTY[IS]NOT[INI]EFFECT.[THE]OFFENDED] TEAM[IS]QAWARDED] THE[BALL[ON]THE[SIDELINE]NEAREST[THE]SPOT[]
 WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. IF
 THE[PENALTY][IS]INI]EFFECT.[ONE]FREE[THROW]ATTEMPT[PLUS]QA[PENALTY]FREE[THROW]ATTEMPT[IS]QAWARDED. SECTION III—BY SCREENING A PLAYER WHO SETS A SCREEN SHALL NOT (1) ASSUME A POSITION NEARER THAN A NORMAL STEP FROM AN OPPONENT, IF THAT OPPONENT IS STATIONARY AND UNAWARE OF THE SCREENER'S POSITION, OR MAKE ILLEGAL CONTACT WITH AN OPPONENT WHEN HE ASSUMES A POSITION AT THE SIDE OR FRONT OF AN OPPONENT, OR (2) ASSUME A POSITION SO NEAR TO A MOVING OPPONENT THAT HE IS NOT GIVEN AN OPPORTUNITY TO AVOID CONTACT BEFORE MAKING ILLEGAL CONTACT, OR (3) MOVE LATERALLY OR TOWARD AN OPPONENT BEING SCREENED, AFTER HAVING ASSUMED A LEGAL POSITION. THE SCREENER MAY MOVE IN THE SAME DIRECTION AND PATH OF THE OPPONENT BEING SCREENED.

 IN (2) ABOVE, THE SPEED OF THE OPPONENT BEING SCREENED WILL DETERMINE WHAT THE

 SCREENER'S STATIONARY POSITION MAY BE. THIS POSITION WILL VARY AND MAY BE ONE TO TWO NORMAL STEPS OR STRIDES FROM HIS OPPONENT. SECTION IV—FLAGRANT FOUL SECTION IV—PLAGRAM FOOL
 A. IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE
 UNNECESSARY, || A || FLAGRANT || FOUL || PENALTY || (1) || WILL || BE || ASSESSED || A || PERSONAL || FOUL || IS || CHARGED || TO || THE ||

 WHEN THE BALL, IS INTERPRETED TO BE
 UNNECESSARY, || A || FLAGRANT || FOUL || FOU OFFENDER[]AND[]A[]TEAM[]FOUL[]IS[]CHARGED[]TO[]THE[]TEAM.
 PENALTY:[] (1)[]TWO[]FREE[]THROWS[]SHALL[]BE[]ATTEMPTED[] AND[]THE[]BALL[]AWARDED[] TO[]THE[]OFFENDED[]
- TEAM_ON_EITHER_SIDE_OF_THOW_ISTALL_DELATTEMPTED_AND_INE_BALL_JAWANDED_TO_ITHE_OFFENDED_TEAM_ON_EITHER_SIDE_OF_THOW_LINE_EXTENDED_. [2]_IF_ITHE_OFFENDED_THATER_DISD_INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT ONE OF THE REMAINING FOUR PLAYERS IN THE GAME TO ATTEMPT THE FREE THROWS. (3) HIS COACH WILL PICK THE SUBSTITUTE, WHO MAY NOT BE REPLACED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3, SECTION V(E).) (4) THE INJURED PLAYER MAY NOT RETURN TO THE GAME. (EXCEPTION: $RULE \verb||9,||SECTION||| (A)(2).) \verb||| (5) \verb|||A|||PLAYER \verb||| WILL \verb||BE||| EJECTED \verb|||| IF || IF ||$ SAME GAME. B. IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE UNNECESSARY[] AND[]EXCESSIVE,[] A[]FLAGRANT[]FOUL—PENALTY[] (2)[]WILL[]BE[]ASSESSED.[] A[]PERSONAL[] FOUL[]IS[] CHARGED[]TO[]THE[]OFFENDER[]AND[]A[]TEAM[]FOUL[]IS[]CHARGED[]TO[]THE[]TEAM.
- CHARGED_ITO_ITHE_IOFFENDER_IAND_IA_ITEAM_FOUL_IIS_ICHARGED_ITO_ITHE_ITEAM.

 PENALTY:[(1)_ITWO_IFREE_ITHROWS_ISHALL_IBE_IATTEMPTED_I AND_ITHE_IBALL_IAWARDED_I TO_ITHE_IOFFENDED_I
 TEAM_ION_IEITHER_ISIDE_IOF_ITHE_ICOURT_IAT_ITHE_IFREE_ITHROW_ILINE_IEXTENDED_I_I (2)_IIF_ITHE_IOFFENDED_I PLAYER_IIS_I
 INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT A SUBSTITUTE AND ANY PLAYER
 FROM THE TEAM IS ELIGIBLE TO ATTEMPT THE FREE THROWS. (3) THIS SUBSTITUTE MAY NOT BE REPLACED
 UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3, SECTION
 V(E).) (4) THE INJURED PLAYER MAY RETURN TO THE GAME AT ANY TIME AFTER THE FREE THROWS ARE
 ATTEMPTED._I(5)_I THIS_IIS_IAN_IUNSPORTSMANLIKE_IACT_IAND_ITHE_IOFFENDER_IIS_IEJECTED.

 C. AJFLAGRANT_IFOUL_IMAY_IBE_IASSESSED_IWHETHER_ITHE_IBALL_IIS_IDEAD_IOR_IALIVE.

 D. AJFOUL_IMUST_IBE_IREVIEWED_IUSING_INSTANT_IREPLAY_ITO_ICONFIRM_IIT_IMEETS_ITHE_ICRITERIA_ITO_IBE_I
 RIULED A FLAGRANT (1) OR (2)
- RULED A FLAGRANT (1) OR (2).

- 47 -SECTION V—FREE THROW PENALTY SITUATIONS
- 47 SECTION V—FREE THROW PENALTY SITUATIONS

 A. EACH TEAM IS LIMITED TO FOUR TEAM FOULS PER REGULATION PERIOD WITHOUT ADDITIONAL
 PENALTIES. COMMON FOULS CHARGED AS TEAM FOULS, IN EXCESS OF FOUR, WILL BE PENALIZED BY ONE
 FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT.

 (1) THE[]FIRST]FOUR[]COMMON[] FOULS[]COMMITTED[] BY[]A[]TEAM[]IN]ANY]REGULATION[] PERIOD[]SHALL[]
 RESULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE
 PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- (2) THE[]FIRST[]THREE[]COMMON[] FOULS[]COMMITTED[] BY[]A[]TEAM[]IN[]ANY[]OVERTIME[] PERIOD,[]SHALL[] RESULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- OF[JANY]REGULATION[] PERIOD.[]OR[]ITS[]QUOTA[]OF[]THREE[]TEAM[]FOULS[]DURING[]THE[]FIRST[]THREE[]MINUTES[]
 OF ANY OVERTIME PERIOD, IT SHALL BE PERMITTED TO INCUR ONE TEAM FOUL DURING THE LAST TWO MINUTES WITHOUT PENALTY.
- (4) DURING ANY OVERTIME PERIOD, COMMON FOULS CHARGED AS TEAM FOULS IN EXCESS OF THREE, WILL BE PENALIZED BY ONE FREE THROW PLUS A PENALTY FREE THROW ATTEMPT.

 (5) PERSONAL | FOULS | WHICH | ARE | FLAGRANT, | PUNCHING, | AWAY-FROM-THE-PLAY, | CLEAR | PATH-TO-THE-PLAY. | BASKET, OR TRANSITION TAKE FOUL, WILL CARRY THEIR OWN SEPARATE PENALTIES AND ARE INCLUDED IN THE TEAM FOUL TOTAL.
- (6) PERSONAL] FOULS[]COMMITTED[] DURING[]A[]SUCCESSFUL[] FIELD[]GOAL[]ATTEMPT[]OR[]FREE[THROW,[] WHICH RESULT IN ONE FREE THROW ATTEMPT BEING AWARDED, WILL NOT RESULT IN AN ADDITIONAL FREE THROW ATTEMPT IF THE PENALTY SITUATION EXISTS.
- B. A MAXIMUM OF THREE POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL TWO POINT \Box FILLD \Box GOAL \Box ATTEMPT.
- C. A MAXIMUM OF FOUR POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL THREE POINT∏FIELD∏GOAL∏ATTEMPT.
- SECTION VI—DOUBLE FOULS
- A. NO FREE THROW ATTEMPTS WILL BE AWARDED ON DOUBLE FOULS. WHETHER THEY ARE PERSONAL
- B. DOUBLE PERSONAL FOULS SHALL ADD TO A PLAYER'S TOTAL, BUT NOT TO THE TEAM TOTAL B. DOUBLE FOUL OCCURS, THE TEAM IN POSSESSION OF THE BALL AT THE TIME OF THE CALL SHALL
 RETAIN POSSESSION. PLAY IS RESUMED ON THE SIDELINE, NEAREST THE POINT WHERE PLAY WAS INTERRUPTED
 BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. THE SHOT CLOCK IS RESET TO 24 SECONDS IF THE BALL IS TO BE INBOUNDED IN THE TEAM'S BACKCOURT OR STAY THE SAME OR RESET TO 14. WHICHEVER IS GREATER. IF THE BALL IS TO BE INBOUNDED IN THE FRONTCOURT.
- D. IF A DOUBLE FOUL OCCURS WITH NEITHER TEAM IN POSSESSION, OR WHEN THE BALL IS IN THE AIR ON[]AN[]UNSUCCESSFUL[] FIELD[]GOAL[]OR[]FREE[]THROW[]ATTEMPT,[]PLAY[]WILL[]BE[]RESUMED[] WITH[]A[]]UMP[]BALL[] AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. IF INJURY, EJECTION ORIDISQUALIFICATION[] MAKES[]IT[]NECESSARY[] FOR[]ANY[]PLAYER[]TO[]BE[]REPLACED,[] NO[]SUBSTITUTE[] MAY[] PARTICIPATE IN THE JUMP BALL. THE JUMPER SHALL BE SELECTED FROM ONE OF THE REMAINING PLAYERS IN THE GAME.
- EL IFJA[DOUBLE[]FOUL[]OCCURS[]ON[]A[]SUCCESSFUL []FIELD[]GOAL[]OR[]FREE[]THROW[]ATTEMPT,[]THE[]TEAM[]THAT HAS BEEN SCORED UPON WILL INBOUND THE BALL AT THE BASELINE AS AFTER ANY OTHER SCORE.

- 48 -F. IF[] α []DOUBLE[]FOUL[]OCCURS[]AS[] α []RESULT[]OF[] α []DIFFERENCE []IN[]OPINION[]BY[]THE[]OFFICIALS,[]NO[]POINTS CAN BE SCORED AND PLAY SHALL RESUME WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. NO SUBSTITUTE MAY PARTICIPATE IN THE JUMP BALL. SECTION VII—OFFENSIVE FOULS
- SECTION VII—OFFENSIVE FOULS

 A. A[]PERSONAL[]FOULDASSESSED[]AGAINST[]AN[]OFFENSIVE[]PLAYER[]WHICH[]IS[]NEITHER[]PUNCHING []OR[]
 FLAGRANT[]SHALL[]BE[]PENALIZED []IN[]THE[]FOLLOWING []MANNER:

 (1) NO[]POINTS[]CAN[]BE[]SCORED[]BY[]THE[]OFFENSIVE []TEAM

 (2) THE[]OFFENDING []PLAYER[]IS[]CHARGED[]WITH[]A[]PERSONAL[]FOUL

- (3) THE OFFENDING TEAM IS NOT CHARGED WITH A TEAM FOUL EXCEPTION: RULE 3, SECTION I(A). NO PENALTY FREE THROWS ARE AWARDED.
- (4) THE[BALL]|S[AWARDED] TO[]THE[OFFENDED] TEAM[OUT-OF-BOUNDS] ON[]THE[]SIDELINE[]AT[]THE NEAREST SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- B. A∏PERSONAL∏FOUL∏ASSESSED∏AGAINST∏AN∏OFFENSIVE∏PLAYER∏WHICH∏IS∏PUNCHING ∏OR∏FLAGRANT SHALL BE PENALIZED IN THE FOLLOWING MANNER:

- SHALL BE PENALIZED IN THE FOLLOWING MANNER:

 (1) NO[POINTS][CAN[]BE][SCORED[]BY][THE][OFFENSIVE []TEAM

 (2) THE][OFFENDING []TLAYER][IS][CHARGED][WITH]][A][PERSONAL][FOUL

 (3) THE][OFFENDING []TEAM[][S][CHARGED[]WITH][A][TEAM][FOUL

 (4) TWO[]FREE][THROW[][ATTEMPTS][ARE][AWARDED[][TO][THE][OFFENDED[]PLAYER
- (5) THE BALL SHALL BE AWARDED AT THE FREE THROW LINE EXTENDED SECTION VIII—LOOSE BALL FOULS
- 36. A]PERSONAL]FOOL.]WHICH[IIS]NEITHER[]A[]PUNCHING []OR[]FLAGRANT,[]COMMITTED []WHILE[]THERE[]IS[]NO[] TEAM CONTROL SHALL BE ADMINISTERED IN THE FOLLOWING MANNER:
- (1) OFFENDING [TEAM] IS CHARGED WITH A TEAM FOUL
- (2) OFFENDING [PLAYER]IS[]CHARGED[]WITH[]A[]PERSONAL[]FOUL
 (3) OFFENDED[] TEAM[]WILL[]BE[]AWARDED[]POSSESSION[] ON[]THE[]SIDELINE,[]NEAREST[]THE[]SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED, IF NO PENALTY EXISTS
- (4) OFFENDED []PLAYER[]IS[]AWARDED[]ONE[]FREE[]THROW[]ATTEMPT[]PLUS[]A[]PENALTY[]FREE[]THROW[]
- ATTEMPT[]IF[] THE[]OFFENDING[]TEAM[]IS[]IN[]A[]PENALTY[]SITUATION

 B. IF[]A[]"LOOSE[]BALL"[]FOUL[]CALLED[]AGAINST[]THE[]DEFENSIVE []TEAM[]IS[]THEN[]FOLLOWED[]BY[]A[]SUCCESSFUL [] FIELD_GOAL, _ONE__FREE__THROW__ATTEMPT__WILL__BE__AWARDED__TO__THE__OFFENDED__PLAYER, _ALLOWING__FOR__THE__THREE POINT OR FOUR POINT PLAY . THIS INTERPRETATION APPLIES:

- (1) REGARDLESS []OF[]WHICH[]OFFENSIVE[]PLAYER[]IS[]FOULED (2) WHETHER OR NOT THE PENALTY SITUATION EXISTS. THE BALL CAN NEVER BE AWARDED TO THE
- SCORING TEAM OUT-OF-BOUNDS FOLLOWING A PERSONAL FOUL WHICH OCCURS ON THE SAME PLAY
 C. IFNAN"LOOSENBALL"NFOULNCALLEDNAGAINSTITHENDEFENSIVE INTEAMNISHFOLLOWEDNBYNANSUCCESSFUL
- FREE[]THROW,[]ONE[]FREE[]THROW[]WILL[]BE[]AWARDED[]TO[]THE[]OFFENDED[]PLAYER[]WHETHER[]OR[]NOT[]THE[]PENALTY
- IS[]IN[]EFFECT.

 D. IF[]A[]"LOOSE[]BALL"[]FOUL[]CALLED[]AGAINST[]THE[]OFFENSIVE[]TEAM[]IS[]THEN[]FOLLOWED[]BY[]A[]SUCCESSFUL []
 FIELD[]GOAL[]ATTEMPT[]BY[]THE[]SAME[]OFFENSIVE[]PLAYER,[]NO[]POINTS[]MAY[]BE[]SCORED.

- 49 -SECTION IX—PUNCHING FOULS

- 49 - SECTION IX—PUNCHING FOULS

A. ILLEGAL CONTACT CALLED ON A PLAYER FOR PUNCHING IS A PERSONAL FOUL AND A TEAM FOUL.

T WO FREE THROW ATTEMPTS SHALL BE AWARDED, REGARDLESS OF THE NUMBER OF PREVIOUS FOULS IN THE

PERIOD.[]THE[]BALL[]SHALL[]BE[]AWARDED[]TO[]THE[]OFFENDED[]TEAM[]OUT-OF-BOUNDS []ON]EITHER[]SIDE[]OF[]THE

COURT AT THE FREE THROW LINE EXTENDED WHETHER THE FREE THROW IS SUCCESSFUL OR UNSUCCESSFUL. COURT AT THE FREE THROW LINE EXTENDED WHETHER THE FREE THROW IS SUCCESSFUL OR UNSUCCESSFUL.

B. ANY PLAYER WHO THROWS A PUNCH, WHETHER IT CONNECTS OR NOT, HAS COMMITTED AN

UNSPORTSMANLIKE []ACT.[]HE[]WILL[]BE[]E[]ECTED[]FOLLOWING []CONFIRMATION []DURING[]REVIEW[]BY[]INSTANT

REPLAY AND SUSPENDED FOR A MINIMUM OF ONE GAME.

C. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD.

D. IN THE CASE WHERE ONE PUNCHING FOUL IS FOLLOWED BY ANOTHER, ALL ASPECTS OF THE RULE

E. AJFINE INOTIES CEEDING \$50,000 AND/OR SUSPENSION MAY BE MAY BE

SECTION X—A WAY-FROM-THE-PLAY FOUL

A. AN[AWAY-FROM-THE-PLAY[]FOUL,[]WHICH[]IS[]DEFINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SHALL[]BE[]FINED[]IN[]RULE[]4,[]SECTION[]IV(H),[]SULE[]4,[]SECTION[]IV(H),[]SULE[]4,[]SECTION[]IV(H),[]SULE[]4,[]SECTION[]IV(H),[]SULE[]4,[]SULEADMINISTERED AS FOLLOWS:

(1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND ONE FREE THROW ATTEMPT SHALL BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME

BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE PERSONAL FOUL WAS COMMITTED.

(2) IF[]THE[]FOUL[]OCCURS[]WHEN[]THE[]BALL[]IS[]INBOUNDS,[] THE[]OFFENDED[] TEAM[]SHALL[]BE[]AWARDED THE BALL ON THE SIDELINE AT THE NEAREST POINT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(3) IF[]THE[]FOUL[]OCCURS[]PRIOR[]TO[]THE[]RELEASE[]ON[]A[]THROW-IN,[] THE[]OFFENDED[] TEAM[]SHALL[]BE AWARDED THE BALL AT THE ORIGINAL THROW-IN SPOT, WITH ALL PRIVILEGES, IF ANY , REMAINING. EXCEPTION: RULE 12B, SECTION X(B)

B. IN[]THE[]EVENT[]THAT[]THE[]PERSONAL[]FOUL[]COMMITTED []IS[]A[]FLAGRANT[]OR[]PUNCHING []FOUL,[]THE[]PLAY SHALL BE ADMINISTERED AS FOLLOWS:

(1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL BE AWARDED TWO FREE THROW ATTEMPTS. THE FREE THROWS MAY BE ATTEMPTED BY ANY PLAYER IN[]THE[]GAME[]AT[]THE[]TIME[]THE[]FLAGRANT[]FOUL[]WAS[] COMMITTED.

(2) IF[]QJFLAGRANT]FOUL—PENALTY[] (1)[]IS[]ASSESSED[] AND[]THE[]OFENDED[] PLAYER[]IS[]UNABLE[]
TO PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE

TO PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. THE BALL WILL]BE[]AWARDED[]TO[]THE[]OFFENDED] TEAM[]AT[]THE[]FREE[]THROW[]LINE[]EXTENDED[] IN[]THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME.

(3) IF[]A[]FLAGRANT[]FOUL—PENALTY[] (2)[]OR[]PUNCHING[] FOUL[]IS[]ASSESSED[] AND[]THE[]OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS BECAUSE OF INJURY, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY THE SUBSTITUTE OR ANY OF[]THE[]FOUR[]REMAINING] PLAYERS[]IN[]THE[]GAME.[]IF[]THE[]OFFENDED[] PLAYER]IS[]UNABLE TO ATTEMPT HIS FREE THROWS AS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT[]THE[]FREE[]THROWS.[]THE[]BALL[]WILL]BE[]AWARDED[] TO[]THE[]OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME. THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME.

- 50 -SECTION XI-TRANSITION TAKE FOUL

 $A.\ A []TRANSITION []\ TAKE []FOUL, []WHICH []IS []DEFINED []IN []RULE []4, []SECTION []IV (I), []SHALL []BE []ADMINISTERED []$ AS FOLLOWS:

A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND ONE FREE THROW ATTEMPT SHALL BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE PERSONAL FOUL @WAS @COMMITTED. @AFTER @THE @FREE @ATTEMPT. @THE @OFFENDED @TEAM @SHALL @BE @AWARDED @POSSESSION @OF @ATTEMPT. @THE @OFFENDED @TEAM @SHALL @BE @AWARDED @POSSESSION @OF @ATTEMPT. @THE WATTEMPT. @THE WATTEMPT.

THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAYWAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL BE AWARDED TWO FREE THROW ATTEMPTS. THE FREE THROWS MAY BE ATTEMPTED BY ANY PLAYER IN THE[]GAME[]AT[]THE[]TIME[]THE[]FLAGRANT[]FOUL[]WAS[]COMMITTED.

THE GAME [] AT [] THE [] TIME [] THE [] FLAGRANT [] FOUL [] WAS [] COMMITTED.

(2) IF [] GAME [] AT [] FOUL — PENALTY [] (1) [] GAME SESSES DI AND [] THE [] OFFENDED [] PLAYER [] IS [] UNABLE [] TO [] PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. THE BALL WILL [] BE [] AWARDED [] TO THE GAME [] THE FOUR REMAINING PLAYER IN THE GAME. THE BALL WILL [] BE [] AWARDED [] TO THE GAME.

(3) IF [] A GAME THE MAY RETURN TO THE GAME.

(3) IF [] A GAME TO ATTEMPT HIS FREE THROWS BECAUSE OF INJURY, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY THE SUBSTITUTE OR ANY OF THE FOUR GAME GAME. [] INTITHE FOOR FENDED DID AYER SIGNING IN PLAYERS IN THE FOOR FOR THE SUBSTITUTE OR ANY OF THE FOUR GAME. [] INTITHE FOOR FENDED DID AYER SIGNING IN PLAYERS INTITHE FOOR FENDED DID AYER SIGNING IN PLAYERS INTITHE FOOR FENDED. FOURDREMAINING PLAYERS IND THE GAME. IF IT THE FOUR REMAINING PLAYERS IND THE HIS FREED THROWS AS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT HIS FREED THROWS AS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT THE[]FREE[]THROWS.[]THE[]BALL[]WILL[]BE[]AWARDED[]TO[]THE[]OFFENDED[] TEAM[]AT[]THE[]FREE[]THROW[]LINE[]

EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME. RULE NO. 13—INST ANT REPLA Y

SECTION I—INSTANT REPLAY REVIEW T RIGGERS
A. INSTANT REPLAY WILL BE TRIGGERED IN THE FOLLOWING SITUATIONS:

(1) A FIELD GOAL MADE WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD

NOTE: INSTANT REPLAY WILL NOT BE USED TO CHECK A SUCCESSFUL BASKET IN SUBSECTION (1) ABOVE IF THE THROW-IN, FREE THROWATTEMPT OR JUMP BALL STARTED WITH .2 OR .1 ON THE GAME CLOCK.[]THE[]OFFICIALS[]WILL[]JUDGE[]THE[]LEGALITY[]OF[]THE[]BASKET[]IN[]THESE[]SITUATIONS[] BASED[]ON[]THE[] GUIDELINES AS SET FORTH IN COMMENTS ON THE RULES, SECTION II(L).
(2) A FOUL CALLED WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD.

(2) A FOUL CALLED WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD.

(3) OFFICIALS] ARE;

NOT;

REASONABLY] CERTAIN;

WHETHER;

DURING;

ARE;

NOT;

REASONABLY] CERTAIN;

WHETHER;

PERSONAL;

FOUL;

FOUL;

CALLED;

AT THE END OF ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

ANY PERIOD.

AT THE END OF ANY PERIOD.

AT THE END O DOES[INOT][IMMEDIATELY] RESOLVE[BY][ITSELF][OR][WITH][THE][INTERVENTION] OF[]GAME[OFFICIALS[]OR[] PLAYERS, OR (II) A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON COMMITS A HOSTILE ACT AGAINST ANOTHER PLAYER, REFEREE, COACH, TRAINER, TEAM BENCH PERSON, OR SPECTATOR (INCLUDING, FOR EXAMPLE, THROUGH THE USE OF A PUNCH, ELBOW, KICK, BLOW TO THE HEAD, SHOVE, OR THROWN OBJECT.)

- 51 -(5) A PLAY CONCLUDES (I) WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY[PERIOD[]OR](II)[]ATD[]OINT[]WHEN[]THE[]GAME[]OFFICIALS[]BELIEVE[]THAT[]ACTUAL[]TIME[]MAY HAVE EXPIRED[]IN[]ANY[]PERIOD;[]AND[]THE[]OFFICIALS[]ARE[]REASONABLY[] CERTAIN[]THAT[]THE GAME CLOCK MALFUNCTIONED DURING THE PLAY .
- MALTERS AS PERMITTED BY SECTION (IB)(1) BELOW.
- MATTERS AS PERMITTED BY SECTION I(B)(1) BELOW,

 (7) []OFFICIALS[] ARE[]NOT[]REASONABLY[] CERTAIN[]AT][]ANY[]TIME[]DURING[]A[]GAME[]WHETHER[](I)[]A[]
 SUCCESSFUL[] FIELD[]GOAL[]WAS[]RELEASED[]PRIOR[]TO[]THE[]EXPIRATION[] OF[]THE[]SHOT[]CLOCK,[]PROVIDED[]
 THAT[]THE[]REPLAY[]CENTER[]OFFICIAL[]DID[]NOT[]TRIGGER[]INSTANT[]REPLAY[]TO[]REVIEW[]THIS[]MATTER[]AS[]
 PERMITTED BY SECTION I(B)(2) BELOW, OR (II) A CALLED FOUL WAS COMMITTED PRIOR TO THE
 EXPIRATION OF THE SHOT CLOCK.
- (8) OFFICIALS[] ARE[]NOT[]REASONABLY[] CERTAIN[]WHETHER[]A[]PERSONAL[] FOUL[]CALLED[]AT[]ANY[]TIME DURING A GAME MET THE CRITERIA FOR A CLEAR-PATH-TO-THE-BASKET FOUL.

 (9) OFFICIALS[]ARE[]NOT[]REASONABLY[] CERTAIN[]AS[]TO[]WHICH[]PLAYER[]SHOULD[]ATTEMPT[]FREE[]THROWS[]
- (9) OFFICIALS[]ARE[]NOT[]REASONABLY[] CERTAIN[]AS[]TO[]WHICH[]PLAYER[]SHOULD[]ATTEMPT[]FREE[]THROWS[ON A CALLED FOUL.
- (10) OFFICIALS[] ARE[]NOT[]REASONABLY[] CERTAIN[]WHETHER[]THE[]BALL[]TOUCHED[]THE[]RIM[]AND[]THUS[] WHETHER THE SHOT CLOCK OR GAME CLOCK SHOULD BE ADJUSTED DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).

 (11) OFFICIALS[]HAVE[]DETERMINED[] THAT[]ILLEGAL[]CONTACT[]HAS[]OCCURRED[] ON[]A[]BLOCK/CHARGE[] FOUL[]
- (11) OFFICIALS[]HAVE[]DETERMINED[] THAT[]ILLEGAL[]CONTACT[]HAS[]OCCURRED[] ON[]A[]BLOCK/CHARGE[] FOUL BUT ARE NOT REASONABLY CERTAIN AS TO WHETHER THE DEFENDER WAS INSIDE OR OUT- SIDE THE RESTRICTED AREA DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S)
- ANY OVERTIME PERIOD(3).

 (12) [OFFICIALS[] ARE[]NOT]]REASONABLY[] CERTAIN[]WHETHER[]A[]GOALTENDING[] OR[]BASKET[]INTERFERENCE VIOLATION WAS CALLED CORRECTLY DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).
- (13) [IOFFICIALS] ARE[INOT]]REASONABLY] CERTAIN[]WHETHER[](A)[]AN[]OFF-BALL]FOUL[]OCCURRED[] PRIOR[]TO[] OFFENSIVE] PLAYER[]BEGINNING] HIS[]SHOOTING] MOTION[]ON[]A[]SUCCESSFUL] BASKET]]IF[]THE[]OFF-BALL] FOUL IS COMMITTED BY A DEFENSIVE PLAYER, (B) A DEFENSIVE FOUL IS COMMITTED PRIOR TO THE BALL]BEING]]RELEASED[]ON[]A[]THROW-IN[] OR[](C)[]THE[]BALL[]BEING]]RELEASED[]ON[]A[]SUCCESSFUL] FIELD[] GOAL[]IF[]THE[]OFF-BALL[]FOUL[]SI]A[]DOUBLE[]FOUL[]OR][COMMITTED[]BY[]AN[]OFFENSIVE[]PLAYER. (14) []OFFICIALS[] ARE[]NOT[]REASONABLY] CERTAIN[]WHETHER[]A[]TEAM[]HAD[]THE[]CORRECT[]NUMBER[]OF[] PLAYERS ON THE COURT WHILE THE BALL IS IN PLAY.
- B. INSTANT||REPLAY||WILL||BE||IMMEDIATELY|| TRIGGERED|| BY||THE||REPLAY||CENTER||OFFICIAL||IN||THE|| FOLLOWING SITUATIONS:
- (1) THE[]REPLAY[]CENTER[]OFFICIAL[]IS[]NOT]]REASONABLY[] CERTAIN[]WHETHER[](I)[]A[]SUCCESSFUL] FIELD[]
 GOAL[]WAS[]SCORED[]CORRECTLY[] AS[]A[]2-POINT[]OR[]3-POINT[]FIELD[]GOAL[]DURING[]THE[]FIRST[]46[]MINUTES[]
 OF[]REGULATION[] OR[]FIRST[]THREE[]MINUTES[]OF[]ANY[]OVERTIME[] PERIOD, []OR[](II)[]IN[]THE[]CASE[]OF[]AN[]CALLED[]
 SHOOTING[] FOUL[]AT[]ANY[]TIME[]DURING[]A[]GAME, []THE[]REPLAY[]CENTER[]OFFICIAL[]IS]NOT]REASONABLY []
 CERTAIN[]WHETHER[]THE[]PLAYER[]WAS[]ATTEMPTING[]A[]2-POINT[]OR[]3-POINT[]FIELD[]GOAL.
 NOTE:[]]IF[]THE[]REPLAY[]CENTER[]OFFICIAL[]DID[]NOT]TRIGGER[]INSTANT[]REPLAY[]IN[]ACCORDANCE[] WITH[]
 SECTION[](IB)(1)[]ABOVE, []THE[]ON-COURT] GAME[]OFFICIALS]RETAIN[]THE[]RIGHT[]TO][]INDEPENDENTLY []
 TRIGGER INSTANT REPLAY (SEE SECTION I(A)(6)) WITHIN THE TIME CONSTRAINTS SET FORTH IN
- $SECTION \ II(F)(1) \ BELOW. \\ (2) \ THE[]REPLAY[]CENTER[]OFFICIAL[]IS[]NOT[]REASONABLY[] \ CERTAIN[]WHETHER[]A[]SUCCESSFUL[] \ FIELD[] \ GOAL[]WAS[]RELEASED[]PRIOR[]TO[]EXPIRATION[] \ OF[]THE[]SHOT[]CLOCK[]DURING[]THE[]FIRST[]46[]MINUTES[]OF[] \ REGULATION[]OR]FIRST[]THREE[]MINUTES[]OF[]ANY[]OVERTIME[]PERIOD. \\ \end{aligned}$

- 52 -NOTE: [] [] [] THE [] REPLAY [] CENTER [] OFFICIAL [] DID [] NOT [] TRIGGER [] INSTANT [] REPLAY [] IN [] ACCORDANCE [] WITH [] SECTION[](B)(2)[]ABOVE,[]THE[]ON-COURT[] GAME[]OFFICIALS[]RETAIN[]THE[]RIGHT[]TO[]INDEPENDENTLY [] TRIGGER INSTANT REPLAY (SEE SECTION I(A)(7)) WITHIN THE TIME CONSTRAINTS SET FORTH INSECTION II(G)(1) BELOW.
- SECTION II—REVIEWABLE MATTERS
- A. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(1) ABOVE, THE
- THE[]REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[] OFFICIAL(S)[] MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO[]DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) IF[]THE[]SHOT[]WAS[]TIMELY,[]WHETHER[]THE[]SUCCESSFUL[] FIELD[]GOAL[]WAS[]SCORED[]CORRECTLY[] AS[]A 2-POINTHORH3-POINTHFIELDHGOAL
- (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-
- OF-BOUNDS PRIOR TO ENTERING THE BASKET.
- FOR PURPOSES OF THIS REVIEW, THE OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE SHOOTER'S FEET AT THE MOMENT THEY LAST OUT HE THE SHOOT HE SHOOTER'S PRIOR FOR SHOOTER'S PRIOR OF THE SHOOT.

 (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE
- SHOOTER'S HAND.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 B. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(2) ABOVE, THE REPLAY]CENTER; OFFICIAL[] AND [] OFFICIAL[] WHO [] CALLED [] THE [] FOUL [] WILL [] REVIEW [] THE [] VIDEO [] TO [] DETERMINE THE FOLLOWING: (I) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK; OR (II) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: (A) WHETHER THE FOUL OCCURRED PRIOR TO THE SAME CLOCK OR (A) WHETHER THE FOUL OCCURRED PRIOR TO THE
- EXPIRATION OF TIME ON THE GAME CLOCK; OR (B) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK IF THE FOUL OCCURRED AFTER THE EXPIRATION OF TIME.
- THE[]REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[]OFFICIAL(S) []MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO[]DETER-MINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL
- (2) WHETHER A PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL OR THE BALL TOUCHED OUT OF BOUNDS ON A SUCCESSFUL BASKET.
- FOR PURPOSES OF THIS BOOM A SOCIETY OF A SOCIETY OF THE PROPERTY OF THE PROPER
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED. C. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(3) ABOVE, THE
- REPLAY [] CENTER [] OFFICIAL [] AND [] ON-COURT [] OFFICIALS [] WILL [] REVIEW [] THE [] VIDEO [] TO [] DETERMINE [] ONLY [] THE [] VIDEO [] ONLY [] THE [] ONLY [] THE [] VIDEO [] ONLY [] THE [] ONLY [] THE [] ONLY [] THE [] ONLY []FOLLOWING ISSUES:
- (1) WHETHER THE PERSONAL FOUL SHOULD STAND OR BE RULED A TLAGRANT FOUL PENALTY 10R 20
- OR A TECHNICAL FOUL.
- (2) WHETHER ANY OTHER PLAYERS COMMITTED UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT IMMEDIATELY PRIOR TO AND/OR IMMEDIATELY FOLLOWING THE CALLING OF THE FOUL.

- 53 -D. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(4) ABOVE, THE REPLAY [] CENTER [] OFFICIAL [] AND [] ON-COURT [] OFFICIALS [] WILL [] REVIEW [] THE [] VIDEO [] TO [] DETERMINE [] ONLY [] THE FOLLOWING ISSUES:
- (1) THE IDENTITY OF ALL PLAYERS, COACHES, TRAINERS, OR TEAM BENCH PERSONS INVOLVED IN THE ALTERCATION AND THE ACTION IMMEDIATELY PRIOR TO AND IMMEDIATELY FOLLOWING THE
- (2) THE LEVEL OF INVOLVEMENT OF EACH SUCH PLAYER, COACH, TRAINER, OR TEAM BENCH PERSON.
 (3) THE APPROPRIATE PENALTY TO BE ASSESSED AGAINST EACH SUCH PLAYER, COACH, TRAINER, OR
- TEAM BENCH PERSON E. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(5) ABOVE, THE REPLAY CENTER_OFFICIAL_QAND_ON-COURT_OFFICIAL_(S)_UWILL_QREVIEW_THE_UTDEO_OTO_DETERMINE_THE_FOLLOWING_ISSUES:

 (1) THE PROPER TIME (IF ANY) ON THE GAME CLOCK FOLLOWING THE CLOCK MALFUNCTION BY
- DETERMINING HOW MUCH TIME ON THE GAME CLOCK ACTUALLY EXPIRED.
- (2) FOR A SUCCESSFUL [FIELD]GOAL, WHETHER THE BALL LEFT THE SHOOTER'S HAND PRIOR TO THE
- EXPIRATION OF ACTUAL TIME.
- (3) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME.
- (4) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: (I) WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME; OR

- DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (5) IF[]THE[]SHOT[]WAS[]TIMELY,[]WHETHER[]THE[]SUCCESSFUL] FIELD[]GOAL[]WAS[]SCORED[]CORRECTLY[] AS[]
- A 2-POINT OR 3-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE SHOOTER FOULD WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL.
- (6) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER

- CENTER[]OFFICIAL[]WILL[]LOOK[]ONLY[]AT[]THE[]POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST[]TOUCHED[]THE[]FLOOR[]IMMEDIATELY[] PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE
- SHOT OR THE FOUL (AS APPLICABLE).
- (7) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED.
- (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL ENTERED THE
- FRONTCOURT (9) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- NOTE: IF TIME IS ADDED TO THE GAME CLOCK:

- (II) THE TEAM WITH POSSESSION OF THE BALL WHEN THE HORN OR WHISTLE SOUNDS WILL RETAIN POSSESSION ON THE SIDELINE AT THE NEAREST SPOT.

 (II) DIF THE BALL DIS RELEASED ON DAND UNSUCCESSFUL FIELD GOAL ATTEMPT OR DIS DOSE WHEN THE HORN OR WHISTLE SOUNDS, THE BALL WILL BE JUMPED AT CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IN THE GAINE.

 (III)]||F||THE[|HORN[]OR]||WHISTLE[]SOUNDS[]WHILE[]A[]SUCCESSFUL[] FIELD[]GOAL[]IS[]IN[]FLIGHT,[]THE[]OPPOSING[]
 TEAM[]WILL[]INBOUND[]ON[]THE[]BASELINE[]AS[]AFTER[]ANY[]SUCCESSFUL[]FIELD[]GOAL.

- 54 -F. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(6) ABOVE, THE REPLAY CENTER[OFFICIAL[AND[]ON-COURT[]OFFICIAL[S]]WILL[]REVIEW[]THE[]VIDEO[]TO[]DETERMINE[]THE FOLLOWING ISSUES:
 (1) WHETHER[]THE[]SUCCESSFUL] FIELD[]GOAL[]WAS[]SCORED[]CORRECTLY[] AS[]A[]2-POINT[]OR[]3-POINT FIELD[] GOAL. PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR PERIOD BREAK FOLLOWING THE BASKET IN QUESTION.

 DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE AT THE NEXT CLOCK STOPPAGE, INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LAST TWO MINUTES. IF A SUCCESSFUL 2-POINT/3-POINT[] FIELD[]GOAL[]IS[]NOT[]REVIEWED[] IN[]ACCORDANCE[] WITH[]THE[]FOREGOING[] TIMING[] RULES, THE PLAY CAN NO LONGER BE REVIEWED ONCE THE BALL IS INBOUNDED AND TOUCHED ON THE COURT, A PERSONAL FOUL IS ASSESSED OR VIOLATION IS WHISTLED.
- (2) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A 2-POINT OR 3-POINT FIELD GOAL DURING THE ENTIRE GAME, THE REVIEW MUST TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE FIRST FREED THROW ATTEMPT.
- THE[]REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[] OFFICIAL(S)[] MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER CENTER[]OFFICIAL]WOULD]LOOK]ONLY]AT]THE]POSITION FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER[]OFFICIAL]WOULD]LOOK[]ONLY]AT]THE]POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY]LAST]TOUCHED]THE]FLOOR]IMMEDIATELY] PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- G. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(7) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES:
- (1) WHETHER TIME ON THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND. PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR PERIOD BREAK FOLLOWING THE BASKET IN QUESTION. DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW WILL TAKE PLACE AT THE NEXT CLOCK STOPPAGE, INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LASTTWO MINUTES. IF A SHOT CLOCK VIOLATION IS NOT REVIEWED IN ACCORDANCE WITH THE FOREGOING TIMING RULES. IT MAY NOT BE REVIEWED THEREAFTER.
- (2) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK.
 (3) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: WHETHER
- THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK; OR (II) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK IF THE FOUL
- OCCURRED AFTER THE EXPIRATION OF TIME ON THE SHOT CLOCK.

 DURING THE ENTIRE GAME, THE REVIEW OF A FOUL OCCURRING AS THE SHOT CLOCK EXPIRES MUST

 TAKE[]PLACE[]PRIOR[]TO[]THE[]SHOOTER[]RELEASING[] THE[]FIRST[]FREE[]THROW[]ATTEMPT[]OR[]PRIOR[]TO[]THE[] SUBSEQUENT INBOUNDING OF THE BALL.
- THE[]REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[] OFFICIAL(S)[] MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO[] DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

- 55 -(4) |fiitheiishotijwasiitimely,ijwhetheriitheiisuccessfulij fieldiigoalijwasiiscorediicorrectlyij asii 4.2-POINT OR 3-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE SHOOTER FOULED WAS A SHOOTER FOUL OF THE BALL TOUCHED OUT OF BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED OUT OF BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL_WOULD_LOOK_ONLY_AT_THE_POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED_THE_FLOOR_IMMEDIATELY _PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (6) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE PLAYER WAS FOULED.
 (7) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- H. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(8) ABOVE, THE
- (1) WHEN THE FOUL WAS CALLED, THE BALL IS AHEAD OF THE TIP OF THE CIRCLE IN THE BACKCOURT, NO[DEFENDER[] IS[]AHEAD[]OF[]THE[]OFFENSIVE[] PLAYER[]WITH[]THE[]SCORING[]OPPORTUNITY[] AND[]THAT[]
- OFFENSIVE DLAYER DISTINUCONTROL DOF THE DBALL DOR DATE DATE DE LA SENDRE LEASED.

 (2) THE DE TOUR DE PRIVED DE L'ALE DE
- (2) THE]FOUL_[WAS]COMMITTED[PRIOR]TO]THE]OFFENSIVE]PLAYER]STARTING]HIS]SHOOTING]MOTION.

 (4) THE]FOUL_[WAS]CAUSED[]BY[]THE]DEFENDER'S[] ATTEMPT[]TO][INTERCEPT[]OR[]DEFLECT[]A[]PASS[]INTENDED[] FOR THE PLAYER WITH THE TRANSITION SCORING OPPORTUNITY.

- (5) ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- I. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I(A)(9) ABOVE, THE REPLAY CENTER OFFICIAL[JAND]THE[]OFFICIAL[JWHO][CALLED]THE[]FOUL[JWILL]REVIEW[]THE[]VIDEO[]TO[]DETERMINE [JWHICH PLAYER WAS[]FOULED.[]THE[]REVIEW[]MUST[]TAKE[]PLACE[]PRIOR[]TO[]THE[]FIRST[]FREE[]THROW[]BEING[]RELEASED. THE OFFICIALS[]WOULD[]NOT]REVIEW[]VIDEO]TO]DETERMINE[]WHICH]PLAYER[]COMMITTED []THE[]FOUL[]IN[]QUESTION. THE[]REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[]OFFICIALS[]MAY[]REVIEW[]THE[]VIDEO[]TO]DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) WHETHER THE PLAYER FOULED WAS DATTEMPTING DAD POINT OR S-POINT FIELD GOAL.

 (2) WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL.

 FOR PURPOSES OF THIS DREVIEW, THE OFFICIAL WILL DOOK ONLY DATT THE POSITION OF THE

 PLAYER'S FEET DATT HE MOMENT THEY LAST TOUCHED THE FLOOR MEDIATELY PRIOR TO (OR, D
- IF APPLICABLE, DURING) THE FOUL.
 (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
 (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- J. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I(A)(10) ABOVE, THE REPLAY CENTER OFFICIAL[]WILL]REVIEW[]THE[]VIDEO[]TO[]DETERMINE []WHETHER[]THE[]BALL[]TOUCHED[]THE[]RIM,[]AND[]MAKE ANY ADJUSTMENTS TO THE GAME CLOCK, SHOT CLOCK, SCORE AND POSSESSION THAT ARE APPROPRIATE IN
- ACCORDANCE WITH THE FOLLOWING:
 (1) IF | PLAY | | HAS | STOPPED | FOLLOWING | THE | DOFFENSIVE | TEAM | RETAINING | POSSESSION | (E.G., | THE OFFENSIVE[] TEAM[]HAS[]MADE[]A[]SUCCESSFUL[] FIELD[]GOAL,[]OR[]A[]VIOLATION[] OR[]FOUL[]HAS[]BEEN CALLED), THE PLAY MUST BE REVIEWED IMMEDIATELY UPON SUCH STOPPAGE OF PLAY AND: (I) FOR[A]SUCCESSFUL[FIELD[GOAL]THE[]REPLAY]CENTER[OFFICIAL[]IME[]THE[]PLAY[]TO[] DETERMINE[] WHETHER[THE[]FIELD[]GOAL]WAS[]RELEASED[]PRIOR[]TO[]THE[]EXPIRATION[] OF[]24[] SECONDS.[] IF[]THE[]REPLAY[]CENTER[]OFFICIAL[]DETERMINES[] THAT[]THE[]BALL[]WAS[]RELEASED[]

- 56 -BEFORE THE SHOT CLOCK EXPIRED, THE POINTS WILL COUNT AND THE OPPOSING TEAM WILL $INBOUND[]ON] THE[]BASELINE[]AS[]AFTER[]ANY[]SUCCESSFUL]\\ FIELD[]GOAL.[]IF[]THE[]REPLAY[]CENTER[]\\ OFFICIAL[]DETERMINES[]\\ THAT[]THE[]BALL[]WAS[]RELEASED[]AFTER[]THE[]SHOT[]CLOCK[]SHOULD[]HAVE[]\\ AND THE CONTROL OF THE CONTROL OF$ EXPIRED, THE POINTS WILL NOT COUNT AND THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED. (III) FORDA[CALLED]FOUL.]THE]REPLAY]CENTER]OFFICIAL]AND[OFFICIAL]WHO]CALLED]THE]
 FOUL WILL TIME THE PLAY TO DETERMINE WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK OR, IN THE CASE OF A CALLED FOUL THAT IS COMMITTED ON A PLAYER IN THE ACT OF SHOOTING, WHETHER THE SHOOTER RELEASED THE BALL PRIOR_TO_THE_EXPIRATION_OF_THE_ESHOT_CLOCK._DIF_THE_REPLAY_CENTER_OFFICIAL_DAND_OFFICIAL_DATE_THAT_THE_FOUL_OCCURRED_OR_THE_BALL_WAS_RELEASED_PRIOR_TO_THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE UPHELD. IF THE REPLAY ${\tt CENTER_OFFICIAL_DETERMINES_THAT_THE_FOUL_OCCURRED_OR_THE_BALL_WAS_RELEASED_AFTER_OCCURRED_OR_THE_BALL_WAS_RELEASED_AFTER_OCCURRED_OR_THE_BALL_WAS_RELEASED_AFTER_OCCURRED_OCCURRED_OR_THE_BALL_WAS_RELEASED_AFTER_OCCURRED_OCCU$ THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE OVERTURNED AND A SHOT CLOCK VIOLATION ASSESSED. (EXCEPTION: FLAGRANT FOULS AND UNSPORTSMANLIKE ACTS[]AND[]POINTS[]SCORED[]THEREFROM[]WILL[]NOT[]BE[]NULLIFIED.)
 (III) IF THE BALL IS CAUSED TO BECOME OUT-OF-BOUNDS BY THE DEFENSIVE TEAM OR A DEFENSIVE[] VIOLATION[] IS[]ASSESSED,[] THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]TIME[]THE[]PLAY[]
 TO DETERMINE HOW MUCH TIME SHOULD BE ON THE SHOT CLOCK OR IF A SHOT CLOCK VIOLATION SHOULD BE ASSESSED. (2) IF]PLAY[]IS]CONTINUOUS[] (I.E.,[]IF[]THERE[]IS]NO[]STOPPAGE[] IN[]PLAY[]FOLLOWING[] THE[]OFFENSIVE[]
 TEAM[]RETAINING[] POSSESSION[] OF[]THE[]BALL),[]THE[]OFFICIALS[]WILL[]STOP[]PLAY[]DURING[]THE[]FIRST[]PAUSE[] INDACTION PRIOR TO ANY SUBSEQUENT CHANGE OF POSSESSION. IF IT HE REPLAY DENTER OF FICIAL DETERMINES FOLLOWING THE REVIEW THAT THE SHOT CLOCK IS CORRECT (I.E., NO ADJUSTMENT IS REQUIRED), THEN PLAY WILL RESUME FROM THE POINT OF INTERRUPTION. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE SHOT CLOCK IS INCORRECT, THEN THE SHOT CLOCK WILL BE RESET TO $\label{the:constraint} The \cite{the:constraint} The \cite{the:const$ BALL WILL BE INBOUNDED ON THE SIDELINE NEAREST THE SPOT WHERE THE BALL WAS POSSESSED.

 (3) IF PLAY IS STOPPED WHILE NEITHER TEAM IS IN POSSESSION OF THE BALL AND THE REPLAY

 CENTER[]OFFICIAL[]DETERMINES[] FOLLOWING[] THE[]REVIEW[]THAT[]A[]SHOT[]CLOCK[]VIOLATION[] HAS[]NOT[]

 OCCURRED, THEN PLAY WILL RESUME WITH A JUMP BALL AT CENTER COURT BETWEEN ANY TWO

 PLAYERS IN THE GAME. THE SHOT CLOCK ANDGAME CLOCK WILL BE ADJUSTED ACCORDINGLY. (4) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED. IF AN INSTANT REPLAY REVIEW FOR A SHOT CLOCK ADJUSTMENT IS NOT REVIEWED IN ACCORDANCE
- ADJUSTMENTS.

 K. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(11) ABOVE, THE REPLAY[CENTER_]OFFICIAL_]AND[]THE_]OFFICIAL_]WHO_]CALLED__THE_JFOUL__JWILL__REVIEW__THE__JVIDEO__TO__DETERMINE:

 (1) WHETHER THE DEFENDER WAS INSIDE OR OUTSIDE THE RESTRICTED AREA.

 (2) WHETHER THE DEFENDER WAS IN A LEGAL GUARDING POSITION.

WITH THE TIMING RULES SET FORTH ABOVE, IT MAY NOT BE REVIEWED AT ANY POINT THEREAFTER.
THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]HAVE[]THE[]FINAL[]RULING[]ON[]ALL[]OTHER[]SCENARIOS[] AND CLOCK

- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- L. IF AN INSTANT ORSENTIAMMENTE ACTS OR OWNECESSART CONTACT OCCURRED.

 L. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(12) ABOVE, THE REPLAY[]CENTER[]OFFICIAL[]WOULD[]REVIEW[]THE[]WIDEO[]IN[]ACCORDANCE []WITH[]RULE[]11,[]SECTION[]I.[]THE REPLAY[]CENTER[]OFFICIAL[]AND[]ON-COURT[]OFFICIALS(S) []MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO[]DETERMINE []ONLY[] THE FOLLOWING OTHER MATTERS:

- 57 -(1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE[]REPLAY[]CENTER[]OFFICIAL[]WILL]LOOK[]ONLY[]AT[]THE[]POSITION[]OF[]THE[]SHOOTER'S[] FEET[]AT[]THE[] MOMENT[THEY]LAST[TOUCHED]THE[]FLOOR[]IMMEDIATELY] PRIOR[TO][(OR,[]IF]]APPLICABLE,[] DURING)[[THE]]
 RELEASE]OF[THE]SHOT[]AND[THE]FLIGHT[]OF[]THE[]BALL.

 (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM,
 WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.

 (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

- M. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(13) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE OVIDEO TO DETERMINE:
- (1) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
 (2) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- N. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(14) ABOVE, THE REPLAY[]CENTER[]OFFICIAL[]WOULD[]REVIEW[]THE[]VIDEO[]IN[]ACCORDANCE[] WITH[]RULE[]12A,[]SECTION[]III.[]THE
- REPLAY TCENTER OFFICIAL TANDON-COURT OFFICIAL (S) MAY DALSO TREVIEW THE OVIDEO TO DETERMINE WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- O. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(B)(1), THE REPLAY CENTER OFFICIAL WILL DIMMEDIATELY REVIEW THE DVIDEO TO DETERMINE THE FOLLOWING DISSUES:
- FIELD/GOAL.
- TILEDIOGAL.
 (2) WHETHER[]THE[]SHOOTER[]FOULED[]WAS[]ATTEMPTING[]A[]2-POINT[]OR[]3-POINT[]FIELD[]GOAL.
 THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]ALSO[]REVIEW[]THE[]VIDEO[]TO[]DETERMINE[] ONLY[]THE[]FOLLOWING []
- OTHER MATTERS:
- (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW,
 THEFIREPLAYFICENTERFOFFICIAL FINAL FUNDAMENTAL FOR THEFIREPLAYER STREET FOR THE S
- MOMENT[]THEY[]LAST[]TOUCHED[]THE[]FLOOR[]IMMEDIATELY[] PRIOR[]TO[](OR,[]IF[]APPLICABLE,[] DURING)[] THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE)
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED
- THE[]REPLAY[]CENTER[]OFFICIAL'S[] REVIEW[]MUST[]TAKE[]PLACE[]WITHIN[]THE[]SAME[]TIME[]CONSTRAINTS []
- SET FORTH IN SECTION II(F)(1) ABOVE.
 P. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(B)(2) ABOVE, THE
- REPLAY[]CENTER[]OFFICIAL[]WILL[]IMMEDIATELY[] REVIEW[]THE[]VIDEO[]TO[]DETERMINE[] WHETHER[]TIME[]ON[]THE[] SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND. THE[]REPLAY[]CENTER[]OFFICIAL[]MAY[]ALSO]]REVIEW[]THE[]VIDEO[]TO[]DETERMINE[]ONLY]]THE[]FOLLOWING[]ONLY]THE[]FOLLOWING[]ONLY][THE[]FOLLOWING[]ONLY[THE[]
- OTHER MATTERS:
- (1) IFTTHENSHOTDWASNTIMELY, NWHETHERNTHENSUCCESSFULN FIELDNGOALNWASNSCOREDNCORRECTLYN ASNAN 2-POINT[]OR[]3-POINT[]FIELD[]GOAL.
 (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT
- OF BOUNDS PRIOR TO ENTERING THE BASKET. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL DWILL DOOK ONLY DAT THE POSITION OF THE PLAYER'S FEET DAT THE MOMENT THE PLAST TOUCHED THE FLOOR MEDIATELY PRIOR OF THE PRIOR OF T SHOT OR THE FOUL (AS APPLICABLE).

58 -(3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE PLAYER WAS FOULED. THE $\$ REVIEW $\$ MUST $\$ TAKE $\$ PLACE $\$ WITHIN $\$ THE $\$ SAME $\$ THE $\$ SAME $\$ TO STRAINTS $\$ OR THE $\$ REVIEW $\$ MUST $\$ TAKE $\$ PLACE $\$ WITHIN $\$ THE $\$ SAME $\$ SAME $\$ THE $\$ SAME $\$

SET FORTH IN SECTION II(G)(1) ABOVE. SECTION III—REPLAY REVIEW PROCESS

A. EXCEPT AS SET FORTH IN RULE 14 BELOW, REPLAY REVIEWS WILL BE TRIGGERED BY THE ON-COURT GAME[]OFFICIALS[]AND[]REPLAY[]CENTER[]OFFICIAL[]IN[]ACCORDANCE[] WITH THE RULES SET FORTH IN SECTION I ABOVE.[]THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]DETERMINE[] THE[]FINAL OUTCOME ON ALL REPLAYS TRIGGERED PURSUANT TO SECTION I ABOVE EXCEPT FLAGRANT FOULS AND ALTERCATIONS, WHICH WILL BE DECIDED BY THE ON-COURT OFFICIALS, WITH OFFI ON-COURTION-FICIALS.] WITHIPERSONNEL] IN THE TEMBER OF THE THE THOUGH AND THE THEORY OF THE THOUGH AND THE THEORY OF THE THOUGH AND THE THEORY OF THE THOUGH AND THE CREW CHIEF AT REVIEWS TO BE DETERMINED BY THE THEORY OF THE TEMBER OF THE THEORY OF THE FORM THE FORM THE FORM THE FORM THE THEORY OF THE SCORER'S TABLE AND PUT ON THE HEADSET TO RECEIVE THE RULING FROM THE THEORY OF THE THEORY O THIRD_OFFICIAL_WILL_MONITOR_THE_BENCHES.

B. REPLAY REVIEWS SHOULD BE CONDUCTED WITHIN TWO MINUTES. NOTWITHSTANDING THIS GENERAL RULE, DISCRETION WILL BE USED TO EXTEND THE REVIEW PERIOD AS REASONABLY NECESSARY UNDER UNUSUAL[]CIRCUMSTANCES,[] SUCH[]AS[]WHEN[]THE[]PLAY[]COULD[]LEAD[]TO[]AN[]EJECTION[](E.G.,[]FLAGRANT FOULS/PENALTY 2), TECHNICAL ISSUES ARISE WITH THE REPLAY SYSTEM, THE OUTCOME OF THE REPLAY REVIEW REQUIRES MULTIPLE REPLAY REVIEW ANGLES OR ADDITIONAL ANGLES ARE IMMINENT. IN ADDITION, REPLAY

REVIEWS OF ALTERCATIONS SHOULD BE CONCLUDED WITHIN WHATEVER TIME IS REASONABLY NECESSARY, EVEN IF THAT TIME PERIOD EXTENDS BEYOND TWO MINUTES

C. IF[]THE[]REPLAY[]SYSTEM[]IS[]NOT[]FUNCTIONING []PROPERLY, []OR[]NOT[]AVAILABLE, []THE[]OFFICIALS[]WILL[]USE[] THE NEAREST COURTSIDE BROADCAST PRODUCTION TV MONITOR AVAILABLE.

D. THE[]REPLAY[]CENTER[]OFFICIAL[]WILL]USE[]THE[]FOLLOWING []TO[]MAKE[]HIS/HER[]RULING[]IN[]THE[]ORDER LISTED BELOW REGARDING SCORING, TIMING OR FOULS AT THE END OF ANY PERIOD:

(1) GAME CLOCK OR SHOT CLOCK ON TOP OF BACKBOARD

- (2) LED LIGHTS
- (3) GAME CLOCK ON THE FACADES OF THE BALCONY
- (4) GAME CLOCK ON SCORE BOARDS HANGING FROM THE CEILING (5) SUPERIMPOSED TV CLOCKS

(S) SOLENIAM OSED TWO CLOCKS

EXCEPTION: FOR CLOCK MALFUNCTIONS WHEN CLOCKS START EARLY, LATE OR FREEZE—THE REPLAY

CENTER[]OFFICIAL]WILL]USE[]THE[]DIGITAL[]CLOCK[]IN]THE[]REPLAY[]CENTER[]TO[]MAKE[]THE[]FINAL]RULING.

E. THE[]OFFICIALS[]WILL]KEEP[]BOTH[]TEAMS[]ON[]THE[]COURT[]AT[]THE[]END[]OF[]THE[]SECOND[]PERIOD[]IF[]REPLAY[]

IS BEING USED TO DETERMINE IF A FOUL WAS CALLED PRIOR TO EXPIRATION OF THE PERIOD OR IF THERE IS ANY QUESTION WHETHER THE SHOOTER COMMITTED A SHOT CLOCK VIOLATION, 8-SECOND VIOLATION OR BOUNDARY

LINE VIOLATION WHERE TIME MAY BE ADDED TO THE GAME CLOCK.

F. THE[]OFFICIALS[]WILL]|KEEP]|BOTH||TEAMS[]ON||THE[]COURT[]ANYTIME[]REPLAY[]IS[]USED[]AT[]THE[]END[]OF[]

THE FOURTH PERIOD OR OVERTIME PERIOD. RULE NO. 14—COACH'S CHALLENGE

ROLE NO. 14—COACH 3 CHALLENGE SECTION I—OVERVIEW

A. A HEAD COACH MAY TRIGGER INSTANT REPLAY REVIEW OF CERTAIN EVENTS SUBJECT TO THE TERMS AND CONDITIONS SET FORTH IN THIS RULE. INSTANT REPLAY REVIEW TRIGGERED PURSUANT TO THIS RULE SHALL BE REFERRED_TO_TO_TAS_TA_TCOACH'S_CHALLENGE"_(OR_TCHALLENGE"_FOR_SHORT).

- 59 -B. EACH TEAM IS ENTITLED TO ONE CHALLENGE THROUGHOUT THE ENTIRE GAME (REGARDLESS OF
- WHETHER THE CHALLENGE IS SUCCESSFUL). C. A TEAM MAY UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF ONLY THE FOLLOWING THREE EVENTS: (1) A CALLED PERSONAL FOUL CHARGED TO ITS OWN TEAM, (2) A CALLED OUT-OF-BOUNDS VIOLATION, OR (3) A CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION; PROVIDED THAT, IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME, A TEAM IS NO LONGER ABLE TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION, AS REVIEW OF THESE EVENTS DURING THESE PERIODS WILL BE EXCLUSIVELY TRIGGERED[]BY[]THE[]ON-COURT[]GAME[]OFFICIALS. [] NOTE: A COACH'S CHALLENGE IS THE ONLY MECHANISM TO TRIGGER REPLAY REVIEW OF OUT-OF-

BOUNDS VIOLATIONS AT ANY POINT DURING THE GAME.

D. ANY[CALLED]FOUL,[JVIOLATION.] OR[OTHER]DECISION[]BY[]THE[]GAME[]OFFICIALS[]NOT[]LISTED[]IN[]SECTION[]

I(C) ABOVE, OR ANY NON-CALL, IS NOT A CHALLENGEABLE EVENT. FOR CLARITY, INSTANT REPLAY REVIEW OF THE FOLLOWING EVENTS, AMONG OTHERS, MAY NOT BE TRIGGERED BY A CHALLENGE: (1) A CALLED PERSONAL FOUL CHARGED TO THE OPPOSING TEAM, (2) CONTINUATION—E.G., WHETHER A DEFENSIVE FOUL OCCURRED PRIOR OF THE OPPOSING TEAM, (2) CONTINUATION—E.G., WHETHER A DEFENSIVE FOUL OCCURRED PRIOR OF THE OPPOSING TEAM, (2) CONTINUATION—E.G., WHETHER A DEFENSIVE FOUL OCCURRED PRIOR OF THE OPPOSITION O CHARGED TO THE OFFOSING TEAM, (2) CONTINUATION—E.S., WIETHER A DETENSIVE POOL OCCURED FRING TO IT TO IT THE IT TO IT TO IT TO IT THE IT TO IT TO IT THE IT TO IT TO IT TO IT THE IT TO IT THE IT TO IT TO IT THE IT TO IT TO IT THE IT TO IT TO IT TO IT TO IT THE IT TO IT INDEPENDENT CHALLENGEABLE EVENT.

SECTION II—PROCEDURE TO INITIATE THE CHALLENGE

- A. TO INITIATE A CHALLENGE, THE CHALLENGING TEAM MUST TAKE THE FOLLOWING STEPS IN SEQUENCE:
 (1) THE CHALLENGING TEAM MUST CALL A LEGAL TIMEOUT IMMEDIATELY AFTER THE CALL IN
- QUESTION (UNLESS A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM IS
- ALREADY UNDERWAY); (2) THE CHALLENGING TEAM'S HEAD COACH MUST SIMULTANEOUSLY SIGNAL FOR A CHALLENGE BY_OUTILIZING_THE_INSTANT_REPLAY_ISIGNAL_[(I.E.,_TWIRLING_DAN_INDEX_DFINGER)_TOWARD_THE_DGAME_OFFICIAL(S)_DURING_THE_DSAME_INTERACTION_TWITH_THE_DGAME_OFFICIAL(S)_DIN_TWITH_THE_DTIMEOUT_D WAS CALLED OR, IF THE TIMEOUT WAS CALLED BY A PLAYER ON THE CHALLENGING TEAM, THE CHALLENGE BY UTILIZING THE CHALLE
- NOTIFYING THE SCOREKEEPER OF THE TIMEOUT; AND
 (3) DURING[]THE[]SAME[]INTERACTION[] WITH[]THE[]GAME[]OFFICIAL(S)[] IN[]WHICH[]THE[]CHALLENGING [] TEAM'S HEAD COACH SIGNALED FOR THE CHALLENGE, THE CHALLENGING TEAM'S HEAD COACH MUST

 NOTIFYTHEDGAMEDOFFICIAL(S)[]OF[]THE[]SPECIFIC[]EVENT[]THAT[]THE[]TEAM[]ISD[CHALLENGING.

 FOR[]PURPOSES[] OF[]THIS[]RULE[]ONLY,[]"IMMEDIATELY"[] SHALL[]MEAN[]THAT[]AT]IMEOUT[]ISD[CALLED[]PRIOR[]TO[]

 THE BALL BEING GIVEN TO THE THROWER-IN, THE BALL BEING GIVEN TO THE FREE THROW SHOOTER, OR THE BALL BEING TOSSED ON A JUMP BALL, WHICHEVER IS APPLICABLE (UNLESS A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM IS ALREADY UNDERWAY).

 B. TO INITIATE A CHALLENGE OF AN EVENT THAT IMMEDIATELY PRECEDED A MANDATORY TIMEOUT OR
- TIMEOUT CALLED BY THE OPPOSING TEAM, NO LATER THAN 30 SECONDS FROM THE START OF THE TIMEOUT (AS MEASURED BY THE TIMEOUT CLOCK), THE CHALLENGING TEAM'S HEAD COACH MUST TAKE THE FOLLOWING STEPS IN SEQUENCE:
- (1) SIGNAL FOR A CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL TOWARD THE GAME
- (2) DURING THE SAME DIVIDENCE OF THE CHALLENGE, THE CHALLENGING THE CHALLENGIN NOTIFY @THE @GAME @OFFICIAL(S) @OF @THE @SPECIFIC @EVENT @THAT @THE @TEAM @IS @CHALLENGING.

- 60 -C. IN[THE]EVENT[]THE]GAME[]OFFICIALS[]CONFERENCE] TO[]DETERMINE[] THE[]CALL[]ON[]THE[]FLOOR[](AND,[]AS[]A[] RESULT, THE TINAL RULING ON THE PLAY DISTUNKNOWN FOR DATE FOR THE TIME OF THE WINDOW OF TIME WITHIN WHICH DATE AND THE THE OFFICIALS DOT FOR THE THE OFFICIALS DOT FOR THE OFFICIAL SOME OF THE OFFICIAL SOME
- D. A TEAM LOSES ITS OPPORTUNITY TO CHALLENGE THE PRIOR CALL IF IT IS CALLED FOR A DELAY-OF-GAME AFTER THE CALL IN QUESTION BUT PRIOR TO CALLING TIMEOUT AND SIMULTANEOUSLY SIGNALING FOR A CHALLENGE. E. ONCE[]INSTANT]REPLAY[REVIEW]]IS[TRIGGERED] BY[]A[]VALID[]CHALLENGE,] THE[]OFFICIAL[]WILL]NOTIFY[]
 THE[]OFFICIAL[]SCORER[]OF[]THE[]CHALLENGE.]] THE[]OFFICIAL[]SCORER[]SHALL]|IMMEDIATELY[] RECORD[]THE[]CHALLENGE [] AND, ONCE THE INSTANT REPLAY REVIEW PROCESS IS COMPLETE, THE OUTCOME OF THE CHALLENGE (INCLUDING WHETHER THE CHALLENGE RESULTED IN A LOSS OF ONE TIMEOUT FOR THE CHALLENGING TEAM). SECTION III—REVIEWABLE MATTERS
- A. IF AN INSTANT REPLAY REVIEW OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW CHIEF WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE FOUL BEING CHALLENGED WAS CORRECTLY CALLED. THE ON-COURT CREW CHIEF MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) WHETHER THE CORRECT PLAYER (INCLUDING A PLAYER ON THE OPPOSING TEAM) WAS CALLED FOR THE FOUL:
- (2) WHETHER[]A[]DIFFERENT[]FOUL]PROXIMATE[]TO[]THE[]CALLED[]FOUL]SHOULD[]HAVE[]BEEN[]CALLED; [][][] (3) ANY ASPECT RELATED TO CONTINUATION, INCLUDING, BUT NOT LIMITED TO:
- (A) WHETHER[] THE[]FOUL[]OCCURRED[] PRIOR[]TO[]THE[]OFFENSIVE[] PLAYER[]BEGINNING[] HIS[]SHOOTING[] MOTION IF THE FOUL IS COMMITTED BY A DEFENSIVE PLAYER;
 (B) WHETHER[] A[]MADE[]BASKET[]THAT[]THE[]ON-COURT[] GAME[]OFFICIALS[]COUNTED[]SHALL[]NOT[]
- COUNT]BECAUSE[]AN[]OFFENSIVE[] PLAYER[]COMMITTED []A[]VIOLATION[] AFTER[]THE[]OFFENSIVE[] PLAYER[] GATHERED THE BALL; AND
- (C) WHETHER[] A[]MADE[]BASKET[]DISALLOWED[] BY[]THE[]ON-COURT[] GAME[]OFFICIALS[]SHALL[]COUNT[]
- BECAUSE THE SHOT CONSTITUTED LEGAL CONTINUATION.

 (4) WHETHER A GOALTENDING OR BASKET INTERFERENCE VIOLATION OCCURRED ON THE PLAY;
- (5) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE FOUL; (6) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE FOUL;
- (7) IF[]AN[]OFFENSIVE[] PLAYER[]WAS[]FOULED[]WHILE[]IN[]POSSESSION[] OF[]THE[]BALL,[]WHETHER[]THE[]PLAYER[] WHO WAS FOULED COMMITTED A BOUNDARY LINE VIOLATION EITHER JUST PRIOR TO OR AFTER THE FOUL;
- (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED; AND (9) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

- (9) WHETHER ANT UNSPORTSMANLIKE ACTS OR UNNECESSART CONTACT OCCURRED.

 NOTE: FOR PURPOSES OF SECTION III(A)(2) ABOVE, THE FACTORS THAT WILL BE CONSIDERED IN

 DETERMINING WHETHER A PRIOR UNCALLED FOUL IS PROXIMATE TO THE CALLED FOUL INCLUDE (1)

 WHETHER [THE [] PLAYERS [] INVOLVED [] IN [] THE [] UNCALLED [] FOUL DARE [] THE [] SAME [] OR [] DIFFERENT [] PLAYERS [] THAN []

 THE ONES INVOLVED IN THE CALLED FOUL UNDER REVIEW, (2) THE DISTANCE BETWEEN THE UNCALLED

 FOUL AND THE CALLED FOUL UNDER REVIEW, AND (3) THE TIME ELAPSED BETWEEN THE UNCALLED
- FOUL AND THE CALLED FOUL UNDER REVIEW.
 B. IF AN INSTANT REPLAY REVIEW OF AN OUT-OF-BOUNDS VIOLATION IS TRIGGERED BY A CHALLENGE,
- THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]REVIEW[]THE[]VIDEO[]TO[]EVALUATE[]WHETHER[]THE[]OUT-OF-BOUNDS[] VIOLATION[] WAS CORRECTLY CALLED.

- 61 -THE[]REPLAY[]CENTER[]OFFICIAL[]MAY[]ALSO[]REVIEW[]THE[]VIDEO[]TO[]DETERMINE[] ONLY[]THE[]FOLLOWING [] OTHER MATTERS:
- (1) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS;
- (2) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS; (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED PRIOR TO THE BALL BEING OUT-OF-
- (4) HOW MUCH TIME REMAINS IN THE PERIOD AND/OR ON THE SHOT CLOCK!
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED; AND
- (6) IF[]THE[]OUT-OF-BOUNDS []VIOLATION[]CALLED[]ON[]THE[]FLOOR[]IS[]OVERTURNED[] AND[]THAT[]CALL[] OCCURRED[] SIMULTANEOUS[] TO[]A[]SUCCESSFUL[] SHOT[]ATTEMPT[]BY[]THE[]OFFENSIVE[] PLAYER,[]WHETHER[]
- THE WHISTLE SOUNDED BEFORE OR AFTER THE PLAYER STARTED HIS SHOOTING MOTION (SEE RULE 14, SECTION VI).
- C. IF AN INSTANT REPLAY REVIEW OF A GOALTENDING OR BASKET INTERFERENCE VIOLATION IS TRIGGERED
- BY[]A[]CHALLENGE,[] THE[]REPLAY[]CENTER[]OFFICIAL[]WILL[]REVIEW[]THE[]VIDEO[]TO[]EVALUATE[]WHETHER[]THE[]CALL[]ON[] THE[]FLOOR[]WAS[]CORRECT.
- THE TREPLAY CONTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING D
- (1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION; PROVIDED THAT, FOR PURPOSES
- OF[]THS[]REVIEW,[]THE[]REPLAY[]CENTER[]OFFICIAL]WILL[]LOOK[]ONLY[]AT[]THE[]POSITION[]OF[]THE[]SHOOTER'S[]
 FEET[]AT[]THE[]MOMENT[]THEY[]LAST[]TOUCHED[]THE[]FLOOR[]IMMEDIATELY[] PRIOR[]TO[](OR,[]IF[]APPLICABLE, []
 DURING)[]THE[]RELEASE[]OF[]THE[]SHOT[]AND[]THE[]FLIGHT[]OF[]THE[]BALL;
- (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM. WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S
- HAND; AND (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- SECTION IV—REPLAY REVIEW PROCESS
 A. THENON-COURTNCREWNCHIEFNWILLNDETERMINEN THENFINAL OUTCOMENWHEN NINSTANTNREPLAY NREVIEWN
- OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, WITH PERSONNEL IN THE REPLAY CENTER PLAYING A SUPPORTING ROLE.
- B. THE_REPLAY_CENTER_OFFICIAL_WILL_DETERMINE_THE_FINAL_OUTCOME_WHEN_INSTANT_REPLAY_
- REVIEW OF A CALLED OUT-OF-BOUNDS VIOLATION OR CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION IS TRIGGERED BY A CHALLENGE.
- EXCEPTION: FOR PRE-SEASON OR REGULAR SEASON GAMES CONDUCTED OUTSIDE AN NBA ARENA, THE DON-COURT CREW CHIEF WILL DETERMINE THE FINAL OUTCOME OF ANY CREVIEW TRIGGERED BY A STANDARD OF THE OUTCOME OUTCOME.
- C. TO OVERTURN A CHALLENGED EVENT OR TO CHANGE THE OUTCOME OF A REVIEWABLE MATTER VIA A
- CHALLENGE, THERE MUST BE CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE INITIAL ADJUDICATION OF THAT
- ASPECT OF THE PLAY WAS INCORRECT.
 D. ONCE THE INSTANT REPLAY REVIEW PROCESS IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW
- $\label{lem:chief_or_replay} Chief_of_cal_(As_oppropriate)_Orbital_(As_oppropriate)_Orbital_(As_oppropriate)_Orbital_(As_oppropriate)_Orbital$
- (1) THE CALL STANDS (I.E., THERE IS NOT CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE CALL
- WAS INCORRECT); OR
- (2) THE CALL IS OVERTURNED (I.E., THERE IS CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE
- CALL WAS INCORRECT).

- 62 -SECTION V-IMPACT ON TIMEOUTS

- 62 - SECTION V—IMPACTION TIMEOUTS
A. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A CHALLENGE IS NOT OVERTURNED, THE CHALLENGE IS
DEEMED UNSUCCESSFUL AND THE CHALLENGING TEAM LOSES ITS TIMEOUT.
B. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A CHALLENGE IS OVERTURNED, THE CHALLENGE
IS DEEMED SUCCESSFUL AND THE CHALLENGING TEAM RETAINS ITS TIMEOUT UNLESS THE TIMEOUT TAKEN IN

CONJUNCTION WITH THE CHALLENGE INITIATED A MANDATORY TIMEOUT.
IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL ONLY BE DEEMED SUCCESSFUL IF THE CALLED FOUL IS OVERTURNED (I.E., NOT ASSIGNED TO THE PLAYER WHO WAS

ORIGINALLY CALLED FOR THE FOUL) BECAUSE THE REVIEW RESULTS IN EITHER: (1) NO FOUL ASSIGNED TO ANY PLAYER (INCLUDING IF THE FOUL WAS OVERTURNED BECAUSE A

REVIEWABLE VIOLATION OCCURRED PRIOR TO THE FOUL); OR

(2) A□FOUL□ASSIGNED□TO□A□DIFFERENT□PLAYER□(INCLUDING□ A□DIFFERENT□PLAYER□ON□THE□CHALLENGING □

IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL BE DEEMED UNSUCCESSFUL IF THE FOUL REMAINS ASSIGNED TO THE PLAYER ORIGINALLY CALLED FOR THE FOUL REGARDLESS OF WHETHER ANY OTHER REVIEWABLE MATTERS ARE CHANGED TO THE CHALLENGING TEAM'S BENEFIT. []FOR []THE [] SAKE [] OF [] CLARITY, [] IT [] SHALL [] BE [] DEEMED [] AND UNSUCCESSFUL [] CHALLENGE [] IF [] A [] CALLED [] FOUL [] IS [] NOT OVERTURNED BUT CHANGED FROM A SHOOTING FOUL (THAT WOULD HAVE RESULTED IN FREE THROWS FOR THE OPPOSING TEAM). C. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT IMMEDIATELY PRECEDED THE CHALLENGING TEAM'S MANDATORY TIMEOUT, THE CHALLENGING TEAM WILL LOSE ITS MANDATORY TIMEOUT (EVEN IF THE CHALLENGING IS SUCCESSFUL). IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL ONLY BE CHARGED ONE TIMEOUT (I.E., IT WILL NOT BE CHARGED A TIMEOUT FOR BOTH THE MANDATORY TIMEOUT AND THE CHALLENGE).

D. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT

THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIP DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:

(1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT AND, NOTWITHSTANDING THAT THE CHALLENGE COINCIDED WITH THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE OPPOSING TEAM WILL NOT BE CHARGED FOR THE TIMEOUT (AND, IF ANOTHER MANDATORY TIMEOUT IS REMAINING IN THE PERIOD, THE NEXT MANDATORY TIMEOUT WILL BE ASSIGNED TO THE OPPOSING TEAM); AND

(2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT

AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT. E. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED A

TIMEOUT CALLED BY THE OPPOSING TEAM, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:

(1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT AND, NOTWITHSTANDING THAT THE OPPOSING TEAM INITIALLY CALLED THE TIMEOUT, THE OPPOSING TEAM WILL NOT BE CHARGED FOR THE TIMEOUT; AND

(2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT.

F. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT WHEN THAT TEAM HAS NO REMAINING TIMEOUTS, NO CHALLENGE WILL TAKE PLACE, AND THAT TEAM SHALL BE CHARGED WITH AN EXCESSIVE TIMEOUT, FOR WHICH THE PENALTY IS A TECHNICAL FOUL.

- 63 -G. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY OF AN EVENT THAT MAY NOT BE REVIEWED, THE TEAM WILL BE CHARGED A TIMEOUT BUT RETAIN ITS CHALLENGE.

SECTION VI—RESUMPTION OF PLAY
IFDA_CHALLENGE_RESULTS[IN]THE[]CALL_[]ON[]THE[]FLOOR[]BEING[]OVERTURNED[] FOLLOWING[] INSTANT[]REPLAY[]
REVIEW, []PLAY[]IS[]RESUMED[]AT[]THE[]POINT[]OF[]INTERRUPTION[](AS[]DEFINED[]IN[]RULE[]4,[]SECTION[]XIV). []]
FOR PURPOSES OF THIS RULE ONLY, THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE
WHISTLE SOUNDS; PROVIDED THAT:

WHISTLE SOUNDS; PROVIDED THAT:
(1) IF THE DEFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A
DEFENSIVE FOUL THAT DOCCURRED AFTER ANDOFFENSIVE PLAYER STARTED HIS SHOOTING MOTION ON A
SUCCESSFUL SHOT ATTEMPT, AND THE DEFENSIVE FOUL ITSELF IS OVERTURNED AFTER THE REPLAY
REVIEW, THE BASKET SHALL COUNT (REGARDLESS OF WHEN THE WHISTLE SOUNDED) AND THE
DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION; AND
(2) IF THE OFFENSIVE TEAM UTILIZES OF CLALLENGE TO TRIGGER DISTANTEREPLAY REVIEW OF AND OF BOUNDS VIOLATION THAT OCCURRED SIMULTANEOUS TO A SUCCESSFUL SHOT ATTEMPT BY THE
OFFENSIVE PLAYER AND THE OWT-OF-BOUNDS VIOLATION IS OVERTURNED AFTER REPLAY REVIEW, THE BASKET
SHALL COUNT AND THE DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION.

- 64 -COMMENTS ON THE RULES

I. GUIDES FOR ADMINISTRA TION AND APPLICA TION OF THE RULES

EACH[OFFICIAL[]SHOULD[]HAVE[]A[]DEFINITE[]AND[]CLEAR[]CONCEPTION []OF[]THEIR[]OVERALL[]RESPONSIBILITIES. []

IT IS ESSENTIAL FOR THEM TO KNOW, UNDERSTAND AND IMPLEMENT THE RULES AS INTENDED. IF ALL OFFICIALS[]

POSSESS THE SAME CONCEPTION, THERE WILL BE A GUARANTEED UNIFORMITY IN THE ADMINISTRATION OF

THE RESTRICTIONS PLACED LIPON THE PLAYER BY THE BUILES ARE INTENDED TO CREATE A BALANCE OF[PLAY, DEQUAL_OPPORTUNITY __FOR_THE_DEFENSE] AND INTERDED TO CREATE A BALANCE OF THE PLAY OF THE DEFENSE OF THE PLAY OF THE DEFENSE OF THE PLAY OF THE DEFENSE OF THE PLAY OF THE PLAY OF THE DEFENSE OF THE PLAY OF THE PLA OF ACTION OF PLAYER OR TEAM.

THE PURPOSE OF PENALTIES IS TO COMPENSATE A PLAYER WHO HAS BEEN PLACED AT A DISADVANTAGE THROUGH AN ILLEGAL ACT OF AN OPPONENT AND TO RESTRAIN PLAYERS FROM COMMITTING ACTS WHICH, IFTIGNORED, MIGHT LEAD TO ROUGHNESS EVEN THOUGHTHEY DO NOT AFFECT THE MEDIATE PLAY. II. BASIC PRINCIPLES

A. CONTACT SITUATIONS

1. INCIDENTAL CONTACT
THE MERE FACT THAT CONTACT OCCURS DOES NOT NECESSARILY CONSTITUTE A FOUL. CONTACT WHICH IS[]INCIDENTAL[] TO[]AN[]EFFORT[]BY[]A[]PLAYER[]TO[]PLAY[]AN[]OPPONENT,[] REACH[]A[]LOOSE[]BALL,[]OR[]PERFORM[] NORMAL[]DEFENSIVE[] OR[]OFFENSIVE[] MOVEMENTS,[] SHOULD[]NOT[]BE[]CONSIDERED[] ILLEGAL.[]IF,[]HOWEVER,[] A[] PLAYER ATTEMPTS TO PLAY AN OPPONENT FROM A POSITION WHERE HE HAS NO REASONABLE CHANCE TO PERFORM WITHOUT MAKING CONTACT WITH HIS OPPONENT, THE RESPONSIBILITY IS ON THE PLAYER IN THIS

THE | HAND | IS | CONSIDERED | "PART | OF | THE | BALL " | WHEN | IT | IS IN CONTACT | WITH | THE | BALL | THEREFORE, | CONTACT ON THAT PART OF THE HAND BY A DEFENDER WHILE IT IS IN CONTACT WITH THE BALL IS NOT ILLEGAL.

2. GUARDING AN OPPONENT IN ALL GUARDING SITUATIONS, A PLAYER IS ENTITLED TO ANY SPOT ON THE COURT HE DESIRES,

PROVIDED[] HE[]LEGALLY[]GETS[]TO[]THAT[]SPOT[]FIRST[]AND[]WITHOUT[]CONTACT[]WITH[]AN[]OPPONENT.[] IF[]A[]DEFENSIVE [] OR[]OFFENSIVE[] PLAYER[]HAS[]ESTABLISHED[] A[]POSITION[]ON[]THE[]FLOOR[]AND[]HIS[]OPPONENT[] INITIATES[]CONTACT[] THAT RESULTS IN THE DISLODGING OF THE OPPONENT, A FOUL SHOULD BE CALLED IMMEDIATELY . DURING ALL THROW-INS, THE DEFENSIVE PLAYER(S) MUST BE ALLOWED TO TAKE A POSITION BETWEEN HIS MAN AND THE BASKET.

A PLAYER MAY CONTINUE TO MOVE AFTER GAINING A GUARDING POSITION IN THE PATH OF AN OPPONENT PROVIDED HE IS NOT MOVING DIRECTLY OR OBLIQUELY TOWARD HIS OPPONENT WHEN CONTACT OCCURS. A PLAYER IS NEVER PERMITTED TO MOVE INTO THE PATH OF AN OPPONENT AFTER THE OPPONENT HAS STARTED HIS UPWARD JUMPING MOTION.

A PLAYER WHO EXTENDS A HAND, FOREARM, SHOULDER, HIP OR LEG INTO THE PATH OF AN OPPONENT AND THEREBY CAUSES CONTACT IS NOT CONSIDERED TO HAVE A LEGAL POSITION IN THE PATH OF AN

A PLAYER IS ENTITLED TO A VERTICAL POSITION EVEN TO THE EXTENT OF JUMPING STRAIGHT-UP OR HOLDING HIS ARMS ABOVE HIS SHOULDERS, AS IN POST PLAY OR WHEN DOUBLE-TEAMING IN PRESSING TACTICS.

65 -ANY PLAYER WHO CONFORMS TO THE ABOVE IS ABSOLVED FROM RESPONSIBILITY FOR ANY CONTACT BY AN OPPONENT WHICH MAY DISLODGE OR TEND TO DISLODGE SUCH PLAYER FROM THE POSITION WHICH HE HAS[]ATTAINED[]AND[]IS[]MAINTAINING []LEGALLY.[]IF[]CONTACT[]OCCURS,[]THE[]OFFICIAL[]MUST[]DECIDE[]WHETHER THE CONTACT IS INCIDENTAL OR A FOUL HAS BEEN COMMITTED.

3. SCREENING

WHEN A PLAYER SCREENS IN FRONT OF OR AT THE SIDE OF A STATIONARY OPPONENT, HE MAY BE AS CLOSE AS HE DESIRES PROVIDING HE DOES NOT MAKE CONTACT. HIS OPPONENT CAN SEE HIM AND, THEREFORE, IS EXPECTED TO DETOUR AROUND THE SCREEN.

IF HE SCREENS BEHIND A STATIONARY OPPONENT, THE OPPONENT MUST BE ABLE TO TAKE A NORMAL STEP BACKWARD WITHOUT CONTACT. BECAUSE THE OPPONENT IS NOT EXPECTED TO SEE A SCREENER

BEHIND HIM, THE PLAYER SCREENED IS GIVEN LATITUDE OF MOVEMENT. THE DEFENDER MUST BE GIVEN AN OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

T O SCREEN A MOVING OPPONENT, THE PLAYER MUST STOP SOON ENOUGH TO PERMIT HIS OPPONENT
THE OPPORTUNITY TO AVOID CONTACT. THE DISTANCE BETWEEN THE PLAYER SCREENING AND HIS OPPONENT
WILL DEPEND UPON THE SPEED AT WHICH THE PLAYERS ARE MOVING.

IF TWO OPPONENTS ARE MOVING IN THE SAME DIRECTION AND PATH, THE PLAYER WHO IS BEHIND IS
RESPONSIBLE FOR CONTACT. THE PLAYER IN FRONT MAY STOP OR SLOW HIS PACE, BUT HE MAY NOT MOVE

BACKWARD OR SIDEWARD INTO HIS OPPONENT. THE PLAYER IN FRONT MAY OR MAY NOT HAVE THE BALL. THIS SITUATION ASSUMES THE TWO PLAYERS HAVE BEEN MOVING IN IDENTICALLY THE SAME DIRECTION AND PATH BEFORE CONTACT.

4. THE DRIBBLE

IF THE DRIBBLER'S PATH IS BLOCKED, HE IS EXPECTED TO PASS OR SHOOT; THAT IS, HE SHOULD NOT TRY TO DRIBBLE BY AN OPPONENT UNLESS THERE IS A REASONABLE CHANCE OF GETTING BY WITHOUT CONTACT. B. FOULS: FLAGRANT—UNSPORTSMANLIKE

TO BE UNSPORTSMANLIKE IS TO ACT IN A MANNER UNBECOMING TO THE IMAGE OF PROFESSIONAL BASKETBALL. []IT[]CONSISTS[]OF[]ACTS[]OF[]DECEIT,[]DISRESPECT []OF[]OFFICIALS[]AND[]PROFANITY. []THE[]PENALTY[]FOR[] SUCH ACTION IS A TECHNICAL FOUL. REPEATED ACTS SHALL RESULT IN EXPULSION FROM THE GAME AND A MINIMUM ||FINE||OF||\$2,000.

A BLAGRANT FOUL PENALTY (1) IS UNNECESSARY CONTACT COMMITTED BY A PLAYER AGAINST AN OPPONENT

A FLAGRANT FOUL—PENALTY (2) IS UNNECESSARY AND EXCESSIVE CONTACT COMMITTED BY A

PLAYER_JAGAINST_DAN_JOPPONENT. DIT_JISD_ANDUNSPORTSMANLIKE DACTDAND_THE_DOFFENDER_DIS_BEJECTED_FOLLOWING CONFIRMATION DBY_DINSTANT_REPLAY_REVIEW.

THE[]OFFENDER[]WILL[]BE[]SUBJECT[]TO[]A[]FINE[]NOT[]EXCEEDING []\$50,000[]AND/OR[]SUSPENSION []BY[]THE COMMISSIONER.

SEE RULE 12B, SECTION IV FOR INTERPRETATION AND PENALTIES. C. BLOCK-CHARGE

A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF A

DRIBBLER REGARDLESS OF HIS SPEED AND DISTANCE.
A DEFENSIVE DRIVED DEFENSIVE DRIVED DEFENSIVE DRIVED DEFENSIVE DRIVED DEFENSIVE DRIVED D

HAS [] STARTED [] HIS [] UPWARD [] MOTION [] TO [] ATTEMPT [] A [] FIELD [] GOAL [] OR [] PASS.

A DEFENSIVE PLAYER MUST ALLOW A MOVING PLAYER THE OPPORTUNITY TO AVOID CONTACT WHEN

THE OFFENSIVE OF THE CIRCLE AND THE OFFENSIVE OF THE CIRCLE AND THE OFFENSIVE OF THE OFFENS

66 -A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER THE OPPORTUNITY TO LAND AND THEN AVOID CONTACT[]WHEN[]THE[]OFFENSIVE[]PLAYER]IS[]OUTSIDE[]THE[]LOWER[]DEFENSIVE []BOX. A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF AN OFFENSIVE||PLAYER||WHO||RECEIVES||A||PASS||INSIDE||THE||LOWER||DEFENSIVE||BOX||REGARDLESS||OF||HIS||SPEED AND DISTANCE. A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER WHO RECEIVES A PASS THE SPACE TO LAND WHEN[THE[]OFFENSIVE[]PLAYER[]IS[]INSIDE[]THE[]LOWER[]DEFENSIVE []BOX. A PLAYER MUST ALLOW A MOVING OPPONENT WITHOUT THE BALL THE OPPORTUNITY TO AVOID CONTACT IF HE MOVES INTO HIS PATH THE SPEED OF THE PLAYER WILL DETERMINE THE AMOUNT OF DISTANCE AN OPPONENT MUST ALLOW IF[]AN[]OFFENSIVE]PLAYER[]CAUSES][CONTACT]WITH[]A[]DEFENSIVE []PLAYER[]WHO[]HAS[]ESTABLISHED []A[]LEGAL POSITION,[]AN[]OFFENSIVE]FOUL[]SHALL[]BE[]CALLED[]AND[]NO[]POINTS[]MAY[]BE[]SCORED.[]A[]DEFENSIVE []PLAYER MAY TURN SLIGHTLY TO PROTECT HIMSELF, BUT IS NEVER ALLOWED TO BEND OVER AND SUBMARINE AN OPPONENT. ANDOFFENSIVEDFOULDSHOULDDNOTDBEDCALLEDDFORDCHARGINGDIFDTHEDCONTACTDISDWITHDADSECONDARY DEFENSIVE PLAYER WHO HAS ESTABLISHED A DEFENSIVE POSITION WITHIN A DESIGNATED "RESTRICTED AREA" DIEARDTHEDBASKETDFORDTHEDPURPOSEDOFDDRAWINGDANDOFFENSIVEDFOULDTHEDOFFENSIVEDPLAYERDMUST TAKE[]A[]PATH[]DIRECTLY[]TO[]THE[]RIM.[]THE[]"RESTRICTED []AREA"[]FOR[]THIS[]PURPOSE[]IS[]THE[]AREA[]BOUNDED[]BY[]AN[] ARC WITH A 4-FOOT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING. ARC WITH A 4-FOUT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING.

EXCEPTION: []ANY[]PLAYER[]MAY[]BE[]LEGALLY[]POSITIONED []WITHIN[]THE[]*RESTRICTED []AREA*[]IF[]THE

OFFENSIVE[]PLAYER[]RECEIVES[]THE[]BALL[]WITHIN[]THE[]LOWER[]DEFENSIVE []BOX.

THE MERE FACT THAT CONTACT OCCURS ON THESE TYPE OF PLAYS, OR ANY OTHER SIMILAR PLAY, DOES

NOT[]NECESSARILY []MEAN[]THAT[]A[]PERSONAL[]FOUL[]HAS[]BEEN[]COMMITTED. []THE[]OFFICIALS[]MUST[]DECIDE

WHETHER THE CONTACT IS NEGLIGIBLE AND/OR INCIDENTAL, JUDGING EACH SITUATION SEPARATELY. AN[]OFFENSIVE []FOUL[]SHALL[]BE[]ASSESSED[]IF[]THE[]PLAYER[]INITIATES[]CONTACT[]IN[]A[]NON-BASKETBALL MANNER (LEADS WITH HIS FOOT, AN UNNATURAL EXTENDED KNEE, ETC.). D. GAME POSTPONEMENT AND CANCELLA TIONS
THENDECISION TO POSTPONE TO RECONSTRUCTIONS
THENDECISION TO POSTPONE TO RECONSTRUCTION TO POSTPONE CONSULTATION | WITH | THE | AFFECTED | TEAMS. BEFORE A GAME BEGINS, A GAME MAY BE POSTPONED OR CANCELLED FOR ISSUES RELATED TO THE CONDITION OF THE PLAYING COURT OR ARENA, OR A GENERAL OR FORECASTED CONDITION INVOLVING WEATHER, TRAVEL, CIVIL UNREST, NATURAL DISASTER, OR OTHER EVENT.

THE FOLLOWING FACTORS WILL BE CONSIDERED IN DETERMINING WHETHER A GAME WILL BE POSTPONED OR CANCELLED:

(1) THE[]WHEREABOUTS []OF[]TEAMS[]AND[]GAME[]OFFICIALS[](INCLUDING []THE[]EFFORTS[]THAT[]HAVE
BEEN MADE OR CAN BE MADE TO GET THESE PARTICIPANTS TO THE GAME SITE).

(2) WHETHER[] SUFFICIENT[] TEAM[]AND[]ARENA[]STAFF[]ARE[]AVAILABLE[] TO[]OPERATE[]THE[]ARENA[]AND

- (3) INPUT FROM BOTH TEAMS (4) THE SAFETY OF GAME PARTICIPANTS, TEAM AND ARENA STAFF, AND FANS.
- (S) COMMUNICATIONS WITH STATE OR LOCAL GOVERNMENT OFFICIALS AND LAW ENFORCEMENT.
 (6) THE ABILITY TO RESCHEDULE THE GAME.
- (7) ANY OTHER FACTOR THAT THE NBA DEEMS RELEVANT TO THE DECISION.
- AFTER A GAME HAS BEGUN, THE DECISION TO POSTPONE OR CANCEL THAT GAME WILL BE MADE USING THE FACTORS LISTED ABOVE. HOWEVER, THE DETERMINATION OF WHETHER TO DELAY THE GAME WHILE THE DECISION IS BEING MADE IS WITHIN THE DAUTHORITY OF THE GAME OFFICIALS (IN CONSULTATION WITH THE LEAGUE OFFICE).

ANYDPLAYER[]OR[]COACH[]GUILTY[]OF[]INTENTIONAL []PHYSICAL[]CONTACT[]WITH[]AN[]OFFICIAL[]SHALL[]
AUTOMATICALLY []BE[]SUSPENDED []WITHOUT[]PAY[]FOR[]ONE[]GAME.[]A[]FINE[]AND/OR[]LONGER[]PERIOD[]OF[]SUSPENSION [] WILL RESULT IF CIRCUMSTANCES SO DICTATE. F. PROTEST $PROTESTS [] ARE [] NOT [] PERMITTED \ [] DURING [] THE [] COURSE [] OF [] A [] GAME. [] IN [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] PROTEST, [] THE [] A [] ORDER [] TO [] FILE [] A [] ORDER [] TO [] TO [] A [] ORDER [] TO [] TO [] TO [] A [] ORDER [] TO [] TO [] TO [] A [] ORDER [] TO []$ PROCEDURE, AS SET FORTH IN THE NBA CONSTITUTION, IS AS FOLLOWS: "IN ORDER TO PROTEST AGAINST OR APPEAL FROM THE RESULT OF A GAME, NOTICE THEREOF MUST BE GIVEN TO THE COMMISSIONER WITHIN FORTY-EIGHT (48) HOURS AFTER THE CONCLUSION OF SAID GAME, BY E-MAIL OR FAX, STATING THEREIN THE GROUNDS[]FOR[]SUCH[]PROTEST.[]NO]PROTEST[]MAY[]BE[]FILED[]INI]CONNECTION []WITH[]ANY[]GAME[]PLAYED[]DURING THE REGULAR SEASON AFTER MIDNIGHT OF THE DAY OF THE LAST GAME OF THE REGULAR SCHEDULE. A PROTEST[]INI]CONNECTION []WITH[]A[]PLAYOFF[]GAME[]MUST[]BE[]FILED[]NOT[]LATER[]THAN[]MIDNIGHT[]OF[]THE[]DAY[]OF[] THE GAME PROTESTED. A GAME MAY BE PROTESTED ONLY BY A GOVERNOR, ALTERNATE GOVERNOR OR HEAD COACH. THE RIGHT OF PROTEST SHALL INURE NOT ONLY TO THE IMMEDIATELY ALLEGEDLY AGGRIEVED CONTESTANTS, BUT TO ANY OTHER MEMBER WHO CAN SHOW AN INTEREST IN THE GROUNDS OF PROTEST AND THE RESULTS THAT MIGHT BE ATTAINED IF THE PROTEST WERE ALLOWED. EACH E-MAIL OR FAX OF PROTEST SHALL[]BE[]MMEDIATELY []CONFIRMED []BY[]ETTTER[]AND[]NO]PROTEST[]SHALL[]BE[]VALID[]UNLESS[]THE[]ETTTER[]OF[]CONFIRMATION DISTANCEONE INTEREST SIMPO(FIRST) MID ODDIPAYABLI ETTTOTTHEPIGASCO (LATION). DIFFI FORTY-EIGHT (48) HOURS AFTER THE CONCLUSION OF SAID GAME, BY E-MAIL OR FAX, STATING THEREIN THE CONFIRMATION DISDACCOMPANIED DBYDADCHECKDINDTHEDSUMDOFDAYOTES DISTALLDELDVALDBUNGDINED STREED THE DAY OF THE D TONFILENWITHNHIMNSUCHNEVIDENCENASNHENMAYNDESIRENBEARINGNUPONNTHENISSUE.NTHENCOMMISSIONER N SHALL_DECIDE_THE_QUESTION_RAISED_WITHIN_FIVE_(5)_DAYS_AFTER_RECEIPT_OF_SUCH_EVIDENCE. G. SHATTERING BACKBOARDS ANY PLAYER WHOSE CONTACT WITH THE BASKET RING OR BACKBOARD CAUSES THE BACKBOARD TO SHATTER OR MAKES THE RING UNPLAYABLE WILL BE PENALIZED IN THE FOLLOWING MANNER:
(1) PRE-GAME | | NAME | | NAME | N (2) DURING THE GAME—NON-UNSPORTSMANLIKE CONDUCT TECHNICAL FOUL. UNDER NO CIRCUMSTANCES WILL THAT PLAYER BE EJECTED FROM THE GAME.
THE COMMISSIONER WILL REVIEW ALL ACTIONS AND PLAYS INVOLVED IN THE SHATTERING OF A BACKBOARD. H. PLAYER/TEAM CONDUCT AND DRESS TO[]WEAR[]A[]SPORT[]COAT[]WHEN[]SEATED[]ON[]THE[]BENCH[](IN[]THE[]FIRST[]OR[]SECOND[]ROW)[]DURING[] GAMES, BUT SUCH PLAYERS MUST WEAR DRESS ATTIRE THAT IS CLEAN AND NEAT IN APPEARANCE (E.G., DLEAGUE PLAYERS MUST WEAR DRESS ATTIRE THAT IS CLEAN AND NEAT IN APPEARANCE (E.G., DLEAGUE PAPROVED TEAM-ISSUED APPAREL). "ATHLEISURE" (INCLUDING, BUT NOT DERMITTED WHEN SEATED ON THE BENCH DURING GAMES (EXCEPT THAT, AS PREVIOUSLY NOTED, LEAGUE APPROVED TEAM-ISSUED APPAREL IS PERMISSIBLE).

(4) WHILE PLAYING, PLAYERS MUST KEEP THEIR UNIFORM SHIRTS TUCKED INTO THEIR PANTS, AND

(5) THE ONLY ARTICLE BEARING A COMMERCIAL 'LOGO' WHICH CAN BE WORN BY PLAYERS IS

67 -E. PHYSICAL CONT ACT—SUSPENSION

THEIR SHOES.

- 68 -I. OFFENSIVE 3-SECONDS

THE_OFFENSIVE_DILAYER_CANNOT_BE_DALLOWED_IN_THE_D3-SECOND_LANE_FOR_MORE_THAN_THE_DALLOTTED
TIME_DTHIS_CAUSES_THE_DEFENSIVE_PLAYER_TO_THAND-CHECK_OBECAUSE_HE_CANNOT_CONTROL_THE_OFFENSIVE_

PLAYER FOR THAT EXTENDED PERIOD OF TIME.

IF THE THE TENTE THE TENTE TO BACK THE DEFENSIVE THAT THE TENTE INDRELATIONOTOOTHEDBASKET, OFFENSIVED THREEDSECONDSOOR DANDOFFENSIVED FOUL DAUSTOBED CALLED. IF HE PASSES OFF[]AND[]IMMEDĪATELY []MAKES[]A[]MOVE[]OUT[]OF[]THE[]LANE,[]THERE[]SHOULD[]BE[]NO[]WHISTLE.

OFF[AND[IMMEDIATELY IMMAKES][A]IMOVE[JOUT][JOF[] INEQLAND, JI TERED TO OLD DECINO UNITS LEE.

J. PLAYER CONDUCT—SPECTATORS
ANY COACH, PLAYER, TRAINER, OR OTHER TEAM BENCH PERSON WHO DELIBERATELY ENTERS THE
SPECTATOR STANDS DURING THE GAME WILL BE AUTOMATICALLY EJECTED AND THE INCIDENT REPORTED BY
E-MAIL TO BASKETBALL OPERATIONS. ENTERING THE STANDS TO KEEP A BALL IN PLAY BY A PLAYER OR THE MOMENTUM[] WHICH[]CARRIES[]THE[]PLAYER[]INTO[]THE[]STANDS[]IS[]NOT[]CONSIDERED[] DELIBERATE.[] THE[]FIRST[]ROW[]OF[] SEATS IS CONSIDERED THE BEGINNING OF THE STANDS. K FIGHTING

VIOLENT ACTS OF ANY NATURE ON THE COURT WILL NOT BE TOLERATED. PLAYERS INVOLVED IN

ALTERCATIONS []WILL[]BE[]EJECTED,[]FINED[]AND/OR[]SUSPENDED.
THERE[]IS[]ABSOLUTELY[] NO[]JUSTIFICATION[] FOR[]FIGHTING[]IN[]AN[]NBA[]GAME.[]THE[]FACT[]THAT[]A[]PLAYER[]
MAY FEEL PROVOKED BY ANOTHER PERSON IS NOT AN ACCEPTABLE EXCUSE. IF A PLAYER TAKES IT UPON HIMSELF TO RETALIATE, HE CAN EXPECT TO BE SUBJECT TO APPROPRIATE PENALTIES

L. EXPIRATION OF TIME

NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK AND SHOT CLOCK WHEN A BALL IS THROWN INBOUNDS AND THEN HIT INSTANTLY OUT-OF-BOUNDS. IF LESS THAN :00.3 EXPIRES IN SUCH A SITUATION, THE TIMER WILL BE INSTRUCTED TO DEDUCT A T LEAST :00.3 FROM THE GAME CLOCK AND SHOT CLOCK.[]IF,[]IN[]THE[]UDGMENT []OF[]THE[]OFFICIAL,[]THE[]PLAY[]TOOK[]LONGER[]THAN[]:00.3,[]HE/SHE[]WILL[]INSTRUCT[] THE TIMER TO DEDUCT MORE TIME. IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THIS SITUATION OCCURS, THE PERIOD IS OVER. IF :00.3 OR LESS REMAIN ON THE SHOT CLOCK WHEN THIS SITUATION OCCURS, A SHOT CLOCK VIOLATION IS CALLED.

THE GAME CLOCK AND SHOT CLOCK MUST SHOW: 00.3 OR MORE IN ORDER FOR A PLAYER TO SECURE

THE GAME CLOCK AND SHOT CLOCK MOST SHOW JOURS ON MORE IN ORDER FOR A FLATE TO SECURE POSSESSION []OF []THE[]BALL[]ON[]A[]REBOUND[]OR[]THROW-IN[]TO[]ATTEMPT[]A[]FIELD[]GOAL_[]INSTANT[]REPLAY[]SHALL[]BE UTILIZED IF THE BASKET IS SUCCESSFUL ON THIS TYPE OF PLAY AND THE GAME CLOCK RUNS TO 0:00 OR THE SHOT[]CLOCK[]EXPIRES[]ON[]A[]MADE[]BASKET[]AND[]THE[]OFFICIALS[]ARE[]NOT[]REASONABLY []CERTAIN[]THAT[]THE[]BALL WAS[RELEASED]PRIOR[]TO[]THE[]EXPIRATION []OF[]THE[]SHOT]CLOCK.[]THE[]ONLY[]TYPE[]OF[]FIELD[]GOAL[]WHICH[]MAY BE SCORED]IF[]THE[]GAME[]CLOCK[]AND[]SHOT]CLOCK[]ARE[]AT]:00.2[]OR[]:00.1[]IS[]A[]"TIP-IN"[]OR[]"HIGH[]LOB."

A[]"TIP-IN"[]IS[]DEFINED[]AS[]ANY[]ACTION[]IN[]WHICH[]THE[]BALL[]IS[]DEFLECTED, []NOT[]CONTROLLED, []BY[]A PLAYER AND THEN ENTERS THE BASKET RING. THIS TYPE OF ACTION SHALL BE DEEMED LEGAL IF :00.1 OR MORE REMAINS IN A PERIOD.

AU"HIGH_LOB"[IIS_DEFINED_IAS_]AUPASS_WHICH_IIS_TIPPED_BY_IAN_OFFENSIVE[]PLAYER_WHILE_[IN]_MIDAIR_, []AND_IIS_FOLLOWED_INSTANTANEOUSLY _BY_IA_]FIELD_IGOAL_DATTEMPT._[IF_]THE_RECEPTION _GOF_THE_PASS_DAND
THE_SUBSEQUENT _G"SLAM_DUNK"_GIS_IMMEDIATELY _GADJACENT_TO_THE_BASKET_RING__THIS_TYPE_OFF_ACTION
SHALL_BE_DEEMED_LEGAL_DIF_G:00.1_GOR_MORE_REMAINS_DIN_DA_PERIOD._[HOWEVER,_] IF_THE_"HIGH_LOB"
ATTEMPT IS A DISTANCE FROM THE BASKET RING WHEREBY THE BALL MUST BE CONTROLLED IN MID-AIR,
THE PROPERTY OF THE PROPERTY HANDER DATE OF THE PROPERTY DEFOAL THOSE CONTROLLED IN MID-AIR, $\begin{tabular}{ll} EITHER_ONE-HANDED_OR_TWO-HANDED,_DA_MINIMUM_OF_:00.3_IS_NECESSARY_FOR_DA_TFIELD_GOAL_TO_SCORE_IF_SUCCESSFUL. INSTANT REPLAY WOULD NOT BE USED IF THE PLAY STARTS WITH :00.2 OR :00.1 ON THE transport of the play starts with :00.2 or :00.1 on the transport of the play starts with :00.2 or :00.1 on the transport of the play starts with :00.2 or :00.1 on the transport of the play starts with :00.2 or :00.1 on the transport of the play starts with :00.2 or :00.1 on the transport of the play starts with :00.2 or :00.1 on the play starts with :00.2 or :00.2 or$ GAME CLOCK OR SHOT CLOCK.

69 -NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK WHEN A PLAYER SECURES POSSESSION OF AN UNSUCCESSFUL FREE THROW ATTEMPT AND IMMEDIATELY REQUESTS A TIMEOUT. IF LESS THAN :00.3 EXPIRES IN SUCH A CIRCUMSTANCE, THE TIME ON THE GAME CLOCK SHALL BE REDUCED BY AT LEAST :00.3. THEREFORE, IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THE ABOVE SITUATION EXISTS, AND A PLAYER REQUESTS A TIMEOUT UPON SECURING POSSESSION OF THE BALL, THE PERIOD IS OVER. REGARDLESS OF WHEN THE HORN OR RED LIGHT OPERATES TO SIGNIFY THE END OF PERIOD, THE OFFICIALS[](AS[]AIDED[]BY]INSTANT[]REPLAY,[]IF[]REQUIRED)[]WILL[]ULTIMATELY []MAKE[]THE[]FINAL[]DECISION[]WHETHER TO[]ALLOW[]OR[]DISALLOW[]A[]SUCCESSFUL []FIELD[]GOAL.[]THE[]CREW[]CHIEF[]MUST[]TAKE[]CHARGE [] OF THE SITUATION

M. VERBAL F AN INTERFERENCE

M. VERBAL F AN INTERFERENCE
ANY SPECTATOR WHO VERBALLY ABUSES PLAYERS AND/OR COACHES IN A MANNER WHICH, IN THE
OPINION_OF_OTHE_GAME_OFFICIALS, | INTERFERES | WITH_THE[DABILITY_OF_DA]COACH_TO_COMMUNICATE | WITH_THIS
PLAYERS DURING THE GAME AND/OR HUDDLES, WILL, AT THE DIRECTION OF THE CREW CHIEF, BE GIVENONE
WARNING_BY_DA_BUILDING_SECURITY_OFFICER_DIFF_THE_SAME_SPECTATOR CONTINUES TO_BEHAVE_DINDA_LIKE MANNER, THE[]CREW[]CHIEF[]SHALL]DIRECT[]A[]BUILDING[]SECURITY[]OFFICER[]TO[]EJECT[]THE[]SPECTATOR[]FROM[]THE ARENA

N. GUIDELINES FOR INFECTION CONTROL IN ADDITION TO THE HEALTH AND SAFETY PROTOCOLS FOR THE 2022-23 NBA SEASON, ANY SUBSEQUENT ADDITION OR AMENDMENTS TO THE PROTOCOLS, OR THE ADDITION OF ANY OTHER HEALTH- OR SAFETY-RELATED RULES ESTABLISHED BY THE NBA IN RESPONSE TO COVID-19 PANDEMIC, ALL NBA TEAM PHYSICIANS, ATHLETIC TRAINERS, EQUIPMENT MANAGERS, AND RELATED PERSONNEL MUST COMPLY WITH THE INFECTION CONTROL PROCEDURES SET FORTH BELOW (IN THIS SECTION N) IN ALL NBA ARENAS, LOCKER ROOMS, TRAINING ROOMS, AND PRACTICE FACILITIES.

IF[]A[]PLAYER[]SUFFERS[]A[]LACERATION[] OR[]A[]WOUND[]WHERE[]BLEEDING[] OCCURS[]OR[]IF[]BLOOD[]IS[]VISIBLE ON A[PLAYER[]OR[]HIS[]UNIFORM,[] THE[]OFFICIALS[]SHALL[]SUSPEND[]THE[]GAME[]AT[]THE[]EARLIEST[]APPROPRIATE TIME AND ALLOW A MAXIMUM OF 30 SECONDS FOR TREATMENT. AFTER THAT TIME, THE HEAD COACH SHALL BE INFORMED THAT HE HAS THE OPTION TO SUBSTITUTE FOR THE PLAYER OR CALL A TIMEOUT. IF A SUBSTITUTE REPLACES THE PLAYER, THE OPPOSING TEAM SHALL BE ALLOWED TO SUBSTITUTE ONE PLAYER. THE BLEEDING PLAYER MAY RETURN TO THE GAME WHEN HE HAS RECEIVED APPROPRIATE[TREATMENT[]BY]MEDICAL[STAFF]PERSONNEL. A TEAM WILL NOT BE GIVEN AN ADDITIONAL 30 SECONDS SHOULD THE BLEEDING OCCUR FROM A WOUND WHICH REOPENED, WHICH IS NOT THE RESULT OF ADDITIONAL CONTACT. | IFITHE|| PLAYER|| RETURNS|| TO|| THE|| GAME, | | THE|| OFFICIALS|| SHALL | MAKE|| CERTAIN|| THAT|| ANY|| LESION, | WOUND|| OR DERMATITIS IS COVERED WITH A DRESSING THAT WILL PREVENT CONTAMINATION TO AND/OR FROM OTHER SOURCES. A WRIST OR SWEAT BAND IS NOT CONSIDERED A SUITABLE BANDAGE.

IF THE BLEEDING PLAYER IS AWARDED A FREE THROW ATTEMPT(S) AS A RESULT OF A PERSONAL FOUL, OR IS INVOLVED IN A JUMP BALL, THE BLEEDING PLAYER WILL BE GIVEN 30 SECONDS FOR TREATMENT. IF[]THE[]TREATMENT[] IS[]NOT[]COMPLETED,[] PLAY[]WILL[]RESUME[]AND[]WILL[]THEN[]BE[]SUSPENDED[] AT[]THE[]FIRST APPROPRIATE TIME.

MANDATORY TIMEOUTS SHALL NOT BE GRANTED DURING A SUSPENSION OF PLAY UNLESS A TEAM IS GRANTED A TIMEOUT.

IF TREATMENT IS NOT COMPLETED WITHIN THE ALLOTTED TIME, THE HEAD COACH MAY CALL ANOTHER

TIMEOUT OR SUBSTITUTE FOR THE BLEEDING PLAYER. SUBSTITUTES ARE PERMITTED CONSISTENT WITH EXISTING RULES ON SUBSTITUTION.

FOLES ON SUBSTITUTION.

IF DATEAM HAS NOT TIMEOUTS REMAINING WHEN PLAY IS SUSPENDED, THE OFFICIALS WILL ALLOW 30 OFFICIALS OF APPROPRIATE TREATMENT. IF THE TREATMENT IS NOT COMPLETED IN ACCORDANCE WITH PARAGRAPH TWO ABOVE, THE BLEEDING PLAYER MUST BE REMOVED IMMEDIATELY. ONLY THE BLEEDING PLAYER ON THAT TEAM MAY BE REMOVED FROM THE GAME UNDER THESE CIRCUMSTANCES. IF SO, THE OPPONENT MAY ALSO SUBSTITUTE ONE PLAYER.

 $THE \verb|||OFFENSIVE|| TEAM \verb|||WILL \verb|||RECEIVE \verb|||A||FULL \verb|||EIGHT \verb|||SECONDS \verb|||TO \verb|||ADVANCE \verb|||THE \verb||BALL \verb|||INTO \verb|||THE \verb|||FRONT -|| COURT. THE SHOT CLOCK WILL REMAIN AS IS OR RESET TO 14, WHICHEVER IS GREATER.$

70 -O. DEAD BALL, LIVE BALL, BALL IS ALIVE - 70 - O. DEAD BALL, LIVE BALL, BALL IS ALIVE
AFTER THE BALL HAS BEEN DEAD, IT IS PUT INTO PLAY BY A JUMP BALL, THROW-IN OR A FREE THROW
ATTEMPT. THE GAME CLOCK DOES NOT START UNTIL THE BALL IS LEGALLY TOUCHED ON THE COURT BY A
PLAYER. []HOWEVER, []ANY[]FLOOR[]VIOLATION[]OR[]PERSONAL]FOUL[]WHICH[]MAY[]OCCUR[]WILL]BE[]PENALIZED.
THE BALL IS LIVE WHEN IT IS GIVEN TO THE THROWER-IN, FREE THROW SHOOTER OR IS TOSSED BY THE OFFICIAL[]ON[]A[]JUMP[]BALL[]ILLEGAL[]CONTACT.]WHICH[]OCCURS[]PRIOR[]TO[]THE[]BALL[]BECOMING []LIVE,[]WILL[]BE IGNORED[]IF[]IT[]IS[]NOT[]UNSPORTSMANLIKE []OR[]FLAGRANT.
THE BALL IS ALIVE WHEN IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL,

RELEASED BY A THROWER-IN OR RELEASED ON A FREE THROW ATTEMPT THAT WILL REMAIN IN PLAY . P. TAUNTING

IF A PLAYER BLATANTLY TAUNTS AN OPPONENT, A TECHNICAL FOUL SHALL BE ASSESSED. THE OPPONENT WILL NOT , AUTOMATICALLY , BE ASSESSED A TECHNICAL FOUL. HIS BEHAVIOR WILL BE THE DETERMINING FACTOR SIMULTANEOUS TAUNTING IS A VERBAL ALTERCATION. V ERBAL ALTERCATIONS AND UNSPORTSMANLIKE

CONDUCT WILL BE ADMINISTERED AS A DOUBLE TECHNICAL FOUL AND NO FREE THROWS WILL BE ATTEMPTED.

T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE

ADMINISTERING [OFF]ANY[]FREE[]THROW[]ATTEMPT[]FOR[]THE[]FIRST[]TECHNICAL[]FOUL,[]SHALL[]BE[]INTERPRETED []AS[]A DOUBLE TECHNICAL FOUL.
A PLAYER(S) GUILTY OF TAUNTING MUST BE SINGLED OUT AND PENALIZED.

A PLAYER(S) GUILTY OF TAUNTING MOST BE SINGLED OUT AND PENALIZED.

IF A PREVIOUS UNSPORTSMANLIKE ACT HAS BEEN COMMITTED AND IF THIS SITUATION IS BLA T ANT,
A TECHNICAL FOUL MUST BE ASSESSED AND THE GUILTY PLAYER(S) MUST BE EJECTED.
Q. FLAGRANT FOUL CRITERIA
1. THE SEVERITY OF THE CONTACT;

2. WHETHER OR NOT THE PLAYER WAS MAKING A LEGITIMATE BASKETBALL PLAY (E.G., WHETHER A: WITHER ON NOT THE FEATURE WAS MANIMADE ASSISTANCE DALE FLOOR, WITHER COMMITTED THE FEATURE OF THE FORTING A LEGITIMATE OF THE FORTING TO THE FORTING THE FORTIN PRESENT, SUCH AS RECKLESSNESS AND HARD CONTACT TO THE HEAD);
3. WHETHER, ON A FOUL COMMITTED WITH A PLAYER'S ARM OR HAND, THE FOULING PLAYER

WOUND UP AND/OR FOUL COMMITTED WITH A PLATER'S ARM OR HAND, THE FOOLING PLATER WOUND UP AND/OR FOLLOWED THROUGH AFTER MAKING CONTACT;

4. THE POTENTIAL FOR INJURY RESULTING FROM CONTACT (E.G., A BLOW TO THE HEAD AND A FOUL COMMITTED WHILE A PLAYER IS IN A VULNERABLE POSITION);

5. THE[]SEVERITY[]OF[]ANY[]INJURY[]SUFFERED[]BY[]THE[]OFFENDED[]PLAYER;[]AND

6. THE OUTCOME OF THE CONTACT (E.G., WHETHER IT LED TO AN ALTERCATION).

- 71 -3-PT. FIELD GOAL
OFFICIAL WILL RAISE ONE
ARM ON ATTEMPTIF GOAL IS SUCCESSFUL
RAISE THE OTHER ARM3-SECOND
OFFENSIVE VIOLATION
FINGERS SIDEWAYS
BASKET INTERFERENCE
ROTATE FINGER
WIPE OUT BASKETBLOCKING
HANDS ON HIPS
CANCEL SCORE /
CANCEL PLAY
SHIFT ARMS ACROSS BODYCHARGING
CLENCHED FISTDEFENSIVE 3-SECOND
VIOLATION
CHOP DOWN TWO TIMES
FOLLOWED BY TECHNICAL FOUL
SIGNAL
DIRECTION OF PLAY
POINT - DIRECTION
CALL TEAM COLOR

- 72 -DOUBLE FOUL
CROSS CLENCHED FIST
ABOVE HEADGOALTENDING
"FLAG" FROM WRISTHAND CHECKING
ARM STRAIGHT OUT
OPPOSITE ARM GRABBING WRIST.
HOLDING
SIGNAL FOUL:
GRASP WRISTILLEGAL FOREARM
ARM BENT 90° IN FRONT
OF BODYILLEGAL DRIBBLE
PATTING MOTION
CALL TEAM COLOR
ILLEGAL SCREEN
OUT-OF-BOUNDS
ARMS OUTSTRETCHED AND
CROSSED IN FRONT OF CHESTILLEGAL USE OF HAND
SIGNAL FOUL:
STRIKE WRISTJUMP BALL
THUMBS UP

- 73 -PERSONAL FOUL
CLENCHED FISTPUSHING
SIGNAL FOUL: IMITATE PUSHREPLAY
TWIRL FINGER
TECHNICAL FOUL
FORM TTIME-IN
CHOP HAND
TO SIDELOOSE BALL FOUL
EXTENDED ARMS
TO SHOULDER LEVELOFFENSIVE PLAYER
OUT-OF-BOUNDS
ARMS OUTSTRETCHED TO SIDE
FROM SHOULDER TO WAIST IN
DOWNWARD MOTION
SHOT CLOCK VIOLA TION
TAP HEAD SIGNAL
'24'

- 74 -TO DESIGNATE
OFFENDER
HOLD UP NUMBER
OF PLAYER
TRAVELING
ROTATE FISTSTRANSITION TAKE
FOUL
EXTENDED ARMS AT
SHOULDER LEVEL WITH
CLENCHED FISTSTIME-OUT
OPEN PALM

THIS PAGE INTENTIONALLY LEFT BLANK
IT IS HERE TO HOLD A PLACE FOR COVER FOR SCREEN VERSION.
DO NOT INCLUDE AS PART OF PRINT FILE!
OFFICIAL
RULES

- 2 -RULES INDEX
COURT DIAGRAM 8
RULE NO. 1 - COURT DIMENSIONS - EQUIPMENT 9
SECTION II - COURT AND DIMENSIONS 9
SECTION II - EQUIPMENT 9
RULE NO. 2 - OFFICIALS AND THEIR DUTIES 10
SECTION II - DIFFERENT DECISIONS BY OFFICIALS 10
SECTION III - BLASTIC POWER 11
SECTION VI - DIFFERENT DECISIONS BY OFFICIALS 11
SECTION VI - CORRECTING ERRORS 12
SECTION VI - CORRECTING ERRORS 12
SECTION VIII - DUTIES OF SCORERS 13
SECTION VIII - DUTIES OF TIMERS 14
RULE NO. 3 - PLAYERS, SUBSTITUTES, AND COACHES 15
SECTION I I - STARTING LINE-UPS 15
SECTION III - THE CAPTAIN 15
SECTION III - THE CAPTAIN 15
SECTION VI - SUBSTITUTES 16
SECTION VI - UNIFORMS (PLAYERS' JERSEYS) 17
RULE NO. 4 - DEFINITIONS 17
SECTION I - BASKET/BACKBOARD 17
SECTION II - DRIBBLE 17
SECTION III - THE GATHER 17
SECTION III - THE GATHER 17
SECTION II - THE GATHER 17
SECTION II - THE GATHER 17

- 3 - SECTION V - FREE THROW 19
SECTION VI - FRONTCOURT/BACKCOURT 19
SECTION VII - HELD BALL 19
SECTION VIII - PIVOT 19
SECTION IX - TRAVELING 19
SECTION X - SCREEN 19
SECTION XI - TRAVELING 19
SECTION XII - THROW-IN 20
SECTION XIII - LAST TWO MINUTES 20
SECTION XIII - LAST TWO MINUTES 20
SECTION XVI - SUSPENSION OF PLAY 20
SECTION XV - POINT OF INTERRUPTION 20
SECTION XVI - TEAM CONTROL 20
SECTION XVIII - FUMBLE 21
RULE NO. 5 - SCORING AND TIMING 21
SECTION II - STORING 21
SECTION III - FUND OF PERIOD 22
SECTION III - FUND OF PERIOD 22
SECTION V - TIE SCORE - OVERTIME 22
SECTION V - TIMING 21

- 4 - SECTION IV - DEAD BALL 26
SECTION V - JUMP BALLS IN CENTER CIRCLE 26
SECTION VI - OTHER JUMP BALLS 27
SECTION VII - RESTRICTIONS GOVERNING JUMP BALLS 27
RULE NO. 7 - SHOT CLOCK 28
SECTION II - DEFINITION 28
SECTION III - DEFINITION 28
SECTION III - PHAYER 30
SECTION IV - RESETTING SHOT CLOCK 29
RULE NO. 8 - OUT-OF-BOUNDS AND THROW-IN 30
SECTION I - PLAYER 30
SECTION II - BALL 30
SECTION II - BALL 30
SECTION II - PEET THROW-IN 30
RULE NO. 9 - FREE THROWS AND PENALTIES 31
SECTION II - POSITIONS AND VIOLATIONS 31
SECTION III - POSITIONS AND VIOLATIONS 31
SECTION III - NOTING OF FREE THROW 33
SECTION III - NOTIONS AND PENALTIES 34
SECTION III - OUT-OF-BOUNDS 34
SECTION III - DIBBLE 34
SECTION III - THROWER-IN 35
SECTION III - THROWER-IN 35
SECTION IV - JUMP BALL 35
SECTION V - JUMP BALL 35
SECTION VII - DEFENSIVE THREE-SECOND RULE 36 PAGE

```
- 5 - SECTION VIII - EIGHT-SECOND RULE 36
SECTION IX - BALL IN BACKCOURT 36
SECTION X - SWINGING OF ELBOWS 37
SECTION XI - ENTERING BASKET FROM BELOW 37
SECTION XII - ILLEGAL ASSIST IN SCORING 37
SECTION XIII - ITAVELING 37
SECTION XIV - OFFENSIVE SCREEN SET OUT-OF-BOUNDS 38
SECTION XV - OFFENSIVE PLAYER OUT-OF-BOUNDS 38
SECTION XVI - FIVE-SECOND BACK-TO-THE-BASKET VIOLATION 38
SECTION XVI - FIVE-SECOND BACK-TO-THE-BASKET VIOLATION 38
SECTION XVI - FLOPPING 38
RULE NO. 11 - BASKET INTERFERENCE - GOALTENDING 39
SECTION I - A PLAYER SHALL NOT: 39
RULE NO. 12A - FOULS AND PENALTIES (TECHNICAL FOUL) 39
SECTION I - EXCESSIVE TIMEOUTS 39
SECTION III - DELAY OF GAME 40
SECTION III - DUMBER OF PLAYERS 40
SECTION III - DUMBER OF PLAYERS 40
SECTION V - CONDUCT 41
SECTION V - CONDUCT 41
SECTION V - FIGHTING FOULS 43
SECTION VII - FIGHTING FOULS 43
SECTION III - BY DRIBBLER 46
SECTION III - BY DRIBBLER 46
SECTION III - BY DRIBBLER 46
SECTION III - BY SCREENING 46
SECTION IV - FREE THROW PENALTY SITUATIONS 47 PAGE
```

- 6 SECTION VII DOUBLE FOULS 47
 SECTION VIII OFFENSIVE FOULS 48
 SECTION VIII LOOSE BALL FOULS 48
 SECTION IXI PUNCHING FOULS 49
 SECTION X PUNCHING FOULS 49
 SECTION XI TRANSITION TAKE FOUL 50
 RULE NO. 13 INSTANT REPLAY 50
 SECTION II INSTANT REPLAY 50
 SECTION II REVIEWABLE MATTERS 52
 SECTION III REVIEWABLE MATTERS 52
 SECTION III REPLAY REVIEW PROCESS 59
 RULE NO. 14 COACH'S CHALLENGE 60
 SECTION I OVERVIEW 60
 SECTION I PROCEDURE TO INITIATE THE CHALLENGE 60
 SECTION III REVIEWABLE MATTERS 61
 SECTION IV REPLAY REVIEW PROCESS 62
 SECTION V IMPACT ON TIMEOUTS 63
 SECTION VI RESUMPTION OF PLAY 64
 COMMENTS ON THE RULES 65
 I. GUIDES FOR ADMINISTRATION AND APPLICATION OF THE RULES 65
 II. BASIC PRINCIPLES 65
 A. CONTACT SITUATIONS 65
 B. FOULS: FLAGRANT UNSPORTSMANLIKE 66
 C. BLOCK-CHARGE 66
 D. GAME POSTPONEMENT AND CANCELLATIONS 67 PAGE

- 7 E. PHYSICAL CONTACT SUSPENSION 68
 F. PROTEST 68
 G. SHATTERING BACKBOARDS 68
 H. PLAYER/TEAM CONDUCT AND DRESS 68
 I. OFFENSIVE THREE-SECONDS 69
 J. PLAYER CONDUCT SPECTATORS 69
 K. FIGHTING 69
 L. EXPIRATION OF TIME 69
 M. VERBAL FAN INTERFERENCE 70
 N. GUIDELINES FOR INFECTION CONTROL 70
 O. DEAD BALL, LIVE BALL, BALLIS ALIVE 71
 P. TAUNTING 71
 Q. FLAGRANT FOUL CRITERIA 71
 REFEREE HAND SIGNALS 72 PAGE

```
APRON MUST BE AT LEAST
8 FEET FROM ENDLINES
APRON MUST BE AT LEAST
5 FEET 3 IN.5 FT FROM SIDELINES4 FEET MINIMUM DEPTH
4 FEET MINIMUM DISTANCE
2 IN. WIDE BY 3FT. DEEPTHE COLOR OF THE LANE
SPACE MARKS AND
NEUTRAL ZONES SHALL
CONTRAST WITH THE COLOR
OF THE BOUNDING LINES. LANE MARKINGS MAY INCLUDE
AMATEUR MARKINGS WITH
APPROVAL FROM THE NBA
2 FEET RADIUS
(INSIDE) 6 FEET RADIUS
(OUTSIDE)
DIVISION LINE
LENGTH 94 FEET (INSIDE)
MINIMUM 10'
MINIMUM 60'
ALL LINES SHALL BE 2 INCHES WIDE (NEUTRAL ZONES EXCLUDED)2 INCHES WIDE BY8 FEET 2 INCHES (INSIDE)
4 FEET 3F FEET
(INSIDE)2 IN. WIDE
8Y 6 IN. DEEP22 FEET (OUTSIDE)
23 FEET 9 INCHES (OUTSIDE)
12 FEET
4 FEET
4 FEET
4 FEET
6 INCHES FEET FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)3 FEET 1 FOOT
(OUTSIDE)4 FEET AFET FEET
(INSIDE)4 FEET TO START OF OUADRANTS
19 FEET TO FREE THROW LINE (OUTSIDE)
13 FEET (INSIDE)
13 FEET (INSIDE)
16 FEET (RISIDE)
17 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET TO FREE THROW LINE (OUTSIDE)
18 FEET (INSIDE)
6 FEET RADIUS
(INSIDE)
6 FEET (INSIDE)
18 FEET (INSIDE)
19 FEET (OUTSIDE)14 FEET
28 FEET (INSIDE)04 FEET
28 FEET (INSIDE)05 FEET (INSIDE)EACH QUADRANT 19 FEET (OUTSIDE)0F QUADRANTS
8 FEET

18 FEET (INSIDE)05 FEET 11 INCHES15 FEET
```

- 9 -OFFICIAL RULES
- RULE NO. 1—COURT DIMENSIONS—EQUIPMENT SECTION I—COURT AND DIMENSIONS
- A. THE PLAYING COURT SHALL BE MEASURED AND MARKED AS SHOWN IN THE COURT DIAGRAM. (SEE PAGE 8)
- B. A FREE THROW LANE SHALL BE MARKED AT EACH END OF THE COURT WITH DIMENSIONS AND MARKINGS AS SHOWN IN THE COURT DIAGRAM. ALL BOUNDARY LINES ARE PART OF THE LANE; LANE SPACE MARKS AND NEUTRAL ZONE MARKS ARE NOT. THE AREAS IDENTIFIED BY THE LANE SPACE MARKINGS ARE 2" BY 6" INCHES
- C. A FREE THROW LINE SHALL BE DRAWN (2" WIDE) ACROSS EACH OF THE CIRCLES INDICATED IN THE COURT DIAGRAM. IT SHALL BE PARALLEL TO THE END LINE AND SHALL BE 15' FROM THE PLANE OF THE FACE OF THE BACKBOARD.
- D. THE THREE-POINT FIELD GOAL AREA HAS PARALLEL LINES 3' FROM THE SIDELINES, EXTENDING FROM THE BASELINE AND AN ARC OF 23'9" FROM THE MIDDLE OF THE BASKET WHICH INTERSECTS THE PARALLEL
- E. FOUR HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE SIDELINE ON EACH SIDE OF THE COURT AND 28' FROM THE BASELINE. THESE HASH MARKS SHALL EXTEND 3' ONTO THE COURT. F. T WO HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE BASELINE ON EACH SIDE OF THE FREE THROW LANE LINE. THESE HASH MARKS SHALL BE 3' FROM THE FREE THROW LANE LINE AND
- OF THE FREE THROW LANE LINE. THESE HASH MARKS SHALL BE 3' FROM THE FREE THROW LANE LINE AND EXTEND 6" ONTO THE COURT.

 G. FOUR HASH MARKS SHALL BE DRAWN (2" WIDE) PARALLEL TO THE BASELINE ON EACH SIDE OF THE FREE THROW CIRCLE. THESE HASH MARKS SHALL BE 13' FROM THE BASELINE AND 3' FROM THE FREE THROW LANE LINES AND SHALL BE 6" IN LENGTH.
- H. T WO HASH MARKS SHALL BE DRAWN (2" WIDE) PERPENDICULAR TO THE SIDELINE, IN FRONT OF THE SCORER 'S TABLE, AND 4' ON EACH SIDE OF THE MIDCOURT LINE, THIS WILL DESIGNATE THE SUBSTITUTION BOX.
- I. A RESTRICTED AREA SHALL BE MARKED WITH A HALF-CIRCLE 4' FROM THE CENTER OF THE BASKET RING AND THEN PARALLEL TO THE LANE LINE TO THE FACE OF THE BACKBOARD WITH A SOLID TWO-INCH LINE. SECTION II—EQUIPMENT
- A. THE BACKBOARD SHALL BE A RECTANGLE MEASURING 6' HORIZONTALLY AND 3 1/2' VERTICALLY . THE
- A. THE BACKBOARD SHALL BE A RECTAINGLE MEASONING O HORIZONTALLT AND 3-72 VERTICALLT. THE FRONT SURFACE SHALL BE FLAT AND TRANSPARENT.

 B. A TRANSPARENT BACKBOARD SHALL BE MARKED WITH A 2" WHITE RECTAINGLE CENTERED BEHIND THE RING. THIS RECTAINGLE SHALL HAVE OUTSIDE DIMENSIONS OF 24" HORIZONTALLY AND 18" VERTICALLY.
- C. HOME MANAGEMENT IS REQUIRED TO HAVE A SPARE BOARD WITH SUPPORTING UNIT ON HAND FOR EMERGENCIES, AND A STEEL TAPE OR EXTENSION RULER AND A LEVEL FOR USE IF NECESSARY
- D. EACH BASKET SHALL CONSIST OF A PRESSURE-RELEASE NBA APPROVED METAL SAFETY RING 18" IN INSIDE DIAMETER WITH A WHITE CORD NET 18" IN LENGTH. THE CORD OF THE NET SHALL NOT BE LESS THAN 30 THREAD NOR MORE THAN 120 THREAD AND SHALL BE CONSTRUCTED TO CHECK THE BALL
- MOMENTARILY AS IT PASSES THROUGH THE BASKET.
 E. EACH BASKET RING SHALL BE SECURELY ATTACHED TO THE BACKBOARD WITH ITS UPPER EDGE 10' ABOVE AND PARALLEL TO THE FLOOR AND EQUIDISTANT FROM THE VERTICAL EDGES OF THE BOARD. THE NEAREST POINT OF THE INSIDE EDGE OF THE RING SHALL BE 6" FROM THE PLANE OF THE FACE OF THE BOARD. THE RING SHALL BE PAINTED ORANGE.

- 10 -F. (1) THE BALL SHALL BE AN OFFICIALLY APPROVED NBA BALL BETWEEN 7 % AND 8 % POUNDS PRESSURE
- (2) A MINIMUM OF NINE BALLS MUST BE MADE AVAILABLE TO EACH TEAM FOR PRE-GAME WARMIIP
- G. NBA ARENA BACKBOARDS MUST CONTAIN FOUR STRIPS OF RED LED LIGHTS, SYNCHRONIZED WITH THE GAME CLOCK, OUTLINING THE INSIDE OF THE FOUR SIDES OF THE BACKBOARD TO INDICATE THE EXPIRATION OF TIME AND ONE STRIP OF AN AMBER LED LIGHT TO INDICATE THE EXPIRATION OF THE SHOT CLOCK.

RULE NO. 2—OFFICIALS AND THEIR DUTIES SECTION I—THE GAME OFFICIALS

A. THE GAME OFFICIALS SHALL BE A CREW CHIEF, REFEREE, UMPIRE, AND REPLAY CENTER OFFICIAL.
THEY WILL BE ASSISTED BY AN OFFICIAL SCORER, TWO TRAINED TIMERS, AND COURTSIDE ADMINISTRATOR ONE TIMER WILL OPERATE THE GAME CLOCK AND THE OTHER WILL OPERATE THE SHOT CLOCK. THE COURTSIDE ONE TIMER WILL OPERATE THE GAME CLOCK AND THE OTHER WILL OPERATE THE SHOT CLOCK. THE COURTSIDE ADMINISTRATOR WILL BE STATIONED AT THE SCORER'S TABLE TO FACILITATE COMMUNICATION BETWEEN THE REPLAY CENTER OFFICIAL, ON-COURT GAME OFFICIALS, OFFICIAL SCORER, AND OTHER PERSONNEL AT THE SCORER'S TABLE. ALL OFFICIALS AND THE COURTSIDE ADMINISTRATOR SHALL BE APPROVED BY THE LEAGUE OFFICE.

B. THE OFFICIALS SHALL WEAR THE UNIFORM PRESCRIBED BY THE NBA.

SECTION II—DUTIES OF THE OFFICIALS
A. THE OFFICIALS SHALL, PRIOR TO THE START OF THE GAME, INSPECT AND APPROVE ALL EQUIPMENT, INCLUDING COURT, BASKETS, BALLS, BACKBOARDS, AND TIMER'S AND SCORER'S EQUIPMENT.

B. THE OFFICIALS SHALL NOT PERMIT PLAYERS TO PLAY WITH ANY TYPE OF JEWELRY.

C. THE OFFICIALS SHALL NOT PERMIT ANY PLAYER TO WEAR EQUIPMENT WHICH, IN THEIR JUDGMENT IS DANGEROUS TO OTHER PLAYERS. ANY EQUIPMENT WHICH IS OF HARD SUBSTANCE (CASTS, SPLINTS GUARDS AND BRACES) MUST BE PADDED OR FOAM COVERED AND HAVE NO EXPOSED SHARP OR CUTTING EDGE. ALL THE FACE MASKS AND EYE OR NOSE PROTECTORS MUST BE APPROVED BY NBA BASKETBALL OPERATIONS AND CONFORM TO THE CONTOUR OF THE FACE AND HAVE NO SHARP OR PROTRUDING EDGES. D. THE USE OF ANY FOREIGN SUBSTANCE DURING GAMES IS STRICTLY PROHIBITED. A "FOREIGN SUBSTANCE" IS ANY SUBSTANCE THAT IS APPLIED DURING GAMES TO A PLAYER'S BODY , UNIFORM OR EQUIPMENT, OR TO ANY GAME EQUIPMENT, THAT IS DESIGNED OR INTENDED TO PROVIDE A PLAYER OR A

TEAM WITH A COMPETITIVE ADVANTAGE. E. ALL EQUIPMENT USED MUST BE APPROPRIATE FOR BASKETBALL. EQUIPMENT THAT IS UNNATURAL AND DESIGNED TO INCREASE A PLAYER'S HEIGHT OR REACH, OR TO GAIN AN ADVANTAGE, SHALL NOT

BE USED.

F. THE OFFICIALS MUST CHECK THE GAME BALLS TO SEE THAT THEY ARE PROPERLY INFLATED. THE RECOMMENDED BALL PRESSURE SHOULD BE BETWEEN 7 ½ AND 8 ½ POUNDS.

G. THE CREW CHIEF SHALL BE THE OFFICIAL IN CHARGE.
H. THE REPLAY CENTER OFFICIAL WILL MAKE THE FINAL RULING ON ALL REPLAYS INITIATED PURSUANT TO RULE 13, EXCEPT FOR FLAGRANT FOULS AND ALTERCATIONS. THE REPLAY CENTER OFFICIAL'S DUTIES WITH RESPECT TO THE COACH'S CHALLENGE ARE SET FORTH IN RULE 14, SECTION IV .

I. IF A COACH DESIRES TO DISCUSS A RULE OR INTERPRETATION OF A RULE PRIOR TO THE START OF A GAME

OR BETWEEN PERIODS, IT WILL BE MANDATORY FOR THE OFFICIALS TO ASK THE OTHER COACH TO BE PRESENT DURING THE DISCUSSION. THE SAME PROCEDURE SHALL BE FOLLOWED IF THE OFFICIALS WISH TO DISCUSS A GAME SITUATION WITH EITHER COACH.

DECIDE WHETHER OR NOT A GOAL SHALL COUNT IF THE OFFICIALS DISAGREE, AND HE/SHE SHALL DECIDE MATTERS UPON WHICH SCORERS AND TIMERS DISAGREE.

- 11 -K. ALL OFFICIALS SHALL ENTER THE COURT PRIOR TO THE 15-MINUTE MARK ON THE GAME CLOCK TO OBSERVE THE WARM-UP PERIOD AND REPORT TO THE LEAGUE OFFICE ANY ATYPICAL SITUATIONS AND TO REVIEW SCORING AND TIMING PROCEDURES WITH TABLE PERSONNEL.
- L. THE CREW CHIEF MUST CHECK THE ACTIVE LIST PRIOR TO THE START OF THE GAME. M. OFFICIALS MUST MEET WITH TEAM CAPTAINS PRIOR TO THE START OF THE GAME.
- N. OFFICIALS MUST REPORT ANY ATYPICAL OR UNIQUE INCIDENT TO THE BASKETBALL AND REFEREE OPERATIONS DEPARTMENTS BY E-MAIL. FLAGRANT, PUNCHING, FIGHTING FOULS OR A TEAM'S FAILURE TO HAVE EIGHT PLAYERS TO BEGIN THE GAME MUST ALSO BE REPORTED. SECTION III—ELASTIC POWER
- THE OFFICIALS SHALL HAVE THE POWER TO MAKE DECISIONS ON ANY POINT NOT SPECIFICALLY COVERED IN THE RULES. THE LEAGUE OFFICE WILL BE ADVISEDOF ALL SUCH DECISIONS AT THE EARLIEST POSSIBLE MOMENT
- SECTION IV—DIFFERENT DECISIONS BY OFFICIALS
- A. THE CREW CHIEF SHALL HAVE THE AUTHORITY TO SET ASIDE OR QUESTION DECISIONS REGARDING A RULE INTERPRETATION MADE BY EITHER OF THE OTHER OFFICIALS.
- B. IF TWO OFFICIALS GIVE CONFLICTING SIGNALS AS TO WHO CAUSED THE BALL TO GO OUT-OF-BOUNDS, THEY WILL CONFERENCE AND RECONSTRUCT THE PLAY IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF
- NO RESOLUTION IS REACHED, A JUMP BALL WILL BE SIGNALED BETWEEN THE TWO PLAYERS INVOLVED AT THE NEAREST CIRCLE. IF THE TWO PLAYERS CANNOT BE IDENTIFIED, THE JUMP BALL SHALL BE ADMINISTERED AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME. IF ONE OFFICIAL SIGNALS AND ANOTHER OFFICIAL CLEARLY KNOWS THE CALL IS INCORRECT, THEY SHOULD CONFERENCE AND THE CALLING OFFICIAL MAY CHANGE THE CALL ON THE INFORMATION GIVEN. HOWEVER, IF BOTH OFFICIALS ARE ADAMANT ABOUT THEIR RULING, A JUMP BALL SHOULD BE HELD SIMILAR TO ABOVE.
- C. IN THE EVENT THAT A VIOLATION AND FOUL OCCUR AT THE SAME TIME, THE FOUL WILL TAKE PRECEDENCE
- D. DOUBLE FOUL (SEE RULE 12B, SECTION VI(F)).
- E. IF THE TWO OFFICIALS DIFFER ON A BLOCK/CHARGE FOUL INVOLVING THE RESTRICTED AREA AND/ OR LOWER DEFENSIVE BOX, THEY WILL CONFERENCE AND SHARE INFORMATION IN AN ATTEMPT TO MAKE THE CORRECT CALL. IF NO RESOLUTION IS REACHED IT WILL BE TREATED AS A DOUBLE FOUL (SEE RULE 12B, SECTION VI(F))
- EXCEPTION: LAST TWO MINUTES OF FOURTH PERIOD AND LAST TWO MINUTES OF OVERTIME. (SEE RULE 13, SECTION I(A)(11))
 SECTION V—TIME AND PLACE FOR DECISIONS
- A. THE OFFICIALS HAVE THE POWER TO RENDER DECISIONS FOR INFRACTIONS OF RULES COMMITTED INSIDE OR OUTSIDE THE BOUNDARY LINES. THIS INCLUDES PERIODS WHEN THE GAME MAY BE STOPPED FOR ANY REASON
- B. WHEN A PERSONAL FOUL OR VIOLATION OCCURS. AN OFFICIAL WILL BLOW HIS/HER WHISTLE TO TERMINATE PLAY . THE WHISTLE IS THE SIGNAL FOR THE TIMER TO STOP THE GAME CLOCK. IF A PERSONAL FOUL HAS OCCURRED, THE OFFICIAL WILL INDICATE THE NUMBER OF THE OFFENDER TO THE OFFICIAL SCORER, THE TYPE OF FOUL COMMITTED AND THE NUMBER OF FREE THROWS, IF ANY , TO BE ATTEMPTED OR INDICATE THE SPOT OF THE THROW-IN.
- IF A VIOLATION HAS OCCURRED THE OFFICIAL WILL INDICATE (1) THE NATURE OF THE VIOLATION BY GIVING THE CORRECT SIGNAL, (2) THE NUMBER OF THE OFFENDER, IF APPLICABLE, AND (3) THE DIRECTION IN WHICH THE BALL WILL BE ADVANCED.

- 12 -C. WHEN A TEAM IS ENTITLED TO A THROW-IN, AN OFFICIAL SHALL CLEARLY SIGNAL (1) THE ACT WHICH CAUSED THE BALL TO BECOME DEAD, (2) THE SPOT OF THE THROW-IN, AND (3) THE TEAM ENTITLED TO THE THROW-IN, UNLESS IT FOLLOWS A SUCCESSFUL FIELD GOAL OR FREE THROW . D. WHEN A WHISTLE IS ERRONEOUSLY SOUNDED, WHETHER THE BALL IS IN A POSSESSION OR NON- POSSESSION STATUS. IT IS AN INADVERTENT WHISTLE AND SHALL BE INTERPRETED AS A SUSPENSION-
- F AN OFFICIAL MAY SUSPEND PLAY FOR ANY UNUSUAL CIRCUMSTANCE (SEE RULE 4. SECTION XIV).
 SECTION VI—CORRECTING ERRORS

A. FREE THROWS

- OFFICIALS MAY CORRECT AN ERROR IF A RULE IS INADVERTENTLY SET ASIDE AND RESULTS IN THE FOLLOWING:
- (1) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL REMAIN IN PLAY
- EXCEPTION: IF THE OFFENSIVE TEAM SCORES OR SHOOTS EARNED FREE THROWS AS A RESULT OF A PERSONAL FOUL PRIOR TO POSSESSION BY THE DEFENSIVE TEAM, THE ERROR SHALL BE IGNORED IF MORE THAN 24 SECONDS HAS EXPIRED.
- (2) A TEAM NOT SHOOTING A MERITED FREE THROW THAT WILL NOT REMAIN IN PLAY. THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND AND PLAY WILL RESUME FROM THE POINT OF INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.

- THE CLOCKS REMAINING THE SAME.

 (3) A TEAM SHOOTING AN UNMERITED FREE THROW.

 (4) PERMITTING THE WRONG PLAYER TO ATTEMPT A FREE THROW.

 OFFICIALS SHALL ADMINISTER THE ABOVE CASES AS FOLLOWS:

 A. OFFICIALS SHALL BE NOTIFIED OF A POSSIBLE ERROR AT THE FIRST DEAD BALL.
- B. ERRORS WHICH OCCUR IN THE FIRST OR THIRD PERIODS MUST BE DISCOVERED AND RECTIFIED PRIOR TO THE START OF THE NEXT PERIOD.
 C. ERRORS WHICH OCCUR IN THE SECOND PERIOD MUST BE DISCOVERED AND THE SCORER'S TABLE
- NOTIFIED PRIOR TO THE OFFICIALS LEAVING THE FLOOR AT THE END OF THE PERIOD. THE ERROR(S) MUST BE RECTIFIED PRIOR TO THE START OF THE THIRD PERIOD.
- D. ERRORS WHICH OCCUR IN THE FOURTH PERIOD OR OVERTIME(S) MUST BE DISCOVERED AND RECTIFIED PRIOR TO THE END OF THE PERIOD.
- FRIGHT OF THE PERIOD.

 E. THE BALL IS NOT IN PLAY ON CORRECTED FREE THROW ATTEMPT(S). PLAY IS RESUMED AT THE SAME
 SPOT AND UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THE ERROR NOT BEEN DISCOVERED.

 F. ALL PLAY THAT OCCURS IS TO BE NULLIFIED IF THE ERROR IS DISCOVERED WITHIN A 24-SECOND TIME PERIOD. THE GAME CLOCK SHALL BE RESET TO THE TIME THAT THE ERROR OCCURRED. EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT AND ALL FLAGRANT FOULS, AND POINTS SCORED
- THEREFROM, SHALL NOT BE NULLIFIED.

 EXCEPTION: IF THE ERROR TO BE CORRECTED IS FOR A FREE THROW ATTEMPT WHERE THERE IS TO BE NO LINE-UP OF PLAYERS ON THE FREE THROW LANE (TECHNICAL FOUL, DEFENSIVE THREE SECONDS, FLOPPING, FLAGRANT FOUL, CLEAR PATH-TO-THE-BASKET FOUL, TRANSITION TAKE FOUL, PUNCHING FOUL, AWAY-FROM-THE-PLAY FOUL), THE ERROR SHALL BE CORRECTED, ALL PLAY SHALL STAND, AND PLAY SHALL RESUME FROM THE POINT OF INTERRUPTION WITH THE CLOCKS REMAINING THE SAME.

- 13 -B. LINEUP POSITIONS

- 13 - 8. LINEUP POSITIONS
IN ANY JUMP BALL SITUATION, IF THE JUMPERS LINED UP INCORRECTLY, AND THE ERROR IS DISCOVERED:
(1) AFTER MORE THAN 24 SECONDS HAS ELAPSED, THE TEAMS WILL CONTINUE TO SHOOT FOR THAT
BASKET FOR THE REMAINDER OF THAT HALF AND/OR OVERTIME. IF THE ERROR IS DISCOVERED IN THE FIRST HALF,
TEAMS WILL SHOOT AT THE PROPER BASKET AS DECIDED BY THE OPENING TAP FOR THE SECOND HALF. (2) IF 24 SECONDS OR LESS HAS ELAPSED, ALL PLAY SHALL BE NULLIFIED. EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT, ALL FLAGRANT FOULS, AND POINTS SCORED THEREFROM, SHALL NOT BE NULLIFIED AND PLAY WILL RESUME FROM THE ORIGINAL JUMP BALL WITH PLAYERS FACING THE PROPER DIRECTION.

C. THROW-IN

IF THE SECOND, THIRD OR FOURTH PERIOD OR ANY THROW-IN BEGINS WITH THE WRONG TEAM BEING AWARDED POSSESSION OR THE TEAMS FACING IN THE WRONG DIRECTION, AND THE ERROR IS DISCOVERED:

(1) AFTER 24 SECONDS HAS ELAPSED, THE ERROR CANNOT BE CORRECTED.
(2) WITH 24 SECONDS OR LESS HAVING ELAPSED, ALL PLAY SHALL BE NULLIFIED

EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT, ALL FLAGRANT FOULS, AND POINTS SCORED

THEREFROM, SHALL NOT BE NULLIFIED.

D. RECORD KEEPING

A RECORD KEEPING ERROR BY THE OFFICIAL SCORER WHICH INVOLVES THE SCORE, NUMBER OF PERSONAL FOULS, TEAM FOULS AND/OR TIMEOUTS MAY BE CORRECTED BY THE OFFICIALS AT ANY TIME PRIOR TO THE END OF THE FOURTH PERIOD. ANY SUCH ERROR WHICH OCCURS IN OVERTIME MUST BE CORRECTED PRIOR TO THE END OF THAT PERIOD.

SECTION VII—DUTIES OF SCORERS
A. THE SCORERS SHALL RECORD THE FIELD GOALS AND FREE THROWS MADE AND MISSED AND SHALL KEEP A RUNNING SUMMARY OF THE POINTS SCORED. THEY SHALL RECORD THE PERSONAL AND TECHNICAL FOULS CALLED ON EACH PLAYER AND SHALL NOTIFY THE OFFICIAL SIMMEDIATELY WHEN A SIXTH PERSONAL FOUL, OR SECOND UNSPORTSMANLIKE TECHNICAL FOUL, IS CALLED ON ANY PLAYER. THEY SHALL RECORD THE TIMEOUTS CHARGED TO EACH TEAM, SHALL NOTIFY A TEAM AND ITS COACH THROUGH AN OFFICIAL WHENEVER THAT TEAM IS GRANTED ITS FINAL TIMEOUT, AND SHALL NOTIFY THE NEAREST OFFICIAL EACH TIME A TEAM IS GRANTED A CHARGED TIMEOUT IN EXCESS OF THE LEGAL NUMBER. THEY SHALL ALSO RECORD IF AND WHEN A TEAM USES A COACH'S CHALLENGE AND THE IMPACT OF THE CHALLENGE, IF ANY, ON THE NUMBER OF TIMEOUTS REMAINING
FOR THE CHALLENGING TEAM (SEE RULE 14). IN CASE THERE IS A QUESTION ABOUT AN ERROR IN THE SCORING,
THE SCORER SHALL CHECK WITH THE CREW CHIEF AT ONCE TO FIND THE DISCREPANCY. IF THE ERROR CANNOT BE
FOUND, THE OFFICIAL SHALL ACCEPT THE RECORD OF THE OFFICIAL SCORER, UNLESS HE/SHE HAS KNOWLEDGE THAT FORCES HIM/HER TO DECIDE OTHERWISE. B. THE SCORERS SHALL KEEP A RECORD OF THE NAMES, NUMBERS AND POSITIONS OF THE PLAYERS

WHO ARE TO START THE GAME AND OF ALL SUBSTITUTES WHO ENTER THE GAME. WHEN THERE IS AN INFRACTION OF THE RULES PERTAINING TO SUBMISSION OF THE ACTIVE LIST. SUBSTITUTIONS OR NUMBERS OF PLAYERS. THEY SHALL NOTIFY THE NEAREST OFFICIAL IMMEDIATELY IF THE BALL IS DEAD, OR AS SOON AS IT BECOMES DEAD IF IT IS IN PLAY WHEN THE INFRACTION IS DISCOVERED. THE SCORER SHALL MARK THE TIME AT WHICH PLAYERS ARE DISQUALIFIED BY REASON OF RECEIVING SIX PERSONAL FOULS, SO THAT IT MAY BE EASY TO ASCERTAIN THE ORDER IN WHICH THE PLAYERS ARE ELIGIBLE TO GO BACK INTO THE GAME. IN ACCORDANCE WITH RULE 3, SECTION I.

C. THE SCORERS SHALL ASK THE TIMER TO SOUND THE HORN TO SIGNAL THE OFFICIALS. THIS MAY BE USED WHEN THE BALL IS DEAD OR IN CERTAIN SPECIFIED SITUATIONS WHEN THE BALL IS IN CONTROL OF

- 14 -WHEN A PLAYER IS DISQUALIFIED FROM THE GAME, OR WHENEVER A PENALTY FREE THROW IS BEING AWARDED, THE TIMER WILL SOUND THE HORN TO NOTIFY THE GAME OFFICIALS. IT IS THE DUTY OF THE SCOREKEEPER TO INFORM THE TIMER TO SOUND THE HORN AND BE CERTAIN THAT THE OFFICIALS HAVE ACKNOWLEDGED A PLAYER'S SIXTH PERSONAL FOUL AND/OR THE PENALTY IS IN EFFECT.

 D. THE SCORER SHALL NOT SIGNAL THE OFFICIALS WHILE THE BALL IS IN PLAY, EXCEPT TO NOTIFY
- D. THE SCORER SHALL NOT SIGNAL THE OFFICIALS WHILE THE BALL IS IN PLAY , EXCEPT TO NOTIFY THEM OF THE NECESSITY TO CORRECT AN ERROR.

 E. SHOULD THE SCORER SOUND THE HORN WHILE THE BALL IS IN PLAY . IT SHALL BE IGNORED BY THE
- E. SHOULD THE SCORER SOUND THE HORN WHILE THE BALL IS IN PLAY , IT SHALL BE IGNORED BY THE PLAYERS ON THE COURT. THE OFFICIALS MUST USE THEIR JUDGMENT IN STOPPING PLAY TO CONSULT WITH THE SCORER'S TABLE.
- F. SCORERS SHALL RECORD ON THE SCOREBOARD THE NUMBER OF TEAM FOULS UP TO A TOTAL OF FIVE, WHICH WILL INDICATE THAT THE TEAM IS IN A PENALTY SITUATION.
 G. SCORERS SHALL, IMMEDIATELY, RECORD THE NAME OF THE TEAM WHICH SECURES THE FIRST
- G. SCORERS SHALL, IMMEDIATELY , RECORD THE NAME OF THE TEAM WHICH SECURES THE FIRST POSSESSION OF THE GAME.
- SECTION VIII—DUTIES OF TIMERS
- A. THE TIMERS SHALL NOTE WHEN EACH HALF IS TO START AND SHALL NOTIFY THE CREW CHIEF AND BOTH COACHES FIVE MINUTES BEFORE THIS TIME, OR CAUSE THEM TO BE NOTIFIED AT LEAST FIVE MINUTES BEFORE THE HALF IS TO START. THEY SHALL SIGNAL THE SCORERS TWO MINUTES BEFORE STARTING TIME. THEY SHALL RECORD PLAYING TIME AND TIME OF STOPPAGES AS PROVIDED IN THE RULES. THE OFFICIAL TIMER AND THE SHOT CLOCK OPERATOR SHALL BE PROVIDED WITH DIGITAL STOP WATCHES TO BE USED IN CASE THE OFFICIAL TIMEOUT, GAME CLOCK, AND/OR SHOT CLOCKS/GAME CLOCKS LOCATED ABOVE THE BACKBOARDS FAIL TO WORK PROPERLY.
- B. AT THE BEGINNING OF THE FIRST PERIOD, ANY OVERTIME PERIOD, OR WHENEVER PLAY IS RESUMED BY A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TAPPED BY EITHER OF THE JUMPERS. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED. NO TIME WILL BE REMOVED FROM THE GAME CLOCK AND/OR SHOT CLOCK IF THE BALL IS NOT LEGALLY TOUCHED BEFORE A VIOLATION.
- C. IF THE GAME CLOCK HAS BEEN STOPPED AND THE BALL IS PUT IN PLAY BY A THROW-IN, THE GAME CLOCK AND THE SHOT CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER ON THE COURT. THE STARTING OF THE GAME CLOCK AND THE SHOT CLOCK WILL BE UNDER THE CONTROL OF THE OFFICIAL TIMER.
- D. DURING AN UNSUCCESSFUL FREE THROW ATTEMPT, THE GAME CLOCK WILL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED. THE SHOT CLOCK WILL BE STARTED WHEN PLAYER POSSESSION OF THE BALL IS OBTAINED.
- E. THE GAME CLOCK SHALL BE STOPPED AT THE EXPIRATION OF TIME FOR EACH PERIOD AND WHEN AN OFFICIAL SOUNDS HIS/HER WHISTLE. THE TIMERS SHALL RECORD ONLY THE ACTUAL PLAYING TIME IN THE LAST MINUTE OF THE FIRST, SECOND, AND THIRD PERIODS. THEY SHALL RECORD ONLY THE ACTUAL PLAYING TIME IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD (S). F. FOR A CHARGED TIMEOUT, THE TIMER SHALL START THE TIME-OUT CLOCK IMMEDIATELY AFTER AN OFFICIAL SIGNALS FOR A TIMEOUT AND PLAY WILL NOT RESUME UNTIL THE TIME-OUT CLOCK HAS EXPIRED. G. THE GAME CLOCK AND THE SCOREBOARD WILL COMBINE TO CAUSE A HORN TO SOUND, AUTOMATICALLY, WHEN PLAYING TIME FOR THE PERIOD HAS EXPIRED. IF THE HORN OR BUZZER FAILS TO SOUND, OR IS NOT HEARD, THE OFFICIAL TIMER SHALL USE ANY OTHER MEANS TO NOTIFY THE OFFICIALS IMMEDIATELY. H. IN A DEAD BALL SITUATION, IF THE CLOCK SHOWS:00.0, THE PERIOD OR GAME IS CONSIDERED TO HAVE ENDED ALTHOUGH THE HORN MAY NOT HAVE SOUNDED.

- 15 -RULE NO. 3—PLA YERS, SUBSTITUTES, AND COACHES SECTION I-T FAM

A. EACH TEAM SHALL CONSIST OF FIVE PLAYERS. A PLAYER IS DISQUALIFIED FROM THE GAME WHEN HE RECEIVES HIS SIXTH PERSONAL FOUL. NO TEAM MAY BE REDUCED TO LESS THAN FIVE PLAYERS. IF A PLAYER IN THE GAME RECEIVES HIS SIXTH PERSONAL FOUL AND ALL SUBSTITUTES HAVE ALREADY BEEN DISQUALIFIED, SAID PLAYER SHALL REMAIN IN THE GAME AND SHALL BE CHARGED WITH A PERSONAL AND TEAM FOUL. A TECHNICAL FOUL ALSO SHALL BE ASSESSED AGAINST HIS TEAM. ALL SUBSEQUENT PERSONAL FOULS, INCLUDING OFFENSIVE FOULS, SHALL BE TREATED SIMILARLY. ALL PLAYERS WHO HAVE SIX OR MORE PERSONAL FOULS AND REMAIN IN THE GAME SHALL BE TREATED SIMILARLY . B. IN THE EVENT THAT THERE ARE ONLY FIVE ELIGIBLE PLAYERS REMAINING AND ONE OF THESE

PLAYERS IS INJURED AND MUST LEAVE THE GAME OR IS EJECTED, HE MUST BE REPLACED BY THE LAST PLAYER WHO WAS DISQUALIFIED BY REASON OF RECEIVING SIX PERSONAL FOULS. EACH SUBSEQUENT REQUIREMENT TO REPLACE AN INJURED OR EJECTED PLAYER WILL BE TREATED IN THIS INVERSE ORDER. ANY SUCH RE-ENTRY

INTO A GAME BY A DISQUALIFIED PLAYER SHALL BE PENALIZED BY A TECHNICAL FOUL.
C. IN THE EVENT THAT A PLAYER LEAVES THE PLAYING COURT WHILE THE BALL IS IN PLAY , PLAY WILL
CONTINUE UNTIL THE NEXT STOPPAGE OF PLAY AND THE PLAYER WILL BE REPLACED IF HE IS NOT READY TO RETURN. NO TECHNICAL FOUL WILL BE ASSESSED, BUT THE INCIDENT WILL BE REVIEWED BY THE LEAGUE OFFICE FOR A POSSIBLE FINE AND/OR SUSPENSION. EXCEPTION: RULE 10, SECTION XV

SECTION II—STARTING LINE-UPS
AT LEAST 30 MINUTES BEFORE THE GAME IS SCHEDULED TO BEGIN, THE SCORERS SHALL BE SUPPLIED
WITH THE NAME AND NUMBER OF EACH PLAYER WHO WILL START THE GAME. FAILURE TO COMPLY WITH THIS PROVISION SHALL BE REPORTED TO THE LEAGUE OFFICE.

SECTION III—THE CAPTAIN

A. A TEAM MAY HAVE A CAPTAIN AND A CO-CAPTAIN NUMBERING A MAXIMUM OF TWO. THE DESIGNATED CAPTAIN MAY BE ANYONE ON THE ACTIVE LIST WHO IS IN UNIFORM, EXCEPT A PLAYER-COACH. B. THE DESIGNATED CAPTAIN IS THE ONLY PLAYER WHO MAY ASK AN OFFICIAL ABOUT A RULE INTERPRETATION DURING A TIMEOUT CHARGED TO HIS TEAM. HE MAY NOT DISCUSS A JUDGMENT DECISION. C. IF THE DESIGNATED CAPTAIN CONTINUES TO SIT ON THE BENCH, HE REMAINS THE CAPTAIN FOR THE **FNTIRE GAME**

D. IN THE EVENT THAT THE CAPTAIN IS ABSENT FROM THE COURT AND BENCH, HIS COACH SHALL IMMEDIATELY DESIGNATE A NEW CAPTAIN. SECTION IV—THE COACH AND OTHERS

A. THE COACH'S POSITION MAY BE ON OR OFF THE BENCH FROM THE SUBSTITUTION BOX LINE (CLOSEST TO THE COACH'S BENCH) TO THE BASELINE. A COACH IS NOT PERMITTED TO CROSS THE MIDCOURT LINE AND VIOLATORS WILL BE ASSESSED AN UNSPORTSMANLIKE TECHNICAL FOUL IMMEDIATELY. ALL ASSISTANTS AND TRAINERS MUST REMAIN ON THE BENCH. COACHES AND TRAINERS ARE NOT PERMITTED TO GO TO THE SCORER'S TABLE, FOR ANY REASON, EXCEPT DURING A DEAD BALL.

B. A PLAYER-COACH, IF PERMITTED UNDER NBA REGULATIONS, WILL HAVE NO SPECIAL PRIVILEGES. HE IS TO CONDUCT HIMSELF IN THE SAME MANNER AS ANY OTHER PLAYER.

C. ANY CLUB PERSONNEL NOT SEATED ON THE BENCH MUST CONDUCT THEMSELVES IN A MANNER THAT WOULD REFLECT FAVORABLY ON THE DIGNITY OF THE GAME AND THE OFFICIALS. VIOLATIONS BY ANY OF THE WOULD REFLECT FAVORABLY ON THE DIGNITY OF THE GAME AND THE OFFICIALS. VIOLATIONS BY ANY OF THE PERSONNEL INDICATED SHALL REQUIRE A WRITTEN REPORT TO THE LEAGUE OFFICE FOR SUBSEQUENT ACTION. D. THE FIRST ROW OF A TEAM'S BENCH SHALL BE OCCUPIED ONLY BY A LEAGUE-APPROVED HEAD COACH, A MAXIMUM OF THREE ASSISTANT COACHES, PLAYERS, AND A TRAINER. DURING AN ALTERCATION, THE HEAD AND ASSISTANT COACHES ARE PERMITTED ON THE COURT AS "PEACEMAKERS".

- 16 -E. IF A PLAYER, COACH, OR ASSISTANT COACH IS SUSPENDED FROM A GAME OR GAMES, HE/SHE SHALL NOT AT ANY TIME BEFORE, DURING, OR AFTER SUCH GAME OR GAMES APPEAR IN ANY PART OF THE ARENA OR STANDS WHERE HIS/HER TEAM IS PLAYING. A PLAYER, COACH, OR ASSISTANT COACH WHO IS EJECTED MAY ONLY REMAIN IN THE DRESSING ROOM OF HIS/HER TEAM DURING THE REMAINDER OF THE GAME, OR LEAVE THE BUILDING, A VIOLATION OF THIS RULE SHALL CALL FOR AN AUTOMATIC FINE OF \$2,000. SECTION V—SUBSTITUTES
- A A SUBSTITUTE SHALL REPORT TO THE SCORER AND POSITION HIMSELF IN THE VICINITY OF THE 8 SUBSTITUTION BOX LOCATED IN FRONT OF THE SCORER'S TABLE. FOR PURPOSES OF THIS RULE, THE VICINITY OF THE 8' SUBSTITUTION BOX MEANS THE AREA FROM BETWEEN THE 28' HASH MARK CLOSEST TO THE BENCH OF THE PLAYER'S TEAM AND THE MIDCOURT LINE. HE SHALL INFORM THE SCORER WHOM HE IS GOING TO REPLACE. THE SCORER SHALL SOUND THE HORN TO INDICATE A SUBSTITUTION. THE HORN DOES NOT HAVE TO BE SOUNDED IF THE SUBSTITUTION OCCURS BETWEEN PERIODS OR DURING TIMEOUTS. B. THE SUBSTITUTE SHALL REMAIN IN THE VICINITY OF THE 8' SUBSTITUTION BOX UNTIL HE IS BECKONED ONTO THE COURT BY AN OFFICIAL. IF THE BALL IS ABOUT TO BECOME LIVE, THE BECKONING SIGNAL SHALL BE WITHHELD.
- C. A SUBSTITUTE MUST BE READY TO ENTER THE GAME WHEN BECKONED. NO DELAYS FOR REMOVAL OF WARM-UP CLOTHING WILL BE PERMITTED.
- D. THE SUBSTITUTE SHALL NOT REPLACE A FREE THROW SHOOTER OR A PLAYER INVOLVED IN A JUMP BALL UNLESS DICTATED TO DO SO BY AN INJURY OR EJECTION. (EXCEPTION: RULE 6, SECTION VI(B) AND RULE 9, SECTION II(A)(2)). AT NO TIME MAY HE BE ALLOWED TO ATTEMPT A FREE THROW AWARDED AS A RESULT OF A TECHNICAL FOUL.
- COURT OR RECOGNIZED AS BEING IN THE GAME WHEN HE IS BECKONED ONTO THE COURT OR RECOGNIZED AS BEING IN THE GAME BY AN OFFICIAL. ONCE A PLAYER IS IN THE GAME, HE CANNOT BE REMOVED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT UNLESS: (1) A PERSONAL OR TECHNICAL FOUL IS CALLED, (2) THERE IS A CHANGE OF POSSESSION, (3) A TIMEOUT IS GRANTED, OR (4) ADMINISTRATION OF INFECTION CONTROL RULE.
- F. A SUBSTITUTE MAY BE RECALLED FROM THE SCORER'S TABLE PRIOR TO BEING BECKONED ONTO THE COURT BY AN OFFICIAL.
- G. A PLAYER MAY BE REPLACED AND ALLOWED TO RE-ENTER THE GAME AS A SUBSTITUTE DURING THE SAME DEAD BALL
- H. A PLAYER MUST BE IN THE VICINITY OF THE 8' SUBSTITUTION BOX AT THE TIME A VIOLATION OCCURS IF THE THROW-IN IS TO BE ADMINISTERED IN THE BACKCOURT. IF A SUBSTITUTE FAILS TO MEET THIS REQUIREMENT, HE MAY NOT ENTER THE GAME UNTIL THE NEXT LEGAL OPPORTUNITY.
- EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR OVERTIME, A REASONABLE AMOUNT OF TIME WILL BE ALLOWED FOR A SUBSTITUTION.
- I. IF A FREE THROW(S) IS AWARDED, SUBSTITUTES ARE ONLY PERMITTED TO ENTER THE GAME PRIOR TO THE FINAL FREE THROW ATTEMPT IF THE BALL WILL REMAIN IN PLAY OR FOLLOWING THE FINAL FREE THROW ATTEMPT IF IT WILL NOT REMAIN IN PLAY UNLESS NECESSITATED BY DISQUALIFICATION, INJURY, EJECTION
- OR ANY OTHER ATYPICAL SITUATION.

 J. NO SUBSTITUTES MAY ENTER THE GAME AFTER A SUCCESSFUL FIELD GOAL BY EITHER TEAM, UNLESS
 THE BALL IS DEAD DUE TO A PERSONAL FOUL, TECHNICAL FOUL, TIMEOUT, INFECTION CONTROL OR VIOLATION.

 K. NO SUBSTITUTES ARE ALLOWED TO ENTER THE GAME DURING AN OFFICIAL'S SUSPENSION-OF-PLAY FOR (1) A DELAY-OF-GAME WARNING, (2) RETRIEVING AN ERRANT BALL, (3) AN INADVERTENT WHISTLE, (4) INSTANT REPLAY REVIEW, (5) RE-SETTING THE TIMING DEVICES, OR (6) ANY OTHER UNUSUAL CIRCUMSTANCE.
- (1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES, SECTION II(N). (2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED ONE
- SUBSTITUTION.

- 17 -L. A SUBSTITUTE SHALL NOT BE ALLOWED TO RE-ENTER THE GAME AFTER BEING DISQUALIFIED.
- EXCEPTION: RULE 3, SECTION I(B)
 M. NOTIFICATION OF ALL ABOVE INFRACTIONS AND ENSUING PROCEDURES SHALL BE IN ACCORDANCE WITH RULE 2, SECTION VII. SECTION VI—UNIFORMS

- A. EACH PLAYER SHALL BE NUMBERED ON THE FRONT AND BACK OF HIS JERSEY WITH A NUMBER
- CONTRASTING WITH THE COLOR OF THE SHIRT.

 B. EACH NUMBER MUST BE NO LESS THAN ¾" IN HEIGHT ON THE FRONT AND 6" ON THE BACK. EACH PLAYER SHALL HAVE HIS SURNAME AFFIXED TO THE BACK OF HIS GAME JERSEY IN LETTERS AT LEAST 2½" IN HEIGHT. SOME EXCEPTIONS TO THE FRONT NUMBER HEIGHT AND SURNAME MAY EXIST FROM TIME TO TIME.
- C. THE HOME TEAM SHALL WEAR LIGHT COLOR JERSEYS, AND THE VISITORS DARK JERSEYS UNLESS OTHERWISE APPROVED. FOR NEUTRAL COURT GAMES AND DOUBLEHEADERS, THE SECOND TEAM NAMED IN THE OFFICIAL SCHEDULE SHALL BE REGARDED AS THE HOME TEAM AND SHALL WEAR THE LIGHT COLORED JERSEYS.

RULE NO. 4—DEFINITIONS SECTION I—BASKET/BACKBOARD

- SECTION SASKET CONSISTS OF THE BASKET RING AND NET THROUGH WHICH ITS PLAYERS TRY TO SHOOT THE BALL. THE VISITING TEAM HAS THE CHOICE OF BASKETS FOR THE FIRST HALF. THE BASKET SELECTED BY THE VISITING TEAM WHEN IT FIRST ENTERS ONTO THE COURT SHALL BE ITS BASKET FOR THE FIRST HALF B. THE TEAMS CHANGE BASKETS FORTHE SECOND HALF. ALL OVERTIME PERIODS ARE CONSIDERED
- EXTENSIONS OF THE SECOND HALF.
 C. FIVE SIDES OF THE BACKBOARD (FRONT, TWO SIDES, BOTTOM, AND TOP) ARE CONSIDERED IN PLAY
 WHEN CONTACTED BY THE BASKETBALL. THE BACK OF THE BACKBOARD AND THE AREA DIRECTLY BEHIND IT ARE OUT-OF-BOUNDS. SECTION II—DRIBBLE
- A DRIBBLE IS MOVEMENT OF THE BALL, CAUSED BY A PLAYER IN CONTROL, WHO THROWS OR TAPS THE BALL TO THE FLOOR.
- A. THE DRIBBLE ENDS WHEN THE DRIBBLER:
 (1) T OUCHES THE BALL SIMULTANEOUSLY WITH BOTH HANDS
- (2) PERMITS THE BALL TO COME TO REST WHILE HE IS IN CONTROL OF IT
- (3) TRIES FOR A FIELD GOAL
- (3) THES TOWAT FIELD GOAL (4) THROWS A PASS (5) T OUCHES THE BALL MORE THAN ONCE WHILE DRIBBLING, BEFORE IT TOUCHES THE FLOOR (6) LOSES CONTROL

- (7) ALLOWS THE BALL TO BECOME DEAD (8) OTHERWISE GATHERS THE BALL (SEE RULE 4, SECTION III(B))
- SECTION III—THE GATHER

 A. FOR A PLAYER WHO RECEIVES THE BALL VIA A PASS OR GAINS POSSESSION OF A LOOSE BALL. THE GATHER IS DEFINED AS THE POINT WHERE THE PLAYER GAINS ENOUGH CONTROL OF THE BALL TO HOLD IT, CHANGE
- HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY. B. FOR A PLAYER WHO IS IN CONTROL OF THE BALL WHILE DRIBBLING, THE GATHER IS DEFINED AS THE
- POINT WHERE A PLAYER DOES ANY ONE OF THE FOLLOWING:
 (1) PUTS TWO HANDS ON THE BALL, OR OTHERWISE PERMITS THE BALL TO COME TO REST, WHILE HE IS IN CONTROL OF IT;

- 18 -(2) PUTS A HAND UNDER THE BALL AND BRINGS IT TO A PAUSE;
- (3) OTHERWISE GAINS ENOUGH CONTROL OF THE BALL TO HOLD IT, CHANGE HANDS, PASS, SHOOT, OR THE PLAYER CRADLES THE BALL AGAINST HIS BODY.
- SECTION IV—FOULS
 A. A COMMON PERSONAL FOUL IS ILLEGAL PHYSICAL CONTACT WHICH OCCURS WITH AN OPPONENT AFTER THE BALL HAS BECOME LIVE AND BEFORE THE HORN SOUNDS TO END THE PERIOD. IF TIME EXPIRES BEFORE THE PERSONAL FOUL OCCURS, THE PERSONAL FOUL SHOULD BE DISREGARDED, UNLESS IT WAS UNSPORTSMANLIKE. EXCEPTION: IF THE FOUL IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING, AND THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK. THEN THE FOUL SHOULD BE ADMINISTERED IN THE SAME MANNER AS WITH ANY SIMILAR PLAY DURING THE COURSE OF THE
- GAME (SEE RULE 13, SECTION II(B)(II)).
 B. A TECHNICAL FOUL IS THE PENALTY FOR UNSPORTSMANLIKE CONDUCT OR VIOLATIONS BY TEAM MEMBERS ON THE FLOOR OR SEATED ON THE BENCH.
- C. A DOUBLE FOUL IS A SITUATION IN WHICH ANY TWO OPPONENTS COMMIT PERSONAL FOULS AT APPROXIMATELY THE SAME TIME.
- D. AN OFFENSIVE FOUL IS ILLEGAL CONTACT, COMMITTED BY AN OFFENSIVE PLAYER, AFTER THE BALL IS LIVE AND THERE IS TEAM CONTROL.
- E. A LOOSE BALL FOUL IS ILLEGAL CONTACT, AFTER THE BALL IS ALIVE, WHEN TEAM CONTROL DOES NOT EXIST.
- F. A FLAGRANT FOUL IS UNNECESSARY AND/OR EXCESSIVE CONTACT COMMITTED BY A PLAYER AGAINST
- AN OPPONENT WHETHER THE BALL IS DEAD OR ALIVE. G. A PUNCHING FOUL IS A PUNCH BY A PLAYER WHICH MAKES CONTACT WITH AN OPPONENT
- WHETHER THE BALL IS DEAD OR ALIVE.
- H. AN AWAY-FROM-THE-PLAY FOUL IS ILLEGAL CONTACT BY THE DEFENSE (1) IN THE LAST TWO MINUTES OF EACH PERIOD, AND LAST TWO MINUTES OF ANY OVERTIME PERIODS, WHICH OCCURS DELIBERATELY AWAY FROM THE IMMEDIATE AREA OF OFFENSIVE ACTION, OR (2) PRIOR TO THE BALL BEING RELEASED ON A THROW-IN AT ANY POINT DURING THE ENTIRE GAME.

 I. A TRANSITION TAKE FOUL IS A FOUL WHERE:

- (1) THE DEFENDER COMMITS A TAKE FOUL (A FOUL IN WHICH THE DEFENDER DOES NOT MAKE A PLAY ON THE BALL) AGAINST ANY OFFENSIVE PLAYER;
 (2) THE FOUL IS COMMITTED EITHER (I) DURING A TRANSITION SCORING OPPORTUNITY OR (II) IMMEDIATELY FOLLOWING A CHANGE OF POSSESSION AND BEFORE THE OFFENSIVE TEAM HAS THE OPPORTUNITY TO ADVANCE THE BALL;
- (3) THE FOUL DOES NOT MEET THE CRITERIA FOR A CLEAR PATH FOUL; AND (4) THE FOUL DOES NOT OCCUR IN THE LAST TWO MINUTES OF (I) THE FOURTH PERIOD OR (II) ANY OVERTIME PERIOD.
 FOR PURPOSES OF THIS RULE. A TRANSITION SCORING OPPORTUNITY:
- (5) EXISTS WHEN, FOLLOWING A CHANGE IN POSSESSION, THE OFFENSIVE TEAM IS CONTINUOUSLY ADVANCING THE BALL WHILE IT HAS AN ADVANTAGE BASED ON THE SPEED OF THE PLAY, THE POSITION OF THE DEFENDERS, OR BOTH; AND
- (6) DOES NOT EXIST IF THE (I) OFFENSIVE TEAM DOES NOT PUSH THE SPEED OF THE PLAY IMMEDIATELY FOLLOWING THE CHANGE IN POSSESSION, (II) PROGRESS OF THE OFFENSIVE TEAM HAS SLOWED CONSIDERABLY OR STOPPED, (III) OFFENSIVE TEAM RUNS OR ATTEMPTS TO RUN A SET PLAY OR ACTION IN THE HALF-COURT, OR (IV) OFFENSIVE PLAYER IS FOULED IN THE ACT OF SHOOTING.

- 19 -SECTION V-FREE THROW

A FREE THROW IS THE PRIVILEGE GIVEN A PLAYER TO SCORE ONE POINT BY AN UNHINDERED ATTEMPT FOR THE GOAL FROM A POSITION DIRECTLY BEHIND THE FREE THROW LINE. THIS ATTEMPT MUST BE MADE WITHIN 10 SECONDS.

SECTION VI-FRONTCOURT/BACKCOURT

SECTION VI—FRONTCOURT/BACKCOURT
A. A TEAM'S FRONTCOURT CONSISTS OF THAT PART OF THE COURT BETWEEN ITS ENDLINE AND THE NEARER
EDGE OF THE MIDCOURT LINE, INCLUDING THE BASKET AND INBOUNDS PART OF THE BACKBOARD.
B. A TEAM'S BACKCOURT CONSISTS OF THE ENTIRE MIDCOURT LINE AND THE REST OF THE COURT TO
INCLUDE THE OPPONENT'S BASKET AND INBOUNDS PART OF THE BACKBOARD.

C. A BALL BEING HELD BY A PLAYER: (1) IS IN THE FRONTCOURT IF NEITHER THE BALL NOR THE PLAYER IS TOUCHING THE BACKCOURT, (2) IS IN THE BACKCOURT IF EITHER THE BALL OR PLAYER IS TOUCHING THE BACKCOURT. D. A BALL BEING DRIBBLED IS (1) IN THE FRONTCOURT WHEN THE BALL AND BOTH FEETOF THE PLAYER ARE IN THE FRONTCOURT, (2) IN THE BACKCOURT IF THE BALL OR EITHER FOOT OF THE PLAYER IS IN THE BACKCOURT. E. THE BALL IS CONSIDERED IN THE FRONTCOURT ONCE IT HAS BROKEN THE PLANE OF THE MIDCOURT LINE AND IS NOT IN PLAYER CONTROL.

EINE FAND IS OFFENSE MUST BRING THE BALL ACROSS THE MIDCOURT LINE WITHIN 8 SECONDS. EXCEPTION: (1) KICKED BALL, (2) PUNCHED BALL, (3) PERSONAL OR TECHNICAL FOUL ON THE DEFENSIVE TEAM, (4) DELAY-OF-GAME WARNING ON THE DEFENSIVE TEAM, OR (5) INFECTION CONTROL. G. FRONTCOURT/BACKCOURT STATUS IS NOT ATTAINED UNTIL A PLAYER WITH THE BALL HAS ESTABLISHED A POSITIVE POSITION IN EITHER HALF DURING (1) A JUMP BALL, (2) A STEAL BY A DEFENSIVE PLAYER, (3) A THROW-IN IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD, OR (4) ANY TIME THE BALL IS LOOSE.

SECTION VII—HELD BALL

A HELD BALL OCCURS WHEN TWO OPPONENTS HAVE ONE OR BOTH HANDS FIRMLY ON THE BALL OR WHEN A DEFENSIVE PLAYER TOUCHES THE BALL CAUSING THE OFFENSIVE PLAYER TO RETURN TO THE FLOOR WITH THE BALL IN HIS CONTINUOUS POSSESSION WHICH WOULD RESULT IN A TRAVELING VIOLATION. A HELD BALL SHOULD NOT BE CALLED UNTIL BOTH PLAYERS HAVE HANDS SO FIRMLY ON THE BALL THAT NEITHER CAN GAIN SOLE POSSESSION WITHOUT UNDUE ROUGHNESS. IF A PLAYER IS LYING OR SITTING ON THE FLOOR WHILE IN POSSESSION, HE SHOULD HAVE AN OPPORTUNITY TO THROW THE BALL. SECTION VIII—PIVOT

A. A PIVOT TAKES PLACE WHEN A PLAYER, WHO IS HOLDING THE BALL, STEPS ONCE OR MORE THAN ONCE IN ANY DIRECTION WITH THE SAME FOOT, WITH THE OTHER FOOT (PIVOT FOOT) IN CONTACT WITH THE FLOOR. B. IF THE PLAYER WISHES TO DRIBBLE AFTER A PIVOT, THE BALL MUST BE OUT OF HIS HAND BEFORE THE PIVOT FOOT IS RAISED OFF THE FLOOR. IF THE PLAYER RAISES HIS PIVOT OFF THE FLOOR, HE MUST PASS OR ATTEMPT A FIELD GOAL BEFORE THE FOOT IS RETURNED TO THE FLOOR. IF HE FAILS TO FOLLOW THESE GUIDELINES, HE HAS COMMITTED A TRAVELING VIOLATION. SECTION IX—T RAVELING

TRAVELING IS PROGRESSING IN ANY DIRECTION WHILE IN POSSESSION OF THE BALL, WHICH IS IN EXCESS OF PRESCRIBED LIMITS AS NOTED IN RULE 4, SECTION VII AND RULE 10, SECTION XIII. SECTION X—SCREEN

A SCREEN IS THE LEGAL ACTION OF A PLAYER WHO, WITHOUT CAUSING UNDUE CONTACT, DELAYS OR PREVENTS AN OPPONENT FROM REACHING A DESIRED POSITION.

- 20 -SECTION XI-FIELD GOAL ATTEMPT

- 20 - SECTION XI—FIELD GOAL ATTEMPT A FIELD GOAL ATTEMPT ISA PLAYER'S ATTEMPT TO SHOOT THE BALL INTO HIS BASKET FOR A FIELD GOAL. THE ACT OF SHOOTING STARTS WHEN, IN THE OFFICIAL'S JUDGMENT, THE PLAYER HAS STARTED HIS SHOOTING MOTION AND CONTINUES UNTIL THE SHOOTING MOTION CEASES AND HE RETURNS TO A NORMAL FLOOR POSITION. FOR JUMP SHOTS, THE SHOOTING MOTION STARTS WHEN THE OFFENSIVE PLAYER STARTS TO BRING THE BALL UPWARD TOWARDS THE BASKET. ON DRIVES TO THE BASKET OR OTHER MOVING SHOTS, THE SHOOTING MOTION STARTS WHEN THE PLAYER GATHERS THE BALL AND CONTINUES THROUGH WITH A SHOT (EXCEPT DURING A TAKE FOUL SITUATION WHEN THE CLOCKS ARE NOT EXPIRING, THE SHOOTING BEGINS WHEN THE PLAYER'S SHOULDERS START UPWARD). IT IS NOT ESSENTIAL THAT THE BALL LEAVE THE SHOOTER'S HAND. HIS ARM(S) MIGHT BE HELD SO THAT HE CANNOT ACTUALLY MAKE AN ATTEMPT.

THE TERM IS ALSO USED TO INCLUDE THE FLIGHT OF THE BALL UNTIL IT BECOMES DEAD OR IS TOUCHED BY A PLAYER. A TAP DURING A JUMP BALL OR REBOUND IS NOT CONSIDERED A FIELD GOAL ATTEMPT. HOW-EVER, ANYTIME A LIVE BALL IS IN FLIGHT TOWARD THE RIM FROM THE PLAYING COURT, THE GOAL, IF MADE, SHALL COUNT, EVEN IF TIME EXPIRES OR THE OFFICIAL'S WHISTLE SOUNDS. THE FIELD GOAL WILL NOT BE SCORED IF TIME ON THE GAME CLOCK EXPIRES BEFORE THE BALL LEAVES THE PLAYER'S HAND OR THE BALL IS IN FLIGHT TOWARD THE RIM.

SECTION XII—THROW-IN

A THROW-IN IS A METHOD OF PUTTING THE BALL IN PLAY FROM OUT-OF-BOUNDS IN ACCORDANCE WITH RULE 8, SECTION III. THE THROW-IN BEGINS WHEN THE BALL IS GIVEN TO AND CONTROLLED BY THE PLAYER INBOUNDING, OR AT HIS DISPOSAL, AND ENDS WHEN THE BALL IS RELEASED. SECTION XIII—LAST TWO MINUTES

WHEN THE GAME CLOCK SHOWS 2:00, THE PERIOD IS CONSIDERED TO BE IN THE TWO-MINUTE PERIOD.

SECTION XIV—SUSPENSION OF PLAY

AN OFFICIAL CAN SUSPEND PLAY FOR A DELAY-OF-GAME WARNING, RETRIEVING AN ERRANT BALL, AN INADVERTENT WHISTLE, INSTANT REPLAY REVIEW, RE-SETTING THE TIMING DEVICES, OR ANY OTHER UNUSUAL CIRCUMSTANCE. DURING SUCH A SUSPENSION, NEITHER TEAM IS PERMITTED TO SUBSTITUTE AND THE DEFENSIVE TEAM MAY NOT BE GRANTED A TIMEOUT. PLAY SHALL BE RESUMED AT THE POINT OF INTERRUPTION (I.E., WITHE BALL IS LOCATED WHEN THE WHISTLE SOUNDS); EXCEPT THAT, WHEN NEITHER TEAM HAS POSSESSION OF THE BALL AT THE TIME OF THE WHISTLE, A TEAM SHALL BE AWARDED POSSESSION IF, AT THE TIME OF THE WHISTLE, SUCH TEAM CLEARLY AND CONCLUSIVELY WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL, AS DETERMINED BY (1) THE PROXIMITY OF OPPOSING PLAYER(S) TO THE BALL (OR LACK THEREOF), AND (2) THE ACTUAL OUTCOME OF THE PLAY IN THE NATURAL AND IMMEDIATE AFTERMATH OF THE WHISTLE.

EXCEPTIONS:

(1) SUSPENSION OF PLAY FOR A PLAYER BLEEDING. SEE COMMENTS ON THE RULES, SECTION II(N). (2) SERIOUSLY-INJURED PLAYER. PLAYER MUST BE REMOVED AND OPPONENT IS PERMITTED

ONE SUBSTITUTION.

SECTION XV—POINT OF INTERRUPTION

THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE WHISTLE SOUNDS.

SECTION XVI—TEAM CONTROL A TEAM IS IN CONTROL WHEN A PLAYER IS HOLDING, DRIBBLING, OR PASSING THE BALL. TEAM CONTROL ENDS WHEN THE DEFENSIVE TEAM DEFLECTS THE BALL OR THERE IS A FIELD GOAL ATTEMPT.

- 21 -SECTION XVII—TEAM POSSESSION

A TEAM IS IN POSSESSION WHEN A PLAYER IS HOLDING, DRIBBLING, OR PASSING THE BALL. TEAM POSSESSION ENDS WHEN THE DEFENSIVE TEAM GAINS POSSESSION OR THE BALL HITS THE RIM OF THE OFFENSIVE TEAM. SECTION XVIII—FUMBLE

A PLAYER WHO IS HOLDING THE BALL AND FUMBLES IT OUT OF HIS CONTROL MAY RECOVER THE BALL. IF HIS PIVOT FOOT MOVES TO RECOVER THE BALL, HE MUST THEN PASS OR SHOOT THE BALL. IF HE FUMBLES AND RECOVERS IT WITHOUT MOVING HIS PIVOT FOOT AND BEFORE THE BALL TOUCHES THE FLOOR, HE RETAINS HIS STATUS BEFORE THE FUMBLE.

RULE NO. 5—SCORING AND TIMING
SECTION I—SCORING
A. A LEGAL FIELD GOAL OR FREE THROW ATTEMPT SHALL BE SCORED WHEN A BALL FROM THE PLAYING AREA ENTERS THE BASKET FROM ABOVE AND REMAINS IN OR PASSES THROUGH THE NET.

B. A SUCCESSFUL FIELD GOAL ATTEMPT FROM THE AREA ON OR INSIDE THE THREE-POINT FIELD GOAL LINE SHALL COUNT AS TWO POINTS.

C. A SUCCESSFUL FIELD GOAL ATTEMPT FROM THE AREA OUTSIDE THE THREE-POINT FIELD GOAL LINE SHALL COUNT AS THREE POINTS.

(1) THE SHOOTER MUST HAVE AT LEAST ONE FOOT ON THE FLOOR OUTSIDE THE THREE-POINT FIELD GOAL LINE PRIOR TO THE ATTEMPT.

(2) THE SHOOTER MAY NOT BE TOUCHING THE FLOOR ON OR INSIDE THE THREE-POINT FIELD

GOAL LINE

GOAL LINE.

(3) THE SHOOTER MAY CONTACT THE THREE-POINT FIELD GOAL LINE, OR LAND IN THE TWO-POINT FIELD GOAL AREA, AFTER THE BALL IS RELEASED.

D. A FIELD GOAL ACCIDENTALLY SCORED IN AN OPPONENT'S BASKET SHALL BE ADDED TO THE OPPONENT'S SCORE, CREDITED TO THE OPPOSING PLAYER NEAREST THE PLAYER WHOSE ACTIONS CAUSED THE BALL TO ENTER THE BASKET.

E. IT IS A VIOLATION FOR A PLAYER TO ATTEMPT A FIELD GOAL AT AN OPPONENT'S BASKET. THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED.

G. AS UCCESSFUL FREE THROW ATTEMPT SHALL COUNT AS ONE POINT.
G. AN UNSUCCESSFUL FREE THROW ATTEMPT WHICH IS TAPPED INTO THE BASKET SHALL COUNT AS TWO POINTS AND SHALL BE CREDITED TO THE PLAYER WHO TAPPED THE BALL IN.

H. IF THERE IS A DISCREPANCY IN THE SCORE AND IT CANNOT BE RESOLVED, THE RUNNING SCORE SHALL BE OFFICIAL.

SECTION II—TIMING
A. ALL PERIODS OF REGULATION PLAY IN THE NBA WILL BE TWELVE MINUTES.

B. ALL OVERTIME PERIODS OF PLAY WILL BE FIVE MINUTES.
C. FIFTEEN MINUTES WILL BE PERMITTED BETWEEN HALVES OF ALL GAMES.

D. 2:30 WILL BE PERMITTED BETWEEN THE FIRST AND SECOND PERIODS, THE THIRD AND FOURTH
PERIODS, AND BEFORE ANY OVERTIME PERIOD DURING LOCAL GAMES. FOR NATIONAL TV GAMES 3:30 WILL
BE PERMITTED BETWEEN THE FIRST AND SECOND PERIODS, AND BETWEEN THE THIRD AND FOURTH PERIODS AND 2:30 BEFORE ANY OVERTIME PERIOD.

- 22 -E. A TEAM IS PERMITTED A TOTAL OF 30 SECONDS TO REPLACE A DISQUALIFIED PLAYER. F. THE GAME IS CONSIDERED TO BE IN THE TWO-MINUTE PART WHEN THE GAME CLOCK SHOWS 2:00 OR LESS TIME REMAINING IN THE PERIOD.
- G. THE PUBLIC ADDRESS OPERATOR IS REQUIRED TO ANNOUNCE THAT THERE ARE TWO MINUTES REMAINING IN EACH PERIOD.
- H. THE GAME CLOCK SHALL BE EQUIPPED TO SHOW TENTHS-OF-A-SECOND DURING THE LAST MINUTE OF EACH PERIOD
- SECTION III—END OF PERIOD
- A. EACH PERIOD ENDS WHEN TIME EXPIRES.
- **EXCEPTIONS:**
- (1) IF A FIELD GOAL ATTEMPT IS IN FLIGHT TOWARD THE BASKET, THE PERIOD ENDS WHEN THE GOAL IS MADE, MISSED, OR TOUCHED BY AN OFFENSIVE PLAYER.
- IS MADE, MISSED, OR TOUCHED BY AN OFFENSIVE PLAYER.

 (2) IF THE OFFICIAL'S WHISTLE SOUNDS PRIOR TO :00.0 ON THE CLOCK, THE PERIOD IS NOT OVER AND TIME MUST BE ADDED TO THE CLOCK.

 (3) IF A FIELD GOAL ATTEMPT IS IN FLIGHT TOWARD THE BASKET WHEN THE HORN SOUNDS ENDING A PERIOD, AND IT SUBSEQUENTLY IS TOUCHED BY: (A) A DEFENSIVE PLAYER, THE GOAL, IF SUCCESSFUL, SHALL COUNT; OR (B) AN OFFENSIVE PLAYER, THE PERIOD HAS ENDED.

 (4) IF A TIMEOUT REQUEST IS MADE AS TIME EXPIRES FOR A PERIOD, THE PERIOD ENDS AND THE TIMEOUT SHALL NOT BE GRANTED.
- (S) IF THERE IS A FOUL CALLED ON OR BY A PLAYER IN THE ACT OF SHOOTING THE PERIOD WILL END AFTER THE FOUL IS PENALIZED. (SEE RULE 13, SECTION II(B)(II)).

 B. IF THE BALL IS DEAD AND THE GAME CLOCK SHOWS :00.0, THE PERIOD HAS ENDED EVEN
- THOUGH THE HORN MAY NOT HAVE SOUNDED.

- EXCEPTION: SEE RULE 13, SECTION II(B)(II)
 SECTION IV—TIE SCORE—OVERTIME
 IF THE SCORE IS TIED AT THE END OF THE FOURTH PERIOD, PLAY SHALL RESUME IN 2:30 WITHOUT CHANGE OF BASKETS FOR ANY OF THE OVERTIME PERIODS REQUIRED. SECTION V—STOPPAGE OF TIMING DEVICES
- B. THE TIMING DEVICES SHALL BE STOPPED WHENEVER THE OFFICIAL'S WHISTLE SOUNDS.
 B. THE TIMING DEVICES SHALL BE STOPPED:
- (1) DURING THE LAST MINUTE OF THE FIRST, SECOND, AND THIRD PERIODS FOLLOWING A SUCCESSFUL
- FIELD GOAL ATTEMPT.
 (2) DURING THE LAST TWO MINUTES OF REGULATION PLAY AND LAST TWO MINUTES OF OVERTIME(S)
- FOLLOWING A SUCCESSFUL FIELD GOAL ATTEMPT.
 C. OFFICIALS MAY NOT USE OFFICIAL TIME TO PERMIT A PLAYER TO CHANGE OR REPAIR EQUIPMENT.
- SECTION VI—TIMEOUTS MANDATORY/TEAM
 A. EACH TEAM IS ENTITLED TO SEVEN (7) CHARGED TIMEOUTS DURING REGULATION PLAY. EACH TEAM IS LIMITED TO NO MORE THAN FOUR (4) TIMEOUTS IN THE FOURTH PERIOD. EACH TEAM WILL BE LIMITED TO TWO (2) TEAM TIMEOUTS AFTER THE LATER OF (I) THE THREE-MINUTE MARK OF THE FOURTH PERIOD OR (II) THE CONCLUSION OF THE SECOND MANDATORY TIMEOUT OF THE FOURTH PERIOD.

- 23 -B. IN OVERTIME PERIODS, EACH TEAM SHALL BE ALLOWED TWO (2) TEAM TIMEOUTS.
- C. THERE MUST BE TWO MANDATORY TIMEOUTS IN EACH PERIOD. IF NEITHER TEAM HAS TAKEN A TIMEOUT PRIOR TO 6:59 OF THE PERIOD, IT SHALL BE MANDATORY
- FOR THE OFFICIAL SCORER TO TAKE IT AT THE FIRST DEAD BALL AND CHARGE IT TO THE HOME TEAM. IF NO SUBSEQUENT TIMEOUTS ARE TAKEN PRIOR TO 2:59, IT SHALL BE MANDATORY FOR THE OFFICIAL SCORER TO TAKE IT AND CHARGE ITTO THE TEAM NOT PREVIOUSLY CHARGED.
- THE OFFICIAL SCORER SHALL NOTIFY A TEAM WHEN IT HAS BEEN CHARGED WITH A MANDATORY
- MANDATORY TIMEOUTS SHALL BE 2:45 FOR LOCAL GAMES AND 3:15 FOR NATIONAL GAMES, ANY ADDITIONAL TEAM TIMEOUTS IN A PERIOD BEYOND THOSE WHICH ARE MANDATORY SHALL BE 1:15. NO
- MANDATORY TIMEOUT MAY BE CHARGED DURING AN OFFICIAL'S SUSPENSION-OF-PLAY . EXCEPTION: SUSPENSION-OF-PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES,
- D. A REQUEST FOR A TIMEOUT BY A PLAYER IN THE GAME OR THE HEAD COACH SHALL BE GRANTED ONLY WHEN THE BALL IS DEAD OR IN CONTROL OF A PLAYER ON THE TEAM MAKING THE REQUEST. A REQUEST AT ANY OTHER TIME SHALL BE IGNORED.

 E. DURING A TIMEOUT, ALL SUBSTITUTIONS ARE LEGAL FOR BOTH TEAMS.
- F. THIS RULE MAY BE USED FOR ANY REASON, INCLUDING A REQUEST FOR A RULE INTERPRETATION. IF THE CORRECTION IS SUSTAINED, NO TIMEOUT SHALL BE CHARGED.
- G. IF A TIMEOUT IS CHARGED TO THE OFFENSIVE TEAM DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND/OR LAST TWO MINUTES OF ANY OVERTIME PERIOD AND (1) THE BALL IS OUT-OF-BOUNDS IN THE BACKCOURT (EXCEPT FOR A SUSPENSION OF PLAY AFTER THE TEAM HAD ADVANCED THE BALL), OR (2) AFTER SECURING THE BALL. FROM A REBOUND IN THE BACKCOURT AND PRIOR TO ANY ADVANCE OF THE BALL, OR (3) AFTER THE OFFENSIVE TEAM SECURES THE BALL FROM A CHANGE OF POSSESSION IN THE BACKCOURT AND PRIOR TO ANY ADVANCE OF THE BALL, THE TIMEOUT SHOULD BE GRANTED. UPON RESUMPTION OF PLAY , THE TEAM GRANTED THE TIMEOUT SHALL HAVE THE OPTION OF PUTTING THE BALL INTO PLAY AT THE 28' HASH
- MARK IN THE FRONTCOURT OR AT THE DESIGNATED SPOT OUT-OF-BOUNDS. IF THE BALL IS PUT INTO PLAY AT THE HASH MARK, THE BALL MAY BE PASSED INTO EITHER THE FRONTCOURT OR BACKCOURT. IF IT IS PASSED INTO
- THE BACKCOURT, THE TEAM WILL RECEIVE A NEW 8-SECOND COUNT.
 HOWEVER, ONCE THE BALL IS (1) THROWN IN FROM OUT-OF-BOUNDS, OR (2) DRIBBLED OR PASSED
- AFTER RECEIVING IT FROM A REBOUND OR A CHANGE OF POSSESSION, THE TIMEOUT SHALL BE GRANTED, AND, UPON RESUMPTION OF PLAY, THE BALL SHALL BE IN-BOUNDED ON THE SIDELINE WHERE PLAY WAS INTERRUPTED. IN ORDER FOR THE OPTION TO BE AVAILABLE FOLLOWING THESE CONDITIONS, A SECOND TIMEOUT
- MUST BE GRANTED TO THE OFFENSIVE TEAM.
 THE TIME ON THE GAME CLOCK AND THE SHOT CLOCK SHALL REMAIN AS WHEN THE TIMEOUT WAS CALLED. H. A TIMEOUT SHALL NOT BE GRANTED TO THE DEFENSIVE TEAM DURING AN OFFICIAL'S SUSPENSION
- OF-PLAY. EXCEPTION: SUSPENSION OF PLAY FOR INFECTION CONTROL. SEE COMMENTS ON THE RULES
- SECTION II(N).

 I. IF A PLAYER IS INJURED AS A RESULT OF A PLAYER ON THE OPPOSING TEAM COMMITTING A
- FLAGRANT FOUL OR UNSPORTSMANLIKE ACT, PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE AND NO TIMEOUT WILL BE CHARGED, UNLESS A MANDATORY IS DUE, AS A RESULT OF ANY DELAY DUE TO THE PLAYER'S INJURY
-). IF A TEAM CALLS A TIMEOUT BECAUSE ONE OF ITS PLAYERS IS INJURED AND, AT THE EXPIRATION OF THE TIMEOUT PLAY IS UNABLE TO RESUME DUE TO THAT PLAYER'S INJURY , PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE.

24 -K. REQUESTS FOR A TIMEOUT IN EXCESS OF THOSE AVAILABLE TO THE TEAM AT THAT POINT IN THE GAME (AS SET FORTH IN SUBSECTION (A)) SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT, THE BALL WILL BE AWARDED TO THE OPPOSING TEAM AND PLAY SHALL RESUME WITH A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.

L. IF A TEAM HAS NO TIMEOUTS REMAINING AND A PLAYER IS INJURED AND CANNOT BE REMOVED

FROM THE PLAYING COURT DURING A STOPPAGE OF PLAY , NO EXCESSIVE TIMEOUT WILL BE CHARGED AND PLAY WILL RESUME WHEN PLAYING CONDITIONS ARE SAFE. SECTION VII—TIMEOUT REQUESTS

A. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST BY THE DEFENSIVE TEAM, INADVERTENTLY SIGNALS WHILE THE PLAY IS IN PROGRESS, PLAY SHALL BE SUSPENDED AND THE TEAM IN POSSESSION SHALL PUT THE BALL IN PLAY IMMEDIATELY AT THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN. THE GAME AND SHOT CLOCK SHALL REMAIN THE SAME.

- B. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST FROM THE DEFENSIVE TEAM, INADVERTENTLY SIGNALS FOR A TIMEOUT DURING THE ACT OF SHOOTING BUT PRIOR TO THE RELEASE OF THE BALL ON:
 (1) A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE POINT(S) SHALL BE SCORED; (2) AN UNSUCCESSFUL FIELD GOAL ATTEMPT, THE OFFENSIVE TEAM SHALL PUT THE BALL IN PLAY IMMEDIATELY AT THE SIDELINE NEAREST WHERE THE BALL WAS WHEN THE SIGNAL WAS GIVEN; (3) AN UNSUCCESSFUL FREE THROW ATTEMPT, THE OFFICIAL SHALL RULE DISCONCERTING AND AWARD A SUBSTITUTE FREE THROW. C. IF AN OFFICIAL, UPON RECEIVING A TIMEOUT REQUEST, INADVERTENTLY SIGNALS FOR A TIMEOUT: (1) AFTER THE BALL IS RELEASED DURING A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE POINTS SHALL BE SCORED, OR (2) WHILE THE BALL IS LOOSE OR AFTER THE BALL IS RELEASED DURING AN UNSUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT WHICH WILL REMAIN IN PLAY, PLAY SHALL BE RESUMED WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME (EXCEPT THAT, IF A TEAM WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL AT THE TIME OF THE STOPPAGE, SUCH TEAM WOULD BE AWARDED POSSESSION PURSUANT TO RULE 4, SECTION XIV).
 D. WHEN A TEAM IS GRANTED A TIMEOUT, PLAY SHALL NOT RESUME UNTIL THE TIME-OUT CLOCK
- HAS EXPIRED. THE THROW-IN SHALL BE NEAREST THE SPOT WHERE PLAY WAS SUSPENDED. THE THROW-IN SHALL BE ON THE SIDELINE, IF THE BALL WAS IN PLAY WHEN THE REQUEST WAS GRANTED.
- E. A PLAYER SHALL NOT BE GRANTED ANY TIMEOUT IF BOTH OF HIS FEET ARE IN THE AIR AND ANY PART OF HIS BODY HAS BROKEN THE VERTICAL PLANE OF THE BOUNDARY LINE. THIS RULE ALSO APPLIES TO THE MIDCOURT LINE EXCEPT DURING THROW-INS IN THE LAST TWO MINUTES OF THE FOURTH OR LAST TWO MINUTES OF ANY OVERTIME PERIOD
- F. A TIMEOUT CAN BE GRANTED ONLY AT THE TIME OF THE REQUEST.

SECTION VIII—TIME-IN

A. AFTER TIME HAS BEEN OUT, THE GAME CLOCK SHALL BE STARTED:

(1) ON A FREE THROW THAT IS UNSUCCESSFUL AND THE BALL CONTINUES IN PLAY, THE GAME CLOCK SHALL BE STARTED WHEN THE MISSED FREE THROW IS LEGALLY TOUCHED BY ANY PLAYER. (2) IF PLAY IS RESUMED BY A THROW-IN FROM OUT-OF-BOUNDS, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TOUCHED BY ANY PLAYER WITHIN THE PLAYING AREA OF THE COURT.
(3) IF PLAY IS RESUMED WITH A JUMP BALL, THE GAME CLOCK SHALL BE STARTED WHEN THE BALL IS LEGALLY TAPPED.

- 25 -RULE NO. 6-PUTTING BALL IN PLAY-LIVE/DEAD BALL

- SECTION I—START OF GAMES/PERIODS AND OTHERS

 A. THE GAME AND OVERTIMES SHALL BE STARTED WITH A JUMP BALL IN THE CENTER CIRCLE.

 B. THE TEAM WHICH GAINS FIRST POSSESSION OF THE GAME WILL PUT THE BALL INTO PLAY AT THEIR OPPONENT'S ENDLINE TO BEGIN THE FOURTH PERIOD. THE OTHER TEAM WILL PUT THE BALL INTO PLAY AT
- THEIR OPPONENT'S ENDLINE AT THE BEGINNING OF THE SECOND AND THIRD PERIODS.
 C. IN PUTTING THE BALL INTO PLAY FOLLOWING A SUCCESSFUL FREE THROW. FIELD GOAL. OR AT THE START OF A PERIOD, THE THROWER-IN MAY RUN ALONG THE ENDLINE OR PASS IT TO A TEAMMATE WHO IS
- ALSO OUT-OF-BOUNDS AT THE ENDLINE.

 D. AFTER ANY DEAD BALL, PLAY SHALL BE RESUMED BY A JUMP BALL, A THROW-IN, OR A FREE THROW.

 E. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM OUT-OF-BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED:
- (1) THREE-SECONDS (OFFENSIVE)
- (2) BALL ENTERING BASKET FROM BELOW (3) ILLEGAL ASSIST IN SCORING
- (4) PUNCHING FOUL
- (5) FREE THROW VIOLATION BY THE OFFENSIVE TEAM
- (6) FLAGRANT FOUL-PENALTY (1) OR (2) (7) DEFENSIVE THREE-SECONDS (OFFENSIVE TEAM RETAINS POSSESSION)
- (8) JUMP BALL VIOLATION AT FREE THROW CIRCLE
 (9) BALL PASSING DIRECTLY BEHIND BACKBOARD
 (10) OFFENSIVE BASKET INTERFERENCE

- (10) OFFENSIVE BASKET INTERFERENCE
 (11) BALL HITTING HORIZONTAL BASKET SUPPORT
 (12) LOOSE BALL FOULS WHICH OCCUR INSIDE THE FREE THROW LINE EXTENDED
 (13) FIVE SECOND BACK-TO-THE-BASKET VIOLATION
 F. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE
- BASELINE AT THE NEAREST SPOT OUTSIDE THE THREE-SECOND AREA EXTENDED: (1) BALL OUT-OF-BOUNDS ON BASELINE

- (2) BALL OUT-OF-BOUNDS ON BASELINE
 (2) BALL HITTING VERTICAL BASKET SUPPORT
 (3) DEFENSIVE GOALTENDING (ALL PRIVILEGES REMAIN)
 (4) DURING A THROW-IN VIOLATION ON THE BASELINE
 G. ON THE FOLLOWING INFRACTIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE
 SIDELINE AT THE NEAREST SPOT BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED:
- (1) TRAVELING
- (2) DRIBBLING VIOLATIONS
- (3) STRIKING OR KICKING THE BALL ON ANY SITUATION EXCEPT A THROW-IN (4) SWINGING OF ELBOWS
- (5) SHOT CLOCK VIOLATION
- (6) OFFENSIVE SCREEN SET OUT-OF-BOUNDS (7) OFFENSIVE PLAYER ILLEGALLY OUT-OF-BOUNDS

- 26 -H. IF THE BALL IS KICKED OR PUNCHED DURING ANY THROW-IN, THE BALL WILL BE RETURNED TO THE ORIGINAL THROW-IN SPOT WITH ALL PRIVILEGES, IF ANY, REMAINING.

 I. ON ANY PLAY WHERE THE BALL GOES OUT-OF-BOUNDS ON THE SIDELINE, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM AT THAT SPOT.

 J. FOLLOWING A TIMEOUT THAT WAS CALLED WHILE THE BALL WAS ALIVE, THE BALL SHALL BE

- J. FOLLOWING A TIMEOUT THAT WAS CALLED WHILE THE BALL WAS ALIVE, THE BALL SHALL BE AWARDED OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT UPON RESUMPTION OF PLAY . FOR ALL OTHER TIMEOUTS, PLAY SHALL RESUME WHERE IT WAS INTERRUPTED. EXCEPTION: RULE 5, SECTION VI(G)
 K. ON A VIOLATION WHICH REQUIRES PUTTING THE BALL IN PLAY IN THE BACKCOURT, THE OFFICIAL
- WILL GIVE THE BALL TO THE OFFENSIVE PLAYER AS SOON AS HE IS IN A POSITION OUT-OF-BOUNDS AND
- READY TO ACCEPT THE BALL. EXCEPTION: IN THE LAST TWO MINUTES OF EACH PERIOD OR LAST TWO MINUTES OF OVERTIME, A REASONABLE AMOUNT OF TIME SHALL BE ALLOWED FOR A SUBSTITUTION.
- SECTION II—LIVE BALL
- A. THE BALL BECOMES LIVE WHEN:
- (1) IT IS TOSSED BY AN OFFICIAL ON ANY JUMP BALL (2) IT IS AT THE DISPOSAL OF THE OFFENSIVE PLAYER FOR A THROW-IN
- (3) IT IS PLACED AT THE DISPOSAL OF A FREE THROW SHOOTER SECTION III—BALL IS ALIVE

- SECTION III—BALL IS ALIVE
 A. THE BALL BECOMES ALIVE WHEN:
 (1) IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL
 (2) IT IS RELEASED BY THE THROWER-IN
 (3) IT IS RELEASED BY THE FREE THROW SHOOTER ON A FREE THROW WHICH WILL REMAIN IN PLAY SECTION IV—DEAD BALL
- A. THE BALL BECOMES DEAD AND/OR REMAINS DEAD WHEN THE FOLLOWING OCCURS: (1) OFFICIAL BLOWS HIS/HER WHISTLE

- (1) OFFICIAL BLOWS HIS/HER WHISTLE
 (2) FREE THROW WHICH WILL NOT REMAIN IN PLAY (FREE THROW WHICH WILL BE FOLLOWED BY
 ANOTHER FREE THROW, TECHNICAL, FLAGRANT, ETC.)
 (3) FOLLOWING A SUCCESSFUL FIELD GOAL OR FREE THROW THAT WILL REMAIN IN PLAY, UNTIL
 PLAYER POSSESSION OUT-OF-BOUNDS. CONTACT WHICH IS NOT CONSIDERED UNSPORTSMANLIKE
 OR UNNECESSARY SHALL BE IGNORED. (RULE 12A, SECTION V(I))
 (4) TIME EXPIRES FOR THE END OF ANY PERIOD
 EXCEPTION: IF A FIELD GOAL ATTEMPT IS IN FLIGHT, THE BALL BECOMES DEAD WHEN THE GOAL IS

- MADE, MISSED, OR TOUCHED BY AN OFFENSIVE PLAYER.
 SECTION V—JUMP BALLS IN CENTER CIRCLE
 A. THE BALL SHALL BE PUT INTO PLAY IN THE CENTER CIRCLE BY A JUMP BALL BETWEEN ANY
 TWO OPPONENTS:
- (1) AT THE START OF THE GAME (2) AT THE START OF EACH OVERTIME PERIOD

- 27 -(3) A DOUBLE FREE THROW VIOLATION
- (4) DOUBLE FOUL DURING A LOOSE BALL (5) THE BALL BECOMES DEAD WHEN NEITHER TEAM IS IN CONTROL AND NO FIELD GOAL OR
- INFRACTION IS INVOLVED

 (6) THE BALL COMES TO REST ON THE BASKET FLANGE OR BECOMES LODGED BETWEEN THE
- BASKET RING AND THE BACKBOARD BASKET RING AND THE BACKBOARD

 (7) A DOUBLE FOUL WHICH OCCURS AS A RESULT OF A DIFFERENCE IN OPINION BETWEEN OFFICIALS

 (8) A SUSPENSION OF PLAY OCCURS DURING A LOOSE BALL (EXCEPT THAT, IF A TEAM WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL AT THE TIME OF THE STOPPAGE, SUCH TEAM WOULD BE AWARDED POSSESSION PURSUANT TO RULE 4, SECTION XIV)
- (9) A FIGHTING FOUL OCCURS DURING A LOOSE BALL (10) THE OFFICIALS ARE IN DOUBT AS TO WHICH TEAM LAST TOUCHED THE BALL BEFORE GOING
- OUT-OF-BOUNDS AND THE PLAYERS CANNOT BE IDENTIFIED.
- B. IN ALL CASES ABOVE, THE JUMP BALL SHALL BE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. IF INJURY, EJECTION, OR DISQUALIFICATION MAKES IT NECESSARY FOR ANY PLAYER TO BE REPLACED, HIS SUBSTITUTE MAY NOT PARTICIPATE IN THE JUMP BALL. SECTION VI—OTHER JUMP BALLS
- A. THE BALL SHALL BE PUT INTO PLAY BY A JUMP BALL AT THE CIRCLE WHICH IS CLOSEST TO THE SPOT WHERE:
- (1) A HELD BALL OCCURS
- (2) A BALL OUT-OF-BOUNDS CAUSED BY BOTH TEAMS OCCURS
- (3) AN OFFICIAL IS IN DOUBT AS TO WHO LAST TOUCHED THE BALL
- B. THE IUMP BALL SHALL BE BETWEEN THE TWO INVOLVED PLAYERS UNLESS INJURY OR EJECTION PRECLUDES ONE OF THE JUMPERS FROM PARTICIPATION. IF THE INJURED PLAYER MUST LEAVE THE GAME OR IS EJECTED, THE COACH OF THE OPPOSING TEAM SHALL SELECT FROM HIS OPPONENT'S BENCH A PLAYER WHO WILL REPLACE THE INJURED OR EJECTED PLAYER. THE INJURED PLAYER WILL NOT BE PERMITTED TO REENTER THE GAME. IF A PLAYER IS REMOVED FOR A CONCUSSION EVALUATION, HIS COACH SHALL SELECT ONE OF THE FOUR REMAINING PLAYERS IN THE GAME TO PARTICIPATE IN THE JUMP AND MAY RETURN TO THE GAME IF HE COMPLETES THE EVALUATION PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION
- A CONCOSSION STREET RESTRICTIONS GOVERNING JUMP BALLS
 A. EACH JUMPER MUST HAVE AT LEAST ONE FOOT ON OR INSIDE THAT HALF OF THE JUMPING CIRCLE WHICH IS FARTHEST FROM HIS OWN BASKET. EACH JUMPER MUST HAVE BOTH FEET WITHIN THE
- RESTRAINING CIRCLE.
 B. THE BALL MUST BE TAPPED BY ONE OR BOTH OF THE PLAYERS PARTICIPATING IN THE JUMP BALL AFTER IT REACHES ITS HIGHEST POINT. IF THE BALL FALLS TO THE FLOOR WITHOUT BEING TAPPED BY AT LEAST ONE OF THE IUMPERS. ONE OF THE OFFICIALS OFF THE BALL SHALL WHISTLE THE BALL DEAD AND SIGNAL
- C. NEITHER JUMPER MAY TAP THE TOSSED BALL BEFORE IT REACHES ITS HIGHEST POINT.
 D. NEITHER JUMPER MAY LEAVE HIS HALF OF THE JUMPING CIRCLE UNTIL THE BALL HAS BEEN TAPPED.
 E. NEITHER JUMPER MAY CATCH THE TOSSED OR TAPPED BALL UNTIL IT TOUCHES ONE OF THE EIGHT NON-JUMPERS, THE FLOOR, THE BASKET, OR THE BACKBOARD.
- F. NEITHER JUMPER IS PERMITTED TO TAP THE BALL MORE THAN TWICE ON ANY JUMP BALL.

28 -G. THE EIGHT NON-JUMPERS WILL REMAIN OUTSIDE THE RESTRAINING CIRCLE UNTIL THE BALL HAS BEEN TAPPED. T EAMMATES MAY NOT OCCUPY ADJACENT POSITIONS AROUND THE RESTRAINING CIRCLE IF AN OPPONENT DESIRES ONE OF THE POSITIONS. NO PLAYER MAY POSITION HIMSELF IMMEDIATELY

AN OPPONENT DESIRES ONE OF THE POSITIONS. NO PLATER MAT POSITION HIMSELF IMMEDIATELY BEHIND AN OPPONENT ON THE RESTRAINING CIRCLE.

PENALTY FOR C., D., E., F., G.: BALL AWARDED OUT-OF-BOUNDS TO THE OPPONENT.

H. PLAYER POSITION ON THE RESTRAINING CIRCLE IS DETERMINED BY THE DIRECTION OF A PLAYER'S BASKET. THE PLAYER WHOSE BASKET IS NEAREST SHALL HAVE FIRST CHOICE OF POSITION, WITH POSITIONS BEING ALTERNATED THEREAFTER.

RULE NO. 7—SHOT CLOCK SECTION I—DEFINITION

- THE "SHOT CLOCK" REFERS TO THE TIMING DEVICE THAT DISPLAYS A COUNTDOWN OF THE TIME WITHIN WHICH THE TEAM POSSESSING THE BALL MUST ATTEMPT A FIELD GOAL. THE SHOT CLOCK SHALL START AT 24 SECONDS UNLESS OTHERWISE PROVIDED IN RULE 7. THE SHOT CLOCK SHALL BE DISPLAYED IN SECONDS, EXCEPT TENTHS OF SECONDS WILL ALSO BE DISPLAYED ONCE THE SHOT CLOCK REACHES 4.9 SECONDS.
- SECTION II—STARTING AND STOPPING OF SHOT CLOCK
 A. THE SHOT CLOCK WILL START WHEN A TEAM GAINS NEW POSSESSION OF A BALL WHICH IS IN PLAY.
 B. ON A THROW-IN, THE SHOT CLOCK SHALL START WHEN THE BALL IS LEGALLY TOUCHED ON THE COURT BY A PLAYER.
 C. FOLLOWING A JUMP BALL OR MISSED FREE THROW, THE SHOT CLOCK SHALL START WHEN NEW
- D. AFTER GAINING POSSESSION OF THE BALL, A TEAM MUST ATTEMPT A FIELD GOAL BEFORE THE SHOT CLOCK EXPIRES. TO CONSTITUTE A LEGAL FIELD GOAL ATTEMPT, THE FOLLOWING CONDITIONS MUST BE COMPLIED WITH:
- (1) THE BALL MUST LEAVE THE PLAYER'S HAND PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. (2) AFTER LEAVING THE PLAYER'S HAND(S), THE BALL MUST MAKE CONTACT WITH THE BASKET RING. E. A TEAM IS CONSIDERED IN POSSESSION OF THE BALL WHEN HOLDING, PASSING, OR DRIBBLING.
- THE TEAM IS CONSIDERED IN POSSESSION OF THE BALL EVEN THOUGH THE BALL HAS BEEN BATTED AWAY BUT THE OPPONENT HAS NOT GAINED POSSESSION. (SEE ALSO RULE 4, SECTION XVII.) ADDITIONAL RULES
- REGARDING TEAM POSSESSION FOLLOWING A SUSPENSION OF PLAY ARE SET FORTH IN RULE 4, SECTION XIV . F TEAM POSSESSION ENDS WHEN:

- (2) THE BALL HITS THE RIM OF THE OFFENSIVE TEAM
 (2) THE OPPONENT GAINS POSSESSION
 G. IF A BALL IS TOUCHED BY A DEFENSIVE PLAYER WHO DOES NOT GAIN POSSESSION OF THE BALL, THE SHOT CLOCK SHALL CONTINUE TO RUN. H. IF A DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR
- ENTERING THE BASKET RING FROM BELOW, THE SHOT CLOCK IS STOPPED AND THE OFFENSIVE TEAM SHALL BE AWARDED THE BALL.
- THE OFFENSIVE TEAM SHALL HAVE ONLY THE UNEXPIRED TIME REMAINING ON THE SHOT CLOCK IN WHICH TO ATTEMPT A FIELD GOAL. IF THE SHOT CLOCK READS 0, A SHOT CLOCK VIOLATION HAS OCCURRED, EVEN THOUGH THE HORN MAY NOT HAVE SOUNDED.
- I. IF DURING ANY PERIOD THERE ARE 24 SECONDS OR LESS LEFT TO PLAY IN THE PERIOD, THE SHOT CLOCK SHALL NOT FUNCTION FOLLOWING A CHANGE OF POSSESSION; PROVIDED, HOWEVER, THE SHOT CLOCK SHALL BE REACTIVATED AND RESET TO 14 SECONDS WHEN ANY OF THE SITUATIONS DESCRIBED IN SECTION IV(D) BELOW OCCUR.

29 -J. IF AN OFFICIAL INADVERTENTLY BLOWS HIS/HER WHISTLE AND THE SHOT CLOCK BUZZER SOUNDS WHILE THE BALL IS IN THE AIR, PLAY SHALL BE SUSPENDED AND PLAY RESUMED BY A JUMP BALL BETWEEN ANY TWO OPPONENTS AT THE CENTER CIRCLE, IF THE SHOT HITS THE RIM AND IS UNSUCCESSFUL (EXCEPT THAT, IF A TEAM WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL AT THE TIME OF THE STOPPAGE, SUCH TEAM WOULD BE AWARDED POSSESSION PURSUANT TO RULE 4, SECTION XIV). IF THE SHOT DOES NOT HIT THE RIM, A SHOT CLOCK VIOLATION HAS OCCURRED. IF THE SHOT IS SUCCESSFUL, THE GOAL SHALL COUNT AND THE BALL INBOUNDED AS AFTER ANY SUCCESSFUL FIELD GOAL. IT SHOULD BE NOTED THAT EVEN THOUGH THE OFFICIAL BLOWS HIS/HER WHISTLE, ALL PROVISIONS OF THE ABOVE RULE APPLY.

K. IF THERE IS A QUESTION WHETHER OR NOT AN ATTEMPT TO SCORE HAS BEEN BEFORE THE SHOT CLOCK EXPIRES, THE FINAL DECISION SHALL BE MADE BY THE OFFICIALS. SEE RULE 13, SECTION I(A)(7). L. WHENEVER THE SHOT CLOCK READS 0 AND THE BALL IS DEAD FOR ANY REASON OTHER THAN A DEFENSIVE THREE-SECOND VIOLATION, FLOPPING VIOLATION, KICKING VIOLATION, PUNCHED BALL VIOLATION,

PERSONAL FOUL OR A TECHNICAL FOUL BY THE DEFENSIVE TEAM, A SHOT CLOCK VIOLATION HAS OCCURRED. SECTION III—PUTTING BALL IN PLAY AFTER VIOLATION IF A TEAM FAILS TO ATTEMPT A FIELD GOAL WITHIN THE TIME ALLOTTED, A SHOT CLOCK VIOLATION SHALL BE CALLED. THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE NEAREST SPOT BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

- SECTION IV—RESETTING SHOT CLOCK
 A. THE SHOT CLOCK SHALL BE RESET WHEN A SPECIAL SITUATION OCCURS WHICH WARRANTS SUCH ACTION.
- 8. THE SHOT CLOCK IS NEVER RESET ON THE FOLLOWING:
 (1) DEFENSIVE PLAYER IS THE LAST TO TOUCH THE BALL BEFORE GOING OUT-OF-BOUNDS OR ENTERING THE BASKET RING FROM BELOW
- (2) TECHNICAL FOULS OR DELAY-OF-GAME WARNING ON THE OFFENSIVE TEAM
 (3) JUMP BALL IS RETOSSED AS A RESULT OF A POOR TOSS, DOUBLE VIOLATION, OR CORRECTABLE ERROR
 (4) SUSPENSION-OF-PLAY (EXCEPT FOR INFECTION CONTROL)
 (5) FIELD GOAL ATTEMPT WHICH FAILS TO TOUCH THE RIM

- (6) JUMP BALLS WHICH ARE THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE C. THE SHOT CLOCK SHALL BE RESET TO 24 SECONDS ANYTIME THE FOLLOWING OCCURS:
- (1) CHANGE OF POSSESSION FROM ONE TEAM TO ANOTHER
 (2) PERSONAL FOUL WHERE BALL IS BEING INBOUNDED IN BACKCOURT
 (3) VIOLATION WHERE BALL IS BEING INBOUNDED IN BACKCOURT
- (4) JUMP BALLS WHICH ARE NOT THE RESULT OF A HELD BALL CAUSED BY THE DEFENSE (5) ALL FLAGRANT AND PUNCHING FOULS

- D. THE SHOT CLOCK SHALL BE RESET TO 14 SECONDS ANYTIME THE FOLLOWING OCCURS:
 (1) THE OFFENSIVE TEAM IS THE FIRST TO GAIN POSSESSION AFTER AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING (2) ALOOSE BALL FOUL IS CALLED ON THE DEFENSIVE TEAM IN THE SEQUENCE IMMEDIATELY
- FOLLOWING AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING; PROVIDED THAT, AS A RESULT OF THE FOUL, THE OFFENSIVE TEAM INBOUNDS THE BALL IN THE FRONTCOURT
- NOTE: IF, AS A RESULT OF A DEFENSIVE FOUL, THE OFFENSIVE TEAM INBOUNDS THE BALL IN THE BACKCOURT, RULE 7, SECTION IV(C)(2) APPLIES
- (3) THE OFFENSIVE TEAM RETAINS POSSESSION AFTER THE BALL GOES OUT-OF-BOUNDS IN THE SEQUENCE IMMEDIATELY FOLLOWING AN UNSUCCESSFUL FREE THROW THAT REMAINS IN PLAY, OR AN UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING

- 30 -FOR PURPOSES OF RULE 7, SECTION IV(D) ONLY, AN "UNSUCCESSFUL FIELD GOAL ATTEMPT THAT CONTACTS THE BASKET RING" SHALL INCLUDE ANY LIVE BALL FROM THE PLAYING COURT THAT CONTACTS THE BASKET RING OF THE TEAM WHICH IS IN POSSESSION.
- E. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER, ANYTIME THE FOLLOWING OCCURS:
- (2) DEFENSIVE THREE-SECOND VIOLATION

- (3) TECHNICAL FOULS AND/OR DELAY-OF-GAME WARNINGS ON THE DEFENSIVE TEAM
 (4) KICKED OR PUNCHED BALL BY THE DEFENSIVE TEAM WITH THE BALL BEING INBOUNDED IN
- THE OFFENSIVE TEAM'S FRONTCOURT
 (5) INFECTION CONTROL
- (6) JUMP BALLS RETAINED BY THE OFFENSIVE TEAM AS THE RESULT OF ANY VIOLATION BY THE
- DEFENSIVE TEAM DURING A JUMP BALL WHICH RESULTS IN A FRONTCOURT THROW-IN RULE NO. 8—OUT-OF-BOUNDS AND THROW-IN
- SECTION I—PLAYER
- THE PLAYER IS OUT-OF-BOUNDS WHEN HE TOUCHES THE FLOOR OR ANY OBJECT ON OR OUTSIDE A BOUNDARY. FOR LOCATION OF A PLAYER IN THE AIR, HIS POSITION IS THAT FROM WHICH HE LAST TOUCHED THE FLOOR. THE LAST PART OF THE FOOT/FEET WHICH IS IN CONTACT WITH THE FLOOR ON HIS LAST STEP PRIOR TO JUMPING OVER THE MIDCOURT LINE OR THREE-POINT LINE SHALL DETERMINE HIS LOCATION. SECTION II—BALL
- A. THE BALL IS OUT-OF-BOUNDS WHEN IT TOUCHES A PLAYER WHO IS OUT-OF-BOUNDS OR ANY OTHER PERSON, THE FLOOR, OR ANY OBJECT ON, ABOVE, OR OUTSIDE OF A BOUNDARY OR THE SUPPORTS OR BACK OF THE BACKBOARD.
- BACK OF THE BACKBOARD.

 B. ANY BALL THAT REBOUNDS OR PASSES DIRECTLY BEHIND THE BACKBOARD, IN ANY DIRECTION, OR ENTERS THE CYLINDER FROM BELOW IS CONSIDERED OUT-OF-BOUNDS.

 C. THE BALL IS CAUSED TO GO OUT-OF-BOUNDS BY THE LAST PLAYER TO TOUCH IT (INCLUDING BY TOUCHING THE PLAYER'S HAIR OR UNIFORM) BEFORE IT GOES OUT, PROVIDED IT IS OUT-OF-BOUNDS BECAUSE OF TOUCHING SOMETHING OTHER THAN A PLAYER. IF THE BALL IS OUT-OF-BOUNDS BECAUSE OF TOUCHING A PLAYER WHO IS ON OR OUTSIDE A BOUNDARY, SUCH PLAYER CAUSED IT TO GO OUT. IF A PLAYER HAS HIS HAND IN CONTACT WITH THE BALL AND AN OPPONENT HITS THAT PART OF THE HAND CAUSING THE BALL TO GO OUT-OF-BOUNDS, THE TEAM WHOSE PLAYER HAD HIS HAND ON THE BALL WILL RETAIN POSSESSION.

 D. IF THE BALL GOES OUT-OF-BOUNDS AND WAS LAST TOUCHED SIMULTANEOUSLY BY TWO
- OPPONENTS, BOTH OF WHOM ARE INBOUNDS OR OUT-OF-BOUNDS, OR IF THE OFFICIAL IS IN DOUBT AS TO WHO LAST TOUCHED THE BALL, OR IF THE OFFICIALS DISAGREE, PLAY SHALL BE RESUMED BY A JUMP BALL BETWEEN THE TWO INVOLVED PLAYERS IN THE NEAREST RESTRAINING CIRCLE EXCEPTION: RULE 6. SECTION V(A)(10)
- E. IF THE BALL IS INTERFERED WITH BY AN OPPONENT SEATED ON THE BENCH OR STANDING ON THE SIDELINE (RULE 12A, SECTION II(A)(7)), IT SHALL BE AWARDED TO THE OFFENDED TEAM OUT-OF- BOUNDS NEAREST THE SPOT OF THE VIOLATION.
- SECTION III—THE THROW-IN
 A. THE THROW-IN STARTS WHEN THE BALL IS GIVEN TO THE PLAYER ENTITLED TO THE THROW-IN. HE SHALL RELEASE THE BALL WITHIN 5 SECONDS FROM THE TIME HE RECEIVES THE BALL AND CONTROLS IT. UNTIL THE PASSED BALL HAS CROSSED THE PLANE OF THE BOUNDARY, NO PLAYER SHALL HAVE ANY PART OF HIS PERSON OVER THE BOUNDARY LINE AND TEAMMATES SHALL NOT OCCUPY POSITIONS PARALLEL OR ADJACENT

- 31 -TO THE BASELINE IF AN OPPONENT DESIRES ONE OF THOSE POSITIONS. THE DEFENSIVE MAN SHALL HAVE
- THE RIGHT TO BE BETWEEN HIS MAN AND THE BASKET.
 B. ON A THROW-IN WHICH GOES OUT-OF-BOUNDS AND IS NOT TOUCHED BY A PLAYER IN THE GAME,

THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.
C. AFTER A SCORE, FIELD GOAL, OR FREE THROW, THE LATTER COMING AS THE RESULT OF A PERSONAL FOUL, ANY PLAYER OF THE TEAM NOT CREDITED WITH THE SCORE SHALL PUT THE BALL INTO PLAY FROM ANY POINT OUT-OF-BOUNDS AT THE ENDLINE OF THE COURT WHERE THE POINT(S) WERE SCORED. HE MAY PASS THE BALL TO A TEAMMATE BEHIND THE ENDLINE; HOWEVER, THE FIVE-SECOND THROW-IN RULE APPLIE THIS RULE ALSO APPLIES TO THE PLAYER OF THE TEAM WITH POSSESSION AT THE START OF THE SECOND, THIRD, AND FOURTH PERIODS.

D. AFTER A FREE THROW VIOLATION BY THE SHOOTER OR HIS TEAMMATE, THE THROW-IN IS MADE FROM OUT-OF-BOUNDS ON EITHER SIDE OF THE FREE THROW LINE EXTENDED.

E. ANY BALL OUT-OF-BOUNDS IN A TEAM'S FRONTCOURT OR AT THE MIDCOURT LINE CANNOT BE PASSED INTO THE BACKCOURT. ON ALL BACKCOURT AND MIDCOURT VIOLATIONS, THE BALL SHALL BE AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE, AND MUST BE PASSED INTO THE FRONTCOURT. EXCEPTION: DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD AND THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE BALL MAY BE PASSED ANYWHERE (FRONTCOURT OR BACKCOURT) ON THE COURT. HOWEVER, IF THE BALL IS THROWN INTO THE FRONTCOURT AND AN OFFENSIVE PLAYER ON THE COURT FAILS TO CONTROL THE BALL AND CAUSES IT TO GO INTO THE BACKCOURT. HIS TEAM MAY NOT BE THE FIRST TO TOUCH THE BALL

FIG. A THROW-IN WHICH TOUCHES THE FLOOR, OR ANY OBJECT, ON OR OUTSIDE THE BOUNDARY LINE, OR TOUCHES ANYTHING ABOVE THE PLAYING SURFACE IS A VIOLATION. THE BALL MUST BE THROWN DIRECTLY INBOUNDS.

EXCEPTION: RULE 8, SECTION III(C)

PENALTY: VIOLATION OF THIS RULE IS LOSS OF POSSESSION, AND THE BALL MUST BE INBOUNDED AT THE ORIGINAL THROW-IN SPOT.

RULE NO. 9—FREE THROWS AND PENAL TIES SECTION I—POSITIONS AND VIOLATIONS

A. WHEN A FREE THROW IS AWARDED, AN OFFICIAL SHALL PUT THE BALL IN PLAY BY DELIVERING IT TO THE FREE THROW SHOOTER. THE SHOOTER SHALL BE ABOVE THE FREE THROW LINE AND WITHIN THE UPPER HALF OF THE FREE THROW CIRCLE. HE SHALL ATTEMPT THE FREE THROW WITHIN 10 SECONDS OF CONTROLLING THE BALL IN SUCH A WAY THAT THE BALL ENTERS THE BASKET OR TOUCHES THE RING. PENAL TY

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME. IF THE OPPONENT'S VIOLATION IS DISCONCERTION. THEN A SUBSTITUTE FREE THROW SHALL BE AWARDED.

IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILL ALSO CONTINUE FROM THAT POINT. IF THE OPPONENT'S VIOLATION IS DISCONCERTION, THEN A SUBSTITUTE FREE THROW SHALL BE AWARDED.

B. THE FREE THROW SHOOTER MAY NOT STEP OVER THE PLANE OF THE FREE THROW LINE UNTIL THE BALL TOUCHES THE BASKET RING, BACKBOARD, OR THE FREE THROW ENDS.

THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND NO POINT CAN BE SCORED. IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY , THE OPPOSING TEAM

- 32 -SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF BOTH TEAMS COMMIT A VIOLATION DURING THIS FREE THROW , A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO OPPONENTS IN THE GAME.
- IF THERE IS A VIOLATION AND THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY , THEN PLAY WILL CONTINUE FROM THAT POINT. IF AN OPPONENT ALSO COMMITS A VIOLATION (DOUBLE VIOLATION), THEN PLAY WILL ALSO CONTINUE FROM THAT POINT
- C. THE FREE THROW SHOOTER SHALL NOT PURPOSELY FAKE A FREE THROW ATTEMPT.
- THIS IS A VIOLATION BY THE SHOOTER ON ALL FREE THROW ATTEMPTS AND A DOUBLE VIOLATION SHOULD NOT BE CALLED IF AN OPPONENT VIOLATES ANY FREE THROW RULES.

 IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY, THE OPPOSING TEAM SHALL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED.

- IF THE FREE THROW LINE EXTENDED.

 IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, THEN PLAY WILL CONTINUE FROM THAT POINT.

 D. DURING A FREE THROW ATTEMPT FOR A COMMON FOUL, EACH OF THE SPACES NEAREST THE ENDLINE MUST BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. T EAMMATES OF THE FREE THROW
 SHOOTER MUST OCCUPY THE NEXT ADJACENT SPACES ON EACH SIDE. ONLY ONE OF THE THIRD SPACES MAY
 BE OCCUPIED BY AN OPPONENT OF THE FREE THROW SHOOTER. IT IS NOT MANDATORY THAT EITHER OF THE THIRD SPACES BE OCCUPIED BY AN OPPONENT BUT MAY NOT BE OCCUPIED BY A TEAMMATE. IF THERE IS A DISCREPANCY, TEAMMATES OF THE FREE THROW SHOOTER WILL OCCUPY THE SPACES FIRST.
- PLAYERS OCCUPYING LANE SPACES MAY NOT EXTEND THEMSELVES OVER THEIR LANE SPACES IN FRONT OF AN OPPONENT OR BE TOUCHING THE LANE LINE OR FLOOR INSIDE THE LINE WHEN THE BALL IS RELEASED
- BY THE SHOOTER. THEY MAY NOT VACATE THEIR LANE SPACE MORE THAN 3' FROM THE LANE LINE BEFORE THE BALL IS RELEASED.
- PLAYERS NOT OCCUPYING LANE SPACES MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE THE FREE THROW LINE EXTENDED AND MAY NOT BE TOUCHING THE LINE OR FLOOR INSIDE THE LINE WHEN THE BALL IS RELEASED. PENALTY
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, THE SHOOTER SHALL RECEIVE A SUBSTITUTE FREE THROW IF HIS ATTEMPT IS UNSUCCESSFUL BUT SHALL BE IGNORED IF THE ATTEMPT IS SUCCESSFUL. IF A TEAMMATE AND OPPONENT BOTH VIOLATE, A JUMP BALL SHALL BE ADMINISTERED AT MIDCOURT BETWEEN ANY TWO
- OPPONENTS IN THE GAME. IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO VIOLATION CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION
- VIOLATION BY AN OPPONENT TO WHICH A SUBSTITUTE FREE THROW WILL BE AWARDED.

 E. IF THE BALL IS TO BECOME DEAD AFTER THE LAST FREE THROW ATTEMPT. PLAYERS SHALL NOT OCCUPY POSITIONS ALONG THE FREE THROW LANES. ALL PLAYERS MUST REMAIN ON THE COURT BEHIND THE THREE POINT LINE ABOVE THE FREE THROW LINE EXTENDED UNTIL THE BALL IS RELEASED. PENALTY:
- NO VIOLATIONS CAN OCCUR REGARDLESS OF WHICH PLAYER OR PLAYERS VIOLATE SINCE NO ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A
- ADVANTAGE IS GAINED UNLESS THERE IS A DISCONCERTION VIOLATION BY AN OPPONENT TO WHICH A SUBSTITUTE FREE THROW WILL BE AWARDED.

 F. DURING ALL FREE THROW ATTEMPTS, NO OPPONENT IN THE GAME SHALL DISCONCERT THE SHOOTER ONCE THE BALL IS PLACED AT HIS DISPOSAL. THE FOLLOWING ARE ACTS OF DISCONCERTION:

 (1) RAISING HIS ARMS WHEN POSITIONED ON THE LANE LINE ON A FREE THROW WHICH WILL NOT
- (2) WAVING HIS ARMS OR MAKING A SUDDEN MOVEMENT WHEN IN THE VISUAL FIELD OF THE SHOOTER DURING ANY FREE THROW ATTEMPT,

- 33 -(3) TALKING TO THE FREE THROW SHOOTER OR TALKING IN A LOUD DISRUPTIVE MANNER DURING ANY FREE THROW ATTEMPT
- (4) ENTERING THE LANE AND CONTINUING TO MOVE DURING ANY FREE THROW ATTEMPT. PENALTY:
- NO PENALTY IS ASSESSED IF THE FREE THROW IS SUCCESSFUL. A SUBSTITUTE FREE THROW WILL BE ADMINISTERED IF THE ATTEMPT IS UNSUCCESSFUL.
- G. A PLAYER SHALL NOT TOUCH THE BALL OR THE BASKET RING WHEN THE BALL IS USING THE BASKET RING AS ITS LOWER BASE NOR TOUCH THE BALL WHILE IT IS IN THE IMAGINARY CYLINDER ABOVE THE RING AFTER TOUCHING THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW FOINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOOND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND PLAY WILL CONTINUE AS AFTER ANY SUCCESSFUL FREE THROW WITH THE OFFICIAL ADMINISTERING THE THROW-IN.

 IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. H. NO PLAYER SHALL TOUCH THE BALL BEFORE IT TOUCHES THE BASKET RING OR BACKBOARD. PENALTY:
- IF THE FREE THROW ATTEMPT IS TO REMAIN IN PLAY AND A TEAMMATE OF THE SHOOTER VIOLATES, NO POINT CAN BE SCORED AND THE OPPOSING TEAM WILL INBOUND ON EITHER SIDELINE AT THE FREE THROW LINE EXTENDED. IF AN OPPONENT VIOLATES, ONE POINT SHALL BE SCORED AND AN ADDITIONAL FREE THROW SHALL BE AWARDED THE SAME SHOOTER.
- IF THE FREE THROW ATTEMPT IS NOT TO REMAIN IN PLAY, NO POINT CAN BE SCORED IF THE VIOLATION IS BY A TEAMMATE AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. ONE POINT SHALL BE SCORED IF THE VIOLATION IS BY AN OPPONENT AND THE SHOOTER WILL ATTEMPT HIS NEXT FREE THROW. I. DURING ALL FREE THROW ATTEMPTS, IF AN OFFICIAL SUSPENDS PLAY BEFORE THE FREE THROW ATTEMPT IS RELEASED, NO VIOLATIONS CAN OCCUR.
- SECTION II—SHOOTING OF FREE THROW
- A. THE FREE THROW(S) AWARDED BECAUSE OF A PERSONAL FOUL SHALL BE ATTEMPTED BY THE OFFENDED PLAYER. **EXCEPTIONS**
- (1) IF THE OFFENDED PLAYER IS INJURED, OTHER THAN AS A RESULT OF A FLAGRANT FOUL OR UNSPORTSMANLIKE CONDUCT, OR IS EJECTED FROM THE GAME AND CANNOT ATTEMPT THE AWARDED FREE THROW(S), THE OPPOSING COACH SHALL SELECT, FROM HIS OPPONENT'S BENCH, THE REPLACEMENT PLAYER. THAT PLAYER WILL ATTEMPT THE FREE THROW(S) AND THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME. THE SUBSTITUTE MUST REMAIN IN THE GAME UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT.
- EXCEPTION: RULE 3, SECTION V(E)
 (2) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S) AS A RESULT OF A FLAGRANT FOUL-PÉNALTY (1) AND/OR AS A RESULT OF A MEDICAL DETERMINATION THAT A PLAYER MUST UNDERGO A CONCUSSION EVALUATION, HIS COACH MAY DESIGNATE ANY PLAYER IN THE GAME AT THAT TIME TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL NOT BE PERMITTED TO RE-ENTER THE GAME; EXCEPT THAT THE PLAYER WILL BE PERMITTED TO REENTER IF HE WAS REMOVED FOR A CONCUSSION EVALUATION, COMPLETED THE EVALUATION REQUIRED PURSUANT TO THE NBA CONCUSSION POLICY, AND IS DEEMED NOT TO HAVE A CONCUSSION.

 (3) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S)
- DUE TO ANY UNSPORTSMANLIKE ACT, HIS COACH MAY DESIGNATE ANY ELIGIBLE MEMBER OF THE

- 34 -SQUAD TO ATTEMPT THE FREE THROW(S). THE INJURED PLAYER WILL BE PERMITTED TO REENTER THE GAME.
- (4) IF THE OFFENDED PLAYER IS DISQUALIFIED AND UNABLE TO ATTEMPT THE AWARDED FREE THROW(S), HIS COACH SHALL DESIGNATE AN ELIGIBLE SUBSTITUTE FROM THE BENCH. THAT SUBSTITUTE WILL ATTEMPT THE FREE THROW(S) AND CANNOT BE REMOVED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT.

- EXCEPTION: RULE 3, SECTION V(E) (5) AWAY-FROM-THE-PLAY FOUL—RULE 12B, SECTION X(A)(1).
- (6) TRANSITION TAKE FOUL—RULE 12B. SECTION XI(A).
- B. A FREE THROW ATTEMPT, PERSONAL OR TECHNICAL, SHALL BE ILLEGAL IF AN OFFICIAL DOES NOT HANDLE THE BALL.
 C. IF MULTIPLE FREE THROWS ARE AWARDED, ALL THOSE WHICH REMAIN MUST BE ATTEMPTED, IF
- THE FIRST AND/OR SECOND ATTEMPT IS NULLIFIED BY AN OFFENSIVE PLAYER'S VIOLATION.

 D. IF A TIMEOUT IS GRANTED PRIOR TO A FREE THROW ATTEMPT, THE FREE THROW WILL BE ATTEMPTED FOLLOWING THE TIMEOUT.

SECTION III—NEXT PLAY

- AFTER A SUCCESSFUL FREE THROW WHICH IS NOT FOLLOWED BY ANOTHER FREE THROW, THE BALL SHALL
- BE PUT INTO PLAY BY A THROW-IN, AS AFTER ANY SUCCESSFUL FIELD GOAL. EXCEPTION: AFTER A FREE THROW FOR A FOUL WHICH OCCURS DURING A DEAD BALL WHICH IMMEDIATELY PRECEDES ANY PERIOD, THE BALL SHALL BE PUT INTO PLAY BY THE TEAM ENTITLED TO THE THROW-IN IN THE PERIOD WHICH FOLLOWS. (SEE RULE 6, SECTION I(B)). THIS INCLUDES FLAGRANT AND PUNCHING FOULS.

RULE NO. 10—VIOLA TIONS AND PENAL TIES SECTION I—OUT-OF-BOUNDS

- A. A PLAYER SHALL NOT BE THE LAST TO TOUCH THE BALL BEFORE IT GOES OUT-OF-BOUNDS.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE BOUNDARY LINE
- NEAREST THE SPOT OF THE VIOLATION. EXCEPTION: ON A THROW-IN WHICH GOES OUT-OF-BOUNDS AND IS NOT TOUCHED BY A PLAYER
- IN THE GAME, THE BALL IS RETURNED TO THE ORIGINAL THROW-IN SPOT.

- SECTION II—DRIBBLE A. A PLAYER SHALL NOT RUN WITH THE BALL WITHOUT DRIBBLING IT.
- B. A PLAYER IN CONTROL OF A DRIBBLE WHO STEPS ON OR OUTSIDE A BOUNDARY LINE, EVEN THOUGH NOT TOUCHING THE BALL WHILE ON OR OUTSIDE THAT BOUNDARY LINE, SHALL NOT BE ALLOWED TO RETURN INBOUNDS AND CONTINUE HIS DRIBBLE. HE MAY NOT EVEN BE THE FIRST PLAYER TO TOUCH THE BALL AFTER HE HAS RE-ESTABLISHED A POSITION INBOUNDS.
- C. A PLAYER MAY NOT DRIBBLE A SECOND TIME AFTER HE HAS VOLUNTARILY ENDED HIS FIRST DRIBBLE.
 D. A PLAYER WHO IS DRIBBLING MAY NOT PUT ANY PART OF HIS HAND UNDER THE BALL AND (1) CARRY
- IT FROM ONE POINT TO ANOTHER OR (2) BRING IT TO A PAUSE AND THEN CONTINUE TO DRIBBLE AGAIN.
- E. A PLAYER MAY DRIBBLE A SECOND TIME IF HE LOST CONTROL OF THE BALL BECAUSE OF: (1) A FIELD GOAL ATTEMPT AT HIS BASKET, PROVIDED THE BALL TOUCHES THE BACKBOARD OR BASKET RING
- (2) AN OPPONENT TOUCHING THE BALL
- (3) A PASS OR FUMBLE WHICH TOUCHES HIS BACKBOARD, BASKET RING, OR IS TOUCHED BY ANOTHER PLAYER.

PENAL TY: LOSS OF BALL. BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

- 35 -SECTION III—THROWER-IN

A THROWER-IN SHALL NOT (1) CARRY THE BALL ONTO THE COURT; (2) FAIL TO RELEASE THE BALL WITHIN 5 SECONDS; (3) TOUCH IT ON THE COURT BEFORE IT HAS TOUCHED ANOTHER PLAYER; (4) LEAVE THE DESIGNATED THROW-IN SPOT WHICH IS ONE STEP TO HIS LEFT OR RIGHT; (5) THROW THE BALL SO THAT IT ENTERS THE BASKET BEFORE TOUCHING ANYONE ON THE COURT; (6) STEP ON THE COURT OVER THE BOUNDARY LINE BEFORE THE BALL IS RELEASED; (7) THROW THE BALL OUT-OF-BOUNDS WITHOUT IT BEING TOUCHED BY A PLAYER IN THE GAME; (8) EXIT THE PLAYING SURFACE TO GAIN AN ADVANTAGE ON A THROW-IN; (9) HAND THE BALL TO A PLAYER ON THE COURT.

EXCEPTION: AFTER A FIELD GOAL OR FREE THROW AS A RESULT OF A PERSONAL FOUL OR THE START OF A PERIOD, THE THROWER-IN MAY RUN THE END LINE OR PASS TO A TEAMMATE BEHIND THE END LINE. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE ORIGINAL SPOT OF THE THROW-IN.

THE THROW-IN.

SECTION IV—STRIKE THE BALL

A. A PLAYER SHALL NOT KICK THE BALL OR STRIKE IT WITH THE FIST.

B. KICKING THE BALL OR STRIKING IT WITHANY PART OF THE LEG IS A VIOLATION WHEN IT IS AN INTENTIONAL ACT. THE BALL ACCIDENTALLY STRIKING THE FOOT, THE LEG, OR FIST IS NOT A VIOLATION. A PLAYER MAY NOT USE ANY PART OF HIS LEG TO INTENTIONALLY MOVE OR SECURE THE BALL. PENAL TY

(1) IF THE VIOLATION IS BY THE OFFENSE, THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

(2) IF THE VIOLATION IS BY THE DEFENSE WHILE THE BALL IS IN PLAY , THE OFFENSIVE TEAM RETAINS POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.

(3) IF THE VIOLATION OCCURS DURING A THROW-IN, THE OPPOSING TEAM RETAINS POSSESSION AT THE SPOT OF THE ORIGINAL THROW-IN WITH ALL PRIVILEGES, IF ANY , REMAINING. SECTION V—JUMP BALL
A. A PLAYER SHALL NOT VIOLATE THE JUMP BALL RULE (RULE 6, SECTION VII).

B. DURING A JUMP BALL, A PERSONAL FOUL COMMITTED PRIOR TO EITHER TEAM OBTAINING POSSESSION, SHALL BE RULED A "LOOSE BALL" FOUL.

IF THE VIOLATION OR FOUL OCCURS PRIOR TO THE BALL BEING LEGALLY TAPPED, NEITHER THE GAME CLOCK

NOR SHOT CLOCK SHALL BE STARTED.

PENAL TY

- (1) IN (A) ABOVE, THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST THE SPOT OF THE VIOLATION.
- (2) IN (A) ABOVE, IF THERE IS A VIOLATION BY EACH TEAM, OR IF THE OFFICIAL MAKES A BAD TOSS, THE TOSS SHALL BE REPEATED WITH THE SAME JUMPERS.
- (3) IN (B) ABOVE, FREE THROWS MAY OR MAY NOT BE AWARDED, CONSISTENT WITH WHETHER

THE PENALTY IS IN EFFECT (RULE 12B, SECTION VIII). SECTION VI—OFFENSIVE THREE-SECOND RULE

A. AN OFFENSIVE PLAYER SHALL NOT REMAIN FOR MORE THAN THREE SECONDS IN THAT PART OF HIS FREE THROW LANE BETWEEN THE ENDLINE AND EXTENDED 4' (IMAGINARY) OFF THE COURT AND THE FARTHER EDGE OF THE FREE THROW LINE WHILE THE BALL IS IN CONTROL OF HIS TEAM.

- 36 -B. ALLOWANCE MAY BE MADE FOR A PLAYER WHO, HAVING BEEN IN THIS AREA FOR LESS THAN THREE SECONDS, IS IN THE ACT OF SHOOTING AT THE END OF THE THIRD SECOND. UNDER THESE CONDITIONS, THE 3-SECOND COUNT IS DISCONTINUED WHILE HIS CONTINUOUS MOTION IS TOWARD THE BASKET. IF THAT CONTINUOUS MOTION CEASES, THE PREVIOUS 3-SECOND COUNT IS CONTINUED. THIS IS ALSO TRUE IF IT IS IMMINENT THE OFFENSIVE PLAYER WILL EXIT THIS AREA.
- C. THE 3-SECOND COUNT SHALL NOT BEGIN UNTIL THE BALL IS IN CONTROL IN THE OFFENSIVE TEAM'S FRONTCOURT. NO VIOLATION CAN OCCUR IF THE BALL IS BATTED AWAY BY AN OPPONENT. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED.
- SECTION VII—DEFENSIVE THREE-SECOND RULE
- A. THE COUNT STARTS WHEN THE OFFENSIVE TEAM IS IN CONTROL OF THE BALL IN THE FRONTCOURT. B. ANY DEFENSIVE PLAYER, WHO IS POSITIONED IN THE 16-FOOT LANE OR THE AREA EXTENDING 4 FEET PAST THE LANE ENDLINE, MUST BE ACTIVELY GUARDING AN OPPONENT WITHIN THREE SECONDS. ACTIVELY GUARDING MEANS BEING WITHIN ARM'S LENGTH OF AN OFFENSIVE PLAYER AND IN A GUARDING
- C. ANY DEFENSIVE PLAYER MAY PLAY ANY OFFENSIVE PLAYER. THE DEFENDERS MAY DOUBLE-TEAM
- D. THE DEFENSIVE THREE-SECOND COUNT IS SUSPENDED WHEN: (1) A PLAYER IS IN THE ACT OF SHOOTING, (2) THERE IS A LOSS OF TEAM CONTROL, (3) THE DEFENDER IS ACTIVELY GUARDING AN OPPONENT, (4) THE DEFENDER COMPLETELY CLEARS THE 16-FOOT LANE, OR (5) IT IS IMMINENT THE DEFENDER WILL BECOME LEGAL
- EL IF THE DEFENDER IS GUARDING THE PLAYER WITH THE BALL, HE MAY BE LOCATED IN THE 16-FOOT LANE. THIS DEFENDER IS NOT REQUIRED TO BE IN AN ACTIVELY GUARDING/ARMS DISTANCE POSITION. IF ANOTHER DEFENDER ACTIVELY GUARDS THE PLAYER WITH THE BALL, THE ORIGINAL DEFENDER MUST ACTIVELY GUARD AN OPPONENT OR EXIT THE 16-FOOT LANE. ONCE THE OFFENSIVE PLAYER PASSES THE BALL, THE DEFENDER MUST ACTIVELY GUARD AN OPPONENT OR EXIT THE 16-FOOT LANE.
- PENALTY: A TECHNICAL FOUL SHALL BE ASSESSED. THE OFFENSIVE TEAM RETAINS POSSESSION ON THE SIDELINE AT THE FREE THROW LINE EXTENDED NEAREST THE POINT OF INTERRUPTION. THE SHOT CLOCK SHALL REMAIN THE SAME AS WHEN PLAY WAS INTERRUPTED OR RESET TO 14 SECONDS, WHICHEVER IS GREATER. IF A VIOLATION IS WHISTLED DURING A SUCCESSFUL FIELD GOAL ATTEMPT, THE VIOLATION SHALL BE IGNORED AND PLAY SHALL RESUME AS AFTER ANY SUCCESSFUL BASKET. SECTION VIII—EIGHT-SECOND RULE
- A TEAM SHALL NOT BE IN CONTINUOUS POSSESSION OF A BALL WHICH IS IN ITS BACKCOURT FOR MORE
- THAN 8 CONSECUTIVE SECONDS. EXCEPTION (1): A NEW 8 SECONDS ISAWARDED IF THE DEFENSE: (1) KICKS OR PUNCHES THE BALL, (2) IS ASSESSED A PERSONAL OR TECHNICAL FOUL, OR (3) IS ISSUED A DELAY OF GAME WARNING. EXCEPTION (2): A NEW 8 SECONDS IS AWARDED: (1) IF PLAY IS SUSPENDED TO ADMINISTER COMMENTS ON THE RULES, SECTION II(N) FOR INFECTION CONTROL , (2) WHEN A TEAM GAINS CONTROL OF A JUMP BALL IN THE BACKCOURT, OR (3) DURING A FRONTCOURT THROW-IN INTO THE BACKCOURT IN THE LAST TWO MINUTES OF THE FOURTH AND LAST TWO MINUTES OF ANY OVERTIME PERIOD. PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE. SECTION IX—BALL IN BACKCOURT
- A. A PLAYER SHALL NOT BE THE FIRST TO TOUCH A BALL WHICH HE OR A TEAMMATE CAUSED TO GO FROM FRONTCOURT TO BACKCOURT WHILE HIS TEAM WAS IN CONTROL OF THE BALL.
- EXCEPTION: RULE 8, SECTION III(E)(EXCEPTION)

- 37 -B. DURING A JUMP BALL, A TRY FOR A GOAL, OR A SITUATION IN WHICH A PLAYER TAPS THE BALL AWAY FROM A CONGESTED AREA, AS DURING REBOUNDING, IN AN ATTEMPT TO GET THE BALL OUT WHERE PLAYER CONTROL MAY BE SECURED, THE BALL IS NOT IN CONTROL OF EITHER TEAM. HENCE, THE RESTRICTION ON FIRST TOUCHING DOES NOT APPLY .
- PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM AT THE MIDCOURT LINE. SECTION X—SWINGING OF ELBOWS
 A PLAYER SHALL NOT BE ALLOWED EXCESSIVE AND/OR VIGOROUS SWINGING OF THE ELBOWS IN
- SWINGING MOTION (NO CONTACT) WHEN A DEFENSIVE PLAYER IS NEARBY AND THE OFFENSIVE PLAYER HAS THE BALL
- PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE, NEAR-EST THE SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XI—ENTERING BASKET FROM BELOW
- A PLAYER SHALL NOT BE THE LAST TO TOUCH A BALL WHICH RISES ABOVE THE RIM LEVEL WITHIN THE CYLINDER FROM BELOW .
- PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT
- THE FREE THROW LINE EXTENDED. SECTION XII—ILLEGAL ASSIST IN SCORING
- A. A PLAYER MAY NOT ASSIST HIMSELF IN AN ATTEMPT TO SCORE BY USING ANY PART OF THE RIM, NET, BACKBOARD, OR BASKET SUPPORT TO LIFT, HOLD, OR RAISE HIMSELF.
- B. A PLAYER MAY NOT ASSIST A TEAMMATE TO GAIN HEIGHT WHILE ATTEMPTING TO SCORE. PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE FREE THROW LINE EXTENDED.
- SECTION XIII—TRAVELING
- A. A PLAYER WHO RECEIVES THE BALL WHILE STANDING STILL MAY PIVOT, USING EITHER FOOT AS THE PIVOT FOOT
- B. A PLAYER WHO GATHERS THE BALL WHILE PROGRESSING MAY TAKE (1) TWO STEPS IN COMING TO A STOP, PASSING, OR SHOOTING THE BALL, OR (2) IF HE HAS NOT YET DRIBBLED, ONE STEP PRIOR TO RELEASING THE BALL. A PLAYER WHO GATHERS THE BALL WHILE DRIBBLING MAY TAKETWO STEPS IN COMING TO A STOP, PASSING, OR SHOOTING THE BALL.
- THE FIRST STEP OCCURS WHEN A FOOT, OR BOTH FEET, TOUCH THE FLOOR AFTER THE PLAYER GATHERS
- THE BALL THE SECOND STEP OCCURS AFTER THE FIRST STEP WHEN THE OTHER FOOT TOUCHES THE FLOOR. OR BOTH
- FEET TOUCH THE FLOOR SIMULTANEOUSLY. A PLAYER WHO COMES TO A STOP ON STEP ONE WHEN BOTH FEET ARE ON THE FLOOR OR TOUCH THE FLOOR SIMULTANEOUSLY MAY PIVOT USING EITHER FOOT AS HIS PIVOT. IF HE JUMPS WITH BOTH FEET HE MUST RELEASE THE BALL BEFORE EITHER FOOT TOUCHES THE FLOOR.

 A PLAYER WHO LANDS WITH ONE FOOT FIRST MAY ONLY PIVOT USING THAT FOOT.

- A PROGRESSING PLAYER WHO JUMPS OFF ONE FOOT ON THE FIRST STEP MAY LAND WITH BOTH FEET SIMULTANEOUSLY FOR THE SECOND STEP. IN THIS SITUATION, THE PLAYER MAY NOT PIVOT WITH EITHER FOOT AND IF ONE OR BOTH FEET LEAVE THE FLOOR THE BALL MUST BE RELEASED BEFORE EITHER RETURNS TO THE FLOOR.
- C. IN STARTING A DRIBBLE AFTER (1) RECEIVING THE BALL WHILE STANDING STILL, OR (2) COMING TO A LEGAL STOP, THE BALL MUST BE OUT OF THE PLAYER'S HAND BEFORE THE PIVOT FOOT IS RAISED OFF THE FLOOR.
- D. IF A PLAYER, WITH THE BALL IN HIS POSSESSION, RAISES HIS PIVOT FOOT OFF THE FLOOR, HE MUST
- PASS OR SHOOT BEFORE HIS PIVOT FOOT RETURNS TO THE FLOOR. IF HE DROPS THE BALL WHILE IN THE AIR, HE MAY NOT BE THE FIRST TO TOUCH THE BALL.

- 38 -E. A PLAYER WHO FALLS TO THE FLOOR WHILE HOLDING THE BALL, OR WHILE COMING TO A STOP, MAY NOT GAIN AN ADVANTAGE BY SLIDING. F. A PLAYER WHO ATTEMPTS A FIELD GOAL MAY NOT BE THE FIRST TO TOUCH THE BALL IF IT FAILS TO
- TOUCH THE BACKBOARD, BASKET RING, OR ANOTHER PLAYER.
 G. A PLAYER MAY NOT BE THE FIRST TO TOUCH HIS OWN PASS UNLESS THE BALL TOUCHES HIS BACK-

- G. A PLAYER MAY NOT BE THE FIRST TO TOUCH HIS OWN PASS UNLESS THE BALL TOUCHES HIS BAC BOARD, BASKET RING, OR ANOTHER PLAYER.

 H. UPON ENDING HIS DRIBBLE OR GAINING CONTROL OF THE BALL, A PLAYER MAY NOT TOUCH THE FLOOR CONSECUTIVELY WITH THE SAME FOOT (HOP).

 PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE, NEAR-EST SPOT OF THE VIOLATION BUT NO NEARER THE BASELINE THAN THE FOUL LINE EXTENDED.
- SECTION XIV—OFFENSIVE SCREEN SET OUT-OF-BOUNDS
 AN OFFENSIVE PLAYER SHALL NOT LEAVE THE PLAYING AREA OF THE FLOOR ON THE ENDLINE IN THE FRONTCOURT FOR THE PURPOSE OF SETTING A SCREEN.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE
- POINT OF INTERRUPTION BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XV—OFFENSIVE PLAYER OUT-OF-BOUNDS
- AN OFFENSIVE PLAYER SHALL NOT LEAVE THE PLAYING AREA OF THE COURT WITHOUT RETURNING IMMEDIATELY AND CANNOT REPEATEDLY LEAVE AND RE-ENTER THE COURT. EXCEPTION: (1) INJURY, (2) INBOUNDING THE BALL ON A THROW-IN, AND (3) ANY OTHER
- UNUSUAL CIRCUMSTANCE.
 PENAL TY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM ON THE SIDELINE AT THE
- POINT OF INTERRUPTION BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED. SECTION XVI—FIVE-SECOND BACK-TO-THE-BASKET VIOLATION
- AN OFFENSIVE PLAYER IN HIS FRONTCOURT BELOW THE FREE THROW LINE EXTENDED SHALL NOT BE PERMITTED TO DRIBBLE WITH HIS BACK OR SIDE TO THE BASKET FOR MORE THAN FIVE SECONDS. THE COUNT ENDS WHEN (1) THE PLAYER PICKS UP THE BALL, (2) DRIBBLES ABOVE THE FREE THROW
- LINE EXTENDED, OR (3) A DEFENSIVE PLAYER DEFLECTS THE BALL AWAY .
 PENALTY: LOSS OF BALL. THE BALL IS AWARDED TO THE OPPOSING TEAM OUT-OF-BOUNDS ON THE NEAREST SIDELINE AT THE FREE THROW LINE EXTENDED.
- SECTION XVII—FLOPPING
- A. A PLAYER MAY NOT COMMIT A FLOP, WHICH IS (I) A REACTION THAT IS INCONSISTENT WITH WHAT IS REASONABLE GIVEN THE FORCE, DIRECTION, OR NATURE OF ANOTHER PLAYER'S ACTION, WHETHER OR NOT SUCH OTHER PLAYER'S ACTION RESULTED IN CONTACT, OR (II) ANY NON-BASKETBALLACTION THAT IS REASONABLY DETERMINED TO BE INTENDED TO CAUSE THE OFFICIALS TO CALL A FOUL ON ANOTHER PLAYER. PENALTY/ADMINISTRATION:
- (1) A TECHNICAL FOUL SHALL BE ASSESSED AT THE NEXT NEUTRAL OPPORTUNITY.
 (2) AFTER THE PENALTY FREE THROW. PLAY SHALL RESUME ON THE SIDELINE AT THE POINT OF
- INTERRUPTION (AS DEFINED IN RULE 4, SECTION XIV), BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

- 39-RULE NO. 11—BASKET INTERFERENCE—GOAL TENDING SECTION I-A PLAYER SHALL NOT:
- A. T OUCH THE BALL OR THE BASKET RING WHEN THE BALL IS SITTING OR ROLLING ON THE RING AND USING THE BASKET RING AS ITS LOWER BASE OR HANG ON THE RIM WHILE THE BALL IS PASSING THROUGH. EXCEPTION: IF A PLAYER NEAR HIS OWN BASKET HAS HIS HAND LEGALLY IN CONTACT WITH THE
- BALL, IT IS NOT A VIOLATION IF HIS CONTACT WITH THE BALL CONTINUES AFTER THE BALL ENTERS THE CYLINDER, OR IF, IN SUCH ACTION, HE TOUCHES THE BASKET.
- B. T OUCH ANY BALL FROM WITHIN THE PLAYING AREA WHEN IT IS ABOVE THE BASKET RING AND
- WITHIN THE IMAGINARY CYLINDER.
 C. DURING A FIELD GOAL ATTEMPT, TOUCH A BALL, WHICH HAS A CHANCE TO SCORE, AFTER IT HAS TOUCHED ANY PART OF THE BACKBOARD ABOVE RING LEVEL, WHETHER THE BALL IS CONSIDERED ON ITS UPWARD OR DOWNWARD FLIGHT.
- D. DURING A FIELD GOAL ATTEMPT, TOUCH A BALL, WHICH HAS A CHANCE TO SCORE, AFTER IT HAS
- TOUCHED THE BACKBOARD BELOW THE RING LEVEL AND WHILE THE BALL IS ON ITS UPWARD FLIGHT. E. TRAP THE BALL AGAINST THE FACE OF THE BACKBOARD AFTER IT HAS BEEN RELEASED. (T O BE A
- TRAPPED BALL, THREE ELEMENTS MUST EXIST SIMULTANEOUSLY . THE HAND, THE BALL, AND THE BACKBOARD MUST ALL OCCUR AT THE SAME TIME. ABATTED BALL AGAINST THE BACKBOARD IS NOT A TRAPPED BALL.)
- F. T OUCH ANY BALL FROM WITHIN THE PLAYING AREA THAT IS ON ITS DOWNWARD FLIGHT WITH AN OPPORTUNITY TO SCORE. THIS IS CONSIDERED TO BE A "FIELD GOAL ATTEMPT" OR TRYING FOR A GOAL.
- G. T OUCH THE BALL AT ANY TIME WITH A HAND WHICH IS THROUGH THE BASKET RING
- H. VIBRATE THE RIM. NET. OR BACKBOARD SO AS TO CAUSE THE BALL TO MAKE AN UNNATURAL
- BOUNCE, OR BEND OR MOVE THE RIM TO AN OFF-CENTER POSITION WHEN THE BALL IS TOUCHING THE RING OR PASSING THROUGH.
- I. T OUCH THE RIM, NET, OR BALL WHILE THE BALL IS IN THE NET, PREVENTING IT FROM CLEARING THE BASKET
- PENAL TY: IF THE VIOLATION IS AT THE OPPONENT'S BASKET, THE OFFENDED TEAM IS AWARDED TWO POINTS, IF THE ATTEMPT IS FROM THE TWO POINT ZONE AND THREE POINTS IF IT IS FROM THE THREE POINT ZONE. THECREDITING OF THE SCORE AND SUBSEQUENT PROCEDURE IS THE SAME AS IF THE
- AWARDED SCORE HAS RESULTED FROM THE BALL HAVING GONE THROUGH THE BASKET, EXCEPT THAT THE OFFICIAL SHALL HAND THE BALL TO A PLAYER OF THE TEAM ENTITLED TO THE THROW-IN. IF THE VIOLATION IS AT A TEAM'S OWN BASKET, NO POINTS CAN BE SCORED AND THE BALL IS AWARDED TO THE OFFENDED TEAM
- AT THE FREE THROW LINE EXTENDED ON EITHER SIDELINE. IF THERE IS A VIOLATION BY BOTH TEAMS, NO POINTS CAN BE SCORED, AND PLAY SHALL BE RESUMED BY A JUMP BALL BETWEEN ANY TWO OPPONENTS IN THE GAME AT THE CENTER CIRCLE
- RULE NO. 12—FOULS AND PENAL TIES
- A. T ECHNICAL FOUL
 SECTION I—EXCESSIVE TIMEOUTS
- A. REQUESTS FOR A TIMEOUT IN EXCESS OF THE AUTHORIZED NUMBER SHALL BE GRANTED AND A TECHNICAL FOUL SHALL BE ASSESSED. FOLLOWING THE TIMEOUT AND FREE THROW ATTEMPT, THE BALL WILL BE AWARDED TO THE TEAM WHICH SHOT THE FREE THROW AND PLAY SHALL RESUME WITH A THROW-IN
- NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.
 B. IF THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO FREE THROW ATTEMPT(S), THERE WILL BE NO LINE-UP FOR THE REMAINING FREE THROWS AND PLAY SHALL RESUME WITH A THROW-IN AT THE POINT OF INTERRUPTION BY THE TEAM WHICH SHOT THE TECHNICAL FOUL.
- THE EXCESSIVE TIMEOUT IS GRANTED PRIOR TO A JUMP BALL, THE BALL SHALL BE AWARDED TO THE TEAM SHOOTING THE TECHNICAL FOUL AT THE POINT OF INTERRUPTION.

- 40 -SECTION II—DELAY-OF-GAME
- A. A DELAY-OF-GAME SHALL BE CALLED FOR:
- (1) PREVENTING THE BALL FROM BEING PROMPTLY PUT INTO PLAY.
- (2) INTERFERING WITH THE BALL AFTER A SUCCESSFUL FIELD GOAL OR FREE THROW
- (3) FAILING TO IMMEDIATELY PASS THE BALL TO THE NEAREST OFFICIAL WHEN A PERSONAL FOUL
- (4) T OUCHING THE BALL BEFORE THE THROW-IN HAS BEEN BELEASED.
- (5) A DEFENDER CROSSING THE BOUNDARY LINE WITHIN THE DESIGNATED THROW-IN SPOT PRIOR TO THE BALL BEING RELEASED ON A THROW-IN.

EXCEPTION (5): IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME PERIOD, A TECHNICAL FOUL WILL BE ASSESSED IF THE DEFENDER CROSSES OR BREAKS THE PLANE OF THE BOUNDARY LINE WITHIN THE DESIGNATED THROW-IN SPOT WHEN AN OFFENSIVE PLAYER IS IN A POSITION TO INBOUND AND PRIOR TO THE BALL BEING RELEASED ON A THROW-IN

- (6) A TEAM PREVENTING PLAY FROM COMMENCING AT ANY TIME
- (7) ANY PLAYER, COACH, OR TRAINER INTERFERING WITH A BALL WHICH HAS CROSSED THE BOUNDARY LINE (RULE 8, SECTION II(E)).
- (8) A FREE THROW SHOOTER VENTURING FULLY BEYOND THE THREE-POINT LINE BETWEEN ATTEMPTS.
- (9) A PLAYER ENTERING THE GAME WHEN BECKONED BY AN OFFICIAL WITH HIS SHIRT UNTUCKED. PENALTY: THE FIRST OFFENSE IS A WARNING. A TECHNICAL FOUL SHALL BE ASSESSED WITH EACH
- PENALTY: THE FIRST OFFENSE IS A WARNING. A TECHNICAL FOUL SHALL BE ASSESSED WITH EACH SUCCESSIVE OFFENSE AND CHARGED TO THE TEAM. AN ANNOUNCEMENT WILL BE MADE BY THE PUBLIC ADDRESS ANNOUNCER. THE SHOT CLOCK SHALL REMAIN THE SAME OR RESET TO 14, WHICHEVER IS GREATER, IF THE VIOLATION IS ASSESSED AGAINST THE DEFENSIVE TEAM. THE OFFENSIVE TEAM SHALLBE AWARDED A NEW 8 SECONDS TO ADVANCE THE BALL IF IT IS IN THE BACKCOURT. THERE IS NO CHANGE IN TIMING STATUS IF ANY OF THESE VIOLATIONS ARE ASSESSED AGAINST THE OFFENSIVE TEAM. IF REPEATED ACTS BECOME A TRAVESTY,

THE HEAD COACH SHALL BE NOTIFIED THAT HE IS BEING HELD RESPONSIBLE.

SECTION III—NUMBER OF PLAYERS

- A. IF THE BALL IS PUT INTO PLAY AND REMAINS IN PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT, A NON-UNSPORTSMANLIKE TECHNICAL FOUL WILL BE ASSESSED ON THE TEAM WITH TOO MANY PLAYERS AND SUCH TEAM WOULD LOSE POSSESSION IF IT HAD POSSESSION AT THE TIME THE VIOLATION WAS DISCOVERED. IMMEDIATELY FOLLOWING THE FREE THROW AWARDED FOR THE TECHNICAL FOUL, THE TEAM WITH THE CORRECT NUMBER OF PLAYERS WILL INSTRUCT THE CREW CHIEF TO: (1) RESUME PLAY FROM THE POINT IN TIME WHEN THE TECHNICAL FOUL WAS ASSESSED, UNDER THE SAME CONDITIONS AS WOULD HAVE PREVAILED HAD THERE BEEN NO ERROR WITH A THROW-IN, JUMP BALL, OR FOUL SHOT, AS APPROPRIATE. IF THE BALL IS TO BE PUT INTO PLAY WITH A THROW-IN, THE TEAM WHO SHOT THE FREE THROW WILL BE AWARDED POSSESSION UNLESS THAT TEAM JUST SCORED AND THE ERROR WAS DISCOVERED PRIOR TO THE THROW-IN BEING RELEASED BY THE TEAM WITH SIX OR MORE PLAYERS.
- (2) NULLIFY ALL PLAY THAT OCCURRED FROM THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY WITH ONE TEAM HAVING SIX OR MORE PLAYERS ON THE COURT AND ENDING WHEN THE TECHNICAL FOUL WAS ASSESSED, RESET THE GAME AND SHOT CLOCK TO THE POINT IN TIME WHEN THE BALL WAS PUT INTO PLAY , AND IF THE BALL WAS PUT INTO PLAY BY:
 (I) A THROW-IN, THE BALL SHALL BE RETURNED TO THE ORIGINAL THROW-IN SPOT WITH THE BALL

- AWARDED TO THE TEAM WITH THE CORRECT NUMBER OF PLAYERS, OR
 (II) A MISSED FREE THROW THAT REMAINED IN PLAY, A JUMP BALL SHALL BE HELD AT CENTER
 COURT BETWEEN ANY TWO PLAYERS IN THE GAME, OR
- (III) A JUMP BALL, THE BALL SHALL BE RETURNED TO THE ORIGINAL JUMP BALL SPOT AND A JUMP BALL HELD WITH THE SAME TWO PLAYERS.
- EXCEPTION: ACTS OF UNSPORTSMANLIKE CONDUCT AND ALL FLAGRANT FOULS, AND POINTS SCORED FROM ANY RESULTING FREE THROWS, SHALL NOT BE NULLIFIED.

- 41 -B. OTHER ERRORS INVOLVING THE WRONG NUMBER OF PLAYERS AT THE START OF PLAY , FOUR OR LESS, WILL BE PENALIZED WITH A NON-UNSPORTSMANLIKE TECHNICAL FOUL AND PLAY SHALL RESUME FROM THE POINT-OF-INTERRUPTION.
- POINT-OF-INTERRUPTION.

 EXCEPTION TO A AND B: IF THE VIOLATION OCCURS ON (1) A FREE THROW ATTEMPT WHICH IS TO BE FOLLOWED BY ANOTHER FREE THROW ATTEMPT, OR (2) A FREE THROW ATTEMPT THAT IS NOT GOING TO REMAIN IN PLAY, (3) THROW-IN BEFORE THE BALL IS RELEASED, (4)PRIOR TO A PERSONAL FOUL BEING ASSESSED, OR (5) JUMP BALL BEFORE THE BALL IS RELEASED.

 SECTION IV—BASKET RING, BACKBOARD, OR SUPPORT

 A. AN OFFENSIVE PLAYER WHO DELIBERATELY HANGS ON HIS BASKET RING, NET, BACKBOARD, OR SUPPORT DURING THE GAME SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL.

- B. A DEFENSIVE PLAYER WHO DELIBERATELY GAINS OR MAINTAINS HEIGHT OR HANGS ON HIS OPPONENT'S BASKET RING, NET, BACKBOARD OR SUPPORT SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL. IF HE TOUCHES THE BALL DURING A FIELD GOAL ATTEMPT, POINTS SHALL BE AWARDED CONSISTENT WITH THE TYPE OF SHOT. EXCEPTION: AN OFFENSIVE OR DEFENSIVE PLAYER MAY HANG ON THE BASKET RING, BACKBOARD,
- OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO TECHNICAL FOUL ASSESSED. C. SHOULD A DEFENSIVE PLAYER DELIBERATELY HANG ON THE BASKET RING, NET, BACKBOARD, OR SUPPORT TO SUCCESSFULLY TOUCH A BALL WHICH IS IN POSSESSION OF AN OPPONENT, A NON-UNSPORTSMANLIKE TECHNICAL FOUL SHALL BE ASSESSED.

SECTION V—CONDUCT

A. AN OFFICIAL MAY ASSESS A TECHNICAL FOUL, WITHOUT PRIOR WARNING, AT ANY TIME. A TECHNICAL FOUL(S) MAY BE ASSESSED TO ANY PLAYER ON THE COURT OR ANYONE SEATED ON THE BENCH FOR CONDUCT WHICH, IN THE OPINION OF AN OFFICIAL, IS DETRIMENTAL TO THE GAME, THE TECHNICAL FOUL MUST BE CHARGED TO AN INDIVIDUAL. A TECHNICAL FOUL CANNOT BE ASSESSED FOR PHYSICAL CONTACT WHEN THE BALL IS ALIVE

EXCEPTION: FIGHTING FOULS AND/OR TAUNTING WITH PHYSICAL CONTACT.

- B. A MAXIMUM OF TWO TECHNICAL FOULS FOR UNSPORTSMANLIKE ACTS MAY BE ASSESSED ANY PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON. ANY OF THESE OFFENDERS MAY BE EJECTED FOR COMMITTING ONLY ONE UNSPORTSMANLIKE ACT, AND THEY MUST BE EJECTED FOR COMMITTING TWO UNSPORTSMANLIKE ACTS
- C. A TECHNICAL FOUL CALLED FOR (1) DELAY OF GAME, (2) COACHES BOX VIOLATIONS, (3) DEFENSIVE 3-SECONDS, (4) FLOPPING, (5) HAVING A TEAM TOTAL OF LESS OR MORE THAN FIVE PLAYERS WHEN THE BALL BECOMES ALIVE, (6) A PLAYER HANGING ON THE BASKET RING OR BACKBOARD, (7) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST, OR (8) SHATTERING THE BACKBOARD OR MAKING THE RIM UNPLAYABLE DURING THE GAME (COMMENTS ON THE RULES, SECTION II(G)) IS NOT CONSIDERED AN ACT OF UNSPORTSMANLIKE CONDUCT.
 D. A TECHNICAL FOUL SHALL BE ASSESSED FOR UNSPORTSMANLIKE TACTICS SUCH AS:
- (1) DISRESPECTFULLY ADDRESSING AN OFFICIAL
- (2) PHYSICALLY CONTACTING AN OFFICIAL
 (3) OVERT ACTIONS INDICATING RESENTMENT TO A CALL OR NO-CALL
- (4) USE OF PROFANITY
 (5) A COACH ENTERING ONTO THE COURT WITHOUT PERMISSION OF AN OFFICIAL
- (6) A DELIBERATELY-THROWN ELBOW OR ANY UNNATURAL PHYSICAL ACT TOWARDS AN OPPONENT
- WITH NO CONTACT INVOLVED
- (7) T AUNTING

- 42 -E. CURSING AT OR BLASPHEMING AN OFFICIAL SHALL NOT BE CONSIDERED THE ONLY CAUSE FOR IMPOSING TECHNICAL FOULS. RUNNING TIRADES, CONTINUOUS CRITICISM, OR GRIPING MAY BE SUFFICIENT CAUSE TO ASSESS A TECHNICAL. EXCESSIVE MISCONDUCT SHALL RESULT IN EJECTION FROM THE GAME. F. ASSESSMENT OF A TECHNICAL FOUL SHALL BE AVOIDED WHENEVER AND WHEREVER POSSIBLE; BUT, WHEN NECESSARY THEY ARE TO BE ASSESSED WITHOUT DELAY OR PROCRASTINATION. ONCE A PLAYER HAS BEEN EJECTED OR THE GAME IS OVER, TECHNICAL FOULS CANNOT BE ASSESSED REGARDLESS OF THE PROVOCATION. ANY ADDITIONAL UNSPORTSMANLIKE CONDUCT SHALL BE REPORTED BY E-MAIL. IMMEDIATELY TO THE LEAGUE OFFICE.
- G. IF A TECHNICAL FOUL IS ASSESSED TO A TEAM FOLLOWING A PERSONAL FOUL ONTHE SAME TEAM, THE FREE THROW ATTEMPT FOR THE TECHNICAL FOUL SHALL BE ADMINISTERED FIRST.
- THE TREE THROW ATTEMPT FOR THE TECHNICAL FOOL SHALL BE ADMINISTRALE FIRST.

 H. THE BALL SHALL BE AWARDED TO THE TEAM WHICH HAD POSSESSION AT THE TIME THE TECHNICAL
 FOUL WAS ASSESSED, WHETHER THE FREE THROW ATTEMPT IS SUCCESSFUL OR NOT. PLAY SHALL BE RESUMED BY
- A THROW-IN NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED.
- EXCEPTION: RULE 12A, SECTION I AND RULE 12A, SECTION III
 I. ANYONE GUILTY OF ILLEGAL CONTACT WHICH OCCURS DURING A DEAD BALL MAY BE ASSESSED
- (1) A TECHNICAL FOUL, IF THE CONTACT IS DEEMED TO BE UNSPORTSMANLIKE IN NATURE, OR (2) A FLAGRANT FOUL, IF UNNECESSARY AND/OR EXCESSIVE CONTACT OCCURS.
- J. FREE THROWS AWARDED FOR A TECHNICAL FOUL MUST BE ATTEMPTED BY A PLAYER IN THE GAME WHEN THE TECHNICAL FOUL IS ASSESSED.
- (1) IF A SUBSTITUTE HAS BEEN BECKONED INTO THE GAME OR HAS BEEN RECOGNIZED BY THE OFFICIALS AS BEING IN THE GAME PRIOR TO A TECHNICAL FOUL BEING ASSESSED, HE IS ELIGIBLE TO
- ATTEMPT THE FREE THROW(S). (2) IFTHE TECHNICALFOUL IS ASSESSED BEFORE THE OPENING TAP, ANY PLAYER LISTED IN THE
- (2) IT THE TECHNICAL IDEAS AS TARTER IS ELIGIBLE TO ATTEMPT THE FREE THROW(S).
 (3) IF A TECHNICAL FOUL IS ASSESSED BEFORE THE STARTING LINEUP IS INDICATED, ANY PLAYER ON THE SQUAD MAY ATTEMPT THE FREE THROW(S).
- K. A TECHNICAL FOUL, UNSPORTSMANLIKE ACT, OR FLAGRANT FOUL MUST BE CALLED FOR A PARTICIPANT
- TO BE EIECTED.
- EXCEPTION: RULE 12A, SECTION V(L)(4)
- L. A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON MUST BE EJECTED FOR: (1) A PUNCHING FOUL
- (2) A FIGHTING FOUL
 (3) TECHNICAL FOUL FOR AN ATTEMPTED PUNCH OR SWING WITH NO CONTACT OR A THROWN ELBOW
- TOWARD AN OPPONENT ABOVE SHOULDER LEVEL WITH NO CONTACT
 (4) DELIBERATELY ENTERING THE STANDS OTHER THAN AS A CONTINUANCE OF PLAY
- (5) FLAGRANT FOUL PENALTY (2)
 (6) SECOND FLAGRANT FOUL PENALTY (1)
- (7) PARTICIPATION IN THE GAME WHEN NOT ON TEAM'S ACTIVE LIST
- M. EYE GUARDING (PLACING A HAND IN FRONT OF THE OPPONENT'S EYES WHEN GUARDING FROM THE REAR) A PLAYER WHO DOES NOT HAVE POSSESSION OF THE BALL IS ILLEGAL AND AN UNSPORTSMANLIKE
- TECHNICAL SHALL BE ASSESSED.

 N. A FREE THROW ATTEMPT IS AWARDED WHEN ONE TECHNICAL FOUL IS ASSESSED.
- O. NO FREE THROW ATTEMPTS ARE AWARDED WHEN A DOUBLE TECHNICAL FOUL IS ASSESSED.
 T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE ADMINISTERING OF ANY FREE THROW ATTEMPT FOR THE FIRST TECHNICAL FOUL, SHALL BE INTERPRETED AS
- A DOUBLE TECHNICAL FOUL. P. THE DELIBERATE ACT OF THROWING THE BALL OR ANY OBJECT AT AN OFFICIAL BY A PLAYER,
- COACH, TRAINER, OR OTHER TEAM BENCH PERSON IS A TECHNICAL FOUL AND VIOLATORS ARE SUBJECT TO EJECTION FROM THE GAME.

43 -Q. PUNCHING FOULS, ALTHOUGH RECORDED AS BOTH PERSONAL AND TEAM FOULS, ARE UNSPORTSMANLIKE ACTS. THE PLAYER WILL BE EJECTED IMMEDIATELY.
R. ANY PLAYER WHO THROWS OR KICKS THE BALL DIRECTLY INTO THE STANDS WITH FORCE, REGARDLESS OF THE REASON OR WHERE IT LANDS, WILL BE ASSESSED A TECHNICAL FOUL AND EJECTED. ALL OTHER INSTANCES WHERE THE BALL ENDS UP IN THE STANDS WILL SUBJECT THE PLAYER TO A POSSIBLE TECHNICAL FOUL AND EJECTION. SECTION VI—FIGHTING FOULS A. TECHNICAL FOULS SHALL BE ASSESSED TO PLAYERS, COACHES, OR TRAINERS FOR FIGHTING. NO FREE THROWS WILL BE ATTEMPTED. THE PARTICIPANTS WILL BE EJECTED IMMEDIATELY. B. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD. C. IF A FIGHTING FOUL OCCURS WITH A TEAM IN POSSESSION OF THE BALL, THAT TEAM WILL RETAIN POSSESSION ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. D. IF A FIGHTING FOUL OCCURS WITH NEITHER TEAM IN POSSESSION, PLAY WILL BE RESUMED WITH A JUMP BALL BETWEEN ANY TWO OPPONENTS WHO WERE IN THE GAME AT THE CENTER CIRCLE.

E. A FINE NOT EXCEEDING \$100,000 AND/OR SUSPENSION MAY BE IMPOSED UPON SUCH PERSON(S)
BY THE COMMISSIONER AT HIS SOLE DISCRETION. SECTION VII-FINES A. THE FOLLOWING PROGRESSIVE TECHNICAL FOUL AND EJECTION SCHEDULES WILL APPLY. (1) REGULAR SEASON T ECHNICAL FOULS 1-5: \$2,000 FINE EACH T ECHNICAL FOULS 6-10: \$3,000 FINE EACH \$4,000 FINE EACH (WITH A WARNING LETTER T ECHNICAL FOULS 11-15: SENT WHEN THE VIOLATOR REACHES HIS 10TH TECHNICAL FOUL) \$5,000 FINE PLUS ONE-GAME SUSPENSION T ECHNICAL FOUL 16: EACH ADDITIONAL T ECHNICAL FOUL: \$5,000 FINE EACH T WO ADDITIONAL T ECHNICAL FOULS (18, 20, 22, ETC.): (2) PLA YOFFS T ECHNICAL FOULS 1-2: \$5,000 FINE PLUS ONE-GAME SUSPENSION \$2,000 FINE EACH T ECHNICAL FOULS 3-4: T ECHNICAL FOULS 5-6: \$3,000 FINE EACH \$4,000 FINE EACH (WITH A WARNING LETTER SENT WHEN THE VIOLATOR REACHES HIS 5TH TECHNICAL FOUL) TECHNICAL FOUL 7: \$5,000 FINE PLUS ONE-GAME SUSPENSION
EACH ADDITIONAL T ECHNICAL FOUL: \$5,000 FINE
EACH T WO ADDITIONAL T ECHNICAL FOULS
(9, 11, 13, ETC.): \$5,000 FINE PLUS ONE-GAME SUSPENSION
NOTE THAT A PLAYER WILL BE FINED \$2,000 FOR ANY TECHNICAL FOUL COMMITTED DURING THE IN-SEASON TOURNAMENT CHAMPIONSHIP GAME OR ANY PLAY-IN GAME, BUT SUCH FOUL(S) WILL NOT COUNT TOWARDS THE PLAYER'S TOTAL TECHNICAL FOULS FOR THE REGULAR SEASON OR PLAYOFFS FOR PURPOSES OF THE SCHEDULES ABOVE. (3) EIECTIONS \$2,000 PLAYER'S LAST EJECTION FINE PLUS \$2,000 FIRST EJECTION:

EACH SUBSEQUENT EJECTION:

ALL PLAYERS WILL REVERT TO THE \$2,000 EJECTION LEVEL FOR THE PLAYOFFS.

- 44 -NOTE THAT A PLAYER WILL BE FINED \$2,000 IF HE IS EJECTED FROM THE IN-SEASON TOURNAMENT CHAMPIONSHIP GAME OR A PLAY-IN GAME, BUT SUCH EJECTION(S) WILL NOT COUNT TOWARDS THE PLAYER'S TOTAL EJECTIONS FOR PURPOSES OF THE SCHEDULE ABOVE.

 B. WHETHER OR NOT SAID PLAYER(S) IS EJECTED, A FINE NOT EXCEEDING \$100,000 AND/OR SUSPENSION MAY BE IMPOSED UPON SUCH PLAYER(S) BY THE COMMISSIONER AT HIS SOLE DISCRETION.
 C. DURING AN ALTERCATION, ALL PLAYERS NOT PARTICIPATING IN THE GAME MUST REMAIN IN THE IMMEDIATE VICINITY OF THEIR BENCH. VIOLATORS MAY BE SUBJECT TO A ONE-GAME SUSPENSION AND FINED
- IN DETERMINING WHETHER TO IMPOSE DISCIPLINE ON A PLAYER FOR LEAVING THE BENCH AREA IN CONNECTION WITH AN ALTERCATION DURING A GAME, THE NBA WILL TAKE INTO ACCOUNT THE FOLLOWING FACTORS, AS WELL AS ANY OTHER RELEVANT FACTS AND CIRCUMSTANCES: (I) THE DISTANCE THE PLAYER TRAVELED FROM HIS TEAM'S BENCH, AND (II) THE EXTENT TO WHICH HE ENTERED THE IMMEDIATE PROXIMITY OF THE ALTERCATION
- A TEAM MUST HAVE A MINIMUM OF EIGHT PLAYERS DRESSED AND ELIGIBLE AND ABLE TO PLAY IN EACH PRESEASON AND REGULAR SEASON GAME AND NINE IN EACH PLAY-IN AND PLAYOFF GAME.

 IN THE EVENT THAT MULTIPLE PLAYERS ON A TEAM ARE SUSPENDED FOR LEAVING THE BENCH, AND IF NECESSARY IN ORDER FOR THE TEAM TO HAVE THE REQUISITE NUMBER OF PLAYERS ELIGIBLE AND ABLE TO PLAY IN A GAME, THE SUSPENSIONS WILL BE SERVED OVER MULTIPLE GAMES (E.G., WITH SOME PLAYERS SUSPENDED FOR THE FIRST GAME FOLLOWING THE ALTERCATION AND OTHER PLAYERS SUSPENDED FOR THE SECOND GAME FOLLOWING THE ALTERCATION), WITH THE PLAYERS SERVING THEIR SUSPENSIONS ALPHABETICALLY, ACCORDING TO THE FIRST LETTERS OF THEIR LAST NAMES.
- D. A PLAYER, COACH, OR ASSISTANT COACH, UPON BEING NOTIFIED BY AN OFFICIAL THAT HE/SHE HAS BEEN EJECTED FROM THE GAME, MUST LEAVE THE PLAYING AREA IMMEDIATELY AND REMAIN IN THE DRESSING ROOM OF HIS/HER TEAM DURING SUCH SUSPENSION UNTIL COMPLETION OF THE GAME OR LEAVE THE BUILDING. VIOLATION OF THIS RULE SHALL CALL FOR AN AUTOMATIC FINE. A FINE NOT TO EXCEED \$100,000 AND POSSIBLE FORFEITURE OF THE GAME MAY BE IMPOSED FOR ANY VIOLATION OF THIS RULE.

 E. ANY PLAYER WHO IN THE OPINION OF THE OFFICIALS HAS DELIBERATELY HUNG ON THE BASKET RING SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL AND A FINE OF AT LEAST \$2,000.
- RING SHALL BE ASSESSED A NON-UNSPORTSMANLIKE TECHNICAL FOUL AND A FINE OF AT LEAST \$2,000. EXCEPTION: AN OFFENSIVE OR DEFENSIVE PLAYER MAY HANG ON THE BASKET RING, BACKBOARD, OR SUPPORT TO PREVENT AN INJURY TO HIMSELF OR ANOTHER PLAYER, WITH NO PENALTY.

 F. AT HALFTIME AND THE END OF EACH GAME, THE COACH AND HIS/HER PLAYERS ARE TO LEAVE THE COURT AND GO DIRECTLY TO THEIR DRESSING ROOM, WITHOUT PAUSE OR DELAY. THERE IS TO BE ABSOLUTELY NO TALKING TO GAME OFFICIALS.
- G. ANY PLAYER WHO IS ASSESSED A FLAGRANT FOUL—PENALTY (2) MUST BE EJECTED AND WILL BE FINED A MINIMUM OF \$2,000. THE INCIDENT WILL BE REPORTED TO THE LEAGUE OFFICE.

 B. PERSONAL FOUL
 SECTION I—T YPES
- A. A PLAYER SHALL NOT HOLD, PUSH, CHARGE INTO, OR IMPEDE THE PROGRESS OF AN OPPONENT BY EXTENDING A HAND, ARM, LEG, OR KNEE OR BY BENDING THE BODY INTO A POSITION THAT IS NOT NORMAL. CONTACT THAT RESULTS IN THE RE-ROUTING OF AN OPPONENT IS A FOUL WHICH MUST BE CALLED IMMEDIATELY. B. CONTACT INITIATED BY THE DEFENSIVE PLAYER GUARDING A PLAYER WITH THE BALL IS NOT LEGAL. THIS CONTACT INCLUDES, BUT IS NOT LIMITED TO, FOREARM, HANDS, OR BODY CHECK. EXCEPTIONS:
- (1) A DEFENDER MAY APPLY CONTACT WITH A FOREARM TO AN OFFENSIVE PLAYER WITH THE BALL WHO HAS HIS BACK TO THE BASKET BELOW THE FREE THROW LINE EXTENDED OUTSIDE THE LOWER DEFENSIVE BOX.
- (2) A DEFENDER MAY APPLY CONTACT WITH A FOREARM AND/OR ONE HAND WITH A BENT ELBOW TO AN OFFENSIVE PLAYER IN A POST-UP POSITION WITH THE BALL IN THE LOWER DEFENSIVE BOX.

- 45 -(3) A DEFENDER MAY APPLY CONTACT WITH A FOREARM TO AN OFFENSIVE PLAYER WITH THE BALL AT ANY TIME IN THE LOWER DEFENSIVE BOX
- THE FOREARM IN THE ABOVE EXCEPTIONS IS SOLELY FOR THE PURPOSE OF MAINTAINING A DEFENSIVE POSITION
- (4) A DEFENDER MAY POSITION HIS LEG BETWEEN THE LEGS OF AN OFFENSIVE PLAYER IN A POST-UP POSITION IN THE LOWER DEFENSIVE BOX FOR THE PURPOSE OF MAINTAINING DEFENSIVE POSITION. IF HIS FOOT LEAVES THE FLOOR IN AN ATTEMPT TO DISLODGE HIS OPPONENT, IT IS A FOUL IMMEDIATELY
- (5) INCIDENTAL CONTACT WITH THE HAND AGAINST AN OFFENSIVE PLAYER SHALL BE IGNORED IF IT ODES NOT AFFECT THE PLAYER'S SPEED, QUICKNESS, BALANCE, AND/OR RHYTHM.

 C. ANY PLAYER WHOSE ACTIONS AGAINST AN OPPONENT CAUSE ILLEGAL CONTACT WITH YET ANOTHER OPPONENT HAS COMMITTED THE PERSONAL FOUL.
- D. A PERSONAL FOUL COMMITTED BY THE OFFENSIVE TEAM DURING A THROW-IN SHALL BE AN OFFENSIVE FOUL, REGARDLESS OF WHETHER THE BALL HAS BEEN RELEASED
- E. CONTACT WHICH OCCURS ON THE HAND OF THE OFFENSIVE PLAYER, WHILE THAT PART OF THE HAND
- IS IN CONTACT WITH THE BALL, IS LEGAL. EXCEPTION: FLAGRANT AND PUNCHING FOULS.
- PENAL TIES: THE OFFENDER IS CHARGED WITH A PERSONAL FOUL. THE OFFENDING TEAM IS CHARGED WITH A TEAM FOUL IF THE ILLEGAL CONTACT WAS CAUSED BY THE DEFENDER. THERE IS NO TEAM FOUL IF THERE ARE PERSONAL FOULS ON ONE MEMBER OF EACH TEAM OR THE PERSONAL FOUL IS AGAINST AN OFFENSIVE PLAYER. THE OFFENDED TEAM IS AWARDED:
- (1) THE BALL OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED IF AN OFFENSIVE FOUL IS ASSESSED.
- (2) THE BALL OUT-OF-BOUNDS ON THE SIDELINE WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED IF THE PERSONAL FOUL IS ON THE DEFENDER AND IF THE PENALTY SITUATION IS NOT IN EFFECT.
 (3) ONE FREE THROW ATTEMPT IF THE PERSONAL FOUL IS ON THE DEFENDER AND THERE IS A
- (4) TWO/THREE FREE THROW ATTEMPTS IF THE PERSONAL FOUL IS ON THE DEFENDER AND THE LIST A WORLD THE PLAY .
- (4) INOTINEE TREE THROW ATTEMPTS IF THE PERSONAL FOOL IS OF THE DEFENDENT AND THE OFFENSIVE PLAYER IS IN THE ACT OF SHOOTING AN UNSUCCESSFUL FIELD GOAL.

 (5) ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT IF THE PERSONAL FOUL IS ON THE DEFENDER AND THE OFFENSIVE PLAYER IS NOT IN THE ACT OF ATTEMPTING A FIELD GOAL.
- IF THE PENALTY SITUATION IS IN EFFECT.
 (6) TWO FREE THROW ATTEMPTS AND POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED IF AN OFFENSIVE PLAYER, OR A TEAMMATE, IS FOULED WHILE HAVING A CLEAR-PATH-TO-THE-BASKET. A CLEAR-PATH-TO-THE-BASKET FOUL OCCURS IF: (I) A PERSONAL FOUL IS COMMITTED ON ANY OFFENSIVE PLAYER DURING HIS TEAM'S TRANSITION SCORING OPPORTUNITY; (II) WHEN THE FOUL OCCURS, THE BALL IS AHEAD OF THE TIP OF THE CIRCLE IN THE BACKCOURT, NO DEFENDER IS AHEAD OF THE OFFENSIVE PLAYER WITH THE SCORING OPPORTUNITY AND THAT OFFENSIVE PLAYER IS IN CONTROL OF THE BALL OR A PASS TO HIM HAS BEEN RELEASED; AND (III) THE DEFENSIVE FOUL DEPRIVES THE OFFENSIVE TEAM OF A TRANSITION SCORING OPPORTUNITY. A CLEAR-PATH-TO-THE-BASKET FOUL CANNOT OCCUR IF (I) THE OFFENSIVE PLAYER IS FOULED IN THE ACT OF SHOOTING OR (II) THE FOUL IS CAUSED BY THE DEFENDER'S ATTEMPT TO INTERCEPT OR DEFLECT A PASS INTENDED FOR THE OFFENSIVE PLAYER WITH THE TRANSITION SCORING OPPORTUNITY (7) TWO FREE THROW ATTEMPTS IF A PERSONAL FOUL IS COMMITTED AGAINST AN OFFENSIVE PLAYER WITHOUT THE BALL WHEN HIS TEAM HAS AT LEAST A ONE-MAN ADVANTAGE ON A FAST BREAK AND THE DEFENSIVE PLAYER TAKES A FOUL TO STOP PLAY .

46 -(8) ONE FREE THROW ATTEMPT, AND POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED, WHEN A DEFENDER COMMITS A TRANSITION TAKE FOUL. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER ON THE OFFENDED TEAM IN THE GAME AT THE TIME THE FOUL WAS COMMITTED.

SECTION II—BY DRIBBLER

A A DRIBBI FR SHALL NOT (1) CHARGE INTO AN OPPONENT WHO HAS ESTABLISHED A LEGAL GUARDING POSITION, (2) ATTEMPT TO DRIBBLE BETWEEN TWO OPPONENTS, OR (3) ATTEMPT TO DRIBBLE BETWEEN AN OPPONENT AND A BOUNDARY. WHERE SUFFICIENT SPACE IS NOT AVAILABLE FOR ILLEGAL CONTACT TO BE AVOIDED.

B. IF A DEFENDER IS ABLE TO ESTABLISH A LEGAL POSITION IN THE STRAIGHT LINE PATH OF THE DRIBBLER, THE DRIBBLER MUST AVOID CONTACT BY CHANGING DIRECTION OR ENDING HIS DRIBBLE. C. THE DRIBBLER MUST BE IN CONTROL OF HIS BODY AT ALL TIMES. IF ILLEGAL CONTACT OCCURS, THE RESPONSIBILITY IS ON THE DRIBBLER.

PENALTY: THE OFFENDER IS ASSESSED AN OFFENSIVE FOUL. THERE IS NO TEAM FOUL. THE BALL IS AWARDED TO THE OFFENDED TEAM ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.

EXCEPTION: RULE 3, SECTION I(A)
D. IF A DRIBBLER HAS SUFFICIENT SPACE TO HAVE HIS HEAD AND SHOULDERS IN ADVANCE OF HIS

DEFENDER, THE RESPONSIBILITY FOR ILLEGAL CONTACT IS ON THE DEFENDER.

E. IF A DRIBBLER HAS ESTABLISHED A STRAIGHT LINE PATH, A DEFENDER MAY NOT CROWD HIM OUT

OF THAT PATH.

PENALTY: THE DEFENDER SHALL BE ASSESSED A PERSONAL FOUL AND A TEAM FOUL. IF THE PENALTY IS NOT IN EFFECT, THE OFFENDED TEAM IS AWARDED THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. IF THE PENALTY IS IN EFFECT, ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT IS AWARDED.

SECTION III—BY SCREENING
A PLAYER WHO SETS A SCREEN SHALL NOT (1) ASSUME A POSITION NEARER THAN A NORMAL STEP FROM AN OPPONENT, IF THAT OPPONENT IS STATIONARY AND UNAWARE OF THE SCREENER'S POSITION, OR MAKE ILLEGAL CONTACT WITH AN OPPONENT WHEN HE ASSUMES A POSITION AT THE SIDE OR FRONT OF AN OPPONENT, (2) ASSUME A POSITION SO NEAR TO A MOVING OPPONENT THAT HE IS NOT GIVEN AN OPPORTUNITY TO AVOID CONTACT BEFORE MAKING ILLEGAL CONTACT, OR (3) MOVE LATERALLY OR TOWARD AN OPPONENT BEING SCREENED, AFTER HAVING ASSUMED A LEGAL POSITION. THE SCREENER MAY MOVE IN THE SAME DIRECTION AND PATH OF THE OPPONENT BEING SCREENED. IN (2) ABOVE, THE SPEED OF THE OPPONENT BEING SCREENED WILL DETERMINE WHAT THE

SCREENER'S STATIONARY POSITION MAY BE. THIS POSITION WILL VARY AND MAY BE ONE TO TWO NORMAL STEPS OR STRIDES FROMHIS OPPONENT.

SECTION IV—FLAGRANT FOUL

A.IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE UNNECESSARY, A FLAGRANT FOUL—PENALTY (1) WILL BE ASSESSED. A PERSONAL FOUL IS CHARGED TO THE OFFENDER AND A TEAM FOUL IS CHARGED TO THE TEAM.
PENALTY: (1) TWO FREE THROWS SHALL BE ATTEMPTED AND THE BALL AWARDED TO THE OFFENDED

TEAM ON EITHER SIDE OF THE COURT AT THE FREE THROW LINE EXTENDED. (2) IF THE OFFENDED PLAYER IS INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT ONE OF THE REMAINING FOUR PLAYERS IN THE GAME TO ATTEMPT THE FREE THROWS. (3) HIS COACH WILL PICK THE SUBSTITUTE, WHO MAY NOT BE REPLACED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3, SECTION V(E).) (4) THE INJURED PLAYER MAY NOT RETURN TO THE GAME. (EXCEPTION: RULE 9, SECTION II(A)(2).) (5) A PLAYER WILL BE EJECTED IF HE COMMITS TWO FLAGRANT FOULS IN THE SAME GAME.

- 47 -B. IF CONTACT COMMITTED AGAINST A PLAYER, WITH OR WITHOUT THE BALL, IS INTERPRETED TO BE UNNECESSARY AND EXCESSIVE, A FLAGRANT FOUL—PENALTY (2) WILL BE ASSESSED. A PERSONAL FOUL IS CHARGED TO THE OFFENDER AND A TEAM FOUL IS CHARGED TO THE TEAM.
- TEAM.

 PENALTY: (1) TWO FREE THROWS SHALL BE ATTEMPTED AND THE BALL AWARDED TO THE OFFENDED

 TEAM ON EITHER SIDE OF THE COURT AT THE FREE THROW LINE EXTENDED. (2) IF THE OFFENDED PLAYER IS IF AM ON EITHER SIDE OF THE COORT AT THE FREE THROW LINE EXTENDED. (2) IF THE OFFENDED PLATER IS INJURED AND UNABLE TO ATTEMPT HIS FREE THROWS, HIS COACH WILL SELECT A SUBSTITUTE AND ANY PLAYER FROM THE TEAM IS ELIGIBLE TO ATTEMPT THE FREE THROWS. (3) THIS SUBSTITUTE MAY NOT BE REPLACED UNTIL THE BALL IS LEGALLY TOUCHED BY A PLAYER ON THE COURT. (EXCEPTION: RULE 3, SECTION V(E).) (4) THE INJURED PLAYER MAYRETURN TO THE GAME AT ANY TIME AFTER THE FREE THROWS ARE ATTEMPTED. (5) THIS IS AN UNSPORTSMANLIKE ACT AND THE OFFENDER IS EJECTED.
- C. A FLAGRANT FOUL MAY BE ASSESSED WHETHER THE BALL IS DEAD OR ALIVE.
 D. A FOUL MUST BE REVIEWED USING INSTANT REPLAY TO CONFIRM IT MEETS THE CRITERIA TO BE RULED A FLAGRANT (1) OR (2)
- SECTION V—FREE THROW PENALTY SITUATIONS
- A. EACH TEAM IS LIMITED TO FOUR TEAM FOULS PER REGULATION PERIOD WITHOUT ADDITIONAL PENALTIES. COMMON FOULS CHARGED AS TEAM FOULS, IN EXCESS OF FOUR, WILL BE PENALIZED BY ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW ATTEMPT.
- (1) THE FIRST FOUR COMMON FOULS COMMITTED BY A TEAM IN ANY REGULATION PERIOD SHALL RESULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE
- THROW LINE EXTENDED.
 (2) THE FIRST THREE COMMON FOULS COMMITTED BY A TEAM IN ANY OVERTIME PERIOD, SHALL RESULT IN THE BALL BEING AWARDED TO THE OPPOSING TEAM ON THE SIDELINE NEAREST WHERE PLAY WAS INTERRUPTED. THE BALL SHALL BE AWARDED NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED
- (3) IF A TEAM HAS NOT COMMITTED ITS QUOTA OF FOUR TEAM FOULS DURING THE FIRST TEN MINUTES OF ANY REGULATION PERIOD, OR ITS QUOTA OF THREE TEAM FOULS DURING THE FIRST THREE MINUTES OF ANY OVERTIME PERIOD, IT SHALL BE PERMITTED TO INCUR ONE TEAM FOUL DURING THE LAST TWO MINUTES WITHOUT PENALTY.
- (4) DURING ANY OVERTIME PERIOD, COMMON FOULS CHARGED AS TEAM FOULS IN EXCESS OF (4) DURING AND OVERTIME PERIOD FOR THE THROUGH THREE, WILL BE PENALIZED BY ONE FREE THROW PLUS A PENALITY FREE THROW ATTEMPT.

 (5) PERSONAL FOULS WHICH ARE FLAGRANT, PUNCHING, AWAY-FROM-THE-PLAY, CLEAR PATH-TO-THE-BASKET, OR TRANSITION TAKE FOUL, WILL CARRY THEIR OWN SEPARATE PENALTIES AND ARE INCLUDED IN THE TEAM FOUL TOTAL.

 (6) PERSONAL FOULS COMMITTED DURING A SUCCESSFUL FIELD GOAL ATTEMPT OR FREE THROW
- WHICH RESULT IN ONE FREE THROW ATTEMPT BEING AWARDED, WILL NOT RESULT IN AN ADDITIONAL FREE THROW ATTEMPT IF THE PENALTY SITUATION EXISTS.
- B. A MAXIMUM OF THREE POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL TWO
- POINT FIELD GOAL ATTEMPT.
 C. A MAXIMUM OF FOUR POINTS MAY BE SCORED BY THE SAME TEAM ON A SUCCESSFUL THREE
- POINT FIELD GOAL ATTEMPT. SECTION VI—DOUBLE FOULS
- A. NO FREE THROW ATTEMPTS WILL BE AWARDED ON DOUBLE FOULS, WHETHER THEY ARE PERSONAL OR TECHNICAL.

- 48 -B. DOUBLE PERSONAL FOULS SHALL ADD TO A PLAYER'S TOTAL, BUT NOT TO THE TEAM TOTAL C. IF A DOUBLE FOUL OCCURS, THE TEAM IN POSSESSION OF THE BALL AT THE TIME OF THE CALL SHALL RETAIN POSSESSION. PLAY IS RESUMED ON THE SIDELINE, NEAREST THE POINT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED. THE SHOT CLOCK IS RESET TO 24 SECONDS IF THE BALL IS TO BE INBOUNDED IN THE TEAM'S BACKCOURT, OR STAY THE SAME OR RESET TO 14,
- WHICHEVER IS GREATER, IF THE BALL IS TO BE INBOUNDED IN THE FRONTCOURT.

 D. IF A DOUBLE FOUL OCCURS WITH NEITHER TEAM IN POSSESSION, OR WHEN THE BALL IS IN THE AIR
 ON AN UNSUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, PLAY WILL BE RESUMED WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. IF INJURY, EJECTION, OR DISQUALIFICATION MAKES IT NECESSARY FOR ANY PLAYER TO BE REPLACED, NO SUBSTITUTE MAY PARTICIPATE IN THE JUMP BALL. THE JUMPER SHALL BE SELECTED FROM ONE OF THE REMAINING PLAYERS IN THE GAME.
- E. IF A DOUBLE FOUL OCCURS ON A SUCCESSFUL FIELD GOAL OR FREE THROW ATTEMPT, THE TEAM THAT HAS BEEN SCORED UPON WILL INBOUND THE BALL AT THE BASELINE AS AFTER ANY OTHER SCORE. F. IF A DOUBLE FOUL OCCURS AS A RESULT OF A DIFFERENCE IN OPINION BY THE OFFICIALS, NO POINTS CAN BE SCORED AND PLAY SHALL RESUME WITH A JUMP BALL AT THE CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME AT THAT TIME. NO SUBSTITUTE MAY PARTICIPATE IN THE JUMP BALL.
- SECTION VII—OFFENSIVE FOULS
 A. A PERSONAL FOUL ASSESSED AGAINST AN OFFENSIVE PLAYER WHICH IS NEITHER PUNCHING OR
- FLAGRANT SHALL BE PENALIZED IN THE FOLLOWING MANNER: (1) NO POINTS CAN BE SCORED BY THE OFFENSIVE TEAM
- (2) THE OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL
- (3) THE OFFENDING TEAM IS NOT CHARGED WITH A TEAM FOUL EXCEPTION: RULE 3, SECTION I(A). NO PENALTY FREE THROWS ARE AWARDED.
- (4) THE BALL IS AWARDED TO THE OFFENDED TEAM OUT-OF-BOUNDS ON THE SIDELINE AT THE NEAREST SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
- B. A PERSONAL FOUL ASSESSED AGAINST AN OFFENSIVE PLAYER WHICH IS PUNCHING OR FLAGRANT SHALL BE PENALIZED IN THE FOLLOWING MANNER:
- (1) NO POINTS CAN BE SCORED BY THE OFFENSIVE TEAM

- (2) THE OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL
 (3) THE OFFENDING TEAM IS CHARGED WITH A TEAM FOUL
 (4) T WO FREE THROW ATTEMPTS ARE AWARDED TO THE OFFENDED PLAYER
- (5) THE BALL SHALL BE AWARDED AT THE FREE THROW LINE EXTENDED SECTION VIII—LOOSE BALL FOULS
- A. A PERSONAL FOUL, WHICH IS NEITHER A PUNCHING OR FLAGRANT, COMMITTED WHILE THERE IS NO TEAM CONTROL SHALL BE ADMINISTERED IN THE FOLLOWING MANNER:
- (1) OFFENDING TEAM IS CHARGED WITH A TEAM FOUL
- (2) OFFENDING PLAYER IS CHARGED WITH A PERSONAL FOUL
 (3) OFFENDED TEAM WILL BE AWARDED POSSESSION ON THE SIDELINE, NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FOUL LINE EXTENDED, IF NO PENALTY EXISTS

- 49 -(4) OFFENDED PLAYER IS AWARDED ONE FREE THROW ATTEMPT PLUS A PENALTY FREE THROW
- ATTEMPT IF THE OFFENDING TEAM IS IN A PENALTY SITUATION

 B. IF A "LOOSE BALL" FOUL CALLED AGAINST THE DEFENSIVE TEAM IS THEN FOLLOWED BY A SUCCESSFUL FIELD GOAL, ONE FREE THROW ATTEMPT WILL BE AWARDED TO THE OFFENDED PLAYER, ALLOWING FOR THE THREE POINT OR FOUR POINT PLAY . THIS INTERPRETATION APPLIES:
- (1) REGARDLESS OF WHICH OFFENSIVE PLAYER IS FOULED
 (2) WHETHER OR NOT THE PENALTY SITUATION EXISTS. THE BALL CAN NEVER BE AWARDED TO THE SCORING TEAM OUT-OF-BOUNDS FOLLOWING A PERSONAL FOUL WHICH OCCURS ON THE SAME PLAY CLIF A "LOOSE BALL" FOUL CALLED AGAINST THE DEFENSIVE TEAM IS FOLLOWED BY A SUCCESSFUL FREE THROW, ONE FREE THROW WILL BE AWARDED TO THE OFFENDED PLAYER WHETHER OR NOT THE PENALTY
- IS IN EFFECT.

 D. IF A "LOOSE BALL" FOUL CALLED AGAINST THE OFFENSIVE TEAM IS THEN FOLLOWED BY A SUCCESSFUL SECTION IX—PUNCHING FOULS
- A. ILLEGAL CONTACT CALLED ON A PLAYER FOR PUNCHING IS A PERSONAL FOUL AND A TEAM FOUL T WO FREE THROW ATTEMPTS SHALL BE AWARDED, REGARDLESS OF THE NUMBER OF PREVIOUS FOULS IN THE PERIOD. THE BALL SHALL BE AWARDED TO THE OFFENDED TEAM OUT-OF-BOUNDS ON EITHER SIDE OF THE COURT AT THE FREE THROW LINE EXTENDED WHETHER THE FREE THROW IS SUCCESSFUL OR UNSUCCESSFUL. B. ANY PLAYER WHO THROWS A PUNCH, WHETHER IT CONNECTS OR NOT, HAS COMMITTED AN UNSPORTSMANLIKE ACT. HE WILL BE EJECTED FOLLOWING CONFIRMATION DURING REVIEW BY INSTANT REPLAY AND SUSPENDED FOR A MINIMUM OF ONE GAME.
 C. THIS RULE APPLIES WHETHER PLAY IS IN PROGRESS OR THE BALL IS DEAD.
- O. IN THE CASE WHERE ONE PUNCHING FOUL IS FOLLOWED BY ANOTHER, ALL ASPECTS OF THE RULE ARE APPLIED IN BOTH CASES, AND THE TEAM LAST OFFENDED IS AWARDED POSSESSION ON THE SIDELINE AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT.

 E. A FINE NOT EXCEEDING \$100,000 AND/OR SUSPENSION MAY BE IMPOSED UPON SUCH PLAYER(S)
- BY THE COMMISSIONER AT HIS SOLE DISCRETION. SECTION X—A WAY-FROM-THE-PLAY FOUL
- A. AN AWAY-FROM-THE-PLAY FOUL, WHICH IS DEFINED IN RULE 4, SECTION IV(H), SHALL BE ADMINISTERED AS FOLLOWS:
- ADMINISTERED AS FOLLOWS.

 (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND ONE FREE THROW ATTEMPT SHALL BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE PERSONAL FOUL WAS COMMITTED.
- (2) IF THE FOUL OCCURS WHEN THE BALL IS INBOUNDS, THE OFFENDED TEAM SHALL BE AWARDED THE BALL ON THE SIDELINE AT THE NEAREST POINT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED.
 (3) IF THE FOUL OCCURS PRIOR TO THE RELEASE ON A THROW-IN. THE OFFENDED TEAM SHALL BE
- AWARDED THE BALL AT THE ORIGINAL THROW-IN SPOT, WITH ALL PRIVILEGES, IF ANY , REMAINING.
- EXCEPTION: RULE 12B, SECTION X(B)
 B. IN THE EVENT THAT THE PERSONAL FOUL COMMITTED IS A FLAGRANT OR PUNCHING FOUL, THE PLAY
- SHALL BE ADMINISTERED AS FOLLOWS:
 (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL BE AWARDED TWO FREE THROW ATTEMPTS. THE FREE THROWS MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE FLAGRANT FOUL WAS COMMITTED.

- 50 -(2) IF A FLAGRANT FOUL—PENALTY (1) IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME.
- (3) IF A FLAGRANT FOUL—PENALTY (2) OR PUNCHING FOUL IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS BECAUSE OF INJURY, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY THE SUBSTITUTE OR ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. IF THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS AS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT THE FREE THROWS. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME. SECTION XI-TRANSITION TAKE FOUL
- A. A TRANSITION TAKE FOUL, WHICH IS DEFINED IN RULE 4, SECTION IV(I), SHALL BE ADMINISTERED
- A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND ONE FREE THROW ATTEMPT SHALL BE AWARDED. THE FREE THROW MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE PERSONAL FOUL WAS COMMITTED. AFTER THE FREE ATTEMPT, THE OFFENDED TEAM SHALL BE AWARDED POSSESSION OF THE BALL ON THE SIDELINE NEAREST THE SPOT WHERE PLAY WAS INTERRUPTED BUT NO NEARER TO THE BASELINE THAN THE FREE THROW LINE EXTENDED
- B. IN THE EVENT THAT THE PERSONAL FOUL COMMITTED IS A FLAGRANT OR PUNCHING FOUL, THE PLAY SHALL BE ADMINISTERED AS FOLLOWS:
- (1) A PERSONAL FOUL AND TEAM FOUL SHALL BE ASSESSED AND THE FREE THROW SHOOTER SHALL BE AWARDED TWO FREE THROW ATTEMPTS. THE FREE THROWS MAY BE ATTEMPTED BY ANY PLAYER IN THE GAME AT THE TIME THE FLAGRANT FOUL WAS COMMITTED.

 (2) IF A FLAGRANT FOUL—PENALTY (1) IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO
- PARTICIPATE IN THE GAME, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT.
- THE INJURED PLAYER MAY RETURN TO THE GAME.
 (3) IF A FLAGRANT FOUL—PENALTY (2) OR PUNCHING FOUL IS ASSESSED AND THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWS BECAUSE OF INJURY, THE SUBSTITUTE WILL BE SELECTED BY HIS COACH. THE TWO FREE THROWS MAY BE ATTEMPTED BY THE SUBSTITUTE OR ANY OF THE FOUR REMAINING PLAYERS IN THE GAME. IF THE OFFENDED PLAYER IS UNABLE TO ATTEMPT HIS FREE THROWSAS A RESULT OF BEING EJECTED, ANY OF THE FOUR REMAINING PLAYERS MAY ATTEMPT THE FREE THROWS. THE BALL WILL BE AWARDED TO THE OFFENDED TEAM AT THE FREE THROW LINE EXTENDED IN THE FRONTCOURT. THE INJURED PLAYER MAY RETURN TO THE GAME.
- RULE NO. 13—INST ANT REPLA Y
- SECTION I—INSTANT REPLAY REVIEW T RIGGERS
 A. INSTANT REPLAY WILL BE TRIGGERED IN THE FOLLOWING SITUATIONS:
- (1) A FIELD GOAL MADE WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD.
- NOTE: INSTANT REPLAY WILL NOT BE USED TO CHECK A SUCCESSFUL BASKET IN SUBSECTION (1) ABOVE IF THE THROW-IN, FREE THROW ATTEMPT, OR JUMP BALL STARTED WITH .2 OR .1 ON THE GAME CLOCK. THE OFFICIALS WILL JUDGE THE LEGALITY OF THE BASKET IN THESE SITUATIONS BASED ON THE GUIDELINES AS SET FORTH IN COMMENTS ON THE RULES, SECTION II(L).

- 51 -(2) A FOUL CALLED WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD. (3) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A PERSONAL FOUL CALLED AT ANY TIME DURING A GAME MET THE CRITERIA FOR A FLAGRANT FOUL.
- (4) AN ALTERCATION OCCURS. (FOR PURPOSES OF THIS INSTANT REPLAY RULE ONLY, AN ALTERCATION SHALL MEAN A SITUATION IN WHICH (I) TWO OR MORE PLAYERS ARE ENGAGED IN (A) A FIGHT OR (B) A HOSTILE PHYSICAL INTERACTION THAT IS NOT PART OF NORMAL BASKETBALL PLAY AND THAT DOES NOT IMMEDIATELY RESOLVE BY ITSELF OR WITH THE INTERVENTION OF GAME OFFICIALS OR PLAYERS, OR (II) A PLAYER, COACH, TRAINER, OR OTHER TEAM BENCH PERSON COMMITS A HOSTILE ACT AGAINST ANOTHER PLAYER, REFEREE, COACH, TRAINER, TEAM BENCH PERSON, OR SPECTATOR (INCLUDING, FOR EXAMPLE, THROUGH THE USE OF A PUNCH, ELBOW, KICK, BLOW TO THE HEAD, SHOVE, OR THROWN OBJECT.)

 (5) A PLAY CONCLUDES (I) WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF
- (5) A PLAY CONCLUDES (I) WITH NO TIME REMAINING ON THE CLOCK (0:00) AT THE END OF ANY PERIOD OR (II) AT A POINT WHEN THE GAME OFFICIALS BELIEVE THAT ACTUAL TIME MAY HAVE EXPIRED IN ANY PERIOD; AND THE OFFICIALS ARE REASONABLY CERTAIN THAT THE GAME CLOCK MALFUNCTIONED DURING THE PLAY.
- (6) OFFICIALS ARE NOT REASONABLY CERTAIN AT ANY TIME DURING A GAME WHETHER (I) A SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL, OR (II) IN THE CASE OF A CALLED SHOOTING FOUL, WHETHER THE PLAYER WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL; PROVIDED THAT THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY TO REVIEW THESE MATTERS AS PERMITTED BY SECTION (IB)(1) BELOW.
- REPLAY TO REVIEW THESE MATTERS AS PERMITTED BY SECTION (IB)(1) BELOW.

 (7) OFFICIALS ARE NOT REASONABLY CERTAIN AT ANY TIME DURING A GAME WHETHER (I) A
 SUCCESSFUL FIELD GOAL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK, PROVIDED
 THAT THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY TO REVIEW THIS MATTER AS
 PERMITTED BY SECTION I(B)(2) BELOW, OR (II) A CALLED FOUL WAS COMMITTED PRIOR TO THE
 EXPIRATION OF THE SHOT CLOCK
- (8) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A PERSONAL FOUL CALLED AT ANY TIME DURING A GAME MET THE CRITERIA FOR A CLEAR-PATH-TO-THE-BASKET FOUL.

 (9) OFFICIALS ARE NOT REASONABLY CERTAIN AS TO WHICH PLAYER SHOULD ATTEMPT FREE THROWS
- (9) OFFICIALS ARE NOT REASONABLY CERTAIN AS TO WHICH PLAYER SHOULD ATTEMPT FREE THROW ON A CALLED FOUL.
- (10) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER THE BALL TOUCHED THE RIM AND THUS WHETHER THE SHOT CLOCK OR GAME CLOCK SHOULD BE ADJUSTED DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).

 (11) OFFICIALS HAVE DETERMINED THAT ILLEGAL CONTACT HAS OCCURRED ON A BLOCK/CHARGE FOUL
- (11) OFFICIALS HAVE DETERMINED THAT ILLEGAL CONTACT HAS OCCURRED ON A BLOCK/CHARGE FOUL BUT ARE NOT REASONABLY CERTAIN AS TO WHETHER THE DEFENDER WAS INSIDE OR OUTSIDE THE RESTRICTED AREA DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).
- (12) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A GOALTENDING OR BASKET INTERFERENCE VIOLATION WAS CALLED CORRECTLY DURING THE LAST TWO MINUTES OF THE FOURTH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD(S).
 (13) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER AN OFF-BALL FOUL OCCURRED (I) IF THE OFF
- (13) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER AN OFF-BALL FOUL OCCURRED (I) IF THE OBALL FOUL IS COMMITTED BY A DEFENSIVE PLAYER, PRIOR TO AN OFFENSIVE PLAYER BEGINNING HIS SHOOTING MOTION ON A SUCCESSFUL FIELD GOAL OR (II) IF THE OFF BALL FOUL IS A DOUBLE FOUL OR COMMITTED BY AN OFFENSIVE PLAYER, PRIOR TO (A) A DEFENSIVE FOUL THAT WAS COMMITTED PRIOR TO THE BALL BEING RELEASED ON A THROW-IN OR (B) THE BALL BEING RELEASED ON A SUCCESSFUL FIELD GOAL.
- (14) OFFICIALS ARE NOT REASONABLY CERTAIN WHETHER A TEAM HAD THE CORRECT NUMBER OF PLAYERS ON THE COURT WHILE THE BALL IS IN PLAY.

- 52 -B. INSTANT REPLAY WILL BE IMMEDIATELY TRIGGERED BY THE REPLAY CENTER OFFICIAL INTHE FOLLOWING SITUATIONS:
- (1) THE REPLAY CENTER OFFICIAL IS NOT REASONABLY CERTAIN WHETHER (I) A SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL DURING THE FIRST 46 MINUTES OF REGULATION OR FIRST THREE MINUTES OF ANY OVERTIME PERIOD, OR (II) IN THE CASE OF A CALLED SHOOTING FOUL AT ANY TIME DURING A GAME, THE REPLAY CENTER OFFICIAL NOT REASONABLY CERTAIN WHETHER THE PLAYER WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL
- NOTE: IF THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY IN ACCORDANCE WITH SECTION I(B)(1) ABOVE, THE ON-COURT GAME OFFICIALS RETAIN THE RIGHT TO INDEPENDENTLY TRIGGER INSTANT REPLAY (SEE SECTION I(A)(6)) WITHIN THE TIME CONSTRAINTS SET FORTH IN SECTION II(F)(1) BELOW.
- (2) THE REPLAY CENTER OFFICIAL IS NOT REASONABLY CERTAIN WHETHER A SUCCESSFUL FIELD GOAL WAS RELEASED PRIOR TO EXPIRATION OF THE SHOT CLOCK DURING THE FIRST 46 MINUTES OF REGULATION OR FIRST THREE MINUTES OF ANY OVERTIME PERIOD.
- NOTE: IF THE REPLAY CENTER OFFICIAL DID NOT TRIGGER INSTANT REPLAY IN ACCORDANCE WITH SECTION I(B)(2) ABOVE, THE ON-COURT GAME OFFICIALS RETAIN THE RIGHT TO INDEPENDENTLY TRIGGER INSTANT REPLAY (SEE SECTION I(A)(7)) WITHIN THE TIME CONSTRAINTS SET FORTH IN SECTION II(G)(1) BELOW.
- SECTION II—REVIEWABLE MATTERS
 A. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(1) ABOVE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE WHETHER TIME ON THE GAME CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETER-
- MINE ONLY THE FOLLOWING OTHER MATTERS:
 (1) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A
- TWO-POINT OR THREE-POINT FIELD GOAL.
 (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-
- OF-BOUNDS PRIOR TO ENTERING THE BASKET.
 FOR PURPOSES OF THIS REVIEW, THE OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE
- SHOOTER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT.

 (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
 B. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(2) ABOVE. THE REPLAY CENTER OFFICIAL AND OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING: (I) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK; OR (II) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: (A) WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK; OR (B) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE GAME CLOCK IF THE FOUL OCCURRED AFTER THE EXPIRATION OF TIME. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETER-
- (1) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL.

- 53 -(2) WHETHER A PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL OR THE
- BALL TOUCHED OUT-OF-BOUNDS ON A SUCCESSFUL BASKET.
 FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION
 OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE FOUL.
- (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
 (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (6) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED.
- C. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(3) ABOVE, THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS WILL REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING ISSUES:
- (1) WHETHER THE PERSONAL FOUL SHOULD STAND OR BE RULED A FLAGRANT FOUL PENALTY 1 OR 2 OR A TECHNICAL FOUL.
- (2) WHETHER ANY OTHER PLAYERS COMMITTED UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT IMMEDIATELY PRIOR TO AND/OR IMMEDIATELY FOLLOWING THE CALLING OF THE FOUL.
- (3) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED.
- D. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(4) ABOVE, THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS WILL REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING ISSUES:
- (1) THE IDENTITY OF ALL PLAYERS, COACHES, TRAINERS, OR TEAM BENCH PERSONS INVOLVED IN THE ALTERCATION AND THE ACTION IMMEDIATELY PRIOR TO AND IMMEDIATELY FOLLOWING THE AI TERCATION
- (2) THE LEVEL OF INVOLVEMENT OF EACH SUCH PLAYER, COACH, TRAINER, OR TEAM BENCH PERSON. (3) THE APPROPRIATE PENALTY TO BE ASSESSED AGAINST EACH SUCH PLAYER, COACH, TRAINER, OR TEAM BENCH PERSON.
- (4) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE ALTERCATION SHOULD BE ASSESSED OR RESCINDED
- E. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(5) ABOVE, THE REPLAY
- CENTER OFFICIAL AND ON-COURT OFFICIAL(S) WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES: (1) THE PROPER TIME (IF ANY) ON THE GAME CLOCK FOLLOWING THE CLOCK MALFUNCTION BY
- DETERMINING HOW MUCH TIME ON THE GAME CLOCK ACTUALLY EXPIRED.
 (2) FOR A SUCCESSFUL FIELD GOAL, WHETHER THE BALL LEFT THE SHOOTER'S HAND PRIOR TO THE
- EXPIRATION OF ACTUAL TIME.

 (3) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING
- OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME.
- (4) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING:
 (I) WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF ACTUAL TIME; OR
- (III) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF ACTUAL TIME IF THE FOUL OCCURRED AFTER THE EXPIRATION OF ACTUAL TIME.
- THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS MAY ALSO REVIEW THE VIDEO TO
- DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (S) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL.

- 54 -(6) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (7) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL
- (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL ENTERED THE FRONTCOURT
- (9) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED. NOTE: IF TIME IS ADDED TO THE GAME CLOCK:
- (I) THE TEAM WITH POSSESSION OF THE BALL WHEN THE HORN OR WHISTLE SOUNDS WILL RETAIN POSSESSION ON THE SIDELINE AT THE NEAREST SPOT.
- (II) IF THE BALL IS RELEASED ON AN UNSUCCESSFUL FIELD GOAL ATTEMPT OR IS LOOSE WHEN THE HORN
- OR WHISTLE SOUNDS, THE BALL WILL BE JUMPED AT CENTER CIRCLE BETWEEN ANY TWO OPPONENTS IN THE GAME (EXCEPT THAT, IF A TEAM WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL AT THE TIME OF THE STOPPAGE, SUCH TEAM WOULD BE AWARDED POSSESSION PURSUANT TO RULE 4. SECTION XIV).
- (III) IF THE HORN OR WHISTLE SOUNDS WHILE A SUCCESSFUL FIELD GOAL IS IN FLIGHT, THE OPPOSING
- TEAM WILL INBOUND ON THE BASELINE AS AFTER ANY SUCCESSFUL FIELD GOAL. F. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(6) ABOVE, THE REPLAY
- CENTER OFFICIAL AND ON-COURT OFFICIAL(S) WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES:

 (1) WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL. PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR
- PERIOD BREAK FOLLOWING THE BASKET IN QUESTION.
 DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE AT THE NEXT CLOCK STOPPAGE, INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LAST TWO MINUTES. IF A SUCCESSFUL TWO-POINT/THREE-POINT FIELD GOAL IS NOT REVIEWED IN ACCORDANCE WITH THE FOREGOING
- TIMING RULES, THE PLAY CAN NO LONGER BE REVIEWED ONCE THE BALL IS INBOUNDED AND TOUCHED ON THE COURT, A PERSONAL FOUL IS ASSESSED OR VIOLATION IS WHISTLED. (2) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL. DURING THE ENTIRE GAME, THE REVIEW MUST TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE
- FIRST FREE THROW ATTEMPT. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW , THE REPLAY CENTER OFFICIAL WOULD LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED.
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (6) DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR LAST TWO MINUTES OF ANY OVERTIME PERIOD, IN THE CASE OF A FOUL, WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED.

- 55 -G. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(7) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES:
- (1) WHETHER TIME ON THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND. PRIOR TO THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW MUST TAKE PLACE PRIOR TO THE END OF THE NEXT TIMEOUT OR PERIOD BREAK FOLLOWING THE BASKET IN QUESTION. DURING THE LAST TWO MINUTES OF THE 4TH PERIOD OR THE LAST TWO MINUTES OF ANY OVERTIME PERIOD, THE REVIEW WILL TAKE PLACE AT THE NEXT CLOCK STOPPAGE. INCLUDING IMMEDIATELY UPON A SUCCESSFUL BASKET WHEN THE CLOCK STOPS IN THE LAST TWO MINUTES. IF A SHOT CLOCK VIOLATION IS NOT REVIEWED IN ACCORDANCE WITH THE FOREGOING TIMING RULES, IT MAY NOT BE REVIEWED THEREAFTER.
 (2) WHETHER A CALLED FOUL THAT IS NOT COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING
- OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK.

 (3) FOR A CALLED FOUL THAT IS COMMITTED ON OR BY A PLAYER IN THE ACT OF SHOOTING: WHETHER THE FOUL OCCURRED PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK; OR (II) WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF TIME ON THE SHOT CLOCK IF THE FOUL OCCURRED AFTER THE EXPIRATION OF TIME ON THE SHOT CLOCK.
- DURING THE ENTIRE GAME, THE REVIEW OF A FOUL OCCURRING AS THE SHOT CLOCK EXPIRES MUST TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE FIRST FREE THROW ATTEMPT OR PRIOR TO THE
- TAKE PLACE PRIOR TO THE SHOOTER RELEASING THE FIRST FREE THROW ATTEMPT OR PRIOR TO THE SUBSEQUENT INBOUNDING OF THE BALL.

 THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

 (4) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL OR, IN THE CASE OF A SHOOTING FOUL, WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL.

 (5) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-
- OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WOULD LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (6) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE PLAYER WAS FOULED.
- (7) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
 (8) IN THE CASE OF A FOUL, WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL
- SHOULD BE ASSESSED OR RESCINDED.
 H. IFAN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(8) ABOVE. THE
- REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WOULD REVIEW THE VIDEO TO DETER-MINE WHETHER:
- (1) WHEN THE FOUL WAS CALLED, THE BALL IS AHEAD OF THE TIP OF THE CIRCLE IN THE BACKCOURT,
- NO DEFENDER IS AHEAD OF THE OFFENSIVE PLAYER WITH THE SCORING OPPORTUNITY AND THAT OFFENSIVE PLAYER IS IN CONTROL OF THE BALL OR A PASS TO HIM HAS BEEN RELEASED.
- (2) THE FOUL DEPRIVED THE OFFENSIVE TEAM OF A TRANSITION SCORING OPPORTUNITY.
 (3) THE FOUL WAS COMMITTED PRIOR TO THE OFFENSIVE PLAYER STARTING HIS SHOOTING MOTION.
 (4) THE FOUL WAS CAUSED BY THE DEFENDER'S ATTEMPT TO INTERCEPT OR DEFLECT A PASS INTENDED
- FOR THE PLAYER WITH THE TRANSITION SCORING OPPORTUNITY.
- (5) ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (6) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED.

- 56 -I. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I(A)(9) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE WHICH PLAYER WAS FOULED. THE REVIEW MUST TAKE PLACE PRIOR TO THE FIRST FREE THROW BEING RELEASED. THE OFFICIALS WOULD NOT REVIEW VIDEO TO DETERMINE WHICH PLAYER COMMITTED THE FOUL IN QUESTION. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS MAY REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS
- (1) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL (2) WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION PRIOR TO THE FOUL. FOR PURPOSES OF THIS REVIEW , THE OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE FOUL.
 (3) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
- (4) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED. (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (6) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED
- J. IF AN INSTANT REPLAY REVIEW IS TRIGGERED IN SECTION I(A)(10) ABOVE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO DETERMINE WHETHER THE BALL TOUCHED THE RIM, AND MAKE ANY ADJUSTMENTS TO THE GAME CLOCK, SHOT CLOCK, SCORE, AND POSSESSION THAT ARE APPROPRIATE IN ACCORDANCE WITH THE FOLLOWING:

 (1) IF PLAY HAS STOPPED FOLLOWING THE OFFENSIVE TEAM RETAINING POSSESSION (E.G., THE
- (1) IF PLAY HAS STOPPED FOLLOWING THE OFFENSIVE TEAM RETAINING POSSESSION (E.G., THOOFFENSIVE TEAM HAS MADE A SUCCESSFUL FIELD GOAL, OR A VIOLATION OR FOUL HAS BEEN CALLED), THE PLAY MUST BE REVIEWED IMMEDIATELY UPON SUCH STOPPAGE OF PLAY AND:

 (I) FOR A SUCCESSFUL FIELD GOAL, THE REPLAY CENTER OFFICIAL WILL TIME THE PLAY TO DETERMINE WHETHER THE FIELD GOAL WAS RELEASED PRIOR TO THE EXPIRATION OF THE 24 SECOND SHOT CLOCK. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE BALL WAS RELEASED BEFORE THE SHOT CLOCK EXPIRED, THE POINTS WILL COUNT AND THE OPPOSING TEAM WILL INBOUND ON THE BASELINE AS AFTER ANY SUCCESSFUL FIELD GOAL. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE BALL WAS RELEASED AFTER THE SHOT CLOCK SHOULD HAVE EXPIRED, THE POINTS WILL NOT COUNT AND THE OPPOSING TEAM WILL BE AWARDED THE BALL AT THE FREE THROW LINE EXTENDED.

 (II) FOR A CALLED FOUL, THE REPLAY CENTER OFFICIAL AND OFFICIAL WHO CALLED THE FOUL WILL TIME THE PLAY TO DETERMINE WHETHER THE FOUL OCCURRED PRIOR TO THE
- EXPIRATION OF THE SHOT CLOCK OR, IN THE CASE OF A CALLED FOUL THAT IS COMMITTED ON A PLAYER IN THE ACT OF SHOOTING, WHETHER THE SHOOTER RELEASED THE BALL PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. IF THE REPLAY CENTER OFFICIAL AND OFFICIAL DETERMINES THAT THE FOUL OCCURRED OR THE BALL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE UPHELD. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE FOUL OCCURRED OR THE BALL WAS RELEASED AFTER THE EXPIRATION OF THE SHOT CLOCK, THE CALLED FOUL WILL BE OVERTURNED AND A SHOT CLOCK VIOLATION ASSESSED. (EXCEPTION: FLAGRANT FOULS AND UNSPORTSMANLIKE ACTS AND POINTS SCORED THEREFROM WILL NOT BE NULLIFIED.)
- (III) IF THE BALL IS CAUSED TO BECOME OUT-OF-BOUNDS BY THE DEFENSIVE TEAM OR A DEFENSIVE VIOLATION IS ASSESSED, THE REPLAY CENTER OFFICIAL WILL TIME THE PLAY TO DETERMINE HOW MUCH TIME SHOULD BE ON THE SHOT CLOCK OR IF A SHOT CLOCK VIOLATION SHOULD BE ASSESSED.
- (2) IF PLAY IS CONTINUOUS (I.E., IF THERE IS NO STOPPAGE IN PLAY FOLLOWING THE OFFENSIVE TEAM RETAINING POSSESSION OF THE BALL). THE OFFICIALS WILL STOP PLAY DURING THE FIRST PAUSE

- 57 -IN ACTION PRIOR TO ANY SUBSEQUENT CHANGE OF POSSESSION. IF THE REPLAY CENTER OFFICIAL DETERMINES FOLLOWING THE REVIEW THAT THE SHOT CLOCK IS CORRECT (I.E., NO ADJUSTMENT IS REQUIRED), THEN PLAY WILL RESUME FROM THE POINT OF INTERRUPTION. IF THE REPLAY CENTER OFFICIAL DETERMINES THAT THE SHOT CLOCK IS INCORRECT, THEN THE SHOT CLOCK WILL BE RESET TO THE TIME THE BALL WAS POSSESSED BY THE OFFENSIVE TEAM FOLLOWING THE BALL TOUCHING (OR NOT TOUCHING) THE RIM, AND THE GAME CLOCK WILL ALSO BE RESET TO REFLECT THE CHANGE. TH BALL WILL BE INBOUNDED ON THE SIDELINE NEAREST THE SPOT WHERE THE BALL WAS POSSESSED. (3) IF PLAY IS STOPPED WHILE NEITHER TEAM IS IN POSSESSION OF THE BALL AND THE REPLAY CENTER OFFICIAL DETERMINES FOLLOWING THE REVIEW THAT A SHOT CLOCK VIOLATION HAS NOT OCCURRED, THEN POSSESSION SHALL BE AWARDED TO A TEAM IF, AT THE TIME OF THE WHISTLE, SUCH TEAM CLEARLY AND CONCLUSIVELY WOULD HAVE IMMINENTLY GAINED POSSESSION OF THE BALL, AS DETERMINED BY (1) THE PROXIMITY OF OPPOSING PLAYER(S) TO THE BALL (OR LACK THEREOF), AND (2) THE ACTUAL OUTCOME OF THE PLAY IN THE NATURAL AND IMMEDIATE AFTERMATH OF THE WHISTLE.
- (4) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED. IF AN INSTANT REPLAY REVIEW FOR A SHOT CLOCK ADJUSTMENT IS NOT REVIEWED IN ACCORDANCE WITH THE TIMING RULES SET FORTH ABOVE, IT MAY NOT BE REVIEWED AT ANY POINT THEREAFTER. THE REPLAY CENTER OFFICIAL WILL HAVE THE FINAL RULING ON ALL OTHER SCENARIOS AND CLOCK ADJUSTMENTS.
- K. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(11) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE: (1) WHETHER THE DEFENDER WAS INSIDE OR OUTSIDE THE RESTRICTED AREA.
- (2) WHETHER THE DEFENDER WAS IN A LEGAL GUARDING POSITION.
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (4) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR RESCINDED.
- L. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(12) ABOVE, THE REPLAY CENTER OFFICIAL WOULD REVIEW THE VIDEO IN ACCORDANCE WITH RULE 11, SECTION I. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIALS(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE SHOOTER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT AND THE FLIGHT OF THE BALL.
- (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- IF THE INSTANT REPLAY REVIEW RESULTS IN THE CALL ON THE FLOOR BEING OVERTURNED, PLAY IS RESUMED AT THE POINT OF INTERRUPTION (AS DEFINED IN RULE 4, SECTION XIV).
- M. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(13) ABOVE, THE REPLAY CENTER OFFICIAL AND THE OFFICIAL WHO CALLED THE FOUL WILL REVIEW THE VIDEO TO DETERMINE:
- (1) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE FOUL OCCURRED.
 (2) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED.
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED
- (4) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR

- 58 -N. IF AN INSTANT REPLAYREVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(A)(14) ABOVE, THE REPLAY CENTER OFFICIAL WOULD REVIEW THE VIDEO IN ACCORDANCE WITH RULE 12A, SECTION III. THE REPLAY CENTER OFFICIAL AND ON-COURT OFFICIAL(S) MAY ALSO REVIEW THE VIDEO TO DETERMINE WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.

 O. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(B)(1), THE REPLAY
- O. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(B)(1), THE REPLAY CENTER OFFICIAL WILL IMMEDIATELY REVIEW THE VIDEO TO DETERMINE THE FOLLOWING ISSUES: (1) WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL.
- (2) WHETHER THE SHOOTER FOULED WAS ATTEMPTING A TWO-POINT OR THREE-POINT FIELD GOAL. THE REPLAY CENTER OFFICIAL WILL ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:

 (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED
- (3) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET OR, IN THE CASE OF A FOUL, WHETHER THE PLAYER FOULED COMMITTED A BOUNDARY LINE VIOLATION. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (4) WHETHER THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE FOUL OCCURRED.
- THE REPLAY CENTER OFFICIAL'S REVIEW MUST TAKE PLACE WITHIN THE SAME TIME CONSTRAINTS SET FORTH IN SECTION II(F)(1) ABOVE.
- P. IF AN INSTANT REPLAY REVIEW IS TRIGGERED AS DESCRIBED IN SECTION I(B)(2) ABOVE, THE REPLAY CENTER OFFICIAL WILL IMMEDIATELY REVIEW THE VIDEO TO DETERMINE WHETHER TIME ON THE SHOT CLOCK EXPIRED BEFORE THE BALL LEFT THE SHOOTER'S HAND.
- THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) IF THE SHOT WAS TIMELY, WHETHER THE SUCCESSFUL FIELD GOAL WAS SCORED CORRECTLY AS A TWO-POINT OR THREE-POINT FIELD GOAL.
- (2) WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION OR THE BALL TOUCHED OUT-OF-BOUNDS PRIOR TO ENTERING THE BASKET. FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE PLAYER'S FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT OR THE FOUL (AS APPLICABLE).
- (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND OR THE PLAYER WAS FOULED.
- THE REPLAY CENTER OFFICIAL'S REVIEW MUST TAKE PLACE WITHIN THE SAME TIME CONSTRAINTS SET FORTH IN SECTION II(G)(1) ABOVE.
- NOTE: FOR PURPOSES OF SECTION II (B, C, D, F, G, H, I, K, AND M) ABOVE, THE FACTORS THAT WILL BE CONSIDERED IN DETERMINING WHETHER A PRIOR FLOPPING VIOLATION IS PROXIMATE TO THE CALLED FOUL INCLUDE (1) WHETHER THE PLAYER(S) INVOLVED IN THE FLOPPING VIOLATION ARE THE SAME OR DIFFERENT PLAYERS THAN THE ONES INVOLVED IN THE CALLED FOUL UNDER REVIEW, (2) THE DISTANCE BETWEEN THE FLOPPING VIOLATION, AND THE CALLED FOUL UNDER REVIEW, AND (3) THE TIME ELAPSED BETWEEN THE FLOPPING VIOLATION, AND THE CALLED FOUL UNDER REVIEW.

- 59 -SECTION III—REPLAY REVIEW PROCESS

- 59 - 5EC FORTH IN RULE 14 BELOW, REPLAY REVIEWS WILL BE TRIGGERED BY THE ON-COURT GAME OFFICIALS AND REPLAY CENTER OFFICIAL IN ACCORDANCE WITH THE RULES SET FORTH IN SECTION I ABOVE. THE REPLAY CENTER OFFICIAL WILL DETERMINE THE FINAL OUTCOME ON ALL REPLAYS TRIGGERED PURSUANT TO SECTION I ABOVE EXCEPT FLAGRANT FOULS AND ALTERCATIONS, WHICH WILL BE DECIDED BY THE PURSUANT TO SECTION I ABOVE EXCEPT FLAGRANT FOULS AND ALTERCATIONS, WHICH WILL BE DECIDED BY THE ON-COURT OFFICIALS, WITH PERSONNEL IN THE REPLAY CENTER PLAYING A SUPPORTING ROLE. IN ALL CASES, THE TWO GAME OFFICIALS WILL INFORM BOTH TEAM BENCHES THAT THE PLAY WILL BE REVIEWED. FOR REPLAY REVIEWS TO BE DETERMINED BY THE REPLAY CENTER OFFICIAL, THE CALLING OFFICIAL, AND THE CREW CHIEF AT HIS/HER DISCRETION, WILL GO TO THE SCORER'S TABLE AND PUT ON THE HEADSET TO RECEIVE THE RULING FROM THE REPLAY CENTER OFFICIAL AND THE OTHER ON-COURT OFFICIAL(S) WILL PREPARE THE PLAYERS TO RETURN TO PLAY. IF THERULING IS TO BE MADE BY THE ON-COURT OFFICIALS, THE CREW CHIEF AND A SECOND OFFICIAL WILL GO TO THE SCORER'S TABLE AND MAKE THE RULING WITH THE ASSISTANCE OF THE REPLAY CENTER OFFICIAL. THE THIRD OFFICIAL WILL MONITOR THE BENCHES

THIRD OFFICIAL WILL MONITOR THE BENCHES.

B. REPLAY REVIEWS SHOULD BE CONDUCTED WITHIN TWO MINUTES. NOTWITHSTANDING THIS
GENERAL RULE, DISCRETION WILL BE USED TO EXTEND THE REVIEW PERIOD AS REASONABLY NECESSARY UNDER UNUSUAL CIRCUMSTANCES, SUCH AS WHEN THE PLAY COULD LEAD TO AN EJECTION (E.G., FLAGRANT FOULS/PENALTY 2), TECHNICAL ISSUES ARISE WITH THE REPLAY SYSTEM, THE OUTCOME OF THE REPLAY REVIEW REQUIRES MULTIPLE REPLAY REVIEW ANGLES, OR ADDITIONAL ANGLES ARE IMMINENT. IN ADDITION, REPLAY REVIEWS OF ALTERCATIONS SHOULD BE CONCLUDED WITHIN WHATEVER TIME IS REASONABLY NECESSARY, EVEN

IF THAT TIME PERIOD EXTENDS BEYOND TWO MINUTES.

C. IF THE REPLAY SYSTEM IS NOT FUNCTIONING PROPERLY, OR NOT AVAILABLE, THE OFFICIALS WILL USE THE NEAREST COURTSIDE BROADCAST PRODUCTION TV MONITOR AVAILABLE.

D. THE REPLAY CENTER OFFICIAL WILL USE THE FOLLOWING TO MAKE HIS/HER RULING IN THE ORDER LISTED BELOW REGARDING SCORING, TIMING, OR FOULS AT THE END OF ANY PERIOD:

- (1) GAME CLOCK OR SHOT CLOCK ON TOP OF BACKBOARD
- (2) LED LIGHTS
- (3) GAME CLOCK ON THE FACADES OF THE BALCONY
 (4) GAME CLOCK ON SCOREBOARDS HANGING FROM THE CEILING
- (5) SUPERIMPOSED TV CLOCKS
- (5) SUPERIMPOSED IN CLOCKS
 EXCEPTION: FOR CLOCK MALFUNCTIONS WHEN CLOCKS START EARLY, LATE, OR FREEZE—THE REPLAY
 CENTER OFFICIAL WILL USE THE DIGITAL CLOCK IN THE REPLAY CENTER TO MAKE THE FINAL RULING.
 E. THE OFFICIALS WILL KEEP BOTH TEAMS ON THE COURT AT THE END OF THE SECOND PERIOD IF REPLAY
 IS BEING USED TO DETERMINE IF A FOUL WAS CALLED PRIOR TO EXPIRATION OF THE PERIOD OR IF THERE IS ANY QUESTION WHETHER THE SHOOTER COMMITTED A SHOT CLOCK VIOLATION, 8-SECOND VIOLATION ,OR BOUNDARY LINE VIOLATION WHERE TIME MAY BE ADDED TO THE GAME CLOCK.
- F. THE OFFICIALS WILL KEEP BOTH TEAMS ON THE COURT ANYTIME REPLAY IS USED AT THE END OF THE FOURTH PERIOD OR OVERTIME PERIOD.

60 -RULE NO. 14—COACH'S CHALLENGE

SECTION I—OVERVIEW

A. A HEAD COACH MAY TRIGGER INSTANT REPLAY REVIEW OF CERTAIN EVENTS SUBJECT TO THE TERMS AND CONDITIONS SET FORTH IN THIS RULE. INSTANT REPLAY REVIEW TRIGGERED PURSUANT TO THIS RULE SHALL BE REFERRED TO AS A "COACH'S CHALLENGE" (OR "CHALLENGE" FOR SHORT).

B. EACH TEAM IS ENTITLED TO ONE CHALLENGE PER GAME. IF A TEAM'S FIRST CHALLENGE IS SUCCESSFUL, THE TEAM WILL BE AWARDED A SECOND CHALLENGE.
C. A TEAM MAY UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF ONLY THE FOLLOWING

THREE EVENTS: (1) A CALLED PERSONAL FOUL CHARGED TO ITS OWN TEAM. (2) A CALLED OUT-OF-BOUNDS VIOLATION, OR (3) A CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION; PROVIDED THAT, IN THE LAST TWO MINUTES OF THE FOURTH PERIOD AND LAST TWO MINUTES OF ANY OVERTIME, A TEAM IS NO LONGER ABLE TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION, AS REVIEW OF THESE EVENTS DURING THESE PERIODS WILL BE EXCLUSIVELY TRIGGERED BY THE ON-COURT GAME OFFICIALS.

NOTE: A COACH'S CHALLENGE IS THE ONLY MECHANISM TO TRIGGER REPLAY REVIEW OF OUT-OF-

BOUNDS VIOLATIONS AT ANY POINT DURING THE GAME.

D. ANY CALLED FOUL, VIOLATION, OR OTHER DECISION BY THE GAME OFFICIALS NOT LISTED IN SECTION

I(C) ABOVE, OR ANY NON-CALL, IS NOT A CHALLENGEABLE EVENT. FOR CLARITY, INSTANT REPLAY REVIEW OF THE FOLLOWING EVENTS, AMONG OTHERS, MAY NOT BE TRIGGERED BY A CHALLENGE: (1) A CALLED PERSONAL FOUL CHARGED TO THE OPPOSING TEAM, (2) CONTINUATION—E.G., WHETHER A DEFENSIVE FOUL OCCURRED PRIOR TO THE OFFENSIVE PLAYER BEGINNING HIS SHOOTING MOTION, (3) A TECHNICAL FOUL OR FLAGRANT FOUL, AND (4) VIOLATIONS SUCH AS TRAVELING, CARRYING, DOUBLE DRIBBLE, FLOPPING, OR AN OFFENSIVE OR DEFENSIVE THREE-SECONDS. AS SET FORTH IN SECTION III(A)(3) BELOW, ANY ASPECT RELATED TO CONTINUATION CONSTITUTES A REVIEWABLE MATTER WHEN A CALLED FOUL IS PROPERLY CHALLENGED, BUT CONTINUATION IS NOT BY ITSELF AN INDEPENDENT CHALLENGEABLE EVENT. SECTION II—PROCEDURE TO INITIATE THE CHALLENGE

- A. TO INITIATE A CHALLENGE, THE CHALLENGING TEAM MUST TAKE THE FOLLOWING STEPS IN SEQUENCE: (1) THE CHALLENGING TEAM MUST CALL A LEGAL TIMEOUT IMMEDIATELY AFTERTHE CALL IN QUESTION (UNLESS A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM IS ALREADY LINDERWAY)
- (2) THE CHALLENGING TEAM'S HEAD COACH MUST SIMULTANEOUSLY SIGNAL FOR A CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL (I.E., TWIRLING AN INDEX FINGER) TOWARD THE GAME OFFICIAL(S) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE TIMEOUT WAS CALLED OR, IF THE TIMEOUT WAS CALLED BY A PLAYER ON THE CHALLENGING TEAM, THE CHALLENGING TEAM'S HEAD COACH MUST SIMULTANEOUSLY SIGNAL FOR THE CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL TOWARD THE GAME OFFICIALS AS THE GAME OFFICIAL IS NOTIFYING THE SCOREKEEPER OF THE TIMEOUT: AND
- (3) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE CHALLENGING TEAM'S HEAD COACH SIGNALED FOR THE CHALLENGE, THE CHALLENGING TEAM'S HEAD COACH MUST NOTIFY THE GAME OFFICIAL(S) OF THE SPECIFIC EVENT THAT THE TEAM IS CHALLENGING. FOR PURPOSES OF THIS RULE ONLY, "IMMEDIATELY" SHALL MEAN THAT A TIMEOUT IS CALLED PRIOR TO THE BALL BEING GIVEN TO THE THROWER-IN, THE BALL BEING GIVEN TO THE FREE THROW SHOOTER, OR THE BALL BEING TOSSED ON A JUMP BALL, WHICHEVER IS APPLICABLE (UNLESS A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM IS ALREADY UNDERWAY).

B. TO INITIATE A CHALLENGE OF AN EVENT THAT IMMEDIATELY PRECEDED A MANDATORY TIMEOUT OR TIMEOUT CALLED BY THE OPPOSING TEAM, NO LATER THAN 30 SECONDS FROM THE START OF THE TIMEOUT (AS MEASURED BY THE TIMEOUT CLOCK), THE CHALLENGING TEAM'S HEAD COACH MUST TAKE THE FOLLOWING STEPS

IN SEQUENCE:

- 61 -(1) SIGNAL FOR A CHALLENGE BY UTILIZING THE INSTANT REPLAY SIGNAL TOWARD THE GAME OFFICIALS: AND
- (2) DURING THE SAME INTERACTION WITH THE GAME OFFICIAL(S) IN WHICH THE CHALLENGING TEAM'S HEAD COACH SIGNALED FOR THE CHALLENGE, THE CHALLENGING TEAM'S HEAD COACH MUST NOTIFY THE GAME OFFICIAL(S) OF THE SPECIFIC EVENT THAT THE TEAM IS CHALLENGING.
- IN THE EVENT THE GAME OFFICIALS CONFERENCE TO DETERMINE THE CALL ON THE FLOOR (AND, AS A RESULT, THE FINAL RULING ON THE PLAY IS UNKNOWN FOR A PERIOD OF TIME), THE WINDOW OF TIME WITHIN WHICH A TEAM MUST IMMEDIATELY CHALLENGE THE CALL STARTS AFTER THE OFFICIALS NOTIFY THE NEGATIVELY AFFECTED TEAM OF THE FINAL RULING ON THE PLAY. THE NEGATIVELY AFFECTED TEAM'S WINDOW TO CHALLENGE THE FINAL RULING ON THE PLAY ENDS WHEN THE BALL IS GIVENTO THE INBOUNDER OR FREE THROW SHOOTER, JUMP-BALL IS TOSSED, OR 30 SECONDS AFTER THE TEAM HAS BEEN NOTIFIED OF THE FINAL RULING ON THE PLAY IN THE EVENT THAT A MANDATORY TIMEOUT OR TIMEOUT BY THE OPPOSING TEAM HAS BEEN CALLED (WHICHEVER IS APPLICABLE)
- D. A TEAM LOSES ITS OPPORTUNITY TO CHALLENGE THE PRIOR CALL IF IT IS CALLED FOR A DELAY-OF-GAME AFTER THE CALL IN QUESTION BUT PRIOR TO CALLING TIMEOUT AND SIMULTANEOUSLY SIGNALING FOR A CHALLENGE. E. ONCE INSTANT REPLAY REVIEW IS TRIGGERED BY A VALID CHALLENGE. THE OFFICIAL WILL NOTIFY E. ONCE INSTANT REPLAT REVIEW IS TRIGGERED BY A VALID CHALLENGE, THE OFFICIAL WILL NOTIFY THE OFFICIAL SCORER OF THE CHALLENGE. THE OFFICIAL SCORER SHALL IMMEDIATELY RECORD THE CHALLENGE AND, ONCE THE INSTANT REPLAY REVIEW PROCESS IS COMPLETE, THE OUTCOME OF THE CHALLENGE (INCLUDING WHETHER THE CHALLENGE RESULTED IN A LOSS OF ONE TIMEOUT FOR THE CHALLENGING TEAM).
- SECTION III—REVIEWABLE MATTERS
 A. IF AN INSTANT REPLAY REVIEW OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW CHIEF WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE FOUL BEING CHALLENGED WAS CORRECTLY CALLED. THE ON-COURT CREW CHIEF MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER
- (1) WHETHER THE CORRECT PLAYER (INCLUDING A PLAYER ON THE OPPOSING TEAM) WAS CALLED FOR THE FOUL;
- (2) WHETHER A DIFFERENT FOUL PROXIMATE TO THE CALLED FOUL SHOULD HAVE BEEN CALLED; (3) ANY ASPECT RELATED TO CONTINUATION, INCLUDING, BUT NOT LIMITED TO:
- (A) WHETHER THE FOUL OCCURRED PRIOR TO THE OFFENSIVE PLAYER BEGINNING HIS SHOOTING
- MOTION IF THE FOUL IS COMMITTED BY A DEFENSIVE PLAYER:
- (B) WHETHER A MADE BASKET THAT THE ON-COURT GAME OFFICIALS COUNTED SHALL NOT COUNT BECAUSE AN OFFENSIVE PLAYER COMMITTED A VIOLATION AFTER THE OFFENSIVE PLAYER GATHERED THE BALL; AND
- (C) WHETHER A MADE BASKET DISALLOWED BY THE ON-COURT GAME OFFICIALS SHALL COUNT BECAUSE THE SHOT CONSTITUTED LEGAL CONTINUATION.

 (4) WHETHER A GOALTENDING OR BASKET INTERFERENCE VIOLATION OCCURRED ON THE PLAY;

 (5) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE FOUL;

- (6) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE FOUL;
- (7) IF AN OFFENSIVE PLAYER WAS FOULED WHILE IN POSSESSION OF THE BALL, WHETHER THE PLAYER WHO WAS FOULED COMMITTED A BOUNDARY LINE VIOLATION EITHER JUST PRIOR TO OR AFTER THE FOUL;
- (8) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE PLAYER WAS FOULED; AND (9) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- (10) WHETHER A FLOPPING VIOLATION PROXIMATE TO THE CALLED FOUL SHOULD BE ASSESSED OR
- RESCINDED.
- NOTE: FOR PURPOSES OF SECTION III (A) (2 AND 10) ABOVE, THE FACTORS THAT WILL BE CONSIDERED IN DETERMINING WHETHER A PRIOR UNCALLED FOUL AND/OR FLOPPING VIOLATION IS

- 62 -PROXIMATE TO THE CALLED FOUL INCLUDE (1) WHETHER THE PLAYERS INVOLVED IN THE UNCALLED FOUL AND/OR FLOPPING VIOLATION ARE THE SAME OR DIFFERENT PLAYERS THAN THE ONES INVOLVED IN THE CALLED FOUL UNDER REVIEW, (2) THE DISTANCE BETWEEN THE UNCALLED FOUL AND/OR FLOPPING VIOLATION, AND THE CALLED FOUL UNDER REVIEW, AND (3) THE TIME ELAPSED BETWEEN THE UNCALLED FOUL AND/OR FLOPPING VIOLATION, AND THE CALLED FOUL UNDER REVIEW. B. IF AN INSTANT REPLAY REVIEW OF AN OUT-OF-BOUNDS VIOLATION IS TRIGGERED BY A CHALLENGE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE OUT-OF-BOUNDS VIOLATION WAS CORRECTLY CALLED.
- THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) WHETHER THE GAME CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS; (2) WHETHER THE SHOT CLOCK EXPIRED PRIOR TO THE BALL BEING OUT-OF-BOUNDS;
- (3) WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED PRIOR TO THE BALL BEING OUT-OF-
- BOUNDS:
- (4) HOW MUCH TIME REMAINS IN THE PERIOD AND/OR ON THE SHOT CLOCK;
- (5) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED; AND (6) IF THE OUT-OF-BOUNDS VIOLATION CALLED ON THE FLOOR IS OVERTURNED AND THAT CALL
- OCCURRED SIMULTANEOUS TO A SUCCESSFUL SHOT ATTEMPT BY THE OFFENSIVE PLAYER, WHETHER THE WHISTLE SOUNDED BEFORE OR AFTER THE PLAYER STARTED HIS SHOOTING MOTION (SEE RULE 14, SECTION VI).
- C. IF AN INSTANT REPLAY REVIEW OF A GOALTENDING OR BASKET INTERFERENCE VIOLATION IS TRIGGERED BY A CHALLENGE, THE REPLAY CENTER OFFICIAL WILL REVIEW THE VIDEO TO EVALUATE WHETHER THE CALL ON THE FLOOR WAS CORRECT
- THE REPLAY CENTER OFFICIAL MAY ALSO REVIEW THE VIDEO TO DETERMINE ONLY THE FOLLOWING OTHER MATTERS:
- (1) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM, WHETHER THE SHOOTER COMMITTED A BOUNDARY LINE VIOLATION; PROVIDED THAT, FOR PURPOSES OF THIS REVIEW, THE REPLAY CENTER OFFICIAL WILL LOOK ONLY AT THE POSITION OF THE SHOOTER'S
- FEET AT THE MOMENT THEY LAST TOUCHED THE FLOOR IMMEDIATELY PRIOR TO (OR, IF APPLICABLE, DURING) THE RELEASE OF THE SHOT AND THE FLIGHT OF THE BALL;
 (2) IF GOALTENDING OR BASKET INTERFERENCE WAS RULED PRIOR TO THE BALL TOUCHING THE RIM,
- WHETHER AN 8-SECOND BACKCOURT VIOLATION OCCURRED BEFORE THE BALL LEFT THE SHOOTER'S HAND; AND
- (3) WHETHER ANY UNSPORTSMANLIKE ACTS OR UNNECESSARY CONTACT OCCURRED.
- SECTION IV—REPLAY REVIEW PROCESS
- A. THE ON-COURT CREW CHIEF WILL DETERMINE THE FINAL OUTCOME WHEN INSTANT REPLAY REVIEW OF A CALLED FOUL IS TRIGGERED BY A CHALLENGE, WITH PERSONNEL IN THE REPLAY CENTER PLAYING A SUPPORTING ROLE.
- B. THE REPLAY CENTER OFFICIAL WILL DETERMINE THE FINAL OUTCOME WHEN INSTANT REPLAY REVIEW OF A CALLED OUT-OF-BOUNDS VIOLATION OR CALLED GOALTENDING OR BASKET INTERFERENCE VIOLATION
- IS TRIGGERED BY A CHALLENGE. EXCEPTION: FOR PRE-SEASON OR REGULAR SEASON GAMES CONDUCTED OUTSIDE AN NBA ARENA, THE ON-COURT CREW CHIEF WILL DETERMINE THE FINAL OUTCOME OF ANY REPLAY REVIEW TRIGGERED BY A CHALLENGE
- C. TO OVERTURN A CHALLENGED EVENT OR TO CHANGE THE OUTCOME OF A REVIEWABLE MATTER VIA CHALLENGE, THERE MUST BE CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE INITIAL ADJUDICATION OF THAT ASPECT OF THE PLAY WAS INCORRECT.

- 63 -D. ONCE THE INSTANT REPLAY REVIEW PROCESS IS TRIGGERED BY A CHALLENGE, THE ON-COURT CREW CHIEF OR REPLAY CENTER OFFICIAL (AS APPROPRIATE) SHALL ARRIVE AT ONE OF TWO DETERMINATIONS WITH RESPECT TO THE CALL THAT WAS CHALLENGED:
- (1) THE CALL STANDS (I.E., THERE IS NOT CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE CALL WAS INCORRECT): OR
- (2) THE CALL IS OVERTURNED (I.E., THERE IS CLEAR AND CONCLUSIVE VISUAL EVIDENCE THAT THE CALL WAS INCORRECT)
- SECTION V—IMPACT ON TIMEOUTS
- A. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A CHALLENGE IS NOT OVERTURNED, THE CHALLENGE IS
- DEEMED UNSUCCESSFUL AND THE CHALLENGING TEAM LOSES ITS TIMEOUT.

 B. IF THE CALL SUBJECT TO REVIEW PURSUANT TO A TEAM'S FIRST CHALLENGE IS OVERTURNED, THE CHALLENGE IS DEEMED SUCCESSFUL AND THE CHALLENGING TEAM RETAINS ITS TIMEOUT UNLESS THE TIMEOUT TAKEN IN CONJUNCTION WITH THE CHALLENGE INITIATED A MANDATORY TIMEOUT, AND IS AWARDED A SECOND CHALLENGE.
- IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL ONLY BE DEEMED SUCCESSFUL IF THE CALLED FOUL IS OVERTURNED (I.E., NOT ASSIGNED TO THE PLAYER WHO WAS ORIGINALLY CALLED FOR THE FOUL) BECAUSE THE REVIEW RESULTS IN EITHER:
- (1) NO FOUL ASSIGNED TO ANY PLAYER (INCLUDING IF THE FOUL WAS OVERTURNED BECAUSE A REVIEWABLE VIOLATION OCCURRED PRIOR TO THE FOUL); OR
- (2) A FOUL ASSIGNED TO A DIFFERENT PLAYER (INCLUDING A DIFFERENT PLAYER ON THE CHALLENGING TEAM)
- IF A CHALLENGE IS UTILIZED TO TRIGGER INSTANT REPLAY REVIEW OF A CALLED FOUL, THAT CHALLENGE SHALL BE DEEMED UNSUCCESSFUL IF THE FOUL REMAINS ASSIGNED TO THE PLAYER ORIGINALLY CALLED FOR THE FOUL REGARDLESS OF WHETHER ANY OTHER REVIEWABLE MATTERS ARE CHANGED TO THE CHALLENGING TEAM'S BENEFIT. FOR THE SAKE OF CLARITY, IT SHALL BE DEEMED AN UNSUCCESSFUL CHALLENGE IF A CALLED FOUL IS NOT OVERTURNED BUT CHANGED FROM A SHOOTING FOUL (THAT WOULD HAVE RESULTED IN FREE THROWS FOR THE
- NOT OVERTURNED BUT CHANGED FROM A SHOOTING FOUL (THAT WOULD HAVE RESULTED IN FREE THROWS FOR THOPPOSING TEAM). TO A NON-SHOOTING FOUL (THAT DOES NOT RESULT IN FREE THROWS FOR THE OPPOSING TEAM). IF A TEAM UTILIZES ITS SECOND CHALLENGE, THE CHALLENGING TEAM WILL NOT RETAIN THE TIMEOUT USED TO INITIATE ITS SECOND CHALLENGE EVEN IF THE CHALLENGE IS SUCCESSFUL.

 C. IF A TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT IMMEDIATELY PRECEDED THE CHALLENGING TEAM'S MANDATORY TIMEOUT, THE CHALLENGING TEAM WILL LOSE ITS MANDATORY TIMEOUT (EVEN IF THE CHALLENGE IS SUCCESSFUL). IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL ONLY BE CHARGED ONE TIMEOUT (I.E., IT WILL NOT BE CHARGED A TIMEOUT FOR BOTH THE MANDATORY TIMEOUT AND THE CHALLENGE.)
- TIMEOUT AND THE CHALLENGE). D. IF A TEAM UTILIZES ITS FIRST CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:
- (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE (1) If the challenge is onsoccessful, the challenging team will be assigned the timeout and, notwithstanding that the challenge coincided with the opposing team's mandatory timeout, the opposing team will not be charged for the timeout (and, if another mandatory timeout is remaining in the period, the next mandatory timeout will be assigned to the opposing team); and
- (2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT
- AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT.

 IF A TEAM UTILIZES ITS SECOND CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED THE OPPOSING TEAM'S MANDATORY TIMEOUT, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT (EVEN IF THE CHALLENGE IS SUCCESSFUL).

- 64 -E. IF A TEAM UTILIZES ITS FIRST CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED A TIMEOUT CALLED BY THE OPPOSING TEAM, THE TEAM THAT IS ULTIMATELY CHARGED WITH THE TIMEOUT DEPENDS ON WHETHER THE CHALLENGE IS SUCCESSFUL:

 (1) IF THE CHALLENGE IS UNSUCCESSFUL, THE CHALLENGING TEAM WILL BE ASSIGNED THE TIMEOUT AND, NOTWITHSTANDING THAT THE OPPOSING TEAM INITIALLY CALLED THE TIMEOUT, THE OPPOSING

- AND, NOTWITHSTANDING THAT THE OPPOSING TEAM INITIALLY CALLED THE TIMEOUT, THE OPPOSING TEAM WILL NOT BE CHARGED FOR THE TIMEOUT; AND

 (2) IF THE CHALLENGE IS SUCCESSFUL, THE CHALLENGING TEAM WILL NOT BE ASSIGNED A TIMEOUT AND THE OPPOSING TEAM WILL BE CHARGED WITH THE TIMEOUT.

 IF A TEAM UTILIZES ITS SECOND CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT THAT PRECEDED A TIMEOUT CALLED BY THE OPPOSING TEAM, THE CHALLENGING TEAM WILL BE ASSIGNED THE
- TIMEOUT (EVEN IF THE CHALLENGE IS SUCCESSFUL).
 F. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN EVENT WHEN THAT TEAM HAS NO REMAINING TIMEOUTS, NO CHALLENGE WILL TAKE PLACE, AND THAT TEAM SHALL BE CHARGED WITH AN EXCESSIVE TIMEOUT, FOR WHICH THE PENALTY IS A TECHNICAL FOUL.
 G. IF A TEAM ATTEMPTS TO UTILIZE A CHALLENGE TO TRIGGER INSTANT REPLAY OF AN EVENT THAT MAY NOT
- BE REVIEWED, THE TEAM WILL BE CHARGED A TIMEOUT BUT RETAIN ITS CHALLENGE. SECTION VI—RESUMPTION OF PLAY
- FACHALLENGE RESULTS IN THE CALL ON THE FLOOR BEING OVERTURNED FOLLOWING INSTANT REPLAY REVIEW, PLAY IS RESUMED AT THE POINT OF INTERRUPTION (AS DEFINED IN RULE 4, SECTION XIV). FOR PURPOSES OF THIS RULE ONLY, THE POINT OF INTERRUPTION IS WHERE THE BALL IS LOCATED WHEN THE WHISTLE SOUNDS; PROVIDED THAT:
- WINDEL SOUNDS, FINDED THAT (1) IF THE DEFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF A DEFENSIVE FOUL THAT OCCURRED AFTER AN OFFENSIVE PLAYER STARTED HIS SHOOTING MOTION ON A SUCCESSFUL SHOT ATTEMPT, AND THE DEFENSIVE FOUL ITSELF IS OVERTURNED AFTER THE REPLAY REVIEW, THE BASKET SHALL COUNT (REGARDLESS OF WHEN THE WHISTLE SOUNDED) AND THE DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION; AND
- (2) IF THE OFFENSIVE TEAM UTILIZES A CHALLENGE TO TRIGGER INSTANT REPLAY REVIEW OF AN OUT-OF-BOUNDS VIOLATION THAT OCCURRED SIMULTANEOUS TO A SUCCESSFUL SHOT ATTEMPT BY THE OFFENSIVE PLAYER AND THE WHISTLE SOUNDED AFTER THE OFFENSIVE PLAYER STARTED HIS SHOOTING MOTION, AND THE OUT-OF-BOUNDS VIOLATION IS OVERTURNED AFTER REPLAY REVIEW. THE BASKET SHALL COUNT AND THE DEFENSIVE TEAM IS AWARDED THE BALL TO START THE NEXT POSSESSION.

- 65 -COMMENTS ON THE RULES

I. GUIDES FOR ADMINISTRA TION AND APPLICA TION OF THE RULES
EACH OFFICIAL SHOULD HAVE A DEFINITE AND CLEAR CONCEPTION OF THEIR OVERALL RESPONSIBILITIES.
IT IS ESSENTIAL FOR THEM TO KNOW, UNDERSTAND AND IMPLEMENT THE RULES AS INTENDED. IF ALL OFFICIALS
POSSESS THE SAME CONCEPTION, THERE WILL BE A GUARANTEED UNIFORMITY IN THE ADMINISTRATION OF

THE RESTRICTIONS PLACED LIPON THE PLAYER BY THE BUILES ARE INTENDED TO CREATE A BALANCE OF PLAY, EQUAL OPPORTUNITY FOR THE DEFENSE AND THE OFFENSE, PROVIDE REASONABLE SAFETY AND PROTECTION FOR ALL PLAYERS AND EMPHASIZE CLEVERNESS AND SKILL WITHOUT UNDULY LIMITING FREEDOM OF ACTION OF PLAYER OR TEAM.

THE PURPOSE OF PENALTIES IS TO COMPENSATE A PLAYER WHO HAS BEEN PLACED AT A DISADVANTAGE THROUGH AN ILLEGAL ACT OF AN OPPONENT AND TO RESTRAIN PLAYERS FROM COMMITTING ACTS WHICH, IF IGNORED, MIGHT LEAD TO ROUGHNESS EVEN THOUGH THEY DO NOT AFFECT THE IMMEDIATE PLAY . II. BASIC PRINCIPLES

A. CONTACT SITUATIONS

1. INCIDENTAL CONTACT
THE MERE FACT THAT CONTACT OCCURS DOES NOT NECESSARILY CONSTITUTE A FOUL. CONTACT WHICH IS INCIDENTAL TO AN EFFORTBY A PLAYER TO PLAY AN OPPONENT, REACH A LOOSE BALL, OR PERFORM NORMAL DEFENSIVE OR OFFENSIVE MOVEMENTS, SHOULD NOT BE CONSIDERED ILLEGAL. IF, HOWEVER, A PLAYER ATTEMPTS TO PLAY AN OPPONENT FROM A POSITION WHERE HE HAS NO REASONABLE CHANCE TO PERFORM WITHOUT MAKING CONTACT WITH HIS OPPONENT, THE RESPONSIBILITY IS ON THE PLAYER IN THIS

THE HAND IS CONSIDERED "PART OF THE BALL" WHEN IT IS IN CONTACT WITH THE BALL. THEREFORE, CONTACT ON THAT PART OF THE HAND BY A DEFENDER WHILE IT IS IN CONTACT WITH THE BALL IS NOT ILLEGAL.

2. GUARDING AN OPPONENT IN ALL GUARDING SITUATIONS, A PLAYER IS ENTITLED TO ANY SPOT ON THE COURT HE DESIRES, PROVIDED HE LEGALLY GETS TO THAT SPOT FIRST AND WITHOUT CONTACT WITH AN OPPONENT. IF A DEFENSIVE OR OFFENSIVE PLAYER HAS ESTABLISHED A POSITION ON THE FLOOR AND HIS OPPONENT INITIATES CONTACT THAT RESULTS IN THE DISLODGING OF THE OPPONENT, A FOUL SHOULD BE CALLED IMMEDIATELY . DURING ALL THROW-INS, THE DEFENSIVE PLAYER(S) MUST BE ALLOWED TO TAKE A POSITION BETWEEN HIS MAN AND THE BASKET.

A PLAYER MAY CONTINUE TO MOVE AFTER GAINING A GUARDING POSITION IN THE PATH OF AN OPPONENT PROVIDED HE IS NOT MOVING DIRECTLY OR OBLIQUELY TOWARD HIS OPPONENT WHEN CONTACT OCCURS. A PLAYER IS NEVER PERMITTED TO MOVE INTO THE PATH OF AN OPPONENT AFTER THE OPPONENT HAS STARTED HIS UPWARD JUMPING MOTION.

A PLAYER WHO EXTENDS A HAND, FOREARM, SHOULDER, HIP OR LEG INTO THE PATH OF AN OPPONENT AND THEREBY CAUSES CONTACT IS NOT CONSIDERED TO HAVE A LEGAL POSITION IN THE PATH OF AN

A PLAYER IS ENTITLED TO A VERTICAL POSITION EVEN TO THE EXTENT OF JUMPING STRAIGHT-UP OR HOLDING HIS ARMS ABOVE HIS SHOULDERS, AS IN POST PLAY OR WHEN DOUBLE-TEAMING IN PRESSING TACTICS.

66 -ANY PLAYER WHO CONFORMS TO THE ABOVE IS ABSOLVED FROM RESPONSIBILITY FOR ANY CONTACT BY AN OPPONENT WHICH MAY DISLODGE OR TEND TO DISLODGE SUCH PLAYER FROM THE POSITION WHICH HE HAS ATTAINED AND IS MAINTAINING LEGALLY . IF CONTACT OCCURS, THE OFFICIAL MUST DECIDE WHETHER THE CONTACT IS INCIDENTAL OR A FOUL HAS BEEN COMMITTED.

3. SCREENING

WHEN A PLAYER SCREENS IN FRONT OF OR AT THE SIDE OF A STATIONARY OPPONENT, HE MAY BE AS CLOSE AS HE DESIRES PROVIDING HE DOES NOT MAKE CONTACT. HIS OPPONENT CAN SEE HIM AND, THEREFORE, IS EXPECTED TO DETOUR AROUND THE SCREEN.

IF HE SCREENS BEHIND A STATIONARY OPPONENT, THE OPPONENT MUST BE ABLE TO TAKE A NORMAL STEP BACKWARD WITHOUT CONTACT. BECAUSE THE OPPONENT IS NOT EXPECTED TO SEE A SCREENER BEHIND HIM, THE PLAYER SCREENED IS GIVEN LATITUDE OF MOVEMENT. THE DEFENDER MUST BE GIVEN AN OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

OPPORTUNITY TO CHANGE DIRECTION AND AVOID CONTACT WITH THE SCREENER.

T O SCREEN A MOVING OPPONENT, THE PLAYER MUST STOP SOON ENOUGH TO PERMIT HIS OPPONENT
THE OPPORTUNITY TO AVOID CONTACT. THE DISTANCE BETWEEN THE PLAYER SCREENING AND HIS OPPONENT
WILL DEPEND UPON THE SPEED AT WHICH THE PLAYERS ARE MOVING.

IF TWO OPPONENTS ARE MOVING IN THE SAME DIRECTION AND PATH, THE PLAYER WHO IS BEHIND IS
RESPONSIBLE FOR CONTACT. THE PLAYER IN FRONT MAY STOP OR SLOW HIS PACE, BUT HE MAY NOT MOVE

BACKWARD OR SIDEWARD INTO HIS OPPONENT. THE PLAYER IN FRONT MAY OR MAY NOT HAVE THE BALL. THIS SITUATION ASSUMES THE TWO PLAYERS HAVE BEEN MOVING IN IDENTICALLY THE SAME DIRECTION AND PATH BEFORE CONTACT.

4. THE DRIBBLE

THE DRIBBLER'S PATH IS BLOCKED, HE IS EXPECTED TO PASS OR SHOOT; THAT IS, HE SHOULD NOT TRY TO DRIBBLE BY AN OPPONENT UNLESS THERE IS A REASONABLE CHANCE OF GETTING BY WITHOUT CONTACT. B. FOULS: FLAGRANT—UNSPORTSMANLIKE

TO BE UNSPORTSMANLIKE IS TO ACT IN A MANNER UNBECOMING TO THE IMAGE OF PROFESSIONAL BASKETBALL. IT CONSISTS OF ACTS OF DECEIT, DISRESPECT OF OFFICIALS AND PROFANITY . THE PENALTY FOR SUCH ACTION IS A TECHNICAL FOUL. REPEATED ACTS SHALL RESULT IN EXPULSION FROM THE GAME AND A MINIMUM FINE OF \$2,000.

A FLAGRANT FOUL—PENALTY (1) IS UNNECESSARY CONTACT COMMITTED BY A PLAYER AGAINST AN OPPONENT

A FLAGRANT FOUL—PENALTY (2) IS UNNECESSARY AND EXCESSIVE CONTACT COMMITTED BY A PLAYER AGAINST AN OPPONENT. IT IS AN UNSPORTSMANLIKE ACT AND THE OFFENDER IS EJECTED FOLLOWING CONFIRMATION BY INSTANT REPLAY REVIEW .

THE OFFENDER WILL BE SUBJECT TO A FINE NOT EXCEEDING \$100,000 AND/OR SUSPENSION BY THE COMMISSIONER.

SEE RULE 12B, SECTION IV FOR INTERPRETATION AND PENALTIES. C. BLOCK-CHARGE

A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF A

DRIBBLER REGARDLESS OF HIS SPEED AND DISTANCE. A DEFENSIVE PLAYER IS NOT PERMITTED TO MOVE INTO THE PATH OF AN OFFENSIVE PLAYER ONCE HE

HAS STARTED HIS UPWARD MOTION TO ATTEMPT A FIELD GOAL OR PASS. A DEFENSIVE PLAYER MUST ALLOW A MOVING PLAYER THE OPPORTUNITY TO AVOID CONTACT WHEN

THE OFFENSIVE PLAYER RECEIVES A PASS OUTSIDE THE LOWER DEFENSIVE BOX. THE LOWER DEFENSIVE BOX IS THE AREA BETWEEN THE 3-FOOT POSTED-UP MARKS, THE BOTTOM TIP OF THE CIRCLE AND THE ENDLINE.

67 -A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER THE OPPORTUNITY TO LAND AND THEN AVOID CONTACT WHEN THE OFFENSIVE PLAYER IS OUTSIDE THE LOWER DEFENSIVE BOX. A DEFENSIVE PLAYER IS PERMITTED TO ESTABLISH A LEGAL GUARDING POSITION IN THE PATH OF AN OFFENSIVE PLAYER WHO RECEIVES A PASS INSIDE THE LOWER DEFENSIVE BOX REGARDLESS OF HIS SPEED AND DISTANCE.

A DEFENSIVE PLAYER MUST ALLOW AN AIRBORNE PLAYER WHO RECEIVES A PASS THE SPACE TO LAND WHEN THE OFFENSIVE PLAYER IS INSIDE THE LOWER DEFENSIVE BOX

A PLAYER MUST ALLOW A MOVING OPPONENT WITHOUT THE BALL THE OPPORTUNITY TO AVOID CONTACT IF HE MOVES INTO HIS PATH

THE SPEED OF THE PLAYER WILL DETERMINE THE AMOUNT OF DISTANCE AN OPPONENT MUST ALLOW IF AN OFFENSIVE PLAYER CAUSES CONTACT WITH A DEFENSIVE PLAYER WHO HAS ESTABLISHED A LEGAL POSITION, AN OFFENSIVE FOUL SHALL BE CALLED AND NO POINTS MAY BE SCORED. A DEFENSIVE PLAYER MAY TURN SLIGHTLY TO PROTECT HIMSELF, BUT IS NEVER ALLOWED TO BEND OVER AND SUBMARINE AN OPPONENT.

AN OFFENSIVE FOUL SHOULD NOT BE CALLED FOR CHARGING IF THE CONTACT IS WITH A SECONDARY DEFENSIVE PLAYER WHO HAS ESTABLISHED A DEFENSIVE POSITION WITHIN A DESIGNATED "RESTRICTED AREA" NEAR THE BASKET FOR THE PURPOSE OF DRAWING AN OFFENSIVE FOUL. THE OFFENSIVE PLAYER MUST TAKE A PATH DIRECTLY TO THE RIM. THE "RESTRICTED AREA" FOR THIS PURPOSE IS THE AREA BOUNDED BY AN ARC WITH A 4-FOOT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING. ARC WITH A 4-FOOT RADIUS MEASURED FROM THE CENTER OF THE BASKET RING.

EXCEPTION: ANY PLAYER MAY BE LEGALLY POSITIONED WITHIN THE "RESTRICTED AREA" IF THE

OFFENSIVE PLAYER RECEIVES THE BALL WITHIN THE LOWER DEFENSIVE BOX.

THE MERE FACT THAT CONTACT OCCURS ON THESE TYPE OF PLAYS, OR ANY OTHER SIMILAR PLAY, DOES

NOT NECESSARILY MEAN THAT A PERSONAL FOUL HAS BEEN COMMITTED. THE OFFICIALS MUST DECIDE

WHETHER THE CONTACT IS NEGLIGIBLE AND/OR INCIDENTAL, JUDGING EACH SITUATION SEPARATELY.

AN OFFENSIVE FOUL SHALL BE ASSESSED IF THE PLAYER INITIATES CONTACT IN A NON-BASKETBALL MANNER (LEADS WITH HIS FOOT, AN UNNATURAL EXTENDED KNEE, ETC.). D. GAME POSTPONEMENT AND CANCELLA TIONS
WHETHER MADE BEFORE A GAME BEGINS OR AFTER A GAME HAS BEGUN, THE DECISION TO POSTPONE OR

CANCEL A GAME CAN ONLY BE MADE BY THE LEAGUE OFFICE, AFTER CONSULTATION WITH THE AFFECTED TEAMS.
THE NBA MAY POSTPONE OR CANCEL A GAME BEFORE THE GAME BEGINS OR AFTER THE GAME HAS
BEGUN FOR ISSUES RELATED TO THE CONDITION OF THE PLAYING COURT OR ARENA, OR A GENERAL OR FORECASTED CONDITION INVOLVING WEATHER, TRAVEL, CIVIL UNREST, NATURAL DISASTER, PUBLIC AND/OR PLAYER AND STAFF HEALTH AND SAFETY, OR ANOTHER UNUSUAL SITUATION.

THE FACTORS THAT THE NBA MAY CONSIDER IN DETERMINING WHETHER TO POSTPONE OR CANCEL A GAME INCLUDE:

- (1) THE WHEREABOUTS OF TEAMS AND GAME OFFICIALS (INCLUDING THE EFFORTS THAT HAVE BEEN MADE OR CAN BE MADE TO GET THESE PARTICIPANTS TO THE GAME SITE).
- (2) WHETHER SUFFICIENT TEAM AND ARENA STAFF ARE AVAILABLE TO OPERATE THE ARENA AND CONDUCT THE GAME.
 (3) INPUT FROM BOTH TEAMS

- (4) THE HEALTH, SAFETY, AND WELL-BEING OF GAME PARTICIPANTS, TEAM AND ARENA STAFF, AND FANS.
- (5) INPUT FROM HEALTH, FACILITIES, SECURITY, OR OTHER EXPERTS, WHEN APPROPRIATE.
- (6) INPUT FROM PLAYERS INVOLVED
- (7) COMMUNICATIONS WITH AND/OR MANDATES BY STATE OR LOCAL GOVERNMENT OFFICIALS AND LAW ENFORCEMENT.

68 -(8) THE ABILITY TO RESCHEDULE THE GAME, INCLUDING WITH CONSIDERATION FOR IMPACT TO THE LEAGUE-WIDE SCHEDULE, COMPETITIVE FAIRNESS, AND LEAGUE AND TEAM BUSINESS OPPORTUNITIES. (9) ANY OTHER FACTOR THAT THE NBA DEEMS RELEVANT TO THE DECISION. IN THE EVENT OF A SITUATION THAT ARISES AFTER A GAME HAS BEGUN, THE GAME OFFICIALS HAVE THE AUTHORITY TO DECIDE WHETHER TO TEMPORARILY DELAY THE GAME WHILE THE DECISION TO POSTPONE OR CANCEL IS BEING MADE BY THE NBA. F PHYSICAL CONT ACT—SUSPENSION

E. PHTSICAL CONT ACT—SUSPENSION ANY PLAYER OR COACH GUILTY OF INTENTIONAL PHYSICAL CONTACT WITH AN OFFICIAL SHALL AUTOMATICALLY BE SUSPENDED WITHOUT PAY FOR ONE GAME. A FINE AND/OR LONGER PERIOD OF SUSPENSION WILL RESULT IF CIRCUMSTANCES SO DICTATE. F. PROTEST

PROTESTS ARE NOT PERMITTED DURING THE COURSE OF A GAME. IN ORDER TO FILE A PROTEST, THE PROCEDURE, AS SET FORTH IN THE NBA CONSTITUTION, IS AS FOLLOWS: "IN ORDER TO PROTEST AGAINST OR APPEAL FROM THE RESULT OF A GAME, NOTICE THEREOF MUST BE GIVEN TO THE COMMISSIONER WITHIN FORTY-EIGHT (48) HOURS AFTER THE CONCLUSION OF SAID GAME, BY A WRITING, STATING THEREIN THE GROUNDS FOR SUCH PROTEST. NO PROTEST MAY BE FILED IN CONNECTION WITH ANY GAME PLAYED DURING THE REGULAR SEASON AFTER MIDNIGHT OF THE DAY OF THE LAST GAME OF THE REGULAR SCHEDULE, OR, FOR A GAME PLAYED ON THE LAST DAY OF THE REGULAR SEASON, MORE THAN TEN (10) HOURS FOLLOWING THE GAME'S CONCLUSION. A PROTEST IN CONNECTION WITH A PLAYOFF GAME MUST BE FILED NOT LATER THAN TEN (10) HOURS FOLLOWING A PROTEST IN CONNECTION WITH A PLAYOFF GAME MUST BE FILED NOT LATER THAN TEN (10) HOURS FOLLOWING THE GAME'S CONCLUSION. A GAME MAY BE PROTEST MAY ONLY BE FILED BY A GOVERNOR, ALTERNATE GOVERNOR, GENERAL MANAGER, OR HEAD COACH. THE RIGHT OF PROTEST SHALL INURE NOT ONLY TO THE IMMEDIATELY ALLEGEDLY AGGRIEVED CONTESTANTS, BUT TO ANY OTHER MEMBER WHO CAN SHOW AN INTEREST IN THE GROUNDS OF PROTEST AND THE RESULTS THAT MIGHT BE ATTAINED IF THE PROTEST WERE ALLOWED. NO PROTEST SHALL BE VALID UNLESS THE WRITTEN NOTICE TO THE COMMISSIONER THEREOF IS ACCOMPANIED BY A PAYMENT IN THE SUM OF \$25,000 (THE "PROTEST FEE") PAYABLE TO THE ASSOCIATION. IF THE MEMBER FILING THE PROTEST PREVAILS, THE PROTEST FEE IS TO BE REFUNDED. IF THE MEMBER DOES NOT PREVAIL, THE PROTEST FEE IS TO BE FORFEITED AND RETAINED IN THE ASSOCIATION TREASURY.
"UPON RECEIPT OF A PROTEST, THE COMMISSIONER SHALL AT ONCE NOTIFY THE MEMBER OPERATING
THE OPPOSING TEAM IN THE GAME PROTESTED AND REQUIRE BOTH OF SAID MEMBERS WITHIN FIVE (5) DAYS

TO FILE WITH HIM SUCH EVIDENCE AS HE MAY DESIRE BEARING UPON THE ISSUE. THE COMMISSIONER SHALL DECIDE THE QUESTION RAISED WITHIN FIVE (5) DAYS AFTER SUCH EVIDENCE IS DUE. NOTWITHSTANDING THE FOREGOING, FOR A PROTEST IN CONNECTION WITH A PLAYOFF GAME OR ANY OTHER SITUATION WHERE GREATER EXPEDITION IS REQUIRED, THE FILING OF EVIDENCE BY MEMBERS AND THE COMMISSIONER'S DECISION OF THE QUESTION RAISED EACH SHALL OCCUR ON A SCHEDULE AS DETERMINED BY THE COMMISSIONER.' G. SHATTERING BACKBOARDS

ANY PLAYER WHOSE CONTACT WITH THE BASKET RING OR BACKBOARD CAUSES THE BACKBOARD TO SHATTER OR MAKES THE RING UNPLAYABLE WILL BE PENALIZED IN THE FOLLOWING MANNER:

- (1) PRE-GAME AND/OR HALFTIME WARM-UPS—NO PENALTY TO BE ASSESSED BY OFFICIALS
- (2) DURING THE GAME—NON-UNSPORTSMANLIKE CONDUCT TECHNICAL FOUL. UNDER NO CIRCUMSTANCES WILL THAT PLAYER BE EJECTED FROM THE GAME.
- THE COMMISSIONER WILL REVIEW ALL ACTIONS AND PLAYS INVOLVED IN THE SHATTERING OF A BACKBOARD.
- H. PLAYER/TEAM CONDUCT AND DRESS
- (1) EACH PLAYER WHEN INTRODUCED, PRIOR TO THE GAME, MUST BE UNIFORMLY DRESSED.
 (2) PLAYERS, COACHES AND TRAINERS MUST STAND AND LINE UP IN A DIGNIFIED POSTURE ALONG THE FOUL LINES DURING THE PLAYING OF THE AMERICAN AND/OR CANADIAN NATIONAL ANTHEMS.

- 69 -(3) PLAYERS NOT IN UNIFORM (WHETHER ON THE ACTIVE LIST OR INACTIVE LIST) MUST WEAR DRESS ATTIRE THAT IS CLEAN AND NEAT IN APPEARANCE (E.G., LEAGUE APPROVED TEAM-ISSUED APPAREL). "ATHLEISURE" (INCLUDING, BUT NOT LIMITED TO, JOGGER PANTS, JUMPSUITS, SWEATPANTS, ETC.) OR SIMILAR ATTIRE IS NOT PERMITTED WHEN SEATED ON THE BENCH DURING GAMES (EXCEPT THAT, AS PREVIOUSLY NOTED, LEAGUE APPROVED TEAM-ISSUED APPAREL IS PERMISSIBLE). (4) WHILE PLAYING, PLAYERS MUST KEEP THEIR UNIFORM SHIRTS TUCKED INTO THEIR PANTS, AND NO T-SHIRTS ARE ALLOWED.

(5) THE ONLY ARTICLE BEARING A COMMERCIAL 'LOGO' WHICH CAN BE WORN BY PLAYERS IS THEIR SHOES

I. OFFENSIVE THREE-SECONDS

THE OFFENSIVE PLAYER CANNOT BE ALLOWED IN THE THREE-SECOND LANE FOR MORE THAN THE ALLOTTED TIME. THIS CAUSES THE DEFENSIVE PLAYER TO 'HAND-CHECK' BECAUSE HE CANNOT CONTROL THE OFFENSIVE PLAYER FOR THAT EXTENDED PERIOD OF TIME.

IF THE OFFENSIVE PLAYER IS IN THE THREE-SECOND LANE FOR LESS THAN THREE SECONDS AND RECEIVES. THE BALL, HE MUST MAKE A MOVE TOWARD THE HOOP FOR THE OFFICIAL TO DISCONTINUE HIS THREE SECOND COUNT. IF HE ATTEMPTS TO BACK THE DEFENSIVE PLAYER DOWN, ATTEMPTING TO SECURE A BETTER POSITION IN RELATION TO THE BASKET, OFFENSIVE THREE SECONDS OR AN OFFENSIVE FOUL MUST BE CALLED. IF HE PASSES OFF AND IMMEDIATELY MAKES A MOVE OUT OF THE LANE, THERE SHOULD BE NO WHISTLE. I. PLAYER CONDUCT—SPECTATORS

ANY COACH, PLAYER, TRAINER, OR OTHER TEAM BENCH PERSON WHO DELIBERATELY ENTERS THE SPECTATOR STANDS DURING THE GAME WILL BE AUTOMATICALLY EJECTED AND THE INCIDENT REPORTED BY E-MAIL TO BASKETBALL OPERATIONS. ENTERING THE STANDS TO KEEP A BALL IN PLAY BY A PLAYER OR THE MOMENTUM WHICH CARRIES THE PLAYER INTO THE STANDS IS NOT CONSIDERED DELIBERATE. THE FIRST ROW OF SEATS IS CONSIDERED THE BEGINNING OF THE STANDS.

K. FIGHTING

VIOLENT ACTS OF ANY NATURE ON THE COURT WILL NOT BE TOLERATED. PLAYERS INVOLVED IN ALTERCATIONS WILL BE EJECTED, FINED AND/OR SUSPENDED.
THERE IS ABSOLUTELY NO JUSTIFICATION FOR FIGHTING IN AN NBA GAME. THE FACT THAT A PLAYER

THERE IS ABSOLUTELY NO JUSTIFICATION FOR FIGHTING IN AN NBA GAME. THE FACT THAT A PLAYER MAY FEEL PROVOKED BY ANOTHER PERSON IS NOT AN ACCEPTABLE EXCUSE. IF A PLAYER TAKES IT UPON HIMSELF TO RETALIATE, HE CAN EXPECT TO BE SUBJECT TO APPROPRIATE PENALTIES.
L. EXPIRATION OF TIME

NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK AND SHOT CLOCK WHEN A BALL IS THROWN INBOUNDS AND THEN HIT INSTANTLY OUT-OF-BOUNDS. IF LESS THAN :00.3 EXPIRES IN SUCH A SITUATION, THE TIMER WILL BE INSTRUCTED TO DEDUCT A T LEAST :00.3 FROM THE GAME CLOCK AND SHOT CLOCK. IF, IN THE JUDGMENT OF THE OFFICIAL, THE PLAY TOOK LONGER THAN :00.3, HE/SHE WILL INSTRUCT THE TIMER TO DEDUCT MORE TIME. IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THIS SITUATION OCCURS, THE PERIOD IS OVER. IF :00.3 OR LESS REMAIN ON THE SHOT CLOCK WHEN THIS SITUATION OCCURS, A SHOT CLOCK VIOLATION IS CALLED.

THE GAME CLOCK AND SHOT CLOCK MUST SHOW :00.3 OR MORE IN ORDER FOR A PLAYER TO SECURE POSSESSION OF THE BALL ON A REBOUND OR THROW-IN TO ATTEMPT A FIELD GOAL. INSTANT REPLAY SHALL BE UTILIZED IF THE BASKET IS SUCCESSFUL ON THIS TYPE OF PLAY AND THE GAME CLOCK RUNS TO 0:00 OR THE SHOT CLOCK EXPIRES ON A MADE BASKET AND THE OFFICIALS ARE NOT REASONABLY CERTAIN THAT THE BALL WAS RELEASED PRIOR TO THE EXPIRATION OF THE SHOT CLOCK. THE ONLY TYPE OF FIELD GOAL WHICH MAY BE SCORED IF THE GAME CLOCK AND SHOT CLOCK ARE AT :00.2 OR :00.1 IS A "TIP-IN" OR "HIGH LOB." A "TIP-IN" IS DEFINED AS ANY ACTION IN WHICH THE BALL IS DEFLECTED, NOT CONTROLLED, BY A PLAYER AND THEN ENTERS THE BASKET RING. THIS TYPE OF ACTION SHALL BE DEEMED LEGAL IF :00.1 OR MORE REMAINS IN A PERIOD.

- 70 - 4 "HIGH LOB" IS DEFINED AS A PASS WHICH IS TIPPED BY AN OFFENSIVE PLAYER WHILE IN MID-AIR, AND IS FOLLOWED INSTANTANEOUSLY BY A FIELD GOAL ATTEMPT. IF THE RECEPTION OF THE PASS AND THE SUBSEQUENT "SLAM DUNK" IS IMMEDIATELY ADJACENT TO THE BASKET RING, THIS TYPE OF A CCTION SHALL BE DEEMED LEGAL IF :00.1 OR MORE REMAINS IN A PERIOD. HOWEVER, IF THE "HIGH LOB" ATTEMPT IS A DISTANCE FROM THE BASKET RING WHEREBY THE BALL MUST BE CONTROLLED IN MID-AIR, EITHER ONE-HANDED OR TWO-HANDED, A MINIMUM OF :00.3 IS NECESSARY FOR A FIELD GOAL TO SCORE IF SUCCESSFUL INSTANT REPLAY WOULD NOT BE USED IF THE PLAY STARTS WITH :00.2 OR :00.1 ON THE GAME CLOCK OR SHOT CLOCK.NO LESS THAN :00.3 MUST EXPIRE ON THE GAME CLOCK WHEN A PLAYER SECURES POSSESSION OF AN UNSUCCESSFUL FREE THROW ATTEMPT AND IMMEDIATELY REQUESTS A TIMEOUT. IF LESS THAN :00.3 EXPIRES IN SUCH A CIRCUMSTANCE, THE TIME ON THE GAME CLOCK SHALL BE REDUCED BY AT LEAST :00.3. THEREFORE, IF :00.3 OR LESS REMAIN ON THE GAME CLOCK WHEN THE ABOVE SITUATION EXISTS, AND A PLAYER REQUESTS A TIMEOUT UPON SECURING POSSESSION OF THE BALL, THE PERIOD IS OVER. REGARDLESS OF WHEN THE HORN OR RED LIGHT OPERATES TO SIGNIFY THE END OF PERIOD, THE OFFICIALS (AS AIDED BY INSTANT REPLAY, IF REQUIRED) WILL ULTIMATELY MAKE THE FINAL DECISION WHETHER TO ALLOW OR DISALLOW A SUCCESSFUL FIELD GOAL. THE CREW CHIEF MUST T AKE CHARGE OF THE SITILATION

M. VERBAL F AN INTERFERENCE

ANY SPECTATOR WHO VERBALLY ABUSES PLAYERS AND/OR COACHES IN A MANNER WHICH, IN THE OPINION OF THE GAME OFFICIALS, INTERFERES WITH THE ABILITY OF A COACH TO COMMUNICATE WITH HIS PLAYERS DURING THE GAME AND/OR HUDDLES, WILL, AT THE DIRECTION OF THE CREW CHIEF, BE GIVEN ONE WARNING BY A BUILDING SECURITY OFFICER. IF THE SAME SPECTATOR CONTINUES TO BEHAVE IN A LIKE MANNER, THE CREW CHIEF SHALL DIRECT A BUILDING SECURITY OFFICER TO EJECT THE SPECTATOR FROM THE ARENA. N. GUIDELINES FOR INFECTION CONTROL IN ADDITION TO ANY HEALTH- OR SAFETY-RELATED RULES ESTABLISHED BY THE NBA, ALL NBA TEAM

IN ADDITION TO ANY HEALTH- OR SAFETY-RELATED RULES ESTABLISHED BY THE NBA, ALL NBA TEAM PHYSICIANS, ATHLETIC TRAINERS, EQUIPMENT MANAGERS, AND RELATED PERSONNEL MUST COMPLY WITH THE INFECTION CONTROL PROCEDURES SET FORTH BELOW (IN THIS SECTION N) IN ALL NBA ARENAS, LOCKER ROOMS, TRAINING ROOMS, AND PRACTICE FACILITIES.

IF A PLAYER SUFFERS A LACERATION OR A WOUND WHERE BLEEDING OCCURS OR IF BLOOD IS VISIBLE ON

IF A PLAYER SUFFERS A LACERATION OR A WOUND WHERE BLEEDING OCCURS OR IF BLOOD IS VISIBLE ON A PLAYER OR HIS UNIFORM, THE OFFICIALS SHALL SUSPEND THE GAME AT THE EARLIEST APPROPRIATE TIME AND ALLOW A MAXIMUM OF 30 SECONDS FOR TREATMENT. AFTER THAT THEIR, THE HEAD COACH SHALL BE INFORMED THAT HE HAS THE OPTION TO SUBSTITUTE FOR THE PLAYER OR CALL A TIMEOUT. IF A SUBSTITUTE REPLACES THE PLAYER, THE OPPOSING TEAM SHALL BE ALLOWED TO SUBSTITUTE ONE PLAYER. THE BLEEDING PLAYER MAY RETURN TO THE GAME WHEN HE HAS RECEIVED APPROPRIATE TREATMENT BY MEDICAL STAFF PERSONNEL. A TEAM WILL NOT BE GIVEN AN ADDITIONAL 30 SECONDS SHOULD THE BLEEDING OCCUR FROM A WOUND WHICH REOPENED, WHICH IS NOT THE RESULT OF ADDITIONAL CONTACT.

IF THE PLAYER RETURNS TO THE GAME, THE OFFICIALS SHALL MAKE CERTAIN THAT ANY LESION, WOUND OR DERMATITIS IS COVERED WITH A DRESSING THAT WILL PREVENT CONTAMINATION TO AND/OR FROM OTHER

SOURCES. A WRIST OR SWEAT BAND IS NOT CONSIDERED A SUITABLE BANDAGE.

IF THE BLEEDING PLAYER IS AWARDED A FREE THROW ATTEMPT(S) AS A RESULT OF A PERSONAL FOUL,
OR IS INVOLVED IN A JUMP BALL, THE BLEEDING PLAYER WILL BE GIVEN 30 SECONDS FOR TREATMENT.

OR IS INVOLVED IN A JUMP BALL, THE BLEEDING PLAYER WILL BE GIVEN 30 SECONDS FOR TREATMENT. IF THE TREATMENT IS NOT COMPLETED, PLAY WILL RESUME AND WILL THEN BE SUSPENDED AT THE FIRST APPROPRIATE TIME.

MANDATORY TIMEOUTS SHALL NOT BE GRANTED DURING A SUSPENSION OF PLAY UNLESS A TEAM IS GRANTED A TIMEOUT.

IF TREATMENT IS NOT COMPLETED WITHIN THE ALLOTTED TIME, THE HEAD COACH MAY CALL ANOTHER TIMEOUT OR SUBSTITUTE FOR THE BLEEDING PLAYER. SUBSTITUTES ARE PERMITTED CONSISTENT WITH EXISTING RULES ON SUBSTITUTION.

- 71 -IF A TEAM HAS NO TIMEOUTS REMAINING WHEN PLAY IS SUSPENDED, THE OFFICIALS WILL ALLOW 30 SECONDS FOR APPROPRIATE TREATMENT. IF THE TREATMENT IS NOT COMPLETED IN ACCORDANCE WITH PARA-GRAPH TWO ABOVE, THE BLEEDING PLAYER MUST BE REMOVED IMMEDIATELY. ONLY THE BLEEDING PLAYER ON THAT TEAM MAY BE REMOVED FROM THE GAME UNDER THESE CIRCUMSTANCES. IF SO, THE OPPONENT MAY ALSO SUBSTITUTE ONE PLAYER.
- THE OFFENSIVE TEAM WILL RECEIVE A FULL EIGHT SECONDS TO ADVANCE THE BALL INTO THE FRONT-COURT. THE SHOT CLOCK WILL REMAIN AS IS OR RESET TO 14, WHICHEVER IS GREATER.

O. DEAD BALL, LIVE BALL, BALL IS ALIVE

AFTER THE BALL HAS BEEN DEAD, IT IS PUT INTO PLAY BY A JUMP BALL, THROW-IN OR A FREE THROW ATTEMPT. THE GAME CLOCK DOES NOT START UNTIL THE BALL IS LEGALLY TOUCHED ON THE COURT BY A PLAYER. HOWEVER, ANY FLOOR VIOLATION OR PERSONAL FOUL WHICH MAY OCCUR WILL BE PENALIZED. THE BALL IS LIVE WHEN IT IS GIVEN TO THE THROWER-IN, FREE THROW SHOOTER OR IS TOSSED BY THE OFFICIAL ON A JUMP BALL. ILLEGAL CONTACT, WHICH OCCURS PRIOR TO THE BALL BECOMING LIVE, WILL BE IGNORED IF IT IS NOT UNSPORTSMANLIKE OR FLAGRANT.

THE BALL IS ALIVE WHEN IT IS LEGALLY TAPPED BY ONE OF THE PARTICIPANTS OF A JUMP BALL RELEASED BY A THROWER-IN OR RELEASED ON A FREE THROW ATTEMPT THAT WILL REMAIN IN PLAY . P. TAUNTING

IF A PLAYER BLATANTLY TAUNTS AN OPPONENT, A TECHNICAL FOUL SHALL BE ASSESSED. THE OPPONENT WILL NOT, AUTOMATICALLY, BE ASSESSED A TECHNICAL FOUL. HIS BEHAVIOR WILL BE THE DETERMINING FACTOR

SIMULTANEOUS TAUNTING IS A VERBAL ALTERCATION, V ERBAL ALTERCATIONS AND UNSPORTSMANLIKE CONDUCT WILL BE ADMINISTERED AS A DOUBLE TECHNICAL FOUL AND NO FREE THROWS WILL BE ATTEMPTED. T ECHNICAL FOULS ASSESSED TO OPPOSING TEAMS DURING THE SAME DEAD BALL AND PRIOR TO THE ADMINISTERING OF ANY FREE THROW ATTEMPT FOR THE FIRST TECHNICAL FOUL, SHALL BE INTERPRETED AS A

DOUBLE TECHNICAL FOUL. A PLAYER(S) GUILTY OF TAUNTING MUST BE SINGLED OUT AND PENALIZED.

- IF A PREVIOUS UNSPORTSMANLIKE ACT HAS BEEN COMMITTED AND IF THIS SITUATION IS BLA T ANT , A TECHNICAL FOUL MUST BE ASSESSED AND THE GUILTY PLAYER(S) MUST BE EJECTED.

- Q. FLAGRANT FOUL CRITERIA

 1. THE SEVERITY OF THE CONTACT;
- 2. WHETHER OR NOT THE PLAYER WAS MAKING A LEGITIMATE BASKETBALL PLAY (E.G., WHETHER
- A PLAYER IS MAKING A LEGITIMATE EFFORT TO BLOCK A SHOT; NOTE, HOWEVER, THAT A FOUL COMMITTED DURING A BLOCK ATTEMPT CAN STILL BE CONSIDERED FLAGRANT IF OTHER CRITERIA ARE PRESENT, SUCH AS RECKLESSNESS AND HARD CONTACT TO THE HEAD); 3. WHETHER, ON A FOUL COMMITTED WITH A PLAYER'S ARM OR HAND, THE FOULING PLAYER
- WOUND UP AND/OR FOLLOWED THROUGH AFTER MAKING CONTACT;

 4. THE POTENTIAL FOR INIURY RESULTING FROM CONTACT (E.G., A BLOW TO THE HEAD AND A
- FOUL COMMITTED WHILE A PLAYER IS IN A VULNERABLE POSITION);
- 5. THE SEVERITY OF ANY INJURY SUFFERED BY THE OFFENDED PLAYER; AND 6. THE OUTCOME OF THE CONTACT (E.G., WHETHER IT LED TO AN ALTERCATION).

- 72 -3-PT. FIELD GOAL
OFFICIAL WILL RAISE ONE
ARM ON ATTEMPTIF GOAL IS SUCCESSFUL
RAISE THE OTHER ARM3-SECOND
OFFENSIVE VIOLATION
FINGERS SIDEWAYS
BASKET INTERFERENCE
ROTATE FINGER
WIPE OUT BASKETBLOCKING
HANDS ON HIPS
CANCEL SCORE /
CANCEL PLAY
SHIFT ARMS ACROSS BODYCHARGING
CLENCHED FISTDEFENSIVE 3-SECOND
VIOLATION
CHOP DOWN TWO TIMES
FOLLOWED BY TECHNICAL FOUL
SIGNAL
DIRECTION OF PLAY
POINT - DIRECTION
CALL TEAM COLOR

- 73 -DOUBLE FOUL
CROSS CLENCHED FIST
ABOVE HEAD
GOALTENDING
"FLAG" FROM WRISTHAND CHECKING
ARM STRAIGHT OUT
OPPOSITE ARM GRABBING WRIST.HOLDING
SIGNAL FOUL:
GRASP WRIST
ILLEGAL FOREARM
ARM BENT 90° IN FRONT
OF BODYILLEGAL DRIBBLE
PATTING MOTION
CALL TEAM COLORILLEGAL SCREEN
OUT-OF-BOUNDS
ARMS OUTSTRETCHED AND
CROSSED IN FRONT OF CHESTFLOPPING FOUL
1. TOUCH ARM TO SHOULDER.
2. EXTEND ARM FORWARD, PALM UP.

- 74 -PERSONAL FOUL
CLENCHED FISTPUSHING
SIGNAL FOUL: IMITATE PUSHREPLAY
TWIRL FINGERLOOSE BALL FOUL
EXTENDED ARMS
TO SHOULDER LEVELOFFENSIVE PLAYER
OUT-OF-BOUNDS
ARMS OUTSTRETCHED TO SIDE
FROM SHOULDER TO WAIST IN
DOWNWARD MOTIONILLEGAL USE OF HAND
SIGNAL FOUL:
STRIKE WRISTJUMP BALL
THUMBS UP

- 75 -TECHNICAL FOUL
FORM TTIME-IN
CHOP HAND
TO SIDESHOT CLOCK VIOLA TION
TAP HEAD SIGNAL
'24'
TO DESIGNATE
OFFENDER
HOLD UP NUMBER
OF PLAYER
TRAVELING
ROTATE FISTSTRANSITION TAKE
FOUL
EXTENDED ARMS AT
SHOULDER LEVEL WITH
CLENCHED FISTSTIME-OUT
OPEN PALM

TABLE OF CONTENTS I	
COLLECTIVE BARGAINING AGREEMENT	
JULY 20 23	
TABLE OF CONTENTS	
ARTICLE DEFINITIONS	1
SECTION 1. DEFINITIONS	1
ARTICLE II UNIFORM PLAYER CONTRACT	
SECTION 1. REQUIRED FORM	15
SECTION 2. LIMITATION ON AMENDMENTS	
SECTION 3. ALLOWABLE AMENDMENTS	15
SECTION 4. COMPENSATION PROTECTION	23
SECTION 5. CONFORMITY	33
SECTION 6. MINIMUM PLAYER SALARY	33
SECTION 7. MAXIMUM ANNUAL SALARY	36
SECTION 8. PROMOTIONAL ACTIVITIES	
SECTION 9. 10-DAY CONTRACTS	48
SECTION 10. REST-OF-SEASON CONTRACTS	50
SECTION 11. TWO-WAY CONTRACTS	50
SECTION 12. BONUSES	58
SECTION 13. GENERAL	60
SECTION 14. VOID CONTRACTS	
SECTION 15. MORATORIUM PERIOD	65

II TABLE OF CONTENTS	
ARTICLE III PLAYER EXPENSES	
SECTION 1. MOVING EXPENSES	
SECTION 2. MEAL EXPENSE ALLOWANCE	
ARTICLE IV BENEFITS70	
SECTION 1. PLAYER PENSION BENEFITS	
SECTION 2. PLAYER 401(K) BENEFITS	
SECTION 3. PLAYER HEALTH AND WELFARE BENEFITS	
SECTION 4. THE POST -CAREER INCOME PLAN	
SECTION 5. LABOR -MANAGE MENT COOPERATION AND	
EDUCATION TRUST95	
SECTION 6. ADDITIONAL PLAYER BENEFITS98	
SECTION 7. CANADIAN RESIDENTS	
SECTION 8. PROJECTED BENEFITS	
SECTION 9. BENEFIT EXCLUSION AMOUNT	
ARTICLE V COMPENSATION AND EXPENSES IN	
CONNECTION WITH MILITARY DUTY 111	
SECTION 1. SALARY	
SECTION 2. TRAVEL EXPENSES	
ARTICLE VI PLAYER CONDUCT	
SECTION 1. GAMES	
SECTION 2. PRACTICES	
SECTION 3. PROMOTIONAL APPEABANCES	

TABLE OF CONTENTS III	
SECTION 4. MANDATORY PROGRAMS	114
SECTION 5. MEDIA TRAINING, BUSINESS OF BASKETBALL,	
ANTI-GAMBLING TRAINING, AND SYSTEM R ULES	
TRAINING 115	5
SECTION 6. CHARITABLE CONTRIBUTIONS	116
SECTION 7. UNLAWFUL VIOLENCE	117
SECTION 8. COUNSELING FOR VIOLENT MISCONDUCT	117
SECTION 9. FIREARMS AND OTHER WEAPONS	118
SECTION 10. ONE PENALTY	
SECTION 11. LEAGUE INVESTIGATIONS	119
SECTION 12. ON-COURT CONDUCT	
SECTION 13. OFF-COURT CONDUCT	121
SECTION 14. MOTOR VEHICLES	122
SECTION 15. PLAYER CONVICTIONS AND OTHER DISCIPLII	
INVOLVING ALCOHOL OR CONTROLLED SUBSTANCES	
SECTION 16. PLAYER ARRESTS	
SECTION 17. JOINT NBA/NBPA POLICY ON DOMESTIC VIOL	
SECTION 18. TRADES	
SECTION 19. PLAYER INVOLVEMENT WITH GAMING COMP.	
SECTION 20. PLAYER INVOLVEMENT WITH CANNABIS COM	126 IPANIES
SECTION 21. GAMBLING BY FORMER NBAGL PLAYERS	129

IV TABLE OF CONTENTS ARTICLE VII BASKETBALL RELATED INCOME.	
the state of the s	
SALARY CAP, MINIMUM TEAM SALARY,	
TAX LEVEL, APRON LEVELS, AND DESIGNATED SHARE ARRANGEMENT 131	
SECTION 1. DEFINITIONS	
(A) BASKETBALL RELATED INCOME131	
(B) ACCOUNTING METHODS/LUMP SUM PAYMENTS 165	
(C) PROJECTED BRI	
(D) LOCAL EXPANSION TEAM BRI168	
(E) PROJECTED LOCAL EXPANSION TEAM BRI169	
(F) INTERIM PROJECTED BRI	
(G) BARTER	
(H) ESTIMATED TOTAL BENEFITS169	
(I) ESTIMATED TOTAL SALARIES	
(J) ESTIMATED TOTAL SALARIES AND BENEFITS169	
(K) ESTIMATED BRI	
SECTION 2. SALARY CAP, MINIMUM TEAM SALARY, TAX	
LEVEL. APRON LEVELS. AND DRAFT PICK	
PENALTY	
(A) CALCULATION OF SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, AND APRON LEVELS	169
(B) OPERATION OF SALARY CAP	
(C) OPERATION OF MINIMUM TEAM SALARY	
(C) OPERATION OF TAX LEVEL	

TABLE OF CONTENTS V (E) OPERATION OF APRON LEVELS(F) DRAFT PIC K PENALTY		
(G) EXPANSION TEAM SALARY CAPS, MINIMUM	193	
TEAM SALARIES, TAX LEVELS, AND APRON		
LEVELS		
SECTION 3. DETERMINATION OF SALARY		
(B) SIGNING BONUSES		
(C) LOANS TO PLAYERS		
(D) INCENTIVE COMPENSATION		
(E) INTERNATIONAL PLAYER PAYMENTS	208	
(F) ONE-YEAR MINIMUM CONTRACTS		
(G) INSURANCE PREMIUM REIMBURSEMENT		
(H) AVERAGING	210	
(I) PLAYER CONDUCT -RELATED COMPENSATION	210	
REDUCTIONS(I) EXISTING CONTRACTS		
SECTION 4. DETERMINATION OF TEAM SALARY		
(A) COMPUTATION		
(B) EXPANSION	217	
(C) ASSIGNED CONTRACTS		
(D) FREE AGENTS		
(E) FIRST ROUND PICKS	219	

226
220
231
231

TABLE OF CONTENTS VII	
(I) MINIMUM PLAYER SALARY EXCEPTION240	
(J) TRADED PLAYER EXCEPTION240	
(K) SECOND ROUND PICK EXCEPTION246	
(L) REINSTATEMENT	
(M) NON-AGGREGATION247	
(N) OTHER RULES247	
SECTION 7. EXTENSIONS, RENEGOTIATIONS, AND OTHER	
AMENDMENTS	
(A) VETERAN EXTENSIONS249	
(B) ROOKIE SCALE EXTENSIONS254	
(C) RENEGOTIATIONS	
(D) OTHER256	
SECTION 8. TRADE RULES260	
SECTION 9. MISCELLANEOUS	
SECTION 10. ACCOUNTING PROCEDURES267	
SECTION 11. PLAYERS ASSOCIATION AUDIT RIGHTS	
(A) TEAM AUDITS271	
(B) LEAGUE AUDIT272	
(C) CONFIDENTIALITY273	
(D) PRECEDING SALARY CAP YEAR AUDIT ADJUSTMENTS273	
(F) RELATED PARTY ACCESS 274	

VIII TABLE OF CONTENTS	
(F) BILATERAL ADJUSTMENTS(G) TIMING	274
SECTION 12. DESIGNATED SHARE ARRANGEMENT	275
(A) DEFINITIONS	275
(B) BENEFIT ADJUSTMENT	280
(C) COMPENSATION ADJUSTMENTS	280
(D) TEAM OVERAGE BALANCE	282
(E) ALLOCATION OF DISTRIBUTION AMOUNT	282
(F) TEAM RECONCILIATION PAYMENTS	
(G) PLAYER RECONCILIATION PAYMENTS	
(H) SURVIVAL OF OBLIGATION AND TERMS	286
(I) INFORMATION TO BE INCLUDED IN AUDIT	
REPORT	287
(J) MISCELLANEOUS	288
(J) MISCELLANEOUS. ARTICLE VIII ROOKIE SCALE	290
SECTION 1. ROOKIE SCALE CONTRACTS FOR FIRST	
PICKS	290
SECTION 2. ROOKIE CONTRACTS FOR LATER -SIGNE	
ROUND PICKS.	
SECTION 3. LOSS OF DRAFT RIGHTS	
ARTICLE IX LENGTH OF PLAYER CONTRACTS	
SECTION 1. MAXIMUM TERM	
SECTION 2. COMPUTATION OF TIME	295

TABLE OF CONTENTS IX ARTICLE X PLAYER ELIGIBILITY AND NBA DRAFT 296 SECTION 1. PLAYER ELIGIBILITY	
SECTION 2. TERM AND TIMING OF DRAFT PROVISIONS	
SECTION 3 . NUMBER OF CHOICES	
SECTION 4. NEGOTIATING RIGHTS TO DRAFT ROOKIES298	
SECTION 5. EFFECT OF CONTRACTS WITH OTHER	
PROFESSIONAL TEAMS	
SECTION 6. APPLICATION TO "EARL Y ENTRY" PLAYERS	
SECTION 7. ASSIGNMENT OF DRAFT RIGHTS AND EFFECT OF VOID CONTRACTS	
SECTION 8. GENERAL	
SECTION 9. NBA DRAFT COMBINE	
SECTION 10. COMBINE -RELATED ELIGIBILITY DISPUTES	
ARTICLE XI FREE AGENCY	
SECTION 1. GENERAL RULES	
SECTION 2. NO INDIVIDUALLY -NEGOTIATED RIGHT OF FIRST	
REFUSAL	
SECTION 3. WITHHOLDING SERVICES	
SECTION 4. QUALIFYING OFFERS TO MAKE CERTAIN PLAYERS RESTRICT ED FREE AGENTS	
SECTION 5. RESTRICTED FREE AGENCY	
ARTICLE XII OPTION CLAUSES	
SECTION 1. TEAM OPTIONS	

K TABLE OF CONTENTS	
SECTION 2. PLAYER OPT IONS	336
SECTION 3. NO CONDITIONAL OPTIONS	338
SECTION 4. EXERCISE P ERIOD	
SECTION 5. OPTION EXERCISE NOTICES	338
ARTICLE XIII CIRCUMVENTION	339
SECTION 1. GENERAL PROHIBITIONS	
SECTION 2. NO UNAUTHORIZED AGREEMENTS	
SECTION 3. PENALTIES	
SECTION 4. PRODUCTION OF TAX MATERIALS	
SECTION 5. TRANSACTIONS WITH RETIRED PLAYERS	
SECTION 6. CHARITABLE CONTRIBUTIONS	
ARTICLE XIV ANTI -COLLUSION PROVISIONS	
SECTION 1. NO COLLUSION	
SECTION 2. NON-COLLUSIVE CONDUCT	
SECTION 3. INDIVIDUAL NEGOTIA TIONS	
SECTION 4. LEAGUE DISCLOSURES	
SECTION 5. ENFORCEMENT OF ANTI-COLLUSION PROVISION	
SECTION 6. SATISFACTION OF BURDEN OF PROOF	
SECTION 7. SUMMARY JUDGMENT	
SECTION 8. REMEDIES FOR ECONOMIC INJURY	
SECTION 9. CALCULATION OF DAMAGES	351

TABLE OF CONTENTS XI	
SECTION 10. PAYMENT OF DAMAGES	352
SECTION 11. EFFECT OF DAMAGES ON SALARY CAP	352
SECTION 12. CONTRIBUTION	352
SECTION 13. NO REIMBURSEMENT	353
SECTION 14. COSTS	353
SECTION 15. TERMINATION OF AGREEMENT	353
SECTION 16. DISCOVERY	354
SECTION 17. TIME LIMITS	354
ARTICLE XV CERTIFICATIONS	
SECTION 1. CONTRACT CERTIFICATION	
SECTION 2. END OF SEASON CERTIFICATION	
SECTION 3. FALSE CERTIFICATION	357
ARTICLE XVI MUTUAL RESERVATION OF RIGHTS 358	
ARTICLE XVII PROCEDURE WITH RESPECT TO	
PLAYING CONDITIONS AT VARIOUS	
FACILITIES 359	
ARTICLE XVIII TRAVEL ACCOMMODATIONS, LOCKER	
ROOM FACILITIES, AND PARKING 360	
SECTION 1. HOTEL ARRANGEMENTS	
SECTION 2. FIRST CLASS TRAVEL	
SECTION 3. LOCKER ROOM FACILITIES	
SECTION 4. PARKING FACILITIES	361
SECTION 5 HOTEL INCIDENTALS	361

XII TABLE OF CONTENTS	
SECTION 6. TWO-WAY PLAYERS	361
ARTICLE XIX UNION SECURITY, DUES, AND CHECK -	
OFF	362
SECTION 1. MEMBERSH IP	362
SECTION 2. CHECK -OFF	
SECTION 3. ENFORCEMENT	362
SECTION 4. NO LIABILITY	
ARTICLE XX SCHEDULING	
SECTION 1. TRAINING CAMP	
SECTION 2. EXHIBITION GAMES	
SECTION 3. REGULAR SEASON GAMES	
SECTION 4. IN-SEASON TOURNAMENT	
SECTION 5. LOCATION AND SCHEDULING OF GAMES	
SECTION 6. HOLIDAYS	
SECTION 7. ALL-STAR	
SECTION 8. TRAVEL	
SECTION 9. DAYS OFF	
ARTICLE XXI NBA ALL -STAR GAME	
SECTION 1. PARTICIPATION	
SECTION 2. AWARDS	
SECTION 3. PLAYER GUESTS	378

TABLE OF CONTENTS XIII	
SECTION 4. PLAYERS NOT PARTICIPATING IN ALL -STAR	
ACTIVITIES	
SECTION 5. ALL-STAR SKILLS COMPETITIONS	
SECTION 6. ALL-STAR COMMITTEE	
ARTICLE XXII PLAYER HEALTH AND WELLNESS 380	
SECTION 1. REQUIREMENTS FOR CERTAIN TEAM PLAYER	
HEALTH PROFESSIONALS	
SECTION 2. ONE SURGEON	
SECTION 3. NBA PHYSICIANS ASSOCIATION	
SECTION 4. DISCLOSURE OF MEDICAL INFORMATION	
SECTION 5. VACCINATION EDUCATION AND RECOMMENDATIONS	
SECTION 6. SELECTION OF TEAM PHYSICIAN AND OTHER HEALTH CARE PROVIDERS	383
SECTION 7. HEALTH AND PERFORMANCE SCREENINGS 384	
SECTION 8. ELECTRONIC MEDICAL RECORDS	
SECTION 9. CONCUSSION, CA RDIAC, AND EMERGENCY	
MEDICAL PREPAREDNESS POLICIES	
SECTION 10. SECOND OPINION	
SECTION 11. FITNESS -TO-PLAY	
SECTION 12. PLAYER CARE SURVEY	
SECTION 13. WEARABLES	
SECTION 14. NBA DRAFT COMBINE	

XIV TABLE OF CONTENTS		
ARTICLE XXIII EXHIBITION GAMES AND OFF -		
SEASON GAMES AND EVENTS 408		
SECTION 1. EXHIBITION GAMES	408	
SECTION 2. INTER -SQUAD SCRIMMAGE	408	
SECTION 3. OFF-SEASON BASKETBALL EVENTS	408	
SECTION 4. SUMMER LEAGUES	412	
ARTICLE XXIV PROHIBITION OF NO -TRADE		
CONTRACTS 414		
SECTION 1. GENERAL LIMITATION	414	
SECTION 2. EXCEPTIONS TO GENERAL LIMITATION	414	
ARTICLE XXV LIMITATION ON DEFERRED		
COMPENSATION 418		
SECTION 1. GENERAL LIMITATION		
SECTION 2. ATTRIBUTION	418	
ARTICLE XXVI TEAM RULES		
SECTION 1. ESTABLISHMENT OF TEAM RULES		
SECTION 2. NOTICE	419	
SECTION 3. GRIEVANCES CHALLENGING TEAM RULES	419	
ARTICLE XXVII RIGHT OF SET- OFF	. 420	
SECTION 1. SET-OFF CALCULATION		
SECTION 2. SUCCESSIVE TERMINATIONS		
SECTION 3. DEFERRED COMPENSATION		
SECTION 4 WAIVER OF SET -OFF RIGHT	422	

TABLE OF CONTENTS XV SECTION 5. STRETCHED PROTECTED SALARY ARTICLE XXVIII MEDIA RIGHTS	25 5 428 429 29 29 40 431 1 NORS
SECTION 13. PLATER OWNERSHIP IN INDEPENDENT WARA TEAMS	

XVI TABLE OF CONTENTS	
SECTION 14. NONDISCLOSURE	446
SECTION 15. IMPLEMENTATION OF AGREEMENT	446
SECTION 16. ADDITIONAL CANADIAN PROVISIONS	446
SECTION 17. GATE RE PORTS	448
SECTION 18. LEAGUE -WIDE PUBLIC SERVICE CAMPAIGNS	448
SECTION 19. FINES IMPOSED ON TEAMS	448
SECTION 20. QUARTERLY FIBA MEETINGS	
SECTION 21. PRO DAYS	449
ARTICLE XXX NO -STRIKE AND NO- LOCKOUT	
PROVISIONS AND OTHER	
UNDERTAKINGS 450	
SECTION 1. NO STRIKE	
SECTION 2. NO LOCKOUT	
SECTION 3. NO BREACH OF PLAYER CONTRACTS	
SECTION 4. BEST EFFORTS OF PLAYERS ASSOCIATION	
SECTION 5. NO DISCRIMINATION	451
ARTICLE XXXI GRIEVANCE AND ARBITRATION	
PROCEDURE AND SPECIAL PROCEDURES WITH RESPECT TO	
DISPUTES INVOLVING PLAYER	
DISCIPLINE 452	
SECTION 1. SCOPE.	
SECTION 2. INITIATION	
SECTION 3. PRE-HEARING MOTIONS	454

TABLE OF CONTENTS XVII			
SECTION 4. HEARINGS	455		
SECTION 5. PROCEDURE	457		
SECTION 6. ARBITRATOR'S DECISION AND AWARD	458		
SECTION 7. APPOINTMENT AND REPLACEMENT OF			
GRIEVANCE ARBITRATOR 459			
SECTION 8. INJURY GRIEVANCES			
SECTION 9. SPECIAL PROCEDURES WITH RESPECT TO PLAYER D			46
SECTION 10. PROCEDURE WITH RESPECT TO FINE AND SUSPEN	ISION AMOUNTS.	465	
SECTION 11. DISPUTES WITH RESPECT TO THE TERMS OF A PLA	AYER CONTRACT.		465
SECTION 12. DISPUTES WITH RESPECT TO PL AYERS UNDER			
CONTRACT WHO WITHHOLD PLAYING SERVICES 466			
SECTION 13. EXPEDITED PROCEDURE			
SECTION 14. THRESHOLD AMOUNT FOR CERTAIN GRIEVANCES.			
SECTION 15. MISCELLANEOUS	468		
ARTICLE XXXII SYSTEM ARBITRATION			
SECTION 1. JURISDICTION AND AUTHORITY			
SECTION 2. INITIATION			
SECTION 3. HEARINGS			
SECTION 4. COSTS RELATING TO SYSTEM ARBITRATION			
SECTION 5. PROCEDURE FOR SYSTEM ARBITRATION	472		

XVIII TABLE OF CONTENTS SECTION 7. SELECTION OF APPEALS PANEL	
SECTION 1. DEFINITIONS	
SECTION 2. ADMINISTRATION. 484	
SECTION 3. CONFIDENTIALITY	
SECTION 4. TESTING	
SECTION 5. REASONABLE CAUSE TESTING OR HEARING	
SECTION 6. RANDOM TESTING	
SECTION 7. DRUGS OF ABUSE PROGRAM	
SECTION 8. MARIJUANA AND ALCOHOL TREATMENT PROGRAMS	502
SECTION 9. STEROIDS AND PERFORMANCE -ENHANCING	
DRUGS PROGRAM 503	
SECTION 10. SYNTHETIC CANNABINOID PROGRAM	
SECTION 11. NONCOMPLIANCE WITH TREATMENT 507	
SECTION 12. DISMISSAL AND DISQUALIFICATION512	
SECTION 13. REINSTATEMENT512	

TABLE OF CONTENTS XIX
SECTION 14. EXCLUSIVITY
SECTION 15. RANDOM HGH BLOOD TESTING519
SECTION 16. ADDITIONAL BA SES FOR TESTING520
SECTION 17. ADDITIONAL PROHIBITED SUBSTANCES AND
TESTING METHODS
SECTION 18. PRESCRIPTIONS UNDER THE ANTI -DRUG
PROGRAM
SECTION 19. LONGITUDINAL PROFILE FOR EXOGENOUS TESTOSTERONE
SECTION 20. NO SIGNIFICANT FAULT OR NEGLIGENCE BY PLAYER
SECTION 21. G LEAGUE SUSPEN SIONS
ARTICLE XXXIV RECOGNITION CLAUSE526
ARTICLE XXXV SAVINGS CLAUSE527
ARTICLE XXXVI PLAYER AGENTS
SECTION 1. APPROV AL OF PLAYER CONTRACTS528
SECTION 2. FINES
SECTION 3. PROHIBIT ION ON PLAYERS AS AGENTS528
SECTION 4. INDEMNITY
SECTION 5. AGENT LISTS
SECTION 6. CONFIRMATION BY THE PLAYERS ASSOCIATION 529
SECTION 7. AGENT RULES COMPLIANCE530

ARTICLE XXXVII PLAYER APPEARANCES AND
ADDITIONAL CONTENT ACTIVITIES/
UNIFORM531
SECTION 1. PLAYER ACTIVITIES ON BEHALF OF THE NBA531
SECTION 2. ADDITIONAL CONTENT OPPORTUNITIES FOR THE NBA AND PLAYERS
SECTION 3. INDEMNITY
SECTION 4. UNIFORM
ARTICLE XXXVIII INTEGRATION, ENTIRE
AGREEMENT, INTERPRETATION, AND CHOICE OF LAW540
SECTION 1. INTEGRATION, ENTIRE AGREEMENT540
SECTION 2. INTERPRETATION
SECTION 3. CHOICE OF LAW541
ARTICLE XXXIX TERM OF AGREEMENT542
SECTION 1. EFFECTIVE DATE AND EXPIRATION DATE542
SECTION 2. MUTUAL OPTIONS TO TERMINATE FOLLOWING SIXTH SEASON
SECTION 3. TERMINATION BY PLAYE RS ASSOCIATION/ANTI -
COLLUSION542
SECTION 4. TERMINATION BY NBA/NATIONAL TV REVENUES543
SECTION 5. TERMINATION BY NBA/FORCE MAJEURE543
SECTION 6. MUTUAL RIGHT OF TERMINATION545
SECTION 7. MUTUAL RIGHT OF TERMINATION LEAGUE
FINANCIAL RESULTS545

XX TABLE OF CONTENTS

TABLE OF CONTENTS XXI
SECTION 8. MUTUAL RIGHT OF TERMINATION DESIGNA TED
5HARE546
SECTION 9. MUTUAL RIGHT OF TERMINATION LEAGUE
ENTITY TRANSACTION547
SECTION 10. NO OBLIGATION TO TERMINATE; NO WAIVER 548
ARTICLE XL EXPANSION AND CONTRACTION 549
SECTION 1. EXPANSION549
SECTION 2. CONTRACTION549
ARTICLE XLI NBA G LEAGUE550
SECTION 1. NBAGL WORK ASSIGNMENTS550
SECTION 2. REPORTING REQUIREMENTS FOR NBAGL WORK
ASSIGNMENTS550
SECTION 3. TRAVEL AND REL OCATION EXPENSES551
SECTION 4. TERMS OF NBAGL WORK ASSIGNMENT AND
NBAGL TWO -WAY SERVICE551
(A) GENERAL TERMS551
(B) COMPENSATION AND BENEFITS551
(C) MEAL EXPENSE552
(D) TRAVEL ACCOMMODATIONS553
(E) CONDUCT AND DISCIPLINE553
(F) MEDICAL TREATMENT AND PHYSICAL CONDITION 555
(G) PROHIBITED SUBSTANCES 556
(H) PLAYER ATTRIBUTES AND PERFORMANCES 556

XXII TABLE OF CONTENTS		
I) PROMOTIONAL ACTIVITIES		
SECTION 5. MISCELLANEOUS	557	
SECTION 6. CAREER OPPORTUNITIES FOR FORMER N	BA	
PLAYERS	558	
ARTICLE XLII OTHER	560	
SECTION 1. HEADINGS AND ORGANIZATION	560	
SECTION 2. TIME PERIODS		
SECTION 3. EXHIBITS	560	

TABLE OF CONTENTS XXIII	
EXHIBITS	
EXHIBIT A NATIONAL BASKETBALL ASSOCIA	
UNIFORM PLAYER CONTRACT	A-1
EXHIBIT B BASELINE ROOKIE SALARY SCAL	
EXHIBIT C BASELINE MINIMUM ANNUAL SA	LARY SCALE C-1
EXHIBIT D BRI EXPENSE RATIOS	
EXHIBIT E NOTICE TO VETERAN PLAYERS	
CONCERNING SUMMER LEAGUES E	-1
EXHIBIT F JOINT NBA/NBPA POLICY ON DOI	MESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSEF-1
EXHIBIT G OFFER SHEET	G-1
EXHIBIT H FIRST REFUSAL EXERCISE NOTIC	CE H-1
EXHIBIT I- 1 AUTHORIZATION FOR TESTING	I-1-1
EXHIBIT I- 2 PROHIBITED SUBSTANCES	I-2-1
EXHIBIT I- 3 URINE COLLECTION PROCEDUR	RES I-3-1
EXHIBIT I- 4 BLOOD COLLECTION PROCEDU	RES I-4-1
EXHIBIT I- 5 DRUGS OF ABUSE AND SYNETH	HETIC
CANNABINOIDS CONFIRMATORY	
LABORATO RY ANALYSIS LEVELS I-:	5-1
EXHIBIT I- 6 STEROIDS AND PERFORMANCE	<u> </u>
ENHANCING DRUGS AND DIURETICS	
CONFIRMATORY LABORATORY	
ANALVCIC LEVELC	161

ARTICLE I 1 ARTICLE I

DEFINITIONS

SECTION 1. DEFINITIONS.

AS USED IN THIS AGREEMENT, THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING

MEANINGS:

(A) "2011 CBA" MEANS THE COLLECTIVE BARGAINING AGREEMENT BETWEEN
THE NBA AND THE PLAYERS ASSOCIATION, EFFECTIVE DECEMBER 8, 2011 THROUGH

JUNE 30, 2017.

(B) "2017 CBA" MEANS THE COLLECTIVE BARGAINING AGREEMENT BETWEEN
THE NBA AND THE PLAYERS ASS OCIATION, EFFECTIVE JULY 1, 2017 THROUGH JUNE 30,

2023.
(C) "ACTIVE LIST" MEANS THE LIST OF PLAYERS, MAINTAINED BY THE NBA,
WHO HAVE SIGNED PLAYER CONTRACTS WITH A TEAM AND ARE OTHERWISE ELIGIBLE TO PARTICIPATE IN A REGULAR SEASON GAME.
(D) "AGREEMENT" MEANS THIS COLLECTIVE BARGAINING AGREEMENT
ENTERED INTO AS OF JUNE 28, 2023.
(E) "AUDIT REPORT" OR "FINAL AUDIT REPORT" MEANS THE AUDIT REPORT
PREPARED IN ACCORDANCE WITH ARTICLE VII, SECTION 10.
(F) "AVERAGE PLAYER SALARY" MEANS, WITH RESPECT TO ANY SALARY CAP
YEAR, TOTAL SALARIES (PLUS ANY AMOUNTS PAID BY A TEAM IN RESPECT OF SUCH
SALARY CAP YEAR PURSUANT TO ARTICLE VII, SECTION 2(C)(2)(I) OR 2(C)(5)) DIVIDED
BY AN AMOUNT EQUAL TO THE PRODUCT OF THE NUMBER OF TEAMS IN THE NBA IN SUCH SALARY CAP YEAR (OTHER THAN EXPANSION T EAMS DURING THEIR FIRST TWO
(2) SALARY CAP YEARS) MULTIPLIED BY THIRTEEN AND TWO -TENTHS (13.2).
(G) "BASE COMPENSATION" MEANS THE COMPONENT OF COMPENSATION
OTHER THAN BONUSES OF ANY KIND.
(H) "BASKETBALL RELATED INCOME" OR "BRI" MEANS BASKETBALL RELATED
INCOME AS DEFINED IN ARTICLE VII, SECTION S 1(A) AND (B).

```
Z ARTILLE I
(I) "BENEFITS" OR "TOTAL BENEFITS" MEANS THE SUM OF ALL AMOUNTS
PAID OR TO BE PAID ON AN ACCRUAL BASIS DURING ANY SALARY CAP YEAR BY THE
NAB OR NAB A TEAMS, OTHER THAN EXPANSION TEAMS DURING THEIR FIRST TWO SALARY C AP YEARS, FOR THE SPECIFIC BENEFITS SET FORTH IN ARTICLE IV.
(I) "COMMISSIONER" MEANS THE COMMISSIONER OF THE NBA.
(K) "COMMISSIONER" MEANS THE COMMENSATION THAT IS OR COULD BE
EARNED BY, OR IS PAID OR PAYABLE TO, AN NBA PLAYER (INCLUDING PLAYERS WHOSE
PLAYER CONT RACTS HAVE BEEN TERMINATED) IN ACCORDANCE WITH A PLAYER CONTRACT
(WHETHER SUCH PAYMENT IS SENT TO THE PLAYER DIRECTLY OR TO A PERSON OR ENTITY
DESIGNATED BY A PLAYER).
(L) "CONTRACT" (SEE "UNIFORM PLAYER CONTRACT").
(M) "CURRENT BASE COMPENSATION" MEANS THE COMPON ENT OF BASE
COMPENSATION OTHER THAN DEFERRED BASE COMPENSATION.
(N) "DEFERRED BASE COMPENSATION" MEANS THE COMPONENT OF
DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THAN BONUSES OF ANY KIND.
(O) "DEFERRED COMPENSATION OTHER THEN BAY I FOLLOWING SUCH SEASON, IN ACCORDANCE WITH THE
RULES SET FORTH IN ARTICLES VII AND XXV. THE OETERMINATION OF WHETHER COMPENSATION IS DEFERRED COMPENSATION WILL BE BASED UPON THE TIME SET
BY THE PLAYER CONTRACT FOR THE PLAYER TO RECEIVE THE COMPENSATION, WITHOUT
REGARD TO WHETHER THE OBLIGATION IS FUNDED CURRENTLY OR SECUREDIN ANY FASHION.
(P) "DESIGNATED VETERAN PLAYER" MEANS A PLAYER WITH WHOM A TEAM
HAS, PURSUANT TO ARTICLE II, SECTIONS 7(A)(II) OR 7(E) AND ARTICLE VII,
SECTION 7(A), ENTERED INTO EITHER A DESIGNATED VETERAN PLAYER CONTRACT.

(O) "DESIGNATED VETERAN PLAYER CONTRACT"
ENTERED INTO BETWEEN A TEAM AND ITS DESIGNATED VETERAN PLAYER CONTRACT
ENTERED INTO BETWEEN A TEAM AND ITS DESIGNATED VETERAN PLAYER CONTRACT
ENTERED INTO BETWEEN A TEAM AND ITS DESIGNA
```

ARTICLE 1 3
CONTRACT IS EXECUTED. ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY
BONUSES IN A DESIGNATED VETERAN PLAYER CONTRACT SHALL BE GOVERNED BY
ARTICLE VII, SECTION 5(A)(2).
(R) "DESIGNATED VETERAN PLAYER EXTENSION" MEANS AN EXTENSION OF

(R) DESIGNATED VETERAIN PLATER EXTENSION MEANS AN EXTENSION OF A CONTRACT ENTERED INTO BETWEEN A TEAM AND ITS DESIGNATED VETERAN PLAYER THAT COVERS SIX (6) SEASONS FROM THE DATE THE EXTENSION IS SIGNED AND PROVIDES FOR SALARY FOR THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM EQUAL TO THIRTY PERCENT (30%) OR THIRTY -FIVE PERCENT (35%) (OR SUCH OTHER PERCENTAGE BETWEEN 30% AND 35% AS AGREED UPON BY THE TEAM AND THE PERCENTAGE BETWEEN 30% AND 35% AS AGREED OPON BY THE TEAM AND THE PLAYER) OF THE SALARY CAP IN EFFECT DURING THE FIRST SEASON OF THE EXTENDED TERM. ANNUAL INCREASES AND DECREASES IN SALARY IN A DESIGNATED VETERAN PLAYER EXTENSION SHALL BE GOVERNED BY ARTICLE VII, SECTION 5(A)(3).

(S) "DRAFT" OR "NBA DRAFT" MEANS THE NBA'S ANNUAL DRAFT OF ROOKIE BASKETBALL PLAYERS.

ROOKIE BASKETBALL PLAYERS.

(T) "EARLY QUALIFYING VETERAN FREE AGENT" MEANS A VETERAN FREE
AGENT WHO, PRIOR TO BECOMING A VETERAN FREE AGENT, PLAYED UNDER ONE (1) OR MORE PLAYER CONTRACTS COVERING SOME OR ALL OF EACH OF THE TWO (2)
PRECEDING SEASONS, AND WHO EITHER PLAYED EXCLUSIVELY WITH HIS PRIOR TEAM
DURING SUCH TWO (2) SEASONS, OR, IF HE PLAYED FOR MORE THAN ONE (1) TEAM
DURING SUCH PERIOD, CHANGED TEAMS ONLY (I) BY MEANS OF TRADE, (II) BY MEANS OF ASSIGNMENT VIA THE NBA'S WAIVER PROCEDURES, OR (III) BY SIGNING WITH HIS
PRIOR TEAM DURING THE FIRST OF THE TWO (2) SEASONS.

(U) "EARLY TERMINATION OPTION" (OR "ETO") MEANS AN OPTION IN
FAVOR OF A PLAYER TO SHORTEN THE STATED NUMBER OF YEARS COVERED BY A PLAYER CONTRACT IN ACCORDANCE WITH ARTICLE XII.

(V) "EFFECTIVE SEASON" MEANS, WITH RESPECT TO AN EARLY TERMINATION OPTION, THE FIRST SEASON COVERED BY THE EARLY TERMINATION OPTION. (FOR
EXAMPLE, IF A CONTRACT WERE TO CONTAIN AN EARLY TERMINATION OPTION.

FEFECTIVE SEASON THE TO CONTAIN AN EARLY TERMINATION OPTION.

FEFECTIVE SEASON THE FOR THE STATED NUMBER OF YEARS ON WOULD BE THE

EXERCISABLE FOLLOWING THE 2025- 26 SEASON, THE EFFECTIVE SEASON WOULD BE THE 2026- 27 SEASON.)

(W) "ESTIMATED AVERAGE PLAYER SALARY" ME ANS, FOR A PARTICULAR SALARY CAP YEAR, ONE HUNDRED FOUR AND ONE -HALF PERCENT (104.5%) OF THE PRIOR SALARY CAP YEAR'S AVERAGE PLAYER SALARY.

4 ARTICLE I

(X) "EXCEPTION" MEANS AN EXCEPTION TO THE RULE THAT A TEAM'S TEAM
SALARY MAY NOT EXCEED THE SALARY CAP.

(Y) "EXPANSION TEAM" MEANS ANY TEAM THAT BECOMES A MEMBER OF
THE NBA THROUGH EXPANSION FOLLOWING THE FEFECTIVE DATE OF THIS AGREEMENT
AND COMMENCES PLAY DURING THE TERM OF THIS AGREEMENT.

(Z) "EXTENSION" MEANS AN AMENDMENT TO A PLAYER CONTRACT
LENGTHENING THE TERM OF THE CONTRACT FOR A SPECIFIED PERIOD OF YEARS.

(AA) "FIRST ROUND PICK" MEANS A PLAYER SELECTED BY A TEAM IN THE
FIRST ROUND OF THE DRAFT.

(BB) "FREE AGENT" MEANS: (I) A VETERAN FREE AGENT; (II) A ROOKIE FREE
AGENT; (III) A VETERAN WHOSE PLAYER CONTRACT HAS BEEN TERMINATED IN
ACCORDANCE WITH THE NBA WAIVER PROCEDURE; OR (IV) A PLAYER WHOSE LAST
PLAYER CONTRACT WAS A 10 -DAY CONTRACT AND WHO EITHER COMPLETED THE
CONTRACT BY RENDERING THE PLAYING SERVICES CALLED FOR THEREUNDER OR WAS
RELEASED EARLY FROM SUCH CONTRACT.

(CC) "GENERALLY REC OGNIZED LEAGUE HONORS" MEANS THE FOLLOWING
NBA LEAGUE HONORS AWARDED TO PLAYERS: NBA MOST VALUABLE PLAYER; NBA
FINALS MOST VALUABLE PLAYER; NBA DEFENSIVE PLAYER OF THE YEAR; NBA SIXTH
MAN AWARD; NBA MOST IMPROVED PLAYER; ALL -NBA TEAM (FIRST, SECOND, OR
THIRD); NBA ALL- DEFENSIVE TEAM (FIRST OR SECOND); AND ALL -STAR TEAM
SELECTION.

(DD) "INACTIVE LIST" MEANS THE LIST OF PLAYERS, MAINTAINED BY THE NBA,
WHO HAVE SIGNED PLAYER CONTRACTS WITH A TEAM AND ARE OTHERWISE INELIGIBLE TO PARTICIPATE IN A REGULAR SEASON GAME .

(EE) "INCENTIVE COMPENSATION" MEANS THE COMPONENT OF
COMPENSATION CONSISTING OF ONE (I) OR MORE BONUSES DESCRIBED IN ARTICLE II,
SECTIONS 3(B)(III) AND (III) AND 3(C).

(FF) "LIKELY BONUS" MEANS INCENTIVE COMPENSATION INCLUDED IN A
PLAYER'S SALARY IN ACCORDANCE WITH ARTICLE VII, SECTION 3(D).

(GG) "MAXIMUM ANNUAL SALARY" MEANS THE MAXIMUM AMOUNT OF

SALARIES AND UNLIKELY BONUSES A PLAYER IS ELIGIBLE TO RECEIVE IN THE FIRST SALARY

CAP YEAR COVERED BY A CONTRACT OR EXTENSION AS CALCULATED IN ACCORDANCE
WITH ARTICLE II, SECTION 7.

(HI) "MEMBER" OR "TEAM" MEANS ANY TEAM THAT IS A MEMBER OF THE
NBA.

(I) "MINIMUM ANNUAL SALARY" MEANS THE MINIMUM SALARY THAT MUST
BE INCLUDED IN A PLAYER CONTRACT (OTHER THAN A TWO- WAY CONTRACT) THAT
COVERS THE ENTIRE REGULAR SEASON IN ACCORDANCE WITH ARTICLE II, SECTION 6(A).
(I) "MINIMUM ANNUAL SALARY SCALE" MEANS: (I) FOR THE 2023- 24

SALARY CAP YEAR, THE TABLE OF SALARY AMOUNTS EQUAL TO THE SALARY AMOUNTS SET
FORTH IN THE BASELINE MINIMUM ANNUAL SALARY SCALE TABLE (ANNEXED HERETO AS
EXHIBIT C) ADJUSTED BY APP LYING THE PERCENTAGE INCREASE IN THE SALARY CAP
FROM THE 2022- 23 SALARY CAP YEAR TO THE 2023- 24 SALARY CAP YEAR; AND
(II) FOR EACH SALARY CAP YEAR COMMENCING WITH THE 2024- 225 SALARY CAP YEAR,
THE TABLE OF SALARY AMOUNTS EQUAL TO THE SALARY AMOUNTS SET FORT H IN THE
PRECEDING SALARY CAP YEAR'S MINIMUM ANNUAL SALARY SCALE ADJUSTED BY
APPLYING THE PERCENTAGE INCREASE IN THE SALARY CAP FROM THE PRECEDING SALARY
(RK) "MINIMUM PLAYER SALARY" MEANS: (I) WITH RESPECT TO A CONTRACT
(OTHER THAN A TWO- WAY CONTRACT) THAT COVERS THE ENTIRE REGULAR SEASON, THE
MINIMUM ANNUAL SALARY CALLED FOR UNDER ARTICLE II, SECTION 6(A); (II) WITH
RESPECT TO A CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT) THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT COVERS THE ENTIRE REGULAR SEASON (OTHER
THAN A TWO- WAY CONTRACT THAT TO THE MINIMUM ANNUAL SALARY

EASON AS OF THE DATE SUCH CONTR

ARTICLE I 5

6 ARTICLE I

(MM) "MORATORIUM PERIOD" MEANS, WITH RESPECT TO A SALARY CAP YEAR,
THE PERIOD FROM 12:01 A.M. EASTERN TIME ON JULY 1 OF SUCH SALARY CAP YEAR
THROUGH 12:00 P.M. EASTERN TIME ON THE FOLLOWING JULY 6 (FOR CLARITY,
REGARDLESS OF WHETHER JULY 6 IS A BUSINESS DAY).

(NN) THE TERM "NEGOTIATE" MEANS, WITH RESPECT TO A PLAYER OR HIS
REPRESENTATIVES ON THE ONE HAND, AND A TEAM OR ITS REPRESENTATIVES ON THE
OTHER HAND, TO ENGAGE IN ANY WRITTEN OR ORAL COMMUNICATION RELATING TO THE
POSSIBLE EMPLOYMENT, OR TERMS OF EMPLOYM ENT, OF SUCH PLAYER BY SUCH TEAM
AS A BASKETBALL PLAYER, REGARDLESS OF WHO INITIATES SUCH COMMUNICATION.

(OQ) "MRAGII" MEANS THE NAS G. JEAGUIF OR ANY SUICCESSOR ENTITY (OO) "NBAGL" MEANS THE NBA G LEAGUE OR ANY SUCCESSOR ENTITY. (PP) "NBAGL REGULAR SEASON" MEANS, WITH RESPECT TO ANY NBAGL SEASON, THE PERIOD BEGINNING ON THE FIR ST DAY AND ENDING ON THE LAST DAY OF REGULARLY SCHEDULED (AS OPPOSED TO EXHIBITION OR PLAYOFF) COMPETITION RESTRICT HAS A STREET HE PERIOD BEGINNING ON THE FIRST DAY
OF NBAGL TRAINING CAMP AND ENDING IMMEDIATELY AFTER THE LAST GAME OF THE NBAGL PLAYOFFS.
(RR) "NON -QUALIFYING VETERAN FREE AGENT" MEANS A VETERAN FREE AGENT WHO IS NOT A QUALIFYING VETERAN FREE AGENT OR AN EARLY QUALIFYING VETERAN FREE AGENT

VEIERAN FREE AGENT.
(SS) "OPTION" MEANS AN OPTION IN A PLAYER CONTRACT IN FAVOR OF A
TEAM OR PLAYER TO EXTEND SUCH CONTRACT BEYOND ITS STATED TERM.
(TT) "OPTION YEAR" MEANS THE YEAR THAT WOULD BE ADDED TO A PLAYER
CONTRACT IF AN OPTION WERE EXERCISED.
(UU) "PERFORMANCE BONUS" MEANS ANY INCENTIVE COMPENSATION

(UU) "PERFORMANCE BONDS" MEANS ANT INCENTIVE COMPENSATION DESCRIBED IN ARTICLE II, SECTION 3(B)(II).
(VV) "PLAYER CONTRACT" (SEE "UNIFORM PLAYER CONTRACT").
(WW) "PRIOR TEAM" MEANS THE TEAM FOR WHICH A PLAYER WAS LAST UNDER
CONTRACT PRIOR TO BECOMING A QUALIFYING VETERAN FREE AGENT, EARLY QUALIFYING VETERAN FREE AGENT, OR A NON -QUALIFYING VETERAN FREE AGENT.

(XX) "QUALIFYING OFFER" MEANS A QUALIFYING OFFER AS DEFINED IN ARTICLE XI, SECTION 1(E).

ARTICLE XI, SECTION 1(E).

(YY) "QUALIFYING VETERAN FREE AGENT" MEANS A VETERAN FREE AGENT WHO, PRIOR TO BECOMING A VETERAN FREE AGENT, PLAYED UNDER ONE (1) OR MORE PLAYER CONTRACTS COVERING SOME OR ALL OF EACH OF THE THREE (3) PRE CEDING SEASONS, AND WHO EITHER PLAYED EXCLUSIVELY WITH HIS PRIOR TEAM DURING SUCH THREE (3) SEASONS, AND WHO EITHER PLAYED EXCLUSIVELY WITH HIS PRIOR TEAM DURING SUCH THREE (3) SEASONS, OR, IF HE PLAYED FOR MORE THAN ONE (1) TEAM DURING SUCH PERIOD, CHANGED TEAMS ONLY (1) BY MEANS OF TRADE, (II) BY SIGNING WITH HIS PRIOR TEAM DURING THE FIRST OF THE THREE (3) SEASONS, OR (III) BY SIGNING WITH HIS PRIOR TEAM DURING THE FIRST OF THE THREE (3) SEASONS, OR (III) BY SIGNING WITH HIS PRIOR TEAM DURING THE FIRST OF THE THREE (3) SEASONS, OR (III) BY SIGNING BONDIS (OR DEEMED A SIGNING BONUS IN ACCORDANCE WITH ARTICLE VII) AND ANY COMPONENT THEREOF THAT IS INCENTIVE COMPENSATION.

(AAA) "REGULAR SEASON" MEANS, WITH RESPECT TO ANY SEASON, THE PERIOD BEGINNING ON THE FIRST DAY AND ENDING ON THE LAST DAY OF REGULARLY SCHEDULED (AS OPPOSED TO E XHIBITION, PLAY-IN, OR PLAYOFF) COMPETITION BETWEEN NBA TEAMS.

(BBB) "RENEGOTIATION," "RENEGOTIATE," OR "RENEGOTIATED" MEANS A CONTRACT AMENDMENT THAT PROVIDES FOR AN INCREASE IN SALRY AND/OR UNLIKELY BONUSES.

(CCC) "REPLACEMENT PLAYER" MEANS, WHERE APPROPRIATE, EITHER A PLAY ER WHO IS SIGNED OR ACQUIRED BY A TEAM PURSUANT TO THE DISABLED PLAYER EXCEPTION.

(DDD) "REQUIRED BY THE TEAM, THAT: (1) ON OR BEFORE THE DATE SPECIFIED IN ARTICLE X IS EITHER PERSONALLY DELIVERED TO THE PLAYER OR HIS REPRESENTATIVE; (1) WITH MAIL TO THE LAST KNOWN ADDRESS OF THE PLAYER UNTILL AT LEAST THE FIRST

ARTICLE I 7

DAY OF THE FOLLOWING REGULAR SEASON TO ACCEPT, AND (B) SATISFIES THE REQUIREMENTS OF A ROOKIE SCALE CONTRACT SET FORTH IN ARTICLE VIII, SECTION 1

8 ARTICLE I
OR 2: AND (III) WITH RESPECT TO A SECOND ROUND PICK, (A) AFFORDS THE PLAYER
UNTIL AT LEAST THE EARLIER OF (X) FOUR (4) DAYS BEFORE THE DATE OF THE FIRST DAY OF
THE IMMEDIATELY FOLLOWING REGULAR SEASON, OR (Y) THE IMMEDIATELY FOLLOWING
OCTOBER 15, TO ACCEPT, (B) HAS A STATED TERM OF ONE (1) SEASON, AND (C) CALLS
FOR AT LEAST THE MINIMUM PLAYER SALARY THEN APPLICABLE TO THE PLAYER. IN
ADDITION, A TEAM SHALL BE PERMITTED TO INCLUDE IN ANY REQUIRED TENDER AN
EXHIBIT 6 TO THE UNIFORM PLAYER CONTRACT REQUIRING THAT THE PLAYER, IF HE
SIGNS THE REQUIRED TENDER, PASS A PHYSICAL EXAMINATION TO BE PERFORMED BY A PHYSICIAN DESIGNATED BY THE TEAM AS A CONDITION PRECEDENT TO THE VALIDITY OF THE CONTRACT.
(EEE) "RESTRICTED FREE AGENT" MEANS A VETERAN FREE AGENT WHO IS
SUBJECT TO A TEAM'S RIGH T OF FIRST REFUSAL IN ACCORDANCE WITH ARTICLE XI.
(FFF) "ROOKIE" MEANS A PERSON WHO HAS NEVER SIGNED A PLAYER
CONTRACT WITH AN NBA TEAM.
(I) "DRAFT ROOKIE" MEANS A ROOKIE WHO IS NOT SELECTED IN
THE NBA DRAFT FOR WHICH HE IS FIRST ELIGIBLE.
(GGG) "ROOKIE" MEANS A ROOKIE WHO IS NOT SELECTED IN
THE NBA DRAFT FOR WHICH HE IS FIRST ELIGIBLE.
(GGG) "ROOKIE" FREE AGENT" MEANS. (I) A DRAFT ROOKIE WHO, PURSUANT
TO THE PROVISIONS OF ARTICLE VIII, SECTION 3 OR ARTICLE X, IS NO LONGER SUBJECT
TO THE EXCLUSIVE NEGOTIATING RIGHTS OF ANY TEAM, AND WHO MAY BE SIGNED BY
ANY TEAM; OR (II) A NON -DRAFT ROOKIE.
(HHH) "ROOKIE SALARY SCALE" MEANS THE ROOKIE SALARY SCALE TABLE FOR A
SALARY CAP YEAR PREPARED IMMEDIATELY UPON THE DETERMINATION OF THE SALARY CAP FOR SUCH SALARY CAP YEAR AND INCLUDING THE ADJUSTED ROOKIE SCALE
AMOUNTS FOR SUCH SALARY CAP YEAR AS CALCULATED IN ACCORDANCE WITH

SECTION 1(III) BELOW.

(III) "ROOKIE SCALE AMOUNTS" MEANS: (I) FOR THE 2023- 24 SALARY CAP YEAR, THE SALARY AMOUNTS SET FORTH IN THE BASELINE ROOKIE SALARY SCALE (ANNEXED HERETO AS EXHIBIT B) ADJUSTED BY APPLYING THE PERCENTAGE INCREASE IN THE SALARY CAP FROM THE 2022-23 SALARY CAP YEAR TO THE 2023-24 SALARY CAP YEAR; AND (II) FOR EACH SALARY CAP YEAR COMMENCING WITH THE 2024-25 SALARY CAP YEAR, THE SALARY AMOUNTS SET FORTH IN THE PRECEDING SALARY CAP YEAR'S ROOKIE SALARY SCALE ADJUSTED BY APPLYING THE PERCENTAGE INCREASE IN

ARTICLE I 9

THE SALARY CAP FROM THE PRECEDING SALARY CAP YEAR TO THE CURRENT SALARY CAP YEAR. FOR CLARITY, THE APPLICABLE PERCENTAGES IN THE "4TH YEAR OPTION:
PERCENTAGE INCREASE OV ER 3RD YEAR SALARY" AND "QUALIFYING OFFER:
PERCENTAGE INCREASE OVE R 4TH YEAR SALARY" COLUMNS SPECIFIED IN THE BASELINE

ROOKIE SALARY SCALE SHALL REMAIN THE SAME FOR EACH SALARY CAP YEAR DURING THE TERM OF THIS AGREEMENT AND SHALL BE INCLUDED IN THE ROOKIE SALARY SCALE PREPA RED FOR EACH SALARY CAP YEAR IN ACCORDANCE WITH SECTION 1(HHH) ABOVE.

(JJJ) "ROOKIE SCALE CONTRACT" MEANS THE INITIAL UNIFORM PLAYER

(JJJ) "ROOKIE SCALE CONTRAC.1" MEANS THE INITIAL UNIFORM PLAYER
CONTRACT ENTERED INTO, IN ACCORDANCE WITH ARTICLE VIII, SECTION 1 OR 2, BETWEEN A FIRST ROUND PICK AND THE TEAM THAT HOLDS HIS DR AFT RIGHTS.

(KKK) "ROOM" MEANS THE EXTENT TO WHICH: (I) A TEAM'S THEN -CURRENT
TEAM SALARY IS LESS THAN THE SALARY CAP; OR (II) A TEAM IS ENTITLED TO USE ONE OF THE SALARY CAP EXCEPTIONS SET FORTH IN ARTICLE VII, SECTION 5 6(C), (D), (E),
(F), (G), AND (J) (DISAB LED PLAYER EXCEPTION, BI -ANNUAL EXCEPTION,
NON-TAXPAYER MID -LEVEL SALARY EXCEPTION, TAXPAYER MID -LEVEL SALARY
EXCEPTION, MID- LEVEL SALARY EXCEPTION FOR ROOM TEAMS, AND TRADED PLAYER

EXCEPTION, MID-LEVEL SALARY EXCEPTION FOR ROOM TEAMS, AND TRADED PLAYER EXCEPTION).
(LLL) "SALARY" MEANS, WITH RESPECT TO A SALARY CAP YEAR, A PLAYER'S COMPENSATION WITH RESPECT TO THE SEASON COVERED BY SUCH SALARY CAP YEAR, PLUS ANY OTHER AMOUNT THAT IS DEEMED TO CONSTITUTE SALARY IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT, NOT INCLUDING UNLIKELY BONUSES, ANY BENEFITS

THE TERMS OF THIS AGREEMENT, NOT INCLUDING UNLIKELT BONDSES, ANT BENEFITS
THE PLAYER RECEIVED IN ACCORDANC E WITH THE TERMS OF THIS AGREEMENT
(INCLUDING, E.G., THE BENEFITS PROVIDED FOR BY ARTICLE IV, PER DIEM, AND MOVING
EXPENSES), AND ANY PORTION OF THE PLAYER'S COMPENSATION THAT IS ATTRIBUTABLE TO ANOTHER SALARY CAP YEAR IN ACCORDANCE WITH THIS AGREEMENT. S ALARY ALSO
INCLUDES ANY CONSIDERATION RECEIVED BY A RETIRED PLAYER THAT IS DEEMED TO CONSTITUTE SALARY IN ACCORDANCE WITH THE TERMS OF ARTICLE XIII.

(MMM) "SALARY CAP" MEANS THE MAXIMUM ALLOWABLE TEAM SALARY FOR EACH TEAM FOR A SALARY CAP YEAR, SUBJECT TO THE RU LES AND EXCEPTIONS SET FORTH IN THIS AGREEMENT.

(NNN) "SALARY CAP YEAR" MEANS THE PERIOD FROM JULY 1 THROUGH THE FOLLOWING JUNE 30.

(OOO) "SEASON" OR "NBA SEASON" MEANS THE PERIOD BEGINNING ON THE FIRST DAY OF NBA TRAINING CAMP AND ENDING IMMEDIATELY AFTER THE LAST GAME OF THE NBA FINALS.

(PPP) "SECOND ROUND PICK" MEANS A PLAYER SELECTED BY A TEAM IN THE SECOND ROUND OF THE DRAFT.
(QQQ) "STANDARD NBA CONTRACT" MEANS A CONTRACT OTHER THAN A (QQQ) "STANDARD NBA CONTRACT MEANS A CONTRACT OTHER THAN A TWO-WAY CONTRACT.

(RRR) "STANDARD NBA CONTRACT CONVERSION OPTION" MEANS AN OPTION IN A TWO- WAY C ONTRACT IN FAVOR OF A TEAM TO CONVERT THE CONTRACT

TO A STANDARD NBA CONTRACT THAT PROVIDES FOR A SALARY FOR EACH SALARY CAP YEAR EQUAL TO THE PLAYER'S APPLICABLE MINIMUM PLAYER SALARY AND A TERM EQUAL TO THE REMAINDER OF THE ORIGINAL TERM OF THE TWO- WAY C ONTRACT, IN ACCORDANCE WITH ARTICLE II, SECTION 11(F). (SSS) "TEAM" OR "NBA TEAM" (SEE "MEMBER"). (TTT) "TEAM AFFILIATE" MEANS: (I) ANY INDIVIDUAL OR ENTITY WHO OR WHICH (DIRECTLY OR INDIRECTLY) HOLDS AN OWNERSHIP INTEREST IN A TEAM (OTHER THAN OWNERSHIP OF PUBLICLY -TRADED SECURITIES CONSTITUTING LESS THAN FIVE PERCENT (5%) OF THE OWNERSHIP INTERESTS IN A TEAM) (A "TEAM OWNER"); (II) ANY INDIVIDUAL OR ENTITY WHO OR WHICH (DIRECTLY OR INDIRECTLY) CONTROLS, IS CONTROLLED BY OR IS UNDER COMMON CONTROL WITH, OR WHO OR WHICH IS A N ENTITY AFFILIATED WITH OR AN INDIVIDUAL

RELATED TO, A TEAM: (III) ANY INDIVIDUAL OR ENTITY WHO OR WHICH (DIRECTLY OR INDIRECTLY) CONTROLS, IS CONTROLLED BY OR IS UNDER COMMON CONTROL WITH, OR WHO OR WHICH IS AN ENTITY AFFILIATED WITH OR AN INDIVIDUAL

RELATED TO, AN INDIVIDUAL OR ENTITY DESCRIBED IN SECTION 1(TTT)(I) OR (II) ABOVE; OR

(IV) ANY ENTITY AS TO WHICH (X) A TEAM OWNER, OR (Y) AN INDIVIDUAL OR ENTITY THAT HOLDS (DIRECTLY OR INDIRECTLY) AN OWNERSHIP INTEREST IN AN ENTITY DESCRIBED IN SECTION 1(TTT)(II) ABOVE,

ARTICLE I 11
EITHER (A) HOLDS (DIRECTLY OR INDIRECTLY) MORE THAN FIVE PERCENT
(5%) OF ITS OWNERSHIP INTERESTS, OR (B) PARTICIPATES IN OR
INFLUENCES ITS MANAGEMENT OR OPERATIONS.
FOR THE PURPOSES OF THIS SECTION 1(TTT): AN INDIVIDUAL SHALL ONLY BE DEEMED TO BE "RELATED TO" A TEAM OR ANOTHER INDIVIDUAL OR ENTITY IF SUCH INDIVIDUAL
IS AN OFFICER, DIRECTOR, TRUSTEE, OR EXECUTIVE EMPLOYEE OF SUCH TEAM OR ENTITY, OR IS A MEMBER OF SUCH INDIVIDUAL'S IMMEDIATE FAMILY; AND "CONTROLS" OR "IS
CONTROLLED BY" SHALL INCLU DE (WITHOUT LIMITATION) THE CIRCUMSTANCE IN WHICH
AN INDIVIDUAL OR A TEAM OR ENTITY HAS OR CAN EXERCISE EFFECTIVE CONTROL.
(UUU) "TEAM SALARY" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE SUM
OF ALL SALARIES ATTRIBUTABLE TO A TEAM'S ACTIVE AND FORMER PLAYERS PLUS OTHER
AMOUNTS AS COMPLIED IN ACCORDANCE WITH ARTICLE VIIL LESS APPLICABLE OR REDIT

AMOUNTS AS COMPUTED IN ACCORDANCE WITH ARTICLE VII, LESS APPLICABLE CREDIT AMOUNTS AS COMPUTED IN ACCORDANCE WITH ARTICLE VII.

AMOUNTS AS COMPUTED IN ACCORDANCE WITH ARTICLE VII.

(VVV) "TOTAL SALARIES" MEANS THE TOTAL SALARIES INCLUDED IN THE TEAM

SALARY OF ALL NBA TEAMS FOR OR WITH RESPECT TO A SALARY C AP YEAR IN

ACCORDANCE WITH THIS AGREEMENT, OTHER THAN THE SALARIES INCLUDED IN THE

TEAM SALARY OF EXPANSION TEAMS DURING THEIR FIRST TWO (2) SALARY CAP YEARS,

AS DETERMINED IN ACCORDANCE WITH ARTICLE VII. FOR PURPOSES OF THIS

AS DETERMINED IN ACCORDANCE WITH ARTICLE VII. FOR PURPOSES OF THIS
DEFINITION, TOTAL SALARIES:
(I) SHALL INCLUDE: (A) ALL INCENTIVE COMPENSATION EXCLUDED FROM SALARIES IN ACCORDANCE WITH ARTICLE VII, SECTION 3(D) BUT
ACTUALLY EARNED BY NBA PLAYERS DURING SUCH SALARY CAP YEAR, AND SHALL EXCLUDE ALL INCENTIVE COMPENSATION INCLUDED IN
SALARIES IN ACCORDAN CE WITH ARTICLE VII, SECTION 3(D) BUT NOT
ACTUALLY EARNED BY NBA PLAYERS DURING SUCH SALARY CAP YEAR; (B) THE AGGREGATE SALARIES, IF ANY, THAT ARE EXCLUDED FROM
TEAM SALARIES PURSUANT TO ARTICLE VII, SECTION 4(H); (C) ANY
CONSIDERATION RECEIVED BY A RETIRE D PLAYER THAT IS INCLUDED IN

TEAM SALARY IN ACCORDANCE WITH THE TERMS OF ARTICLE XIII; (D) ALL TWO -WAY PLAYER SALARIES EARNED IN RESPECT OF SUCH SALARY CAP YEAR; AND (E) ANY EXHIBIT 10 BONUS A TEAM PAYS

ITS PLAYERS PURSUANT TO ARTICLE II, SECTION 3(S)(I);
(II) SHALL BE REDUCED BY AN AMOUNT EQUAL TO FIFTY PERCENT (50%) OF THE AMOUNT OF ANY REDUCTIONS MADE TO NBA PLAYERS'

COMPENSATION IN RESPECT OF SUCH SALARY CAP YEAR FOR A

12 ARTICLE I
SUSPENSION IMPOSED BY THE NBA OR A TEAM IN ACCORDANCE
WITH ARTICLE VI, SECTION 1 OR ARTICLE XL I, SECTION 4(E); AND
(III) SHALL BE ADJUSTED CONSISTENT WITH ARTICLE VII,
SECTION 7(D)(6)(IV).
(WWW) "TOTAL SALARIES AND BENEFITS" MEANS THE SUM OF TOTAL SALARIES
PLUS TOTAL BENEFITS.
(XXX) "TRADED PLAYER" MEANS A PLAYER WHOSE PLAYER CONTRACT IS
SECONDED BY AND THE TEAM TO ANOTHER TEAM OTHER THAN BY MEANS OF THE NEW

ASSIGNED BY ONE TEAM TO ANOTHER TEAM OTHER THAN BY MEANS OF THE NBA WAIVER PROCEDURE

(YYY) "TWO -WAY CONTRACT" MEANS A CONTRACT BETWEEN A TWO -WAY PLAYER AND A TEAM MADE IN ACCORDANCE WITH ARTICLE II, SECTION 11. IN THE

PLAYER AND A I EAM MADE IN ACCORDANCE WITH ARTICLE II, SECTION 11. IN THE
EVENT THAT A TWO -WAY CONTRACT IS CONVERTED TO A STANDARD NBA CONTR ACT
PURSUANT TO THE TEAM'S EXERCISE OF ITS STANDARD NBA CONTRACT CONVERSION OPTION, THE CONTRACT SHALL NO LONGER BE A TWO- WAY CONTRACT FOR THE
PURPOSES OF THIS AGREEMENT.
(ZZZ) "TWO -WAY LIST" MEANS THE LIST OF PLAYERS, MAINTAINED BY THE
NBA, WHO HAVE SIGNED TWO- WAY CONTRACTS AND ARE ELIGIBLE TO PROVIDE
SERVICES TO AN NBAGL TEAM IN ACCORDANCE WITH THE PROVISIONS OF THIS
AGREEMENT AGREEMENT.

AGREEMENT.
(AAAA) "TWO -WAY PLAYER" MEANS A PLAYER UNDER A TWO -WAY CONTRACT
IN ACCORDANCE WITH ARTICLE II, SECTION 11.
(BBBB) "TWO -WAY PLAYER SALARY" MEANS, W ITH RESPECT TO ANY TWO -WAY
CONTRACT, THE SALARY CALLED FOR UNDER ARTICLE II, SECTION 11(A).
(CCCC) "TWO -WAY PLAYER CONVERSION OPTION" MEANS AN OPTION IN A
PLAYER CONTRACT WITH AN EXHIBIT 10 IN FAVOR OF A TEAM TO CONVERT THE
CONTRACT TO A TWO -WAY CONTRACT IN ACCO RDANCE WITH ARTICLE II,

CONTRACT TO A TWO-WAT CONTRACT IN ACCORDANCE WITH ARTICLE II,
SECTION 3(S)(II) AND SECTION 11(H).

(DDDD) "UNIFORM PLAYER CONTRACT" OR "PLAYER CONTRACT" OR "CONTRACT"

MEANS THE STANDARD FORM OF WRITTEN AGREEMENT BETWEEN A PERSON AND A TEAM REQUIRED FOR USE IN THE NBA BY ARTICLE II, PURSUANT TO WHICH S UCH PERSON IS EMPLOYED BY SUCH TEAM AS A PROFESSIONAL BASKETBALL PLAYER.

(REEE) "UNILKELY BONUS" MEANS INCENTIVE COMPENSATION EXCLUDED
FROM A PLAYER'S SALARY IN ACCORDANCE WITH ARTICLE VII, SECTION 3(D).
(FFFF) "UNRESTRICTED FREE AGENT" MEANS A FREE AGENT WHO IS NOT
SUBJECT TO A TEAM'S RIGHT OF FIRST REFUSAL.
(GGGG) "VETERAN" OR "VETERAN PLAYER" MEANS A PERSON WHO HAS SIGNED
AT LEAST OND PLAYER CONTRACT WITH AN NOA TEAM.
(HIHH)" "VETERAN FREE AGENT" MEANS A VETERANWHO COMPLETED HIS
PLAYER CONTRACT (OTHER THAN A 10 -DAY CONTRACT) BY REN DERING THE PLAYING
SERVICES CALLED FOR THEREUNDER.
(III)" "VEARS OF SERVICE" MEANS THE NUMBER OF YEARS OF NBA SERVICE
CREDITED TO A PLAYER IN ACCORDANCE WITH THE FOLLOWING: A PLAYER WILL BE
CREDITED WITH ONE (1) YEAR OF NBA SERVICE FOR EACH YEAR THAT HE IS ON AN
NBA ACTIVE LIST OR INACTIVE LIST FOR ONE (1) OR MORE DAYS DURING THE REGULAR SEASON. NOTWITHSTANDING THE ABOVE, A PLAYER WILL NOT RECEIVE CREDIT FOR A
YEAR OF SERVICE FOR ANY YEAR IN WHICH HE: (I) WITHHOLDS PLAYING SERVICES CALLED
FOR BY A PLAYER CONTRACT COR THIS AGREEMENT FOR MORE THAN THIRTY (30) DAYS
AFTER THE SEASON BEGINS, OR (II) IS A RESTRICTED FREE AGENT, HAS BEEN TENDERED A QUALIFYING OFFER BY HIS PRIOR TEAM AND THE PRIOR TEAM HAS EXTENDED THE
DATE BY WHICH THE PLAYER MAY ACCEPT THE QUALIFYING OF FER UNTIL MARCH 1 IN
ACCORDANCE WITH THE ARTICLE XI, SECTION 4(C)(I), AND HAS NOT SIGNED A PLAYER
CONTRACT WITH ANY TEAM BY MARCH 1. IN ADDITION, NOTWITHSTANDING THE ABOVE, A PLAYER WITH RESPECT TO ANY ONE NBA SEASON.
A YEAR OF SERVICE FOR THE CREDIT FOR A YEAR OF SERVICE FOR BEING ON AN NBA ACTIVE LIST OR INACTIVE LIST AS A RESULT OF SIGNING A PLAYER CONTRACT THAT
IS DISAPPROVED BY THE COMMISSIONER. IN NO EVENT CAN PLAYER SECREDITED. UNDER NO CIRCUMSTANCES SHALL THE DEFINITION OF YEARS OF SERVICE
HEREIN BE USED FOR PURPOSES OF DETERMINING A PLAYER SECREDITED. UNDER NO CIRCUMSTANCES SHALL THE DEFINITION OF YEARS OF SERVICE
HEREIN BE USED FOR PURPOSES OF DETERMINING A PLAYER'S ECREDITED
LIGIBILITY, BENEFIT, AND/OR VESTING SERVICE UNDER ANY BENEFIT PLAN (III) NON THE SECREDITED.

LIMITED THE S

14 ARTICLE I PRIOR TO THE 2005 NBA/NBPA COLLECTIVE BARGAINING AGREEMENT SHALL BE DETERMINED IN ACCORDANCE WITH THE PROVISIONS OF THE 1999 NBA/NBPA COLLECTIVE BARGAINING AGREEMENT.

ARTICLE II 15 ARTICLE II

UNIFORM PLAYER CONTRACT

SECTION 1. REQUIRED FORM.

THE PLAYER CONTRACT TO BE ENTERED INTO BY EACH PLAYER AND THE TEAM BY WHICH HE IS EMPLOYED SHALL BE A UNIFORM PLAYER CONTRACT IN THE FORM ANNEXED HERETO AS EXHIBIT A.

SECTION 2. LIMITATION ON AMENDMENTS.

(A) EXCEPT AS PROVIDED IN SECTIONS 3, 6, 7(D), 9, 10, AND 12 OF THIS ARTICLE, AND IN ARTICLE VII, SECTION 7 (EXTENSIONS, RENE GOTIATIONS, AND OTHER AMENDMENTS) OR ARTICLE XII (OPTION CLAUSES), NO AMENDMENTS TO THE FORM OF UNIFORM PLAYER CONTRACT PROVIDED FOR BY SECTION 1 OF THIS ARTICLE SHALL BE PERMITTED.

(B) NOTWITHSTANDING SECTION 2(A) ABOVE, EXCEPT AS PROVIDED: (I) IN SECTION 3 3(F), (I), (J), (L), (M), (N), (O), (P), AND SECTION 11 OF THIS ARTICLE, NO AMENDMENTS TO TWO-WAY CONTRACTS SHALL BE PERMITTED; AND (II) IN SECTION 5 3(F), (I), (J), (L), (M), (N), (O), (P), (R), AND SECTION 11 OF THIS ARTICLE, NO AMENDMENTS TO TWO-WAY CONTRACTS SHALL BE PERMITTED; AND (II) IN SECTION 5 3(E), (H), (J), (L), (M), (N), (O), (P), (R), AND SECTION 11 OF THIS ARTICLE, NO AMENDMENTS TO TWO-WAY CONTRACTS CONTAINING AN EXHIBIT 10 SHALL BE PERMITTED. FOR THE AVOIDANCE OF DOUBT, IN NO EVENT MAY A TEAM AND A PLAYER EXTEND, RENEGOTIATE, OR INCLUDE AN OPTION YEAR OR EARLY TERMINATION OPTION
IN A TWO-WAY CONTRACT OR A CONTRACT CONTAINING AN EXHIBIT 10.

(C) IF A TEAM AND A PLAYER ENTER INTO (I) A UNIFORM PLAYER CONTRACT
CONTAINING AN AMENDMENT TO AN EXISTING PLAYER CONTRACT
CONTAINING AN AMENDMENT TO AN EXISTING PLAYER CONTRACT WHERE SUCH AMENDMENT IS NOT SPECIFICALLY PERMITTED BY THIS AGREEMENT OR (II) A SUBSEQUENT AMENDMENT TO AN EXISTING PLAYER CONTRACT WHERE SUCH AMENDMENT TO AN EXISTING PLAYER CONTRACT. WHERE SUCH AMENDMENT TO AN EXISTING PLAYER CONTRACT ON SUBSEQUENT AMENDMENT, AS THE CASE MAY BE, SHALL BE
DISAPPROVED BY THE COMMISSIONER AND, CONSEQUENTLY, RENDERED NULL AND VOID.

SECTION 3. ALLOWABLE AMENDMENTS.

IN THEIR INDIVIDUAL CONTRACT, BUT ONLY IN THE FOLLOWING

```
16 ARTICLE II
(A) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 1 TO A
UNIFORM PLAYER CONTRACT) SETTING FORTH THE COMPENSATION TOBE PAID OR
AMOUNTS TO BE LOANED TO THE PLAYER FOR E ACH SEASON OF THE CONTRACT FOR
RENDERING THE SERVICES AND PERFORMING THE OBLIGATIONS DESCRIBED IN SUCH CONTRACT.
(B) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 1 TO A
UNIFORM PLAYER CONTRACT) SETTING FORTH LUMP SUM BONUSES, AND THE PAYMENT
DATE FOR REACH SUCH BONUS, TO BE PAID AS A RESULT OF: (I) THE PLAYER'S EXECUTION
OF A UNIFORM PLAYER CONTRACT OR EXTENSION (A "SIGNING BONUS"); (II) THE PLAYER'S EXECUTION
OF A UNIFORM PLAYER CONTRACT OR EXTENSION (A "SIGNING BONUS"); (II) THE PLAYER'S ACHIEVEMENT OF AGREED -UPON BENCHMARKS RELATING TO HIS
PERFORMANCE AS A PLAYER OR THE TEAM'S PERFORMAN CE DURING A PARTICULAR NBA
SEASON, SUBJECT TO THE LIMITATIONS IMPOSED BY P ARAGRAPH 3(C) OF THE UNIFORM
PLAYER CONTRACT AND SECTION 12 (1) BELOW: OR (III) THE PLAYER'S ACHIEVEMENT OF
AGREED -UPON BENCHMARKS RELATING TO HIS PHYSICAL CONDITION OR ACADEMIC
ACHIEVEMENT (E.G., EARNING A COLLEGE DEGREE OR COMPLETION OF A CERTIFIED
LEADERSHIP TRAINING PROGRAM, INCLUDING THE PLAYER'S ATTENDANCE AT AND
PARTICIPATION IN AN OFF -SEASON SUMMER LEAGUE AND/OR AN OFF -SEASON SKILL
AND/OR CONDITIONING PROGRAM UPON TERMS AND CONDITIONS AGREED UPON BY THE TEAM AND PLAYER (SUBJECT TO THE PROVISIONS OF SECTION 12 ( C) BELOW). ANY
AMENDMENT AGREED UPON PURSUANT TO SUBSECTIONS (II) OR (III) OF THIS SECTION 3(B) MUST BE STRUCTURED SO AS TO PROVIDE AN INCENTIVE FOR POSITIVE
ACHIEVEMENT BY THE PLAYER AND/OR THAT FAMILY AMENDMENT AGREED
UPON PURSUANT TO SUBSECTION (II) MUST BE BASED UPON SPECIFIC NUMERICAL
BENCHMARKS OR GENERALLY RECOGNIZED LEAGUE HONORS. BY WAY OF EXAMPLE
AND NOT LIMITATION, AN AMENDMENT AGREED UPON PURSUANT TO SECTION 3(B)(III)
MAY PROVIDE FOR THE PLAYER TO RECEIVE A BONUS IF HIS FREE -THROW PERCENTAGE
EXCEEDS EIGHTY PERCENT (80%), BUT MAY NOT PROVIDE FOR THE PLAYER TO RECEIVE
A BONUS IF HIS FREE -THROW PERCENTAGE IMPROVES OVER HIS P
```

```
ARTICLE II 17
(O) BY AGREEING UPON A COMPENSATION PAYMENT SCHEDULE (TO BE SET FORTH
IN EXHIBIT 1 TO A UNIFORM PLAYER CONTRACT) DIFFERENT FROM THAT PROVIDED FOR
BY PARAGRAPH 3(A) OF THE UNIFORM PLAYER CONTRACT) DIFFERENT FROM THAT PROVIDED HOWEVER, THAT
SUCH AMENDMENT SHALL COMPLY WITH THE PROVISIONS OF SECTION 3(B) ABOVE (RELATING TO LUMP SUM BONUS PAYMENTS) AND SECTION 13(E) BELOW AND,
PROVIDED, FURTHER THAT: (1) THE ONLY SUCH AMENDMENT THAT SHALL BE PERMITTED
WITH RESPECT TO ANY SEASON IN WHICH THE PLAYER'S COMPENSATION IS NOT GREATER
THAN THE MINIMUM PLAYER SALARY SHALL BE AS DESCRIBED IN SECTION 6(G) OR SECTION 11(A)(II) BELOW; AND (II) THE ONLY SUCH AMENDMENTS THAT SHALL BE
PERMITTED WITH RESPECT TO ANY SEASON IN WHICH THE PLAYER'S COMPENSATION IS
GREATER THAN THE MINIMUM PLAYER SALARY SHALL BE AS FOLLOWS: (Y) A UNIFORM
PLAYER CONTRACT MAY PROVIDE FOR THE PLAYER'S COMPENSATION (OTHER THAN
PLAYER CONTRACT MAY PROVIDE FOR THE PLAYER'S COMPENSATION (OTHER THAN
ADVANCES PURSUANT TO CLAUSE (Z) BELOW AND AMOUNTS PAID ON A DEFERRED BASIS
IN ACCORDANCE WITH AR TICLE XXY OF THIS AGREEMENT TO BE PAID IN EITHER
TWELVE (12) EQUAL SEMI-MONTHLY PAYMENTS OR THIRTY -SIX (36) EQUAL
SEMI-MONTHLY PAYMENTS BEGINNING WITH THE FIRST OF SAID PAYMENTS ON
NOVEMBER 1. OF EACH YEAR COVERED BY THE CONTRACT AND CONTINUING WITH SUCH PAYMENTS ON THE FIRST AND FIFTEENTH OF EACH MONTH UNTIL SAID COMPENSATION
IS PAID IN PLUL; AND (2) A UNIFORM PLAYER CONTRACT THAT, AT THE TIME THE

CONTRACT IS SIGNED. IS FULLY OR PARTIALLY PROTECTED FOR LACK OF SKILL AND INJURY
OR ILLNESS FOR A SEASON MAY PROVIDE FOR THE PLAYER TO BE PAID A PORTION OF HIS
COMPENSATION FOR SUCH SEASON, DY THE PLAYER TO BE PAID A PORTION OF HIS
COMPENSATION FOR SUCH SEASON, BY THE RESER OF EIGHTY PERCENT (80%) OF THE AMOUNT OF THE PLAYER TSO ASSON THAT IS
PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS, OR FIFTY PERCENT (50%) OF THE
PLAYER'S BASE COMPENSATION FOR SUCH SEASON, OR FIFTY PERCENT (50%) OF THE
PLAYER'S BASE COMPENSATION FOR SUCH SEASON, OR FIFTY PERCENT (50%) O
```

UNIFORM PLAYER CONTRACT) (I) SETTING FORTH THE COMPENSATION TO BE PAID TO

THE PLAYER (WITH NO BONUSES OF ANY KIND) FOR EACH SEASON OF THE CONTRACT FOR RENDERING THE SERVICES AND P ERFORMING THE OBLIGATIONS DESCRIBED IN SUCH CONTRACT AS A TWO -WAY PLAYER, IN ACCORDANCE WITH SECTION 11 BELOW (A "TWO -WAY CONTRACT"), AND (II) CONTAINING A STANDARD NBA CONTRACT CONVERSION OPTION IN ACCORDANCE WITH SECTION 11 (F) BELOW. (G) BY AGREEING UPON PR OVISIONS (TO BE SET FORTH IN EXHIBIT 1 OR EXHIBIT 1 ATO A UNIFORM PLAYER CONTRACT, AS APPLICABLE, SUBJECT TO THE PROVISIONS OF ARTICLE XXIV, PROHIBITING OR LIMITING THE TEAM'S RIGHT TO TRADE SUCH CONTRACT TO ANOTHER TEAM. (H) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 1 OR EXHIBIT 1 ATO A UNIFORM PLAYER CONTRACT, AS APPLICABLE) STATING THAT A PLAYER WHO, PURSUANT TO ARTICLE VII, SECTION 8 (B), CANNOT BE TRADED WITHOUT HIS CONSENT, AGREES TO ELIMINATE HIS RIGHT TO CONSENT TO A TRADE. (I) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 1 TO A UNIFORM PLAYER CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT) STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT STATING THAT THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT (AS DESCRIBED IN EXHIBIT 1, 1A, 0A, 1B TO SUCH CONTRACT STATING THAT AND SUBJECT TO THE STANDARD CONDITIONS OR LIMITATIONS SET FORTH IN SECTION 4 BELOW (AND IN THAT FAR REGOTINATED BY THE FLAYER AND THE P

FORTH IN THIS SECTION 3(I)(III), AND FURTHER PROVIDED THAT, FOR CLARITY AND WITHOUT LIMITATION, PROTECTION FOR INJURY OR ILLNESS

SHALL NOT INCLUDE PROTECTION FOR MENTAL DISABILITY; AND/OR
(IV) MENTAL DISABILITY NOT COVERED BY AN INSURANCE POLICY PROCURED BY A TEAM FOR THE PLAYER'S BENEFIT ("MENTAL

(J) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 3 TO A

(j) BY AGREEING UPON PROVISIONS (10 BE SET FORTH IN EXHIBIT 3 TO A
UNIFORM PLAYER CONTRACT) LIMITING OR ELIMINATING THE PLAYER'S RIGHT TO RECEIVE HIS BASE COMPENSATION (IN ACCORDANCE WITH P ARAGRAPHS 7(C), 1 6(A)(III), AND
16(B) OF THE UNIFORM PLAYER CONTRACT) WHEN THE PLAYER'S DISABILITY OR UNFITNESS TO PLAY SKILLED BASKETBALL IS CAUSED BY THE RE -INJURY OF ONE OR MORE
INJURIES SUSTAINED PRIOR TO, OR BY THE AGGRAVATION OF ONE OR MORE CONDITIONS THAT EXISTED PR IOR TO, THE EXECUTION OF THE UNIFORM PLAYER CONTRACT PROVIDING
FOR SUCH BASE COMPENSATION. NOTWITHSTANDING THE FOREGOING, THE PROVISIONS SET FORTH IN EXHIBIT 3 TO A UNIFORM PLAYER CONTRACT SHALL NOT APPLY
FOR A SEASON IN THE EVENT SUCH CONTRACT IS TERMINA TED DURING THE PERIOD FROM

THE FEBRUARY 1 OF SUCH SEASON THROUGH THE END OF THAT SEASON.

(K) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 4 TO A

UNIFORM PLAYER CONTRACT), SUBJECT TO THE PROVISIONS OF ARTICLE XXIV, ENTITLING A PLAYER TO EARN COMPENSATION IF SUCH PLAYER'S UNIFORM PLAYER

CONTRACT IS TRADED TO ANOTHER NBA TEAM.

(L) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 5 TO A

UNIFORM PLAYER CONTRACT) PERMITTING THE PLAYER TO PARTICIPATE OR ENGAGE IN SOME OR ALL OF THE ACTIVITIES OTHERWIS E PROHIBITED BY P ARAGRAPH 12 OF THE

SOME OR ALL OF THE ACTIVITIES OTHERWIS E PROHIBITED BY P ARAGRAPH 12 OF THE UNIFORM PLAYER CONTRACT; PROVIDED, HOWEVER, THAT NO AMENDMENT TO PARAGRAPH 12 OF THE UNIFORM PLAYER CONTRACT SHALL PERMIT A PLAYER TO PARTICIPATE IN ANY PUBLIC GAME OR PUBLIC EXHIBITION OF BASKETBALL NOT APPROVED IN ACCORDANCE WITH ARTICLE XXIII OF THIS AGREEMENT.

(M) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 6 TO A

UNIFORM PLAYER CONTRACT) ESTABLISHING THAT THE PLAYER MUST REPORT FOR AND SUBMIT TO A PHYSICAL EXAMINATION TO BE PERFORMED BY A PHYSICIAN DESIGNATED BY THE TEAM, SUBMITED BY TH

(N) BY AGREEING TO DELETE P ARAGRAPH 7(B) OF THE UNIFORM PLAYER CONTRACT
IN ITS ENTIRETY AND SUBSTITUTING THEREFOR THE PROVISION SET FORTH IN EXHIBIT 7
TO A UNIFORM PLAYER CONTRACT.
(O) BY AG REEING EITHER (I) TO DELETE P ARAGRAPH 13(B) OF THE UNIFORM
PLAYER CONTRACT IN ITS ENTIRETY, OR(II) TO DELETE THE LAST SIXTEEN (16) WORDS OF
THE FIRST SENTENCE OF P ARAGRAPH 13(B) OF SUCH CONTRACT.
(P) BY AGREEING UPON PROVISIONS FOR THE PURPOSE OF TERMINATING AN
ALREADY - EXISTING UNIFORM PLAYER CONTRACT TO THE EXPIRATION OF ITS STATED
TERM, STATING AS FOLLOWS: (I) THE TEAM WILL REQUEST WAIVERS ON THE PLAYER IN
ACCORDANCE WITH P ARAGRAPH 16 OF THE C ONTRACT IMMEDIATELY FOLLOWING THE
COMMISSIONER'S APPROVAL OF SUCH AMENDMENT; AND (II) SHOULD THE PLAYER
CLEAR WAIVERS AND HIS CONTRACT THEREUPON BE TERMINATED (X) THE AMOUNT OF
ANY COMPENSATION PROTECTION CONTAINED IN THE CONTRACT WILL IMMEDIATELY BE
REDUC ED OR ELIMINATED, AND/OR (Y) THE TEAM'S RIGHT OF SET -OFF UNDER
ARTICLE XXVII OF THIS AGREEMENT WILL BE MODIFIED OR ELIMINATED.
(Q) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 8 TO A
UNIFORM PLAYER CONTRACT) STATING THAT THE CONTRACT WILL BE TRADED TO ANOTHER TEAM WITHIN FORTY -EIGHT (48) HOURS OF ITS EXECUTION OR AMENDMENT, WITH SUCH
TRADE AND THE CONSUMMATION OF SUCH TRADE TO BE CONDITIONS PRECEDENT TO THE VALIDITY OF THE CONTRACT OR AN AMENDMENT THERETO; PROVIDED, HOWEVER, THAT
ANY SUCH SIGN -AND-TRADE TRANSACTION MUST COMPLY WITH ARTICLE VII,
SECTION 8(E).

(R) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 9 TO A

(R) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 9 TO A
UNIFORM PLAYER CONTRACT) ELIMINATING THE PLAYER'S RIGHT TO RECEIVE HIS BASE COMPENSATION (IN ACCORDANCE WITH P ARAGRAPHS 7(C), 16(A)(I II), AND 16(B) OF
THE UNIFORM PLAYER CONTRACT) IN THE EVENT THE CONTRACT IS TERMINATED PRIOR TO THE FIRST DAY OF THE REGULAR SEASON COVERED BY SUCH CONTRACT; PROVIDED,
HOWEVER, THAT SUCH AMENDMENT SHALL BE PERMITTED ONLY IF: (I) THE CONTRACT
IS FOR ONE (1) SEASON IN LENGTH, PROVIDES FOR THE MINIMUM PLAYER SALARY (WITH
NO BONUSES OF ANY KIND) OR TWO- WAY SALARY AND DOES NOT PROVIDE FOR
COMPENSATION PROTECTION OF ANY KIND PURSUANT TO SECTION 3(I) ABOVE (A
"NON -GUARANTEED, TRAINING CAMP CONTRACT"); (II) AT THE TIME OF SIGNING THE
NON-GUARANTEED, TRAINING CAMP CONTRACT, THE TEAM HAS NO FEWER THAN
FOURTEEN (14) PLAYERS SIGNED TO PLAYER CONTRACTS (NOT INCLUDING ANY PLAYER
SIGNED TO A TWO- WAY CONTRACT OR A NON -GUARANTEED, TRAINING CAMP
CONTRACT) ON THE TEAM'S ROSTE R IN RESPECT OF THE UPCOMING (OR, AFTER THE FIRST

ARTICLE II 21
DAY OF TRAINING CAMP, THE THEN- CURRENT) SEASON; AND (III) NO TEAM MAY BE A
PARTY AT ANY ONE TIME TO MORE THAN SIX (6) NON -GUARANTEED, TRAINING CAMP
CONTRACTS.
(S) BY AGREEING UPON PROVISIONS (TO BE SET FORTH IN EXHIBIT 10 TO A
UNIFORM PLAYER CONTRACT), SUBJECT TO SECTION 11(H) BELOW:
(I) ENTITLING A PLAYER TO RECEIVE A BONUS (THE "EXHIBIT 10 BONUS")
IN AN AMOUNT BETWEEN \$5,000 AND THE "MAXIMUM EXHIBIT 10
BONUS AMOUNT" (DEFINED BELOW) FOR THE SALARY CAP YEAR IN
WHICH THE CONTRACT IS SIGNED IF (1) THE CONTRACT IS TERMINATED
BY THE TEAM IN ACCORDANCE WITH THE NBA WAIVER PROCEDURE PRIOR TO THE FIRST DAY OF THE REGULAR SEASON, AND (2) THE PLAYER
(A) SIGNS WITH THE NBA GL PRIOR TO THE DEDALINE SET BY THE
NBAGL FOR NBAGL TEA MS TO DESIGNATE AFFILIATE PLAYERS,
(B) IS INITIALLY ASSIGNED BY THE NBAGL TO SUCH TEAM'S
NBAGL AFFILIATE, AND (C) DOES NOT LEAVE THE NBAGL (E.G., BY
BUYING OUT HIS CONTRACT WITH THE NBAG AND SIG NING A
CONTRACT WITH AN INTERNATIONAL TEAM) PRIOR TO PROVIDING SIXTY (60) CONSECUTIVE DAYS OF SERVICE DURING THE NBAGL
SEASON (THE "60 -DAY SERVICE PERIOD", PROVIDED THAT, IN THE
TEAM PRIOR TO COMPLETING THE 60 -DAY SERVICE PERIOD. FOR
PLAYER SHALL STILL SATISFY THIS CLAUSE (C) IF HE TIMELY RETURNS TO SUCH TEAM'S NBAGL AFFILIATE UPON THE COMPLETION OR
TERMINATION OF SUCH CONTRACT(S) AND COMPLETES THE
OUTSTANDING PORTION OF THE 60 -DAY SERVICE PERIOD. FOR
CLARITY, A PLAYER WILL NOT SATISFY THIS CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING THE 60 -DAY SERVICE PERIOD. FOR
CLARITY, A PLAYER WILL NOT SATISFY THIS CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING THE 50 -DAY SERVICE PERIOD. FOR
CLARITY, A PLAYER WILL NOT SATISFY THIS CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING THE 60 -DAY SERVICE PERIOD. FOR
CLARITY, A PLAYER WILL NOT SATISFY THIS CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING THE 60 -DAY SERVICE PERIOD. FOR
CLARITY, A PLAYER WILL NOT SATISFY THIS CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING THE 50 -DAY SERVICE PERIOD CONTRACT. WITH A PROFESSIONAL BASKETBALL TEAM OTHER THAN THE TE

22 ARTICLE II
WITH A CONVERSION PROTECTION AMOUNT BUT WITHOUT AN
EXHIBIT 10 BONUS (THE "ACQUIRED EXHIBIT 10"), THE ACQUIRED
EXHIBIT 10 SHALL BE DEEMED TO INCLUDE AN EXHIBIT 10 BONUS EQUAL TO THE CONVERSION PROTECTION AMOUNT; AND
(II) STATING THAT, IF PRIOR TO THE FIRST DAY OF THE REGULAR SEASON (II) STATING THAT, IF PRIOR TO THE FIRST DAY OF THE REGULAR SEASON
(A) THE TEAM EXE RCISES THE TWO -WAY PLAYER CONVERSION
OPTION IN ACCORDANCE WITH SECTION 11(H) BELOW, AND/OR (B) THE CONTRACT IS NOT TERMINATED BY THE TEAM, THE
COMPENSATION PROVIDED FOR BY THE CONTRACT WILL BE PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS IN AN AMOUNT
(THE "CONVERSION PROTECTION AMOUNT,") BETWEEN \$5,000 AND
THE MAXIMUM EXHIBIT 10 BONUS AMOUNT; PROVIDED, HOWEVER, THAT IF THE EXHIBIT 10 CONTAINS AN EXHIBIT 10 BONUS, THE EXHIBIT 10 MUST ALSO CONTAIN A CONVERSION PROTECTION AMOUNT AND THE CONVERSION PROTECTI ON AMOUNT BONUS, THE EXHIBIT 10 MUST ALSO CONTAIN A CONVERSION PROTECTION AMOUNT AND THE CONVERSION PROTECTI ON AMOUNT
MUST BE EQUAL TO THE EXHIBIT 10 BONUS.

THE "MAXIMUM EXHIBIT 10 BONUS AMOUNT" SHALL BE: (1) \$75,000 FOR THE
2023- 24 SALARY CAP YEAR, AND (2) FOR EACH SUBSEQUENT SALARY CAP YEAR,
\$75,000 MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS THE SALA RY CAP
FOR THE APPLICABLE SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE 2023- 24 SALARY CAP YEAR.

IN THE EVENT THAT NBAGL RULES PERMIT A TEAM, OTHER THAN THE TEAM THAT LAST REQUESTED WAIVERS ON THE PLAYER, TO DESIGNATE THE PLAYER AS AN AFFILIATE
PLAYER (THE "DESIGNATING TEAM"), THE DESIGNATING TEAM SHALL BE RESPONSIBLE FOR PAYING THE EXHIBIT 10 BONUS TO THE PLAYER PROVIDED THAT (A) THE
DESIGNATING TEAM DESIGNATES THE PLAYER AS AN AFFILIATE PLAYER, (B) PRIOR TO THE WAIVER, THE DESIGNA TING TEAM WAS A PARTY TO THE CONTRACT CONTAINING THE
EXHIBIT 10 BONUS, AND (C) THE PLAYER SATISFIES THE CONDITIONS SET FORTH IN SECTION 3(S)(I) ABOVE WITH RESPECT TO THE DESIGNATING TEAM'S NBAGL AFFILIATE.

WITH RESPECT TO A PLAYER, IF THE NBAGL AFFILIATE OF AN NBA TEAM IS
PERMITTED, PURSUANT TO NBAGL RULES, TO DESIGNATE THE PLAYER AS A RETURNING PLAYER (SUCH NBA TEAM, THE "RETURNING RIGHTS TEAM"), THEN ANY TEAM
OTHER THAN THE RETURNING RIGHTS TEAM SHALL, PRIOR TO ENTERING INTO A CONTRACT
CONTAINING AN EXHIBIT 10 WITH THE PLAYER, BE REQUIRED TO PROVIDE WRITTEN
NOTICE TO THE PLAYER (WITH A COPY TO THE PLAYERS ASSOCIATION) THAT, PURSUANT

22 ARTICLE II

TO NBAGL RULES, THE NBAGL AFFILIATE OF THE RETURNING RIGHTS TEAM HOLDS
THE RIGHT TO SO DESIGNATE THE PLAYER. THE NBA SHALL IMPOSE A FINE OF NO LESS
THAN \$25,000 ON ANY TEAM THAT FAILS TO PROVIDE THE NOTICE REQUIRED BY THIS PARAGRAPH.

NO TEAM MAY (A) BE A PARTY AT ANY ONE TIME TO MORE THAN SIX (6) CONTRACTS CONTAINING AN EXHIBIT 10, OR (B) ENTER INTO A PLAYER CONTRACT WITH AN EXHIBIT 10 UNLESS SUCH CONTRACT IS FOR ONE (1) SEASON IN LENGTH, PROVIDES FOR THE MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND OTHER THAN THE EXHIBIT 10 BONUS), AND DOES NOT PROVIDE FOR COMPENSATION PROTECTION OF ANY KIND PURSUANT TO SECTION 3(I) ABOVE (OTHER THAN IN CONNECTION WITH SECTION 3(S)(II) ABOVE).

A TEAM MAY ENTER INTO A CONTRACT WITH BOTH AN EXHIBIT 9 AND AN EXHIBIT 10 IN ACCORDANCE WITH THE PRECEDING TERMS; PROVIDED, HOWEVER, THAT IF A TEAM

EXERCISES ITS TWO -WAY PLAYER CONVERSION OPTION, THE CONTRACT'S EXHIBIT 9 SHALL BE RENDERED NULL AND VOID AND OF NO FURTHER FORCE OR EFFECT UPON THE

EXERCISE OF SUCH TWO -WAY PLAYER CONVERSION OPTION.

EXERCISE OF SUCH TWO -WAY PLATER CONVERSION OPTION.

SECTION 4. COMPENSATION PROTECTION.

(A) LACK OF SKILL. WHEN A TEAM AGREES TO PRO TECT, IN WHOLE OR IN PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT IN THE

THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT IN THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO PARAGRAPH 16(A)(III) THEREOF, BY REASON OF THE PLAYER'S LACK OF SKILL, SUCH AGREEMENT SHALL MEAN TH AT, SUBJECT TO ANY CONDITIONS OR LIMITATIONS SET FORTH IN THIS SECTION 4(A) OR EXHIBIT 2 TO THE UNIFORM PLAYER CONTRACT, OR EXPRESSLY

SET FORTH ELSEWHERE IN THIS AGREEMENT, NOTWITHSTANDING THE PROVISIONS OF

PARAGRAPHS 16(A)(III), 16(D), 16(E), AND 16(G) OF SUCH CONTRACT, THE TERMINATION OF SUCH CONTRACT BY THE TEAMON ACCOUNT OF THE PLAYER'S FAILURE TO EXHIBIT SUFFICIENT SKILL OR COMPETITIVE ABILITY SHALL IN NO WAY AFFECT THE TERMINATION OF SUCH CONTRACT BY THE TEAMON ACCOUNT OF THE PLAYER'S FAILURE TO EXHIBIT SUFFICIENT SKILL OR COMPETITIVE ABILITY SHALL IN NO WAY AFFECT PLAYER'S RIGHT TO RECEIVE, IN WHOLE OR IN PART, THE BASE COMPENSATION PAYABLE PURSUANT TO EXHIBIT 1 (OR EXHIBIT 1A OR EXHIBIT 1B, AS APPLICABLE) TO SUCH

CONTRACT IN THE AMOUNTS AND AT THE TIMES CALLED FOR BY SUCH EXHIBIT; PROVIDED, HOWEVER, THAT: (I) SUCH LACK OF SKILL DOES NOT RESULT FROM THE PLAYER'S PARTICIPATION IN ACTIVITIES PROHIBITED BY P ARAGRAPH 12 OF THE UNIFORM PLAYER CONTRACT (AS SUCH PARAGRAPH MAY BE MODIFIED BY EXHIBIT 5 TO THE PLAYER CONTRACT), ATTEMPTED SUICIDE, INTENTIONAL SELF -INFLICTED INJURY, ABUSE OF ALCOHOL, USE OF ANY PROHIBITED SUBSTANCE OR CONTROLLED SUBSTANCE, ABUSE OF OR ADDICTION TO PRESCRIPTION DRUGS, CONDUCT OCCURRING DURING THE

```
24 ARTICLE II

COMMISSION OF ANY FELONY FOR WHICH THE PLAYER IS CONVICTED (INCLUDING BY A
PLEA OF GUILTY, NO CONTEST, OR NOLO CONTENDERE), PARTICIPATION IN ANY RIOT,
INSURRECTION, OR WAR OR OTHER MI LITARY ACTIVITIES, OR FAILURE TO COMPLY WITH THE
REQUIREMENTS OF PARAGRAPHS 7(D) -(I) OF THE UNIFORM PLAYER CONTRACT; (II) AT
THE TIME OF THE PLAYER'S FAILURE TO RENDER PLAYING SERVICES, THE PLAYER IS NOT IN MATERIAL BREACH OF SUCH CONTRACT; (III) IF THE TEAM, FOR ITS OWN BENEFIT, SEEKS
TO PROCURE AN INSURANCE POLICY COVERING THE PLAYER'S LACK OF SKILL, THE PLAYER
COOPERATES WITH THE TEAM IN PROCURING SUCH AN INSURANCE POLICY, INSCLUDING

BY AMONG OTHER TRUING'S (SURPLYING ALL INSORMATION) BEQUIESTED OF HIM.
BY, AMONG OTHER THINGS, SUPPLYING ALL INFORMATION REQUESTED OF HIM, COMP LETING APPLICATION FORMS, OR OTHERWISE, AND SUBMITTING TO ALL
EXAMINATIONS AND TESTS REQUESTED OF HIM BY OR ON BEHALF OF THE INSURANCE COMPANY IN CONNECTION WITH THE TEAM'S EFFORTS TO PROCURE SUCH POLICY; AND (IV) IF THE TEAM, FOR ITS OWN BENEFIT, HAS PROCURED SUCH AN INSURANCE POLICY,
(IV) IF THE TEAM, FOR ITS OWN BENEFIT, HAS PROCURED SUCH AN INSURANCE POLICY, THE PLAYER COOPERATES (IN THE MANNER DESCRIBED ABOVE) WITH THE TEAM AND INSURANCE COMPANY IN THE PROCESSING OF THE TEAM'S CLAIM UNDER SUCH POLICY.

(B) DEATH. WHEN A TEAM AGREES TO PROTECT, IN WHOLE OR IN PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT IN THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO P ARAGRAPH 16(A)(IV)
THEREOF, BY REASON OF THE PLAYER'S FAILURE TO RENDER HIS SERVICES THEREUNDER, IF SUCH FAILURE HAS BEEN CAUSED BY THE PLAYER'S DEATH, SUCH AGREEMENT SHALL MEAN THAT, SUBJECT TO ANY CONDITIONS OR LIMITATIONS SET FORTH IN THIS
MEAN THAT, SUBJECT TO ANY CONDITIONS OR LIMITATIONS SET FORTH IN THIS SECTION 4(B) OR EXHIBIT 2 TO THE UNIFORM PLAYER CONTRACT, OR EXPRESSLY SET FORTH ELSEWHERE IN THIS AGREEMENT, NOTWITHSTANDING THE PROVISIONS OF PARAGRAPHS 16(A)(III), 16(B), 16(C), 16(D), 16(E), AND 16(G) OF SUCH CONTRACT, THE TERMINATION OF SUCH CONTRACT BY THE TEAM SHALL IN NO WAY AFFECT THE PLAYER'S (OR HIS ESTATE'S OR DULY APPOINTED BENEFICIARY'S) RIGHT TO RECEIVE, IN WHOLE OR IN PART, THE BASE COMPENSATION PAYABLE PURSUANT TO EXHIBIT 1 (OR
EXHIBIT 1A OR EXHIBIT 1B, AS APPLICABLE) TO SUCH CONTRACT IN THE AMOUNTS
AND AT THE TIMES CALLED FOR BY SUCH EXHIBIT; PROVIDED, HOWEVER, THAT: (I) SUCH
DEATH DOES NOT RESULT FROM THE PLAYE R'S PARTICIPATION IN ACTIVITIES PROHIBITED
DEATH DOES NOT RESULT FROM THE PLAYE R'S PARTICIPATION IN ACTIVITIES PROHIBITED
BY PARAGRAPH 12 OF THE UNIFORM PLAYER CONTRACT (AS SUCH P ARAGRAPH MAY BE
MODIFIED BY EXHIBIT 5 TO THE PLAYER CONTRACT), SUICIDE, INTENTIONAL
SELF-INFLICTED INJURY, ABUSE OF ALCOHOL, USE OF ANY PROHIBITED SUBSTANCE OR
CONTROLLED SUBSTANCE, ABUSE OF OR ADDICTION TO PRESCRIPTION DRUGS, CONDUCT OCCURRING DURING THE COMMISSION OF ANY FELONY FOR WHICH THE PLAYER IS
CONVICTED (INCLUDING BY A PLEA OF GUILTY, NO CONTEST, OR NOLO CONTENDERE),
PARTICIPATION IN ANY RIOT, INSURRECTION, OR WAR OR OTHER MILITARY ACTIVITIES, OR
FAILURE TO COMPLY WITH THE REQUIREMENTS OF PARAGRAPHS 7(D) -(I) OF THE
INITIONAL MAND CONTRACT, (II) AT THE TIME OF THE PLAYER SO PENDERS.
```

UNIFORM PLAYER CONTRACT; (II) AT THE TIME OF THE PLAYER'S FAILURE TO RENDER

```
ARTICLE II. 25
PLAYING SERVICES, THE PLAYER IS NOT IN MATERIAL BREACH OF SUCH CONTRACT; (III) IF
THE TEAM, FOR ITS OWN BENEFIT, SEEKS TO PROCURE AN INSURANCE POLICY COVERING
THE PLAYER'S DEATH, THE PLAYER COOPERATES WITH THE TEAM IN PROCURING SUCH AN
INSURANCE POLICY, INCLUDING BY, ANDNIG OTHER THINGS, SUPPLYING ALL INFORMATION
REQUESTED OF HIM. COMPLETING APPLICATION FORMS, OR OTHERWISE, AND SUBMITTING TO ALL EXAMINATIONS AND TESTS REQUESTED OF HIM BY OR ON BEHALF OF
THE INSURANCE COMPANY IN CONNECTION WITH THE TEAM SEFFORTS TO PROCURE
SUCH POLICY, THE PLAYER'S ESTATE AND/OR DULY APPOINTED BENEFICIARY
COOPERATES (IN THE MANNER DESCRIBED ABOVE) WITH THE TEAM AND INSURANCE
COMPANY IN THE PROCESSING OF THE TEAM'S CLAM UNDER SUCH POLICY.
(C) BASKETBALL -RELATED INJURY, WHEN A TEAM AGRES TO PROTECT, IN
WHOLE OR IN PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER
CONTRACT IN THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO
PARAGRAPH 16(A)(IV) THESOF, BY REASON OF THE PLAYER'S FAILURE TO RENDER THE SEED OF A UNIFORM PLAYER
CONTRACT IN THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO
PARAGRAPH 16(A)(IV) THESOF, BY REASON OF THE PLAYER'S FAILURE TO RENDER HIS
SERVICES THEREUNDER, IF SUCH FAILURE HAS BEEN CAUSED BY THE PLAYER'S DISABILITY AND/OR UNFITNESS TO PLAY SKILLED BASKETBALL AS A DIRECT RESULT OF AN INJURY
SUSTAINED WHILE PARTICIPATING IN ANY BASKETBALL PRACTICE OR GAME PLAYED FOR
THE TEAM, SUCH AGREEMENT SHALL MEAN THAT, SUBJECT TO ANY CONDITIONS OR
UNITATIONS SET FORTH IN THIS SECTION (4)(C) OR EXHIBIT 2 TO THE UNIFORM PLAYER
CONTRACT, OR EXPRESSLY SET FORTH ELSEWHERE IN THIS AGREEMENT,
NOTWITHSTANDING THE PROVISIONS OF PARAGRAPHSTS, B), 7(C), 16(A)(A)(III), 16(B),
16(C), 16(D), AND 16(G) OF SUCH CONTRACT, IT ETERNIATION OF SUCH CONTRACT
IN PART, THE BASE COMPENSATION PAYABLE PURSUANT TO SCHEWE, IN HIT LO RESHIBIT 1B, AS APPLICABLE) TO SUCH CONTRACT IN THE AMOUNTS
AND AT THE TIMES CALLED FOR BY SUCH EXHIBIT; PROVIDED, HOWEVER, THAT: (SUCH A
INJURY DOES NOT RESULT FROM THE
```

```
26 ARTICLE II
INJURY, THE PLAYER COOPERATES WITH THE TEAM IN PROCURING SUCH AN INSURANCE
POLICY, INCLUDING BY, AMONG OTHER THINGS, SUPPLYING ALL INFOR MATION
REQUESTED OF HIM, COMPLETING APPLICATION FORMS, OR OTHERWISE, AND
SUBMITTING TO ALL EXAMINATIONS AND TESTS REQUESTED OF HIM BY OR ON BEHALF OF
THE INSURANCE COMPANY IN CONNECTION WITH THE TEAM'S EFFORTS TO PROCURE
SUCH POLICY, THE PLAYER COOPERATES (IN THE MANNER DESCRIBED ABOVE) WITH
THE TEAM AND THE INSURANCE COMPANY IN THE PROCESSING OF THE TEAM'S CLAIM
UNDER SUCH POLICY,
INDIBURY OR ILLNESS. WHEN A TEAM AGREES TO PROTECT, IN WHOLE OR IN
PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT IN
THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO
PARAGRAPH 16(A)(IV) THEREOF, BY REASON OF THE PLAYER'S FAILURE TO RENDER HIS
SERVICES THEREUNDER, IF SUCH FAILURE HAS BEEN CAUSED BY AN INJURY, ILLNESS, OR BISABILITY SUFFERED OR SUSTAINED BY THE PLAYER, SUCH AGREEMENT SHALL MEAN THAT,
SUBJECT TO ANY CONDITIONS OF LIMITATIONS SET FORTH IN THIS SECTION 4(0) OR
EXHIBIT 2 TO THE UNIFORM PLAYER CONTRACT, OR EXPRESSIS SET FORTH ELSEWHERE
IN THIS AGREEMENT, NOTWITHSTANDING THE PROVISIONS OF P ARAGRAPHS 7(B), 7(C),
16(A)(III), 16(B), 16(C), 16(D), AND 16(C) OF SUCH CONTRACT, THE TERMINATION OF
SUCH CONTRACT BY THE TEAM SHALL IN NO WAY AFFECT THE PLAYER'S RIGHT TO RECIVE,
IN WHOLE OR IN PART, THE BASE COMPENSATION PRAYBLE PURSUANT TO EXHIBIT!

(OR EXHIBIT 10 OR EXHIBIT 10, AS APPLICABLE) TO SUCH CONTRACT IN THE AMOUNTS

SUCH A PARGRAPH ANY BE MODIFIED IN EXHIBIT; PROVIDED, HOWEVER, THAT: (I) SUCH
INJURY, ILLNESS, OR DISABILITY DOUS NOT RESULT FROM THE PLAYER'S PARTICIPATION IN
ACTIVITIES PROHIBITED BY PARGRAPHS 7 (B), THE PLAYER'S PARTICIPATION IN
ACTIVITIES PROHIBITED BY PARGRAPHS 7 (B) SUCH
ANY PROHIBITED SUBSTANCE OR CONTRACT IN THE AMOUNTS

OF A PARGRAPH ANY BE MODIFIED IN EXHIBIT 5 TO THE PLAYER'S OR ALCOHOL, USE OF
ANY PROHIBITED SUBSTANCE OR CONTRACT IN FORM THE PLAYER'S OR ALCOHOL, USE OF
ANY PROHIBITED SUBSTANCE OR CONTRACT. IN THE FUL
```

OR OTHERWISE, AND SUBMITTING TO ALL EXAMINATIONS AND TESTS REQUESTED OF HIM

ARTICLE II Z'
BY OR ON BEHALF OF THE INSURANCE COMPANY IN CONNECTION WITH THE TEAM'S
EFFORTS TO PROCURE SUCH POLICY; AND (IV) IF THE TEAM, FOR ITS OWN BENEFIT, HAS
PROCURED SUCH AN INSURANCE POLICY; AND (IV) IF THE TEAM, FOR ITS OWN BENEFIT, HAS
PROCURED SUCH AN INSURANCE POLICY; AND (IV) IF THE TEAM, FOR ITS OWN BENEFIT, HAS
PROCURED SUCH AN INSURANCE POLICY; AND (IV) IF THE TEAM AND INSURANCE COMPANY IN THE PROCESSI NG
OF THE TEAM'S CLAIM MUNDER SUCH POLICY.

(E) MENTAL DISABILITY. WHEN A TEAM AGREES TO PROTECT, IN WHOLE OR IN
PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT IN THE EVENT SUCH CONTRACT IS TERMINATED BY THE TEAM, PURSUANT TO
PARAGRAPH 16(A)(IV) THEREOF, BY REASON OF THE PLAYER'S FAILURE TO RENDER HIS
SERVICES THEREUNDER, IF SUCH FAILURE HAS BEEN CAUSED BY THE PLAYER'S MENTAL DISABILITY, SUCH AGREEMENT SHALL MEAN THAT, SUBJECT TO ANY CONDITIONS OR
LIMITATIONS SET FORTH IN THIS SECTION 4(E) OR EXHIBIT 2 TO THE UNIFORM PLAYER
CONTRACT, OR EXPRESSLY SET FORTH ELSEWHERE IN THIS AGREEMENT,
NOTWITHSTANDING THE PROVISIONS OF P ARRGARAPH 16(A)(III), 16(B), 16(C), 16(D),
16(E), AND 16(G) OF SUCH CONTRACT, THE TERMINATION OF SUCH CONTRACT BY THE
TEAM SHALL IN NO WAY AFFECT THE PLAYER'S (OR IS) DLLY APPOINTED LEGAL
REPRESENTATIVE'S) RIGHT TO RECEIVE, IN WHOLE OR IN PART, THE BASE COMPENSATION
PAYABLE PURSUANT TO EXHIBIT 1 (OR EXHIBIT 12 NG EXHIBIT 12 NG EXHIBIT 12 NG EXHIBIT 12 NG
PAYABLE PURSUANT TO EXHIBIT 1 OR EXHIBIT 18 IN, SA APPLICA BLE)

TO SUCH CONTRACT IN THE AMOUNTS AND AT THE TIMES CALLED FOR BY SUCH EXHIBIT; PROVIDED, HOWEVER, THAT: (I) SUCH MENTAL DISABILITY DOES NOT RESULT FROM THE
PLAYER'S PARTICIPATION IN ACTIVITIES PROHIBITED BY P ARAGRAPH 12 OF THE UNIFORM
PLAYER CONTRACT, ATTEMPTED SUICIDE, INTENTIONAL SELF -INFLICTED INJURY, THE USE

OF ANY PROHIBITED SUBSTANCE, A BUSIFIANCE, ABUSE OF OR ADDICTION TO PRESCRIPTION DRUGS, CONDUCT OCCURRING DURING THE COMMISSION OF ANY
FELONTY FOR WHICH THE PLAYER IS CONVINCTED (INCLUDING BY A PLEA OF GUILLTY, NO CONTEST, OR NOLO CONTR

INSURANCE POLICY, THE PLAYER (AND/OR HIS DULY APPOINTED LEGAL REPRESENTATIVE)

28 ARTICLE II
COOPERATES (IN THE MANNER DESCRIBED ABOVE) WITH THE TEAM AND INSURANCE
COMPANY IN THE PROCESSING OF THE TEAM'S CLAIM UNDER SUCH POLICY.

(F) NO AGREEMENT BY A TEAM TO PROTECT, IN WHOLE OR IN PART, THE BASE
COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT SHALL REQUIRE (OR BE CONSTRUED AS REQUIRING) SUCH TEAM TO CONTINUE TO EMPLOY THE PLAYER (WHETHER ON THE ACTIVE LIST, INACTIVE LIST, TWO -WAY LIST, OR OTHERWISE); NOR SHALL ANY SUCH AGREEMENT AFFORD THE PLAYER ANY RIGHT TO BE EMPLOYED, OR TO BE DEEMED AS HAVING BEEN EMPLOYED, BY SUCH TEAM FOR ANY PURPOSE. (G) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, WHEN A TEAM AGREES TO PROTECT, IN WHOLE OR IN PART, THE BASE COMPENSATION PROVIDED FOR BY A UNIFORM PLAYER CONTRACT, AND SUCH PROTECTION IS CONTINGENT ON THE SATISFACTION OF A CONDITION EXPRESSLY SET FORTH IN EXHIBIT 2 TO THAT CONTRACT, SUCH PROTECTION SHALL BE APPLICABLE AND EFFECTIVE ONLY IF THE PLAYER CONTRACT HAS NOT PREVIOUSLY BEEN TERMINATE D AT THE TIME SUCH CONDITION IS SATISFIED. CONDITION IS SATISFIED.

(H) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, WHEN A

TEAM AGREES TO PROTECT, IN WHOLE OR IN PART, THE BASE COMPENSATION PROVIDED FOR IN ANY OPTION YEAR IN FAVOR OF THE TEAM INCLUDED IN A UNIFORM PLAYER CO NTRACT, SUCH PROTECTION SHALL BE APPLICABLE AND EFFECTIVE ONLY IF THE

OPTION TO EXTEND THE TERM PROVIDED FOR IN THE CONTRACT WAS EXERCISED BY THE TEAM PRIOR TO THE TERMINATION OF THE CONTRACT. WHEN A TEAM AGREES TO OPTION TO EXTEND THE TERM PROVIDED FOR IN THE CONTRACT WAS EXERCISED BY THE PROTECT, IN WHOLE OR IN PART, THE BASE C OMPENSATION PROVIDED FOR IN ANY OPTION YEAR IN FAVOR OF THE PLAYER, THE APPLICABILITY OF SUCH PROTECTION IN THE CIRCUMSTANCE WHERE THE OPTION HAS NOT BEEN EXERCISED BY THE PLAYER SHALL BE GOVERNED BY THE PROVISIONS OF ARTICLE XII, SECTION 2(A).

(I) DURING THE TERM OF A PLAYER CONTRACT, THE PERCENTAGE OF PROTECTED BASE COMPENSATION FOR ANY FUTURE SEASON SHALL NOT EXCEED THE PERCENTAGE OF UNEARNED PROTECTED BASE COMPENSATION FOR ANY PRIOR EASON. THUS, FOR EXAMPLE A TEAM COULD NOT PROVIDE FOR EIGHT REPORTED.

EXAMPLE, A TEAM COULD NOT PROVIDE FOR FIFTY PERCENT (50%) BASE COMPENSATION PROTECTION IN THE FIRST SEASON OF A PLAYER CONTRACT AND ONE HUNDRED PERCENT (100%) BASE COMPENSATION PROTECTION IN THE SECOND SEASON OF THE CONTRACT. HOWEVER, THE FOREGOING RULE DOES NOT PREVENT A

TEAM FROM PROVIDING A PERCENTAGE OF BA SE COMPENSATION PROTECTION IN A

FUTURE SEASON THAT IS HIGHER THAN IN A PRIOR SEASON IF THE HIGHER LEVEL OF BASE COMPENSATION FOR THE FUTURE SEASON IS CONDITIONAL AND THE CONDITION CANNOT
BE SATISFIED UNTIL THE COMPLETION OF THE PRIOR SEASON. FOR EXAMPLE, IT IS

ARTICLE II 29
PERMISSIBLE FOR A CONTRACT TO PROVIDE THAT BASE COMPENSATION PROTECTION
FOR THE FIRST SEASON OF A PLAYER CONTRACT EQUALS FIFTY PERCENT (50%) AND BASE
COMPENSATION PROTECTION FOR THE SECOND SEASON WILL BE INCREASED FROM FIFTY
PERCENT (50%) TO ONE HUNDRED PERCENT (100%) IF THE PLAYER IS ON THE TEAM'S
ROSTER AS OF THE AUGUST 1 PRIOR TO THE SECOND SEASON OF THE PLAYER CONTRACT.
(J) WITH RESPECT TO PLAYER CONTRACTS ENTERED INTO OR EXTENDED ON OR AFTER
THE EFFECTIVE DATE OF THIS AGREEMENT:
(I) THE MAXIMUM AMOUNT OF AGGREGATE BASE COMPENSATION
THAT CAN BE PROTECTED FOR DEATH IS THIRTY MILLION DOLLARS (\$30,000,000); AND
(II) IF A PLAYER (OTHER THAN A PLAYER SIGNED TO A CONTRACT THAT
PROVIDES IN ANY SEASON FOR THE PLAYER TO EARN COMPENSATION
EQUAL TO HIS APPLICABLE MINIMUM PLAYER SALARY THAT (X) IS
SIGNED AFTER THE FIRST DAY OF THE REGULAR SEASON, OR (Y) DOES
NOT PROVIDE FOR FULL BASE COMPENSATION PROTECTION FOR LACK
OF SKILL AND INJURY OR ILLNESS FOR THE FIRST SEASON OF SUCH
CONTRACT) ELECTS TO PURCHASE TERM LIFE INSURANCE FOR HIS
BENEFIT, HIS TEAM SHALL BE PERMITTED TO REIMBURSE HIM EACH
SEASON FOR THE PREMIUMS PAID FOR SUCH INSURANCE WITH
RESPECT TO SUCH SEASON AND ANY OTHER FUTURE SEASON(S);
PROVIDED, HOWEVER, THAT:
(A) THE AMOUNT OF COVERAGE FOR WHICH PREMIUMS ARE REIMBURSED BY THE TEAM IN ANY SEASON SHALL NOT
EXCEED THE LESSER OF (X) THE AGGREGATE AMOUNT OF THE
PLAYER'S UNEARNED BASE COMPENSATION FOR SUCH
SEASON AND EACH REMAINING SEASON (EXCLUDING AN
OPTION YEAR IF NOT YET EXERCISED) THAT IS NOT
PROTECTED FOR DEAT H, AND (Y) THE DIFFERENCE BETWEEN
(I) EIGHTY -FIVE MILLION DOLLARS (\$85,000,000) AND
BASE COMPENSATION FOR SUCH SEASON (EXCLUDING AN OPTION YEAR IF NOT

YET EXERCISED) THAT IS PROTE CTED FOR DEATH.

(B) ANY SUCH PREMIUM REIMBURSEMENT SHALL NOT EXCEED
THE COST FOR TEN -YEAR GUARANTEED TERM COVERAGE AT
PREFERRED RATES.

(III) IF A CONTRACT CONTAINS DEATH PROTECTION COVERING TEN MILLION
DOLLARS, \$10,000,000) OR MORE OF BASE COMPENSATION, THE
PLAYER SHALL BE PRECLUDED FROM PURCHASING LIFE INSURANCE FOR
A PERIOD OF NINETY (90) DAYS FOLLOWING THE EXECUTION OR EXTENSION (AS APPLICABLE) OF THE CONTRACT OR UNTIL SUCH EARLIER
TIME AS THE TEAM NOTIFIES THE PLAYER IN WRITING THAT IT IS NO
LONGER ATTEMPTING TO PURCHASE LIFE INSURANCE COVERAGE ON THE
PLAYER (UP TO THE AMOUNT OF THE PLAYER'S BASE COMPENSATION PROTECTION FOR DEATH) FOR THE TEAM'S BENEFIT. DURING SUCH
NINETY (90) DAY PERIOD OR UNTIL SUCH TIME AS THE TEAM ISSUES
THE FOREGOING WRITTEN NOTIFICATION TO THE PLAYER'S HAVE TOR THE
TEAM'S BENEFIT SHALL BE CONDUCTED DILIGENTLY AND IN GOOD
FAITH.

(K) WITH RESPECT TO PLAYER CONTRACTS ENTERED INTO OR EXTENDED ON OR AFTER
THE EFFECTIVE DATE OF THIS AGREEMENT, IN THE EVENT THAT A TEAM TERMINATES A
PLAYER CONTRACT (RESULTING IN THE PLAYER'S SEPARATION OF SERVICE FROM THE TEAM), AND THE TEAM IS OBLIGATED THEREAFTER TO MAKE PAYMENTS TO THE PLAYER
PURSUANT TO EXHIBIT 2 OF THE CONTRACT, SUCH PAYMENTS SHALL BE MADE IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

(I) IF, AS OF THE DATE OF THE CONTRACT, SUCH PAYMENTS SHALL BE MADE IN ACCORDANCE WITH THE FOLLOWING SCHEDULE:

(S) 500,000) OR LESS, SUCH AMOUNT SHALL BE PAID IN ACCORDANCE
WITH THE SEMI-MONTHLY INSTALLMENTS PRESCRIBED BY THE
PAYMENT SCHEDULE SET FORTH IN THE CONTRACT. EACH
INSTALLMENT SHALL EQUAL THE AMOUNT OF BASE COMPENSATION
THAT WAS DUE PER PAY PERIOD FOR THE PAPLICABLE SEASON

IMMEDIATELY BEFORE THE PLAYER'S SEPARATION UNTIL THE AGGREGATE AMOUNT OF THE REMAINING BASE COMPENSATION

OWED TO THE PLAYER PURSUANT TO EXHIBIT 2 OF THE CONTRACT IS

PAID IN FULL.

ARTICLE II 31

(II) IF, AS OF THE DATE OF THE PLAYER'S SEPARATION FROM SERVICE, THE AGGREGATE BASE COMPENSATION OWED TO THE PLAYER PURSUANT TO EXHIBIT 2 OF THE CONTRACT EXCEEDS FIVE HUNDRED THOUSAND DOLLARS (\$500,000), SUCH AMOUNT SHALL BE PAID AS FOLLOWS:

(X) THE BASE COMPENSATION, IF ANY, OWED TO THE PLAYER PURSUANT TO EXHIBIT 2 OF THE CONTRACT WITH RESPECT TO THE "CURRENT SEASON" (AS DEFINED BELOW), AT THE TIME WHEN THE REQUEST FOR WAIVERS ON THE PLAYER IS MADE SHALL BE PAID IN ACCORDANCE WITH THE PAYMENT SCHEDULE SET FORTH IN THE CONTRACT. EACH INSTALLMENT SCHEDULE SET FORTH IN THE CONTRACT. EACH INSTALLMENT SHALL EQUAL THE AMOUNT OF BASE C OMPENSATION THAT WAS DUE PER PAY PERIOD IMMEDIATELY BEFORE THE PLAYER'S SEPARATION UNTIL THE AGGREGATE AMOUNT OF THE REMAINING BASE COMPENSATION OWED TO THE PLAYER PURSUANT TO EXHIBIT 2 OF THE CONTRACT WITH RESPECT TO THE CURRENT SEASON IS PAID IN FULL. F OR PURPOSES OF THIS SUBPARAGRAPH (X) AND SUBPARAGRAPH (Y) BELOW ONLY, THE "CURRENT SEASON MEANS THE PERIOD FROM SEPTEMBER 1 THROUGH JUNE 30.

(Y) THE REMAINING BASE COMPENSATION, IF ANY, OWED TO THE PLAYER PURSUANT TO EXHIBIT 2 OF THE CONTRACT SHALL BE AGG REGATED AND PAID IN EQUAL AMOUNTS PER YEAR OVER A PERIOD EQUAL TO TWICE THE NUMBER OF NBA SEASONS (INCLUDING ANY SEASON COVERED BY A PLAYER OPTION YEAR) REMAINING ON THIS CONTRACT FOLLOWING

THE DATE UPON WHICH THE REQUEST FOR WAIVERS OCCURRED, PLUS ONE NBA SEASON. FOR THIS PURPOSE, IF THE REQUEST FOR WAIVERS IS MADE DURING THE PERIOD FROM SEPTEMBER 1 THROUGH JUNE 30, THE NUMBER OF NBA SEASONS REMAINING ON THIS CONTRACT SHALL NOT INCLUDE THE CURRENT SEASON, (AS DEFINED IN)

SUBPARAGRAPH (X) ABOVE). THE RESCHE DULLED PAYMENTS DESCRIBED ABOVE SHALL BE PAID OVER THE APPLICABLE NUMBER OF NBA SEASONS IN EQUAL SEMI -MONTHLY INSTALLMENTS ON THE PAY DATES PRESCRIBED BY PARAGRAPH (X) OF THE UNIFORM PLAYER CONTRACT.

```
32 ARTICLE II
THE FOLLOWING EXAMPLE IS FOR CLARITY. A PLAYER HAS FOUR. (4) SEASONS REMAINING
ON HIS CONTRACT WITH PROTECTED BASE COMPENSATION OF THE FOLLOWING
AMOUNTS: SA MILLION IN SEASON 1, 24.3 F. MILLION IN SEASON 3, 24.7 MILLION IN SEASON 3, 34.0 $1.5 MILLION IN SEASON 3, 34.0 $1.5 MILLION IN SEASON 4, 24.7 MILLION IN SEASON 3, 34.0 $1.5 MILLION IN SEASON 4, 24.7 MILLION IN SEASON 5, 24.0 F. THE CONTRACT. UNDER
SECTION 4(KIU)(7) ABOVE, THE $1.4 MILLION OF PROTECTED BASE COMPENSATION
REMAINING TO BE PAID FOR SEASONS 2.4 OF THE CONTRACT WOULD BE PAID AT A RATE
OF $2.2 MILLION PER SEASON FOR THE NEXT SEVEN (7) SEASONS IN A CCORDANCE WITH THE PAYMENT SCHEDULE SET FORTH IN P ARAGRAPH 3 OF THE CONTRACT. IF THE SAME
PLAYER IS INSTEAD VAIAVED ON JULY 30 PRIOR TO SEASON 1, THE $18 MILLION OF
PROTECTED BASE COMPENSATION REMAINING TO BE PAID FOR SEASONS SON A CCORDANCE WITH THE
PAYMENT SCHEDULE SET FORTH IN P ARAGRAPH 3 OF THE CONTRACT.
(U) IN ADDITION TO THE STANDARD CONDITIONS OR LIMITATIONS SET FORTH ABOVE
IN THIS SECTION 4 (AS SET FORTH IN P ARAGRAPH 3 OF THE CONTRACT.
(U) IN ADDITION TO THE STANDARD CONDITIONS OR LIMITATIONS SET FORTH ABOVE
IN THIS SECTION 4 (AS SET FORTH IN THE FORM OF EXHIBIT 2 TO THE UNIFORM PLAYER
SECTION 5 4(A)-(E) TO NEGOTIATE ADDITIONAL CONDITIONS OR LIMITATIONS SET FORTH ME
SECTION 5 4(A)-(E) TO NEGOTIATE ADDITIONAL CONDITIONS OR LIMITATIONS SET FORTH ME
TEAM WAVES A PLAYER BY A CERTAIN MICH (E.G., PROVIDING THAT A PLAYER'S BASE
COMPENSATION PROTECTTON INCREASES IF THE ETAM DODES NOT REQUEST WAIVERS ON
THE PLAYER A PLAYER BY A CERTAIN DATE (E.G., PROVIDING THAT A PLAYER'S BASE
COMPENSATION PROTECTION INCREASES IF THE FEAM DODES NOT REQUEST WAIVERS ON
THE PLAYER BY A CERTAIN DATE; (II) A CHEVERNENT OF PREFORMANCE BENCHMARKS RELATING
TO TEAM ANDJOR PLAYER'S BA
```

ARTICLE II 33

EXECUTION OR EXTENSION (AS APPLICABLE) OF THE CONTRACT. OTHER THAN THE STANDARD CONDITIONS OR LIMITATIONS SET FORTH ABOVE IN THIS SECTION 4 (AS SET FORTH IN THE FORM OF EXHIBIT 2 TO THE UNIFORM PLAYER CONTRACT) AND ANY INDIVIDUALLY -NEGOTIATED CONDITIONS OR LIMITATIONS IN ACCORDANCE WITH THIS SECTION (L), NO PLAYER CONTRACT ENTERED INTO OR EXTENDED ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT (BUT IN THE CASE OF EXTENSIONS ONLY WITH RESPECT TO THE EXTENDED TERM) MAY CONTAIN ANY ADDITIONAL CONDITI ON OR LIMITATION OF ANY KIND ON A PLAYER'S COMPENSATION PROTECTION.

SECTION 5. CONFORMITY.

(A) ALL CURRENTLY EFFECTIVE PLAYER CONTRACTS, AND ALL PLAYER CONTRACTS

ENTERED INTO ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT THAT DO NOT OTHERWISE SO PROVIDE, SHALL BE DEE MED AMENDED IN SUCH MANNER TO REQUIRE

OTHERWISE SO PROVIDE, SHALL BE DEE MED AMENDED IN SUCH MANNER TO REQUIRE
THE PARTIES TO COMPLY WITH ALL TERMS OF THIS AGREEMENT, INCLUDING THE TERMS OF THE UNIFORM PLAYER CONTRACT ANNEXED HERETO AS EXHIBIT A. ALL PLAYER
CONTRACTS SHALL BE SUBJECT TO THE TERMS OF THIS AGREEMENT, WHICH SHALL
SUPERSEDE THE TERMS OF ANY PLAYER CONTRACT INCONSISTENT HEREWITH. NO PLAYER CONTRACT SHALL PROVIDE FOR THE WAIVER BY A PLAYER OR A TEAM OF ANY BENEFITS
OR THE SACRIFICE OF ANY RIGHTS TO WHICH THE PLAYER OR THE TEAM IS ENTITLED BY
VIRTUE OF A UNIFORM PLAY ER CONTRACT OR THIS AGREEMENT.

(B) NOTWITHSTANDING SECTION 5(A) ABOVE, NO PLAYER CONTRACT ENTERED INTO PRIOR TO THE EFFECTIVE DATE OF THIS AGREEMENT SHALL BE AFFECTED BY ANY

PROVISIONS OF THIS AGREEMENT EXPRESSLY INDICATING THAT THEY APPLY ONLY TO PLAYER CONTR ACTS ENTERED INTO ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT

AGREEMENT.
SECTION 6. MINIMUM PLAYER SALARY.
(A) EXCEPT WITH RESPECT TO 10 -DAY CONTRACTS PROVIDED FOR IN SECTION 9

BELOW, REST -OF-SEASON CONTRACTS PROVIDED FOR IN SECTION 10 BELOW, AND

TWO-WAY CONTRACTS PROVIDED FOR IN SECTION 11 BELOW, NO PLAYER CONTRACT SHALL PROVIDE FOR A SALARY OF LESS THAN THE APPLICABLE SCALE AMOUNT CONTAINED

IN THE MINIMUM ANNUAL SALARY SCALE APPLICABLE FOR SUCH SALARY CAP YEAR. THE MINIMUM ANNUAL SALARY SCALE APPLICABLE TO A PLAYER'S CONTRA CT IS

DETERMINED BY THE SALARY CAP YEAR ENCOMPASSING THE FIRST SEASON COVERED BY THE CONTRACT. ACCORDINGLY, FOR EXAMPLE, IF THE FIRST SEASON COVERED BY A PLAYER'S CONTRACT IS THE 2023 -24 SEASON, THEN THE MINIMUM ANNUAL SALARY

SCALE FOR THE 2023- 24 SALARY CAP YEAR SHALL APPLY FOR EACH SEASON OF THE CONTRACT. (B) NO 10 -DAY CONTRACT OR REST -OF-SEASON CONTRACT (AS THOSE TERMS ARE DEFINED IN SECTIONS 9 AND 10 BELOW) SHALL PROVIDE FOR A SALARY OF LESS THAN THE MINIMUM PLAYER SALARY APPLICABLE TO THAT PLAYER.

(C) IN DETE RMINING WHETHER A PLAYER CONTRACT PROVIDES FOR A SALARY OF NO LESS THAN THE MINIMUM PLAYER SALARY APPLICABLE TO THAT PLAYER, THE ALLOCATION OF A DEEMED SIGNING BONUS IN RESPECT OF AN "INTERNATIONAL PLAYER PAYMENT" IN EXCESS OF THE EXCLUDED INTERNATIONAL PLAYER PAYMENT AMOUNT PATMENT IN EXCESS OF THE EXCLUDED INTERNATIONAL PLATER PATMENT AMOUNT
FOR SUCH SALARY CAP YEAR AS SET FORTH IN ARTICLE VII, SECTION 3(E) (BUT NO OTHER BONUSES) SHALL BE CONSIDERED AS PART OF THE SALARY PROVIDED FOR BY A
PLAYER CONTRACT, PROVIDED THAT SUCH PLAYER CONTRACT MAKES CLEAR THAT THE SALARY FOR EA CH SEASON (INCLUDING THE ALLOCATION OF ANY SUCH DEEMED SIGNING BONUS) EQUALS OR EXCEEDS THE MINIMUM PLAYER SALARY FOR SUCH SEASON.

(D) ON JULY 1 OF EACH SALARY CAP YEAR, ANY PLAYER CONTRACT (OTHER THAN A TWO -WAY CONTRACT), WHETHER ENTERED INTO BEFORE OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT, THAT PROVIDES FOR A SALARY FOR THE UPCOMING SEASON THAT IS LESS THAN THE APPLICABLE MINIMUM PLAYER SALARY BASED ON THE MINIMUM ANNUAL SALARY SCALE APPLICABLE TO THE PLAYER'S CONTRACT SHALL BE DEEMED AMENDED TO PROVIDE FOR THE APPLICABLE MINIMUM PLAYER SALARY BASED ON SUCH MINIMUM ANNUAL SALARY SCALE. (E) NOTHING IN THIS SECTION 6 SHALL ALTER THE RESPECTIVE RIGHTS AND LIABILITIES OF A PLAYER AND A TEAM, AS PROVIDED FOR IN THE UNIFORM PLAYER CONTRACT OR IN THIS AGREEMENT, WIT H RESPECT TO THE TERMINATION OF A PLAYER CONTRACT

(F) EVERY CONTRACT ENTERED INTO BETWEEN A PLAYER AND TEAM THAT IS INTENDED TO PROVIDE FOR COMPENSATION EQUAL TO THE MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND) FOR EACH SEASON MUST CONTAIN THE FOLLOWIN G SENTENCE IN EXHIBIT 1A OF SUCH CONTRACT AND SHALL BE DEEMED AMENDED IN THE MANNER DESCRIBED IN SUCH SENTENCE: "THIS CONTRACT IS INTENDED TO PROVIDE FOR A BASE COMPENSATION FOR THE SEASON (S) (WITH NO BONUSES OF ANY KIND)

AND SHALL BE DEEMED AMENDED TO THE EXTENT NECESSARY TO SO PROVIDE." THE REFERENCE IN THE PRECEDING SENTENCE TO "NO BONUSES OF ANY KIND" SHALL NOT BE CONSTRUED TO LIMIT THE ABILITY OF A TEAM AND PLAYER (I) TO AGREE UPON

ARTICLE II 35
PROVISIONS ENTITLING A PLAYER TO EARN COMPENSATION IF SUCH PLAYER'S UNIFORM
PLAYER CONTRACT IS TRADED TO ANOTHER NBA TEAM IN ACCORDANCE WITH SECTION
3(K) ABOVE, OR (II) TO ENTER INTO A CONTRACT WITH AN EXHIBIT 10 BONUS, SUBJECT TO THE LIMITATIONS IN SECTION 3(S) ABOVE AND SECTION 11(H) BELOW.
(G) A UNIFORM PLAYER CONTRACT (OTHER THAN A TWO -WAY CONTRACT) THAT

PROVIDES IN ANY SEASON FOR THE PLAYER TO EARN COMPENSATION NOT GREATER THAN HIS APPLICABLE MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND) THAT, AT THE TIME THE CONTRACT IS SIGNED, IS FULLY OR PARTIALLY PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS MAY BE AMENDED TO PROVIDE FOR THE PLAYER TO BE PAID A PORTION OF HIS COMPENSATION FOR SUCH SEASON (THE "ADVANCE"), UP TO THE

MINIMUM PLAYER SALARY ADVANCE LIMIT AS DEFINED BELOW, PRIOR TO NOVEMBER 1 OF SUCH SEASON. THE MINIMUM PLAYER SALARY ADVANCE LIMIT FOR A SEASON SHALL EQUAL THE LESSER OF (I) EIGHTY PERCENT (80%) OF THE AMOUNT OF THE PLAYER'S COMPENSATION FOR SUCH SEASON THAT IS PROTECTED FOR LACK OF

SKILL AND INJURY OR ILLNESS, OR (II) SEVEN AND ONE HALF PERCENT (7.5%) OF THE PLAYER'S BASE COMPENSATION FOR SUCH SEASON. ANY ADVANCE PAID TO A PLAYER FOR A SEASON PURSUANT TO THE FOREGOING MUST BE DEDUCTED IN FULL FROM THE FIRST INSTALLMENT OF CURRENT BAS E COMPENSATION (I.E., ON NOVEMBER 1) AND,

IF NECESSARY AFTER REDUCING IN FULL THE FIRST INSTALLMENT, THE SECOND INSTALLMENT OF CURRENT BASE COMPENSATION (I.E., ON NOVEMBER 15) FOR SUCH SEASON THAT THE PLAYER WOULD HAVE RECEIVED PURSUANT TO P ARAGRAPH 3(A) O F THE CONTRACT

HAD THERE BEEN NO SUCH ADVANCE. TO EFFECTUATE THE REQUIREMENT SET FORTH
IN THE PRECEDING SENTENCE, EVERY SUCH CONTRACT THAT PROVIDES FOR AN ADVANCE MUST CONTAIN THE FOLLOWING LANGUAGE (AND ONLY SUCH LANGUAGE) UNDER THE

"PAYMENT SCHEDULE" HE ADING IN EXHIBIT 1 OR EXHIBIT 1A (AS APPLICABLE) WITH RESPECT TO EACH APPLICABLE SEASON:

"PLAYER'S CURRENT BASE COMPENSATION WITH RESPECT TO THE SEASON(S) SHALL BE PAID IN ACCORDANCE WITH

PARAGRAPH 3(A), EXCEPT THAT THE NOVEMBER 1 INSTALLMENT OF

PARAGRAPH 3 (A), FALCE! THAT THE NOVEMBER 1 INSTALLMENT OF SUCH CURRENT BASE COMPENSATION AND, IF NECESSARY AFTER REDUCING IN FULL THE NOVEMBER 1 INSTALLMENT, THE NOVEMBER 15 INSTALLMENT OF SUCH CURRENT BASE COMPENSATION SHALL BE

REDUCED BY \$[AMOUNT OF ADVANCE], WHICH AMOUNT SHALL BE PAID TO PLAYER IN ADVANCE ON [DATE]."

36 ARTICLE II SECTION 7. MAXIMUM ANNUAL SALARY. (A) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, NO PLAYER CONTRACT ENTERED INTO ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT MAY PROVIDE FOR A SALARY PLUS UNLIKELY BONUSES IN THE FIRST SEASON COVERED BY THE

PROVIDE FOR A SALARY PLUS UNLIKELY BONUSES IN THE FIRST SEASON COVERED BY THE
CONTRAC T THAT EXCEEDS THE FOLLOWING AMOUNTS:
(I) FOR ANY PLAYER WHO HAS COMPLETED FEWER THAN SEVEN (7) YEARS OF SERVICE, THE GREATER OF (X) TWENTY -FIVE PERCENT (25%) OF
THE SALARY CAP IN EFFECT AT THE TIME THE CONTRACT IS EXECUTED, OR (Y) ONE HUNDRED FIVE PERCENT (10 5%) OF THE SALARY FOR THE
FINAL SEASON OF THE PLAYER'S PRIOR CONTRACT; PROVIDED, HOWEVER, THAT A PLAYER WHO HAS FOUR (4) YEARS OF SERVICE AS
OF THE JUNE 30 FOLLOWING THE END OF THE LAST SEASON COVERED
BY HIS PLAYER CONTRACT ("5TH YEAR ELIGIBLE PLAYERS") SHALL BE
ELIGIBLE TO RECEIVE FROM HIS PRIOR TEAM UP TO THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE
ELIGIBLE TO RECEIVE FROM HIS PRIOR TEAM UP TO THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE

ELIGIBLE TO RECEIVE FROM HIS PRIOR TEAM OF TO THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE
CONTRACT IS EXECUTED IF THE PLAYER HAS MET AT LEAST ONE OF THE FOLLOWING CRITERIA (THE "HIGHER MAX CRITERIA") AS OF THE JULY 1
FOLLOWING T HE PLAYER'S FOURTH SEASON:
(A) THE PLAYER WAS NAMED TO THE ALL -NBA FIRST, SECOND,
OR THIRD TEAM, OR WAS NAMED DEFENSIVE PLAYER OF THE YEAR, IN THE IMMEDIATELY PRECEDING SEASON OR IN
TWO (2) SEASONS DURING THE IMMEDIATELY PRECEDING

THREE (3) SEASONS; OR (B) THE PLAYER WAS NAMED NBA MVP DURING ONE OF THE

(B) THE PLAYER WAS NAMED NBA MVP DURING ONE OF THE IMMEDIATELY PRECEDING THREE (3) SEASONS; (II) FOR ANY PLAYER WHO HAS COMPLETED AT LEAST SEVEN (7) BUT FEWER THAN TEN (10) YEARS OF SERVICE, THE GR EATER OF (X) THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE CONTRACT IS EXECUTED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE SALARY FOR THE FINAL SEASON OF THE PLAYER'S PRIOR

OF THE SALARY FOR THE FINAL SEASON OF THE PLAYER'S PRIOR
CONTRACT; PROVIDED, HOWEVER, THAT A PLAYER WHO HAS EIGHT (8)
OR NINE (9) YEARS OF SERVICE AT THE TIME THE CONTRACT IS EXECUTED AND RENDERED SUCH YEARS OF SERVICE FOR THE TEAM
WITH WHICH HE FIRST EXECUTED A PLAYER CONTRACT (OR, IF HE WAS
UNDER A PLAYER CONTRACT FOR MORE THAN ONE TEAM DURING
SUCH PERIOD, CHANGED TEAM S ONLY BY TRADE DURING THE FIRST

ARTICLE II 37
FOUR (4) SALARY CAP YEARS IN WHICH HE WAS UNDER A PLAYER
CONTRACT) SHALL BE ELICIBLE TO ENTER INTO A DESIGNATED VETERAN
PLAYER CONTRACT PURSUANT TO WHICH HE RECEIVES FROM HIS PRIOR
TEAM UP TO THIRTY—FIVE PERCENT (35%) OF THE SALARY CAP IN
EFFECT AT THE TIME THE CONTRACT IS EXECUTED IF THE PLAYER HAS MET AT LEAST ONE OF THE HIGHER MAX CRITERIA AT THE TIME HIS
CONTRACT IS EXECUTED; OR
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF SERVICE, THE GREATER OF (X) THIRTY—FIVE PERCENT (35%) OF THE
SALARY CAP IN EFFECT AT THE TIME THE CONTRACT IS EXECUTED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE SALARY FOR THE
FINAL SEASON OF THE PLAYER'S PRIOR CONTRACT.
(B) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, NO
RENEGO TIATION MAY PROVIDE FOR A SALARY PLUS UNLIKELY BONUSES IN THE
RENEGOTIATION SEASON (AS DEFINED IN ARTICLE VII, SECTION 7(C)) THAT EXCEEDS THE FOLLOWING AMOUNTS:
(I) FOR ANY PLAYER WHO HAS COMPLETED FEWER THAN SEVEN (7) YEARS
OF SERVICE, THE GREATER OF (X) TWEN TY-FIVE PERCENT (25%) OF
THE SALARY FOR THE SEASON PRIOR TO THE RENEGOTIATION SEASON;
(II) FOR ANY PLAYER WHO HAS COMPLETED AT LEAST SEVEN (7) BUT FEWE R
THAN TEN (10) YEARS OF SERVICE, THE GREATER OF (X) THIRTY
PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE RENEGOTIATION SEASON;
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF
SERVICE, THE GREATER OF (X) THIRTY
PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE RENEGOTIATION SEASON;
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF
SERVICE, THE GREATER OF (X) THIRTY—FIVE PERCENT (35%) OF THE
SALARY FOR THE SEASON PRIOR TO THE RENEGOTIATION SEASON;
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF
SERVICE, THE GREATER OF (X) THIRTY—FIVE PERCENT (35%) OF THE
SALARY FOR THE SEASON PRIOR TO THE RENEGOTIATION SEASON;
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF
SERVICE, THE GREATER OF (X) THIRTY—FIVE PERCENT (35%) OF THE
SALARY FOR THE SEASON PRIOR TO THE RENEGOTIATION SEASON;
(III

TIME AN EXTENSION IS EXECUTED WHETHER THE SALARY PLUS UNLIKELY BONUSES

38 ARTICLE II
CALLED FOR IN THE FIRST SEASON OF THE EXTENDED TERM WILL EXCEED THE MAXIMUM
ANNUAL SALARY SET FOR TH IN THIS SECTION 7. ACCORDINGLY, AND NOTWITHSTANDING
ANY OTHER PROVISION OF THIS AGREEMENT, THE FOLLOWING RULE SHALL APPLY TO ANY EXTENSION IN WHICH THE EXTENDED TERM BEGINS ON OR AFTER THE EFFECTIVE DATE
OF THIS AGREEMENT: IF, ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE
FIRST SEASON OF THE EXTENDED TERM OF SUCH EXTENSION, THE SALARY PLUS UNLIKELY
BONUSES PROVIDED FOR IN SUCH SEASON EXCEEDS THE FOLLOWING AMOUNTS:
(I) FOR ANY PLAYER WHO HAS COMPLETED FEWER THAN SEVEN (7) YEARS OF SERVICE, THE GREATER O F (X) TWENTY -FIVE PERCENT (25%) OF
THE SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE FIRST SEASON OF THE EXTENDED TERM OF SUCH
EXTENSION, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE
SALARY PROVIDED FOR IN THE FINAL SEASON OF THE ORIGINAL TERM
OF THE CONTRACT; PROVIDED, HOWEVER, THAT A 5TH YEAR ELIGIBLE
PLAYER WHO SIGNED A ROOKIE SCALE EXTENSION IN ACCORDANCE
WITH SECTION 7(D) BELOW SHALL BE ELIGIBLE TO RECEIVE THE
PERCENTAGE THAT IS AGREED UPON BY THE TEAM AND PLAYER,
WHICH SHALL BE NO LESS THAN TWENTY -FIVE PERCENT (25%) OR
GREATER THAN THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE FIRST
SEASON OF THE EXTENDED TERM OF SUCH EXTENSION IN THE PLAYER HAS MET AT LEAST ONE OF THE HIGHER MAX CRITERIA;
(II) FOR ANY PLAYER WHO HAS COMPLETED AT LEAST SEVEN (7) BUT FEWER
THAN TEN (10) YEARS OF SERVICE, THE GREATER OF (X) THIRTY
PERCENT (30%) OF THE SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE FIRST
SEASON OF THE EXTENDED TERM OF SUCH EXTENSION, IN THE PLAYER HAS MET AT LEAST ONE OF THE HIGHER MAX CRITERIA;
(II) FOR ANY PLAYER WHO HAS COMPLETED AT LEAST SEVEN (7) BUT FEWER
THAN TEN (10) YEARS OF SERVICE, THE GREATER OF (X) THIRTY
PERCENT (105%) OF THE SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE FIRST SEASON OF THE
EXTENDED TERM OF SUCH EXTENSION, OR (Y) ONE HUNDRED FIVE
PERCE

A PLAYER WHO (A) HAS ONE SEASON, OR TWO SEASONS (INCLUDING ANY OPTION YEAR), REMAIN ING ON HIS CONTRACT, AND (B) HAS SEVEN (7) OR EIGHT (8) YEARS OF SERVICE AT THE TIME THE EXTENSION IS EXECUTED (I.E., A PLAYER ENTERING THEIR 8TH OR 9TH YEAR IN THE NBA), AND (C) RENDERED SUCH YEARS OF SERVICE FOR THE TEAM WITH WHICH HE FIRST EXECUTED A PL AYER CONTRACT

(OR, IF HE WAS UNDER A PLAYER CONTRACT FOR MORE THAN ONE TEAM DURING SUCH PERIOD, CHANGED TEAMS ONLY BY TRADE DURING THE FIRST FOUR (4) SALARY CAP YEARS IN WHICH HE WAS

UNIDER A PLAYER CONTRACT) SHALL BE ELIGIBLE TO ENTER INTO A
DESIGNATED VET ERAN PLAYER EXTENSION PURSUANT TO WHICH THE
PLAYER RECEIVES THE PERCENTAGE THAT IS AGREED UPON BY THE TEAM AND PLAYER, WHICH SHALL BE NO LESS THAN THIRTY PERCENT
(30%) AND NO GREATER THAN THIRTY -FIVE PERCENT (35%) OF THE
SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR
ENCOMPASSING THE FIRST SEASON OF THE EXALARY CAP YEAR
ENCOMPASSING THE FIRST SEASON OF THE EXALARY CAP YEAR
ENCOMPASSING THE FIRST SEASON OF THE EXALARY CAP YEAR
ENCOMPASSING THE FIRST SEASON OF THE EXALARY CAP YEAR ENCOMPASSING THE FIRST SEASON OF THE EXTENDED TERM OF SUCH
EXTENSION IS THE PLAYER HAS MET AT LEAST ONE OF THE HIGHER
MAX CRITERIA; OR
(III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF SERVICE, THE GREATER OF (X) THIRTY -FIVE PER CENT (35%) OF THE
SALARY CAP IN EFFECT ON JULY 1 OF THE SALARY CAP YEAR ENCOMPASSING THE FIRST SEASON OF THE EXTENDED TERM OF SUCH
EXTENSION, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE
SALARY PROVIDED FOR IN THE FINAL SEASON OF THE ORIGINAL TERM OF THE CONTRACT;
THEN SUCH SALARY PLUS UNLIKELY BONUSES SHALL IMMEDIATELY BE DEEMED
AMENDED TO PROVIDE FOR THE MAXIMUM AMOUNT ALLOWED BY THE APPLICABLE
SUBSECTION (O.VI), (C)(II), OR (C)(III), OR (C)(III),

ARTICLE II 39

40 ATTICLE II
DEEMED AMENDED PROPORTIONATELY (E.G., IN THE EVENT THAT THE AMOUNT OF A
SIGNING BONUS ALLOCATION IS REDUCED BY 50% IN RESPECT OF THE FIRST SALARY CAP
YEAR COVERED BY THE EXTENDED TERM, THEN THE AMOUNT OF ANY SIGNING BONUS
ALLOCATION IN RESPECT OF EACH SUBSEQUENT SALARY CAP YEAR COVERED BY THE ALLOCATION IN RESPECT OF EACH SUBSEQUENT SALARY CAP YEAR COVERED BY THE
EXTENDED TERM SHALL ALSO BE REDUCED BY 50%; AND IN THE EVENT THAT THE AMOUNT OF A SIGNING BONUS ALLOCATION IS REDUCED BY 100% IN RESPECT OF THE
FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THEN THE AMOUNT OF ANY
SIGNING BONUS ALLOCATION IN RESPECT OF EACH SUBSEQUENT SALARY CAP YEAR
COVERED BY THE EXTENDED TERM SHALL ALSO BE REDUCED BY 100%). IN THE EVENT THAT THE AMOUNT OF ANY LIKELY BONUSES, UNLIKELY BONUSES, AND/OR BASE
COMPENSATION IS DEEMED AMENDED PURSUANT TO THE FOREGOING, THEN THE

AMOUNT OF ANY LIKELY BONUSES, UNLIKELY BONUSES, AND/OR BASE COMPENSATION IN RESPECT OF EACH SUBSEQUENT SALARY CAP YEAR COVERED BY THE EXTENDED TERM SHALL ALSO IMMEDIATELY BE DEEMED AMENDED TO THE EXTENT

COMPENSATION IN RESPECT OF EACH SUBSEQUENT SALARY CAP YEAR COVERED BY THE EXTENDED TERM SHALL ALSO IMMEDIATELY BE DEEMED AMENDED TO THE EXTENDED TO THE EXTEND

(I) IN THE CASE OF A ROOKIE SCALE EXTENSION FOR A FIRST ROUND PICK WHO AT THE TIME THE EXT ENSION IS EXECUTED HAS ALREADY

MET AT LEAST ONE OF THE HIGHER MAX CRITERIA, THE PLAYER AND TEAM MAY INSTEAD PROVIDE IN THE EXTENSION THAT THE PLAYER'S SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM) WILL EQUAL

"[___]% OF THE SALARY CAP IN EFFECT DURING THE FIRST SEASON
OF THE EXTENDED TERM." THE PERCENTAGE TO BE INCLUDED WHERE BRACKETS ARE INDICATED IN THE FOREGOING LANGUAGE SHALL EQUAL
THE PERCENTAGE THAT IS AGREED UPON BY THE TEAM AND PLAYER,

WHICH SHALL IN NO EVENT BE LESS THAN TWENTY -FIVE PERCENT (25%) OR GREATER THAN THIRTY PERCENT (30%); OR

(II) IN THE CASE OF A ROOKIE SCALE EXTENSION FOR ANY OTHER FIRST ROUND PICK (I.E., A FIRST ROUND PICK WHO AT THE TIME THE

EXTENSION IS EXECUTED HAD NOT YET MET AT LEAST ONE OF THE HIGHER MAX CRITERIA), THE PLAYER AN D TEAM MAY INSTEAD

```
ARTICLE II 41
PROVIDE IN THE EXTENSION THAT THE PLAYER'S SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM) WILL EQUAL "25% OF THE SALARY CAP IN EFFECT DURING THE FIRST SEASON OF THE EXTENDED TERM, OR, IF THE PLAYER MEETS AT LEAST ONE OF THE APPLICABLE HIGHER
MAX CRITERIA DURING THE FOURTH SEASON OF HIS ROOKIE SCALE CONTRACT, [ ]% OF THE SALARY CAP IN EFFECT DURING THE FIRST SEASON OF THE EXTENDED TERM." THE PERCENTAGE TO BE INCLUDED WHERE BRACKETS ARE INDICATED IN THE FOREGOING LANGUAGE SHALL EQUAL THE PERCENTAGE OF THE SALARY CAP THAT IS AGREED UPON BY THE TEAM AND PLAYER, WHICH SHALL IN NO EVENT BE LESS THAN TWENTY -FIVE PERCENT (25%) OR GREATER THAN THIRTY PERCENT (30%).

(III) AS AN ALTERNATIVE TO (I) OR (II) ABOVE, THE TEAM MAY INSTEAD PROVIDE IN THE EXTENDED TERM) WILL EQUAL ALTERNATIVE PERCENT (10%).

ELESS THAN TWENTY -FIVE PERCENT (25%) OR GREATER THAN THIRTY PERCENT (30%)) BASED UPON HOW AND WHE THER THE PLAYER SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM) WILL EQUAL ALTERNATIVE PERCENT (25%) OR GREATER THAN THIRTY PERCENT (30%)) BASED UPON HOW AND WHE THER THE PLAYER SATISFIES THE APPLICABLE HIGHER MAX CRITERIA. ACCORDINGLY, FOR EXAMPLE, WITH RESPECT TO A ROOKIE SCALE EXTENSION IN WHICH THE FIRST SEASON OF THE EXTENDED TERM COMMENCES WITH THE 2024 -25 SEASON, THE TEAM AND PLAYER COULD AGREE THAT THE PLAYER'S SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM COMMENCES WITH THE 2024 -25 SEASON, THE TEAM AND PLAYER COULD AGREE THAT THE PLAYER'S SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM COMMENCES WITH THE 2024 -25 SEASON OF THE EXTENDED TERM COMMENCES HIGHER MAX CRITERIA SEASON OF THE EXTENDED TERM COMMENCES HIGHER MAX CRITERIA SEASON OF THE EXTENDED TERM OF THE EXTENDED TERM ON THE APPLICABLE PERCENTAGE OF THE SALARY CAP SET FORTH BELOW IF, DURING THE FIRST SEASON OF THE EXTENDED TERM, OR THE APPLICABLE PERCENTAGE ALLARS SECOND TERM SALARY CAP SET FORTH BELOW IF, DURING THE FIRST SEASON OF THE EXTENDED TERM ON THE APPLICABLE BELOW IF, DURING THE FIRST SEASON OF THE EXTENDED TERM ON THE EXTENDE
```

COMPLY WITH ARTICLE VII, SECTION 5(A). IN THE CASE OF A ROOKIE SCALE EXTENSION ENTERED INTO PURSUANT TO (II) OR (III) ABOVE, THE PLAYER AND TEAM

```
42 ARTICLE II
MAY INSTEAD PROVIDE THAT SALARIES IN ANY SEASONS AFTER THE FIRST SEASON OF THE
EXTENDED TERM WILL BE INCREASED OR DECREASED BY A DIFFERENT PERCENTAGE BASED
ON THE PERCENTAGE OF THE SALARY CAP THAT THE PLAYER RECEIVES IN SALARY IN THE
FIRST SEASON OF THE EXTENDED TERM. ANY SUCH ROOKIE SCALE EXTENSION SHALL
BE DEEMED AMENDED ON JULY 1 OF THE SALARY CAP YEAR COVERING THE FIRST
SEASON OF THE EXTENDED TERM. THE SALARY CAP YEAR COVERING THE FIRST
SEASON OF THE EXTENDED TERM TO PROVIDE FOR SPECIFIC SALARIES FOR EACH SEASON
OF THE EXTENDED TERM, BASED ON THE MAXIMUM ANNUAL SALARY APPLICABLE TO SUCH PLAYER ON SUCH JULY 1. A ROOKIE SCALE EXTENSION ENTERED INTO PURSUANT
TO THIS SUBSECTION MAY NOT INCLUDE ANY INCENTIVE COMPENSA TION.
(E) A PLAYER AND A TEAM MAY PROVIDE IN A DESIGNATED VETERAN PLAYER
EXTENSION THAT THE PLAYERS SALARY (IN THE FIRST SEASON OF THE EXTENDED TERM)
WILL EQUAL. "[____]% OF THE SALARY CAP IN EFFECT DURING THE FIRST SEASON OF
THE EXTENDED TERM." THE PERCENTAGE TO BE INCLUDED WHERE BRACKETS ARE
INDICATED IN THE FOREGOING LANGUAGE SHALL EQUAL THE PERCENTAGE THAT IS AGREED
UPON BY THE TEAM AND PLAYER, WHICH PERCENTAGE SHALL IN NO EVENT BE LESS
THAN THIRTY PERCENT (30%) OR GREATER THAN THIRTY. FIVE PERCENT (35%). THE
PLAYER AND PLAYER, AND PLAYER, WHICH PERCENTAGE SHALL IN NO EVENT BE LESS
THAN THE TEAM AND PROVIDE IN A DESIGNATED VETERAN PLAYER RETISSION THAT THE SALARIES IN ANY SEASONS AFTER THE FIRST SEASON OF THE EXTENDED TERM WILL
BE INCREASED OR DECREASED BASED ON PERCENTAGES SPECIFIED BY THE PARTIES THAT
COMPLY WITH ARTICLE VII., SECTION 5(A). ANY SUCH DESIGNATED VETERAN PLAYER EXTENSION THAT THE SALARIES IN ANY SEASONS AFTER THE FIRST SEASON OF THE EXTENDED TERM WILL
BE INCREASED ON DECREASED BASED ON PERCENTAGES SPECIFIED BY THE PARTIES THAT
COMPLY WITH ARTICLE VII., SECTION 5(A). ANY SUCH DESIGNATED VETERAN PLAYER EXTENSION THAT THE SALARIES FOR EACH SEASON OF THE EXTENDED TERM, BASED ON THE MAXIMU M
ANNUAL SALARY APPLICABLE TO SUCH DELYER ON SUCH JULY 1. A DESIGNATED VETERAN PLA
```

IS EARNED, OR IN THE CASE OF A 5TH YEAR ELIGIBLE PLAYER WHO MET AT LEAST ONE OF THE HIGHER MAX CRITERIA AND SIGNED A

CÖNTRÄCT OR ROOKIE SCALE EXTENSION (AS APPLICABLE) THAT PROVIDED FOR UP TO THIRTY PERCENT (30%) OF THE SALARY CAP, [_]% OF THE S ALARY CAP IN EFFECT AT THE TIME THE TRADE BONUS IS EARNED WITH THE APPLICABLE PERCENTAGE WHERE BRACKETS ARE INDICATED EQUAL TO THE PERCENTAGE OF THE SALARY CAP PAID TO THE PLAYER IN THE IRRST YEAR OF HIS CONTRACT OR THE FIRST YEAR OF HIS CONTRACT OR THE FIRST YEAR OF THE EXTENDED TERM IN THE IRRST YEAR OF HIS CONTRACT OR THE FIRST YEAR OF THE EXTENDED TERM IN THE IRRST YEAR OF ANOKIE SCALE EXTENSION; (II) FOR ANY PLAYER WHO HAS COMPLETED AT LEAST SEVEN (7) BUT FEWER THAN TEN (10) YEARS OF SERVICE, THE GREATER OF (X) THIRTY PERCENT (30%) OF THE SALARY CAP IN EFFECT AT THE TIME THE TRADE BONUS IS EARNED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE PLAYER'S SALARY FOR THE SEASON PRIOR TO THE SEASON IN WHICH THE TRADE BONUS IS EARNED, OR IN THE CASE OF A DESIGNATED VETERAN PLAYER WHO SIGNED A DESIGNATED VETERAN PLAYER WHO SIGNED A DESIGNATED VETERAN PLAYER WHO SIGNED A DESIGNATED VETERAN PLAYER EXTENSION (AS AP PLICABLE) THAT PROVIDED FOR UP TO THIRTY -FIVE PERCENT (35%) OF THE SALARY CAP, [_]% OF THE SALARY CAP IN EFFECT AT THE TIME THE TRADE BONUS IS EARNED WITH THE APPLICABLE PERCENTAGE WHERE BRACKETS ARE INDICATED EQUAL TO THE PERCENTAGE WHERE BRACKETS ARE INDICATED EQUAL TO THE PERCENTAGE OF THE SALARY CAP PLOYER EXTENSION); OR (III) FOR ANY PLAYER WHO HAS COMPLETED TEN (10) OR MORE YEARS OF SERVICE, THE GREATER OF (X) THIRTY -FIVE PERCENT (35%) OF THE SALARY CAP (THE FIRST YEAR OF HIS CONTRACT (OR THE FIRST YEAR OF HIS CONTRACT (OR THE FIRST YEAR OF HIS CONTRACT (OR THE FIRST YEAR OF HIS CONTRACT (THE TIME THE TRADE BONUS IS EARNED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE PLAYER'S SALARY FOR THE SEASON PRIOR TO THE SEASON PRIOR TO THE SEASON IN WHICH THE TRADE BONUS IS EARNED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE PLAYER'S SALARY FOR THE SEASON PRIOR TO THE SEASON IN WHICH THE TRADE BONUS IS EARNED, OR (Y) ONE HUNDRED FIVE PERCENT (105%) OF THE PLAYER'S SALARY PLUS U

SEASON COVERED BY THE CONTRACT OR ROOKIE SCALE EXTENSION (AS APPLICABLE)

44 AT ICLE II
GREATER THAN TWENTY -FIVE PERCENT (25%) OF THE SALARY CAP IN EFFECT DURING THE
FIRST SEASON OF THE CONTRACT OR EXTENDED TERM (AS APPLICABLE) IN ACCORDANCE
WITH THE RULES SET FORTH IN THIS SECTION 7 MUST BE FOR AT LEAST FOUR (4) SEASONS
(EXCLUDING ANY OPTION YEAR) AND, IN THE C ASE OF A ROOKIE SCALE EXTENSION, EXCLUDING THE LAST SEASON COVERED BY THE PLAYER'S ROOKIE SCALE CONTRACT. SECTION 8. PROMOTIONAL ACTIVITIES. SECTION 8. PROMOTIONAL ACTIVITIES.
(A) A PLAYER'S OBLIGATION (PURSUANT TO P ARAGRAPH 13(D) OF A UNIFORM
PLAYER CONTRACT) TO PARTICIPATE, UPON REQUEST, IN ALL OTHER RE ASONABLE
PROMOTIONAL ACTIVITIES OF THE TEAM AND THE NBA SHALL BE DEEMED SATISFIED (I) DURING EACH SALARY CAP YEAR OF THE PERIOD COVERED BY SUCH (I) DURING EACH SALARY CAP YEAR OF THE PERIOD COVERED BY SUCH
CONTRACT, THE PLAYER MAKES SEVEN (7) INDIVIDUAL PERSONAL
APPEARANCES (AT LEAST TWO (2) OF WHICH SHALL BE IN CONN ECTION
WITH SEASON TICKETHOLDER EVENTS) AND FIVE (5) GROUP APPEARANCES FOR OR ON BEHALF OF OR AT THE REQUEST OF THE TEAM
(OR TEAM AFFILIATE) BY WHICH HE IS EMPLOYED AND/OR THE
NBA. UP TO TWO (2) OF THESE TWELVE (12) APPEARANCES MAY

BE ASSIGNED BY THE TEAM AND/OR THE NBA IN ANY SALARY CAP
YEAR TO NBA PROPERTIES. THE PLAYER SHALL BE REIMBURSED FOR THE ACTUAL EXPENSES INCURRED IN CONNECTION WITH ANY SUCH

YEAR TO NBA PROPERTIES. THE PLAYER SHALL BE REIMBURSED FOR THE ACTUAL EXPENSES INCURRED IN CONNECTION WITH ANY SUCH APPEARANCE, PROVIDED THAT SUCH EXPENSES RESULT DIRECTLY FROM THE APPEARANCE AND ARE ORDINARY AND REASONAB LE. THE PLAYER SHALL ALSO RECEIVE COMPENSATION FROM THE TEAM BY WHICH HE IS EMPLOYED OF \$3,500, IN ACCORDANCE WITH P ARAGRAPH 13(D) OF THE UNIFORM PLAYER CONTRACT, FOR EACH PROMOTIONAL APPEARANCE HE MAKES FOR A COMMERCIAL SPONSOR OF SUCH TEAM. NOTWITHSTAN DING THE PRECEDING SENTENCE, WITH

TEAM. NOT WITH STAN DING THE PRECEDING SENTENCE, WITH
RESPECT TO ANY SALARY CAP YEAR DURING WHICH A PLAYER MAKES AT LEAST EIGHT (8) APPEARANCES PURSUANT TO THIS SECTION 8(A)(I),
FOR EACH SUBSEQUENT APPEARANCE MADE BY THE PLAYER FOR A
COMMERCIAL SPONSOR OF THE TEAM DURING SUCH SALARY CAP
YEAR, THE PLAYER SHALL RECEIVE COMPENSATION FROM THE TEAM BY WHICH HE IS EMPLOYED OF \$4,500.

ARTICLE II 45 (II) ANY PERSONAL OR GROUP APPEARANCE REQUIRED UNDER THIS SUBSECTION (A) MUST: SUBSECTION (A) MUST:

(A) TAKE PLACE DURING (1) THE PERIOD FROM THE FIRST DAY OF

A SEASON THROUGH THE DAY OF THE NBA DRAFT

FOLLOWING SUCH SEASON, OR (2) THE OFF -SEASON,

PROVIDED THAT NO PLAYER MAY BE REQUIRED TO MAKE MORE THAN ONE OFF -SEASON APPEARANCE IN ANY YEAR

COVERED BY HIS CONTRACT AND NO PLAYER MAY BE REQUIRED TO MAKE SUCH AN OFF -SEASON APPEARANCE

UNLESS HE RESIDES IN OR IS OTHERWISE LOCATED IN THE AREA WHERE THE APPEARANCE IS TO TAKE PLACE;

(B) OCCUR IN THE HOME CITY (OR GEOGRAPHIC VICINITY THEREOF) OF THE PLAYER'S TEAM (SUBJECT TO SECTION

(VALVILLAD APPLY) OR IN A CITY (OR GEOGRAPHIC VICINITY THEREOF) (B) OCCUR IN THE HOME CITY (OR GEOGRAPHIC VICINITY THERE 8(A)(II)(A)(2) ABOVE) OR IN A CITY (OR GEOGRAPHIC VICINITY THEREO F) TO WHICH THE PLAYER HAS TRAVELED TO PLAY IN A SCHEDULED NBA GAME;

(C) NOT OCCUR AT A TIME THAT WOULD INTERFERE WITH A PLAYER'S REASONABLE PREPARATION TO PLAY ON THE DAY OF A TEAM GAME; (D) NOT OCCUR AT A TIME THAT WOULD INTERFERE WITH A PRACTICE SESSION CONDUCTED BY THE TEAM, TAKING INTO ACCOUNT THE COMMUTING TIME FROM THE PRACTICE TO THE APPEARANCE; PRACTICE SESSION CONDUCTED BY THE TEAM, TAKING INTO ACCOUNT THE COMMUTING TIME FROM THE PRACTICE TO (E) BE SCHEDULED WITH THE PLAYER AT LEAST FOURTEEN (14) DAYS IN ADVANCE (BY PROVIDING WRITTEN NOTICE TO THE PLAYER OF THE TIME, NATURE, LOCATION, AND EXPECTED DURATION OF THE APPEARANCE) AND CALLED TO HIS ATTENTION AGAIN SEVEN (7) DAYS PRIOR TO THE APPEARANCE; (F) NOT EXCEED A REASONABLE PERIOD OF TIME; AND (G) NOT REQUIRE THE PLAYER TO SIGN AUTOGRAPHS AS THE PRIMARY PURPOS E OF THE APPEARANCE.

```
46 ARTICLE II
(III) DURING EACH SALARY CAP YEAR, A PLAYER'S PARTICIPATION IN ANY
OF THE FOLLOWING ACTIVITIES SHALL COUNT AS ONE APPEARANCE
REQUIRED BY THIS SECTION 8 AND PARAGRAPH 13(D) OF THE UNIFORM PLAYER CONTRACT:
(A) IF REQUESTED BY THE NBA, AN NBA PLAY ER DAY AS
DESCRIBED IN ARTICLE XXXVII, SECTION 1 (B); OR
(B) IF REQUESTED BY THE NBA, AN NBA PLAY ER DAY AS
DESCRIBED IN ARTICLE XXXVII, SECTION 1 (B); OR
(B) IF REQUESTED BY THE SENDING THE TEAM, OR
(2) A PLAYER-FOCUSED CONTENT SESSION CONDUCTED BY
THE TEAM AT A LOCATION (OTHER THAN A T EAM FACILITY OR
TEAM-CONTROLLED SPACE; THAT HAS BEEN SECURED BY THE
TEAM OR, IF MUTUALLY AGREEABLE, THE PLAYER'S HOME OR
OTHER PLAYER -CONTROLLED SPACE; PROVIDED, HOWEVER,
THAT NO MORE THAN FOUR (4) OF A PLAYER'S REQUIRED APPEARANCES MAY BE SATISFIED BY PARTICIPATING IN THE ACTIVITIES SET FORTH IN THIS SECTION 8(A)(III)(B).
(IV) THE PLAYER PARTICIPATES IN REASONABLE FAN APPRECIATION
ACTIVITIES BEFORE AND AFTER HOME GAMES, INCLUDING, BUT NOT
LIMITED TO, SIGNING AUTOGRAPHS FOR FANS, GREETING FANS, AND
PARTICIPATING IN MERCHANDIS E GIVEAWAYS TO FANS; PROVIDED,
HOWEVER, THAT NO PLAYER SHALL BE REQUIRED TO PARTICIPATE IN
MORE THAN FOUR (4) SUCH ACTIVITIES PER SEASON.
(V) TEAMS SHALL BE REQUIRED TO TRACK PROMOTIONAL APPEARANCES
MADE BY PLAYERS IN ACCORDANCE WITH THIS SECTION 8 AND
PARAGRAP H 13(D) OF THE UNIFORM PLAYER CONTRACT AND RESPECT OF A TEAM, THE NBA SHALL PROVIDE SUCH INFORMATION TO THE PLAYERS ASSOCIATION.
(B) UPON REQUEST BY THE TEAM, THE NBA, OR A LEAGUE -RELATED ENTITY, AND
SURJE CT TO THE CONDITIONS AND LIMITATIONS SET FORTH BELOW, THE PLAYER SHALL
WEAR A WIRELESS MICROPHONE DURING ANY GAME OR PRACTICE, INCLUDING WARM -UP
```

OR A LEAGUE -RELATED ENTITY AND MAY BE USED IN ANY MANNER FOR PUBLICITY OR

PROMOTIONAL PURPOSES.

ARTICLE II 47

(I) THE NBA OR A LEAGUE -RELATED ENTITY WILL BE RESPONSIBLE FOR PROVIDING THE AUDIO EQUIPMENT AND FOR THE PLACEMENT OF THE MICROPHONE ON THE PLAYER IN A LOCATION AND MANNER THAT MINIMIZES INTERFERENCE WITH THE PLAYER'S PERFORMANCE.

(II) THE AUDIO CAPTURED BY THE WIRELESS MICROPHONE WORN BY THE PLAYER ("PLAYER AUDIO") WILL BE SCREENED AND APPROVED PRIOR TO AIRING BY THE TELECAST PRODUCER AND AN DAY ON A PROVED PRIOR TO AIRING BY THE TELECAST PRODUCER AND AN NBA REPRESENTATIVE, AND NO SUCH PLAYER AUDIO WILL BE AIRED LIVE WITHOUT THE PRIOR CONSENT OF THE PLAYER.

(III) THE NBA WILL USE BEST EFFORTS TO ENSURE THAT A GAME TELECAST WILL NOT INCLUDE ANY PLAYER AUDIO THAT CONTAINS PROFANITY OR THAT COULD REASONABLY BE CONSIDERED PREJUDICIAL OR DETRIMENTAL TO THE PLAYER OR OTHER PLAYERS.

(IV) ALL AUDIO TAPES CONTAINING APPROVED PLAYER AUDIO WILL BE RETURNED BY THE TELECASTER TO THE NBA AND ARCHIVED.

(V) AT THE REQUEST OF THE PLAYEROR THE PLAYERS ASSOCIATION, THE NBA SHALL MAKE AVAILABLE A COPY OF THE PLAYER AUDIO.

(VI) IN THE EVENT A PLAYER BELIEVES THAT ANY PLAYER AUDIO EXCERPT WOULD BE PREJUDICIAL OR DETRIMENTAL TO HIM IF REPLAYED IN ANY NON-GAME PROGRAMMING (E.G., HOME VIDEOS) OR OTHER PUBLICITY OR PROMOTIONAL CONTENT, AND NOTIFIES S THE NBA TO THAT EFFECT IN WRITING WITHIN ONE HUNDRED TWENTY (120) HOURS OF THE RECORDING OF SUCH AUDIO, THEN NEITHER THE NBA NOR ANY LEAGUE-RELATED ENTITY, FOLLOWING RECEIPT OF SUCH NOTICE FROM THE PLAYER, SHALL INCORPORATE, OR LICENSE OTHERS TO INCORPOR ATE, SUCH EXCERPT INTO ANY SUCH CONTENT.

(VII) NO PLAYER, WITHOUT HIS CONSENT, MAY BE REQUIRED TO WEAR A WIRELESS MICROPHONE (A) FOR NATIONALLY -TELEVISED GAMES, MORE THAN ONE (1) GAME PER MONTH IN ANY SEASON COVERED BY HIS CONTRACT, OR (C) FOR PLAYOFF GAMES, MORE THAN TWO (2) GAMES PER PLAYOFF ROUND IN ANY SEASON COVERED BY HIS CONTRACT.

(VIII) AT THE BEGINNING OF EACH SEASON, PLAYERS WILL RECEIVE WRITTEN NOTICE OF THE CONDITIONS AND LIMITATIONS SET FORTH IN NOTICE OF THE CONDITIONS AND LIMITATIONS SET FORTH IN SECTION 5 8(B)(I) - (VII) ABOVE.

(IX) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, PLAYER AUDIO SHALL NOT BE USED AS THE BASIS FOR THE IMPOSITION OF DISCIPLINE UPON ANY PLAYER.

(C) UPON REQUEST BY THE NBA OR THE T EAM, A PLAYER THAT IS IN ATTENDANCE
BUT NOT DRESSED FOR OR ABLE TO PLAY IN A GAME SHALL PARTICIPATE INAN IN -GAME
INTERVIEW FROM THE TEAM BENCH. NO PLAYER, WITHOUT HIS CONSENT, MAY BE
REQUIRED TO PARTICIPATE IN MORE THAN ONE SUCH IN- GAME INTERVIEW PER WEEK.

(D) EACH PLAYER SHALL BE REQUIRED TO PARTICIPATE EACH SEASON, UPON (a) Each false shall be required to faringfall each season, from Request, in promotional activities for the benefit of the NBA's Television partners, provided that such participation does not exceed one (1) hour per player per seas on and that the player is reimbursed for any reasonable PLAYER PER SEAS ON AND THAT THE PLAYER IS REIMBURSED FOR ANY REASONABLE EXPENSES HE INCURS IN CONNECTION WITH SUCH PARTICIPATION.

SECTION 9. 10-DAY CONTRACTS.

(A) BEGINNING ON JANUARY 5 OF ANY NBA SEASON, A TEAM MAY ENTER INTO A PLAYER CONTRACT (OTHER THAN A TWO-WAY CONTRACT) WITH A PLA YER FOR THE LONGER OF (I) TEN (10) DAYS, OR (II) A PERIOD ENCOMPASSING THREE (3) GAMES PLAYED BY SUCH TEAM (A "10 -DAY CONTRACT").

(B) THE SALARY PROVIDED FOR BY A 10 -DAY CONTRACT SHALL BE THE MINIMUM PLAYER SALARY.

(B) THE SALARY PROVIDED FOR BY A 10 -DAY CONTRACT SHALL BE THE MINIMUM PLAYER SALARY.

(C) NO TEAM MAY ENTER INTO A 10 -DAY CONTRACT WITH THE SAME PLAYER

MORE THAN TWICE DURING THE COURSE OF ANY ONE SEASON. NO TEAM MAY BE A PARTY AT ANY ONE TIME TO MORE 10 -DAY CONTRACTS THAN THE FOLLOWING: AGGREGATE NUMBER OF PLAYERS ON TEAM'S ACTIVE LIST AND INACTIVE LIST (INCLUDING PLAYERS SIGNED TO 10- DAY CONTRACTS, BUT NOT INCLUDING TWO -WAY PLAYERS) MAXIMUM NUMBER OF

THE TEAM'S PLAYERS WHO CAN BE SIGNED TO 10-DAY CONTRACTS

13 1 14 2 15 3

ARTICLE II 49
FOR EXAMPLE, IF A TEAM HAS THIRTEEN (13) PLAYERS ON ITS ACTIVE LIST (NOT INCLUDING ANY TWO- WAY PLAYERS) AND NO PLAYERS ON ITS INACTIVE LIST, THEN THE TEAM MAY HAVE ONE PLAYER UNDER A 10 -DAY CONTRACT. IF A TEAM HAS THIRTEEN (13) PLAYERS ON ITS ACTIVE LIST (INCLUDING ONE (1) TWO -WAY PLAYER) AND TWO (2) PLAYERS ON ITS INACTIVE LIST (NOT INCLUDING ANY TWO-WAY PLAYERS), THEN THE TEAM MAY HAVE TWO (2) PLAYERS UNDER A 10 -DAY CONTRACT. IF A TEAM HAS TWELVE (12) PLAYERS ON ITS ACTIVE LIST (NOT INCLUDING ANY TWO -WAY PLAYERS), AND TUBES (2) PLAYERS ON ITS INACTIVE LIST (NOT INCLUDING ANY TWO -WAY PLAYERS) AND THREE (3) PLAYERS ON ITS INACTIVE LIST (NOT INCLUDING ANY TWO-WAY PLAYERS), THEN THE TEAM MAY HAVE THREE (3) PLAYERS UNDER A 10 -DAY

CONTRACT.

CONTRACT.
(D) NO TEAM MAY ENTER INTO A 10 -DAY CONTRACT IF THE LENGTH OF SUCH
CONTRACT, IN ACCORDANCE WITH SECTION 9(A), WOULD EXTEND TO OR PAST THE DATE OF THE TEAM'S LAST REGULAR SEASON GAME FOR SUCH SEASON.
(E) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 9(A) OR 9(D)
ABOVE, IN THE EVENT THE NBA AUTHORIZES A TEAM TO SIGN A PLAYER CONTRACT
PURSUANT TO THE NBA'S HARDSHIP RULES, THEN (I) SUCH CONTRACT SHALL BE A 10 DAY CONTRACT REGARDLESS OF WHEN DURING THE SEASON SUCH CONTRACT IS SIGNED; AND (II) IF THE LENGTH OF SUCH 10 -DAY CONTRACT (AS DETERMINED IN ACCORDANCE

NOTE OF THE PARTY OF THE PARTY OF THE TEAM'S LAST DECIMAL BE A SOLUTION OF THE TEAM OF SUCH 10 -DAY CONTRACT (AS DETERMINED IN ACCORDANCE)

NOTE OF THE PARTY OF THE PARTY OF THE TEAM'S LAST DECIMAL BE A SOLUTION. WITH SECTION 9(A) ABOVE) WOULD EXTEND TO OR PAST THE DATE OF THE TEAM'S LAST REGULAR SEASON GAME IN SUCH SEASON, THEN THE TERM OF SUCH 10 -DAY CONTRA CT SHALL BE THE NUMBER OF DAYS REMAINING IN SUCH REGULAR SEASON (INCLUDING THE

SHALL BE THE NUMBER OF DAY'S REMAINING IN SUCH REGULAR SEASON (INCLUDING THE DAY ON WHICH THE 10 -DAY CONTRACT IS SIGNED).

(F) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN A UNIFORM

PLAYER CONTRACT, A 10 -DAY CONTRACT SHALL BE TERMINATED SIMPLY BY PRO VIDING

WRITTEN NOTICE TO THE PLAYER (AND NOT BY FOLLOWING THE WAIVER PROCEDURE SET FORTH IN P ARAGRAPH 16 OF THE UNIFORM PLAYER CONTRACT) AND PAYING ONLY SUCH

SUMS AS ARE SET FORTH IN EXHIBIT 1A OF SUCH CONTRACT.

GG) IF A PLAYER'S 10 -DAY CONTRACT WITH A TEAM IS TERMINATED BY THE TEAM
PRIOR TO THE EXPIRATION OF ITS STATED TERM, THEN THE TEAM AND PLAYER SHALL NOT BE PERMITTED TO ENTER INTO A NEW CONTRACT PRIOR TO THE EXPIRATION OF THE STATED TERM OF SUCH TERMINATED 10 -DAY CONTRACT.

(H) A TEAM AND PLAYER WHO ARE PARTIE S TO A 10 -DAY CONTRACT MAY, PRIOR

TO THE EXPIRATION (OR TERMINATION, IF APPLICABLE) OF THE 10 -DAY CONTRACT

NEGOTIATE AND ENTER INTO A STANDARD NBA CONTRACT THAT IS A REST -OF-SEASON

50 ARTICLE II
CONTRACT (DEFINED BELOW) THAT WILL TAKE EFFECT ON THE DAY FOLLOWING THE DATE
ON WHICH THE STATED TERM OF SUCH 10- DAY CONTRACT EXPIRES.
SECTION 10. REST - OF-SEASON CONTRACTS.
(A) AT ANY TIME AFTER THE FIRST DAY OF AN NBA REGULAR SEASON, A TEAM
MAY ENTER INTO A PLAYER CONTRACT THAT MAY PROVIDE COMPENSATION TO A PLAYER FOR THE REMAINDER OF THAT SEASON (A "REST-OF-SEASON CONTRACT").
(B) THE SALARY PROVIDED FOR IN A REST - OF-SEASON CONTRACT SHALL NOT BE
LESS THAN THE MINIMUM PLAYER SALARY.
(C) NOTWITHSTANDING THE FOREGOING, TWO- WAY CONTRACTS SHALL NOT BE
SUBJECT TO THE REQUIREMENTS SET FORTH IN THIS SECTION 10.
SECTION 11. TWO- WAY CONTRACTS.
(A) TWO-WAY PLAYER SALARY.
(I) SUBJECT TO THE LIMITATIONS SET FORTH IN THIS SECTION 11, AN
NBA TEAM MAY ENTER INTO A PLAYER CONTRACT THAT PROVIDES A
PLAYER ("TWO-WAY PLAYER") WITH A SALARY AS SET FORTH IN
SECTION 11(A)(II) BELOW FOR PROVIDING SERVICES TO BOTH AN
NBAGL TEAM AND THE NBA TEAM ("TWO-WAY CONTRACT").
(II) THE SALARY PROVIDED FOR IN A TWO- WAY CONTRACT").
(III) THE SALARY PROVIDED FOR IN A TWO- WAY CONTRACT (THE
"TWO-WAY PLAYER SALARY") FOR A SEASON SHALL EQUAL FIFTY
PERCENT (50%) OF THE MINIMU M ANNUAL SALARY CALLED FOR
UNDER ARTICLE II, SECTION 6(A) FOR A PLAYER WITH ZERO (0) YEARS
OF SERVICE (IRRESPECTIVE OF HOW MANY YEARS OF SERVICE THE
PLAYER HAS ACCRUED PRIOR TO THE CONTRACT OR ACCRUES DURING
THE TERM OF THE CONTRACT), MULTIPLIED BY A FRACT ION, THE
NUMERATOR OF WHICH IS THE NUMBER OF DAYS REMAINING IN THE REGULAR SEASON AS OF THE DATE SUCH CONTRACT IS ENTERED INTO
(INCLUDING THE DAY ON WHICH THE CONTRACT IS ENTERED INTO),
AND THE DENOMINATOR OF WHICH IS THE TOTAL NUMBER OF DAYS OF
THAT REGULAR SEASON.

(III) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, NO TWO- WAY CONTRACT MAY INCLUDE OR PROVIDE FOR ANY

ARTICLE II 51
(A) BONUSES OR INCENTIVE COMPENSATION, OR (C) LOANS.
(V) EVERTY TWO -WAY CONTRACT MUST CONTAIN AN EXH IBIT 1B AND
INCLUDE THE FOLLOWING SENTENCE IN SUCH EXHIBIT (WHICH SHALL
BE DEEMED AMENDED IN THE MANNER DESCRIBED IN SUCH
SENTENCE): "THIS CONTRACT IS INTENDED TO PROVIDE FOR A BASE
COMPENSATION FOR THE SEASON(S) GUAL TO THE
TWO-WAY PLAYER S ALARY FOR SUCH SEASON(S) (GUAL TO THE
TWO-WAY PLAYER S ALARY FOR SUCH SEASON(S) (WITH NO BONUSES
OF ANY KIND) AND SHALL BE DEEMED AMENDED TO THE EXTENT
NECESSARY TO SO PROVIDE."

(V) A TWO -WAY CONTRACT THAT, AT THE TIME THE TWO -WAY
CONTRACT IS SIGNED, IS PARTIALLY PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS F OR A SEASON MAY BE AMENDED TO PROVIDE FOR
THE TWO -WAY PLAYER TO BE PAID A PORTION OF HIS BASE
COMPENSATION FOR SUCH SEASON (THE "ADVANCE"), UP TO THE
TWO-WAY CONTRACT ADVANCE LIMIT AS DEFINED BELOW, PRIOR
TO NOVEMBER 1 OF SUCH SEASON. THE TWO - WAY CONTRACT
ADVANCE LIMIT FOR A SEASON SHALL EQUAL FIFTY PERCENT (50%)
OF THE AMOUNT OF THE TWO- WAY PLAYER'S BASE COMPENSATION
FOR SUCH SEASON THAT IS PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS AT THE TIME OF SIGNING. ANY ADVANCE PAID TO A
PLAYER FOR A SEASON PURSUANT TO THE FOREGOING MUST BE
DEDUCTED FROM THE FIRST INSTALLMENT OF BASE COMPENSATION (I.E., ON NOVEMBER 1) AND, IF AND AS NECESSARY AFTER REDUCING
IN FULL THE FIRST INSTALLMENT, EACH SUBSEQUENT INSTALLMENT OF BASE COMPENSATION FOR SUCH SEASON THAT IS PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS AT THE TIME OF SIGNING. ANY ADVANCE PAID TO A
PLAYER FOR A SEASON PURSUANT TO THE FOREGOING MUST BE
DEDUCTED FROM THE FIRST INSTALLMENT OF BASE COMPENSATION (I.E., ON NOVEMBER 1) AND, IF AND AS NECESSARY AFTER REDUCING
IN FULL THE FIRST INSTALLMENT, EACH SUBSEQUENT INSTALLMENT OF BASE COMPENSATION FOR SUCH SEASON THAT S UCH PLAYER WOULD
HAVE RECEIVED PURSUANT TO P ARAGRAPH 3(A) OF THE UNIFORM
FOR THE PROVIDES FOR AN ADVANCE ON THE ORDER OF THE UNIFORM
FOR THE PROVIDES FOR AN ADVANCE ON THE ORDER OF THE WORLD FOR THE PROVIDES FOR AN ADVANCE T

```
52 ARTICLE II
PARAGRAPH 3(A), EXCEPT THAT THE NOVEMBER 1
INSTALLMENT OF SUCH BASE COMPENSATION AND,
IF AND AS NECESSARY AFTER REDUCING IN FULL THE
NOVEMBER 1 INSTALLMENT, EACH SUBSEQUENT
INSTALLMENT OF SUCH BASE COMPENSATION FOR SUCH SEASON SHALL BE REDUCED BY $[AMOUNT OF
ADVANCE], WHICH AMOUNT SHALL BE PAID TO
PLAYER IN ADVANCE ON [DATE]."

(B) ROSTER LIMITATIONS.

(I) NO TEAM MAY HAVE ON ITS ROSTER AT ANY TIME MORE THAN THREE (3) TWO -WAY PLAYERS.

(II) NO PLAYER UNDER A TWO- WAY CONTRACT MAY BE ON THE ACTIVE
LIST FOR MORE THAN FIFTY (50) GAMES DURING A REGULAR SEASON.
IF A PLAYER IS SIGNED TO A TWO -WAY CONTRACT AFTER THE START OF
A REGULAR SEASON, THE MAXIMUM NUMBER OF GAMES FOR WHICH SUCH PLAYER MAY BE ON THE ACT IVE LIST DURING THAT REGULAR
SEASON SHALL BE FIFTY (50) MULTIPLIED BY A FRACTION, THE NUMBERATOR OF WHICH IS THE NUMBER OF DAYS REMAINING IN SUCH
REGULAR SEASON AS OF THE DATE SUCH TWO -WAY CONTRACT IS
ENTERED INTO (INCLUDING THE DAY ON WHICH THE TWO- WAY
CONTRACT IS ENTERED INTO), AND THE DENOMINATOR OF WHICH IS
THE TOTAL NUMBER OF DAYS OF SUCH REGULAR SEASON, ROUNDED
TO THE NEAREST WHOLE NUMBER; PROVIDED, HOWEVER, THAT IN NO
EVENT SHALL THE MAXIMUM NUMBER OF GAMES FOR WHICH A
PLAYER MAY BE ON THE ACTIVE LIST BE FEWER THAN ONE (1).

(III) ANY REGULAR SEASON GAME FOR WHICH A TEAM HAS FEWER THAN FIFTEEN (15) PLAYERS SIGNED TO STANDARD NBA CONTRACTS SHALL
BE AN "UNDER -FIFTEEN GAME." NO TEAM SHALL BE PERMITTED
TO HAVE A TWO -WAY PLAYER ON ITS ACTIVE LIST FOR MORE THAN
NINETY (90) UNDER -FIFTEEN GAMES ON HIS ACTIVE LIST FOR MORE THAN
NINETY (90) UNDER -FIFTEEN GAMES ON HICH A TEAM HAS FEWER THAN FIFTEEN
GAME FOR WHICH A TEAM HAS ONE (1) TWO -WAY PLAYER ON ITS
ACTIVE LIST SHALL COUNT AS ONE (1) TWO -WAY PLAYER ON ITS
ACTIVE LIST SHALL COUNT AS ONE (1) TWO -WAY PLAYER ON ITS
ACTIVE LIST SHALL COUNT AS ONE (1) TWO -WAY PLAYER ON ITS
ACTIVE LIST SHALL COUNT AS ONE (1) TWO -WAY PLAYER ON ITS
ACTIVE LIST SHALL COUNT AS TWO (2)
```

UNDER- FIFTEEN GAMES; AND (C) AN UNDER -FIFTEEN GAME FOR

ARTICLE II 53
WHICH A TEAM HAS THREE (3) TWO -WAY PLAYERS ON ITS ACTIVE
LIST SHALL COUNT AS THREE (3) UNDER- FIFTEEN GAMES.
(C) COMPENSATION PROTECTION.
(I) THE MAXIMUM AMOUNT OF AGGREGATE BASE COMPENSATION
PROTECTION FOR A SEASON IN A TWO-WAY CONTRACT IS THE
"MAXIMUM TWO -WAY PROTECTION AMOUNT" (DEFINED BELOW)
FOR SUCH SEASON, PROVIDED THAT IF SUCH CONTRACT IS SIGNED
AFTER THE FIRST DAY OF THE REGULAR SEASON, THE MAXIMUM
AMOUNT OF AGGREGATE BASE COMPENSATION PROTECTION FOR
SUCH SEASON IS FIFTY PERCENT (50%) OF THE BASE COMPENSATION
PROVIDED FOR BY SUCH CONTRACT FOR SUCH SEASON. IN ADDITION,
A TWO -WAY CONTRACT MAY ALSO PROVIDE FOR BASE
COMPENSATION PROTECTION FOR A SEASON TO INCREASE TO UP TO FIFTY PERCENT (50%) OF THE BASE COMPENSATION PROTECTION FOR SUCH CONTRACT FOR SUCH SEASON IF THE TEAM DOES NOT
REQUEST WAIVERS ON THE PLAYER BY A CERTAIN DATE THAT IS ON OR
AFTER THE FIRST DAY OF THE REGULAR SEASON ENCOMPASSED BY
SUCH CONTRACT FOR SUCH SEASON ENCOMPASSED BY
SUCH SEASON.

(II) THE "MAXIMUM TWO -WAY PROTECTION AMOUNT" SHALL BE
\$75,000 FOR THE 2023 - 24 SEASON , AND FOR EACH SUBSEQUENT
SEASON SHALL BE \$75,000 MULTIPLIED BY A FRACTION, THE
NUMERATOR OF WHICH IS THE SALARY CAP FOR THE SALARY CAP YEAR
ENCOMPASSING THE APPLICABLE SEASON AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE 2023 -24 SALARY CAP YEAR.
(III) IF A TEAM ASSIGNS OR TERMINATES A PLAYER CONTRACT THAT
CONTAINS AGGREGATE BASE COMPENSATIO N PROTECTION IN RESPECT
OF THE THEN- CURRENT AND ANY FUTURE SALARY CAP YEAR THAT
EXCEEDS THE MAXIMUM TWO -WAY PROTECTION AMOUNT FOR THE
EXCEEDS THE MAXIMUM TWO -WAY PROTECTION AMOUNT FOR THE
EXCEEDS THE MAXIMUM TWO -WAY PROTECTION AMOUNT FOR THE
EXCEEDS THE MAXIMUM TWO -WAY PROTECTION AMOUNT FOR THE
EXCEEDS THE MAXIMUM TWO -WAY PROTECTION AMOUNT FOR THE
EXASON ENCOMPASSED BY THE SALARY CAP YEAR IN WHICH SUCH ASSIGNMENT OR TERMINATION OCCURS, THEN, DURING SUCH SALARY
CAP YEAR, THE PLAYER SHALL BE PRECLUDED FROM: (X) PLAYING
UNDER AN NBAGL CONTRACT FOR SUCH TEAM'S NBAGL AFFILIATE, AND (Y) ENTERING INTO A TW

(I) CONTRACT TERM. THE TERM OF A TWO -WAY CONTRACT MAY N OT EXCEED
TWO (2) SEASONS IN LENGTH AND MAY NOT INCLUDE ANY OPTION YEAR OR EARLY
TERMINATION OPTION.
(E) E LIGIBILITY . THE FOLLOWING ELIGIBILITY RULES SHALL APPLY TO ALL TWO WAY CONTRACTS:
(I) NO TEAM MAY SIGN A PLAYER TO A TWO -WAY CONTRACT AFTER
MARCH 4 OF ANY SEASON.
(II) NO TEAM MAY SIGN A PLAYER TO A TWO -WAY CONTRACT AFTER
MARCH 4 OF ANY SEASON.
(II) NO TEAM MAY SIGN OR CONVERT A PLAYER TO A TWO -WAY
CONTRACT IF THE PLAYER HAS OR MAY HAVE FOUR (4) OR MORE YEARS
OF SERVICE AT ANY POINT DURING THE CONTRACT. FOR EXAMPLE, A
PLAYER WITH THREE (3) YEARS OF SERVICE WOLLD NOT BE ELIGIBLE
TO SIGN A TWO-WAY CONTRACT WITH A TERM OF TWO (2) YEARS.
NOTWITHSTANDING THE FOREGOING, A TEAM MAY SIGN OR CONVERT
A PLAYER WHO HAS FOUR (4) YEARS OF SERVICE TO A TWO -WAY
CONTRACT TO COVERING NO MORE THAN ONE (1) SEASON IF THE PLAYER WAS CREDITED WITH ONE (1) OR MORE YEARS OF SERVICE IN RESPECT
OF A SEASON IN WHICH HE (A) DID NOT PLAY IN A REGULAR SEASON, PLAY-IN, OR PLAYOFF GAME AND (B) WAS ON A TEAM'S ROSTER AT
ALL TIMES FROM THE FIRST DAY OF THE REGULAR SEASON THROUGH
THE END OF THE LA ST DAY OF THE REGULAR SEASON
(III) NO TEAM MAY SIGN OR CONVERT'A PLAYER TO A TWO -WAY
CONTRACT, IT, F, AS A RESULT, THE PLAYER WAS CREDITED WIDER
A TWO -WAY CONTRACT FOR ANY PART OF MORE THAN THREE (3)
SALARY CAP YEARS WITH THE SAME NEAR TEAMS OF
A SALARY CAP YEARS WITH THE SAME NEAR TEAM OWN OWNER THAN THREE (3)
SALARY CAP YEARS WITH THE SAME NEAR TEAM. THE NEW OWNER THAN THREE (3)
CONTRACT WITH THAT TEAM.

(F) STANDARD NBA CONTRACT CONVERSION OPTION. EVERY TWO -WAY
CONTRACT DURING ITS TERM TO A CONTRACT THAT IS NOT A TWO-WAY CONTRACT THE ONLY THAT THAN OF THE TWO-WAY CONTRACT THAT IS NOT A TWO-WAY CONTRACT THE TEAM.

(F) STANDARD NBA CONTRACT CONVERSION OPTION. EVERY TWO -WAY
CONTRACT DURING ITS TERM TO A CONTRACT THAT IS NOT A TWO-WAY CONTRACT.

("STANDARD NBA CONTRACT CONVERSION OPTION TO CONVERT THE TWO-WAY CONTRACT.

("STANDARD NBA CONTRACT ON THAT PROVIDES FOR A SALARY FOR EACH

ON THE DATE SUCH OPTION IS EXERCISED ("STANDARD NBA CONTRACT CONVERSION

ARTICLE II 55
OPTION"). SUCH PLAYER'S APPLICABLE MINIMUM PLAYER SALARY SHALL BE
DETERMINED IN ACCORDANCE WITH SECTION 6 ABOVE. FOR THE DAY THE STANDARD
NBA CONTRACT CONVERSION OPTION IS EXERCISED, THE PLAYER SHALL BE
COMPENSATED ONLY UNDER THE NEW STANDARD NBA CONTRACT, AND NOT UNDER
HIS TWO -WAY CONTRACT. THE STANDARD NBA CONTRACT CONVERSION OPTION
MAY BE EXERCISED AT ANY POINT DURING THE PERIOD BEGINNING ON JULY 1 AND ENDING JUST PRIOR TO THE START OF THE TEAM'S LAST REGULAR SEASON G AME IN EACH
SALARY CAP FEAR COVERED BY THE TWO -WAY CONTRACT. UPON CONVERSION, SUCH
CONTRACT SHALL BECOME A STANDARD NBA CONTRACT AND SHALL NO LONGER BE
GOVERNED BY THE PROVISIONS OF THIS AGREEMENT GOVERNING TWO- WAY
CONTRACTS. TO EFFECTUATE THE REQUIREMEN TS SET FORTH IN THE PRECEDING
SENTENCES, EVERY TWO -WAY CONTRACT WITH AN EXHIBIT 1B MUST CONTAIN THE
FOLLOWING LANGUAGE (AND ONLY SUCH LANGUAGE) UNDER THE "STANDARD NBA
CONTRACT CONVERSION OPTION" HEADING:
"TEAM SHALL HAVE THE OPTION TO CONVERT THIS CONTRACT TO A STANDARD NBA
CONTRACT ("STANDARD NBA CONTRACT CONVERSION OPTION"). TEAM'S STANDARD NBA CONTRACT CONVERSION OPTION MAY BE EXERCISED BY
PROVIDING WRITTEN NOTICE TO PLAYER THAT IS EITHER PERSONALLY DELIVERED TO
PLAYER OR HIS REPRESENTATIVE OR SENT BY EMAIL OR PRE -PAID CERTIFIED,
REGISTERED, OR OVERNIGHT MAIL TO THE LAST KNOWN ADDRESS OF PLAYER OR HIS REPRESENTATIVE WITH A COPY TO THE PLAYERS ASSOCIATION AND THE NBA. IF
TEAM EXERCISES THE STANDARD NBA CONTRACT CONVERSION OPTION, THE
BASE COMPENSATION AMOUNT SET FORTH ABOVE IN THIS EXHIBIT 1B WILL
IMMEDIATELY BECOME NULL AND VOID AND OF NO FUTTHER FORCE OR EFFECT,
PLAYER'S COMPENSATION SHALL BE EQUAL TO THE PLAYER'S APPLICABLE MINIMUM
PLAYER SALARY FOR A TERM EQUAL TO THE REMAINDER OF THE ORIGINAL TERM OF THIS
CONTRACT BEGINNING ON THE DATE SUCH OPTION IS EXERCISED, AND ALL OTHER TERMS AND CONDITIONS OF THIS CONTRACT, INCLUDING THE BASE COMPENSATION
PROTECTION SET FORTH IN EXHIBIT 2 (IF ANY), SHALL REMAIN APPLICABLE."

(G) EXCLUSIVE RICHTS.

(I) DURING THE TERM OF A TWO -WAY CONTRACT, THE TEAM THAT IS THE PARTY TO THE TWO -WAY CONTRACT SHALL BE THE ONLY TEAM WITH WHICH THE TWO -WAY PLAYER MAY NEGOTIATE OR SIGN A STANDARD NBA CONTRACT.

(II) THE TEAM AND THE TWO -WAY PLAYER WHO ARE PARTIES TO SUCH TWO-WAY CONTRACT SHALL HAVE THE RIGHT TO NEGOTIATE AND

AGREE TO A STANDARD NBA CONTRACT IN ACCORDANCE WITH THE
TERMS OF THIS AGREEMENT. NOTWITHSTANDING ANYTHING TO THE
CONTRARY IN THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT,
(1) SUCH STA NDARD NBA CONTRACT MAY NOT INCLUDE AN
EXHIBIT 10, AND (2) UPON EXECUTION OF THE STANDARD NBA CONTRACT, THE PRIOR TWO- WAY CONTRACT BETWEEN THE TEAM
AND PLAYER WILL IMBEDIATELY BE RENDERED NULL AND VOID AND OF NO FURTHER FORCE OR EFFECT. FOR THE DAY THE STANDARD NBA
CONTRACT IS EXECUTED, THE PLAYER SHALL BE COMPENSATED ONLY
UNDER THE NEW STANDARD NBA CONTRACT, AND NOT UNDER THE
PRIOR TWO -WAY CONTRACT.
(I) EVERY CONTRACT WITH AN EXHIBIT 10 SHALL PROVIDE THE TEAM
WITH AN OPTION (TO BE SET FORTH IN EXHIBIT 10) TO CONVERT THE
CONTRACT TO A TWO -WAY CONTRACT THAT PROVIDES FOR THE
TWO-WAY PLAYER SALARY ("TWO -WAY PLAYER CONVERSION
OPTION"); PROVIDED, HOWEVER, THAT THE TWO- WAY PLAYER
CONVERSION OPTION (A) MUST BE EXERCISED PRIOR TO THE FIRST
DAY OF THE NBA REGULAR SEASON, AND (B) MAY NOT BE
EXERCISED IF IT WOULD RESULT IN A VIOLATION OF ARTICLE X, SECTION
4(D). IF A TEAM EXERCISES THE TWO -WAY PLAYER CONVERSION
OPTION, (W) THE CONTRACT'S EXHIBIT 1A WILL IMMEDIATELY BECOME NULL AND VOID AND OF NO FURTHER FORCE OR EFFECT AND
THE PLAYER'S COMPENSATION SHALL BE EQUAL TO THE TWO -WAY
PLAYER SALARY APPLICABLE FOR SUCH SEASON, (X) THE PLAYER'S
RIGHT TO AN EXHIBIT 10 BONUS (IF APPLICABLE) WILL BE RESCINDED,
(Y) THE PLAYER'S COMPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYER SALARY APPLICABLE FOR SUCH SEASON, (X) THE PLAYER'S
RIGHT TO AN EXHIBIT 10 BONUS (IF APPLICABLE) WILL BE RESCINDED,
(Y) THE PLAYER'S COMPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYER SALARY APPLICABLE FOR SUCH SEASON (X) THE PLAYER'S
RIGHT TO AN EXHIBIT 10 BONUS (IF APPLICABLE) WILL BE RESCINDED,
(Y) THE PLAYER'S COMPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYERS SCHAPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYERS SCHAPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYERS SCHAPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYERS SCHAPENSATION SHALL BE CQUAL TO THE TWO -WAY
PLAYERS

ARTICLE II 57
STANDARD NBA CONTRACT CONVERSION OPTION) EXCEPT THAT
SUCH CONTRACT NEED NOT CONTAIN AN EXHIBIT 1B.

(III) TO EFFECTUATE THE REQUIREMENTS SET FORTH ABOVE, EVERY
CONTRACT WITH AN EXHIBIT 10 MUST CONTAIN THE FOLLOWING
LANGUAGE (AND ONLY SUCH LANGUAGE) UNDER THE "TWO -WAY
PLAYER CONVERSION OPTION" AND "STANDARD NBA CONTRACT CONVERSION OPTION" HEADINGS, RESPECTIVELY:
TWO -WAY PLAYER CONVERSION OPTION". TEAM SHALL HAVE
THE OPTION TO CONVERT THIS CONTRACT TO A TWO- WAY CONTRACT
("TWO -WAY PLAY ER CONVERSION OPTION"): PROVIDED,
HOWEVER, THAT (A) SUCH OPTION MUST BE EXERCISED PRIOR TO THE
FIRST DAY OF THE NBA REGULAR SEASON, AND (B) MAY NOT BE
EXERCISED IF IT WOULD RESULT IN A VIOLATION OF ARTICLE X,
SECTION 4(D) OF THE CBA. TEAM'S TWO -WAY PLAYER
CONVERSION OPTION MAY BE EXERCISED BY PROVIDING WRITTEN NOTICE TO PLAYER THAT IS EITHER PERSONALLY DELIVERED TO PLAYER
OR HIS REPRESENTATIVE OR SENT BY EMAIL OR PRE -PAID CERTIFIED,
REGISTERED, OR OVERNIGHT MAIL TO THE LAST KNOWN ADDRESS OF PLAYER OR HIS R EPRESENTATIVE WITH A COPY TO THE PLAYERS
ASSOCIATION AND THE NBA. IF TEAM EXERCISES THE TWO -WAY
PLAYER CONVERSION OPTION, THIS CONTRACT'S EXHIBIT 1A WILL
IMMEDIATELY BECOME NULL AND VOID AND OF NO FURTHER FORCE
OR EFFECT AND THE PLAYER'S COMPENSATION SHALL BE EQUAL TO THE
TWO-WAY PLAYER SALARY APPLICABLE FOR SUCH SEASON, FURTHER,
UPON CONVERSION, THE PLAYER'S COMPENSATION SHALL BE EQUAL TO THE
TWO-WAY PLAYER SALARY APPLICABLE FOR SUCH SEASON, FURTHER,
UPON CONVERSION, THE PLAYER'S RIGHT TO THE BONUS AMOUNT (IF
APPLICABLE) SET FORTH ABOVE PURSUANT TO THIS EXHIBIT 10 WILL
BE RESCINDED AND THE PLAYER'S CONTRACT, NOTWITHSTANDING THE
BESRESCE OF AN EXHIBIT 2, SHALL BE PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLAEDS SET FORTH ABOVE PURSUANT TO THIS EXHIBIT 10 WILL
BE RESCINDED AND THE PLAYER'S CONTRACT, NOTWITHSTANDING THE
BESRCE OF AN EXHIBIT 2, SHALL BE PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLAEDS SET FORTH ABOVE PURSUANT TO THIS EXHIBIT 10 WILL
BE RESCINDED AND THE PLAYER'S CONTRACT, NOTWITHSTANDING THE
BE

STANDARD NBA CONTRACT CONVERSION OPTION MAY BE

58 ARTICLE II
EXERCISED BY PROVIDING WRITTEN NOTICE TO PLAYER THAT IS EITHER
PERSONALLY DELIVERED TO PLAYER OR HIS REPRESENTATIVE OR SENT
BY EMAIL OR PRE -PAID CERTIFIED, REGISTERED, OR OVERNIGHT MAIL
TO THE LAST KNOWN ADDRESS OF PLAYER OR HIS REPRESENTATIVE WITH A COPY TO THE PLAYERS ASSOCIATION AND THE NBA. IF TEAM
EXERCISES THE STANDARD NBA CONTRACT CONVERSION OPTION,
THE BASE COMPENSATION AMOUNT APPLICABLE TO THE TWO- WAY
CONTRACT AS SET FORTH IN THIS EXHIBIT 10 WILL IMMEDIATELY BECOME N ULL AND VOID AND OF NO FURTHER FORCE OR EFFECT,
PLAYER'S COMPENSATION SHALL BE EQUAL TO THE PLAYER'S APPLICABLE MINIMUM PLAYER SALARY FOR SUCH SEASON BEGINNING
ON THE DATE SUCH OPTION IS EXERCISED, AND ALL OTHER TERMS AND
CONDITIONS OF THIS CONTRACT. INCLUDING THE BASE

CONDITIONS OF THIS CONTRACT, INCLUDING THE BASE COMPENSATION PROTECTION SET FORTH IN THIS EXHIBIT 10, SHALL

COMPENSATION PROTECTION SET FORTH IN THIS EXHIBIT 10, SHALL
REMAIN APPLICABLE.
SECTION 12. BONUSES.
(A) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT:
(I) NO UNIFORM PLAYER CONTRACT MAY PROVIDE FOR INCENTIVE COMPENSATION FOR A SEASON THAT EXCEEDS TWENTY PERCENT
(20%) OF THE REGULAR SALARY CALLED FOR BY THE CONTRACT FOR

(20%) OF THE REGULAR SALARY CALLED FOR BY THE CONTRACT FOR SUCH SEASON;

(II) NO UNIFORM PLAYER CONTRACT MAY PROVIDE FOR A SIGNING BONUS THAT EXCEEDS FIFTEEN PERCENT (15%) OF THE COMPENSATION (EXCLUDING INCENTIVE COMPENSATION) CALLED FOR BY THE CONTRACT (OR, IN THE CASE OF AN EXTENSION, IN THE EXTENDED TERM OF THE EXTENSION); AND (III) NO OFFER SHEET MAY PROVIDE FOR A SIGNING BONUS THAT EXCEEDS TEN PERCENT (10%) OF THE COMPENSATION (EXCLUDING INCENTIVE COMPENSATION) CALLED FOR BY THE OFFER SHEET.

(B) IF A PLAYER'S CONTRACT PROVIDES FOR A SIGNING BONUS AND THE PLAYER IS SUSPENDED FOR THE INTENTIONAL FAILURE OR REFUSAL TO RENDER THE SERVICES

REQUIRED UNDER HIS CONTRACT, THE TEAM SHALL BE ENTITLED TO A RETURN FROM THE PLAYER OF AN AMOUNT EQUAL TO THE PRODUCT OF THE SI GNING BONUS MULTIPLIED BY

A FRACTION, THE NUMERATOR OF WHICH IS THE NUMBER OF REGULAR SEASON GAMES

ARTICLE II 59

THAT THE PLAYER IS SUSPENDED AS A RESULT OF HIS FAILURE OR REFUSAL TO RENDER SUCH
SERVICES AND THE DENOMINATOR OF WHICH IS THE TOTAL NUMBER OF REGULAR SEASON
GAMES TO BE PLAYED BY THE TEAM DURING THE TERM OF THE CONTRACT (EXCLUDING
ANY OPTION YEAR). THE FOREGOING SHALL NOT LIMIT ANY OTHER RIGHTS OR REMEDIES
A TEAM MAY HAVE UNDER THE CONTRACT OR BY LAW.

(C) (I) NO UNIFFORM PLAYER CONTRACT OR BY LAW.

(C) (I) NO UNIFFORM PLAYER CONTRACT TO REY LAW.

(C) (I) NO UNIFFORM PLAYER CONTRACT THAY PROVIDE FOR THE PLAYER'S
ATTENDANCE AT AND PARTICIPATION IN AN OFF -SEASON SKILL AND/OR
CONDITIONING PROGRAM THAT EXCEEDS TWO (2) WEEKS IN LENGTH.

(II) A UNIFFORM PLAYER CONTRACT THAT CONTAINS A BONUS TO BE PAID
AS A RESULT OF THE PLAYER'S ATTENDANCE AT AND PARTICIPATION IN
AN OFF -SEASON SUMMER LEAGUE AND/OR AN OFF -SEASON SKILL
AND/OR CONDITIONING PROGRAM IN ACCORDANCE WITH
SUBSECTION B(I) ABOVE MAY ALSO CONTAIN A PROVISION PROVIDING
THAT SUCH BONUS WILL BE PAID IF: (A) THE TEAM ELECTS IN WRITING
TO WAIVE THE REQUIREMENT THAT THE PLAYER PERFORM THE
SPECIFIED SERVICES, (B) THE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER, IN LIEU OF PROVIDING THE
SPECIFIED SERVICES, (B) ITHE PLAYER UNABLE TO PARTICIPATE IN
SUCH SUMMER LEAGUE AND/OR SKILL AND CONDITIONING PROGRAM.

IF A CONTRACT CONTAINS A PROVISION OF THE TYPE DESCRIBED IN

(A) ABOVE AND THE TEAM EXERCISES ITS RIGHT TO WAIVE THE REQUIREMENT THAT THE PLAYER PERFORM THE SPECIFIED SERVICES
WITH RESPECT TO ONE OR MORE OFF -SEASON, THE AMOUNTS PAID

TO THE PLAYER SHALL CONTINUE TO BE TREATED AS A BONUS FOR THE
PLAYER'S PARTICIPATION IN AN OFF -SEASON SUMMER LEAGUE OR
OFF-SEASON SWILL AND/OR CONDITIONING PROGRAM AND SHALL
CONTINUE TO BE SUBJECT TO THE RULES IN THIS AGREEMENT RELATING TO SUCH BONUSES

AND LOCATION(S) AT WHICH THE SPECIFI ED SERVICES ARE TO BE

DO ARTICLE II
PERFORMED. A TEAM'S FAILURE TO COMPLY WITH THIS
REQUIREMENT WITH RESPECT TO ANY OFF -SEASON SHALL BE DEEMED
TO CONSTITUTE A WAIVER OF THE REQUIREMENT THAT THE PLAYER
PERFORM THE SPECIFIED SERVICES FOR SUCH OFF -SEASON.
(D) NO UNIFORM PLAYER CONTRACT MAY CONTAIN A BONUS FOR THE PLAYER
BEING ON A TEAM'S ROSTER AS OF A SPECIFIED DATE OR FOR A SPECIFIED DURATION, OR FOR THE PLAYER DRESSING IN UNIFORM FOR OR BEING ELIGIBLE TO PLAY IN A SPECIFIED NUMBER OF G
(E) IF A PLAYER CONTRACT CONTAINS INCENTIVE COMPENSATION, A TEAM AND
PLAYER SHALL NOT BE PERMITTED AT ANY TIME TO AMEND THE CONTRACT TO MODIFY THE CONDITIONS THAT THE PLAYER MUST SATISFY IN ORDER TO EARN ALL OR ANY PORTION OF SUCH INCE
SECTION 13. GENERAL.
(A) (I) SUBJECT TO SECTION 15 BELOW, ANY ORAL OR WRITTEN AGREEMENT BETWEEN A PLAYER AND A TEAM CONCERNING TERMS AND
CONDITIONS OF EMPLOYMENT SHALL BE REDUCED TO WRITING IN THE
FORM OF A UNIFORM PLAYER CONTRACT OR AN AMENDMENT
THERETO AS SOON AS PRA CTICABLE. IMMEDIATELY UPON THE
CONSUMMATION OF ANY SUCH ORAL OR WRITTEN AGREEMENT, THE TEAM SHALL NOTIFY THE NBA BY EMAIL AND PROVIDE THE NBA
WITH ALL ECONOMIC TERMS OF SUCH AGREEMENT. UPON TIS RECEIPT
OF AN EXECUTED UNIFORM PLAYER CONTRACT, THE NBA SHAL L
PROVIDE A COPY OF THE SAME TO THE PLAYERS ASSOCIATION BY EMAIL WITHIN TWO (2) BUSINESS DAYS.
(II) NOTWITHSTANDING SUBSECTION (A) (I) ABOVE, NEITHER THE NBA,
ANY TEAM, NOR THE PLAYERS ASSOCIATION, OR ANY PLAYER, SHALL
CONTEND THAT ANY AGREEMENT CONCERNING TERMS AND
CONDITIONS OF EMPLOYMENT IS BINDING UPON THE PLAYER OR THE TEAM UNTIL A PLAYER CONTRACT EMBODYING SUCH TERMS AND
CONDITIONS HAS BEEN DULY EXECUTED BY THE PAPATIES. NOTHING
HEREIN IS INTENDED TO AFFECT (A) ANY AUTHORITY OF THE

COMMISSIONER TO APPROVE OR DISAPPROVE PLAYER CONTRACTS, OR (B) THE EFFECT OF THE COMMISSIONER'S APPROVAL OR DISAPPROVAL ON THE VALIDITY OF SUCH PLAYER CONTRACTS.

ARTICLE II 61
(III) A VIOLATION OF THE FIRST SENTENCE OF SUBSECTION (A)(I) ABOVE
MAY BE CONSIDERED EVIDENCE OF A VIOLATION OF ARTICLE XIII.
(B) NO PLAYER SHALL ATTEND THE REGULAR TRAINING CAMP OF ANY TEAM, OR
PARTICIPATE IN GAMES OR ORGANIZED PRACTICES WITH THE TEAM AT ANY TIME, UNLESS HE IS A PARTY TO A PLAYER CONTRACT THEN IN EFFECT. FOR PURPOSES OF THIS

PARTICIPATE IN GAMES OR ORGANIZED PRACTICES WITH THE TEAM AT ANY TIME, UNLESS H
SECTION 13(B), A PLAYER SHALL BE CONSID ERED TO BE A PARTY TO A PLAYER CONTRACT
THEN IN EFFECT IF SUCH CONTRACT HAS BEEN EXTENDED IN ACCORDANCE WITH AN
OPTION PERMITTED BY THIS AGREEMENT.
(C) THE ONLY FORM OF COMPENSATION THAT A TEAM MAY PAY A PLAYER UNDER
HIS UNIFORM PLAYER CONTRACT IS CASH VIA A C HECK MADE PAYABLE TO THE PLAYER

OR VIA A DIRECT DEPOSIT MADE TO THE PLAYER'S BANK ACCOUNT. COMPENSATION OF ANY OTHER KIND IS PROHIBITED.

(D) NO TEAM SHALL MAKE ANY DIRECT OR INDIRECT PAYMENT OF ANY MONEY,

(D) NO TEAM SHALL MAKE ANY DIRECT OR INDIRECT PAYMENT OF ANY MONEY,
PROPERTY, INVESTMENTS, LOANS, OR ANYTHING ELSE OF VALUE FOR FEES OR OTHERWISE TO AN AGENT, ATTORNEY, OR REPRESENTATIVE OF A PLAYER (FOR OR IN CONNECTION WITH
SUCH PERSON'S REPRESENTATION OF SUCH PLAYER); NOR SHALL ANY PLAYER CONTRACT
PROVIDE FOR SUCH PAYMENT. NO PLAYER SHALL ASSIGN OR OTHERWISE TRANSFER TO
ANY THIRD PARTY HIS RIGHT TO RECEIVE COMPENSATION FROM THE TEAM UNDER HIS
UNIFORM PLAYER CONTRACT. NOTHING IN THIS SUBSECTION (D), HOWEVER, SHALL PREVENT A TEAM FROM SENDING A PLAYER'S REGULAR PAYCHECK TO A PLAYER'S AGENT,
ATTORNEY, OR REPRESENTATIVE IF SO INSTRUCTED IN WRITING BY THE PLAYER.
(E) EVERY UNIFORM PLAYER CONTRACT MUST PROVIDE THAT FOR EACH SEASON
OF SUCH CONTRACT, THE PLAYER WILL BE PAID AT LEAST TEN PERCENT (10%) OF HIS
SALARY FOR SUCH SEASON, EXCLUDING LIKELY BONUSES AND ANY PORTION OF THE PLAYER 'S SALARY ATTRIBUTABLE TO A TRADE BONUS, IN CURRENT BASE COMPENSATION
IN ACCORDANCE WITH THE PAYMENT SCHEDULE PROVIDED IN P ARAGRAPH 3 OF THE
CONTRACT OR IN TWELVE (12) EQUAL SEMI -MONTHLY PAYMENTS BEGINNING WITH THE
FIRST OF SAID PAYMENTS ON NOVEMBER 1 OF E ACH YEAR COVERED BY THE CONTRACT
AND CONTINUING WITH SUCH PAYMENTS ON THE FIRST AND FIFTEENTH OF EACH MONTH UNTIL SAID COMPENSATION IS PAID IN FULL.

FIRST OF SAID PAYMENTS ON NOVEMBER 1 OF E ACH YEAR COVERED BY THE CONTRACT
AND CONTINUING WITH SUCH PAYMENTS ON THE FIRST AND FIFTEENTH OF EACH MONTH UNTIL SAID COMPENSATION IS PAID IN FULL.

(F) NO UNIFORM PLAYER CONTRACT MAY PROVIDE FOR THE PAYMENT OF ANY
COMPENSATION EARNED FOR A SEASON PRIOR TO THE FIRST SEMI-MONTHLY PAYMENT
DATE THAT IS AT LEAST SEVEN (7) DAYS FOLLOWING THE COMPLETION OF THE AUDIT REPORT FOR THE SALARY CAP YEAR COVERING THE IMMEDIATELY PRIOR SEASON.

```
62 ARTICLE II
(G) A TEAM'S TERMINATION OF A UNIFORM PLAYER CONTRACT BY REASON OF
THE PLAYER'S "LACK O F SKILL" (UNDER PARAGRAPH 16(A)(III)) OF THE UNIFORM PLAYER
CONTRACT) SHALL BE INTERPRETED TO INCLUDE A TERMINATION BASED ON THE TEAM'S
DETERMINATION THAT, IN VIEW OF THE PLAYER'S LEVEL OF SKILL (IN THE SOLE OPINION
OF THE TEAM), THE COMPENSATION PAID (OR TO BE PAID) TO THE PLAYER IS NO
LONGER COMMENSURATE WITH THE TEAM'S FINANCIAL PLANS OR NEEDS. THE
FOREGOING SENTENCE SHALL NOT AFFECT ANY POST -TERMINATION OBLIGATION TO PAY
COMPENSATION THAT MAY RESULT FROM COMPENSATION PROTECTION PR OVISIONS
INCLUDED IN A UNIFORM PLAYER CONTRACT.
(H) THE FOLLOWING PROVISIONS SHALL GOVERN AN AGREEMENT (TO BE SET FORTH
IN EXHIBIT 6 TO A UNIFORM PLAYER CONTRACT.
(H) THE FOLLOWING PROVISIONS SHALL GOVERN AN AGREEMENT (TO BE SET FORTH
IN EXHIBIT 6 TO A UNIFORM PLAYER CONTRACT.
(I) THE PLAYER MUST REPORT FOR SUCH PHYSICAL EXAMINATION TO BE PERFORMED BY ONE OR
MORE PHYSICIAN(S) DESIGNATED BY THE TEAM:
(I) THE PLAYER MUST REPORT FOR SUCH PHYSICAL EXAMINATION AT THE
TIME DESIGNATED BY THE TEAM (WHICH SHALL BE NO LATER THAN
THE THIRD BUSINESS DAY FOLLOWING THE EXECUTION OF THE
CONTRACT), AND MUST, UPON REPOR TING, SUPLY ALL INFORMATION
REASONABLY REQUESTED OF HIM, PROVIDE COMPLETE AND TRUTHFUL ANSWERS TO ALL QUESTIONS POSED TO HIM, AND SUBMIT TO ALL
EXAMINATIONS AND TESTS REQUESTED OF HIM. THE DETERMINATION
OF WHETHER THE PLAYER HAS PASSED THE PHYSICAL EXAMINATION
SHALL BE MADE BY THE TEAM (WITH ONE OR MORE OF THE TEAM'S
PHYSICIANS; AND A TEAM SHALL HAVE THE RIGHT TO DETERMINE IN
GOOD FAITH, IN CONSULTATION WITH ONE OR MORE OF THE TEAM'S
PHYSICIANS; AND A TEAM SHALL HAVE THE RIGHT TO DETERMINE IN
GOOD FAITH, IN CONSULTATION WITH ONE OR MORE OF THE TEAM'S
PHYSICIANS; AND A TEAM SHALL HAVE THE RIGHT TO DETERMINE IN
GOOD FAITH, OF THE RISK OF A FUTURE INJURY, ILLNESS, OR
OTHER MEDICAL CONDITION NOTWITHSTANDING THAT THE PLAYER IS CURRENTLY ABLE TO PLAY. IF THE PLAYER DOES NOT PASS THE PHYSICAL
EXAMINATION, THE TEAM SHALL SO NOTIFY THE PLA
```

ARTICLE II 63

SET FORTH IN SECTION 13(B) ABOVE SHALL CONTINUE TO APPLY TO THE TEAM AND PLAYER.

(III) A REQUIRED TENDER OR A QUALIFYING OFFER MAY CONTAIN AN EXHIBIT 6. IF A PLAYER ACCEPT S SUCH A REQUIRED TENDER OR QUALIFYING OFFER BUT DOES NOT PASS THE REQUIRED PHYSICAL EXAMINATION, THE REQUIRED TENDER OR QUALIFYING OFFER SHALL BE DEEMED TO HAVE BEEN WITHDRAWN, WHICH SHALL HAVE THE CONSEQUENCES DESCRIBED IN ARTICLE X, SECTION 4 OR ARTICLE XI,

SECTION 4, AS THE CASE MAY BE.
(I) A PLAYER WHO KNOWS HE HAS AN INJURY, ILLNESS, OR OTHER MEDICAL

(I) A PLATER WHO KNOWS HE HAS AN HIJJOH, ILLINESS, OR OTHER MIEDICAL CONDITION THAT RENDERS, OR HE KNOWS WILL LIKELY RENDER, HIM WIABLE TO PERFORM THE PLAYING SERVICES REQUIRED UNDER A PLAYER CONTRACT MAY NOT VALIDLY ENTER INTO SUCH CONTRACT WITHOUT PRIOR WRITTEN DISCLOSURE OF SUCH INJURY, ILLNESS, OR

INTO SUCH CONTRACT WITHOUT PRIOR WRITTEN DISCLOSURE OF SUCH INJURY, ILLNESS, OR
OTHER MEDICAL CONDITION TO THE TEAM.

(J) NEITHER THE IST FINALS G AME, PLAY -IN GAMES, NOR A TEAM'S OR A
PLAYER'S PERFORMANCE DURING ANY SUCH GAMES, SHALL BE CONSIDERED FOR PURPOSES OF DETERMINING WHETHER, AS A RESULT OF HIS ACHIEVEMENT OF
AGREED -UPON BENCHMARKS RELATED TO A PLAYER'S PERFORMANCE AS A PLAYER OR THE
TEAM'S PERFORMANCE DURING A PARTICULAR SEASON:

(I) THE PLAYER HAS EARNED A PERFORMANCE BONUS INCLUDED IN HIS
PLAYER CONTRACT IN ACCORDANCE WITH SECTION 3(B)(II) ABOVE; OR

PLAYER CONTRACT IN ACCORDANCE WITH SECTION 3(B)(II) ABOVE; OR

(II) ANY ADDITIONAL CONDITIONS OR LIMITATIONS APPLICABLE TO A PLAYER'S COMPENSATION PROTECTION IN ACCORDANCE WITH SECTION 4(L)(II) ABOVE HAVE BEEN SATISFIED.

(K) NO PLAYER CONTRACT MAY PROVIDE FOR (X) ONE (1) OR MORE

PERFO RMANCE BONUSES IN ACCORDANCE WITH SECTION 3(B)(II) ABOVE, OR (Y) ANY

ADDITIONAL CONDITIONS OR LIMITATIONS APPLICABLE TO COMPENSATION PROTECTION

IN ACCORDANCE WITH SECTION 4(L)(II) ABOVE, THAT ARE IN EITHER OR BOTH CASES

BASED IN WHOLE OR IN PART ON:
(I) THE T EAM'S OR THE PLAYER'S PERFORMANCE DURING ANY I N-

SEASON TOURNAMENT GAMES OR PLAY -IN G AMES;

64 ARTICLE II (II) THE TEAM QUALIFYING TO PARTICIPATE IN ANY I N-SEASON TOURNAMENT KNOCKOUT STAGE GAME OR WINNING THE IST FINALS GAME; OR

(III) THE TEAM QUALIFYING TO PARTICIPATE IN ONE (1) OR MORE PLÁY-IN G AMES

PROVIDED, HOWEVER, THAT THE FOREGOING SHALL NOT PREVENT A PLAYER CONTRACT FROM PROVIDING FOR (A) ONE (1) OR MORE PERFORMANCE BONUSES IN ACCORDANCE WITH SECTION 3(B)(II) ABOVE, OR (B) ANY ADDITIONAL CONDITIONS OR LIMITATIONS

APPLICABL E TO COMPENSATION PROTECTION IN ACCORDANCE WITH SECTION 4(L)(II)

ABOVE, THAT ARE IN EITHER OR BOTH CASES BASED IN WHOLE OR IN PART ON A PLAYER'S OR TEAM'S PERFORMANCE IN ALL REGULAR SEASON GAMES. SECTION 14. VOID CONTRACTS.

IF A PLAYER CONTRACT FAILS TO TAKE EFFECT OR BECOMES VOID AS A RESULT OF A

COMMISSIONER DISAPPROVAL, THE PLAYER'S FAILURE TO PASS A PHYSICAL EXAMINATION CONDUCTED PURSUANT TO EXHIBIT 6 TO SUCH CONTRACT, OR THE RESCISSION OF A TRADE CONDUCTED PURSUANT TO ARTICLE VII, SECTION 8(E), THEN,

IN EACH SUCH CASE:

IN EACH SUCH CASE:

(A) THE TEAM SHALL CONTINUE TO POSSESS SUCH RIGHTS WITH RESPECT TO THE

PLAYER AS THE TEAM POSSESSED AT THE TIME OF THE EXECUTION OF THE CONTRACT,

INCLUDING, WITHOUT LIMITATION, ANY SUCH RIGHTS THAT THE TEAM POSSESSED PURSUANT TO ARTICLE VII, SEC TION 6(B), ARTICLE X, AND ARTICLE XI;

(B) ANY REQUIRED TENDER OR QUALIFYING OFFER THAT WAS OUTSTANDING AT THE

(B) ANY REQUIRED TENDER OR QUALIFYING OFFER THAT WAS OUTSTANDING AT THE
TIME THE CONTRACT WAS EXECUTED SHALL CONTINUE IN EFFECT AS IF THE CONTRACT
HAD NOT BEEN EXECUTED (INCLUDING IF THE ORIGINAL DEADLINE FOR ACCEPTING THE
REQUIRED TENDER OR QUALIFYING OFFER EXPIRED FOLLOWING THE EXECUTION OF THE CONTRACT), BUT FOR NO FEWER THAN SIX (6) BUSINESS DAYS FOLLOWING THE
COMMISSIONER'S DISAPPROVAL, THE TEAM'S ISSUANCE OF NOTICE TO THE PLAYER THAT

HE DID NOT PASS THE PHYSICAL EXAMI NATION, OR THE RESCISSION OF SUCH TRADE, AS

THE CASE MAY BE; AND (C) IN THE CASE OF A PLAYER WHO DOES NOT PASS A PHYSICAL EXAMINATION

PURSUANT TO EXHIBIT 6: (I) THE PLAYER SHALL NOT BE PERMITTED TO ACCEPT SUCH REQUIRED TENDER OR QUALIFYING OFFER FOR A PERIOD OF TWO (2) BUSINESS DAYS FOLLOWING HIS RECEIPT OF NOTICE FROM THE TEAM THAT HE DID NOT PASS HIS

PHYSICAL EXAMINATION, DURING WHICH PERIOD THE TEAM MAY ELECT TO WITHDRAW

ARTICLE II 65
THE REQUIRED TENDER OR QUALIFYING OFFER, WHICH SHALL HAVE THE CONSEQUENCES
DESCRIBED IN ARTICLE X, SECTION 4 OR ARTICLE XI, SECTION 4, AS THE CASE MAY
BE; AND (II) IF THE REQUIRED TENDER OR QUALIFYING OFFER IS NOT WITHDRAWN BY THE TEAM DURING THIS PERIOD, THE REQUIRED TENDER OR QUALIFYING OFFER SHALL
THEREAFTER BE DEEMED AMENDED SO AS TO ELI MINATE ANY EXHIBIT 6 THAT MAY BE
CONTAINED THEREIN.
SECTION 15. MORATORIUM PERIOD.
EXCEPT AS PERMITTED IN THE REMAINDER OF THIS SECTION 15, NOTWITHSTANDING
ANY OTHER PROVISION OF THIS AGREEMENT, NO PLAYER AND TEAM MAY ENTER INTO
ANY ORAL OR WRITTEN AGREEMENT CONCERNIN G TERMS AND CONDITIONS OF THE
PLAYER'S EMPLOYMENT, OR REDUCE ANY SUCH AGREEMENT TO WRITING IN THE FORM OF A UNIFORM PLAYER CONTRACT OR AMENDMENT, DURING THE MORATORIUM
PERIOD. THE FOLLOWING SHALL BE PERMITTED:
(A) DURING THE MORATORIUM PERIOD,
(I) A PLAYER AND A TEAM MAY NEGOTIATE OVER THE TERMS AND
CONDITIONS OF A PLAYER CONTRACT OR AN EXTENSION THAT MAY BE
ENTERED INTO FOLLOWING THE CONCLUSION OF THE MORATORIUM PERIOD;
(II) A PLAYER AND A TEAM MAY NEGOTIATE OVER THE SET (AS DEFINED
IN ARTICLE XI, SECTION 5(B)) THAT MAY BE ENTERED INTO
BEGINNING AT 12:01 P.M. EASTERN TIME ON THE FIRST DAY OF THE
MORATORIUM PERIOD;
(III) A PLAYER AND A TEAM MAY NEGOTIATE AN OFFER SHEET (AS DEFINED
IN ARTICLE XI, SECTION 5(B)) THAT MAY BE ENTERED INTO
BEGINNING AT 12:01 P.M. EASTERN TIME ON THE FIRST DAY OF THE
MORATORIUM PERIOD;
(III) A PLAYER MAY ACCEPT ANY REQUIRED TENDER, QUALIFYING OFFER,
OR "MAXIMUM QUALIFYING OFFER" (AS DEFINED IN ARTICLE II, SECTION 11(F) ABOVE.
(B) BEGINNING AT 12:01 P.M. EASTERN TIME ON THE FIRST DAY OF THE
MORATORIUM PERIOD;
(III) A PLAYER MAY ACCEPT ANY REQUIRED TENDER, SULLFYING OFFER,
OR "MAXIMUM QUALIFYING OFFER" (AS DEFINED IN ARTICLE II, SECTION 11(F) ABOVE.
(B) BEGINNING AT 12:01 P.M. EASTERN TIME ON THE FIRST DAY OF THE

MORATORIUM PERIOD,
(I) A PLAYER AND A TEAM MAY ENTER INTO AN OFFER SHEET;

66 ARTICLE II
(II) A FIRST ROUND PICK AND THE TEAM THAT HOLDS HIS DRAFT RIGHTS
MAY ENTER INTO A ROOKIE SCALE CONTRACT;
(III) A SECOND ROUND PICK AND THE TEAM THAT HOLDS HIS DRAFT
RIGHTS MAY ENTER INTO A PLAYER CONTRACT SIGNED PURSUANT TO
THE SECOND ROUND PICK EXCEPTION;
(IV) A PLAYER AND A TEAM MAY ENTER INTO A PLAYER CONTRACT, NOT TO EXCEED TWO (2) SEASONS IN LENGTH, THAT PROVIDES FOR A SALARY
FOR EACH SALARY CAP YEAR EQUAL TO THE TWO -WAY PLAYER SALARY
OR THE MINIMUM PLAYER SALARY APPLICABLE TO THE PLAYER (WITH
NO BONUSES OF ANY KIND); AND
(V) A TEAM MAY EXERCISE THE TWO -WAY PLAYER CONVERSION
OPTION IN A CONTRACT WITH AN EXHIBIT 10 IN ACCORDANCE WITH ARTICLE II, SECTION 11(H) ABOVE.

ARTICLE III 67 ARTICLE III

PLAYER EXPENSES SECTION 1. MOVING EXPENSES. (A) MOVING EXPENSES. A TEAM'S OBLIGATION TO REIMBURSE A PLAYER FOR "REASONABLE" EXPENSES RELATED TO THE ASSIGNMENT OF A PLAYER CONTRACT FROM ONE TEAM TO ANOTHER (IN ACCORDANCE WITH P ARAGRAPH 10 OF A UNIFORM PLAYER CONTRACT) SHALL EXTEND TO THE REIMBURSEMENT OF THE ACTUAL EXP ENSES INCURRED BY SUCH PLAYER IN MOVING TO THE HOME TERRITORY OF HIS NEW TEAM, PROVIDED THAT SUCH EXPENSES RESULT DIRECTLY FROM THE ASSIGNMENT AND ARE ORDINARY AND REASONABLE, AND PROVIDED FURTHER THAT, PRIOR TO HIS ACTUALLY INCURRING SUCH EXPENSES, THE PLAYER (I) CONSULTS WITH THE TEAM TO WHICH HIS CONTRACT HAS BEEN ASSIGNED IN ADVANCE CONCERNING HIS MOVE, AND (II) FURNISHES THE TEAM WITH A WRITTEN ESTIMATE OF SUCH PROPOSED EXPENSES FROM AN ESTABLISHED MOVING COMPANY SO AS TO AFFORD SUCH ASSIGNEE TEAM AN OPPORTUNITY TO MAKE REASONABLY COMPARABLE ALTERNATIVE ARRANGEMENTS FOR THE MOVE OF THE PLAYER. THE PLAYER SHALL FURNISH SUCH WRITTEN ESTIMATE TO THE TEAM WITHIN A REASONABLE TIME FOLLOWING THE NOTICE OF THE ASSIGNMENT OF THE PLAYER REASONABLE TIME FOLLOWING THE NOTICE OF THE ASSIGNMENT OF THE PLAYER
CONTRACT. UPON RECEIPT OF SUCH ESTIMATE FROM THE PLAYER, THE TEAM SHALL,
WITHIN TEN (10) DAYS, EITHER AGREE TO REIMBURSE THE PLAYER FOR THE EXPENSES
SET FORTH IN SUCH ESTIMATE OR MAKE ALTERNATIVE ARRANGEMENTS (AT THE TEAM'S
EXPENSE) FOR THE MOVE OF THE PLAYER. "REASONABLE" MOVI NG EXPENSES SHALL
INCLUDE THE COST OF MOVING NOT MORE THAN ONE (1) AUTOMOBILE FOR THE PLAYER
(AND NOT MORE THAN TWO (2) AUTOMOBILES IF THE PLAYER IS MARRIED).
(B) H OTEL ACCOMMODATIONS. A PLAYER WHOSE CONTRACT IS AS SIGNED
FROM ONE TEAM TO ANOTHER SHALL BE REIMBURSED BY THE ASSIGNEE TEAM FOR THE COST OF A HOTEL ROOM IN A HOTEL (COMPARABLE TO THAT IN WHICH SUCH TEAM'S
PLAYERS ARE LODGED WHILE "ON THE ROAD") IN THE ASSIGNEE TEAM'S HOME CITY FOR

UP TO FORTY- SIX (46) DAYS FOLLOWING THE ASSIGNMENT.

(C) H

OUSING COSTS REIMBURSEMENT . A PLAYER WHOSE CONTRACT IS

ASSIGNED FROM ONE TEAM TO ANOTHER SHALL BE REIMBURSED BY THE ASSIGNEE TEAM FOR THE COST OF HIS LIVING QUARTERS (EITHER R ENT OR MORTGAGE EXPENSE) IN

THE CITY FROM WHICH HE IS ASSIGNED, FOR A PERIOD OF THREE MONTHS AFTER THE DATE OF THE ASSIGNMENT; PROVIDED, HOWEVER, THAT SUCH PAYMENT SHALL: (I) BE MADE ONLY IF AND TO THE EXTENT THAT THE PLAYER IS LEGALLY OBLIGATED FOR SUCH

THE POTENTIAL LIABILITY OF NBA TEAMS UNDER THIS SECTION, A PLAYER
WHO DOES NOT ESTABLISH PETMA LIABILITY OF NBA TEAMS UNDER THIS SECTION, A PLAYER
WHO DOES NOT ESTABLISH PETMA BENDER THAN SUNDER THIS SECTION, A PROVISION TO WINDING THE POTENTIAL LIABILITY OF NBA TEAM BY WHORD THE SELECTS, AND (II) TO PROCURE LEASE PROVISIONS AUTHORIZING HIM TO SUBLET SUCH HEASE IN THE PLAYER HAS PAID THE AGNOWN THE PREMENT OF THE PREMENT OF THE PREMENT OF THE PLAYER HAS PAID THE AGNOWN THE PLAYER HAS PAID THE AGNOWN THE SECTION PROOF THAT THE PLAYER IS LEGALLY OBLIGATED TO PAY SUCH HOUSING COSTS AND THE AMOUNT THEREOF.
UPON NOTICE TO THE PLAYER, THE ASSIGNEE TEAM MAY, AS AN ALTERNATIVE TO REIMBURSEMENT, PAY THE EXPENSES INCURRED UPON ASSIGNMENT (IN ACCORDANCE WITH THE FOREGOING PROVISIONS OF THIS SECTION) DIRECTLY TO THE PERSONS, FIRMS, OR CORPORATIONS INVOLVED.
(E) P

LAYER OBLIGATION TO MINIMIZE POTENTIAL LIABILITY . SO AS TO MINIMIZE THE POTENTIAL LIABILITY OF NBA TEAMS UNDER THIS SECTION, A PLAYER WHO DOES NOT ESTABLISH PERMA NENT OR YEAR -ROUND RESIDENCE IN THE HOME CITY (OR GEOGRAPHIC VICINITY THEREOF) OF THE TEAM BY WHICH HE IS EMPLOYED SHALL USE HIS BEST EFFORTS (I) TO OBTAIN A SHORT -TERM LEASE ON THE LIVING QUARTERS HE SELECTS, AND (II) TO PROCURE LEASE PROVISIONS AUTHORIZING HIM TO SUBLET SUCH PREMISES AND/OR GRANTING SUCH TEAM THE OPTION TO TAKE OVER SUCH LEASE IN THE CONTRACT OF SUCH PLAYER IS ASSIGNED TO ANOTHER NBA TEAM.

SECTION 2. MEAL EXPENSE ALLOWANCE.
(A) THE MEAL EXPENSE ALLOWANCE, PROVIDED FOR IN P ARAGRAPH 4 OF A UNIFO RM PLAYER CONTRACT, SHALL BE AS FOLLOWS:
(I) FOR THE 2023 -24 SEASON: S156 PER DAY.
(II) FOR EACH SUBSEQUENT SEASON OF THIS AGREEMENT: THE PRECEDING SEASON'S MEAL EXPENSE ALLOWANCE AMOUNT ADJUSTED FOR COST OF LIVING BY APPLYING TO THE PRECEDING SEASON'S MEAL EXPENSE ALLOWANCE AMOUNT ADJUSTED FOR COST OF LIVING BY APPLYING TO THE PRECEDING SEASON'S MEAL EXPENSE ALLOWANCE AMOUNT THE PERCEDING SEASON'S MEAL EXPENSE ALLOWANCE AMOUNT THE PERCEDING SEASON'S MEAL EXPENSE ALLOWANCE AMOUNT THE PERCE

BE ROUNDED OFF TO THE NEAREST WHOLE DOLLAR PER DAY.

(B) WHEN A TEAM IS "ON THE ROAD" FOR LESS THAN A FULL DAY, A PARTIAL MEAL

EXPENSE SHALL BE PAID BASED UPON THE TIME OF DEPARTURE FROM OR TIME OF ARRIVAL IN THE TEAM'S HOME CITY, IN ACCORDANCE WITH THE FOLLOWING:

ARTICLE III 69

(I) DEPARTURE AFTER 9:00 A.M. OR ARRIVAL BE FORE 7:00 A.M., NO MEAL EXPENSE ALLOWANCE FOR BREAKFAST.

(II) DEPARTURE AFTER 1:00 P.M. OR ARRIVAL BEFORE 11:30 A.M., NO MEAL EXPENSE ALLOWANCE FOR LUNCH.

(III) DEPARTURE AFTER 7:00 P.M. OR ARRIVAL BEFORE 5:30 P.M., NO MEAL EXPENSE ALLOWANCE FOR DINNER.

FOR PURPOSES OF THIS SECTION 2(B), THE MEAL EXPENSE ALLOWANCE FOR BREAKFAST SHALL BE DEEMED TO BE EIGHTEEN PERCENT (18%) OF THE APPLICABLE DAILY MEAL EXPENSE ALLOWANCE (ROUNDED OFF TO THE NEAREST WHOLE DOLLAR); THE MEAL EXPENSE ALLOWANCE FOR LUNCH SHALL BE DEEMED TO BE TWENTY -EIGHT PERCENT (28%) OF THE APPLICABLE DAILY MEAL EXPENSE ALLOWANCE FOR LUNCH SHALL BE DEEMED TO BE FIFTY -FOUR PERCENT (54%) OF THE APPLICABLE DAILY MEAL EXPENSE ALLOWANCE FOR DINNER SHALL BE DEEMED TO BE FIFTY -FOUR PERCENT (54%) OF THE APPLICABLE DAILY MEAL EXPENSE ALLOWANCE (ROUNDED OFF TO THE NEAREST WHOLE DOLLAR); AND THE MEAL EXPENSE ALLOWANCE FOR DINNER SHALL BE DEEMED TO BE FIFTY -FOUR PERCENT (54%) OF THE APPLICABLE DAILY MEAL EXPENSE ALLOWANCE (ROUNDED OFF TO THE NEAREST WHOLE DOLLAR).

FOR PURPOSES OF THIS AGREEMENT AND P ARAGRAPH 4 OF THE UNIFORM PLAYER CONTRACT, THE "HOME CITY" OF AN NBA TEAM SHALL BE DEEMED TO INCLUDE ONLY THE CITY IN WHICH THE FACILITY REGULARLY USED BY THE TEAM FOR HOME GAMES IS LOCATED AND ANY OTHER LOCATION AT WHICH SUCH HOME GAMES ARE PLAYED, PROVIDED THAT SUCH OTHER LOCATION (S) IS NOT MORE THAN SEVENTY -FIVE (75) MILES FROM SUCH CITY.

70 ARTICLE IV ARTICLE IV

BENEFITS

SECTION 1. PLAYER PENSION BENEFITS. SECTION 1. PLAYER PENSION BENEFITS.
SUBJECT TO APPROVAL BY THE INTERNAL REVENUE SERVICE (THE "IRS") (TO THE EXTENT SUCH APPROVAL MAY BE OBTAINED PURSUANT TO IRS PROCEDURES) AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE NBA SHALL PROVIDE THE FOLLOWING PENSION BENEFITS TO NBA PLAYERS AND FORMER NBA PLAYERS IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS OF THE NATIONAL BASKETBALL ASSOCIATION PLAYERS' PENSION PLAN, AS RESTATED EFFECTIVE JULY 1, 2017, AND AS AMENDED FROM TIME TO TIME AND AS TO BE MODIFIED AS SET FORTH HEREIN (THE "PENSION PLAN"), AND THE AMENDED AND RESTATED AGREEMENT OF TRUST FOR THE PENSION PLAN, EFFECTIVE AS OF JULY 1, 2017, AND AS AMENDED FROM TIME TO TIME (THE "PENSION TRUST AGREEMENT"). (ALL CAPITALIZED TERMS USED IN THIS SECTION 1 NOT OTHERWISE DEFINED IN THIS AGREEMENT SHALL HAVE THE MEANINGS SET FORTH IN THE PENSION PLAN.)

(A) BENEFITS .

(1) CURRENT BENEFIT . AS OF THE EFFECTIVE DATE OF THIS AGREEMENT,
THE MONTHLY AMOUNT PER YEAR OF CREDITED SERVICE PAYABLE AS A NORMAL RETIREMENT PENSION (THE "MONTHLY BENEFIT") IS \$1,001.47.

(2) B

(2) B
ENEFIT INCREASE.

(I) THE PENSION PLAN SHALL BE AMENDED TO PROVIDE THAT,
EFFECTIVE AS O F FEBRUARY 2, 2024, (A) THE NORMAL RETIREMENT
DATE SHALL BE THE FIRST OF THE MONTH FOLLOWING A PLAYER'S SIXTY-SECOND (62ND) BIRTHDAY, AND (B) THE EARLY RETIREMENT
DATE SHALL BE ANY DATE ON OR AFTER THE FIRST DAY OF THE MONTH FOLLOWING THE PLAYER'S FORTY -FIFTH (45TH) BIRTHDAY AND PRIOR TO THE PLAYER'S NORMAL RETIREMENT DATE. THE FIRST DAT OF THE MINITH POLLOWING THE PLATER'S PORTY -FIFTH (45TH) BIRTHDA PLAYER'S NORMAL RETIREMENT DATE. THE EARLY RETIREMENT PENSION SHALL BE THE ACTUARIAL EQUIVALENT OF THE NORMAL RETIREMENT PENSION, AS DETERMINED USING MODIFIED ACTUARIAL EQUIVALENCE FACTORS TO BE SPECIFIED IN THE PENSION PLAN AMENDMENT EFFECTIVE AS OF FEBRUARY 2, 2024.

ARTICLE IV 71

(II) EFFECTIVE FOR THE PLAN YEAR COMMENCING FEBRUARY 2, 2024, AND FOR EACH SUBSEQUENT PLAN YEAR DURING THE TERM OF THIS AGREEMENT, THE NORMAL RETIREMENT PENSION SHALL BE ADJUSTED (THE MONTHLY BENEFIT FOLLOWING ANY SUCH ADJUSTMENT, THE "NEW MONTHLY BENEFIT") SUCH THAT, SUBJECT TO SECTION 1(D) BELOW, THE NEW MONTHLY BENEFIT FOLLOWING ANY SUCH ADJUSTMENT, THE "NEW MONTHLY BENEFIT" SHALL EQUAL (A) THE MAXIMUM ANNUAL DOLLAR AMOUNT PERMITTED UNDER THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE") (AND THE REGULATIONS ISSUED THEREUNDER), AS THE CODE AND REGULATIONS ARE IN EFFECT AS OF THE EFFECTIVE DATE OF THIS AGREEMENT, AS SUCH MAXIMUM BENEFIT AMOUNT MAY BE ADJUSTED FOR FUTURE INCREASES IN THE CODE, DIVIDED BY (B) ONE HUNDRED TWENTY (120). THE MAXIMUM ANNUAL DOLLAR AMOUNT PERMITTED UNDER THE CODE (AND THE REGULATIONS ISSUED THEREUNDER) FOR A PLAYER'S EARLY RETIREMENT PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTERNAL FACTORS TO BE SPEC IFIED IN THE PENSION PLAN AMENDED FOR A PLAYER'S EARLY RETIREMENT PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTED THE PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTED THE PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTED THE PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTED THE PENSION SHALL BE DETERMINED USING MODIFIED ACTUARISH COUNTED THE PENSION PAYABLE ON OR AFTER THE DATE OF THIS AGREEMENT: (A) SHALL APPLY ONLY TO THOSE PLAYERS AND BENEFICIARIES (X) WHO HAVE NOT YET RECEIVED OR BEGUN TO RECEIVE A BENEFIT WORST THE PENSION PAYABLE ON OR AFTER THE DATE OF THIS AGREEMENT: (A) SHALL APPLY ONLY TO THOSE PLAYERS AND BENEFIT SUNDER THE PENSION PLAN AS OF THE FIRST DAY OF THE MONTH FOLLOWING THE BEGINNING OF THE PLAN YEAR TO WHICH THE INCREASE RELATES (THE "NEW BENEFIT INCREASE COMMENCEMENT DATE") OR (Y) WHO ARE RECEIVING MONT HLY BECEIVED OR BEGUN TO RECEIVE A BENEFIT WORST THE PENSION PLAN AS OF THE REPOSION PLAN AS OF THE RESULT OF THE MONTH FOLLOWING THE BEGINNING OF THE PLAN YEAR TO WHICH THE INCREA

REGULAR SEASON (OR SUCH OTHER DATE THAT THE PARTIES MAY AGREE TO), OR (2) ON

72 ARTICLE IV
THE ACTIVE LIST OF ANY TEAM FOR FIFTY PERCENT (50%) OR MORE OF THE TOTAL
REGULAR SEASON GAMES PLAYED BY THE TEAM DURING SUCH REGULAR SEASON.
(C) PRE-1965 PLAYERS AND PRE- 1965 RETIREES . EFFECTIVE FOR THE PLAN
YEAR COMMENCING FEBRUARY 2, 2018, AND FOR EACH SUBSEQUENT PLAN YEAR

TEAR COMMENCING FEBRUARY 2, 2018, AND FOR EACH SUBSEQUENT PLAN DURING THE TERM OF THIS AGREEMENT:

(1) PRE-1965 PLAYERS SHALL CONTINUE TO BE ENTITLED TO RECEIVE THE NORMAL RETIREMENT BENEFIT IN THE AMOUNT AND ON THE TERMS AND CONDITIONS SET FORTH IN ARTICLE XIV OF THE PENSION PLAN.

(2) PRE-1965 RETIREES SHALL CONTINUE TO BE ENTITLED TO RECEIVE THE

RETIREMENT BENEFIT IN THE AMOUNT AND ON THE TERMS AND CONDITIONS SET FORTH IN ARTICLE XV OF THE PENSION PLAN.

(3) ANY BENEFITS THAT ARE UNABLE TO BE PAID TO PRE -1965 PLAYERS OR PRE-1965 RETIREES UNDER THE PENSION PLAN BECAUSE OF THE BENEFIT LIMITATIONS IMPOSED BY SECTION 415 OF THE CODE SHALL BE PAID TO SUCH PRE-1965 PLAYERS AND PRE -1965 RETIREES PURSUANT TO THE NATIONAL BASKETBALL ASSOCIATION EXCESS BENEFIT PLAN FOR PRE -1965 PLAYERS (THE "PRE-1965 PLAYERS EXCESS BENEFIT PLAN").
(D) LIMITATIONS ON BENEFITS . NOTWITHSTANDING ANYTHING CONTAINED

HEREIN TO THE CONTRARY:
(1) NEITHER: (1) THE PENSION BENEFITS ACCRUED OR PAYABLE TO ANY

PLAYER OR BENEFICIARY FOR A PLAN YEAR NOR (II) THE NEW MONTHLY BENEFIT FOR A PLAN YEAR SHALL EXCEED THE MAXIMUM BENEFIT AMOUNT PERMITTED UNDER THE CODE (AND THE REGULATIONS ISSUED THEREUNDER) AS

THE THEORY OF THAT PLAN YEAR (AS ADJUSTED IN ACCORDANCE WITH THE ACTUARIAL FACTORS SPECIFIED IN THE PENSION PLAN AND AS IN EFFECT ON THE DATE THAT THE BENEFIT ACCRUES OR COMMENCES (OR IS PAID) OR FOR THE

PLAN YEAR FOR WHICH THE NEW MONTHLY BENEFIT IS DETE RMINED), AS SUCH MAXIMUM BENEFIT AMOUNT MAY BE ADJUSTED FOR FUTURE INCREASES IN THE COST -OF-LIVING IN THE MANNER PROVIDED UNDER SECTION 415(D)(2)

(2) NEITHER THE PENSION BENEFITS ACCRUED NOR PAYABLE TO ANY PLAYER OR BENEFICIARY FOR A PLAN YEAR SHALL EXCEED THE MAXIMUM BENEFIT AMOUNT PERMITTED UNDER THE CODE (AND THE REGULATIONS ISSUED THEREUNDER), AS IN EFFECT AS OF THE EFFECTIVE DATE OF THIS AGREEMENT, AS ADJUSTED IN ACCORDANCE WITH THE ACTUARIAL FACTORS SPECIFIED IN THE PENSION PLAN, AND AS MAY BE ADJUSTED FOR FUTURE INCREASES IN THE COST-OF- LIVING IN THE MANNER PRESCRIBED BY SECTION 415(D)(2) OF THE CODE.

(3) IF ALL OR ANY PORTION OF THE ACTUARIALLY -DETERMINED ANNUAL CONTRIBUTIONS TO BE MADE TO THE PENSION PLAN WOULD NOT BE FULLY DEDUCTIBLE UNDER THE CODE WHEN PAID TO THE PENSION PLAN, THE NEW

MONTHLY BENEFIT SHALL NOT EXCEED THE AMOUNT WHICH WOULD RESULT IN
ALL OF SUCH CONTRIBUTIONS BEING FULLY -DEDUCTIBLE WHEN PAID. IN THE
EVENT THAT ANY SUCH CONTRIBUTION OR PORTION THEREOF IS NOT FULLY DEDUCTIBLE W HEN PAID, THE NBA AND THE PLAYERS ASSOCIATION AGREE TO
BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT TO BE PROVIDED BY THE NBA TEAMS TO THE PLAYERS. THE COSTS OF ANY

SUCH ALTERNATIVE ARRANGEMENT SHALL BE AT AN ANNUAL COST (AS DETERMINED ON AN AFTER -TAX BASIS) TO THE NBA TEAMS SUBSTANTIALLY EQUAL TO BUT NO GREATER THAN THE ANNUAL ACCRUAL COST THAT SUCH TEAMS WOULD HAVE INCURRED UNDER THE PENSION PLAN TO FUND THE AMOUNT BY

EQUAL TO BOT NO GREATER THAN THE ANNOAL ACCROAL COST THAT SUCH TEAMS WOULD HAVE INCORRED UNDER THE PENSION PLAN TO FUND THE AMOUNT IN WHICH THE NEW MONTHLY BENEFIT IS REDUCED PURSUANT TO THIS SECTION 1(D)(3). IF DESPITE GOOD FAITH NEGOTIATIONS, THE NBA AND THE PLAYERS ASSOCIATION FAIL TO AGREE WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL NOT CREATE ANY RIGHT: (A) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS

AGREEMENT ANY TERMS CONCERNING THE PROVISION OF PENSION BENEFITS TO THE PLAYERS; (B) TO LOCKOUT; OR (C) TO STRIKE.

AGREEMENT ANT TEXTS CONCERNING THE PROVISION OF PENSION BENEFITS TO THE PLATERS, (B) TO LOCKOUT, OR (C) TO STRIKE.

(E) ADMINISTRATION.

(1) SUBJECT TO THE PROVISIONS OF SECTION 3.3(F) OF THE PENSION TRUST

AGREEM ENT, WHICH ARE HEREBY INCORPORATED BY REFERENCE AND

EXPRESSLY DESIGNED TO SURVIVE THE EXPIRATION OR TERMINATION OF THIS AGREEMENT, THE PENSION PLAN SHALL CONTINUE TO BE JOINTLY OPERATED.

AND ADMINISTERED BY THE NBA AND THE PLAYERS ASSOCIATION IN ACCORDANCE WITH SECTION 302(C)(5) OF THE LABOR MANAGEMENT

RELATIONS ACT OF 1947, AS AMENDED, AND THE PROVISIONS OF THE PENSION TRUST AGREEMENT AND THE PENSION PLAN. (2) IT IS INTENDED BY THE NBA AND THE PLAYERS ASSOCIATION THAT:

(I) THE PENSION PLAN SHALL CONTINUE TO CONSTITUTE A

COLLECTIVELY -BARGAINED MULTIEMPLOYER DEFINED BENEFIT PENSION PLAN

THAT IS TAX -QUALIFIED UNDER SECTION 401(A) OF THE CODE; AND (II) THE PENSION PLAN'S CORRESPONDING TRUST IS EXEMPT FROM TAXATION UNDER THE PROVISIONS OF SECTION 501(A) OF THE CODE.
(3) THE DAILY OPERATIONS OF THE PENSION PLAN SHALL CONTINUE TO BE (3) THE DAILT OPERATIONS OF THE PENSION PLAN SHALL CONTINUE TO BE DELEGATED TO ONE OR MORE INDEPENDENT THIRD- PARTY ADMINISTRATORS, AS SELECTED BY THE BOARD OF TRUSTEES OF THE PENSION PLAN IN ITS SOLE DISCRETION.

(F) CONTRIBUTIONS/FUNDING. THE NBA AND PLAYERS ASSOCIATION ACKNOWLEDGE AND AGREE THAT THE TEAMS SHALL CONTINUE AT ALL TIMES TO CONTRIBUTE TO THE PLAN AT LEAST THE AMOUNT NECESSARY TO MEET THE PENSION CONTRIBUTE TO THE PLAN AT LEAST THE AMOUNT NECESSARY TO MEET THE PENSION PLAN'S STATUTORY MINIMUM FUNDING REQUIREMENTS UNDER SECTI ON 412, SECTION 431, AND, IF APPLICABLE, SECTION 432 OF THE CODE, OR ANY OTHER APPLICABLE LAW (THE "MINIMUM FUNDING STANDARDS") FOR SUCH PLAN YEAR, AS DETERMINED BY THE ACTUARIES OF THE PENSION PLAN. FOR ANY PERIOD DURING THE TERM OF THIS AGREEMENT DURING WHICH A NEW "FUNDING IMPROVEMENT PLAN" (A "FIP") IS REQUIRED TO BE ADOPTED BY THE PENSION PLAN UNDER THE MINIMUM FUNDING STANDARDS, THE FUNDING BENCHMARK FOR SUCH FIP SHALL EQUAL THE FUNDING BENCHMARK REQUIRED BY THE MINIMUM FUNDING STANDARDS. THE TEAMS MAY, IN THE SOLE DISCRETION OF THE NBA, CONTRIBUTE TO THE PENSION PLAN MORE THAN THE AMOUNT NECESSARY TO MEET THE MINIMUM FUNDING STANDARDS; PROVIDED, HOWEVER, THAT ANY SUCH ADDITIONAL CONTRIBUTION AMOUNT SHALL NOT BE GREATER THAN THE CONTRIBUTION AMOUNT DETERMINED BY THE SHALL NOT BE GREATER THAN THE CONTRIBUTION AMOUNT DETERMINED BY THE ACTUARIES OF THE PENSION PLAN IN ACCORDANCE WITH THE PENSION PLAN'S HISTORICAL SCHEDULED CONTRIBUTION METHODOLOGY. ALL CONTRIBUTIONS SHALL BE CONDITIONED ON THEIR BEING FULLY DEDUCTIBLE BY THE TEAMS WHEN PAID. (G) P LAYERS EMPLOYED BY TORONTO

(1) PLAYERS EMPLOYED BY MAPLE LEAF SPORTS & ENTERTAINMENT PARTNERSHIP (OR ANY SUCCESSOR THERETO) ("TORONTO") OR BY AN NBA TEAM LOCATED IN ANY COUNTRY OTHER THAN THE UNITED STATES SHALL CONTINUE TO RECEIVE PENSION BENEFITS OF COMPARABLE VALUE. EXCEPT CONTINUE TO RECEIVE PENSION BENEFITS OF COMPARABLE VALUE. EXCEPT
AS OTHERWISE PROVIDED IN SECTION 1(G)(2), PLAYERS EMPLOYED BY
TORONTO ("TORONTO PLAYERS") SHALL CONTINUE TO RECEIVE SUCH BENEFITS
BY MEANS OF THE PENSION PLAN AND THE TORONTO RAPTORS PLAYERS'
PENSION PLAN, AS RES TATED EFFECTIVE FEBRUARY 2, 2019, AND AS AMENDED
FROM TIME TO TIME (THE "TORONTO PLAN"); PROVIDED, HOWEVER, THAT A PLAYER SHALL NOT BE ELIGIBLE TO PARTICIPATE (OR CONTINUE TO PARTICIPATE)

IN THE PENSION PLAN FOR ANY PERIOD OF TIME DURING WHICH THE PLAYER
IS BOTH A RESIDENT OF CANADA FOR INCOME TAX PURPOSES AND A TORONTO
PLAYER (A "CANADIAN RESIDENT") BUT SHALL INSTEAD BE ELIGIBLE TO RECEIVE
A CASH PAYMENT AS DESCRIBED IN SECTION 7 BELOW.

(2) IF THE PARTICIPATION OF TORONTO PLAYERS IN THE PENSION PLAN
WOULD, AT ANY TIME, RESULT IN THE PENSION PLAN BECOMING SUBJECT TO CANADIAN PROVINCIAL PENSION LEGISLATION AND/OR CANADIAN FEDERAL
INCOME TAX LAWS (TO THE EXTENT THAT THE APPLICATION OF SUCH LAWS
WOULD RESULT IN ADVERSE TAX CONSEQUENCES TO THE PENSION PLAN, THE
NBA TEAMS OR THE TORONTO PLAYERS) OR RESULT IN THE TORONTO PLAN;
FAILURE, AT ANY FUTURE TIME, TO EITHER BE QUALIFIED UNDER THE CODE OR REGISTERED UNDER CANADIAN PROVINCIAL PENSION LEGISLATION OR
CANADIAN FEDERAL TAX LAWS, THEN ANY OBLIGATION TO ESTABLISH, MAI NITAIN,
OR MAKE CONTRIBUTIONS TO THE PENSION PLAN IN RESPECT OF TORONTO PLAYERS AND THE TORONTO PLAN PURSUANT TO THIS AGREEMENT OR
PURSUANT TO ANY PRIOR COLLECTIVE BARGAINING AGREEMENT SHALL
TERMINATE; PROVIDED, HOWEVER, THAT ANY SUCH TERMINATION SHALL NOT
IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS
AGREEMENT OR THE LEGALLY BINDING EFFECT (IF ANY) OF ANY OTHER
PROVISION OF ANY PRIOR COLLECTIVE BARGAINING AGREEMENT, NOR SHALL IT
CREATE ANY RIGHT: (I) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE PROVISION OF PENSION BENEFITS
TO THE PLAYERS; (II) TO LOCKOUT; OR (III) TO STRIKE. IN THE EVENT OF SUCH
TERMINATION, THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN
GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT TO BE PROVIDED
BY TORONTO TO THE TORONTO PLAYERS. ANY SUCH ALTERNATIVE ARRANGEMENT THAN THE ANNUAL ACCRUAL COST THAT TORONTO WOULD HAVE INCURRED UNDER THE
PENSION PLAN AND THE TORONTO PLAYER. ANY SUCH ALTERNATIVE ARRANGEMENT THAN THE ANNUAL ACCRUAL COST THAT TORONTO WOULD HAVE INCURRED UNDER THE
PENSION PLAN AND THE TORONTO PLAYERS. ANY SUCH ALTERNATIVE ARRANGEMENT SHALL BE AT AN ANNUAL COST (AS DETERMINED ON AN AFTER

FAILURE TO AGREE SHALL NOT CREATE AN Y RIGHT: (A) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE PROVISION OF PENSION BENEFITS TO THE PLAYERS; (B) TO LOCKOUT; OR (C) TO STRIKE. (3) SUBJECT TO THE PROVISIONS OF SECTION 9.1(A) OF THE TORONTO PLAN,

WHICH ARE HEREBY INCORPORATED BY REFERENCE AND EXPRESSLY DESIGNED

```
76 ARTICLE IV
OSURVIVE THE EXPIRATION OR TERMINATION OF THIS AGREEMENT, THE
TORONTO PLAN SHALL CONTINUE TO BE JOINTLY OPERATED AND ADMINI STERED
BY THE NBA AND PLAYERS ASSOCIATION IN ACCORDANCE WITH SECTION 302(C)(5) OF THE LABOR MANAGEMENT RELATIONS ACT OF 1947, AS
AMENDED, SECTION 8(1)(8) OF THE PENSION BENEFITS ACT (AS DEFINED IN THE TORONTO PLAN), AND THE PROVISIONS OF THE TORONTO PLAN.
(4) IT IS INTENDED BY THE NBA AND THE PLAYERS ASSOCIATION THAT:
(1) THE TORONTO PLAN SHALL CONTINUE TO CONSTITUTE A
COLLECTIVELY-BARGAINED SINGLE EMPLOYER DEFINED BENEFIT PENSION PLAN
THAT IS SPONSORED BY TORONTO AND IS TAX -QUALIFIED UNDER
SECTION 401(A) OF THE CODE AND REGISTERED UNDER SECTION 147.1 OF THE
INCOME TAX ACT (AS DEFINED IN THE TORONTO PLAN) AND SECTIONS 9 AND
12 OF THE PENSION BENEFITS ACT; AND (II) THE TORONTO PLAN'S
CORRESPONDING TRUST FUNDS SHALL CONTINUE TO BE EXEMPT FROM TAXATION UNDER THE PROVISIONS OF SECTION 149(1)(O) OF THE INCOME TAX ACT AND SECTION 501(A) OF THE CODE.
(5) THE DAILY OPERATIONS OF THE TORONTO PLAN IN ITS SOLE DISCRETION.
(6) PENSION BENEFITS ACT; AND (II) THE TORONTO PLAN IN ITS SOLE DISCRETION.
(7) PENSION BENEFITS ACT; AND (II) THE TORONTO PLAN IN ITS SOLE DISCRETION.
(8) PENSION BENEFITS ACT; AND (II) THE TORONTO PLAN IN ITS SOLE DISCRETION.
(9) THE DAILY OPERATIONS OF THE TORONTO PLAN IN ITS SOLE DISCRETION.
(9) THE DAILY OPERATIONS OF THE TORONTO PLAN IN ITS SOLE DISCRETION.
(9) PENSION PLAN TAX, QUALIFICATION STATUS. NOTWITHSTANDING
ANYTHING ELSE IN THIS AGREEMENT: (1) IF ANY CHANGE OR AMENDMENT MADE TO
THE CODE, EISA, OR OTHER APPLICABLE LAW, OR TO ANY REGULATIONS (WHETHER
FINAL, TEMPORARY, OR PROPOSED) OR RULINGS ISSUED THEREUNDER; (2) IF ANY
INTERPRETATION, APPLICATION OR RENFORCEMENT (OR ANY PROPOSED INTERPRETATION,
APPLICATION, OR ENFORCEMENT, BY A COURT OF COMPETENT JURISDICTION IN THE
UNITED STATES OR BY THE ITS, OF THE CODE, EISA, OR OTHER APPLICABLE LAW, OR ANY REGULABLE LAW, OR OR ANY PROPOSED OR RULINGS ISSUED BY THE IRS UNDER
THE CODE OR BERISA OR OR BERIS OF THE PRO
```

ARTICLE IV 77
CONNECTION WITH THE PROVISION OF PENSION BENEFITS TO THEIR NON-PLAYER
EMPLOYEES OR TO NON-PLAYER EMPLOYEES OF AFFILLATES (WITHIN THE MEANING OF
SECTIONS 414(B), (C) OR (M) OF THE CODE) OF SUCH TEAMS), THEN ANY OBLIGATION
TO CONTINUE TO PROVIDE FOR THE ACCRUAL OF ADDITIONAL BENEFITS UNDER THE
PENSION PLAN PURSUANT TO THIS AGREEMENT OR PURSUANT TO ANY PRIOR COLLECTIVE
BARGAINING AGREEMENT SHALL TERMINATE; PROVIDED, HOWEVER, THAT ANY SUCH
TERMINATION SHALL NOT IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION
OF THIS AGREEMENT OF THE LEGALLY BINDING EFFECT (IF ANY) OF ANY OTHER PROVISION
OF ANY PRIOR COLLECTIVE BARGAINING AGREEMENT, NOR SHALL I T CREATE ANY RIGHT:
(I) TO UNILLATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS
CONCERNING THE PROVISION OF PENSION BENEFITS TO THE PLAYERS; (II) TO LOCKOUT;
OR (III) TO STRIKE. IN THE EVENT OF SUCH TERMINATION, THE NBA AND PLAYERS
ASSOCIAT ION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE
ARRANGEMENT TO BE PROVIDED BY THE NBA TEAMS TO THE PLAYERS. THE COSTS OF ANY SUCH ALTERNATIVE ARRANGEMENT SHALL BE AT AN ANNUAL COST (AS DETERMINED
ON AN AFTER -TAX BASIS) TO THE NBA TEAMS SUBSTANTIALLY EQUAL TO BUT NO GREATER
THAN THE ANNUAL ACCRUAL COST THAT SUCH TEAMS WOULD HAVE INCURRED UNDER THE PENSION PLAN TO FUND THE BENEFIT DESCRIBED IN THIS SECTION 1, COMMENCING
ON THE DATE OF TERMINATION. IF DESPITE GOOD FAITH NEGOTIATIONS, THE NB A AND
THE PLAYERS ASSOCIATION FAIL TO AGREE WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL NOT CREATE ANY
RIGHT: (A) TO UNILLATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY
TERMS CONCERNING THE PROVISION OF PENSION BENEFITS TO THE PLAYERS; (B) TO
LOCKOUT; OR (C) TO STRIKE.

(I) ADDITIONAL PENSION BENEFITS COSTS . THE NBA TEAMS SHALL PAY

ALTERNATIVE ABERDATION WITH (LITTUATION AND AND ANIMISTRATION OF THE
TORONTO PLAN (BUT EXCLUSIONS THE COST OF PROFESSIONAL FEES'),
INCURRED IN CONNECTION WITH: (LITTUATION AND AND ANIMISTRATION OF THE
TORONTO PLAN

(I) A CTUARIAL DETERMINATIONS . ALL ACTUARIAL DETERMINATIONS THAT NEED TO BE MADE IN CONNECTION WITH, OR UNDER, THE PENSION PLAN, INCLUDING, WITHOUT LIMITATION, THOSE NECESSARY TO IMPLEMENT THIS SECTION 1 AND SECTION 9 BELOW, SHALL BE MADE BY THE ACTUARIES OF THE PENSION PLAN. ANY SUCH ACTUARIAL DETERMINATIONS SHALL BE BINDING AND CONCLUSIV E.

AFTER TAX CONTRIBUTIONS SHALL AT ALL TIMES BE SUBJECT TO ALL APPLICABLE LIMITATIONS UNDER THE CODE, INCLUDING, WITHOUT LIMITATION, THE MAXIMUM LIMITATION ON CONTRIBUTIONS UNDER CODE SECTION 415, THE

MAXIMUM LIMITATION ON COMPENSATION UNDER CODE SECTION 401(A)(17), AND THE MAXIMUM LIMITATION ON 40 1(K) DEFERRALS UNDER CODE SECTION 402(G).

(2) THE TOTAL AMOUNT OF THE SALARY DEFERRAL CONTRIBUTIONS AND

MATCHING CONTRIBUTIONS TO BE MADE TO THE 401(K) PLAN SHALL BE LIMITED TO AN AMOUNT THAT, TAKING INTO ACCOUNT ONLY COMPENSATION PAID TO CURRENT PLAYERS BY THE TEAMS, WOULD RESULT IN ALL OF SUCH SALARY DEFERRAL CONTRIBUTIONS AND MATCHING CONTRIBUTIONS BEING FULLY DEDUCTIBLE UNDER THE CODE (AND, WHERE APPLICABLE, CANADIAN)

INCOME TAX LAWS) WHEN PAID TO THE 401(K) PLAN. IF, FOR ANY REASON, ALL OR A PORTION OF THE SALARY DEFERRAL CONTRIBUTIONS AND MATCHING

ACCONTRIBUTIONS TO BE MADE TO THE 401(K) PLAN WILL NOT, WHEN PAID TO THE 401(K) PLAN, BE FULLY DEDUCTIBLE UNDER THE CODE, THE NBA AND THE PLAYERS ASSOCIATION AGREE THAT THE CONTRIBUTIONS SHALL BE REDUCED

THE PLATERS ASSOCIATION AGREE THAT THE CONTRIBUTIONS SHALL BE REDUCED
TO RESULT IN ALL SUCH CONTRIBUTIONS BEING FULLY DEDUCTIBLE WHEN PAID.

(E) PLAYERS EMPLOYED BY TORONTO . THE TERMS OF THE 401(K) PLAN SHALL
CONTINUE TO PERMIT PARTICIPATION BY TORONTO PLAYERS ON A TAX- EFFECTIVE BASIS
UNDER CANADIAN INCOME TAX LAWS; PROVIDED, HOWEVER, THAT A PLAYER SHALL NOT BE ELIGIBLE TO PARTICIPATE IN THE 401(K) PLAN FOR THE PERIOD OF TIME DURING
WHICH THE PLAYER IS A CANADIAN RESIDENT BUT SHALL INSTEAD BE ELIGIBLE TO

WHICH THE FLATER IS A CANADIAN RESIDENT BOT STRAIL HISTERAL BE ELIGIBLE TO RECEIVE A CASH PAYMENT AS DESCRIBE D IN SECTION 7 BELOW. IF THE NBA AND THE PLAYERS ASSOCIATION SHOULD DETERMINE THAT THE 401(K) PLAN CANNOT CONTINUE TO BE PROVIDED TO TORONTO PLAYERS ON A TAX -EFFECTIVE BASIS UNDER CANADIAN PLAYERS ASSOCIATION SHOULD DETERMINE THAT THE 401(K) PLAN CANNOT CONTINUE TO BE PROVIDED TO TORONTO PLAYERS ON A TAX -EFFECTIVE BASIS UNDER CANADIAN FEDERAL INCOME TAX LAWS, THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT TO BE PROVIDED BY TORONTO TO THE TORONTO PLAYERS. THE COSTS OF ANY SUCH ALTERNATIVE ARRANGEMENT SHALL BE AT AN ANNUAL COST (AS DETERMINED ON AN AFTER -TAX BASIS)

TO TORONTO SUBSTANTIALLY EQUAL TO BUT NO GREATER THAN THE ANNUAL COST THAT TORONTO WOULD HAVE INCURRED UNDER THE 401(K) PLAN WITH RESPECT TO THE MATCHING CONTRIBUTIONS FOR THE TORONTO PLAYERS. IF DESPITE GOOD FAITH

NEGOTIATIONS, THE NBA AND THE PLAYERS ASSOCIATION FAIL TO AGREE WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL

NOT CREATE ANY RIGHT: (I) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE PROVISION OF 401(K) BENEFITS TO THE

PLAYERS; (II) TO LOCKOUT; OR (III) TO STRIKE.

(F) 401

(K) 9401 (K) PLAN TAX -QUALIFICATION STATUS . NOTWITHSTANDING ANYTHING ELSE IN THIS AGREEMENT: (1) IF ANY CHANGE OR AMENDMENT MADE TO THE CODE,

```
BO ARTICLE IV

FERISA, OR OTHER APPLICABLE LAW, OR TO ANY REGULATIONS (WHETHER FINAL,
TEMPORARY, OR PROPOSED) OR RULINGS ISSUED THEREUNDER; (2) IF ANY
INTERPRETATION, APPLICATION, OR ENFORCEMENT, (06 ANY PROPOSED) INTERPRETATION,
APPLICATION, OR ENFORCEMENT, BY A COURT OF COMPETENT JURISDICTION IN THE
UNITED STATES OR BY THE IRS, OF THE CODE, ERISA, OR OR THER APPLICABLE LAW, OR ANY REGULATIONS OR RULINGS ISSUED THEREUNDER; (3) IF ANY REGULATIONS
(WHETHER FINAL, TEMPORARY, OR PROPOSED) OR RULINGS ISSUED BY THE IRS UNDER
THE CODE OR ERISA, OR (14) IF ANY PROVISIONS OF THIS GREEMENT WOULD RESULT
IN THE 401(K) PLAN NO LONGER BEING A TAX-QUALIFIED PLAN UNDER SECTION 401(A)
OF THE CODE, OR WOULD REQUIRE NB THEAMS TO INCUR. COSTS OVER AND ABOVE
ANY COSTS REQUIRED TO BE INCURRED TO IMPLEMENT THE PROVISIONS OF THIS
AGREEMENT OR ANY PRIOR COLLECTIVE BARGAINING AGREEMENT IN ORDER FOR THE
401(K) PLAN TO MAINTAIN ITS TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN ITS TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN ITS TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TS TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO TAX -QUALIFIED STATUS UNDER SECTION 401(A), OF THE
401(K) PLAN TO MAINTAIN TO THE MAINTAIN OF THE MEDICAL TO THE MAINTAIN TO THE MEDICAL TO THE MEDICAL TO THE MAINTAIN TO THE MEDICAL TO THE PROVISION OF THE PROVIS
```

```
ARTICLE IV 81
401(K) PLAN (AND IN CONNECTION WITH THE DETERMINATION AND IMPLEMENTATION
OF ANY ALTERNATIVE ARRANGEMENT PURSUANT TO SECTION 2(E) AND/OR SECTION 2(F),
INCLUDING, WITHOUT LIMITATION, THE COST OF PROFESSIONAL FEES AND THE 401(K) PLAN'S RECORDKEEPER 'S FIXED FEE FOR RECORDKEEPING AND OTHER ADMINISTRATIVE
SERVICES PROVIDED TO THE 401(K) P LAN. NOTWITHSTANDING THE PREVIOUS
SENTENCE, THIS SECTION 2(G) SHALL NOT APPLY 70: (1) ANY COSTS OR FEES
ATTRIBUTABLE TO A PARTICIPANT -INITIATED TRANSACTION UNDER THE 401(K) PLAN; OR
(2) ANY INVESTMENT FEES OR EXPENSES CHARGED DIRECTLY AGAINST THE RETURN ON
ANY INVESTMENT FEES OR EXPENSES CHARGED DIRECTLY AGAINST THE RETURN ON
ANY INVESTMENT FEES OR EXPENSES CHARGED DIRECTLY AGAINST THE RETURN ON
ANY INVESTMENT FEES OR EXPENSES CHARGED DIRECTLY AGAINST THE RETURN ON
EXCEPT AS SET FORTH BELOW IN THIS SECTION 3, AS OF THE EFFECTIVE DATE OF THIS
SECTION 3. PLAYER HEALTH AND WELFARE BENEFITS.
SECRET AS SET FORTH BELOW IN THIS SECTION 3, AS OF THE EFFECTIVE DATE OF THIS
AGREEMENT, TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE NBA SHALL PROVIDE
THE FOLLOWING HEALTH AND WELFARE BENEFITS TO NBA PLAYERS AND FORMER NBA
PLAYERS IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS OF THE
NATIONAL BASKETBALL ASSOCIATION PLAYERS' HEALTH AND WELFARE BENEFIT PLAN,
AS IN EFFECT ON THE DATE OF THIS AGREEMENT, AS AMENDED FROM TIME TO TIME
AND AS TO BE MODIFIED AS SET FORTH HERBIN (THE "HEALTH AND WELFARE BENEFIT
PLAN') AND THE AGREEMENT OF TRUST FOR THE NBA PLAYERS' HEALTH AND WELFARE BENEFIT
PLAN') AND THE AGREEMENT OF TRUST FOR THE NBA PLAYERS' HEALTH AND WELFARE BENEFIT
PLAN') AND THE AGREEMENT OF TRUST FOR THE NBA PLAYERS' HEALTH AND WELFARE BENEFIT
PLAN'S AND THE FRANKE DEFINED IN THIS AGREEMENT AND THE TRUST,
THE "HEALTH AND WELFARE BENEFIT PLAN SHALL CONTINUE TO
PROVIDE THE FOLLOWING BENEFITS, WHICH SHALL HAVE THE MEANINGS SET FORTH IN THE HEALTH AND WELFARE BENEFIT TRUST:

(1) A HEALTH REIMBURSEMENT ARRANGEMENT (THE "HAB ENEFIT") FOR
PLAYERS WHO PLAYED IN THIS BENEFIT PLA
```

MADE NO LATER THAN NINETY (90) DAYS FOLLOWING THE COMPLETION OF THE AUDIT REPORT FOR SUCH SALARY CAP YEAR.

(2) THE FOLLOWING INSURANCE BENEFITS PR OVIDED TO PLAYERS:

(1) LIFE INSURANCE AND ACCIDENTAL DEATH AND DISMEMBERMENT BENEFITS, WHICH, AS OF THE DATE OF THIS AGREEMENT, ARE BEING PROVIDED THAOUGH THE METROPOLITAN LIFE INSURANCE COMPANY POLICY NO. 0122986; PROVIDED, HOWEVER, THE HEALTH AND WELFARE BENEFIT PLAN SHALL BE AMENDED TO PROVIDE THAT TWO-WAY PLAYERS SHALL RECEIVE THE SAME LEVEL OF COVERAGE UNDER SUCH POLICY AS PLAYERS WHO SIGNED A STANDARD NBA CONTRACT.

(II) DISABILITY INSURANCE BENEFITS, WHICH, AS OF THE DATE OF THIS AGREEMENT, ARE BEING PROVIDED THROUGH THE HOUSTON CASUALTY COMPANY POLICY NO. 20/7005744.

(III) EXCEPT AS OTHERWISE PROVIDED IN SECTION 3(A)(2)(IV), MEDICAL, DENTAL, VISION , AND PRESCRIPTION DRUG INSURANCE BENEFITS WHICH, AS OF THE DATE OF THIS AGREEMENT, ARE BEING PROVIDED THROUGH THE EYEMED VISION CARE POLICY NO. 9886987; PROVIDED, HOWEVER, THAT THE HEALTH AND WELFARE BENEFIT PLAN SHALL BE AMENDED TO PROVIDED THAT TWO-WAY PLAYERS SHALL NOT BE REQUIRED TO CONTRIBUTE TOWARD THEIR MEDICAL, DENTAL, VISION, AND PRESCRIPTION DRUG INSURANCE PREMIUMS.

(IV) FOR PLAYERS OTHER THAN TWO-WAY PLAYERS WHO ARE "QUALIFIED EXPATRIATES" UNDER THE EXPATRIATE HEALTH COVERAGE CLARIFICATION ACT OF 2014, EXPATRIATE MEDICAL, VISION, AND PRESCRIPTION DRUG INSURANCE PREMIUMS.

(IV) FOR PLAYERS OTHER THAN TWO-WAY PLAYERS WHO ARE "QUALIFIED EXPATRIATES" UNDER THE EXPATRIATE HEALTH COVERAGE CLARIFICATION ACT OF 2014, EXPATRIATE MEDICAL, VISION, AND PRESCRIPTION DRUG INSURANCE BENEFITS THROUGH THE CIGNA POLICY NO. 07578A AND THE EYEMED VISION CARE POLICY NO. 9886987.

(3) ALL OF THE BENEFITS PROVIDED FOR IN SECTION 3(A)(2) ARE SUBJECT TO THEIR PERMISSIBILITY AND AVAILABILITY UNDER APPLICABLE LAW.

(4) THE BOARD OF TRUSTEES OF THE HEALTH AND WELFARE BENEFI T TRUST (THE "HEALTH AND WELFARE TRUSTEES") MAY MAKE CHANGES TO ANY OF THE INSURANCE PROGRAMS PROVIDED UNDER SECTION 3(A)(2), PROVIDED THAT ANY SUCH CHANGE

CHANGE ANY SUCH PROGRAM FROM AN INSURED PROGRAM TO A SELF -INSURED
PROGRAM OR VICE VERSA, MUST BE MUTUALLY AGREED TO IN WRITING BY THE
NBA AND THE PLAYERS ASSOCIATION.

(5) SUBJECT TO SECTIONS 3(A)(5)(I) -(II) BELOW, THE NBA AND THE
PLAYERS ASSOCIATION SHALL CONTINUE TO PROVIDE RETIREE HEALTH INSURANCE
BENEFITS WHICH, AS OF THE EFFECTIVE DATE OF THIS AGREEMENT, ARE BEING PROVIDED THROUGH UNITEDHEALTHCARE POLICY NUMBERS 908971,
16160, 16161 AND 16162, CIGNA POLICY NUMBER 3342982, AND
EYEMED POLIC Y NUMBER 10250821001 (COLLECTIVELY, THE "RETIREE
MEDICAL PLAN").

(I) THE RETIREE MEDICAL PLAN WILL BE CONTINUED ONLY FOR THE
TERM OF THIS AGREEMENT; PROVIDED, HOWEVER, THAT THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED BY THE NBA AND THE
PLAYERS ASS OCIATION IN WRITING, THE HEALTH AND WELFARE
TRUSTEES) RESERVE THE RIGHT, BY MUTUAL WRITTEN AGREEMENT, TO MODIFY, AMEND, OR TERMINATE, IN WHOLE OR IN PART, THE RETIREE
MEDICAL PLAN WITH RESPECT TO ANY OR ALL ELIGIBLE RETIREES AND THEIR ELIGIBLE DEPENDENTS A T ANY TIME OR FOR ANY REASON, AND NO ELIGIBLE
RETIREES OR ELIGIBLE DEPENDENTS (OR OTHER NBA PLAYERS, RETIRED
NBA PLAYERS OR THEIR DEPENDENTS) SHALL UNDER ANY
CIRCUMSTANCES HAVE ANY VESTED RIGHTS OF ANY NATURE WITH RESPECT
TO THE RETIREE MEDICAL PLAN OR ANY RETIREE HEALTH BENEFIT
(WHETHER OR NOT THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS ASSOCIATION (OR, IF SO DELEGATED
BY THE NBA AND THE PLAYERS BESENCE THE RIGHT, BY MUTUAL WRITTEN
AGREEMENT, TO INCREASE OR OTHERWISE CHANGE THE AMOUNT OF
MONTHLY PREMIUMS UNDER THE RETIREE MEDICAL PLAN CHANGED TO PLAYERS AT ANY TIME AND F

(6) THE HEALTH AND WELFARE BENEFIT PLAN SHALL CONTINUE TO PROVIDE
FOR A TUITION AND CAREER TRANSITION BENEFIT (THE "TUITION
REIMBURSEMENT BENEFIT "), TO BE MODIFIED AS SET FORTH BELOW, WHICH
REIMBURSES ELIGIBLE PLAYERS FOR QUALIFYING EDUCATIONAL EXPENSES ("EDUCATIONAL EXPENSES "). FOR PURPOSES OF THI S SECTION 3(A)(6), AN

"ELIGIBLE PLAYER" IS A PLAYER WHO IS ELIGIBLE UNDER PLAN RULES TO USE THE
TUITION REIMBURSEMENT BENEFIT.

(I) EACH ELIGIBLE PLAYER IN RESPECT OF EACH SALARY CAP YEAR
DURING OR AFTER THE 2023- 24 SALARY CAP YEAR SHALL BE EN TITLED TO
A TUITIO N REIMBURSEMENT BENEFIT EQUAL TO THE LESSER OF
(A) \$41,667, AND (B) THE DIFFERENCE BETWEEN \$125,000 AND THE
SUM OF THE AMOUNT OF ALL TUITION REIMBURSEMENT BENEFITS
PREVIOUSLY EARNED BY SUCH PLAYER IN RESPECT OF PRIOR SALARY CAP
YEARS (INCLUDING, FOR CLARIT Y, SALARY CAP YEARS PRIOR TO THE
2023- 24 SALARY CAP YEAR). EACH ELIGIBLE PLAYER WITH THREE (3) OR
MORE YEARS OF NBA SERVICE AS OF THE DATE OF THIS AGREEMENT
SHALL RECEIVE A ONE -TIME INCREASE IN HIS TUITION REIMBURSEMENT
BENEFIT EQUAL TO \$24,000.

(II) ALL ELIG IBLE PLAYERS, INCLUDING PLAYERS WHO HAVE A TUITION
REIMBURSEMENT BENEFIT AS OF THE DATE OF THIS AGREEMENT, MAY BE REIMBURSED FOR EACH CALENDAR YEAR UP TO A MAXIMUM OF
\$62,500. NOTWITHSTANDING ANYTHING TO THE CONTRARY, THE
MAXIMUM AGGREGATE AMOUNT OF EDUCATIONAL EXPENSES FOR WHICH ALL ELIGIBLE PLAYERS MAY BE REIMBURSED FOR EACH SALARY CAP YEAR IS \$4,276,185.

(7) THE HEALTH AND WELFARE BENEFIT PLAN SHALL BE AMENDED TO

84 ARTICLE IV

(7) THE HEALTH AND WELFARE BENEFIT PLAN SHALL BE AMENDED TO PROVIDE THAT, FOR PURPOSES OF THE HRA, RETIREE MEDICAL, AND TUITION REIMBURSEMENT BENEFITS DESCRIBED IN SECTIONS 3(A)(1), 3(A)(5), AND 3(A)(6) ABOVE, FOR EACH REGULAR SEASON DURING THE TERM OF THIS AGREEMENT, A TWO -WAY PLAYER SHALL EARN A YEAR OF NBA SERVICE IF HE IS (I) ON AN ACTIVE LIST, INAC TIVE LIST, OR TWO -WAY LIST OF ANY TEAM ON FEBRUARY 2ND OF SUCH REGULAR SEASON (OR SUCH OTHER DATE THAT THE PARTIES MAY AGREE TO), OR (II) ON THE ACTIVE LIST OF ANY TEAM FOR FIFTY PERCENT (50%) OR MORE OF THE TOTAL REGULAR SEASON GAMES PLAYED BY THE TEAM DU RING SUCH REGULAR SEASON. (B) ADMINISTRATION.
(1) THE HEALTH AND WELFARE BENEFIT TRUST SHALL CONTINUE TO BE JOINTLY OPERATED AND ADMINISTERED BY THE NBA AND PLAYERS ASSOCIATION IN ACCORDANCE WITH SECTION 302(C)(5) OF THE LABO R MANAGEMENT RELATIONS ACT OF 1947, AS AMENDED, AND THE PROVISIONS

ARTICLE IV 85
OF THE HEALTH AND WELFARE BENEFIT TRUST AGREEMENT AND THE HEALTH
AND WELFARE BENEFIT PLAN, AS TO BE AMENDED PURSUANT TO THIS
AGREEMENT. IT IS INTENDED BY THE NBA AND PLAYERS ASSOCIATION TH AT
THE HEALTH AND WEL FARE BENEFIT PLAN AND HE ALTH AND WELFARE BENEFIT TRUST SHALL CONTINUE TO CONSTITUTE A COLLECTIVELY -BARGAINED VOLUNTARY
EMPLOYEES' BENEFICIARY ASSOCIATION THAT QUALIFIES AS A TAX EXEMPT ORGANIZATION UNDER THE PROVISIONS OF SECTION 501(C)(9) OF THE CODE.
(2) THE HEALTH AND WELFARE BENEFIT TRUST AGREEMENT SHALL CONTINUE TO PROVIDE THAT THE HEALTH AND WELFARE BENEFIT TRUST AND HEALTH AND WELFARE BENEFIT PLAN WILL BE ADMINISTERED BY THE HEALTH AND WELFARE TRUSTEES. THE DAILY OPERATIONS OF THE HEALTH AND WELFARE BENEFIT PLAN AND EACH OF THE BENEFITS PROVIDED THEREUNDER SHALL CONTINUE TO BE DELEGATED TO ONE OR MORE INDEPENDENT THIRD-PARTY ADMINISTRATORS AND/OR INSURERS, AS APPLICABLE.
(3) FOR THE AVOIDANCE OF DOUBT, NOTHING IN THIS SECTION 3(B) SHALL
PREVENT THE EDUCATION TRUST (DEFINED BELOW) FROM ENGAGING OR HIRING AN ACADEMIC ADVISOR OR CAREER COUNSELOR TO ASSIST WITH PLAYER OUTREACH AND SIMILAR FUNCTIONS WITH RESPECT TO THE TUITION REIMBURSEMENT AND CAREER TRANSITION PROGRAM SET FORTH IN SECTION 3(A)(6). (C) PLAYERS EMPLOYED BY TORONTO . THE TERMS OF THE HEALTH AND
WELFARE BENEFIT PLAN SHALL CONTINUE TO PERMIT PARTICIPATION BY TORONTO PLAYERS ON THE SAME BASIS AS PLAYERS WHO ARE NOT TORONTO PLAYERS; PR OVIDED, WELFARE BENEFIT PLAN SHALL CONTINUE TO PERMIT PARTICIPATION BY TORONTO PLAYERS ON THE SAME BASIS AS PLAYERS WHO ARE NOT TORONTO PLAYERS; PR OVIDED, HOWEVER, THAT A PLAYER SHALL NOT BE ELIGIBLE TO PARTICIPATE IN THE HRA BENEFIT FOR THE PERIOD OF TIME DURING WHICH THE PLAYER IS A CANADIAN RESIDENT BUT SHALL INSTEAD BE ELIGIBLE TO RECEIVE A CASH PAYMENT AS DESCRIBED IN SECTION 7

BELOW. IF THE NB A AND THE PLAYERS ASSOCIATION DETERMINE THAT THE HEALTH
AND WELFARE BENEFIT PLAN CANNOT PROVIDE ONE OR MORE OF THE BENEFITS DESCRIBED IN SECTION 3(A) TO TORONTO PLAYERS (1) THAT ARE SUBSTANTIALLY

EQUIVALENT TO THE BENEFITS PROVIDED TO PLAYERS EMPLOYED BY T EAMS LOCATED IN THE UNITED STATES OR (2) ON A TAX -EFFECTIVE BASIS UNDER CANADIAN FEDERAL INCOME TAX LAWS, THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT TO BE PROVIDED BY TORONTO
TO THE TORONTO PLA YERS. THE ANNUAL COST INCURRED BY THE TEAMS IN
CONNECTION WITH ANY SUCH ALTERNATIVE ARRANGEMENT (AS DETERMINED ON AN AFTER-TAX BASIS) SHALL NOT EXCEED THE ANNUAL COST THAT SUCH TEAMS WOULD HAVE

INCURRED TO FUND THE APPLICABLE BENEFIT(S) DESCRIBED IN SECTION 3(A) FOR SUCH

86 ARTICLE IV
TORONTO PLAYER. THE COST TO TORONTO OF FUNDING ANY ALTERNATIVE
ARRANGEMENT(S) TO ANY OF THE BENEFIT(S) DESCRIBED IN SECTION 3(A) SHALL BE
SUBJECT TO THE LIMITATIONS SET FORTH IN THIS AGREEMENT. IF DESPITE GOOD FAITH
NEGOTIATIONS, THE NBA AND THE PLAYERS ASSOCIATION FAIL TO AGREE WITH RESPECT
TO ANY ALTERNATIVE ARRANGEMENT(S) AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL NOT CREATE ANY RIGHT (A) TO UNILATERALLY IMPLEMENT DURING THE TERM OF
THIS AGREEMENT ANY TERMS CONCERNING THE PROVISIO N OF BENEFITS PROVIDED OR
TO BE PROVIDED BY THE HEALTH AND WELFARE BENEFIT PLAN; (B) TO LOCKOUT; OR (C) TO STRIKE.
(D) DEDUCTIBILITY OF CONTRIBUTIONS/REGULATORY CHANGES.
(1) THE HEALTH AND WELFARE BENEFIT PLAN; (B) TO LOCKOUT; OR (C) TO STRIKE.
(D) DEDUCTIBLE UNDER THE CODE (AND, WHERE APPLICABLE, CANADIAN INCOME
TAX LAWS) WHEN PAID TO THE HEALTH AND MELFARE BENEFIT TRUST (OR
DIRECTLY TO AN INSURANCE CARRIER FOR A BENEFIT PROVIDED UNDER THE HEALTH AND WELFARE BENEFIT PLAN). IF ANY TEAM IS DISALLOWED A
DEDUCTION (IN WHOLE OR IN PART) FOR SUCH CONTRIBUTIONS, AND UNLESS
THE NBA DETERMINES OTHERWISE, THE OBLIGATION TO PROVIDE THE BENEFIT (OR PORTION OF THE BENEFIT UNDER THE HEALTH AND WELFARE BENEFIT PLAN TO WHICH THE CONTRIBUTION RELATES) AND TO MAKE FURTHER CONTRIBUTIONS
TO PROVIDE THE BENEFIT (IN PORTION OF THE BENEFIT UNDER THE HEALTH AND WELFARE BENEFIT PLAN TO WHICH THE CONTRIBUTION SO TO SECTION 3(D)(3) SHALL APPLY.

(2) IN THE EVENT THAT ANY BENEFIT UNDER THE HEALTH AND WELFARE
BENEFIT PLAN IS NO LONGER PERMISSIBLE OR AVAILABLE DUE TO APPLICABLE
LAWS (A "REGULATORY CHANGE"). THE OBLICABLE BENEFIT PLAN OR A
BENEFIT PLAN IS NO LONGER PERMISSIBLE OR BENEFIT PLAN OR APPLICABLE
LAWS (A "REGULATORY CHANGE"). THE OBLICABLE BENEFIT PLAN OR A
BENEFIT PLAN IS NO LONGER PERMISSIBLE OR BENEFIT PLAN OR A
BENEFIT PLAN OR THE HEALTH AND WELFARE BENEFIT PLAN OR A
BENEFIT PLAN OR THE HEALTH AND WELFARE BENEFIT PLAN OR A
BENEFIT PLAN OR THE HEALTH AND WELFARE BENEFIT PLAN OR A
BENEFIT PLAN OR THE HEALTH AND WELFARE BENEFIT PLA

IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS AGREEMENT, OR THE LEGALLY BINDING EFFECT (IF ANY) OF ANY OTHER PROVISION OF ANY PRIOR COLLECTIVE BARGAINING AGREEMENT, NOR SHALL IT CREATE ANY RIGHT (I) TO UNIL ATERALLY IMPLEMENT, DURING THE TERM OF THIS

ARTICLE IV 87

AGREEMENT, ANY TERMS CONCERNING THE PROVISION OF THE HEALTH AND
WELFARE BENEFIT PLAN (OR THE APPLICABLE BENEFIT PROVIDED OR TO BE
PROVIDED); (II) TO LOCKOUT; OR (III) TO STRIKE. IN THE EVENT OF ANY
TERMINATION PURSUANT TO SECTIONS 3(D)(1) (2) OF THE HEALTH AND
WELFARE BENEFIT PLAN OR A BENEFIT UNDER SUCH PLAN, THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO
ALTERNATIVE ARRANGEMENT(5) TO BE PROVIDED BY THE NBA TEAMS TO THE
PLAYERS; PROVIDED, HOWEVER, THAT ANY SUCH ALTERNATIVE ARRANGEMENT(5)
SHALL BE SUBJECT TO THE TERMS AND CONDITIONS SET FORTH IN THIS
AGREEMENT, INCLUDING, WITHOUT LIMITATION, WITH RESPECT TO AN
ALTERNATIVE ARRANGEMENT TO THE RETIREE MEDICAL PLAN, THE TERMS AND
CONDITIONS SET FORTH IN SECTION 3(A)(5). THE ANNUAL COST INCURRED BY
THE NBA TEAMS IN CONNECTION WITH ANY SUCH ALTERNATIVE ARRANGEMENT(5) (AS DETERMINED ON AN AFTER -TAX BASIS) SHALL NOT EXCEED
THE ANNUAL COST THAT SUCH TEAMS WOULD HAVE INCURRED BY
THE NBA TEAMS IN CONNECTION WITH ANY SUCH ALTERNATIVE ARRANGEMENT(5) (S) DETERMINED ON AN AFTER THE HEALTH AND WELFARE BENEFIT PLAN
COMMENCING ON THE DATE OF TERMINATION. ANY SUCH ALTERNATIVE ARRANGEMENT(5) SHALL, TO THE EXTENT PERMITTED BY APPLICABLE LAW AND
THE HEALTH AND WELFARE BENEFIT PLAN, BE FUNDED BY SUCH MONIES AS
MAY THEN REMAIN IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT TRUST AND, IF THE MONIES REMAINING IN THE HEALTH AND WELFARE BENEFIT

WELFARE BENEFIT PLAN TRUST AND THE HEALTH AND WELFARE BENEFIT PLAN
(INCLUDING, WITHOUT LIMITATION, THE OPERATION AND ADMINISTRATION OF THE
BENEFITS SET FORTH IN SECTION 3(A) ABOVE AND ANY OTHER BENEFITS TO BE PROVIDED
UNDER THE HEALTH AND WELFARE BENEFIT PLAN), AND (2) THE DETERMI NATION AND
IMPLEMENTATION OF ANY ALTERNATIVE ARRANGEMENT PURSUANT TO SECTION 3(D)(3),
NOTWITHSTANDING THE PRECEDING SENTENCE, THIS SECTION 3(E) SHALL NOT APPLY TO
ANY COSTS OR FEES ATTRIBUTABLE TO INVESTMENT MANAGEMENT FEES IN CONNECTION
WITH THE INVESTME NT OF HEALTH AND WELFARE BENEFIT TRUST ASSETS. SUCH COSTS
AND FEES SHALL: (I) BE PAID OUT OF THE ASSETS OF THE HEALTH AND WELFARE BENEFIT
TRUST; AND (II) BE EXCLUDED FOR PURPOSES OF ALL CALCULATIONS CALLED FOR UNDER
THIS AGREEMENT OF, OR RELATING TO, BENEFITS (INCLUDING, WITHOUT LIMITATION, FOR
PURPOSES OF: (A) PREPARING THE AUDIT REPORT, INTERIM AUDIT REPORT, OR
INTERIM DESIGNATED SHARE AUDIT REPORT; AND (B) CALCULATING TOTAL BENEFITS,
TOTAL SALARIES AND BENEFITS, AND PROJECTED BENEFITS).
SECTION 4. THE POST-CAREER INCOME PLAN.
TO THE EXTENT PERMITTED BY THE CODE AND APPLICABLE LAW, THE NBA SHALL
PROVIDE THE FOLLOWING POST-CAREER INCOME BENEFITS TO NBA PLAYERS AND
FORMER NBA PLAYERS IN ACCORDANCE WITH AND SUBJECT TO THE TERMS AND CONDITIONS OF THE NATIONAL BASKETBALL ASSOCIATION PLAYERS' QUALIFIED
POST-CAREER INCOME PLAN, AS RESTATED EFFECTIVE JULY 1, 2017, AND AS AMENDED
FROM TIME TO TIME (THE "QUALIFIED PLAN") AND THE NATIONAL BASKETBALL ASSOCIATION PLAYERS' NON -QUALIFIED POST-CAREER INCOME PLAN, AS RESTATED EFFECTIVE JULY 1, 2017, AND AS AMENDED FROM TIME TO TIME (THE "WON -QUALIFIED PLAN") AND THE NATIONAL BASKETBALL ASSOCIATION PLAYERS' NON -QUALIFIED POST-CAREER INCOME PLAN,)
(A) CURRENT BOTHER'TS.

LATER TO THE CONTRIBUTION YEAR (DEFINED BELOW)
(COMMENCING NOVEMBER 1, 2023, AND FOR EACH SUBSEQUENT
(COMMENCING NOVEMBER 1, 2023, AND FOR EACH SUBSEQUENT
(COMMENCING NOVEMBER 1, 2023, AND FOR EACH SUBSEQUENT

TO THE POST -CAREER INCOME PLAN FOR ELIGIBLE PLAYERS TO BE USED TO PURCHASE POST -CAREER ANNUITIES (THE "TEAM CONTRIBUTION"); AND (II) ELECTIVE PLAYER CONTRIBUTIONS MADE BY QUALIFYING PLAYERS TO THE NON-QUALIFIED PLAN TO BE USED TO PURCHASE POST -CAREER ANNUITIES

ARTICLE IV 89
ON SUCH PLYERS' BEHALF. THE TEAM CONTRIBUTION FOR EACH ELIGIBLE
PLAYER FOR EACH CONTRIBUTION YEAR SHALL EQUAL (A) THE ADDITIONAL
BENEFIT AMO UNIT (DEFINED BELOW) DIVIDEDBY THE TOTAL NUMBER OF
ELIGIBLE PLAYERS FOR SUCH CONTRIBUTION YEAR (INCLUDING, FOR THIS
PURPOSE ONLY, ANY CANADIANRESIDENT WHO BUT FOR THE FACT THAT HE IS
A CANADIAN RESIDENT WOULD OTHERWISE BE AN ELIGIBLE PLAYER) (SUCH
QUOTIENT, AN ELIGIBLE PLAYERS' ALLOCATED SHARE'), LESS (B) TAX
WITHHOLDING (SOLELY WITH RESPECT TO CONTRIBUTIONS MADE TO THE
NON-QUALIF IED PLAN) IN THE MANNER DESCRIBED IN SECTION 3.3 OF THE
NON-QUALIF IED PLAN) IN THE MANNER DESCRIBED IN SECTION 3.3 OF THE
NON-QUALIFIED PLAN ("TAX WITHHOLDING"). FOR EACH CONTRIBUTION
YEAR, A PORTION OF A PLAYER'S ALLOCATED SHARE SHALL BE CONTRIBUTED TO
THE QUALIFIED PLAN ("TAX WITHHOLDING"). FOR EACH CONTRIBUTION
YEAR, A PORTION OF A PLAYER'S ALLOCATED SHARE SHALL BE CONTRIBUTED TO
THE QUALIFIED PLAN ("TAX WITHHOLDING"). FOR EACH CONTRIBUTED TO
THE QUALIFIED PLAN ("TAX WITHHOLDING"). FOR EACH CONTRIBUTION
YEAR, A PORTION OF A PLAYER'S ALLOCATED SHARE SHALL BE CONTRIBUTED TO
THE QUALIFIED PLAN PURSUANT TO THE TERMS
AND CONDITIONS DESCRIBED IN THE QUALIFIED PLAN, AND A PORTION TO THE
THE ONN-QUALIFIED PLAN PURSUANT TO THE TERMS AND CONDITIONS DES CRIBED
IN THE NON-QUALIFIED PLAN PURSUANT TO THE TERMS AND CONDITIONS DES CRIBED
IN THE NON-QUALIFIED PLAN PURSUANT TO THE SECTION 4. A
"CONTRIBUTION YEAR" MEANS EACH NOVEMBER 1 THROUGH OCTOBER 31
IN RESPECT OF WHICH A TEAM FUNDING POOL (DEFINED BELOW) IS
PROVIDED UNDER THIS SECTION 4.

(2) NOTWITHSTANDING ANYTHING IN THIS SEC TION 4(A) TO THE CONTRARY,
AND SUBJECT TO THE REQUIREMENTS OF THE CODE AND IRS RULES AND
REGULATIONS, IF THE BOARD OF TRUSTEES OF THE POST -CAREER NINUITIES HAVE
BEEN PURCHASED FOR ELIGIBLE PLAYERS FOR SUCH SORTIBUTION YEAR, THAT A
PRESENT OR FORMER PLAYER SHALL BE ENTITLED TO AN ALLOCATED SHARE FOR SUCH CONTRIBUTION YEAR BUT DID NOT RECEIVE AN ALLOCATED SHARE
EQUAL TO THE AMOUNT OF THE ALLOCATED SHARE MADE TO THE OTH

```
90 ARTICLE IV
OTHER POST -CAREER ANNUITY(IES) UNDER THE POST -CAREER INCOME PLAN
ON A RETROACTIVE BASIS) SHALL ALSO BE PAID FROM THE ADDITIONAL BENEFIT
AMOUNT FOR THE NEXT SEASON (OR, TO THE EXTENT THE ADDITIONAL BENEFIT AMOUNT FOR THE NEXT SEASON IS INSUFFICIENT, FUTURE SEASONS).
(8) DEDUCTIBILITY OF TEAM CONTRIBUTIONS/REGULATORY CHANGES.
(1) THE POST-CAREER INCOME PLAN SHALL BE STRU CTURED AND
MAINTAINED IN A MANNER THAT WILL RESULT IN THE TEAM FUNDING POOL
BEING FULLY DEDUCTIBLE UNDER THE CODE (AND, WHERE APPLICABLE,
CANADIAN LAWS) WHEN USED TOWARD TEAM CONTRIBUTIONS CONTRIBUTED
TO THE POST -CAREER INCOME PLAN, IN THE EVENT THAT A TE AM IS
DISALLOWED A DEDUCTION (IN WHOLE OR IN PART) FOR ITS PORTION OF THE TEAM FUNDING POOL, THEN THE TEAM SHALL BE RETURNED SUCH
DISALLOWED A DEDUCTION (IN WHOLE OR IN PART) FOR ITS PORTION OF THE TEAM FUNDING POOL, THEN THE TEAM SHALL BE RETURNED SUCH
DISALLOWED DEDUCTION FROM THE POST -CAREER INCOME PLAN; PROVIDED,
HOWEVER, THAT, IF SUCH PORTION MAY NOT BE RETURNED TO THE TEAM
UNDER THE TERMS OF THE PLAN OR THE APPLICABLE GROUP ANNUITY
CONTRACT OR APPLICABLE LAW, THEN SUCH TEAM SHALL INSTEAD BE
REIMBURSED FOR THE LOST TAX BENEFIT RESULTING FROM THE DISALLOWANCE
OF THE DEDUCTION FROM THE ADDITIONAL BENEFIT AMOUNT FOR THE NEXT
SEASON (OR, TO THE EXTENT THE ADDITIONAL BENEFIT AMOUNT FOR THE NEXT
SEASON IS INSUFFICIENT, FUTURE SEASONS) FOLLOWING THE DATE SUCH TEAM SUBMITS SATISFACTORY DOCUMENTATION OF THE DISALLOWANCE TO THE PCIP TRUSTEES.
(2) NOTWITHSTANDING ANYTHING ELSE IN THIS AGREE EMENT, IF ANY EVENT
OR OCCURRENCE, INCLUDING, WITHOUT LIMITATION, (I) ANY CHANGE OR AMENDMENT MADE TO THE CODE, ERISA, OR OTHER APPLICABLE LAW, OR
TO ANY REGULATIONS (WHETHER FINAL, TEMPORARY, OR PROPOSED

INTERPRETATION, APPLICATION, OR ENFORCEMENT, BY A COURT OF COMPETENT
JURISDICTION IN THE UNITED STATES OR BY THE RIS, OF THE CODE, ERISA,
OR OTHER APPLICABLE LAW, OR ANY REG ULATIONS OR RULLINGS ISSUED
THEREUNDER, (III) ANY REGULATIONS OR FORMAL GUIDANCE ISSUED BY THE
IRS UNDER THE CODE OR ERISA
```

```
ARTICLE IV 91
INCOME PLAN, THEN ANY OBLIGATION TO MAINTAIN THE POST -CAREER
INCOME PLAN, THEN ANY OBLIGATION TO MAINTAIN THE POST -CAREER
INCOME PLAN, THEN ANY OBLIGATION THIS AGREEME NT SHALL, AT THE OPTION OF THE
NBA, TERRINATE; PROVIDED, HOWEVER, THAT ANY SUCH TERMINATION SHALL
NOT IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS
AGREEMENT OR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS
AGREEMENT OR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS
AGREEMENT OR THE LEGALLY BINDING EFFECT OF ANY OTHER
PROVISION OF ANY PRIOR COLL ECTIVE BARGAINING AGREEMENT, NOR SHALL IT
CREATE ANY RIGHT (A) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE PROVISION OF POST -EMPLOYMENT
BENEFITS TO THE PLAYERS; (B) TO LOCKOUT; OR (C) TO STRIKE.

(3) NOTWITHSTANDING ANYT HING ELSE IN THIS AGREEMENT, IF ANY EVENT
OR OCCURRENCE, INCLUDING, WITHOUT LIMITATION, (I) ANY CHANGE OR AMENDMENT MADE TO THE CODE, ERISA, OR OTHER APPLICABLE LAW, TO
ANY REGULATIONS (WHETHER FINAL, TEMPORARY, OR PROPOSED REGULATIONS),
OR RULLINGS OR FORM AL GUIDANCE ISSUED THERUNDER, (II) ANY
INTERPRETATION, APPLICATION, OR ENFORCEMENT, BY A COURT OF COMPETENT
JURISDICTION IN THE UNITED STATES OR BY THE IRS, OF THE CODE, ERISA,
OR OTHER APPLICA BLE LAW, OR ANY REGULATIONS OR RULLINGS ISSUED
THEREUNDER, (III) ANY REGULATIONS (WHETHER FINAL, TEMPORARY, OR
PROPOSED REGULATIONS,), OR RULLINGS OR FORMAL GUIDANCE ISSUED BY THE
ISSUED THE CODE OR BRISA OR (IV) ANY PROVISIONS OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THE PROVISIONS OF THIS
SECTION 4, WOULD RESULT IN THE QUALIFIED PLAN NO LONGER BEING A TAX-QUALIFIED PLAN UNDER SECTION 401(A) OF THE CODE OR WOULD REQUIRE
NBA TEAMS TO INCUR COSTS OVER AND ABOVE ANY COSTS REQUIRED TO DE INCURRED TO I MPLEMENT THE QUALIFIED PLAN IN ORDER TO MAINTAIN ITS
TAX-QUALIFIED STATUS UNDER SECTION 401(A) OF THE CODE (BUT ONLY TO THE
EXTENT THAT SUCH ADDITIONAL COSTS ARE INCURRED IN CONNECTION WITH THE
PROVISION OF BENEFITS TO THEIR NON- PLAYER EMPLOYE
```

POST- EMPLOYMENT BENEFITS TO THE PLAYERS; (B) TO LOCKOUT; OR (C) TO

STRIKE.

(4) IF THE TAXABLE ALLOCATED SHARE ATTRIBUTABLE TO ELIGIBLE PLAYERS WOULD BE SUBJECT TO A FEDERAL INCOME TAX RATE HIGHER THAN THE RATE

WOULD BE SUBJECT TO A FEDERAL INCOME TAX HATE HIGHER THAN THE MATE
THAT WOULD APPLY IF THE TAXABLE ALLOCATED SHARE WERE PAID AS BASE
COMPENSATION, THEN ANY OBLIGATION TO MAINTAIN THE POST -CAREER
INCOME PLAN PURSUANT TO THIS AGREEMENT SHALL, AT THE OPTION OF THE PLAYERS ASSOCIATION, TERMINATE; PROVIDED, HOWEVER, THAT ANY SUCH
TERMINATION SHALL NOT IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS AGREEMENT OR THE LEGALLY BINDING EFFECT (IF ANY) OF ANY OTHER PROVISION OF ANY PRIOR COLLECTIVE BARGAINING AGREEMENT, NOR

SHALL IT CREATE ANY RIGHT (I) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE PROVISION OF POST- EMPLOYMENT BENEFITS TO THE PLAYERS; (II) TO LOCKOUT; OR (III) TO

(5) IN THE EVENT OF A TERMINATION DESCR IBED IN SECTIONS 4(B)(2) -(4),
THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT TO BE PROVIDED BY THE NBA
TEAMS TO THE PLAYERS. THE ANNUAL COST TO THE TEAMS OF ANY SUCH
ALTERNATIVE ARRANGEMENT (AS DE TERMINED ON AN AFTER -TAX BASIS) SHALL

BE SUBSTANTIALLY EQUAL TO BUT NO GREATER THAN THE ANNUAL COST THAT SUCH TEAMS WOULD HAVE INCURRED UNDER THE POST -CAREER INCOME PLAN ON THE DATE OF TERMINATION. THE COST OF FUNDING OF ANY SUCH ALTERNATIVE ARRANGEMENT S HALL BE AS SET FORTH IN SECTION 4(D)(1). IF DESPITE GOOD FAITH NEGOTIATIONS. THE NBA AND THE PLAYERS ASSOCIATION FAIL TO AGREE WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL NOT CREATE ANY RIGHT (I) TO UNILATERALLY IMPLEMENT DURING THE TERM OF THIS AGREEMENT ANY TERMS CONCERNING THE

PROVISION OF POST -EMPLOYMENT BENEFITS TO THE PLAYERS; (II) TO LOCKOUT;

OR (III) TO STRIKE.

(C) PLAYERS EMPLOYED BY TORONTO. THE TERMS OF THE POST -CAREER INCOME PLAN SHALL CONTINUE TO PERMIT PARTICIPATION BY TORONTO PLAYERS ON A TAX-EFFECTIVE BASIS UNDER CANADIAN INCOME TAX LAWS; PROVIDED, HOWEVER, THAT

A PLAYER SHALL NOT BE ELIGIBLE TO PARTICIPATE IN THE POST -CAREER INCOME PLAN FOR THE P ERIOD OF TIME DURING WHICH THE PLAYER IS A CANADIAN RESIDENT BUT

SHALL INSTEAD BE ELIGIBLE TO RECEIVE A CASH PAYMENT AS DESCRIBED IN SECTION 7 BELOW. IF THE NBA AND THE PLAYERS ASSOCIATION SHOULD DETERMINE THAT THE

ARTICLE IV 93
POST- CAREER INCOME PLAN CANNOT CONTINUE TO BE PROVIDED TO TORONTO
PLAYERS ON A TAX -EFFECTIVE BASIS UNDER CANADIAN FEBERAL INCOME TAX LAWS OR
THAT ETHER THE QUALIPIED PLAN OR THE NON- QUALIFIED PLAN OR THE PLAN OR THE NON- QUALIFIED PLAN OR THE NON-

SECTION 12(B)(1).

```
94 AR ILLE IV
(2) FOR EACH CONTRIBUTION YEAR, ALL OR A PORTION OF THE ADDITIONAL
BENEFIT AMOUNT AS DETERMINED UNDER SECTION 4(D)(1) (THE "TEAM
FUNDING POOL") SHALL BE USED TO FUND THE POST- CAREER INCOME PLAN.
(3) THE TEAMS SHALL CONTRIBUTE THE TEAM FUND DING POOL, LESS TAX
WITHHOLDING, INTO THE POST- CAREER INCOME PLAN AEACH NOVEMBER
FOLLOWING THE CONTRIBUTION YEAR TO WHICH IT RELATES OR, IF LATER, WITHIN ONE HUNDRED AND TWENTY (120) DAYS FOLLOWING THE COMPLETION OF THE AUDIT REPORT COVERING THE
AMOUNT TO BE INCLUDED IN BRI FROM APPLICABLE EQUITY SECURITIES,
PURSUANT TO ARTICLE VII, SECTION 1(A)(13), EXCEEDS 5$ MILLION,
THE NBA AND THE PLAYERS ASSOCIATION SHALL MEET AND CONFER TO
DISCUSS IN GOOD FAITH THE POSSIBILITY OF CREATING A FUNDING POOL EQUAL
TO 50% OF SUCH AMORTIZED PORTION (THE "EQUITY PROCEEDS FUNDING
POOL") TO FUND AFTER -TAX CONTRIBUTIONS TO THE NON -QUALIFIED PLAN FOR
PLAYERS WHO WERE ELIGIBLE PLAYER SI NAWY OF THE YEARS DURING THE
PERIOD BEGINNING WITH THE SASSOCIATION STO THE NON -QUALIFIED PLAN FOR
PLAYERS WHO WERE ELIGIBLE PLAYER SI NAWY OF THE YEARS DURING THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE EQUITY SECURITIES WERE RECEIVED AND CONTINUING THROUGH THE FIRST SALARY CAP
YEAR IN RESPECT OF WHICH CONTRIBUTIONS TO THE NON -QUALIFIED PLAN
ARE MADE IN RESPECT OF SUCH EQUITY. F. OR CLARITY, IN THE EVENT THAT THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS AND THE PLAYERS ASSOCIATION AGREET OF PROYUNG THE
BAS SHALL PLAYER AS ASSOCIATION AGREET OF PROYUNG THE
BAS SHALL PLAYER AS ASSOCIATION AGREET OF PROYUNG THE
BAS SHALL PLAYER AS ASSOCIATION AGREET OF PROYUNG THE PRO
```

ARTICLE IV 95
SECTION 5. LABOR -MANAGEMENT COOPERATION AND EDUCATION TRUST.

(A) EXCEPT AS SET FORTH BELOW IN THIS SECTION 5, AS OF THE EFFECTIVE DATE

OF THIS AGREEMENT, AND CONTINUING UNTIL THE EXPIRATION OR TERMINATION OF THIS
AGREEMENT, THE NATIONAL BASKETBALL PLAYERS ASSOCIATION/NATIONAL
BASKETBALL ASSOCIATION LABOR -MANAGEMENT COOPERATION AND EDUCATION
TRUST (THE "EDUCATION TRUST") SHALL CONTINUE TO BE JOINTLY OPERATED AND ADMINISTERED BY THE NBA AND THE PLAYERS ASSOCIATION IN ACCORDANCE WITH
THE PROVISIONS OF THE AGREEMENT AND DECLARATION OF TRUST ESTABLISHING THE NATIONAL BASKETBALL PLAYERS ASSOCIATION/NATIONAL BASKETBALL ASSOCIATION NAD EDUCATION TRUST"
THE PROVISIONS OF THE AGREEMENT AND DECLARATION OF TRUST ESTABLISHING THE NATIONAL BASKETBALL PLAYERS ASSOCIATION/NATIONAL BASKETBALL ASSOCIATION
LABOR. MANAGEMENT COOPERATION AND EDUCATION TO TIME "EDUCATION TRUST
DECEMBER 1, 2 014, AND AS AMENDED FROM TIME TO TIME (THE "EDUCATION TRUST
AGREEMENT"). IT IS INTENDED BY THE NBA AND THE PLAYERS ASSOCIATION TRUST
AGREEMENT"). IT IS INTENDED BY THE NBA AND THE PROVISIONS OF SECTION
302(C)(9) OF THE LABOR MANAGEMENT RELATIONS ACT OF 1947, AS AMENDED, AND
SHALL QUALIFY AS AN EXEMPT ORGANIZATION UNDER THE PROVISIONS OF SECTION S
302(C)(9) OF THE LABOR MANAGEMENT RELATIONS ACT OF 1947, AS AMENDED, AND
SHALL QUALIFY AS AN EXEMPT ORGANIZATION UNDER THE PROVISIONS OF SECTION S
501(C)(5) OR 501(C)(3) OF THE CODE.

(B) THE EDUCATION TRUST SHALL CONTINUE TO BE OPERATED AND ADMINISTERED
FOR THE PURPOSE OF ESTABLISHING AND PROVIDIONS (1) HEALTH EDUCATION PROGRAMS,
AND (2) EDUCATION, CAREER TRANSITION, AND CAREER COUNSELING PROGRAMS

DESIGNED TO ASSIST THE NBA, NBA TEAMS, AND NBA PLAYERS IN SOLVING
PROBLEMS OF MUTUAL CONCERN NOT SUSCEPTIBLE TO RESOLUTION WITHIN THE COLLECTIVE BARGAINING PROCE SS AND TO ENHANCE THE INVOLVEMENT OF NBA
PLAYERS IN MAKING DECISIONS THAT AFFECT THEIR WORKING LIVES. THE NBA AND
THE PLAYERS ASSOCIATION AGREE TO PROVIDE JOINTLY "AUN FINANCIAL EDUCATION
PROGRAMMING, WHICH SHALL BE OPERATED AND ADM

(C) ALONGSIDE JOINTLY -RUN FINANCIAL EDUCATION PROGRAMS, THE NBA AND THE PLAYERS ASSOCIATION SHALL EACH DEVELOP AND IMPLEMENT SUCH INDEPENDENT FINANCIAL EDUCATION PROGRAMS AS IT DEEMS APPROPRIATE TO BE OFFERED ON A VOLUNTARY BASIS IN SUCH FORMS AND A T SUCH TIMES AS DEEMED APPROPRIATE BY THE NBA AND THE PLAYERS ASSOCIATION, RESPECTIVELY. THE NBA AND THE

EDUCAT ION TRUST

96 ARTICLE IV
PLAYERS ASSOCIATION AGREE TO CONFER PERIODICALLY TO SHARE DETAILS AND THOUGHTS
ON BEST PRACTICES WITH RESPECT TO SUCH PROGRAMS. THE NBA AND THE PLAYE RS
ASSOCIATION SHALL BE RESPONSIBLE FOR THE COSTS OF THEIR RESPECTIVE INDEPENDENT PROGRAMS AND SUCH COSTS SHALL BE EXCLUDED FOR PURPOSES OF ALL CALCULATIONS
CALLED FOR UNDER THIS AGREEMENT OF, OR RELATING TO, BENEFITS (INCLUDING,
WITHOUT LIMITATION, FOR PURPOSES OF (1) PREPARING THE AUDIT REPORT, INTERIM
AUDIT REPORT, OR INTERIM DESIGNATED SHARE AUDIT REPORT, AND (2) CALCULATING
TOTAL BENEFITS, TOTAL SALARIES AND BENEFITS, AND PROJECTED BENEFITS).

(1) THE NAME AND BY AVERE ASSOCIATION ACREE THAT SUBJECT TO THE (0) THE NBA AND PLAYERS ASSOCIATION AGREE THAT, SUBJECT TO THE
LIMITATIONS SET FORTH IN THIS SECTION 5:
(1) THE AMOUNT TO BE PAID BY THE TEAMS TO FUND THE EDUCATION AND
CAREER COUNSELING PROGRAMS TO BE OPERATED AND ADMINISTERED BY THE EDUCATION TRUST FOR THE 2023 -24 SALARY CAP YEAR SHALL BE NO GREATER THAN \$2,020,339; (2) THE AMOUNT TO BE PAID BY THE TEAMS TO FUND THE CAREER
TRANSITION PROGRAM TO BE OPERATED AND ADMINISTERED BY THE EDUCATION TRUST FOR THE 2023 -24 SALARY CAP YEAR SHALL BE NO GREATER THAN \$893.397:

(3) THE AMOUNT TO BE PAID BY THE TEAMS TO FUND THE HEALTH

EDUCATION PROGRAMS (OR ANY PROGRAMS THAT, PURSUANT TO SECTION 5(G) BELOW, ARE SUBSTITUTED FOR THE HEALTH EDUCATION PROGRAMS) TO BE OPERATED AND ADMINISTERED BY THE EDUCATION TRUST FOR THE 2023 -24 OPERATED AND ADMINISTERED BY THE EDUCATION TRUST FOR THE 2023-24 SALARY CAP YEAR SHALL BE NO GREATER THAN \$628,549;
(4) THE MAXIMUM FUNDING AMOUNT FOR EACH OF THE PROGRAMS DESCRIBED IN SECTION S 5(D)(1)-(3) ABOVE SHALL BE INCREASED BY FIVE PERCENT (5%) FOR EACH SUBSEQUENT SALARY CAP YEAR DURING THE TERM

OF THIS AGREEMENT AFTER THE 2023-24 SALARY CAP YEAR;
(5) FOR EACH SALARY CAP YEAR, THE AMOUNT TO BE PAID BY THE TEAMS
TO FUND THE JOINTLY -RUN FINANCIAL EDUCAT ION PROGRAMS TO BE OPERATED AND ADMINISTERED BY THE EDUCATION TRUST, IF ANY, SHALL BE MUTUALLY AGREED UPON BY THE PARTIES; AND (6) PAYMENT OF THE AMOUNT NECESSARY TO FUND THE EDUCATION TRUST

IN RESPECT OF EACH SALARY CAP YEAR SHALL BE MADE WITHIN THIRTY (30)

ARTICLE IV 97

DAYS FOLLOWING THE COMPLETION OF THE AUDIT REPORT FOR SUCH SALARY

CAP YEAR

(E) THE EDUCATION TRUST SHALL BE OPERATED AND ADMINISTERED IN A MANNER

THAT WILL RESULT IN ALL CONTRIBUTIONS BY THE TEAMS BEING FULLY DEDUCTIBLE UNDER THE CODE (AND, WHERE APPLICABLE, CANADIAN INCOME TAX LAWS) WHEN PAID. IF ANY TEAM IS DISALLOWED A DEDUCTION (IN WHOLE OR IN PART) FOR SUCH CONTRIBUTIONS, AND UNLESS THE NBA DETERMINES OTHERWISE, THE OBLIGATION TO MAINTAIN THE EDUCATION TRUST AND TO MAKE FURTHER CONTRIBUTIONS TO THE

EDUC ATION TRUST SHALL IMMEDIATELY TERMINATE; PROVIDED, HOWEVER, THAT ANY

SUCH TERMINATION SHALL NOT IMPAIR THE LEGALLY BINDING EFFECT OF ANY OTHER PROVISION OF THIS AGREEMENT, AND SHALL NOT CREATE ANY RIGHT (1) TO UNILATERALLY IMPLEMENT, DURING THE TERM OF THI S AGREEMENT, ANY TERMS CONCERNING THE

PROVISION OF EDUCATIONPROGRAMS PROVIDED OR TO BE PROVIDED BY THE EDUCATION TRUST; (2) TO LOCKOUT; OR (3) TO STRIKE.

(F) IN THE EVENT OF ANY TERMINATION PURSUANT TO SECTION 5(E) ABOVE, THE NBA AND PLAYERS ASSOCIATION AGREE TO BARGAIN IN GOOD FAITH WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT DESIGNED TO PROVIDE THE PROGRAMS DESCRIBED IN

THE EDUCATION TRUST AGREEMENT. SUCH ALTERNATIVE ARRANGEMENT SHALL, TO THE EXTENT PERMITTED BY APPLICABLE LAW, BE FUNDED BY SUCH MONIES AS MAY THEN

REMAIN IN THE EDUCATION TRUST AND, IF THE MONIES REMAINING IN THE EDUCATION TRUST MAY NOT LAWFULLY BE USED FOR, OR ARE INSUFFICIENT FOR, SUCH PURPOSE, SUCH ALTERNATIVE ARRANGEMENT SHALL BE FUNDED, BY THE NBA TEAMS; PROVIDED, HOWEVER, THAT THE ANNUAL COST INCURRED BY THE TEAMS IN CONNECTION WITH

SUCH ALTERNATIVE ARRANGEMENT (AS DETERMINED ON AN AFTER -TAX BASIS) SHALL NOT
EXCEED THE ANNUAL COST THAT SUCH TEAMS WOULD HAVE INCURRED TO FUND THE
EDUCATION TRUST COMMENCING ON THE DATE OF TERMINATION. ANY S UCH
ALTERNATIVE ARRANGEMENT SHALL BE OPERATED AND ADMINISTERED IN A MANNER THAT WILL RESULT IN ALL CONTRIBUTIONS BY THE TEAMS BEING FULLY DEDUCTIBLE UNDER THE

ALTERNATIVE ARRANGEMENT SHALL BE OPERATED AND ADMINISTERED IN A MANNER THAT CODE (AND, WHERE APPLICABLE, CANADIAN INCOME TAX LAWS) WHEN PAID; AND, IF FUNDED BY THE TEAMS (AND NOT OUT OF EXISTING MONIES REMAINING IN THE EDUCATION TRUST), THE COSTS OF FUNDING ANY ALTERNATIVE TO THE EDUCATION TRUST SHALL BE SUBJECT TO THE LIMITATIONS SET FORTH IN THIS AGREEMENT. IF DESPITE GOOD FAITH NEGOTIATIONS, THE NBA AND THE PLAYERS ASSOCIATION FAIL TO

AGREE WITH RESPECT TO AN ALTERNATIVE ARRANGEMENT AS DESCRIBED ABOVE, SUCH FAILURE TO AGREE SHALL NOT CREATE ANY RIGHT (1) TO UNILATERALLY IMPLEMENT, DURING THE TERM OF THIS AGREEMENT, ANY TERMS CONCERNING THE PROVISION OF PROGRAMS PROVIDED OR TO BE PROVIDED BY THE EDUCATION TRUST; (2) TO LOCKOUT; OR (3) TO

STRIKE

98 ARTICLE IV
(G) UPON WRITTEN NOTICE DELIVERED TO THE NBA AT LEAST SIX (6) MONTHS
PRIOR TO THE COMMENCEMENT OF ANY SALARY CAP YEAR, THE PLAYERS ASSOCIATION
MAY ELECT TO TERMINATE THE PROGRAMS CURRENT LY PROVIDED BY THE EDUCATION
TRUST AND SUBSTITUTE ALTERNATIVE PROGRAMS; PROVIDED, HOWEVER, THAT THE NBA CONSENTS TO SUCH SUBSTITUTION, WHICH SUCH CONSENT SHALL NOT BE UNREASONABLY
WITHHELD; AND PROVIDED, FURTHER, THAT ANY NEW PROGRAMS SHALL COMPLY WITH
THE PROVISIONS OF SECTION 302(C)(9) OF THE LABOR MANAGEMENT RELATIONS ACT
OF 1947, AS AMENDED, AND SHALL QUALIFY AS A PERMITTED ACTIVITY OF AN EXEMPT ORGANIZATION UNDER SECTION 501(C)(5) OF THE CODE.
SECTION 6. ADDITIONAL PLAYER BENEFITS.
EXCEPT AS SET FORTH BELOW, THE NBA SHALL PROVIDE THE FOLLOWING ADDITIONAL
BENEFITS:
(A) WORKERS' COMPENSATION BENEFITS IN ACCORDANCE WITH APPLICABLE
STATUTES. SUCH BENEFITS WILL BE PROVIDED FOR PLAYERS AND TWO- WAY PLAYERS.
(B) FUNDING FOR THE ANNUAL PLAYERS ASSOCIATION HIGH SCHOOL BASKETBALL
CAMP (OR ANY SUBSTITUTE PROGRAM MUTUALLY AGREED UPON BY THE PARTIES) IN
THE AMOUNT OF \$1,595,792 FOR THE 2023- 24 SEASON, INCREASING BY SEVEN AND
ONE-HALF PERCENT (7.5%) PER SEASON THEREAFTER FOR THE TERM OF THIS
AGREEMENT.
(C) A PLAYER PLAYOFF POOL FOR EACH SAL ARY CAP YEAR IN AN AMOUNT EQUAL

(C) A PLAYER PLAYOFF POOL FOR EACH SAL ARY CAP YEAR IN AN AMOUNT EQUAL
TO THE GREATER OF: (I) \$31,014,350 MULTIPLIED BY A FRACTION, THE NUMERATOR OF
WHICH IS BRI FOR THE SALARY CAP YEAR IMMEDIATELY PRECEDING THE THEN-CURRENT SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS BRI FOR THE
2021- 22 SALARY CAP YEAR, AND (II) THE AMOUNT OF THE PLAYER PLAYOFF POOL FOR
THE IMMEDIATELY PRECEDING SALARY CAP YEAR.
(1) IF, FOR A SALARY CAP YEAR, THE NBA INCREASES THE NUMBER OF
TEAMS PARTICIPATING IN THE PLAYOFFS ABOVE SIXTEEN (16), THEN THE
PLAYER PLAYOFF POOL SH ALL BE CALCULATED PURSUANT TO SECTION 6(C)
AROUSE AND THEN INCREASES BY \$615 000 FOR EACH TEAM ADDED, AROUSE

TEAMS PARTICIPATING IN THE PLAYOFFS ABOVE SIXTEEN (16), THEN THE PLAYER PLAYOFF POOL SH ALL BE CALCULATED PURSUANT TO SECTION 6(C) ABOVE AND THEN INCREASED BY \$615,000 FOR EACH TEAM ADDED ABOVE SIXTEEN (16) TEAMS.

(2) EACH YEAR, T HE NBA WILL CONSULT WITH THE PLAYERS ASSOCIATION

(2) EACH YEAR, T HE NBA WILL CONSULT WITH THE PLAYERS ASSOCIATION WITH RESPECT TO THE METHOD OF ALLOCATION OF THE PLAYER PLAYOFF POOL.

ARTICLE IV 99
(3) THE PLAYERS ON A TEAM THAT RECEIVE AMOUNTS FROM THE PLAYER
PLAYOF POOL IN RESPECT OF A SALARY CAP YEAR SHALL NOT BE PERMITTED
TO SHARE WITH TEAM PERSONNEL AMOUNT RECIPED BY THE PLAYER S ON THAT
TEAM, COLLECTIVELY, FROM THE PLAYER PLAYOF FOOL IN RESPECT OF SUCH
SALARY CAP YEAR.
(D) AN IN-SEASON TOURNAMENT PRIZE POOL FOR EACH SALARY CAP YEAR IN
AN AMOUNT EQUAL TO THE TOTAL ARDON THE PLAYER SON THAT
SHALL BE AS FOLLOWS:
(I) FOR RACH SALARY CAP YEAR, THE PRIZE AMOUNTS PAID TO PLAYERS IN ACCORDANCE WITH THE FOLLOWING.
(I) FOR THE 2023- 24 SALARY CAP YEAR, THE PRIZE AMOUNTS PAID TO PLAYERS
SHALL BE AS FOLLOWS:
(I) FOR THE 2023- 24 SALARY CAP YEAR, IN AN AMOUNT EQUAL TO THE TOTAL PRIZE AMOUNTS PAID TO PLAYERS
SHALL BE AS FOLLOWS:
(I) FOR THE 2023- 24 SALARY CAP YEAR, IN AN INSTHE IST
FINALS GAME; (B) \$200,000 TO EACH IST PLAYER ON THE TEAM THAT
LOSES THE IST FINALS GAME; (C) \$100,000 TO EACH IST PLAYER ON A TEAM THAT LOSES AN IST SEMIFINALS GAME; AND (I) \$50,000 TO
A TEAM THAT LOSES AN IST SEMIFINALS GAME; AND (I) \$50,000 TO
EACH IST PLAYER ON A TEAM THAT LOSES AN IST OUARTERFINALS
GAME; AND
(II) FOR EACH SUBSEQUENT SALARY CAP YEAR: (A) FOR EACH IST
PLAYER ON THE TEAM THAT WINS THE IST FINALS GAME, AN AMOUNT
EQUAL TO \$500,000 MULTIPLIED BY THE "BRI GROWTH FACTOR"
(DEFINED BELOW), FOR SUCH SALARY CAP YEAR; (B) FOR EACH IST
PLAYER ON THE TEAM THAT LOSES AN IST SEMIFINALS GAME, AN AMOUNT
EQUAL TO \$500,000 MULTIPLIED BY THE BRI GROWTH FACTOR FOR
SUCH SALARY CAP YEAR; (C) FOR EACH IST PLAYER ON A TEAM THAT
LOSES AN IST SEMIFINALS GAME, \$100,000 MULTIPLIED BY THE BRI
GROWTHFACTOR FOR SUCH SALARY CAP YEAR; (B) FOR EACH IST
PLAYER ON THE TEAM THAT LOSES AN IST NAME, SOND MULTIPLIED BY THE BRI
GROWTHFACTOR FOR SUCH SALARY CAP YEAR; (B) FOR EACH IST
PLAYER ON THE TEAM THAT LOSES AN IST OWN SEMIFICATION OF THE BRI
GROWTHFACTOR FOR SUCH SALARY CAP YEAR; (B) FOR EACH IST
PLAYER ON THE TEAM THAT LOSES AN IST OWN SEMIFICATION OF THE BRI
GROWTHFACTOR FOR SUCH SALARY CAP YEAR; (B) FOR EACH IST
PLAYER ON THE BRI GROWT

KNOCKOUT STAGE GAME S PLAYED BY THE TEAM. FOR THE PURPOSES OF THE CALCULATION DESCRIBED IN THIS SECTION 6(D)(1), A KNOCKOUT STAGE GAME FOR WHICH AN IST PLAYER WAS ON A TEAM 'S ACTIVE OR INACTIVE LIST WHILE UNDER A TWO -WAY CONTRACT OR A 10 -DAY CONTRACT SHALL COUNT WHILE UNDER A TWO -WAY CONTRACT OR A 10 -DAY CONTRACT SHALL COUNT AS ONE -HALF OF A KNOCKOUT STAGE GAME FOR WHICH SUCH PLAYER WAS ON THE TEAM 'S ACTIVE OR INACTIVE LIST . FOR EXAMPLE, IF A TWO -WAY PLAYER IS ON THE ACTIVE OR INACTIVE LIST OF THE TEAM THAT W INS THE IN-SEASON TOURNAMENT FOR ALL FOUR (4) OF THE TEAM 'S KNOCKOUT STAGE GAMES DURING THE 2023 -24 SALARY CAP YEAR, THEN SUCH PLAYER WILL RECEIVE A PRIZE AMOUNT EQUAL TO \$250,000 (I.E., \$500,000 (I.E., THE AMOUNT SET FORTH IN SECTION 6(D)(1)(I)(A) ABOVE) MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS TWO (2) (I.E., ONE -HALF OF A KNOCKOUT STAGE GAME FOR EACH KNOCKOUT STAGE GAME FOR WHICH THE TWO-WAY PLAYER WAS ON THE TEAM 'S ACTIVE OR INACTIVE LIST), AND THE DENOMINATOR OF WHICH IS FOUR (4) (I.E., THE TOTAL NUMBER OF KNOCKOUT STAGE GAMES PLAYED BY THE TEAM)) . STAGE GAMES PLAYED BY THE TEAM!).

(2) FOR PURPOSES OF THIS S ECTION 6(D), FOR EACH SALARY CAP YEAR:

(1) AN "IST PLAYER" IS A PLAYER WHO IS ON A TEAM 'S ACTIVE OR
INACTIVE LIST FOR AT LEAST ONE (1) IN -SEASON TOURNAMENT
KNOCKOUT STAGE GAME DURING SUCH SALARY CAP YEAR.

(11) THE BRI GROWTH FACTOR FOR A SALARY CAP YEAR IS A
FRACTI ON, THE NUMERATOR OF WHICH IS BRI FOR THE IMMEDIATELY PRECEDING SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS BRI FOR THE 202 2-23 SALARY CAP YEAR; PROVIDED, HOWEVER, THAT THE NBA AND PLAYERS ASSOCIATION MAY AGREE TO REDUCE THE BRI GROWTH FACTOR FOR ONE (1) OR MORE SALARY CAP YEARS TO A SMALLER FRACTION WITH VALUE OF NO LESS THAN ONE (1). (E) THE EMPLOYER'S PORTION OF PAYROLL TAXES.
(F) THE PLAYERS ASSOCIATION'S ONE -HALF SHARE OF THE PAYMENT OF FEES AND (F) THE PLATERS ASSOCIATION S ONE -HALF SHARE OF THE PATMENT OF FEES AND
EXPENSES TO THE ACCOUNTANTS (AS DEFINED IN ARTICLE VII, SECTION 10(A) BELOW)
IN CONNECTION WITH ANY AUDIT CONDUCTED UNDER THIS AGREEMENT, AND THE
PLAYERS ASSOCIATION'S ONE -HALF SHARE OF THE PAYMENT OF FEES AND EXPENSES
PAYABLE WITH RESPECT TO THE TV EXPERT (AS DEFINED IN ARTICLE VII, SECTION 1(A)(7)(II) BELOW) AND ANY EXPERT SELECTED IN ACCORDANCE WITH

ARTICLE VII. SECTION 1(A)(7)(II)

ARTICLE VII, SECTION 1(A)(7)(I).

ARTICLE IV 101
(G) THE PLAYERS ASSOCIATION'S SHARE OF THE COSTS OF THE ANTI -DRUG
PROGRAM AS PROVIDED FOR BY ARTICLE XXXIII.
(H) THE SUM OF THE COMPENSATION PAID TO EACH PLAYER WITH THREE (3) OR
MORE YEAR S. OF SERVICE WHO SIGNS A ONE -YEAR, 10- DAY, OR REST -OF-SEASON
CONTRACT FOR THE MINIMUM PLAYER SALARY DURING A SEASON, LESS, FOR EACH SUCH
PLAYER, THE MINIMUM PLAYER SALARY FOR A PLAYER WITH TWO (2) YEARS OF
SERVICE. THE COMPENSATION PAID TO ANY SUCH PLAYER SHALL BE PAID BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE BEAD BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE BEAD BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE BEAD BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE BEAD BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE BEAD BY THE
PLAYER'S TEAM PURSUANT TO THE TERMS OF SUCH PLAYER'S HAVE CONTRACT, AND THEN REIMBURSED TO THE TEAM OUT OF A LEAGUE -WIDE FUND
CREATED AND MAINTAINED BY THE NBA. SUCH REIMBURSEMENT SHALL BE MADE AT THE CONCLUSION OF THE SEASON COVERED BY THE CONTRACT.

(1) ONE-HALF OF THE FANNUAL FUNDING OF \$1.5 MILLION FOR THE NBA PLAYERS
LEGACY FUND THAT IS PROVIDED JOINTLY BY THE NBA AND THE PLAYERS ASSOCIATION.

(1) ANY ADDITIONAL CONTRIBUTIONS THAT MAY BE REQUIRED TO BE MADE TO THE
PENSION PLAN BECAUSE OF ANY NEW LAW, CHANGE , OR AMENDMENT MADE TO
ERISA, THE CODE , AND/OR ANY OTHER APPLICABLE LAW OR TO ANY REGULATIONS

(WHETHER FINAL, TEMPORARY , OR PROPOSED), RULINGS OR FORMAL GUIDANCE ISSUED
THEREUNDER THAT IS EFFECTIVE FOR A PLAN YEAR THAT FIRST BEGINS AFTER THE EFFECTIVE DATE OF THIS AGREEM ENT.

(K) COSTS OF PLAYER A TRITENDANCE AT THE PARTER FORUMS AS SET FORTH IN THE

FOLLOWING SENTENCE. FOR THE PURPOSES OF ENHANCING CAREER EXPOSURE AND PROFESSIONAL DEVELOPMENT, THE NBA AGREES TO PERMIT CURRENT AND FORMER
PLAYERS TO ATTENDANCE AT THE PARTER FORUMS AS SET FOOTH IN THE

FOLLOWING SENTENCE. FOR THE PURPOSES OF ENHANCING CAREER EXPOSURE AND PROFESSIONAL DEVELOPMENT, THE NBA AGREES TO PROVIDE OF PLAYE

102 ARTICLE IV

(M) COSTS DESCRIBED IN SECTIONS 1(I), 2(G), 3(E), AND 4(E) ABOVE.

(N) COSTS ATTRIBUTABLE TO THE OPERATION AND ADMINISTRATION OF THE
EDUCATION TRUST, INCLUDING, WITHOUT LIMITATION, THE COST OF PROFESSIONAL FEES.

(O) THE COST OF THE PROFESSIONAL FEES AND VENDOR FEES IN CONNECTION
WITH THE DESIGN, IMPLEMENTATION, OPERATION, AND MAINTENANCE OF AN ONLINE
BENEFITS PORTAL, THE CONTENT, VENDOR, AND OTHER DETAILS OF WHICH SHALL BE
MUTUALLY AGREED UPON BY THE PARTIES, TO PROVIDE PLAYERS ACCESS TO THEIR
BENEFITS INFORMATION A ND BENEFIT PLAN ACCOUNTS AND MAKE TRANSACTIONS
RELATED TO THEIR BENEFITS, AS APPLICABLE.

(P) THE COST OF PREMIUMS TO PURCHASE FIDUCIARY LIABILITY INSURANCE
COVERAGE APPLICABLE TO THE 401(K) PLAN, THE PENSION PLAN, THE POST -CAREER
INCOME PLAN, AND THE HEALTH AND WELFARE BENEFIT PLAN.
SECTION 7. CANADIAN RESIDENTS.
AS OF THE EFFECTIVE DATE OF THIS AGREEMENT, AND CONTINUING UNTIL THE
EXPIRATION OR TERMINATION OF THIS AGREEMENT, TORONTO SHALL CONTINUE TO
PROVIDE THE FOLLOWING BENEFITS TO CANADIAN RESIDENTS:

(A) DEFINITIONS. ALL CAPITALIZED TERMS USED IN THIS SECTION 7 NOT
OTHERWISE DEFINED IN THIS AGREEMENT SHALL HAVE THE MEANINGS SET FORTH BELOW:

(1) "ELIGIBLE CANADIAN RESIDENT" SHALL MEAN A CANADIAN RESIDENT
WHO WOULD BE ELIGIBLE TO PARTICIPATE IN THE PENSION PLAN, THE
POST- CAREER INCOME PLAN, THE HAR BENEFIT , AND/OR THE 401(K) PLAN,
IN EACH CASE, BUT FOR THE FACT THAT HE IS A CANADIAN RESIDENT.

(2) "EHT" SHALL MEAN THE ONTARIO EMPLOYER HEALTH TAX.

(3) "GROSS AMOUNT" FOR A SEASON SHALL MEAN, AS APPLICABLE, THE
SUM OF:

(1) IF THE PLAYER IS AN ELIGIBLE CANADIAN RESIDENT IN RESPECT OF
THE PENSION PLAN, THE ANNUAL ACCRUAL COST THAT TORONTO WOULD
HAVE INCURRED UNDER THE PENSION PLAN FOR SUCH ELIGIBLE
CANADIAN RESIDENT FOR SUCH SEASON BUT FOR THE FACT THAT HE WAS

CANADIAN RESIDENT; AND

```
ARTICLE IV 103
(II) IF THE PLAYER IS AN ELIGIBLE CANADIAN RESIDENT IN RESPECT OF
THE POST - CAREER INCOME PLAN, THE AMOUNT OF THE PER -PLAYER
ALLOCATED SHARE FOR SUCH SEASON; AND
(III) IF THE PLAYER IS AN ELIGIBLE CANADIAN RESIDENT IN RESPECT OF
THE HRA BENEFIT, THE AMOUNT OF THE CONTRIBUTION TO FUND THE
HRA BENEFIT FOR SUCH SEASON THAT SUCH PLAYER WOULD BE ENTITLED
TO UNDER SECTION 3(A)(1) BUT FOR THE FACT THAT HE IS A CANADIAN
TAX RESIDENT; PROVIDED THAT, FOR THE FACT THAT HE IS A CANADIAN
TAX RESIDENT; PROVIDED THAT, FOR THE AVOIDANCE OF DOUBT, THE
GROSS AMOUNT(S) PREVIOUSLY ALLOCATED TO SUCH PLAYER IN LIEU OF
THE HRA BENEFIT FOR YEARS IN WHICH HE WAS AN ELIGIBLE CANADIAN RESIDENT IN RESPECT OF THE HRA BENEFIT SHALL BE APPLIED AGAINST
THE $150,000 LIMIT APPLICABLE TO A GGREGATE HRA BENEFIT
CONTRIBUTIONS PER PLAYER UNDER THE HE ALTH AND WELFARE BENEFIT
CONTRIBUTIONS PER PLAYER UNDER THE HE ALTH AND WELFARE BENEFIT
PLAN; AND
(IV) IF THE PLAYER IS AN ELIGIBLE CANADIAN RESIDENT IN RESPECT OF
THE 401(K) PLAN, THE AMOUNT OF THE MATCHING CONTRIBUTION (AS
DEFINED IN THE 401(K) PLAN) FOR SUCH SEASON ASSUMING THAT THE
ELIGIBLE CANADIAN RESIDENT HAD MADE THE MAXIMUM PLAYER
DEFERRAL PERMITTED UNDER THE 401(K) PLAN FOR SUCH SEASON.
(4) "ADJUSTED GROSS AMOUNT" SHALL MEAN THE ADJUSTED GROSS
AMOUNT THAT IS EQUAL TO THE ELIGIBLE CANADIAN RESIDENT'S GROSS AMOUNT LESS THE AMOUNT OF EHT ON SUCH ADJUSTED GROSS AMOUNT.
(8) CASH PAYMENT. FOR EACH SEASON DURING THE TERM OF THIS
AGREEMENT, EACH ELIGIBLE CANADIAN RESIDENT'S HALL BE ENTITLED TO A SINGLE SUM PAYMENT SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:
(1) THE AMOUNT OF THE PAYMENT SHALL BE DADIAN RESIDENT'S GROSS AMOUNT RESULTED TO THE PAYMENT SHALL BE ADJUSTED
GROSS AMOUNT TO THE PAYMENT SHALL BE CANADIAN RESIDENT SHALL BE CANADIAN
RESIDENT'S ADJUSTED GROSS AMOUNT IN RESPECT OF SUCH SEASON, LESS

(2) THE CASH PAYMENT SHALL BE PLAYER THE ELIGIBLE CANADIAN RESIDENT SHALL BE PAYMENT SHALL BE A
```

104 ARTICLE IV
GROSS AMOUNT SHALL BE CALCULATED IN U.S. DOLLARS AND THEN CONVERTED
TO CANADIAN DOLLARS USING THE DAILY EXCHANGE RATE QUOTED BY THE BANK
OF CANADA FOR CONVERTING U.S. DOLLARS INTO CANADIAN DOLLARS ON THE
FIRST DAY OF THE MONTH IN WHICH THE CASH PAYMENT IS MADE, OR IF THERE
IS NO SUCH U.S. DOLLAR TO CANADIAN DOLLAR EXCHANGE RATE QUOTED FOR THAT DATE, THE CLOSEST PRECEDING DATE ON WHICH SUCH EXCHANGE RATE IS
OUDTED BY THE BANK OF CANADIA.
(C) FUNDING OF GROSS AMOUNT.
(1) THE COST OF THE PORTION OF THE GROSS AMOUNT ATTRIBUTABLE TO
THE PENSION PLAN, THE 401(K) PLAN, AND THE HRA BENEFIT SHALL BE PAID
BY TORONTO AND THE COST OF THE PORTION OF THE GROSS AMOUNT
ATTRIBUTABLE TO THE POST -CAREER INCOME PLAN SHALL BE FU NDED FROM
THE TEAM FUNDING POOL.
(2) THE NBA TEAMS SHALL PAY ALL COSTS INCURRED IN CONNECTION WITH
THE EDET REMINATION AND INFLEMENTATION OF THIS SECTION 7, INCLUDING,
WITHOUT LIMITATION, THE COST OF PROFESSIONAL FEES (BUT EXCLUDING THE
COST OF THE GROSS AMOUNT).
SECTION 8. PROJECTED BENEFITS:
(A) FOR PURPOSES OF COMPUTING THE SALARY CAP IN ACCORDANCE WITH
ARTICLE VIP, PROJECTED BENEFITS: SHALL MEAN THE PROJECTED AMOUNTS, AS ESTIMATED BY THE NBA IN GOOD FAITH, TO BE PAID OR ACCRUED BY THE NBA OR
THE TEAMS, OTHER THAN EXPANSION TEAMS DURING THEIR FIRST TWO SALARY CAP
YEARS, FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CAP
YEARS, FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE UPCOMING SALARY CAP YEAR IS NOT REASONABLY CALP YEAR.
BENEFIT FOR THE PROPECTED BENEFITS; SUCH AMOUNT SHALL BE PROJECTED TO BE ONE HUNDRED FOUR AND ONE HALF PERCENT (104.5%) OF THE
AMOUNT ATTRIBUTABLE TO THE SAME BENEFIT FOR THE PRIOR SALARY CAP YEAR.
BENEFIT SOME THE SAME BENEFIT FOR THE PROJECTED BENEFITS, SU

BENEFIT AMOUNT SHALL BE ONE PERCENT (1%) OF PROJECTED BRI FOR SUCH SALARY
CAP YEAR.
SECTION 9. BENEFIT EXCLUSION AMOUNT.
(A) AN AMOUNT EQUAL T O THE BENEFIT EXCLUSION AMOUNT (DEFINED BELOW)
SHALL BE (1) PAID BY THE TEAMS AND (2) EXCLUDED FOR PURPOSES OF ALL
CALCULATIONS CALLED FOR UNDER THIS AGREEMENT OF, OR RELATING TO, BENEFITS
(INCLUDING, WITHOUT LIMITATION, FOR PURPOSES OF: (I) PREPARING THE AUDIT
REPORT, INTERIM AUDIT REPORT, TO, RINTERIM DESIGNATED SHARE AUDIT REPORT;
AND (II) CALCULATING TOTAL BENEFITS, TOTAL SALARIES AND BENEFITS, AND PROJECTED
BENEFITS).
(B) THE "BENEFIT EXCLUSION AMOUNT," FOR EACH SALARY CAP YEAR, SHALL
MEAN THE SUM OF:
(1) THE "PENSION EXCLUSION AMOUNT," WHICH SHALL EQUAL FIFTY
PERCENT (50%) OF THE PORTION OF THE INCREASE IN THE AMOUNT OF THE ACTUARIALLY -DETERMINED ANNUAL CONTRIBUTIONS TO BE MADE TO THE
PENSION PLAN TO FUND THE PORTION OF THE LIABILITIES FOR THE 2017-12
BENEFIT I NCREASE (DEFINED BELOW), AS DETERMINED BY THE ACTUARIES OF THE
PENSION PLAN. THE "2017-18 BENEFIT INCREASE" MEANS THE INCREASE
IN THE MONTHLY BENEFIT FROM \$572.13 TO \$812.50; AND
(2) FIFTY PERC ENT (50%) OF THE PORTION OF THE INCREASE IN THE AMOUNT
OF THE ACTUARIALLY -DETERMINED ANNUAL CONTRIBUTIONS TO BE MADE TO THE
PENSION PLAN, AND FIFTY PERCENT (50%) OF THE PORTION OF THE INCREASE IN THE AMOUNT
OF THE ACTUARIALLY -DETERMINED ANNUAL CONTRIBUTIONS TO BE MADE TO THE
PENSION PLAN, AND FIFTY PERCENT (50%) OF THE PORTION OF THE INCREASE IN THE
PENSION PLAN, AND FIFTY PERCENT (50%) OF THE PORTION OF THE INCREASE IN THE
PENSION PLAN, AND FIFTY PERCENT (50%) OF THE PORTION OF THE INCREASE IN THE
PORTION TO THE PORTION OF THE INCREASE IN THE
PORTION OF THE RETIREMENT BENEFIT PAYABLE TO A PRE -1965 RETIREE
FROM \$300 TO \$400 PER MONTH FOR EACH YEAR OF PRE -1965 RETIREE
FROM \$300 TO \$400 PER MONTH FOR EACH YEAR OF PRE -1965 RETIREE
FROM \$300 TO \$400 PER MONTH FOR EACH YEAR OF PRE -1965 RETIREE

ARTICLE IV 105

(3) FIFTY PERCENT (50%) OF THE PORTION OF THE COSTS (INCLUDING, WITHOUT LIMITATION, THE COST OF PROFESSIONAL FEES) THAT WERE APPROVED BY BOTH AN NBA DESIGNEE AND A PLAYERS ASSOCIATION DESIGNEE AS

106 ARTICLE IV
HAVING BEEN PROPERLY I NCURRED IN CONNECTION WITH THE OPERATION AND
ADMINISTRATION OF THE RETIREE MEDICAL PLAN ("ADMINISTRATIVE COSTS."),
BUT ONLY TO THE EXTENT THAT SUCH COSTS ARE ATTRIBUTABLE TO THE CURRENT
RETIREE GROUP. THE PORTION OF THE ADMINISTRATIVE COSTS FOR A SALARY
CAP YEAR THAT IS ATTRIBUTABLE TO THE CURRENT RETIREE GROUP SHALL BE
DETERMINED BY MULTIPLYING THE TOTAL ADMINISTRATIVE COSTS FOR THE
SALARY CAP YEAR BY THE "ALLOCATION PERCENTAGE." (DEFINED BELOW) FOR
SUCH SALARY CAP YEAR BY THE "ALLOCATION PERCENTAGE." (DEFINED BELOW) FOR
SUCH SALARY CAP YEAR THE "ALLOCATION PERCENTAGE." (DEFINED BELOW) FOR
SUCH SALARY CAP YEAR. THE "ALLOCATION PERCENTAGE." (DEFINED BELOW) FOR
SUCH SALARY CAP YEAR. THE "ALLOCATION PERCENTAGE." (DEFINED BELOW) FOR
SUCH SALARY CAP YEAR. THE "ALLOCATION PERCENTAGE." (TOR A SALARY CAP
YEAR, MEANS THE FRACTION, WHEN EXPRESSED AS A PERCENTAGE, THE
NUMERATOR OF WHICH IS THE INTEREMENTAGE. THE CURRENT RETIREE
GROUP WHO ARE ENROLLED IN THE RETIREE MEDICAL PLAN ON THE DAY THAT
IS SIXTY (60) DAYS PRIOR TO THE LAST DAY OF SUCH SALARY CAP YEAR, AND
THE DENONIMATOR OF WHICH IS THE TOTAL NUMBER OF PLAYERS WHO ARE ENROLLED IN THE RETIREE MEDICAL PLAN ON SUCH DATE; AND
(4) FIFTY PERCENT (50%) OF THE PORTION OF THE CONTRIBUTIONS MADE
BY THE TEAMS TO THE HEALTH AND WELFARE BENEFIT TRUST DU RING THE
SALARY CAP YEAR TO FUND THE PREMIUM COSTS OF THE RETIREE MEDICAL
PLAN ATTRIBUTABLE TO THE CURRENT RETIREE GROUP. SUCH PORTION SHALL
BE DETERMINED BY MULTIPLYING (I) THE TOTAL AMOUNT CONTRIBUTED BY THE TEAMS TO THE HEALTH AND WELFARE
BENEFIT TRUST TO THE INSURER OF THE RETIREE MEDICAL PLAN BY (III) A FRACTION, WHEN EXPRESSED AS A PERCENTAGE, (A) THE NUMERATOR OF
WHICH IS THE TOTAL PREMIUM COSTS PAID BY THE HEALTH AND WELFARE
BENEFIT TRUST TO THE INSURER OF THE RETIREE MEDICAL PLAN (EXCLUDING
THE PARTICIPANT SHARE OF PREMIUM COSTS OF THE RETIREE MEDICAL PLAN BY (III) A FRACTION, WHEN EXPRESSED AS A PERCENTAGE, (A) THE NUMERATOR OF
WHICH IS THE TOTAL PREMIUM COSTS PAID BY THE HEALTH

ARTICLE IV 107
(6) IN RESPECT OF THE TWO- WAY PLAYER 401(K) PLAN BENEFITS, AN AMOUNT EQUAL TO \$40,000 MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS THE SALARY CAP FOR SUCH SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE 2023 -24 SALARY CAP YEAR; PROVIDED, HOWEVER, THAT THE FOREGOING AMOUNT SHALL BE DECREASED BY THIRTY -THREE AND ONE -THIRD PERCENT (33 -1/3%) FOR ANY SALARY CAP YEAR FOLLOWING THE PLAYERS ASSOCIATION 'S EXERCISE OF THE PA THIRD TWO- WAY OPTION SET FORTH IN ARTICLE XXIX, SECTION 5(B);

AND

(7) THE AMOUNT THAT IS THE DIFFERENCE BETWEEN (I) THE PORTION OF THE PREMIUM COSTS PAID TO THE APPLICABLE INSURER(S) TO PROVIDE THE MEDICAL, PRESCRIPTION DRUG, DENTAL, AND VISION INSURANCE BENEFITS TO TWO-WAY PLAYERS AS DESCRIBED IN SECTION 3(A)(2)(III), AND (II) THE SUM OF THE "APPLICABLE PORTION" (AS DEFINED BELOW) FOR ALL TWO -WAY PLAYERS. TH E APPLICABLE PORTION FOR EACH SUCH PLAYER SHALL BE CALCULATED BY MULTIPLYING: (A) THE TOTAL MONTHLY PREMIUM PAYMENT FOR A TWO -WAY PLAYER WHO ELECTED THAT COVERAGE LEVEL UNDER THE RELEVANT TWO -WAY PLAYERS' INSURANCE POLICY THAT SEASON; BY (B) A FRACTION, E XPRESSED AS A PERCENTAGE OF A PREMIUM PAYMENT, THE NUMBERATOR OF WHICH IS THE PORTION OF THE TOTAL MONTHLY PREMIUM PAYMENT CONTRIBUTED BY AN NBA GL PLAYER FOR THE SAME COVERAGE LEVEL UNDER THE CORRESPONDING INSURANCE POLICY COVERING NBA GL PLAYERS DURING THE NBA GL REGULAR SEASON OCCURRING WITHIN THE SALARY CAP YEAR IMMEDIATELY PRECEDING THAT SEASON, AND THE DENOMINATOR OF WHICH IS THE TOTAL MONTHLY PREMIUM PAYMENT FOR THAT NBA GL PLAYER FOR THE SAME COVERAGE LEVEL UNDER THE CORRESPONDING INSURANCE POLICY COVERING NBA GL PLAYERS DURING THE NBA GL REGULAR SEASON OCCURRING WITHIN THE CORRESPONDING INSURANCE POLICY COVERING NBA GL PLAYERS DURING THE NBA GL REGULAR SEASON OCCURRING WITHIN THE SALARY CAP YEAR IMMEDIATELY PRECEDING THAT SEASON; AND THE MBA GL REGULAR SEASON OCCURRING WITHIN THE SALARY CAP YEAR IMMEDIATELY PRECEDING THAT SEASON; AND (8) THE PORTION OF THE PREMIUM COSTS PAID TO THE APPLICABLE

(8) THE PORTION OF THE PREMIUM COSTS PAID TO THE APPLICABLE INSURER(S) TO PROVIDE THE LIFE AND ACCIDENTAL DEATH AND DISMEMBERMENT INSUR ANCE BENEFITS TO TWO -WAY PLAYERS AS DESCRIBED IN SECTION 3(A)(2)(I) ABOVE (EXCLUDING THE COST OF INCREASING SUCH LIFE INSURANCE AND ACCIDENTAL DEATH AND DISMEMBERMENT BENEFITS AS DESCRIBED IN SECTION 3(A)(2)(I) ABOVE); AND (9) THE AMOUNT EQUAL TO: (I) THE PRE MIUM COSTS UNDER THE WORKERS'

(9) THE AMOUNT EQUAL TO: (I) THE PRE MIUM COSTS UNDER THE WORKER: COMPENSATION POLICY COVERING NBAGL PLAYERS IN THE SALARY CAP

```
TOS ARTICLE IV
YEAR, DIVIDED BY THE AVERAGE NUMBER PER MONTH OF PARTICIPANTS
COVERED UNDER SUCH POLICY DURING THE NBAGL REGULAR SEASON
OCCURRING WITHIN SUCH SALARY CAP YEAR; MULTIPLIED BY (II) THE AVERAGE NUMBER PER MONTH OF TWO- WAY PLAYERS (EXCLUDING, FOR ANY MONTH'S
CALCULATION, TWO- WAY PLAYERS WHO WERE SIGNED OR CONVERTED TO
STANDARD NBA CONTRACTS IN THAT OR A PRIOR MONTH) DURING THE
REGULAR SEASON; AND
(10) IN RESPECT OF THE EMPLOYER'S SHARE OF PAYROLL TAXES FOR TWO -WAY
PLAYERS, AN AMOUNT EQUAL TO $201,000 MULTIPLIED BY A FRACTION, THE
NUMERATOR OF WHICH IS THE SALARY CAP FOR SUCH SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE 2023 -24 SALARY
CAP YEAR; PROVIDED, HOWEVER, THAT THE FOREGOING AMOUNT SHALL BE DECREASED BY THIRTY -THREE AND ONE -THIRD PERCENT (33 -1/3%) FOR ANY SALARY CAP YEAR FOLLOWING THE PLAYERS ASSOCIATION 'S EXERCISE OF THE
PA THIRD TWO- WAY OPTION SET FORTH IN ARTICLE XXIX, SECTION 5(B);
AND
(11) FIFTY PERCENT (50%) OF THE COST OF PROFESSIONAL FEES THAT WERE
APPROVED BY BOTH AN NBA DESIGNEE AND A PLAYERS ASSOCIATION
DESIGNEE AS HAVING BEEN PROPERLY INCURRED ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT BY THE PENSION PLAN'S AND THE TORONTO PLAN'S
DATE OF THIS AGREEMENT BY THE PENSION PLAN'S AND THE TORONTO PLAN'THIRD-PARTY ADMINISTRATOR IN CONNECTION WITH THE ADMINISTRATION OF THE PENSION PLAN AND THE TORONTO PLAN; AND (12) FIFTY PERCENT (50%) OF THE PORTION OF THE COST OF PROFESSIONAL FEES THAT WERE APPROVED BY BOTH AN NBA DESIGNEE AND A PLAYERS
ASSOCIATION DESIGNEE AS HAVING BEEN PROPERLY INCURRED ON OR AFTER
THE EFFECTIVE DATE OF THIS AGREEMENT BY THE HEALTH AND WELFARE
BENEFIT PLAN 'S THIRD -PARTY ADMINISTRATOR THAT IS ATTRIBUTABLE TO THE
PROVISION OF INSURED BENEFITS TO CURRENT PLAYERS AS DESCRIBED IN SECTION 3(A)(2) ABOVE; AND
(13) THE PORTION OF THE CONTRIBUTIONS MADE BY THE TEAMS TO THE
EDUCATION TRUST DURING THE SALARY CAP YEAR TO FUND THE JOINTLY -RUN
FINANCIAL EDUCATION PROGRAMS OR, IF SUCH PROGRAMS ARE NOT OPERATED AND ADMINISTERED BY THE EDUCATION TRUST, FIFTY PERCENT (50%) OF THE
PORTION OF THE COSTS THAT WERE APPROVED BY BOTH AN NBA DESIGNEE
AND A PLAYERS AS SOCIATION DESIGNEE AS HAVING BEEN PROPERLY INCURRED
IN CONNECTION WITH PROVIDING SUCH PROGRAMS.
```

108 ARTICLE IV

```
ARTICLE IV 109
(C) BENEFIT REDUCTION IN RESPECT OF TWO -WAY SALARIES . EACH SALARY
CAP YEAR, A PORTION OF THE COMPENSATION PAID TO TWO- WAY PLAYERS EQUAL TO
THE "TWO-WAY SALARY EXCLUSION AMOUNT" SHALL BE DEDUCTED FROM ALL
CALCULATIONS CALLED FOR UNDER THIS AGREEMENT OF, OR RELATING TO, BENEFITS
(INCLUDING, WITHOUT LIMITATION, FOR PURPOSES OF: (X) PREPARING THE AUDIT
REPORT, INTERIM AUDIT REPORT, OR INTERIM DESIGNATED SHARE AUDIT REPORT, AND (Y) CALCULATING TOTAL BENEFITS, TOTAL SALARIES AND BENEFITS, AND PROJECTED
BENEFITS). THE TWO -WAY SALARY EXCLUSION AMOUNT SHALL BE AN AMOUNT EQUAL
TO $5,250,000 MULTIPLIED B Y A FRACTION, THE NUMERATOR OF WHICH IS THE SALARY
CAP FOR SUCH SALARY CAP YEAR, AND THE DENOMINATOR OF WHICH IS THE SALARY
CAP FOR THE 2023 -24 SALARY CAP YEAR, PROVIDED, HOWEVER, THAT THE FOREGOING
AMOUNT SHALL BE DECREASED BY THIRTY -THREE AND ONE -THIRD PERCENT (33 -1)3%)
FOR ANY SALARY CAP YEAR FOLLOWING THE PLAYERS ASSOCIATION 'S EXERCISE OF THE
PA THIRD TWO-WAY OPTION SET FORTH IN ARTICLE XXIX, SECTION 5(B).

(D) C
URRENT RETIREE GROUP AND CURRENT PLAYER GROUP.
(1) THE "CURRENT RETIREE GROUP PSHALL MEAN THOSE PLAYERS
WHOSE LAST DAY ON AN NBA ACTIVE LIST OR INACTIVE LIST DURING A REGULAR SEASON OCCURRED BEFORE THE 2016- 17 SEASON.
(2) THE "CURRENT PLAYER GROUP" SHALL MEAN THOSE PLAYERS WHOSE
LAST DAY ON AN NBA ACTIVE LIST OR INACTIVE LIST DURING A REGULAR SEASON WILL OCCUR DURING OR AFTER THE 2016- 17 SEASON.
(3) IF A PLAYER WHO IS INCLUDED IN THE CURRENT PLAYERS GROUP PION AND THE CURRENT PETIERE GROUP FOR
ONE OR MORE SALARY CAP YEARS RETURNS TO AN NBA ACTIVE LIST OR
NACTIVE LIST AND THEREBY MOVES TO THE CURRENT PLAYER GROUP IN A
LATER SALARY CAP YEARS RETURNS TO AN NBA ACTIVE LIST OR THE SALARY CAP YEAR DURING WHICH HE RETURNS TO AN NBA ACTIVE LIST OR INACTIVE LIST AND THE REBY MOVES TO THE CURRENT PLAYER GROUP IN A
LATER SALARY CAP YEARS RETURNS TO AN NBA ACTIVE LIST OR THE SALARY CAP YEAR DURING WHICH HE RETURNS TO AN NBA ACTIVE LIST OR INACTIVE LIST AND THE REBY MOVES TO THE CURRENT FETIRES G
```

ABOVE, THE AMOUNT TO BE INCLUDED IN THE CALCULATION OF THE BENEFIT EXCLUSION AMOUNT WITH REGARD TO THAT ALTERNATIVE ARRANGEMENT SHALL NOT EXCEED THE AMOUNT REFERENCED IN THE APPLICABLE PART OF SECTION 9(B) WITH REGARD TO THE

110 ARTICLE IV
BENEFIT BEING REPLACED BY THAT ALTERNATIVE ARRANGEMENT FOR THE MOST RECENT SALARY CAP YEAR BEFORE SUCH BENEFIT WAS REPLACED.
(F) FOR THE AVOIDANCE OF DOUBT, OTHER THAN THE BENEFIT EXCLUSION AMOUNT AND THE TWO- WAY SALARY EXCLUSION AMOUNT, ALL AMOUNTS PAID OR TO BE PAID DURING ANY SALARY CAP YEAR BY THE NBA OR THE NBA TEAMS FOR OR RELATING TO THE BENEFITS DESCRIBED IN THIS ARTICLE IV SHALL BE INCLUDED FOR PURPOSES OF ALL CALCULATIONS CALLED FOR UNDER THIS AGREEMENT OF, OR RELATING TO, BENEFITS (INCLUDING, WITHOUT LIMITATION, FOR PURPOSES OF (1) PREPARING THE AUDIT REPORT, INTERI M AUDIT REPORT, OR INTERIM DESIGNATED SHARE AUDIT REPORT, AND (2) CALCULATING TOTAL BENEFITS, TOTAL SALARIES AND BENEFITS, AND PROJECTED BENEFITS).

ARTICLE V 111 ARTICLE V

COMPENSATION AND EXPENSES
IN CONNECTION WITH MILITARY DUTY
SECTION 1. SALARY.
A PLAYER DRAFTED INTO MILITARY SERVICE DURING THE SEASON, OR A PLAYER
SERVING ON ACTIVE DUTY WITH A RESERVE UNIT DURING THE SEASON, SHALL BE
COMPENSATED FOR SO LONG AS THE PLAYER REMAINS ON THE ACTIVE OR INACTIVE LIST
OF THE TEAM IN SUCH AMOUNT AS MAY BE NEGOTIATED BETWEEN THE PLAYER AND
THE TEAM BY WHICH HE IS EMPLOYED, SUBJECT TO THE PROVISIONS OF T HIS
AGREEMENT.
SECTION 2. TRAVEL EXPENSES.

THE TEAM BY WHICH HE IS EMPLOYED, SUBJECT TO THE PROVISIONS OF THIS
AGREEMENT.
SECTION 2. TRAVEL EXPENSES.
(A) A PLAYER SERVING ON MILITARY WEEKEND DUTY WITH A RESERVE UNIT DURING
THE SEASON SHALL BE ENTITLED TO REIMBURSEMENT FOR ANY NET OUT -OF-POCKET
EXPENSES INCURRED BY SUCH PLAYER IN TRAVELING TO AND FROM HIS PLACE OF DUTY TO ENABLE HIM TO JOIN HIS TEAM FOR PURPOSES OF PARTICIPATING IN A REGULAR SEASON GAME.
(B) IN THE EVENT THAT THE PLAYER CONTRACT OF A PLAYER WHO IS REQUIRED TO
SERVE ON MILITARY WEEKEND DUTY WITH A RESERVE UNIT IS ASSIGNED TO ANOTHER TEAM, THE PLAYER SHALL BE ENTITLE D TO REIMBURSEMENT FOR ANY OUT -OF-POCKET
EXPENSES INCURRED BY SUCH PLAYER IN TRAVELING DURING THE OFF -SEASON TO AND
FROM HIS HOME AND HIS PLACE OF MILITARY WEEKEND DUTY WITH A RESERVE UNIT;
PROVIDED THAT (I) THE PLAYER MAKES REASONABLE EFFORTS TO CHANGE HI S RESERVE
UNIT LOCATION TO ONE LOCATED REASONABLE EFFORTS TO CHANGE HI S RESERVE
UNIT LOCATION TO REIMBURSE THE PLAYER SHALL CEASE SIX (6) MONTHS FROM THE DATE
THAT SUCH PLAYER'S CONTRACT IS ASSIGNED.

112 ARTICLE VI ARTICLE VI

PLAYER CONDUCT

SECTION 1. GAMES .

(A) IN ADDITION TO ANY OTHER RIGHTS A TEAM OR THE NBA MAY HAVE BY
CONTRACT (INCLUDING BUT NOT LIMITED TO THE RIGHTS SET FORTH IN P ARAGRAPHS 9

AND 16 OF THE UNIFORM PLAYER CONT RACT) OR BY LAW:

(I) WHEN A PLAYER (A) FAILS OR REFUSES, WITHOUT PROPER AND
REASONABLE CAUSE OR EXCUSE, TO RENDER THE SERVICES REQUIRED
BY A PLAYER CONTRACT OR THIS AGREEMENT, OR (B) IS SUSPENDED
BY A PLAYER CONTRACT OR THIS AGREEMENT, OR (B) IS SUSPENDED
BY HIS TEAM OR THE NBA FOR FAILING OR REFUSING, WITHOUT
PROPER AND REASONABLE CAUSE OR EXCUSE, TO RENDER THE SERVICES
REQUIRED BY A PLAYER CONTRACT OR THIS AGREEMENT, THE CURRENT BASE COMPENSATION PAYABLE TO THE PLAYER FOR THEYEAR OF THE
CONTRACT DURING WHICH SUCH FAILURE OR REFUSAL AND/OR
SUSPENSION OCCURS SHALL BE REDUCED BY 1/91.6TH OF THE
PLAYER'S BASE COMPENSATION FOR EACH MISSED EXHIBITION,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME; AND
(II) WHEN A PLAYER IS, FOR PROPER CAUSE OTHER THAN THE PLAYER'S
FAILURE OR REFUSAL TO RENDER THE SERVICES REQUIRED BY A PLAYER
CONTRACT OR THIS AGREEMEN T, SUSPENDED BY HIS TEAM OR THE
BAS IN ACCORDANCE WITH THE TERMS OF SUCH CONTRACT OR THIS AGREEMENT, THE CURRENT BASE COMPENSATION PAYABLE TO THE
PLAYER'S BASE COMPENSATION FOR EACH MISSED EXHIBITION,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME FOR ANY SUSPENSION
OF FEWER THAN TWENTY (20) GAMES AND (II) 1/145TH OF THE
PLAYER'S BASE COMPENSATION FOR EACH MISSED EXHIBITION,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME FOR ANY SUSPENSION
OF FEWER THAN TWENTY (20) GAMES AND (II) 1/10TH OF THE
PLAYER'S BASE COMPENSATION FOR EACH MISSED EXHIBITION,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME FOR ANY SUSPENSION
OF FEWER THAN TWENTY (20) GAMES AND (II) 1/10TH OF THE
PLAYER'S BASE COMPENSATION FOR EACH MISSED EXHIBITION,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME FOR ANY SUSPENSION
OF FEWER THAN TWENTY (20) GAMES OR MORE OR CONSECUTIVE SUSPENSIONS FOR CONTINUING ACTS OR CONDUCT THAT PERSISTS FOR TWENTY (20) GAMES OR MORE OR
CONSECUTIVE SUSPENSIONS FOR CONTINUING ACTS OR CONDUCT THAT PERSIST FO

ARTICLE VI 113
(B) NOTWITHSTA NDING SECTION 1(A)(II) ABOVE, FOR THE FIRST GAME IN A SEASON
FOR WHICH A PLAYER IS SUSPENDED BY THE NBA, IF SUCH SUSPENSION IS FOR
CONDUCT ON THE PLAYING COURT (AS THAT TERM IS DEFINED IN ARTICLE XXXI,
SECTION 9(C)) AND IS A ONE-GAME SUSPENSION, THE CURRENT BASE COMPENSATION
PAYABLE TO THE PLAYER FOR THE YEAR OF THE CONTRACT DURING WHICH SUCH SUSPENSION OCCURS SHALL BE REDUCED BY AN AMOUNT EQUAL TO THE PLAYER'S
CURRENT BASE COMPENSATION FOR SUCH SEASON MULTIPLED BY A FRACTION, THE NUMERATOR OF WHICH IS ONE (1) AND THE DENOMINATOR OF WHICH IS THE NUMBER
OF DAYS IN THE REGULAR SEASON. FOR CLARITY, FOR ANY OTHER GAME FOR WHICH
SUCH PLAYER IS SUSPENDED BY HIS TEAM OR THE NBA DURING SUCH SEASON, THE
CURRENT BASE COMPENSATION PAYABLE TO THE PLAYER FOR THE YEAR OF THE
CONTRACT DIBINING WHICH SUCH SUSPENSION OCCURS SHALL BE REDUCED IN

CONTRACT DURING WHICH SUCH SUSPENSION OCCURS SHALL BE REDUCED IN ACCORDANCE WITH SECTION 1 (A) ABOVE.

(C) IN THE EVENT THAT, AT THE START OF A REGULAR SEASON, (X) A PLAYER IS A FREE AGENT WHO HAS GAMES REMAINING TO BE SERVED ON A SUSPENSION THAT WAS PREVIOUSLY IMPOSED ON HIM BY THE NBA EITHER WHEN HE WAS UNDER A

CONTRACT WITH A TEAM OR WHEN HE WAS A FREE AGENT, AND (Y) SUCH PLAYER, BUT FOR THE REMAINDER OF THE SUSPENSION TO BE SERVED, IS OTHERWISE ELIGIBLE AND CONTRACT WITH A TEAM OR WHEN HE WAS A FREE AGENT, AND (1) SUCH ABLE TO PLAY, THEN: (I) THE PLAYER'S SUSPENSION SH ALL BE DEEMED TO HAVE BEEN SERVED AS OF THE DAY FOLLOWING THE DAY ON WHICH THE TEAM TO WHICH

AS OF THE DAY FOLLOWING THE DAY ON WHICH THE TEAM TO WHICH
HE WAS UNDER CONTRACT WHEN THE SUSPENSION WAS IMPOSED,
(OR, IF HEWAS NOT UNDER CONTRACT WHEN THE SUSPENSION WAS IMPOSED, THE LAST TEAM TO WHICH HE WAS UNDER CONTRA CT PRIOR
TO THE SUSPENSION BEING IMPOSED) HAS PLAYED A NUMBER OF GAMES IN SUCH REGULAR SEASON EQUAL TO ONE AND ONE -HALF (1.5)
TIMES THE NUMBER OF GAMES THAT REMAINED TO BE SERVED ON THE TERM OF THE SUSPENSION AS OF THE FIRST DAY OF SUCH REGULAR

SEASON (ROUNDED UP TO THE NEAREST WHOLE NUMBER); AND

(II) IF THE PLAYER SUBSEQUENTLY SIGNS ONE OR MORE PLAYER CONTRACTS, THE CURRENT BASE COMPENSATION PAYABLE TO THE PLAYER SOUCH SEASON (OR, IF HE DOES NOT SIGN A PLAYER

CONTRACT DURING SUCH REGULAR SEASON, THE FIRST SUBSEQUENT SEASON THEREAFTER FOR WHICH HE SIGNS A PLAYER CONTRACT) UNDER ONE OR MORE CONTRACTS SHALL BE REDUCED IN ACCORDANCE

WITH SECTION 1(A) ABOVE FOR THE NUMBER OF GAMES THAT

REMAINED TO BE SERVED ON THE TERM OF THE SUSPENSION AS OF THE FIRST DAY OF SUCH REGULAR SEASON.

FOR CLARITY, IF A PLAYER IS A FREE AGENT ON THE FIRST DAY OF SUCH REGULAR SEASON AND SUBSEQUENTLY SIGNS A PLAYER CONTRACT BEFORE HIS SUSPENSION HAS BEEN

DEEMED TO HAVE BEEN SERVED PURSUANT TO SECTION 1(C)(I) ABOVE, THE NUMBER OF GAMES OF THE SUSPENSION THAT WILL BE DEEMED TO HAVE BEEN SERVED AS OF THE DATE HE SIGNS SUCH PLAYER CONTRACT SHALL EQUAL TWO -THIRDS (2/3) OF THE

NUMBER OF GAMES PLAYED BY HIS PRIOR TEAM IN SUCH REGULAR SEASON AS OF THE DATE HE SIGNS SUCH PLAYER CONTRACT (ROUNDED TO THE NEAREST WHOLE NUMBER). SECTION 2. PRACTICES.

(A) WHEN A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS TO ATTEND

(A) WHEN A PLATER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS TO ATTEND
A PRACTICE SESSION SCHEDULED BY HIS TEAM, HE SHALL BE SUBJECT TO THE FOLLOWING DISCIPLINE: (I) FOR THE FIRST MISSED PRACTICE DURING A SEASON – \$2,500; (II) FOR
THE SECOND MISSED PRACTICE DURING SUCH SEASON – \$5,000; (III) FOR THE THIRD
MISSED PRACTICE DURING SUCH SEASON – \$7,500; AND (IV) FOR THE FOURTH (OR ANY
ADDITIONAL) MISSED PRACTICE DURING SUCH SEASON – SUCH DISCIPLINE AS IS
REASONABLE UNDER THE CIRCUMSTANCES.

(B) NOTWITHSTANDING SECTION 2(A) ABOVE, WHEN A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, REFUSES OR INTENTIONALLY FAILS TO ATTEND ANY PRACTICE

SESSION SCHEDULED BY HIS TEAM, HE SHALL BE SUBJECT TO SUCH DISCIPLINE AS IS REASONABLE UNDER THE CIRCUMSTANCES.

REASONABLE UNDER THE CIRCUMSTANCES.
SECTION 3. PROMOTIONAL APPEARANCES.
WHEN A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS OR REFUSES TO ATTEND A PROMOTIONAL APPEARANCE REQUIRED BY AND IN ACCORDANCE WITH ARTICLE II, SECTION 8 AND PARAGRAPH 13(D) OF THE UNIFORM PLAYER CONTRACT,

HE SHALL BE FINED \$20,000.

SECTION 4. MANDATORY PROGRAMS.
(A) NBA PLAYERS SHALL BE REQUIRED TO ATTEND AND PARTICIPATE IN

EDUCATIONAL AND LIFE SKILLS PROGRAMS DESIGNATED AS "MANDATORY PROGRAMS" BY THE NBA AND THE PLAYERS ASSOCIATION. SUCH "MANDATORY PROGRAMS," WHICH SHALL BE JOINTLY ADMINISTERED BY THE NBA AND THE PLAYERS ASSOCIATION, SHALL

INCLUDE Á ROOKIE TRANSITION PROGRAM (FOR ROOKIES ONLY), TEAM AWARENESS MEETINGS (WHICH SHALL COVER, AMONG OTHER THINGS, SUBSTANCE ABUSE

ARTICLE VI 115
AWARENESS, HIV AWARENESS, GAMBLING AWARENESS, HEALTHY RELATIONSHIPS,
MENTAL HEALTH AND WELLNESS PROGRAMMING, AND RECOMMENDATIONS AND
EDUCATIONAL MATERIALS REGARDING THE HEALTH BENEFITS OF VACCINATIONS
RECOMMENDED BY THE CENTERS FOR DISEASE CONTROL AND PREVENTION (CDC)),

AND SUCH OTHER PROGRAMS AS THE NBA AND THE PLAYERS ASSOCIATION SHALL
JOINTLY DESIGNATE AS MANDATORY.

(B) WHEN A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS OR
REFUSES TO ATTEND A "MANDATORY PROGRAM," HE SHALL BE FINED \$20,000 BY THE NBA; PROVIDED, HOWEVER, THAT IF THE PLAYER MISSES THE ROOKIE TRANSITION
PROGRAM, HE SHALL BE SUSPENDED FOR FIVE (5) GAMES.

PROGRAM, HE SHALL BE SUSPENDED FOR FIVE (5) GAMES.

(C) EACH YEAR, THE NBA AND PLAYERS ASSOCIATION SHALL WORK TOGETHER TO

(I) IDENTIFY PLAYERS WHO DID NOT ATTEND A ROOKIE TRANSITION PROGRAM (FOR ROOKIES ONLY) OR A TEAM AWARENESS MEETING COVER ING INFORMATION RELATING

TO THE ANTI-DRUG PROGRAM (E.G., BECAUSE THE PLAYER WAS SIGNED TO A CONTRACT

AFTER SUCH TEAM AWARENESS MEETING TOOK PLACE), AND (II) AS SOON AS

PRACTICABLE, PROVIDE ANY SUCH PLAYER WITH EDUCATIONAL MATERIALS REGARDING THE

ANTI-DRUG PROGRAM. SECTION 5. MEDIA TRAINING, BUSINESS OF BASKETBALL, ANTI-GAMBLING

TRAINING, AND SYSTEM RULES TRAINING.
(A) ALL PLAYERS SHALL BE REQUIRED EACH SEASON TO ATTEND AND PARTICIPATE IN

(A) ALL PLAYERS SHALL BE REQUIRED EACH SEASON TO ATTEND AND PARTICIPATE IN
ONE (1) MEDIA TRAINING SESSION CONDUCTED BY THEIR TEAM AND/OR THE NBA.
IF A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS OR REFUSES TO ATTEND
A MEDIA TRAINING SESSION, HE SHALL BE FINED \$20,000.
(B) ALL PLAYERS SHALL BE REQUIRED EACH SEASON TO ATTEND AND PARTICIPATE IN
ONE (1) "BUSINESS OF BASKETBALL" PROGRAM CONDUCTED BY THE TEAM AND/OR
THE NBA. IF A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS OR REFUSES
TO ATTEND SUCH PROGRAM, HE SHALL BE FINED \$5,000. EACH TEAM'S GOVERNOR SHALL ATTEND HIS OR HER TEAM'S ANNUAL "BUSINESS OF BASKETBALL" PROGRAM.
(C) ALL BI AYERS SHALL BE FOURDED EACH SEASON TO ATTEND AND RADITICIPATE IN

(C) ALL PLAYERS SHALL BE REQUIRED E ACH SEASON TO ATTEND AND PARTICIPATE IN ONE (1) ANTI -GAMBLING TRAINING SESSION CONDUCTED BY THEIR TEAM AND/OR THE

NBA. IF A PLAYER, WITHOUT PROPER AND REASONABLE EXCUSE, FAILS OR REFUSES TO
ATTEND AN ANTI-GAMBLING TRAINING SESSION, HE SHALL BE FINED \$100,000. EACH
YEAR, THE NBA AND PLAYERS ASSOCIATION SHALL WORK TOGETHER TO (I) IDENTIFY PLAYERS WHO DID NOT ATTEND A ROOKIE TRANSITION PROGRAM (FOR ROOKIES ONLY)

OR THE ANTI-GAMBLING TRAINING SESSION, AND (II) AS SOON AS PRACTICABLE, PROVIDE ANY SUCH PLAYER W ITH EDUCATIONAL MATERIALS WITH INFORMATION FROM SUCH TRAINING SESSION. IN ADDITION, EACH YEAR THE NBA SHALL WORK WITH THE NBAGL TO ENSURE THAT PLAYERS IN THE NBAGL ARE PROVIDED WITH THE SAME ANTI-GAMBLING TRAINING THAT IS PROVIDED TO NBA PLAYERS.
(D) EACH YEAR, THE NBA AND PLAYERS ASSOCIATION WILL JOINTLY MAKE AVAILABLE TO PLAYERS TRAINING ON SYSTEM RULES (E.G., ONLINE OR BY VIDEOCONFERENCE). SECTION 6. CHARITABLE CONTRIBUTIONS. (A) IN THE EVENT THAT (I) A FINE OR SUSPENSION IS IMPOSED ON A PLAYER, (II) SUCH FINE OR SUSPENSION- RELATED COMPENSATION AMOUNT IS COLLECTED BY THE LEAGUE, AND (III) THE FINE OR SUSPENSION IS NOT GRIEVED PURSUANT TO THE LEAGUE, AND (III) THE FINE OR SUSPENSION IS NOT GRIEVED PURSUANT TO ARTICLE XXXI, THEN THE NBA SHALL REMIT FIFTY PERCENT (50%) OF THE AMOUNT COLLECTED TO THE NATIONAL BASKETBALL PLAYERS ASSOCIATION FOUNDATION (THE "NBPA FOUNDATION") OR SUCH OTHER CHARITABLE ORGANIZATION SELECTED BY THE PLAYERS ASSOCIATION THAT QUALIFIES FOR TREATMENT UNDER SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE OF 1986, AS NOW IN EFFECT OR AS IT MAY HEREAFTER BE AMENDED (A "SECTION 501(C)(3) ORGANIZATION"), AND THAT IS APPROVED BY THE NBA (WHICH APPROVAL SHALL NOT BE UNREASONABLY WITHHELD) (BOTH HEREINAFTER, THE "NBPA -SELECTED CHARITABLE ORGANIZATION"); PROVIDED, THE NBA (WHICH APPROVAL SHALL NOT BE UNREASONABLY WITHHELD) (BOTH HEREIN HOWEVER, THAT ANY CONTRIBUTIONS MADE BY THE NBPA -SELECTED CHARI TABLE ORGANIZATION TO A PLAYER CHARITABLE FOUNDATION CANNOT BE INTENDED TO REIMBURSE THE PLAYER FOR THE FINANCIAL IMPACT OF A FINE OR SUSPENSION. THE NBA SHALL REMIT THE REMAINING FIFTY PERCENT (50%) OF THE AMOUNT COLLECTED TO A SECTION 501(C)(3) ORGANIZATION SELECTED BY THE NBA AND APPROVED BY THE PLAYERS ASSOCIATION, WHICH APPROVAL SHALL NOT BE UNREASONABLY WITHHELD. FOR PURPOSES OF THIS SECTION 6(A), AND WITH RESPECT TO ANY SUSPENSION IMPOSED ON A PLAYER BY THE NBA OF FIVE (5) GAMES OR MORE, THE NBA SHALL

BE REQUIRED TO COLLECT A SUSPENSION- RELATED COMPENSATION AMOUNT EQUAL TO AT LEAST FIVE (5) GAMES OF SUCH SUSPENSION.

AT LEAST FIVE (5) GAMES OF SUCH SUSPENSION.

(B) THE REMITTANCES MADE BY THE NBA PURSUANT TO THIS SECTION 6 SHALL

BE MADE ANNUALLY, NINETY (90) DAYS FOLLOWING THE ACCOUNTANTS' (AS DEFI NED IN

ARTICLE VII, SECTION 10(A)) SUBMISSION TO THE NBA AND THE PLAYERS

ASSOCIATION OF A FINAL AUDIT REPORT OR AN INTERIM DESIGNATED SHARE AUDIT REPORT (AS DEFINED IN ARTICLE VII, SECTION 10(A) (1)) FOR THE SALARY CAP YEAR

COVERING THE SEASON DURING WHICH THE FINES AND SUSPENSION- RELATED
COMPENSATION AMOUNTS ARE COLLECTED BY THE NBA.

(C) IF A TIMELY GRIEVANCE IS FILED UNDER ARTICLE XXXI CHALLENGING A FINE
OR SUSPENSION OF THE KIND DESIGNATED IN SECTION 6(A) ABOVE, AND, FOLLOWING
THE DISPOSITION OF THE GRIEVANCE. THE GRIEVANCE ARBITRATOR DETERMINES THAT
ALL OR PART OF THE FINE OR SUSPENSION- RELATED AMOUNT (PLUS ANY ACCRUED INTEREST
THEREON) IS PAYABLE BY THE PLAYER TO THE LEAGUE, THEN THE LEAGUE SHALL REMIT
THE AMOUNT COLLECTED BY THE LEAGUE (PLUS ANY INTEREST) IN ACCORDANCE WITH
THE PROVISIONS OF SECTIONS 6(A) AND (B) ABOVE.
SECTION 7. UNLAWFULVIOLENCE.
WHEN A PLAYER IS CONVICTED OF (INCLUDING BY A PLEA OF GUILTY, NO CONTEST,
OR NOLO CONTENDERE TO) A VIOLENT FELONY, HE SHALL IMMEDIATELY BE SUSPENDED
BY THE NBA FOR A MINIMUM OF TEN (10) GAMES.
SECTION 8. COUNSELING FOR VIOLENT MISCONDUCT.
(A) IN ADDITION TO ANY OTHER RIGHTS A TEAM OR THE NBA MAY HAVE BY
CONTRACT OR LAW, WHEN THE NBA AND THE PLAYER SASOCIATION AGREE THAT THERE IS REASONABLE CAUSE TO BELIEVE THAT A PLAYER HAS ENGAGED IN ANY TYPE OF
OFF-COURT VIOLENT CONDUCT, THE PLAYER WILL (IF THE NBA AND THE PLAYER SASOCIATION BY A
NEUTRAL EXPERT AND, IF DEEMED NECESSARY BY SUCH EXPERT, APPROPRIATE
COUNSELING, WITH SUCH EVALUATION AND COUNSELING PROGRAM TO BE DEVELOPED

AND SUPERVISED BY THE NBA AND THE PLAYERS ASSOCIATION, UNLESS THE PLAYER HAS ENGAGED IN ACTS COVERED BY THE JOINT NBA/NBPA POLICY ON DOMESTIC
VIOLENCE, SEXULAL ASSAULT, AND CHILD BABSES, IN WHICH CASE THE TERMS OF THAT
POLICY SHALL APPLY. FOR PURPOSES OF THIS PARAGRAPH, "VIOLENT CONDUCT." SHALL INCLUDE, BUT NOT BE LIMITED TO, ANY CONDUCT INVOLVING THE USE OR THREAT OF
PHYSICAL VIOLENCE FOR THE USE OF, OR THREAT TO USE, A DEADLY WEAPON, ANY
CONDUCT WHICH COULD BE CATEGORIZED AS A "HATE CRIME," AND ANY CONDUCT
INVOLVING DOG FIGHTING OR ANIMAL CRUELTY.

(B) ANY PLAYER WHO IS SO CONVICTED OF (INCLUDING BY A PLEA OF GUILTY, NO

CONTEST, OR NOLO CONTENDERE TO) A CRIME INVOLVING VIOLENT CONDUCT SHALL BE REQUIRED TO ATTEND AT LEAST FIVE (5) COUNSELING SESSIONS WITH A THERAPIST OR COUNSELOR JOINTLY SELECTED BY THE NBA AND THE PLAYERS ASSOCIATION, UNLESS THE PLAYER HAS ENGAGED IN ACTS COVERED BY THE JOINT NBA/NBPA POLICY ON

118 ARTICLE VI
DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE, IN WHICH CASE THE
TERMS OF THAT POLICY SHALL APPLY. THESE SESSIONS SHALL BE IN ADDITION TO ANY
DISCIPLINE IMPOSED ON THE PLAYER BY THE NBA FOR THE CONDUCT UNDERLYING HIS
CONVICTION. THE THERAPIST OR COUNSELOR WHO IS JOINTLY SELECTED BY THE NBA
AND THE PLAYERS ASSOCIAT ION SHALL DETERMINE THE TOTAL NUMBER OF COUNSELING
SESSIONS TO BE ATTENDED BY THE PLAYER; HOWEVER, IN NO EVENT SHALL A PLAYER BE REQUIRED TO ATTEND MORE THAN TEN (10) SESSIONS.
(C) ANY PLAYER WHO, AFTER BEING NOTIFIED IN WRITING BY THE NBA THAT HE
SECOLURED TO LINDERGO THE CHAILED HAVE IN AND OF COLUNSELING. IS REQUIRED TO UNDERGO THE CLINICAL EVALUATION AND/OR COUNSELING PROGRAM

AUTHORIZED BY SECTION 8(A) OR 8(B) ABOVE, REFUSES OR FAILS, WITHOUT A REASONABLE EXPLANATION, TO ATTEND OR PARTICIPATE IN SUCH EVALUATION AND COUNSELING PROGRAM WITHIN SEVENTY -TWO (72) HOURS FOLL OWING SUCH NOTICE,

SHALL BE FINED BY THE NBA IN THE AMOUNT OF \$10,000 FOR EACH DAY FOLLOWING SUCH SEVENTY -TWO (72) HOURS THAT THE PLAYER REFUSES OR FAILS TO PARTICIPATE IN SUCH PROGRAM.

SECTION 9. FIREARMS AND OTHER WEAPONS.

SECTION 9. FIREARMS AND OTHER WEAPONS.

(A) WHENEVER A PLAYER IS PHYSICALLY PRESENT AT A FACILITY OR VENUE OWNED,

OPERATED, OR BEING USED BY A TEAM, THE NBA, OR ANY LEAGUE -RELATED ENTITY,

AND WHENEVER A PLAYER IS TRAVELING ON ANY NBA -RELATED BUSINESS, WHETHER ON

BEHALF OF THE PLAYER'S TEAM, THE NBA, OR ANY LEAGUE -RELATED ENTITY, SUCH BEHALF OF THE PLAYER'S TEAM, THE NBA, OR ANY LEAGUE -RELATED ENTITY, SUCH PLAYER SHALL NOT POSSESS A FIREARM OF ANY KIND OR ANY OTHER DEADLY WEAPON. FOR PURPOSES OF THE FOREGOING, "A FACILITY OR VENUE" INCLUDES, BUT IS NOT LIMITED TO: AN ARENA; A PRACTICE FACILITY; A TEAM OR LEAGUE OFFICE OR FACILITY; A FACILITY OR VENUE USED FOR AN NBA EVENT (SUCH AS AN IN -SEASON TOURNAMENT, ALL-STAR, OR NBA PLAYOFF VENUE); AND THE SITE OF A PROMOTIONAL OR CHARITABLE APPEARANCE

(B) AT THE COMMENCEMENT OF EACH SEASON, AND IF THE PLAYER OWNS OR POSSESSES ANY FIREARM, THE PLAYER WILL PROVIDE THE TEAM WITH PROOF THAT THE PLAYER POSSESSES A LICENSE OR REGISTRATION AS REQUIRED BY LAW FOR ANY SUCH FIREARM. EACH PLAYER IS ALSO REQUIRED TO PROVIDE THE TEAM WITH PROOF OF ANY MODIFICATIONS OR ADDITIONS MADE TO THIS INFORMATION DURING THE SEASON.

(C) ANY VIOLATION OF SECTION 9(A) OR SECTION 9(B) ABOVE SHALL BE

CONSIDERED CONDUCT PREJUDICIAL TO THE NBA UNDER ARTICLE 35(D) OF THE NBA

CONSTITUTION AND BY -LAWS, AND SHALL THEREFORE SUBJECT THE PLAYER TO DISCIPLINE BY THE NBA IN ACCORDANCE WITH SUCH ARTICLE.

ARTICLE VI 119
SECTION 10. ONE PENALTY.

(A) THE NBA AND A TEAM SHALL NOT DISCIPLINE A PLAYER FOR THE SAME ACT OR CONDUCT. THE NBA'S DISCIPLINARY ACTION WILL PRECLUDE OR SUPERSEDE DISCIPLINARY ACTION BY ANY TEAM FOR THE SAME ACT OR CONDUCT. OR CONDUCT. THE NBA'S DISCIPLINARY ACTION WILL PRECLUDE OR SUPERSEDE DISCIPLINARY ACTION BY ANY TEAM FOR THE SAME ACT OR CONDUCT.

(B) WHEN THE NBA BECOMES AWARE OF ANY POTENTIAL OR ACTUAL DISCIPLINE THE NBA BECOMES AWARE OF ANY POTENTIAL OR ACTUAL DISCIPLINE FROM BEING IMPOSED OR RESCIND THE DISCIPLINE FROM BEING IMPOSED OR RESCIND THE DISCIPLINE FOR A PLAYER'S ACT OR CONDUCT, THE NBA MAY, WITHIN FORTY -EIGHT (48) HOURS, PROHIBIT THE DISCIPLINE FROM BEING IMPOSED OR RESCIND THE DISCIPLINE ON THE PLAYER FOR THAT ACT OR CONDUCT. IF THE NBA PROHIBIT SO R RESCINDS THE DISCIPLINE, ONLY THE NBA SHALL THEREAFTER BE PERMITTED TO IMPOSE DISCIPLINE ON THE PLAYER FOR THAT ACT OR CONDUCT. IF THE NBA DOES NOT PROHIBIT OR RESCIND THE TEAM'S DISCIPLINE WILL REMAIN IN EFFECT, AS APPLICABLE, AND, IF THE TEAM'S DISCIPLINE WILL REMAIN IN EFFECT, AS APPLICABLE, AND, IF THE TEAM'S DISCIPLINE BECOMES EFFECTIVE OR REMAINS IN EFFECT, THE NBA MAY NOT THEREAFTER IMPOSE DISCIPLINE ON THE PLAYER FOR THAT ACT OR CONDUCT.

(C) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN SECTION 10(A) OR 10(B), (I) THE SAME ACT OR CONDUCT BY A PLAYER MAY RESULT IN BOTH A TERMINATION OF THE PLAYER'S UNIFORM PLAYER CONTRACT BY HIS TEAM AND THE SUSPENSION OF THE PLAYER BY THE NBA IF THE EGREGIOUS NATURE OF THE ACT OR CONDUCT BY SO LACKING IN JUSTIFICATION AS TO WARRANT SUCH DOUBLE PENALTY, AND (II) BOTH THE NBA AND THE TEAM TO WHICH A PLAYER IS TRADED MAY IMPOSE DISCIPLINE FOR A PLAYER'S FAILURE TO REPORT FOR A TRADE IN ACCORDANCE WITH PARAGRAPH 10(D) OF THE UNIFORM PLAYER CONTRACT.

SECTION 11. LEAGUE IN VESTIGATIONS.

(A) PLAYERS ARE REQUIRED TO COOPERATE WITH INVESTIGATIONS OF ALLEGED PLAYER MISCONDUCT CONDUCTED BY THE NBA. FAILURE TO SO COOPERATE, IN THE BAB. ANY INVESTIGATIONS OF ALLEGED MISCONDUCT THAT IS COVERED BY THE IBBA.

ANY INVESTIGATIONS OF ALLEGED MISCONDUCT THAT IS COVERED BY THE JOINT NBA/NBPA POLICY ON DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE SHALL BE GOVERNED BY THE TERMS OF THAT POLICY.

(B) EXCEPT AS SET FORTH IN SECT I

CIRCUMSTANCES OF ANY INTERVIEW OR MEETING TO BE HELD (IN PERSON OR BY TELEPHONE) BETWEEN AN NBA REPRESENTATIVE AND A PLAYER UNDER INVESTIGATION 120 ARTICLE VI BY THE NBA FOR ALLEGED MISCONDUCT, AND SHALL INVITE A REPRESENTATIVE OF THE PLAYERS ASSOCIATION TO PARTICIPATE OR ATTEND. THE FAILURE OR INABILITY OF A PLAYERS ASSOCIATION REPRESENTATIVE TO PARTICIPATE IN OR ATTEND THE INTERVIEW OR MEETING, HOWEVER, SHALL NOT PREVENT THE INTERVIEW OR MEETING FROM PROCEEDING AS SCHEDULED. A WILLFUL DISREGARD BY THE NBA OF ITS OBLIGATION TO NOTIFY THE PLAYERS ASSOCIATION AS PROVIDED FOR BY THIS SECTION 11(B) SHALL BAR THE NBA FROM USING AS EVIDENCE AGAINST THE PLAYER IN A P ROCEEDING INVOLVING SUCH ALLEGED MISCONDUCT ANY STATEMENTS MADE BY THE PLAYER IN THE INTERVIEW OR MEETING CONDUCTED BY THE NBA REPRESENTATIVE. (C) THE PROVISIONS OF SECTION 11(B) ABOVE SHALL NOT APPLY TO INTERVIEWS OR MEETINGS: (I) HELD BY THE NBA AS PART OF AN INVESTIGATION WITH RESPECT TO ALLEGED PLAYER MISCONDUCT THAT OCCURRED AT THE SITE OF A GAME; AND (II) WHICH TAKE PLACE DURING THE COURSE OF, OR IMMEDIATELY PRECEDING OR FOLLOWING, SUCH GAME. WITH RESPECT TO ANY SUCH INTERVIEW OR MEETING, THE NBA'S ONLY
OBLIGATION SHALL BE TO PROVIDE NOTICE TO THE PLAYERS ASSOCIATION THAT THE NBA WILL BE CONDUCTING AN INVESTIGATION AND HOLDING AN INTERVIEW OR MEETING IN
CONNECTION THEREWITH. SUCH NOTICE MAY BE GIVEN BY TELEPHONE AT A TELEPHONE NUMBER OR BY EMAIL AT AN E MAIL ADDRESS TO BE DESIGNATED IN WRITING BY THE PLAYERS ASSOCIATION. PLAYERS ASSOCIATION.

SECTION 12. ON-COURT CONDUCT.

(A) THE PARTIES HAVE AGREED TO ALL OF THE RULES GOVERNING THE CONDUCT OF
PLAYERS ON THE PLAYING COURT (AS THAT TERM IS DEFINED IN ARTICLE XXXI,
SECTION 9(C) BELOW) THAT ARE CONTAINED IN THE PLAYER CONDUCT, NBA UNIFORM
REQUIREMENTS, DRESS CODE, AND OTHER PLAYER -RELATED MATTERS MEMO
DISTRIBUTED BY THE NBA AND DATED JUNE 1, 2023. BEGINNING WITH THE 2023-24
SEASON, THE NBA AND THE PLAYERS ASSOCIATION WILL BARGAIN OVER ANY NEW RU LES
GOVERNING THE CONDUCT OF PLAYERS ON THE PLAYING COURT (INCLUDING DISCIPLINARY PENALTIES ASSOCIATED THEREWITH) OR ANY CHANGE TO THE AGREED -UPON RULES
GOVERNING THE CONDUCT OF PLAYERS ON THE PLAYING COURT (INCLUDING DISCIPLINARY PENALTIES ASSOCIATED THER EWITH); PROVIDED, HOWEVER, THAT THIS OBLIGATION TO
BARGAIN DOES NOT APPLY TO THE OFEICIAL PLAYING BUILE SOF THE NINE (INCLUDING DISCIPLINARY PENALTIES ASSOCIATED THERE EWITH); PROVIDED, HOWEVER, THAT THIS OBLIGATION TO

BARGAIN DOES NOT APPLY TO THE OFFICIAL PLAYING RULES OF THE NBA (OR ANY CHANGE OR MODIFICATION THEREOF) OR ANY RULE AFFECTING THE INTEGRITY OF THE GAME OR GAME PLAY (OR ANY CHANGE OR MODIFICATION THEREOF), EXCEPT WITH RESPECT TO ANY CHANGE OR MODIFICATION TOTHE DISCIPLINARY PENALTIES ASSOCIATED WITH A PLAYER'S VIOLATION OF SUCH RULES.

ARTICLE VI 121
(B) NOTHING IN SECTION 12(A) ABOVE SHALL BE CONSTRUED TO MODIFY OR ALTER
(I) THE NBA'S EXISTING DISCIPLINARY AUTHORITY IN THIS AGREEMENT OR ARTICLE 35
OF THE NBA CONSTITUTION GOVERNING THE CONDUCT OF PLAYERS ON THE PLAYING
COURT (AS THAT TERM IS DEFINED IN ARTICLE XXXI, SECTION 9(C) BELOW),
INCLUDING, BUT NOT LIMITED TO, THE NBA'S ABILITY TO PROVIDE NOTICE TO PLAYERS THAT IT REGAR DS A TYPE OF ON- COURT CONDUCT TO BE VIOLATIVE OF ITS DISCIPLINARY
STANDARDS, (II) THE NBA'S EXISTING DISCIPLINARY AUTHORITY IN THIS AGREEMENT
AND/OR ARTICLE 35 OF THE NBA CONSTITUTION GOVERNING OFF -COURT CONDUCT, OR

(III) ARTICLE XXXVII. SECTION 2 OF THIS AGREEMENT GOVERNING PLAYER

UNIFORMS.

UNIFORMS.

(C) PRIOR TO THE IMPOSITION OF A SUSPENSION ON A PLAYER FOR CONDUCT ON

THE PLAYING COURT (AS DEFINED IN ARTICLE XXXI, SECTION 9(C)), THE PLAYER WILL

HAVE THE OPPORTUNITY TO REQUEST A TELEPHONIC MEETING WITH THE PRESIDENT, LEAGUE OPERATIONS, THE EXECUTIVE VICE PRESIDENT, BASKETBALL OPERATIONS, OR

THEIR DESIGNEE TO DISCUSS THE INCIDENT AND BE HEARD AS TO WHY A SUSPENSION IS UNWARRANTED; PROVIDED, HOWEVER, THAT THE PLAYER MUST PROMPTLY NOTIFY THE

NBA OF HIS DESIRE FOR SUCH A ME ETING, WHICH WILL BE SCHEDULED TO TAKE PLACE

WITHIN A REASONABLE TIME PERIOD THAT WILL NOT INTERFERE WITH THE NBA'S INVESTIGATORY PROCESS AND WILL NOT PRECLUDE THE NBA FROM ISSUING A

SUSPENSION PRIOR TO THE PLAYER'S NEXT GAME. NOTICE TO THE PLAYER OF A POSSIBLE

SUSPENSION MAY BE GIVEN BY THE NBA TO THE PLAYERS ASSOCIATION BY

TELEPHONE AT A TELEPHONE NUMBER OR BY EMAIL AT AN EMAIL ADDRESS TO BE

DESIGNATED IN WEITHING BY THE PLAYERS ASSOCIATION. NOTICE BY THE PLAYER OF HIS REQUIEST FOR A MEETING PLIPS LIANT TO THIS SECTION 12(C) MAY BE PROVIDED.

DESIGNATED IN WRITING BY THE PLAYERS ASSOCIATION. NOTICE BY THE PLAYER OF HIS REQUEST FOR A MEETING PURSUANT TO T HIS SECTION 12(C) MAY BE PROVIDED THROUGH THE PLAYERS ASSOCIATION ON THE PLAYER'S BEHALF, AND A REPRESENTATIVE OF THE PLAYERS ASSOCIATION MAY PARTICIPATE IN ANY SUCH TELEPHONE CALL. THE NBA WILL CONSIDER ANY INFORMATION PROVIDED DURING THE MEETING BEFORE

FINALIZING ITS DECISION; PROVIDED, HOWEVER, THAT NOTHING CONTAINED HEREIN WILL

REQUIRE THE NBA TO ALTER ITS DISCIPLINARY DECISION OR AFFECT ANY RIGHTS THE PLAYER HAS UNDER ARTICLE XXXI TO APPEAL THAT DECISION.

SECTION 13. OFF-COURT CONDUCT.
FOLLOWING THE IMPOSITION OF DISCIPLINE ON A PLAYER BY THE NBA FOR

OFF-COURT CONDUCT, AND UPON REQUEST BY THE PLAYERS ASSOCIATION, THE NBA
SHALL IDENTIFY FOR THE PLAYERS ASSOCIATION THE KEY EVIDENCE OR OTHER MATERIALS UPON WHICH THE DISCIPLINARY DECISION WAS BASED. THE FOREGOING OBLIGATION,

INCLUDING, BUT NOT LIMITED TO, THE NBA'S PROVISION OF SUCH INFORMATION AND THE EXTENT OR NATURE OF THE INFORMATION PROVIDED, SHALL BE WITHOUT PREJUDICE

TO THE NBA, INCLUDING BY NOT LIMITING THE EVIDENCE OR OTHER MATERIALS UPON WHICH THE NBA MAY RE LY IN ANY PROCEEDING RELATING TO THE DISCIPLINE IMPOSED

SECTION 14. MOTOR VEHICLES.

AT THE COMMENCEMENT OF EACH SEASON, AND IF THE PLAYER OWNS OR OPERATES ANY MOTOR VEHICLE, THE PLAYER WILL PROVIDE THE TEAM WITH PROOF THAT THE PLAYER POSSESSES A VALID DRIVER'S LICENS E, REGISTRATION DOCUMENTS, AND

INSURANCE FOR ANY SUCH VEHICLE. FOR PLAYERS WHO SIGN PLAYER CONTRACTS DURING THE SEASON, THE PLAYER WILL PROVIDE THE TEAM WITH SUCH INFORMATION WITHIN FOURTEEN (14) DAYS FOLLOWING THE EXECUTION OF HIS CONTRACT. EACH PLAYER IS

ALSO REQUIRED TO PROVIDE THE TEAM WITH PROOF OF ANY MODIFICATIONS OR ADDITIONS MADE TO THIS INFORMATION DURING THE SEASON.

SECTION 15. PLAYER CONVICTIONS AND OTHER DISCIPLINE INVOLVING ALCOHOL OR CONTROLLED SUBSTANCES.

(A) IN ADDITION TO ANY OTHER DISCIPLINE IMPOSED BY THE NBA FOR SUCH CONDUCT, ANY PLAYER WHO IS CONVICTED OF (INCLUDING BY A PLEA OF GUILTY, NO CONTEST, OR NOLO CONTENDERE TO) DRIVING WHILE INTOXICATED, DRIVING UNDER THE INFLUENCE, DRIVING UNDER THE INFLUENCE, DRIVING UNDER THE INFLUENCE OF A CONTROLLED SUBSTANCE (IF THAT CONTROLLED SUBSTANCE IS NOT A PROHIBITED SUBSTANCE) OR ANY SIMILAR CRIME SHALL

BE REQUIRED TO SUBMIT TO A MANDATORY EVALUATION BY THE MEDICAL DIRECTOR OF THE ANTI -DRUG PROGRAM. AFTER THAT MANDATORY EVALUATION, THE MEDICAL

THE ANTI-ORUG PROGRAM. AFTER THAT MANDATORY EVALUATION, THE MEDICAL
DIRECTOR MAY REQUIRE THE PLAYER TO ATTEND UP TO TEN (10) SUBSTANCE ABUSE COUNSELING SESSIONS.

(B) NO PLAYER SHALL USE ANY MARIJUANA PRODUCT (DEFINED BELOW) WHILE HE
IS PHYSICALLY PRESENT AT A FACILITY OR VENUE OWNED, OPERATED, OR BEING USED BY
A TEAM, THE NBA, OR ANY TEAM - OR LEAGUE -RELATED ENTITY. ANY VIOLATION OF
THIS SECTION 15(B) SHALL SUBJECT THE PLAYER TO DISCIPLINE AS IS REASONABLE UNDER THE CIRCUMSTANCES. WITH RESPECT TO DISCIPLINE IMPOSED BY THE NBA AND/OR THE TEAM, THE ONE PENALTY RULE SET FORTH IN ARTICLE VI, SECTION 10 OF THIS AGREEMENT SHAL L APPLY. SECTION 16. PLAYER ARRESTS.

A TEAM SHALL NOT IMPOSE DISCIPLINE ON A PLAYER SOLELY ON THE BASIS OF THE FACT THAT THE PLAYER HAS BEEN ARRESTED. NOTWITHSTANDING THE FOREGOING, (A) A TEAM MAY IMPOSE DISCIPLINE ON A PLAYER FOR THE CONDUCT UNDERLYING THE

ARTICLE VI 123
PLAYER'S ARREST IF IT HAS AN INDEP ENDENT BASIS FOR DOING SO, (B) NOTHING HEREIN
SHALL PERMIT A TEAM TO DISCIPLINE A PLAYER FOR HIS FAILURE TO COOPERATE WITH A
TEAM'S INVESTIGATION OF HIS ALLEGED MISCONDUCT IF HE HAS A REASONABLE
APPREHENSION OF CRIMINAL PROSECUTION, AND (C) NOTHING HEREIN SHALL PREVENT
A TEAM FROM PRECLUDING A PLAYER FROM PARTICIPATING IN TEAM ACTIVITIES
WITHOUT LOSS OF PAY TO THE EXTENT IT OTHERWISE HAS THE RIGHT TO DO SO.
SECTION 17. JOINT NBA/NBPA POLICY ON DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE.
THE PARTIES HAVE AGREED TO THE JOINT NBA/NBPA POLICY ON DOMESTIC
VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE (AND ANY AMENDMENTS THERETO), WHICH IS ATTACHED AS EXHIBIT F HERETO. ANY EVALUATION, COUNSELING,
TREATMENT, AND/OR DISCIPLINE OF A PLAYER FOR ENGAGING IN ACTS COVERED BY TH IS
POLICY SHALL BE GOVERNED BY THE TERMS OF THE POLICY.
SECTION 18. TRADES.

SECTION 18. TRADES .

ANY PLAYER (OR, FOR CLARITY, ANY PLAYER REPRESENTATIVE OR PERSON ACTING WITH

ANY PLAYER (OR, FOR CLARITY, ANY PLAYER REPRESENTATIVE OR PERSON ACTING WITH
AUTHORITY ON BEHALF OF A PLAYER) WHO PUBLICLY EXPRESSES A DESIRE TO BE TRADED TO ANOTHER TEAM SHALL BE SUBJECT TO A FINE AND/OR A SUSPENSION. THE
MAXIMUM FINE THAT MAY BE IMPOSED BY THE NBA ON A PLAYER PURSUANT TO THE FOREGOING SHALL BE \$150,000.

SECTION 19. PLAYER INVOLVEMENT WITH GAMING COMPANIES.

(A) AS USED IN THIS SECTION 19, THE FOLLOWING TERMS SHALL HAVE THE
FOLLOWING MEANINGS:

(I) "GAMING COMPANY" MEANS A S PORTS BETTING COMPANY, A
FANTASY SPORTS COMPANY, OR ANY OTHER ENTITY THAT OFFERS
CONTESTS, WAGERS, OR OTHER TRANSACTIONS ON WHICH CONSUMERS
CAN PUT MONEY OR OTHER THINGS OF VALUE AT RISK AND THE OUTCOME OF WHICH IS DETERMINED, IN WHOLE OR IN PART, BASED
UPON THE PERFORMANCE OF NBA LEAGUE PLAYERS OR NBA
LEAGUE TEAMS IN NBA LEAGUE GAMES OR EVENTS.

LEAGUE TEAMS IN NBA LEAGUE GAMES OR EVENTS.
(II) "SPORTS BETTING COMPANY" MEANS AN ENTITY (A) THAT DIRECTLY OR INDIRECTLY OFFERS, ACCE PTS, OR FACILITATES WAGERING RELATED TO

SPORTING EVENTS, OR (B) WHOSE OPERATIONS ARE SUBSTANTIALLY

124 ARTICLE VI
DEDICATED TO CONTENT RELATED TO WAGERING ON NBA AND OTHER
SPORTING EVENTS.

(III) "FANTASY SPORTS COMPANY" MEANS A N ENTITY THAT OFFERS OR
FACILITATES CONTESTS IN WHICH PARTICIPANTS SUBMIT ENTRIES IN A
CONTEST (SEASON -LONG, DAILY, OR SINGLE -GAME), COMPRISED OF
ONE OR MORE SELECTED TEAMS OR PLAYERS, WITH THE WINNING ENTRIES DETERMINED BY THE PERFORMANCE OR STATISTICS OF THE SELECTED TEAMS OR PLAYERS.

(IV) "NBA LEAGUE" MEANS THE NBA, WNBA, NBAGL, NBA
ZK LEAGUE, BASKETBALL AFRICA LEAGUE, AND ANY OTHER LEAGUE ASSOCIATED WITH THE NBA.

(B) INVESTMENT I N GAMING COMPANIES.

(I) SUBJECT TO ARTICLE XIII, A PLAYER MAY HOLD A DIRECT OR INDIRECT OWNERSHIP INTEREST IN A GAMING COMPANY ONLY IF:

(A) SUCH INTEREST IS PASSIVE (I.E., INCLUDES NO
MANAGEMENT, GOVERNANCE, VOTING, OR EXECUTIVE ROLE OR OTHER OPERATIONAL RIGHTS OR ROLES);

(B) THE PLAYER'S OWNERSHIP INTEREST: (1) FOR ANY ENTITY THAT OFFERS, ACCEPTS, OR FACILITATES NBA
LEAGUE -RELATED BETS, CONTE STS, OR OTHER TRANSACTIONS,
IS EQUAL TO LESS THAN A ONE PERCENT (1%) BENEFICIAL
INTEREST IN ANY CLASS OF SECURITIES (OR OTHER CLASS OF OWNERSHIP INTERESTS) IN THE ENTITY (INCLUDING VIA A
PARTNERSHIP INTEREST IN A FUND THAT OWNS AN INTEREST IN SUCH ENTITY); OR (2) FOR ANY ENTITY THAT DOES NOT
OFFER, ACCEPT, OR FACILITATE NBA LEAGUE -RELATED BETS,
CONTESTS, OR OTHER TRANSACTIONS, IS LESS THAN A FIFTY
PERCENT (50%) BENEFICIAL INTEREST IN ANY CLASS OF
SECURITIES (OR OTHER CLASS OF OWNERSHIP INTERESTS) IN
THE PROPERTY OF T

RELATING TO SPORTS WAGERING, FANTASY SPORTS CONTESTS,
OR SIMILAR TRANSACTIONS.
(II) ANY PLAYER WHO HOLDS AN OWNERSHIP INTEREST IN A GAMING
COMPANY SHALL DISCLOSE TO THE LEAGUE OFFICE (ATTN: GENERAL
COUNSEL) AND THE PLAYERS ASSOCIATION, WITHIN 30 DAYS OF
ACQUIRING SUCH INTEREST, (A) THE IDENTITY OF THE GAMING
COMPANY IN WHICH THE PLAYER HOLDS SUCH INTEREST, AND (B)
THE PERCENTAGE OF THE G AMING COMPANY'S OVERALL OWNERSHIP
SUCH INTEREST REPRESENTS.
(C) PROMOTION AND ENDORSEMENT OF GAMING COMPANIES.
(I) SUBJECT TO ARTICLE XIII, A PLAYER MAY PARTICIPATE IN THE
PROMOTION OR ENDORSEMENT OF A G AMING C OMPANY ONLY IF:
(A) SUCH PARTICIPATION IS LIMITED TO (1) GENERAL BRAND
PROMOTION OR ENDORSEMENT, OR (2) PROMOTION OR
ENDORSEMENT OF BETTING ON NON- NBA LEAGUE SPORTS;
(B) COMPENSATION FOR SUCH PA RTICIPATION IS NOT
DETERMINED IN ANY RESPECT BY NBA LEAGUE WAGERING OR OUTCOMES OF NBA LEAGUE GAMES (E.G.,
COMPENSATION TO THE PLAYER MAY NOT BE BASED ON THE
AMOUNT WAGERED ON NBA LEAGUE GAME S); AND
(C) SUCH PARTICIPATION ANDSUCH G AMING COMPANY'S
OPERATION C OMPLY WITH ALL APPLICABLE LAWS AND
REGULATIONS RELATING TO SPORTS WAGERING, FANTASY
SPORTS CONTESTS, OR SIMILAR TRANSACTIONS. THE
OPERATION OF A GAMING COMPANY THAT IS PARTY TO AN AGREEMENT WITH THE NBA OR A TEAM SHALL, DURING THE
TERM OF SUCH AGREEMENT, BE DEEMED IN COMPLIANCE
WITH THIS SUBSECTION (C)(I)(C).

(II) FOR CLARITY, NO PLAYER MAY PARTICIPATE IN ENDORSEMENT OR
PROMOTIONAL ACTIVITY OF A GAMING COMPANY WHERE SUCH ENDORSEMENT OR PROMOTION INVOLVES NBA LEAGUE -RELATED

BETS OR CONTESTS.

126 ARTICLE VI
(D) FOR CLARITY, ANY INV ESTMENTS IN OR PROMOTIONS OR ENDORSEMENTS OF
GAMING COMPANIES NOT EXPRESSLY PERMITTED BY THIS SECTION 1 9 ARE
PROHIBITED. IN THE EVENT A PLAYER ENGAGES IN A PROHIBITED INVESTMENT,
PROMOTION, OR ENDORSEMENT, THEN, WITHOUT LIMITING OTHER NBA RIGHTS OR
REMEDI ES, THE PLAYER SHALL BE REQUIRED TO PROMPTLY DISPOSE OF HIS OWNERSHIP
INTEREST IN THE PROHIBITED INVESTMENT AND/OR IMMEDIATELY TERRINATE HIS
PARTICIPATION IN THE PROHIBITED PROMOTION OR ENDORSEMENT, AS APPLICABLE.
SECTION 20. PLAYER INVOLVEMENT WITH CANNABIS COMPANIES.
(A) AS USED IN THIS SECTION 20, THE FOLLOWING TERMS SHALL HAVE THE
FOLLOWING MEANINGS:
(I) "CBD" MEANS HEMP -DERIVED COMPOUNDS THAT HAVE A
CONCENTRATION OF TETRAHYDROCANNABINOL ("THC") AT OR BELOW
0.3% AND CONTAIN NO OTHER FORM OR AMOUNT OF CANNABIS.
(II) "CBD PRODUCTS" MEANS SUPPLEMENTS AND OTHER PRODUCTS
CONTAINING CBD AS AN INGREDIENT (E.G., OILS, CREAMS, DRINKS,
PILLS, POW DERS, AND ROLL -ONS), BUT DOES NOT MEAN PRODUCTS
THAT MEET THE DEFINITION OF "MARIJUANA PRODUCTS" BELOW OR
PRODUCTS CONTAINING ANY SUBSTA NCE ON THE LIST OF PROHIBITED
SUBSTANCE S SET FORTH IN EXHIBIT 1-2 TO THIS AGREEMENT OR ON
SCHEDULE I OR II OF THE CONTROLLED SUBSTANCES ACT.
(III) "MARIJUANA COMPANY" MEANS AN ENTITY THAT (A) PRODUCES OR SELLS ONE OR MORE MARIJUANA PRODUCTS, INCLUDING AN ENTITY
THAT PRODUCES OR SELLS BOTH CBD PRODUCTS AND ONE OR MORE
MARIJUANA PRODUCTS, AND/OR (B) PRODUCTS AND ONE OR MORE MARIJUANA PRODUCTS, INCLUDING AN ENTITY
THAT PRODUCES OR SELLS BOTH CBD PRODUCTS AND ONE OR MORE MARIJUANA PRODUCTS, INCLUDING AN ENTITY
THAT PRODUCES OR SELLS BOTH CBD PRODUCTS AND ONE OR MORE MARIJUANA PRODUCTS, INCLUDING AN ENTITY
THAT PRODUCES OR SELLS BOTH CBD PRODUCTS AND ONE OR MORE MARIJUANA PRODUCTS, INCLUDING AN ENTITY
SIMILAR BRAND AS SUCH ENTITY OR CBD PRODUCTS.
(IV) "MARIJUANA PRODUCTS" MEANS SUPPLEMENTS AND OTHER PRODUCTS (E.G., FLOWER, OILS, CREAMS, DRINKS, PILLS, POW DERS, AND
INGREDIENT, AND/OR (B) A CONCENTRATION OF THE ABOVE O.3%.
FOR PURPOSES OF THIS SECTION

```
ARTICLE VI 127
(B) INVESTMENT IN CANNABIS COMPANIES.
(I) SUBJECT TO SECTION 20(B)(II) BELOW AND ARTICLE XIII , A PLAYER
MAY HOLD A DIRECT OR INDIRECT OWNERSHIP INTEREST (WHETHER
CONTROLLING OR NON- CONTROLLING) IN AN ENTITY THAT PRODUCES OR
SELLS CBD PRODUCTS, PROVIDED THAT (A) SUCH ENTITY DOES NOT
ALSO PRODUCE OR SELL ONE OR MORE PRODUCTS CONTAINING ANY
PROHIBITED SUBSTANCE OR ANY OTHER SCHEDULE I OR II
SUBSTANCE UNDER THE CONTROLLED SUBSTANCES ACT , AND
(B) SUCH INTEREST IS HELD, AND SUCH ENTITY OPERATES, IN
COMPLIANCE WITH ALL APPLICABLE LAWS AND REGULATIONS.
(II) SUBJECT TO ARTICLE XIII, A PLAYER MAY HOLD A DIRECT OR INDIRECT OWNERSHIP INTEREST IN A MARIJUANA COMPANY, PROVIDED THAT:
(A) SUCH INTEREST IS PASSIVE (I.E., INCLUDES NO
MANAGEMENT, GOVERNANCE, VOTING, OR EXECUTIVE ROLL OR OTHER OPERATIONAL RIGHTS OR ROLES ); AND
(B) THE PLAYER'S OWN ERSHIP INTEREST IS EQUAL TO LESS THAN
A FIFTY PERCENT (50%) BENEFICIAL INTEREST IS ANY CLASS
OF SECURITIES (OR OTHER CLASS OF OWNERSHIP INTERESTS)
IN SUCH MARIJUANA COMPANY (INCLUDING VIA A
PARTNERSHIP INTEREST IN A FUND THAT OWNS AN INTEREST
IN SUCH MARIJUANA COMPANY); AND
(C) SUCH INTEREST IS HELD, AND SUCH ENTITY OPERATES, IN COMPLIANCE WITH ALL APPLICABLE LAWS AND REGULATIONS.
(III) FOR CLARITY, EXCEPT AS SET FORTH IN SECTION 20( B)(III) ABOVE, NO
PLAYER MAY H OLD ANY OWNERSHIP INTEREST (WHETHER DIRECT OR
INDIRECT, INCLUDING VIA A PARTNERSHIP) INTEREST (WHETHER DIRECT OR
INDIRECT, INCLUDING VIA A PARTNERSHIP) INTEREST (WHETHER DIRECT OR
INDIRECT SUBSTANCE OR SELLS ANY PRODUCTS CONTAINING ANY
PROHIBITED SUBSTANCE OR SANY OTHER SCHEDULE I OR II SUBSTANCE
UNDER THE CONTROLLED SUBSTANCES ACT.
(C) PROMOTION AND BODORSEMENT OF CANNABIS COMPANIES.
(I) SUBJECT TO ARTICLE XIII, A PLAYER MAY PARTICIPATE IN THE
PROMOTION OR ENDORSEMENT OF ANY BRAND, PRODUCTS, PROVIDED
```

```
128 ARTICLE VI
THAT SUCH ENTITY (A) IS NOT A MARIJUANA COMPANY, (B) DOES
NOT ALSO PRODUCE OR SELL ONE OR MORE PRODUCTS CONTAINING
ANY PROHIBITED SUBSTANCE OR ANY OTHER SCHEDULE I OR II
SUBSTANCE UNDER THE CONTROLLED SUBSTANCES ACT, AND
(C) SUCH PARTICIPATION AND SUCH ENTITY'S OPERATION COMPLY
WITH ALL ARD AND ARE REQULATIONS.
(II) NOTWITHSTANDING SECTION 20(C)(I) ABOVE, A PLAYER MAY REQUEST
PERMISSION FROM THE NBA AND THE PLAYERS ASSOCIATION TO PROMOTE OR ENDORSE ANY CBD PRODUCTS THAT ARE PRODUCED OR
SOLD BY A MARIJUANA COMPANY. SUCH REQUEST MUST BE IN
WRITING AND INCLUDE (A) A COMPLETE LIST OF THE PRODUCTS THAT
THE MARIJUANA COMPANY PRODUCES OR SELLS, (B) A COMPLETE LIST
OF ALL INGREDIENTS OF SUCH PRODUCTS, (C) A DESCRIPTION OF THE
PLAYER'S PROPOSED PROMOTION OR ENDORSEMENT ACTIVITY FOR THE
MARIJUANA COMPANY'S CBD PRODUCTS, AND (D) A DETAILED
SUMMARY OF THE NON-FINANCIAL TERMS OF ANY PROPOSED
PROMOTION OR ENDORSEMENT AGREEMENT BETWEEN THE PLAYER
AND THE MARIJUANA COMPANY. UNLESS A PLAYER'S REQUEST HAS
BEEN APPROVED IN WRITING BY THE NBA AND THE PLAYERS
ASSOCIATION, THE PLAYER MAY NOT PROMOTE OR ENDORSE ANY
CBD PRODUCTS THAT ARE PRODUCED OR SOLD BY A MARIJUANA
COMPANY.

(III) UPON RECEIVING A PLAYER'S WRITTEN REQUEST PURSUANT TO
SECTION 20(C)(III) ABOVE, THE NBA AND THE PLAYERS ASSOCIATION
SHALL EACH CONSIDER AND DETERMINE WHETHER TO APPROVE SUCH
REQUEST. WITHOUT LIMITING SUCH APPROVAL RIGHT OF THE NBA AND THE PLAYERS ASSOCIATION, THE PROMOTION OR ENDORSEMENT
BY A PLAYER OF A CBD PRODUCT THAT IS PRODUCED OR SOLD BY A
MARIJUANA COMPANY (III) WILL NOT BE PERMITTED IF SUCH CBD
PRODUCT IS ASSOCIATED BY THE MBA AND THE PLAYERS ASSOCIATION SHALL EACH CONSIDER AND DETERMINE WHETHER TO APPROVE SUCH
BY AND THE MARIJUANA COMPANY (IVIL) NOT BE PERMITTED IF SUCH CBD
PRODUCT IS ASSOCIATION THAT IS PRODUCED OR SOLD BY A
MARIJUANA COMPANY (IVIL) NOT BE PERMITTED IF SUCH CBD
PRODUCT IS ASSOCIATION WITH ANY MARIJUANA PRODUCT, AND
(II) IF APPROVED, SHALL BE SUBJECT TO ANY TERMS AND CONDITIONS
IMPOSED BY THE NBA AND/OR THE PLAYER
```

INACCURATE AT THE TIME IT IS SU BMITTED TO THE NBA OR THE

ARTICLE VIL 129
PLAYERS ASSOCIATION, OR IN THE EVENT THAT SUCH INFORMATION
LATER BECOMES INACCURATE, THE NBA OR THE PLAYERS
ASSOCIATION MAY IN THEIR DISCRETION WITHDRAW THEIR APPROVAL OF THE PLAYER'S REQUEST.
(D) FOR CLARITY, ANY INVESTMENTS IN OR PR OMOTIONS OR ENDORSEMENTS OF
ENTITIES THAT PRODUCE OR SELL PRODUCTS CONTAINING A FORM OF CANNABIS (INCLUDING, FOR CLARITY, A CBD FORM OF CANNABIS) NOT EXPRESSLY PERMITTED BY
THIS SECTION 20 ARE PROHIBITED. IN THE EVENT A PLAYER ENGAGES IN A PROHIBITED
INVESTMENT, PROMOTION, OR ENDORSEMENT, THEN, WITHOUT LIMITING OTHER NBA
RIGHTS OR REMEDIES, THE PLAYER SHALL BE REQUIRED TO PROMPTLY DISPOSE OF HIS
OWNERSHIP INTEREST IN THE PROHIBITED INVESTMENT AND/OR IMMEDIATELY
TERMINATE HIS PARTICIPATION IN THE PROHIBITED PROMOTION OR ENDORSEMENT, AS
APPLICABLE.
SECTION 21. GAMBLING BY FORMER NBAGL PLAYERS.
(A) A PLAYER SHALL BE SUBJECT TO DISCIPLINE IMPOSED BY THE NBA FOR
VIOLATIONS OF NBAGL RULES PERTAINING TO GAMBLING INVOLVING THE NBA,
NBAGL, AND/OR NBA -AFFILIATED LEAGUEST THAT WERE CO MMITTED DURING ANY
PRIOR PERIOD OF TIME DURING WHICH THE PLAYER WAS SUBJECT TO NBAGL RULES RELATING TO GAMBLING. THE NBA MAY IMPOSE SUCH DISCIPLINE ONLY IN
CIRCUMSTANCES WHERE, AND ONLY TO THE EXTENT THAT, DISCIPLINE WOULD BE AUTHORIZED BY THE NBA UNDER THIS AGREEMENT FOR THE SAME CONDUCT UNDER
NBA RULES PERTAINING TO GAMBLING BY PLAYERS INVOLVING THE NBA, NBAGL, AND/OR NBA -AFFILIATED LEAGUES.
(B) ANY PLAYER SUSPENDED BY THE NBAGL FOR VIOLATIONS OF THE NBA, NBAGL, AND/OR NBA -AFFILIATED LEAGUES.

(B) ANY PLAYER SUSPENDED BY THE NBAGL FOR VIOLATIONS OF THE NBA, NBAGL, AND/OR NBA -AFFILIATED LEAGUES.

(B) ANY PLAYER SUSPENDED BY THE NBAGL FOR VIOLATIONS OF THE NBA, LEAGUES THE FULL TERM OF THE SUSPENSION IS SERVED SHALL SERVE THE REMAINDER OF THE SUSPENSION IN
THE NBA. IN ADDITION, ANY PLAYER SUSPENDED UNDER NBAGL RULES PERTAINING
TO GAMBLING INVOL VING THE NBA, NBAGL, AND/OR NBA -AFFILIATED LEAGUES
WHOSS NBAGL CONTRACT ENDS BEFORE THE FULL TERM OF THE SUSPENSION IN
THE NBAGL CONTRACT ENDS BEFOR

ON THE NBAGL SUSPENSION. FOR PURPOSES OF ARTICLE VI, SECTION J(C), THE "TEAM TO WHICH HE WAS UNDER CONTRACT WHEN THE SUSPENSION WAS IMPOSED"

130 ARTICLE VI SHALL BE DEEMED TO BE THE NBA TEAM , IF ANY, WITH WHICH THE PLAYER FIRST SIGNS A PLAYER CONTRACT FOLLOWING IMPOSITION OF THE NBAGL SUSPENSION.

ARTICLE VII 131 ARTICLE VII

BASKETBALL RELATED INCOME,
SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL,
APRON LEVELS, AND DESIGNATED SHARE
ARRANGEMENT
SECTION 1. DEFINITIONS.
FOR PURPOSES OF THIS AGREEMENT, THE FOLLOWING TERMS SHALL HAVE THE
MEANINGS SET FORTH BELOW:
(A) BASKETBALL RELATED INCOME:
(1) "BASKETBALL RELATED INCOME:
(2) "BASKETBALL RELATED INCOME:
(3) "BASKETBALL RELATED INCOME:
(4) "BASKETBALL RELATED INCOME:
(5) "BASKETBALL RELATED INCOME:
(6) "BASKETBALL RELATED INCOME:
(7) "BASKETBALL RELATED INCOME:
(8) "BASKETBALL RELATED INTOME:
(8) "BASKETBALL RELATED IN THE REVENUES (INCLUDING THE VALUE OF ANY
PROPERTIES, INC., INCLUDING ANY OF ITS SUBSIDIARIES WHETHER NOW
IN EXISTENCE OR CREATED IN THE FUTURE (HEREINAFTER, "P ROPERTIES"), NBA
MEDIA VENTURES, ANDOR A GROUP OF NBA TEAMS (HEREINAFTER,
"LEAGUE -RELATED ENTITY") (BUT EXCLUDING THE AMOUNT OF SUCH
LEAGUE -RELATED ENTITY") (BUT EXCLUDING THE AMOUNT OF SUCH
LEAGUE -RELATED ENTITY") (BUT EXCLUDING THE AMOUNT OF SUCH
LEAGUE -RELATED ENTITY") (BUT EXCLUDING THE EAMS (HEREINAFTER,
"LEAGUE -RELATED ENTITY") (BUT EXCLUDING THE EMPONE) THE ENTITY S' PROFITS TO WHICH OWNERSHIP INTERESTS NOT OWNED BY THE NBA, PROPERTIES,
MEDIA VENTURES, ANDOR A GROUP OF NBA TEAMS ON TEAMS (SHARES OF
NATIONAL TELEVISION, RADIO, CABLE AND OTHER BROADCAST REVENUES, AND
ANY OTHER LEAGUE -WIDE REVENUES SHARED BY THE EXPANSION TEAMS,
PROVIDED SUCH REVENUES AND OTHER THAN EXPANSION TEAMS (SHARES OF
NATIONAL TELEVISION, RADIO, CABLE AND OTHER BROADCAST REVENUES, AND
ANY OTHER LEAGUE -WIDE REVENUES SHARED BY THE EXPANSION TEAMS,
PROVIDED SUCH

```
132 ARTICLE VII
OF THIS DEFINITION OF BRI: (X) "OPERATING REVENUES" SHALL INCLUDE, BUT
NOT BE LIMITED TO, ANY TYPE OF REVENUE INCLUDED IN BRI FOR THE
1995- 96 AND 1996- 97 SALARY CAP YEARS (WITHOUT REGARD TO WHETHER
SUCH TYPE OF REVENUE IS RECEIVED ON A LUMP-SUM, NON-RECURRING OR
EXTRAORDINARY BASIS, BUT SUBJECT TO ANY SPECIFIC RULES SET FORTH IN THIS
ARTICLE VII RELATING TO THE RECOGNITION OR AMORTIZATION OF SUCH AMOUNTS); AND (Y) "PLAYER" MEANS A PERSON: WHO IS UNDER A PLAYER
CONTRACT TO AN NBA TEAM; WHO COMPLETED THE PLAYING SERVICES CALLED FOR UNDER A PLAYER CONTRACT WITH AN NBA TEAM AT THE
CONCLUSION OF THE PRIOR SEASON; OR WHO WAS UNDER A PLAYER CONTRACT
WITH AN NBA TEAM DURING (BUT NOT AT THE CONCLUSION OF) THE PRIOR
SEASON, BUT ONLY WITH RESPECT TO THE PERIOD FOR WHICH HE WAS UNDER
SUCH CONTRACT. SUBJECT TO THE FOREGOING, BRI SHALL INCLUDE, BUT NOT
BE LIMITED TO, THE FOLLOWING REVENUES:
(I) REGULAR SEASON GATE RECEIPTS (OR PRACTICE FACILITY NBA -EVENT
RECEIPTS), NET OF APPLICABLE TAXES, SURCHARGES, IMPOSTS, FACILITY FEES, AND OTHER CHARGES (INCLUDING, WITHOUT LIMITATION,
CHARGES RELATED TO ABENA FINANCINCS) IMPOSED BY
GOVERNMENTAL OR QUASI -GOVERNMENTAL AGENCIES OTHER THAN
INCOME TAXES (COLLECTIVELY, "TAXES"), AND NET OF ALL REASONABLE AND CUSTOMARY TEAM AND RELATED PARTY
ICKET. RELATED EXPENSES AND PREM IUM SEATING TICKET EXPENSES
RELATED THERETO, SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6)
BELOW, INCLUDING, WITHOUT LIMITATION, GATE RECEIPTS RECEIVED
OR TO BE RECEIVED BY A RELATED PARTY IN ACCORDANCE WITH
SECTION 1(A)(7)(1) BELOW, INCLUDING; (A) THE VAL UE
(DETERMINED ON THE BASIS OF THE PRICE OF THE TICKET) OF ALL TICKETS TRADED BY A TEAM FOR GOODS OR SERVICES; AND (B) THE
VALUE (DETERMINED ON THE BASIS OF THE PRICE OF THE TICKET) OF ALL TICKETS TRADED BY A TEAM FOR GOODS OR SERVICES; AND (B) THE
VALUE (DETERMINED ON THE BASIS OF THE LEAGUE -WIDE AVERAGE
TICKET PRICE FOR "NON-SEASON TICKETS") OF ALL TICKETS FOR
REGULAR SEASON GAMES PROVIDED TO 7 ALL TICKETS FOR
REGULAR SEASON GAMES PROVIDED TO 7 ALL
```

ARTICLE VII 133 SPONSORSHIPS AND OTHER TRANSACTIONS, WHERE THE PROCEEDS FROM SUCH TRANSACTIONS HAVE BEEN INCLUDED IN BRI, SHALL NOT BE INCLUDED IN DETERMINING THE NUMBER OF COMPLIMENTARY TICKETS IN ANY SEASON. FOR PURPOSES OF THE FOREGOING, (1) "NON -SEASON TICKETS" SHALL MEAN ONLY SINGLE -GAME (1) NON-SEASON FICKETS SHALL MEAN OUT SINGLE -GAME
TICKETS AND TICKETS SOLD IN PACKAG ES COVERING FEWER THAN FIFTY
PERCENT (50%) OF A TEAM'S REGULAR SEASON HOME GAMES AND
(2) "EXCLUDED COMPLIMENTARY TICKETS" SHALL MEAN (A) 2.1
MILLION TICKETS FOR EACH SEASON DURING THE TERM OF THE AGREEMENT, SUBJECT TO INCREASE PURSUANT TO THE FOLLOWING
SENTENCE, AND (B) ANY TICKETS PROVIDED ON A COMPLIMENTARY BASIS TO OR ON BEHALF OF PLAYERS. IF, IN ANY SALARY CAP YEAR AFTER THE 2023- 24 SEASON, THE RATIO OF TICKETS SOLD TO REGULAR SEASON HOME GAMES (INCLUDING CONTRACTUALLY DELIVERED SPONSORSHIP AND TRADE T ICKETS) IS LESS THAN EIGHTY PERCENT (80%) OF THE SEATING CAPACITY FOR THOSE REGULAR SEASON HOME GAMES, THEN THE NUMBER OF EXCLUDED COMPLIMENTARY TICKETS FOR THAT SALARY CAP YEAR SHALL BE INCREASED BY A NUMBER EQUAL TO (X) THE DIFFERENCE BETWEEN EIGHTY PERC ENT (80%) AND THE ACTUAL RATIO OF TICKETS SOLD TO SEATING CAPACITY, MULTIPLIED BY (Y) 2.1 MILLION TICKETS. BY WAY OF EXAMPLE, IF THE ACTUAL RATIO OF TICKETS SOLD TO SEATING CAPACITY IN THE 2024 -25 SEASON WERE SEVENTY -NINE PERCENT (79%), THEN EXCLUDED COMP LIMENTARY TICKETS WOULD INCREASE BY 21,000 TICKETS (I.E., (80% - 79%) * 2.1 MILLION) FOR THE 2024- 25 SALARY CAP YEAR:

(III) ALL PROCEEDS OF ANY KIND, NET OF REASONABLE AND CUSTOMARY EXPENSES RELATED THERETO, SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6) BELOW, FROM THE BROADCAST OR EXHIBITION OF, OR THE SALE, LICENSE OR OTHER CONVEYANCE OR EXPLOITATION OF THE RIGHT TO BROADCAST OR EXHIBIT, NBA PRESEASON, REGULAR SEASON AND PLAYOFF GAMES AND SUMMER LEAGUE AND OTHER NBA -RELATED OFF -SEASON GAMES INVOLVING PLAYERS, HIGHLIGHTS OR PORTIONS OF SUCH GAMES, AND NON- GAME NBA PROGRAMMING, ON ANY AND ALL FORMS OF RADIO, TELEVISION, FORMS OF REPRODUCTION AND OTHER COMMUNICATIONS MEDIA,
FORMS OF REPRODUCTION AND OTHER TECHNOLOGIES, WHETHER PRESENTLY EXISTING OR NOT, ANYWHERE IN THE WORLD, WHETHER LIVE

OR ON ANY FORM OF DELAY, INCLUDING, WITHOUT LIMITATION,

NETWORK, LOCAL, CABLE, DIRECT BROAD CAST SATELLITE AND ANY FORM
OF PAY TELEVISION, AND ALL OTHER MEANS OF DISTRIBUTION AND
EXPLOITATION, WHETHER PRESENTLY EXISTING OR NOT AND WHETHER
NOW KNOWN OR HEREAFTER DEVELOPED, INCLUDING, WITHOUT
LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A
RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW),
BUT NOT INCLUDING THE VALUE OF ANY BROADCAST, CABLECAST OR
TELECAST TIME PROVIDED AS PART OF ANY SUCH TRANSACTION THAT IS
USED SOLELY: (A) TO PROMOTE OR ADVERTISE THE NBA, ITS TEAMS,
LEAGUE -RELATED ENTITIES THAT GENERATE BRI, PLAYERS, THE NBA
G LEAGUE (THE "MBAGL") (EXCEPT TO THE EXTENT THE VALUE OF
SUCH TIME FOR THE NBAGL EXCEEDS \$\$ MILLION), THE WOMEN'S
NATIONAL BASKETBALL ASSOCIATION (THE "WNBAS") (IT BEING
AGREED THAT THE VALUE OF SUCH TIME USED TO PROMOTE OR ADVERTISE THE WNBA SHALL NOT BE LESS THAN \$2.5 MILLION EACH
SALARY CAP YEAR), OR THE SPORT OF BASKETBALL; (B) TO PROMOTE
OR ADVERTISE PRODUCTS, PROGRAMMING, MERCHANDISE, SERVICES OR EVENTS THAT (1) PRODUCE REVENUES THAT ARE INCLUDABLE IN
BRI OR (2) ARE JOINTLY LICENSED OR OTHERWISE AGREED UPON BY
THE NBA AND THE PLAYERS ASSOCIATION; (C) TO PROMOTE OR
ADVERTISE CHARITABLE, NOT -FOR-PROFIT OR GOVERNMENTAL
ORGANIZATIONS OR AGENCIES; OR (D) FOR PUBLIC SERVICE ANNOUNCEMENTS;
(III) ALL PROCEEDS OF ANY KIND FROM EXHIBITION GAMES INCLUDING AT LEAST ONE NBA TEAM, NET OF TAXES AND ALL REASONABLE AND
CUSTOMARY GAME, PRE -SEASON AND TRAINING CAMP EXPENSES;

(IV) ALL PLAYER FORD LEAGUE EXPENSES), SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6) BELOW, INCLUDING, WITHOUT
LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW);
(VI) ALL PLAYOFF GATE RECEIPTS OF ANY KIND, NET OF TAXES, ARENA
RENTALS TO THE EXTENT REASONABLE AND CUSTOMARY, AND ALL OTHER
REASONABLE AND CUSTOMARY EXPENSES, SCEEPT THE PLAYER
REASONABLE AND CUSTOMARY EXPENSES, SCEEPT THE PLAYER
REASONABLE AND CUSTOMARY EXPENSES, SCEEPT THE PLAYER

ARTIC LE VII 135
(V) ALL PROCEEDS OF ANY KIND, NET OF REASONABLE AND CUSTOMARY
EXPENS ES (INCLUDING TAXES) RELATED THERETO, SUBJECT TO THE
PROVISIONS OF SECTION 1(A)(6) BELOW, FROM: (A) IN -ARENA (OR
IN PRACTICE FACILITY) SALES OF NOVELTIES AND CONCESSIONS
(INCLUDING REVENUES DERIVED FROM THE SALE OF NOVELTIES AND CONCESSIONS: (1) DURING (AND IMMEDIATELY PRECEDING OR AFTER)
THE TEAM'S GAMES OR OTHER PUBLIC TEAM EVENTS AT THE ARENA (OR PRACTICE FACILITY), FROM CARTS AND KIO SKS OR OTHER SIMILAR
SALES LOCATIONS THAT ARE ONLY OPERATED ON AN INTERMITTENT BASIS (I.E., PRINCIPALLY WHEN AN NBA, NHL, OR OTHER PUBLIC EVENT
IS BEING HELD AT THE ARENA (OR, RESPECTIVELY, THE PRACTICE FACILITY)) OR FROM RESTAURANTS THAT ARE ONLY OPERATED ON AN
INTERMITTENT BASIS (I.E., PRINCIPALLY WHEN AN NBA, NHL, OR
OTHER PUBLIC EVENT IS BEING HELD AT THE ARENA (OR, RESPECTIVELY,
THE PRACTICE FACILITY), OR (1) DIRECTLY ACROSS THE STREET FROM THE
PRACTICE FACILITY), OR (1) DIRECTLY ACROSS THE STREET FROM THE
PRACTICE FACILITY, OR (1) DIRECTLY ACROSS THE STREET FROM THE
ARENA (OR, RESPECTIVELY, THE PRACTICE FACILITY); AND (2) FROM
TEAM -ORGANIZED VIEWING PARTIES OF NBA GAMES HELD IN ANY
LOCATION), (B) SALES OF NOVEL TIES AND CONCESSIONS IN TEAM -IDENTIFIED STORES LOCATED WITHIN SUCH RADIUS OF THE
TEAM'S HOME ARENA AS IS PERMITTED BY THE NBA, (C) NBA GAME (OR PRACTICE FACILITY NBA -EVENT) PARKING AND PROGRAMS,
(D) TEAM SPONSORSHIPS (WHETHER OR NOT THE PROCEEDS ARE
DIRECTLY OR INDIRECTLY DONATED TO CHARITY), (E) TEAM
PROMOTIONS, (F) TEMPORARY ARENA SIGNAGE (AS DEFINED IN SECTION 1(A) (1)(VI) BELOW), (G) ARENA CLUB REVENUES,
(H) SUMMER CAMPS, (I) NON -NBA BASKETBALL TOURNAMENTS,
(J) MASCOT AND DANCE TEAM APPEARANCES, (K) THE SALE OF THE
RIGHT TO POUR BEVERAGES OR (EXCEPT AS PROVIDED IN
SECTION 1(A)(2)(XX) BELOW) TO PROVIDE CONCESSIONS, (L) SALES
OF JERSEY PATCH RIGHTS, AND (M) OTHER PRACTICE FACILITY EVENTS TO THE EXTENT SUCH PROCEEDS WOULD BE INCLUDED IN BRI IF THE
EVENT OCCURRED IN THE TEAM'S HOME ARENA, IN EACH CASE, T O
THE EXTENT THAT SUC

WITH SECTIONS 1(A)(1)(VI) AND 1(A)(7)(I) BELOW). FOR THE PURPOSES OF CLARITY, "TEAM -IDENTIFIED STORES" INCLUDES STORES

136 ARTICLE VII
OWNED BY TEAMS OR RELATED PARTIES THAT SELL PREDOMINATELY
TEAM -BRANDED MERCHANDISE, WHETHER OR NOT THE STORE IS
TEAM -IDENTIFIED;
(VI) FIFTY PERCENT (50%) OF THE GROS S PROCEEDS, NET OF FIFTY
PERCENT (50%) OF TAXES, AND NET OF FIFTY PERCENT (50%) OF ALL REASONABLE AND CUSTOMARY TEAM AND RELATED PARTY EXPENSES
RELATED THERETO, SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6)
BELOW, FROM THE SALE OF FIXED ARENA SIGNAGE WITHIN OR OUTSIDE
OF THE ARENA IN WHICH AN MBA TEAM PLAYS MORE THAN ONE-HALF OF ITS REGULAR SEASON HOME GAMES, INCLUDING,
WITHOUT LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH THIS SECTION AND
SECTION 1(A)(7)(I) BELO W). "FIXED" ARENA SIGNAGE MEANS SIGNS
(INCLUDING, WITHOUT LIMITATION, ELECTRONIC SIGNS) THAT ARE DISPLAYED DURING ALL REGULAR SEASON NBA GAMES AND AT LEAST
(A) SEVENTY -FIVE PERCENT (75%) OF NON -NBA PAID TICKETED
EVENTS AT THE ARENA DURING THE REGULAR SEAS ON AND (B) TEN
(10) NON -NBA PAID TICKETED EVENTS AT THE ARENA DURING THE
REGULAR SEASON (IN EACH CASE PRORATED TO REFLECT CONTRACTS IN EFFECT BEGINNING IN- SEASON), WITH ALL OTHER SIGNS BEING TREATED
AS "TEMPORARY" SIGNAGE (FOR CLARITY, SUBJECT TO APPLICABLE
ALLOCATIONS). FIXED ARENA SIGNAGE ALSO INCLUDES "SPONSORSHIP
ENTITLEMENT AREAS" THAT ARE ACCESSIBLE OR VISIBLE DURING ALL
REGULAR SEASON NBA GAMES AND AT LEAST (1) SEVENTY -FIVE
PERCENT (75%) OF NON- NBA PAID TICKETED EVENTS AT THE ARENA
DURING THE REGULAR SEASON AND (2) TEN (10) NON- NBA PAID
TICKETED EVENTS AT THE ARENA DURING THE REGULAR SEASON (IN EACH CASE PRORATED TO REFLECT EGINNING
IN-SEASON). REVENUES FROM SPONSORSHIP ENTITLEMENT AREAS
THAT DO NOT QUALIFY UNDER THE PRECEDING SENTENCE SHALL BE
TREATED AS TEMPORARY SIGNAGE, REVENUES FROM SIGNAGE
OUTSIDE THE ARENA SHALL BE INCLUDED IN BRI AS FIXED ARENA OR
TEMPORARY SIGNAGE, REVENUES FROM SIGNAGE
OUTSIDE THE ARENA SHALL BE INCLUDED IN BRI AS FIXED ARENA OR
TEMPORARY SIGNAGE, REVENUES FROM SIGNAGE
EVENTS, ARENA OR A PHYSICALLY CONNECTED PARKING FACILITY; (B) THE RI

ARTICLE VII 137
ARENA COMPANY, THE FOREGOING IS NOT INTENDED TO APPLY TO ANY
LEASE OR SIMILAR AGREEMENT PROVISIONS, IF ANY, BETWEEN THE
RELATED PARTY ARENA COMPANY SUD THE PROPERTY OWNER
GOVERNING THE ARENA COMPANY SUSE OF ANY PROPERTY OTHER
THAN THE ARENA ITSELF); (C) ONLY IN THE CASE OF REVENUES RECEIVED BY THE TEAM (AND NOT BY ANY RELATED PARTY), THE
SIGNAGE IS TEAM -IDENTIFIED (I.E., CONTAINS TEAM NAME, MARKS,
LOGO, INTELLECTUAL PROPERTY); OR (D) THE SIGNAGE IS (X) IN THE AREA IMMEDIATELY PROXIMATE TO THE ARENA IN AN ARENA PLAZA IN
FRONT OF A MAIN ARENA ENTRANCE OR (Y) ATTACHED TO A STANDALONE
PARKING FACILITY THAT IS DIRECTLY ACROSS THE STREET FROM THE
ARENA (EXCEPT THAT FOR FIXED SIGNAGE THAT FALLS WITHIN BRI
SOLELY UNDER THIS SUBSECTION (D), TWENTY -FIVE PERCENT (25%)
OF THE GROSS PROCEEDS (NET OF TWENTY -FIVE PERCENT (25%)
OF THE GROSS PROCEEDS (NET OF TWENTY -FIVE PERCENT (25%)
OF TAXES, AND NET OF TWENTY -FIVE PERCENT (25%) OF
TAXES, AND NET OF TWENTY -FIVE PERCENT (25%) OF ALL REASONABLE
AND CUSTOMARY EXPENSES RELATED THERETO SUBJECT TO THE PROVISIONS OF THIS SECTION 1(A)(1)(VI) AND SECTION 1(A)(6)
BELOW) SHALL BE INCLUDED AS BRI REVENUES). REVENUES FROM SIGNAGE OUTSIDE A TEAM'S PRACTICE FACILITY SHALL BE INCLUDED IN
BRI AS FIXED ARENA OR TEMPORARY SIGNAGE, AS APPLICABLE, TO THE
SAME EXTENT, AND SUBJECT TO THE SAME INCLUSION PERCENTAGES,
AS SIGNAGE OUTSIDE THE ARENA DESCRIBED IN THE PRECEDING
SENTENCE. OTHER REVENUES RECEIVED BY A TEAM OR RELATED PARTY FROM SIGNAGE OUTSIDE THE ARENA OR PRACTICE FACILITY SHALL
BE EXCLUDED FROM BRI:
(VII) FIFTY PERCENT (50%) OF TAXES, AND NET OF FIFTY PERCENT (50%) OF ALL REASONABLE AND CUSTOMARY TEAM AND RELATED
PARTY EXPENSES RELATED THERETO, SUBJECT TO THE PROVISIONS OF
SECTION 1(A)(6) BELOW, FROM THE SALE, LEASE OR LICENSING OF
LUXURY SUITES CALCULA TEO ON THE BASIS OF THE ACTUAL PROCEEDS
RECEIVED BY THE ENTITY, INCLUDING, WITHOUT LIMITATION, PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN
ACCORDANCE WITH SECTION 1(A)(7)(1) BELOW), THAT SOLD, LEASED,
OR

```
ISS ARTICLE WILL STATE OF MAKE A SEPARATE PAYMENT FOR SUCH ADMISSION, IF ANY, THIS AMOUNT SHALL BE THE ONLY AMOUNT INCLUDED IN BRI FOR THE SALE, LEASE OR LICENSING OF LUXURY SUITES AND THAT, TO THE EXTENT THAT THE SALE, LEASE OR LICENSING OF THE LUXURY SUITE GRANTS RIGHTS TO THE LUXURY SUITE FOR A PERIOD OF MORE THAN ONE (1) YEAR, FOR PURPOSES OF CALCULATING THE AMOUNT INCLUDABLE IN BRI FOR ANY SALARY CAP YEAR, THE PROCEEDS SHALL BE DETERMINED ON THE BASIS OF THE ANNUAL FEE OR CHARGE PROVIDED FOR IN ANY SUCH TRANSACT TION AND, IF PAYMENTS ARE MADE IN ADDITION TO OR IN THE ABSENCE OF SUCH AN ANNUAL FEE OR CHARGE, THE VALUE OF SUCH PAYMENTS SHALL BE AMORTIZED OVER THE PERIOD OF THE SALE, LEASE OR LICENSE. UNLESS SUCH PERIOD OF THE SALE, LEASE OR LICENSE. UNLESS SUCH PERIOD OF THE SALE, LEASE OR LICENSE. UNLESS SUCH PERIOD OF TWENTY (20) YEARS SHALL BE USED; (VIII) FIFTY PERCENT (50%) OF TAXES, AND NET OF PROVISIONS OF SECTION 1(A)(6) BELOW, FROM ARENA NAMING RIGHTS AGREEMENTS WITH RESPECT TO ARENAS IN WHICH AN NBA TEAM PLAYS MORE THAN ONE -HALF OF ITS REGULAR SEASON HOME GAMES, INCLUDING, WITHOUT LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7) (I) BELOW); (IX) EXCEPT AS PROVIDED IN SECTION 1(A)(2) BELOW, PROCEEDS RECEIVED BY PROPERTIES OR ANY OTHER LEAGUE -RELATED ENTITY, NET OF REASONABLE AND CUSTOMARY EXPENSES (INCLUDING TAXES) RELATED THERETO, SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6) BELOW, FROM THE FOLLOWING: (A) INTERNATIONAL TELEVISION ("ITV"); (IS) SPONSORSHIPS; (C) NBA -RELATED REVENUES FROM NBA ENTERTAINMENT ("NBAE"); (D) THE ALL -STAR GAME; (E) OTHER NBA SPECIAL EVENTS; AND (F) ALL OTHER SOURCES OF REVENUE RECEIVED BY PROPERTIES OR ANY OTHER LEAGUE -RELATED ENTITY, NET OF THE PROVISIONS OF SECTION 1
```

ARTICLE VII 139
THE REVENUES AND EXPENSES RECORDED IN NBAE AND ITV AS
REFLECTED IN THE AUDIT REPORT FOR THE 2021- 22 SALARY CAP
YEAR. FOR THE AVOIDANCE OF DOUBT, ITV SHALL BE LIMITED TO
REVENUES AND RELATED EXPENSES FROM INTERNATIONAL LINEAR
TELECAST LICENSING FEES, ADVERTISING REVENUES FROM SUCH
TELECASTS, SATELLITE REIMBURSEMENTS, AND INTERNATIONAL NB A
TV A FFILIATE F EES;
(X) PROCEEDS FROM PREMIUM SEAT LICENSES (OTHER THAN LICENSES OF
LUXURY SUITES, WHICH ARE GOVERNED BY SECTION 1(A)(1)(VII)
ABOVE), NET OF TAXES, AND ALL REASONABLE AND CUSTOMARY TEAM
AND RELATED PARTY EXPENSES RELATED THERETO, SUBJECT TO THE
PROVISIONS OF SECTION 1(A)(6) BELOW, ATTRIBUTABLE TO NBA-RELATED EVENTS AMORTIZED OVER THE PERIOD OF THE LICENSE
(INCLUDING, WITHOUT LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH
SECTION 1(A)(7)(I) BELOW), UN LESS SUCH PERIOD EXCEEDS
TWENTY (20) YEARS, IN WHICH EVENT AN AMORTIZATION PERIOD OF
TWENTY (20) YEARS SHALL BE USED;
(XI) FIFTY PERCENT (50%) OF THE GROSS PROCEEDS, NET OF FIFTY PERCENT (50%) OF TAXES, AND FIFTY PERCENT (50%) OF
REASONABLE AND CUSTOMARY TEAM AND RELATED PARTY EXPENSES
RELATED THERETO, SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6)
BELOW, FROM THE SALE OF NAMING RIGHTS WITH RESPECT TO PRACTICE FACILITIES USED BY NBA TEAMS, INCLUDING, WITHOUT
LIMITATION, SUCH PROCEEDS RECEIVED DO TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW);
(XII) IF THE RIGHT TO RECEIVE RECEIVED DO TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW);
(XII) IF THE RIGHT TO RECEIVE RECEIVED DO TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW);
(XII) IF THE RIGHT TO RECEIVE RECEIVED BY ONE BEREFERED TO IN
SECTION 1(A)(1) ABOVE (SUCH THAT THAN AN ENTITY REFERRED TO IN
SECTION 1(A)(1) ABOVE (SUCH THAT THAN AN ENTITY REFERRED TO IN
SECTION 1(A)(1) ABOVE (SUCH THAT THAN AN ENTITY REFERRED TO IN
SECTION 1(A)(1) ABOVE (SUCH THAT THAT THOSE REVENUES WOULD NOT
BE INCLUDED IN BRI IN SUCH SALA

A SALE OR TRANSFER WITHIN THE MEANING OF THIS
SECTION 1(A)(1)(XII). THE NBA WILL WORK IN GOOD FAITH TO
SECURE ACCESS TO APPROPRIATE THIRD -PARTY BOOKS AND RECORDS
IN THE EVENT THE PARTIES AGREE, OR IT IS DETERMINED BY AN
ARBITRATOR, THAT A SALE/TRANSFER OF BRI HAS OCCURRED OR BEEN
AGREED TO IN ACCORDANCE WITH THIS SECTION 1(A)(1)(XII). IN ANY
DISPUTE OVER THE VALUE OF BRI SOLD/TRANSFERRED, SUBJECT TO AN ARBITRATOR'S DETERMINATIONS OF ADMISSIBILITY AND RELEVANCE,
NEITHER PARTY SHALL BE BARRED FROM SEEKING TO RELY ON THE TERMS OF THE UNDERLYING TRANSACTION;
(XIII) ALL PROCEEDS, NET OF TAXES, LESS REASONABLE AND CUSTOMARY
EXPENSES (WHICH EXPENSES SHALL BE SUBJECT TO NEW VENTURE TREATMENT, IF APPLICABLE, UNDER SECTION 1(A)(6)(III) BELOW),
SUBJECT TO THE PROVISIONS OF SECTION 1(A)(6) BELOW, FROM
GAMBLING ON NBA GAMES OR ANY ASPECT OF NBA GAMES,
SUBJECT TO APPROPRIATE TREATMENT OF CATEGORIES OF EXCLUDED
REVENUES OR OTHER AMOUNTS, IF APPLICABLE, UNDER SECTION
1(A)(2) BELOW AND ALLOCATIONS FOR MULTI -ELEMENT DEALS. BRI
SHALL EXCLUDE REVENUES FROM GAMBLING ON NBA GAMES OR ANY ASPECT OF NBA GAMES GENERATED BY CASINOS OR OTHER
GAMBLING BUSINESSES, OWNED OR OPERATED BY A TEAM, RELATED PARTY, OR A LEAGUE -RELATED ENTITY, WHOSE TOTAL REVENUES ARE
NOT PREDOMINANTLY FROM GAMBLING ON NBA GAMES OR ANY
ASPECT OF NBA GAMES;
(XIV) ALL PROCEEDS, NET OF TAXES AND REASONABLE AND CUSTOMARY
EXPENSES RELATED THERETO, SUBJECT TO SECTION 1(A)(6) BELOW,
FROM A TEAM'S CHAMPIONSHIP PARADE, PROVIDED, HOWEVER,
THAT IN NO EVENT SHALL SUCH EXPENSES CAUSE THE AMOUNT
INCLUDED IN BRI RELATING TO THE CHAMPIONSHIP PARA DE TO BE
LESS THAN ZERO (0) FOR ANY SALARY CAP YEAR;
(XV) FIFTY PERCENT (50%) OF REASONABLE AND CUSTOMARY EXPENSES
(INCLUDING TAXES) RELATED THERETO, SUBJECT TO SECTION 1(A)(6)
BELOW, FROM A THE TEAM'S CHAMPIONSHIP PARADE, PROVIDED, HOWEVER,

THAT IN NO EVENT SHALL SUCH EXPENSES CAUSE THE AMOUNT
INCLUDED IN BRI RELATING TO THE CHAMPIONSHIP PARA DE TO BE
LESS THAN ZERO (0) FOR ANY SALARY CAP YEAR;
(XV) FIFTY PERCENT (50%) OF REASONABLE A

ARTICLE VII 141
(XVI) PLAYER INCOME OR "PRIVILEGE" TAX PAYMENTS TO TEAMS OR RELATED PARTIES, PROVIDED THAT SUCH PAYMENTS WILL CONTINUE TO BEEXCLUDED FROM BRI FOR ANY TEAM OR RELATED PARTY THAT RECEIVED SUCH PAYME NTS IN THE 2015- 16 SALARY CAP YEAR (E.G., MEMPHIS, NEW ORLEANS);
(XVII) CONSISTENT WITH THE PARTIES' PRACTICE UNDER THE 2017 CBA, PAYMENTS FROM THE NBA TO TEAMS FOR PARTICIPATION IN INTERNATIONAL REGULAR SEASON GAMES WILL BE INCLUDED IN MISCELLANEOUS BRI AT THE T EAM LEVEL, WITH THE NBA MISCELLANDOUS BRI AT THE TEAM LEVEL, WITH THE MARK RECORDING ITS EXPENSES (INCLUDING SUCH PAYMENTS TO TEAMS) AT THE LEAGUE LEVEL IN SPECIAL EVENTS; (XVIII) LICENSING REVENUES FROM LEAGUE AND TEAM LICENSED PRODUCTS THAT ARE NOT CO-LICENSED BY CURRENT OR RETIRED (XVIII) LICENSING REVENUES FROM LEAGUE AND TEAM LICENSED PRODUCTS THAT ARE NOT CO-LICENSED BY CURRENT OR RETIRED PLAYERS, NET OF APPLICABLE SALES OR SIMILAR TAXES (E.G., VAT, HST), AND ALL REASONABLE AND CUSTOMARY EXPENSES RELATED THERETO ("NET LICENSING REVENUES"), FOR AN AMOUNT EQUAL TO, FOR EACH SALARY CAP YEAR, THE LESSER OF: (A) NET LICENSING REVENUES IN SUCH SALARY CAP YEAR, OR (B) THE IN CREMENTAL CONTENT EXPENSES FOR SUCH SALARY CAP YEAR (AS DEFINED BELOW). FOR PURPOSES OF THIS ARTICLE VII, SECTION 1, INCREMENTAL CONTENT EXPENSES MEANS, FOR EACH SALARY CAP YEAR, AN AMOUNT DETERMINED BY THE FOLLOWING CALCULATION: YEAR, AN AMOUNT DETERMINED BY THE FOLLOWING CALCULATION:
(1) TOTAL DEDUCTIBLE TEAM CONTENT EXPENSES FOR THAT SALARY
CAP YEAR, LESS (2) AN AMOUNT EQUAL TO THE TOTAL DEDUCTIBLE
TEAM CONTENT EXPENSES FOR THE 2021- 22 SALARY CAP YEAR
(I.E., \$78,862,052), GROWING AT A RATE OF THREE PERCENT (3%)
PER SALARY CAP YEAR, COMPOUNDED.
FOR EXAMPLE, IF NET LICENSING REVENUES FOR THE 2025- 26
SALARY CAP YEAR WERE \$180 MILLION, AND TOTAL DEDUCTIBLE TEAM CONTENT EXPENSES FOR SUCH SALARY CAP YEAR WERE SALARY CAP TEAR WERE \$100 MILLION, AND TOTAL DEDUCTIBLE TEAM CONTENT EXPENSES FOR SUCH SALARY CAP TEAR WERE \$250 MILLION, THEN THE AMOUNT INCLUDED IN BRI IN RESPECT OF NET LICENSING REVENUES WOULD BE \$161.24 MILLION, WHICH IS THE LESSER OF: (A) \$180 MILLION, AND (B) \$161.24 MILLION (I.E., \$250 MILLION MINUS \$88.76 MILLION (I.E., \$78,862,052 GROWING AT THREE PERCENT (3%) PER SALARY CAP YEAR FOR FOUR (4) SALARY

CAP YEARS)).

142 ARTICLE VII
NET LICENSING REVENUES SHALL NOT INCLUDE VALUE, IF ANY, FROM
CONTRACTUAL PROVISIONS (INCLUDING, BUT NOT LIMITED TO, THOSE
PREVIOUSLY IDENTIFIED BY THE PLAYERS ASSOCIATION IN
CONNECTION WITH PRIOR BRI AUDITS) THAT IX) REQUIRE NBA OR
TEAM LICENSING PARTNERS TO UTILIZE THE LICENSING RIGHTS PURCHASED FROM THE NBA AND/OR TEAMS IN LICENSING DEALS,
OR (Y) IMPOSE ON NBA AND/OR TEAM LICENSING PARTNERS
MARKETING OR PROMOTIONAL OBLIGATIONS;
(XIX) TWENTY -FIVE PERCENT (25%) OF THE GROSS PROCEEDS, NET OF
TWENTY -FIVE PERCENT (25%) OF TAXES, AND TWENTY -FIVE (25%)
OF REASONABLE AND CUSTOMARY TEAM AND RELATED PARTY
EXPENSES RELATED THERETO, SUBJECT TO THE PROVISIONS OF
SECTION 1(A)(6) BELOW, FROM ARENA PLAZA NAMING RIGHTS
AGREEMENTS WITH RESPECT TO ARENAS IN WHICH AN NBA TEAM PLAYS MORE THAN ONE -HALF OF ITS REGULAR SEAS ON HOME GAMES,
INCLUDING, WITHOUT LIMITATION, SUCH PROCEEDS RECEIVED OR TO BE RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH SECTION 1(A)(7)(I) BELOW); AND
(XX) THE SPECIFIED VALUE (INCLUDED AS BARTER) OF DATA RECEIVED
PURSUANT TO A CONTRACT TO THE EXTENT THAT A DATA CLAUSE IS
SPECIFICALLY VALUED WITHIN THE CONTRACT TERMS, NET OF
REASONABLE AND CUSTOMARY EXPENSES (INCLUDING TAXES)
RELATED THERETO, SUBJECT TO SECTION 1(A)(6) BELOW, INCLUDING, WITHOUT LIMITATION, SUCH PROCESTION TO BE
RECEIVED BY A RELATED PARTY (IN ACCORDANCE WITH
SECTION 1(A)(7)(I)).

(2) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 1 (A)(1)
ABOVE, IT IS UNDERSTOOD THAT THE FOLLOWING IS A NON- EXCLUSIVE LIST OF
EXAMPLES OF REVENUES THAT ARE FOLLOWING IS A NON- EXCLUSIVE LIST OF
EXAMPLES OF REVENUES THAT ARE FOLLOWING IS A NON- EXCLUSIVE LIST OF
EXAMPLES OF REVENUES THAT ARE FOLLOWING IS A NON- EXCLUSIVE LIST OF
EXAMPLES OF REVENUES THAT ARE FOLLOWING IS A NON- EXCLUSIVE LIST OF

ONLY AS "NBA -RELATED ENTITIES") THAT ARE NOT DERIVED FROM, AND DO NOT RELATE TO OR ARISE OUT OF, THE PERFORMANCE OF PLAYERS IN NBA BASKETBALL GAMES OR IN NBA -RELATED ACTIVITIES OR ARE OTHERWISE

EXPRESSLY EXCLUDED FROM THE DEFINITION OF BRI:

ARTICLE VII 143
(I) PROCEEDS FROM THE ASSIGNMENT OF PLAYER CONTRACTS;
(II) PROCEEDS (A) FROM THE SALE, TRANSFER OR OTHER DISPOSITION OF
ANY OF THE ASSETS OR PROPERTY (EXCLUDING ORDINARY COURSE SALES
OF INVENTORY AND THE REVENUES (IF ANY) DEEMED TO BE INCLUDED
IN BRI PURSUANT TO SECTION 1(A)(1)(XII) ABOVE) OF, OR
OWNERSHIP INTERESTS IN, ANY NBA. -RELATED ENTITY, OR (B) FROM
LOANS OR OTHER FINANCING TRANSACTIONS;
(III) PROCEEDS FROM THE GRANT OF EXPANSION TEAMS AND RELOCATION
FEES PAID BY EXISTING TEAMS TO NBA. -RELATED ENTITY;
FROM ONE OF ITS OWNERS, SHAREHOLDERS, MEMBERS OR PARTNERS;
(IV) DUES;
(V) CAPITAL CONTRIBUTIONS RECEIVED BY AN NBA -RELATED ENTITY FROM ONE OF ITS OWNERS, SHAREHOLDERS, MEMBERS OR PARTNERS;
(VI) FINES AND COMPENSATION WITHHELD IN CONNECTION WITH SUSPENSIONS;
(VII) REVENUE SHARING (BY MEANS OF REVENUE TRANSFERS OR OTHERWISE) AMONG TEAMS;
(VIII) REVENUE SHARING (BY MEANS OF REVENUE TRANSFERS OR OTHERWISE) AMONG TEAMS;
(VIII) INTEREST INCOME;
(VX) INSURANCE RECOVERIES, EXCEPT WHERE, AND ONLY TO THE EXTENT THAT, SUCH RECOVERIES ARE IN RESPECT OF LOST REVENUES THAT
WOULD HAVE OTHERWISE BEEN INCLUDED IN BRI, IN WHICH EVENT SUCH RECOVERIES SHALL BE INCLUDED IN BRI IN THE SALARY CAP YEAR IN WHICH THEY ARE RECEIVED;
(XY) PROCEEDS FROM THE SALE OR RENTAL OF REAL ESTATE;
(XI) ANY THING OF VALUE RECEIVED IN CONNECTION WITH THE DESIGN OR
CONSTRUCTION OF A NEW OR RENOVATED AREA OR OTHER TEAM
FACILITY INCLUDING, BUT NOT LIMITED TO, RECEIPT OF TITLE TO OR A
LEASEHOLD INTEREST IN REAL PROPERTY OR IMPROVEMENTS,
REIMBURSEMENT OF PROJECT -RELATED EXPENSES, BENETITS FROM
PROJECT -RELATED INFRASTRUCTURE IMPROVEMENTS, OR TAX
ABATEMENTS, UNLESS (AND ONLY TO THE EXTENT THAT) SUCH VALUE
IS BEING PROVIDED TO THE TEAM OR A RELATED PAPTY IN LIEU OF

144 ARTICLE VII
PAYMENTS THAT THE TEAM OR RELATED PARTY WOULD HAVE
OTHERWISE RECEIVED PURSUANT TO AN ARENA LEASE OR OTHER
INSTRUMENT CONCERNING A TEAM'S USE OF AN ARENA ("LEASE")
AND WOULD HAVE CONSTITUTED BRI IF PAID TO THE TEAM OR A
RELATED PARTY; PROVIDED, HOWEVER, THAT THE DETERMINATION OF
THE AMOUNT, IF ANY, TO BE INC LUDED IN BRI WITH RESPECT TO THE
VALUE OF ANY OF THE FOREGOING SHALL BE MADE EITHER (A) IN
ACCORDANCE WITH THE PROVISIONS OF SECTION 1(A)(4) BELOW OR
(B) BASED UPON DIRECT EVIDENCE THAT THE TEAM OR RELATED
PARTY, AFTER PROPOSING THAT IT WOULD RECEIVE CERTAIN REVENUES
CONSTITUTING ARENA -GENERATED BRI, SUBSEQUENTLY AGREED
SPECIFICALLY TO FOREGO SUCH REVENUES IN DIRECT EXCHANGE FOR A THING OF VALUE (AS DESCRIBED ABOVE IN THIS SECTION 1(A)(2)(XI))
WITH THE CONSEQUENCE THAT THE ARENA- GENERATED BRI REVENUES
RECEIVED OR TO BE RECEIVED BY THE TEAM OR RELATED PARTY WERE
OR WOULD BE (IN THE OPINION OF THE ACCOUNTANTS) LESS THAN
THE FAIR MARKET VALUE OF ARENA- GENERATED BRI REVENUES
RECEIVED OR TO BE RECEIVED BY OTHER NBA TEAMS IN SIMILAR TRANSACTIONS, OR (C) BASED UPON DIRECT EVIDENCE THAT THE
PARTIES TO THE TRANSACTION HAD AGREED THAT CERTAIN REVENUES CONSTITUTING ARENA -GENERATED BRI REVENUES
RECEIVED OR TO BE RECEIVED BY OTHER NBA TEAMS IN SIMILAR TRANSACTIONS, OR (C) BASED UPON DIRECT EVIDENCE THAT THE
PARTIES TO THE TRANSACTION HAD AGREED THAT CERTAIN REVENUES CONSTITUTING ARENA -GENERATED BRI DRIVENUES
WERE SUBSEQUENTLY FOREGONE BY THE TEAM OR THE RELATED PARTY IN DIRECT
EXCHANGE FOR A THING OF VALUE (AS DESCRIBED ABOVE IN THIS
SECTION 1(A)(2)(XI)), AND PROVIDED FURTHER THAT, WHEN A DETERMINATION IS MADE PURSUANT TO CLAUSE (B) OR CLAUSE (C)
OF THIS SECTION 1(A)(2)(XI)), THE AMOUNT(S), IF ANY, TO BE
INCLUDED IN BRI SHALL BE A LLOCATED (WITH AN APPROPRIATE
INTEREST ADJUSTMENT TO REFLECT THE TIME VALUE OF MONEY WHERE THE THING OF VALUE RECEIVED BY THE TEAM OR RELATED PARTY IS
IN THE FORM OF CASH OR A CASH EQUIVALENT, SUCH AS A CHECK OR
WINE TRANSFER) OVER THE SALARY CAP YEARS IN WHICH THE
ARENA- G

ARTICLE VII 145
THE EXTENT THAT) SUCH VALUE IS BEING PROVIDED TO THE TEAM OR
A RELATED PARTY IN LIEU OF PAYMENTS TH AT THE TEAM OR RELATED
PARTY WOULD HAVE OTHERWISE RECEIVED PURSUANT TO AN ARENA LEASE AND THAT WOULD HAVE CONSTITUTED BRI HAD THEY BEEN
PARTY WOULD HAVE OTHERWISE RECEIVED PURSUANT TO AN ARENA LEASE AND THAT WOULD HAVE CONSTITUTED BRI HAD THEY BEEN
PAID TO THE TEAM OR A RELATED PARTY; PROVIDED, HOWEVER, THAT
THE DETERMINATION OF THE AMOUNT, IF ANY, TO BE INCLUDED IN
BRI SHALL BE MADE EITHER (A) IN ACCORDANCE WITH THE
PROVISIONS OF SECTION 1(A)(4) BELOW OR (B) BASED UPON DIRECT
EVIDENCE THAT THE PARTIES TO THE TRANSACTION HAD AGREED THAT
CERTAIN REVENUES CONSTITUTING ARENA -GENERATED BRI WOULD BE
FOREGONE BY THE TEAM OR RELATED PARTY, IN DIRECT EXCHANGE
FOR A THING OF VALUE AS DESCRIBED ABOVE IN THIS
SECTION 1(A)(2)(XII), AND PROVIDED, FURTHER THAT, WHEN A

DETERMINATION IS MADE PURSUANT TO CLAUSE (B) OF THIS SECTION 1(A)(2)(XII), THE AMOUNT(S), IF ANY, TO BE INCLUDED IN
BRI SHALL BE ALLOCATED (WITH AN APPROPRIATE INTEREST ADJUSTMENT TO REFLECT THE TIME VALUE OF MONEY WHERE THE
THING OF VALUE RECEIVED BY THE TEAM OR RELATED PARTY IS IN
THE FORM OF CASH OR A CASH EQUIVALENT, SUCH AS A CHECK OR WIRE
TRANSFER) OVER THE SALARY CAP YEARS IN WHICH THE
ARENA- GENERATED BRI REVENUES FOREGONE WOULD HAVE BEEN
RECEIVED BY THE TEAM OR RELATED PARTY (UP TO A MAXIMUM OF
FIFTEEN (15) SALARY CAP YEARS IN WHICH THE
ARENA- GENERATED BRI REVENUES FOREGONE WOULD HAVE BEEN
RECEIVED BY THE TEAM OR RELATED PARTY (UP TO A MAXIMUM OF
FIFTEEN (15) SALARY CAP YEARS) AND NOT ON A LUMP- SUM BASIS.
WITH RESPECT TO TRANSACTIONS INVOLVING PAYMENTS ASSERTED TO
FALL WITHIN THE EXCLUSION IN THIS SECTION 1(A)(2)(XII), THE NBA
WILL PROVIDE THE PLAYERS ASSOCIATION WITH THE EXECUTED
MEMORANDA OF UNDERSTANDING, TERM SHEET, OR OTHER SUCH
EXECUTED SUMMARY OF TERMS, IF ANY, FOR SUCH UNDERLYING
TRANSACTIONS;
(XIII) PAYMENTS MADE TO TEAMS OR TO THE NBA PURSUANT TO THE
PROVISIONS OF ARTICLE VII, SECTION 12 (DESIGNATED SHARE ARRANGEMENT) BELOW;

PROVISIONS OF ARTICLE VII, SECTION 12 (DESIGNATED SHARE ARRANGEMENT) BELOW;
(XIV) DISTRIBUTIONS, DIVIDENDS OR ROYALTIES PAID BY ANY
NBA -RELATED ENTITY TO OWNERS, SHAREHOLDERS, MEMBERS OR
PARTNERS;
(XV) ANY CATEGORY OR SOURCE OF REVENUE OR PROCEEDS THAT WAS
EXPRESSLY IDENTIFIED IN ANY BRI REPORT (AS DEFINED IN

146 ARTICLE VII
SECTION 10(B) BELOW) OR IN ANY DOCUMENT OR WRITTEN
COMMUNICATION (INCLUDING DEBRIEFING MEMOS) AUTHORED BY
THE ACCOUNTANTS AND PROVIDED TO THE PLAYERS ASSOCIATION
AND THE NB A (BUT EXCLUDING ANY UNDERLYING WORK PAPERS) IN
CONNECTION WITH THE AUDIT REPORTS FOR ANY OF THE 1995 -96
THROUGH 2021 -22 SALARY CAP YEARS, INLESS SUCH CATEGORY OR SOURCE WAS INCLUDED ON THE "OPEN ISSUE S" LIST PREPARED BY
THE ACCOUNTANTS IN CONNECTION WITH ANY OF THE AUDIT REPORTS FOR THE 2005 -06 THROUGH 2021 -22 SALARY CAP YEARS, UNLESS SUCH CATEGORY OR SOURCE WAS INCLUDED ON THE "OPEN ISSUE S" LIST PREPARED BY
THE ACCOUNTANTS IN CONNECTION WITH ANY OF THE AUDIT REPORTS FOR THE 2005 -06 THROUGH 2021 -22 SALARY CAP YEARS,
IN WHICH CASE SUCH CATEGORY OR SOURCE SHALL BE INCLUDED IN OR EXCLUDED FROM BRI, AS THE CASE MAY BE, IN ACCORDANCE WITH
THE OT HER TERMS OF THIS ARTICLE;
(XVI) PROCEEDS RECEIVED BY (A) PROPERTIES (AND ITS RELATED ENTITIES) THAT WERE TREATED OR, CONSISTENT WITH PAST PRACTICE, WOULD
HAVE BEEN TREATED AS WITHIN THE SCOPE OF THE AGREEMENT
BETWEEN NBA PROPERTIES, INC., AND THE NATIONAL BASKE TBALL
PLAYERS ASSOCIATION, DATED AS OF SEPTEMBER 18, 1995, AS AMENDED JANUARY 20, 1999, JULY 29, 2005 AND DECEMBER 8,
2011 (THE "2011 GROUP LICENSE AGREEMENT") (INCLUDING, BUT
NOT LIMITED TO, PROCEEDS RECEIVED PURSUANT TO THE LICENSE OF
"FANTASY GAMES," WH ICH PROCEEDS WOULD HAVE BEEN INCLUDED
IN THE COMPUTATION OF PLAYER MERCHANDISE REVENUES IN
ACCORDANCE WITH THE 2011 GROUP LICENSE AGREEMENT), OR
(B) A LEAGUE -RELATED ENTITY RELATING TO THE FOLLOWING
CATEGORIES DEFINED IN THE SAME MANNER AS WAS USED IN THE AUDITED LEAGUE ENTITIES' COMBINED FINANCIAL STATEMENTS FOR
THE YEAR ENDED SEPTEMBER 30, 2021: (1) LICENSING, OTHER THAN
NET LICENSING REVENUES TO THE EXTENT INCLUDED IN BRI PURSUANT TO SECTION 1(A)(1)(XVIII), ABOVE; AND/OR (2) A
LEAGUE -RELATED ENTITY YERE PRESENTATION OF, AND SERVICES
PERFORMED FOR, THIRD PARTIES. FOR PURPOSES OF THE FOREGOING SENTENCE, "THIRD PARTIES" REFERS TO PERSONS OR ENTITIES THAT ARE
NOT OWNED

REPRESENTATION OF SUCH RELATED PARTY DOES NOT RELATE EITHER TO SUCH ENTITY'S NBA OWNERSHIP OR NBA PLAYERS;

ARTICLE VII 147
(XVII) MONIES COLLECT ED FROM TEAM -RELATED FUNDRAISING FOR
CHARITABLE PURPOSES OR OTHER CHARITABLE ACTIVITIES (INCLUDING
TEAM -ORGANIZED "50/50 RAFFLES"), OTHER THAN MONIES PAID
PURSUANT TO TEAM SPONSORSHIP AGREEMENTS THAT ARE INCLUDED IN BRI PURSUANT TO SECTION 1(A)(1)(V) ABOVE;
(XVIII) PROCEEDS SOLELY RELATED TO THE NBA 2K LEAGUE, NBAGL AND OTHER LEAGUES, TEAMS AND BASKETBALL ORGANIZATIONS (E.G., AN
INTERNATIONAL LEAGUE) THAT DO NOT INVOLVE THE PLAYING OF BASKETBALL BY ANY THEN -CURRENT NBA PLAYERS;
(XIX) PROCEEDS FROM THE LEASING OR USE OF ANY TEAM PHYSICAL ASSETS
(E.G., A TEAM PLANE);
(XX) ANY THING OF VALUE RECEIVED FROM A CONCESSIONAIRE, FOOD SERVICE VENDOR OR OTHER THIRD PARTY EQUIPMENT OR SERVICE
PROVIDER THAT, IF RECEIVED IN KIND, IS INSTALLED IN AN NBA ARENA
OR, IF RECEIVED IN CASH, IS D IRECTED TO DEFRAYING THE COSTS OF
THE CONSTRUCTION OR SUBSTANTIAL RENOVATION OF AN NBA ARENA;
(XXI) PROCEEDS FROM BUSINESSES OUTSIDE THE ARENA (E.G., RESTAURANTS,
CASINOS, HOTELS, RETAIL BUSINESSES, ETC.), EXCEPT FOR REVENUES OTHERWISE INCLUDED IN BRI FOR TEAM -IDENTIFIED STORES. FOR
CLARITY, THE FOREGOING EXCLUSION WILL NOT APPLY TO REVENUES FROM THE BUSINESS OPERATIONS OF THE NBA BASKETBALL TEAM
THAT ARE OTHERWISE INCLUDABLE AS BRI UNDER OTHER PROVISIONS OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, REVENU ES
RECEIVED FROM SALES OF TEAM GAME TICKETS, MEDIA RIGHTS, SPONSORSHIPS, SIGNAGE OUTSIDE THE ARENA (SUBJECT TO THE
LIMITATIONS SET FORTH IN SECTION 1(A)(1)(V) ABOVE), AND ARENA
PLAZA GAME -DAY SALES OF NOVELITIES AND CONCESSIONS (SUBJECT
TO THE LIMITATIONS SET FORTH IN SECTION 1(A)(1)(V) ABOVE),
(XXII) WITHOUT LIMITATION TO ANY OTHER BASIS FOR NON- INCLUSION IN
BRI, BRI SHALL NOT INCLUDIC THE VALUE, IF ANY, OF (A) GOODS OR SERVICES THAT ARE OPERATIONALLY NECESSARY TO THE PERFORMANCE
OF A CONTRACT, INCLUDING, W ITHOUT LIMITATION, CERTAIN TICKETING
PLATFORMS AND TOOLS (E.G., PRICEMASTER, PRESENCE, OPEN
DISTRIBUTION, ARCHTICS, TICKETMASTER MARKETPLACE,

148 ARTICLE VII
TICKETMASTER ACCOUNTMANAGER), (B) PRODUCT DISCOUNTS, OR
(C) WAIVED FEES;
(XXIII) VALUE, IF ANY, ATTRIBUTABLE TO DATA RECEIVED BY AN NBA -RELATED
ENTITY (OR THE RIGHT TO RECEIVE SUCH DATA), WHETHER OR NOT THE
PROVISION OF SUCH DATA IS PURSUANT TO A CONTRACTUAL
OBLIGATION, OTHER THAN AMOUNTS THAT ARE INCLUDED IN BRI
PURSUANT TO SECTION 1(A)(1)(XX) ABOVE; AND
(XXIV) VALUE, IF ANY, FROM C ONTRACTUAL PROVISIONS (INCLUDING BUT NOT
LIMITED TO THOSE PREVIOUSLY IDENTIFIED BY THE PLAYERS
ASSOCIATION IN CONNECTION WITH PRIOR BRI AUDITS) THAT REQUIRE
NBA OR TEAM MARKETING PARTHERS TO UTILIZE THE MARKETING
RIGHTS PURCHASED FROM AN NBA -RELATED ENTITY IN SPONSORSHIP
DEALS.
(3) THE PARTIES AGREE THAT (I) IN DETERMINING WHETHER A CATEGORY OR
SOURCE OF REVENUE OR PROCEEDS CONSTITUTES BRI: (A) CONSIDERATION
SHALL BE GIVEN TO WHETHER SUCH CATEGORY OR SOURCE IS MORE SIMILAR IN
KIND OR NATURE TO THE INCLUDED CATEGORIES AND SOURCE IS MORE SIMILAR IN
KIND OR NATURE TO THE INCLUDED CATEGORIES AND SOURCE IS MORE SIMILAR IN
KIND OR NATURE TO THE INCLUDED CATEGORY OR SOURCE IN SECTION 1(A)(1)(I) THROUGH (X X) ABOVE, ON THE OTHER; AND (B) NO INFERENCE MAY BE DRAWN FROM
THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE FACT THAT SUCH CATEGORY OR SOURCE WAS NOT INCLUDED IN THE CATEGORIES AND SOURCES LISTED IN SECTION 1(A)(2)(I) THROUGH (X X) ABOVE,
ON THE PARTIES OF THE ACCOUNTANTS IN CONNECTI

ARTICLE VII 149

SHALL BE SUPERSEDED TO THE EXTENT CHANGED OR CLARIFIED BY THE TERMS

OF THIS AGREEMENT. IN ADDITION, NO REFERENCE MAY BE MADE, WITH
RESPECT TO EXPENSES RELATED TO THE NBA'S NON- INTERNATIONAL BUSINESS,

TO THE FACT THAT SUCH CATEGORY OF EXPENSES FALLS WITHIN SECTION 1(A)(14) BELOW, TO ARGUE FOR THE INCLUSION OR EXCLUSION OF
EXPENSES RELATED TO THE LEAGUE'S NON -INTERNATIONAL BUSINESS.

(4) THE PARTIES AGREE THAT, WITH RESPECT TO ANY LEASE ENTERED INTO
AFTER THE DATE OF THIS AGREEMENT BETWEEN A TEAM (OR A RELATED PARTY) AND AN ARENA THAT IS NOT A RELATED PARTY, THE ACCOUNTANTS MAY
ATTRIBUTE TO THE TEAM (OR A RELATED PARTY) FOR PURPOSES OF COMPUTING
BRI FOR A SALARY CAP YEAR PORTI ONS OF ARENA REVENUES RECEIVED BY
THE ARENA OR ITS RELATED ENTITIES THAT WOULD BE INCLUDED IN BRI IF RECEIVED BY THE TEAM (OR A RELATED PARTY) TO THE FOLLOWING EXTENT: IN
THE EVENT OF A RENEWAL, EXTENSION OR RENEGOTIATION OF A LEASE BETWEEN
THE SAME PARTI ES, OR A NEW LEASE ENTERED INTO BY A TEAM (OR A RELATED
PARTY) WITH AN ARENA THAT IS NOT A RELATED PARTY, THE TEAM WILL BE DEEMED TO RECEIVE IN THE FIRST SALARY CAP YEAR COVERED BY THE NEW
LEASE OR BY THE RENEWAL, EXTENSION OR RENEGOTIATION OF THE EXISTING
LEASE (AS THE CASE MAY BE) THE GREATER OF (II) THE AMOUNT OF SUCH REVENUES THAT THE TEAM OR THE RELATED PARTY IN FACT RECEIVES UNDER
THE LEASE OR, (II) IF IN THE OPINION OF THE ACCOUNTANTS, THE TEAM (AND/OR THE RELATED PARTY) IS RECEIVING SUBSTANTIALLY LES S THAN FAIR
MARKET VALUE AS DETERMINED BY THE ACCOUNTANTS, THE TEAM (AND/OR THE RELATED PARTY) IS RECEIVING SUBSTANTIALLY LES S THAN FAIR
MARKET VALUE AS DETERMINED BY THE ACCOUNTANTS (TAKING INTO ACCOUNT FACTORS SUCH AS THE RENT PAID BY THE TEAM OR THE RELATED PARTY, THE
CONDITIONS, THE EXTENT TO WHICH ARENA REVENUE S ARE USED TO FUND
CONSTRUCTION OR RENOVATIONS OF THE ARENA, AND COMPARABLE LEASE ARRANGEMENTS IN THE NBA), AN AMOUNT DETERMINED BY THE
ACCOUNTANTS TO CONSTITUTE THE FAIR MARKET VALUE OF THE REVENUES THAT
A TENANT, IN THE SAME CIRCUMSTANCES AS THE TEAM

(5) (I) IN NO EVENT SHALL THE SAM E REVENUES BE INCLUDED IN BRI,
DIRECTLY OR INDIRECTLY, MORE THAN ONCE (INCLUDING AS A RESULT OF CHANGES IN ACCOUNTING METHODS OR PRACTICES), THE PURPOSE
OF THIS PROVISION BEING TO PRECLUDE THE DOUBLE -COUNTING OF

150 ARTICLE VII REVENUES, WHETHER IN THE SAME OR IN MULTIPLE SALARY CAP YEARS. (II) IN NO EVENT SHALL THE SAME EXPENSES BE DEDUCTED FROM BRI, DIRECTLY OR INDIRECTLY, MORE THAN ONCE (INCLUDING AS A RESULT OF CHANGES IN ACCOUNTING METHODS OR PRACTICES), THE PURPOSE OF THIS PROVISION BEING TO PRECLUDE THE DOUBLE -COUNTING OF EXPENSES, WHETHER IN THE SAME OR IN MULTIPLE SALARY CAP YFARS (6) SUBJECT TO SECTION 11 BELOW (PLAYERS ASSOCIATION AUDIT RIGHTS): (I) WITH RESPECT TO EXPENSES INCURRED IN CONNECTION WITH ALL PROCEEDS COMING WITHIN SECTION 1(A)(1)(V) ABOVE, ALL REPORTED EXPENSES SHALL BE CONCLUSIVELY PRESUMED TO BE REASONABLE AND CUSTOMARY, AND SUCH EXPENSES SHALL NOT BE THE SUBJECT OF THE ACCOUNTING PROCEDURES SET FORTH IN SECTION 10 BELOW. (II) WITH RESPECT TO EXPENSES INCURRED IN CONNECTION WITH ALL PROCEEDS COMING WITHIN SECTION 1(A)(1)(IX) ABOVE THAT ARE CONSISTENT WITH THE TYPES AND CATEGORIES OF EXPENSES INCURRED BY PROPERTIES AS REFLECTED IN THE AUDITED FINANCIAL REPORTS OF PROPERTIES FOR THE YEAR ENDED JULY 31, 1994, (1) ALL SUCH REPORTED EXPENSES SHALL BE CONCLUSIVELY PRESU MED TO BE REASONABLE AND CUSTOMARY, AND SUCH EXPENSES SHALL NOT BE REASONABLE AND CUSTOMARY, AND SUCH EXPENSES SHALL NOT BE
THE SUBJECT OF THE ACCOUNTING PROCEDURES SET FORTH IN SECTION
10 BELOW, BUT (2) SUCH EXPENSES SHALL BE DISALLOWED TO THE
EXTENT THEY EXCEED THE RATIO OF EXPENSES TO REVENUES FOR THE CATEGOR Y OF REVENUES SET FORTH IN EXHIBIT D HERETO.
(III) WITH RESPECT TO THE NBA STORE (THE "STORE") AND ANY OTHER
NEW VENTURE OR BUSINESS (WHETHER OR NOT INVOLVING THE CREATION OF A NEW ENTITY) UNDERTAKEN BY THE NBA, PROPERTIES, MEDIA VENTURES, OR ANY OTHER LEAGUE -RELATED ENTITY REQUIRING SIGNIFICANT CAPITAL INVESTMENT OR START -UP COSTS ("NEW VENTURE"), THE LEAGUE -RELATED ENTITIES SHALL BE ABLE TO DEDUCT

FROM BRI REASONABLE AND CUSTOMARY EXPENSES RELATED THERETO, INCLUDING, BUT NOT LIMITED TO, COST OF GOODS SOLD,

SALES TAX, ALL REASONABLE OPERATING EXPENSES OF THE STORE OR

MAINLE WI IN A STATE (INCLUDING, BUT NOT LIMITED TO, SALARIES AND BENEFITS DIRECTLY RELATED TO THE OPERATIONS OF THE STORE OR NEW VENTURE, PROMOTIONAL AND ADVERTISING COSTS, RENT, DIRECT OVERHEAD, GENERAL AND ADMINISTRATIVE EXPENSES OF THE STORE OR NEW VENTURE), REASONABLE FINANCING COSTS AND AMORTIZATION OF CAPITAL IMPROVEMENTS AND START -UP COSTS; PROVIDED, HOWEVER, THAT IN NO EVENT SHALL THE EXPENSES ATTRIBUTABLE TO THE STORE OR NEW VENTURE CAUSE THE AMOUNT INCLUDED IN BRI FOR THE STORE OR NEW VENTURE TO BE LESS THAN ZERO (0) FOR ANY SALARY CAP YEAR. (1) WITH RESPECT TO MISCELLANGROUS BRI OR NEW CATEGORIES OF BRI (OTHER THAN REVENUES ATTRIBUTABLE TO THE STORE OR A NEW VENTURE), THE NBA, PROPERTIES, MEDIA VENTURES, OTHER LEAGUE. RELATED ENTITIES, TEAMS AND RELATED PARTIES SHALL BE ABLE TO DEDUCT ALL REASONABLE AND CUSTOMARY EXPENSES (INCLUDING, FOR EXAMPLE, IN CONNECTION WITH ALL -STAR WEEKEND, SUBJECT TO THE TERMS OF THIS SECTION 1(A)(6).

(V) IN EACH SALARY CAP YEAR, EXCEPT FOR (A) TEAM CONTENT REVENUES AND TEAM CONTENT EXPENSES (AS DEFINED BELOW). AND (B) PLAYOFF -RELATED REVIEWS AND EXPENSES (AS DEFINED BELOW). AND (B) PLAYOFF -RELATED REVENUES AND EXPENSES OF THE STORE OR ONE. THE AND RELATED PARTY EXPENSES OF THE SUBJECT TO AN AGGREGATE UNIFORM PERCENTAGE -OF-REVENUES EXPENSE CAP OF ELEVEN AND ONE -TENTH PERCENT (11.1%) (SEE ALSO EXHIBIT D HERETO), WITH ANY SUCH EXPENSES DISALLOWED TO THE EXTENT THEY EXCEED THAT CAP. FOR THE AVOIDANCE OF DOUBT, FOR THE 20 21-22 SALARY CAP YEAR, EXCEPT FOR (A) THE AMM AND RELATED PARTY EXPENSES DISALLOWED TO THE PARTY EXPENSES THAT WOULD HAVE BEEN SUBJECT TO THE PROPERTY OF THE PURPOSES OF THIS ARTICLE VII, SECTION 1, (1) "TEAM CONTENT FEVENUES AND DESTRIBED IN THE PARTIES' LETTER AGREEMENT, DATED JUNE 28, 2023. FOR THE PURPOSES OF THIS ARTICLE VII, SECTION 1, (1) "TEAM CONTENT REVENUES" AND CONSUMER MEDIA AND ONE -TENTH PERCENT (11.1%)

EXPENSE CAP WERE THE AMOUNTS IDENTIFIED IN THE PARTIES' LETTER AGREEMENT, DATED JUNE 28, 2023. FOR THE PURPOSES OF THIS ARTICLE VII, SE

"PLAYOFF GATE RECEIPTS, NET" AMOUNT SHOWN IN THE AUDIT

```
152 ARTICLE VII
REPORT FOR THE 2015 -16 SALARY CAP YEAR. TEAM CONTENT
REVENUES, TEAM CONTENT EXPENSES, AND PLAYOFF -RELATED
REVENUES AND EXPENSES ARE NOT SUBJECT TO THE ABOVE
UNIFORM EXPENSE CAP. TEAM CONTENT EXPENSES WILL BE
DEDUCTIBLE AND UNCAPPED, AND WILL INCLUDE, WITHOUT
LIMITATION THOSE EXPENSES IDENTIFIED IN THE PARTIES' LETTER AGREEMENT, DATED JUNE 28, 2023. PLAYOFF -RELATED EXPENS ES
WILL CONTINUE TO BE DEDUCTIBLE IN ACCORDANCE WITH THE TERMS OF THE 2011 CBA AS REFLECTED IN THE AUDIT REPORT FOR THE
2015 - 16 SALARY CAP YEAR. FOR THE AVOIDANCE OF DOUBT, TAXES
WILL BE DEDUCTED FROM REVENUES INCLUDED IN BRI UNDER SECTIONS 1(A)(1)(I), (I II), (VI), (VIII), (VII), (XII), (XIII), (XIV),
(XVIII), AND (XIX) (TO THE EXTENT SET FORTH IN THOSE SUBSECTIONS) BEFORE THE APPLICATION OF THE ELEVEN AND ONE -TENTH PERCENT
(1.1.%) RATIO IN CALCULATING THE UNIFORM EXPENSE CAP, AND
BEFORE THE DEDUCTION OF EXPENSES.
(VI) TO THE EXTENT THAT, FOR A SALARY CAP YEAR, TOTAL TEAM CONTENT
EXPENSES AND LEAGUE CONTENT EXPENSES (INCLUSIVE OF
NBAE AND ITY EXPENSES AFTER APPLICATION OF CAPS) EXCEEDS
THE PRODUCT OF TEAM CONTENT REVENUES AND LEAGUE CONTENT
REVENUES (INCLUSIVE OF NBAE AND ITY REVENUES) MULTIPLIED
BY THE ROLLOVER RATIO (AS DEFINED BELOW), THAT EXCESS WOOLLD BE AMORTIZED OVER SUCH SALARY CAP YEAR AND THE NEXT TWO
SALARY CAP YEARS. THE "ROLLOVER RATIO" SHALL BE EIGHTEEN
AND ONE -HALF PERCENT ( 18.5% ), EXCE PT THAT, BEGINNING IN THE
2026- 27 SALARY CAP YEAR, THE "ROLLOVER RATIO" SHALL BE THE
HIGHER OF (A) EIGHTEEN AND ONE -HALF PERCENT ( 18.5% ) OR
(B) THE HIGHEST ACTUAL RATIO OF TEAM CONTENT EXPENSES AND
LEAGUE CONTENT REVENSES TO THAT, BEGINNING IN THE
2026- 27 SALARY CAP YEARS. THE ROLLOVER RATIO SHALL BE THE
HIGHER OF (A) EIGHTEEN AND ONE -HALF PERCENT ( 18.5% ) OR
(B) THE HIGHEST ACTUAL RATIO OF TEAM CONTENT EXPENSES AND
LEAGUE CONTENT REVENSES TO TEAM CONTENT EXPENSES AND
LEAGUE CONTENT REVENSES TO THE AUGUST AND NECOUPED IN EACH SALARY CAP YEAR IN WHICH AMOUNTS ARE
EXCLUDED FROM EACH SALARY CAP YEAR'S ROLLLOVER THRESH
```

"LEAGUE CONTENT REVENUES" AND "LEAGUE CONTENT

ARTICLE VII 153
EXPENSES" MEAN, RESPECTIVELY, REVENUES AND EXPENSES
RELATED TO ALL NBA AND LEAGUE -RELATED CONTENT C ATEGORIES OF
BRI, INCLUDING DIGITAL, INTERNATIONAL LEAGUE PASS (DBS), NBAE, ITV, MEDIA VENTURES, RADIO, AND NATIONAL TV. FOR
THE AVOIDANCE OF DOUBT, LEAGUE CONTENT EXPENSES WILL
REMAIN DEDUCTIBLE AND, WITH THE EXCEPTION OF NBAE AND ITV, UNCAPPED.
FOR E XAMPLE, IF, IN THE 2025 - 26 SALARY CAP YEAR, THE SUM OF
TEAM CONTENT REVENUES AND LEAGUE CONTENT REVENUES
WERE \$5 BILLION, AND THE SUM OF TEAM CONTENT EXPENSES AND
LEAGUE CONTENT EXPENSES (AFTER APPLICATION OF CAPS ON
NBAE AND ITV EXPENSES) WERE \$1 BILLION, AND THE IMPUTED
INTEREST RATE CALCULATED PURSUANT TO THIS SECTION 1 (A)(6) (VI)
WERE FOUR PERCENT (4%), THEN THE AMORTIZED AMOUNT WOULD
BE \$75 MILLION (1.E., \$1 BILLION - \$925 MILLION (1.E., 18.5% OF
\$5 BILLLION)). \$25 MILLION OF THE AMORTIZED AMOUNT WOULD BE
DEDUCTED FROM BRI IN THE 2025 - 26 SALARY CAP YEAR. IN THE
2026 - 27 SALARY CAP YEAR, THE AMORTIZED AMOUNT TO BE
DEDUCTED FROM BRI IN RESPECT OF THE 2025 - 26 SALARY CAP
YEAR WOULD BE \$26 MILLION (1.E., \$25 MILLION), GROWN AT FOUR
PERCENT (4%) INTEREST PER SA LARY CAP YEAR FOR ONE SALARY CAP
YEAR). IN THE 2027 - 28 SALARY CAP YEAR FOR ONE SALARY CAP
YEAR). IN THE 2027 - 29 SALARY CAP YEAR FOR ONE SALARY CAP
YEAR WOULD BE \$27.04 MILLION (1.E., \$25 MILLION),
GROWN AT FOUR PERCENT (4%) INTEREST PER SALARY CAP YEAR FOR
TWO SALARY CAP YEAR WOULD BE \$27.04 MILLION (1.E., \$25 MILLION),
GROWN AT FOUR PERCENT (4%) INTEREST PER SALARY CAP YEAR FOR
TWO SALARY CAP YEAR WOULD BE \$27.04 MILLION (1.E., \$25 MILLION),
GROWN AT HOUR PERCENT (50%) OF, THE NBA TEAM OR THAT FOR PURPOSES OF
DETERMINING BRI:

(1) SOME NBA TEAMS HAVE ENGAGED OR MAY ENGAGE IN
TRANSACTIONS WITH THIRD PARTIES THAT CONTROL, OR OWN AT LEAST
FIFTY PERCENT (50%) OF, THE NBA TEAM OR THAT ARE CONTROLLED
OR OWNED AT LEAST FIFTY PERCENT (50%) BY THE PERSONS OR ENTITIES CONTROLLING OR OWNING AT LEAST FIFTY PERCENT (50%) BY THE PERSONS OR ENTITIES CONTROLLING OR OWNING AT LEAST FIFTY PERCENT

154 ARTICLE VII
BRI. (ANY ENTITY THAT WAS AN "ENTITY RELATED TO AN NBA
TEAM" AS DEFINED BY ARTICLE VII, SECTION 1(A)(4)(I) OF THE
SEPTEMBER 18, 1995 CO LLECTIVE BARGAINING AGREEMENT
BETWEEN THE NBA AND THE PLAYERS ASSOCIATION (THE "1995 CBA") SHALL BE DEEMED A RELATED PARTY UNDER THIS
AGREEMENT FOR SO LONG AS SUCH ENTITY CONTINUES TO BE AN
ENTITY RELATED TO AN NBA TEAM WITHIN THE MEANING OF THE
1995 CBA.) AS PROVIDED IN SECTION 1(A)(1) ABOVE. THE
RELEVANT PROCEEDS RECEIVED BY ANY RELATED PARTY THAT COME WITHIN SUCH SUBSECTION AND THAT RELATE TO SUCH RELATED PARTY'S
TEAM SHALL BE INCLUDED IN BRI. HOWEVER, EXCEPT IN
CONNECTION WITH TELECAST AGREEMENTS (WHI CH ARE SUBJECT TO
SECTION 1(A)(7)(II) BELOW), WITH RESPECT TO ANY SUCH REVENUES OR PROCEEDS RETAINED OR RECEIVED BY A RELATED PARTY (OTHER
THAN ARENA REVENUES THAT RELATE TO SUCH RELATED PARTY'S TEAM
INCLUDING, BUT NOT LIMITED TO, IN. ARENA SALES OF NOVELTIES AND
CONCESSIONS, NBA GAME PARKING, ARENA CLUB REVENUES, SUITE AND SEAT REVENUES AND FIXED AND TEMPORARY IN- ARENA SIGNAGE,
WHICH SHALL BE INCLUDED IN BRI AS IF RECEIVED BY THE TEAM), OR BY A TEAM PURSUANT TO A TRANSACTION WITH A RELATED PARTY,
SUCH REVEN UES OR PROCEEDS SHALL BE INCLUDED IN BRI ONLY TO
THE EXTENT THAT THE NBA AND THE PLAYERS ASSOCIATION AGREE OR, IF THEY FAIL TO AGREE, THE ACCOUNTANTS SHALL REASONABLY
DETERMINE THE AMOUNT, IF ANY, OF SUCH REVENUES OR PROCEEDS
TO ATTRIBUTE TO THE TEAM (TAKI NG INTO ACCOUNT FACTORS SUCH AS
THE NATURE OF THE TRANSACTION, ARRANGEMENT AND/OR
RELATIONSHIP BETWEEN THE TEAM AND THE PLAYERS ASSOCIATION AGREE OR, IF THEY FAIL TO AGREE, THE ACCOUNTANTS SHALL REASONABLY
DETERMINE OF THE TRANSACTION, ARRANGEMENT AND/OR
RELATIONSHIP BETWEEN THE TEAM AND THIN PARTY, ANY AMOUNTS
INCLUDED IN BRI WITH RESPECT TO OTHER TEAMS (OR RELATED
PARTIE S) THAT HAVE ENTERED INTO COMPARABLE TRANSACTIONS,
ARRANGEMENTS AND/OR RELATIONSHIPS WITH THIRD PARTIES, MARKET CONDITIONS, THE NATURE OF ANY SERVICES OR ACTIVITIES PERFORMED
BY THE RELATED PARTY FOR, OR IN CONNECTION WITH, THE
PARTIES

```
ARTICLE VII 155
DETERMINED WITH RESPECT TO ANY PARTICULAR TRANSACTION, THE
ACCOUNTANTS SHALL DETERMINE A REASONABLE AMOUNT WITH
RESPECT TO SUCH TRANSACTION, WHICH SHALL BE INCLUDED IN BRI.
(IN THE EVENT THE ACCOUNTANTS REFUSE TO MAKE ANY SUCH DETERMINATION, SUCH DETERMINATION SHALL BE MADE BY A JOINTLY
SELECTED EXPERT WITH RESPECT TO ANY SUCH TRANSACTION.)
WITHOUT LIMITING THE FOREGOING, IN NO EVENT SHALL BRI INC LUDE
CONSIDERATION PAID TO A RELATED PARTY IN CONNECTION WITH RIGHTS ACQUIRED BY SUCH RELATED PARTY FROM A TEAM FOR FAIR
MARKET VALUE, EVEN IF SUCH CONSIDERATION RELATES TO NBA
GAMES OR NBA. RELATED ACTIVITIES (INCLUDING, BY WAY OF
EXAMPLE AND NOT LIMITATIO N, ADVERTISING REVENUE OR
SUBSCRIBER FEES EARNED BY A RELATED PARTY TELEVISION NETWORK
THAT RELATE, DIRECTLY OR INDIRECTLY, TO THE TELECAST OF NBA
GAMES LICENSED TO THE TELEVISION NETWORK BY A TEAM).
(II) IN THE EVENT THAT, FOLLOWING THE EXECUTION OF THIS AGREE MENT,
A TEAM (OTHER THAN THE NEW YORK KNICKS ("KNICKS")) ENTERS
INTO A LOCAL OR REGIONAL TELECAST AGREEMENT WITH A RELATED
PARTY, A COPY OF SUCH AGREEMENT SHALL BE PROVIDED TO THE
PLAYERS ASSOCIATION WITHIN TEN (10) DAYS OF APPROVAL OF SUCH
AGREEMENT BY THE NBA. THE PLAYERS ASSOCIATION AND THE
NBA SHALL EACH HAVE THE RIGHT, NOT LATER THAN TEN (10) DAYS FOLLOWING THE DATE ON WHICH THE PLAYERS ASSOCIATION RECEIVES
A COPY OF SUCH AGREEMENT, TO SUBMIT SUCH AGREEMENT TO A JOINTLY -SELECTED TELEVISION VALUATION E XPERT OR (IN THE ABSENCE
OF SUCH AGREEMENT) DETERMINED IN ACCORDANCE WITH THE PROCEDURE SET FORTH IN THIS SUBSECTION ("TV EXPERT") FOR THE
LIMITED PURPOSE SET FORTH IN THIS SECTION 1(A)(7)(II). IN THE
EVENT THAT A PARTY HAS SO ELECTED TO SUBMIT SUCH AGREE MENT
TO A TV EXPERT AND THE PRATIES HAVE NOT JOINTLY SELECTED A TV EXPERT WITHIN THIN THIS OUBSECTION RECEIVES
A COPY OF SUCH AGREEMENT, TO SUBMIT SUCH AGREEMENT,
OF THEIR ARRAYS ASSOCIATION RECEIVES A COPY OF SUCH AGREEMENT,
OF SUCH AGREEMENT, TO SUBMIT SUCH AGREEMENT
TO A TV EXPERT AND THE PRATIES HAVE NOT JOINTLY SELECTED A TV EXPERT W
```

THE TEAM'S GAMES PURSUANT TO SUCH AGREEMENT IS MORE THAN

```
ISS ARTICLE VII
FIFTEEN PERCENT (15%) ABOVE OR MORE THAN FIFTEEN PERCENT
(15%) BELOW THE FAIR MARKET VALUE OF SUCH RIGHTS OVER THE
TERM OF SUCH AGREEMENT. IN MAKING SUCH DETERMINATION, T HE
TV EXPERT MAY TAKE INTO ACCOUNT FACTORS SUCH AS THE NATURE OF THE TRANSACTION, ARRANGEMENT AND/OR RELATIONSHIP BETWEEN
THE TEAM AND THE RELATED PARTY, ANY AMOUNTS INCLUDED IN
BRI WITH RESPECT TO OTHER TEAMS (OR RELATED PARTIES) THAT
HAVE ENTERED INTO CO MPARABLE TRANSACTIONS, ARRANGEMENTS
AND/OR RELATIONSHIPS WITH OTHER PROGRAMMING LICENSORS, MARKET CONDITIONS, THE NATURE OF ANY SERVICES OR ACTIVITIES
PERFORMED BY THE RELATED PARTY FOR, OR IN CONNECTION WITH,
THE GENERATION OF REVENUES OR PROCEEDS AND THE AMOUNT OF
REVENUES OR PROCEEDS THAT THE RELATED PARTY WOULD BE EXPECTED TO RETAIN OR RECEIVE WITH RESPECT TO COMPARABLE
TRANSACTIONS, ARRANGEMENTS AND/OR RELATIONSHIPS WITH THIRD
PARTIES; PROVIDED THAT IN NO EVENT SHALL BRI INCLUDE
CONSIDERATION PAID TO A RELATED PARTY IN CONNECTION WITH
RIGHTS ACQUIRED BY SUCH RELATED PARTY FROM A TEAM FOR FAIR MARKET VALUE, EVEN IF SUCH CONSIDERATION RELATES TO NBA
GAMES OR NBA. RELATED ACTIVITIES (INCLUDING, BY WAY OF
EXAMPLE AND NOT LIMITATION, ADVERTISING REVENUE OR SUBSCRIBER FEES EARNED BY A RELATED PARTY TELEVISION NETWORK
THAT RELATE, DIRECTLY OR INDIRECTLY, TO THE TELECAST OF NBA GAMES LICENSED TO THE TELEVISION NETWORK BY A TEAM). IN THE
EVENT THAT THE TV EXPERT DETERMINES THAT SUCH AGGREGATE AMOUNT IS MORE THAN FIFTEEN PERCENT (15%) ABOVE OR BELOW
FAIR MARKET VALUE, THE TV EXPERT SHALL BE INSTRUCTED TO
SUBMIT TO THE PARTIES THE AMOUNT FOR EACH SEASON OF SUCH
AGREEMENT THAT HE DETERMINES REFLECTS THE FAIR MARKET VALUE
OF SUCH RIGHTS AND SUCH AMOUNTS, AND NO OTHER AMOUNTS,
SHALL BE INCLUDED IN BRI WITH RESPECT TO SUCH AGREEMENT. ANY
DETERMINATION MADE BY THE TV EXPERT SHALL BE BUSINGTHED TO THE PARTIES
NO LATER THAN TWENTY (20) DAYS FROM THE DATE ON WHICH SUCH
AGREEMENT THAT HE DETERMINES FEHELCTS THE FAIR MARKET VALUE
OF SUCH RIGHTS AND SUCH AMOUNTS, AND NO OTHER AMOUNTS,
SHALL B
```

AND THE TV EXPERT SHALL MAINTAIN THE CONFIDENTIALITY OF ANY

ARTICLE VII 157
SUCH AGREEMENT (AND ANY DETERMINATION MADE BY THE TV
EXPERT IN ACCORDANCE WITH THIS SECTION 1(A)(7)(II)) PURSUANT
TO THE TERMS OF SECTION 11(C) BELOW RELATING TO THE CONFIDENTIALITY OF BRI AUDITS.

(III) WITH RESPECT TO THE TRANSACTIONS LISTED BELOW IN THIS
SECTION 1(A)(7)(III), THE PARTIES AGREE THAT, BECAUSE THE
PROCEEDS ATTRIBUTABLE TO THESE TRANSACTIONS CANNOT BE ACCURATELY ASCERTAINED, THE FOLLOWING PROCEDURES SHALL BE
USED FOR EACH NB A SEASON IN WHICH MSG NETWORK IS A
RELATED PARTY OF THE KNICKS (IN THE CASE OF SECTION 1(A)(7)(III)(A) BELOW) AND THE MADISON SQUARE
GARDEN ARENAIS A RELATED PARTY OF THE KNICKS (IN THE CASE OF SECTION 1(A)(7)(III)(B) BELOW):

(A) NEW YORK KNICKS TRANSACTION W ITH MSG NETWORK
REGARDING THE SALE OF LOCAL MEDIA RIGHTS: BRI FOR THE
KNICKS FOR EACH NBA SEASON COVERED BY THIS
AGREEMENT SHALL INCLUDE AN AMOUNT EQUAL TO THE NET
PROCEEDS INCLUDED IN BRI ATTRIBUTABLE TO THE LOS
ANGELES LAKERS' SALE, LICENSE OR OTHER CON VEYANCE OF
ALL LOCAL MEDIA RIGHTS (INCLUDDING, BUT NOT LIMITED TO, BROADCAST AND CABLE TELEVISION AND RADIO) FOR SUCH NBA SEASON.

(B) NEW YORK KNICKS TRANSACTIONS WITH RELATED PARTIES
INVOLVING SIGNAGE: BRI FOR THE KNICKS FOR THE
2021-22 NBA SEASON SHALL INCLUD E \$16,560,026 FOR
SIGNAGE. IN EACH SUBSEQUENT SEASON COVERED BY THIS AGREEMENT, THIS AMOUNT SHALL BE INCREASED (OR
DECREASED, AS THE CASE MAY BE) BY THE LEAGUE -WIDE
PERCENTAGE INCREASE (OR DECREASE) IN SIGNAGE AS DETERMINEDIN ACCORDANCE WITH SECTIONS 1(A)(1)(V)
AND (A)(1)(V) ABOVE.

AT SUCH TIME AS THE MSG NETWORK AND/OR THE
MADISON SQUARE GARDEN ARENA ARE NO LONGER RELATED
PARTIES, BRI FOR THE NEW YORK KNICKS IN THE
CATEGORIES DESCRIBED IN SECTION 1(A)(7)(III)(A) AND/OR

(B) ABOVE, AS THE CASE MAY BE, SH ALL NOT BE

158 ARTICLE VII
DETERMINED IN ACCORDANCE WITH THE FOREGOING AND
WILL INSTEAD BE DETERMINED BY THE APPLICABLE
PROVISIONS OF SECTION 5 1(A)(1) AND (A)(7)(II) ABOVE.
(8) IN THE EVENT THAT, PURSUANT TO THE NBA'S NATIONAL BROADCAST,
NATIONAL TELECAST AND NETWORK CABLE TELEVISION AGREEMENTS, NBA
TEAMS RECEIVE REVENUE SHARING PROCEEDS THAT ARE ATTRIBUTABLE TO
NBA GAME TELECASTS IN MORE THAN ONE SALARY CAP YEAR, SUCH
PROCEEDS SHALL BE ALLOCATED OVER THE SAME NUMBER OF SALARY CAP
YEARS (BEGINNING WITH FIRST SALARY CAP YEAR AFTER THE SALARY CAP YEAR
IN WHICH SUCH PROCEEDS ARE ACTUALLY RECEIVED) AS THE NUMBER OF SALARY CAP YEARS IN WHICH SUCH GAMES WERE TELEVISED. ANY OTHER
CONTINGENT PAYMENTS RECEIVED BY THE NBA PURSUANT TO SUCH
AGREEMENTS SHALL BE INCLUDED IN BRI TO THE EXTENT AND IN A MANNER
AGREED UPON BY THE PATTIES, OR, IF THE PARTIES CANNOT AGREE, IN A REASONABLE MANNER DETERMINED BY THE ACCOUNTANTS.
(9) THE NBA AND EACH NBA TEAM SHALL IN GOOD FAITH ACT AND USE
THEIR COMMERCIALLY REASONABLE EFFORTS TO INCREASE BRI FOR EACH SALARY
CAP YEAR DURING THE TERM OF THIS AGREEMENT. IN THE EXERCISE OF SUCH COMMERCIALLY REASONABLE EFFORTS, THE NBA AND EACH NBA TEAM
SHALL BE ENTITLED TO ACT IN A MANNER CONSISTENT WITH THEIR REASONABLE
BUSINESS JUDGMENT AND SHALL NOT (1) TAKE ANY ACTION INTENDED TO DENNEIT, AT THE EXPENSE OF BRI, OTHER COMMERCIAL ACTIVITIES (SUCH AS
THE WNBA AND THE NBAGL) UNRELATED TO THE PERFORMANCE OF
PLAYERS IN NBA BASKETBALL GAMES OR IN NBA "RELATED ACTIVITIES, OR
(II) SHIFT OR FORGO REVENUES ATTRIBUTABLE TO SA LARY CAP YEARS DURING
THE TERM OF THIS AGREEMENT IN EXCHANGE FOR REVENUES OR BENEFIT, S

DURING SALARY CAP YEARS FOLLOWING THE EXPRATION OF THIS AGREEMENT
(UNLESS THERE IS A REASONABLE BUSINESS) JUSTIFICATION UNRELATED TO
COLLECTIVE BARGAINING FOR SUCH SHIFT OR FORGOING. THERE SHALL BE NO
OBLICATION ON THE PART OF THE NBA OR ANY NBA TEAM TO ACCELERATE

HITT SALARY CAP YEARS FOLLOWING THE EXPRATION OF THIS AGREEMENT
(UNLESS THERE IS A REASONABLE BUSINESS FOLLOWING THE EXPRATION OF THIS AGREEMENT
IN S

PURPOSE OF SECURING LEVERAGE IN COLLECTIVE BARGAINING, IN WHICH CASE

IN ARTICLE VI, SECTION 6 ABOVE) AND FIFTY PERCENT (50%) SHALL BE REMITTED BY THE NBA TO A SECTION 501(C)(3) O RGANIZATI ON SELECTED

BY THE NBA.

160 ARTICLE VII
(11) NEITHER THE NBA OR A LEAGUE -RELATED ENTITY NOR A TEAM OR A
RELATED PARTY WILL ENTER INTO ANY LEASE OR OTHER AGREEMENT PROVIDING
FOR THE RECEIPT OF REVENUES INCLUDABLE IN BRI THAT CONTAINS
PROVISIONS THAT PURPORT TO LIMIT ACCESS OF T HE ACCOUNTANTS TO THE
BOOKS AND RECORDS OF THE NBA, SUCH LEAGUE -RELATED ENTITY, SUCH
TEAM, OR SUCH RELATED PARTY IN A MANNER INCONSISTENT WITH THE TERMS OF THIS AGREEMENT OR THAT WOULD PRECLUDE THE CALCULATION OF REVENUES (IF ANY) TO BE INCLUDED IN BRI PUR SUANT TO THE PROVISIONS OF SECTION 1(A)(1)(XII) ABOVE. (12) PREMIUM PAYMENTS MADE BY A TEAM FOR ANY INSURANCE THAT, IF
PAID, WOULD BE INCLUDABLE IN BRI PURSUANT TO SECTION 1(A)(2)(IX) ABOVE, SHALL BE DEDUCTED FROM SUCH TEAM'S BRI FOR THE SALARY CAP YEAR IN WHICH ANY SUCH INSURANCE RECOVERY IS RECEIVED. (13) EQUITY TRANSACTIONS

(II) THE VALUE OF EQUITY SECURITIES RECEIVED BY NBA -RELATED ENTITIES (AS DEFINED IN SECTION 1(A)(2) ABOVE) IN ENTITIES THAT WERE NOT NBA -RELATED ENTITIES PRIOR TO SUCH RECEIPT, TO THE EXTENT OTHERW ISE CONSTITUTING BRI UNDER THIS AGREEMENT,

SHALL BE INCLUDED IN BRI AS FOLLOWS:
(A) IF THE EQUITY SECURITIES (INCLUDING CONTINGENT SECURITIES, (A) IT THE EDIT SECONTIAS (INCLUDING CONTINGENT SECONTIAS AS DEFINED BELOW) ARE PUBLICLY TRADABLE WHEN RECEIVED, THE PUBLICLY TRADED VALUE OF THOSE SECURITIES WILL BE INCLUDED IN BRI COMMENCING IN THE SALARY CAP YEAR IN

WHICH THEY ARE RECEIVED;
(B) IF THE EQUITY SECURITIES CONSIST OF OPTIONS, WARRANTS, CONVERTIBLE SECURITIES OR SIMILAR SECURITIES ("CONTINGENT SECURITIES"), AND (X) THOSE CONTINGENT SECURITIES ARE

SOLD, THE NET PROCE EDS WILL BE INCLUDED IN BRI COMMENCING IN THE SALARY CAP YEAR IN WHICH THE SALE OCCURS, OR (Y) THOSE CONTINGENT SECURITIES ARE EXERCISED

OR CONVERTED INTO OTHER SECURITIES THAT ARE OR BECOME
PUBLICLY TRADABLE, THE PUBLICLY TRADED VALUE OF THE
RESULTING SEC URITIES (NET OF ANY EXERCISE OR CONVERSION
PRICE AND TAXES, AS DETERMINED BELOW) WILL BE INCLUDED IN BRI COMMENCING IN THE SALARY CAP YEAR IN WHICH

ARTICLE VII 161
THE EXERCISE OR CONVERSION OCCURS (IF THE RESULTING
SECURITIES WERE PUBLICLY TRADABLE AT THAT TIME) OR IN THE
SALARY CAP YEAR IN WHICH THE RESULTING SECURITIES LATER
BECOME PUBLICLY TRADABLE, WHICHEVER IS FIRST;
(C) IF THE EQUITY SECURITIES (INCLUDING CONTINGENT SECURITIES
AND ANY SECURITIES RESULTING FROM THE EXERCISE OR
CONVERSION OF CONTINGENT SECURITIES) ARE NOT PUBLICLY
TRADABLE AT THE TIME OF RECEIPT (OR, IN THE CASE OF
CONTINGENT SECURITIES, AT THE TIME OF EXERCISE OR
CONVERSION), NO BRI VALUE SHALL BE ATTRIBUTABLE TO SUCH
SECURITIES UNTIL (X) THEY BECOME PUBLICLY TRADABLE OR
ARE SOLD OR OTHERWISE TRANSFERRE D FOR CONSIDERATION CONVERSION), NO BRI VALUE SHALL BE ATTRIBUTABLE TO SUCH SECURITIES UNTIL (X) THEY BECOME PUBLICLY TRADABLE OR ARE SOLD OR OTHERWISE TRANSFERRE D FOR CONSIDERATION OTHER THAN SECURITIES THAT ARE NOT PUBLICLY TRADABLE, WHICHEVER IS FIRST, AT WHICH TIME THE PUBLICLY TRADED VALUE OR NET PROCEEDS, AS APPLICABLE, WILL BE INCLUDED IN BRI COMMENCING IN THE SALARY CAP YEAR IN WHICH SUCH EVENT OCCURS OR (Y) THEY ARE SPECIFICALLY PLEDGED AND VALUED AS PART OF A TRANSACTION THAT PROVIDES LIQUIDITY WITHOUT SELLING THE EQUITY POSITION, EVEN IF OTHER ASSETS ARE ALSO PLEDGED AS A PART OF SUCH TRANSACTION, IN WHICH CASE BRI WILL INCLUDE AN AMOUNT EQUAL TO THE SPECIFICALLY ASSIGNED TO THE EQUITY SECURITIES ("SPECIFICALLY ASSIGNED VALUE") COMMENCING IN THE SALARY CAP YEAR IN WHICH THEY ARE SPECIFICALLY PLEDGED AND VALUED; OR (D) NOTWITHSTANDING THE FOREGOING, IF ANY CONTINGENT SECURITIES ARE EXERCISABLE OR CONVERTIBLE INTO SECURITIES THAT ARE OR BECOME PUBLICLY TRADABLE, BUT THOSE CONTINGENT SECURITIES ARE NOT EXERCISED OR CONVERTED WITHIN ONE (1) YEAR OF ANY SUCH RIGHT, THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT, BY WRITTEN NOTICE TO THE NBA, TO HAVE THE PUBLICLY TRADED VALUE OF SUCH SECURITIES HAD BEEN EXERCISED OR CONVERTED ON THE DATE OF SUCH NOTICE (NET OF ANY EXERCISE OR CONVERTED ANY EXERCISE OR CONVERTED ON THE DATE OF SUCH NOTICE (NET OF ANY EXERCISE OR CONVERSION PRICE AND TAXES, AS DETERMINED BELOW).

```
162 ARTICLE VII
(II) FOR PURPOSES OF THIS SECTION 1(A)(13), (A) " PUBLICLY
TRADABLE" MEANS (X) THE APPLICABLE EQUITY SECURITIES HAVE
BEEN REGISTERED FOR SALE UNDER APPLICABLE STATE, FEDERAL AND
FOREIGN LAWS, ARE LISTED AND TRADABLE ON A GENERALLY RECOGNIZED
STOCK EXCHANGE OR IN THE OVER -THE-COUNTER MARKET, OR (Y) THE
APPLICABLE EQUITY SECURITIES CAN BE READILY PURCHASED AND SOLD ON A NATIONALLY RECOGNIZED SECONDARY MARKET ( E.G., WITHOUT
LIMITATION ON ANY EXAMPLE, SHARES IN "FACEBOOK" AS OF THE DATE OF THE 2011 CBA), AND IN EACH CASE UNDER (X) AND (Y),
ANY CONTRACTUAL OR O THER PROHIBITION OR LIMITATION ON SALE
WOULD NOT PRECLUDE A SALE; (B) "PUBLICLY TRADED VALUE"
MEANS THE WEIGHTED AVERAGE DAILY TRADING PRICE OF THE
APPLICABLE EQUITY SECURITIES FOR THE THIRTY (30) TRADING DAYS
(X) PRECEDING THE DATE OF RECEIPT IF THE SECUR TITES ARE PUBLICLY
TRADABLE PRIOR TO THAT DATE OR (Y) FOLLOWING THE DATE THEY BECOME PUBLICLY TRADABLE; PROVIDED THAT IF SUCH EQUITY
SECURITIES ARE SOLD DURING THE SALARY CAP YEAR IN WHICH THEIR
PUBLICLY TRADED VALUE IS FIRST INCLUDED IN BRI, THE "PUBLICLY Y
TRADED VALUE" OF SUCH EQUITY SECURITIES SHALL BE THE NET PROCEEDS FROM SUCH SALE; (C) "NET PROCEEDS" MEANS THE
PROCEEDS RECEIVED BY THE SELLING ENTITY FROM THE APPLICABLE
SALE, NET OF COMMISSIONS AND REASONABLE EXPENSES RELATING TO
SUCH SALE, ANY EXERCIS E OR CONVERSION PRICE WITH RESPECT TO
SECURITIES RESULTING FROM THE EXERCISE OR CONVERSION OF
CONTINGENT SECURITIES, AND ANY APPLICABLE TAXES OF THE SELLING
ENTITY (OR IF THE SELLING ENTITY IS A PASS - THROUGH ENTITY FOR
INCOME TAX PURPOSES, SUCH ENTITY'S OW NERS), WHICH SHALL BE
DETERMINED USING A TAX RATE EQUIVALENT TO THE HIGHEST
MAGGINAL COMBINED FEDERAL, STATE AND LOCAL TAX RATE THAT
WOULD BE APPLICABLE IN THE LOCALE WHERE THE PRINCIPAL PLACE
OF BUSINESS OF THE SELLING ENTITY IS LOCATED, WHICH IN THE CASE
OF A TEAM OR A RELATED PARTY OF A TEAM SHALL BE DEEMED TO BE THE LOCALE OF THE ARENA IN WHICH THE TEAM PLAYS MORE THAN
ONE-HALF OF ITS REGULAR SEASON HOME GAMES, AND (O) ASALE

O
```

ARTICLE VII 163
TRADED VALUE OF, NET PROCEEDS FROM, OR SPECIFICALLY
ASSIGNED VALUE OF, NET PROCEEDS FROM, OR SPECIFICALLY
ASSIGNED VALUE OF THE APPLICABLE EQUITY SECURITIES WILL BE
INCLUDED IN BIT OVER A FIVE (5) YEAR AMORTIZATION PERIOD
(INCLUSIVE OF THE SALARY CAP YEAR IN WHICH SUCH PUBLICLY
TRADED OR SPECIFICALLY ASSIGNED VALUE IS FIRST INCLUDED IN
BRI), EVEN IF SUCH EQUITY SECURITIES ARE SOLD DURING SUCH
FIVE (5) YEAR PERIOD.
(III) FOR THE AVOIDANCE OF DOUBT, (A) IN NO EVENT SHALL THE VALUE OF, OR PROCEEDS OR DISTRIBUTIONS FROM, EQUITY SECURITIES IN
NBA. "RELATED ENTITIES BE INCLUDED IN BRI, AND (B) THE VALUE
OF, OR PROCEEDS OR DISTRIBUTIONS FROM, EQUITY SECURITIES IN
NON-NBA. "RELATED ENTITIES SHALL BE INCLUDED IN BRI
EXCLUSIVELY PURSUANT TO THIS SECTION 1 (A) (13), AND ONLY ONCE
UNDER THE APPLICABLE PROVISION OF SECTION 1 (A) (13), AND ONLY ONCE
UNDER THE APPLICABLE PROVISION OF SECTION 1 (A) (13), BOVE .

(14) INTERNATIONAL DEVELOPMENT AND OPERATIONS EXPENSES. THE NBA AND
LEAGUE "RELATED ENTITIES MAY DEDUCT FROM BRI EXPENSES RELATED TO THE
DEVELOPMENT AND OPERATION OF THE LEAGUE'S INTERNATIONAL BUSINESS ("NEWLY -DEDUCTIBLE INTERNATIONAL EXPENSES"), SUBJECT TO A LIMIT OF
TEN PERCENT (10%) OF THE LEAGUE'S GROSS BRI INTERNATIONAL BUSINESS ("NEWLY -DEDUCTIBLE INTERNATIONAL EXPENSES FOLLOWING APPLICATION OF THE
TEN PERCENT (10%) OF DEBING THE "ALLOWED NEWLY -DEDUCTIBLE
INTERNATIONAL EXPENSES"). NEWLY -DEDUCTIBLE INTERNATIONAL EXPENSES INCURRED AT THE LEAGUE LEVEL THAT ARE NOT OTHERWISE
DEDUCTIBLE UNDER THIS AGREEMENT (EXCLUDING EXPENSES IN
CURRENTLY -DEDUCTIBLE CATEGORIES THAT ARE IN EXCESS OF APPLICABLE
PERCENTAGE -OF-REVENUE EXPENSE FOR THE ATA ARE IN EXCESS OF APPLICABLE
INTERNATIONAL EXPENSES FOR THE 2021-22 SALARY CAP YEAR SHEET INCURBE
INTERNATIONAL EXPENSES FOR THE 2021-22 SALARY CAP YEAR WERE THE
INTERNATIONAL EXPENSES FOR THE 2021-22 SALARY CAP YEAR WERE THE
INTERNATIONAL EXPENSES FOR THE 2021-22 SALARY CAP YEAR WERE THE
INTERNATIONAL EXPENSES FOR THE 2021-22 SALARY CAP YEAR WERE THE
INTERNATIONAL EX

IGA ARTICLE VII
WITHOUT LIMITATION ON ANY OTHER EXAMPLE, TEAM PERSONNEL
TRAVELING IN CONNECTION WITH THE SALE OF TEAM SPONSORSHIPS),
SHALL BE DEDUCTIBLE AT FIFTY PERCENT (50%).
(II) BRI FOR PREMIUM SEATING, IN RESPECT OF: (A) BUNKER, SUPER,
AND PARTY SUITES, (B) THEATRE BOXES, LOGE BOXES, AND OTHER
SUCH NON-TRADITIONAL PREMIUM SEATING INVENTORY, AND
(C) TRADITIONAL CLUB SEATS, SHALL BE CALCULATED BY USING THE
PARTIES' PREVIOUSLY-AGREDU POON METHODS, AS REFLECTED IN THE
AUDIT REPORT FOR THE 2015 -16 SALARY CAP YEAR.
(III) TO THE EXTENT SALARY PAID TO A PERSON WHO ALSOOWNS AN
INTEREST IN THE TEAM WOULD OTHERWISE BE DEDUCTIBLE FROM
BRI, SUCH SALARY SHALL ONLY BE DEDUCTIBLE FOR BRI PURPOSES
ONLY IF ALL OF THE FOLLOWING CRITERIA ARE MET AND IF THE EXPENSE
OTHERWISE QUALIFIES FOR SUCH DEDUCTION (FOR EXAMPLE, WITHOUT LIMITATION, THE SALARY IS RELATED TO THE BRI AGAINST WHICH IT IS
DEDUCTED): (A) THE OWNER OWNER OWNER SYNEM SEVEN AND ONE -HALF
PERCENT (7.5%) OF THE TEAM; (B) THE JOB BEING PERFORMED BY THE OWNER WOULD OTHERWISE BE PERFORMED BY A NON-OWNER
STAFF MEMBER; (C) THE JOB BEING PERFORMED BY THE OWNER IS HIS/HER FULL TIME JOB AND HE/SHE HAS NO OTHER ROLES WITH
OUTSIDE COMPANIES (WITH THE EXCEPTION OF LIMITED DUTY BOARD
ROLES); (D) THE SALARY BEING EARNED IS REASONABLE AND
CUSTOMARY, RELATIVE TO WHAT A NON-OWNER STAFF MEMBER
WOULD EARN, FOR THE SERVICES BEING PROVIDED; AND (E) THERE
ARE NO OTHER INDIVIDUALS PERFORMING SUBSTANTIALLY THE SAME
ROLE EMPLOYED BY THE TEAM HERE THE ROLE IS S UCH THAT
ORDINARILY THERE IS ONLY ONE PERSON PERFORMING IT (FOR
EXAMPLE, WITHOUT LIMITATION, TEAM PRESIDENT).
(IV) WITH RESPECT TO EXPENSES ASSOCIATED WITH LEAGUE -RELATED
ENTITY ADVERTISING AND PUBLIC RELATIONS CAMPAIGNS: (A) THE EXPENSES WILL BE ALLOCATED TO BRI AND NON-BRI REVENUE
CATEGORIES PREVIOUSLY INCLUDED IN THE LEAGUE -RESASON T DURING THE SALARY CAP YEAR IN ADDITION TO THE
OTHER CATEGORIES PREVIOUSLY INCLUDED IN THE ALSOAD AND ASD

ARTICLE VII 165
(B) THE EXPENSES SHALL BE DEDUCTED FROM BRI, SUBJECT TO SECTION 1(A)(6)(II) ABOVE.
(V) REVENUES AND EXPENSES SHELATED TO THE NEW IN -SEASON TOURNAMENT ("IST") SHALL BE INCLUDED IN BRI AS FOLLOWS:
(A) REVENUES AND EXPENSES FROM HOME- MARKET GROUP STAGE GAMES AND IST QUARTERFINALS GAMES NOT PLAYED IN A NEUTRAL MARKET WILL BE TREATED AS IF EARNED OR INCURRED DURING A REGULAR SEASON GAME; (B) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, ARTICLE XX, SECTION 4(C), FOR PURPOSES OF ARTICLE VII, SECTION 1(A), REVENUES AND EXPENSES FROM NEUTRAL -MARKET GAMES WILL BE TREATED AS LEAGUE "SPECIAL EVENTS," SUBJECT TO THE 100% EXPENSE CAP FOR SPECIAL EVENTS, EXCEPT THAT, DURING THE 2023- 24 AND 2024- 25 SALARY CAP YEARS ONLY, 50% OF THE EXPENSES RELATED TO ANY NEUTRAL -MARKET IST GAME (OTHER THAN THE IST FINALS GAME, AND EXCLUDING ANY PAYMENTS FROM THE STEINALS GAME, AND EXCLUDING ANY PAYMENTS FROM THE NBA TO TEAMS DESCRIBED IN THE SUCCEEDING SUBPART) WILL BE TREATED AS TEAM EXPENSES SUBJECT TO SECTION (1)(A)(6)(V)
ABOVE; AND (C) PAYMENTS FROM THE NBA TO TEAMS FOR PARTICIPATION IN NEUTRAL -MARKET IST GAME (B) (II)(B) (II)
MISCELLANEOUS BRI AT THE TEAM LEVEL, WITH THE NBA RECORDING AN EXPENSE ELATION TO SUCH PAYMENTA THE NBA RECORDING AN EXPENSE ELATION TO SUCH PAYMENTA THE LEAGUE LEVEL IN SPECIAL EVENTS.

(VI) BARTER OTHERWISE INCLUDABLE IN BRI WILL NOT BE EXCLUDED SOLELY ON THE BASIS THAT THE BARTERED-FOR GOODS OR SERVICES
WERE NOT USED. FOR THE AVOIDANCE OF DOUBT, EXPENSES ASSOCIATED WITH THE RECEIPT AND USE OF BARTERED GOODS OR SERVICES
WERE NOT USED. FOR THE AVOIDANCE OF DOUBT, EXPENSES ASSOCIATED WITH THE RECEIPT AND USE OF BARTERED GOODS OR SERVICES
WERE NOT USED. FOR THE AVOIDANCE OF DOUBT, EXPENSES ASSOCIATED WITH THE RECEIPT AND USE OF BARTERED GOODS OR SERVICES
WERE NOT USED. FOR THE AVOIDANCE OF DOUBT, EXPENSES ASSOCIATED WITH THE RECEIPT AND USE OF BARTERED GOODS OR SERVICES
WERE NOT USED. FOR THE AVOIDANCE OF DOUBT, EXPENSES ASSOCIATED WITH THE RECEIPT

EXCLUSIVELY PURSUANT TO THE ACCRUAL METHOD OF FINANCIAL ACCOUNTING

166 ARTICLE VII
(AND NOT, FOR ANY PURPOSE, THE CASH METHOD OF FINANCIAL ACCOUNTING)
(AND IN ACCORDANCE WITH UNITED STATES GENERALLY ACCEPTED
ACCOUNTING PRINCIPLES. BY WAY OF EXAMPLE, AND NOT LIMITATION, IN
THE EVENT A TEAM RECEIVES A SIGNING BONUS IN CONSIDERAT ION FOR ITS
AGREEMENT TO ENTER INTO A FIVE (5) YEAR CONTRACT FOR THE LOCAL TELECAST OF ITS GAMES, SUCH SIGNING BONUS SHALL BE AMORTIZED IN EQUAL ANNUAL
AMOUNTS OVER THE FIVE (5) SALARY CAP YEARS COVERED BY SUCH TELEVISION CONTRACT.
(2) EXCEPT AS OTHERWISE PROV IDED IN THE CASE OF LUXURY SUITES AND
PERMIUM SEAT LICENSES, IN NO EVENT SHALL THE AMORTIZATION PERIOD FOR ANY LUMP SUM PAYMENT EXCEED SEVEN (7) YEARS.
(3) ANY PAYMENTS THAT CONSTITUTE BRI AND THAT ARE SUBJECT TO BEING
REPAID TO THE PAYOR UNDER CERTAIN CIRCU MSTANCES (THE
"CONTINGENCIES") SHALL CONSTITUTE BRI IN THE SALARY CAP YEAR IN WHICH SUCH PAYMENTS WOULD HAVE BEEN EARNED BUT FOR THE
CONTINGENCIES UNLESS, AT THE TIME OF SUCH PAYMENTS, THE
CONTINGENCIES UNLESS, AT THE TIME OF SUCH PAYMENTS, THE
CONTINGENCIES UNLESS, AT THE TIME OF SUCH PAYMENTS, THE
CONTINGENCIES UNLESS, AT HE THAT E ON THE SALARY CAP YEAR IN WHICH SUCH PEAYMENTS WOULD BE MADE DO NOT OCCUR OR ARE NOT LIKELY TO OCCUR.

IN THE EVENT THAT A PAYMENT THAT HAS BEEN INCLUDED IN BRI
UNLESS AND UNTIL SUCH TIME AS THE CONTINGENCIES UNDER WHICH SUCH REPAYMENTS WOULD BE MADE DO NOT OCCUR OR ARE NOT LIKELY TO OCCUR.

IN THE EVENT THAT A PAYMENT THAT HAS BEEN INCLUDED IN BRI IS
SUBSEQUENTLY REPAID, BRI SHALL BE REDUCED BY THE AMOUNT OF SUCH
REPAYMENT IN THE SALARY CAP YEAR IN WHICH SUCH REPAYMENT IS MADE.

IN ANY PROCEEDING COMMENCED BEFORE THE SYSTEM ARBITRATOR RELATING
TO THE TERMS OF THIS SECTION 1 (18) (3), THE NBS WILL BEAR THE BURDEN OF
DEMONSTRATING THAT THE APPLICABLE CONTINGENCIES ARE LIKELY TO OCCUR.

(4) WITH RESPECT TO LUMP SUM PAYMENTS (E.G., SIGNING BONUSES) THAT
ON THE TERMS OF THIS SECTION 1 (18) (3), THE NBS WILL BEAT HE BURDEN OF
DEMONSTRATING THAT THE APPLICABLE CONTINGENCIES ARE LIKELY TO OCCUR.

(4) WITH RESPECT TO LUMP

ARTICLE VII 10',

BE CALCULATED AND INCLUDED IN BRI IF EACH OF THE FOLLOWING IS SATISFIED:

(I) THE LUMP SUM PAYMENT RECEIVED BY THE TEAM OR RELATED PARTY IS

IN THE AMOUNT OF ONE MILLION DOLLARS (\$1,000,000) OR MORE; (II) THE

LUMP SUM PAYMENT IS RECEIVED BY THE TEAM OR RELATED PARTY AT LEAST

TWELVE (12) MONTHS BEFORE THE START OF THE SALARY CAP YEAR IN WHICH

IT WILL FIRST BE INCLUDED IN BRI UNDER SECTION 1(B)(1) ABOVE; AND (III)

THE LUMP SUM PAYMENT IS NOT RELATED TO A TICKET, LUXURY SUITE OR SEAT

LICENSING TRANSACTION INCLUDING, WITHOUT LIMITATION, REVENUES

INCLUDED IN BRI UNDER SECTIONS 1(A)(1)(I), (1A)(1)(VII), AND (IA)(1)(XI)

ABOVE.

(S) LOAN PROCEEDS FROM CONTRACTUAL COUNTERPARTIES THAT WOULD BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT (RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT (RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT (RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN) WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A LOAN WILL BE

INCLUDED IN BRI IF RECEIVED AS PAYMENT RATHER THAN A REPUBLIED OF THE PAYERS ASSOCIATION SHALL BE REDUCED BY THE AMOUNT OF SUCH REPAYMENT IN THE SALARY CAP YEAR IN WHICH SI

(C) "PROJECTED BRI "FOR A SALARY CAP YEAR RATHER DEALS. IF AMOUNTS IN

RESPECT OF SUCH A LOAN ARE INCLUDED IN BRI, BUT THE LOAN IS SUBSEQUENTLY REPAID, BRI SHALL BE REDUCED BY THE AMOUNT OF SUCH REPAYMENT IN THE SALARY CAP YEAR IN WHICH SI

(C) "PROJECTED BRI "FOR T ASALARY CAP YEAR STHE AMOUNT OF THE PARTIES OF

168 ARTICLE VII
AGREEMENT, DATED OCTOBER 3, 2014 ("NBA/TBS AGREEMENT") (A
COPY OF WHICH HAS BEEN PROVIDED TO THE PLAYERS ASSOCIATION), AND
NATIONAL BROADCAST, NATI ONAL TELECAST OR NETWORK CABLE TELEVISION
CONTRACTS COVERING SEASONS THAT SUCCEED THE SEASONS COVERED BY THE NBA/ABC AND NBA/TBS AGREEMENTS ("SUCCESSOR AGREEMENTS")
(COPIES OF WHICH SHALL BE PROVIDED TO THE PLAYERS ASSOCIATION WITHIN
TEN (10) DAYS OF EXECUTION), PROJECTED BRI FOR A SALARY CAP YEAR SHALL
INCLUDE (I) THE RIGHTS FEES OR OTHER NON- CONTINGENT PAYMENTS STATED
IN SUCH CONTRACTS WITH RESPECT TO THE SEASON COVERED BY SUCH SALARY
CAP YEAR (AS SUCH RIGHTS FEES OR NON- CONTINGENT PAYMENTS MAY BE
ADJUSTE D BY AGREEMENT OF THE PARTIES TO SUCH CONTRACTS); (II) THE
AMOUNTS OF REVENUE SHARING PROCEEDS, IF ANY, THAT ARE INCLUDABLE IN
BRI FOR SUCH SALARY CAP YEAR PURSUANT TO SECTION 1(A)(8) ABOVE;
(III) THE AMOUNTS WITH RESPECT TO CONTINGENT PAYMENTS (OTHER THAN
REVENUE SHARING PROCEEDS), IF ANY, ATTRIBUTABLE TO SALARY CAP YEARS COVERED BY THIS AGREEMENT IN SUCCESSOR AGREEMENTS AS SUCH
AMOUNTS ARE AGREED UPON BY THE PARTIES, OR IF THE PARTIES DO NOT REACH
AGREEMENT, BY THE ACCOUNTANTS: AND (IV) THE AMOUNT INCLUDE D IN BRI
FOR THE PRECEDING SALARY CAP YEAR WITH RESPECT TO THE VALUE OF ADVERTISING OR PROMOTIONAL TIME PROVIDED TO THE NBA AS PART OF THE
NBA/ABC AND NBA/TBS AGREEMENTS (OR ANY SUCCESSOR
AGREEMENTS) THAT IS USED FOR ANY PURPOSE OTHER THAN THOSE LISTED IN SECTION S 1(A)(1)(II)(A) -(D).

(3) IN NO EVENT SHALL THE SAME AMOUNTS BE INCLUDED IN PROJECTED
BRI OR INTERIM PROJECTED BRI, DIRECTLY OR INDIRECTLY, MORE THAN ONCE
(INCLUDING IN THE EVENT THAT THE TERMS OF ANY SUCCESSOR AGREEMENTS
WOULD CAUSE THE SAME AMOUNTS TO BE INDIRECTLY INCLUDED IN PROJECTED
BRI OR INTERIM PROJECTED BRI, DIRECTLY OR INDIRECTLY, MORE THAN ONCE
(INCLUDING IN THE EVENT THAT THE TERMS OF ANY SUCCESSOR AGREEMENTS
WOULD CAUSE THE SAME AMOUNTS TO BE INDIRECTLY INCLUDED IN PROJECTED
BRI OR INTERIM PROJECTED BRI FOR A SALARY CAP YEAR PURSUANT TO BOTH SUBSECTIONS (1) AND (2) AB

(D) "LOCAL EXPANSION TEAM BRI " MEANS THE BRI OF THE EXPANSION TEAMS DURING THEIR FIRST TWO (2) SEASONS, BUT NOT INCLUDING THE EXPANSION TEAMS' SHARE OF LEAGUE -WIDE REVENUES THAT ARE OTHERWISE INCLUDED IN BRI (INCLUDING, BUT NOT LIMITED TO, THEIR SHARE OF NATIONAL TELEVISION, CABLE, RADIO AND OTHER BROADCAST REVENUES).

ARTICLE VII 169
(E) "PROJECTED LOCAL EXPANSION TEAM BRI" MEANS LOCAL EXPANSION
TEAM BRI FOR THE IMMEDIATELY PRECEDING SEASON, INCREASED BY FOUR AND
ONE-HALF PERCENT (4.5%).
(F) "INTERIM PROJECTED BRI" MEANS A PROJECTION OF BRI FOR A SALARY CAP
YEAR USING ESTIMATED BRI IN PLACE OF BRI FOR THE PREVIOUS SALARY CAP YEAR.
(G) "BARTER" MEANS TO TRADE BY EXCHANGING ONE COMMODITY, SERVICE OR
OTHER NON-CASH ITEM FOR ANOTHER.
(H) "ESTIMATED TOTALBENEFITS" MEANS THE ESTIMATE OF TOTAL BENEFITS FOR
A SALARY CAP YEAR AS SET FORTH IN THE INTERIM AUDIT REPORT (AS DEFINED IN SECTION 10(A) BELOW) FOR SUCH SALARY CAP YEAR.
(I) "ESTIMATED TOTAL SALARIES" MEANS THE ESTIMATE OF TOTAL SALARIES FOR
A SALARY CAP YEAR AS SET FORTH IN THE INTERIM AUDIT REPORT FOR SUCH SALARY CAP YEAR.
(I) "ESTIMATED TOTAL SALARIES AND BENEFITS" MEANS THE SUM OF EST IMATED
TOTAL BENEFITS AND ESTIMATED TOTAL SALARIES FOR A SALARY CAP YEAR AS SET FORTH IN THE INTERIM AUDIT REPORT FOR SUCH SALARY CAP YEAR.
(K) "ESTIMATED BRI" MEANS THE ESTIMATE OF BRI FOR A SALARY CAP YEAR AS SET FORTH IN THE INTERIM AUDIT REPORT FOR SUCH SALARY CAP YEAR.
AS SET FORTH IN THE INTERIM AUDIT REPORT FOR SUCH SALARY CAP YEAR.
AS SET FORTH IN THE INTERIM AUDIT REPORT FOR SUCH SALARY CAP YEAR.
SECTION 2. SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, APRON
LEVELS, AND DRAFT PICK PENALTY.
(A) CALCULATION OF SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, APRON
LEVELS, AND DRAFT PICK PENALTY.
(A) CALCULATION OF SALARY CAP, THE SALARY CAP FOR EACH SALARY CAP YEAR COVERED BY THE TERM OF THIS AGREEMENT WILL EQUAL FORTY -FOUR AND SEVENTY -FOUR ONE HUNDREDITHS PERCENT (44.74%) OF PROJECTED BRI FOR
SUCH SALARY CAP YEAR, LESS PROJECTED BENEFITS FOR SUCH SALARY CAP.

YEAR, DIVIDED BY THE NUMBER OF TEAMS SCHEDULED TO PLAY IN THE NBA DURING SUCH SALARY CAP YEAR, OTHER THAN EXP ANSION TEAMS DURING

THEIR FIRST TWO (2) SALARY CAP YEARS IN THE NBA.

(2) NOTWITHSTANDING SECTION 2(A)(1) ABOVE, IN THE EVENT THAT PROJECTED BRI FOR ANY SALARY CAP YEAR IN WHICH ONE OR MORE EXPANSION TEAMS IS SCHEDULED TO PLAY ITS SECOND SEASON, PLUS PROJECTED LOCAL EXPANSION TEAM BRI FOR SUCH SALARY CAP YEAR, MULTIPLIED BY THE APPLICABLE PERCENTAGE OF PROJECTED BRI SET FORTH IN SECTION 2(A)(1) ABOVE, LESS PROJECTED BENEFITS FOR SUCH SALARY CAP YEAR (INCLUDING FOR THE EXPANSION TEAM(S)), DIVIDED BY THE NUMBER OF TEAMS SCHEDULED TO PLAY IN THE NBA DURING SUCH SALARY CAP YEAR OF TEAMS SCHEDDLED TO PLAT IN THE NBA DURING SUCH SALARY CAP TEAR
(INCLUDING THE EXPANSION TEAM(S)), EXCEEDS THE SALARY CAP CALCULATED IN ACCORDANCE WITH SECTION 2(A)(1) ABOVE, THE SALARY CAP
SHALL EQUAL THE AMOUNT CALCULATED PURSUANT TO THIS SECTION 2(A)(2).
(3) IN THE EVENT THAT THE SALARY CAP FOR A SALARY CAP YEAR IS
CALCULATED BASED UPON AN INTERIM AUDIT REPORT FOR THE PRIOR SALARY CALCULATED BASED UPON AN INTERIM AUDIT REPORT FOR THE PRIOR SALARY
CAP YEAR IN ACCORDANCE WITH SECTION 2(A)(7) BELOW AND BRI AND
TOTAL SALARIES AND BENEFITS AS SET FORTH IN THE AUDIT REPORT FOR THE PRIOR SALARY CAP YEAR ARE DIFFERENT FROM THOSE IN THE INTERIM AUDIT
REPORT SUCH THAT THE SALARY CAP WOULD HAVE BEEN DIFFERENCE IN THAT
BASED UPON THE INTERIM AUDIT REPORT, ANY SUCH DIFFERENCE IN THE
SALARY CAP SHALL BE DEBITED OR CREDITED, AS THE CASE MAY BE, TO THE
SALARY CAP FOR THE SUBSEQUENT SALARY CAP YEAR, EXCEPT THAT, WITH
RESPECT TO THE 2029 -30 SALARY CAP YEAR (OR, IN THE ALTERNATIVE, IF EITHER
THE NBA OR PLAYERS ASSOCIATION EXERCISES ITS OPTION TO TERMINATE THIS AGREEMENT PURSUANT TO ARTICLE XXX IX, THE 2028 -29 SALARY CAP
YEAR) ANY SUCH DIFFERENCES SHALL BE DEBITED OR CREDITED, AS THE CASE MAY BE, TO THE SALARY CAP FOR THE THEN CURRENT SALARY CAP YEAR, IN ALL
SUCH CASES WITH INTEREST (AT A RATE EQUAL TO THE ONE (1) YEAR TREASURY
BILL RATE AS PUBLI SHED IN THE WALL STREET JOURNAL ON THE DATE OF THE
ISSUIANCE OF THE INTERIM AUDIT REPORT). ISSUANCE OF THE INTERIM AUDIT REPORT). (4) FOR EACH SALARY CAP YEAR COVERED BY THE TERM OF THIS AGREEMENT, THERE SHALL BE:

(I) A MINIMUM TEAM SALARY EQUAL TO NINETY PERCENT (90%) OF THE SALARY CAP FOR SUCH SALARY CAP YEAR; (II) A "TAX LEVEL" EQUAL TO ONE HUNDRED TWENTY -ONE AND ONE-HALF PERCENT (121.5%) OF THE SALARY CAP FOR SUCH SALARY CAP YEAR;

ARTICLE VII 171
(III) A "FIRST APRON LEVEL" AND A "SECOND APRON LEVEL" AS
FOLLOWS:
(A) FOR THE 2023- 24 SALARY CAP YEAR, THE FIRST APRON
LEVEL SHALL EQUAL THE SUM OF: (1) THE TAX LEVEL FOR
THE 2023- 24 SALARY CAP YEAR, AND (2) \$6.716 MILLION
MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS THE AVERAGE OF THE SALARY CAP FOR THE 2022 -23 SALARY
CAP YEAR AND THE SALARY CAP FOR THE 2023 -24 SALARY
CAP YEAR, AND THE DENOMINATOR OF WHICH IS THE
SALARY CAP FOR THE 2022- 23 SALARY CAP YEAR. FOR
EACH SUBSEQUENT SALARY CAP YEAR, THE FIRST APRON LEVEL SHALL EQUAL THE FIRST APRON LEVEL FOR THE
2023- 24 SALARY CAP YEAR MULTIPLIED BY A FRACTION, THE
NUMERATOR OF WHICH IS THE SALARY CAP FOR THE 2023-24 SALARY CAP
PEAR.
(B) FOR THE 2023- 24 SALARY CAP YEAR, THE SECOND APRON
LEVEL SHALL EQUAL THE SUM OF: (1) THE TAX LEVEL FOR
THE 2023- 24 SALARY CAP YEAR, AND (2) \$17.5 MILLION.
FOR EACH SUBSEQUENT SALARY CAP YEAR, THE SECOND APRON
LEVEL SHALL EQUAL THE SUM OF: (1) THE TAX LEVEL FOR
THE 2023- 24 SALARY CAP YEAR, AND (2) \$17.5 MILLION.
FOR EACH SUBSEQUENT SALARY CAP YEAR, THE SECOND APRON LEVEL FOR
THE 2023- 24 SALARY CAP YEAR, AND (2) \$17.5 MILLION.
FOR EACH SUBSEQUENT SALARY CAP YEAR MULTIPLIED BY A FRACTION,
THE NUMERATOR OF WHICH IS THE SALARY CAP PEAR THE SECOND
APRON LEVEL SHALL EQUAL THE SECOND APRON LEVEL FOR
THE 2023- 24 SALARY CAP YEAR, AND (2) \$17.5 MILLION.
FOR EACH SUBSEQUENT SALARY CAP YEAR AND THE DENOMINATOR OF
WHICH IS THE SALARY CAP YEAR AND THE DENOMINATOR OF
WHICH IS THE SALARY CAP PEAR MULTIPLIED BY A FRACTION,
THE NUMERATOR OF WHICH IS THE SALARY CAP PEAR THE SECOND
FOR EXAMPLE, ASSUME THE SALARY CAP FOR THE 2023-24 SALARY CAP
YEAR
FOR CLARITY, FOR PURPOSES OF THE FOREGOING CALCULATIONS, THE SALARY CAP SHALL BE THE SALARY CAP AS CALCULATED IN ACCORDANCE WITH
SECTIONS 2(A)(1)-(3) ABOVE WITHOUT REGARD TO SECTIONS 2(A)(5) AND (6)
BELOW.
FOR EXAMPLE, ASSUME THE SALARY CAP FOR THE 2023-24 SALARY CAP YEAR IS
\$134 MILLION, FOR THE 2024-25 SALARY CAP YEAR IS \$140.7 MILLION, AND FOR THE
2025-26 SALARY CAP YEAR IS

FOR THE 2023-24 SALARY CAP YEAR:

• THE TAX LEVEL WOULD BE \$162.81 MILLION (I.E., \$134 MILLION (THE THE FIAX LEVEL WOULD BE \$162.81 MILLION (I.E., \$134 MILLION (THE 2023-24 SALARY CAP) MULTIPLED BY 121.5%);
THE FIRST APRON L EVEL WOULD BE \$169.807 MILLION (I.E., \$162.81 MILLION (THE 2023-24 TAX LEVEL) PLUS AN AMOUNT EQUAL TO \$6.716 MILLION MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS \$128.828 MILLION (THE AVERAGE OF THE 2022-23 SALARY CAP OF \$123.655 MILLION AND THE 2023-24 SALARY CAP OF \$134 MILLION), AND THE DENOMINATOR OF WHICH IS \$123.655 MILLION (THE 2022- 23 SALARY CAP)); AND
• THE SECOND APRON LEVEL WOULD BE \$180.31 MILLION (I.E.

• THE SECOND APRON LEVEL WOULD BE \$180.31 MILLION (I.E., \$162.81 MILLION (THE 2023-24 TAX LEVEL) PLUS \$17.5 MILLION).

FOR THE 2024-25 SALARY CAP YEAR:

• THE TAX LEVEL WOULD BE \$170.951 MILLION (I.E., \$140.7 MILLION MULTIPLIED BY 121.5%);

• THE FIRST APRON LEVEL WOULD BE \$178.297 MILLION (I.E., \$169.807 MILLION (THE 2023-24 FIRST APRON LEVEL) MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS \$140.7 M ILLION (THE 2024-25 SALARY CAP) AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP). (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$140.7 MILLION (THE 2024-25 SALARY CAP).) (AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2024-25 SALARY CAP).) (AND THE 2024-25 SALARY CAP).)

• THE SECOND APRON LEVEL WOULD BE \$189.326 MILLION (IHE 2023-24 SALARY CAP)); AND

• THE SECOND APRON LEVEL WOULD BE \$189.326 MILLION (I.E., \$180.31 MILLION (THE 2023-24 SECOND APRON LEVEL) MULTIPLIED BY A FRACTION, THE NUMERATOR O F WHICH IS \$140.7 MILLION (THE 2024-25 SALARY CAP) AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2023-24 SALARY CAP)

CAP)). FOR THE 2025-26 SALARY CAP YEAR :

• THE TAX LEVEL WOULD BE \$179.498 MILLION (I.E., \$147.735 MILLION MULTIPLIED BY 121.5%);

**THE FIRST APRON LEVEL WOULD BE \$187.212 MILLION (I.E., \$169.807 MILLION (THE 2023-24 FIRST APRON LEVEL) MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS \$147.735 MILLION (THE 2025-26 SALARY CAP) AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2023-24 SALA RY CAP)); AND

ARTICLE VII 173

• THE SECOND APRON LEVEL WOULD BE \$198.792 MILLION (I.E., \$180.31 MILLION (THE 2023-24 SECOND APRON LEVEL) MULTIPLIED BY A FRACTION,
THE NUMERATOR OF WHICH IS \$147.735 (THE 2025-26 SALARY CAP) AND THE DENOMINATOR OF WHICH IS \$134 MILLION (THE 2023 -24 SALARY CAP)).

(5) (I) FOR EACH SALARY CAP YEAR BEGINNING WITH THE 2023 -24 SALARY
CAP YEAR, IN THE EVENT THAT (A) THERE IS A SHORTFALL AMOUNT (AS DEFINED IN SECTION 12(A)(21) BELOW) FOR SUCH SALARY CAP YEAR,
AND (B) T HE CARRYOVER AMOUNT (AS DEFINED IN SECTION 12(A)(12)
BELOW) IN RESPECT OF THE SUBSEQUENT SALARY CAP YEAR IS EQUAL TO
ZERO (0), THEN THE SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL,
FIRST APRON LEVEL, AND SECOND APRON LEVEL FOR SUCH
SUBSEQUENT SALARY CAP YEAR (AS CALCUL ATED IN ACCORDANCE WITH

FIRST APRON LEVEL, AND SECOND APRON LEVEL FOR SUCH
SUBSEQUENT SALARY CAP YEAR (AS CALCULATED IN ACCORDANCE WITH
SECTIONS 2(A)(1) -(4) ABOVE) SHALL EACH BE INCREASED BY AN AMOUNT
EQUAL TO THE SHORTFALL AMOUNT DIVIDED BY THE NUMBER OF TEAMS IN THE NBA DURING SUCH SUBSEQUENT SALARY CAP YEAR (OTHER
THAN EXPANSION TEAMS IN THEIR FIRST TWO (2) SALARY CAP YEARS IN

(III) FOR EACH SALARY CAP YEAR BEGINNING WITH THE 2023 -24 SALARY CAP YEAR, IN THE EVENT THAT THERE IS AN OVERAGE AMOUNT (AS

DEFINED IN SECTION 12(A)(20) BELOW) FOR SUCH SALARY CAP YEAR
THAT EXCEEDS SIX PERCENT (6%) OF TOTAL SALARIES AND BENEFITS, THEN THE SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, FIRST APRON LEVEL, AND SECOND APRON LEVEL FOR THE SUBSEQUENT SALARY CAP YEAR (AS CALCULATED IN ACCORDANCE WITH SECTIONS 2(A)(1) -(4) ABOVE) SHALL EACH BE REDUCED BY AN AMOUNT

CALCULATED AS FOLLOWS:

CALCULATED AS FOLLOWS:
STEP 1: SUBTRACT SIX PERCENT (6%) OF TOTAL SALARIES AND BENEFITS FROM THE OVERAGE AMOUNT.
STEP 2: IF PROJECTED BRI FOR THE SUBSEQUENT SALARY CAP
YEAR DOES NOT EXCEED BRI FOR THE SALARY CAP YEAR
BY MORE THAN EIGHT PERCENT (8%) OF BRI FOR THE

SALARY CAP YEAR OR THE OVERAGE AMOUN T DESCRIBED ABOVE EXCEEDS NINE PERCENT (9%) OF TOTAL SALARIES AND BENEFITS, THEN DIVIDE THE RESULT OF STEP 1 BY THE

NUMBER OF TEAMS IN THE NBA DURING THE

SUBSEQUENT SALARY CAP YEAR (OTHER THAN EXPANSION

174 ARTICLE VII
TEAMS IN THEIR FIRST TWO (2) SALARY CAP YEARS IN THE
NBA). THE RESULT OF THIS CALCULATION IS THE AMOUNT
OF THE REDUCTION IN EACH OF THE SALARY CAP,
MINIMUM TEAM SALARY, TAX LEVEL, FIRST APRON
LEVEL, AND SECOND APRON LEVEL FOR SUCH
SUBSEQUENT SALARY CAP YEAR, AND NO FURTHER STEPS ARE REQUIRED.

IF PROJECTED B RI FOR THE SUBSEQUENT SALARY CAP
YEAR EXCEEDS ONE HUNDRED EIGHT PERCENT (108%) OF BRI FOR THE SALARY CAP YEAR AND THE OVERAGE AMOUNT DESCRIBED ABOVE DOES NOT EXCEED NINE AMOUNT DESCRIBED ABOVE DOES NOT EXCEED NINE
PERCENT (9%) OF TOTAL SALARIES AND BENEFITS, THEN
PROCEED TO STEP 3.

STEP 3: SUBTRACT ONE HUNDRED EIGHT PERCENT (108%) OF BRI
FOR THE SALARY CAP YEAR FROM PROJECTED BRI FOR THE SUBSEQUENT SALARY CAP YEAR.
STEP 4: MULTIPLY THE RESULT OF STEP 3 BY FIFTY PERCENT (50%).
STEP 5: SUBTRACT THE RESULT OF STEP 4 FROM THE RESULT OF STEP 1. IF THE RE SULT OF THIS STEP IS LESS THAN
ZERO (0), THEN NO ADJUSTMENTS SHALL BE MADE TO THE
SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL,
FIRST APRON LEVEL, OR SECOND APRON LEVEL FOR THE
SUBSEQUENT SALARY CAP YEAR, AND NO FURTHER STEPS ARE REQUIRED.
STEP 6: DIVIDE THE RESULT OF STEP 5 BY THE NUMBER OF
TEAMS IN THE NBA DURING SUCH SUBSEQUENT SALARY CAP YEAR (OTHER THAN EXPANSION TEAMS IN THEIR
FIRST TWO (2) SALARY CAP YEARS IN THE NBA). THE
RESULT OF THIS CALCULATION IS THE AMOUNT OF THE
REDUCTION IN EACH OF THE SALARY CAP, MINIMUM
TEAM SALARY, TAX LEVEL, FIRST APRON LEVEL, AND SECOND APRON LEVEL FOR SUCH SUBSEQUENT SALARY
CAP YEAR.

ARTICLE VII 175
EXAMPLE: ASSUME: (I) 2024-25 TOTAL SALARIES AND BENEFITS IS \$5.5 BILLION, THE
2024-25 DESIGNATED SHARE IS \$5.1 BILLION, AND THE RESULTING 2024-25 OVERAGE
AMOUNT IS \$400 MILLION (WHICH EQUALS APPROXIMATELY 7.3% OF TOTAL SALARIES
AND BENEFITS; (II) 2025-26 PROJECTED BIT IS \$1.5 BILLION, 2024-25 BRI IS
\$1.0 BILLION, AND THUS 2025-26 PROJECTED BIT IS \$1.5 BILLION, 2024-25 BRI IS
\$1.0 BILLION, AND THUS 2025-26 PROJECTED BIT IS \$1.5 BILLION, 2024-25 BRI IS
\$1.0 BILLION, AND THUS 2025-26 PROJECTED BIT IS \$1.5 BILLION, 2024-25 BRI IS
\$1.0 BILLION, AND THUS 2025-26 PROJECTED BIT IS \$1.5 BILLION, 2024-25 BRI IS
\$1.0 BILLION, AND THUS 2025-26 PROJECTED BIT IS \$1.5 BILLION (LE., 2084)

SECOND APRON LEVEL WOULD EACH BE REDUCED BY \$2.33,333 (LE., \$7.5 MILLION (LE., 6% OF
2024-25 TOTAL SALARIES AND BENEFITS) IDVIDED BY 30 (LE., THE NUMBER OF TEAMS
IN THE NBA DURING THE 2025-26 SEASON).

IN THE NBA DURING THE 2025-26 SEASON).

IN THE NBA DURING THE 2025-26 SEASON).

SECOND APRON LEVEL WOULD SALE IN THE PRIOR EXAMPLE, EXCEPT ASSUME 2025-26
PROJECTED BRI IS \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI IS \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26
PROJECTED BRI OF \$10.0 BILLION (INSTEAD OF \$10.5 BILLION), AND THUS 2025-26 SEASON
(6) NOTWIT HISTADDING ANYTHING TO THE CONTRARY IN SECTIONS 2((A) 1.5(5)

ABOVE, IN NO EVENT SHALL ANY OF THE SALARY CAP, MINIMUM TEAM
SALARY, TAX LEVEL, IRIST PAPRON LEVEL, ON SECOND APRON LEVEL FOR A
SALARY CAP YEAR (A) DEC

```
176 ARTICLE VII
INSTEAD OF BRI, AND ESTIMATED TOTAL SALARIES AND BENEFITS SHALL BE
UTILIZED INSTEAD OF TOTAL SALARIES AND BENEFITS. IN THE EVENT THAT THE
INTERIM AUDIT REPORT FOR A SALARY CAP YEAR HAS NOT BEEN COMPLETED AS OF THE LAST DAY OF SUCH SALARY CAP YEAR, AND THE NBA AND PLAYERS
ASSOCIATION HAVE NOT REACHED AGREEMENT ON PROJECTED BRI AND
PROJECTED BENEFITS PURSUANT TO ARTICLE VII, SECTION 1 AND ARTICLE IV,
SECTION 8, THEN THE SALARY CAP FOR THE IMMEDIATELY FOLLOWING SALARY CAP YEAR SHALL, UNTIL SUCH INTERIM AUDIT REPORT IS COMPLETED, BE AN
AMOUNT THAT WOULD HAVE BEEN THE SALARY CAP FOR THE PRECEDING SALARY
CAP YEAR HAD PROJECTED BRI OR INTERIM PROJECTED BRI, AS THE CASE
MAY BE, FOR SUCH PRECEDING SALARY CAP YEAR INCLUDED, WITH RESPECT
TO THE NBA'S NATIONAL BROADCAST, NATIONAL TELECAST, OR NETWORK CABLE
TELEVISION CONTRACTS, THE RIGHTS FEES OR OTHER NON-CONTINGENT
PAYMENTS STATED IN SUCH CONTRACTS FOR THE SEASON FOLLOWING THE
SEASON COVERED BY SUCH PRECEDING SALARY CAP YEAR
(8) THE SALARY CAP, MINIMUM TEAM SALARY, CAP YEAR WILL BE IN EFFECT COMMENCING ON THE FIRST DAY OF THE SALARY CAP YEAR AND SHALL CONTINUE THROUGH AND INCLUDING THE
(8) OPERATION OF SALARY CAP.

(1) BASIC RULE. A TEAM'S TEAM SALARY MAY NOT EXCEED THE SALARY
CAP AT ANY TIME UNLESS THE TEAM IS USING ONE OF THE EXCEPTIONS SET FORTH IN SECTION 6 BELOW.
(2) R

OOM. SUBJECT TO THE OTHER PROVISIONS OF THIS SAGREEMENT,
INCLUDING, WITHOUT LIMITATION, ARTICLE II, SECTION 7, ANY TEAM WITH
ROOM MAY ENTER INTO A PLAYER CONTRACT THAT CALLS FOR A SALARY IN THE
```

FIRST SALARY CAP YEAR COVERED BY SUCH CONTRACT THAT WOULD NOT EXCEED THE TEAM'S THEN -CURRENT ROOM.

(C) O PERATION OF MINIMUM TEAM SALARY.

(1) AS USED IN THIS AGREEMENT, THE FOLLOWING TERMS SHALL HAVE THE

(I) AS OSED IN THIS AGREEMENT, THE FOLLOWING TERMS STALL IN FOLLOWING MEANINGS: (I) "MTS CAP HOLD TEAM SALARY" MEANS, FOR A TEAM FOR A SALARY CAP YEAR, THE TEAM'S TEAM SALARY CALCULATED IN THE ARTICLE VII 177

SAME MANNER AS TEAM SALARY IS CALCULATED BY THE
ACCOUNTANTS FOR PURPOSES OF COMPUTING TOTAL SALARIES AND
BENEFITS IN THE AUDIT REPORT (AS DEFINED IN SECTION 10(A)(1) BELOW).

(II) "MTS PAYMENT TEAM SALARY" MEANS, FOR A TE AM FOR A SALARY

CAP YEAR, THE TEAM'S MTS CAP HOLD TEAM SALARY AS OF THE
START OF THE FIRST DAY OF THE REGULAR SEASON OCCURRING WITHIN SUCH SALARY CAP YEAR:

((A) PLUS ANY SALARY IN RESPECT OF SUCH SALARY CAP YEAR

THAT IS EXCLUDED FROM THE TEAM'S TEAM SALARY

PURSUANT TO SECTION 4(H) BELOW;

(B) MINUS ANY SALARY IN RESPECT OF SUCH SALARY CAP YEAR THAT IS INCLUDED IN THE TEAM'S TEAM SALARY PURSUANT TO SECTION 3(E) BELOW; AND

(C) PLUS ANY SALARY IN RESPECT OF SUCH SALARY CAP YEAR

THAT IS EXCLUDED FROM THE TEAM'S TEAM SALARY

PURSUANT TO SECTION 4(B) BELOW.

(III) "MTS THRESHOLD" MEANS, FOR A TEAM FOR A SALARY CAP YEAR,

THE LESSER OF (A) THE MINIMUM TEAM SALARY FOR SUCH SALARY

CAP YEAR, AND (B) SUCH TEAM'S MTS CAP HOLD TEAM SALARY

CAP YEAR, AND (B) SUCH TEAM'S MTS CAP HOLD TEAM SALARY

CAP YEAR, AND (B) SUCH TEAM'S MTS PAYMENT TEAM SALARY

(C) IN THE VEVENT THAT A TEAM'S MTS PAYMENT TEAM SALARY FOR A

SALARY CAP YEAR IS LESS THAN THE APPLICABLE MINIMUM TEAM SALARY

FOR THAT SALARY CAP YEAR, THEN:

(I) THE NBA SHALL CAUSE SUCH TEAM TO MAKE A PAYMENT TO THE

NBA EQUAL TO THE DIFFERENCE BETWEEN THE TEAM'S MTS

PAYMENT TEAM SALARY AND THE MINIMUM TEAM SALARY; AND

(II) SUBJECT TO SECTION 2(()7) BELOW, AND NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 2(D) BELOW, SUCH TEAM

SHALL BE PROHIBITED FROM RECEIVING A SHARY SAMOUNT

THAT THEN BAS ELECTS TO DISTRIBUTE TO NON-TAYPAYING TEAM SIN

CONTINUING THROUGH THE END OF THE SALARY CAP YEAR ENCOMPASSING SUCH REGULAR SEASON, A TEAM'S TEAM SALARY SHALL INCLUDE AN AMOUNT (FANY) BY WHICH THE MINIMUM TEAM SALARY EXCEEDS THE LESSER OF SUCH TEAM'S (I) THEN -CURRENT MTS CAP HOLD TEAM SALARY AS OF THE START OF THE FIRST DAY OF THE REGULAR SEASON.

(4) IF, ON A DAY DURING THE REGULAR SEASON, A TEAM 'S MTS CAP HOLD TEAM SALARY DECREASE S TO AN AMOUNT THAT IS LESS THAN ITS MTS THRESHOLD, THEN THE TEAM WILL BE REQUIRED TO INCREASE ITS MTS C AP HOLD TEAM SALARY TO AN AMOUNT EQUAL TO OR GREATER THAN ITS MTS THRESHOLD, THEN THE TEAM WILL BE REQUIRED TO INCREASE ITS MTS C AP HOLD TEAM SALARY TO AN AMOUNT EQUAL TO OR GREATER THAN ITS MTS THRESHOLD BY THE END OF THE IMMEDIATELY FOLLOWING DAY.

(5) IF, AS OF THE END OF THE LAST DAY OF A SALARY CAP YEAR, THE MINIMUM TEAM SALARY FOR SUCH SALARY CAP YEAR EXCEEDS THE PORTION OF TOTAL M TS CAP HOLD TEAM SALARIES FOR WHICH A TEAM IS FINANCIALLY RESPONSIBLE PLUS ANY PAYMENT THAT THE TEAM IS REQUIRED TO MAKE PURSUANT TO SECTION 2(C)(2)(I) ABOVE, THEN, IN ADDITION TO ANY PAYMENT REQUIRED PURSUANT TO SECTION 2(C)(5), MTS CAP HOLD TEAM SALARIES SHALL:

(I) INCLUDE ANY INCENTIVE COMPENSATION EXCLUDED FROM SALARIES IN ACCORDANCE WITH ARTICLE VII, SECTION 3(D) BUT ACTUALLY EARNED BY PLAYERS DURING SUCH SALARY CAP YEAR; ACCORDANCE WITH ARTICLE VII, SECTION 3(D) BUT ACTUALLY EARNED BY PLAYERS DURING SUCH SALARY CAP YEAR; ACCORDANCE WITH ARTICLE VII, SECTION 2(C)(2)(I) OR SALARY CAP YEAR; ACCORDANCE WITH ARTICLE VII, SECTION 2(C)(2)(I) OR SALARY CAP YEAR; ACCORDANCE WITH ARTICLE VII, SECTION 2(C)(S) ABOVE SHALL BE MADE BY THE TEAM OF THE MEAN OF THE PLAYERS DURING SUCH SALARY CAP YEAR PURSUANT TO SECTION 2(C)(2)(I) OR A SALARY CAP YEAR PURSUANT TO SECTION 2(C)(2)(I) OR OR SALARY CAP YEAR PURSUANT TO SECTION 2(C)(S) ABOVE SHALL BE MADE BY THE

(3) BEGINNING AT THE START OF THE FIRST DAY OF THE REGULAR SEASON AND CONTINUING THROUGH THE END OF THE SALARY CAP YEAR ENCOMPASSING SUCH REGULAR SEASON, A TEAM'S TEAM SALARY SHALL INCLUDE AN AMOUNT

178 ARTICLE VII

RESPECT OF SUCH SALARY CAP YEAR PURSUANT TO SECTION 2(D)(4)(I) BELOW.

TEAM TO THE NBA NO LATER THAN TEN (10) BUSINESS DAYS FOLLOWING THE COMPLETION OF THE GOVERNING AUDIT REPORT FOR SUCH SALARY CAP YEAR. THE NBA SHALL THEN DISTRIBUTE ANY SUCH PAYMENTS EQUALLY TO

EACH TEAM WITHIN TEN (10) BUSINESS DAYS FOLLOWING ITS RECEIPT OF SUCH PAYMENTS.

(7) NOTWITHSTANDING SECTION 2(C)(2)(II) ABOVE, FOR THE 2023- 24

SALARY CAP YEAR ONLY, IF (I) A TEAM'S MTS PAYMENT TE AM SALARY FOR
THE 2023- 24 SALARY CAP YEAR IS LESS THAN THE MINIMUM TEAM SALARY
FOR SUCH SALARY CAP YEAR, AND (II) SUCH TEAM DOES NOT OWE A TAX FOR SUCH SALARY CAP YEAR, THEN SUCH TEAM SHALL BE ENTITLED TO RECEIVE A
FIFTY PERCENT (50%) SHARE OF ANY TAX AMOUN THAT THE NBA ELECTS TO
DISTRIBUTE TO NON-TAXPAYING TEAMS IN RESPECT OF SUCH SALARY CAP
YEAR PURSUANT TO SECTION 2(D)(4)(I) BELOW. FOR EXAMPLE, IF THERE WERE
TWENTY-FOUR (24) NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP
YEAR AND ONE (1) OF SUCH TEAMS HAD A MTS PAYMENT TEAM SALARY
FOR SUCH SALARY CAP YEAR LESS THAN THE MINIMUM TEAM SALARY, THEN
SUCH TEAM, RATHER THAN RECEIVING ONE-TWENTY-FOURTH (1)2/4TH) OF THE
TOTAL AMOUNT THAT THE NBA ELECTS TO DISTRIBUTE TO NON-TAXPAYING
TEAMS PURSUANT TO SECTION 2(D) (4)(I)) BELOW. WOULD INSTEAD RECEIVE A
TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED TO NON-TAXPAYING TEAMS MULTIPLIED BY A FRACTION, THE NUMERATOR OF
WHICH IS ONE-HALF (0.5/23.5). EACH OF THE OTHER TWENTY-THREE (23)
NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE
A TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED
TO NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE
A TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED
TO NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE
A TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED
TO NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE
A TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED

TO NON-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE
A TAX DISTRIBUTION AMOUNT EQUAL TO THE TOTAL AMOUNT TO BE DISTRIBUTED

THE TEAM'S TEAM SALARY DOES NOT EXCEED THE SALARY CAP PLUS ANY
ONE-TAXPAYING TEAMS FOR THE 2023-24 SALARY CAP YEAR WOULD RECEIVE

TEAM SALARY IN

ARTICLE VII 179

FOLLOWING MEANINGS: (I) "TAX TEAM SALARY" MEANS, FOR A TEAM FOR A SALARY CAP YEAR , THE TEAM'S TEAM SALARY AS OF THE START OF ITS LAST REGULAR

```
SEASON GAME OCCURRING WITHIN SUCH SALARY CAP YEAR,
CALCULATED BY THE ACCOUNTANTS IN THE SAME MANNER AS TEAM
SALARY IS CALCULATED BY THE ACCOUNTANTS FOR PURPOSES OF
COMPUTING TOTAL SALARIES AND BENEFITS IN THE AUDIT REPORT:
(A) PLUS ALL INCENTIVE COMPENSATION EXCLUDED FROM
SALARY UNDER SECTION 3(D) BELOW BUT ACTUALLY EARNED
BY THE PLAYER DURING SUCH SALARY CAP YEAR;
(B) MINUS ALL INCENTIVE COMPENSATION INCLUDED IN SALARY
UNDER SECTION 3(D) BELOW BUT NOT ACTUALLY EARNED BY THE PLAYER DURING SUCH SALARY CAP YEAR;
(C) PLUS, WITH RESPECT TO ANY TRADE THAT OCCURS FOLLOWING
THE CONCLUSION OF THE TEAM'S LAST REGULAR SEASON
GAME, THE PORTION OF ANY TR ADE BONUS EARNED BY A
PLAYER THAT IS INCLUDED IN THE TEAM'S TEAM SALARY FOR SUCH SALARY CAP YEAR;
(D) PLUS ANY AMOUNT THAT IS A DUED TO THE TEAM'S TEAM SALARY FOR SUCH SALARY CAP YEAR FOLLOWING THE START
OF THE TEAM'S LAST REGULAR SEASON GAME PURSUANT TO
SECTION 14(A)(1)(III) BELOW;
(E) MINUS FIFTY PERCENT (50%) OF ANY REDUCTION MADE TO A PLAYER'S COMPENSATION AS A RESULT OF A SUSPENSION BY THE NBA (BUT NOT BY A TEAM); AND
(F) PLUS, WITH RESPECT TO A STANDARD NBA CONTRACT
BETWEEN A TEAM AND A FREE AGENT WITH ZERO (0) YEARS OF SERVICE OR ONE (1) YEAR OF SERVICE , THE
AMOUNT (IF ANY) BY WHICH (X) THE MINIMUM PLAYER
SALARY THAT WOULD BE A PPLICABLE TO A PLAYER WITH TWO
(2) YEARS OF SERVICE AS SET FORTH IN THE MINIMUM
ANNUAL SALARY SCALE FOR THE SALARY CAP YEAR IN WHICH
SUCH FREE AGENT WAS SIGNED (OR IN THE EVENT SUCH
FREE AGENT'S CONTRACT IS TERMINATED DURING THE REGULAR SEASON, THE MINIMUM PLAYER SALARY THAT
WOULD BE APPLICABLE TO A PLAYER WITH TWO
(2) YEARS OF SERVICE AS SET FORTH IN THE MINIMUM ANNUAL SALARY SCALE FOR THE SALARY CAP YEAR IN WHICH
SUCH FREE AGENT WAS SIGNED (OR IN THE EVENT SUCH
```

```
ARTICLE VII 181

SCALE FOR THE SALARY CAP YEAR IN WHICH SUCH FREE
AGENT WAS SIGNED, REDUCED PRO RATA TO REFLECT THE
PLAYER'S POST -TERMINATION SALARY), EXCEEDS (Y) THE
SALARY ATTRIBUTABLE TO SUCH STANDARD NBA CONTRACT.
FOR THE PURPOSES OF THIS SECTION (2)(1)(1)(F):
(1) A STANDARD NBA CONTRACT BETWEEN A TEAM
AND A TWO -WAY PLAYER (EITHER SIGNED
PURSUANT TO ARTICLE II, SECTION 11(H), OR THE RESULT OF THE EXERCISE OF A STANDARD NBA
CONTRACT CONVERSION OPTION) WILL BE
DEEMED TO BE A "STANDARD NBA CONTRACT
BETWEEN A TEAM AND A FREE AGENT" PR OVIDED
THAT SUCH TWO- WAY PLAYER'S TWO -WAY
CONTRACT WO- WAY PLAYER CONVERSION OPTION
PROVIDED FOR IN THE EXHIBIT 10 OF A CONTRACT
THAT HE SIGNED AS A FREE AGENT; RND
(2) A STANDARD NBA CONTRACT BETWEEN A TEAM
AND A PLAYER UNDER A 10 -DAY CONTRACT
(SIGNED PURSUANT TO ARTICLE II, SECTION 9(G))
WILL BE DEEMED TO BE A "STANDARD NBA
CONTRACT BETWEEN A TEAM AND A FREE AGENT; (IN)
(I) "TAX SRACKET AMOUNT" MEANS, FOR A SALARY CAP YEAR, AN
AMOUNT EQUAL TO SS MILLION MULTIPLIED BY A FRACTION, THE
NUMERATOR OF WHICH IS THE SALARY CAP FOR THE
2023 - 24 SALARY CAP YEAR.
FOR EXAMPLE, ASSUME THE SALARY CAP FOR THE 2023 - 24 SALARY CAP YEAR IS $134 MILLION AND THE DENOMINATOR OF WHICH IS $134 MILLION (IE, S $5 MILLION MULTIPLIED BY A
FRACTION, THE DENOMINATOR OF WHICH IS $134 MILLION AND THE DENOMINATOR
```

OF WHICH IS \$134 MILLION), AND THE TAX BRACKET AMOUNT FOR THE

182 ARTICLE VII
2024-25 SALARY CAP YEAR WOULD BE \$5.25 MILLION (I.E., \$5 MILLION
MULTIPLIED BY A FRACTION, THE NUMERAT OR OF WHICH IS \$140.7 MILLION (THE
2024-25 SALARY CAP) AND THE DENOMINATOR OF WHICH IS \$134 MILLION
(THE 2023-24 SALARY CAP).
(2) EACH TEAM WHOSE TAX TEAM SALARY EXCEEDS THE TAX LEVEL FOR
ANY SALARY CAP YEAR SHALL BE REQUIRED TO PAY A TAX TO THE NBA. FOR EACH SALARY CAP YEAR, THE TAX SHALL BE CALCULATED: (A) USING THE
APPLICABLE RATES IN SECTION 2(D)(2)(I) ("STANDARD TAX RATES") FOR ANY TEAM WHOSE TAX TEAM SALARY DID NOT EXCEED THE TAX LEVEL IN THREE
(3) OR MORE OF THE FOUR (4) SALARY CAP YEARS IMMEDIATELY P RECEDING
SUCH SALARY CAP YEAR; AND (B) USING THE APPLICABLE RATES SHOWN IN SECTION 2(D)(2)(II) ("REPEATER TAX RATES") FOR ANY TEAM WHOSE TAX
TEAM SALARY EXCEEDED THE TAX LEVEL IN THREE (3) OR MORE OF THE FOUR (4) SALARY CAP YEARS IMMEDIATELY PRECEDING SUCH SALARY CAP YEARS.

ARTICLE VII 183
(I) STANDARD TAX RATES:
INCREMENTAL TEAM
SALARY ABOVE

TAX LEVEL TAX RATE FOR INCREMENT
2023- 24 AND 2024- 25
SALARY CAP YEARS BEGINNING WITH
2025- 26 SALARY CAP
YEAR
\$0 - 100% OF TAX
BRACKET AMOUNT \$1.50 -FOR-\$1 \$1.00 -FOR-\$1
100% OF TAX
BRACKET AMOUNT - 200% OF TAX
BRACKET AMOUNT \$1.75 -FOR-\$1 \$1.25 -FOR-\$1
200% OF TAX
BRACKET AMOUNT \$2.50 -FOR-\$1 \$3.50 -FOR-\$1
300% OF TAX
BRACKET AMOUNT \$2.50 -FOR-\$1 \$3.50 -FOR-\$1
300% OF TAX
BRACKET AMOUNT \$3.25 -FOR-\$1 \$4.75 -FOR-\$1
400% OF TAX
BRACKET AMOUNT \$3.25 -FOR-\$1 \$4.75 -FOR-\$1
400% OF TAX
BRACKET AMOUNT \$3.25 -FOR-\$1 \$4.75 -FOR-\$1
400% OF TAX
BRACKET AMOUNT \$3.25 -FOR-\$1 \$4.75 -FOR-\$1
400% OF TAX
BRACKET AMOUNT \$3.25 -FOR-\$1 \$4.75 -FOR-\$1
400% OF TAX
BRACKET AMOUNT AND OVER TAX RATES INCREASE BY
\$0.50 FOR EACH ADDITIONAL 100% OF
TAX BRACKET AMOUNT
ABOVE THE TAX LEVEL
(E.G., FOR TAX TEAM
SALARY 400% OF TAX BRACKET AMOUNT TO
500% OF TAX
BRACKET AMOUNT
ABOVE THE TAX LEVEL,
THE TAX RATE IS
\$3.75 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$0.50 FOR EACH ADDITIONAL 100% OF
TAX BRACKET AMOUNT
ABOVE THE TAX LEVEL,
THE TAX RATE IS
\$5.75 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$0.50 FOR EACH ADDITIONAL 100% OF
TAX BRACKET AMOUNT
ABOVE THE TAX LEVEL,
THE TAX RATE IS
\$5.75 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$5.25 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$5.25 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$5.25 - FOR-\$1 FOR THAT
INCREMENT). TAX RATES INCREASE BY
\$5.25 - FOR-\$1 FOR THAT
INCREMENT).

(II) REPEATER TAX RATES: INCREMENTAL TEAM SALARY ABOVE
TAX LEVEL TAX RATE FOR INCREMENT 2023- 24 AND 2024- 25 SALARY CAP YEARS BEGINNING WITH 2025- 26 SALARY CAP 2023-20 SALART CAP YEAR \$0 - 100% OF TAX BRACKET AMOUNT \$2.50 -FOR-\$1 \$3.00 -FOR-\$1 100% OF TAX BRACKET AMOUNT -BRACKET AMOUNT 200% OF TAX
BRACKET AMOUNT \$2.75 -FOR-\$1 \$3.25 -FOR-\$1
200% OF TAX
BRACKET AMOUNT - 300% OF TAX
BRACKET AMOUNT \$3.50 -FOR-\$1
300% OF TAX BRACKET AMOUNT -400% OF TAX BRACKET AMOUNT \$4.25 -FOR-\$1 \$6.75 -FOR-\$1 400% OF TAX BRACKET AMOUNT AND OVER TAX RATES INCREASE BY \$0.50 FOR EACH ADDITIONAL 100% OF TAX BRACKET AMOUNT ABOVE THE TAX LEVEL
(E.G., FOR TAX TEAM
SALARY 400% OF TAX BRACKET AMOUNT TO
500% OF TAX
BRACKET AMOUNT ABOVE THE TAX LEVEL, THE TAX RATE IS S4.75- FOR-\$1 FOR THAT INCREMENT). TAX RATES INCREASE BY \$0.50 FOR EACH ADDITIONAL 100% OF TAX BRACKET AMOUNT ABOVE THE TAX LEVEL (E.G., FOR TAX TEAM SALARY 400% OF TAX BRACKET AMOUNT TO 500% OF TAX BRACKET AMOUNT ABOVE THE TAX LEVEL, THE TAXRATE IS \$7.25- FOR-\$1 FOR THAT INCREMEN T).

184 ARTICLE VII

EXAMPLE: IN RESPECT OF THE 2023-24 SALARY CAP YEAR, THE TAX BRACKET AMOUNT IS \$5 MILLION. ASSUME THAT TEAM A IS SUBJECT TO THE STANDARD TAX RATES, AND TEAM A HAS A TAX TEAM SALARY THAT

ARTICLE VII 185
EXCEEDS THE TAX LEVEL BY \$15 MILLION. TEAM A WOULD PAY A TAX O F
\$28.75 MILLION (I.E., \$5 MILLION TIMES \$1.50, PLUS \$5 MILLION TIMES
\$1.75, PLUS \$5 MILLION TIMES \$2.50).

EXAMPLE: ASSUME THAT, IN RESPECT OF THE 2025 -26 SALARY CAP YEAR,
THE TAX BRACKET AMOUNT IS \$6 MILLION, TEAM B IS SUBJECT TO THE
STANDARD TAX RATES, AND TEAM B HAS A TAX TEAM SALARY THAT
EXCEEDS THE TAX LEVEL BY \$15 MILLION. TEAM B WOULD PAY A TAX OF
\$24 MILLION (I.E., \$6 MILLION TIMES \$1.00, PLUS \$6 MILLION TIMES \$1.25,
PLUS \$3 MILLION TIMES \$3.50).

EXAMPLE: ASSUME THAT, IN RESPECT OF THE 2026 -27 SA LARY CAP YEAR,
THE TAX BRACKET AMOUNT IS \$6.5 MILLION, TEAM C IS SUBJECT TO THE
REPEATER TAX RATES, AND TEAM C HAS A TAX TEAM SALARY THAT
EXCEEDS THE TAX LEVEL BY \$15 MILLION. TEAM C IS SUBJECT TO THE
REPEATER TAX RATES, AND TEAM C HAS A TAX TEAM SALARY THAT
EXCEEDS THE TAX LEVEL BY \$15 MILLION. TEAM C WOULD PAY A TAX OF
\$51.625 MILLION (I.E., \$6.5 MILLION TIMES \$3.50,
PLUS \$5.5, PLUS \$2 MILLION TIMES \$3.50,
PLUS \$6.5 MILLION TIMES \$6.5 MILLI

186 ARTICLE VII FOR PURPOSES OF THIS SECTION 2(D)(4), THE USE OF TAX AMOUNTS FOR A "LEAGUE PURPOSE" SHALL MEAN THE USE OF SUCH AMOUNTS FOR ANY PURPOSE, INCLUDING, BUT NOT LIMITED TO, THE DISTRIBUTION OF SUCH AMOUNTS TO ONE (1) OR MORE TEAMS; PROVIDED, HOWEVER, THAT SUCH AMOUNTS TO ONE (1) OR MORE TEAMS; PROVIDED, HOWEVER, THAT SUCH
AMOUNTS MAY NOT BE DISTRIBUTED TO A TEAM OR EXPENDED FOR THE BENEFIT OR DETRIMENT OF A TEAM IN A MANNER THAT IS BASED, DIRECTLY OR
INDIRECTLY, IN WHOLE OR IN PART, ON THE AMOUNT OF THE TEAM'S TEAM
SALARY OR ON WHETHER THE TEAM IS A TAXPAYER. WITHOUT LIMITING THE
FOREGOING, A TEAM ASSISTANCE PLAN ADDITED BY THE NBA AND FUNDED,
IN WHOLE OR IN PART, WITH TAX AMOUNTS SHALL BE CONSIDERED A "LEAGUE
PURPOSE" IF, PURSUANT TO THE PLAN, A TEAM'S ENTITLEMENT TO AN
ASSISTANCE RECEIPT AND/OR THE AMOUNT OF SUCH RECEIPT IS BASED, IN ASSISTANCE RECEIPT AND/OR THE AMOUNT OF SUCH RECEIPT IS BASED, IN WHOLE OR IN PART, ON A PROFIT, LOSS, AND/OR EXPENSE COMPUTATION DETERMINED BY THE NBA UNDER WHICH THE TEAM IS CREDITED WITH A TEAM SALARY NO LESS THAN THE LEAGUE AVERAGE; PROVIDED, HOWEVER, THAT IN ORDER TO QUALIFY AS A "LEAGUE PURPOSE," SUCH A PLAN MAY NOT OTHERWISE BASE A TEAM'S ENTITLEMENT TO ASSISTANCE AND/OR THE AMOUNT OF SUCH ASSISTANCE ON THE AMOUNT OF A TEAM'S TEAM SALARY OR ON WHETHER THE TEAM IS A TAXPAYER.

(E) OPERATION OF APRON LEVELS.

(1) "APRON TEAM SALARY" MEANS, FOR A TEAM FOR A SALARY CAP YEAR, THE TEAM'S TEAM SALARY" (1) "APRON TEAM SALARY" MEANS, FOR A TEAM FOR A SALARY CAP YEAR,
THE TEAM'S TEAM SALARY:
(I) PLUS ALL PERFORMANCE BONUSES EXCLUDED FROM A PLAYER'S SALARY UNDER SECTION 3(D) BELOW;
(II) PLUS THE SALARY ATTRIBUTABLE TO A CONTRACT SIGNED BY A FREE
AGENT WITH ZERO (0) YEARS OF SERVICE OR ONE (1) YEAR OF
SERVICE PROVIDED FOR IN SECTION 2(D)(1)(I)(I)(F) ABOVE;

SERVICE PROVIDED FOR IN SECTION 2(D)(1)((F) ABOVE;

(III) PLUS ANY AMOUNT THAT COULD BE ADDED TO THE TEAM'S TEAM SALARY FOR SUCH SALARY CAP YEAR PURSUANT TO SECTION 4(A)(1)(III) BEL OW;

(IV) MINUS ANY FREE AGENT AMOUNTS AS DESCRIBED IN SECTION 4(A)(2) BELOW;

(V) PLUS, WITH RESPECT TO ANY RESTRICTED FREE AGENT, THE GREATER

OF (A) THE SALARY PLUS UNLIKELY BONUSES CALLED FOR IN ANY

ARTICLE VII 187 ARTICLE VII 187
OUTSTANDING QUALIFYING OFFER (OR ANY OUTSTANDING MAXIMUM QUALIFY ING OFFER, IF APPLICABLE) TENDERED TO THE PLAYER, OR (B) THE SALARY PLUS UNLIKELY BONUSES CALLED FOR IN ANY FIRST REFUSAL EXERCISE NOTICE (AS DEFINED IN ARTICLE XI, SECTION 5(G)) ISSUED WITH RESPECT TO SUCH PLAYER;

(VI) MINUS ANY AMOUNTS WITH RESPECT TO UNSIGNED FIRST ROUND PICKS DESCRIBED IN SECTION 4(A)(4) BELOW;

(VII) PLUS THE AMOUNT OF ANY OUTSTANDING REQUIRED TENDER TO A FIRST ROUND PICK; (VIII) MINUS THE AMOUNT OF ANY SALARY CAP EXCEPTION THAT IS DEEMED INCLUDED IN TEAM SALARY PURSUANT TO SECTIONS 4(A)(7) AND 6(N)(2) BELOW; (X) PLIS ANY AMOUNT EXCLUDED FROM ITS TEAM SALARY PURSUANT TO SECTION 4(L) BELOW; AND

(X) MINUS THE AMOUNT OF ANY INCOMPLETE ROSTER CAP HOLD AMOUNT ADDED TO THE TEAM'S SALARY PURSUANT TO SECTION 4(F) BELOW. (2) (I) AT ANY POINT DURING A SALARY CAP YEAR, THE FOLLOWING RULES
SHALL APPLY WITH RESPECT TO THE TRANSACTIONS LISTED IN THE TABLE IN SECTION 2(E)(4) BELOW (THE "TRANSACTION RESTRICTIONS TABLE"):

(A) A TEAM MAY NOT ENGAGE IN A TRANSACTION SET FORTH IN THE TRANSACTION RESTRICTIONS TABLE IF, IMMEDIATELY FOLLOWING SUCH TRANSACTION, THE TEAM'S APRON TEAM SALARY FOR SUCH SALARY CAP YEAR WOULD EXCEED THE "APPLICABLE APRON LEVEL." THAT CORRESPONDS WITH SUCH TRANSACTION IN THE TABLE; AND (B) A TEAM THAT ENGAGES IN A TRANSACTION SE T FORTH IN THE TRANSACTION RESTRICTIONS TABLE MAY NOT, FOR THE REMAINDER OF SUCH SALARY CAP YEAR, HAVE AN APRON TEAM SALARY THAT EXCEEDS THE APPLICABLE APRON LEVEL THAT CORRESPONDS WITH SUCH TRANSACTION IN THE TABLE

TABLE

188 ARTICLE VII
(II) DURING THE PERIOD BEGINNING ON THE DAY AFTER THE LAST DAY OF
A REGULAR SEASON THROUGH THE LAST DAY OF THE SALARY CAP YEAR
ENCOMPASSING SUCH REGULAR SEASON, THE FOLLOWING RULES, IN
ADDITION TO THE RULES SET FORTH IN SECTION 2(E)(2)(I) ABOVE,
SHALL APPLY WITH RESPECT TO THE TRANSACTIONS LISTE D IN THE
TRANSACTION RESTRICTIONS TABLE:
(A) A TEAM MAY NOT ENGAGE IN ANY TRANSACTION SET FORTH
IN ROWS E THROUGH J OF THE TRANSACTION RESTRICTIONS
TABLE IF, IMMEDIATELY FOLLOWING SUCH TRANSACTION, THE
TEAM'S APRON TEAM SALARY FOR THE IMMEDIATELY
FOLLOWING SAL ARY CAP YEAR (FOR PURPOSES OF THIS
SECTION 2(E), THE "SUBSEQUENT SALARY CAP YEAR")
WOULD EXCEED THE APPLICABLE APRON LEVEL (FOR SUCH
SUBSEQUENT SALARY CAP YEAR) THAT CORRESPONDS WITH SUCH TRANSACTION IN THE TABLE; AND
(B) A TEAM THAT ENGAGES IN ANY TRANSACTI ON SET FORTH IN
ROWS E THROUGH J OF THE TRANSACTION RESTRICTIONS
TABLE MAY NOT, AT ANY TIME FROM IMMEDIATELY
FOLLOWING SUCH TRANSACTION THROUGH THE END OF THE SUBSEQUENT SALARY CAP YEAR, HAVE AN APRON TEAM
SALARY FOR SUCH SUBSEQUENT SALARY CAP YEAR THAT
EXCEEDS THE APPLICABLE APRON LEVEL (FOR SUCH
SUBSEQUENT SALARY CAP YEAR) THAT CORRESPONDS WITH
SUCH TRANSACTION IN THE TABLE.
(III) THE FOLLOWING ADDITIONAL RESTRICTIONS WILL APPLY TO TEAMS THAT USE THE TAXPAYER MID -LEVEL SALARY EXCEPTION:
(A) DURING THE 2023 - 24 SALARY CAP YEAR, A TEAM MAY
NOT ENGAGE IN ANY TRANSACTION SET FORTH IN ROWS A THROUGH E OF THE TRANSACTION RESTRICTIONS TABLE IF IT
HAS PREVIOUSLY SIGNED A PLAYER CONTRACT PURSUANT TO THE TAXPAYER MID -LEVEL SALARY EXCEPTION DURING
SUCH SALARY CAP YEAR.

(B) FOR EA CH SALARY CAP YEAR BEGINNING WITH THE
2024 - 25 SALARY CAP YEAR, A TEAM MAY NOT ENGAGE IN
ANY TRANSACTION SET FORTH IN ROWS A THROUGH F OF THE

ARTICLE VII 189
TRANSACTION RESTRICTIONS TABLE IF IT HAS PREVIOUSLY
SIGNED A PLAYER CONTRACT PURSUANT TO THE TAXPAYER
MID-LEVEL SALARY EXCEPTION DURING SUCH SALARY CAP
YEAR.
(3) TO EFFECTUATE THE RULES SET FORTH IN SECTION 2(E)(2)(II) ABOVE,
DURING THE PERIOD BEGINNING ON THE DAY AFTER THE LAST DAY OF A REGULAR SEASON THROUGH THE LAST DAY OF THE SALARY CAP YEAR ENCOMPASSING
SUCH REGULAR S EASON, A TEAM SHALL NOT BE PERMITTED TO ENGAGE IN ANY
TRANSACTION IF SUCH TRANSACTION WOULD RESULT IN THE TEAM FAILING TO
COMPLY WITH THE RULES SET FORTH IN SECTION 2(E)(2)(II) AS OF THE FIRST
DAY OF THE SUBSEQUENT SALARY CAP YEAR ASSUMING THAT:
(I) FOR PURPOS ES OF DETERMINING THE TEAM'S APRON TEAM SALARY
FOR THE SUBSEQUENT SALARY CAP YEAR ASSUMING THAT:
(I) FOR PURPOS ES OF DETERMINING THE TEAM'S APRON TEAM SALARY
(A) ALL TEAM OR PLAYER OPTIONS IN RESPECT OF SUCH SUBSEQUENT SALARY CAP YEAR ARE EXERCISED;
(C) THE TEAM ENGAGE S IN NO ADDITIONAL TRANSACTIONS FOR
THE REMAINDER OF THE THEN -CURRENT SALARY CAP YEAR;
AND
(D) ANY PLAYER ON THE TEAM WHOSE SALARY FOR THE
SUBSEQUENT SALARY CAP YEAR MAY INCREASE BY VIRTUE
OF MEETING THE HIGHER MAX CRITERIA DURING THE FOURTH
SEASON OF HIS ROOKIE SCALE CONTRACT ACHIEVES THE
HIGHEST SALARY THAT HE IS ELIGIBLE TO EARN BASED ON ANY GENERALLY RECOGNIZED LEAGUE HONORS FOR THE JUST COMPLETED REGULAR SEASON FOR WHICH WINNERS HAVE
NOT YET BEEN ANNOUNCED; AND
(II) THE AMOUNT OF THE SALARY CAP, FIRST APRON LEVEL, AND
SECOND APRON LEVEL FOR THE SUBSEQUENT SALARY CAP YEAR IS
EQUAL TO THE AMOUNT OF THE SALARY CAP, FIRST APRON LEVEL,
AND SECOND APRON LEVEL FOR THE SUBSEQUENT SALARY CAP YEAR IS
EQUAL TO THE AMOUNT OF THE SALARY CAP, FIRST APRON LEVEL,
AND SECOND APRON LEVEL , RESPECTIVELY, FOR THE THEN-CURRENT

SALARY CAP YEAR.

190 ARTICLE VII (4) TRANSACTION RESTRICTIONS TABLE: TRANSACTION APPLICABLE APRON LEVEL

A. TEAM SIGNS OR ACQUIRES A PLAYER USING THE BI-ANNUAL EXCEPTION (AS DESCRIBED IN SECTION 6(D) BELOW) FIRST APRON

B. TEAM SIGNS OR ACQUIRES A PLAYER USING THE NON-TAXPAYER MID -LEVEL SALARY EXCEPTION (AS DESCRIBED IN SECTION 6(E) BELOW) FIRST APRON LEVEL

C. TEAM ACQUIRES A PLAYER PURSUANT TO A CONTRACT ENTERED INTO IN ACCORDANCE WITH SECTION 8(E)(1) BELOW FIRST APRON LEVEL

D. TEAM SIGNS A CONTRACT DURING THE REGULAR
SEASON WITH A PLAYER WHO WAS PREVIOUSLY UNDER A
CONTRACT THAT: (I) WAS TERMINATED DURING SUCH
REGULAR SEASON; AND (II) PRIOR TO SUCH TERMINATION,
PROVIDED FOR A SALARY FOR THE SALARY CAP YEAR
ENCOMPASSING SUCH REGULAR SEASON OF GREATER
THAN THE AMOUNT OF THE NON- TAXPAYER MID -LEVEL
SALARY EXCEPTION FOR SUCH SALARY CAP YEAR FIRST APRON

LEVEL
E. TEAM ACQUIRES A PLAYER USING A N EXPANDED
TRADED PLAYER EXCEPTION (AS DESCRIBED IN
SECTION 6(J)(1)(IV) BELOW) FIRST APRON
LEVEL

F. TEAM ACQUIRES A PLAYER USING A STANDARD TRADED PLAYER EXCEPTION (AS DESCRIBED IN SECTION 6(J)(1)(I) BELOW) (I) AFTER THE END OF THE REGULAR SEASON IN WHICH SUCH TRADED PLAYER EXCEPTION AROSE, OR (II) IF SUCH TRADED PLAYER EXCEPTION AROSE DURING THE PERIOD FROM THE DAY FOLLOWING THE LAST DAY OF A REGULAR SEASON THROUGH THE DAY BEFORE THE FIRST DAY OF THE IMMEDIATELY FOLLOWING REGULAR SEASON, AFTER THE LAST DAY OF SUCH FOLLOWING REGULAR SEASON FIRST APRON LEVEL

ARTICLE VII 191
TRANSACTION A PPLICABLE
APRON LEVEL
G. TEAM ACQUIRES A PLAYER USING A TRANSITION
TRADED PLAYER EXCEPTION (AS DESCRIBED IN
SECTION 6(J)(1)(III) BELOW) FIRST APRON
LEVEL
H. TEAM ACQUIRES A PLAYER USING AN AGGREGATED
STANDARD TRADED PLAYER USING AN AGGREGATED
STANDARD TRADED PLAYER USING AN AGGREGATED
STANDARD TRADED PLAYER EXCEPTION (AS DESCRIBED
IN SECTION 6(J)(1)(III) BELOW) SECOND APRON
LEVEL
I. TEAM PAYS CASH TO ANOTHER TEAM IN CONNECTION
WITH A TRADE IN ACCORDANCE WITH SECTION 8(A) BELOW SECOND APRON
LEVEL
J. TEAM ACQUIRES A PLAYER USING A TRADED PLAYER
EXCEPTION (AS DESCRIBED IN SECTION 6(J) (1)(I), (II),
(III), OR (IV) BELOW), WHICH TRADED PLAYER
EXCEPTION (AS DESCRIBED IN SECTION 6(J) (1)(I), (III),
BELOW SECOND APRON
LEVEL
J. TEAM SIGNS A PLAYER USING THE TAXPAYER
MID-LEVEL SALARY EXCEPTION (AS DESCRIBED IN
SECTION 6(F) BELOW) SECOND APRON
LEVEL
(S) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 2(E)(2)
ABOVE, A TEAM THAT ENGAGES IN ONE OR MORE OF THE TRANSACTIONS SET
FORTH IN ROWS F THROUGH JI IN THE TRANSACTION RESTRICTIONS TABLE
DURING THE 2023 - 24 SALARY CAP YEAR WILL NOT BY VIRTUE OF ENGAGING IN
ANY SUCH TRANSACTION(S) BE PROPIBITED FROM HAVING AN APRON TEAM SALARY IN THE 2023 - 24 SALARY CAP YEAR THAT EXCEEDS THE APPLICABLE
APRON LEVEL FOR SUCH SALARY CAP YEAR.

192 ARTICLE VII
EXAMPLES: ASSUME THE FOLLOWING FIRST APRON LEVELS AND SECOND APRON
LEVELS:
SALARY CAP YEAR FIRST APRON
LEVEL SECOND APPORT
LEVEL SECON

RRTLE VII 195

FIRST APROL EVEL: (A) IS NOT PROHIBITED BY SECTION 2 (E)(2)(III)(B) ABOVE
BECAUSE TEAM A HAD NOT PREVIOUSLY SIGNED A PLAYER CONTRACT PURSUANT TO
THE TAX PAYER MID -LEVEL SALARY EXCEPTION AT ANY POINT DURING THE
2024-25 SALARY CAP YEAR; (B) IS NOT PROHIBITED BY SECTION 2 (E)(2)(I)(I)A
ABOVE BECAUSE, IMMEDIATELY FOLLOWING SUCH TRADE, TEAM BY S 2024-25 APRON
TEAM SALARY IS LESS THAN OR EQUAL TO \$178.5 MILLION (I.E., THE 2024-25
HISTA PRON LEVEL); AND (C) IS NOT PROHIBITED BY SECTION 2 (E)(2)(III)A
ABOVE BECAUSE MIMMEDIATELY FOLLOWING SUCH TRADE, TEAM BY 5 2025-26 APRON
TEAM SALARY (CALCULATED IN ACCORDANCE WITH SECTION 2 (E)(3)(II) ABOVE) IS LESS
THAN OR EQUAL TO \$17.8 S MILLION (I.E., THE 2024-25 FIRST APRON
LEVEL, AS CALCULATED IN ACCORDANCE WITH SECTION 2 (E)(3)(II) ABOVE). AS A RESULT
OF THE TRADE: (I) PURSUANT TO SECTION 2 (E)(2)(III) BAD SOVE). AS A RESULT
OF THE TRADE: (I) PURSUANT TO SECTION 2 (E)(2)(III) BAD SOVE). THAN BY NOT
FOR THE REMAINDER OF THE 2024-25 SALARY CAP YEAR, HAVE A 2024-25 FIRST
APRON LEVEL; (II) PURSUANT TO SECTION 2 (E)(2)(III) BAD SOVE. TEAM B MAY NOT
FOR THE REMAINDER OF THE 2024-25 SALARY CAP YEAR, HAVE A 2025-26
APRON TEAM SALARY THAT EXCEEDS \$17.8 S MILLION (I.E., THE 2024-25 FIRST APRON LEVEL); (III) PURSUANT TO SECTION 2 (E)(2)(III) BAD SOVE.
APRON TEAM SALARY THAT EXCEEDS \$17.8 S MILLION (I.E., THE 2024-25 FIRST APRON LEVEL); AND (III) PURSUANT TO SECTION 2 (E)(2)(III) BAD SOVE.
THAT EXCEEDS \$17.8.5 MILLION (I.E., THE 2025-26 FIRST APRON LEVEL).
3. ON JULY 10, 2025, HAVING NOT PREVIOUSLY ENGAGED (X) IN A TRANSACTION SET
TEAM SALARY THAT EXCEEDS \$18.7.5 MILLION (I.E., THE 2025-26 FIRST APRON LEVEL).
3. ON JULY 10, 2025, HAVING NOT PREVIOUSLY ENGAGED (X) IN A TRANSACTION SET
FORTH IN ROW OR OF FOR THE TRANSACTION RESTRICTIONS TABLE AT ANY POINT FROM THE DAY FOLLOWING THE LAST DAY OF THE 2024-25 REGULAR SEASON THROUGH THE END OF 2024-25 SALARY CAP YEAR, HAVE A 2025-26 FIRST APRON LEVEL).
3. ON JULY 10, 2025, HAVING NOT PREVIOUSLY ENGAGED (X) IN A TRANSACTION SET FOR

```
194 ARTICLE VII
TRANSACTION RESTRICTIONS TABLE (I.E., TRANSACTIONS THAT WOULD HAVE PROHIBITED
TEAM C FROM HAVING AN APRON TEAM SALARY THAT EXCEEDS THE FIRST APRON
LEVEL IN THE 2025-26 SALARY CAP YEAR) AT ANY POINT FROM THE DAY FOLLOWING
THE LAST DAY OF THE 2024-25 REGULAR SEASON THROUGH THE END OF 2024-25
SALARY CAP YEAR; (B) IS NOT PROHIBITED BY SECTION 2(E)(2)(I)(B) ABOVE
BECAUSE TEAM C HAD NOT PREVIOUSLY ENGAGED IN ANY TRANSACTIONS SET FORTH IN
ROWS A THROUGH G OF THE TRANSACTION RESTRICTIONS TABLE (I.E., TRANSACTIONS
THAT WOULD HAVE PROHIBITED TEAM C FROM HAVING AN APRON TEAM SALARY
THAT EXCEEDS THE FIRST APRON LEVEL IN THE 2025-26 SALARY CAP YEAR) AT
ANY POINT DURING THE 2025-26 SALARY CAP YEAR, AND (C) IS NOT PROHIBITED
BY SECTION 2(E)(2)(I)(A) ABOVE BECAUSE, IMMEDIATELY FOLLOWING SUCH SIGNING,
FROM THE REMAINDER OF THE 2025-26 SALARY CAP YEAR: (I) PURSUANT
TO SECTION 2(E)(2)(I)(B) ABOVE THAN CAP YEAR: (I) PURSUANT
TO SECTION 2(E)(2)(I)(B) BOVE, TEAM C MAY NOT HAVE A 2025-26 SECOND APRON LEVEL). AS A RESULT OF SUCH
SIGNING, FOR THE REMAINDER OF THE 2025-26 SALARY CAP YEAR: (I) PURSUANT
TO SECTION 2(E)(2)(I)(B) BOVE, TEAM C MAY NOT HAVE A 2025-26 SECOND APRON LEVEL); AND (II) PURSUANT TO SECTION 2(E)(2)(III) BOVE, TEAM C MAY NOT HAVE A 2025-26 SECOND APRON LEVEL); AND (III) PURSUANT TO SECTION 2(E)(2)(III) BOVE, TEAM C MAY NOT HAVE A 2025-26 SECOND APRON LEVEL); AND (III) PURSUANT TO SECTION 2(E)(2)(III) BOVE, TEAM C MAY NOT HE PURSUANT TO SECTION 2(E)(2)(III) BOVE, TEAM C MAY NOT HE TRANSACTION SET FORTH IN ROWS A THROUGH F OF THE TRANSACTION RESTRICTIONS TABLE .

4. ON JULY 9, 2024, HAVING MOT PREVIOUSLY ENGAGED (X) IN ANY OF THE
TRANSACTION SET FORTH IN ROWS E THROUGH FO THE EXAST AND THE 2023-24
REGULAR SEASON THROUGH THE END OF 2023-24 SALARY CAP YEAR OR (Y) IN ANY
OF THE TRANSACTION SET FORTH IN THE TRANSACTION SETS FORTH IN THE TRANSACTION SET FORTH IN THE
```

```
ARTICLE VII. 195
IMMEDIATELY FOLLOWING SUCH TRADE, TEAM E'S 2023-24 APRON TEAM SALARY
IS $175 MILLION, AND TEAM E'S 2024-25 APRON TEAM SALARY (CALCULATED
IN ACCORDANCE WITH SECTION 2(E)(3)(i)) ABOVE) IS $168 MILLION, SUCH TRADE (A
TRANSACTION SET FORTH IN ROW G OF THE TRANSACTION RESTRICTIONS TABLE WITH AN APPLICABLE APRON LEVEL OF THE FIRST APRON LEVEL): (A) IS NOT PROHIBITED
BY SECTION 2(E)(2)(i)(i)(B) ABOVE BECAUSE TEAM E HAD NOT PREVIOUSLY ENGAGED
IN ANY OF THE TRANSACTIONS SET FORTH IN ROWS A THROUGH E OF THE TRANSACTION RESTRICTIONS TABLE AT ANY POINT DURING THE 2023-24 SALARY CAP YEAR (I.E.,
TRANSACTIONS THAT WOULD HAVE PROHIBITED TEAM E FROM HAVING AN APRON
TEAM SALARY THAT EXCEEDS THE FIRST APRON LEVEL IN THE 2023-24 SALARY
CAP YEAR); (B) IS NOT PROHIBITED BY SECTION 2(E)(2)(i)(A) ABOVE BECAUSE,
NOTWITHSTANDING THAT TEAM E'S 2023-24 AFRON TEAM SALARY EXCEEDS
$170 MILLION (I.E., THE 2023-24 FIRST APRON LEVEL), PURSUANT TO
SECTION 2(E)(S) ABOVE, A TEAM THAT USES THE TRANSITION TRADED PLAYER
EXCEPTION TO ACQUIRE A PLAYER DURING THE 2023-24 SALARY CAP YEAR WILL
NOT BY VIRITUE OF USING SUCH TRADED PLAYER RECEPTION BE PROHIBITED FROM
HAVING A 2023-24 APRON TEAM SALARY THAT EXCEEDS THE 2023-24 FROM
HAVING A 2023-24 APRON TEAM SALARY THAT EXCEEDS THE 2023-24 APRON
TEAM SALARY (CALCULATED IN ACCORDANCE WITH SECTION 2(E)(2)(I)(A) ABOVE
BECAUSE, IMMEDIATELY FOLLOWING SUCH TRADE 2024-25 FARST
APRON LEVEL; AND (C) IS NOT PROHIBITED BY SECTION 2(E)(3)(II) ABOVE). AS A RESULT OF THE TRADE, PURSUANT TO SECTION 2(E)(2)(III)(B) ABOVE: (I) FOR THE REMAINDER
OF THE 2023-24 SALARY CAP YEAR, TEAM E MAY NOT HAVE A 2024-25
APRON TEAM SALARY (CALCULATED IN ACCORDANCE WITH SECTION 2(E)(3)(II) ABOVE). AS A RESULT OF THE TRADE, PURSUANT TO SECTION 2(E)(2)(III)(B) ABOVE: (I) FOR THE REMAINDER
OF THE 2023-24 SALARY CAP YEAR, TEAM E MAY NOT HAVE A 2024-25 FARST APRON LEVEL);
AND (II) FOR THE ENTIRETY OF THE 2024-25 SALARY CAP YEAR, TEAM E MAY NOT
HAVE A 2024-25 APRON TEAM SALARY THAT EXCEEDS $178.5 MILLION (I.E., THE
2024-25 FIRST A
```

SALARY FOR SUCH SALARY CAP YEAR THAT EXCEEDS THE SECOND APRON LEVEL FOR SUCH SALA RY CAP YEAR.

196 ARTICLE VII
(II) "DRAFT PICK PENALTY" MEANS, FOR A TEAM'S FIRST ROUND DRAFT
PICK, THAT SUCH DRAFT PICK SHALL BE THE FINAL DRAFT PICK IN THE
FIRST ROUND OF THE APPLICABLE NBA DRAFT (REGARDLESS OF THE
POSITION IN THE FIRST ROUND OF THE DRAFT AT WHICH THE TEAM
OTHERWISE WOULD HAVE SELECTED PURSUANT TO NBA RULES
GOVERNING THE ORDER OF SELECTION BY TEAMS IN THE DRAFT);
PROVIDED, HOWEVER, THAT, IF MULTIPLE TEAMS' FIRST ROUND DRAFT
PICKS ARE EACH SUBJECT TO A DRAFT PICK PENALTY IN RESPECT OF
THE SAME NBA DRAFT, THEN T HE TEAMS WITH SUCH FIRST ROUND
DRAFT PICKS SHALL SELECT IN THE INVERSE ORDER OF THE IR WINNING
PERCENTAGE FOR THE REGULAR SEASON IMMEDIATELY PRECEDING
SUCH NBA DRAFT (WITH PRIORITY INSELECTION AMONG ANY SUCH
TEAMS TIED ON A WINNING PERCENTAGE BASIS ESTABLI SHED
PURSUANT TO NBA RULES GOVERNING THE ORDER OF SELECTION BY TEAMS IN THE DRAFT). FOR EXAMPLE, IF TEAM A'S AND TEAM
B'S FIRST ROUND DRAFT PICKS IN THE 2032 NBA DRAFT ARE EACH
SUBJECT TO A DRAFT PICK PENALTY, AND TEAM A FINISHED WITH A
BETTER WINNING PER CENTAGE THAN TEAM B FOR THE 203 1-32
REGULAR SEASON, THEN TEAM A WOULD MAKE THE FINAL SELECTION
IN THE FIRST ROUND OF THE 2032 NBA DRAFT AND TEAM B WOULD
MAKE THE IMMEDIATELY PRECEDING SELECTION.
(2) BEGINNING WITH THE 2024 -25 SALARY CAP YEAR, IF A TEAM IS A
SECOND APRON TEAM FOR A SALARY CAP YEAR, IF A TEAM IS A
SECOND APRON TEAM FOR A SALARY CAP YEAR, THEN:
(1) THE TEAM SHALL BE PROHIBITED FROM TRADING (EITHER
CONDITIONALLY OR UNCONDITIONALLY) ITS FIRST ROUND DRAFT PICK IN
THE FIRST NBA DRAFT THAT OCCURS FOLLOWING THE SEVENTH
SEASON THAT FOLLOWS THE SEASON OCCURRING WITHIN SUCH SALARY CAP YEAR; AND
(11) WITH RESPECT TO THE FOUR (4) SALARY CAP YEAR, IHEN IMMEDIATELY PRECEDING SELECTION
(2) SEGINNING WITH THE 2024 -25 SALARY CAP YEAR, IF A TEAM IS A
SECOND APRON TEAM FOR A SALARY CAP YEAR, THEN:
(1) THE TEAM SHALL BE PROHIBITED FROM TRADING (EITHER
CONDITIONALLY OR UNCCONDITIONALLY) ITS FIRST ROUND DRAFT PICK IN
THE FIRST NBA DRAFT THAT OCCURS FOLLOWING THE SEVENTH
SEASON THAT FOLLOWS THE SEASON

ARTICLE VII 197
(B) IF THE TEAM IS A SECOND APRON TEAM FOR FEWER THAN TWO (2) OF SUCH FOUR (4) SALARY CAP YEARS, THEN, AS OF THE DAY FOLLOWING THE LAST DAY OF THE REGULAR SEASON ENCOMPASSED BY THE THIRD OF SUCH FOUR (4) SALARY CAP PEARS IN WHICH THE TEAM IS NOT A SECOND APRON
TEAM, SUCH TEAM SHALL BE PERMITTED TO TRADE
(CONDITIONALLY OR UNCONDITIONALLY) SUCH FIRST ROUND
DRAFT PICK. FOR CLARITY, SUCH FIRST ROUND DRAFT PICK
SHALL NOT BE SUBJECT TO A DRAFT PICK PENALTY. STALL NOT BE SUBJECT TO A DRAFF FIRST FEMALET.

EXAMPLE: IF TEAM A IS A SECOND APRON TEAM FOR THE 2024 -25 SALARY CAP
YEAR, THEN IT WOULD BE PROHIBITED FROM TRADING ITS 2032 FIRST ROUND DRAFT PICK (I.E., ITS FIRST ROUND DRAFT PICK IN THE FIRST NBA DRAFTTHAT OCCURS FOLLOWING THE SEVENTH SEASON THAT FOLLOWS THE SEASON OCCURRI NG WITHIN SUCH SALARY CAP YEAR). IF TEAM A IS ALSO A SECOND APRON TEAM FOR THE 2025-26 AND 2028-29 SALARY CAP YEARS, THEN TEAM A'S 2032 FIRST ROUND DRAFT PICK WOULD BE SUBJECT TO A DRAFT PICK PENALTY.

EXAMPLE: IF TEAM B IS A SECOND APRON TEAM FOR THE 20 24-25 SALARY CAP

ARTICLE VII 197

YEAR, THEN IT WOULD BE PROHIBITED FROM TRADING ITS 2032 FIRST ROUND DRAFT PICK. IF TEAM B IS NOT A SECOND APRON TEAM IN THE 2025 -26, 2026-27, AND 2027-28 SALARY CAP YEARS, THEN TEAM B WOULD BE PERMITTED TO TRADE ITS 2032 FIRST ROUND DRAFT PICK AS OF THE DAY FOLLOWING THE LAST DAY OF THE 2027-28 REGULAR SEASON. (AND SUCH FIRST ROUND DRAFT PICK WOULD NOT BE SUBJECT TO A DRAFT PICK PENALTY).

(G) EXPANSION TEAM SALARY CAPS, MINIMUM TEAM SALARIES, TAX
LEVELS, AND APRON LEVELS . EACHEXPANSION TEAM SHALL HAVE THE SAME
SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, FIRST APRON LEVEL, AND
SECOND APRON LEVEL AS ALL OTHER TEAMS, EXCEPT AS FO LLOWS:
(1) DURING THE FIRST SALARY CAP YEAR IN WHICH IT BEGINS PLAY, AN
EXPANSION TEAM SHALL HAVE A SALARY CAP EQUAL TO SIXTY -SIX AND
TWO-THIRDS PERCENT (66-2/3%) OF THE SALARY CAP CALCULATED PURSUANT
TO SECTION 2(A) ABOVE (THE "FIRST YEAR EXPANSION TEAM SALARY CAP");
AND SHALL HAVE A MINIMUM TEAM SALARY EQUAL TO NINETY PERCENT (90%) OF THE FIRST YEAR EXPANSION TEAM SALARY CAP.
(2) DIBINIS THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE SALARY (2) DURING THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE SALARY CAP YEAR IN WHICH IT BEGINS PLAY, AN EXPANSION TEAM SHALL HAVE A

198 ARTICLE VII SALARY CAP EQUAL TO EIGHTY PERCENT (80%) OF THE SALARY CAP CALCULATED PURSUANT TO SECTION2(A) ABOVE (THE "SECOND YEAR EXPANSION TEAM SALARY CAP"); AND SHALL HAVE A MINIMUM TEAM SALARY EQUAL TO NINETY PERCENT (90%) OF THE SECOND YEAR EXPANSION TEAM SALARY CAP. SECTION 3. DETER MINATION OF SALARY. FOR THE PURPOSES OF DETERMINING A PLAYER'S SALARY WITH RESPECT TO A SALARY CAP YEAR, THE FOLLOWING RULES SHALL APPLY:

(A) DEFERRED COMPENSATION. (A) DEFERRED COMPENSATION.

(1) GENERAL RULE: ALL PLAYER CONTRACTS ENTERED INTO, EXTENDED, OR
RENEGOTIATED AFTER THE DATE OF THIS AGREEMENT SHALL SPECIFY THE SEASON(S) IN WHICHANY DEFERRED COMPENSATION IS EARNED. DEFERRED
COMPENSATION SHALL BE INCLUDED IN A PLAYER'S SALARY FOR THE SALARY
CAP YEAR ENCOMPASSING THE SEASON IN WHICH SUC H DEFERRED COMPENSATION IS EARNED. (2) OVER 38 RULE: THE FOLLOWING PROVISIONS SHALL APPLY TO ANY PLAYER CONTRACT ENTERED INTO, EXTENDED, OR RENEGOTIATED THAT, BEGINNING

CONTRACT ENTERED INTO, EXTENDED, OR RENEGOTIATED THAT, BEGINNING
WITH THE DATE SUCH CONTRACT, EXTENSION, OR RENEGOTIATION IS SIGNED,
COVERS FOUR (4) OR MORE SEASONS, INCLUDING ONE (1) OR MORE SEASONS COMMENCING AFTER SUCH PLAYER WILL REACH OR HAS REACHED AGE THIRTY -EIGHT (38) (AN "OVER 38 CONTRA
(I) EXCEPT AS PROVIDED IN SECTIONS 3(A)(2)(II) -(III) BELOW, THE
AGGREGATE SALARIES IN AN OVER 38 CONTRACT FOR SALARY CAP YEARS COMMENCING WITH THE FOURTH SALARY CAP YEAR OF SUCH
OVER 38 CONTRACT OR THE FIRST SALARY CAP YEAR THAT COVERS A
SEASON THAT FOLLOWS THE PLAYER'S 38TH BIRTHDAY, WHICHEVER IS
LATER, SHALL BE ATTRIBUTED TO THE PRIOR SALARY CAP YEARS PRO
RATA ON THE BASIS OF THE SALARIES FOR SUCH PRIOR SALARY CAP YEARS.
(II) IF A QUALIFYING VETERAN FREE AGENT WHO IS AGE 35 OR 36
ENTERS INTO AN OVER 38 CONTRACT WITH HIS PRIOR TEAM ENTERS INTO AN OVER 38 CONTRACT WITH HIS PRIOR TEAM
COVERING FIVE (5) SEASONS, THE SALARY IN SUCH OVER 38
CONTRACT FOR THE FIFTH SALARY CAP YEAR SHALL BE ATTRIBUTED TO
THE PRIOR SALARY CAP YEARS PRO RATA ON THE BASIS OF THE SALARIES FOR SUCH PRIOR SALARY CAP YEARS. FOR PURPOSES OF

ARTICLE VII 199
THIS SECTION 3(A)(2)(II), A QUALIFYING VETERAN FREE AGENT WHO
(X) ENTERS INTO AN OVER 38 CONTRACT WITH HIS PRIOR TEA M
PRIOR TO OCTOBER 1 OF A SALARY CAP YEAR, (Y) IS AGE 34 AT THE TIME HE ENTERS INTO THE CONTRACT, AND (Z) WILL TURN AGE 35 ON
OR BEFORE SUCH OCTOBER 1 SHALL BE DEEMED TO BE 35 AT THE TIME HE ENTERS INTO SUCH OVER 38 CONTRACT.
(III) FOR EACH SALARY CAP YEAR OF AN OVER 38 CONTRACT BEGINNING
WITH THE SECOND SALARY CAP YEAR OF AN OVER 38 CONTRACT BEGINNING
WITH THE SECOND SALARY CAP YEAR PRIOR TO THE FIRST ZERO YEAR
(AS DEFINED IN SECTION 3(A)(2)(VI) BELOW), IF THE PLAYER FOR YEAR
(AS DEFINED IN SECTION 3(A)(2)(VI) BELOW), IF THE PLAYER FOR SUCH
SALARY CAP YEAR. THEN THE SALARIES OF THE PLAYER FOR SUCH
SALARY CAP YEAR AND THE SUBSEQUENT TWO (2) OR FEWER SALARY
CAP YEARS COVERED BY THE CONTRACT (INCLUDING ANY ZERO YEAR
(AS DEFINED IN SECTION 3(A)(2)(VI) BELOW)) SHALL, ON SUCH
JULY 1, BE AGGREGATED AND ATTRIBUTED IN EQUAL SHARES TO EACH
OF SUCH THREE (3) OR FEWER SALARY CAP YEARS.
(IV) NOTWITHSTANDING SECTION 3(A)(2)(I) ABOVE, THERE SHALL BE NO
RE-ALLOCATION OF SALARIES PURSUANT TO THIS SECTION 3(A)(2) FOR
ANY CONTRACT BETWEEN A QUALIFYING VETERAN FREE AGENT AND HIS PRIOR TEAM COVERING FOUR (4) OR FEWER SEASONS ENTERED
INTO BY A PLAYER AT AGE 35 OR 36. FOR PURPOSES OF THIS
SECTION 3(A)(2)(IV), A QUALIFYING VETERAN FREE AGENT WHO
(X) ENTERS INTO AN OVER 38 CONTRACT WITH HIS PRIOR TEAM
PRIOR TO OCTOBER 1 OF A SALARY CAP YEAR, (Y) IS AGE 34 AT THE
TIME HE ENTERS INTO AN OVER 38 CONTRACT.
(V) FOR PURPOSES OF DETERMINING WHETHER A CONTRACT. SAN OVER 38 CONTRACT PURSUANT TO THIS SECTION 3(A)(2) ONLY,
SEASONS SHALL BE DEEMED TO COMMENCE ON OCTOBER 1 AND CONCLUDE ON THE LAST DAY OF THE SALARY CAP YEAR.
(V) "ZERO YEAR" MEANS, WITH RESPECT TO AN OVER 38 CONTRACT, ANY SALARY CAP YEAR IN WHICH THE SALARY CALLED FOR UNDER THE
CONTRACT. HAS BEEN A

```
200 ATTICLE VII
AN OVER 38 CONTRACT, THE EARLIEST SALARY CAP YEAR IN WHICH
THE SALARY CALLED FOR UNDER THE CONTRACT HAS B EEN ATTRIBUTED,
IN ACCORDANCE WITH SECTION 3(A)(2)(), (II) OR (III) ABOVE, TO
PRIOR SALARY CAP YEARS OF THE CONTRACT.
(VII) FOR PURPOSES OF THIS SUBSECTION (A)(2): (I) A PLAYER (A) WHOSE
BIRTHDAY IS ON A DATE DURING THE MORATORIUM PERIOD AND
(B) WHO SIGNS A C ONTRACT, EXTENSION, OR RENEGOTIATION ON OR
BEFORE THE FIFTH DAY FOLLOWING THE DATE ON WHICH THE MORATORIUM PERIOD CONCLUDES SHALL BE TREATED AS IF HIS AGE,
AT THE TIME OF SUCH SIGNING, WAS HIS AGE ON THE IMMEDIATELY
PRECEDING JUNE 30; AND (III) ANYPLAYER W HOSE OVER 38
CONTRACT IS SIGNED PURSUANT TO SECTION 8(E)(1) BELOW SHALL NOT BE CONSIDERED A QUALIFYING VETERAN FREE AGENT.
(B) SIGNING BONUSES:
(1) AMOUNTS TREATED AS SIGNING BONUSES: FOR PURPOSES OF DETERMINING
A PLAYER'S SALARY, THE TERM "SIGNING BONUSES: FOR PURPOSES OF DETERMINING
A PLAYER'S SALARY, THE TERM "SIGNING BONUS" SHALL INCLUDE:
(I) AT THE TIME OF A TRADE OF A PLAYER CONTRACT, ANY AMOUNT THAT,
UNDER THE TERMS OF THE CONTRACT, SEARNED IN THE FORM OF A
BONUS UPON THE TRADE OF A PLAYER CONTRACT, AND
(III) PAYMENTS IN EXCESS OF THE EXCLUDED INTERNATIONAL PLAYER
PAYMENT AMOUNT, IN ACCORDANCE WITH SECTION 3(E) BELOW.
(2) PRORATION: ANY SIGNING BONUS CONTAINED IN A PLAYER CONTRACT
SHALL BE ALLOCATED OVER THE NUMBER OF SALARY CAP YEARS (OR OVER THE
THEN-CURRENT AND DAYN REMAINING SALARY CAP YEARS (OR OVER THE
THEN-CURRENT AND ANY REMAINING SALARY CAP YEARS (OR OVER THE
THEN-CURRENT AND ANY REMAINING SALARY CAP YEARS (OR OVER THE
THEN-CURRENT AND ANY REMAINING SALARY CAP YEARS IN THE CASE OF A
SIGNING BONUS DESCRIBED IN SECTION 3(B) BELOW.
(2) PRORATION: ANY SIGNING BONUS CONTAINED IN A PLAYER CONTRACT
SHALL BE PERFORMED ONLY OVER SALARY CAP YEARS IN THE CASE OF A
SIGNING BONUS OF SUCH SALARY CAP YEARS IN THE CASE OF A
SIGNING BONUS OF SUCH SALARY CAP YEARS THAT PRECEDE THE
```

```
ARTICLE VII 201
CONTRACT (OR NONE OF THE THEN- CURRENT OR REMAINING BASE
COMPENSATION IN THE CASE OF A SIGNING BONUS DESCRIBED IN
SECTION 3(B)(1,0)(I) ABOVE) IS PROTECTED FOR LACK OF SKILL, THEN THE ENTIRE
AMOUNT OF THE SIGNING BONUS SHALL BE ALLOCATED TO THE FIRST SALARY CAP YEAR OF THE CONTRACT (OR, IN THE CASE OF A SIGNING BONUS DESCRIBED IN
SECTION 3(B)(1,1)(I) ABOVE, THE SALARY CAP YEAR DURING WHICH THE
PLAYER'S CONTRACT IS TRADED).
(3) EXTENSIONS:
(1) IN THE EVENT THAT A TEAM WITH A TEAM SALARY AT OR OVER THE
SALARY CAP ENTERS INTO AN EXTENSION THAT CALLS FOR OR CONTAINS
A SIGNING BONUS, SUCH SIGNING BONUS SHALL BE PAID NO SOONER
THAN THE FIRST DAY OF THE FIRST SALARY CAP YEAR C OVERED BY THE
EXTENDED TERM AND SHALL BE ALLOCATED, IN EQUAL PARTS, OVER THE NUMBER OF SALARY CAP YEARS COVERED BY THE EXTENDED TERM
IN PROPORTION TO THE PERCENTAGE OF BASE COMPENSATION IN
EACH SUCH SALARY CAP YEAR THAT, AT THE TIME OF ALLOCATION, IS
PROTE CTED FOR LACK OF SKILL. IN THE EVENT THAT, AT THE TIME OF
THE ALLOCATION, NONE OF THE BASE COMPENSATION PROVIDED FOR DURING THE EXTENDED TERM IS PROTECTED FOR LACK OF SKILL, THEN
THE FIRST SALARY CAP YEAR OF THE EXTENDED TERM.

(II) A TEAM WITH A TEAM SALARY BELOW THE SALARY CAP MAY ENTER

INTO AN EXTENSION THAT CALLS FOR OR CONTRACT'S ORIGINAL OR
EXTENDED TERM. IN THE EVENT THAT A TEAM SALARY CAP MAY ENTER

INTO AN EXTENSION THAT CALLS FOR OR CONTRACT'S ORIGINAL OR
EXTENDED TERM. IN THE EVENT THAT A TEAM WITH A TEAM SALARY GAP EXTENDED

TERM, THE BONUS SHALL BE ALLOCATED IN ACCORDANCE WITH THE
FIRST DAY OF THE SALARY CAP ENTERS INTO AN EXTENSION THAT CALLS FOR
OR CONTAINS A SIGNING BONUS TO BE PAID NO SOONER THAN THE
FIRST DAY OF THE SALARY CAP FERR FORTH IN SECTION 3(B)(3)(1) ABOVE. IN THE
EVENT A TEAM WITH A TEAM SALARY BELOW THE SALARY CAP ENTERS INTO AN EXTENSION THAT CALLS FOR OR CONTAINS A SIGNING BONUS

TO BE PAID PRIOR TO THE FIRST DAY OF THE FIRST SALARY CAP FEAR

EVENT A TEAM WITH A TEAM SALARY BELOW THE SALARY CAP ENTERS INTO AN EXTENSION THAT CALLS FOR OF THE EXTEND
```

APPLY:

202 ARTICLE VII

(A) THE SIGNING BONUS SHALL BE ALLOCATED OVER THE
REMAINING SALARY CAP YEARS (INCLUDING THE
THEN-CURRENT SALARY CAP YEARS) UNDER THE ORIGINAL
TERM OF THE CONTRACT AND THE EXTENDED TERM IN PROPORTION TO THE PERCENTAGE OF BASE COMPENSATION
IN EACH SUCH SALARY CAP YEAR THAT, AT THE TIME OF ALLOCATION, IS PROTECTED FOR LACK OF SKILL. IN THE EVENT
THAT, AT THE TIME OF ALLOCATION, NONE OF THE BASE
COMPENSATION PROVIDED FOR DURING THE THEN-CURRENT
AND ANY REMAINING SALARY C AP YEARS UNDER THE
ORIGINAL TERM OF THE CONTRACT OR DURING THE EXTENDED
TERM IS PROTECTED FOR LACK OF SKILL. THEN THE ENTIRE
AMOUNT OF THE SIGNING BONUS SHALL BE ALLOCATED TO THE
SALARY CAP YEAR DURING WHICH THE EXTENSION IS
SIGNED; AND
(B) THE EXTENSION SHALL BE DEEMED A RENEGOTIATION AND
SHALL BE SUBJECT TO THE RULES GOVERNING RENEGOTIATIONS SET FORTH IN SECTION 7 BELOW; AND
(C) NOTWITHSTANDING ARTICLE II, SECTION 3 (B), THE
EXHIBIT 1 OF SUCH EXTENSION MUST PROVIDE THAT THE
SIGNING BONUS SHALL BE PAID IN TWO (2) INSTALLMENTS AS
FOLLOWS:
(1) THE FIRST INSTALLMENT SHALL BE PAID ON A SPECIFIED DATE PRIOR TO THE FIRST DAY OF THE
EXTENDED TERM, AND SHALL BE FOR AN AMOUNT
EQUAL TO THE PORTION OF THE SIGNING BONUS
THAT IS ALLOCATED TO THE SALARY CAP YEAR(S)

THE SIGNING BONUS SHALL BE PAID BON AS
SPECIFIED DATE ON OR AFTER THEFIRST DAY OF THE
FIRST SALARY CAP YEAR COVERED BY THE
EXTENDED TERM, AND SHALL BE FOR AN AMOUNT
EQUAL TO THE PORTION OF THE SIGNING BONUS
THAT IS ALLOCATED TO THE SALARY CAP YEAR(S)

COVERED BY THE ORIGINAL TERM OF THE CONTRACT; AND
(2) THE SECOND INSTALLMENT SHALL BE PAID ON A
SPECIFIED DATE ON OR AFTER THEFIRST DAY OF THE
FIRST SALARY CAP YEAR COVERED BY THE
EXTENDED TERM, AND SHALL BE FOR AN AMOUNT
EQUAL TO THE PORTION OF THE SIGNING BONUS
THAT IS ALLOCATED TO THE SALARY CAP YEAR(S)

ARTICLE VII 203
COVERED BY THE EXTENDED TERM OF THE
CONTRACT.

(III) IF A TEAM AND PLAYER ENTER INTO AN EXTENSION AND PROVIDE
THAT THE TRADE BONUS PROVISION CONTAINED IN THE ORIGINAL
CONTRACT WOULD NOT BE APPLIC ABLE TO THE EXTENDED TERM IN
ACCORDANCE WITH ARTICLE XXIV, SECTION 2(A)(V), THEN, IN THE CASE OF AN EARNED SIGNING BONUS DESCRIBED IN
SECTION 3(B)(1)(II) ABOVE, THE SIGNING BONUS SHALL BE ALLOCATED
OVER THE THEN- CURRENT AND ANY REMAINING SALARY CAP YEAR(S)
COVERED BY THE ORIGINAL TERM OF THE EXTENDED CONTRACT (AND
NOT ANY OF THE SALARY CAP YEARS COVERED BY THE EXTENDED
TERM) IN PROPORTION TO THE PERCENTAGE OF BASE COMPENSATION
IN EACH SUCH SALARY CAP YEAR THAT, AT THE TIME OF ALLOCATION,
IS PROTECTED FOR L ACK OF SKILL. IN THE EVENT THAT, AT THE TIME OF
ALLOCATION, NONE OF THE THEN- CURRENT OR APPLICABLE REMAINING
BASE COMPENSATION IS PROTECTED FOR LACK OF SKILL, THEN THE
ENTIRE AMOUNT OF THE SIGNING BONUS SHALL BE ALLOCATED TO THE
SALARY CAP YEAR DURING WHI CH THE PLAYER'S EXTENDED CONTRACT
IS TRADED.

(IV) IF A TEAM AND PLAYER ENTER INTO AN EXTENSION THAT CONTAINS A
TRADE BONUS PROVISION THAT IS APPLICABLE TO THE CONTRACT'S
ORIGINAL AND EXTENDED TERM, THEN, IN THE CASE OF A SIGNING
BONUS DESCRIBED IN SECTION 3(B)(1)(II) ABOVE THAT IS EARNED
PRIOR TO THE FIRST DAY OF THE SALARY CAP YEAR COVERED BY THE
EXTENDED TERM:

(A) FOR PURPOSES OF CALCULATING THE SIGNING BONUS AND ALLOCATING THE SIGNING BONUS TO THE APPLICABLE SALARY
CAP YEAR(S), THE BASE COMPENSATION IN THE EXTENDED
TERM OF THE CONTRACT SHALL BE THE BASE COMPENSATION AS SET FORTH IN THE CONTRACT; PROVIDED,
HOWEVER, THAT:

(1) IF THE CONTRACT PROVIDES FOR BASE COMPENSATION IN THE FIRST SALARY CAP YEAR OF

THE EXTENDED TERM THAT IS EXPRESSED AS A PERCENTAGE OF THE SALARY C AP IN ACCORDANCE WITH ARTICLE II, SECTION 7(D) OR SECTION 7(E),

204 ARTICLE VII
THEN THE BASE COMPENSATION IN THE EXTENDED
TERM OF THE CONTRACT SHALL BE DETERMINED
ASSUMING THAT THE SALARY CAP WILL INCREASE BY
FOUR AND ONE-HALF PERCENT (4.5%) EACH SALARY
CAP YEAR BEGINNIN G WITH THE SALARY CAP YEAR
FOLLOWING THE THEN- CURRENT SALARY CAP YEAR
AND ENDING WITH THE FIRST SALARY CAP YEAR
AND ENDING WITH THE FIRST SALARY CAP YEAR
COVERED BY THE EXTENDED TERM; OR
(2) IF THE CONTRACT PROVIDES FOR SALARY PLUS
UNLIKELY BONUSES IN THE FIRST SALARY CAP YEAR
OF THE EXTENDED TERM THA T EXCEEDS THE
APPLICABLE MAXIMUM ANNUAL SALARY THAT WOULD APPLY TO SUCH PLAYER ASSUMING THAT
(A) THE PLAYER WILL BE CREDITED WITH A YEAR OF
SERVICE FOR EACH REMAINING YEAR OF THE ORIGINAL TERM OF THE CONTRACT, AND (B) THE
SALARY CAP WILL INCREASE BY FOUR AND ONE -HALF
PERCENT (4.5%) EACH SALARY CAP YEAR BEGINNING WITH THE SALARY CAP YEAR
FOLLOWING THE THEN- CURRENT SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THEN THE BASE
COMPENSATION IN THE EXTENDED TERM OF THE
CONTRACT SHALL BE DETERMINED TO BE THE BASE COMPENSATION THAT WOULD RESULT FROM THE
DEEMED AMENDMENT(S) PURSUANT TO
ARTICLE II, SECTION 7(C) USING THE
ASSUMPTIONS DESCRIBED IN CLAUSES (A) AND (B) OF THIS SUBSECTION.
(B) NOTWITHSTANDING THE EXHIBIT 4 TO SUCH CONTR ACT, THE
SIGNING BONUS SHALL BE PAID IN TWO (2) INSTALLMENTS AS
FOLLOWS:
(1) THE FIRST INSTALLMENT SHALL BE PAID WITHIN
THIRTY (30) DAYS OF THE DATE OF THE TRADE TO
WHICH THE BONUS APPLIES, AND SHALL BE FOR AN
AMOUNT EQUAL TO THE PORTION OF THE SIGNING
BONUS THAT IS ALLOCATED TO THE SALARY CAP

ARTICLE VII 205
YEAR(S) COVERED BY THE ORIGINAL TERM O F THE
CONTRACT; AND
(2) THE SECOND INSTALLMENT SHALL BE PAID WITHIN
THIRTY (30) DAYS OF THE FIRST DAY OF THE FIRST
SALARY CAP YEAR COVERED BY THE EXTENDED
TERM, AND SHALL BE FOR AN AMOUNT EQUAL TO THE
PORTION OF THE SIGNING BONUS THAT IS ALLOCATED
TO THE SALARY CAP YEAR (S) COVERED BY THE
EXTENDED TERM OF THE CONTRACT.
(V) IN THE EVENT THATA A TEAM IS REQUIRED TO MAKE SIGNING BONUS PAYMENT(S) PURSUANT TO SECTION 3(B)(3)(I), 3(B)(3)(II), C), OR
3(B)(3)(IV), ABOVE, AND THE AMOUNT(S) OF THE SIGNING BONUS PAYMENT(S) PURSUANT TO SECTION 3(B)(3)(II), 3(B)(3)(III)(C), OR
3(B)(3)(IV), ABOVE, AND THE AMOUNT(S) OF THE SIGNING BONUS PAYMENT(S) PURSUANT TO SECTION 3(B)(3)(II), 3(B)(3)(III)(C), OR
3(B)(3)(IV), 3(B)(3)(IV), 3(B)(3)(IV), (C), OR 3(B)(3)(IV), BECTION 7(C), THEN THE
AMOUNT OF THE PAYMENT REQUIRED PURSUANT TO
SECTION 3(B)(3)(3)(I), 3(B)(3)(III)(C), OR 3(B)(3)(IV)(B)(2), ABOVE
SHALL BE REDUCED TO EQUAL THE SUM OF THE SIGNING BONUS ALLOCATION AMOUNT(S) THAT RESULT FROM THE DEEMED
AMENDED PURSUANT TO ARTICLE II, SECTION 7(C).
(C) LOANS TO PLAYERS. THE FOLLOWING RULES SHALL APPLY TO ANY LOAN MADE
BY ANY TEAM TO A PLAYERS.

(1) IF ANY SUCH LOAN BEARS NO INTEREST (OR ANNUAL INTEREST AT AN
EFFECTIVE RATE LOWER THAN THE "TARGET RATE" (AS DEFINED BELOWI), THEN
THE INTEREST SHALL BE IMPUTED ON THE OUTS ANDING BALANCE AT A RATE
EQUAL TO THE DIFFERENCE BETWEEN THE TARGET RATE" (AS DEFINED BELOWI) PURS ON THE OUTS AND THE ARTE THE ARD THE ATTEREST SHALL BE
OF INTEREST TO BE PAID BY THE PLAYER AND SUCH IMPUTED INTEREST SHALL BE
OF INTEREST TO BE PAID BY THE PLAYER AND SUCH IMPUTED INTEREST SHALL BE
OF INTEREST TO BE PAID BY THE PLAYER AND SUCH IMPUTED INTEREST SHALL BE
OF INTEREST TO BE PAID BY THE PLAYER AND SUCH IMPUTED INTEREST SHALL BE
ON LOWER THAN SEVEN PERCENT (7%) OR GREATER THAN NINE PERCENT (9%).
FOR PURPOSES OF THIS SECTION 3(C)(1), "PRIME RATE" MEANS THE PRIME
RATE REPORTED IN THE "MONEY RATES" COLUMN ON THIS PERCENT (9%).
FOR PURPOSES OF THIS SECTION 3(C)(1),

206 ARTICLE VII
THEN-CURRENT SALARY CAP YEAR THAT IS PROTECTED FOR LACK OF SKILL. ALL
LOANS MUST BE REPAID THROUGH DEDUCTIONS FROM THE PLAYER'S
REMAINI NG CURRENT BASE COMPENSATION OVER THE YEARS OF THE
CONTRACT THAT, AT THE TIME THE LOAN IS AGREED UPON, PROVIDE FOR BASE COMPENSATION THAT IS FULLY PROTECTED FOR LACK OF SKILL (PRIOR TO THE
EFFECTIVE SEASON OF ANY ETO) IN EQUAL ANNUAL AMOUNTS (THE "ANNUAL
ALLOCABLE REPAYMENT AMOUNTS"). IF A LOAN IS MADE AT A TIME WHEN THE
REMAINING CURRENT BASE COMPENSATION DUE FOR THE RELEVANT SEASON THAT IS FULLY PROTECTED FOR LACK OF SKILL IS LESS THAN THE ANNUAL ALLOCABLE
REPAYMENT AMOUNT THAT WOULD BE OWED ON A LOAN FOR THE FULL AMOUNT
OF THE PLAYER'S CURRENT BASE COMPENSATION THAT IS FULLY PROTECTED FOR
LACK OF SKILL FOR THE RELEVANT SEASON (THE "MAXIMUM ANNUAL ALLOCABLE
REPAYMENT AMOUNT"), THE MAXIMUM LOAN AMOUNT FOR THAT SEASON
SHALL BE REDUCED BY THE AMOUNT BY WHICH THE MAXIMUM ANNUAL
ALLOCABLE REPAYMENT AMOUNT EXCEEDS THE AMOUNT OF REMAINING CURRENT BASE COMPENSATION THAT IS FULLY PROTECTED FOR LACK OF SKILL.
(FOR EXAMPLE, IF A PLAYER HAS \$2 MILLION IN CURRENT BASE
COMPENSATION (FULLY PROTECTED FOR LACK OF SKILL) IN THE FIRST SEASON OF
A FIVE -YEAR CONTRACT, AND A LOAN IS MADE DURING THAT SEASON AT A TIME
WHEN THE PLAYER HAS ALREADY RECEIVED HIS CURRENT BASE COMPENSATION FOR THAT SEASON, THE LOAN MAY NOT EXCEED \$1.6 MILLION.)
(3) IN ADDITION TO THE RESTRICTIONS SET FORTH IN SECTION 3(C)(2) ABOVE:
(1) NO LOAN MAY BE MADE THAT WOULD RESULT IN A VIOLATION OF ARTICLE II, SECTION 13(E); AND (II) NO LOAN MAY BE MADE TO A PLAYER WHOSE
CONTRACT PROVIDES FOR BASE COMPENSATION EQUAL TO THE MINIMUM
PLAYER SALARY.

(4) ANY FORGIVENESS BY A TEAM OF A LOAN TO A PLAYER SHALL BE DEEMED A RENEGOTIATION IN THE SALARY CAP YEAR OF SUCH FORGIVENESS AND SHALL BE SUBJECT TO THE RULES GOVERNING RENEGOTIATIONS SET FORTH IN SECTION 7 BELOW.

(D) INCENTIVE COMPENSATION.

(1) FOR PURPOSES OF DETERMINING A PLAYER'S SALARY EACH SALARY CAP YEAR, EXCEPT AS PROVIDED IN SECTIONS 3(D)(2) -(4) BELOW, ANY PERFORMANCE BONUS (PROVIDED SUCH PERFORMANCE BONUS MAY BE INCLUDED IN A PLAYER CONTRACT IN ACCORDANCE WITH SECTION 5 (B) BELO W),

ARTICLE VII 207

SHALL BE INCLUIDED IN SALARY ONLY IF SUCH PERFORMANCE BONUS WOULD
BE EARNED IF THE TEAM'S OR PLAYER'S PERFORMANCE WERE IDENTICAL TO THE
PERFORMANCE IN THE IMMEDIATELY PRECEDING SALARY CAP YEAR.

(2) NOTWITHSTANDING SECTION 3(D)(1) ABOVE, IN THE EVENT THAT, A T THE
TIME OF THE SIGNING OF A CONTRACT, RENEGOTIATION OR EXTENSION, THE
NBA OR THE PLAYERS ASSOCIATION BELIEVES THAT THE PERFORMANCE OF A
PLAYER AND/OR HIS TEAM DURING THE IMMEDIATELY PRECEDING SALARY CAP
YEAR DOES NOT FAIRLY PREDICT THE LIKELHOOD OF THE PLAYER EARNING A
PERFORMANCE BONUS DURING ANY SALARY CAP YEAR COVERED BY THE CONTRACT, RENEGOTIATION, OR EXTENDED TERM OF THE EXTENSION (AS THE
CASE MAY BE), THE NBA OR THE PLAYERS ASSOCIATION MAY REQUEST THAT A JOINTLY SELECTED BASKETBALL EXPERT ("EXPERT") DETERMINE WHETHER
(1) IN THE CASE OF AN NBA CHALLENGE, IT IS MORE LIKELY THAN NOT THAT
THE BONUS WILL BE EARNED, OR (II) IN THE CASE OF A PLAYERS ASSOCIATION
CHALLENGE, IT IS VERY LIKELY THAT THE BONUS WILL NOT BE EARNED. THE
PARTY INITIATING A PROCEED ING BEFORE THE EXPERT SHALL CARRY THE BURDEN
OF PROOF. THE EXPERT SHALL CONDUCT A HEARING WITHIN FIVE (5) BUSINESS DAYS AFTER THE INITIATION OF THE PROCEEDING, AND SHALL RENDER A
DETERMINATION WITHIN FIVE (5) BUSINESS DAYS AFTER THE HEARING,
NOTWITHSTAND ING ANYTHING TO THE CONTRARY IN THIS SECTION 3(D)(2), NO
PARTY MAY, IN CONNECTION WITH ANY PROCEEDING BEFORE THE EXPERT, REFER TO THE FACTS THAT, ABSENT A CHALLENGE PURSUANT TO THIS
SECTION 3(D)(2), A PERFORMANCE BONUS WOULD OR WOULD NOT BE
INCLUDED IN A PLAYER'S SALARY PURSUANT TO SECTION 3(D)(1) ABOVE, OR WOULD BE TERMED "LIKELY" OR "UNLIKELY" PURSUANT TO ARTICLE I,
SECTION 1(F) POR (EEEE). IF, FOLLOWING AN NBA CHALLENGE, THE EXPERT
DETERMINES THAT A PERFORMANCE BONUS IS MORE LIKELY THAN NOT TO BE EARNED, THE BONUS SHALL BE INCLUDED IN THE PLAYER'S SALARY. THE EXPERT
DETERMINES THAT A PERFORMANCE BONUS IS MORE LIKELY THAN NOT TO
BE EARNED ON VERY LIKELY NOT TO BE EARNED, THE EXPERT DETERMINES THAT A PERFORMANCE BONUS IS MORE LIKELY THAN

THE IMMEDIATELY PRECEDING SALARY CAP YEAR WHO SIGNS A CONTRACT

208 ARTICLE VII

CONTAINING A PERFORMANCE BONUS, OR IN THE CASE OF A PLAYER SIGNED OR
ACQUIRED BY AN EXPANSION TE AM WHOSE CONTRACT CONTAINS A
PERFORMANCE BONUS TO BE PAID AS A RESULT OF, IN WHOLE OR IN PART, THE PLAYER'S ACHIEVEMENT OF AGREED -UPON BENCHMARKS RELATING TO THE
TEAM'S PERFORMANCE DURING ITS FIRST SALARY CAP YEAR, SUCH PERFORMANCE BONUS WILL BE INCLUDED I N SALARY IF IT IS LIKELY TO BE
EARNED. IN THE EVENT THAT THE NBA AND THE PLAYERS ASSOCIATION CANNOT AGREE AS TO WHETHER A PERFORMANCE BONUS IS LIKELY TO BE
EARNED, SUCH DISPUTE WILL BE REFERRED TO THE EXPERT, WHO WILL
DETERMINE WHETHER THE BONUS IS LIKELY TO BE EARNED OR NOT LIKELY TO
BE EARNED. THE EXPERT SHALL CONDUCT A HEARING WITHIN FIVE (5) BUSINESS DAYS AFTER THE INITIATION OF THE PROCEEDING, AND SHALL RENDER
A DETERMINATION WITHIN FIVE (5) BUSINESS DAYS AFTER THE HEARING. THE
EXPERT'S DETERMINATION IN THAT A PERFORMANCE BONUS IS LIKELY TO BE
EARNED OR NOT LIKELY TO BE EARNED SHALL BE FINAL, BINDING, AND
UNAPPEALABLE. THE FEES AND COSTS OF THE EXPERT IN CONNECTION WITH
ANY PROCEEDING BROUGHT PURSUANT TO THIS SECTION 3 (D)(3) SHALL BE BORNE EQUALLY BY T HE PARTIES.

(4) IN THE EVENT THAT EITHER PARTY INITIATES A PROCEEDING PURSUANT TO
SECTION 3 (D)(2) OR (3) ABOVE, THE PLAYER'S SALARY PLUS THE FULL AMOUNT OF ANY DISPUTED BONUSES SHALL BE INCLUDED IN TEAM SALARY DURING THE PENDENCY OF THE PROCEEDING.
(5) IN THE EVENT THE NBA AND THE PLAYER'S SALARY PLUS THE FULL AMOUNT OF ANY DISPUTED BONUSES SHALL BE INCLUDED IN TEAM SALARY DURING THE PENDENCY OF THE PROCEEDING.
(6) IN THE EVENT THE NBA AND THE PLAYER'S SALARY PLUS THE FULL AMOUNT OF ANY DISPUTED BONUSES SHALL BE INCLUDED IN TEAM SALARY DURING THE PENDENCY OF THE PROCEEDING.
(6) IN THE EVENT THE NBA AND THE PLAYER'S ASSOCIATION CANNOT AGREE
ON AN EXPERT, ANY CHALLENGE PURSUANT TO SECTION S 3(D)(2) AND (3) (5) IN THE EVENT THE NBA AND THE PLAYERS ASSOCIATION CANNOT AGREE
ON AN EXPERT, ANY CHALLENGE PURSUANT TO SECTION S 3 (D)(2) AND (3)
ABOVE MAY BE FILED WITH THE GRIEVANCE ARBITRATOR IN ACCORDANCE WITH
ARTICLE XXXI, SECTIONS 2- 7 AND 15.
(6) ALL INCENTIVE COMPENSATION DESCRIBED IN ARTICLE II,
SECTIONS 3(B)(III) AND 3(C) SHALL BE INCLUDED IN SALARY.
(E) INTERNATIONAL PLAYER PAYMENTS.

(E) INTERNATIONAL PLAYER PAYMENTS.

(1) ANY AMOUNT IN EXCESS OF THE AMOUNTS SET FORTH BELOW

("EXCLUDED INTERNATIONAL PLAYER PAYMENT AMOUNT S") PAID OR TO BE

PAID BY OR AT THE DIRECTION OF ANY NBA TEAM TO (I) ANY BASKETBALL TEAM OTHER THAN AN NBA TEAM, OR (II) ANY OTHER ENTITY, ORGANIZATION, REPRESENTATIVE OR PERSON, FOR THE PURPOSE OF INDUCING A PLAYER WHO

IS PARTICIPATING IN THE GAME OF BASKE TBALL AS A PROFESSIONAL OUTSIDE OF

THE UNITED STATES TO ENTER INTO A PLAYER CONTRACT OR IN CONNECTION
WITH SECURING THE RIGHT TO ENTER INTO A PLAYER CONTRACT WITH SUCH A
PLAYER SHALL BE DEEMED SALARY (IN THE FORM OF A SIGNING BONUS) TO THE PLAYER:
SALARY C AP YEAR EXCLUDED INTERNATIONAL PLAYER
PAYMENT AMOUNT
2023 -24 \$825,000
2024 -25 \$850,000
2025 -26 \$875,000
2026 -27 \$900,000
2026 -27 \$900,000
2028 -29 \$950,000
2028 -29 \$950,000
2029 -30 \$975,000
(2) SUBJECT TO ARTICLE XIII, ANY PAYMENT UP TO THE EXCLUDED
INTERNATIONAL PLAYER PAYMENT AMOUNT FOR A SALARY CAP YEAR PAID BY
OR AT THE DIRECTION OF ANY NBA TEAM PURSUANT TO SECTION 3(E)(1)
ABOVE TO A PROFESSIONAL BASKETBALL TEAM OUTSIDE THE UNITED STATES TO
SECURE THE CONTRACTUAL RELEASE OF A PLAYER SHALL NOT BE DEEMED SALARY
TO THE PLAYER.
(3) ANY PAYMENT FOR A SALARY CAP YEAR PAID BY OR AT THE DIRECTION OF ANY NBA TEAM PURSUANT TO SECTION 3(E)(1) ASIONED SALARY
TO THE PLAYER.
(3) ANY PAYMENT FOR A SALARY CAP YEAR PAID BY OR AT THE DIRECTION OF ANY NBA TEAM PURSUANT TO SECTION 3(E)(1) ABOVE TO A PROFESSIONAL BASKETBALL TEAM OUTSIDE THE UNITED STATES TO
SECURE THE CONTRACTUAL RELEASE OF A PLAYER SHALL NOT BE DEEMED SALARY
TO THE PLAYER.
(3) ANY PAYMENT FOR A SALARY CAP YEAR PAID BY OR AT THE DIRECTION OF ANY NBA TEAM PURSUANT TO SECTION 3(E)(1) ABOVE MAY BE PAID IN
A SINGLE INSTALLMENT OR IN MULTIPLE INSTALLMENTS. THE EXCLUDED
INTERNATIONAL PLAYER PAYMENT AMOUNT, WHETHER USED IN WHOLE OR IN
PART, MAY BE USED BY AN NBA TEAM WHENEVER IT SIGNS A PLAYER TO A
NEW PLAYER CONTRACT, EXCEPT THAT THE EXCLUDED INTERNATIONAL PLAYER
PAYMENT AMOUNT MAY NOT BE USED, IN WHOLE OR IN PART, MORE THAN
ONCE IN ANY THREE-SALARY CAP YEAR PERIOD WITH RESPECT TO THE SAME
PLAYER.
(4) THE EXCLUDED INTERNATIONAL PLAYER PAYMENT AMOUNT, OR ANY PART OF IT, SAREED UPON AT THE TIME
OF THE SIGNING OF THE PLAYER CONTRACT TO WHICH IT APPLIES, SHALL NOT BE

DEEMED A MULTIPLE USE OF THE EXCLUDED INTERNATIONAL PLAYER PAYMENT AMOUNT.

```
210 ARTICLE VII
(5) NOTWITHSTANDING SECTION 3(E)(1) ABOVE, NO AMOUNT PAID OR TO
BE PAID PURSUANT TO THIS SECTION 3(E) SHALL BE COUNTED TOWARD THE
MINIMUM TEAM SALARY OBLIGATION OF A TEAM IN ACCORDANCE WITH SECTION 2(B) OR (C) ABOVE.
(6) WITHIN TWO (2) BUSINESS DAYS FOLLOWING THE NBA'S RECEIPT OF
(6) WITHIN TWO (2) BUSINESS DAYS FOLLOWING THE NBA S RECEIPT OF NOTICE OF ANY PAYMENTS MADE BY ANY NBA TEAM THAT ARE GOVERNED BY THIS SECTION 3(E), THE NBA SHALL PROVIDE THE PLAYERS ASSOCIATION WITH WRITTEN NOTICE OF SUCH PAYMENTS. (7) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS SECTION 3(E), TEAMS SHALL BE PROHIBITED FROM MAKING ANY PAYMENT GOVERNED BY THIS SECTION 3(E) FOR THE PURPOSE OF INDUCING A PLAYER TO ENTER INTO A
TWO-WAY CONTRACT OR A CONTRACT WITH AN EXHIBIT 10, OR IN CONNECTION WITH SECURING THE RIGHT TO ENTER INTO A TWO-WAY C ONTRACT
OR A CONTRACT WITH AN EXHIBIT 10 WITH A PLAYER; AND ANY TEAM THAT AGREES TO MAKE A PAYMENT GOVERNED BY THIS SECTION 3(E) WITH RESPECT TO A PLAYER SHALL BE PROHIBITED FROM ENTERING INTO A TWO-WAY
TO A PLATER SHALL BE PROHIBITED FROM ENTERING INTO A TWO- WAY

CONTRACT OR A CONTRACT WITH AN EXHIBIT 10 WITH SUCH PLAYER FOR A PERIOD OF ONE (1) YEAR FOLLOWING THE DATE OF SUCH AGREEMENT.

(F) ONE-YEAR MINIMUM CONTRACTS. EXCEPT WHERE OTHERWISE STATED

IN THIS AGREEMENT, THE SALARY OF EVERY PLAYER WHO SIGNS A ONE -YEAR, 10 -DAY,

OR REST -OF-SEASON CONTRACT FOR THE MINIMUM PLAYER SALARY APPLICABLE TO
SUCH PLAYER SHALL BE THE LESSER OF (1) SUCH MINIMUM PLAYER SALARY, OR (2) THE PORTION OF SUCH MINIMUM PLAYER SALARY THAT IS NOT REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED IN ARTICLE IV, SECTION 6( H).
 NSURANCE PREMIUM REIMBURSEMENT. IF A TEAM REIMBURSES A
PLAYE R FOR LIFE INSURANCE PREMIUMS PURSUANT TO ARTICLE II, SECTION 4(J)(II), SUCH PREMIUM REIMBURSEMENT SHALL NOT BE INCLUDED IN THE COMPUTATION OF THE PLAYER'S SALARY.
```

(H) A

VERAGING . IN ACCORDANCE WITH ARTICLE XI, SECTION 5(D)(II I), A
PLAYER'S SALARY FOR EACH SALARY CAP YEAR COVERED BY HIS CONTRACT SHALL BE DEEMED IN CERTAIN CIRCUMSTANCES TO BE THE AVERAGE OF THE AGGREGATE SALARIES FOR EACH SUCH

LAYER CONDUCT -RELATED COMPENSATION REDUCTIONS . THE

COMPUTATION OF A PLAYER'S SALARY SHALL BE MADE WITHOUT REGARD TO ANY

ARTICLE VII 211
REDUCTION MADE (OR TO BE MADE) TO HIS COMPENSATION IN ACCORDANCE WITH
ARTICLE VI, SECTION 1 OR ARTICLE XLI, SECTION 4(E). FOR CLARITY, THIS
SECTION 3(I) SHALL NOT APPLY TO THE COMPUTATION OF A PLAYER'S ADJUSTMENT
SALARY IN ACCORDANCE WITH ARTICLE VII, SECTION 12.

(I) EXISTING CONTRACTS. A PLAYER'S SALARY WITH RESPECT TO ANY SALARY
CAP YEAR COVER ED BY A CONTRACT ENTERED INTO PRIOR TO THE EFFECTIVE DATE OF
THIS AGREEMENT SHALL CONTINUE TO BE CALCULATED IN ACCORDANCE WITH THE SALARY
CAP RULES THAT WERE IN EXISTENCE AT THE TIME THE CONTRACT WAS ENTERED INTO
EXCEPT AS PROVIDED IN SECTION 7(D)(6) BELOW. IN NO EVENT SHALL THE PRECEDING
SENTENCE APPLY TO THE CALCULATION OF SALARY WITH RESPECT TO ANY CONTRACT,
EXTENSION (WITH RESPECT TO THE EXTENDED TERM), RENEGOTIATION, TRANSACTION,
OR EVENT ENTERED INTO OR OCCURRING ON OR AFTER THE EFFECTIVE DATE OF THIS AGREEMENT.
SECTION 4. DETERMINATION OF TEAM SALARY.
(A) COMPUTATION. FOR PURPOSES OF COMPUTING TEAM SALARY UNDER THIS
AGREEMENT, ALL OF THE FOLLOWING AMOUNTS SHALL BE INCLUDED:
(1) SUBJECT TO THE RULES SET FORTH IN THIS ARTICLE VII, THE AGGREGATE
SALARIES OF ALL ACTIVE PLAYERS (AND FORMER PLAYERS TO THE EXTENT
PROVIDED BY THE TERMS OF THIS AGREEMENT) ATTRIBUTABLE TO A PARTICULAR SALARY CAP YEAR, INCLUDING, WITHOUT LIMITATION:
(I) SALARIES PAID OR TO BE PAID TO PLAYERS WHOSE PLAYER CONTRACTS
HAVE BEEN TERMINATED PURSUANT TO THE NBA'S WAIVER
PROCEDURE (WITHOUT REGARD TO ANY REVISED PAYMENT SCHEDULE
THAT MIGHT BE PROVIDED FOR IN THE TERMINATED PLAYER

CONTRACTS), EXCEPT THAT, WITH RESPECT TO ANY PLAYER CONTRACT
THAT HAS BEEN TERMINATED PURSUANT TO THE NBA'S WAIVER
PROCEDURE, IT THE WAIVING TEAM ELECTS IN WRITING TO HAVE THE PLAYER'S SALARY STRETCHED FOR TEAM SALARY PURPOSES IN
ACCORDANCE WITH APPLICABLE CBA STRETCH RULES, THEN THE
AMOUNT TO BE INCLUDED IN TEAM SALARY FOR A SALARY CAP YEAR
IN RESPE CT OF THE TERMINATED PLAYER CONTRACT SHALL EQUAL THE
AMOUNT ALLOCATED TO SUCH SALARY CAP YEAR IN ACCORDANCE WITH SUCH RULES.

```
212 ARTICLE VII

(II) ANY AMOUNT CALLED FOR IN A RETIRED PLAYER'S PLAYER CONTRACT
PAID OR TO BE PAID TO THE PLAYER. WHEN A PLAYER RETIRES AND
THE TEAM CONTINUES TO PAY SUCH AMOUNTS, THEN, FOR PURPOSES
OF COMPUTING THE PLAYER'S SALARY FOR THE THEN. CURRENT AND ANY
REMAINING SALARY CAP YEAR COVERED BY THE CONTRACT, THE
AGGREGATE OF SUCH AMOUNTS, NOTWITHSTANDING THE PAYMENT
SCHEDULE, SHALL BE ALLOCATED PRO RATA OVER THE THEN. CURRENT
AND EACH REMAINING SALARY CAP YEAR ON THE BASIS OF THE REMAINING UNEARNED PROTECTED COMPENSATION IN EACH SUCH SALARY CAP YEAR AT THE TIME OF RETIREMENT.
(III) AMOUNTS PAID OR TO BE PAID PURSUANT TO AWARDS FOR, OR
SETTLEMENTS OF, OR IEVANCES BETWEEN A PLAYER AND A TEAM
CONCERNING COMPENSATION OBLIGATIONS UNDER A PLAYER CONTRACT IN ACCORDANCE WITH THE FOLLOWING RULES (WHICH,
EXCEPT FOR PURPOSES OF SECTION 4(A)(1)(III)(C) BELOW, SHALL BE
APPLIED WITH RESPECT TO EACH SEASON FOR WHICH THE RE IS ANY
COMPENSATION IN DISPUTE, AS IF THE GRIEVANCE RELATES ONLY TO
SUCH SEASON):
(A) (1) WHEN A PLAYER INITIATES A GRIEVANCE (AS
DEFINED IN ABTICLE XXXI) AGAINST A TEAM
SEEKING THE PAYMENT OF COMPENSATION FOR A
SEASON COVERED BY THE CURRENT OR ANAY FUTURE
SALARY CAP YEAR THAT THE TEAM ASSERTS IS NOT OWED, FIFTY PERCENT (50%) OF THE DISPUTED
AMOUNT SHALL BE INCLUDED IN TEAM SALARY FOR
THE SALARY CAP YEAR TO WHICH THE GRIEVANCE
RELATES. IF THE GRIEVANCE IS RESOLVED DURING
OR PRIOR TO THE SALARY CAP YEAR TO WHICH THE EGRIEVANCE
RELATES. IF THE GRIEVANCE IS RESOLVED DURING
OR PRIOR TO THE SALARY CAP YEAR TO WHICH THE TEAM IN
EXCESS OF THE FIFTY PERCENT (50%) ALLOCATION
SHALL BE INCLUDED IN TEAM SALARY FOR THE
SALARY CAP YEAR TO WHICH THE GRIEVANCE
RELATES. FOLLOWING RESOLUTION OF THE
GRIEVANCE, WHETHER BY AWARD OR SETTLEMENT,
THE DISPUTED DAMOUNT PAYABLE BY THE TEAM IN
EXCESS OF THE FIFTY PERCENT (50%) ALLOCATION
SHALL BE INCLUDED IN TEAM SALARY FOR THE
SALARY CAP YEAR TO WHICH THE GRIEVANCE
RELATES, OR, ALTERNATIVELY, THE AMOUNT BY WHICH THE FIFTY PERCENT (50%) ALLOCATION
```

TEAM SHALL BE SUBTRACTED FROM TEAM SALARY

ARTICLE VII 213
FOR THE SALARY CAP YEAR TO WHICH THE
GRIEVANCE RELATES.
(2) IF A GRIEVANCE DESC RIBED IN THE FIRST SENTENCE
OF SECTION 4(A)(1)(III)(A)(1) ABOVE IS RESOLVED AFTER THE CONCLUSION OF THE SALARY CAP YEAR
TO WHICH IT RELATES, THE DISPUTED AMOUNT
PAYABLE BY THE TEAM RELATED TO SUCH SALARY
CAP YEAR IN EXCESS OF THE FIFTY PERCENT (50%)
ALLOCA TION SHALL BE INCLUDED IN TEAM SALARY
FOR THE SALARY CAP YEAR IN WHICH THE GRIEVANCE IS RESOLVED, OR, ALTERNATIVELY, THE
AMOUNT BY WHICH THE FIFTY PERCENT (50%)
ALLOCATION EXCEEDS THE DISPUTED AMOUNT
PAYABLE BY THE TEAM RELATED TO SUCH SALARY
CAP YEAR SHALL BE SUBTRACTED FROM TEAM
SALARY FOR THE SALARY CAP YEAR IN WHICH THE GRIEVANCE IS RESOLVED. NOTWITHSTANDING THE
PRECEDING SENTENCE: (I) A TEAM SHALL BE
REQUIRED TO PAY ADDITIONAL TAX TO THE NBA IF AND TO THE EXTENT THAT, DUE TO THE OPERATION
OF THIS SEC TION 4(A)(1)(III)(A)(2), THE
AGGREGATE TAX IT PAYS TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE TWO (2) SALARY CAP
YEARS IN QUESTION (THE SALARY CAP YEAR IN
WHICH THE GRIEVANCE WAS RESOLVED) IS LESS
THAN IT WOULD HAVE BEEN HAD THE GRIEVANCE BEEN RESOLVED DURING THE SALARY CAP YEAR TO
WHICH IT RELATED; AND (II) A TEAM SHALL BE
ENTITLED TO A TAX REFUND FROM THE NBA IF AND
TO THE EXTENT THAT, DUE TO THE OPERATION OF
THIS SECTION 4(A)(1)(III)(A)(2), THE AGGREGATE
TAX IT PAYS TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE TWO (2) SALARY CAP
YEARS IN THE THAT, DUE TO THE OPERATION OF
THIS SECTION 4(A)(1)(III)(A)(2), THE AGGREGATE
TAX IT PAYS TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE TWO (2) SALARY CAP
YEARS IN OUISTSTON IS GREATER THAN IT WOULD HAVE BEEN HAD THE GRIEVANCE BEEN RESOLVED.

TAX IT PAYS TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE TWO (2) SALARY CAP
YEARS IN OUISTSTON IS GREATER THAN IT WOULD HAVE BEEN HAD THE GRIEVANCE BEEN RESOLVED.

PEARS IN QUESTION IS GREATER THAN IT WOULD HAVE BEEN HAD THE GRIEVANCE BEEN RESOLVED DURING THE SALARY CAP YEAR TO WHICH IT RELATED. IN ORDER TO FACILITATE ANY SUCH

214 ARTICLE VII 214 ARTICLE VII REQUIRED TAX REFUND FROM THE NBA TO THE TEAM, THE NBA SHALL SET ASIDE, PENDING RESOLUTION OF THE GRIEVANCE, THE AMOUNT OF TAX PAID BY THAT TEAM IN THE SALARY CAP YEAR TO WHICH THE GRIEVANCE RELATES THAT IS
ATTRIBUTABLE TO THE FIFTY PERCENT (50%)
ALLOCATION. FOLLOWING RESOLUTION OF THE GRIEVANCE, THE NBA SHALL PAY TO THE TEAM
THE TAX REFUND TO WHICH IT IS ENTITLED (IF ANY) BASED UPON THE RESOLUTION OF THE GRIEVANCE AND THE REMAINDER OF THE SET ASIDE TAX FUNDS SHALL BE DISTRIBUTED BY THE NBA TO ONE (1) OR MORE TEAMS OR OTHERWISE USED BY THE LEAGUE IN SUCH MANNER AS THE NBA MAY REASONABLY DETERMINE, CONSISTENT WITH THE PROVISIONS OF SECTION 2(D)(4) ABOVE. (B) WHEN A PLAYER INITIATES A GRIEVANCE AGAINST A TEAM SEEKING THE PAYME NT OF COMPENSATION FOR A SEASON COVERED BY A PRIOR SALARY CAP YEAR THAT THE TEAM ASSERTS IS NOT OWED, FOLLOWING RESOLUTION OF THE GRIEVANCE, WHETHER BY AWARD OR SETTLEMENT, THE DISPUTED AMOUNT PAYABLE BY THE TEAM, IF ANY, SHALL BE INCLUDED IN TEAM SALARY F OR THE SALARY CAP YEAR IN WHICH THE GRIEVANCE IS RESOLVED (BUT ONLY TO THE EXTENT THAT IT HAD BEEN PREVIOUSLY EXCLUDED FROM TEAM SALARY). NOTWITHSTANDING THE PRECEDING SENTENCE: (I) A TEAM SHALL BE REQUIRED TO PAY ADDITIONAL TAX TO THE NBA IF AND TO THE EXTENT THAT, DUE TO THE OPERATION OF THIS SECTION 4(A)(1)(III)(B). THE AGGREGATE TAX IT PAYS TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE TWO (2) SALARY CAP YEARS IN QUESTION (THE SALARY CAP YEAR TO WHICH THE GRIEVANCE RELATED AND THE SUBSEQUENT SALAR Y CAP YEAR IN WHICH THE GRIEVANCE WAS RESOLVED) IS LESS THAN IT WOULD HAVE BEEN HAD THE DISPUTED AMOUNT PAYABLE BY THE TEAM BEEN INCLUDED IN TEAM SALARY DURING THE SALARY CAP YEAR TO WHICH IT RELATED; AND (II) A TEAM SHALL BE ENTITLED TO A TAX REFUND FROM THE NBA IF AND TO THE EXTENT THAT, DUE TO THE OPERATION

```
ARTICLE VII 215
OF THIS SECTION 4(A)(1)(III)(B), THE AGGREGATE TAX IT PAYS
TO THE NBA PURSUANT TO SECTION 2(D) ABOVE FOR THE
TWO (2) SALARY CAP YEARS IN QUESTION IS GREATER THAN
IT WOULD HAVE BEEN HAD THE DISPUTED AM OUNT PAYABLE
BY THE TEAM BEEN INCLUDED IN TEAM SALARY DURING
THE SALARY CAP YEAR TO WHICH IT RELATED.
(C) IF A GRIEVANCE RELATES TO A PLAYER'S COMPENSATION FOR
MORE THAN ONE (1) SESSON, FOR PURPOSES OF
DETERMINING THE DISPUTED AMOUNT PAYABLE BY THE
TEAM WITH RESPECT TO EACH SUCH SEASON FOR LOWING THE
RESOLUTION OF THE GRIEVANCE, THE AGGREGATE AMOUNTS
PAYABLE TO THE PLAYER FOR ALL SEASON SPURSUANT TO THE
RESOLUTION OF THE REJEVANCE, WHETHER BY AWARD OR
SETTLEMENT, SHALL BE ALLOCATED TO EACH SUCH SEASON IN
PROPOR TION TO THE AMOUNT OF COMPENSATION THAT WAS
IN DISPUTE FOR SUCH SEASON, UNLESS, IN THE CASE OF AN AWARD, THE GRIEVANCE ARBITRATOR ALLOCATES THE AMOUNTS PAYABLE TO THE PLAYER TO SPECIFIC SEASONS.
(D) IMMEDIATELY UPON REACHING ANY AGREEMENT (ORAL OR
WRITTEN) TO RESOLVE A GRIEVANCE RELATING TO A PLAYER'S
COMPENSATION, A TEAM SHALL NOTIFY THE MBA BY
EMAIL AND PROVIDE THE NBA WITH THE TERMS OF SUCH
AGREEMENT. A TEAM'S FAILURE TO COMPLY WITH THE PRECEDING SENTENCE MAY BE CONSIDERED EVIDENCE OF A
VIOLATION OF ARTICLE XIII. IF A TEAM DELAYS OR
ATTEMPTS TO DELAY IN ANY MANNER THEPROCESSING OR RESOLUTION OF A GRIEVANCE RELATING TO A PLAYER'S
COMPENSATION FOR THE PURPOSE OF CREATING OR
INCREASING ITS ROOM IN ANY SALARY CAP YEAR OR FOR THE
PURPOSE OF REDUCING OR DEFERRING A TAX PAYMENT TO
THE NBA, SUCH CONDUCT SHALL CONSTITUTE A VIOLATION, ANY
EXCLUSIVE AND ANY AGREEMENT DISCLOSED TO THE NBA PURSUANT TO
ARTICLE II, SECTION 13(A)(A) (INCLUDED IN TEAM SALARY BASED
UPON ANY AGREEMENT DISCLOSED TO THE NBA PURSUANT TO
ARTICLE II, SECTION 13(A)(A)(INCLUDED IN TEAM SALARY BASED
UPON ANY AGREEMENT DISCLOSED TO THE NBA PURSUANT TO
ARTICLE II, SECTION 13(A)(A)(INCLUDED IN TEAM SALARY BASED
UPON ANY AGREEMENT DISCLOSED TO THE NBA PURSUANT TO
```

SSIGNMENT OF THE CONTRACT), EXCEPT TO THE EXTENT THAT ANY SUCH SALARY IS LESS THAN A PLAYER'S FREE AGENT AMOUNT (AS (2) (I) WITH RESPECT TO EACH VETERAN FREE AGENT WHO LAST PLAYED FOR A TEAM WHO IS AN UNRESTRICTED FREE AGENT, THE FREE AGENT

DEFINED IN SECT TION 4(D) BELOW).

(2) (1) WITH RESPECT TO EACH VETERAN FREE AGENT WHO LAST PLAYED FOR A TEAM WHO IS AN UNRESTRICTED FREE AGENT, THE FREE AGENT AMOUNT (AS DEFINED IN SECTION 4(D) BELOW) ATTRIBUTABLE TO SUCH VETERAN FREE AGENT.

(II) WITH RESPECT TO EACH VETERAN FREE AGENT WHO LAST PLAYED FOR A TEAM WHO IS A RESTRICTED FREE AGENT, THE GREATER OF (A) THE FREE AGENT AMOUNT (AS DEFINED IN SECTION 4(D) BELOW) ATTRIBUTABLE TO SUCH VETERAN FREE AGENT, THE GREATER OF (A) THE FREE AGENT AMOUNT (AS DEFINED IN SECTION 14(D) BELOW) ATTRIBUTABLE TO SUCH VETERAN FREE AGENT, (B) THE SALARY CALLED FOR IN ANY OUTSTANDING QUALIFYING OFFER (OTHER THAN A TWO-WAY QUALIFYING OFFER, AS DEFINED IN ARTICLE XI, SECTION 1 (E)(III)(B) BELOW) TENDERED TO SUCH VETERAN FREE AGENT (OR, IF THE RESTRICTED FREE AGENT WAS ALSO TENDERED A MAXIMUM QUALIFYING OFFER PURSUANT TO ARTICLE XI, SECTION 1 (E)(III)(B) BELOW) TENDERED TO SUCH VETERAN FREE AGENT (OR, IF THE RESTRICTED FREE AGENT WAS ALSO TENDERED A MAXIMUM QUALIFYING OFFER PURSUANT TO ARTICLE XI, SECTION 4 (A)(II), THE SALARY CALLED FOR IN SUCH OUTSTANDING MAXIMUM QUALIFYING OFFER, OR (C) THE SALARY CALLED FOR IN ANY FIRST REFUSAL EXERCISE NOTICE (AS DEFINED IN ARTICLE XI, SECTION 5 (G)) ISSUED WITH RESPECT TO SUCH VETERAN FI (3) THE AGREGATE SALARIES CALLED FOR UNDER ALL OUTSTANDING OFFER SHEETS (AS DEFINED IN ARTICLE XI, SECTION 5 (B)).

(3) THE AGREGATE SALARIES CALLED FOR IN DISIGNED FIRST ROUND PICK, IF ANY, AS DETERMINED IN ACCORDANCE WITH SECTION 4 (F) BELOW.

(5) AN AMOUNT WITH RESPECT TO A TEAM'S UNSIGNED FIRST ROUND PICK, IF ANY, AS DETERMINED IN ACCORDANCE WITH SECTION 4 (F) BELOW.

(6) VALUE OR CONSIDERATION RECEIVED BY RETIRED PLAYERS THAT IS DETERMINED TO BE INCLUDABLE IN TEAM SALARY IN ACCORDANCE WITH ARTICLE XIII, SECTION 5.

(7) THE A MOUNT OF ANY SALARY CAP EXCEPTION THAT IS DEEMED INCLUDED IN TEAM SALARY IN ACCORDANCE WITH ARTICLE XIII, SECTION 5.

ARTICLE VII 217
(8) AN AMOUNT, IF ANY, INCLUDED IN TEAM SALARY IN ACCORDANCE WITH THE MINIMUM TEAM SALARY RULES SET FORTH IN SECTION 2(C)(3) ABOVE.
(B) EXPANSION. THE SALARY OF ANY PLAYER SELECTED BY AN EXPANSION TEAM IN AN EXPANSION DRAFT AND TERMINATED IN ACCORDANCE WITH THE NBA WAIVER PROCEDURE BEFORE THE FIRST DAY OF THE EXPANSION TEAM'S FIRST SEASON SHALL NOT BE INCLUDED IN THE EXPANSION TEAM'S TEAM SALARY, EXCEPT, TO THE EXTENT SUCH SALARY IS PAID, FOR PURPOSES OF DETERMINING WHETHER THE EXPANSION TEAM HAS SATISFIED ITS MINIMUM TEAM SALARY OBLIGATION FOR SUCH SEASON.
(C) A SSIGNED CONTRACTS . FOR PURPOSES OF CALCULATING TEAM SALARY, WITH RESPECT TO ANY PLAYER CONTRACT THAT IS ASSIGNED, THE ASSIGNEE TEAM SHALL, UPON ASSIGNMENT, HAVE INCLUDED IN ITS TEAM SALARY THE ENTIRE SALARY FOR THE THEN-CURRENT SALARY CAP YEAR AND FOR ALL FUTURE SALARY CAP YEARS.
(D) F REE AGENTS . SUBJECT TO SECTION 4(A)(2)(II) ABOVE, UNTIL A TEAM'S VETERAN FREE AGENT RE -SIGNS WITH HIS TEAM, SIGNS WITH ANOTHER NBA TEAM, OR IS RENOUNCED, HE WILL BE INCLUDED IN HIS PRIOR TEAM'S TEAM SALARY AT ONE OF THE FOLLOWING AMOUNTS ("FREE AGENT AMOUNTS"):
(1) (I) A QUALIFYING VETERAN FREE AGENT, OTHER THAN A QUALIFYING VETERAN FREE AGENT DESCRIBED IN SECTION 4(D)(1)(II) BELOW, WILL BE INCLUDED AT ONE HUNDRED FIFTY PERCENT (150%) OF HIS PRIOR SALARY FOR THE PRIOR SALA

(II) A QUALIFYING VETERAN FREE AGENT FOLLOWING THE SECOND OPTION YEAR OF HIS ROOKIE SCALE CONTRACT WILL BE INCLUDED AT TWO HUNDRED FIFTY PERCENT (250%) OF THE PLAYER'S PRIOR SALARY IF IT WAS EQUAL TO OR GREATER THAN THE ESTIMATED AVERAGE PLAYER SALARY FOR THE PRIOR SALARY CAP YEAR, AND THREE HUNDRED PERCENT (300%) OF HIS PRIOR SALARY IF IT WAS LESS THAN THE ESTIMATED AVERAGE PLAYER SALARY FOR THE PRIOR SALARY FOR THE PRIOR SALARY FOR THE PRIOR SALARY FOR THE PRIOR SALARY CAP YEAR.

(2) AN EARLY QUALIFYINGVETERAN FREE AGENT WILL BE INCLUDED AT ONE HUNDRED THIRTY PERCENT (130%) OF HIS PRIOR SALARY; PROVIDED, HOWEVER, THAT THE PLAYER'S PRIOR TEAM MAY, BY WRITTEN NOTICE TO THE NBA, RENOUNCE ITS RIGHTS TO SIGN THE PLAYER PURSUANT TO THE EARLY QUALIFYING VETERAN FREE AGENT EXCEPTION, IN WHICH CASE THE PLAYER WILL BE DEEMED A NON -QUALIFYING VETERAN FREE AGENT FOR PURPOSES OF THIS SECTION 4(D) AND SECTIONS 6(B) AND 6(J)(5) BELOW. (3) A NON -QUALIFYING VETERAN FREE AGENT WILL BE INCLUDED AT ONE HUNDRED TWENTY PERCENT (120%) OF HIS PRIOR SALARY. (4) NOTWITHSTANDING SECTIONS 4(D)(1) -(3) ABOVE, IF THE PLAYER'S PRIOR SALARY WAS EQUAL TO OR LESS THAN THE MINIMUM P LAYER SALARY APPLICABLE

TO SUCH PLAYER, HE WILL BE INCLUDED AT THE PORTION OF THE THEN. CURRENT
MINIMUM ANNUAL SALARY APPLICABLE TO SUCH PLAYER THAT WOULD NOT BE REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED IN (5) NOTWITHS TANDING SECTION 5 4(D)(1) -(3) ABOVE, AT NO TIME SHALL A
PLAYER'S FREE AGENT AMOUNT EXCEED THE MAXIMUM PLAYER SALARY APPLICABLE TO SUCH PLAYER OR BE LESS THAN THE PORTION OF THE MINIMUM

ANNUAL SALARY APPLICABLE TO SUCH PLAYER THAT WOULD NOT BE REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED IN

REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED IN ARTICLE IV, SECTION 6(H).

(6) NOTWITHSTANDING SECTION S 4(D)(1) -(3) ABOVE, AT NO TIME SHALL A FREE AGENT AMOUNT FOR A VETERAN FREE AGENT FOLLOWING THE SECOND OR THIRD SEASON OF HIS ROOKIE SCALE CONTRACT EXCEED THE MAXIMUM AMOUNT THE TEAM MAY PAY THE PLAYER PURSUANT TO SECTION 6(N)(3) **BFI OW**

(7) NOTWITHSTANDING SECTION S 4(D)(1) -(5) ABOVE, IF A TWO -WAY PLAYER COMPLETES A TWO -WAY CONTRACT, THE PLAYER'S FREE AGENT AMOUNT WILL BE THE MINIMUM ANNUAL SALARY APPLICABLE TO A PLA YER (8) FOR PURPOSES OF THIS SECTION 4(D) ONLY, A PLAYER'S "PRIOR SALARY"

MEANS HIS REGULAR SALARY FOR THE PRIOR SEASON PLUS ANY SIGNING BONUS ALLOCATION AND THE AMOUN T OF ANY INCENTIVE COMPENSATION ACTUALLY

ARTICLE VII 219
EARNED FOR SUCH SEASON UNDER THE PLAYER CONTRACT IN EFFECT WHEN THE
PLAYER FINISHED THE PRIOR SEASON.
(E) FIRST ROUND PICKS.
(I) A FIRST ROUND PICKS.
(I) A FIRST ROUND PICK, IMMEDIATELY UPON SELECTION IN THE DRAFT,
SHALL BE INCLUDED IN THE TEAM SALARY OF THE TEAM THAT HOLDS HIS DRAFT
RIGHTS AT ONE HUNDRED TWENTY PERCENT (120%) OF HIS APPLICABLE
ROOKIE SCALE AMOUNT ("ROOKIE SCALE CAP HOLD AMOUNT"), AND,
SUBJECT TO SECTION 5 4(E)(2) AND (3) BELOW, SHALL CONTINU E TO BE
INCLUDED IN THE TEAM SALARY OF ANY TEAM THAT HOLDS HIS DRAFT RIGHTS (INCLUDING ANY TEAM TO WHICH THE PLAYER'S DRAFT RIGHTS ARE ASSIGNED)
UNTIL SUCH TIME AS THE PLAYER SIGNS WITH SUCH TEAM OR UNTIL THE TEAM LOSES OR ASSIGNS ITS EXCLUSIVE DRAFT RIGHTS TO THE PLAYER.
(2) IN THE EVENT THAT A FIRST ROUND PICK SIGNS WITH A NON- NBA
TEAM, THE PLAYER'S APPLICABLE ROOKIE SCALE CAP HOLD AMOUNT SHALL
BE EXCLUDED FROM THE TEAM SALARY OF THE TEAM THAT HOLDS HIS DRAFT
RIGHTS BEGINNING ON THE DATE HE SIGNS SUCH NON- NBA CONTRACT OR THE
FIRST DAY OF THE REGULAR SEASON, WHICHEVER IS LATER, AND SHALL BE INCLUDED AGAIN IN HIS TEAM'S TEAM SALARY AT THE APPLICABLE ROOKIE
SCALE CAP HOLD AMOUNT ON THE FOLLOWING JULY 1 OR THE DATE THE
PLAYER'S CONTRACT ENDS (OR THE PLAYER IS RELE ASED FROM HIS NON- NBA
CONTRACTUAL OBLIGATIONS), WHICHEVER IS EARLIER, UNLESS THE TEAM RENOUNCES ITS EXCLUSIVE RIGHTS TO THE PLAYER IN ACCORDANCE WITH
ARTICLE X, SECTION 4(G). IF, AFTER SUCH FOLLOWING JULY 1, OR ANY
SUBSEQUENT JULY 1, THE PLAYER SIGNS ANOTHER, OR REMAINS UNDER, CONTRACT WITH A NON- NBA TEAM, THE PLAYER'S APPLICABLE ROOKIE SCALE
CAP HOLD AMOUNT WILLAGAIN BE EXCLUDED FROM TEAM SALARY BEGINNING ON THE DATE OF THE CONTRACT SIGNING OR THE FIRST DAY OF THE
REGULAR SEASON COMMENCING AFTER SUCH JULY 1, WHICHEVER IS LATER,
AND WILL AGAIN BE INCLUDED IN TEAM SALARY AT THE APPLICABLE ROOKIE SCALE CAP HOLD AMOUNT ON THE FOLLOWING JULY 1 OR THE DATE THE
PLAYER'S CONTRACT ROSS (OR THE PLAYER IS RELEASED FROM HIS NON -NBA
CONTRACTUAL OBLIGATIONS), WHICHEVER IS EARLIER, UNLESS TH

TO HAVE THE PLAYER'S APPLICABLE ROOKIE SCALE CAP HOLD AMOUNT

```
220 ARTICLE VII
EXCLUDED FROM ITS TEAM SALARY AT ANY TIME PRIOR TO THE FIRST DAY OF
ANY REGULAR SEASON BY PROVIDING THE NBA WITH A WRITTEN STATEMENT
THAT THE TEAM WILL NOT SIGN THE PLAYER DURING THAT SALARY CAP YEAR ACCOMPANIED BY A WRITTEN STATEMENT FROM THE FIRST ROUND PICK
RENOUNCING HIS RIGHT TO ACCEPT ANY OUTSTANDING REQUIRED TENDER
MADE TO HIM BY THE TEAM. AFTER MAKING SUCH AN ELECTION, (I) THE
TEAM SHALL BE PROHIBITED FROM SIGNING THE PLAYER DURING THAT SALARY CAP YEAR, EXCEPT IN ACCORDANCE WITH SECTION 5 (C)(4)(II) BELOW, (II) THE
TEAM SHALL BE PROHIBITED FROM SIGNING THE PLAYER DURING THAT SALARY CAP YEAR, EXCEPT IN ACCORDANCE WITH SECTION 5 (C)(4)(II) BELOW, (II) THE
TEAM SHALL BE PROHIBITED FROM SIGNING THE PLAYER DURING THAT SALARY CAP YEAR, EXCEPT IN ACCORDANCE WITH SECTION 5 (C)(4)(III) BELOW, (II) THE
TEAM SHALL BE PROHIBITED FROM SIGNING THE PLAYER URING THAT SALARY AND
THAT THE TEAM POSSESSED PURSUANT TO ARTICLE X IMMEDIATELY PRIOR TO
SUCH ELECTION, AND (III) THE PLAYER'S APPLICABLE ROOKIE SCALE AMOUNT
THALL BE INCLUDED A GAIN IN HIS TEAM'S TEAM SALARY AT THE APPLICABLE
ROOKIE SCALE CAP HOLD AMOUNT ON THE FOLLOWING JULY 1. WHEN A
FIRST ROUND PICK PROVIDES A TEAM WI TH A WRITTEN STATEMENT
RENOUNCING HIS RIGHT TO ACCEPT THAT YEAR'S OUTSTANDING REQUIRED
TENDER, THE PLAYER SHALL NO LONGER BE PERMITTED TO ACCEPT IT.

(4) FOR PURPOSES OF THIS SECTION 4(E), IN THE EYEAN THAT HOLDS HIS DRAFT RIGHTS DURING THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE

DRAFT IN WHICH HE WAS DRAFTED IF THE DRAFT OCCURS ON OR AFTER JULY 1), THE

"APPLICABLE ROOKIE SCALE AMOUNT" FOR SUCH FIRST ROUND PICK

MEANS, WITH RESPECT TO ANY SUBSEQUENT SALARY CAP YEAR, THE ROOKIE

SCALE AMOUNT THAT WOULD APPLY IF THE PLAYER WERE DRAFTED IN THE

DRAFT IMMEDIATELY PRECEDING SUCH SALARY CAP YEAR AFTED DAY
OF THE REGULAR SEASON A TEAM HAS FEWER THAN TWELVE (12) PLAYERS,

DETERMINED IN ACCORDANCE WITH SECTION 4(F)(2) BELOW, INCLUDED IN ITS

TEAM SALARY, THEN THE TEAM'S TEAM SALARY SHALL BE INCREASED BY AN AMOUNT CALCULATED AS FOLLOWS:

S
```

ARTICLE VII 221
STEP 2: IF THE RESULT IN STEP 1 IS A POSITIVE NUMBER, MULTIPLY THE
RESULT IN STEP 1 BY THE MINIMUM ANNUAL SALARY
APPLICABLE TO PLAYERS WITH ZERO (0) YEARS OF SERVICE UNDER
THE MINIMUM ANNUAL SALARY SCALE FOR THAT SALARY CAP
YEAR.
(2) IN DETERMINING WHETHER A TEAM HAS FEWER THAN TWELVE (12)
PLAYERS INCLUDED IN ITS TEAM SAL ARY FOR PURPOSES OF SECTION 4(F)(1)
ABOVE ONLY, THE ONLY PLAYERS WHO SHALL BE COUNTED ARE (1) PLAYERS UNDER CONTRACT WITH THE TEAM WHO ARE INCLUDED IN TEAM SALARY,
(II) FREE AGENTS WHO ARE INCLUDED IN TEAM SALARY PURSUANT TO
SECTION 4(A)(2) ABOVE, (III) PLAYERS TO WHOM OFFER SHEETS HAVE BEEN
GIVEN, AND (IV) UNSIGNED FIRST ROUND PICKS WHO ARE INCLUDED IN TEAM
SALARY PURSUANT TO SECTION 4(E) ABOVE.
(G) RENOUNCING.
(I) TO RENOUNCE A VETERAN FREE AGENT, A TEAM MUST PROVIDE THE
NBA WIT HA A WRITTEN STATEMENT RENOUNCING ITS RIGHT TO RE -SIGN THE
PLAYER, EFFECTIVE NO EARLIER THAN THE JULY 1 FOLLOWING THE LAST SEASON
COVERED BY THE PLAYER'S CONTRACT. (THE NBA SHALL NOTIFY THE PLAYERS
ASSOCIATION OF ANY SUCH RENUNCIATION BY BMAIL WITHIN TWO (2)
BUSINESS DAYS FOLLOWING RECEIPT OF NOTICE OF SUCH RENUNCIATION), IF A TEAM RENOUNCES A VETERAN FREE AGENT, THE PLAYER WILL NO LONGER
QUALIFY AS A QUALIFYING VETERAN REE AGENT, EARLY QUALIFYING VETERAN PREE AGENT, THE PLAYER WILL NO LONGER
QUALIFY AS A QUALIFYING VETERAN REE AGENT, EARLY QUALIFYING VETERAN PREE AGENT, TO NON-QUALIFYING VETERAN TREE AGENT, THE PLAYER WITH NOOM (1.E., THE TEAM CANNOT SIGN SUCH PLAYER PURSUANT TO SECTION
6(B) BELOW), PURSUANT TO THE MINIMUM PLAYER SALARY EXCEPTION, OR TO A TWO-WAY CONTRACT. NOTWITHSTANDING THE FOREGOING, IN THE
EVENT A TEAM RENOUNCES ONE OR MORE PLAYERS PURSUANT TO THIS SECTION 6(G) (OR, WITH RESPECT TO A FIRST ROUND PICK, PURSUANT TO
ARTICLE X, SECTION 4(G)) IN ORDER TO CREATE ROOM FOR AN OFFER SHEET,
AND THE OFFER SHEET IN AN ORDE PLAYER? PURSUANT TO THIS SECTION OF THE
DATE THE OFFER SHEET IS MATCHED (OR, IF THE PROR TEAM CONDITIONS ITS MATCH ON THE PLAYER REPORTING FOR AND PASSING A PHYSICAL, WIT

ZZZ ARTICLE VII TWO (2) BUSINESS DAYS OF THE PLAYER PASSING THE PHYSICAL), WHEREUPON ANY SUCH "UNRENOUNCED" PLAYER MAY AGAIN SIGN A PLAYER CONTRACT WITH THE TEAM AS A FIRST ROUND PICK, QUALIFYING VETERAN FREE AGENT, EARLY QUALIFYING VETERAN FREE AGENT, OR NON -QUALIFYING VETERAN

EARLY QUALIFYING VETERAN FREE AGENT, OR NON -QUALIFYING VETERAN
FREE AGENT, AS THE CASE MAY BE, AND WILL AGAIN BE INCLUDED IN HIS PRIOR TEAM'S T EAM SALARY AT HIS APPLICABLE FREE AGENT AMOUNT;
PROVIDED, HOWEVER, THAT A TEAM MAY NOT RESCIND THE RENUNCIATION OF A PLAYER IF (I) AT THE TIME THE PLAYER WAS RENOUNCED, THE TEAM'S TEAM
SALARY WAS AT OR BELOW THE SALARY CAP AND "UNRENOUNCING" THE PLAYER
WOULD CAUSE THE TEAM'S TEAM SALARY TO EXCEED THE SALARY CAP, OR
(II) AT THE TIME THE PLAYER WAS RENOUNCED, THE TEAM'S TEAM SALARY
WAS ABOVE THE SALARY CAP AND "UNRENOUNCING" THE PLAYER WOULD CAUSE THE TEAM'S TEAM SALARY CAP BY MORE THAN
THE AMOUNT BY WHICH THE TEAM'S TEAM SALARY EXCEEDED THE SALARY
CAP PRIOR TO THE PENNINCIATION

CAP PRIOR TO THE RENUNCIATION.

(2) A TEAM CANNOT RENOUNCE ANY PLAYER WHO IS A RESTRICTED FREE

(H) LONG- TERM INJURIES . ANY PLAYER WHO SUFFERS A CAREER -ENDING INJURY OR ILLNESS, AND WHOSE CONTRACT IS TERMINATED BY THE TEAM IN

ACCORDANCE WITH THE NBA WAIVE R PROCEDURE, WILL BE EXCLUDED FROM HIS TEAM'S TEAM SALARY AS FOLLOWS:

TEAM'S TEAM SALARY AS FOLLOWS:
(1) SUBJECT TO SECTION 4(H)(5) BELOW, A TEAM MAY APPLY TO THE NBA
TO HAVE THE PLAYER'S SALARY FOR EACH REMAINING SALARY CAP YEAR COVERED BY THE CONTRACT EXCLUDED FROM TEAM SALARY BEGINNING O N
THE FIRST ANNIVERSARY OF THE DATE OF THE LAST REGULAR SEASON, PLAY-IN,
OR PLAYOFF GAME IN WHICH THE PLAYER PLAYED; PROVIDED, HOWEVER, THAT

IF THE PLAYER PLAYED IN FEWER THAN TEN (10) REGULAR SEASON , PLAY -IN,

AND PLAYOFF GAMES IN THE LAST SEASON IN WHICH HE PLAYED, THEN THE EARLIEST DATE UPON WHICH A TEAM MAY APPLY TO THE NBA TO HAVE THE PLAYER'S SALARY EXCLUDED FROM ITS TEAM SALARY IN ACCORDANCE WITH THIS

SECTION 4(H) SHALL BE THE LATER OF (A) SIXTY (60) DAYS FOLLOWING THE DATE DURING SUCH SEASON IN WHICH THE PLAYER LAST PLAYED IN A REGULAR SEASON , PLAY-IN, OR PLAYOFF GAME, AND (B) THE FIRST ANNIVERSARY OF THE DATE DURING A PRIOR SEASON IN WHICH THE PLAYER LAST PLAYED IN A REGULAR SEASON, PLAY-IN, OR PLAYOFF GAME UNDER SUCH CONTRACT.

NOTWITHSTANDING ANYTHING TO THE CONTRACY IN THIS SECTION 4(H)(1), A TEAM MAY NOT APPLY TO HAVE A PLAYER'S SALARY EXCLUDED FROM TEAM

SALARY PRIOR TO THE FIRST ANNIVERSARY OF THE DATE OF THE FIRST REGULAR SEASON GAME THAT THE PLAYER IS ON THE TEAM'S ROSTER UNDER THE

CONTRACT IN QUESTION.
(2) THE DETERMINATION OF WHETHER A PLAYER HAS SUFFERED A

(2) THE DETERMINATION OF WHETER A PLATER HAS SUFFERED A CAREER -ENDING INJURY OR ILLNESS SHALL BE MADE BY A PHYSICIAN SELECTED JOINTLY BY THE NBA AND THE PLAYERS ASSOCIATION OR, UPON AGREEMENT OF THE NBA AND THE PLAYERS ASSOCIATION, A FITNESS -TO-PLAY PANEL ESTABLISHED UNDER ARTICLE XXII. A PLAYER SHALL BE DEEMED TO HAVE SUFFERED A CAREER -ENDING INJURY OR ILLNESS IF IT IS DETERMINED (I) BY SUCH A PHYSICIAN OR FITNESS -TO-PLAY PANEL THAT THE PLAYER HAS AN INJURY OR ILLNESS THAT (X) PREVENTS HIM FROM PLA YING SKILLED PROFESSIONAL

BASKETBALL AT AN NBA LEVEL FOR THE DURATION OF HIS CAREER, OR (Y) SUBSTANTIALLY IMPAIRS HIS ABILITY TO PLAY SKILLED PROFESSIONAL BASKETBALL AT AN NBA LEVEL AND IS OF SUCH SEVERITY THAT CONTINUING TO PLAY PROFESSIONAL BASKETBALL AT AN NBA LEVEL WOULD SUBJECT THE PLAYER

TO MEDICALLY UNACCEPTABLE RISK OF SUFFERING A LIFE -THREATENING OR
PERMANENTLY DISABLING INJURY OR ILLNESS, OR (II) BY SUCH FITNESS -TO-PLAY
PANEL THAT THE PLAYER HAS AN INJURY OR ILLNESS THAT WOULD CREATE A MATERIALLY ELEVATED RISK OF DEATH, PARALYSIS, OR OTHER PERMANENT SPINAL INJURY FOR THE PLAYER UNDER THE PROCEDURES SET FORTH IN ARTICLE XXII,

SECTION 11.

(3) NOTWITHSTANDING SECTION S 4(H)(1) AND (2) ABOVE, IF AFTER A
PLAYER'S SALARY IS EXCLUDED FROM TEAM SALARY IN ACCORD ANCE WITH THIS
SECTION 4(H), THE PLAYER PLAYS IN TWENTY -FIVE (25) NBA REGULAR
SEASON , PLAY -IN, AND PLAYOFF GAMES IN ANY SEASON FOR ANY TEAM, THE
EXCLUDED SALARY FOR THE SALARY CAP YEAR COVERING SUCH SEASON AND EACH SUBSEQUENT SALARY CAP YEAR SHALL THEREUPO N BE INCLUDED IN
TEAM SALARY OF THE TEAM FROM WHICH THE SALARY WAS PREVIOUSLY EXCLUDED (AND IF THE TWENTY -FIFTH (25TH) GAME PLAYED IS A P LAY-IN OR
PLAYOFF GAME, THEN THE EXCLUDED SALARY SHALL BE INCLUDED IN TEAM SALARY RETROACTIVELY AS OF THE START OF THE TEAM'S LAST REGULAR SEASON
CAME). PROVIDED IN JOURNING THAT THE EXPRESSION CENTENCE SHALL NOT

GAME); PROVIDED, HOWEVER, THAT THE FOREGOING SENTENCE SHALL NOT

APPLY IN THE EVENT A PLAYER IS DETERMINED TO HAVE SUFFERED A CAREER
ENDING INJURY OR ILLNESS PURSUANT TO SECTION 4(H)(2)(II) ABOVE. AFTER A PLAYER'S SALARY FOR ONE (1) OR MORE SALARY CAP YEARS HAS BEEN
INCLUDED IN TEAM SALARY IN ACCORDANCE WITH THIS SECTION 4(H)(3), THE TEAM SHALL BE PERMITTED TO RE -APPLY TO HAVE THE PLAYER'S SALARY (FOR EACH SALARY CAP YEAR REMAINING AT THE TIME OF THE RE -APPLICATION)

224 ARTICLE VII
EXCLUDED FROM TEAM SALARY IN ACCORDANCE WITH THE RULES SET FORTH IN
THIS SECTION 4(H) (INCLUDING THE WAITING PERIOD CRITERIA SET FORTH IN
SECTION 4(H)(I) ABOVE).
(4) IF A TEAM APPLIES TO HAVE A PLAYER'S SALARY EXCLUDED FROM ITS
TEAM SALARY PURSUANT TO THIS SECTION 4(H), THE PLAYER SHALL COOPERATE
IN THE PROCESSING OF THE APPLICATION, INCLUDING BY APPEARING AT THE REASONABLY SCHEDULED PLACE AND TIME FOR EXAMINATION BY THE
JOINTLY-SELECTED PHYSICIAN. THE PLAYER SHALL NOT MAKE ANY
MISREPRESENTATION OR FAIL TO DISCLOSE ANY RE LEVANT INFORMATION IN
CONNECTION WITH THE PROCESSING OF THE APPLICATION.
(5) ONLY THE TEAM WITH WHICH THE PLAYER WAS UNDER CONTRACT AT THE
TIME HIS CAREER -ENDING INJURY OR ILLNESS BECAME KNOWN OR REASONABLY
SHOULD HAVE BECOME KNOWN SHALL BE PERMITTED TO APPLY TO HAVE THE
PLAYER'S SALARY EXCLUDED FROM TEAM SALARY PURSUANT TO THIS
SECTION 4(H). A TEAM MAY ONLY APPLY TO HAVE A PLAYER'S SALARY
EXCLUDED FROM ITS TEAM SALARY PURSUANT TO THIS SECTION 4(H), DURING THE TERM COVERED BY THE PLAYER'S CONTRACT. FOR CLARITY, IF A PLAYER'S
SALARY IS EXCLUDED FROM TEAM SALARY PURSUANT TO THIS SECTION 4(H), IF, AT THE TIME OF SUCH EXCLUSION, THE TEAM HAS PREVIOUSLY ELECTED TO
STRETCH ANY SALARY IN RESPECT OF ONE OR MORE CURRENT OR FUTURE SALARY
CAP YEARS PURSUANT TO SECTION 7(D)(6), SUCH STRETCHED SALARY SHALL ALSO BE EXCLUDED.
(6) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT,
(1) IF A TEAM APPLIES TO HAVE A PLAYER'S SALARY EXCLUDED FROM ITS TEAM
SALARY PURSUANT TO THIS SECTION 4(H) AND SUCH APPLICATION IS GRANTED,
THE TEAM WILL BE PROPHISITED FROM RE -SIGNING OR RE -ACQUIRING THAT
PLAYER AT ANY TIME, AND (II) IF A TEAM MAKES A REQUEST FOR AN EXCEPTION TO REPLACE A DISABLED PLAYER PURSUANT TO SECTION 6(C)
BELOW FOR A SALARY CAP YEAR, THEN, WHETHER SUCH APPLICATION IS
GRANTED OR DENIED, THE TEAM WILL BE PRECLUDED FROM APPLYING TO HAVE
THAT PLAYER'S SALARY EXCLUDED FROM ITS TEAM SALARY PURSUANT TO THIS
SECTION 4(H) FOR THE SAME SALARY EXCLUDED FROM APPLYING TO HAVE
THAT PLAYER'S SA

(I) SUMMER CONTRACTS

(I) SOMMER ON THAT IS A SPOVIDED IN SECTION 4(I)(2) BELOW AND SUBJECT TO ARTICLE II, SECTION 15, FROM JULY 1 UNTIL THE DAY PRIOR TO THE FIRST DAY

OF THE NEXT REGULAR SEASON, A TEAM MAY ENTER INTO PLAYER CONTRACTS
THAT WILL NOT BE INCLUDED IN TEAM SALARY UNTIL THE FIRST DAY OF SUCH
REGULAR S EASON (I.E., THE PLAYER WILL BE DEEMED NOT TO HAVE ANY SALARY
UNTIL THE FIRST DAY OF SUCH REGULAR SEASON), PROVIDED THAT SUCH CONTRACTS SATISFY THE REQUIREMENTS OF THIS SECTION 4(I) (EACH SUCH
CONTRACT, A "SUMMER CONTRACT"). EXCEPT AS SET FORTH IN THE
FOLLOWING SENTENCE, NO SUMMER CONTRACT MAY PROVIDE FOR
(I) COMPENSATION OF ANY KIND THAT IS OR MAY BE PAID OR EARNED PRIOR
TO THE FIRST DAY OF THE NEXT REGULAR SEASON, OR (II) COMPENSATION
TO THE FIRST DAY OF THE NEXT REGULAR SEASON, OR (II) COMPENSATION
FORTECTION OF ANY KIND PURSUANT TO A PRITCE IN SECTION 3(I) OR 4. THE ONLY CONSIDERATION THAT MAY BE PROVIDED TO A PLAYER SIGNED TO A
SUMMER CONTRACT, PRIOR TO THE START OF THE REGULAR SEASON, IS PER
DIEM, LODGING, TRANSPORTATION, COMPENSATION IN ACCORDANCE WITH
PARAGRAPH 3(B) OF THE UNIFORM PLAYER CONTRACT, AND A DISABILIT Y
INSURANCE POLICY COVERING DISABILITIES INCURRED WHILE SUCH PLAYER PARTICIPATES IN SUMMER LEAGUES OR ROOKIE CAMPS FOR THE TEAM. A
TEAM THAT HAS ENTERED INTO ONE OR MORE SUMMER CONTRACTS MUST
TERMINATE SUCH CONTRACTS NO LATER THAN THE DAY PRIOR TO THE FIRST DAY
OF A REGULAR SEASON, EXCEPT TO THE EXTENT THE TEAM HAS ROOM FOR SUCH CONTRACTS OR IS ENTITLED TO USE THE MINIMUM PLAYER SALARY
EXCEPTION.
(2) A TEAM MAY NOT ENTER INTO A SUMMER CONTRACT WITH A VETERAN
FREE AGENT WHO LAST PLAYED FOR THE TEAM HAS ROOM FOR SUCH CONTRACT IS FOR
ONE (1) SEASON ONLY AND PROVIDES FOR NO MORE THAN THE MINIMUM
PLAYER SALARY APPLICABLE TO SUCH PLAYER.
(1) TWO—WAY CONTRACTS. TWO—WAY PLAYER SALARIES SHALL BE EXCLUDED
FROM TEAM SALARY. THUS, FOR EXAMPLE, A TEAM IS NOT REQUIRED TO HAVE ROOM OR AN EXCEPTION TO SIGN, ACQUIRE, OR CONVERT A PLAYER TO A TWO—WAY CONTRACT.
(K) E

WHIST 10 BONUS - SHALL BE EXCLUDED FROM TEAM SALARY.
(L) SECOND ROUND PICK EXCEPTION. SUBJECT TO ARTICLE II, SECTION 15,
EACH SALARY CAPY YEAR, FROM JULY 1 THROUGH JULY 30 I, FOR THAM SIGNED FOR THE SALARY

```
(I) THE NBA SHALL PROVIDE THE PLAYERS ASSOCIATION WITH TEAM
SALARY SUMMARIES. AND A LIST OF CURRENT EXCEPTIONS TWICE A MONTH
DURING THE REGULAR SEASON AND ONCE EVERY WEEK DURING THE
OFF-SEASON.
(2) IN THE EVENT THAT THE NBA FAILS TO PROVIDE THE PLAYERS
ASSOCIATION WITH ANY TEAM SALARY SUMMARY OR LIST OF EXCEPTIONS AS
PROVIDED FOR IN SECTION 4(M)(1) ABOVE, THE PLAYERS ASSOCIATION SHALL
NOTIFY THE NBA OF SUCH FAILURE, AND THE NBA, UPON RECIET OF SUCH
NOTICE, SHALL AS SOON AS REASONABLY POSSIBLE, BUT IN NO EVENT LATER THAN
TWO (2) BUSINESS DAYS FOLLOWING RECIET OF SUCH NOTICE, PROVIDE THE
PLAYERS ASSOCIATION WITH ANY SUCH SUMMARY OR LIST THAT SHOULD HAVE
BEEN PROVIDED PURSUANT TO SECTION 4(M)(1) ABOVE.
SECTION 5. SALARY CAP CONTRACT STRUCTURE RULES.
(A) ANNUAL SALARY INCREASES AND DECREASES.
(I) THE FOLLOWING RULES APPLY TO ALL PLAYER CONTRACTS OF EARLY
OUALIFYING VETERAN FREE AGENTS AND THEIR PRIOR TEAM:
(I) FOR EACH SALARY CAP COVERED BY A PLAYER CONTRACT STRUCTURE RULES.
(I) FOR EACH SALARY CAP YEAR COVERED BY A PLAYER CONTRACT STRUCTURE RULES.
(I) FOR EACH SALARY CAP YEAR COVERED BY A PLAYER CONTRACT STRUCTURE RULES.
(I) FOR EACH SALARY CAP YEAR COVERED BY A PLAYER CONTRACT STRUCTURE FOR THE AFTEN THE PROVIDE OF THE SALARY CAP YEAR THE PLAYER'S:
(I) SALARY CAP YEAR COVERED BY A PLAYER CONTRACT STRUCTURE FOR THE AFTEN THE PLAYER AGENTS OF EARLY
(I) FOR EACH SALARY CAP YEAR COVERED BY A PLAYER CONTRACT AFTER
THE FIRST SALARY CAP YEAR COVERED BY A PLAYER CONTRACT AFTER
THE FIRST SALARY CAP YEAR COVERED BY A PLAYER CONTRACT AFTER
FIRST SALARY FOR THE FIRST SALARY (AP YEAR COVERED BY THE CONTRACT AFTER
FIRST SALARY CAP YEAR COVERED BY THE CONTRACT.
(I) IN THE EVENT THAT THE FIRST SALARY CAP YEAR COVERED BY THE CONTRACT.
(II) IN THE EVENT THAT THE FIRST SALARY CAP YEAR COVERED BY A CONTRACT HAS INCLUDED IN THE FIRST SALARY CAP YEAR COVERED BY THE CONTRACT.
(II) IN THE EVENT THAT THE FIRST SALARY CAP YEAR OF THE CONTRACT.
(II) IN THE EVENT THAT THE FIRST SALARY CAP YEAR OF THE CONTRACT.
```

226 ARTICLE VII

ARTICLE VII 227
(2) THE FOLLOWING RULES APPLY TO ALL PLAYER CONTRACTS BETWEEN QUALIFYING VETERAN FREE AGENTS OR EARLY QUALIFYING VETERAN FREE AGENTS AND THEIR PRIOR TEAM (EXCEPT ANY SUCH CONTRACTS SIGNED PURSUANT TO SECTION 6(D)(4), SECTION 6(E)(4), SECTION 6(F)(3), SECTION 6(G)(4), OR SECTION 8(E)(1) BELOW, WHICH SHALL BE GOVERNED BY SECTION 5(A)(1) ABOVE):

SECTION 5(A)(1) ABOVE):
(I) FOR EACH SALARY CAP YEAR COVERED BY A PLAYER CONTRACT AFTER THE FIRST SALARY CAP YEAR, THE PLAYER'S: (A) SALARY, EXCLUDING INCENTIVE COMPENSATION, MAY INCREASE OR DECREASE IN RELATION TO THE PREVIOUS SALARY CAP YEAR'S SALARY, EXCLUDING INCENTIVE COMPENSATION, BY NO MORE THAN EIGHT PERCENT (8%) OF THE SALARY FOR THE FIRST SALARY CAP YEAR COVERED BY THE CONTRACT; AND (B) REGULAR SALARY MAY INCREASE OR DECREASE IN RELATION TO THE PR EVIOUS SALARY CAP YEAR'S REGULAR SALARY BY NO MORE THAN EIGHT PERCENT (8%) OF THE REGULAR SALARY FOR THE FIRST SALARY CAP YEAR COVERED BY THE CONTRACT.

(II) IN THE EVENT THAT THE FIRST SALARY CAP YEAR COVERED BY A CONTRACT PROVIDES FOR INCENTIVE COMPENSATION, THE AMOUNT OF EACH BONUS INCLUDED IN THE FIRST SALARY CAP YEAR OF THE CONTRACT MAY INCREASE OR DECREASE IN EACH SUBSEQUENT SALARY CAP YEAR BY UP TO EIGHT PERCENT (8%) OF THE AMOUNT OF SUCH BONUS IN THE FIRST SALARY CAP YEAR OF THE CONTRACT.

(3) THE FOLLOWING RULES APPLY TO ALL EXTENSIONS OTHER THAN EXTENSIONS BOTTERED INTO IN CONNECTION WITH A TRADE PURSUANT TO SECTION 8/8/1/2) BELOW:

EXTENSIONS ENTERED INTO IN CONNECTION WITH A TRADE PURSUANT TO SECTION 8(E)(2) BELOW:

(I) FOR EACH SALARY CAP YEAR COVERED BY AN EXTENSION AFTER THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THE PLAYER'S: (A) SALARY, EXCLUDING INCENTIVE COMPENSATION, MAY INCREASE OR DECREASE IN RELATION TO THE PREVIOUS SALARY CAP YEAR'S SALARY, EXCLUDING INCENTIVE COMPENSATION, BY NO MORE THAN EIGHT DERCENT (8%) OF THE SALARY FOR THE FIRST SALARY.

MORE THAN EIGHT PERCENT (8%) OF THE SALARY FOR THE FIRST SALARY
CAP YEAR COVERED BY THE EXTENDED TERM OF THE CONTRACT; AND

(B) REQULAR SALARY MAY INCREASE OR DECREASE IN RELATION TO THE PREVIOUS SALARY CAP YEAR'S REGULAR SALARY BY NO MORE THAN

```
228 ARTICL E VII
EIGHT PERCENT (8%) OF THE REGULAR SALARY FOR THE FIRST SALARY
CAP YEAR COVERED BY THE CONTRACT.

(II) IN THE E VENT THAT THE FIRST SALARY CAP YEAR COVERED BY THE
EXTENDED TERM OF A CONTRACT PROVIDES FOR INCENTIVE COMPENSATION, THE AMOUNT OF EACH BONUS INCLUDED IN THE
FIRST SALARY CAP YEAR OF THE EXTENDED TERM MAY INCREASE OR
DECREASE IN EACH SUBSEQUENT SALARY CAP YEAR BY UP TO EIGHT
PERCENT (8%) OF THE AMOUNT OF SUCH BONUS IN THE FIRST SALARY
CAP YEAR OF THE EXTENDED TERM.

(4) THE FOLLOWING RULES APPLY TO EXTENSIONS ENTERED INTO IN
CONNECTION WITH A TRADE PURSUANT TO SECTION 8(E)(2) BELOW:

(1) FOR EACH SALARY CAP YEAR COVERE D BY AN EXTENSION AFTER THE
FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THE
PLAYER'S: (A) SALARY CAP YEAR COVERED BY THE PREVIOUS SALARY CAP YEAR COVERED BY THE SALARY
INCREASE OR DECREASE IN RELATION TO THE PREVIOUS SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THE
PLAYER'S: (A) SALARY MAY INCREASE OR DECREASE IN RELATION TO THE PREVIOUS SALARY CAP YEAR COVERED BY THE EXTENDED TERM OF THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM OF THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM OF THE FIRST SALARY FOR THE FIRST SALARY

FIVE PER CENT (5%) OF THE REGULAR SALARY FOR THE FIRST SALARY
CAP YEAR COVERED BY THE CONTRACT;

(II) IN THE EVENT THAT THE FIRST SALARY CAP YEAR COVERED BY THE
EXTENDED TERM OF A CONTRACT PROVIDES FOR INCENTIVE
COMPENSATION, THE AMOUNT OF EACH BONUS INCLUDED IN THE
FIRST SALARY CAP YEAR OF THE EXTENDED TERM MAY INCREASE OR

DECREASE IN EACH SUBSEQUENT SALARY CAP YEAR ROVERED BY THE
EXTENDED TERM OF A CONTRACT PROVIDES FOR INCENTIVE
COMPENSATION, THE AMOUNT OF EACH BONUS INCLUDED IN THE
FIRST SALARY CAP YEAR OF THE EXTENDED TERM MAY INCREASE OR

DECREASE IN EACH SUBSEQUENT SALARY CAP YEAR BY UP TO FIVE PERCENT (5%) OF THE AMOUNT OF SUCH BONUS IN THE FIRST SALARY

(5) FOR PURPOSES OF SECTIONS 5(A)(1)(II), 5(A)(2)(III), 5(A)(2)(III), AND

5(A)(4)(III), IN THE EVENT THAT THE FIRST SALARY CAP YEAR COVERED BY THE

CONTRACT OR EXTENDED
```

YFAR

ARTICLE VII 229

(6) THE FOREGOING RULES SET FORTH ABOVE IN THIS SECTION 5 SHALL NOT APPLY TO TWO- WAY CONTRACTS, WHICH ARE SUBJECT TO THE RULES SET FORTH IN ARTICLE II, SECTION 11(A).

(B) PERFORMANCE BONUSES.

(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, NO PLAYER CONTRACT MAY PROVIDE FOR UNLIKELY BONUSES IN ANY SALARY CAP YEAR THAT EXCEED FIFTEEN PERCENT (15%) OF THE PLAYER'S REGULAR SALARY FOR SUCH SALARY CAP YEAR AT THE TIME THE CONTRACT IS S IGNED; PROVIDED, HOWEVER, THAT: (I) WITH RESPECT TO EXTENSIONS, IF THE AMOUNT OF UNLIKELY BONUSES IN THE SALARY CAP YEAR IN WHICH THE EXTENSION IS SIGNED EXCEEDS FIFTEEN PERCENT (15%) OF THE PLAYER'S REGULAR SALARY FOR SUCH SALARY CAP YEAR, THE EXTENSION MAY PROVIDE FOR UP TO THE SAME PERCENTAGE OF UNLIKELY BONUSES IN THE FIRST YEAR OF THE EXTENDED TERM; AND (II) NO RENEGOTIATION MAY PROVIDE FOR AN INCREASE IN UNLIKELY BONUSES IF, AFTER THE RENEGOTIATION, THE AMOUNT OF UNLIKELY BONUSES IN RESPECT OF ANY SA LARY CAP YEAR COVERED BY THE RENEGOTIATED CONTRACT EXCEEDS FIFTEEN PERCENT (15%) OF THE PLAYER'S REGULAR SALARY FOR SUCH SALARY CAP YEAR.

(2) NO PLAYER CONTRACT MAY PROVIDE FOR ANY UNLIKELY BONUS FOR THE FIRST SALARY FOR SUCH SALARY CAP YEAR.

(2) NO PLAYER CONTRACT MAY PROVIDE FOR ANY UNLIKELY BONUS FOR THE FIRST SALARY FOR SUCH SALARY CAP YEAR.

(2) NO PLAYER CONTRACT MAY PROVIDE FOR ANY UNLIKELY BONUS FOR THE FIRST SALARY FOR SUCH SALARY CAP YEAR, WOULD RESULT IN THE TEAM'S TEAM SALARY EXCEEDING THE ROOM UNDER WHICH IT IS SIGNING THE CONTRACT. FOR THE SOLE PURPOSE OF DETERMINING WHETHER A TEAM HAS ROOM FOR A NEW UNLIKELY BONUSES IN CONTRACTS APPROVED BY THE COMMISSIONER THAT MAY BE PAID TO ALL OF THE TEAM'S PLAYER'S THAT ENTERED INTO PLAYER CONTRACTS. SUBJECT TO SECTION 5(C)(4) BELOW, BUT NOTWITHSTANDING ANY OTHER PROVISION IN THIS AGREEMENT:

(1) EVERY PLAYER CONTRACTS. SUBJECT TO SECTION 5(C)(4) BELOW, BUT NOTWITHSTANDING ANY OTHER PROVISION IN THIS AGREEMENT:

(1) EVERY PLAYER CONTRACTS. SUBJECT TO SECTION 5(C)(4) BELOW, BUT NOTWITHSTANDING ANY

230 ARTICLE VII
(2) NO TEAM AND PLAYER MAY ENTER INTO A PLAYER CONTRACT FROM THE
(COMMENCEMENT OF THE TEAM'S LAST GAME OF THE REGULAR SEASON
THROUGH THE FOLLOWING JUNE 30. THE PRECEDING SENTENCE SHALL NOT
PROHIBIT A TEAM AND PLAYER FROM ENTERING INTO AN AMENDMENT TO AN EXISTING PLAYER CONTRACT DURING SUCH PERIOD IF SUCH AMENDMENT WOULD OTHERWISE BE PERMITTED UNDER
(3) A PLAYER CONTRACT THAT COVERS MORE THAN ONE (1) SEASON MUST
BE FOR A CONSECUTIVE PERIOD OF SEASONS.
(4) (i) A PLAYER WHO RECEIVES A REQUIRED TENDER OR A
QUALIFYING OFFER DURING THE MONTH OF JUNE MAY ACCEPT SUCH REQUIRED TENDER OR QUALIFYING OFFER BEGINNING ON THE DATE HE RECEIVES IT.
(II) FROM FEBRUARY 1 THROUGH JUNE 30 OF ANY SALARY CAP YEAR, A
FIRST ROUND PICK MAY ENTER INTO A ROOKIE SCALE CONTRACT COMMENCING WITH THE FOLLOWING SEASON, PROVIDED THAT AS OF
OR AT ANY POINT FOLLOWING THE FIRST DAY OF THE THEN -CURRENT
REGULAR SEASON (OR THE PRECEDING REGULAR SEASON IN THE CASE OF A CONTRACT SIGNED FROM THE DAY FOLLOWING THE LAST DAY OF
THE REGULAR SEASON THROUGH JUNE 30) THE PLAYER WAS A PARTY
TO A PLAYER CONTRACT WITH A PROFESSIONAL BASKETBALL TEAM OR
LEAGUE NOT IN THE NBA COVERING SUCH REGULAR SEASON. WITH
RESPECT TO ANY ROOKIE SCALE CONTRACT TETRED INTO PURSUANT
TO THIS SECTION S(E)(4)(II) AND SUBJECT TO THE PROVISIONS IN ARTICLE VII AND VIII: (I) THE ROOKIE SALARY SCALE APPLICABLE
TO SUCH CONTRACT SHALL BE THE ROOKIE SALARY SCALE FOR THE SALARY CAP YEAR ENCOMPASSING THE FIRST SEASON COVERED BY
THE PLAYER'S CONTRACT; (II) IN LIEU OF PROVIDING FOR COMPENSATION FOR EACH SEASON COVERED BY THE CONTRACT AS A
SPECIFIC DOLLAR AMOUNT, TEAMS MUST STATE IN EXHIBIT 1 OF THE
CONTRACT THAT THE PLAYER'S CURRENT BASE COMPENSATION AND,
IF APPLICABLE, INCENTIVE COMPENSATION FOR EACH SEASON SHALL BE "[__]% OF THE PLAYER'S APPLICABLE ROOKIE SALARY
SCALE*; AND (III) THE PLAYER'S BASE COMPENSATION AND,
IF APPLICABLE, INCENTIVE COMPENSATION FOR EACH SEASON SHALL BE "[__]% OF THE PLAYER'S APPLICABLE ROOKIE SALARY

SHALL BE EXPRESSED IN TERMS OF A PERCENTAGE OF THE PLAYER'S

BASE COMPENSATION.

SECTION 6. EXCEPTIONS TO THE SALARY CAP.
THERE SHALL BE THE FOLLOWING EXCEPTIONS TO THE RULE THAT A TEAM'S TEAM
SALARY MAY NOT EXCEED THE SALARY CAP:

(A) EXISTING CONTRACTS. A TEAM MAY EXCEED THE SALARY CAP TO THE
EXTENT OF ITS CURRENT CONTRACTION. SOME THIS AGREEMENT WHEN ENTERED INTO OR WERE ENTERED
INTO PRIOR TO THE EFFECTIVE DATE OF THIS AGREEMENT WHEN ENTERED INTO OR WERE ENTERED
INTO PRIOR TO THE EFFECTIVE DATE OF THIS AGREEMENT IN ACCORDANCE WITH THE RULES THEN IN EFFECT.

(B) V
ETERAN FREE AGEN T EXCEPTION. SUBJECT TO THE RULES SET FORTH IN
SECTION 6(N) BELOW, BEGINNING AT 12:01 P.M. EASTERN TIME ON THE LAST DAY OF THE MORATORIUM PERIOD FOLLOWING THE LAST SEASON COVERED BY A VETERAN FREE
AGENT'S PLAYER CONTRACT, SUCH PLAYER MAY ENTER INTO A NEW PLAYER CONTR ACT
WITH HIS PRIOR TEAM (OR, IN THE CASE OF A PLAYER SELECTED IN AN EXPANSION DRAFT THAT YEAR, WITH THE TEAM THAT SELECTED SUCH PLAYER IN AN EXPANSION
DRAFT) AS FOLLOWS:

(1) IF THE PLAYER IS A QUALIFYING VETERAN FREE AGENT, THE NEW PLAYER
CONTRACT MAY PROVIDE FOR SALARY PLUS UNLIKELY BONUSES IN THE FIRST
SALARY CAP YEAR TOTALING UP TO THE MAXIMUM AMOUNT PROVIDED FOR
IN ARTICLE II, SECTION 7. ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(2) ABOVE.

(2) IF THE PLAYER IS A NON -QUALIFYING VETERAN FREE AGENT, THEN
SUBJECT TO ARTICLE II, SECTION 7. THEN ENEW PLAYER CONTRACT, PLUS ONE HUNDRED
TWENTY PERCENT (120%) OF THE REGULAR SALARY FOR THE FINAL SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(2) ABOVE.

(2) IF THE PLAYER IS A NON -QUALIFYING VETERAN FREE AGENT, THEN

SUBJECT TO ARTICLE II, SECTION 7. THE NEW PLAYER CONTRACT MAY PROVIDE IN THE FIRST SALARY CAP YEAR OF THE PLAYER'S PRIOR CONTRACT, PLUS ONE HUNDRED
TWENTY PERCENT (120%) OF THE REGULAR SALARY FOR THE FINAL SALARY CAP YEAR OF THE PLAYER'S PRIOR CONTRACT, PLUS ONE HUNDRED TWENTY PERCENT

(120%) OF ANY LIKELY BONUSES AND DECREASES IN SALARY CAP YEAR OF THE PLAYER'S PRIOR

CONTRACT, (II) SALARY PLUS UNLIKELY BONUSES SESPECTIVELY

ARTICLE VII 231

SECTION 5(A)(1) ABOVE.

232 ARTICLE VII

(3) (I) IF THE PLAYER IS AN EARLY QUALIFYING VETERAN FREE
AGENT, THE NEW PLAYER CONTRACT MUST COVER AT LEAST TWO (2)
SEASONS (NOT INCLUDING A SEASON COVERED BY AN OPTION YEAR)
AND, SUBJECT TO ARTICLE II, SECTION 7, MAY PROVIDE IN THE FIRST
SALARY CAP YEAR UP TO THE GREATER OF: (A) ONE HUNDRED
SEVENTY -FIVE PERCENT (175%) OF THE REGULAR SALARY FOR THE
FINAL SALARY CAP YEAR OCVERED BY HIS PR 10R CONTRACT, PLUS ONE
HUNDRED SEVENTY- FIVE PERCENT (175%) OF ANY LIKELY BONUSES
AND UNLIKELY BONUSES, RESPECTIVELY, CALLED FOR IN THE FINAL SALARY CAP YEAR COVERED BY THE PLAYER'S PRIOR CONTRACT, OR
(8) SALARY PLUS UNILKELY BONUSES TOTALING AN AMOUNT EQUAL TO
ONE HUNDRED FIVE PERCENT (105%) OF THE AVERAGE PLAYER SALARY FOR THE PRIOR SALARY CAP YEAR (OR IF THE AUDIT REPORT
FOR THE PRIOR SALARY CAP YEAR HAS NOT BEEN COMPLETED, ONE
HUNDRED FIVE PERCENT (105%) OF THE AVERAGE PLAYER SALARY
FOR THE PRIOR SALARY CAP YEAR HAS NOT BEEN COMPLETED, ONE
HUNDRED FIVE PERCENT (105%) OF THE AVERAGE PLAYER SALARY
FOR THE PRIOR SALARY CAP YEAR AS COMPUTED BY SUBSTITUTING
ESTIMATED TOTAL SALARIES). ANNUAL INCREASES AND DECREASES IN SALARY
AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(2) ABOVE.
(II) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 5(A)(2)
ABOVE OR THIS SECTION 6(B)(3), IF AN EARLY QUALIFING VETERAN FREE AGENT WITH TWO (2) YEARS OF SERVICE RECEIVES AN OFFER
SHEET IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE XI,
SECTION 5(D), THE PLAYER'S PRIOR TEAM MAY USE THE EARLY
QUALIFYING VETERAN FREE AGENT EXCEPTION TO MATCH THE OFFER SHEET.
(C) DISABLED PLAYER SECTION 6(B) SECTION 6(B) BLOW, A TEAM MAY,
IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE XI,
SECTION 5 (D), THE PLAYER'S PRIOR TEAM MAY USE THE EARLY
QUALIFYING VETERAN FREE AGENT WITH THE OFFER SHEET.
(C) DISABLED PLAYER EXCEPTION 1 IN RESPECT OF NOTHING SECTION 6(C), SIGN OR ACQUIRE ONE REPLACEMENT PLAYER TO REPLACE A PLAYER WHO, AS A RESULT OF A DISABLING INJURY OR ILLNESS (AS DEFINED BELOW), IS UNABLE TO RENDER

A SALARY CAP YEAR, REGARDLESS OF WHEN THE DISABLING INJURY

ARTICLE VII 233
OR ILLNESS OCCURRED, MAY BE MADE AT ANY TIME FROM JULY 1
THROUGH JANUARY 15 OF SUCH SALARY CAP YEAR.
(II) IF A TEAM WISHES TO SIGN A REPLACEMENT PLAYER PURSUANT TO
THIS SECTION 6(C), SUCH REPLACEMENT PLAYER'S CONTRACT MAY THIS SECTION (IC), SUCH REPLACEMENT PLAYER'S CONTRACT MAY
BE FOR ONE SEASON AND PROVIDE SALARY AND UNLIKELY BONUSES FOR THE SALARY CAP YEAR IN WHICH THE PLAYER IS SIGNED TOTALING
UP TO THE LESSER OF (A) FIFTY PERCENT (50%) OF THE DISABLED
PLAYER'S SALARY FOR THE THEN -CURRENT SAL ARY CAP YEAR, OR
(B) AN AMOUNT EQUAL TO NON- TAXPAYER MID -LEVEL SALARY EXCEPTION (AS DEFINED IN SECTION 6(E) BELOW) FOR SUCH SALARY CAP YEAR.

(III) IF A TEAM WISHES TO ACQUIRE A REPLACEMENT PLAYER PURSUANT TO THIS SECTION 6(C), THE REPLACEMENT PLAYER MUST HAVE ON LY ONE SEASON REMAINING ON HIS PLAYER CONTRACT AND THE REPLACEMENT PLAYER'S POST -ASSIGNMENT SALARY FOR THE SALARY CAP YEAR IN WHICH THE REPLACEMENT PLAYER IS ACQUIRED MAY BE UP TO THE LESSER OF THE AMOUNT DESCRIBED IN SECTION 6(C)(1)(II)(A) ABOVE OR THE AMOUNT DESCRIBED IN SECTION 6(C)(1)(II)(B) ABOVE, IT HE AMOUNT DESCRIBED IN SECTION 6(C)(II)(II)(B) ABOVE, PLUS, IN EITHER CASE, \$100,000.

(2) FOR PURPOSES OF THIS SECTION 6(C), "DISABLING INJURY OR ILLNESS"

MEANS ANY INJURY OR ILLNESS THAT, IN THE OPINION OF THE PHYSICIAN DESCRIBED IN SECTION 6(C)(4) BELOW, MAKES IT SUBSTANTIALLY MORE LIKELY THAN NOT THAT THE PLAYER WOULD BE UNABLE TO PLAY THROUGH THE (3) THE EXCEPTION FOR A DISABLING INJURY OR ILLNESS SHALL EXPIRE ON

ARTICLE VII 233

(4) THE DATE THOR I ON A DISABILITY ON LEURS STIELE LATTICE ON THE MARCH 10 FOLLOWING THE DATE THE EXCEPTION IS GRANTED.

(4) THE DETERMINATION OF WHETHER A PLAYER HAS SUFFERED A DISABLING INJURY OR ILLNESS SHALL BE MADE BY A PHYSICIAN DESIGNATED BY THE NBA, WHO SHALL REVIEW THE RELEVANT MEDICAL INFORMATION AND, IF THE

PHYSICIAN DEEMS IT APPROPRIATE, EXAMINE THE PLAYER. THE NBA SHALL ADVISE THE PLAYERS ASS OCIATION OF THE DETERMINATION OF ITS PHYSICIAN

WITHIN ONE (1) BUSINESS DAY OF SUCH DETERMINATION. IN THE EVENT THE PLAYERS ASSOCIATION DISPUTES THE NBA PHYSICIAN'S DETERMINATION, THE PARTIES WILL IMMEDIATELY REFER THE MATTER TO A NEUTRAL PHYSICIAN (TO BE

SELECTED BY THE PARTIES AT THE COMMENCEMENT OF EACH SALARY CAP

234 ARTICLE VII
YEAR) TO REVIEW THE RELEVANT MEDICAL INFORMATION AND, IF THE NEUTRAL
PHYSICIAN DEEMS IT APPROPRIATE, EXAMINE THE PLAYER. WITHIN THREE (3)
BUSINESS DAYS OF RECEIPT OF SUCH INFORMATION (AND EXAM INATION OF THE
PLAYER, IF REQUESTED), THE NEUTRAL PHYSICIAN SHALL MAKE A FINAL DETERMINATION, WHICH WILL BE FINAL, BINDING, AND UNAPPEALABLE. THE
COST OF THE NBA PHYSICIAN WILL BE BORNE BY THE NBA. THE COST OF
THE NEUTRAL PHYSICIAN WILL BE BORNE EQUALLY AND JOINTLY BY THE NBA AND THE PLAYERS ASSOCIATION.
(5) IF A TEAM REQUESTS AN EXCEPTION PURSUANT TO THIS SECTION 6(C),
THE PLAYER WITH RESPECT TO WHOM THE REQUEST IS MADE SHALL COOPERATE IN THE PROCESSING OF THE REQUEST, INCLUDING BY APPEARING AT THE
SCHEDULED PLACE AND TIME FOR EXAMINATION BY THE NBA -APPOINTED
PHYSICIAN AND IF NECESSARY. THE NEITRAL PHYSICIAN. THE PLAYER SHALL NOT MAKE ANY MISREPRESENTATION OR FAIL TO DISCLOSE ANY RELEVANT.

PHYSICIAN AND, IF NECESSARY, THE NEUTRAL PHYSICIAN. THE PLAYER SHALL NOT MAKE ANY MISREPRESENTATION OR FAIL TO DISCLOSE ANY RELEVANT INFORMATION IN CONNECTION WITH THE PROCESSING OF THE APPLICATION.

(6) NOTWITHSTANDING A TEAM'S RECEIPT OF AN EXCEPTION IN RESPECT
OF A DISABLED PLAYER PURSUANT TO THIS SECTION 6(C), SUCH PLAYER, UPON
RECOVERING FROM HIS INJURY OR ILLNESS, MAY RESUME PLAYING FOR THE
TEAM. IF THE PLAYER RESUMES PLAYING FOR THE TEAM, OR IS TRADED, PRIOR
TO THE TEAM'S USE OF ITS EXCEPTION, THE EXCEPTION SHALL BE

EXTINGUISHED.
(7) THE DISABLED PLAYER EXCEPTION IS AVAILABLE ONLY TO THE TEAM WITH WHICH THE PLAYER WAS UNDER CONTRACT, AND DURING THE TERM OF THE CONTRACT THAT THE PLAYER WAS UNDER, AT THE TIME HIS DISABLING THE CONTRACT THAT THE PLAYER WAS UNDER, AT THE TIME HIS DISABLING INJURY OR ILLNESS BECAME KNOWN OR REASONABLY SHOULD HAVE BECOME KNOWN. IN ORDER FOR A TEAM TO BE GRANTED A DISABLED PLAYER EXCEPTION PURSUANT TO THIS SECTION 6(C), THE DISABLED PLAYER MUST CONTINUE TO BE ON THE TEAM'S ROSTER FROM THE TI ME THE TEAM MAKES AN APPLICATION FOR THE EXCEPTION THROUGH THE DATE UPON WHICH THE

EXCEPTION IS GRANTED.
(8) IF A TEAM MAKES A REQUEST FOR AN EXCEPTION TO REPLACE A

DISABLED PLAYER PURSUANT TO THIS SECTION 6(C) AND SUCH REQUEST IS DENIED, THE TEAM SHALL NOT BE PERMITTED TO MAKE ANY SUBSEQUENT REQUEST FOR AN EXCEPTION TO REPLACE THE SAME PLAYER PURSUANT TO THIS SECTION 6(C) UNLESS NINETY (90) DAYS HAVE PASSED SINCE THE FIRST REQUEST WAS DENIED AND THE TEAM ESTABLISHES THAT THE SUBSEQUENT

ARTICLE VII 235
REQUEST IS BASED ON A NEW INJURY OR AN AGGRAVATION OF THE SAME INJURY.

IF A TEAM MAKES A REQUEST FOR AN EXCEPTION TO REPLACE A DISABLED
PLAYER FOR A SEASON PURSUANT TO THIS SECTION 6(C). THEN, WHETHER SUCH
REQUEST IS GRANTED OR DENIED, THE TEAM SHALL BE PERMITTED TO RENEW
IT'S RE QUEST FOR AN EXCEPTION TO REPLACE THE DISABLED PLAYER FOR A
SUBSEQUENT SEASON(S) BY APPLYING FOR ANOTHER EXCEPTION IN RESPECT OF THAT PLAYER FOR SUCH SEASON IN ACCORDANCE WITH THE RULES SET FORTH IN THIS SECTION 6(C).

(D) BI-ANNUAL EXCEPTION. SUBJECT TO THE RULES SET FORTH IN SECTION 2(E)
ABOVE AND SECTION 6(N) BELOW:

(1) A TEAM MAY USE THE BI-ANNUAL EXCEPTION DURING A SALARY CAP
YEAR TO SIGN AND/OR ACQUIRE BY ASSIGNMENT ONE (1) OR MORE PLAYER CONTRACTS THAT, IN THE AGGR EGATE, PROVIDE FOR SALARIES AND UNLIKELY
BONUSES (OR IN THE CASE OF ASSIGNMENT, POST -ASSIGNMENT SALARIES AND
UNLIKELY BONUSES IN THE FIRST SALARY CAP YEAR, PROVIDED, HOWEVER, THAT,
PRIOR TO THE FIRST DAY OF THE 2024 -25 SALARY CAP YEAR, ROUGUIRE A PLAYER CONTRACT BY ASSIGNMENT.

PRIOR TO THE FIRST DAY OF THE 2024 -25 SALARY CAP YEAR, A TEAM SHALL
NOT BE PERMITTED TO USE THE BI-ANNUAL EXCEPTION TO THE BI-ANNUAL
EXCEPTION MAY NOT EXCEED TWO (2) SEASONS IN LENGTH, AND THE
REMAINING TERM OF A PLAYER CONTRACT SIGNED PURSUANT TO THE BI-ANNUAL
EXCEPTION MAY NOT EXCEED TWO (2) SEASONS IN LENGTH, AND THE
REMAINING TERM OF A PLAYER CONTRACT ACQUIRED BY ASSIGNMENT

PURSUANT TO THE BI-ANNUAL EXCEPTION MAY NOT EXCEED TWO (2) SEASONS IN LENGTH, AND THE
REMAINING TERM OF A PLAYER CONTRACT ACQUIRED BY ASSIGNMENT

PURSUANT TO THE BI-ANNUAL EXCEPTION FINE BI-ANNUAL
EXCEPTION (I) IF AT THE TILL HE TEAM PROPOSES TO USE THE EXCEPTION FOR

ROOM TEAMN FOR THE PROPOSES TO USE THE EXCEPTION FOR

ROOM TEAMN FAND THE FILE THE THE TEAM PROPOSES TO USE THE EXCEPTION FOR

ROOM TEAMN FAND THE BI-ANNUAL EXCEPTION OR ANY PORTION

THE TEAM HAS ALREADY USED THE MID-LEVEL SALARY EXCEPTION FOR

ROOM TEAMN FAND THE PROPOSES TO USE THE EXCEPTION FOR

ROOM TEAMS IN THAT SAME SALARY CAP YEAR, OR (II) IN ANY TWO (2) CONSECUTIVE SALARY CAP YEARS. THE PROHIBITION IN THE PRECEDING SENTENCE AGAINST USING THE BI -ANNUAL EXCEPTION OR ANY PORTION THEREOF IN ANY TWO (2) CONSECUTIVE SALARY CAP YEARS SHALL APPLY TO THE 2022- 23 SALARY CAP YEAR (I.E., IF A TEAM USED ALL OR ANY PORTION OF THE BI -ANNUAL EXCEPTION DURING THE 2022 - 23 SALARY CAP YEAR, THAT TEAM SHALL NOT BE PERMITTED TO USE ALL OR ANY PORTION OF THE BI-ANNUAL EXCEPTION DURING THE 2023- 24 SALARY CAP YEAR).

236 ARTICLE VII
(4) PLAYER CONTRACTS SIGNED PURSUANT TO THE BI -ANNUAL EXCEPTION
COVERING TWO (2) SEASONS MAY PROVIDE FOR AN INCREASE OR DECREASE IN
SALARY AND UNLIKELY BONUSES FOR THE SECOND S ALARY CAP YEAR IN
ACCORDANCE WITH SECTION S(A(I)) ABOVE.
(5) THE BI -ANNUAL EXCEPTION FOR A TEAM, IF APPLICABLE, SHALL ARISE
ON THE FIRST DAY OF A SALARY CAP YEAR AND SHALL EXPIRE AT THE START OF THE TEAM'S LAST GAME OF THE REGULAR SEASON DURING THAT SALARY CAP
YEAR.
(E) NON -TAXPAYER MID -LEVEL SALARY EXCEPTION . SUBJECT TO THE RULES
SETFORTH IN SECTION 2(E) ABOVE AND SECTION 6(N) BELOW:
(1) A TEAM MAY USE THE NON -TAXPAYER MID -LEVEL SALARY
EXCEPTION TO SIGN AND/OR ACQUIRE BY ASSIGNMENT ONE (1) OR MORE
PLAYER CONTRACTS DURING EACH SALARY CAP YEAR THAT, IN THE AGGREGATE,
PROVIDE FOR SALARIES AND UNLIKELY BONUSES (OR IN THE CASE OF
ASSIGNMENT, POST -ASSIGNMENT SALARIES AND UNLIKELY BONUSES (OR IN THE CASE OF
ASSIGNMENT, POST -ASSIGNMENT SALARIES AND UNLIKELY BONUSES (OR TO THE FIRST DAY OF
THE 2024 - 25 SALARY CAP YEAR, A TEAM SHALL NOT BE PERMITTED TO USE
THE NON-TAXPAYER MID -LEVEL SALARY EXCEPTION TO ACQUIRE A PLAYER
CONTRACT BY ASSIGNMENT.
(2) THE TERM OF A PLAYER CONTRACT SIGNED PURSUANT TO THE
NON-TAXPAYER MID -LEVEL SALARY EXCEPTION MAY NOT EXCEED FOUR (4)
SEASONS IN LENGTH, AND THE REMAINING TERM OF A PLAYER CONTRACT ACQUIRED BY ASSIGNMENT PURSUANT TO THE NON-TAXPAYER MID -LEVEL SALARY EXCEPTION MAY NOT EXCEED FOUR (4)
SEASONS IN LENGTH, AND THE REMAINING TERM OF A PLAYER CONTRACT ACQUIRED BY ASSIGNMENT PURSUANT TO THE NON-TAXPAYER MID -LEVEL SALARY EXCEPTION FOR THE THE TEAM PROPOSES TO USE
THE EXCEPTION OF THE THE THE THE THE PROPOSES TO USE
THE EXCEPTION OF THE THE THIS THE TEAM PROPOSES TO USE
THE EXCEPTION OF A CHARMS IN THE THE TEAM PROPOSES TO USE
THE EXCEPTION OF A CHARMS IN THE THE TEAM PROPOSES TO USE
THE EXCEPTION OF ROMO THE MAND IN THE THE TEAM PROPOSES TO USE
THE EXCEPTION OF THE MAND ALLEVEL SALARY EXCEPTION MAY PORTION OF THE NON-TAXPAYER
MID-LEVEL SALARY EXCEPTION IF AT THE TIME THE TEAM PROPOSES

SECTION 5(A)(1) ABOVE.

ARTICLE VII 237 ARTICLE VII 237
(5) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 6(E)(3)
ABOVE, IF A VETERAN FREE AGENT WITH ONE (1) OR TWO (2) YEARS OF
SERVICE RECEIVES AN OFFER SHEET IN ACCORDANCE WITH THE PROVISIONS OF
ARTICLE XI, SECTION 5(D), THE PLAYER'S PRIOR TEAM MAY USE THE
NON-TAXPAYER MID -LEVEL SALARY EXCEPTION TO MATCH THE OFFER SHFFT (6) THE NON- TAXPAYER MID -LEVEL SALARY EXCEPTION FOR A TEAM SHALL ARISE ON THE FIRST DAY OF EACH SALARY CAP YEAR AND SHALL EXPIRE AT THE START OF THE TEAM'S LAST GAME OF THE REGULAR SEASON DURING THAT SALARY CAP YEAR.
(F) TAXPAYER MID -LEVEL SALARY EXCEPTION . SUBJECT TO THE RULES SET (F) TAXPAYER MID -LEVEL SALARY EXCEPTION . SUBJECT TO THE RULES SET FORTH IN SECTION 2(E) ABOVE AND SECTION 6(N) BELOW:

(1) A TEAM MAY USE THE TAXPAYER MID -LEVE L SALARY EXCEPTION TO

SIGN ONE (1) OR MORE PLAYER CONTRACTS DURING EACH SALARY CAP YEAR NOT TO EXCEED TWO (2) SEASONS IN LENGTH, THAT, IN THE AGGREGATE, PROVIDE FOR SALARIES AND UNLIKELY BONUSES IN THE FIRST SALARY CAP YEAR

TOTALING UP TO THE AMOUNTS SET FORTH BELOW, PROVIDED THAT THE TEAM'S

APRON TEAM SALARY IMMEDIATELY FOLLOWING THE TEAM'S USE OF SUCH

EXCEPTION EXCEEDS THE FIRST APRON LEVEL: TAXPAYER MID -LEVEL SALARY EXCEPTION FOR THE 2023 -24 SALARY CAP YEAR: \$5 MILLION FOR EACH SUBSEQUENT SALARY CAP YEAR: \$5 MILLION MULTIPLIED BY A FRACTION, THE NUMERATOR OF WHICH IS THE SALARY CAP FOR THAT SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE 2023- 24 SALARY CAP YEAR (2) A TEAM MAY NOT USE ALL OR ANY PORTION OF THE TAXPAYER MID-LEVEL SALARY EXCEPTION IF AT THE TIME THE TEAM PROPOSES TO USE

THE EXCEPTION THE TEAM HAS ALREADY USED THE MID -LEVEL SALARY EXCEPTION FOR ROOM TEAMS IN THAT SAME SALARY CAP YEAR.

23) PLAYER CONTRACTS SIGNED PURSUANT TO THE TAXPAYER MID -LEVEL
SALARY EXCEPTION MAY PROVIDE FOR ANNUAL INCREASES AND DECREASES IN
SALARY AND UNLIKELY BONUSES IN ACCORDANCE WITH SECTION 5(A)(1)
ABOVE.
(4) THE TAXPAYER MID -LEVEL SALARY EXCEPTION FOR A TEAM SHALL
ARISE ON THE FIRST DAY OF EACH SALARY CAP YEAR AND SHALL EXPIRE AT THE
START O F THE FIRST DAY OF EACH SALARY CAP YEAR AND SHALL EXPIRE AT THE
START O F THE TEAM'S LAST GAME OF THE REGULAR SEASON DURING THAT SALARY
CAP YEAR.
(5) IN THE EVENT THAT, DURING A SALARY CAP YEAR AND SHALL EXPIRE AT THE
START OF THE RON- TAXPAYER MID -LEVEL SALARY EXCEPTION TO ACQUIRE
ANY PLAYER CONTRACTS BY ASSIGNMENT; (II) USES THE NON -TAXPAYER
MID-LEVEL SALARY EXCEPTION IN ORDER TO SIGN ONE (1) OR MORE NEW
PLAYER CONTRACTS DURING A SALARY CAP YEAR, NOT TO EXCEED TWO (2)
SEASONS IN LENGTH THAT, IN THE AGGREGATE, PROVIDE FOR SALARIES AND
UNLIKELY BONUSES IN THE FIRST SALARY CAP YEAR OF THE CONTRACT(S)
TOTALING NO MORE THAN THE AMOUNTS SET FORTH IN SECTION 6(F)(1) ABOVE,
AND (III) BUT FOR THE TEAM'S USE OF THE NON- TAXPAYER MID -LEVEL
SALARY EXCEPTION AS DESCRIBED IN CLAUSE (II) ABOVE, THE TEAM OTHERWISE WOULD BE PERMITTED TO ENGAGE IN A TRANSA CTION THAT CAUSES
THE TEAM'S APRON TEAM SALARY TO EXCEED THE FIRST APRON LEVEL FOR SUCH SALARY CAP YEAR IN ACCORDANCE WITH THE RULES SET FORTH IN
SUCH TRANSACTION, WHEREUPON THE TEAM SHALL BE PERMITTED TO ENGAGE IN
SUCH TRANSACTION, WHEREUPON THE TEAM WILL BE DEEMED TO HAVE USED
THE TAXPAYER MID -LEVEL SALARY EXCEPTION FOR RALL PURPOSES UNDER
THIS ARTICLE VII, AND THE TEAM'S SHALL BE PERMITTED TO SUCH SALARY CAP YEAR IN ACCORDANCE WITH THE RULES SET FORTH IN
SUCH TRANSACTION, WHEREUPON THE TEAM WILL BE DEEMED TO HAVE USED
THE TAXPAYER MID -LEVEL SALARY EXCEPTION FOR ALL PURPOSES UNDER
THIS ARTICLE VII, AND THE TEAM'S HABILITY TO USE THE NON-TAXPAYER
MID-LEVEL SALARY EXCEPTION FOR ROOM TEAMS. SUBJECT TO THE
RULES SET FORTH IN SECTION 6(N) BELOW:

(1) IN THE EVENT (I) A TEAM'S TEAM SALARY AT ANY TIME DURING A SALARY
CAP YEAR IS BELOW THE

MID-LEVEL SALARY EXCEPTION FOR ROOM TEAMS, THE TEAM HAS NOT

ARTICLE VII 129
ARTICLE VII 129
ARREADY USED EITHER THE BI -ANNUAL EXCEPTION, THE NON- TAXPAYER
MID-LEVEL SALARY EXCEPTION, OR THE TAXPAYER MID LEVEL SALARY
EXCEPTION IN THAT SAME SALARY CAP YEAR, THEN THE TEAM MAY AT SU CH
TIME USE THE MID -LEVEL SALARY EXCEPTION FOR ROOM TEAMS TO SIGN
AND/OR ACQUIRE BY ASSIGNMENT ONE (1) OR MORE PLAYER CONTRACTS THAT,
IN THE AGGREGATE, PROVIDE FOR SALARIES AND UNLIKELY BONUSES (OR IN THE
CASE OF ASSIGNMENT, POST-ASSIGNMENT SALARIES AND UNLIKELY BONUSES)
IN THE FIRST SALARY CAP YEAR, TOTALING UP TO 5.678% OF THE SALARY CAP
FOR SUCH SALARY CAP YEAR, PROVIDED HOWEVER, THAT PRIOR TO THE FIRST
DAY OF THE 2024 -25 SALARY CAP YEAR, A TEAM SHALL NOT BE PERMITTED
TO USE THE MID-LEVEL SALARY EXCEPTION FOR ROOM TEAMS TO ACQUIRE
A PLAYER CONTRACT BY ASSIGNMENT.
2) THE TERM OF A PLAYER CONTRACT SIGNED PURSUANT TO THE MID-LEVEL
SALARY EXCEPTION FOR ROOM TEAMS MAY NOT EXCEED THREE (3) SEASONS
IN LENGTH, AND THE REMAINING TERM OF A PLAYER CONTRACT ACQUIRED BY
ASSIGNMENT PURSUANT TO THE MID-LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY NOT EXCEED THREE (3) SEASONS IN LENGTH,
(3) ONCE A TEAM USES THE MID -LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY NOT EXCEED THREE (3) SEASONS IN LENGTH,
(3) ONCE A TEAM USES THE MID -LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY NOT EXCEED THREE (3) SEASONS IN LENGTH,
(3) ONCE A TEAM USES THE MID -LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY NOT EXCEED THREE (3) SEASONS IN LENGTH,
(3) ONCE A TEAM USES THE MID -LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY NOT EXCEED THREE (3) SEASONS IN LENGTH,
(3) ONCE A TEAM USES THE MID -LEVEL SALARY EXCEPTION FOR ROOM
TEAMS MAY AND TEXTED THREE TO SUBJECT THE BIL-ANNUAL EXCEPTION
AT ALL TIMES THEREATER DURING SUCH SALARY CAP YEAR.
(4) PLAYER CONTRACTS SIGNED PURSUANT TO THE MID -LEVEL SALARY
EXCEPTION FOR ROOM TEAMS MAY PROVIDE FOR ANNUAL INCREASES AND
DECREASES IN SALARY AND UNLIKELY BONUSES IN ACCORDANCE WITH SECTION 5(A)(1) ABOVE.
(5) THE MID -LEVEL SALARY EXCEPTION AND THE MID-LEVEL SALARY FALLS
BELOW THE SALARY CAP FOR SUCH SALARY FOR

```
240 ARTICLE VII
(I) MINIMUM PLAYER SALARY EXCEPTION . A TEAM MAY SIGN A PLAYER
TO, OR ACQUIRE BY ASSIGNMENT, A PLAYER CONTRACT, NOTTO EXCEED TWO (2)
SEASONS IN LENGTH, THAT PROVIDES FOR A SALARY FOR THE FIRST SEASON EQUAL TO THE
MINIMUM PLAYER SALARY APPLICABLE TO THAT PLAYER (WITH NO BONUSES OF ANY
KIND). A PLAYER CONTRACT SIGNED OR ACQUIRED PURSUANT TO THE MINIMUM PLAYER SALARY EXCEPTION COVERING TWO (2) SEASONS MUST PROVIDE FOR A SALARY
FOR THE SECOND SEASON EQUAL TO THE MINIMUM PLAYER SALARY APPLICABLE TO THE PLAYER FOR SUCH SEASON (WITH NO BONUSES OF ANY KIND).
(I) T
RADED PLAYER EXCEPTION .
(1) SUBJECT TO THE RULES SET FORTH IN SECTION 6(N) BELOW AND SECTION
6(J)(6) BELOW, A TEAM MAY ACQUIRE ONE (1) OR MORE PLAYERS BY ASSIGNMENT IN ACCORDANCE WITH THE FOLLOWING:
(I) STANDARD TRADED PLAYER EXCEPTION . SUBJECT TO THE RULES SET
FORTH IN SECTION 2(E) ABOVE, A TEAM MAY USE THE "STANDARD
TRADED PLAYER EXCEPTION" TO REPLACE ONE (1) TRADED PLAYER
WITH ONE (1) OR MORE REPLACEMENT PLAYERS WHOSE PLAYER
CONTRACTS ARE ACQUIRED SIMULTANEOUSLY OR
NON-SIMULTANEOUSLY AND WHOSE FOST -ASSIGNMENT SALARIES FOR
THE SALARY CAP YEAR IN WHICH THE REPLACEMENT PLAYER(S) ARE ACQUIRED, IN THE AGGREGATE, ARE NO MORE THAN AN AMOUNT EQUAL
TO ONE HUNDRED PERCENT (100%) OF THE PRE TRADE SALARY OF THE
TRADED PLAYER, PLUS $250,000, PROVIDED THAT ANY PLAYER
CONTRACT ACQUIRED NON-SIMULTANEOUSLY PURSUANT TO THIS
EXCEPTION MUST BE ACQUIRED WITHIN ONE (1) YEAR FOLLOWING THE DATE ON WHICH THE TRADED PLAYER WAS TRADED.
(II) A
GGREGATED STANDARD TRADED PLAYER EXCEPTION. SUBJECT TO
THE RULES SET FORTH IN SECTION 2(E) ABOVE, A TEAM MAY USE THE
"AGGREGATED STANDARD TRADED PLAYER EXCEPTION" TO REPLACE
TWO (2) OR MORE TRADED PLAYERS WITH ONE (1) OR MORE
TRADED STANDARD TRADED PLAYER EXCEPTION TO THIS
EXCEPTION MUST BE ACQUIRED WITHIN ONE (1) YEAR FOLLOWING THE DATE ON WHICH THE TRADED SALARIES FOR THE
THAN AN AMOUNT EQUAL TO ONE HUNDRED PERCENT (100%) OF THE
THAN AN AMOUNT EQUAL TO ONE HUNDRED PERCENT (100%) OF THE
```

\$250,000.

ARTICLE VII 241

(III) TRANSTITION TRADED PLAYER EXCEPTION . DURING THE 2023 - 24

SALARY CAP YEAR ONLY, AND SUBJECT TO THE RULES SET FORTH IN

SECTION 2(E) ABOVE: A TEAM MAY USE THE "TRANSITION TRADED

PLAYER EXCEPTION" TO REPLACE ONE (1) OR MORE TRADED PLAYERS

WITH ONE (1) OR MORE REPLACEMENT PLAYERS WHOSE PLAYER

CONTRACTS ARE ACQUIRED SIMULTANEOUSLY AND WHOSE POST -TRADE

SALARIES FOR THE 2023 - 24 SALARY CAP YEAR, IN THE AGGREGATE,

ARE NO MORE THAN AN AMOUNT EQUAL TO ONE HUNDRED TEN

PERCENT (110%) OF THE PRE -TRADE SALARIES O F THE TRADED

PLAYER(S), PLUS \$250,000.

(IV) EX PANDED TRADED PLAYER EXCEPTION . SUBJECT TO THE RULES SET

FORTH IN SECTION 2(E) ABOVE, A TEAM MAY USE THE "EXPANDED

TRADED PLAYER SWITH ONE (1) OR MORE REPLACEMENT PLAYERS WHOSE

PLAYER CONTRACTS ARE ACQUIRED SIMULTANEOUSLY AND WHOSE POST- TRADE SALARIES FOR THE THEN -CURRENT SALARY CAP YEAR, IN

THE AGGREGATE, ARE NO MORE THAN AN AMOUNT EQUAL TO THE

GREATER OF: (Y) THE LESSER OF: (A) TWO HUNDRED PERCENT

(200%) OF THE AGGREGATED PRE -TRADE SALARIES OF THE TRADED

PLAYERS, WITH OOD, OOO, OO (R) BO NO HUNDRED PERCENT

(200%) OF THE AGGREGATED PRE -TRADE SALARIES OF THE TRADED PLAYER (S), PLUS \$250,000; ON (B) ON HUNDRED PERCENT

(200%) OF THE AGGREGATED PRE -TRADE SALARIES OF THE TRADED PLAYER (S), PLUS \$250,000; ON (B) ON HUNDRED PERCENT

(200%) OF THE AGGREGATED PRE -TRADE SALARIES OF THE TRADED PLAYER (S), PLUS \$250,000; ON (B) ON HUNDRED PERCENT

(200%) OF THE AGGREGATED PRE -TRADE SALARIES OF THE TRADED PLAYER (S), PLUS SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP YEAR AND THE DENOMINATOR OF WHICH IS THE SALARY CAP PULS \$250,000.

(V) RO

OM UNDER SALARIES OF THE TRADED PLAYER(S), PLUS \$250,000.

(V) RO

OM UNDER SALARIES OF THE TRADED PLAYER(S), PLUS \$250,000.

FOR PLAYER'S IN ACCORDANCE WITH SECTIONS 6(I) (1) (V) ABOVE.

242 ARTICLE VII
(2) IN LIEU OF CONDUCTING A TRADE IN ACCORDANCE WITH
SECTION 6(J)(1)(V) ABOVE, AND NOTWITHSTANDING SECTION 6(N) BELOW
AND SUBJECT TO SECTION 2(E) ABOVE AND SECTION 6(J)(6) BELOW, A TEAM
WITH A TEAM SALARY BELOW THE SALARY CAP MAY CONDUCT A TRADE IN ACCORDANCE WITH SECTIONS 6(J)(1)(III) -(IV) ABOVE.

(3) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 6(J)(1)

ABOVE, IF A TEAM'S POST -ASSIGNMENT APRON TEAM SALARY WOULD EXCEED THE FIRST APRON LEVEL, THEN THE \$250,000 ALLOWANCE REFERENCED IN EACH OF SECTIONS 6(J)(1)(I) -(V) ABOVE SHALL BE REDUCED (4) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 6(J)(1) ABOVE, THE FOLLOWI NG RULES WILL APPLY WHEN A TEAM IS AGGREGATING THE CONTRACTS OF TWO (2) OR MORE TRADED PLAYERS IN A TRADE PURSUANT TO A TRADED PLAYER EXCEPTION SET FORTH IN SECTION 6(J)(1)(II), 6(J)(1)(III), OR 6(J)(1)(IV) ABOVE: OR 6(J)(1)(IV) ABOVE:
((I) NO PLAYER WHOSE PLAYER CONTRACT WAS ACQUIR ED PURSUANT TO AN EXCEPTION IN THE TWO (2) MONTH PERIOD PRECEDING THE TRADE MAY BE AMONG THE TRADED PLAYERS WHOSE CONTRACTS ARE BEING AGGREGATED PURSUANT TO SECTIONS 6(J)(II), 6(J)(III), OR BEING AGGREGATED PURSUANT TO SECTIONS 6())(II), 6()(III), 0R
6())(IV) ABOVE (FOR EXAMPLE, IF A PLAYER WERE TRADED TO A TEAM
PURSUANT TO AN EXCEPTION ON NOVEMBER 20, 2023, THEN THE
PLAYER'S CONTRACT COULD NOT BE AGGREGATED WITH ANY OTHER
CONTRACT FOR PURPOSES OF A TRADE UNTIL JANUARY 20, 2024);
PROVIDED, HOWEVER, THAT IF A TEAM ACQUIRES A PLAYER CONTRACT
PURSUANT TO AN EXCEPTION ON OR BEFORE DECEMBER 16 OF A
SALARY CAP YEAR, THEN THE FOREGOING RESTRICTION SHALL NOT APPLY IN THE EVENT THE PLAYER IS SUBSEQUENTLY TRADED ON OR
AFTER THE DAY PRIDE TO THE PRAY TRADE DEAD LINE OF SUCH SALARY. AFTER THE DAY PRIOR TO THE NBA TRADE DEADLINE OF SUCH SALARY CAP YEAR; AND
(II) OTHER THAN DURING THE PERIOD BEGINNI NG ON DECEMBER 15 OF A SALARY CAP YEAR THROUGH THE NBA TRADE DEADLINE OF SUCH
SALARY CAP YEAR, IF A TEAM IS AGGREGATING THE CONTRACTS OF THREE (3) OR MORE TRADED PLAYERS IN A TRADE AND THE NUMBER
OF REPLACEMENT PLAYERS THAT THE TEAM IS ACQUIRING IN RESPECT
OF SUCH TRADED PLAYERS IS LESS THAN THE NUMBER OF SUCH TRADED PLAYERS, THENNO MORE THAN ONE (1) OF SUCH TRADED

242 ARTICLE VII

```
ARTICLE VII. 243
PLAYERS MAY BE A MINIMUM TRADED PLAYER (AS DEFINED
BELOW). FOR THE PURPOSES OF THIS RULE ONLY, A "MINIMUM
TRADED PLAYER" IS A PLAYER WHOSE CON TRACT PROVIDES FOR HIS
APPLICABLE MINIMUM PLAYER SALARY FOR THE SALARY CAP YEAR IN
WHICH THE TRADE OF HIS CONTRACT OCCURS OR, IF THE TRADE OCCURS
DURING THE PERIOD BEGINNING ON THE DAY AFTER THE LAST DAY OF THE REGULAR SEASON OF A SALARY CAP YEAR THROUGH THE LAST DAY
OF SUCH SALARY CAP YEAR, A PLAYER WHOSE CONTRACT PROVIDES
FOR HISAPPLICABLE MINIMUM PLAYER SALARY HIS THE LIMBEDIATELY
FOLLOWING SALARY CAP YEAR, A PLAYER WHOSE CONTRACT PROVIDES
FOR HISAPPLICABLE MINIMUM PLAYER SALARY IN THE IMMEDIATELY
FOLLOWING SALARY CAP YEAR.
(5) IF (X) A QUALIFITING VETERAN FREE AGENT OR EARLY QUALIFYING
VETERAN FREE AGENT AND HIS PRIOR TEAM EN TER INTO A PLAYER CONTRACT,
IN ACCORDANCE WITH SECTION 6(B)(1) OR (3) ABOVE, IN CONNECTION WITH
AN AGREEMENT TO TRADE THE CONTRACT IN ACCORDANCE WITH SECTION 8(E)
BELOW, (Y) THE TEAM'S TEAM SALARY HIMBEDIATELY FOLLOWING SUCH
CONTRACT SIGNING IS ABOVE THE SA LARY CAP, AND (2) THE NEW CONTRACT
TO BE TRADED PROVIDES FOR SALARY AND UNLIKELY BONUSES FOR THE FIRST SEASON OF SUCH CONTRACT IN EXCESS OF THE SALARY AND UNLIKELY
BONUSES THAT COULD HAVE BEEN PROVIDED FOR BY THE CONTRACT HAD THE
PLAYER SEEN A NON-QUALIFYING VETERAN FREE AGENT AND THE CONTRACT
HAD BEEN SIGNED PURSUANT TO SECTION 6(B)(2) ABOVE, THEN FOR PURPOSES OF CALCULATING THE ASSIGNOR TEAM'S TRADED PLAYER
EXCEPTION, THE PLAYER'S SALARY SHALL BE DEEMED EQUAL TO THE GREATER
OF (I) THE SALARY FOR THE LAST SEASON OF HIS PRECEDING CONTRACT, OR
(I) FIFTY PERCENT (50%) OF THE SALARY FOR THE FIRST SEASON OF HIS NEW
CONTRACT. FOR PURPOSES OF THIS SECTION 6(I)(S), IF THE PLAYER'S IMMEDIATELY PRIOR CONTRACT WAS A ONE-YEAR CONTRACT THAT PROVIDED
FOR SALARY SALARY, HAY, THAT WAS REIMBURSED OUT OF THE
MINIMUM PLAYER SALARY, HAY, THAT WAS REIMBURSED OUT OF THE
MINIMUM PLAYER SALARY, HAY, THAT WAS REIMBURSED OUT OF THE
MINIMUM PLAYER SALARY, HAY, THAT WAS REIMBURSED OUT OF THE
MINIMUM PL
```

```
244 ARTICLE VII
SET FORTH IN THE EXHIBIT 2 OF THE PLAYER'S CONTRACT). FOR PURPOSES OF
THIS SECTION 6(J)(6):

(1) WITH RESPECT TO THE ASSI GNMENT OF PLAYER CONTRACTS

OCCURRING DURING THE PERIOD FROM JANUARY 8 THROUGH THE LAST DAY OF THE REGULAR SEASON, A TRADED PLAYER'S BASE
COMPENSATION FOR SUCH SEASON SHALL BE DEEMED FULLY
PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS;
(II) WITH RESPECT TO THE ASSIGNMENT OF A P LAYER CONTRACT. THAT IS A

ONE-YEAR CONTRACT THAT PROVIDES FOR SALARY EQUAL TO THE
MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND), THE
PLAYER'S UNEARNED BASE COMPENSATION SHALL EXCLUDE THE
PORTION OF THE MINIMUM PLAYER SALARY, IF AN Y, THAT IS
REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED
IN ARTICLE IV, SECTION 6 (H); AND
(III) WITH RESPECT TO THE ASSIGNMENT OF PLAYER CONTRACTS OCCURRING DURING THE PERIOD FROM THE DAY FOLLOWING THE LAST
DAY OF A REGULAR SEASON THROUGH JUNE 30 OF THAT SALARY CAP
YEAR, A TRADED PLAYER'S SALARY WILL EQUAL THE LESSER OF: (X) THE
PLAYER'S SALARY FOR THE CURRENT SALARY CAP YEAR; AND (Y) THE
PLAYER'S SALARY FOR THE EURRENT SALARY CAP YEAR REDUCED
BY THE AMOUNT OF THE PLAYER'S UNEARNED BASE COMPENSATI ON
FOR THE SUBSEQUENT SALARY CAP YEAR THAT, AT THE TIME OF THE
TRADE, IS NOT FULLY PROTECTED FOR LACK OF SKILL AND INJURY OR
ILLNESS (OR MAY BECOME NOT FULLY PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLNESS DUE TO ADDITIONAL CONDITIONS OR
ILLNESS (OR MAY BECOME NOT FULLY PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLNESS DUE TO ADDITIONAL CONDITIONS OR
ILLNESS (OR MAY BECOME NOT FULLY PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLNESS DUE TO ADDITIONAL CONDITIONS OR
ILLNESS FOR THE FOREGOING, ASSUME THAT A TEAM SEEKS TO REPLACE A
TRADED PLAYER WHOSE CONTRACT;
TO ILLUSTRATE THE FOREGOING, ASSUME THAT A TEAM SEEKS TO REPLACE A
TRADED PLAYER WHOSE CONTRACT PROVIDES FOR (I) BASE COMPENSATION AND
SALARY FOR EACH OF THE 2023-24 AND 2024-25 SEASONS OF §8 MILLION,
AND (II) BASE COMPENSATION PROTECTION FOR LACK OF SKILL AND INJURY OR
ILLNESS EQUAL TO $1 MILLION FOR EA
```

TRADED PLAYER'S SALARY FOR PURPOSES OF CALCULATING THE TEAM'S TRADED

ARTICLE VII 245
PLAYER EXCEPTION UNDER THIS SECTION 6(J) WOULD BE \$1 MILLION
(\$8 MILLION (THE PLAYER'S 2023 -24 SALARY) REDUCED BY \$7 MILLION (THE
AMOUNT OF THE PLAYER'S UNEARNED 2023-24 BASE COMPENSATION THAT IS
NOT FULLY PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS AT THE TIME OF
THE TRADE));
(X) AFTER ONE -QUARTER OF THE 2023-24 REGULAR SEASON HAS ELAPSED, THE
TRADED PLAYER'S SALARY FOR PURPOSES OF CALCULATING THE TEAM'S TRADED
PLAYER EXCEPTION UNDER THIS SECTION 6(J) WOULD BE \$2 MILLION (\$8
MILLION (THE PLAYER'S 2023-24 SALARY) REDUCED BY \$6 MILLION (\$8
MILLION MULTIPLIED BY 75% - THE AMOUNT OF THE PLAYER'S UNEARNED
2023-24 BASE COMPENSATION THAT IS NOT FULLY PROTECTED FOR LACK OF SKILL
AND INJURY OR ILLNESS AT THE TIME OF THE TRADE));
(Y) ON JANUARY 8, 2024, THE TRADED PLAYER SXCEPTION UNDER THIS SECTION 6(J)
WOULD BE \$8 MILLION (\$8 MILLION (THE PLAYER'S 2023-24 SALARY) REDUCED
BY \$0 (PURSUANT TO SECTION 6(J)(6) (J) ABOVE, THE DEEMED AMOUNT OF THE
PLAYER'S UNEARNED 2023-24 BASE COMPENSATION THAT IS NOT FULLY
PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS AT THE TIME OF THE TRADE);
AND
(Z) ON THE DAY FOLLOWING THE LAST DAY OF THE 2023-24 REGULAR SEASON,
THE TRADED PLAYER'S SALARY FOR PURPOSES OF CALCULATING THE TEAM'S
TRADED PLAYER EXCEPTION UNDER THIS SECTION 6(J)
WOULD BE \$4 MILLION (THE PLAYER'S 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 REGULAR SEASON,
THE TRADED PLAYER'S SALARY FOR PURPOSES OF CALCULATING THE TEAM'S
TRADED PLAYER EXCEPTION UNDER THIS SECTION 6(J) WOULD BE \$1 MILLION
(THE LESSER OF: (J) \$8 MILLION (\$8 MILLION (THE PLAYER'S 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0 (THE AMOUNT OF THE PLAYER'S UNEARNED 2023-24 SALARY)
REDUCED BY \$0

SUCH SALARY CAP YEAR.

246 ARTICLE VII
(8) THE FOREGOING RULES IN THIS SECTION 6(J) SHALL NOT APPLY TO
TWO-WAY PLAYERS. ACCORDINGLY, FOR EXAMPLE, A TRADED PLAYER
EXCEPTION WILL NOT ARISE FROM TRADING A TWO -WAY PLAYER
(K) SECOND ROUND PICK EXCEPTION. A TEAM THAT HOLDS THE DRAFT
RIGHTS TO A SECOND ROUND PICK EXCEPTION. A TEAM THAT HOLDS THE DRAFT
RIGHTS TO A SECOND ROUND PICK EXCEPTION. TO A SECOND ROUND PICK EXCEPTION
TO SIGN SUCH PLAYER TO A PLAYER CONTRACT IN ACCORDANCE WITH THE FOLLOWING:
(1) THE TERM OF A PLAYER CONTRACT SIGNED PURSUANT TO THE SECOND
ROUND PICK EXCEPTION MUST BE EITHER: (I) TWO (2) SEASONS WITH AN
OPTION IN FAVOR OF THE TEAM FOR A THIRD SEASON; OR (II) THREE (3) SEASONS WITH AN OPTION IN FAVOR OF THE TEAM FOR A FOURTH SEASON.
(2) IF A PLAYER CONTRACT SIGNED PURSUANT TO THE SECOND ROUND PICK
EXCEPTION HAS A TERM OF TWO (2) SEASONS WITH AN OPTION IN FAVOR OF
THE TEAM FOR A THIRD SEASON, THEN SUCH CONTRACT MUST PROVIDE FOR:
(1) SALARY PLUS UNLIKELY BONUSES FOR THE FIRST SEASON OF UP TO THE
MINIMUM PLAYER SALARY APPLICABLE TO A PLAYER WITH ONE (1) YEAR OF SERVICE; AND
(II) THE PLAYER'S APPLICABLE MINIMUM PLAYER SALARY FOR THE SECOND SEASON AND THE OPTION YEAR.
FOR CLARITY, THE FOREGOING AMOUNTS SHALL BE THOSE AS SET FORTH IN THE
MINIMUM ANNUAL SCALE FOR THE SALARY CAP YEAR IN WHICH THE
CONTRACT IS SIGNED.
(3) IF A PLAYER CONTRACT SIGNED PURSUANT TO THE SECOND ROUND PICK
EXCEPTION HAS A TERM OF THREE (3) SEASONS WITH AN OPTION IN FAVOR
OF THE TEAM FOR A FOURTH SEASON, THEN SUCH CONTRACT MUST PROVIDE
FOR:
(1) SALARY PLUS UNLIKELY BONUSES FOR THE FIRST SEASON OF UP TO THE MINIMUM PLAYER SALARY APPLICABLE TO A PLAYER WITH TWO (2) YEAR OF SERVICE;
(II) SALARY PLUS UNLIKELY BONUSES FOR THE FIRST SEASON OF UP TO THE MINIMUM PLAYER SALARY APPLICABLE TO A PLAYER WITH TWO (2) YEAR OF SERVICE;
(II) SALARY PLUS UNLIKELY BONUSES FOR THE SECOND SEASON OF UP TO THE MINIMUM PLAYER SALARY APPLICABLE TO A PLAYER WITH TWO (2) YEAR OF SERVICE;
(II) SALARY PLUS UNLIKELY BONUSES FOR THE SECOND SEASON OF UP TO THE MINIMUM PLAYER SALARY APP

TWO (2) YEARS OF SERVICE IN THE MINIMUM ANNUAL SALARY SCALE; AND

(III) THE PLAYER'S APPLICABLE MINIMUM PLAYER SALARY FOR THE THIRD SEASON AND THE OPTION YEAR.
FOR CLARITY, THE FOREGOING AMOUNTS SHALL BE THOSE AS SET FORTH IN THE MINIMUM ANNUAL SCALE FOR THE SALARY CAP YEAR IN WHICH THE CONTRACT IS SIGNED.
(4) FOR PLAYER CONTRACTS SIGNED IN ACCORDANCE WITH SECTION 6(K)(3)
ABOVE, ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES FROM THE FIRST SEASON TO THE SECOND SEASON SHA LL BE GOVERNED BY SECTION 5(A)(1) ABOVE.
(L) REINSTATEMENT . IF A PLAYER HAS BEEN DISMISSED AND DISQUALIFIED FROM FURTHER ASSOCIATION WITH THE NBA AND SUBSEQUENTLY REINSTATED PURSUANT TO ARTICLE XXXIII (ANTI-DRUG AGREEMENT), THE TEAM FOR WHICH THE PLAYER LAST PLAYED MAY ENTER INTO A PLAYER CONTRACT WITH SUCH PLAYER IN ACCORDANCE WITH THE APPLICABLE RULES SET FORTH IN ARTICLE XXXIII, SECTION 13(F) OR (G), EVEN IF THE TEAM HAS A TEAM SALARY AT OR ABOVE THE SALARY CAP OR SUCH PLAYER CONTRACT CAUSES THE TEAM TO HAVE A TEAM SALARY ABOVE THE SALARY CAP. IF, IN ACCORDANCE WITH THE PRECEDING SENTENCE, A TEAM AND A PLAYER ENTER INTO A PLAYER CONTRACT AND SUCH CONTRACT COVERS MORE THAN ONE (1) SEASON, ANNUAL INCREASES AND DECREASES I N SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(1) ABOVE.

(M) NO
N-AGGREGATION. OTHER THAN IN ACCORDANCE WITH SECTION 6(J)
ABOVE, A TEAM MAY NOT AGGREGATE OR COMBINE ANY OF THE EXCEPTIONS SET FORTH ABOVE IN ORDER TO SIGN OR ACQUIRE ONE (1) OR MORE PLAYERS AT SALARIES GREATER THAN THAT PERMITTED BY ANY ONE OF THE EXCEPTIONS. IF A TEAM HAS MORE THAN ONE (1) EXCEPTION AVAILABLE AT THE SAME TIME, THE TEAM SHALL HAVE THE RIGHT TO CHOOSE WHICH EXCEPTION IT WISHES TO USE TO SIGN OR ACQUIRE A PLAYER.

(N) OT

HER RULES .

(1) A TEAM SHALL BE ENTITLED TO USE THE DISABLED PLAYER EXCEPTION, BI-ANNUAL EXCEPTION, NON- TAXPAYER MID -LEVEL SALARY EXCEPTION, TAXPAYER MID -LEVEL SALARY EXCEPTION, AND A TRADED PLAYER EXCEPTION SET FORTH IN SECTIONS 6(C), (D), (E), (F), AND (J) ABOVE, RESPECTIVELY, EXCEPT AS SET FORTH IN SECTION S 6(J)(1)(V) AND 6(J)(2) ABOVE, ONLY IF, AT THE TIME ANY SUCH EXCEPTION WOULD ARISE AND AT ALL

```
248 ARTICLE VII
TIMES UNTIL IT IS USED. THE TEAM'S TEAM SALARY, EXCLUDING THE
AMOUNT(S) OF SUCH EXCEPTION AND ANY OTHER EXCEPTION THAT WOULD
BE INCLUDED IN TEAM SALARY PURSUANT TO SECTION 6(N)(2) BELOW, IS (I) AT
OR ABOVE THE SALARY CAP, OR (II) BELOW THE SALARY CAP BY LESS THAN THE AMOUNT(S) OF THE TEAM'S EXCEPTION(S) (EXCLUDING THE AMOUNT OF THE
TAXPAYER MID -LEVEL SALARY EXCEPTION UNLESS THE TEAM IS NO LONGER
ABLE TO USE THE TAXPAYER MID LEVEL SALARY EXCEPTION BUT
REMAINS ABLE TO USE THE TAXPAYER MID LEVEL SALARY EXCEPTION BUT
REMAINS ABLE TO USE THE TAXPAYER MID LEVEL SALARY EXCEPTION, IN
WHICH CASE THE AMOUNT OF THE TAXPAYER MID LEVEL SALARY EXCEPTION
SHALL BE INCLUDED).
(2) IN THE EVENT THAT WHEN A DISABLED PLAYER EXCEPTION, BI -ANNUAL
EXCEPTION, NON-TAXPAYER MID LEVEL SALARY EXCEPTION (OR THE
TAXPAYER MID LEVEL SALARY EXCEPTION INSTEAD OF THE NON-TAXPAYER
MID-LEVEL SALARY EXCEPTION IN THE TEAM IS NO LONGER ABLE TO USE
THE TAXPAYER MID LEVEL SALARY EXCEPTION IS THE MAIN AND ALEXE
EXCEPTION ARISES, THE TEAM'S TEAM SALARY IS BELOW THE SALARY CAP
(OR IN THE EVENT THAT, PRIOR TO THE EXPIRATION OF ANY SUCH EXCEPTIONS,
THE TEAM'S TEAM SALARY FALLS BELOW THE SALARY CAP
(OR IN THE EVENT THAT, PRIOR TO THE EXPIRATION OF ANY SUCH EXCEPTIONS,
THE TEAM'S TEAM SALARY FALLS BELOW THE SALARY CAP
(OR IN THE EVENT THAT, PRIOR TO THE EXCEPTIONS, THE MOUNT OF THE
EXCEPTION OR SOR ANY UNUSEPORTION OF THE EXCEPTIONS, OR THE SALARY CAP
(OR IN THE EVENT THAT, PRIOR TO THE EXCEPTIONS, THE TEAM NO
LONGER IS ENTITLED TO USE THE EXCEPTION OF THE EXCEPTIONS, THE MOUNT OF THE
EXCEPTION OR ACQUIRE A PLAYER, THE REPLACEMENT PLAYER'S SALARY FOR THE SEASON COVERED BY HIS CONTRACT, INSTEAD OF THE AMOUNT OF THE
EXCEPTION, SHALL BE INCLUDED IN THE AND ALARY IS LESS THAN THE SALARY CAP

SHALL THERETED TO USE THE EXCEPTION, AND SALARY IS LESS THAN THE SALARY CAP

SHALL THERETED TO USE THE EXCEPTION OF THE EXCEPTION IS USED TO

SIGN OR ACQUIRE A PLAYER, THE REPLACEMENT PLAYER'S SALARY FOR THE SEASON COVERED BY HIS CONTRACT, INSTEAD OF THE AMOU
```

ARTICLE VII 249

(3) NOTWINFSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, IF
A PLAYER IS A VETERAN FREE AGENT FOLLOWING THE SECOND OR THIRD SEASON
OF HIS ROOKIE SCALE CONTRACT (WHERE THE FIRST OPTION YEAR OR SECOND
OPTION YEAR (AS APPLICABLE) TO EXTEND SUCH CONTRACT WAS NOT
EXERCISED), THEN ANY NEW PLAYER CONTRACT BETWEEN THE PLAYER AND THE
TEAM THAT SIGNED HIM TO HIS ROOKIE SCALE CONTRACT (AND/OR, IF SUCH
CONTRACT WAS SUBSEQUENTLY ASSIGNED, ANY SUCH ASSIGNEE TEAM) MAY
PROVIDE FOR REGULAR SALARY, LIKELY BONUSES, AND UNLIKELY BONUSES IN
THE FIRST SALARY CAP YEAR OF UP TO THE REGULAR SALARY, LIKELY BONUSES IN
THE FIRST SALARY CAP YEAR OF UP TO THE REGULAR SALARY, LIKELY BONUSES IN
NEAL ARY AND UNLIKELY BONUSES, RESPECTIVELY, THAT THE PLAYER WOULD HAVE RECEIVED FOR SUCH SALARY CAP YEAR HAD HIS FIRST OR SECOND OPTION
YEAR (AS APPLICABLE) BEEN EXERCISED. ANNUAL INCREASES AND DECREASES
IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(2)
ABOVE.

(4) BEGINNING ON JANUARY 10 OF EACH SEASON, EACH UNUSED
EXCEPTION, OTHER THAN THE TRADED PLAYER EXCEPTION, THE MINIMUM
PLAYER SALARY EXCEPTION (WHICH IS GOVERNED BY SECTION 6()) ABOVE
AND ARTICLE I, SECTION 1(KK)) AND THE DISABLED PLAYER EXCEPTION, SHALL
BE REDUCED DAILY THROUGHOUT THE REMAINDER OF THE REGULAR SEASON BY THE AMOUNT OF THE UNUSED EXCEPTION AS OF JANUARY 10 MULTIPLIED BY
A FRACTION, THE NUMERATOR OF WHICH IS ONE (1) AND THE DENOMINATOR
OF WHICH IS THE TOTAL NUMBER OF DAYS IN SUCH REGULAR SEASON;
PROVIDED THAT THE FOREGOING REDUCTION SHALL NOT APPLY IN THE EVENT A TEAM IS US ING THE APPLICABLE EXCEPTION:
(1) DURING THE PERIOD BEGINNING ON JANUARY 10 OF A SALARY CAP
YEAR THROUGH THE DATE OF THE NBA TRADE DEADLINE OF SUCH
SALARY CAP YEAR. OR
(1) FOR THE PERIOD BEGINNING ON JANUARY 10 OF A SALARY CAP
YEAR THROUGH THE DATE OF THE NBA TRADE DEADLINE OF SUCH
SALARY CAP YEAR. OR
(1) FOR THE PERIOD BEGINNING ON JANUARY 10 OF A SALARY CAP
YEAR THROUGH THE DATE OF THE NBA TRADE DEADLINE OF SUCH
SALARY CAP YEAR. OR
(1) FOR THE PERIOD BEGINNING ON JAN

(INCLUDING, FOR CLARITY, ANY OPTION YEAR) MAY BE EXTENDED NO SOONER

```
250 ARTICLE VII
THAN THE SECOND ANNIVERSARY OF THE SIGNING (OR, AS APPLICABLE, THE
EXTENSION) OF THE CONTRACT; AND (III) A PLAYER CONTRACT COVERING A
TERM O F FIVE (5) OR SIX (6) SEASONS (INCLUDING, FOR CLARITY, ANY OPTION
YEAR) MAY BE EXTENDED NO SOONER THAN THE THIRD ANNIVERSARY OF THE
SIGNING (OR, AS APPLICABLE, THE E XTENSION) OF THE CONTRACT. A PLAYER
CONTRACT COVERING A TERM OF ONE (1) OR TWO (2) SEASONS (INCLUDING, FOR CLARITY, ANY OPTION YEAR) MAY NOT BE EXTENDED. IF A PLAYER AND
TEAM SEEK TO ENTER INTO AN EXTENSION PURSUANT TO THIS SECTION 7(A)
(OTHER THAN A DESIGNATED VETERAN PLAYER EXTENSION IN ACCORDANCE
WITH SECTION 7(A)(3)(II) BELOW) MORE THAN ONE (1) YEAR PRIOR TO THE
JULY 1 PRECEDING THE FIRST SEASON COVERED BY THE EXTENDED TERM, THEN
THE EXTENSION MAY ONLY BE NEGOTIATED AND ENTERED INTO DURING THE
OFF-SEASON (1.E., DURING THE PERIOD FROM JULY 1 THROUGH THE DAY PRIOR
TO THE FIRST DAY OF A REGULAR SEASON). NOTWITHSTANDING THE FOREOING,
A PLAYER CONTRACT MAY BE EXTENDED PURSUANT TO THE DESIGNATED
VETERAN PLAYER EXTENSION RULES SET FORTH IN ARTICLE II, SECTION 7 AND
SECTION 7(A)(3)(II) BELOW) MOSONER THAN THE THIRD ANNIVERSARY OF THE
SIGNING OF THE CONTRACT, AND DESIGNATED VETERAN PLAYER EXTENSIONS
MAY ONLY BE NEGOTIATED AND ENTERED INTO DURING THE OFF-SEASON. FOR
PURPOSES OF THIS SECTION 7: (A) TO DETERMINE THE FIRST DAY OF THE SIGNING OF AN EXTENSION OR RENEGOTIATION, AN
EXTENSION OR RENEGOTIATION ENTERED INTO DURING THE PERIOD FROM OCTOBER 2 THROUGH THE DAY PRIOR TO THE FIRST DAY OF THE REGULAR
SEASON OF A SALARY CAP YEAR SHALL BE DEEMED TO HAVE BEEN SIGNED ON
OCTOBER 1 OF SUCH SALARY CAP YEAR; AND (B) THE NUMBER OF SE ASONS
COVERED BY A PLAYER CONTRACT THAT WAS PREVIOUSLY EXTENDED SHALL BE
THE NUMBER OF SEASONS COVERED BY THE MOST -RECENT EXTENSION.
(2) (1) A PLAYER CONTRACT THAT HAS BEEN RENEGOTIATED TO PROVIDE FOR AN INCREASE IN SALARY IN ANY SALARY CAP YEAR COVERED BY THE
EXTENDED UNTIL THE THIRD ANNIVERSARY OF THE SIGNING OF SUCH
RENEGOTIATION.
(II) A TEAM AND A PLAYER SHALL NOT BE PERMITTE
```

OPTION.

(III) SUBJECT TO THE RULES SET FORTH IN THIS SECTION 7(A): (A) A CONTRACT MAY BE EXTENDED FOLLOWING THE EXERCISE OF AN OPTION BY A PLAYER OR TEAM; AND (B) A CONTRACT MAY BE EXTENDED FOLLOWING THE NON- EXERCISE OF AN OPTION BY A EXTENDED FOLLOWING THE NON- EXERCISE OF AN OPTION BY A PLAYER OR TEAM ONLY IF THE EXTENDED TERM COVERS A MINIMUM OF TWO (2) SEASONS (EXCLUDING ANY NEW OPTION YEAR). IN ORDER TO EFFECTUATE AN EXTENSION OF THE TYPES DESCRIBED IN THIS SECTION 7(A)(2)(III), A TEAM AND PLAYER MAY AMEND A CONTRACT TO PROVIDE SIMULTANEOUSLY FOR THE (I) EXERCISE OR NON-EXERCISE (AS APPLICABLE) OF THE OPTION, AND (II) THE NON-EXERCISE (AS APPLICABLE) OF THE OPTION, AND (II) THE EXTENSION.

(3) (I) SUBJECT TO ARTICLE II, SECTION 7, A PLAYER CONTRACT EXTENDED IN ACCORDANCE WITH THIS SECTION 7(A) (OTHER THAN AN EXTENSION ENTERED INTO IN CONNECTION WITH A TRADE PURSUANT TO SECTION 8(E)(2) BELOW OR A DESIGNATED VETERAN PLAYER EXTENSION) MAY, IN THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED T ERM, PROVIDE FOR A SALARY, EXCLUDING INCENTIVE COMPENSATION, OF UP TO THE GREATER OF: (A) ONE HUNDRED FORTY PERCENT (140%) OF THE REGULAR SALARY IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT; OR (B) ONE HUNDRED FORTY PERCENT (14 0%) OF THE ESTIMATED AVERAGE PLAYER SALARY FOR THE SALARY CAP YEAR IN WHICH THE EXTENSION IS SIGNED (OR, IF THE EXTENSION PROVIDES FOR ANY INCENTIVE COMPENSATION) IN THE FIRST SALARY CAP YEAR COVERED BY THE EXTENSION FOR HUNDRED FORTY PERCENT AVERAGE PLAYER SALARY FOR THE SALARY CAP YEAR IN WHICH THE EXTENSION IS SIGNED (OR, IF THE EXTENSION PROVIDES FOR ANY INCENTIVE COMPENSATION IN THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM, THEN ONE HUNDRED FORTY PERCENT (140%) OF THE ESTIMATED AVERAGE PLAYER SALARY FOR SUCH SALARY CAP YEAR LESS THE AMOUNT OF SUCH INCENTIVE COMPENSATION). IN THE EVENT THAT THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT PROVIDES FOR INCENTIVE COMPENSATION, THE FIRST SALA RY CAP YEAR COVERED BY THE ORDIGINAL TERM MAY PROVIDE FOR LIKELY BONUSES AND UNLIKELY BONUSES OF UP TO ONE HUNDRED FORTY PERCENT (140%) OF THE LIVELY POWLESS AND UNLIKELY BONUSES AND UNLIKELY BONUSES OF UP TO ONE HUNDRED FORTY PERCENT (140%)

OF THE LIKELY BONUSES AND UNLIKELY BONUSES, RESPECTIVELY, IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM.

ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(3) ABOVE.

(II) NOTWITHSTANDING SECTION 7(A)(3)(I) ABOVE, A DESIGNATED VETERAN PLAYER EXTENSION MAY PROVIDE FOR A SALARY IN THE

252 ARTICLE VII
FIRST SALARY CAP YEAR COVERED BY THE EXTEN DED TERM TOTALING
NO MORE THAN THE MAXIMUM AMOUNT PROVIDED FOR IN ARTICLE
II, SECTION 7. ANNUAL INCREASES AND DECREASES IN SALARY SHALL
BE GOVERNED BY SECTION 5(A)(3) ABOVE.
(III) NOTWITHSTANDING SECTION 7(A)(3)(I) OR (II) ABOVE, FOR AN
EXTENSION ENTERED INTO I N CONNECTION WITH A TRADE PURSUANT
TO SECTION 8(E)(2) BELOW:
(A) IF SUCH EXTENSION IS SIGNED PRIOR TO THE FIRST DAY OF
THE 2024-25 SALARY CAP YEAR, THEN THE EXTENSION
MAY, IN THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM, PROVIDE FOR A SALARY, EXCLUDI NG
INCENTIVE COMPENSATION, OF UP TO ONE HUNDRED FIVE PERCENT (105%) OF THE REGULAR SALARY IN THE LAST
SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE
CONTRACT. IN THE EVENT THAT THE LAST SALARY CAP YEAR
COVERED BY THE ORIGINAL TERM OF THE CONTRACT
PROVIDES FOR INCENTIVE COMPENSATION, THE FIRST
SALARY CAP YEAR COVERED BY THE EXTENDED TERM MAY PROVIDE FOR LIKELY BONUSES AND UNLIKELY BONUSES OF
UP TO ONE HUNDRED FIVE PERCENT (105%) OF THE LIKELY
BONUSES AND UNLIKELY BONUSES, RESPECTIVELY, IN THE
LAST SALA RY CAP YEAR COVERED BY THE ORIGINAL TERM.
ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY
SECTION 5(A)(4) ABOVE.
(B) IF SUCH EXTENSION IS SIGNED ON OR AFTER THE FIRST DAY OF THE 2024- 25 SALARY CAP YEAR, THEN THE EXTENSION
MAY, IN THE FIRST SALARY CAP YEAR COVERED BY THE COVERED BY THE
EXTENDED TERM, PROVIDE FOR A SALARY, EXCLUDING
INCENTIVE COMPENSATION, OF UP TO THE GREATER OF:
(A) ONE HUNDRED TWENTY PERCENT(120%) OF THE
REGULAR SALARY IN THE LAST SALARY CAP YEAR COVERED BY THE EXTENDED BY
HE GOVERNOUS BY THE CONTRACT; OR (B) ONE HUNDRED
REGULAR SALARY IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT; OR (B) ONE HUNDRED

(A) ONE HONDED TWENT FERCENT (20 8) OF THE REGULAR SALARY IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT; OR (B) ONE HUNDRED TWENTY PERCENT (120%) OF THE ESTIMATED AVERAGE PLAYER SALARY FOR THE SALARY CAP YEAR IN WHICH THE EXTENSION IS SIGNED (OR, IF THE EXTENSION PROVIDES FOR ANY INCENTIVE COMPENSATION IN THE FIRST SALARY CAP

ARTICLE VII 253 ARTICLE VII 253
YEAR COVERE D BY THE EXTENDED TERM, THEN ONE
HUNDRED TWENTY PERCENT (120%) OF THE ESTIMATED
AVERAGE PLAYER SALARY FOR SUCH SALARY CAP YEAR LESS
THE AMOUNT OF SUCH INCENTIVE COMPENSATION). IN THE EVENT THAT THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT PROVIDES FOR INCENTIVE COMPENSATION, THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM MAY PROVIDE FOR LIKELY BONUSES AND UNLIKELY BONUSES OF UP TO ONE HUNDRED TWENTY PERCENT (120%) OF THE LIKELY BONUSES AND UNLIKELY BONUSES, RESPECTIVELY, IN THE LAST SALARY CAP UNLIKELY BONUSES, RESPECTIVELY, IN THE LAST SALARY CAP
YEAR COVERED BY THE ORIGINAL TERM. ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(4) ABOVE.

(IV) FOR PURPOSES OF DETERMINING THE MAXIMUM ALLOWABLE SALARY
IN THE FIRST YEAR OF THE EXTENDED TE RM OF AN EXTENSION
PURSUANT TO SECTIONS 7(A)(3)(I) AND 7(A)(3)(III) ABOVE ONLY, THE AMOUNT OF ANY BONUSES THAT A PLAYER MAY RECEIVE PURSUANT
TO ARTICLE II, SECTIONS 3(B)(III) AND 3(C) SHALL BE ADDED TO THE
PLAYER'S REGULAR SALARY AND EXCLUDED FROM HIS INCE NTIVE
COMPENSATION. (V) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT,
A PLAYER WHO WILL NOT BE A QUALIFYING VETERAN FREE AGENT AT
THE CONCLUSION OF HIS CONTRACT WILL NOT BE ELIGIBLE TO ENTER
INTO AN EXTENSION PURSUANT TO THIS SECTION 7 (A).

(4) SUBJEC T TO ARTICLE II, SECTION 7, ANY PLAYER CONTRACT OF A PLAYER
WHO HAS PLAYED FOR HIS CURRENT TEAM FOR AT LEAST TEN (10) SEASONS
AND WHOSE SALARY IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL
TERM OF THE CONTRACT IS LESS THAN THE SALARY IN THE SECOND -TO-LAST
SALARY CAP YEAR COVERED BY SUCH CONTRACT MAY, IN THE FIRST SALARY CAP YEAR COVERED BY AN EXTENDED TERM, PROVIDE FOR A SALARY EQUAL TO
ONE HUNDRED SEVEN AND ONE -HALF PERCENT (107.5%) OF THE GREATER OF
(I) THE AVERAGE OF THE REGULAR SALARIES FOR EACH S ALARY CAP YEAR
COVEREDBY THE ORIGINAL CONTRACT BEGINNING WITH THE SALARY CAP YEAR
IN WHICH SUCH CONTRACT WAS ENTERED INTO, OR PREVIOUSLY EXTENDED, AS
THE CASE MAY BE, OR (II) THE REGULAR SALARY IN THE LAST SALARY CAP YEAR
COVERED BY HIS ORIGINAL CONTRACT. IN THE EVENT THAT THE LAST SALARY (V) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT,

COVERED BY HIS ORIGINAL CONTRACT. IN THE EVENT THAT THE LAST SALARY

254 ARTICLE VII
CAP YEAR COVERED BY THE ORIGINAL TERM OF THE CONTRACT PROVIDES FOR INCENTIVE COMPENSATION, THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM MAY PROVIDE FOR LIKELY BONUSES AND UNLIKELY BONUSES OF UP TO ONE HUNDRED S EVEN AND ONE -HALF PERCENT (107.5%)
OF THE LIKELY BONUSES AND UNLIKELY BONUSES, ARE SPECTIVELY, IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM. ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(3) ABOVE. IF, HOWEVER, THE SALARY THAT MAY BE INCLUDED IN THE FIRST YEAR OF AN EXTENDED TERM PURSUANT TO THIS SECTION 7(A)(4) IS LESS THAN THE SALARY THAT MAY BE INCLUDED IN THE FIRST YEAR OF AN EXTENDED TERM PURSUANT TO SECTION 7(A)(3) ABOVE, THEN THE CONTRACT MAY, IN THE FIRST SALARY CAP YEAR COVERED BY AN EXTENDED TERM, PROVIDE FOR A SALARY OF UP TO THE AMOUNT PERMISSIBLE UNDER SECTION 7(A)(3) ABOVE.

(B) ROOKIE SCALE EXTENSIONS. NO ROOKIE SCALE CONTRACT MAY BE EXTENDED EXCEPT IN ACCORDANCE WITH THE FOLLOWING:

(1) A FIRST ROUND PICK WHO ENTERS INTO A ROOKIE SCALE CONTRACT DURING THE PERIOD FROM 12:01 P.M. EASTERN TIME ON THE LAST DAY OF THE MORATORIUM PERIOD THROUGH 6:00 P.M. EASTERN TIME ON THE DAY PRIOR TO THE FIRST DAY OF THE REGULAR SEASON OF THE SECOND OPTION YEAR PROVIDED FOR IN SUCH CONTRACT (ASSUMING THE TEAM EXERCISES SUCH OPTION).

(2) AN EXTENSION OF A ROOKIE SCALE CONTRACT MAY PROVIDE FOR SALARY AND UNLIKELY B ONUSES IN THE FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TERM TOTALING NO MORE THAN THE MAXIMUM AMOUNT PROVIDED FOR IN ARTICLE II, SECTION 7. ANNUAL INCREASES AND DECREASES

ABOVE.
(3) NOTW ITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, A PLAYER WHO WILL NOT BE A QUALIFYING VETERAN FREE AGENT AT THE CONCLUSION OF HIS ROOKIE SCALE CONTRACT WILL NOT BE ELIGIBLE TO ENTER INTO AN EXTENSION OF A ROOKIE SCALE CONTRACT PURSUANT TO THIS SECTION 7(B).

IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY SECTION 5(A)(3)

ARTICLE VII 255
(C) RENEGOTIATIONS . NO PLAYER CONTRACT MAY BE RENEGOTIATED EXCEPT
IN ACCORDANCE WITH THE FOLLOWING:
(1) SUBJECT TO SECTION S 7(C)(2) AND (3) BELOW, A PLAYER CONTRACT
COVERING A TERM OF FOUR (4) OR MORE SEASONS MAY BE RENEGOTIATED NO
SOONER THAN THE THIRD ANNIVERSARY OF THE SIGNING OF THE CONTRACT.
(2) SUBJECT TO SECTION 7(C)(3) BELOW, ANY PLAYER CONTRACT THAT HAS
BEEN RENEGOTIATED IN ACCORDANCE WITH SECTION 7(C)(1) ABOVE TO
PROVIDE FOR AN INCREASE IN SALARY OR INCENTIVE COMPENSATION IN ANY
SALARY CAP YEAR COVERED BY THE CONTRACT OF MORE THAN FIVE PERCENT
(5%), OR EXTENDED IN ACCORDANCE WITH SECTION 7(A) OR (8) ABOVE, MAY
NOT SUBSEQUENTLY BE RENEGOTIATED UNTIL THE THIRD ANNIVERSARY OF THESIGNING OF SUCH EXTENSION OR RENEGOTIATION.
(3) ASSUMING SECTION 7(C)(1) OR (2) ABOVE ARE SATISFIED, A TEAM WITH
A TEAM SALARY BELOW THE SALARY CAP MAY RENEGOTIATE A PLAYER
CONTRACT IN ACCORDANCE WITH THE FOLLOWING RULES:
(1) SUBJECT TO ARTICLE II, SECTION 7, THE RENEGOTIATION MAY
PROVIDE FOR ADDITIONAL REGULAR SALARY, LIKELY BONUSES,
AND/OR UNLIKELY BONUSES FOR THE THEN- CURRENT SALARY CAP
YEAR COVERED BY THE CONTRACT (THE "RENEGOTIATION SEASON") THAT, IN THE AGGREGATE, WOULD NOT EXCEED THE TEAM'S ROOM
AT THE TIME OF THE RENEGOTIATION. (FOR CLARITY, A RENEGOTIATION MAY PROVIDE FOR ADDITIONAL REGULAR SALARY, LIKELY BONUSES
AND/OR UNLIKELY BONUSES EVEN IF SUCH CATEGORY (I.E., LIKELY
BONUSES OR UNLIKELY BONUSES BOY THE CORTRACT.)
(II) EVERY CATEGORY (REGULAR SALARY, LIKELY BONUSES AND UNLIKELY BONUSES, RESPECTIVELY) THAT IS INCREASED FOR THE RENEGOTIATION
SEASON SOF THE CONTRACT. FOR EACH OF THE REMAINING
SEASONS OF THE CONTRACT. FOR EACH OF THE REMAINING
SEASONS OF THE CONTRACT. FOR EACH OF THE REMAINING
SEASONS OF THE CONTRACT. FOR EACH OF THE REMAINING
SEASON SOF THE CONTRACT. FOR EACH OF THE REMAINING
SEASON SOF THE CONTRACT. FOR EACH OF THE REMAINING
SEASON SOF THE CONTRACT. FOR EACH SEASON OF THE CONTRACT.

HE RENEGOTIATION SEASON. IN THE LEVENT THAT THE
RENEGOTIATION SEASON. PROVIDES FOR ADDITIONAL INCENTIV

Z56 ARTICLE VII
COMPENSATION, THE AMOUNT OF ADDITIONAL LIKELY BONUSES AND
UNLIKELY BONUSES PROVIDED FOR IN EACH SEASON AFTER THE
RENEGOTIATION SEASON MAY INCREASE OR DECREASE BY UP TO
EIGHT PERCENT (8%) OF THE AMOUNT OF ADDITIONAL LIKELY
BONUSES AND UNLIKELY BONUSES, RESPECTIVELY, PROVIDED FOR IN THE RENEGOTIATION SEASON.
(III) NO RENEGOTIATION MAY CONTAIN A SIGNING BONUS, UNLESS THE
RENEGOTIATION IS ACCOMPANIED BY AN EXTENSION AND THE
SIGNIN G BONUS WOULD OTHERWISE BE PERMITTED UNDER THE RULES
GOVERNING THE INCLUSION OF SIGNING BONUSES IN EXTENSIONS.
(4) IN NO EVENT MAY A TEAM WITH A TEAM SALARY AT OR ABOVE THE
SALARY CAP RENEGOTIATE OR SHOW THE ATTENDANCE.
(5) IN NO EVENT MAY A TEAM AND A PLAYER RENEGOTIATE A PLAYER
CONTRACT FROM MARCH 1 THROUGH JUNE 30 OF ANY SALARY CAP YEAR.
(D) OTHER.
(1) IN NO EVENT SHALL A TEAM AND PLAYER RENEGOTIATE A DECREASE IN
SALARY CAP IN ANY INCENTIVE COMPENSATION FOR ANY SALARY CAP YEAR COVERED BY A PLAYER CONTRACT.
(2) A PLAYER CONTRACT THAT IS EXTENDED PURSUANT TO SECTION 7(A)
ABOVE MAY BE RENEGOTIATED SIMULTANEOUSLY, BUT ONLY IF AND TO THE EXTENT PERMITTED BY THE RULES SET FORTH IN SECTION 7(C) ABOVE.
NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS A GREEMENT, IF A
PLAYER CONTRACT IS EXTENDED PURSUANT TO SECTION 7(A) ABOVE MAY BE RENEGOTIATED SIMULTANEOUSLY, BUT ONLY IF AND TO THE EXTENT PERMITTED BY THE RULES SET FORTH IN SECTION 7(C) ABOVE.
NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS A GREEMENT, IF A
PLAYER CONTRACT IS EXTENDED PURSUANT TO SECTION 7(A) ABOVE AND RENEGOTIATED SIMULTANEOUSLY, THEN THE AMOUNT OF THE PLAYER'SSALARY,
EXCLUDING INCENTIVE COMPENSATION, IN THE FIRST SALARY CAP YEAR
COVERED BY THE EXTENDED TERM MAY DECREASE BY N O MORE THAN FORTY
PERCENT (40%) OF THE PLAYER'S REGULAR SALARY (AS RENEGOTIATED) IN THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM. IN THE EVENT THAT
THE LAST SALARY CAP YEAR COVERED BY THE ORIGINAL TERM PROVIDES FOR
INCENTIVE COMPENSATION AND SUCH INCENTIVE COMPENSATION IS ALSO
RENEGOTIATED, THE AMOUNT OF LIKELY BONUSES AND UNLI

```
ARTICLE VII 257
AND UNILKELY BONUSES, RESPECT IVELY (AS RENEGOTIATED), IN THE LAST
SALARY CAP YEAR COVERED BY THE ORIGINAL TERM.
(3) A CONTRACT THAT IS AMENDED PURSUANT TO ARTICLE XXIV,
SECTION 2(A)(III)(B)(3) TO WAIVE ALL OR ANY PORTION OF A TRADE BONUS IN
CONNECTION WITH THE TRADE OF A PLAYER CONTRACT M AY NOT BE
SUBSEQUENTLY RENEGOTIATED UNTIL THE LATER OF (I) SIX (6) MONTHS FROM
THE DATE OF THE TRADE, OR (II) THE FIRST DATE ON WHICH THE CONTRACT COULD OTHERWISE BE RENEGOTIATED PURSUANT TO THIS SECTION 7.
(4) IN CONNECTION WITH THE TRADE OF A PLAYER CONTRACT,
NOTWITHSTANDING ANYTHING TO THE CONTRARY IN ARTICLE XII, SECTION 2(A), A PLAYER AND THE ASSIGNOR TEAM MAY AGREE UPON AN AMENDMENT TO
THE CONTRACT PROVIDING FOR THE EXPECTSE OR NON- EXERCISE OF AN OPTION
CONTAINED IN THE CONTRACT BY A PLAYER OR TEAM (AS THE CASE MAY BE),
PROVIDED THAT THE AMENDMENT ALSO PROVIDES THAT (I) THE PLAYER WILL BE
TRADED TO THE ASSIGNEE TEAM WITHIN A SPECIFIED PERIOD OF TIME NOT TO
EXCEED FORTY -EIGHT (48) HOURS OF THE EXECUTION OF THE AMENDMENT,
AND (II) SUCH TRADE AND THE CONSUMMATION OF SUCH TRADE ARE
CONDITIONS PRECEDENT TO THE VALIDITY OF THE AMENDMENT,
(S) IN THE EVENT THAT A TEAM AND A PLAYER RGREE TO AMEND A PLAYER
CONTRACT IN ACCORDANCE WITH ARTICLE II, SECTION 3 (P), THEN: (I) FOR
PURPOSES OF CALCULATING THE PLAYER'S SALARY FOR THE THEN- CURRENT AND
ANY REMAINING SALARY CAP YEAR COVERED BY THE CONTRACT,
NOTWITHSTANDING ANY STRETCH OF THE PLAYER'S PROTECTED
COMPENSATION, IF ANY, SHALL BE ALLOCATED PR O RATA OVER THE
HEN-CURRENT AND EACH REMAINING SALARY CAP YEAR ON THE PLAYER'S PROTECTED
COMPENSATION, IF ANY, SHALL BE ALLOCATED PR O RATA OVER THE
HEN-CURRENT AND EACH REMAINING SALARY CAP YEAR ON THE BLAYER'S PROTECTED
COMPENSATION, IF ANY, SHALL BE ALLOCATED PRO PLAYER'S PROTECTED
COMPENSATION, IF ANY, SHALL BE ALLOCATED PRO PLAYER'S PROTECTED
COMPENSATION, IF ANY SHALL BE ALLOCATED PRO THE BLAYER'S PROTECTED
COMPENSATION, IF ANY SHALL BE ALLOCATED PRO THE BLAYER'S PROTECTED
COMPENSATION, IF ANY SHALL BE ALLOCATED PRO T
```

258 ARTICLE VII
SEASON COVERED BY THE CONTRACT AND, PRIOR TO SUCH SEPTEMBER 1, THE
TEAM ELECTS TO HAVE THE PLAYER'S SALARY FOR THE THEN -CURRENT AND ANY
REMAINING SALARY CAP YEARS STRETCHED (I.E., RE -ATTRIBUTED):
(A) IN THE EVENT THE TEAM SO ELECTS DURING THE PERIOD
FROM SEPTEMBER 1 THROUGH THE FOL LOWING JUNE 30 OF
A SALARY CAP YEAR, (I) THE PLAYER'S POST -TERMINATION
SALARY FOR THE THEN -CURRENT SALARY CAP YEAR (AFTER
GIVING EFFECT TO THE PROVISIONS OF SECTION (D)(5) ABOVE, IF APPLICABLE) SHALL REMAIN UNCHANGED, AND
(II) THE PLAYER'S POST -TERMINATION SALARY FOR EACH
REMAINING SALARY CAP YEAR, (AFTER GIVING EFFECT TO THE PROVISIONS OF SECTION (D)(5) ABOVE, IF APPLICABLE)
SHALL BE AGGREGATED AND ALLOCATED EVENLY OVER A
NUMBER OF SALARY CAP YEARS EQUAL TO TWICE THE
NUMBER OF SEASONS (INCLUDING ANY PLAYER OPTION
YEAR) REMAINING ON THE CONTRACT FOLLOWING THE SALARY
CAP YEAR IN WHICH THE ELECTION OCCURRED, PLUS ONE (1) SEASON; OR
(B) IN THE EVENT THE TEAM SO ELECTS DURING THE PERIOD
FROM JULY 1 THROUGH AUGUST 31 OF A SALARY CAP YEAR,
THE PLAYER'S POST -TERMINATION SALARY FOR THE
THEN-CURRENT AND ANY REMAINING SALARY CAP YEARS
(AFTER GIVING EFFECT TO THE PROVISIONS OF SECTION (D)(5) ABOVE, IF APPLICABLE) SHALL BE AGGREGATED AND
ALLOCATED EVENLY OVER A NUMBER OF SEASONS (INCLUDING ANY
PLAYER OPTION YEAR) REMAINING ON THE CONTRACT FOLLOWING THE DATE OF THE ELECTION (INCLUDING THE
UPCOMING SEASON), PLUS ONE (1) SEASON.
(II) TO MAKE AN ELECTION PURSUANT TO SECTION 7(D)(6)(I) ABOVE, A TEAM MUST PROVIDE THE NBA WITH A WRITTEN STATEMENT
ELECTING TO STRETCH THE PLAYER'S SALARY. THE NBA SHALL
PROVIDE NOTICE OF SUCH ELECTION TO THE PLAYER'S SALARY. THE NBA SHALL
PROVIDE NOTICE OF SUCH ELECTION TO THE PLAYER'S SALARY. THE NBA SHALL
PROVIDE NOTICE OF SUCH ELECTION TO THE PLAYERS ASSOCIATION BY
EMAIL WITHIN TWO (2) BUSINESS DAYS FOLLOWING THE NBA'S

RECEIPT OF SUCH NOTICE.

```
ARTICLE VII 259

(III) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS

SECTIO N 7(D)(6): (A) IN NO EVENT SHALL A TEAM BE PERMITTED

TO ELECT TO STRETCH A WAIVED PLAYER'S SALARY IF THE PORTION OF THE TEAM'S TEAM SALARY REPRESENTING ALL OF THE TEAM'S

WAIVED PLAYERS (AND ANY OTHER FORMER PLAYERS) IN ANY FUTURE

SALARY CAP YEAR EXCEEDS O R AS A RESULT OF THE PROPOSED

STRETCH WOULD EXCEED FIFTEEN PERCENT (15%) OF THE SALARY CAP IN EFFECT DURING THE SALARY CAP YEAR IN WHICH THE ELECTION

OCCURS; (B) ANY TEAM THAT STRETCHES A PLAYER'S SALARY FOR

SALARY CAP PURPOSES MAY NOT SUBSEQUENTLY SIGN OR ACQUIRE

SUCH PLAYER PRIOR TO THE JULY 1 FOLLOWING THE END OF THE LAST SEASON OF THE PLAYER'S CONTRACT (INCLUDING, FOR CLARITY, ANY

OPTION YEAR); AND (C) A TEAM THAT TERMINATES A PLAYER'S

CONTRACT AND SUBSEQUENTLY SIGNS OR ACQUIRES SUCH PLAYER PRIOR TO JULY 1 FOLLOWING THE END OF THE LAST SEASON OF THE

PLAYER'S CONTRACT (INCLUDING, FOR CLARITY, ANY OPTION YEAR)

MAY NOT MAKE AN ELECTION TO STRETCH THE SALARY OF SUCH TERMINATED CONTRACT PURSUANT TO SECTION 7 (D)(6) (I) ABOVE.

(IV) IN THE EVENT A TEAM MAKES AN ELECTI ON PURSUANT TO

SECTION 7(D)(6)(I) ABOVE TO STRETCH THE SALARY PROVIDED FOR IN

A PLAYER CONTRACT, THE AMOUNT INCLUDED IN TOTAL SALARIES IN

RESPECT OF SUCH CONTRACT SHALL BE CALCULATED WITHOUT REGGARD

TO SUCH ELECTION.

(7) IN NO EVENT SHALL A TEAM AND PLAYER AMEND A CONTRACT FOR THE

PURPOSE OF TERMINATING OR SHORTENING THE TERM OF THE FOOTRACT,

EXCEPT IN ACCORDANCE WITH THE NBA WAIVER PROCEDURE OR ARTICLE XII,

SECTION 2.

(8) A TEAM AND PLAYER MAY NEGOTIATE THE TERMS AND CONDITIONS OF

AN AMENDMENT TO A PLAYER AC CONTRACT (INCLUDING AN EXTENSION OR

RENEGOTIATION) ONLY DURING THE PERIOD OF TIME IN WHICH THE TEAM

AND PLAYER ARE PERMITTED TO ENTER INTO SUCH AMENDMENT.

NOTWITHSTANDING THE FOREGOING, IF A TEAM AND PLAYER WOULD BE

PERMITTED TO ENTER INTO AN AMENDMENT TO A PLAYER CONTRACT AS OF THE

LAST DAY OF THE MORATORIUM PERIOD MIMEDIATELY FOLLOWING AS ESASON, THEN THE TEAM AND PLAYER MAY NEGOTIATE TH
```

```
260 ARTICLE VII
SECTION B. TRADE RULES.
(A) SUBJECT TO THE RULES IN SECTION 2(E) ABOVE, A TEAM SHALL BE
PERMITTED TO PAY OR RECEIVE IN CONNECTION WITH ONE (1) OR MORE TRADES
OCCURRING DURING A SALARY CAP YEAR, DIRECTLY OR INDIRECTLY, UP TO AN
AGGREGATE AMOUNT FOULD TO 5.15% OF THE SALARY CAP FOR SUC H. SALARY CAP
YEAR IN CASH ACROSS ALL SUCH TRADES, INCLUDING CASH RECEIVED AS
REIMBURSEMENT FOR COMPENSATION OBLICATIONS TO PLAYERS WHICH THE TRADED
PIRSUANT TO SECTION 8(G), (I) IF A CONTRACT IS SIGNED AND THEN TRADED
PIRSUANT TO SECTION 8(G), (II) IF A CONTRACT IS SIGNED AND THEN TRADED
PIRSUANT TO SECTION 8(G). BELOW, AND THE CONTRACT SO THAN THAT THAN THE TRADED
PIRSUANT TO SECTION 8(G). BELOW, AND THE CONTRACT SO THIS SECTION 8(A),
SIGNED THE CONTRACT SHALL BE TREATED AS A REIMBURSEMENT OF A COMPENSATION
OBLIGATION OF THE ASSIGNEE TEAM AND SHALL BE SUBJECT TO THIS SECTION 8(A),
AND (II) THE AMOUNTS PAID OR RECEIVED BY A TEAM IN CONNECTION WITH ONE (1)
OR MORE TRADES OCCURRING DURING A SALARY CAP YEAR SHALL NOT BE NETTED
AGAINST EACH OTHER (THUS, FOR EXAMPLE, IF THE MAXIMUM ALLOWABLE CASH LIMIT
FOR THE 2023- 24 SA LARY CAP YEAR WERE $6.5 MILLION AND TEAM A PAID $6.5
MILLION IN CONNECTION WITH ONE (3) THAD ECCURRING DURING DURING THE SAME SALARY CAP YEAR, TEAM A
WOULD BE UNABLE TO THE PAY OR RECEIVED AS A SHALL NOT BE NETTED
AGAINST EACH OTHER (THUS, FOR EXAMPLE IF THE MAXIMUM ALLOWABLE CASH LIMIT
FOR THE 2023- 24 SA LARY CAP YEAR WERE $6.5 MILLION AND TEAM A PAID $6.5
MILLION IN CONNECTION WITH ONE (3) TRADE OCCURRING DURING DURING DURING WITH ANY
SUBSEQUENT TRADES THAT IT MAKES DURING THAT SALARY CAP YEAR, TEAM A
WOULD BE UNABLE TO EITHER PAY OR RECEIVE ANY CASH IN CONNECTION WITH ANY
SUBSEQUENT TRADES THAT IT MAKES DURING THAT SALARY CAP YEAR.

(S) A PLAYER (GOVERN) AND THE PAYOR RECEIVE ANY CASH IN CONNECTION WITH ANY
SUBSEQUENT TRADES THAT IT MAKES DURING THAT SALARY CAP YEAR.

(S) A PLAYER (GOVERN) THE PAYOR RECEIVE ANY CASH IN CONNECTION WITH ANY
SUBSEQUENT TRADES THAT IT MAKES DURING THAT SALARY CAP YEAR.
```

ARTICLE VII. ZED.

A FREE AGENT (AND NOT BY MEANS OF TRADE). FOR CLARITY, FOR ANY PLAYER WHO
DID NOT AGREE AT THE TIME OF SIGNING TO ELMINATE HIS RIGHT TO CONSENT. SUCH
RIGHT UNDER THIS SECTION 8(B) SHALL CONTINUE FOLLOWING THE INITIAL TRADE OF
THE PLAYER'S CONTRACT AND ANY PROPOSED SUBSEQUENT TRADE OF SUCH CONTRACT
DURING THE TERM THEREOF (NOT INCLUDING ANY OPTION YEAR).

(C) A TEAM CANNOT TRADE ANY PLAYER AFTER THE NBA TRADE DEADLINE
OCCURRING IN THE LAST SEASON OF THE PLAYER'S CONTRACT, OR AFTER THE NBA TRADE DEADLINE
OCCURRING IN THE LAST SEASON OF THE PLAYER'S CONTRACT, OR AFTER THE NBA TRADE DEADLINE
OCCURRING IN THE LAST SEASON OF THE PLAYER'S CONTRACT, OR AFTER THE NBA TRADE DEADLINE
OCCURRING IN THE LAST SEASON OF THE PLAYER'S CONTRACT, OR AFTER THE NBA TRADE DEADLINE
OCCURRING IN THE LAST SEASON OF THE PLAYER'S CONTRACT OR PLAYER WHO SIGNS A TWO -WAY CONTRACT MAY BE TRADED
BEFORE THRITY (30) DAYS FOLLOWING THE DATE ON WHICH THE
CONTRACT IS SIGNED.

(I) NO BRAFT ROOKIE WHO SIGNS A STANDARD NBA CONTRACT AS A FREE
AGENT (OR WHO SIGNS A STANDARD NBA CONTRACT WHILE UNDER
A TWO -WAY CONTRACT) MAY BE TRADED BEFORE THE LATER OF
(A) THREE (3) MONTHS FOLLOWING THE DATE ON WHICH SUCH
CONTRACT WAS SIGNED OR (B) THE DATE ON WHICH SUCH
CONTRACT WAS SIGNED OR (B) THE DATE ON WHICH SUCH
CONTRACT WAS SIGNED OR (B) THE DATE ON WHICH SUCH
CONTRACT WAS SIGNED OR (B) THE DATE ON WHICH SUCH
CONTRACT THE ONTOWER OF THIS RULLE, A

WO-WAY CONTRACT IS SIGNED IN CONNECTION WITH AN
AGREEMENTO TRADE THE PLOYERS SO THIS RULLE, A

TWO-WAY CONTRACT THE TO CONTRACT IN ACCORDANCE WITH
SECTION 8(E) BELOW, THE FOREGOING RULE SHALL NOT APPLY TO THE INITIAL TRADE BUT SHALL INSTEAD BE APPLICABLE IF THE CONTRACT
IS TRADED A SECOND TIME. FOR THE PURPOSES OF THIS RULLE, A

TWO-WAY CONTRACT THAT IS CONVERTED TO A STAND ARD NBA
CONTRACT PURSUANT TO SUCH CONTRACT SCION (O) ABOVE,
ANY PLAYER WHO SIGNS A STANDARD NBA CONTRACT CONVERSION OPTION WILL BE DEEMED TO BE A

STANDARD NBA CONTRACT FORTH IN SECTION (O) (II) ABOVE,
ANY PLAYER WHO SIGNS A STA

262 ARTICLE VII
WAS SIGNED: THE TEAM SALARY OF THE PLAYER'S TEAM IS ABOVE
THE SALARY CAP IMMEDIATELY FOLLOWING THE CONTRACT SIGNING
AND THE PLAYER IS A QUALIFYING VETERAN FREE AGENT OR EARLY
QUALIFYING VETERAN FREE AGENT WHO, IN ACCORDANCE WITH QUALIFYING VETERAN FREE AGENT WHO, IN ACCORDANCE WITH SECTION 6(B)(1) O R (3) ABOVE, ENTERS INTO A NEW PLAYER CONTRACT WITH HIS PRIOR TEAM THAT PROVIDES FOR A SALARY FOR THE FIRST SEASON OF SUCH NEW CONTRACT GREATER THAN ONE HUNDRED TWENTY PERCENT (120%) OF THE SALARY FOR THE LAST SEASON OF THE PLAYER'S IMMEDIATELY PRIOR CONTRACT. THE RULE SET FORTH IN THIS SECTION (D)(III) SHALL NOT APPLY TO A PLAYER IF HIS NEW CONTRACT PROVIDES FOR SALARY EQUAL TO THE MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND). FOR PURPOSES OF THE FOREGOING SENTENCE, IF THE PLAYER'S PURPOSES OF THE FOREGOING SENTENCE, IF THE PLAYER'S
IMMEDIATELY PRI OR CONTRACT WAS A ONE -YEAR CONTRACT THAT
PROVIDED FOR SALARY EQUAL TO THE MINIMUM PLAYER SALARY (WITH NO BONUSES OF ANY KIND), THE PLAYER'S PRIOR SALARY
SHALL INCLUDE THE PORTION OF THE MINIMUM PLAYER SALARY, IF
ANY, THAT WAS REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS
FUND DESCRIBED IN ARTICLE IV, SECTION 6(H).

(E) (1) SUBJECT TO THE RULES SET FORTH IN SECTION 2(E) ABOVE, A VETERAN
FREE AGENT AND HIS PRIOR TEAM MAY ENTER INTO A PLAYER CONTRACT PURSUANT TO AN AGREEMENT BETWEEN THE PRIOR TEAM AND AND THER
FREAM CONCERDING THE SCONING AND ELIGED LIBEROL HER TRADE OF SUCH CONTRACT. PURSUANT TO AN AGREEMENT BETWEEN THE PRIOR TEAM AND AND THER
FREAM CONCERDING THE SCONING AND ELIGED LIBEROL HER TRADE OF SUCH CONTRACT. PURSUANT TO AN AGREEMENT BETWEEN THE PRIOR TEAM AND AND THER
FREAM CONCERDING THE SCONING AND ELIGED LIBEROL HER TRADE OF SUCH CONTRACT. PURSUANT TO AN AGREEMENT BETWEEN THE PRIOR TEAM AND AND THE THEM CONCERNING THE SIGNING AND SUBSEQUENT TRADE OF SUCH CONTRACT, BUT ONLY IF (I) THE VETERAN FREE AGENT FINISHED THE PRIOR SEASON ON HIS PRIOR TEAM'S ROSTER, (II) THE CONTRACTS FOR AT LEAST
THREE (3) SEASONS (EXCLUDING ANY OPTION YEAR) BUT NO MORE THAN
FOUR (4) SEASONS IN LENGTH, (III) THE CONTRACT IS NOT SIGNED PURSUANT TO THE NON -TAXPAYER MID -LEVEL SALARY EXCEPTION OR THE
MID-LEVEL SALARY EXCEPTION FOR ROOM TEAMS, (IV) THE FIRST SEASON
TO THE CONTRACT OF THE WORLD FOR HOME OF THE CONTRACT OF THE CON OF THE CONTRACT IS FULLY PROTECTED FOR LACK OF SKILL, (V) THE CONTRACT IS ENTERED INTO PRIOR TO THE FIRST DAY OF THE REGULAR SEASON, (VI) WITH RESPECT TO ANY 5TH YEAR ELIGIBLE PLAYER (AS DEFINED IN ARTICLE II, IS ENTERED INTO PRIOR TO THE FIRST DAY OF THE REGULAR SEASON, (VI) WITH RESPECT TO ANY STH YEAR ELIGIBLE PLAYER (AS DEFINED IN ARTICL SECTION 7). WHO MET ONE OF THE HIGHER MAX CRITERIA (AS DEFINED IN ARTICLE II, SECTION 7), THE CONTRACT MAY N OT PROVIDE THE PLAYER WITH SALARY (PLUS UNLIKELY BONUSES) IN EXCESS OF TWENTY -FIVE PERCENT (25%) OF THE SALARY CAP (AS CALCULATED PURSUANT TO ARTICLE II, SECTION 7) IN EFFECT AT THE TIME THE CONTRACT IS SIGNED, AND (VII) THE ACQUIRING TEAM HAS ROOM FOR THE PLAYER'S SALARY PLUS ANY UNLIKELY BONUSES PROVIDED FOR IN THE FIRST SEASON OF THE CONTRACT.

ARTICLE VII 263
(2) A PLAYER AND HIS TEAM MAY AMEND A PLAYER CONTRACT
(INCLUDING BY ENTERING INTO AN EXTENSION BUT NOT BY ENTERING INTO
A RENEGOTIATION) PURSUANT TO AN AGREEMENT BET WEEN SUCH TEAM
AND ANOTHER TEAM CONCERNING THE SIGNING OF THE AMENDMENT AND SUBSEQUENT TRADE OF THE AMENDED CONTRACT; PROVIDED, HOWEVER,
THAT: (I) NO SUCH AGREEMENT MAY BE MADE DURING THE PERIOD FROM
THE LAST DAY OF THE LAST REGULAR SEASON COVERED BY THE CONTRACT (OR THE LAST DAY OF ANY REGULAR SEASON THAT COULD BE THE LAST REGULAR
SEASON COVERED BY THE CONTRACT BASED UPON THE EXERCISE OR
NON-EXERCISE OF AN OPTION OR ETO) THROUGH THE FOLLOWING
JUNE 30; (II) NO SUCH EXTENSION ENTERED INTO PURSUANT TO THIS
SECTION 8(E)(2) PRIOR TO THE FIRST DAY OF THE 2024 -25 SALARY CAP YEAR
MAY COVER MORE THAN THREE (3) SEASONS FROM THE DATE THE EXTENSION IS SIGNED; AND (III) NO SUCH EXTENSION ENTERED INTO
PURSUANT TO THIS SECTION 8(E)(2) ON OR AFTER THE FIRST DAY OF THE
2024 -25 SALARY CAP YEAR MAY COVER MORE THAN FOUR (4) SEASONS
FROM THE DATE THE EXTENSION IS SIGNED. THE SALARY AND UNLIKELY BONUSES THAT MAY BE PROVIDED IN THE FIRST YEAR OF THE EXTENDED
TERM AND ANNUAL INCREASES AND DECREASES IN SALARY AND UNLIKELY
BONUSES SHALL BE GOVERNED BY SECTION 7(A)(3)(III) AND
SECTION 5(A)(4) ABOVE.

(3) A PLAYER CONTRACT OR EXTENSION ENTERED INTO PURSUANT TO
SECTION 8(E)(1) OR (2) ABOVE MAY NOT CONTAIN AN EXHIBIT 6 THERETO.
HOWEVER, THE PRECEDING SENTENCE SHALL NOT PROHIBIT THE TEAMS
INVOLVED IN THE TRADE FROM AGREEING THAT THE TRADE (AND THUS THE
VALIDITY OF THE PLAYER CONTRACT OR EXTENSION) WILL BE CONDITIONAL UPON THE PASSAGE OF A PHYSICAL EXAMINATION TO BE PERFORMED BY A
PHYSICIAN DESIGNATED BY THE ASSIGNEE. FLEAM IN ACCORDANCE WITH
NBA PROCEDURES.

(F) (I) IN THE EVENT A PLAYER ENTERS INTO (A) AN EXTENSION PURSUANT

(I) (I) IN THE EVENT A FLATER ENTERS INTO (A) AN EXTERNISH PORSOANT TO SECTION 7(A) ABOVE (OTHER THAN A DESIGNATED VETERAN PLAYER EXTENSION GOVERNED BY SECTION (F)(II) BELOW) THAT COVERS FIVE (5) SEASONS (OR, FOR EXTENSIONS ENTERED INTO PRIOR TO THE FIRST DAY OF THE 2024 -25 SALARY CAP YEAR, FOUR (4) OR MORE SEASONS) AND/OR PROVIDES FOR SALARY AND UNLIKELY BONUSES OR ANNUAL INCREASES OR DECREASES IN THE PLAYER'S SALARY AND UNLIKELY BONUSES IN EXCESS OF THE AMOUNTS THAT, AT THE TIME SUCH EXTENSION WAS ENTERED INTO,

```
Zod a RTILLE VII
WERE PERMISSIBLE IN EXTENSIONS ENTERED INTO IN CONNECTION
WITH AN AGREEMENT TO TRADE THE CONTRACT PURSUANT TO
SECTION 3(E)(2) ABOVE, OR (B) A RENEGOTIATION PURSUANT TO
SECTION 7(C) ABOVE, THEN THE PLAYER MAY NOT BE TR ADED
BEFORE SIX (6) MONTHS FOLLOWING THE DATE ON WHICH SUCH
EXTENSION OR RENEGOTIATION WAS SIGNED. IF A TEAM ACQUIRES
A PLAYER IN A TRADE, THEN, FOR A PERIOD OF SIX (6) MONTHS
FOLLOWING THE DATE OF THE TRADE, THE TEAM MAY NOT ENTER INTO
(X) AN EXTENSION WITH THEN, FOR A PERIOD OF SIX (6) MONTHS
FOLLOWING THE DATE OF THE TRADE, THE TEAM MAY NOT ENTER INTO
(X) AN EXTENSION WITH THE PLAYER PURSUANT TO SECTION 7(A)
ABOVE THAT COVERS FIVE (5) SEASONS (OR, IF THE TRADE OCCURRED PRIOR TO THE FIRST DAY OF THE 2024 -25 SALARY CAP YEAR,
FOUR (4) OR MORE SEASONS) AND/OR PROVIDES FOR SALARY AND
UNLIKELY BONUSES OR ANNUAL INCREASES OR DE CREASES IN THE
PLAYER'S SALARY AND/OR UNLIKELY BONUSES IN EXCESS OF THE AMOUNTS THAT, AT THE TIME SUCH TRADE OCCURRED, WERE
PERMISSIBLE IN EXTENSIONS ENTERED INTO IN CONNECTION WITH
AN AGREEMENT TO TRADE THE CONTRACT PURSUANT TO
SECTION 3(E)(2) ABOVE, OR (7) A RENEGOTIATION PURSUANT TO
SECTION 7(C) ABOVE.
(II) IN THE EVENT A PLAYER ENTERS INTO A DESIGNATED VETERAN
PLAYER EXTENSION PURSUANT TO SECTION 7(A)(3)(II) ABOVE OR A
DESIGNATED VETERAN PLAYER CONTRACT PURSUANT TO A SECION 7, THE PLAYER EXTENSION PURSUANT TO SECTION 7, THE PLAYER CONTRACT PURSUANT TO A SECION 7 THE PLAYER CONTRACT SECION 7 THE SALARY CAP YEAR IMMEDIATELY FOLLOWING
SUCH EXTENSION, THE PREST DAY OF THE SALARY CAP YEAR IMMEDIATELY FOLLOWING
SUCH EXTENSION, THE PREST DAY OF THE SALARY CAP YEAR IMMEDIATELY FOLLOWING
SUCH EXTENSION, THEN, ONLY FOR PURPOSES OF DETERMINING WHETHER THE
ACQUIRING TEAM HAS ROOM FOR THE CONTRACT. THE SALARY FOR THE LAST SALARY
CAP YEAR OF THE EXTENDED TERM OF THE CONTRACT. THE SALARY FOR THE LA
```

ARTICLE VII 265
(I) IF THE CONTRACT PROVIDES FOR BASE COMPENSATION IN THE
FIRST SALARY CAP YEAR OF THE EXTENDED TERM THAT IS EXPRESSED
AS A PERCENTAGE OF THE SALARY CAP IN AC CORDANCE WITH
ARTICLE II, SECTION 7 (D). THEN THE BASE COMPENSATION IN THE
EXTENDED TERM OF THE CONTRACT SHALL BE DETERMINED
ASSUMING THAT (A) THE SALARY CAP IN THE FIRST SALARY CAP YEAR
COVERED BY THE EXTENDED TERM WILL EQUAL ONE HUNDRED FOUR
AND ONE-HALF PERCENT (104.5%) OF THE SALARY CAP IN EFFECT
AT THE TIME THAT THE PROPOSED TRADE WOULD OCCUR, AND (B) THE PLAYER DOES NOT MEET ANY OF THE APPLICABLE HIGHER
MAX CRITERIA DURING THE FOURTH SEASON OF HIS ROOKIE SCALE
CONTRACT; OR
(II) IF THE CONTRACT PROVIDES FOR SALARY PLUS UNLIKELY BONUSES
IN THE FIRST SALARY CAP YEAR OF THE EXTENDED TERM THAT
EXCEEDS THE APPLICABLE MAXIMUM ANNUAL SALARY THAT WOULD
APPLY TO SUCH PLAYER ASSUMING THAT THE SALARY CAP IN THE
FIRST SALARY CAP YEAR COVERED BY THE EXTENDED TER M WILL
EQUAL ONE HUNDRED FOUR AND ONE -HALF PERCENT (104.5%) OF
THE SALARY CAP IN EFFECT AT THE TIME THAT THE PROPOSED TRADE
WOULD OCCUR, THEN THE SALARY PLUS UNLIKELY BONUSES IN THE
EXTENDED TERM OF THE CONTRACT SHALL BE DETERMINED TO BE
THE SALARY PLUS UN LIKELY BONUSES THAT WOULD RESULT FROM
THE DEEMED AMENDMENT(S) PURSUANT TO ARTICLE II,
SECTION 7(C) USING THE ASSUMPTION DESCRIBED ABOVE IN THIS
SUBSECTION (II).
(H) IF A TEAM TRADES A PLAYER AND THE ASSIGNOR TEAM SHALL NOT BE PERMITTED TO
SIGN THE PLAYER ON WAIVERS, THE ASSIGNOR TEAM SHALL NOT BE PERMITTED TO
SIGN THE PLAYER ON WAIVERS, THE ASSIGNOR TEAM SHALL NOT BE PERMITTED TO
SIGN THE PLAYER TO A NEW CONTRACT (OR CLAIM THE PLAYER OFF OF WAIVERS) BEFORE
THE EARLIER OF: (I) ONE (1) YEAR FOLLOWING THE DATS ELASON OF THE PLAYER FORE

WERE SATISFIED; OR (II) THE JULY 1 FOLLOWING THE LAST SE ASON OF THE PLAYER'S
PLAYER CONTRACT.
(I) PRIOR TO THE ASSIGNMENT OF ANY PLAYER CONTRACT, THE TEAM FROM

WHICH SUCH PLAYER CONTRACT IS TO BE ASSIGNED ANDTHE PLAYER WHOSE PLAYER CONTRACT IS TO BE ASSIGNED SHALL BE REQUIRED TO DIVEST THEMSELVES, ON TERMS MUTUA LLY AGREEABLE TO THE PLAYER AND THE TEAM, OF ANY PREEXISTING FINANCIAL ARRANGEMENTSBETWEEN SUCH TEAM AND SUCH PLAYER. THE FOREGOING SHALL

266 ARTICLE VII

NOT APPLY TO COMPENSATION EARNED BY THE PLAYER PRIOR TO THE ASSIGNMENT OR TO LOANS.

OR TO LOANS.
(I) AS SOON AS IS PRACTICABLE FOLLOW ING EACH TRADE (BUT IN NO EVENT LATER
THAN ONE (1) WEEK FROM THE DATE OF THE TRADE), THE NBA SHALL SEND TO THE PLAYERS ASSOCIATION, BY EMAIL, A SUMMARY OF THE PRINCIPAL TERMS OF THE
TRADE; PROVIDED, HOWEVER, THAT THE NBA MAY OMIT FROM SUCH SUMMARY ANY
TERMS THAT THE NBA OR ONE (1) OR MORE TEAMS INVOLVED IN THE TRADE
REASONABLY DEEM CONFIDENTIAL (OTHER THAN SUCH TERMS AS MAY BE NECESSARY TO VERIFY THE TEAMS' COMPLIANCE WITH SECTION 8(A) ABOVE).
(K) A "TRADE" OF A PLAYER UNDER THIS AGREEMENT SHALL MEAN AN
ASSIGN MENT OF A PLAYER CONTRACT PURSUANT TO A NEGOTIATED EXCHANGE

BETWEEN TWO OR MORE TEAMS FOLLOWING A TRADE CONFERENCE CALL WITH THE NBA LEAGUE OFFICE. FOR CLARITY, THE WORD "TRADE" SHALL NOT INCLUDE AN ASSIGNMENT OF A PLAYER SECTION 9. MISCELLANEOUS.

(A) EXCEPT WHERE THIS AGREEMENT STATES OTHERWISE, FOR PURPOSES OF ANY
RULE IN THIS AGREEMENT THAT LIMITS, INVOLVES COUNTING, OR OTHERWISE RELATES TO, THE NUMBER OF SEASONS COVERED BY A CONTRACT:
(1) IF A PLAYER CONTRACT OR EXTENSION IS SIGNED AFTER THE BEGINNING
OF A SEASON, THE SEASON IN WHICH THE CONTRACT OR EXTENSION IS SIGNED SHALL BE COUNTED AS ONE (1) FULL SEASON COVERED BY THE
CONTRACT OR EXTENSION; AND IN THE CASE OF AN EXTENSION THAT IS

SIGNED DURING THE PERIOD FROM THE END OF A SEASON THROUGH THE IMMEDIATELY FOLLOWING JUNE 30, THE SEASON IMMEDIATELY PRECEDING THE SIGNING OF THE EXTENSION (I.E., THE JUST -COMPLETED SEASON) SHALL BE COUNTED AS ONE (1) FULL SEASON COVERED BY THE EXTENSION.

(2) AN OPTION YEAR SHALL BE COUNTED AS ONE (1) SEASON COVERE D

BY THE CONTRACT.

(B) EXCEPT WHERE THIS AGREEMENT STATES OTHERWISE, ALL OF THE RULES IN
THIS AGREEMENT THAT LIMIT, AFFECT THE CALCULATION OF, OR OTHERWISE RELATE TO, THE COMPENSATION OR SALARY PROVIDED FOR IN A PLAYER CONTRACT SHALL APPLY TO OPTION YEARS

ARTICLE VII 267

SECTION 10. ACCOUNTING PROCEDURES.
(A) (1) THE NBA AND THE PLAYERS ASSOCIATION SHALL JOINTLY ENGAGE
AN INDEPENDENT AUDITOR (THE "ACCOUNTANTS") TO PROVIDE THE PARTIES
WITH AN "AUDIT REPORT" (AND A "DRAFT AUDIT REPORT," AND, IF
APPLICABLE, AN "INTERIM AUDIT REPORT" AND, IF APPLICABLE, AN
"INTERIM DESIGNATED SHARE AUDIT REPORT") SETTING FORTH BRI, AND TOTAL SALARIES AND BENEFITSFOR THE IMMEDIATELY PRECEDING SALARY
CAP YEAR, AND THE INFORMATION CALLED FOR BY SECTION 12 BELOW (THE
"DESIGNATED SHARE INFORMATION"). THE AUDIT REPORTS PROVIDED FOR
BY THIS SECTION 10(A)(1) ARE TO BE PREPARED IN ACCORDANCE WITH THE
PROVISIONS AND DEFINITIONS CONTAINED IN THIS AGREEMENT. THE PROVISIONS AND DEFINITIONS CONTAINED IN THIS AGREEMENT. THE ENGAGEMENT OF THE ACCOUNTANTS SHALL BE DEEMED TO BE RENEWED ENGAGEMENT OF THE ACCOUNTANTS SHALL BE DEEMED TO BE RENEWED
ANNUALLY UNLESS THEY ARE DISCHARGEDBY EITHER PARTY DURING THE
PERIOD FROM THE SUBMISSION OF AN AUDIT REPORT UP TO JANUARY 1 OF
THE FOLLOWING YEAR. THE PARTIES AGREE TO SHARE EQUALLY THE COSTS
INCURRED BY THE ACCOUNTANTS IN PREPARING THE AUDIT REPORTS
PROVIDED FOR BYTHIS SECTION 10(A)(1).

(2) THE ACCOUNTANTS SHALL SUBMIT A "DRAFT AUDIT REPORT" FOR
EACH SALARY CAP YEAR TO THE NBA AND THE PLAYERS ASSOCIATION,
ALONG WITH RELEVANT SUPPORTING DOCUMENTATION, TWO (2) WEEKS PRIOR
TO THE SCHEDULED ISSUANCE OF THE FINAL AUDIT REPORT.
(3) THE FINAL AUDIT REPORT SHALL BE SUBMITTED BY THE ACCOUNTANTS
TO THE PARTIES BY 6:00 P.M. EASTERN TIME ON THE LAST DAY OF THE SALARY CAP YEAR UNDER AUDIT. THE AUDIT SHALL BEGIN AS NEEDED TO ENSURE
THERE IS NO REDUCTION IN THE AUDIT DURATION COMPARED TO THE 2011
CBA. THE AUDIT REPORT SHALL NOT BE DEEMED FINAL UNTIL THE PARTIES HAVE CONFIRMED IN WRITING THEIR AGREEMENT (IN A FORM ACCEPTABLE TO
THE PARTIES) WITH SUCH REPORT. THE NBA, THE PLAYERS ASSOCIATION,
AND THE TEAMS SHALL USE THEIR BEST EFFORTS TO FACILITATE THE THE PARTIES) WITH SUCH REPORT. THE NBA, THE PLAYERS ASSOCIATION, AND THE TEAMS SHALL USE THEIR BEST EFFORTS TO FACI LITATE THE ACCOUNTANTS' TIMELY COMPLETION OF THE AUDIT REPORT.

(4) IN THE EVENT THAT, FOR ANY REASON, THE ACCOUNTANTS FAIL TO SUBMIT TO THE PARTIES A FINAL AUDIT REPORT BY 6:00 P.M. EASTERN TIME ON THE LAST DAY OF THE SALARY CAP YEAR UNDER AUDIT, THE ACCOUNTANTS SHALL PREPARE AN INTERIM AUDIT REPORT (THE "INTERIM AUDIT REPORT")
BY SUCH TIME SETTING FORTH THE ACCOUNTANTS' BEST ESTIMATE OF BRI

AND TOTAL SALARIES AND BENEFITS FOR THE PRECEDING SALARY CAP YEAR

AND, BASED UPON SUCH BEST ESTIMATES, THE DESIGNATED SHARE INFORMATION. SUCH INTERIM AUDIT REPORT SHALL INCLUDE:
(I) ALL AMOUNTS OF BRI AND TOTAL SALARIES AND BENEFITS (OR THE PORTIONS THEREOF) AND ALL DESIGNATED SHARE INFORMATION (OR THE PORTIONS THEREOF) FOR SUCH SALARY CAP YEAR AS TO WHICH THE ACCOUNTANTS HAV E COMPLETED THEIR REVIEW AND, BY WRITTEN AGREEMENT OF THE PLAYERS ASSOCIATION AND THE NBA (WAIVING THEIR RESPECTIVE RIGHTS TO DISPUTE SUCH AMOUNTS), ARE NOT IN DISPUTE. (II) WITH RESPECT TO ANY AMOUNTS OF BRI OR TOTAL SALARIES AND BENEFITS (OR PORTIONS THEREOF) AS TO WHICH THE ACCOUNTANTS HAVE NOT COMPLETED THEIR REVIEW OR WHICH ARE THE SUBJECT OF A GOOD FAITH DISPUTE BETWEEN THE PARTIES, THE NBA'S GOOD FAITH PROPOSAL AS TO THE PROPER AMOUNT, IF ANY, THAT GOOD FAITH PROPOSAL AS TO THE PROPER AMOUNT, IF ANY, THAT
SHOULD BE INCLUDED IN THE AUDIT REPORT.

(III) WITH RESPECT TO ANY ITEMS OF DESIGNATED SHARE
INFORMATION THAT ARE THE SUBJECT OF A GOOD FAITH DISPUTE
BETWEEN THE PARTIES, THE ACCOUNTANTS' GOOD FAITH
DETERMINATION AS TO SUCH ITEMS, TAKING INTO ACCOUNT THE PROVISIONS OF SECTION S 10(A)(4)(I) AND (II).
AS SOON AS PRACTI CABLE AFTER THE INTERIM AUDIT REPORT IS SUBMITTED TO THE
PARTIES, THE ACCOUNTANTS SHALL SUBMIT THE FINAL AUDIT REPORT, INCLUDING A DESCRIPTION OF THE DIFFERENCES, IF ANY, FROM THE INTERIM AUDIT REPORT. THE AUDIT REPORT SHALL NOT BE DEEMED FINAL UNTIL THE PARTIES HAVE CONFIRMED IN WRITING THEIR AGREEMENT (IN A FORM ACCEPTABLE TO THE PARTIES) WITH SUCH REPORT OR ALL DISPUTES WITH RESPECT TO SUCH REPORT HAVE BEEN FINALLY RESOLVED BY MEANS OF THE DISPUTE -RESOLUTION PROCEDURES PROVIDED FOR BY

THIS AGREEMENT. IF, AT THE CONCLUSION OF THE AUDIT REPORT CHALLENGE PERIOD (AS DEFINED BY

SECTION 12(A)(11) BELOW), THE ACCOUNTANTS HAVE NOT SUBMITTED OR ARE UNABLE TO SUBMIT A FINAL AUDIT REPORT (BECAUSE, BY WAY OF EXAMPLE BUT NOT

LIMITATION, THERE ARE DISPUTES OR CLAIMS T HAT HAVE BEEN ASSERTED PURSUANT TO ARTICLE XXXII, SECTION 9(C) AND WHICH REMAIN PENDING), THE ACCOUNTANTS SHALL PREPARE AND SUBMIT TO THE PARTIES, WITHIN FIVE (5) BUSINESS DAYS FOLLOWING THE COMPLETION OF THE AUDIT REPORT CHALLENGE PERIOD, AN

```
ARTICLE VII. 269
INTERIM DESIG NATED SHARE AUDIT REPORT THAT SHALL INCLUDE THE INFORMATION
SET FORTH IN THE INTERIM AUDIT REPORT AS ADJUSTED OR AMENDED SO AS TO
REFLECT ANY FINAL DETERMINATIONS MADE BY THE SYSTEM ARBITRATOR OR THE
APPEALS PANEL (AS THE CASE MAY BE) IN PROCEEDINGS COMMEN CED PURSUANT
TO ARTICLE XXII, SECTION 9(B) AND INVOLVING DISPITES OR CLAIMS WITH
RESPECT TO SUCH INTERIM AUDIT REPORT. THE SOLE PURPOSES FOR WHICH ANY
INTERIM DESIGNATED SHARE AUDIT REPORT. THE SOLE PURPOSES FOR WHICH ANY
INTERIM DESIGNATED SHARE AUDIT REPORT IS TO BE USED UNDER THIS AGREEMENT
ARE TO PERFORM OR FORM THE BAS IS FOR THE CALCULATIONS TO BE MADE PURSUANT
TO SECTION 12 BELOW AND, IF APPLICABLE, TO PERFORM THE CALCULATIONS THAT DETERMINE WHETHER THE CONDITIONS TO THE PARTIES' MUTUAL TERMINATION RIGHTS
SET FORTH IN ARTICLE XXXIX, SECTIONS 7-8 ARE SATISFIED.
(B) FOR PURPOSES OF DETERMINING BRI, TOTAL SALARIES AND BENEFITS, AND
THE DESIGNATED SHARE INFORMATION, THE ACCOUNTANTS SHALL PERFORM AT LEAST
SUCH REVIEW PROCEDURES AS SHALL BE AGREED UPON BY THE PARTIES. IN
CONNECTION WITH THE PERPARATION OF AUDIT REPORTS FOR EACH SALARY CAP
YEAR, EACH TEAM AND THE NBA SHALL SUBMIT A REPORT TO THE ACCOUNTANTS,
THE NBA, AND THE PRAYERS ASSOCIATION SETTING FORTH BRI, TEAM SALARIES,
AND BENEFITS INFORMATION FOR SUCH SALARY CAP YEAR, ON FORMS AGREED UPON
BY THEN NBA, AND THE PLAYERS ASSOCIATION SHALL AGREE UPON SUCH FORMS NO LATER THAN APRIL 1 OF EACH SALARY CAP YEAR.
(C) THE ACCOUNTANTS SHALL REVIEW THE REASONABLENESS OF ANY ESTIMATES

OF REVENUES OR EXPENSES FOR A SAL ARY CAP YEAR INCLUDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR INCLUDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR INCLUDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR NOWLDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR NOWLDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR NOWLDED IN THE TEAMS' AND
THE NBA'S BRI REPORTS FOR SUCH SALARY CAP YEAR NOWLDED FOR A SALAR
```

270 ARTICLE VII
REASONABLE AND CUSTOMARY AND THE AMOUNT OF THE EXPENSES DEDUCTED BY
THE NBA OR A TEAM THAT COME WITHIN SUCH EXPENSE CATEGORIES SHALL ALSO
BE PRESUMED TO BE REASONABLE AND CUSTOMARY, UNLESS SUCH CATEGORIES OR
AMOUNTS ARE FOUND BY THE ACCOUNTANTS TO BE EITHER UNRELATED TO THE
REVENUES INVOLVED OR GROSSLY EXCESSIVE.
(E) THE ACCOUN TANTS SHALL NOTIFY DESIGNATED REPRESENTATIVES OF THE
NBA AND THE PLAYERS ASSOCIATION: (1) IF THE ACCOUNTANTS HAVE ANY
QUESTIONS CONCERNING THE AMOUNTS OF REVENUES OR EXPENSES REPORTED BY THE TEAMS AND THE NBA OR ANY OTHER INFORMATION CONTAINED IN THE BRI
REPORTS; OR (2) IF THE ACCOUNTANTS PROPOSE THAT ANY ADJUSTMENTS BE MADE TO ANY REVENUE OR EXPENSE ITEM OR ANY OTHER INFORMATION CONTAINED IN THE BRI
REPORTS; OR (2) IF THE ACCOUNTANTS PROPOSE THAT ANY ADJUSTMENTS BE MADE TO ANY REVENUE OR EXPENSE ITEM OR ANY OTHER INFORMATION CONTAINED IN THE BRI REPORTS.
(F) THE ACCOUNTANTS SHALL INDICATE WHICH AMOUNTS INCLUDED IN BRI FOR
A SALARY CAP YEAR, IF ANY, REPRESENT ESTIMATES OF REVENUES OR EXPENSES.
WITH RESPECT TO ANY SUCH ESTIMATED REVENUES OR EXPENSES, THE ACCOUNTANTS
SHALL, IN PREPARING THE AUDIT REPORT FOR THE IMMEDIATELY SUCCEEDING SALARY
CAP YEAR ("SUBSEQUENT AUDIT REPORT"), OR THE AUDIT REPORT FOR THE IMMEDIATELY SUCCEEDING SALARY
CAP YEAR IN THE EUPHT THAT AN INTERIM MUDIT REPORT FOR THE SAME
SALARY CAP YEAR IN THE EUPHT THAT AN INTERIM MUDIT REPORT THE AGREGATE
DIFFERENCE, IF ANY, BETWEEN ALL SUCH ESTIMATED REVENUES AND EXPENSES FOR THE PRIOR SALARY CAP YEAR AND EXPENSES RECEIVED FOR THE ROUSE AND EXPENSES RECEIVED FOR THE THE ACCOUNTANTS OF THE ADDIT REPORT THE AMOUNT OF THE AGGREGATE
DIFFERENCE, IF ANY, BETWEEN ALL SUCH ESTIMATED REVENUES AND EXPENSES FOR THE PRIOR SALARY CAP YEAR AND THE ACCOUNTANTS DISCOVER THAT THEY COMMITTED AN ERROR IN COMPUTING BRI IN THE AUDIT REPORT FOR A
SALARY CAP YEARS, WHICH ERROR RESULTED IN A MATERIAL UNDERSTATEMENT OR OVERSTATEMENT OR OVERSTATEMENT OR FOR FIT HE THEY COMMITTED AND REPORT FOR A
SALARY CAP YEARS, WHICH ERROR RESULTED IN

YEAR TREASURY BILL RAT E AS PUBLISHED IN THE WALL STREET JOURNAL ON THE DATE OF THE ISSUANCE OF SUCH AUDIT REPORT) ACCRUING FROM THE DATE OF THE AUDIT

ARTICLE VII 271
REPORT FOR THE SALARY CAP YEAR IN WHICH SUCH UNDERSTATEMENT OR
OVERSTATEMENT OCCURRED IN EQUAL ANNUAL AMOUNTS OVER THE THEN- CURRENT
AND SUBSEQUENT SALARY CAP YEARS. NOTWITHSTANDING THE FOREGOING, THE PARTIES WILL JOINTLY INSTRUCT THE ACCOUNTANTS THAT THEIR AUDITS SHALL NOT
INCLUDE PROCEDURES SPECIFICALLY DESIGNED TO DETECT ERRORS COMMITTED IN PRIOR AUDITS.
(H) IN THE EVENT THAT THERE IS AN NHL PLAYERS' STRIKE OR OWNERS' LOCKOUT
("WORK STOPPAGE") RESULTING IN THE CANCELLATION OF ALL OR PART OF ANY NHL SEASON IN ANY SALARY CAP YEAR, AND SUCH WORK STOPPAGE RESULTS IN A REFUND
BEING MADE TO LUXURY SUITE -HOLDERS, PREMIUM SEAT LICENSE -HOLDE RS, OR TO
PURCHASERS OF FIXED ARENA SIGNAGE AND/OR NAMING RIGHTS IN ARENAS IN WHICH BOTH AN NBA TEAM AND AN NHL TEAM PLAYS ITS HOME GAMES, THEN THE
REVENUES FOR LUXURY SUITES, PREMIUM SEAT LICENSES, AND FIXED ARENA SIGNAGE
AND/OR NAMING RIGHTS IN SIGHT SIN LIFE DETERMINED AS IF SUICH BEFLINDS

AND/OR NAMING RIGHTS IN SUCH ARENAS SHALL BE DETERMINED AS IF SUCH REFUNDS WERE NOT MADE. IF THE WORK STOPPAGE CONTINUES FOR A SECOND YEAR, THEN

THE NHL REVENUES SHALL BE DEEMED TO BE THE AMOUNT INCLUDED FOR THE PRIOR YEAR.

(I) ALL DISPUTES WITH RESPECT TO ANY INTERIM AUDIT REPORTSHALL BE

(I) ALL DISPUTES WITH RESPECT TO ANY INTERIM AUDIT REPORTSHALL BE
RESOLVED EXCLUSIVELY IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN ARTICLE XXXII.
(J) IN THE EVENT OF A TRADE THAT (I) OCCURS AFTER THE FINAL AUDIT REPORT FOR
A SALARY CAP YEAR IS SUBMITTED BY THE ACCOUNTANTS AND BEFORE THE CONCLUSION OF SUCH SALARY CAP YEAR, AND (II) RESULTS IN A PLAYER EARNING A TRADE
BONUS, THE FINAL AUDIT REPORT SHALL BE AMENDED TO REFLECT SUCH TRADE BONUS FOR PURPOSES OF CALCULATING SUCH PLAYER'S SALARY AND THE TEAM'S TEAM SALARY

BONDS, THE FINAL AUDIT REPORT SHALL BE AMENDED TO REFLECT SUCH TRADE BONDS FOR PURPOSES OF CALCULATING SUCH PLAYER'S SALARY AND THE TEAM SALA (AND THUS, FOR CLARITY, FOR THE PURPOSES OF COMPUTING THE AMOUNT OF TAX THE TEAM OWES PURSUANT TO ARTICLE VII, SECTION 2(D)); HOWEVER, THE PORTION OF SUCH TRADE BONDS THAT IS INCLUDED IN THE TEAM'S TEAM SALARY FOR SUCH SALARY CAP YEAR SHALL BE EXCLUDED FROM TOTAL SALARIES FOR SUCH SALARY CAP YEAR, AND INCLUDED IN TOTAL SALARIES FOR THE IMMEDIATELY FOLLOWING SALARY CAP YEAR.

AND INCLUDED IN TOTAL SALARIES FOR THE IMMEDIATELY FOLLOWING SALARY CAP YES SECTION 11. PLAYERS ASSOCIATION AUDIT RIGHTS.

(A) TEAM AUDITS. THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT AS PART OF THE ANNUAL REVIEW OF BRI REPORTS TO RETAIN ITS OWN ACCOUNTANTS (THE "PLAYERS ASSOCIATION'S ACCOUNTANTS"), AT ITS OWN EXPENSE, AFTER THE SUBMISSION OF EACH AUDIT REPORT UNDER THIS AGREEMENT, TO AUDIT THE BOOKS

272 ARTICLE VII AND RECORDS OF NBA T EAMS (OF ITS CHOOSING), WITH THE NUMBER OF SUCH AUDITS IN EACH SALARY CAP YEAR SE T FORTH BELOW (THE "FIRST AUDIT"); PROVIDED, HOWEVER, THAT SUCH REVIEW SHALL BE LIMITED TO (I) REVENUE ITEMS (INCLUDING IN RESPECT OF EQUITY TRANSACTIONS SUBJECT TO SECTION 1(A)(13) ABOVE), AND (II) EXPENSE ITEMS, IN EACH CASE THAT APPEAR OR SHOULD HAVE APPEARED IN THE BRI REPORTS. IN THE EVENT THAT, IN THE OPINION OF THE PLAYERS ASSOCIATION'S ACCOUNTANTS, SUCH AUDIT INDICATES MISALLOCATIONS OR MISCATEGORIZATIONS OF REVENUES OR EXPENSES (OTHER THAN WITH RESPECT TO MATTERS THAT CONSTITUTED INCRIDED ADMISTRATES IN CONNECTION WITH THE PRIOR AUDIT REPORT RESULTING DISPUTED ADJUSTMENTS IN CONNECTION WITH THE PRIOR AUDIT REPORT) RESULTING IN AN UNDERSTATEMENT OF BRI, THEY SHALL SUBMIT TO THE NBA PROPOSED ADJUSTMENTS TO BRI CONSISTENT WITH THEIR FINDINGS. IN THE EVENT THAT THE NBA DISPUTES SUCH PROPOSED ADJUSTMENTS, SUCH PROPOS ED ADJUSTMENTS SHALL BE DEEMED TO BE "DISPUTED ADJUSTMENTS" AND SHALL BE RESOLVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN ARTICLE XXXII. IN ADDITION, IN THE EVENT THAT FIRST AUDIT DISPUTED ADJUSTMENTS IN EXCESS OF \$8 MILLION ARE RESOLVED IN FAVOR O F THE PLAYERS ASSOCIATION, THE PLAYERS ASSOCIATION SHALL THEN HAVE THE RIGHT, THAT SEASON, TO HAVE THE PLAYERS ASSOCIATION'S ACCOUNTANTS AUDIT UP TO AN ADDITIONAL TEN (1 0) NBA TEAMS FOR THE SAME SALARY CAP YEAR, IN ACCORDANCE WITH THE FOREGOING PROCEDURES (THE "SECOND AUDIT"). IF, AS A RESULT OF THE SECOND AUDIT, ADDITIONAL DISPUTED ADJUSTMENTS IN EXCESS OF \$ 8 MILLION ARE RESOLVED IN FAVOR OF THE PLAYERS ASSOCIATION, THE PLAYERS ASSOCIATION SHALL THEN HAVE THE RIGHT, THAT SEASON, TO HAVE THE PLAYERS ASSOCIATION'S ACCOUNTANTS AUDIT ALL REMAINING NBA

ASSOCIATION, THE PLAYERS ASSOCIATION SHALL THEN HAVE THE RIGHT, THAT SEASON, TO HAVE THE PLAYERS ASSOCIATION'S ACCOUNTAIN'S AUDIT ALL REMAINING NET TEAMS FOR THAT SALARY CAP YEAR. THE AMOUNT OF ANY AND ALL DISPUTED ADJUSTMENTS THAT ARE ULTIMATELY RESOLVED IN FAVOR OF THE PLAYERS ASSOCIATION IN ACCORDANCE WITH THIS SECTION 11(A) SHALL BE ADDED TO BRI IN THE SALARY CAP YEAR IN WHICH SUCH RESOLUTION IS REACHED. THE AGGREGATE NUMBER OF NBA TEAMS SELECTED FOR THE FIRST AUDIT BY THE PLAYERS ASSOCIATION OVER THE COURSE

OF THE FIRST SIX (6) SALARY CAP YEARS OF THE CBA WILL BE NINETY (90), TO BE DISTRIBUTED OVER THE SALARY CAP YEARS AT THE PLAYERS ASSOCIATION'S OPTION. FOR THE SEVENTH SALARY CAP YEAR OF THE CBA, THE PLAYERS ASSOCIATION WILL BE ENTITLED TO SELECT FIFTEEN (15) NBA TEAMS FOR FIRST AUDITS, SUPPLEMENTED BY ANY OF THE NINETY (90) AUDITS THAT WERE NOT USED IN A PREVIOUS SALARY CAP YEAR.

(B) LEAGUE AUDIT . THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT AS PART OF THE ANNUAL REVIEW OF BRI REPORTS TO RETAIN THE PLAYERS ASSOCIATION'S ACCOUNTANTS TO CONDUCT AN AUDIT, AT ITS OWN EXPENSE, OF THE BOOKS AND RECORDS OF THE NBA, PROPERTIES, MEDIA VENTURES, AND OTHER LEAGUE -RELATED ENTITIES ASSOCIATED WITH GENERATING BRI, PROVIDED, HOWEVER, THAT SUCH AUDIT

ARTICLE VII 273
SHALL BE LIMITED TO (I) REVENUE ITEMS (INCLUDING IN RESPECT OF EQUITY
TRANSACTIONS S UBJECT TO SECTION 1(A)(13) ABOVE) AND (II) EXPENSE ITEMS,
REGARDLESS OF WHETHER SUCH EXPENSES EXCEED THE APPLICABLE BRI RATIO OF EXPENSES TO REVENUES SET FORTH IN EXHIBIT D, IN EACH CASE THAT APPEAR OR
SHOULD HAVE APPEARED IN THE BRI REPORT. IN THE EVENT THAT, IN THE OPINION
OF THE PLAYERS ASSOCIATION'S ACCOUNTANTS, SUCH AUDIT INDICATES MISALLOCATIONS OR MISCATEGORIZATIONS OF REVENUES OR EXPENSES (OTHER THAN WITH RESPECT TO
MATTERS THAT CONSTITUTED LEAGUE DISPUTED ADJUSTMENTS IN CONNECTION WITH
THE PRIOR AUDIT REPORT) RESULTING IN AN UNDERSTATEMENT OF BRI, THEY SHALL
SUBMIT REPORTS ADJUSTMENTS TO THE NEW CONSISTENT WITH THEIR EINDINGS. IN

SUBMIT PROPOSED ADJUSTMENTS TO THE NBA CONSISTENT WITH THEIR FINDINGS. IN
THE EVENT THAT THE NBA DISPUTES SUCH PROPOSED ADJUSTMENTS, SUCH PROPOSED ADJUSTMENTS SHALL BE DEEMED TO BE LEAGUE DISPUTED ADJUSTMENTS AND
RESOLVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN ARTICLE XXXII. THE
AMOUNT OF ANY AND ALL SUCH LEAGUE DISPUTED ADJUSTMENTS THAT ARE RESOLVED IN THE PLAYERS ASSOCIATION'S FAVOR SHALL BE INCLUDED IN BRI IN THE SALARY CAP

YEAR IN WHICH SUCH RESOLUTION IS REACHED. IN ADDITION, IN THE EVENT THAT ANY
SUCH LEAGUE DISPUTED ADJUSTMENTS ARE RESOLVED IN THE PLAYERS ASSOCIATION'S FAVOR, THE ACCOUNTANTS SHALL BE DIRECTED TO CORRECT SUCH EXPENSE
MISALLOCATIONS AND/OR MISCATEGORIZATIONS IN THE REMAINING SALARY CAP YEARS COVERED BY THE AGREEMENT.

MISALLOCATIONS AND/OR MISCATEGORIZATIONS IN THE REMAINING SALART CAR TEARS COVERED BY THE AGREEMENT.

(C) CONFIDENTIALITY. IN CONNECTION WITH ANY AUDIT CONDUCTED BY THE PLAYERS ASSOCIATION PURSUANT TO THIS SECTION 11, THE PLAYERS ASSOCIATION AGREES TO SIGN, AND TO CAUSE ITS REPRESENTATIVES TO SIGN, A CONFIDENTIALITY AGREEMENT IN THE FORM ANNEXED HERETO AS EXHIBIT J -1. THE PLAYERS ASSOCIATION ALSO AGREES TO SIGN, AND TO CAUSE ITS REPRESENTATIVES TO SIGN, A SIMILAR CONFIDENTIALITY AGREEMENT WITH RESPECT TO INFORMATION OBTAINED IN

CONNECTION WITH THE ACCOUNTANTS' AUDIT PURSUANT TO SECTION 10 ABOVE

(D) P
RECEDING SALARY CAP YEAR AUDIT ADJUSTMENTS.
NOTWITHSTANDING ANYTHING ELSE IN THIS AGREEMENT OR ANY RELEASE IN THE ANNUAL BRI LETTER AGREEMENT, IF UPWARD OR DOWNWARD ADJUSTMENTS ARE MADE IN
CONNECTION WITH A PLAYERS ASSOCIATION -INITIATED AUDIT, AN ADJUSTMENT TO BRI
IN RESPECT OF THE SAME ITEM CAN ALSO BE MADE FOR REVENUES OR EXPENSES RELATED TO THE PRECEDING SALARY CAP YEAR, IF APPLICABLE. FOR EXAMPLE, WITHOUT
LIMITATION, IF, BASED ON THE AUDIT FINDINGS, THE PARTIES AGREE THAT A TEAM

UNDER- REPORTED 2023 -24 BRI BY ONE MILLION DOLLARS (\$1,000,000), AND THAT THE SAME ERROR IN THE SAME AMOUNT OCCURRED IN 202 2-23, THEN 2024- 25 BRI

WOULD BE ADJUSTED UPWARD BY TWO MILLION DOLLARS (\$2,000,000).

274 ARTICLE VII
(E) RELATED PARTY ACCESS. THE PLAYERS ASSOCIATION'S ACCOUNTANTS
SHALL HAVE ACCESS TO SUCH PORTIONS OF A RELATED PARTY'S BOOKS AND RECORDS
THAT THE ACCOUNTANTS HAVE A WELL F-OUNDED BASIS TO BELIEVE HAVE A MEANINGFUL
IMPACT ON BRI. FOR PURPOSES OF THE FOREGOING, (I) WHERE A TEAM PLAYS IN AN
ARENA OWNED OR OPERATED BY A RELATED PARTY, THE PLAYERS ASSOCIATION'S
ACCOUNTANTS WILL HAVE ACCESS TO THAT RELATED PARTY ARENA COMPANY'S TRIAL
BALANCE RELATING TO ALL REVENUES AND TO SUCH OTHER PORTIONS OF THE TRIAL BALANCE
THAT THE PLAYERS ASSOCIATION'S ACCOUNTANTS HAVE A WELL FOUNDED BASIS TO
BELIEVE HAVE A MEANINGFUL IMPACT ON BRI; (II) FOR OTHER RELATED PARTIES,
INFORMATION REQUESTS SHOULD FIT THE CIRCUMSTANCES TO ENABLE THE PLAYERS
ASSOCIATION'S ACCOUNTANTS TO VERIFY THE ACCURACY OF BRI AMOUNTS (X) THAT
CANNOT REASONABLY BE VERIFIED THROUGH OTHER MEANS, AND (Y) WITHOUT
ACCESSING FINANCIAL AND BU SINESS INFORMATION THAT THERE IS NO WELL -FOUNDED
BASIS TO BELIEVE HAVE A MEANINGFUL IMPACT ON BRI; ADM (III) THE NBA, PLAYERS
ASSOCIATION, AND THE TEAM WILL COLLECTIVELY CONSIDER ANY REQUEST FOR ACCESS
TO RELATED PARTY BOOKS AND RECORDS WHILE ONSITE AND MAKE THEIR BEST EFFORTS
TO RESOLVE THE ACCESS ISSUE.

(f) B ILATERAL ADJUSTMENTS. SUBJECT TO THE DEADLINES SET FORTH IN
SECTION 11(6) BELOW, THE NBA MAY PROPOSE BRI ADJUSTMENTS WITH RESPECT
TO ANY TEAM AUDITED BY THE PLAYERS ASSOCIATION. THE IMBA'S RIGHT TO
PROPOSE DAYL ADJUSTMENTS. SUBJECT TO THE DEADLINES SET FORTH IN
RESOURCES AVAILABLE TO THE PLAYERS ASSOCIATION UNDER ITS AUDIT RIGHTS. IN THE
PROPOSED ADJUSTMENTS SHALL BE RESOLVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN ARTICLE XXXII. THE AMOUNT OF ANY AND ALL SUCH PROPOSED
ADJUSTMENTS THAT ARE ULTIMATELY RESOLVED IN FROVOR OF THE NBA IN THE PROCEDURES SET FORTH IN ARTICLE XXXII. THE AMOUNT OF ANY AND ALL SUCH PROPOSED
ADJUSTMENTS THAT ARE ULTIMATELY RESOLVED IN FAVOR OF THE NBA IN THE PROCEDURES SET FORTH IN ARTICLE XXXII. THE AMOUNT OF ANY AND ALL SUCH PROPOSED
ADJUSTMENTS THAT ARE ULTIMATELY RESOLVED

RESOLVED BY APRIL 30 OF THE FOLLOWING CALENDAR YEAR. EACH PARTY WILL PROVIDE ITS PROPOSED ADJUSTMENTS BY MARCH 25.

ARTICLE VII 275
SECTION 12. DESIGNATED SHARE ARRANGEMENT.
(A) DEFINITIONS . AS USED IN THIS AGREEMENT, THE FOLLOWING TERMS SHALL
HAVE THE FOLLOWING MEANINGS:
(1) "ACTUAL REDUCTION PERCENTAGE" MEANS, WITH RESPECT TO A SALARY
CAP YEAR, THE LESSER OF (I) TEN PERCENT (10%), AND (II) THE PERCENTAGE
THAT, WHEN MULTIPLIED BY ADJUSTED TOTAL SALARIES, EQUALS THE
UNCAPPED REDUCTION AMOUNT.
(2) "ADJUSTED TEAM SALARY" MEANS FOR A TEAM, WITH RESPECT TO A
SALARY CAP YEAR, THE PORTION OF ADJUSTED TOTAL SALARIES FOR SUCH
SALARY CAP YEAR, THE PORTION OF ADJUSTED TOTAL SALARIES FOR SUCH
SALARY CAP YEAR, THE PORTION OF ADJUSTED TOTAL SALARIES FOR SUCH
SALARY CAP YEAR FOR WHICH THE TEAM IS FINANCIALLY RESPONSIBLE. FOR
CLARITY, FOR PURPOSES OF THIS SEC TION 12(A)(2), (I) WITH RESPECT TO A
PLAYER'S CONTRACT IS ACQUIRED BY TRADE OR PURSUANT TO THE NBA WAIVER PROCEDURE), THE PORTION OF THE ADJUSTMENT SALARY IN RESPECT OF THE
ADJUSTMENT CONTRACT FOR WHICH EACH SUCH TEAM IS FINANCIALLY
RESPONSIBLE SHALL BE DETERMINED IN ACCORDANCE WITH NBA RULES; AND
(II) A TEAM SHALL BE CONSIDERED FINANCIALLY RESPONSIBLE FOR ANY SIGNING
BONUS ALLOCATION (OR THE ALLOCATION OF ANY AMOUNT TREATED AS A SIGNING
BONUS PURSUANT TO SECTION 3(B)(1) ABOVE) THAT WAS THE RESULT OF A
SIGNING BONUS (OR THE RESULT OF ANY AMOUNT TREATED AS AN EARNED SIGNING BONUS PURSUANT TO SECTION 3(B)(1) ABOVE) PAID BY THE TEAM.

(3) "ADJUSTED TOTAL BENEFITS" MEANS, WITH RESPECT TO A SALARY CAP
YEAR, AN AMOUNT EQUAL TO TOTAL BENEFITS FOR SUCH SALARY CAP
YEAR, AN AMOUNT EQUAL TO TOTAL SALARIES FOR SUCH SALARY CAP
YEAR.

(4) "ADJUSTED TOTAL SALARIES" MEANS, WITH RESPECT TO A SALARY CAP
YEAR.

(4) "ADJUSTED TOTAL SALARIES" MEANS, WITH RESPECT TO A SALARY CAP

(4) "ADJUSTED TOTAL SALARIES" MEANS, WITH RESPECT TO A SALARY CAP YEAR, AN AMOUNT EQUAL TO TOTAL SALARIES FOR SUCH SALARY CAP YEAR PLUS ANY AMOUNTS REIMBURSED OUT OF THE LEAGUE -WIDE BENEFITS FUND DESCRIBED IN ARTICLE IV, SECTION 6(H) IN RESPECT OF SUCH SALARY CAP YEAR.

(S) "ADJUSTED TOTAL SALARIES AND BENEFITS" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE SUM OF ADJUSTED TOTAL SALARIES AND ADJUSTED TOTAL BENEFITS FOR SUCH SALARY CAP YEAR.

```
276 ARTICLE VII
(6) "ADJUSTMENT CONTRACT" MEANS, WITH RESPECT TO A SALARY CAP
YEAR, ANY CONTRACT THAT PROVIDES FOR SALARY THAT IS INCLUDED IN
ADJUSTED TOTAL SALARIES FOR SUCH SALARY CAP YEAR.
(7) "ADJUSTMENT SALARY" MEANS, WITH RESPECT TO A SALARY CAP YEAR,
THE AMOUNT OF SALARY IN RESPECT OF AN ADJUSTMENT CONTRACT THAT IS
INCLUDED IN ADJUSTED TOTAL SALARIES FOR SUCH SALARY CAP YEAR.
(8) "ADJUSTMENT SCHEDULES" MEANS THE SCHEDULES PREPARED BY THE
NBA WITH RESPECT TO EACH SALARY CAP YEAR IN ADVANCE OF EACH SEMI-MONTHLY PAYMENT DATE SETTING FORTH FOR EACH PLAYER THE
APPLICABLE COMPENSATION ADJUSTMENT TO BE APPLIED IN RESPECT OF THE APPLICABLE COMPENSATION PAYMENT.
(9) "AGGREGATE REDUCTION AMOUNT" MEANS, WITH RESPECT TO A SALARY
CAP YEAR, AN AMOUNT EQUAL TO THE SUM OF THE CONTRACT REDUCTION AMOUNTS FOR ALL ADJUSTMENT CONTRACTS FOR SUCH SALARY CAP YEAR.
(10) "AGGREGATE TEAM OVERAGE BALANCE" MEANS, WITH RESPECT TO A
SALARY CAP YEAR, AN AMOUNT EQUAL TO THE SUM OF ALL TEAM OVERAGE BALANCES FOR SUCH SALARY CAP YEAR.
(11) "AUDIT REPORT CHALLENGE PERIOD" MEANS THE PERIOD BEGINNING
WITH THE DATE ON WHICH AN INTERIM AUDIT REPORT IS ISSUED BY THE
ACCOUNTANTS AND ENDING ON THE LAST DATE BY WHICH ALL CHALLENGES
THERETO BROUGHT PURSUANT TO ARTICLE XXXII, SECTION 9(8) ARE RESOLVED.
(12) "CARRYOVER AMOUNT! MEANS, WITH RESPECT TO A SALARY CAP YEAR,
(1) THE AMOUNT, IF ANY, BY WHICH THE UNCAPPED REDUCTION AMOUNT
IN RESPECT OF THE IMMEDIATELY PRECEDING SALARY CAP YEAR EXCEEDED
THE AGGREGATE REDUCTION AMOUNT IN RESPECT OF SUCH IMMEDIATELY
PRECEDING SALARY CAP YEAR, LESS (II) THE AMOUNT, I FANY, BY WHICH THE
SHORTFALL AMOUNT DISTRIBUTED TO PLAYERS PURSUANT TO SECTION 12(E)(3) BELOW WITH RESPECT TO SUCH IMMEDIATELY PRECEDING
SALARY CAP YEAR.
(13) "CARRYOVER INTEREST RATE" MEANS, WITH RESPECT TO A SALARY CAP
YEAR
```

ARTICLE VII 277
PUBLISHED IN THE WALL STREET JOURNAL ON THE FIRST DAY OF SUCH SALARY CAP
YEAR, PLUS 1.225%.

(14) "CONTRACT REDUCTION AMOUNT" MEANS FOR AN ADJUSTMENT
CONTRACT, WITH RESPECT TO A SALARY CAP YEAR:

(I) PRIOR TO THE COMPLETION OF THE GOVERNING AUDIT REPORT: AN
AMOUNT EQUAL TO THE ADJUSTMENT SALARY IN RESPECT OF SUCH
ADJUSTMENT CONTRACT FOR SUCH SALARY CAP YEAR MULTIPLIED BY THE WITHHOLDING PERCENTAGE; AND

(II) FOR PURPOSES OF, AND FOLLOWING THE COMPLETION OF , THE
GOVERNING AUDIT REPORT: ANAMOUNT EQUAL TO THE ADJUSTMENT SALARY IN RESPECT OF SUCH ADJUSTMENT CONTRACT
FOR SLICH SALARY CAP YEAR MULTIPLIED BY THE ACTUAL REPOLICTION FOR SUCH SALARY CAP YEAR MULTIPLIED BY THE ACTUAL REDUCTION PERCENTAGE. PERCENTAGE.
(15) "DESIGNATED SHARE" MEANS, WITH RESPECT TO A SALARY CAP YEAR,
FIFTY PERCENT (50%) OF BRI FOR SUCH S ALARY CAP YEAR, PROVIDED THAT
THE DESIGNATED SHARE FOR A SALARY CAP YEAR SHALL BE INCREASED OR DECREASED IN ACCORDANCE WITH THE FOLLOWING:
(1) IN THE EVENT THAT BRI FOR A SALARY CAP YEAR EXCEEDS FORECASTED BRI FOR SUCH SALARY CAP YEAR, THEN THE
DESIGNATED SHA RE FOR SUCH SALARY CAP YEAR SHALL EQUAL FIFTY
PERCENT (50%) OF FORECASTED BRI FOR SUCH SALARY CAP YEAR, PLUS SIXTY AND ONE -HALF PERCENT (60.5%) OF THE DIFFERENCE
BETWEEN BRI FOR SUCH SALARY CAP YEAR AND FORECASTED BRI BETWEEN BRI FOR SUCH SALARY CAP YEAR AND FORECASTED BRI FOR SUCH SALARY CAP YEAR; AND (II) IN THE EVENT THAT FORECASTED BRI FOR A SALARY CAP YEAR EXCEEDS BRI FOR SUCH SALARY CAP YEAR, THEN THE DESIGNATED SHARE FOR SUCH SALARY CAP YEAR SHALL EQUAL FIFTY PERCENT (50%) OF FORECASTED BRI FOR SUCH SALARY CAP YEAR, LESS SIXTY AND ONE -HALF PERCENT (60. 5%) OF THE DIFFERENCE BETWEEN FORECASTED BRI FOR SUCH SALARY CAP YEAR AND BRI FOR SUCH SALARY CAP YEAR AND BRI FOR SUCH SALARY CAP YEAR.

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE FOREGOING, IN NO EVENT SHALL THE DESIGNATED SHARE FOR ANY SALARY CAP YEAR BE LESS THAN

ARTICLE VII 277

FORTY-NINE PERC ENT (49%) OF BRI FOR SUCH SALARY CAP YEAR OR GREATER
THAN FIFTY -ONE PERCENT (51%) OF BRI FOR SUCH SALARY CAP YEAR.

TO ILLUSTRATE THE FOREOING:

(X) IF BRI FOR A SALARY CAP YEAR WERE TO EQUAL \$10 BILLION, AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$9.5 BILLION, THEN THE DESIGNATED
SHARE FOR SUCH SALARY CAP YEAR WOULD EQUAL \$5.0525 BILLION (I.E., \$4.75
BILLION (I.E., 60.5% OF \$0.5 BILLION THE DIFFERENCE BETWEEN BRI OF \$9.30.25 BILLION (I.E., 50.5%) OF BRI;

(Y) IF BRI FOR A SALARY CAP YEAR WERE TO EQUAL \$9.5 BILLION (I.E., 50.5%) OF BRI;

(Y) IF BRI FOR A SALARY CAP YEAR WERE TO EQUAL \$10.5% DILLION, THEN THE DESIGNATED
SHARE FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$10.5% OF BRI;

(Y) IF BRI FOR A SALARY CAP YEAR WERE TO EQUAL \$4.6975 BILLION (I.E., \$5.BILLION
(I.E., 60.5% OF \$0.5) BILLION THEN THE DESIGNATED
SHARE FOR SUCH SALARY CAP YEAR WOULD EQUAL \$4.6975 BILLION (I.E., \$5.BILLION
(I.E., 60.5% OF \$0.5) BILLION THEN THE DESIGNATED
BRI FOR SUCH SALARY CAP YEAR WOULD EQUAL \$4.6975 BILLION (I.E., \$5.BILLION
(I.E., 60.5% OF \$0.5) BILLION THE DIFFERENCE BETWEEN FORECASTED BRI OF \$10
BILLION AND BRI OF \$9.5 BIL LION)), WHICH WOULD EQUATE TO 49.4474% OF BRI;
AND

(Z) IF BRI FOR A SALARY CAP YEAR WERE TO EQUAL \$10 BILLION , AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$1.0 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$1.0 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$1.0 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$1.0 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$1.0 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WERE TO EQUAL \$5.10 BILLION ON AND FORECASTED
BRI FOR SUCH SALARY CAP YEAR WOULD EQUAL \$5.10 BILLION ON AND FORECASTED
BRI FOR \$1.0 BILLION ON THE DIFFERENCE BETWEEN BILLION FOR \$1.0 BILLION ON AND FORECASTED
BRI FOR \$1.0 BILLION ON THE DIFFERENCE BETWEEN BILLION ON S1.0 FOR BILLION

(I) "FORECASTED BRI" MEANS:
(I) WITH RESPECT TO THE 2023 -24 SALARY CAP YEAR, NINETY AND FORTY-EIGHT HUNDREDTHS PERCENT (90.48%) OF BRI FOR THE

2022- 23SALARY CAP YEAR; AND

ARTICLE VII 2/9

(II) WITH RESPECT TO EACH SALARY C AP YEAR BEGINNING WITH THE 2024- 25 SALARY CAP YEAR, ONE HUNDRED FOUR AND ONE -HALF PERCENT (104.5%) OF FORECASTED BRI FOR THE IMMEDIATELY PRECEDING SALARY CAP YEAR.

(18) "GOVERNING AUDIT REPORT" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE AUDIT REPORT FOR SUCH SALARY CAP YEAR, OR, IF NO FINAL AUDIT REPORT HAS BEEN SUBMITTED AT THE CONCLUSION OF THE AUDIT REPORT CHALLENGE PERIOD, THE INTERIM DESIGNATED SHARE AUDIT REPORT FOR SUCH SALARY CAP YEAR.

(19) "INTEREST AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE C ARRYOVER AMOUNT WITH RESPECT TO SUCH SALARY CAP YEAR.

(20) "OVERAGE" OR "OVERAGE AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR.

(21) "SUCH SALARY CAP YEAR.

(21) "SUCH SALARY CAP YEAR.

(21) "SHORTFALL AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR.

(21) "SHORTFALL AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR.

(21) "SHORTFALL AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE AMOUNT." MEANS, WITH RESPECT TO A SALARY CAP YEAR.

(21) "SHORTFALL AMOUNT" MEANS, WITH RESPECT TO A SALARY CAP YEAR, THE AMOUNT." IF ANY, BY WHICH THE DESIGNATED SHARE FOR SUCH SALARY CAP YEAR, THE AMOUNT." IF ANY, BY WHICH THE DESIGNATED SHARE FOR SUCH SALARY CAP YEAR, THE AMOUNT." IF ANY, BY WHICH THE DESIGNATED SHARE FOR SUCH SALARY CAP YEAR, THE AMOUNT." IF ANY, BY WHICH THE DESIGNATED SHARE FOR SUCH SALARY CAP YEAR.

(22) "TEAM OVERAGE BALANCE" MEANS FOR A TEAM, WITH RESPECT TO A
SALARY CAP YEAR, THE OVERAGE AMOUNT(IF ANY) FOR SUCH SALARY CAP YEAR TO WHICH SUCH TEAM IS ENTITLED (CALCULATED IN ACCORDANCE WITH
SECTION 12(D) BELOW), ADJUSTED IN ACCORDANCE WITH SECTION 12(E)
BELOW.

BELOW.
(23) "UNCAPPED REDUCTION AMOUNT" MEANS, WITH RESPECT TO A SALARY
(24) "UNCAPPED REDUCTION AMOUNT" MEANS, WITH RESPECT TO A SALARY
(24) "EXAMPLE SUM OF THE OVERAGE AMOUNT, THE CARRYOVER AMOUNT, AND THE INTEREST AMOUNT WITH RESPECT TO SUCH SALARY CAP YEAR.
(24) "WITHHOLDING PERCENTAGE" MEANS, WITH RESPECT TO A SALARY CAP
YEAR, TEN PERCENT (10%), PROVIDED THAT IN THE EVENT THAT THE SALARY CAP FOR SUCH SALARY CAP YEAR IS LIMITED TO ONE HUNDRED TEN PERCENT
(110%) OF THE SALARY CAP FOR THE IMMEDIATELY PRECEDING SALARY CAP
YEAR PURSUANT TO SECTION 2(A)(5) ABOVE, THEN THE NBA AND PLAYERS
ASSOCIATION SHALL DISCUSS IN GOOD FAITH REDUCING THE WITHHOLDING

280 ARTICLE VII
PERCENTAGE (I.E., TO A PERCENTAGE THAT IS LESS THAN TEN PERCENT (10%)),
TAKING INTO ACCOUNT REASONABLE ESTIMATES OF TEAM AND LEAGUE
FINANCIAL PERFORMAN CE (ACCOUNTING FOR ATTENDANT RISKS AND THE LIKELY
SIZE OF ANY SHORTFALL AMOUNT).

(B) BENEFIT ADJUSTMENT.

(1) IN THE EVENT THAT, FOR A SALARY CAP YEAR, PRIOR TO ANY REDUCTION
PURSUANT TO THIS SECTION 12(B)(1), THE UNCAPPED REDUCTION AMOUNT
LESS ANY SHORTFALL AMOUNT WOULD EXCEED TEN PERCENT (10%) OF ADJUSTED TOTAL SALARIES, THE ADDITIONAL BENEFIT AMOUNT AS PROVIDED
FOR BY ARTICLE IV, SECTION 4(D)(1) (I.E., THE ONE PERCENT (1%) OF BRI
AMOUNT FOR ADDITIONAL BENEFITS) SHALL BE REDUCED BY SUCH EXCESS AMOUNT (OR, IF SUCH EXCESS AMOUNT IS GREATER THAN THE ADDITIONAL
BENEFIT AMOUNT, THEN THE ADDITIONAL BENEFIT AMOUNT SHALL BE
REDUCED IN FULL). ANY REDUCTION TO THE ADDITIONAL BENEFIT AMOUNT
FOR A SALARY CAP YEAR PURSUANT TO THIS SECTION 12(B)(1) SHALL BE
DEDUCTED FROM TOTAL BENEFITS (AND, THUS, ADJUSTED TOTAL BENEFITS) FOR SUCH SALARY CAP YEAR PURSUANT TO THIS SECTION 12(B)(1) SHALL BE
DEDUCTED FROM TOTAL BENEFITS (AND, THUS, ADJUSTED TOTAL BENEFITS) FOR SUCH SALARY CAP YEAR (THUS DECREASING THE OVERAGE AMOUNT
AND/OR INCREASING THE SHORTFALL AMOUNT FOR SUCH SALARY CAP YEAR,
AS APPLICABLE).

(2) FOR PURPOSES OF CALCULATING PROJECTED BENEFITS (AND, THUS, THE
SALARY CAP) FOR A SALARY CAP YEAR, NO REDUCTION EXPECTED TO BE MADE PURSUANT TO SECTION 12(B)(1) ABOVE SHALL BE TAKEN INTO ACCOUNT.

(C) COMPENSATION ADJUSTMENTS.

(1) FOR EACH SALARY CAP YEAR, EACH COMPENSATION PAYMENT MADE

TO A PLAYER IN RESPECT OF THE SEASON ENCOMPASSED BY SUCH SALARY CAP
YEAR PURSUANT TO AN ADJUSTMENT CONTRACT SHALL BE ADJUSTED BY THE
PERCENTAGE REDUCTION THAT, WHEN APPLIED TO EACH REMAINING
COMPENSATION PAYMENT IN RESPECT OF THAS SEASON PURSUANT TO SUCH
ADJUSTMENT CONTRACT, AND TAKING INTO ACCOUNT ANY COMPENSATION

ADJUSTMENTS ALREADY MADE PURSUANT TO THIS SECTION 12(C), WOULD RESULT IN A REDUCTION (PURSUANT TO THIS SECTION 12(C)) OF THE TOTAL COMPENSATION PAYABLE TO SUCH PLAYER PURSUANT TO THE ADJUSTMENT

CONTRACT IN RESPECT OF THAT SEASON EQUAL TO THE THEN-APPLICABLE CONTRACT REDUCTION AMOUNT.

ARTICLE VII 281
(2) IN THE EVENT THAT, AS OF THE COMPLETION OF THE GOVERNING AUDIT REPORT, THE COMPENSATION PAYABLE TO A PLAYER PURSUANT TO THE ADJUSTMENT CONTRACT HAS ALREADY BEEN REDUCED PURSUANT TO THIS SECTION 12(C) BY AN AMOUNT THAT EXCEEDS THE THEN -APPLICABLE CONTRACT REDUCTION AMOUNT, THEN SUCH EXCESS SHALL BE PAID TO THE PLAYER IN EQUAL INSTALLMENTS OVER THE REMAINING SEMI -MONTHLY PAYMENT DATES ON WHICH PAYMENTS ARE DUE TO SUCH PLAYER FOR THE APPLICABLE SEASON PURSUANT TO THE ADJUSTMENT CONTRACT BEGINNING WITH EITHER THE NEXT SEMI -MONTHLY PAYMENT DATE FOLLOWING THE ISSUANCE OF THE GOVERNING AUDIT REPORT OR, IF PRACTICABILITY WARRANTS, THE SECOND SEMI -MONTHLY PAYMENT DATE FOLLOWING THE ISSUANCE OF THE GOVERNING AUDIT REPORT OR, IF PRACTICABILITY WARRANTS, THE SECOND SEMI -MONTHLY PAYMENT DATE FOLLOWING THE ISSUANCE OF THE GOVERNING AUDIT REPORT OR, IF PRACTICABILITY WARRANTS, THE SECOND SEMI -MONTHLY PAYMENT DATE FOLLOWING THE CONTRACT SUCH PLAYER FOR THE APPLICABLE SEASON PURSUANT TO THE ADJUSTMENT CONTRACT, SUCH PLAYER FOR THE APPLICABLE SEASON PURSUANT TO THE ADJUSTMENT CONTRACT SUCH PLAYER FOR THE APPLICABLE SEASON PURSUANT TO THE ADJUSTMENT CONTRACT SUCH PLAYER FOR THE APPLICABLE SEASON PURSUANT TO THE ADJUSTMENT CONTRACT BEGINNING AUDIT REPORT.

(3) IF FOR ANY REASON, IN RESPECT OF A SALARY CAP YEAR, THE CONTRACT REDUCTION AMOUNT FOR AN ADJUSTMENT CONTRACT EXCEEDS THE AMOUNT BY WHICH THE COMPENSATION PROVIDED FOR BY SUCH CONTRACT WAS DECREASED PURSUANT TO THIS SECTION 12(C). ABOVE, THEN THE PLAYERS ASSOCIATION SHALL MAKE GOOD FAITH EFFORTS TO FACILITATE THE APPLICABLE TEAM'S RECOVERY OF SUCH EXCESS FROM THE APPLICABLE PLAYER VIA A DIRECT PAYMENT. IN THE EVENT ANY AMOUNT REMAINS OUTSTANDING AND SOME THEN THE IM MEDIATELY FOLLOWING SALARY CAP YEAR, SUCH OUTSTANDING AMOUNT FOR SUCH ADJUSTMENT CONTRACT REDUCTION AMOUNT FOR SUCH ADJUSTMENT CONTRACT RECEIVING AMOUNT FOR SUCH ADJUSTMENT CONTRACT RECEIVING AMOUNT FOR SUCH ADJUSTMENT OF REFLECT SUCH DECREASE).

(4) WITHIN SEVEN (7) DAYS AFTER RECEIVING

PROCEEDING, EACH TEAM SHALL CONTINUE MAKING COMPENSATION

```
282 ARTICLE VII
ADJUSTMENTS IN ACCORDANCE WITH THIS SECTION 12(C), AND IN NO EVENT
SHALL ANY TEAM BE PROHIBITED FROM MAKING SUCH COMPENSATION
ADJUSTMENTS PRIOR TO A FINAL DETERMINATION IN ANY SUCH PROCEEDING.
IN THE EVENT THAT THE NBA MAKES A DETERMINATION, OR A FINAL
DETERMINATION IS MADE IN A PROCEEDING IN ACCORDANCE WITH THIS
SECTION 12(C) (4), THAT AN ADJUSTMENT TO A PLYSER'S COMP ENSATION WAS
SECTION 12(C) (4), THAT AN ADJUSTMENT TO A PLYSER'S COMP ENSATION WAS
ERRONEOUSLY CALCULATED BY THE NBA, THE SOLE REMEDY WITH RESPECT TO ANY AMOUNTS ERRONEOUSLY DEDUCTEDFROM THE PLAYER'S COMPENSATION
SHALL BE TO MODIFY, AS SOON AS PRACTICABLE, THE DEDUCTION AMOUNTS
APPLICABLE TO SUCH PLAYER SO AS TO REDUCE, IN EQUAL AMOUNTS, ALL
SCHEDULED FUTURE DEDUCTIONS FROM POST -DETERMINATION PAYMENTS OF
COMPENSATION UNTIL THE AMOUNT OF ANY PRIOR OVER-DEDUCTION IS FULLYOFFSET; PROVIDED, HOWEVER, THAT TO THE EXTENT THAT REDUCING THE
PLAYER'S FUTURE DEDUCTIONS WOULD NOT FULLY OFFSET THE PRIOR
OVER-DEDUCTIONS, THE NBA SHALL INSTRUCT THE APPLICABLE TEAM TO PAY
THE PLAYER AS SOON AS PRACTICABLE SUCH ADDITIONAL AMOUNTS AS ARE
NECESSARY TO FULLY OFFSET SUCH OVER -DEDUCTIONS.
(1) TEAM OVERAGE BALANCE. IN RESPECT OF EACH SALARY CAP YEAR, EACH
TEAM'S TEAM OVERAGE BALANCE. IN RESPECT OF EACH SALARY CAP YEAR, EACH
TEAM'S TEAM OVERAGE BALANCE SHALL (PRIOR TO ANY ADJUSTMENTS MADE IN ACCORDANCE WITH SECTION 12(E) BELOW) EQUAL:
(1) IF THERE IS AN OVERAGE BALANCE SHALL (PRIOR TO ANY ADJUSTMENTS MADE IN ACCORDANCE WITH SECTION 12(E) BELOW) EQUAL:
(1) IF THERE IS AN OVERAGE BALANCE SHALL (PRIOR TO ANY ADJUSTMENTS MADE IN ACCORDANCE WITH SECTION 12(E) BELOW) EQUAL:
(1) IF THERE IS AN OVERAGE BALANCE SHALL (PRIOR TO ANY ADJUSTMENTS MADE IN ACCORDANCE WITH SECTION 12(E) BELOW) EQUAL:
(1) IF THERE IS AN OVERAGE BALLANCE SHALL (PRIOR TO ANY ADJUSTMENTS MADE IN ACCORDANCE WITH SECTION 12(E) BELOW) EQUAL:
(1) IF THERE IS AN OVERAGE AMOUNT THAIT IS RESPECTED TO THE SUM OF
(1) TEN PERCENT (10%) OF ADJUSTED TOTAL SALARIES: AN ADJUSTED TOTAL SALARIES IN THE S
```

ARTICLE VII 283
RESPECT TO TEAM OVERAGE BALANCES AND THE DISTRIBUTION AMOUNT FOR SUCH
SALARY CAP YEAR (THE "DISTRIBUTION YEAR"):
(1) BEGINNING WITH THE EARLIEST SALARY CAP YEAR IN RESPECT OF WHICH
THE AGGREGATE TEAM OVERAGE BALANCE IS GREATER THAN ZERO (0):
(1) IF THE DI STRIBUTION YEAR IS LATER THAN SUCH SALARY CAP YEAR,
THEN EACH TEAM'S TEAM OVERAGE BALANCE IN RESPECT OF SUCH
SALARY CAP YEAR SHALL BE INCREASED BY AN AMOUNT EQUAL TO ITS
TEAM OVERAGE BALANCE IN RESPECT OF SUCH SALARY CAP YEAR
MULTIPLIED BY THE CARRYOVER INTEREST RATE IN RESPECT OF THE
DISTRIBUTION YEAR (AND THUS THE AGGREGATE TEAM OVERAGE
BALANCE IN RESPECT OF SUCH SALARY CAP YEAR SHALL BE INCREASED
BY THE SUM OF THE INCREASE TO EACH TEAM'S TEAM OVERAGE
BALANCE IN ACCORDANCE WITH THIS SECTION 12(E)(1)(I)); AND
(II) WITH RESPECT TO SUCH SALARY CAP YEAR, THE DISTRIBUTION AMOUNT FOR THE DISTRIBUTION YEAR SHALL BE ALLOCATED AS FOLLOWS:
(A) IF THE DISTRIBUTION AMOUNT IS GREATER THAN OR EQUAL
TO THE AGGREGATE TEAM OVERAGE BALANCE IN RESPECT
OF SUCH SALARY CAP YEAR, EACH TE AM SHALL BE
ALLOCATED A PORTION OF THE DISTRIBUTION AMOUNT
EQUAL TO ITS TEAM OVERAGE BALANCE IN RESPECT OF SUCH
SALARY CAP YEAR. AS A RESULT, EACH TEAM'S TEAM
OVERAGE BALANCE IN RESPECT TO SUCH SALARY CAP YEAR
(AND THUS THE AGGREGATE TEAM OVERAGE BALANCE IN RESPECT
OF SUCH SALARY CAP YEAR, EACH TEAM'S TEAM
OVERAGE BALANCE IN RESPECT TO FOUCH SALARY CAP YEAR
(AND THUS THE AGGREGATE TEAM OVERAGE BALANCE IN
RESPECT OF SUCH SALARY CAP YEAR) SHALL BE REDUCED TO ZERO (0); OR
(B) IF THE DISTRIBUTION AMOUNT IS LESS THAN THE
AGGREGATE TEAM OVERAGE BALANCE IN RESPECT OF SUCH
SALARY CAP YEAR, EACH TEAM SHALL BE REDUCED TO ZERO (0); OR
(B) IF THE DISTRIBUTION AMOUNT IN PROPORT ION
TO ITS TEAM OVERAGE BALANCE IN RESPECT OF SUCH SALARY CAP YEAR. AS A RESULT, EACH TEAM'S TEAM
OVERAGE BALANCE IN RESPECT OF SUCH SALARY CAP YEAR. AS A RESULT, EACH TEAM'S TEAM
OVERAGE BALANCE IN RESPECT OF SUCH SALARY CAP YEAR.
AS A RESULT, EACH TEAM'S TEAM
OVERAGE BALANCE IN RESPECT OF SUCH SALARY CAP YEAR.
AS A RES

RESPECT OF SUCH SALARY CAP YEAR SHALL BE REDUCED BY
THE SUM OF SUCH ALLOCATED AMOUNTS).
(2) THE PROCESS DESCRIBED IN SECTION 12(E)(1) ABOVE SHALL THEN BE
REPEATED, IN CHRONOLOGICAL ORDER, FOR FACH SUCCESSIVE SALARY CAP YEAR
FOR WHICH THE AGGREGATE TEAM OVERAGE BALAN CE IS GREATER THAN
ZERO (0), UTILIZING THE PORTION OF THE DISTRIBUTION AMOUNT FOR THE
DISTRIBUTION YEAR THAT HAS NOT YET BEEN ALLOCATED TO TEAMS IN RESPECT OF AN EARLIER SALARY CAP YEAR.
(3) IF, AS A RESULT OF THE EXISTENCE OF A SHORTFALL AMOUNT FOR THE
DISTRIBUTION YEAR AND FOLLOWING THE PROCEDURES DESCRIBED IN
SECTIONS 12(E)(1) - (2) BOVE, THEPORTION OF THE DISTRIBUTION AMOUNT
THAT HAS NOT BEEN ALLOCATED TO TEAMS IS GREATER THAN ZERO (0), SUCH UNALLOCATED PORTION OF THE DISTRIBUTION AMOUNT SHALL THEN BE
ALLOCATED TO EACH PLAYER IN PROPORTION OF THE ADJUSTMENT SALARY
PROVIDED FOR BY HIS ADJUSTMENT CONTRACT(S) (AS A PERCENTAGE OF ADJUSTED TOTAL SALARIES) FOR THE DISTRIBUTION YEAR. NOTWITHSTANDING
THE FOREGOING, IF THE PORTION OF THE DISTRIBUTION AMOUNT TO BE
ALLOCATED TO PLAYERS PURSUANT TO THIS SECTION 12(E)(3) IN RESPECT OF THE
DISTRIBUTION YEAR EXCEEDS THE AGGREGATE REDUCTION AMOUNT IN RESPECT OF SUCH SALARY CAP YEAR, THEN SUCH EXCESS, RATHER THAN BEING
ALLOCATED TO PLAYERS PURSUANT TO THIS SECTION 12(E)(3) IN RESPECT OF THE
DISTRIBUTION YEAR EXCEEDS THE AGGREGATE REDUCTION AMOUNT IN RESPECT OF SUCH SALARY CAP YEAR, THEN SUCH EXCESS, RATHER THAN BEING
ALLOCATED TO EACH PLAYER IN PROPORTION TO THE ADJUSTMENT SALARY
PROVIDED FOR BY HIS ADJUSTMENT CONTRACT(S), SHALL BE ALLOCATED TO
EACH PLAYER ON SUCH PROPORTION ADDITION THE ADJUSTMENT SALARY
PROVIDED FOR BY HIS ADJUSTMENT CONTRACT(S), SHALL BE REASONABLY DETERMINED BY THE PLAYERS ASSOCIATION.
EXAMPLE: ASSUME (I) AS SET FORTH IN THE GOVERNING AUDIT REPORT FOR THE 2024 -25
SALARY CAP YEAR (I.E., THE DISTRIBUTION YEAR), THE 2024-25 DISTRIBUTION AMOUNT IS

9500 MILLION, AND (II) PRIOR TO ANY ALLOCATIONS OF THE 2024-25 DISTRIBUTION AMOUNT
PURSUANT TO THIS SECTION 12(E), THERE IS A 2023 -24 AGGREGATE TEA

OVERAGE BALANCE (AND HENCE THE 2023 -24 AGGREGATE TEAM OVERAGE BALANCE) WOULD BE INCREASED BY FIVE PERCENT (5%) (I.E., THE 2024 -25 CARRYOVER I NTEREST RATE). AS A

ARTICLE VII 285
RESULT OF SUCH INCREASE, THE 2023 -24 AGGREGATE TEAM OVERAGE BALANCE WOULD BE \$210
MILLION (I.E., \$200 MILLION INCREASED BY FIVE PERCENT (5%)).
THE 2024-25 DISTRIBUTION AMOUNT OF \$500 MILLION IS GREATER THAN THE 2023-24
AGGREGATE TEAM OVERAGE BALANCE OF \$210 MILLION. ACCORDINGLY, \$210 MILLION OF THE
2024-25 DISTRIBUTION AMOUNT WOULD BE ALLOCATED TO TEAMS IN AMOUNTS EQUAL TO EACH TEAM'S 2023-24 TEAM OVERAGE BALANCE. AS A RESULT OF SUCH ALLOCATION, EACH TEAM'S
2023-24 TEAM OVERAGE BALANCE (AND HENCE THE 2023 -24 AGGREGATE TEAM OVERAGE
BALANCE) WOULD BE ZERO (0).
THE NEXT SALARY CAP YEAR IN WHICH THE AGGREGATE TEAM OVERAGE BALANCE IS GREATER
THAN ZERO (0) IS THE 2024 -25 SALARY CAP YEAR. THE DISTRIBUTION YEAR IS NOT LATER
THAN ZERO (0) IS THE 2024 -25 AGGREGATE TEAM OVERAGE BALANCE WOULD BE
INCREASED PURSUANT TO SECTION 12(E)(1)(f) BADVE.
THE UNALLOCATED PORTION OF THE 2024-25 DISTRIBUTION AMOUNT IS \$290 MILLION (\$500
MILLION LESS THE \$210 MILLION AMOUNT THAT WAS ALLOCATED IN RESPECT OF THE 2023-24
SALARY CAP YEAR), WHICH IS LESS THAN THE 2024-25 AGGREGATE TEAM OVERAGE BALANCE
WOULD BE DECREASED BY ITS RESPECTIVE ALLOCATION OF THE 2024-25 DISTRIBUTION AMOUNT WOULD BE
BALANCE. AS A RESULT OF SUCH ALLOCATION, EACH TEAM'S 2024-25 TEAM OVERAGE BALANCE
WOULD BE DECREASED BY ITS RESPECTIVE ALLOCATION OF THE 2024-25 DISTRIBUTION AMOUNT (AND HENCE THE 2024-25 AGGREGATE TEAM OVERAGE BALANCE WOULD BE REDUCED BY \$290
MILLION, RESULTING IN A 2024-25 AGGREGATE TEAM OVERAGE BALANCE OF \$110 MILLION
(\$400 MILLION LESS THE \$290 MILLION AMOUNT ALLOCATED FROM THE 2024-25 DISTRIBUTION
MOUNT).

IN ACCORDINATE WITH A SECTION 12(E)(3) ABOVE, NO PORTION OF THE 2024-25 DISTRIBUTION
MOUNTS.

IN ACCORDINATE WITH A SECTION 12(E)(3) ABOVE, NO PORTION OF THE 2024-25 DISTRIBUTION
MOUNTS.

IN ACCORDANCE WITH S ECTION 12(E)(3) ABOVE, NO PORTION OF THE 2024-25 DISTRIBUTION AMOUNT WOULD BE ALLOCATED TO PLAYERS IN RESPECT OF 2024 -25 ADJUSTMENT CONTRACTS. (F) TEAM RECONCILIATION PAYMENTS . THE NBA SHALL FACILITATE THE FOLLOWING PAYMENTS TO BE MADE WITHIN SIXTY (60) DAYS FOLLOWING THE COMPLETION OF THE GOVERNING AUDIT REPORT IN RESPECT OF EACH SALARY CAP YEAR, BASED ON THE ALLOCATIONS DESCRIBED IN SECTION 12(E) ABOVE. EACH TEAM SHALL BE ENTITLED TO RECEIVE OR, IF THE RE SULT OF THE FOLLOWING CALCULATION IS

NEGATIVE FOR SUCH TEAM, REQUIRED TO PAY, THE FOLLOWING AMOUNT IN RESPECT OF A SALARY CAP YEAR:

(1) THE SUM OF: (1) THE TOTAL DISTRIBUTION AMOUNT ALLOCATED TO THE TEAM IN ACCORDANCE WITH SECTIONS 12(E)(1)-(2) ABOVE; AND (II) THE PORTION OF THE DISTRIBUTION AMOUNT ALLOCATED IN ACCORDANCE WITH SECTION 12(E)(3) ABOVE TO EACH PLAYER IN RESPECT OF AN ADJUSTMENT CONTRACT FOR WHICH THE TEAM IS (OR WAS) THE LAST TEAM RESPONSIBLE FOR MAKING PAYMENTS TO THE PLAYER IN RESPECT OF THE SEASON ENCOMPASSED BY THE SALARY CAP YEAR FOR WHICH THE GOVERNING AUDIT REPORT WAS JUST COMPLETED; LESS

(2) THE SUM OF: (1) THE TOTAL AMOUNT BY WHICH SUCH TEAM REDUCED (10R IS SCHEDULED TO REDUCE) COMPENSATION PAYMENTS TO PLAYERS IN RESPECT OF THE SEASON ENCOMPASSED BY SUCH SALARY CAP YEAR PLOYED BY THE SUM OF: (1) THE TOTAL AMOUNT BY WHICH SUCH TEAM REDUCED (10R IS SCHEDULED TO REDUCE) COMPENSATION PAYMENTS TO PLAYERS IN RESPECT OF THE SEASON ENCOMPASSED BY SUCH SALARY CAP YEAR PLOYED BY THE NUMBER OF TEAMS THAT PLAYED IN THE NBA DURING SUCH SALARY CAP YEAR PURSUANT TO SECTION 12(C) ABOVE; AND (III) THE HORTORY OF THE SEASON ENCOMPASSED BY SUCH SALARY CAP YEAR DIVIDED BY THE NUMBER OF TEAMS THAT PLAYED IN THE NBA DURING SUCH SALARY CAP YEAR.

(6) PLAYER RECONCILIATION PAYMENTS. FOLLOWING COMPLETION OF THE GOVERNING AUDIT REPORT IN RESPECT OF EACH SALARY CAP YEAR, EACH PLAYER TO WHOM A PORTION OF THE DISTRIBUTION AMOUNT IS ALLOCATED IN ACCORDANCE WITH SECTION 12(E)(3) ABOVE SHALL BE PAID THE AMOUNT OF SUCH ALLOCATION IN RESPECT OF AN ADJUSTMENT CONTRACT IN RESPECT OF AN ADJUSTMENT CONTRACT BY THE FINAL TEAM RESPONSIBLE FOR MAKING PAYMENTS TO SUCH PLAYER PURSUANT TO SUCH ADJUSTMENT CONTRACT IN RESPECT OF THE SALARY CAP YEAR FOR WHICH THE GOVERNING AUDIT REPORT WAS JUST COMPLETED. SUCH PAYMENT DATE FOLLOWING THE ISSUANCE OF THE GOVERNING AUDIT REPORT OR, IF PRACTICABILITY WARRANTS, THE SECOND SEMI -MONTHLY PAYMENT DATE FOLLOWING THE ISSUANCE OF THE GOVERNING THE ISSUANCE OF THE GOVERNING THE ISSUANCE OF THE GOVERNING THE ISSUANCE OF THE GOVERNI

ARTICLE VII 287
CAP YEAR OF THIS AGREEMENT) THAT IS GREATER THAN ZERO (0), THE SUM TOTAL OF ANY AGGREGATE TEAM OVERAGE BALANCES SHALL BE DUE AND OWING BY THE PLAYERS
TO THE TEAMS AND SHALL BE RECOUPED IN FULL BY THE TEAMS UNDER A SUCCESSOR
COLLECTIVE BARGAINING AGREEMENT VIA REDUCTIONS TO THE COMPENSATION
OTHERWISE PAYABLE TO PLAYERS (I) NO LATER THAN THE SALARY CAP YEARS IN WHICH
SUCH AGGREGATE TEAM OVERAGE BALANCES WOULD HAVE BEEN RECOUPED
PURSUANT TO THIS SECTION 12 HAD THESE PROVISIONS CONTINUED IN EFFECT, AND
(II) USING THE METHOD DESCRIBED IN THIS SECTION 12 OR SUCH OTHER METHOD AS
IS MUTUALLY AGR EED BY THE PARTIES. NOTWITHSTANDING ANY OTHER PROVISION OF
THIS AGREEMENT, THE TERMS OF THIS SECTION 12(H) SHALL SURVIVE THE EXPIRATION OR TERMINATION OF THIS AGREEMENT. FOR CLARITY, NOTHING IN THIS SECTION 12(H)
SHALL IMPACT ANY RIGHT TO ENGAGE IN ANY 5 TRIKES, LOCKOUTS, OR CESSATIONS OR
OTHER STOPPAGES OF WORK FOLLOWING THE EXPIRATION OR TERMINATION OF THIS OTHER STOPPAGES OF WORK FOLLOWING THE EXPIRATION OR TERMINATION OF THIS AGREEMENT.

AGREEMENT.

(I) INFORMATION TO BE INCLUDED IN AUDIT REPORT. THE PARTIES SHALL

CAUSE THE ACCOUNTANTS TO INCLUDE IN THE INTERIM AUDIT REPORT AND THE GOVERNING AUDIT REPORT FOR EACH SALARY CAP YEAR SCHEDULES SETTING FORTH, WITH RESPECT TO SUCH S

(1) BRI, THE DESIGNATED SHARE, TOTAL SALARIES AND BENEFITS, AND

ADJUSTED TOTAL SALARIES AND BENEFITS;

(2) THE OVERAGE AMOUNT OR THE SHORTFALL AMOUNT (AS APPLICABLE);

- (2) THE OVERAGE AMOUNT OR THE SHORTFALL AMOUNT (AS APPLICABLI (3) THE ACTUAL REDUCTION PERCENTAGE;
 (4) THE AGGREGATE REDUCTION AMOUNT;
 (5) THE DISTRIBUTION AMOUNT;
 (6) THE AGGREGATE TEAM OVERAGE BALANCE AND EACH TEAM'S TEAM OVERAGE BALANCE, BOTH BEFORE AND AFTER THE APPLICATION OF SECTION S 12(E)(1) -(2) ABOVE;
 (7) FOR EACH PRIOR SALARY CAP YEAR IN RESPECT OF WHICH THE

AGGREGATE TEAM OVERAGE BALANCE IS GREATER THAN ZERO (0) PRIOR TO
THE APPLICATION OF SECTION S 12(E)(1) -(2) ABOVE, THE AGGRE GATE TEAM
OVERAGE BALANCE AND EACH TEAM'S TEAM OVERAGE BALANCE IN RESPECT OF EACH SUCH PRIOR SALARY CAP YEAR, BOTH BEFORE AND AFTER THE

APPLICATION OF SECTIONS 12(E)(1) -(2) ABOVE;

288 ARTICLE VII
(8) A LISTING OF EACH TEAM AND THE DISTRIBUTION AMOUNT ALLOCATED
TO EACH SUCH TEAM IN ACCORDANCE WITH SECTION S 12(e)(1) -(2) ABOVE;
(9) A LISTING OF EACH ADJUSTMENT CONTRACT, THE ASSOCIATED CONTRACT
REDUCTION AMOUNT, AND THE DISTRIBUTION AMOUNT ALLOCATED TO THE
PLAYER IN RESPECT OF SUCH ADJUSTMENT CONTRACT IN ACCORDANCE WITH SECTION 12(e)(3) ABOVE;
(10) A SUMMARY OF THE RECONCILIATION PAYMENTS DESCRIBED IN
SECTIONS 12(f) -(G) ABOVE;
(11) THE AMOUNT (IF ANY) BY WHICH EACH TEAM'S TAX TEAM SALARY (AS
COMPUTED PURSUANT TO SECTION 2(D) ABOVE) EXCEEDS THE TAX LEVEL, AND THE RESULTING TAX PAYMENT DUE BY THE TEAM;
(12) THE AMOUNT (IF ANY) OF ANY MINIMUM TEAM SALARY PAYMENT
OWED BY A TEAM IN ACCORDANCE WITH SECTION 2(C) ABOVE; AND
(13) THE AMOUNT (IF ANY) BY WHICH EACH TEAM'S ADOVE; AND
(13) THE AMOUNT (IF ANY) BY WHICH EACH TEAM'S TAX TEAM SALARY
(AS COMPUTED PURSUANT TO SECTION 2(E) ABOVE) EXCEEDS THE SECOND APRON LEVEL.
(J) MISCELLANEOUS.
(J) MISCELLANEOUS.
(J) FOR ALL PURPOSES UNDER THIS AGREEMENT, THE COMPUTATION OF A
PLAYER'S SALARY OR ADJUSTMENT SALARY SHALL BE MADE WITHOUT REGARD TO
ANY ADJUSTMENT MADE (OR TO BE MADE) TO SUCH PLAYER'S COMPENSATION
IN ACCOR DANCE WITH THIS SECTION 12.
(2) WHEN (I) PURSUANT TO ARTICLE VI, SECTION 1 OR ARTICLE XII,
SECTION 4(E), A PLAYER HAS FORFEITED A PORTION OF HIS COMPENSATION
FOR A SEASON(PAYABLE TO HIM PURSUANT TO AN ADJUSTMENT CONTRACT)
(THE "FORFEITED AMOUNT") AND (II) FOLLOWING THE COMPLETION OF THE
GOVERNING AUDIT REPORT, THE CONTRACT REDUCTION AMOUNT FOR SUCH
ADJUSTMENT CONTRACT FOR THE APPLICABLE SALARY CAP YEAR IS GREATER
THAN ZERO (0), THEN THE PLAYER SHALL BE ENTITILED TO A REFUNDO OF A PORTION
OF THE FORFEITED AMOUNT. THE REFUND SHALL BE IN AN AMOUNT EQUAL TO
THE CONTRACT REDUCTION AMOUNT FOR THE ADJUSTMENT CONTRACT FOR
THE SALARY CAP YEAR TO WHICH THE FORFEITED AMOUNT RELATED MULTIPLIED
BY A FRACTION, THE NUMERATOR OF WHICH IS THE FORFEITED AMOUNT, AND

THE DENOMINATOR OF WHICH IS THE PLAYER'S BASE COMPENSATION FOR

ARTICLE VII 289
SUCH SEASON PURSUANT TO THE ADJUSTMENT CONTRACT AS OF THE DATE(S)
THE COMPENSATION WAS FORFEITED. FOR CLARITY, THE AMOUNT OF THE
REFUND SHALL BE LESS ALL AMOUNTS REQUIRED TO BE WITHHELD BY ANY
GOVERNMENTAL AUTHORITY. FOR PURPOSES OF THE FOREGOING CALCULATION,
A PLAYER'S CONTRACT REDUCTION AMOUNT SHALL BE DEEMED TO INCLUDE
ONLY THE PORTION OF THE PLAYER'S CONTRACT REDUCTION AMOUNT THAT
RELATES TO THE BASE COMPENSATION FOR THE APPLICABLE SEASON SET FORTH
IN THE APPLICABLE ADJUSTMENT CONTRACT. SUCH REFUND SHALL BE MADE
TO THE PLAYER WITHIN SIXTY (60) DAYS FOLLOWING THE COMPLETION OF THE GOVERNING AUDIT REPORT FOR THE SALARY CAP YEAR IN WHICH THE
FORFEITED AMOUNT IS COLLECTED.

290 ARTICLE VIII ARTICLE VIII

```
ROOKIE SCALE

SECTION 1. ROOKIE SCALE CONTRACTS FOR FIRST ROUND PICKS.

(A) EACH ROOKIE SCALE CONTRACT BETWEEN A TEAM AND A FIRST ROUND PICK
SHALL COVER A PERIOD OF TWO (2) SEASONS, BUT SHALL HAVE AN OPTION IN FAVOR OF
THE TEAM FOR THE PLAYER'S THIRD SEASON AND A SECOND OPTION IN FAVOR OF THE
TEAM FOR THE PLAYER'S THIRD SEASON AND A SECOND OPTION IN FAVOR OF THE
TEAM FOR THE PLAYER'S FOURTH SEASON. THE OPTION FOR THE PLAYER'S THIRD
SEASON SHALL BE EXER CISABLE DURING THE PERIOD FROM THE DAY FOLLOWING THE LAST
DAY OF THE FIRST SEASON THROUGH THE IMMEDIATELY FOLLOWING OCTOBER 31. THE OPTION FOR THE PLAYER'S FOURTH SEASON SHALL BE EXERCISABLE DURING THE PERIOD
FROM THE DAY FOLLOWING THE LAST DAY OF THE SECOND SEASON THROUGH THE
IMMEDIATELY FOLLOWING OCTOBER 31. (FOR CLARITY, CONSISTENT WITH THE RULE SET
FORTH IN ARTICLE XLII, SECTION 2, IF OCTOBER 31. IN ANY YEAR FALLS ON A SATURDAY,
SUNDAY, OR FEDERAL HOLIDAY, THEN THE DEADLINE FOR EXERCISING OPTIONS IN
ROOKIE SCALE CONTRACTS SHALL BE DEEMED TO FALL ON THE FOLLOWING BUSINESS
DAY.) SUCH OPTIONS SHALL BE EXERCISABLE BY NOTICE TO THE PLAYER FHAT IS EITHER
PERSONALLY DELIVERED TO THE PLAYER OR HIS REPRESENTATIVE OR SENT BY EMAIL OR
RE-PAID CERGISTER ED, OR OVERNIGHT MAIL TO THE LAST KNOWN ADDRESS OF
THE PLAYER OR HIS REPRESENTATIVE, SIGNED BY THE FEAM, INFORMING THE PLAYER THAT THE TEAM HAS EXERCISED SUCH OPTION.

(B) (I) THE ROOKIE SCALE APPLICABLE TO A FIRST ROUND PICK IS DETERMINED BY THE FIRST SEASON TO BE COVERED BY THE PLAYER'S
ROOKIE SCALE CONTRACT. ACCORDINGLY, FOR EXAMPLE, IF A
PLAYER'S ROOKIE SCALE APPLICABLE TO A FIRST ROUND PICK IS DETERMINED BY THE FIRST SEASON TO BE COVERED BY THE PLAYER'S
ROOKIE SCALE CONTRACT. COMMENCES WITH THE 2023 -24
SEASON, THE 2023 -24 ROOKIE SCALE AND AND A SEASON THE PLAYER SHALL APPLY. WITHIN
A PARTICULAR ROOKIE SCALE AND AND A SEASON THE PLAYER SHALL APPLY. WITHIN
A PARTICULAR ROOKIE SCALE AND AND A SEASON THE EIGHTH PICK. NOTWITHSTANDING ANYTHING TO THE
EIGHTH PLAYER'S SELECTION NUMBER IN THE NBA DRAFT. ACCORDINGLY,
FOR EXA
```

BEGINNING ON JANUARY 10 OF EACH SEASON, AN UNSIGN ED FIRST ROUND PICK'S APPLICABLE ROOKIE SCALE AMOUNT FOR SUCH SEASON SHALL BE REDUCED DAILY THROUGH THE END OF THE REGULAR

ARTICLE VIII 291
SEASON BY AN AMOUNT EQUAL TO THE APPLICABLE ROOKIE SCALE
AMOUNT (AS SET FORTH IN THE APPLICABLE ROOKIE SALARY SCALE)
MULTIPLIED BY A FRACTION, THE NUMBERATOR OF WHICH IS DONE (1)
AND THE DENOMINATOR OF WHICH IS THE TOTAL NUMBER OF DAYS IN
SUCH REGULAR SEASON.

(II) NOTWITHISTANDING SECTION 1(B)(I) ABOVE, IF, PURSUANT TO ANY PROVISION OF THIS AGREEMENT OR THE NBA CONSTITUTION AND
BY-LAWS, ONE (1) OR MORE TEAMS IS REQUIRED TO FORFEIT
ONE (1) OR MORE DRAFT PICKS IN THE FIRST ROUND OF A PARTICULAR
NBA DRAFT, THEN:

(A) THE ROOKIE SALARY SCALE FOR THE SALARY CAP YEAR IMMEDIATELY FOLLOWING SUCH DRAFT (OR THE SALARY CAP
YEAR OF SUCH DRAFT IF THE DRAFT OCCURS ON OR AFTER
JULY 1) SHALL BE ADJUSTED BY REMOVING ONE (1) OR MORE ROOKIE SCALE AMOUNTS FROM THE MIDDLE OF THE
ROOKIE SALARY SCALE, AS FOLLOWS: IF ONE (1) FIRST ROUND
PICK IS FORFEITED, THEN THE ROOKIE SCALE AMOUNTS THAT WOULD HAVE BEEN APPLICABLE TO THE 15TH PLAYER
SELECTED IN THE FIRST ROUND (ABSENT ANY FORFEITURE OF PICKS) (HEREINAFTER, THE "15TH PICK") SHALL BE
REMOVED FROM THE ROOKIE SALARY SCALE; IF TWO (2) FIRST
ROUND PICKS ARE FORFEITED, THEN THE ROOKIE SCALE
AMOUNTS APPLICABLE TO THE 15TH PICK AND THE PICK
IMMEDIATELY FOLLOWING THE 15TH PICK AND THE PICK
IMMEDIATELY FOLLOWING THE 15TH PICK AND THE PICKS
IMMEDIATELY POLEOWING THE 15TH PICK AND THE PICKS
IMMEDIATELY FOLLOWING THE 15TH PICK AND THE ROOKIE SCALE
AMOUNTS APPLICABLE TO THE 15TH PICK AND THE ROOKIE SCALE
FORFEITED, ADDITIONAL ROOKIE SCALE AMOUNTS SHALL BE
REMOVED FROM THE ROOKIE SCALE AMOUNTS APPLICABLE TO PLAYERS SELECTED IN SUCH DRAFT SHALL BE DETE

292 ARTICLE VIII
FOR EXAMPLE, IF ONE FIRST ROUND PICK WERE FORFEITED
IN THE FIRST ROUND OF THE 2024 DRAFT, THE APPLICABLE
ROOKIE SCALE AMOUNTS WOULD REMAIN UNCHANGED FOR
THE FIRST 14 PICKS, AND THE ROOKIE SCALE AMOUNTS
APPLICABLE TO THE REMAINING 15 PICKS IN THE FIRST
ROUND WOULD BE THE ROOKIE SCALE AMOUNTS THAT
(ABSENT ANY FORFEITURE OF PICKS) WO LID HAVE BEEN
APPLICABLE TO PICKS 16 THROUGH 30.
(C) (I) A ROOKIE SCALE CONTRACT SHALL PROVIDE IN EACH OF THE TWO (2)
SEASONS COVERED BY THE CONTRACT AND THE FIRST OPTION YEAR
FOR CURRENT BASE COMPENSATION OF AT LEAST THE GREATER OF:
(A) EIGHTY PERCENT (80%) OF THE APPLICABLE MINIMUM PLAYER SALARY. COMPONENTS OF SALARY IN EXCESS OF THE FOREGOING
AMOUNT, AND (B) THE PLAYER'S APPLICABLE MINIMUM PLAYER SALARY. COMPONENTS OF SALARY IN EXCESS OF THE FOREGOING
AMOUNT, 16 NAY, ARE SUBJECT TO INDIVIDUAL NEGOTIATION, EXCEPT
THAT (1) IN NO EVENT MAY SALARY PLUS UNLIKELY BONUSES FOR ANY
SALARY CAP YEAR EXCEED ONE HUNDRED TWENTY PERCENT (120%) OF THE APPLICABLE ROOKIE SCALE AMOUNT, AND (2) A ROOKIE
SCALE CONTRACT MAY NOT PROVIDE FOR A SIGNING BONUS (EXCEPT
FOR AN "INTERNATIONAL PLAYER PAYMENT AMOUNT MADE IN ACCORDANCE WITH ARTICLE VII, SECTION 3(E)) OR A LOAN. A
ROOKIE SCALE CONTRACT MAY PROVIDE FOR A PAYMENT SCHEDULE
IN ANY SEASON THAT IS MORE FAVORABLE TO THE PLAYER THAN THA T
CALLED FOR NUNDER P ARRAGRAPH 30 OF THE UNIFORM PLAYER
CONTRACT, SUBJECT TO THE OTHER PROVISIONS OF THIS AGREEMENT.
(II) A ROOKIE SCALE CONTRACT MUST PROVIDE FOR COMPENSATION PROTECTION FOR LACK OF SKILL AND INJURY OR ILLNESS IN EACH OF THE
TWO (2) SEASONS COVERE D BY THE CONTRACT AND THE FIRST OPTION
YEAR OF NOT LESS THAN EIGHTY PERCENT (80%) OF THE APPLICABLE ROOKIE SCALE AMOUNT. TO THE EXTENT PERMITTED BY ARTICLE
II, SECTION 4(L), A TEAM AND A FIRST ROUND PICK MAY NEGOTIATE
ADDITIONAL CONDITIONS OR LIMITATIONS APPLICABLE TO THE PLAYER'S
BASE COMPENSATION PROTECTION, EXCEPT THAT LACK OF SKILL AND
INJURY OR ILLNESS PROTECTION OF AT LEAST EIGHTY PERCENT (80%)
OF THE APPLICABLE ROOKIE SCALE AMOUNT IN EACH

```
ARTICLE VIII 293
 SUCH INDIVIDUALLY -NEGOTIATED ADDITIONAL CONDITIONS OR
 LIMITATIONS.
(III) THE TERMS AND CONDITIONS (OTHER THAN WITH RESPECT TO THE PAYMENT SCHEDULE FOR THE PLAYER'S BASE COMPENSATION) THAT
APPLY TO THE SECOND OPTION YEAR SHALL BE UNCHANGED FROM ALL TER MS AND CONDITIONS THAT APPLIED TO THE FIRST OPTION YEAR (INCLUDING, BUT NOT LIMITED TO, THE PERCENTAGE OF BASE
COMPENSATION THAT IS PROTECTED), EXCEPT THAT THE SALARY (EXCLUDING INCENTIVE COMPENSATION) AND, IF THE ROOKIE SCALE
CONTRACT PROVIDES FOR INCENTI VE COMPENSATION FOR THE FIRST OPTION YEAR, THEN THE AMOUNT OF EACH BONUS, FOR THE SECOND OPTION YEAR SHALL BE INCREASED OVER THE SALARY (EXCLUDING
INCENTIVE COMPENSATION) AND AMOUNT OF EACH BONUS, RESPECTIVELY, FOR THE FIRST OPTION YEAR BY THE APPLICABLE PERCENTAGE SPECIFIED IN THE APPLICABLE ROOKIE SALARY SCALE.
(D) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, IF A TRADE OF A ROOKIE SCALE CONTRACT WOULD, BY REASON OF A TRADE BONUS CONTAINED IN
SUCH CONTRACT, CAUSE THE PLAYER'S SALARY PLUS UNLIKELY BO NUSES FOR THE SALARY CAP YEAR IN WHICH SUCH TRADE OCCURS TO EXCEED ONE HUNDRED TWENTY PERCENT (120%) OF THE PLAYER'S APPLICABLE ROOKIE SCALE AMOUNT FOR SUCH
SALARY CAP YEAR, SUCH PLAYER'S TRADE BONUS SHALL BE DEEMED AMENDED TO THE EXTENT NECESSARY TO REDUC E THE PLAYER'S SALARY PLUS UNLIKELY BONUSES FOR SUCH SALARY CAP YEAR TO ONE HUNDRED TWENTY PERCENT (120%) OF THE APPLICABLE
 ROOKIE SCALE AMOUNT.
 SECTION 2. ROOKIE CONTRACTS FOR LATER -SIGNED FIRST ROUND PICKS.
SECTION 2. MONIE CONTRACTS ON EATER SIGNED HIGH NORTH THE SECTION TO THE SIGNED HIGH SIGNE
SEASONS FOLLOWING THE NBA DRAFT IN WHICH HE WAS SELECTED (AND WHO DID NOT PLAY INTERCOLLEGIATE BASKETBALL DURING SUCH PERIOD) MAY ENTER INTO EITHER (A) A ROOKIE S CALE CONTRACT IN ACCORDANCE WITH SECTION 1 ABOVE, OR (B) IF THE
 TEAM HAS ROOM IN EXCESS OF THE APPLICABLE FIRST -YEAR ROOKIE SCALE AMOUNT
AND SUBJECT TO THE PROVISIONS OF ARTICLE VII, A CONTRACT COVERING NO FEWER THAN THREE (3) SEASONS (NOT INCLUDING ANY OPTION YEAR) THAT PROVIDES FOR BASE COMPENSATION IN THE FIRST SEASON GREATER THAN ONE HUNDRED TWENTY PERCENT (120%) OF THE APPLICABLE FIRST -YEAR ROOKIE SCALE AMOUNT.
```

294 ARTICLE VIII
SECTION 3. LOSS OF DRAFT RIGHTS.
IF FOR ANY REASON A TEAM FAILS TO MAKE A REQUIRED TENDER TO A FIRST RO UND
PICK IN ACCORDANCE WITH ARTICLE X, WITHDRAWS A REQUIRED TENDER TO A FIRST
ROUND PICK IN ACCORDANCE WITH ARTICLE X, OR RENOUNCES A FIRST ROUND PICK
IN ACCORDANCE WITH ARTICLE X, OR JEA FIRST ROUND PICK SIN A COORDANCE WITH ARTICLE X, OR JEA FIRST ROUND PICK IN ACSORDANCE WITH ARTICLE X, OR JEA FIRST ROUND PICK SELECTED IN A
SUBSEQUENT DRAFT DOES NOT SIGN A CONTRACT FOR A PERIOD OF ONE (1) YEAR
FOLLOWING SUCH SUBSEQUENT DRAFT IN ACCORDANCE WITH ARTICLE X, THEN THE
RULES SET FORTH IN SECTIONS 1 AND 2 ABOVE SHALL NOT APPLY, AND SUCH FIRST
ROUND PICK SHALL BECOME A ROOKIE FREE AGENT. IN ADDITION, ANY TEAM THAT
FAILS TO MAKE A REQUIRED TENDER TO A FIRST ROUND PICK, WITHDRAWS A REQUIRED
TENDER TO A FIRST ROUND PICK, RENOUNCES A FIRST ROUND PICK, OR FAILS TO SIGN WITHIN ONE (1) YEAR A FIRST ROUND PICK SELECTED IN A SUBSEQUENT DRAFT SHALL
BE PROHIBITED FROM SIGNING SUC H PLAYER UNTIL AFTER HE HAS SIGNED A PLAYER
CONTRACT WITH ANOTHER NBA TEAM, AND EITHER (A) THE PLAYER COMPLETES THE PLAYING SERVICES CALLED FOR UNDER THE CONTRACT, OR (B) THE CONTRACT IS TERMINATED IN ACCORDA 294 ARTICLE VIII

ARTICLE IX 295 ARTICLE IX

LENGTH OF PLAYER CONTRACTS SECTION 1. MAXIMUM TERM. EXCEPT WHERE A SHORTER TERM IS EXPRESSLY PROVIDED FOR ELSEWHERE IN THIS AGREEMENT, A PLAYER CONTRACT ENTERED INTO AFTER THE EFFECTIVE DATE OF THIS AGREEMENT, A PLAYER CONTRACT ENTERED INTO AFTER THE EFFECTIVE DATE OF THIS AGREEMENT MAY COVER, IN THE AGGREGATE, UP TO BUT NO MORE THAN FOUR (4) SEASONS FROM THE DATE SUCH CONTRACT IS SIGNED; PROVIDED, HOWEVER, THAT (A) A PLAYER CONTRACT BETWEEN A QUALIFYING VETERAN FREE AGENT AND HIS PRIOR TEAM MAY COVER, IN THE AGGREGATE, UP TO BUT NO MORE THAN FIVE (5) SEASONS FROM THE DATE SUCH CONTRACT IS SIGNED, (B) AN EXTENSION OF A ROOKIE SCALE CONTRACT MAY COVER, IN THE AGGREGATE, UP TO BUT NO MORE THAN SIX (6) SEASONS FROM THE DATE SUCH EXTENSION IS SIGNED, (C) A VETERAN EXTENSION SIGNED PURSUANT TO ARTICLE VII, SECTION 7(A) (OTHER THAN A DESIGNATED VETERAN PLAYER EXTENSION) MAY COVER, IN THE AGGREGATE, UP TO BUT NO MORE THAN FIVE (5) SEASONS FROM THE DATE SUCH EXTENSION IS SIGNED, AND (D) A DESIGNATED VETERAN PLAYER EXTENSION WITH A TEAM'S DESIGNATED VETERAN PLAYER MUST COVER SIX (6) SEASONS FROM THE DATE SUCH EXTENSION IS SIGNED. FOR THE AVOIDANCE OF DOUBT AND CONSISTENT WITH ARTICLE VII, SECTI ON 9(A)(2), THE MAXIMUM CONTRACT AND EXTENSION LENGTHS DESCRIBED HEREIN ARE INCLUSIVE OF ANY OPTION YEAR CONTAINED IN A CONTRACT OR EXTENSION. SECTION 2. COMPUTATION OF TIME. FOR PURPOSES OF SECTION 1 ABOVE AND CONSISTENT WITH ARTICLE VII, SECTION 9(A)(1), IF A PLAYE R CONTRACT OR EXTENSION IS SIGNED AFTER THE BEGINNING OF A SEASON, THE SEASON IN WHICH THE CONTRACT OR EXTENSION IS SIGNED SHALL BE COUNTED AS ONE (1) FULL SEASON COVERED BY THE CONTRACT OR EXTENSION; AND IN THE CASE OF AN EXTENSION THAT IS SIGNED DURING THE PERIOD FROMTHE END OF A SEASON THROUGH THE IMMEDIATELY FOLLOWING JUNE 30, THE SEASON IMMEDIATELY PRECEDING THE EXTENSION (1, E., THE WILLST COMPUTATION OF THE LIBER OF A SEASON OF THE EXTENSION (1, E., THE WILLST COMPUTATION OF THE LIBER OF A LIBER OF A SEASON OF THE EXTENSION (1, E., THE

JUST-COMPLETED SEASON) SHALL BE COUNTED AS ONE (1) FULL SEASON COVERED BY THE EXTENSION.

296 ARTICLE X ARTICLE X

PLAYER ELIGIBILITY AND NBA DRAFT SECTION 1. PLAYER ELIGIBILITY.

UNITED STATES, DID NOT ENROLL IN A FOUR -YEAR COLLEGE OR UNIVERSITY IN THE UNITED STATES, AND FOUR (4) CALENDAR

(A) NO PLAYER MAY SIGN A CONTRACT OR PLAY IN THE NBA UNLE SS HE HAS BEEN ELIGIBLE FOR SELECTION IN AT LEAST ONE (1) NBA DRAFT. NO PLAYER SHALL BE ELIGIBLE FOR SELECTION IN MORE THAN TWO (2) NBA DRAFTS.

(B) A PLAYER SHALL BE ELIGIBLE FOR SELECTION IN THE FIRST NBA DRAFT WITH RESPECT TO WHICH HE HAS SATISFIED ALL APPLICABLE REQUIREMENTS OF (I) THE PLAYER (A) IS OR WILL BE AT LEAST NINETEEN (19) YEARS OF AGE (I) THE PLAYER (A) IS OR WILL BE AT LEAST NINETEEN (19) YEARS OF AGE

DURING THE CALENDAR YEAR IN WHICH THE DRAFT IS HELD, AND

(B) WITH RESPECT TO A PLAYER WHO I S NOT AN "INTERNATIONAL

PLAYER" (DEFINED BELOW), AT LEAST ONE (1) NBA SEASON HAS ELAPSED SINCE THE PLAYER'S GRADUATION FROM HIGH SCHOOL (OR, IF

THE PLAYER DID NOT GRADUATE FROM HIGH SCHOOL, SINCE THE LATER

OF THE GRADUATION OF THE CLASS WITH WHICH THE PLAYER WOULD

HAVE GRADUATED BASED ON THE HIGH SCHOOL CLASS HE WAS IN

WHEN HE (I) FIRST ENROLLED IN HIGH SCHOOL, OR (II) WAS LAST ENROLLED IN HIGH SCHOOL); AND

(II) (A) THE PLAYER HAS GRADUATED FROM A FOUR -YEAR COLLEGE OR

UNIVERSITY IN THE UNITED STATES (OR IS TO GRADUATE IN THE CALENDAR YEAR IN WHICH THE DRAFT IS HELD) AND HAS NO REMAINING INTERCOLLEGIATE BASKETBALL ELIGIBILITY; OR

(B) THE PLAYER IS ATTENDING OR PREVIOUSLY ATTENDED A

FOUR- YEAR COLLEGE OR UNIVERSITY IN THE UNIT ED STATES,

HIS ORIGINAL CLASS IN SUCH COLLEGE OR UNIVERSITY HAS GRADUATED (OR IS TO GRADUATE IN THE CALENDAR YEAR IN

WHICH THE DRAFT IS HELD), AND HE HAS NO REMAINING INTERCOLLEGIATE BASKETBALL ELIGIBILITY; OR

(C) THE PLAYER HAS GRADUATED FROM HIGH SCHOOL IN THE

UNITED STATES, DID NOT ENROLL IN A FOUR -YEAR COLLEGE OR

ARTICLE X 297 YEARS HAVE ELAPSED SINCE SUCH PLAYER'S HIGH SCHOOL GRADUATION; OR (D) THE PLAYER DID NOT GRADUATE FROM HIGH SCHOOL IN THE UNITED STATES, AND FOUR (4) CALENDAR YEARS HAVE ELAPSED SINCE THE GRADUATION OF THE CLASS WITH WHICH THE PLAYER WOULD HAVE GRADUATED HAD HE GRADUATED FROM HIGH SCHOOL; OR

(E) THE PLAYER IS OR WILL BE AT LEAST TWENTY -TWO (22) YEARS

OF AGE DURING THE CALENDAR YEAR OF THE DRAFT, HAS OF AGE DURING THE CALENDAR YEAR OF THE DRAFT, HAS
SIGNED A "NON- NBA PROFESSIONAL BASKETBALL
CONTRACT" (DEFINED BELOW), AND HAS RENDERED SERVICES UNDER SUCH CONTRACT PRIOR TO THE JANUARY 1
IMMEDIATELY PRECEDING SUCH DRAFT; OR
(F) THE PLAYER IS OR WILL BE TWENTY -TWO (22) YEARS OF AGE
DURING THE CALENDAR YEAR OF THE DRAFT AND IS AN
INTERNATIONAL PLAYER OR INTERNATIONAL PLAYER; OR
(G) THE PLAYER HAS EXPRESSED HIS DESIRE TO BE SELECTED IN (G) THE PLASTER HAS EAPRESSED HIS DESIRE TO BE SELECTED IN THE DRAFT IN A WRITING RECEIVED BY THE NBA AT LEAST SIXTY (60) DAYS PRIOR TO SUCH DRAFT (AN "EARLY ENTRY" PLAYER). (C) FOR PURPOSES OF THIS ARTICLE X, AN "INTERNAT IONAL PLAYER" IS A PLAYER: (I) WHO HAS MAINTAINED A PERMANENT RESIDENCE OUTSIDE OF THE UNITED STATES FOR AT LEAST THE THREE (3) YEARS PRIOR TO THE DRAFT, WHILE PARTICIPATING IN THE GAME OF BASKETBALL AS AN AMATEUR OR AS A PROFESSIONAL OUTSIDE OF THE UNITED STATES; (II) WHO HAS NEVER PREVIOUSLY ENROLLED IN A COLLEGE OR UNIVERSITY IN THE UNITED STATES; AND (III) WHO DID NOT COMPLETE HIGH SCHOOL IN THE UNITED STATES.

(I) A "NON- NBA PROFESSIONAL BASKETBALL CONTRACT" MEANS A

CONTRACT BETWEEN A PLAYER AND ANY NON -NBA BASKETBALL TEAM
OR LEAGUE PURSUANT TO WHICH THE TEAM OR LEAGUE PAYS MONEY OR COMPENSATION OF ANY KIND - IN EXCESS OF A STIPEND FOR

LIVING EXPENSES - TO THE PLAYER FOR RENDERING SERVICES TO A

BASKETBALL TEAM.

STATES

299 ARTICLE X

(II) A "PRO FESSIONAL BASKETBALL TEAM OR LEAGUE NOT IN THE NBA"
MEANS ANY TEAM OR LEAGUE THAT PAYS MONEY OR COMPENSATION
OF ANY KIND - IN EXCESS OF A STIPEDH FOR LIVING EXPENSES - TO
A BASKETBALL PLAYER FOR RENDERING SERVICES TO SUCH TEAM AND/OR LEAGUE.
SECTION 2. TERM AND TIMIN G OF DRAFT PROVISIONS.
AN NBA DRAFT WILL BE HELD PRIOR TO THE COMMENCEMENT OF EACH NBA
SEASON COVERED BY THE TERM OF THIS AGREEMENT AND, DESPITE THE EXPIRATION OF THE OTHER TERMS OF THIS AGREEMENT PURSUANT TO ARTICLE XXXIX, PRIOR TO
THE COMMENCEMENT OF THE NBA SEASON IMPRICATED THE FINAL
SEASON COVERED BY THE TERM OF THIS AGREEMENT. EACH SUCH DRAFT WILL BE HELD
PRIOR TO THE JULY 10 PRECEDING THE COMMENCEMENT OF THE NBA SEASON ON A
DATE TO BE DESIGNATED BY THE COMMISSIONER.
SECTION 3. NUMBER OF CHOICES.
(A) THE NBA DRAFT SHALL CONSIST OF TWO (2) ROUNDS, WITH EACH ROUND
CONSISTING OF THE SAME NUMBER OF SELECTIONS AS THERE WILL BE TEAMS IN THE
NBA THE FOLLOWING SEASON. EACH TEAM SHALL BE REQUIRED TO EXERCISE ANY AND ALL DRAFT SELECTIONS IN ITS POSSESSION DURING E ACH ROUND OF THE DRAFT.
(B) IF, PURSUANT TO ANY PROVISION OF THIS AGREEMENT OR THE NBA
CONSTITUTION AND BY LAWS, ANY TEAM IS REQUIRED TO FORFIIT ONE OR MORE DRAFT
PICK(S) IN A PARTICULAR NBA DRAFT, THE NUMBER OF PLAYERS SELECTED IN THE
APPLICABLE ROUND OF THE DRAFT WILL BE REDUCED BY THE NUMBER OF SUCH
PORFITTINES. (THUS, FOR EXAMPLE, IF TEAM A IS REQUIRED TO FORFIIT THE INITH PICK IN THE FIRST ROUND OF THE DRAFT (AT A TIME WHEN THERE ARE THIRTY (30) NBA
TEAMS), THERE WILL ONLY BE TWENTY -NINE (29) PLAYERS SELECTED IN THE FIRST ROUND
OF SUCH DRAFT.) IN THE EVENT THE FORFITURE RELATES TO ONE OR MORE FIRST ROUND PICKS, THE ROOKIE SALARY SCALE WILL BE ADJUSTED AS SET FORTH IN ARTICLE VIII,
SECTION 1 (B)(II). OTHER THAN AS SPECIFICALLY AGREED TO HEREIN, NOTHING
CONTAINED INTHIS AGREEMENT SHALLBE DEDUCED BY THE ROMENT THE BIST ROUND PICKS, THE ROOKIE SALARY SCALE WILL BE ADJUSTED AS SET FORTH IN ARTICLE VIII,
SECTION 4. NEGOTIATING RIGHTS TO DRAFT ROOKIES.

SECTION 4. NE

SUCH NB A DRAFT (HEREINAFTER, THE "INITIAL DRAFT") TO THE DATE OF THE NEXT DRAFT (HEREINAFTER, THE "SUBSEQUENT DRAFT"), BE THE ONLY TEAM WITH WHICH

```
ARTICLE X 299
SUCH PLAYER MAY NEGOTIATE OR SIGN A PLAYER CONTRACT, PROVIDED THAT, (I) ON OR BEFORE THE JULY 15 IMMEDIATELY FOLLOWING THE INITIAL DRAFT (FOR A FIRST ROUND PICK), (II) IN THE TWO (2) WEKS BEFORE THE SEPTEMBER 5 IMMEDIATELY FOLLOWING THE INITIAL DRAFT (FOR A SECOND ROUND PICK SELECTED IN AN NBA DRAFT PRIOR TO THE 2024 NBA DRAFT, OR (III) ON OR BEFORE THE AUGUST 5 IMMEDIATELY FOLLOWING THE INITIAL DRAFT (FOR A SECOND ROUND PICK SELECTED IN THE 2024 NBA DRAFT OR ANY SUBSEQUENT NBA DRAFT), SUCH TEAM HAS MADE A REQUIRED FOLLOWING THE INITIAL DRAFT (FOR A SECOND ROUND PICK SELECTED IN THE 2024 NBA DRAFT OR ANY SUBSEQUENT NBA DRAFT), SUCH TEAM HAS MADE A REQUIRED TENDER TO SUCH A PLAYER, IF A TEAM HAS MADE A REQUIRED TENDER TO SUCH A PLAYER AND THE PLAYER AS NOT SIGNED A PLAYER CONTRACT WITHIN THE PERIOD BETWEEN THE INITIAL DRAFT AND THE SUBSEQUENT DRAFT, THE TEAM THAT DRAFTED THE PLAYER SHALL LOSE TIS SECULISIVE RIGHT TO NEGOTIATE WITH THE PLAYER AND THE PLAYER SHALL LOSE TIS SECULISIVE RIGHT TO NEGOTIATE WITH THE PLAYER AND THE PLAYER WILL THEN BE ELIGIBLE FOR SELECTION IN THE SUBSEQUENT DRAFT. (B) A TEAM THAT, IN THE SUBSEQUENT DRAFTS, DRAFTS A PLAYER WHO (I) WAS DRAFTED IN THE INITIAL DRAFT, (A) DRAFT, (B) A DRAFTED IN THE INITIAL DRAFT, (A) DRAFT, CONTRACT WITH SUCH FIRST TEAM PRIOR TO THE SUBSEQUENT DRAFT. SHALL, DURING THE PERIOD FROM THE DATE OF THE SUBSEQUENT DRAFT. SHALL DURING THE PERIOD SHAPE OF THE ADDRESS OF THE ADDR
```

SOU ARTICLE A

(E) IF A PLAYER IS DRAFTED BY A TEAM IN EITHER AN INITIAL OR SUBSEQUENT

DRAFT AND THAT TEAM DOES NOT SIGN SUCH PLAYER TO A PLAYER CONTRACT OR MAKE

A REQUIRED TENDER TO SUCH PLAYER, TO A PLAYER WILL BECOME A ROOKIE FREE

AGENT ON (I) THE JULY 16 FOLLOWING SUCH DRAFT (FOR A FIRST ROUND PICK, (II) ON

THE SEPTEMBER 6 FOLLOWING SUCH DRAFT (FOR A FIRST ROUND PICK SELECTED IN

AN NAD DRAFT PRIOR TO THE 2024 NBA DRAFT), OR (III) ON THE AUGUST 6

FOLLOWING SUCH DRAFT (FOR A SECOND ROUND PICK SELECTED IN

AN NAD DRAFT PRIOR TO THE 2024 NBA DRAFT), OR (III) ON THE AUGUST 6

FOLLOWING SUCH DRAFT (FOR A SECOND ROUND PICK SELECTED IN

AN NAD ARAFT PRIOR TO THE 2024 NBA DRAFT), OR (III) ON THE AUGUST 6

FOLLOWING SUCH DRAFT (FOR A SECOND ROUND PICK SELECTED IN THE 2024 NBA

DRAFT OR ANY SUBSEQUENT NBA DRAFT).

(F) A TEAM MAY AT ANY TIME WITHDRAW A REQUIRED TENDER IT HAS MADE TO

A PLAYER, PROVIDED THAT THE PLAYER AGREES IN WRITING TO THE WITHDRAWAL. IN THE EVENT THAT A REQUIRED TENDER IS WITHDRAWN, THE PLAYER SHALL THEREUPON

BECOME A ROOKIE FREE AGENT.

(G) A TEAM THAT HOLDS THE EXCLUSIVE RIGHTS TO NEGOTIATE WITH AND SIGN A

DRAFTED PLAYER MAY AT ANY TIME REROUNCE SUCH EXCLUSIVE RIGHTS, EXCEPT THAT, IF THE TEAM HAS MADE A REQUIRED TENDER TO THE PLAYER, A RENUNCIATION SHALL

NOT BE PERMITTED DURING THE TIME THE PLAYER HAS TO ACCEPT THE REQUIRED

TENDER UNDER ARTICLE I, SECTION 1, DODD. IN ORDER TO RENOUNCE SUCH SECLUSIVE

RIGHTS WITH RESPECT TO A DARAFTED PLAYER, A FEAM SHAL L PROVIDE THE NBA WITH

AN EXPRESS, WRITTEN STATEMENT RENOUNCING SUCH EXCLUSIVE RIGHTS. THE NBA

SHALL PROVIDE A COPY OF SUCH STATEMENT TO THE PLAYERS ASSOCIATION WITHIN

THREE (3) BUSINESS DAYS FOLLOWING ITS RECEIPT THEREOF.

(H) SUBJECT TO THE PROVISIONS OF ART ICLE VII, AND SUBJECT FURTHER TO

ARTICLE II, SECTION 15, A TEAM IS FREE AT ANY TIME BEGINNING IMMEDIATELY

FOLLOWING THE CONCLUSION OF THE MORATORIUM PERIOD TO ENTER INTO, A PLAYER

CONTRACT WITH A PROFESSIONAL BASKETBALL THE AND SIGN A PLAYER CONTRACT

WITH A PROFESSIONAL BASK

```
ARTICLE X 301
INITIAL OR SUBSEQUENT DRAFT, OR (Y) SIGNS EITHER SUCH A PLAYER CONTRACT (EITHER
(X) OR (Y), A "NON-NBA SIGNING"), THEN THE FOLLOWING RULES WILL APPLY:
(A) SUBJECT TO SECTION S(B) BELOW, THE TEAM THAT DRAFTS THE PLAYER SHALL
RETAIN THE EXCLUSIVE NBA RIGHTS TO NEGOTIATE WITH AND SIGN HIM FOR THE PERIOD ENDING ONE (1) YEAR FROM THE EARLIER OF THE FOLLOWING TWO DATES: (I) THE DATE
THE PLAYER NOTIFIES SUCH TEAM THAT HE IS AVAILABLE TO SIGN A PLAYER CONTRACT
WITH SUCH TEAM IMMEDIATELY, PROVIDED THAT SUCH NOTICE WILL NOT BE EFFECTIVE
UNTIL THE PLAYER IS UNDER NO CONTRACTUAL OR OTHER LEGAL IMPEDIMENT TO SIGN
AND PLAY WITH SUCH TEAM FOR THE THEN- CURRENT SEASON (IF APPLICABLE) AND ANY
FUTURE SEA SON; OR (II) THE DATE OF THE NBA DRAFAT OCCURRING IN THE
TWELVE-MONTH PERIOD FROM AUGUST 1 TO JULY 30 IN WHICH THE PLAYER NOTIFIES
SUCH TEAM OF HIS AVAILABILITY AND INTENTION TO PLAY IN THE NBA DURING THE SEASON IMMEDIATELY FOLLOWING SAID TWELVE-MONTH PERIOD, PROVIDED THAT SUCH
NOTICE WILL NOT BE EFFECTIVE UNTIL THE PLAYER IS UNDER NO CONTRACTUAL OR OTHER LEGAL IMPEDIMENT TO SIGN AND PLAY WITH SUCH TEAM FOR THE THEN- CURRENT
SEASON (IF APPLICABLE) AND ANY FUTURE SEASON.

(B) (I) I. B. YIJULY 1, 2023. THE PLAYER NOT IFIES THE TEAM THAT HAS
DRAFTED HIM THAT BY SEPTEMBER 1, 2023 HE WILL, IMMEDIATELY
THEREAFTER AND FOR ANY FUTURES ESASON. BE UNDER NO CONTRACTUAL
OR OTHER LEGAL IMPEDIMENT TO SIGN AND PLAY WITH SUCH TEAM
AND PROVIDED THAT ON SEPTEMBER 1, 2023 HE WILL, IMMEDIATELY
THEREAFTER AND FOR ANY FUTURES ESASON. BE UNDER NO CONTRACTUAL
OR OTHER LEGAL IMPEDIMENT TO SIGN AND PLAY WITH SUCH TEAM
MUST MAKE A REQUIRED TEAD OR SEPTEMBER 1, 2023 THE PLAYER BY SEPTEMBER 10, 2023 THE PLAYER BY SEPTEM
```

```
302 ARTICLE X
(C) IF THE PLAYER GIVES THE REQUIRED NOTICE BY JULY 1 OF ANY YEAR, AND THE
TEAM THAT DRAFTED HIM FAILS TO MAKE A REQUIRED TENDER BY SEPTEMBER 10 OF
SUCH YEAR (IF SUCH NOTICE WAS PROVIDED BY JULY 1, 2 023) OR AUGUST 10 OF SUCH
YEAR (IF SUCH NOTICE WAS PROVIDED BY JULY 1 OF ANY YEAR FOLLOWING 2023), THE PLAYER SHALL THEREUPON BECOME A ROOKIE FREE AGENT.
(D) IF, DURING THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SECTION S(A) ABOVE, THE PLAYER SIGNS A NON -NBA PROFESSIONAL
BASKETBALL CONTRACT OR A PLAYER CONTRACT WITH A PROFESSIONAL BASKETBALL TEAM OR LEAGUE NOT IN THE NBA AND THE PLAYER HAS NOT MADE A BONA FIDE EFFORT TO
NEGOTIATE A PLAYER CONTRACT WITH THE TEAM PROFESSIONS HIS EXCLUSIVE NBA
RIGHTS OR SUCH BONA FIDE EFFORT IS MADE AND SUCH TEAM MAKES A REQUIRED TENDER TO SUCH PLAYER IN ACCORDANCE WITH SECTION 5(B) ABOVE, THEN SUCH
TEAM SHALL RETAIN THE EXCLUSIVE NBA RIGHTS TO NEGOTIATE WITH AND SIGN THE
PLAYER FOR ADDITIONAL ONE -YEAR PERI ODS AS MEASURED IN AND IN ACCORDANCE WITH
THE PROVISIONS OF SECTION 5(A) ABOVE.
(E) IF, DURING THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SUBSECTION (A) ABOVE.
(E) IF, DURING THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SUBSECTION (A) ABOVE.
(THE PROVISION OF SECTION (B) ABOVE.
(THE PROVISION OF SECTION (B) ABOVE.
(THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SUBSECTION (A) ABOVE.
(THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SUBSECTION (B) ABOVE.
(THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SECTION S(A) ABOVE. THEN THE PLAYER SIGNS (X) A NON- NBA
PROFESSIONAL BASKETBALL CONTRACT OR (Y) A PLAYER CONTRACT WITH THE TEAM POSSESSING HIS EXCLUSIVE NBA RIGHTS, AND (III) SUCH TEAM FAILS TO MAKE A REQUIRED TENDER
TO THE PLAYER AND THE PLAYER SHALL THEREUPON BECOME A ROOKIE FREE AGENT.
(F) IF, DURRING THE ONE -YEAR PERIOD OF EXCLUSIVE NBA NEGOTIATING RIGHTS
SET FORTH IN SECTION S(A) ABOVE, THEN THE PLAYER SHALL THEREUPON B
```

PERSONAL DELIVERY, OR PRE -PAID CERTIFIED, REGISTERED, OR OVERNIGHT MAIL SENT TO

ARTICLE X 303
THE TEAM'S PRINCIPAL ADDRESS OR PRINCIPAL OFFICE (AS THEN LISTED IN THE NBA'S RECORDS), TO THE ATTENTION OF THE TEAM'S GENERAL MANAGER AND TO THE LEAGUE OFFICE (ATTENTION: GENERAL COUNSEL).
SECTION 6. APPLICATION TO "EARLY ENTRY" PLAYERS.
IF A PLAYER WHO 10 SE LIGIBLE FOR THE DRAFT PURSUANT TO SECTION 1(B)(II)(G)
ABOVE (AN "EARLY ENTRY" PLAYER) IS SELECTED IN SUCH DRAFT BY A TEAM, THE FOLLOWING RULES APPLY:
(A) SUBJECT TO SECTION 5 ABOVE, IF THE PLAYER DOES NOT THEREAFTER PLAY INTERCOLLEGIATE BASKETBALL, THEN THE TEAM THAT DRAFTED HIM SHALL, DURING THE PERIOD FROM THE DATE OF THE DATE OF THE DRAFT PURSUANT TO SECTION 1(A) UNING THE PERIOD FROM THE DATE OF SUCH DRAFT TO THE DATE OF THE DRAFT IN WHICH THE PLAYER WAY NEGOTIATE OR SEGNETOR, BE THE ONLY TEAM WITH WHICH THE PLAYER MAY NEGOTIATE OR SIGN A PLAYER CONTRACT, PROVIDED THAT SUCH TEAM MAKES A REQUIRED TO THE PLAYER RAY NEGOTIATE OR SIGN A PLAYER CONTRACT, PROVIDED THAT SUCH TEAM MAKES A REQUIRED TO THE PLAYER RECH THE PLAYER MAY NEGOTIATE OR SIGN A PLAYER CONTRACT, PROVIDED THAT SUCH TEAM MAKES A REQUIRED TO THE PLAYER RECH THE PLAYER MAY NEGOTIATE OR SIGN A PLAYER CONTRACT, PROVIDED THAT SUCH TEAM MAKES A REQUIRED TO THE PLAYER RECH THE PLAYER MAY NEGOTIATE OR SIGN A PLAYER RECH THE PLAYER PLAYER. HAVING SEEN SELECTED WILL BE DEEMED THE "SUBSEQUENT DRAFT" AS TO THAT PLAYER, AND THE RULES APPLICABLE TO A PLAYER WHO HAS BEEN DRAFTED IN A SUBSEQUENT DRAFT WILL APPLY. IF THE PLAYER, HAS NOT SIGNED A PLAYER CONTRACT WITH THE TEAM THAT DRAFTED THE PLAYER, HAS NOT SIGNED A PLAYER CONTRACT WITH THE TEAM THAT DRAFTED THE PLAYER AND TO SECTION 4(A) AS SUBJECT TO SECTION 5 ABOVE, IF THE PLAYER DOES THEREAFTER PLAY INTERCOLLEGIATE BASKETBALL, THEN THE TEAM THAT DRAFTED HIM SHALL RETAIN THE EXCLUSIVE NBA RIGHTS TO NEGOTIATE WITH AND SIGN THE PLAYER FOR THE PERIOD SECTION 5 ABOVE, IF THE PLAYER PLAYER FOR THE PERIOD SECTION 6(A) ABOVE. FOR PURPOSES SHEROE, HIS SHALL BECOME A ROOKIE FREE AGENT.

(B) SUBJECT TO SECTION 5 ABOVE, IF THE PLAYER ROBES BEIGHED HI

304 ARTILLE X
(C) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS SECTION 6 OR IN
SECTION 5 ABOVE, A NON- NBA SIGNING BY AN EARLY ENTRY PLAYER SHALL NEVER
SHORTEN THE PERIOD OF TIME DURING WHICH SUCH PLAYER MAY NEGOTIATE AND SIGN
A PLAYER CONTRACT ONLY WITH THE TEAM THAT DRAFTED HIM.
SECTION 7. ASSIGNMENT OF DRAFT RIGHTS AND EFFECT OF VOID CONTRACTS.
(A) IN THE EVENT THAT THE EXCLUSIVE RIGHT TO NEGOTIATE WITH A PLAYER
OBTAINED IN ANY NBA DRAFT IS ASSIGNED BY A TEAM TO ANOTHER TEAM, IN
ACCORDANCE WITH NBA PROCEDURES, THE TEAM TO WHICH SUCH RIGHT HAS BEEN
ASSIGNED SHALL HAVE THE SAME, BUT NO GREATER, RIGHT TO NEGOTIATE WITH AND SIGN
SUCH PLAYER AS IS POSSESSED BY THE TEAM ASSIGNING SUCH RIGHT, AND SUCH PLAYER
SHALL HAVE THE SAME, BUT NO GREATER, RIGHT TO NEGOTIATE WITH AND SIGN
SUCH PLAYER AS IS POSSESSED BY THE TEAM ASSIGNING SUCH RIGHT, AND SUCH PLAYER
SHALL HAVE THE SAME, BUT NO GREATER, OBLIGATION TO THE TEAM TO WHICH SUCH
RIGHT HAS BEEN ASSIGNED AS HE HAD TO THE TEAM ASSIGNING SUCH RIGHT.
(B) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 7 (A) ABOVE, I N
THE EVENT THAT:

(I) PURSUANT TO SECTION 4 OR 5 ABOVE, A TEAM MUST MAKE A
REQUIRED TENDER TO A PLAYER IN ORDER TO RETAIN THE EXCLUSIVE
RIGHT TO NEGOTIATE WITH AND SIGN SUCH PLAYER TO A PLAYER
CONTRACT, BUT HAS NOT YET MADE SUCH REQUIRED TENDER; AND
(II) ON OR BEFORE THE APPLICABLE DATE SET FORTH IN SECTION 4 (A) OR
S(B) ABOVE, SUCH TEAM ENGAGES IN A TRADE CONFERENCE CALL
PURSUANT TO WHICH THE TEAM ASSIGNS, SUBJECT TO ANY
PAPLICABLE TRADE CONDITIONS, THE EXCLUSIVE RIGHT TO AMOTHER TEAM; THEN:

(A) IF THE TRADE IS CONSUMMATED, THE TEAM TO WHICH SUCH RIGHTS ARE ASSIGNED
SHALL HAVE THE EXCLUSIVE RIGHT TO NEGOTIATE WITH AND SIGN SUCH PLAYER TO A
PLAYER CONTRACT, PROVIDED THAT SUCH ASSIGNEE TEAM MAKES A REQUIRED TENDER
TO SUCH PLAYER ON OR BEFORE THE LATER OF (1) THE APPLICABLE DATE SET FORTH IN
SECTION 4(A) OR S(B) ABOVE, AND (2) THE DATE THAT IS THREE (3) DAYS FOLLOWING
THE DATE ON WHICH THE TRADE IS CONSUMMATED (1 LE., THE DATE THAT IS LICEDATE FORTH IN

ARTICLE X 305
TENDER TO SUCH PLAYER ON OR BEFORE THE LATER OF (1) THE APPLICABLE DATE SET
FORTH I N SECTION 4(A) OR 5(B) ABOVE, AND (2) THE DATE THAT IS THREE (3) DAYS
FOLLOWING THE DATE ON WHICH THE TRADE IS VOIDED.

(C) IN THE EVENT THAT: (I) PURSUANT TO SECTION 4 OR 5 ABOVE, A TEAM MUST MAKE A REQUIRED TENDER TO A PLAYER IN ORDER TO RETAIN THE EXCLUSIVE RIGHT TO NEGOTIATE WITH AND SIGN SUCH PLAYER TO A PLAYER CONTRACT, BUT HAS NOT YET MADE SUCH REQUIRED TENDER; (II) SUCH TEAM SIGNS SUCH PLAYER TO A PLAYER CONTRACT PRIOR TO THE APPLICABLE DATE SET FORTH IN SECTION 4(A) OR 5(B) ABOVE; AND AND
(III) SUCH CONTRACT BECOMES VOID AS A RESULT OF A COMMISSIONER DISAPPROVAL;
THEN SUCH TEAM SHALL HAVE THE EXCLUSIVE RIGHT TO NEGOTIATE WITH AND SIGN SUCH PLAYER TO A PLAYER CONTRACT, PROVIDED THAT IT MAKES A REQUIRED TENDER TO SUCH PLAYER ON OR BEFORE THE LATER OF (A) THE APPLICABLE DATE SET FORTH IN
SECTION 4(A) OR 5(B) ABOVE, AND (B) THE DATE THAT IS THREE (3) DAYS FOLLOWING THE DATE OF THE COMMISSIONER'S DISAPPROVAL SECTION 8. GENERAL. SECTION 8. GENERAL.

(A) THE PLACEMENT OF A ROOKIE ON THE ARMED SERVICES LIST, OR ON ANY
OF THE OTHER LISTS DESCRIBED IN THE NBA BY-LAWS, OR ON ANY OTHER LIST CREATED
BY THE NBA, SHALL NOT EXTEND THE PERIOD OF EXCLUSIVE NEGOTIATING RIGHTS WHICH A TEAM HAS TO ANY DRAFT ROOKIE BEYOND THE PERIOD SPECIFIED IN THIS AGREEMENT.

(B) NOTHING CONTAINED HEREIN SHALL PREVENT THE NBA, IN ACCORDANCE
WITH THE APPLICABLE PROVISIONS OF THE NBA CONSTITUTION AND BY -LAWS, FROM
PROHIBITING OR OTHERWISE RESPONDING TO VIOLATIONS BY TEAMS OF THE EXCLUSIVE
NBA RIGHTS OBTAINED IN ANY NBA DRAFT, AS SET FORTH OR REFERRED TO IN THIS
ARTICLE. OTHER THAN AS SPECIFICALLY AGREED TO HEREIN, NOTHING CONTAINED IN
THIS AGREEMENT SHALL BE DEEMED TO BE AN AGREEMENT BY THE PLAYERS

**SSOCIATION TO ANY PROVISION OF THE NBA CONSTITUTION AND BY JAWS

ASSOCIATION TO ANY PROVISION OF THE NBA CONSTITUTION AND BY -LAWS.

306 ARTICLE X
(C) AN EARLY ENTRY PLAYER WHO IS ELIGIBLE TO BE SELECTED IN THE NEXT NBA
DRAFT PURSUAN T TO SECTION 1(B)(II)(G) ABOVE SHALL BE ENTITLED TO WITHDRAW
FROM SUCH DRAFT BY PROVIDING WRITTEN NOTICE THAT IS RECEIVED BY THE NBA TEN
(10) DAYS PRIOR TO SUCH DRAFT. A PLAYER SHALL NOT BE ENTITLED TO WITHDRAW
FROM MORE THAN TWO (2) NBA DRAFTS.
(D) ANY CLAIM BY A PLAYER THAT A CONTRACT OFFERED AS A REQUIRED TENDER
PURSUANT TO THIS ARTICLE X FAILS TO MEET ONE OR MORE OF THE CRITERIA FOR A
REQUIRED TENDER SHALL BE MADE BY WRITTEN NOTICE TO THE TEAM (WITH COPIES
SENT TO THE NBA AND THE PLAYERS ASSOCIATION), NO LATER THAN TEN (10) DAYS
AFTER THE RECEIPT OF SUCH CONTRACT BY THE PLAYERS ASSOCIATION. SUCH NOTICE MUST SET FORTH THE SPECIFIC CHANGES THAT THE PLAYER ASSERTS MUST BE MADE TO
THE OFFERED CONTRACT IN ORDER FOR IT TO CONSTITUTE A REQUIRED TENDER. UPON
RECEIPT OF SUCH NOTICE, IF THE REQUESTED CHANGES ARE NECESSARY TO SATISFY THE
REQUIREMENTS OF A REQUIRED TENDER, THE TEAM MAY, WITHIN FIVE (5) BUSINESS DAYS, OFFER THE PLAYER AN AMENDED CONTRACT INCORPORATING THE REQUESTED
CHANGES. IF THE TEAM OFFERS SUCH AN AMENDED CONTRACT, THE PLAYER AND THE
PLAYERS ASSOCIATION SHALL BE PRECLUDED FROM ASSERTING THAT SUCH CONTRACT DOES NOT CONSTITUTE A TIMELY AND VALID REQUIRED TENDER.
(E) FOR PURPOSES OF THIS ARTICLE X, ANY RIGHTS AFFORDED TO "A TEAM THAT
DRAFTS A PLAYER" SHALL ALSO BE AFFORDED TO ANY TEAM TO WHICH SUCH RIGHTS ARE SUBSEQUENTLY ASSIGNED.
SECTION 9. NBA DRAFT COMBINE.

(A) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, ANY PLAYER
INVITED BY THE NBA TO ATTEND THE DRAFT COMBINE WHO IS REASONABLY DETERMINED BY T HE NBA IN CONSULTATION WITH THE PLAYERS ASSOCIATION TO HAVE
FAILED TO FULFILL HIS OBLIGATION TO FULLY PARTICIPATE IN THE DRAFT COMBINE IN ACCORDANCE WITH ARTICLE XXII, SECTION 14 SHALL BE INELIGIBLE FOR SELECTION IN THE NBA DRAFT IMN
(B) IF A PLAYER IS INELIGIBLE FOR SELECTION IN A DRAFT PURSUANT TO
SECTION 9(A) ABOVE AND SUCH PLAYER IS:
(I) AN EARLY ENTRY PLAYER, THEN HE WILL BE DEEMED TO HAVE
WITHDRAWN FROM SUCH DRAFT IN ACCORDANCE WITH SECTION 8(C)
ABOVE (EVEN IF SUCH PLAYER HAD PREVIOUSLY WITHDRAWN, OR HAD

ARTICLE X 307
PREVIOUSLY BEEN DEEMED TO HAVE WITHDRAWN, FROM TWO (2) OR
MORE NBA DRAFTS); OR
(II) NOT AN EARLY ENTRY PLAYER, THEN HE WILL BE DEEMED TO MEET
THE CRITERIA SET FORTH IN SECTION 1(8) OR SECTION 4(A) ABOVE, AS
APPLICABLE, IN RESPE CT OF THE DRAFT IMMEDIATELY FOLLOWING
SUCH DRAFT.
FOR CLARITY, (X) CONSISTENT WITH SECTION 1(A) ABOVE, ANY PLAYER INELIGIBLE FOR
SELECTION IN A DRAFT PURSUANT TO SECTION 9(A) ABOVE MAY NOT SIGN A CONTRACT
OR PLAY IN THE NBA AT ANY TIME FOLLOWING SUCH DRAF TO LIVITL. HE HAS BEEN ELIGIBLE
FOR SELECTION IN AT LEAST ONE (1) NBA DRAFT FOLLOWING THE DRAFT FOR WHICH THE PLAYER WAS INELIGIBLE FOR SELECTION IN AT LEAST ONE (1) NBA DRAFT FOLLOWING THE DRAFT FOR WHICH THE PLAYER WAS INELIGIBLE FOR SELECTION PURSUANT TO SECTION 9(A) ABOVE, AND (Y) ANY
PLAYER INELIGIBLE FOR SELECTION IN A DRAFT PURSUANT TO SECTION 9(A) ABOVE SHALL
REMAIN SUBJECT TO THE PROVISIONS OF ARTICLE XXII, SECTION 14, AND SECTION
9(A) ABOVE, IN RESPECT OF ANY FUTURE DRAFT COMBINE IN WHICH THE PLAYER IS INVITED BY THE NBA TO PARTICIPATE FOLLOWING THE DRAFT FOR WHICH THE PLAYER WAS INELIGIBLE FOR SE
SECTION 10. COMBINE -RELATED ELIGIBILITY DISPUTES.
(A) NOTIVITISTADIAING ANY OTHER PROVISION OF THIS AGREEMENT, THE
PROCEDURES SET FORTH IN THIS SECTION 10 SHALL APPLY TO THE RESOLUTION OF A
DISPUTER REGARDING A DETERMINATION BY THE NBA, IN ACCORDANCE WITH
SECTION 9(A) ABOVE, THAT A PLAYER INVITED BY THE NBA TO ATTEND THE DRAFT
COMBINE HAS FAILED TO FULFILL HIS OBLIGATION TO FULLY PARTICIPATE IN THE DRAFT
COMBINE IN ACCORDANCE WITH ARTICLE XXII, SECTION 14 AND THEREFORE IS
INELIGIBLE FOR SELECTION IN THE NBA PRAFT IMEDIATELY FOLLOWING SUCH DRAFT
COMBINE (ANY SUCH DISPUTE, A "COMBINE" RELATED ELIGIBILITY DISPUTE"). IF IN
CONNECTION IN THE NBA DRAFT IMMEDIATELY FOLLOWING SUCH DRAFT
COMBINE (ANY SUCH DISPUTE, A "COMBINE" RELATED ELIGIBILITY DISPUTE"). IF IN
CONNECTION IN THE NBA DRAFT IMMEDIATELY FOLLOWING SUCH DRAFT
FORTH ELSEWHERE IN THIS AGREEMENT. THE PROACEDURES SET FORTH IN THIS SECTION SHALL CONTROL.
(B) ANY COMBINE

CO, ANY DETERMINATION THAT A PLAYER IS INELIGIBLE FOR SELECTION IN ANNBA
DRAFT IN ACCORDANCE WITH SECTION 9(A) ABOVE MUST BE MADE NO LATER THAN THE
DAY THAT IS TEN (10) DAYS PRIOR TO THE DATE OF SUCH DRAFT.

(D) A COMBINE -RELATED ELIGIBILITY DISPUTE MUST BE BROUGHT BY THE
PLAYERS ASSOCIATION WITHIN TWO (2) DAYS OF THE DATE OF THE ELIGIBILITY
DETERMINATION BY THE NBA. THE PLAYERS ASSOCIATION MAY INITIATE A COMBINE -RELATED ELIGIBILITY DISPUTE BY SERVING A WRITTEN NOTICE THEREOF ON
THE NBA, WITH A COPY OF SUCH WRITTEN NOTICE TO BE FILED WITH THE SYSTEM ARBITRATOR. SUCH WRITTEN NOTICE SHALL BE ACCOMPANIED BY A WITNESS LIST,
RELEVANT DOCUMENTS, AND OTHER EVIDENTIARY MATERIALS ON WHICH THE PLAYERS ASSOCIATION INTENDS TO RELY IN ITS AFFIRMATIVE CASE. NO LATER THAN THE SECOND
DAY FOLLOWING THE DATE ON WHICH THE NBA RECEIVED WRITTEN NOTICE OF THE
DISPUTE. THE NBA SHALL PROVIDE TO THE PLAYERS ASSOCIATION A WITNESS LIST,
RELEVANT DOCUMENTS, AND OTHER EVIDENTIARY MATERIALS ON WHICH THE NBA INTENDS TO RELY IN ITS AFFIRMATIVE CASE. ABSENT A SHOWING OF GOOD CAUSE,
NEITHER THE PLAYERS ASSOCIATION NOR THE NBA MAY PROFFER, REFER TO, OR RELY
ON THE TESTIMONY OF ANY WITNESS, DOCUMENT, OR OTHER EVIDENTIARY MATERIAL IN
ITS AFFIRMATIVE CASE THAT HAS NOT BEEN IDENTIFIED TO THE OTHER SIDE AS REQUIRED BY THIS SECTION 10(D).

(E) THE SYSTEM ARBITRATOR SHALL CONVENE A HEARING WITHIN THREE (3) DAYS
OF THE SYSTEM ARBITRATOR SHALL CONVENE A HEARING WITHIN THREE (3) DAYS
OF THE SYSTEM ARBITRATOR SHALL CONVENE A HEARING WITHIN THREE (3) DAYS
OF THE SYSTEM ARBITRATOR SHALL CONVENE A HEARING WITHIN THE RIGHT TO PARTICIPATE IN THE HEARING. THE PLAYER WHOSE ELIGIBILITY IS THE SUBJECT OF THE PROCEEDING SHALL HAVE THE RIGHT TO PARTICIPATE IN THE HEARING. THE PLAYER WHOSE ELIGIBILITY IS THE SUBJECT OF THE PROCEEDING SHALL HAVE THE RIGHT OF PARTICIPATE IN THE HEARING SHALL
TAKE PLACE BY VIDEOCONFERENCE AND SHALL EACH HAVE THE RIGHT TO PARTICIPATE IN THE HEARING. THE PLAYER WHOSE ELIGIBILITY IS THE SUBJECT OF THE PROCEEDING SHALL HAVE THE RIGHT OF PA

THIS AGREEMENT AND THE PLAYER, AND THERE SHALL BE NO APPEAL TO THE APPEALS

PANEL.

ARTICLE X 309

(G) IF THE PLAYERS ASSOCIATION PREVAILS IN THE PROCEEDING, THE SOLE REMEDY SHALL BE THAT THE PLAYER IS DEEMED ELIGIB LE FOR THE DRAFT IN RESPECT OF WHICH THE DISPUTE WAS BROUGHT.

(H) FOR CLARITY, ANY ONGOING DISPUTE REGARDING A PLAYER'S DRAFT ELIGIBILITY SHALL NOT AFFECT THE NBA'S SCHEDULING OR OPERATION OF, OR RIGHT TO HOLD, THE DRAFT.

(I) SHOULD CIRCUMSTANCES WARRANT, EACH OF THE DEADLINES SET FORTH IN THIS SECTION 10 MAY BE REASONABLY MODIFIED BY AGREEMENT OF THE NBA AND PLAYERS ASSOCIATION.

310 ARTICLE XI ARTICLE XI FREE AGENCY

FREE AGENCY
SECTION 1. GENERAL RULES.
(A) SUBJECT TO THE PROVISIONS OF ARTICLE VII AND THIS ARTICLE XI, AND
SUBJECT FURTHER TO ARTICLE II, SECTION 15:
(I) OTHER THAN AS PROVIDED IN SECTIONS 1.(A)(III) AND (IV) BELOW, A
PLAYER WHO IS AN UNRESTRICTED FREE AGENT, OR WILL BECOME AN
UNRESTRICTED FREE AGENT ON THE IMMEDIATELY FOLLOWING
JULY 1, IS FREE AT ANY TIME BEGINNING AT 6:00 P. M. EASTERN TIME
ON JUNE 30 TO NEGOTIATE, AND FREE AT ANY TIME AFTER THE
CONCLUSION OF THE APPLICABLE MORATORIUM PERIOD TO ENTER
INTO, A PLAYER CONTRACT WITH ANY TEAM;
(II) OTHER THAN AS PROVIDED FOR IN SECTION 1.(A)(III) BELOW, A PLAYER WHO WILL BECOME A RESTRICTED FREE AGENT ON THE IMMEDIATELY
FOLLOWING JULY 1 IS (1) FREE AT ANY TIME BEGINNING AT 6:00 P.M.
EASTERN TIME ON JUNE 30 TO NEGOTIATE A PLAYER CONTRACT WITH
HIS PRIOR TEAM AND TO NEGOTIATE AN OFFER SHEET (AS DEFINED
IN SECTION 5(B) BELOW) WITH ANY TEAM OTHER THAN HIS PRIOR
TEAM; (2) FREE BEGINNING AT 12:01 P.M. EASTERN TIME ON THE
FIRST DAY OF THE MORATORIUM PERIOD TO ENTER INTO AN OFFER
SHEET (AS DEFINED IN SECTION 5(B) BELOW) WITH ANY TEAM OTHER THAE
SHEET (AS DEFINED IN SECTION 5(B) BELOW) WITH ANY TEAM OTHER
THAN HIS PRIOR TEAM; AND (3) FREE AT ANY TIME AFTER THE
CONCLUSION OF THE MORATORIUM PERIOD TO ENTER INTO AN OFFER
SHEET (AS DEFINED IN SECTION 7(B) BELOW) WITH ANY TEAM OTHER
THAN HIS PRIOR TEAM; AND (3) FREE AT ANY TIME AFTER THE
CONCLUSION OF THE MORATORIUM PERIOD TO ENTER INTO A PLAYER CONTRACT WITH HIS PRIOR TEAM;
(II) A PLAYER WHO (1) WILL (OR COULD AS A RESULT OF THE NON -EXERCISE
OF AN OPTION OR THE EXERCISE OF AN ETO) BECOME AN
UNRESTRICTED FREE AGENT OR A RESTRICTED FREE AGENT ON THE
IMMEDIATELY FOLLOWING JULY 1, AND (2) FINISHED THE SEAS ON ON
A TEAM'S ROSTER, IS FREE AT ANY TIME BEGINNING ON THE DAY FOLLOWING THE LAST DAY OF SUCH SEASON TO NEGOTIATE A PLAYER CONTRACT
WITH ANY TEAM BEGINNING IMMEDIATELY FOLLOWING THE

CONCLUSION OF THE NBA DRAFT FOR WHICH HE WAS FIRST ELIGIBLE

AND WAS NOT SELECTED.

AND WAS NOT SELECTED.
FOR CLARITY, THE RULES SET FORTH IN SECTION S 1(A)(III) AND (IV) ALLOWING THE FREE
AGENTS DESCRIBED THEREIN TO BEGIN NEGOTIATING PLAYER CONTRACTS AT THE TIMES SPECIFIED T HEREIN DO NOT AFFECT THE TIME AT WHICH SUCH FREE AGENTS MAY BEGIN
ENTERING INTO PLAYER CONTRACTS. SUBJECT TO ARTICLE II, SECTION 15, THE TIME AT WHICH SUCH FREE AGENTS MAY BEGIN ENTERING INTO PLAYER CONTRACTS IS AS SET FORTH IN SECTION
(B) UPON A FINDING BY THE COMMISSIONER OF A VIOLATION OF THE RULES SET
FORTH IN SECTION 1(A) ABOVE REGARDING THE TIMING OF FREE AGENCY DISCUSSIONS, THE COMMISSIONER SHALL BE AUTHORIZED TO:
(I) IMPOSE A FINE UP TO \$2,000,000 ON ANY TEAM FOUND TO HAVE COMMITTE D SUCH VIOLATION;
(II) DIRECT THE FORFEITURE OF DRAFT PICKS; AND/OR
(III) SUSPEND ANY TEAM PERSONNEL FOUND TO HAVE ENGAGED IN SUCH VIOLATION.
FOR CLARITY, (1) THE COMMISSIONER'S AUTHORITY DESCRIBED ABOVE IS WITHOUT
LIMITATION TO ANY OTHER PENALTIES. REMEDIES. OR ACTI ONS THE COMMISSIONER IS

LIMITATION TO ANY OTHER PENALTIES, REMEDIES, OR ACTI ONS THE COMMISSIONER IS
OTHERWISE AUTHORIZED TO IMPOSE OR TAKE UNDER ARTICLE XIII, (2) ANY DISCIPLINE IMPOSED PURSUANT TO THIS SECTION 1(B) SHALL NOT REQUIRE AS A PREDICATE ANY
FINDING OF, OR PROCEEDING BEFORE, THE SYSTEM ARBITRATOR, AND (3) ANY SUCH

DISCIPLINE MAY BE APPEALED BY THE PLAYERS ASSOCIATION TO THE SYSTEM

ARBITRATOR.
(C) PRIOR TO THE CONCLUSION OF THE MORATORIUM PERIOD, PLAYER S (OR, FOR
CLARITY, ANY PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF OF A PLAYER) AND TEAMS SHALL EACH BE PROHIBITED FROM STATING PUBLICLY THAT THE PLAYER AND
TEAM HAVE REACHED AGREEMENT ON THE TERMS OF A PLAYER CONTRACT (OR AMENDMENT TO A PLAYER CONTRACT) THAT, PURSUANT TO ARTICLE II, SECTION 15,
CANNOT BE ENTERED INTO UNTIL AFTER THE CONCLUSION OF SUCH MORATORIUM PERIOD;
PROVIDED, HOWEVER, THAT THE FOREGOING PROHIBITION SHALL NOT APPLY TO PLAYERS
WITH RESPECT TO THE MORATORIUM PERIOD OF THE 2023 -24 SALARY CAP YEAR.

(D) NO COMPENSATION OBLIGATION OF ANY KIND TO ANOTHER TEAM SHALL BE

APPLICABLE TO ANY FREE AGENT. NO RIGHT OF FIR ST REFUSAL ("RIGHT OF FIRST

REFUSAL") OF ANY KIND SHALL BE APPLICABLE TO ANY FREE AGENT OTHER THAN A RESTRICTED FREE AGENT.

(E) (I) FOR PURPOSES OFTHIS AGREEMENT, "QUALIFYING OFFER" MEANS AN OFFER OF A UNIFORM PLAYER CONTRACT, SIGN ED BY THE TEAM,

(1) IS FITHER PERSONALLY DELIVERED TO THE PLAYER OR HIS

REPRESENTATIVE OR SENT BY EMAIL OR PRE -PAID CERTIFIED,
REGISTERED, OR OVERNIGHT MAIL TO THE LAST KNOWN ADDRESS OF THE PLAYER OR HIS REPRESENTATIVE (IF SENT BY EMAIL WITH A COPY TO THE PLAYERS ASSOCIATION); (2) IS FOR A PERIOD OF ONE (1) YEAR;

(2) IS FOR A PERIOD OF ONE (1) YEAR;
(3) PROVIDES FOR SALARY (EXCLUDING INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES IN THE AMOUNTS DESCRIBED IN (II), (III), AND (IV) BELOW;
(4) PROVIDES FOR ONE HUNDRED PERCENT (100%) OF THE BASE
COMPENSATION TO BE PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS (WITH NO INDIVIDUALLY -NEGOTIATED CONDITIONS OR
LIMITATIONS ON SUCH PROTECTION AND NO OTHER TYPES OF PROTECTION); PROVIDED, HOWEVER, THAT QUALIFYING OFFERS
FOR PLAYERS FINISHING TWO -WAY CONTRACTS SHALL NOT BE

SUBJECT TO THIS SECTION 1(E)(I)(4) AND SHALL INSTEAD BE SUBJECT TO THE RULES SET FORTH IN SECTION 1(E)(III) BELOW;

(II) FOR FIRST ROUND PICKS FINISHING THEIR ROOKIE SCALE

CONTRACTS, THE SALARY (EXCLUDING INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES CONTAINED IN A

QUALIFYING OFFER SHALL BE EQUAL TO THE SALARY (EXCLUDING

BONUSES, RESPECTIVELY, PROVIDED IN THE FOURTH SALARY CAP YEAR OF THE ROOKIE SCALE CONTRACT ("FOURTH YEAR SALARY")

INCREASED BY THE PERCENTAGE CALLED FOR IN THE "QUALIFYING

ARTICLE XI 313

OFFER: PERCENTAGE INCREASE OVER 4 TH YEAR SALARY" COLUMN
IN THE ROOKIE SALARY SCALE APPLICABLE TO THE FIRST ROUND
PICK'S ROOKIE SCALE CONTRACT; PROVIDED THAT:
(A) FOR ANYFIRST ROUND PICK FINISHING HIS ROOKIE SCALE CONTRACT WHO WAS NOT SELECTED WITH ONE OF THE FIRST

NINE (9) PICKS IN THE DRAFT A ND WHO, (1) DURING THE
THIRD AND FOURTH SEASONS OF HIS ROOKIE SCALE CONTRACT, EITHER STARTED AN AVERAGE OF FORTY -ONE (41)
OR MORE REGULAR SEASON GAMES PER SEASON OR

OR MORE REGULAR SEASON GAMES PER SEASON ON AVERAGED TWO THOUSAND (2,000) OR MORE MINUTES OF PLAYING TIME PER REGULAR SEASON, OR (2) IN THE FOURTH SEASON OF HIS ROOKIE SCALE CONTRACT EITHER STARTED FORTY-ONE (41) OR MORE REGULAR SEASON GAMES OR PLAYED TWO THOUSAND (2,000) OR MORE MINUTES (COLLECTIVELY, THE "STARTER CRITERIA"), THE QUALIFYING

OFFER SHALL INSTEAD CONTAIN BASE COMPENSATION (WITH NO BONUSES OF ANY KIND) EQUAL TO THE AMOUNT OF THE QUALIFYING OFFER APPLICABLE TO THE NINTH PLAYER SELECTED IN THE FIRST ROUND OF THE DRAFT (THE "NINTH PLAYER") AS CALLED FOR BY THE ROOKIE SALARY SCALE APPLICABLE TO THE FIRST ROUND PICK'S ROOKIE SCALE

APPLICABLE TO THE FIRST ROUND PICK'S ROOKIE SCALE
CONTRACT. FOR PURPOSES OF CALCULATING SUCH QUALIFYING OFFER AMOUNT, THE FOURTH YEAR SALARY OF
THE NINTH PLAYER SHALL BE DEEMED TO EQUAL ONE
HUNDRED TWENTY PERCENT (120%) OF THE ROOKIE SCALE AMOUNT APPLICABLE TO THE NINTH PLAYER.
(B) FOR ANY FIRST ROUND PICK FINISHING HIS ROOKIE SCALE
CONTRACT WHO WAS SELECTED WITH ONE OF THE FIRST THROUGH FOURTEENTH PICKS IN THE DRAFT AND WHO FAILED
TO MEET THE STARTER CRITERIA, THE PLAYER'S QUALIFYING
OFFER SHALL CONTAIN THE LESSER OF: (X) THE SALARY
(EXCLUDING INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES, RESPECTIVELY,
PROVIDED IN THE FOURTH YEAR SALARY INCREASED BY THE
PERCENTAGE CALLED FOR IN THE "QUALIFYING OFFER:
PERCENTAGE INCREASE OVER 4 TH YEAR SALARY" COLUMN
IN THE ROOKIE SALARY SCALE APPLICABLE TO THE FIRST

IN THE ROOKIE SALARY SCALE APPLICABLE TO THE FIRST

ROUND PICK'S ROOKIE SCALE CONTRACT; OR (Y) BASE

314 ARTICLE XI
COMPENSATION (WITH NO BONUSES OF ANY KIND) EQUAL
TO THE AMOUNT OF THE QUALIFYING OFFER APPLICABLE TO
THE FIFTEENTH PLAYER SELECTED IN THE FIRST ROUND OF THE
DRAFT (THE "FIFTEENTH PLAYER") AS CALLED FOR BY THE
ROOKIE SALARY SCALLE APPLICABLE TO THE FIRST ROUND PICK'S ROOKIE SCALE CONTRACT. FOR PURPOSES OF
CALCULATING SUCH QUALIFYING OFFER AMOUNT, THE
FOURTH YEAR SALARY OF THE FIFTEENTH PLAYER SHALL BE
DEEMED TO EQUAL ONE HUNDRED TWENTY PERCENT
(120%) OF THE ROOKIE SCALE AMOUNT APPLICABLE TO
THE FIFTEENTH PLAYER.
(III) WITH RESPECT TO QUALIFYING OFFERS FOR PLAYERS FINISHING
TWO-WAY CONTRACTS:
(A) FOR ANY PLAYER WHO (X) FINISHED A TWO- WAY CONTRACT
WITH A TERM OF TWO (2) SEASONS IN THE CURRENT SALARY
CAP YEAR OR (Y) FINISHED A TWO- WAY CONTRACT WITH
THE SAME TEAM IN EACH OF THE CURRENT SALARY CAP YEAR AND THE IMMEDIATELY PRECEDING SALARY CAP YEAR
(OR IF HE FINISHED A TWO- WAY CONTRACT IN THE CURRENT
SALARY CAP YEAR WITH A TEAM THAT IS DIFFERENT FROM THE TEAM WITH WHICH HE FINISHED A TWO- WAY
CONTRACT IN THE IMMEDIATELY PRECEDING SALARY CAP
YEAR, HE DID SO SOLELY BECAUSE HE CHANGED TEAMS
DURING THE CURRENT SALARY CAP YEAR ONLY BY MEANS OF
TRADE OR AN ASSIGNMENT VIA THE NBA'S WAIVER
PROCEDURES), THE QUALIFYING OFFER SHA LL BE AN OFFER
OF A STANDARD NBA CONTRACT AND SHALL PROVIDE FOR (I) BASE COMPENSATION IN AN AMOUNT EQUAL TO THE
MINIMUM PLAYER SALARY APPLICABLE TO THE PLAYER FOR
THE NEXT SALARY CAP YEAR (WITH NO BONUSES OF ANY
KIND), AND (II) BASE COMPENSATION PROTECTION FOR
LACK OF SKILL AND INJURY OR ILLNESS (WITH NO INDIVIDUALLY -NEGOTIATED CONDITIONS OR LIMITATIONS ON
SUCH PROTECTION AMOUNT" SHALL EQUAL (1) FOR A QUALIFYING
PROTECTION AMOUNT" THE THE SEASON COVERED BY THE QUALIFY ING OFFER. THE "STANDARD/TWO- WAY QO
PROTECTION AMOUNT" SHALL EQUAL (1) FOR A QUALIFYING

ARTICLE XI 315
OFFER THAT COVERS THE 2023 -24 SEASON, \$90,000, AND
(2) FOR A QUALIFYING OFFER THAT COVERS A SUBSEQUENT
SEASON, \$90,000 MULTIPLIED BY A FRACTION, THE
NUMERATOR OF WHICH IS THE SALARY CAP FOR THE SALARY
CAP YEAR ENCOMPASSING THE APPLICABLE SEASON AND THE DENOMINATOR OF WHICH IS THE SALARY CAP FOR THE
2023 - 24 SALARY CAP YEAR.
(B) FOR ALL OTHER PLAYERS FINISHING TWO - WAY CONTRACTS,
THE QUALIFYING OFFER SHALL BE AN OFFER OF A TWO -WAY
CONTRACT AND SHALL PROVIDE FOR (I) THE TWO - WAY
PLAYER SALARY FOR THE NEXT SALARY CAP YEAR, AND
(II) BASE COMPENSATION PROTECTION FOR LACK OF SKILL
AND INJURY OR ILLINESS (WITH NO INDIVIDUALLY -NEGOTIATED
CONDITIONS OR LIMITATIONS ON SUCH PROTECTION AND NO
OTHER TYPES OF PROTECTION) IN AN AMOUNT FOR THE
NEXT SALARY CAP YEAR ("TWO -WAY QUALIFYING
OFFER").
(C) NOTWITHSTANDING SECTIONS (1)(E)(III)(A) AND (B) ABOVE, FOR ANY PLAYER FINISHING A TWO -WAY CONTRACT
WHO IS NOT ELIGIBLE TO ENTER INTO ANOTHER TWO -WAY
CONTRACT WITH THE TEAM PURSUANT TO ARTICLE II,
SECTION 11(E), THE QUALIFYING OFFER (REGARDLESS OF WHETHER THE PRIOR CONTRACT WAS A TWO -WAY CONTRACT
FOR A TERM OF ONE (1) OR TWO (2) SEASONS) SHALL BE THE QUALIFYING OFFER DESCRIBED IN SECTION 1(E)(IIII)(A)
ABOVE.

(IV) FOR ALL OTHER PLAYERS SUBJECT TO A RIGHT OF FIRST REFUSAL IN
ACCORDANCE WITH THIS ARTICLE XI, THE SALARY (EXCLUDING
INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNILKELY BONUSES CONTAINED IN A QUALIFYING OFFER SHALL BE ONE
HUNDRED THIRTY -FIVE PERCENT (135%) (OR, IF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE EYEYS PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE PLAYER'S PRIOR
CONTRACT WAS SIGNED PRIOR TO THE START OF THE LAST.

BONUSES, AND UNLIKELY BONUSES, RESPECTIVELY, FOR THE LAST SALARY CAP YEAR COVERED BY THE PLAYER'S PRIOR CONTRACT (THE

"PRIOR SALARY QUALIFYING OFFER AMOUNT"), PROVIDED THAT IF
ON THE JULY 1 IMMEDIATELY FOLLOWING THE DATE ON WHICH SUCH
A QUALIFYING OFFER WAS MADE, THE SUM OF THE MINIMUM
ANNUAL SALARY APPLICABLE TO THE PLAYER (FOR THE SEASON

COVERED BY THE QUALIFYING OFFER) PLUS \$200,000 (THE "MINIMUM -PLUS QUALIFYING OFFER AMOUNT") IS GREATER THAN THE PRIOR SALARY QUALIFYING OFFER AMOUNT, THEN SUCH A QUALIFYING OFFER SHALL BE DEEMED AMENDED TO PROVIDE FOR BASE COMPENSATION EQUAL TO THE MINIMUM -PLUS QUALIFYING

OFFER AMOUNT (WITH NO BONUSES OF ANY KIND);
PROVIDED, HOWEVER, THAT, FOR ANY SECOND ROUND PICK OR UNDRAFTED PLAYER WITH TWO (2) OR THREE (3) YEARS OF SERV ICE WHO MET THE STARTER CRITERIA IN RESPECT OF THE PRIOR TWO (2) SEASONS OF HIS CONTRACT(S) (I.E., WHO EITHER AVERAGED THE GAMES STARTED OR MINUTES PLAYED AMOUNTS DESCRIBED IN SECTION 1(E)(II)(A)(1) ABOVE DURING HIS PRIOR TWO (2) SEASONS,

GAMES STARTED OR MINUTES PLAYED AMOUNTS DESCRIBED IN SECTION 1(E)(II)(A)(1) ABOVE DURING HIS PRIOR TWO (2) SEASONS, OR ACHIEVED THE G AMES STARTED OR MINUTES PLAYED AMOUNTS

DESCRIBED IN SECTION 1(E)(II)(A)(2) ABOVE IN HIS PRIOR SEASON ONLY), THE QUALIFYING OFFER SHALL INSTEAD CONTAIN, IF SUCH AMOUNT EXCEEDS THE GREATER OF THE PRIOR SALARY QUALIFYING OFFER AMOUNT OR THE MINIMUM -PLUS QUALIFYING OFFER AMOUNT, BASE COMPENSATION EQUAL TO THE AMOUNT OF THE QUALIFYING OFFER APPLICABLE TO THE TWENTY -FIRST PLAYER

SELECTED IN THE FIRST ROUND OF THE DRAFT (THE "TWENTY -FIRST PLAYER") AS CALLED FOR BY THE ROOKIE SALARY SCALE APPLICABLE TO

PLAYER') AS CALLED FOR BY THE ROOKIE SALARY SCALE APPLICABLE TO ROOKIE SCALE CONTRACTS FINISHING IN THE SAME SEASON AS THE LAST SEASON OF THE PLAYER'S CONTRACT. FOR PURPOSES OF CALCULATING SUCH QUALIFYING OFFER AMOUNT, THE FOURTH YEAR SALARY OF THE TWENTY -FIRST PLAYER SHALL BE DEEMED TO EQUAL ONE HUNDRED PERCENT (100%) OF THE ROOKIE SCALE AMOUNT APPLICABLE TO THE TWENTY -FIRST PLAYER.

HUNDRED PERCENT (100%) OF THE ROOKIE SCALE AMOUNT APPLICABLE TO THE TWENTY-FIRST PLAYER.

(V) ALL OTHER TERMS AND CONDITIONS IN A QUALIFYING OFFER MUST BE UNCHANGED FROM THOSE THAT APPLIED TO THE LAST YEAR OF THE PLAYER'S PRIOR CONTRACT TO THE EXTENT THAT SUCH TERMS AND CONDITIONS ARE ALLOWABLE AMENDMENTS UNDER THIS AGREEMENT AT THE TIME THE QUALIFYING OFFER IS MADE. IN ADDITION, A TEAM SHALL BE PERMITTED TO INCLUDE IN ANY QUALIFYING OFFER AN EXHIBIT 6 TO THE UNIFORM PLAYER CONTRACT REQUIRING THAT

ARTICLE XI 317
THE PLAYER, IF HE SIGNS THE QUALIFYING OFFER, PASS A PHYSICAL
EXAMINATION TO BE PERFORMED BY A PHYSICIAN DESIGNATED BY
THE TEAM AS A CONDITION PRECEDENT TO THE VALIDITY OF THE
CONTRACT. FOR PURPOSES OF THE FOREGOING, THE STARTER CRITERIA
SHALL BE DETERMINED BASED UPON OFFICIAL NBA STATISTICS.
(F) NO TEAM OR ANY OF ITS EMPLOYEES OR AGENTS SHALL MAKE A PUBLIC
STATEMENT THAT THE TEAM WOULD MATCH ANY FUTURE OFFER SHEET FOR ONE OF THE
TEAM'S PLAYERS OR OFFER AN IMPENDING OR CURRENT RESTRICTED FREE AGENT A
PARTICULAR PLAYER CONTRACT IN FREE AGENCY (E.G., A CONTRACT PROVIDING FOR THE
PLAYER'S MAXIMUM ALLOWABLE SALARY). THE FOREGOING DOES NOT LIMIT A TEAM'S ABILITY TO EXPRESS ITS DESIRE TO RETAIN AN IMPENDING OR CURRENT RESTRICTED FREE
AGENT OR TO MAKE GENERAL STATEMENTS PRAISING SUCH A PLAYER (E.G., THAT THE
PLAYER IS AN IMPORTANT OR ESSENTIAL PART OF THE TEAM WANTS OR
HOPES TO RETAIN THE PLAYER'S SERVICES, AND OTHER SIMILAR STATEMENTS).
SECTION 2. NO INDIVIDUALLY -NEGOTIATED RIGHT OF FIRST REFUSAL.
(A) NO PLAYER CONTRACT MAY INCLUDE ANY INDIVIDUALLY -NEGOTIATE D RIGHT OF
FIRST REFUSAL OR OTHER LIMITATION ON PLAYER MOVEMENT FOLLOWING THE LAST SALARY CAP YEAR COVERED BY SUCH PLAYER CONTRACT.
(B) NO RIGHT OF FIRST REFUSAL RULE, PRACTICE, POLICY, REGULATION, OR
AGREEMENTPROVIDING FOR A RIGHT OF FIRST REFUSAL. SHALL BE A PPLIED TO ANY
PLAYER AS A RESULT OF THAT PLAYER'S ENTRY INTO A PLAYER CONTRACT WITH (OR FOR
OTHERWISE PLAYING WITH) ANY TEAM IN ANY PROFESSIONAL BASKETBALL LEAGUE OTHER
THAN THE NBA.
SECTION 3. WITHHOLDING SERVICES.
A PLAYER WHO WITHHOLDS PLAYING SERVICES CALLED FOR BY A PLAYER CONTRACT
FOR MORE THAN THIRTY (30) DAYS AFTER THE ESTART OF THE LAST SEASON COVERED BY HIS PLAYER CONTRACT SHALL BE DEEMED NOT TO HAVE "COMPLET[ED] HIS PLAYER
CONTRACT BY RENDERING THE PLAYING SERVICES CALLED FOR THEREUNDER."

ACCORDINGLY, SUCH A PLAYER SHALL NOT BE A VETERAN FREE AGENT AND SHALL NOT BE ENTITLED TO NEGOTIATE OR SIGN A PLAYER CONTRACT WITH ANY OTHER PROFESSIONAL

BASKETBALL TEAM UNLESS AND UNTIL THE TEAM FOR WHICH THE PLAYER LAST PLAYED EXPRESSLY AGREES OTHERWISE.

318 AR IICLE XI
SECTION 4. QUALIFYING OFFERS TO MAKE CERTAIN PLAYERS RESTRICTED
FREE AGENTS.
(A) (I) FROM THE DAY FOLLOWING THE SEASON COVERED BY THE SECOND
OPTION YEAR OF A FIRST ROUND PICK'S ROOKIE SCALE CONTRACT
THROUGH 5:00 P.M. EASTERN TIME ON THE IMMEDIATELY FOLLOWING
JUNE 29, THE PLAYER'S TEAM MAY MAKE A QUALIFYING OFFER TO
THE PLAYER. IF SUCH A QUALIFYING OFFER IS MADE, THEN, ON THE JULY I FOLLOWING SUCH SEASON, THE PLAYER SHALL BECOME A
RESTRICTED FREE AGENT, SUBJECT TO A RIGHT OF FIRST REFUSAL IN FAVOR OF THE TEAM ("ROFR TEAM"), AS SET FORTH IN SECTION
5 BELOW. IF SUCH A QUALIFYING OFFER IS NOT MADE, THEN THE PLAYER SHALL BECOME AN UNRESTRICTED FREE AGENT ON SUCH
JULY 1. IF A TEAM DOES NOT TIMELY EXERCISE ITS OPTION WITH
RESPECT TO THE FIRST OPTION YEAR OR SECOND O PTION YEAR OF A
PLAYER'S ROOKIE SCALE CONTRACT IN ACCORDANCE WITH
ARTICLE VIII, THE PLAYER SHALL, FOLLOWING HIS SECOND OR THIRD
SEASON (AS THE CASE MAY BE) BECOME AN UNRESTRICTED FREE
AGENT.
(II) A TEAM THAT MAKES A QUALIFYING OFFER TO A PLAYER FOLLOWING
THE SE COND OPTION YEAR OF HIS ROOKIE SCALE CONTRACT MAY
ELECT SIMULTANEOUSLY TO OFFER THE PLAYER AN ALTERNATIVE CONTRACT COVERING FIVE (5) SEASONS THAT PROVIDES SALARY FOR
THE FIRST SALARY CAP YEAR EQUAL TO THE MAXIMUM ANNUAL
SALARY UNDER ARTICLE II, SECTION 7(A), WITH ANNUAL INCREASES IN
SALARY CAP YEAR (A "MAXIMUM QUALIFYING OFFER").
PROVIDING A PLAYER WITH A MAXIMUM QUALIFYING OFFER SHALL
HAYE THE CONSEQUENCE DESCRIBED IN SECTION 5(B) BELOW. A
MAXIMUM QUALIFYING OFFER SHALL BE SUBJECT TO THE FOLLOWING:
(A) A MAXIMUM QUALIFYING OFFER SHALL STATE THAT THE PLAYER'S BASE COMPENSATION FOR THE FIRST SEASON SHALL
EQUAL. "THE MAXIMUM ANNUAL SALARY APPLICABLE TO THE
PLAYER IN THE FIRST SEASON OF THE CONTRACT," AND THAT THE BASE COMPENSATION IN EACH OF THE FOUR (4)
SUBSEQUENT SEASONS SHALL "BE INCREASED BY EIGHT

ARTICLE XI 319
PERCENT (8, 0%) OF THE BASE COMPENSATION FOR THE
FIRST SEASO N." SUCH A CONTRACT, IF TIMELY ACCEPTED BY
THE PLAYER IN ACCORDANCE WITH SECTION 4(A)(III)(D) BELOW, SHALL BE DEEMED AMENDED TO PROVIDE FOR
SPECIFIC BASE COMPENSATION FOR EACH SEASON
COVERED BY THE CONTRACT, BASED ON THE MAXIMUM
ANNUAL SALARY APPLICABLE TO THE PLAYER IN THE FIRST
SEASON.
(C) A MAXIMUM QUALIFYING OFFER CANNOT CONTAIN AN
OPTION OR ETO, AND MUST PROVIDE FULL BASE
COMPENSATION PROTECTION IN EACH SEASON FOR LACK OF
SKILL AND INJURY OR ILLNESS (WITH NO
INDIVIDUALLY -NEGOTIATED CONDITIONS OR LIMITATIONS ON
SUCH PROTECTION).
(D) THE TEAM'S OFFER OF A MAXIMUM QUALIFYING OFFER
MUST REMAIN OPEN FOR THE SAME PERIOD THAT THE
PLAYER'S QUALIFYING OFFER REMAINS OPEN AND CANNOT
BE WITHDRAWN, EXCEPT THAT IF THE TEAM WITHDRAWS ITS
QUALIFYING OFFER, THE MAXIMUM QUALIFYING OFFER SHALL BE DEEMED TO BE WITHDRAWN SIMULTANEOUSLY.
(E) A PLAYER MAY ACCEPT EITHER HIS QUALIFYING OFFER OF HIS MAXIMUM QUALIFYING OFFER, BUT NOT BOTH.
(B) ANY VETERAN PREE AGENT (OTHER THAN A FIRST ROUND PICK WHOSE FIRST
OPTION YEAR OR SECOND OPTION YEAR WAS NOT EXERCISED) WHO (I) WILL HAVE THREE (3) OR FEWER YEARS OF SERVICE AS OF THE JUNE 30 FOLLOWING THE END OF
THE LAST SEASON COVERED BY HIS PLAYER CONTRACT, OR (III) IS COMPLETING A TWO-WAY CONTRACT WILL BE A RESTRICTED FREE AGENT IF HIS PRIOR TEAM MAKES
A QUALIFYING OFFER, SEASON THROUGH 5:00 P.M. EASTERN TIME ON THE IMMEDIATELY FOLLOWING
JUNE 29. IF SUCH A QUALIFYING OFFER THEN, ON THE JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS BADE. THEN, ON THE JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 19 JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 19 JUNE 29. IF SUCH A QUALIFYING OFFER IS MADE. THEN, ON THE JUNE 19 JUNE 19 JUNE 29. IF SUCH A QU

ON SUCH JULY 1.

(C) (I) A PLAYER WHO RECEIVES A QUALIFYING OFFER MUST BE GIVEN UNTIL THE OCTOBER 1 FOLLOWING ITS ISSUANCE TO ACCEPT IT. THE OCTOBER 1 FOLLOWING ITS ISSUANCE TO ACCEPT IT.

NOTWITHSTANDING THE PRECEDING SENTENCE, A QUALIFYING OFFER MAY BE WITHDRAWN BY THE TEAM AT AN Y TIME THROUGH THE
JULY 13 FOLLOWING ITS ISSUANCE. IF THE QUALIFYING OFFER IS NOT
WITHDRAWN ON OR BEFORE JULY 13, IT MAY BE WITHDRAWN
THEREAFTER BUT ONLY IF THE PLAYER AGREES IN WRITING TO THE WITHDRAWAL. IF A QUALIFYING OFFER IS WITHDRAWN, THE PLAYER
SHALL IMMEDIATELY BECOME AN UNRESTRICTED FREE AGENT. IF A OUALIFYING OFFER IS WITHDRAWN ON OR AFTER IULY 14. THE TEAM ALSO SHALL BE DEEMED TO HAVE RENOUNCED THE PLAYER IN ACCORDANCE WITH ARTICLE VII, SECTION 4(G). A PLAYER MAY NOT ACCEPT A QUALIFYING OFFER AFTER THE OCTOBER 1 FOLLOWING THE ACCEPT A QUALIFYING OFFER AFTER THE OCTOBER 1 FOLLOWING THE
ISSUANCE THEREOF, UNLESS THE TEAM, PRIOR TO OCTOBER 1,
EXTENDS THE DATE BY WHICH THE PLAYER MAY ACCEPT THE
QUALIFYING OFFER. IN ORDER TO EXTEND THE DATE BY WHICH A
PLAYER MAY ACCEPT HIS QUALIFYING OFFER, A TEAM SHALL PRO VIDE
THE PLAYER WITH WRITTEN NOTICE OF THE EXTENSION, WHICH SHALL BE EITHER PERSONALLY DELIVERED TO THE PLAYER OR HIS
REPRESENTATIVE OR SENT BY EMAIL OR PRE -PAID CERTIFIED,
REGISTERED, OR OVERNIGHT MAIL TO THE LAST KNOWN ADDRESS OF THE PLAYER OR HIS REPRES ENTATIVE. FOR CLARITY, THERE SHALL BE NO

LIMIT ON THE NUMBER OF TIMES A TEAM MAY EXTEND THE DATE BY WHICH A PLAYER MAY ACCEPT A QUALIFYING OFFER. IN NO EVENT MAY THE ACCEPTANCE DATE FOR A QUALIFYING OFFER BE EXTENDED BEYOND, OR MAY A PLAYER ACCEPT A QUALIFYING OFFER BEYOND, THE MARCH 1 FOLLOWING ITS ISSUANCE. (II) IF A QUALIFYING OFFER IS NEITHER WITHDRAWN NOR ACCEPTED AND

(II) I A QUALITIES OF THE RESIDENCE OF THE READY'S RIGHT OF FIRST REFUSAL SHALL CONTINUE, SUBJECT TO SECTION 5(A) BELOW.
(III) A PLAYER WHO KNOWS T HAT HE HAS A MEDICAL DISABILITY THAT
WOULD RENDER HIM UNABLE TO PERFORM THE PLAYING SERVICES REQUIRED UNDER A PLAYER CONTRACT THE FOLLOWING SEASON MAY

NOT VALIDLY ACCEPT A QUALIFYING OFFER RECEIVED UNDER THIS
SECTION 4 OR SECTION 5 BELOW, UNLESS THE ROFR T EAM
CONSENTS AFTER DISCLOSURE OF SUCH MEDICAL DISABILITY. NOTWITHSTANDING THE IMMEDIATELY PRECEDING SENTENCE, A
PLAYER WHO KNOWS THAT HE HAS A MEDICAL DISABILITY THAT WOULD

ARTICLE XI 321
RENDER HIM UNABLE TO PERFORM THE PLAYING SERVICES REQUIRED
UNDER A PLAYER CONTRACT THE FOLLOWING SEASON REMAINS
SUBJECT TO THE RAM'S RIGHT OF FIRST REFUSAL.
(D) ANY CLAIM THAT A CONTRACT OFFERED AS A QUALIFYING OFFER OR A
MAXIMUM QUALIFYING OFFER FALLS TO MEET ONE OR MORE OF THE CRITERIA FOR A QUALIFYING OFFER OR A MAXIMUM QUALIFYING OFFER SHALL BE MADE BY NOTICE
TO THE TEAM, IN WRITHIN, NO LATER THAN TEN (10) DAYS AFTER A COPY OF THE
QUALIFYING OFFER OR MAXIMUM QUALIFYING OFFER WAS GIVEN BY THE TEAM OR
THE NBA TO THE PLAYERS ASSOCIATION. SUCH NOTICE MUST SET FORTH THE SPECIFIC
CHANGE S THAT ALLEGEDLY MUST BE MADE TO THE OFFERED CONTRACT IN ORDER FOR IT
TO CONSTITUTE A QUALIFYING OFFER OR A MAXIMUM QUALIFYING OFFER. THE
REQUIREMENTS OF A QUALIFYING OFFER OR A MAXIMUM QUALIFYING OFFER. THE
REQUIREMENTS OF A QUALIFYING OFFER OR A MAXIMUM QUALIFYING OFFER. THE
TEAM MAY, WITHIN THE (5) BUSINESS DAYS, OFFER THE PLAYER AN AMENDED
CONTRACT INCORPORATING THE REQUESTED CHANGES. IF THE TEAM OFFERS SUCH AN
AMENDED CONTRACT, THE PLAYER AND THE PLAYERS ASSOCIATION SHALL BE PRECLUDED
FROM ASSERTING THAT SUCH CONTRACT TO DOES NOT CONSTITUTE A TIMELY AND VALID
QUALIFYING OFFER OR MAXIMUM QUALIFYING OFFER. SHEET WITH ANY
SECTION S. RESTRICTED FREE AGENT DOES NOT SIGN AN OFFER SHEET WITH ANY
TEAM BY MARCH 1.0 FTHE SEASON FOR WHICH THE QUALIFYING OFFER IS MADE, AND
DOES NOT SIGN A PLAYER CONTRACT WITH THE ROFR TEAM BEFORE THAT SEASON ENDS, THEN HIS ROFR TEAM MAY REASSERT ITS RIGHT OF FIRST REFUSAL FOR THE
FOLLOWING SEASON BY EXTENDING ANOTHER QUALIFYING OFFER IS MADE, AND
DOES NOT SIGN A PLAYER CONTRACT WITH THE ROFR TEAM BEFORE THAT SEASON ENDS, THEN HIS ROFR TEAM MAY REASSERT ITS RIGHT OF FIRST REFUSAL FOR THE
FOLLOWING SEASON BY EXTENDING ANOTHER QUALIFYING OFFER IS MADE, AND
DOES NOT SIGN A PLAYER CONTRACT WITH THE ROFR TEAM BEFORE THAT SEASON ENDS, THEN HIS ROFR TEAM MAY REASSERT ITS RIGHT OF FIRST REFUSAL BY FOLLOWING THE FOREGOING PROCEDURE IN EACH SUBSEQUENT YEAR IN WHICH THAT
RESTRICTED FREE AGENT DOES NOT

```
322 ARTICLE XI
OUALIFYING OFFER). ANY SUCH QUALIFYING OFFER AND MAXIMU M QUALIFYING
OFFER SHALL BE GOVERNED BY THE PROVISIONS OF SECTION 4 ABOVE.

(B) WHEN A RESTRICTED FREE AGENT RECEIVES AN OFFER TO SIGN A PLAYER
CONTRACT FROM A TEAM OTHER THAN THE ROFR TEAM (THE "NEW TEAM").
WHICH HE DESIRES TO ACCEPT, HE SHALL GIVET OT HE RO FR TEAM COMPLETED
CERTIFICATE SUBSTANTIALLY IN THE FORM OF EXHIBIT G ANNEXED HERETO (THE "OFFER SHEET"), SIGNED BY THE RESTRICTED FREE AGENT AND THE NEW TEAM, WHICH SHALL
HAVE ATTACHED TO IT A UNIFORM PLAYER CONTRACT SEPARATELY SPECIFYING: (I) THE
"PRIN CIPAL TERMS" (AS DEFINED IN SECTION 5(E) BELOW) OF THE NEW TEAM'S
OFFER, AND (II) ANY NON- PRINCIPAL TERMS OF THE NEW TEAM'S OFFER THAT THE
ROFR TEAM IS NOT REQUIRED TO MATCH (AS SPECIFIED IN SECTION 5(E) BELOW)
BUT WHICH WOULD BE INCLUDED IN THE PLAYER'S PLAYER CONTRACT WITH THE ROPA TEAM ONE OF THE NEW TEAM IS THE ROFR TEAM DOES NOT EXERCISE ITS RIGHT OF FIRST REFUSAL. THE PLAYER'S OBLIGATION IN THE FOREGOING SENTENCE TO GIVE TO THE ROFR TEAM A
COMPLETED OFFER SHEET SHALL BE DEEMED SATISHED IF THE OFFER SHEET IS GIVEN
TO THE ROFR TEAM DOES NOT EXERCISE ITS RIGHT OF FIRST REFUSAL. THE PLAYER'S OBLIGATION YEAR), UNLESS THE ROFR TEAM HAS TENDERED THE PLAYER BOTH A QUALIFYING
OFFER AND A MAXIMMU QUALIFYING OFFER, IN WHICH CASE THE OFFER SHEET MUST
BE FOR A PLAYER CONTRACT WITH A TERM OF MORE THAN TWO (2) SEASON (NOT INCLUDING ANY OPTION YEAR). UNLESS THE ROFR TEAM HAS TENDERED THE PLAYER BOTH A QUALIFYING
OFFER AND A MAXIMMU QUALIFYING OFFER, IN WHICH CASE THE OFFER SHEET MUST
BE FOR A PLAYER CONTRACT WITH A TERM OF MORE THAN TWO (2) SEASONS (NOT INCLUDING ANY OPTION YEAR). THE OFFER SHEET CANNOT BE FOR A TWO-WAY
CONTRACT. IN ORDER TO EXTEND AN OFFER SHEET, THE NEW TEAM MUST HAVE
ROOM FOR THE PLAYER'S PLAYER CONTRACT AT THE TIME THE OFFER SHEET IS SIGNED
AND MUST CONTINUE TO EXTEND AN OFFER SHEET. THE NEW TEAM MUST HAVE
ROOM FOR THE PLAYER'S PLAYER CONTRACT AT THE TIME THE OFFER SHEET IS OUTSTANDING.

(C) THE ROFR TEAM, UPON RECEIPT OF THE
```

EXERCISE NOTICE REMAINS IN EFFECT.

ARTICLE XI 323
(D) THE FOLLOWING RULES SHALL GOVERN THE SIGNING OF AN OFFER SHEET BY A RESTRICTED FREE AGENT WHO HAS ONE (1) OR TWO (2) YEARS OF SERVICE:
(I) NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, NO SUCH OFFER SHEET MAY PROVIDE FOR SALARY PLUS UNLIKELY

BONUSES IN THE FIRST SALARY CAP YEAR TOTALING MORE THAN THE AMOUNT OF THE NON-TAXPAYER MID -LEVEL SALARY EXCEPTION FOR SUCH SALARY CAP YEAR. ANNUAL INCREASES OR DECREASES IN SALARY AND UNLIKELY BONUSES SHALL BE GOVERNED BY

ARTICLE VII, SECTION 5(A)(1).
(II) IF AN OFFER SHEET PROVIDES FOR THE MAXIM UM ALLOWABLE

AMOUNT OF SALARY FOR THE FIRST TWO (2) SALARY CAP YEARS PURSUANT TO SECTION 5(D)(I) ABOVE, THEN, SUBJECT TO

PURSUANT TO SECTION 5(D)(II) ABOVE, THEN, SUBJECT TO SECTION 5(D)(III) BELOW, THE OFFER SHEET MAY PROVIDE FOR SALARY FOR THE THIRD SALARY CAP YEAR OF UP TO THE MAXIMUM AMOUNT THAT THE PLAY ER WOULD HAVE BEEN ELIGIBLE TO RECEIVE FOR THE THIRD SALARY CAP YEAR ABSENT THE RESTRICTION IN THE FIRST SENTENCE OF SECTION 5(D)(I) ABOVE AND HAD THE PLAYER'S SALARY FOR THE FIRST TWO (2) SALARY CAP YEARS BEEN THE MAXIMUM AMOUNT PERMITTED UNDER ARTICLE II, SECTION 7(A) AND ARTICLE VII, SECTION 5(B)(1). IF THE OFFER SHEET PROVIDES FOR SALARY FOR THE THIRD SALARY CAP YEAR IN ACCORDANCE WITH THE FOREGOING SENTENCE, THEN, SUBJECT TO SECTION 5(D)(III)

BELOW, (A) THE PLAYER'S SALARY FOR THE FOURTH SALARY CAP YE AR

MAY INCREASE OR DECREASE IN RELATION TO THE THIRD SALARY CAP YEAR'S SALARY BY NO MORE THAN FOUR AND FIVE TENTHS

PERCENT (4.5%) OF THE SALARY FOR THE THIRD SALARY CAP YEAR,
(B) THE OFFER SHEET CANNOT CONTAIN BONUSES OF ANY KIND, AND (C) THE OFFER SHEET MUST PROVIDE FOR ONE HUNDRED PERCENT (100%) OF THE BASE COMPENSATION IN EACH SEASON TO

BE PROTECTED FOR LACK OF SKILL AND INJURY OR ILLNESS (WITH NO INDIVIDUALLY -NEGOTIATED CONDITIONS OR LIMITATIONS ON SUCH PROTECTION).

(III) IF A TEAM EXTENDS AN OFFER SHEET IN ACCORDANCE WITH SECTION 5(D)(II) ABOVE, THEN, FOR PURPOSES OF DETERMINING WHETHER THE TEAM HAS ROOM FOR THE OFFER SHEET, THE SALARY FOR THE FIRST SALARY CAP YEAR COVERED BY THE OFFER SHEET SHALL

BE DEEMED TO EQUAL THE AVERAGE OF THE AGGREGATE SALARIES FOR

```
SUCH SALARY CAP YEAR AND EACH SUBSEQUENT SALARY CAP YEAR
COVERED BY THE OFFER SHEET. IF THE ROFR TEAM DOES NOT
EXERCISE ITS RIGHT OF FIRST REFUSAL, THE PLAYER'S SALARY FOR EACH
SALARY CAP YEAR COVERED BY THE CONTRACT WITH THE TEAM THAT
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BE DEEMED TO EQUAL THE
EXTENDED THE OFFER SHEET SHALL BY THE CONTRACT.
THE PLAYER'S SALARY FOR EACH SALARY CAP YEAR COVERED BY THE
CONTRACT WITH THE ROFR TEAM SALLARY CAP YEAR OF THE SALARY FOR SUCH
SALARY CAP YEAR AS SET FORTH IN THE CONTRACT.
NOTWITHSTANDING THE PRECEDING SENTENCE, IF THE SUM OF (A)
THE ROFR TEAM'S TEAM SALLARY AT THE TIME IT EXERCISES ITS
RIGHT OF FIRST REFUSAL, AND (B) THE SALARY FOR SUCH
SALARIES FOR EACH SALARY CAP YEAR OF THE OFFER SHEET, IS LESS
THAN OR EQUAL TO THE SALARY CAP FOR THE THEN -CURRENT SALARY
CAP YEAR, THEN THE ROFR TEAM MAY, IN CONNECTION WITH
EXERCISING ITS RIGHT OF FIRST REFUSAL, ELECT TO HAVE THE PLAYER'S
SALARY FOR EACH SALARY CAP YEAR COVERED BY THE CONTRACT
EQUAL THE AVERAGE OF SUCH AGGREGATE SALARIES FOR EACH SUCH
SALARY CAP YEAR. IF THE ROFR TEAM WISHES TO MAKE SUCH
AN ELECTION, IT MUST DO SO BY PROVIDING THE NBA WITH A
WRITTEN STATEMENT ON THE SAME DAY THAT IT GIVES THE FIRST
REFUS AL EXERCISE NOTICE TO THE RESTRICTED FREE AGENT AND
NEW TEAM PURSUANT TO SECTION S(T) BELOW, AND THE NBA
SHALL PROVIDE A COPY OF THIS NOTICE TO THE PLAYERS ASSOCIATION WITHIN ONE (1) BUSINESS DAY FOLLOWING ITS RECEIPT THEREOF.
(E) THE PRINCIPAL TERMS OF AN OF FER SHEET ARE ONLY:
(II) THE FIRST BASE COMPENSATION, AND/OR DEFERRED BASE COMPENSATION IN
```

ARTICLE XI 325

PERFORMANCE OF THE TEAM EXTENDING THE OFFER SHEET AND THE

ROFR TEAM; AND (B) GENERALLY RECOGNIZED LEAGUE

HONORS; AND

(IV) ANY ALLOWABLE AMENDMENTS TO THE TERMS CONTAINED IN THE UNIFORM PLAYER CONTRACT (E.G., BASE COMPENSATION

PROTECTION, A TRADE BONUS, ETC.).

(F) IN THE EVENT THAT A N OFFER SHEET INCLUDES AN EXHIBIT 6 REQUIRING THAT

THE PLAYER PASS A PHYSICAL EXAMINATION TO BE PERFORMED BY A PHYSICIAN DESIGNATED BY THE NEW TEAM, THE EXHIBIT 6 LANGUAGE MUST BE REPLACED WITH THE FOLLOWING: "THIS OFFER SHEET WILL BE DEEMED INVALID AND O F NO FORCE AND EFFECT (EXCEPT AS DESCRIBED IN ARTICLE XI, SECTION 5(L) OF THE CBA) UNLESS THE PLAYER PASSES, IN THE SOLE DISCRETION OF THE TEAM (EXERCISED IN GOOD FAITH), A

PHYSICAL EXAMINATION IN ACCORDANCE WITH ARTICLE II, SECTION 13(H) OF THE CBA THAT I S (I) CONDUCTED WITHIN TWO (2) DAYS OF THE EXECUTION OF THIS OFFER SHEET,

THAT IS (I) CONDUCTED WITHIN TWO (2) DAYS OF THE EXECUTION OF THIS OFFER SHEET,
AND (II) THE RESULTS OF WHICH ARE REPORTED BY THE TEAM TO THE PLAYER WITHIN THREE (3) DAYS OF THE EXECUTION OF THIS OFFER SHEET. THE PLAYER AGREES TO
SUPPLY COMPLETE AND TRUTHFUL INFORMATION IN CONNECTION WITH ANY SUCH
EXAMINATIONS." THE NEW TEAM MUST NOTIFY THE PLAYER AND THE ROFR TEAM
WITHIN THE THREE (3) -DAY PERIOD SET FORTH IN THE EXHIBIT 6 IN THE OFFER SHEET
WHETHER THE PLAYER HAS PASSED THE PHYSICAL. IN THE EVENT THAT THE NEW TEAM

FAILS TO TIMELY PROVIDE SUCH NOTICE, THE PLAYER SHALL BE DEEMED TO HAVE PASSED THE PHYSICAL WITH THE NEW TEAM.

THE PHYSICAL WITH THE NEW TEAM.

(G) IF THE ROFR TEAM GIVES TO THE RESTRICTED FREE AGENT A "FIRST REFUSAL EXERCISE NOTICE" SUBSTANTIALLY IN THE FORM OF EXHIBIT H ANNEXED HERETO (I) FOR AN OFFER SHEET RECEIVED BY THE ROFR TEAM PRIOR TO 12:00 P.M. EASTERN TIME ON A DAY, BY 11:59 P.M. EASTERN TIME ON THE DAY IMMEDIATELY FOLLOWING SUCH DAY, OR (II) FOR AN OFFER SHEET RECEIVED BY THE ROFR TEAM ON OR AFTER 12:00 P.M. EASTERN TIME ON A DAY, BY 11:59 P.M. EASTERN TIME ON THE DAY THAT IS TWO (2) DAYS FOLLOWING SUCH DAY, THEN, SUBJECT TO SECTION 5(K) BELOW, SUCH RESTRICTED FREE AGENT AND THE ROFR TEAM SHALL BE DEEMED TO HAVE ENTERED INTO A PLAYER CONTRACT CONTAINING ALL THE PRINCIPAL TERMS (BUT NOT ANY TERMS OTHER THAN THE PRINCIPAL TERMS) INCLUDED IN THE UNIFORM PLAYER CONTRACT ATTACHED TO THE OFFER SHEET (EXCEPT THAT IF THE CONTRACT CONTRACT AND AN EXPLIPATE OF SHALL BE DEEMED DELETED).

CONTAINS AN EXHIBIT 6, SUCH EXHIBIT 6 SHALL BE DEEMED DELETED). SUCH CONTRACT MAY NOT THEREAFTER BE AMENDE D IN ANY MANNER FOR A PERIOD OF

ONE (1) YEAR.

ARTICLE XI

(H) IF THE ROFR TEAM DOES NOT GIVE THE FIRST REFUSAL EXERCISE NOTICE
WITHIN THE APPLICABLE PERIOD SPECIFIED IN SECTION 5(G) ABOVE, OR IF DURING SUCH
PERIOD THE ROFR TEAM PROVIDES WRITTEN NOTICE TO THE PLAYER THAT T HE TEAM
DECLINES TO EXERCISE ITS RIGHT OF FIRST REFUSAL, THEN THE PLAYER AND THE NEW TEAM SHALL BE DEEMED TO HAVE ENTERED INTO A PLAYER CONTRACT CONTAINING ALL
OF THE TERMS AND CONDITIONS INCLUDED IN THE UNIFORM PLAYER CONTRACT
ATTACHED TO THE OFFER SHEET (INCLUDING, IF THE OFFER SHEET CONTAINS AN EXHIBIT
6, THAT THE PLAYER PASS A PHYSICAL EXAMINATION TO BE CONDUCTED BY THE TEAM
AS A CONDITION PRECEDENT TO THE VALIDITY OF THE CONTRACT). SUCH CONTRACT MAY NOT THEREAFTER BE AMENDED IN ANY MANNER FOR A PERIOD OF ONE (1) YEAR.
(1) NOTWITHSTANDING ANYTHING CONTAINED HEREIN TO THE CONTRARY, FOR ANY
OFFER SHEET RECEIVED BY THE ROFR TEAM DURING THE MORATORIUM PERIOD, THE ROFR TEAM SHALL HAVE UNTIL 11:59 P.M. EASTERN TIME ON THE JULY 7
IMMEDIATELY FOLLOWING SUCH MORATOR IUM PERIOD TO GIVE THE FIRST REFUSAL
EXERCISE NOTICE.
(1) AFTER EXERCISING ITS RIGHT OF FIRST REFUSAL AS DESCRIBED IN THIS
SECTION 5, THE ROFR TEAM MAY NOT TRADE THE RESTRICTED FREE AGENT FOR
ONE (1) YEAR, WITHOUT THE PLAYER'S CONSENT. EVEN WITH THE PLAYER'S CONSENT,
FOR ONE (1) YEAR, NEITHER THE ROFR TEAM EXERCISING ITS RIGHT OF FIRST REFUSAL
NOR ANY OTHER TEAM MAY TRADE THE PLAYER TO THE TEAM WHOSE OFFER SHEET
WAS MATCHED.

(K) (I) ANY TEAM MAY CONDITION ITS FIRST REFUSAL EXERCISE NOTI CE
NON THE BY VERD BEPOORTING FOR AND PASSING. IN THE SOLE DISCRETION.

ON THE PLAYER REPORTING FOR AND PASSING, IN THE SOLE DISCRETION OF THE TEAM (EXERCISED IN GOOD FAITH), A PHYSICAL EXAMINATION TO BE CONDUCTED BY A PHYSICIAN DESIGNATED BY THE TEAM WITHIN TWO (2) DAYS FROM ITS EXERCISE OF THE RIGHT OF FIRST REFUSAL. IN CONNECTION WITH THE PHYSICAL EXAMINATION, THE PLAYER MUST SUPPLY ALL INFORMATION REASONABLY REQUESTED OF HIM, PROVIDE COMPLETE AND TRUTHFUL ANSWERS TO ALL QUESTIONS POSED TO HIM, AND SUBMIT TO ALL EXAMINATIONS AND TESTS REQUESTED OF HIM.

(II) IF THE PLAYER DO ES NOT SUBMIT TO THE REQUESTED PHYSICAL EXAMINATION WITHIN TWO (2) DAYS OF THE EXERCISE OF THE RIGHT OF FIRST REFUSAL, THEN THE FIRST REFUSAL EXERCISE NOTICE SHALL BE DEEMED NO LONGER TO BE CONDITIONED ON THE PLAYER

ARTICLE XI 327
REPORTING FOR AND PASSING A PHYSICAL EXA MINATION AND THE
FOLLOWING RULES SHALL APPLY:
(1) IN ITS SOLE DISCRETION, THE ROFR TEAM SHALL HAVE TWO (2)
DAYS FOLLOWING THE CONCLUSION OF THE TWO (2) DAY PERIOD
REFERENCED IN SECTION 5(K)(I) ABOVE TO WITHDRAW ITS FIRST
REFUSAL EXERCISE NOTICE. IF THE FIRST REFUSAL EXERCISE
NOTICE IS TIMELY WITHDRAWN IN ACCORDANCE WITH THE
FOREGOING, SUCH WITHDRAWAL SHALL HAVE THE FOLLOWING
EFFECTS:
(A) THE OFFER SHEET SHALL BE DEEMED INVALID AND THE TEAM THAT ISSUED THE OFFER SHEET SHALL BE
PROHIBITED FROM SIGNING OR ACQUIRI NG THE PLAYER
FOR A PERIOD OF ONE (1) YEAR FROM THE DATE THE FIRST REFUSAL EXERCISE NOTICE WAS WITHDRAWN;
PROVIDED, HOWEVER, THAT IF THE ROFR TEAM
SUBSEQUENTLY RELINQUISHES ITS RIGHT OF FIRST
REFUSAL (RESULTING IN THE PLAYER BECOMING AN
UNRESTRICTED FREE A GENT) IN ACCORDANCE WITH

SECTION 5(0) BELOW, THEN THE AFOREMENTIONED ONE-YEAR PROHIBITION SHALL BE DEEMED TO EXPIRE ON THE LAST DAY OF THE SALARY CAP YEAR IN WHICH THE INVALIDATED OFFER SHEET WAS SIGNED BY THE PLAYER AND THE NEW TEAM;

ON THE LAST DAY OF THE SALARY CAP YEAR IN WHICH THE INVALIDATED OFFER SHEET WAS SIGNED BY PLAYER AND THE NEW TEAM;

(B) THE PLAYER SHALL BE PROHIBITED FROM ENTERING INTO AN OFFER SHEET WITH ANY OTHER TEAM PRIOR TO THE FIRST DAY OF THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE SALARY CAP YEAR IN WHICH THE INVALIDATED OFFER SHEET WAS SIGNED BY THE PLAYER

AND THE NEW TEAM;
(C) IF THE DEADLINE BY WHICH THE PLAYER WAS GIVEN TO ACCEPT THE QUALIFYING OFFER (AND, IF APPLICABLE, MAXIMUM QUALIFYING OFFER) PROVIDED TO HIM BY
THE ROFR TEAM HAS NOT ALREADY EXPIRED, THEN
SUCH DEADLINE SHALL BE DEEMED TO HAVE EXPIRED
(WHICH SHALL HAVE THE E FFECT OF THE PLAYER NO
LONGER BEING ABLE TO ACCEPT THE QUALIFYING OFFER

328 ARTICLE XI
(OR, IF APPLICABLE, MAXIMUM QUALIFYING OFFER)
GIVEN TO HIM BY THE ROFR TEAM); AND
(D) (I) THE PLAYER SHALL BE PROHIBITED FROM ENTERING
INTO ANY PLAYER CONTRACT WITH THE ROFR
TEAM OTHER THAN A PLAYER CONTRACT
CONTAINING ALL OF THE PRINCIPAL TERMS (BUT NOT ANY TERMS OTHER THAN THE PRINCIPAL
TERMS) INCLUDED IN THE UNIFORM PLAYER
CONTRACT ATTACHED TO THE INVALIDATED OFFER
SHEET (EXCEPT THAT SUCH PLAYER CONTRACT MAY
CONTAIN AN EXHIBIT 6) BEF ORE THE LATER OF
(A) THREE (3) MONTHS FOLLOWING THE DATE THE
ROFR TEAM WITHDREW ITS FIRST REFUSAL
EXERCISE NOTICE, AND (B) THE JANUARY 15 OF
THE SALARY CAP YEAR IN WHICH THE INVALIDATED OFFER SHEET WAS SIGNED BY THE PLAYER AND THE
NEW TEAM.
(II) IN CIRC UMSTANCES IN WHICH THE INVALIDATED
OFFER SHEET WAS SIGNED PURSUANT TO THE RULES
SET FORTH IN SECTION 5(D)(II) ABOVE (GOVERNING
THE SIGNING OF CERTAIN OFFER SHEETS BY
RESTRICTED FREE AGENTS WHO HAVE ONE (1) OR
TWO (2) YEARS OF SERVICE) AND THE PLAYER AND THE ROFR TEAM SIGN A SUBSEQUENT PLAYER
CONTRACT DURING THE TIME PERIOD REFERENCED
IN SECTION 5(K)(II)(1)(D)(I) ABOVE:
(A) SOLLLY FOR PURPOSES OF DETERMINING
WHETHER THE ROFR TEAM IS ELIGIBLE TO
SIGN THE SUBSEQUENT PLAYER CONTRACT WITH
THE EARLY QUALIFYING VE TERAN FREE AGENT
EXCEPTION PURSUANT TO ARTICLE VII, SECTION 6(B)(3)(II) OR THE NON -TAXPAYER
MID-LEVEL SALARY EXCEPTION PURSUANT TO
ARTICLE VII, SECTION 6(E)(5), THE SIGNING
OF SUCH PLAYER CONTRACT SHALL BE REGARDED
AS THE MATCHING OF AN OFFER SHEET

ARTICLE XI 329
PROVIDE D IN ACCORDANCE WITH ARTICLE XI,
SECTION 5(D)(II); AND
(B) IF, AT THE TIME THE ROFR TEAM MATCHED
THE INVALIDATED OFFER SHEET, THE ROFR
TEAM MADE AN ELECTION PURSUANT TO SECTION 5(D)(III) ABOVE TO HAVE THE
PLAYER'S SALARY FOR EACH SALARY CAP YEAR COVERED BY THE CONTRACT EQUAL THE
AVERAGE OF THE AGGREGATE SALARIES FOR EACH SALARY CAP YEAR COVERED BY THE CONTRACT,
THEN THE ROFR TEAM SHALL BE PERMITTED
TO HAVE THE PLAYER'S SALARY FOR EACH SALARY
CAP YEAR COVERED BY THE SUBSEQUENT CONTRACT EQUAL THE AVERAGE OF S UCH
AGGREGATE SALARIES FOR EACH SUCH SALARY CAP YEAR COVERED BY THE SUBSEQUENT
CONTRACT, PROVIDED THAT THE SUM OF:
(I) THE ROFR TEAM'S TEAM SALARY AT THE
TIME THE SUBSEQUENT CONTRACT IS SIGNED;
AND (II) THE AVERAGE OF THE AGGREGATE
SALARIES FOR EACH SALAR Y CAP YEAR OF THE
SUBSEQUENT CONTRACT IS LESS THAN OR EQUAL
TO THE SALARY CAP FOR THE THEN -CURRENT
SALARY CAP YEAR. IF THE ROFR TEAM WISHES TO MAKE SUCH AN ELECTION, IT MUST
DO SO BY PROVIDING THE NBA WITH A
WRITTEN STATEMENT ON THE SAME DAY THAT IT
SIGNS THE SUBSEQUENT CONTRACT. THE
NBA SHALL PROVIDE A COPY OF ANY SUCH NOTICE TO THE PLAYERS ASSOCIATION WITHIN
ONE (1) BUSINESS DAY FOLLOWING ITS RECEIPT THEREOF.
(2) IF THE FIRST REFUSAL EXERCISE NOTICE IS NOT WITHDRAWN BY
THE ROFR TEAM WITHIN THE APPLICABLE TWO (2) DAY
PERIOD, THEN THE PLAYER AND THE ROFR TEAM SHALL BE DEEMED TO HAVE ENTERED INTO A PLAYER CONTRACT IN
ACCORDANCE WITH THE PROVISIONS OF SECTION 5(G) ABOVE. ARTICLE XI 329

ACCORDANCE WITH THE PROVISIONS OF SECTION 5(G) ABOVE.

```
330 ARTICLE XI

(III) IF THE PLAYER SUBMITS TO THE REQUESTED PHYSICAL EXAMINATION
WITHIN TWO (2) DAYS OF THE EXERC ISE OF THE RIGHT OF FIRST
REFUSAL BUT DOES NOT PASS SULCH PHYSICAL EXAMINATION, THEN IN ITS SOLE DISCRETION, THE ROFR TEAM MAY WITHDRAW ITS FIRST
REFUSAL EXERCISE NOTICE WITHIN TWO (2) DAYS FOLLOWING THE
DATE UPON WHICH SUCH PHYSICAL EXAMINATION IS CONDUCTE D. IF
THE FIRST REFUSAL EXERCISE NOTICE IS WITHDRAWN, THE PLAYER AND THE NEW TEAM SHALL BE DEEMED TO HAVE ENTERED INTO A
PLAYER CONTRACT IN ACCORDANCE WITH THE PROVISIONS OF SECTION
S(H) ABOVE. IF THE FIRST REFUSAL EXERCISE NOTICE IS NOT
WITHDRAWN, THEN THE ROFN TEAM SHALL BE DEEMED TO HAVE
WAIVED ITS RIGHT TO HAVE THE PLAYER PASS A PHYSICAL
EXAMINATION AND THE PLAYER PASS A PHYSICAL
EXAMINATION AND THE PLAYER PASS A PHYSICAL
EXAMINATION AND THE PLAYER AND ROFR TEAM WHILL BE DEEMED
TO HAVE ENTERED INTO A PLAYER CONTRACT IN ACCORDANCE WITH
THE PROVISIONS OF SECTION 5(G) ABOVE.

(L) IN THE EVENT THAT (1) THE OFFER SHEET INCLUDES AN EXHIBIT 6 AND THE
NEW TEAM DETERMINES THAT THE PLAYER HAS NOT PASSED THE PHYSICAL. AND
(2) EITHER (A) THE ROFR TEAM DECLINES TO EXERCISE ITS RIGHT OF FIRST REFUSAL.

(B) THE PERIOD FOR THE ROFR TEAM TO EXERCISE ITS RIGHT OF FIRST REFUSAL.

(B) THE PERIOD FOR THE ROFR TEAM DECLINES TO EXERCISE ITS RIGHT OF FIRST REFUSAL.

(CONDITIONED ON THE PLAYER REPORTING FOR AND PASSED THE PHYSICAL AND INTELY
DETERMINES THAT THE PLAYER REPORTING FOR AND PASSED THE PHYSICAL AND WITHORAWS ITS FIRST
REFUSAL EXERCISE NOTICE FROM THE ROFR TEAM TO EXERCISE THIS RIGHT OF FIRST REFUSAL

CONDITIONED ON THE PLAYER REPORTING FOR AND PASSED THE PHYSICAL AND WITHORAWS ITS FIRST
REFUSAL EXERCISE NOTICE FROM THE ROFR TEAM THAT THE PLAYER HAS NOT PASSED THE PHYSICAL PRIVACE

PHYSICAL EXAMINATION ADMINISTERED BY THE NEW TEAM, OR (Y ) ON WHICH THE

PHYSICAL EXAMINATION ADMINISTERED BY THE NEW TEAM, OR (Y ) ON WHICH THE

PHYSICAL EXAMINATION ADMINISTERED BY THE NEW TEAM, OR (Y ) ON WHICH THE

PHYSICAL EXAMINATION ADMINISTERED BY THE NEW TEAM, OR (Y ) O
```

(II) DECLINE TO CONTINUE TO POSSESS SUCH RIGHTS WITH RESPECT TO
THE PLAYER AS THE ROFR TEAM POSSESSED AT THE TIME OF THE
EXECUTION OF THE OFFER SHEET, IN WHICH CASE ANY QUALIFYING OFFER GIVEN TO THE PLAYER BY THE TEAM SHALL BE DEEMED
WITHDRAWN PURSUANT TO SECTION 4(C)(I) ABOVE, AND THE TEAM'S
RIGHT OF FIRST REFUSAL, SHALL BE DEEMED REL INQUISHED PURSUANT
TO SECTION 5(O) BELOW.
IF AT THE TIME THE NEW TEAM NOTIFIES THE ROFR TEAM THAT THE PLAYER HAS
NOT PASSED THE PHYSICAL ADMINISTERED BY THE NEW TEAM, THE ROFR TEAM
HAS NOT YET EXERCISED TO SIGHED.
WRITTEN NOTICE TO THE PLAYER THAT THE ROFR TEAM DECLINES TO EXERCISE ITS
RIGHT OF FIRST REFUSAL, NOTHING IN THIS SECTION 5(L) SHALL PROHIBIT A ROFR TEAM FROM: (A) EXERCISING ITS RIGHT OF FIRST REFUSAL; OR (B) MAKING ONE OF
THE ELECTIONS SET FORTH IN SECTION 5(L)(II) ABOVE.

(M) A TEAM SHALL NOT BE PERMITTED TO EXERCISE ITS RIGHT OF FIRST REFUSAL
PURSUANT TO AN AGREEMENT TO TRADE THE PLAYER CONTRACT TO ANOTHER TEAM PURSUANT TO AN AGREEMENT TO TRADE THE PLAYER CONTRACT TO ANOTHER TEAM PURSUANT TO ARTICLE VII, SECTION 8(E).

(N) THERE MAY BE ONLY ONE (1) OFFER SHEET SIGNED BY A RESTRICTED FREE
AGENT OUTSTANDING AT ANY ONE TIME, PROVIDED THAT THE OFFER SHEET HAS ALSO
BEEN SIGNED BY A TEAM. AN OFFER SHEET, BOTH BEFORE AND AFTER IT IS GIVEN TO
THE ROFR TEAM, MAY BE REVOKED OR WITHDRAWN ONLY UPON THE WRITTEN

CONSENT OF THE ROFR TEAM, AND OFFER SHEET NOTH BEFORE AND AFTER IT IS GIVEN TO
THE ROFR SHEET WITH ANY TEAM, AND THE RESTRICTED FREE AGENT.
IN SUCH EVENT, A RESTRICTED FREE AGENT SHALL AGAIN BE FREE TO NEGOTIATE AND
SIGN AN OFFER SHEET WITH ANY TEAM, AND ANY TEAM SHALL AGAIN BE FREE TO
NEGOTIATE AND SIGN AN OFFER SHEET WITH ANY TEAM, AND THE RESTRICTED FREE AGENT,
ONLY TO THE ROFR TEAM AND ANY OFFER SHEET WITH SUCH RESTRICTED FREE AGENT.
ONLY TO THE ROFR TEAM ANY ONE TIME, AND THE RESTRICTED FREE AGENT.
THE ROFR SHEET WITH ANY TEAM, AND ANY TEAM SHALL AGAIN BE FREE TO
NEGOTIATE AND SIGN AN OFFER SHEET WITH ANY TEAM, AND THE RESTRICTED FREE AGENT.
THE PLAYER IN ACCORDANCE

THE PLAYERS ASSOCIATION BY EMAIL WITHIN TWO (2) BUSINESS DAYS FOLLOWING ITS RECEIPT THEREOF.

(P) AN EXPEDITED ARBITRATION BEFORE THE SYSTEM ARBITRATOR, WHOSE DECISION SHALL BE FINAL AND BINDING UPON ALL PARTIES, SHALL BE THE E XCLUSIVE METHOD FOR RESOLVING ANY DISPUTES CONCERNING THIS SECTION 5. IF A DISPUTE ARISES BETWEEN THE PLAYER AND EITHER THE ROFR TEAM OR THE NEW TEAM, AS THE CASE MAY BE, RELATING TO THE CONTENTS OF AN OFFER SHEET, AND/OR WHETHER THE BINDING AGREEMENT IS BETWEEN THE RESTRICTED FREE AGENT AND THE NEW TEAM OR THE RESTRICTED FREE AGENT AND THE ROFF TEAM, SUCH DISPUTE SHALL IMMEDIATELY BE SUBMITTED TO THE SYSTEM ARBITRATOR, WHO SHALL RESOLVE SUCH DISPUTE WITHIN FIVE (5) DAYS.

(Q) A RESTRICTED FREE AGENT MAY NOT GI VE AN OFFER SHEET TO THE ROFR TEAM AT ANY TIME AFTER THE MARCH 1 OF THE SEASON FOR WHICH HE HAS BEEN MADE A QUALIFYING OFFER.

(R) ON THE SAME DAY AS THE GIVING OF AN OFFER SHEET TO THE ROFR TEAM, THE ROFR TEAM SHALL CAUSE A COPY THEREOF TO BE GIVEN TO THE NBA, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE PLAYERS ASSOCIATION.

ON THE SAME DAY AS THE GIVING OF A FIRST REFUSAL EXERCISE NOTICE TO THE RESTRICTED FREE AGENT, THE ROFR TEAM SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE PLAYERS ASSOCIATION.

ON THE SAME DAY AS THE GIVING OF A FIRST REFUSAL EXERCISE NOTICE TO THE RESTRICTED FREE AGENT, THE ROFR TEAM SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW, TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF TO BE PROMPTLY GIVEN TO THE NEW TEAM, WHICH SHALL CAUSE A COPY THEREOF

TO ANY TEAM: ADDRESSED TO THE TEAM AT THE PRINCIPAL ADDRESS OF SUCH TEAM AS THEN LISTED ON THE RECORDS OF THE NBA OR AT THE TEAM'S PRINCIPAL OFFICE, TO THE ATTENTION OF THE TEAM'S GENERAL MANAGER (AND IF BY EMAIL, THEN TO THE GENERAL MANAGER'S EMAIL ADDRESS WITH THE

(T) ANY OFFER SHEET, FIRST REFUSAL EXERCISE NOTICE, OR OTHER WRITING REQUIRED OR PERMITTED TO BE GI VEN UNDER THIS ARTICLE XI, SHALL BE EITHER BY PERSONAL DELIVERY, EMAIL, OR BY PRE -PAID CERTIFIED, REGISTERED, OR OVERNIGHT

MAIL ADDRESSED AS FOLLOWS:

ARTICLE XI 333

TEAM AND ANY SUCH OTHER EMAIL ADDRESS AS THE TEAM MAY DESIGNATE

IN WRITING);

TO THE NBA: NATI ONAL BASKETBALL ASSOCIATION, OLYMPIC TOWER, 645 FIFTH AVENUE, NEW YORK, NY 10022, ATTN: GENERAL COUNSEL (AND IF BY EMAIL, THEN TO THE GENERAL COUNSEL'S EMAIL ADDRESS WITH THE NBA AND ANY SUCH OTHER EMAIL ADDRESS AS THE NBA MAY

DESIGNATE IN WRITING);

TO THE PLAYERS ASSOCIATION: NATIONAL BASKETBALL PLAYERS ASSOCIATION, 1133 AVENUE OF THE AMERICAS, 5TH FLOOR, NEW YORK, NY 10036,

TO THE PLAYERS ASSOCIATION: NATIONAL BASKETBALL PLAYERS ASSOCIATION, 1133 AVENUE OF THE AMERICAS, 5TH FLOOR, NEW YORK, NY 10036, ATTN: GENERAL COUNSEL (AND IF BY EMAIL, THEN TO THE GENERAL COUNSEL'S EMAIL ADDRESS WITH THE NBPA AND ANY SUCH OTHER EMAIL ADDRESS AS THE NBPA MAY DESIGNATE IN WRITING);

TO A RESTRICTED FREE AGENT: (I) FOR QUALIFYING OFFERS AND OTHER WRITINGS RELATING TO QUALIFYING OFFERS (E.G., WITHDRAWAL OF A QUALIFYING OFFER), TO THE LAST KNOWN EMAIL ADDRESS OF ADDRESS OF THE PLAYER OR HIS R EPRESENTATIVE; AND (II) FOR OFFER SHEETS AND OTHER WRITINGS RELATING TO OFFER SHEETS (E.G., FIRST REFUSAL EXERCISE NOTICE),
TO HIS ADDRESS LISTED ON THE OFFER SHEET, AND, IF THE RESTRICTED FREE AGENT DESIGNATES A REPRESENTATIVE ON THE OFFER SHEET AND LISTS SUCH REPRESENTATIVE'S ADDRESS THEREON, THEN SUCH REPRESENTATIVE'S ADDRESS (AND IF BY EMAIL TO THE PLAYER OR HIS REPRESENTATIVE, THEN WITH A COPY TO THE GENERAL COUNSEL'S EMAIL ADDRESS WITH THE NBPA AND ANY SUCH REPRESENTATIVE'S ADDRESS THEREON, THEN SUCH REPRESENTATIVE'S ADDRESS (AND IF BY EMAIL TO THE PLAYER OR HIS REPRESENTATIVE TO THE GENERAL COUNSEL'S EMAIL ADDRESS WITH THE NBPA AND ANY SUCH OTHER EMAIL ADDRESS AS THE NBPA MAY DESIGNAT E IN WRITING).

(U) NOTWITHSTANDING ANYTHING CONTAINED HEREIN TO THE CONTRARY:

(I) IN ADDITION TO PERSONAL DELIVERY OR DELIVERY BY PRE -PAID

CERTIFIED, REGISTERED, OR OVERNIGHT MAIL, ANY OFFER SHEET, NOTICE REVOKING OR WITHDRAWING AN OFFER SHEET, FIRST REFUSAL EXERC ISE NOTICE, NOTICE DECLINING TO EXERCISE A RIGHT OF FIRST

REFUSAL, NOTICE RELINQUISHING A RIGHT OF FIRST REFUSAL, OR NOTICE WITHDRAWING A FIRST REFUSAL EXERCISE NOTICE

(COLLECTIVELY "OFFER SHEET -RELATED NOTICES") MAY BE GIVEN BY EMAIL AS FOLLOWS:

334 ARTICLE XI (1) TO ANY TE AM: TO THE ATTENTION OF EACH OF THE TEAM'S SPECIFIED REPRESENTATIVES' EMAIL ADDRESS (AS SET FORTH IN SUBSECTION (III) BELOW).
(2) TO THE NBA: TO THE ATTENTION OF THE EMAIL ADDRESS USED FOR THAT PURPOSE UNDER THE 2017 CBA OR SUCH OTHER EMAIL ADDRESS AS AGREED TO BY THE PARTIES. (2) TO THE NBA: TO THE ATTENTION OF THE EMAIL ADDRESS USED FO.

(3) TO THE PLAYERS ASSOCIATION: TO THE ATTENTION OF THE EMAIL
ADDRESS USED FOR THAT PURPOSE UNDER THE 2017 CBA OR
SUCH OTHER EMAIL ADDRESS AS AGREED BY THE PARTIES.

(4) TO A RESTRICTED FREE AGENT: TO HIS EMAIL ADDRESS LISTED
ON THE OFFER SHEET, AND, IF THE RESTRICTED FREE AGENT ON THE OFFER SHEET, AND, IF THE RESTRICTED FREE AGENT DESIGNATES A REPRESENTATIVE ON THE OFFER SHEET AND LISTS SUCH REPRESENTATIVE'S EMAIL ADDRESS THEREON, A COPY SHALL BE SENT TO SUCH REPRESENTATIVE AT SUCH EMAIL ADDRESS. (III) ANY OFFER SHEET -RELATED NOTICE GIVEN BY EMAIL MUST BE SENT
TO THE NBA, THE PLAYERS ASSOCIATION, THE APPLICABLE RESTRICTED FREE AGENT (INCLUDING SUCH RESTRICTED FREE AGENT'S REPRESENTATIVE IF REQUIRED PURSUANT TO SECTION 5(T) ABOVE), THE ROFR TEAM, AND THE NEW TEAM. IF AN OFFER SHEET FAILS TO LIST A P LAYER'S EMAIL ADDRESS, DELIVERY OF ANY OFFER SHEET -RELATED NOTICE TO THE PLAYER SHALL BE DEEMED SATISFIED BY EMAIL DELIVERY TO THE PLAYERS ASSOCIATION. SATISFIED BY EMAIL DELIVERY TO THE PLAYERS ASSOCIATION.

(III) BY THE JUNE 10 PRIOR TO EACH SALARY CAP YEAR, EACH TEAM

SHALL PROVIDE TO THE NBA THE NAMES AND EMAIL ADDRESSES OF

THREE (3) REPRESENTATIVES DESIGNATED BY THE TEAM WHO SHALL

BE, FOR SUCH SALARY CAP YEAR, (I) THE ONLY REPRESENTATIVES OF

THE TEAM PERMITTED TO GIVE ANY OFFER SHEET -RELATED NOTICE

ON BEHALF OF THE TEAM VIA THE EMAIL NOTIFICATION PROCEDURES SET FORTH HEREIN, AND (II) THE REQUIRED RECIPIENTS OF ANY OFFER

SHEET -RELATED NOTICE SENT TO THE TEAM VIA THE EMAIL

NOTIFICATION PROCEDURES SET FORTH HEREIN. IN EACH SALARY CAP YEAR, THE NBA SHALL PROVIDE TO THE PLAYERS ASSOCIATION (AND

ALL TEAMS) THE LIST OF TE AM REPRESENTATIVES (AND SUCH

DEPRESENTATIVES' FMAIL ADDRESSES DY LININE 15

REPRESENTATIVES' EMAIL ADDRESSES) BY JUNE 15.

ARTICLE XI 335

ANY OFFER SHEET, FIRST REFUSAL EXERCISE NOTICE, OR OTHER WRITING REQUIRED OR PERMITTED TO BE GIVEN UNDER THIS ARTICLE XI THAT IS SENT BY EMAIL SHALL BE DEEMED GIVEN WHEN SENT. FOR DELIVERY BY ANY OTHER MEANS ALLOWED BY THIS ARTICLE XI, THE FOLLOWING SHALL APPLY: (I) AN OFFER SHEET SHALL BE DEEMED GIVEN ONLY WHEN RECEIVED BY THE ROFR TEAM; (II) A FIRST REFUSAL EXERCISE NOTICE SHALL BE DEEMED GIVEN WHEN SENT BY THE ROFR TEAM; (III) A QUALIFYING OFFER, A MAXIMUM QUALIFYING OFFER, AN AMENDED QUALIFYING OFFER (I.E., PURSUANT TO SECTION 4(D) ABOVE), AND A NOTICE OF EXTENSION OF THE DATE BY WHICH A QUALIFYING OFFER CAN BE ACCEPTED SHALL BE DEEMED GIVEN WHEN SENT BY THE ROFR TEAM; AND (IV) OTHER WRITINGS REQUIRED OR PERMITTED TO BE GIVEN UNDER THIS ARTICLE XI (E.G., NOTICE RELINQUISHING A RIGHT OF FIRST REFUSAL, AN ACCEPTANCE OF A QUALIFYING OFFER, A WITHDRAWAL OF A QUALIFYING OFFER, FIC.) SHALL BE DEEMED GIVEN ONLY WHEN RECEIVED BY THE PARTY TO WHOM IT IS ADDRESSED.

336 ARTICLE XII ARTICLE XII

OPTION CLAUSES SECTION 1. TEAM OPTIONS. SECTION 1. 1EAM OPTIONS. EXCEPT AS PROVIDED BY ARTICLE VIII, SECTION 1, A PLAYER CONTRACT SHALL NOT CONTAIN ANY OPTION IN FAVOR OF THE TEAM, EXCEPT AN OPTION (AS DEFINED IN ARTICLE I, SECTION 1(SS)) THAT: (I) IS SPECIFICALLY NEGOTIATED BETWEEN A VETERAN AND A T EAM OR (EXCEPT IN THE CASE OF A ROOKIE SCALE CONTRACT) A ROOKIE AND A TEAM; (II) AUTHORIZES THE EXTENSION OF SUCH CONTRACT FOR NO MORE THAN ONE (1) YEAR BEYOND THE STATED TERM; (III) IS EXERCISABLE ONLY ONCE; (IV) PROVIDES THAT THE SALARY (EXCLUDING INCENT IVE COMPENSATION), LIKELY BONUSES, AND THAT THE SALARY (EXCLUDING INCENT IVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES PAYABLE WITH RESPECT TO THE OPTION YEAR ARE NO LESS THAN ONE HUNDRED PERCENT (100%) OF THE SALARY (EXCLUDING INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES, RESPECTIVELY, PAYABLE WITH R ESPECT TO THE LAST YEAR OF THE STATED TERM OF SUCH CONTRACT; AND (V) EXCEPT IN THE CASE OF A CONTRACT SIGNED PURSUANT TO THE SECOND ROUND PICK EXCEPTION, PROVIDES THAT ALL OTHER TERMS AND CONDITIONS (OTHER THAN WITH RESPECT TO THE PAYMENT SCHEDULE FOR THE PLAYER'S BASE COMPENSATION) IN THE OPTION YEAR SHALL BE UNCHANGED FROM THOSE THAT APPLIED TO THE LAST YEAR OF THE STATED TERM OF SUCH CONTRACT (INCLUDING, BUT NOT LIMITED TO, THE PERCENTAGE OF BASE COMPENSATION THAT IS PROTECTED). SECTION 2. PLAYER OPTIONS. A PLAYE R CONTRACT SHALL NOT CONTAIN ANY OPTION IN FAVOR OF THE PLAYER, EXCEPT:

EXCEPT:

(A) AN OPTION THAT: (I) IS SPECIFICALLY NEGOTIATED BETWEEN A VETERAN AND
A TEAM OR (EXCEPT IN THE CASE OF A ROOKIE SCALE CONTRACT) A ROOKIE AND A
TEAM; (II) AUTHORIZES THE EXTENSION OF SUCH CONTRACT FOR NO MORE THAN ONE
(1) YEAR BEYOND THE STATED TERM; (III) IS EXERCISABLE ON LY ONCE; (IV) PROVIDES
THAT THE SALARY (EXCLUDING INCENTIVE COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES PAYABLE WITH RESPECT TO THE OPTION YEAR ARE NO LESS THAN
ONE HUNDRED PERCENT (100%) OF THE SALARY (EXCLUDING INCENTIVE
COMPENSATION), LIKELY BONUSES, AND UNLIKELY BONUSES, RESPECTIVELY, PAYABLE
WITH RESPECT TO THE LAST YEAR OF THE STATED TERM OF SUCH CONTRACT; AND (V) THAT
ALL OTHER TERMS AND CONDITIONS (OTHER THAN WITH RESPECT TO THE PLAYER'S RASE COMPENSATION) IN THE OPTION YEAR SHALL BE

SCHEDULE FOR THE PLAYER'S BASE COMPENSATION) IN THE OPTION YEAR SHALL BE

ARTICLE XII 337

UNCHANGED FROM THOSE THAT APPLIED TO THE LAST YEAR OF THE STATED TERM OF SUCH
CONTRACT (UNCLUDING, BUT NOT LIMITED TO, THE PERCENTAGE OF BASE
COMPENSATION THAT IS PROTECTED). IF A PLAYER CONTRACT CONTAINS AN OPTION
IN FAVOR OF THE PLAYER AND PROVIDES, IN WHOLE OR IN PART, FOR BASE
COMPENSATION PROTECTION IN THE OPTION YEAR, SUCH CONTRACT MUST ALSO CONTAIN, IN EXHIBIT 2 OF THE CONTRACT UNDER THE HEADING "ADDITIONAL
CONDITIONS OR LIMITATIONS," EITHER THE LANGUAGE SET FORTH IN SUBSECTION (A)
BELOW OR THE LANGUAGE SET FORTH IN SUBSECTION (B) BELOW, BUT NOT BOTH, AND SUCH LANGUAGE SHALL DEFINE THE RESPECTIVE RIGHTS AND OBLIGATIONS OF THE PLAYER AND TEAM V
(A) "IF THIS CONTRACT IS TERMINATED BY TEAM PRIOR TO
PLAYER'S EXERCISE OF THE OPTION DESCRIBED IN EXHIBIT 1 OF THE CONTRACT, THEN PLAYER SHALL BE
ENTITLED TO BENEFIT FROM THE BASE COMPENSATION PROTECTION PROVISIONS OF THIS EXHIBIT 2 TO THE SAME
EXTENT AS IF THE EXERCISE OF THE OPTION BY PLAYER HAD
OCCURRED PRIOR TO TEAM'S TERMINATED BY TEAM PRIOR TO
PLAYER'S EXERCISE OF THE OPTION DESCRIBED IN EXHIBIT
1 OF THE CONTRACT."

(B) "IF THIS CONTRACT IS TERMINATED BY TEAM PRIOR TO
PLAYER'S EXERCISE OF THE OPTION DESCRIBED IN EXHIBIT
1 OF THE CONTRACT, THEN TEAM SHALL BE RELIEVED OF ANY
DELICATION TO PAY PLAYER ANY BASE COMPENSATION
WITH RE SPECT TO THE OPTION YEAR."
NO PLAYER CONTRACT THAT CONTAINS THE LANGUAGE SET FORTH IN SUBSECTION (B)
ABOVE MAY PROVIDE FOR THE OPTION IN FAVOR OF THE PLAYER TO BE EXERCISABLE
EARLIER THAN THE DAY FOLLOWING THE DATE OF THE TEAM'S LAST GAME OF THE SEASON
PRIOR TO THE OPTION YEAR; ANDOR

(B) AN EARLY TERMINATION OPTION (OR "ETO") (AS DEFINED IN ARTICLE I,
SECTION 1 (10)), PROVIDED THAT SUCH ETO IS EXERCISABLE ONLY ONCE AND TAKES
EFFECT NO EARLIER THAN THE END OF THE FOAT'S OF THE CONTRACT. IF A TEAM AND A PLAYER ENTER INTO AN EXTENSION (OTHER THAN AN EXTENSION OF
A ROUGH SCALE CONTRACT, THE CONTRACT HAY NOT BE AMENDED TO PROVIDE FOR AN ETO WHEN SIGNED MAY NOT BE EMPRIOD TO PROVIDE FOR
AN ETO AND ANY PREVIOUSLY - EXISTING E

AND PLAYER ENTER INTO AN EXTENSION OF A ROOKIE SCALE CONTRACT, THE CONTRACT

MAY SIMULTANEOUSLY BE AMENDED TO PROVIDE FOR AN ETO, PROVIDED THAT SUCH ETO IS EXERCISABLE ONLY ONCE AND TAKES EFFECT NO EARLIER THAN THE END OF THE FOURTH SEASON OF THE EXTENDED TERM OF THE CONTRACT.

SECTION 3. NO CONDITIONAL OPTIONS.

SECTION 3. NO CONDITIONAL OPTIONS.
IF A CONTRACT CONTAINS ANY OPTION OR ETO, THE RIGHT OF THE TEAM OR
PLAYER TO EXERCISE SUCH OPTION OR ETO MUST BE FIXED AT THE T IME THE
CONTRACT (OR EXTENSION) IS ENTERED INTO AND MAY NOT BE CONTINGENT UPON THE
SATISFACTION OF ANY INDIVIDUALLY -NEGOTIATED CONDITION. IN THE CASE OF AN ETO,
THE EFFECTIVE SEASON OF SUCH ETO ALSO MUST BE FIXED AT THE TIME THE CONTRACT (OR EXTENSION) IS ENTERED INTOAND MAY NOT BE CONTINGENT UPON THE
SATISFACTION OF ANY INDIVIDUALLY -NEGOTIATED CONDITION.
SECTION 4. EXERCISE PERIOD.

ANY ETO MUST BE EXERCISE PERIOD.

ANY ETO MUST BE EXERCISED BY 5:00 P.M. EASTERN TIME ON THE JUNE 29

IMMEDIATELY PRIOR TO THE EFFECTIVE SEASON OF SUCH ETO. ANY OPTION M UST

BE EXERCISED BY 5:00 P.M. EASTERN TIME ON THE JUNE 29 IMMEDIATELY PRIOR TO

THE SEASON COVERED BY THE OPTION, EXCEPT THAT AN OPTION IN FAVOR OF A PLAYER
WHO WOULD BECOME A RESTRICTED FREE AGENT IF THE OPTION WERE NOT EXERCISED MUST BE EXERCISED PRIOR TO THE JUNE $\,$ 25 IMMEDIATELY PRIOR TO THE SEASON COVERED BY SUCH OPTION.

COVERED BY SUCH OPTION.
SECTION 5. OPTION EXERCISE NOTICES.
THE NBA SHALL PROVIDE THE PLAYERS ASSOCIATION WITH COPIES OF ANY
OPTION OR ETO EXERCISE OR NON- EXERCISE NOTICE RECEIVED BY THE NBA WITHIN
TWO (2) BUSINESS DAYS OF THE NBA'S RECEIPT OF SUCH NOTICE FROM THE TEAM.

ARTICLE XIII 339 ARTICLE XIII

CIRCUMVENTION

CIRCUMVENTION
SECTION 1. GENERAL PROHIBITIONS.

(A) IT IS THE INTENTION OF THE PARTIES THAT THE PROVISIONS AGREED TO HEREIN,
INCLUDING, WITHOUT LIMITATION, THOSE RELATING TO THE SALARY CAP, THE
EXCEPTIONS TO THE SALARY CAP, THE SCOPE OF BASKETBALL RELATED INCOME, THE
ESCROW AND TAX ARRANGEMENT, THE ROOKIE SCALE, THE RIGHT OF FIRST REFUSAL,
THE MAXIMUM PLAYER SALARY, AND FREE AGENCY, BE INTERPRETED SO AS TO PRESERVE
THE ESSENTIAL BENEFITS ACHIEVED BY BOTH PARTIES TO THIS AGREEMENT. NEITHER
THE PLAYERS ASSOCIATION, THE NBA, NOR ANY TEAM (OR TEAM AFFILIATE) OR
PLAYER (OR PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF OF SUCH PLAYER),
SHALL ENTER INTO ANY AGREEMENT, INCLUDING, WITHOUT LIMITATION, ANY PLAYER CONTRACT (INCLUDING ANY RENEGOTIATION, EXTENSION, OR AMENDMENT OF A PLAYER
CONTRACT), OR UNDERTAKE ANY ACTI ON OR TRANSACTION, INCLUDING, WITHOUT
LIMITATION, THE ASSIGNMENT OR TERMINATION OF A PLAYER CONTRACT, WHICH IS, OR WHICH INCLUDES ANY TERM THAT IS, DESIGNED TO SERVE THE PURPOSE OF DEFEATING
OR CIRCUMVENTING THE INTENTION OF THE PARTIES AS REFLECTED BY ALL OF THE
PROVISIONS OF THIS AGREEMENT.

(B) IT SHALL CONSTITUTE A VIOLATION OF SECTION 1(A) ABOVE FOR A TEAM (OR

OR CIRCUMVENTING THE INTENTION OF THE PARTIES AS REFLECTED BY ALL OF THE PROVISIONS OF THIS AGREEMENT.

(B) IT SHALL CONSTITUTE A VIOLATION OF SECTION 1(A) ABOVE FOR A TEAM (OR TEAM AFFILIATE) TO ENTER INTO AN AGREEMENT OR UNDERSTANDING WITH ANY SPONSOR OR BUSINESS PARTNER OR THIRD PARTY UNDER WHICH SUCH SPONSOR, BUSINESS PARTNER, OR THIRD PARTY PAYS OR AGREES TO PAY COMPENSATION FOR BASKETBALL SERVICES (EVEN IF SUCH COMPENSATION IS OSTENSIBLY DESIGNATED AS BEING FOR NON- BASKETBALL SERVICES) TO A PLAYER UNDER CONTRACT TO THE TEAM.

SUCH AN AGREEMENT WITH A SPONSOR OR BUSINESS PARTNER OR THIRD PARTY MAY BE INSERDED, WILEDES, (I) SUCH COMPENSATION EPONSOR OR BUSINESS PARTNER OR THIRD PARTY MAY BE

BASKETBALL SERVICES (EVEN IF SUCH COMPENSATION IS OSTENSIBLY DESIGNATED AS
BEING FOR NON- BASKETBALL SERVICES) TO A PLAYER UNDER CONTRACT TO THE TEAM.
SUCH AN AGREEMENT WITH A SPONSOR OR BUSINESS PARTNER OR THIRD PARTY MAY BE
INFERRED WHERE: (I) SUCH COMPENSATION FROM THE SPONSOR OR BUSINESS PARTNER
OR THIRD PARTY IS SUBSTANTIALLY IN EXCESS OF THE FAIR MARKET VALUE OF ANY SERVICES
TO BE RENDERED BY THE PLAYER FOR SUCH SPONSOR OR BUSINE SS PARTNER OR THIRD
PARTY; AND (II) THE COMPENSATION IN THE PLAYER CONTRACT BETWEEN THE PLAYER
AND THE TEAM IS SUBSTANTIALLY BELOW THE FAIR MARKET VALUE OF SUCH CONTRACT.
(C) IT SHALL CONSTITUTE A VIOLATION OF SECTION 1(A) ABOVE FOR A TEAM (OR
TEAM AFFILIATE) TO HAVE A FINANCIAL ARRANGEMENT WITH OR OFFER A FINANCIAL
INDUCEMENT TO ANY PLAYER (NOT INCLUDING RETIRED PLAYERS) NOT SIGNED TO A CURRENT PLAYER CONTRACT, EXCEPT AS PERMITTED BY THIS AGREEMENT.

340 ARTICLE XIII
(D) NOTHING CONTAINED IN SECTION 1(C) ABOVE SHALL INTERFERE WITH A
TEAM'S OBLIGATION TO PAY A PLAYER DEFERRED COMPENSATION EARNED UNDER A
PRIOR PLAYER CONTRACT.
SECTION 2. NO UNAUTHORIZED AGREEMENTS.
(A) AT NO TIME SHALL THERE BE ANY AGREEMENTS OR TRANSACTIONS OF ANY KIND
(WHETHER DISCLOSED OR UNDISCLOSED TO THE NBA), EXPRESS OR IMPLIED, ORAL OR
WRITTEN, OR PROMISES, UNDERTAKINGS, REPRESENTATIONS, COMMITMENTS,
INDUCEMENTS, ASSURANCES OF INTENT, OR UNDERSTANDINGS OF ANY KIND (WHETHER
DISCLOSED OR UNDISCLOSED TO THE NBA), BETWEEN A PLAYER (OR ANY PERSON OR
ENTITY CONTROLLED BY, RELATED T O, OR ACTING WITH AUTHORITY ON BEHALF OF, SUCH
PLAYER) AND ANY TEAM (OR TEAM AFFILIATE):
(I) CONCERNING ANY FUTURE RENEGOTIATION, EXTENSION, OR OTHER
AMENDMENT OF AN EXISTING PLAYER CONTRACT, OR ENTRY INTO A NEW PLAYER CONTRACT; OR
(II) EXCEPT AS PERMITTED BY THIS AGREEMENT OR AS SET FORTH IN A
UNIFORM PLAYER CONTRACT (PROVIDED THAT THE TEAM HAS NOT
INTENTIONALLY DELAYED SUBMITTING SUCH UNIFORM PLAYER
CONTRACT FOR APPROVAL BY THE NBA), INVOLVING COMPENSATION
OR CONSIDERATION OF ANY KIND OR ANYTHING ELSE OF VALUE, TO BE
PAID, FURNISHED, OR MADE AVAILABLE BY, TO, OR FOR THE BENEFIT
OF THE PLAYER, OR ANY PERSON OR ENTITY CONTROLLED BY, RELATED
TO, OR ACTING WITH AUTHORITY ON BEHALF OF THE PLAYER; OR
(III) EXCEPT AS PERMITTED BY THIS AGREEMENT, INVO LVING AN
INVESTMENT OR BUSINESS OPPORTUNITY TO BE FURNISHED OR MADE
AVAILABLE BY, TO, OR FOR THE BENEFIT OF THE PLAYER, OR ANY PERSON
OR ENTITY CONTROLLED BY, RELATED
TO, OR ACTING WITH AUTHORITY ON BEHALF OF THE PLAYER, OR
(III) EXCEPT AS PERMITTED BY THIS AGREEMENT, INVO LVING AN
INVESTMENT OR BUSINESS OPPORTUNITY TO BE FURNISHED OR MADE
AVAILABLE BY, TO, OR FOR THE BENEFIT OF THE PLAYER, OR ANY PERSON
OR ENTITY CONTROLLED BY, RELATED TO, OR ACTING WITH AUTHORITY ON
BEHALF OF THE PLAYER.
(B) IN ADDITION TO THE FOREGOING, IT SHALL BE A VIOLATION OF THIS SECTION 2
FOR ANY TEAM (OR TEAM AFFILIATE) OR ANY PLAYER (OR ANY PERSON OR ENTITY
CONTROLLED BY, RELATED TO, OR TO INTE

ARTICLE XIII 341
(C) NOTWITHSTANDING THE FOREGOING, IT SHALL NOT BE A VIOLATION OF
SECTION 2(A) OR 2(B) ABOVE SOLELY FOR A TEAM AFFILIATE AND A PLAYER (OR ANY
PERSON OR ENTITY CONTROLLED BY, RELATED TO, OR ACTING WITH AUTHORITY ON BEHALF
OF, SUCH PLAYER) TO EACH PASSIVELY INVEST (I.E., INVEST WITH NO MANAGEMENT,
GOVERNANCE, VOTING, OR EXECUTIVE ROLE OR OTHER OPERATIONAL RIGHTS OR ROLE) IN
THE SAME THIRD -PARTY ENTITY, PROVIDED THAT (I) NEITHER SUCH TEAM AFFILIATE OR
SUCH PLAYER HOLDS MORE THAN A TWELVE AND ONE -HALF PERCENT (12.5%) INTEREST
IN SUCH THIRD- PARTY ENTITY, (II) THE TEAM AFFILIATE'S INVESTMENT AND PLAYER'S
INVEST MENT ARE NOT MADE IN COORDINATION OR IN CONSULTATION WITH EACH OTHER,
AND (III) THE INVESTMENT OPPORTUNITY WAS NOT FURNISHED OR MADE AVAILABLE TO
THE PLAYER BY THE TEAM AFFILIATE (OR VICE VERSA).
(I) A VIOLATION OF SECTION 2 (A) OR 2 (B) ABOVE MAY BE PROVEN BY DIRECT OR
CIRCUMSTANTIAL EVIDENCE, INCLUDING, BUT NOT LIMITED TO, EVIDENCE THAT A PLAYER
CONTRACT OR ANY TERM OR PROVISION THEREOF CANNOT RATIONALLYBE EXPLAINED IN
THE ABSENCE OF CONDUCT VIOLATIVE OF SECTION 2 (A) OR 2 (B).
(E) IN ANY PROCEEDING BOUGHT BEFOR E THE SYSTEM ARBITRATOR PURSUANT TO
THIS SECTION 2, NO ADVERSE INFERENCE SHALL BE DRAWN AGAINST THE PARTY INITIATING
SUCH PROCEEDING BECAUSE THAT PARTY, WHEN IT FIRST SUSPECTED OR BELIEVED THAT
A VIOLATION OF SECTION 2 MAY HAVE OCCURRED, DEFERRED THE INITI ATION OF SUCH
PROCEEDING UNTIL IT HAD FURTHER REASON TO BELIEVE THAT SUCH A VIOLATION HAD OCCURRED.
(F) A PLAYER WILL NOT BE FOUND TO HAVE COMMITTED A VIOLATION OF
SECTION 2, (A) ((II)) ABOVE IF THE VIOLATION OF SECTION 1 (SINT) INTERTIONAL DELIAY IN
SUBMITTING A UNIFORM PLAYER CONTRACT TO THE NBA AND THIS WAS DONE WITHOUT THE PLAYER'S KNOWLEDGE.
SECTION 3. PENALTIES.

(A) UPON A FINDING OF A VIOLATION OF SECTION 1 ABOVE BY THE SYSTEM
ARBITRATOR, BUT ONLY FOLLOWING THE CONCLUSION OF ANY APPEAL TO THE APPEALS PANEL, THE COMMISSIONER SHALL BE AUTHORIZED TO:
(V) IMPOSE A FINE OF UP TO \$45,000.00 (FIFTY PERCENT (50%) OF
WHICH SHALL

TEAM FOUND TO HAVE COMMITTED SUCH VIOLATION FOR THE FIRST TIME;

(II) IMPOSE A FINE OF UP TO \$5,500,000 (FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBA, AND FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBPA -SELECTED CHARITABLE ORGANIZATION) ON A NY TEAM FOUND TO HAVE COMMITTED SUCH VIOLATION FOR AT LEAST THE SECOND TIME;

(III) DIRECT THE FORFEITURE OF ONE FIRST ROUND DRAFT PICK;

(IV) VOID ANY PLAYER CONTRACT, OR ANY RENEGOTIATION, EXTENSION, OR AMENDMENT OF A PLAYER CONTRACT, BETWEEN ANY PLAYER AND ANY TEAM WHEN BOTH THE PLAYER (OR ANY PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF OF SUCH PLAYER) AND THE TEAM

(OR TEAM AFFILIATE) ARE FOUND TO HAVE COMMITTED SUCH VIOLATION; AND/OR

(V) VOID ANY OTHER TRANSACTION OR AGREEMENT FOUND TO HAVE VIOLATED SECTION 1 ABOVE .

(B) UPPON A FINDING OF A VIOLATION OF SECTION 2 ABOVE BY THE SYSTEM

ARBITRATOR, BUT ONLY FOLLOWING THE CONCLUSION OF ANY APPEAL TO THE APPEALS PANEL, THE COMMISSIONER SHALL BE AUTHORIZED TO:

(I) IMPOSE A FINE OF UP TO \$7,500,000 ON ANY TEAM FOUND TO HAVE COMMITTE D SUCH VIOLATION (FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBA, AND FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBA, AND FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBA -SELECTED CHARITABLE ORGANIZATION);

(II) DIRECT THE FORFEITUREOF DRAFT PICKS;

(III) WHEN BOTH THE PLAYER (OR ANY PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF OF SUCH PLAYER) AND THE TEAM (OR TEAM AFFILIATE) ARE FOUND TO HAVE COMMITTED SUCH VIOLATION,

(A) VOID ANY PLAYER CONTRACT, OR ANY RENEGOTIATION,

(EXTENSION, OR AMENDMENT OF A PLAYER CONTRACT, BETWEEN SUCH PLAYER AND SUCH TEAM, (B) IMPOSE A FINE OF UP TO

\$350,000, ON ANY PLAYER (FIFTY PERCENT (50%) OF WHICH SHALL BE PAYABLE TO THE NBA, AND FIFTY PERCENT (50%) OF WHICH

ARTICLE XIII 343

SHALL BE PAYABLE TO THE NBPA -SELECTED CHARITABLE
ORGANIZATION), AND/OR (C) PROHIBIT ANY FUTURE PLAYER
CONTRACT, OR ANY RENEGOTIATION, EXTENSION, OR AMENDMENT
OF A PLAYER CONTRACT, BETWEEN SUCH PLAYER AND SUCH TEAM;
(IV) SUSPEND FOR UP TO ONE (1) YEAR ANY TEAM PERSONNEL FOUND TO HAVE WILLFULLY ENGAGED IN SUCH VIOLATION; AND/OR
(V) VOID ANY TRANSACTION OR AGREEMENT FOUND TO HAVE VIOLATED
SECTION 2 ABOVE AND DIRECT THE DISGORGEMENT BY THE PLAYER OF
ANYTHING OF VALUE RECEIVED IN CONNECTION WITH SUCH
TRANSACTION OR AGREEMENT (EXCEPT COMPENSATION RECEIVED FOR
SERVICES ALBEADY PERFORMED PLIPSILIANT TO A PLAYER CONTRACT) SERVICES ALREADY PERFORMED PURSUANT TO A PLAYER CONTRACT), UNLESS THE PLAYER ESTABLISHES BY A PREPONDERANCE OF THE CO IN ANY PROCEEDING BEFORE THE SYSTEM ARBITRATOR IN WHICH IT IS ALLEGED THAT A PLAYER AGENT OR OTHER PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF
OF A PLAYER HAS V IOLATED SECTION 2 ABOVE, THE SYSTEM ARBITRATOR SHALL MAKE A
SPECIFIC DETERMINATION WITH RESPECT TO SUCH ALLEGATION. IF THE SYSTEM ARBITRATOR FINDS SUCH VIOLATION AND SUCH FINDING, IF APPEALED, IS AFFIRMED BY THE APPEALS PANEL, THE SYSTEM ARBITRATOR SHALL REFER SUCH FINDING TO THE PLAYERS ASSOCIATION, WHICH SHALL ACCEPT AS BINDING AND CONCLUSIVE THE PLAYERS ASSOCIATION, WHICH SHALL ACCEPT AS BINDING AND CONCLUSIVE THE FINDING(S) OF THE SYSTEM ARBITRATOR (OR, IN THE CASE OF AN APPEAL, THE APPEALS PANEL) THAT A VIOLATION OF SECTION 2(A) OR 2(B) HAS OCCURRED AND SHALL CONSIDER SUCH FINDING(S) AS ESTABLISHING A VIOLATION OF THE PLAYERS ASSOCIATION'S REGULATIONS APPLICABLE TO SUCH PERSON OR ENTITY. THE PLAYERS ASSOCIATION REPRESENTS THAT IT WILL IMPOSE SUCH DISCIPLINE AS IS APPROPRIATE UNDER THE CIRCUMSTANCES ON THE PERSON OR ENTITY FOUND TO HAVE VIOLATED SECTION 2 ABOVE, AND THAT IT WILL PROMPTLY NOTIFY THE NBA OF THE DISCIPLINE IMPOSED; PROVIDED, HOWEVER, THAT IN NO EVENT SHALL THE PENALTY IMPOSED UPON A PLAYER AGENT FOUND TO HAVE VIOLATED SECTION 2 ABOVE BE LESS THAN A ONE -YEAR SUSPENSION OF THAT PLAYER AGENT'S CERTIFICATION BY THE PLAYERS ASSOCIATION. (D) IN ADDITION TO THE AUTHORITY CONFERRED ON THE COMMISSIONER
PURSUANT TO SECTIONS 3(A) AND 3(B) ABOVE, THE COMMISSIONER SHALL BE AUTHORIZED TO IMPOSE A FINE OF UP TO \$1,000,000 ON ANY TEAM OR TEAM
PERSONNEL FOUND BY THE COMMISSIONER TO HAVE VIOLATED SECTION 2 ABOVE. ANY FINE IMPOSED PURSUANT TO THIS SECTION 3(D) SHALL NOT REQUIRE AS A PREDICATE ANY FINDING OF, OR PROCEEDING BEFORE, THE SYSTEM ARBITRATOR. IN

ARTICLE XIII 343

344 ARTICLE XIII
THE EVENT THE COMMISSIONE R IMPOSES SUCH A FINE, THE PLAYERS ASSOCIATION
HAS THE RIGHT TO DE NOVO REVIEW OF THE COMMISSIONER'S FINDING THAT A
SECTION 2 VIOLATION OCCURRED UNDER THE SYSTEM ARBITRATION PROVISIONS OF
ARTICLE XXXII. WITH RESPECT TO ANY FINE IMPOSED UNDER THIS SECTION 3(D), FIFTY PERCENT (50%) SHALL BE PAYABLE TO THE NBA AND FIFTY PERCENT (50%) SHALL

BE PAYABLE TO THE NBPA -SELECTED CHARITABLE ORGANIZATION (AS DEFINED IN ARTICLE VI.SECTION 6(A)).

ARTICLE VI,SECTION 6(A)).
SECTION 4. PRODUCTION OF TAX MATERIALS.
IN ANY PROCEEDING TO ENFORCE SECTION 1 OR 2 A BOVE, THE SYSTEM ARBITRATOR
SHALL HAVE THE AUTHORITY, UPON GOOD CAUSE SHOWN, TO DIRECT ANY TEAM, TEAM AFFILIATE, OR PLAYER TO PRODUCE ANY TAX RETURNS OR OTHER RELEVANT TAX MATERIALS
DISCLOSING INCOME FIGURES FOR THE PLAYER (NON- INCOME FIGURES MAY BE
REDACT ED), OR DISCLOSING EXPENSE FIGURES BY THE TEAM OR TEAM AFFILIATE

(NON- EXPENSE FIGURES MAY BE REDACTED), WHICH MATERIALS SHALL NOT BE RELEASED

TO THE GENERAL PUBLIC OR THE MEDIA AND SHALL BE TREATED AS STRICTLY CONFIDENTIAL

BY ALL PARTIES.

BY ALL PARTIES.

SECTION 5. TRANSACTIONS WITH RETIRED PLAYERS.

(A) IF (I) A TEAM OR TEAM AFFILIATE ENTERS INTO A TRANSACTION AFTER THE DATE OF THIS AGREEMENT WITH A RETIRED PLAYER WHO PLAYED FOR THE TEAM WITHIN THE FIVE-YEAR (5) PERIOD PRECEDING SUCH TRANSACTION AND THE TERMS OF SUCH

TRANSACTION PROVIDE FOR THE RETIRED PLAYER TO BE PAID COMPENSATION OR CONSIDERATION IN EXCESS OF \$10,000 OR TO BE PROVIDED WITH AN INVESTMENT OR BUSINESS OPPORTUNITY, AND, IF (II) THE COMPENSATION THE RETIRED PLAYER RECEIVED FROM THE TEAM WHEN HE WAS A PLAYER WAS SUBSTANTIALL Y BELOW THE THEN FAIR MARKET VALUE OF SUCH PLAYER'S BASKETBALL SERVICES UNDER THE SALARY CAP SYSTEM, THEN THE NBA MAY CHALLENGE THE TRANSACTION, PURSUANT TO THE

PROCEDURES SET FORTH IN SECTION 5(B) BELOW, ON THE GROUND THAT: (A) THE COMPENSATION OR CONSID ERATION TO THE RETIRED PLAYER SUBSTANTIALLY EXCEEDS THE THEN FAIR MARKET VALUE OF THE SERVICES OR OTHER CONSIDERATION PROVIDED BY THE

RETIRED PLAYER IN THE TRANSACTION; OR THAT (B) THE AMOUNT OF THE RETIRED PLAYER'S INVESTMENT OR THE BENEFIT CONFERRED UPON THE RETIRED PLAYER AS A RESULT OF THE

INVESTMENT OR BUSINESS OPPORTUNITY IS NOT COMMERCIALLY REASONABLE, GIVEN THE RELATIVE RISKS AND REWARDS OF SUCH INVESTMENT.
(B) (I) ANY CHALLENGE UNDER THIS SECTION 5 SHALL BE FILED IN WRITING WITH A BUSINESS VALUATION EXPERT JOINTLY SELECTED BY THE NBA

ARTICLE XIII 345
AND THE PLAYERS ASSOCIATION. IN THE EVENT THE PARTIES CANNOT
AGREE ON THE IDENTITY OF A BUSINESS VALUATION EXPERT, A
BUSINESS VALUATI ON EXPERT SHALL BE SELECTED IN THE SAME
MANNER SET FORTH IN ARTICLE XXII, SECTION 7 FOR THE SELECTION
OF A GRIEVANCE ARBITRATOR IN THE ABSENCE OF AN AGREEMENT
BETWEEN THE PARTIES. THE BUSINESS VALUATION EXPERT SHALL
CONDUCT A HEARING IN WHICH THE RETIRED PLAYER, THE TEAM
AND/OR TEAM AFFILIATE, THE PLAYERS ASSOCIATION, AND THE
NBA ARE AFFORDED THE OPPORTUNITY TO APPEAR AND PARTICIPATE.
THE NBA SHALL HAVE THE BURDEN OF PROOF IN THE PROCEEDING.
THE BUSINESS VALUATION EXPERT MAY PERMIT DISCOVERY OF
RELEVANT DOCUMENTS NECESSARY TO UNDERTAKE THE VALUATION,
AND SHALL RENDER A DECISION WITHIN FIFTER ILS) DAYS FOLLOWING THE CONCLUSION OF THE HEARING. WITHIN TEN (10) DAYS OF ANY
DECISION BY THE BUSINESS VALUATION EXPERT, ANY OF THE PARTIES
MAY FILE AN APPEAL WITH THE SYSTEM ARBITRATOR, WHO SHALL
CONDUCT A HEARING AND RENDER A DECISION WITHIN TWENTY (20) DAYS OF THE FILING OF THE APPEAL. IN ANY SUCH PROCEEDING, THE
SYSTEM ARBITRATOR SHALL APPLY AN "ARBITRARY AND CAPRICIOUS"
STANDARD OF REVIEW. THERE SHALL BE NO R IGHT OF FURTHER APPEAL
TO THE APPEALS PANEL.
(II) IF THE NBA PREVAILS IN ITS CHALLENGE UNDER THIS SECTION 5. THE
DIFFERENCE BETWEEN (A) THE COMPENSATION OR CONSIDERATION
RECEIVED BY THE RETIRED PLAYER, OR THE VALUE OF THE INVESTMENT OR
BUSINESS OPPORTUNITY, IN EACH CASE AS DETERMINED BY THE BUSINESS VALUATION EXPERT OR THE SERVICES OR OTHER
CONSIDERATION PROVIDED BY THE RETIRED PLAYER, OR A REASONABLE ESTIMATE OF THE FAIR MARKET VALUE OF THE INVESTMENT OR
BUSINESS OPPORTUNITY, IN EACH CASE AS DETERMINED BY THE BUSINESS VALUATION EXPERT OR THE SYSTEM ARBITRATOR, AS THE
CASE MAY BE, SHALL BE INCLUDED IN THE TEATHS DELAYER, OR A REASONABLE
ESTIMATE OF THE FAIR MARKET VALUE OF THE INVESTMENT OR
BUSINESS OPPORTUNITY, IN EACH CASE AS DETERMINED BY THE BUSINESS VALUATION EXPERT OR THE SYSTEM ARBITRATOR, AS THE
CASE MAY BE, SHALL BE INCLUDED IN THE TEATH'S TEAM SALARY, SUB

346 ARTICLE XIII TRANSACTION OR ARRANGEMENT SHALL BE RESCINDED AND OF NO FURTHER FORCE AND EFFECT. FURTHER FORCE AND EFFECT.

(III) IF THE NBA PREVAILS IN ITS CHALLENGE UNDER THIS SECTION 5, AND

THE RETIRED PLAYER AND THE TEAM AND/OR TEAM AFFILIATE

RENEGOTIATE OR TERMINATE THE TRANSACTION, ANY REVISED TERMS

OF THE TRANSACTION SHALL BE PROMPTLY DISCLOSED TO THE NBA AND THE PLAYERS ASSOCIATION, AND MAY, AT THE REQUEST OF THE NBA, BE RE -SUBJECTED TO THE PROCEDURES OF THIS. (C) ANY INFORMATION DISCLOSED TO THE NBA AND THE PLAYERS ASSOCIATION, AND MAT, AT THE REQUEST OF THE NBA, BE RE-SUBJECTED TO THE (C) ANY INFORMATION DISCLOSED TO THE NBA AND THE PLAYERS ASSOCIATION PURSUANT TO THE PROCEDURES OF THIS SECTION 5 SHALL BE TREATED STRICTLY CONFIDENTIAL, AND SHALL NOT BE RELEASED TO THE GENERAL PUBLIC OR THE MEDIA. SECTION 6. CHARITABLE CONTRIBUTIONS. (A) NOTWITHSTANDING ANY OTHER PROVISION IN THIS ARTICLE XIII, A TEAM IS PERMITTED TO MAKE CHARITABLE CONTRIBUTIONS IN RESPECT OF PLAYERS ON THE TEAM PERMITTED TO MAKE CHARITABLE CONTRIBUTIONS IN RESPECT OF PLAYERS ON THE TEAM SO LONG AS T HE COMBINED VALUE OF ALL DONATIONS BY A TEAM IN RESPECT OF ANY ONE PLAYER ON THE TEAM DOES NOT EXCEED \$20,000 PER SALARY CAP YEAR, AND THE COMBINED VALUE OF ALL DONATIONS IN RESPECT OF ALL PLAYERS ON THE TEAM DOES NOT EXCEED \$75,000 PER SALARY CAP YEAR. FOR PURPOSES OF THIS SECTION 6, A DONATION IN RESPECT OF A PLAYER MEANS A DONATION TO A BONA FIDE CHARITY THAT QUALIFIES AS A TAX EXEMPT ORGANIZATION UNDER THE INTERNAL REVENUE CODE AND IS EITHER (1) A PLAYER'S OWN CHARITABLE FOUNDATION OR ANOTHER CHARITY WITH WHICH THE PLAYER IS AFFILIATE D, OR (II) A CHARITY TO WHICH A TEAM MAKES A DONATION ON BEHALF OF, OR AT THE REQUEST OF, A PLAYER OR FOR THE PURPOSE OF DEMONSTRATING SUPPORT FOR A PLAYER.

(B) THE COMBINED VALUE OF ALL CHARITABLE DONATIONS BY A PLAYER TO ANY TEAM. BELIATED CHARITY MAY NOT EXCEED \$20.000 PER SALARY CAP YEAR. (B) THE COMBINED VALUE OF ALL CHARITABLE DONATIONS BY A PLAYER TO ANY TEAM. RELATED CHARITY MAY NOT EXCEED \$20,000 PER SALARY CAP YEAR. FOR PURPOSES OF THIS SECTION 6, A "TEAM -RELATED CHARITY" MEANS A BONA FIDE CHARITY THAT QUALIFIES AS A TAX EXEMPT ORGANIZATION UNDER THE INTERNAL REVENUE CODE AND IS EITHER (I) THE CHARITABLE FOUNDATION OF THE PLAYER'S TEAM OR OTHER CHARITY WITH WHICH THE TEAM OR A TEAM AFFILIATE IS AFFILIATED, OR (II) A CHARITY TO WHICH A PLAYER MAKES A DONATION ON BEHALF OF, OR AT THE REQUEST OF, HIS TEAM OR A TEAM AFFILIATE OR FOR THE PURPOSE OF DEMONSTRATING

SUPPORT FOR THE TEAM OR TEAM AFFILIATE .

ARTICLE XIV 347 ARTICLE XIV

ANTI -COLLUSION PROVISIONS SECTION 1. NO COLLUSION. SUBJECT TO SECTION 2 BELOW, NO NBA TEAM, ITS EMPLOYEES OR AGENTS, WILL ENTER INTO ANY CONTRACTS, COMBINATIONS, OR CONSPIRACIES, EXPRESS OR IMPLIED, WITH THE NBA OR ANY OTHER NBA TEAM, THEIR EMPLOYEES OR AGENTS: (A) TO NEGOTIATE OR NOT TO NEGOTIATE WITH ANY VETERAN OR ROOKIE; (B) TO SUBMIT OR NOT TO SUBMIT AN OFFER SHEET TO ANY RESTRICTED FREE AGENT; (C) TO OFFER OR NOT TO OFFER A PLAYER CONTRACT TO ANY FREE AGENT; (D) TO EXERCISE OR NOT TO EXERCISE A RIGHT OF FIRST REFUSAL; OR (E) CONCERNING THE TERMS OR CONDITIONS OF EMPLOYMENT OFFERED TO ANY VETERAN OR ROOKIE. SECTION 2. NON-COLLUSIVE CONDUCT.
THE FOLLOWING IS A NON-EXHAUSTIVE LIST OF CONDUCT THAT SHALL NOT BE DEEMED A VIOLATION OF SECTION 1 ABOVE: (A) THE FORMULATION AND NEGOTIATION OF COLLECTIVE BARGAINING PROPOSALS;
(B) AGREEMENTS BETWEEN NBA TEAMS NECESSARY TO THE ASSIGNMENT OF A PLAYER CONTRACT OF A VETERAN OR THE ASSIGNMENT OF THE EXCLUSIVE NEGOTIATING RIGHTS TO A DRAFT ROOKIE, WHERE SUCH ASSIGNMENT IS CONTINGENT UPON (I) THE

RIGHTS TO A DRAFT ROOKIE, WHERE SUCH ASSIGNMENT IS CONTINGENT UPON (I) THE SIGNING BY THE VETERAN OF AN AMENDMENT TO AN EXISTING PLAYER CONTRACT (INCLUDING, FOR EXAMPLE, AN EXTENSION), OR (II) THE SIGNING BY THE DRA FT ROOKIE OF A NEW PLAYER CONTRACT; PROVIDED, HOWEVER, THAT IF SUCH CONTINGENCY IS FULFILLED BY THE VETERAN ENTERING INTO AN AMENDED PLAYER CONTRACT (INCLUDING, FOR EXAMPLE, AN EXTENSION) OR THE DRAFT ROOKIE ENTERING INTO A NEW PLAYER CONTRACT, THIS SUBSECTION SHALL ONLY APPLY IF THE ASSIGNMENT IS ACTUALLY CONSUMMATED; (C) AN AGREEMENT BETWEEN NBA TEAMS CONCERNING THE SIGNING OF A NEW PLAYER ONTRACT BY A VETERAN IFREE AGENT WITH HIS PRIOR TEAM, WHERE SUCH AGREEMENT IS NECESSARY FOR THE SUBSEQUENT ASSIGNMENT OF THE NEW PLAYER CONTRACT BY A VETERAN IFREE AGENT WITH HIS PRIOR TEAM, WHERE SUCH AGREEMENT IS NECESSARY FOR THE SUBSEQUENT ASSIGNMENT OF THE NEW PLAYER CONTRACT BETWEEN THE ACRESING TEAMS, DROVIDED, LOWEVER, THAT THE

CONTRACT BETWEEN THE AGREEING TEAMS; PROVIDED, HOWEVER, THAT THIS SECTION 2(C) SHALL APPLY ONLY IF THE SUBSEQUENT ASSIGNMENT IS CONSUMMATED,

AND ONLY IF THE AGREEMENT AND THE NEW PLAYER CONTRACT COMPLY WITH THE PROVISIONS OF ARTICLE VII, SEC TION 8(E);

348 ARTICLE XIV
(D) CONDUCT AUTHORIZED BY THE TERMS AND CONDITIONS OF THE NBA DRAFT
(AS SET FORTH IN ARTICLE X ABOVE);
(E) CONDUCT AUTHORIZED BY ANY PROVISION OF THIS AGREEMENT OR CONDUCT
BY THE NBA LEAGUE OFFICE, UNDERTAKEN IN GOOD FAITH, THAT REFLECTS A BY THE NBA LEAGUE OFFICE, UNDERTAKEN IN GOOD FAITH, THAT REFLECTS A
REASONABLE IN TERPRETATION OF THIS AGREEMENT OR A PLAYER CONTRACT;

(F) ANY ACTION TAKEN BY THE NBA LEAGUE OFFICE TO EXCLUDE FROM THE
NBA, SUSPEND, OR DISCIPLINE ANY PLAYER FOR ANY REASON AUTHORIZED OR
PERMITTED BY ANY PROVISION OF THIS AGREEMENT (THIS SECTION 2(F), HOWEVER,
SHALL NOT AFFECT ANY OTHER RIGHTS OF ANY PLAYER OR THE PLAYERS ASSOCIATION TO CONTEST SUCH ACTION); OR (G) ANY DISAPPROVAL BY THE NBA COMMISSIONER OF A PLAYER CONTRACT, EXTENSION, RENEGOTIATION, OR OTHER AMENDMENT. SECTION 3. INDIVIDUAL NEGOTIATIONS. SECTION 3. INDIVIDUAL REGUTIATIONS.

NO NBA TEAM SHALL FAIL OR REFUSE TO NEGOTIATE WITH, OR ENTER INTO A PLAYER

CONTRACT WITH, ANY PLAYER WHO IS FREE TO NEGOTIATE AND SIGN A PLAYER CONTRACT WITH ANY NBA TEAM, ON ANY OF THE FOLLOWING GROUNDS:

(A) THAT THE PLAYER HAS PREVIOUSLY BEEN SUBJECT TO THE EXCLUSIVE

NEGOTIATING RIGHTS OBTAINED BY ANOTHER NBA TEAM IN AN NBA DRAFT; OR (B) THAT THE PLAYER HAS PREVIOUSLY REFUSED OR FAILED TO ENTER INTO A PLAYER CONTRACT CONTAINING AN OPTION; OR CONTRACT CONTAINING AN OPTION; OR

(C) THAT THE PLAYER HAS BECOME A RESTRICTED FREE AGENT OR AN

UNRESTRICTED FREE AGENT; O R

(D) THAT THE PLAYER IS OR HAS BEEN SUBJECT TO A RIGHT OF FIRST REFUSAL.

THE FACT THAT A TEAM HAS NOT NEGOTIATED WITH, MADE ANY OFFERS TO, OR ENTERED INTO ANY PLAYER CONTRACTS WITH PLAYERS WHO ARE FREE TO NEGOTIATE AND SIGN
PLAYER CONTRACTS WITH ANY TEAM, SHALL NOT, BY ITSELF, BE DEEMED PROOF THAT

SUCH TEAM FAILED OR REFUSED TO NEGOTIATE WITH, MAKE ANY OFFERS TO, OR ENTER

INTO ANY PLAYER CONTRACTS WITH ANY PLAYERS ON ANY OF THE PROHIBITED GROUNDS

REEEDBED TO IN THIS SECTION 2

REFERRED TO IN THIS SECTION 3.

SECTION 4. LEAGUE DISCLOSURES.
THE NBA LEAGUE OFFICE SHALL NOT KNOWINGLY COMMUNICATE OR DISCLOSE,
DIRECTLY OR INDIRECTLY, TO ANY NBA TEAM THAT ANOTHER NBA TEAM HAS
NEGOTIATED WITH OR IS NEGOTIATING WITH ANY RESTRICTED FREE AGENT, UNLESS AND NEGOTIATION WITH OR IS NEGOTIATING WITH ANY RESTRICTED FREE AGENT, UNLESS AUDITION OFFER SHEET (AS DEFINED IN ARTICLE XI, SECTION 5(B)) SHALL HAVE BEEN GIVEN TO THE ROFR TEAM (AS DEFINED IN ARTICLE XI, SECTION 4(A)), OR ANY FREE AGENT PRIOR TO THE EXECUTION OF A PLAYER CONTRACT WITH THAT PLAYER. SECTION 5. ENFORCEMENT OF ANTI-COLLUSION PROVISIONS.

(A) ANY PLAYER, OR THE PLAYERS ASSOCIATION ACTING ON B EHALF OF A PLAYER OR PLAYERS, MAY BRING AN ACTION BEFORE THE SYSTEM ARBITRATOR ALLEGING A VIOLATION OF SECTION 1 ABOVE. ISSUES OF RELIEF AND LIABILITY SHALL BE DETERMINED IN THE SAME PROCEEDING (INCLUDING THE AMOUNT OF DAMAGES, PURSUANT TO IN THE SAME PROCEEDING (INCLUDING THE AMOUNT OF DAMAGES, PURSUANT TO SECTION 9 BELOW, IF ANY). THE COMPLAINING PARTY WILL BEAR THE BURDEN OF DEMONSTRATING BY A CLEAR PREPONDERANCE OF THE EVIDENCE THAT THE CHALLENGED CONDUCT WAS IN VIOLATION OF SECTION 1 ABOVE AND CAUSED ECONOMIC INJURY TO SUCH PLAYER(S); PROVIDED, HOWEVER, THAT THE PLAYE RS ASSOCIATION MAY, IN THE ABSENCE OF ECONOMIC INJURY TO ANY PLAYER, BRING AN ACTION BEFORE THE SYSTEM ARBITRATOR CLAIMING A VIOLATION OF SECTION 1 ABOVE (WHICH MUST BE PROVED BY A CLEAR PREPONDERANCE OF THE EVIDENCE) AND SEEKING ONLY DECLARATORY RELIEF OR A DIRECTION TO CEASE AND DESIST FROM THE CHALLENGED CONDUCT.

(B) THE PROVISIONS OF THIS AGREEMENT ARE NOT INTENDED TO CREATE ANY SUBSTANTIVE RIGHTS IN ANY PARTY, OTHER THAN AS PROVIDED FOR HEREIN. THIS AGREEMENT MAY BE ENFORCED, AND ANY ALLEGED VIOLATIONS MAY BE REMEDIED, ONLY AS PROVIDED FOR SECTION OF SURDEN OF PROOF

ARTICLE XIV 349

SUBSTANTIVE RIGHTS IN ANY PARTY, OTHER THAN AS PROVIDED FOR HEREIN. THIS AGRE SECTION 6. SATISFACTION OF BURDEN OF PROOF.
THE FAILURE BY A TEAM OR TEAMS TO SUBMIT OFFER SHEETS TO RESTRICTED FREE AGENTS, OR TO MAKE OFFERS OR SIGN CONTRACTS FOR THE PLAYING SERVICES OF FREE AGENTS, SHALL NOT, BY ITSELF OR IN COMBINATION ONLY WITH EVIDENCE ABOUT THE PLAYING SKILLS OF THE PLAYER(S) NOT RECEIVING SUCH OFFERS OR CONTRACTS,
SATISFY THE BURDEN OF PROOF SET FORTH IN SECTION 5 ABOVE. HOWEVER, SUCH
EVIDENCE MAY SUPPORT A FINDING OF A VIOLATION OF SECTION 1 ABOVE, BUT ONLY
IN COMBINATION WITH OTHER EVIDENCE THAT EITHER BY ITSELF OR IN COMBINATION WITH THE EVIDENCE REFERRED TO IN THE IMMEDIATELY PRECEDING SENTENCE
INDICATES THAT THE CHALLENGED CONDUCT WAS IN VIOLATION OF SECTION 1 ABOVE

AND, EXCEPT IN CASES WHERE T HE PLAYERS ASSOCIATION SEEKS ONLY DECLARATORY

RELIEF OR A DIRECTION TO CEASE AND DESIST FROM THE CHALLENGED CONDUCT, CAUSED

ECONOMIC INJURY TO SUCH PLAYER(S).

SECTION 7. SUMMARY JUDGMENT.
THE SYSTEM ARBITRATOR MAY, AT ANY TIME FOLLOWING THE CONCLUSION OF ANY

PERMITTE D DISCOVERY, DETERMINE WHETHER OR NOT THE COMPLAINANT'S EVIDENCE
IS SUFFICIENT TO RAISE A GENUINE ISSUE OF MATERIAL FACT CAPABLE OF SATISFYING THE STANDARDS IMPOSED BY SECTIONS 5 AND 6 ABOVE. IF THE SYSTEM ARBITRATOR
DETERMINES THAT COMPLAINANT'S EVIDENCE IS NOT SO SUFFICIENT, HE SHALL DISMISS

THE ACTION. IN CONSIDERING THE SUFFICIENCY OF THE COMPLAINANT'S EVIDENCE, THE SYSTEM ARBITRATOR MAY CONSIDER DOCUMENTARY EVIDENCE AND AFFIDAVITS SUBMITTED BY THE PARTIES.

SECTION 8. REMEDIES FOR ECONOMIC INJURY.
IN THE EVENT T HAT AN INDIVIDUAL PLAYER OR PLAYERS, OR THE PLAYERS

ASSOCIATION ACTING ON HIS OR THEIR BEHALF, SUCCESSFULLY PROVES A VIOLATION OF SECTION 1 ABOVE THAT HAS CAUSED ECONOMIC INJURY, THE PLAYER OR PLAYERS DETERMINED BY THE SYSTEM ARBITRATOR TO HAVE SUFFERED EC ONOMIC INJURY AS A RESULT OF THE VIOLATION WILL HAVE THE RIGHT:

RESULT OF THE VIOLATION WILL HAVE THE RIGHT:

(A) TO TERMINATE HIS (OR THEIR) EXISTING PLAYER CONTRACT(S) AT HIS (OR THEIR)

OPTION (HOWEVER, SUCH TERMINATION SHALL NOT TAKE EFFECT UNTIL THE CONCLUSION

OF A THEN- ONGOING NBA SEASON, IF ANY). S UCH RIGHT OF TERMINATION SHALL NOT

ARISE UNTIL THE RECOMMENDATION OF THE SYSTEM ARBITRATOR FINDING A VIOLATION IS NO LONGER SUBJECT TO FURTHER APPEAL AND MUST BE EXERCISED BY THE PLAYER
WITHIN THIRTY (30) DAYS THEREFORM. IF, AT THE TIME THE PLAYER CONTRACT IS

TERMINATED, SUCH PLAYER WOULD HAVE BEEN AN UNRESTRICTED FREE AGENT PURSUANT TO THE PROVISIONS OF THIS AGREEMENT, HE SHALL IMMEDIATELY BECOME

AN UNRESTRICTED FREE AGENT UPON SUCH TERMINATION. IF, AT THE TIME THE PLAYER

CONTRACT IS TERMINATED, SUCH PLAYER WOULD HAVE BEEN A RESTRICTED FREE AGENT

PURSUANT TO THE PROVISIONS OF THIS AGREEMENT, SUCH PLAYER SHALL IMMEDIATELY BECOME A RESTRICTED FREE AGENT UPON SUCH TERMINATION; HOWEVER, ANY SUCH

PUR AYER MAY CHOOSE TO REINSTATE HIS PLAYER CONTRACT AT ANY TIME IJ P LINTIL

PLAYER MAY CHOOSE TO REINSTATE HIS PLAYER CONTRACT AT ANY TIME U P UNTIL SEPTEMBER 15 OF THAT YEAR; AND

(B) TO RECOVER DAMAGES AS DESCRIBED IN SECTION 9 BELOW. HOWEVER, IF
THE PLAYER TERMINATES HIS PLAYER CONTRACT UNDER SECTION 8(A) ABOVE AND DOES NOT REINSTATE IT PURSUANT THERETO, HE MAY NOT RECOVER DAMAGES FOR THE PERIOD

AFTER SUCH TERMINATION TAKES EFFECT. A PLAYER WHO DOES NOT TERMINATE HIS CONTRACT, OR WHO REINSTATES IT PURSUANT TO SECTION 8(A) ABOVE, MAY RECOVER DAMAGES FOR THE ENTIRE PERIOD OF HIS INJURY. SECTION 9. CALCULATION OF DAMAGES.

UPON ANY FINDING OF A VIOLATION OF SE CTION 1 ABOVE THAT HAS CAUSED ECONOMIC INJURY, COMPENSATORY DAMAGES (I.E., THE AMOUNT BY WHICH ANY PLAYER HAS BEEN INJURED AS A RESULT OF SUCH VIOLATION) AND NON- COMPENSATORY DAMAGES (I.E., THE AMOUNT EXCEEDING COMPENSATORY DAMAGES) SHALL BE AWARDED AS FOL LOWS:

(A) TWO (2) TIMES THE AMOUNT OF COMPENSATORY DAMAGES, IN THE EVENT THAT ALL OF THE TEAMS FOUND TO HAVE VIOLATED SECTION 1 ABOVE HAVE COMMITTED SUCH A VIOLATION FORTHE FIRST TIME. ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR THE FIRST TIME SHALL BE JOINTLY AND SEVERALLY LIABLE FOR TWO (2) TIMES THE AMOUNT OF COMPENSATORY DAMAGES.

THE COMMENS THE AMOUNT OF COMPENSATORY DAMAGES, IN THE EVENT
THAT ANY OF THE TEAMS FOUND TO HAVE VIOLATED SECTION 1 ABOVE HAVE COMMITTED SUCH A VIOLATION FOR THE SE COND TIME DURING THE TERM OF THIS THAT ANY OF THE TEAMS FOUND TO HAVE VIOLATED SECTION 1 ABOVE HAVE COMMITTED SUCH A VIOLATION FOR THE SE COND TIME DURING THE TERM OF THIS AGREEMENT. IN THE EVENT THAT DAMAGES ARE AWARDED PURSUANT TO THIS SECTION 9(B): (I) ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR THE FIRST TIME SHALL BE JOINTLY AND SEVERALLY LIABLE FOR TWO (2) TIMES THE AMOUNT OF COMPENSATORY DAMAGES; AND (II) ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR THE SECOND TIME DURING THE TERM OF THIS AGREEMENT SHALL BE JOINTLY AND SEVERALLY LIABLE FOR THREE (3) TIMES THE AMOUNT OF COMPENSATORY DAMAGES.

(C) THREE (3) TIMES THE AMOUNT OF COMPENSATORY DAMAGES, PLUS, FOR EACH
TEAM FOUND TO HAVE VIOLATED SECTION 1 ABOVE FOR AT LEAST THE THIRD TIME DURING THE TERM OF THIS AGREEMENT, FOUR MILLION DOLLARS (\$4,000,000), IN THE EVENT THAT ANY OF THE TERM SECTION TO HAVE VIOLATED SECTION 1 ABOVE HAVE

EVENT THAT ANY OF THE TEAMS FOUND TO HAV E VIOLATED SECTION 1 ABOVE HAVE COMMITTED SUCH VIOLATION FOR AT LEAST THE THIRD TIME DURING THE TERM OF THIS AGREEMENT. IN THE EVENT THAT DAMAGES ARE AWARDED PURSUANT TO THIS

SECTION 9(C): (I) ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR THE FIRST TIME SHALL BE JOINTLY AND SEVERALLY LIABLE FOR TWO (2) TIMES THE AMOUNT OF COMPENSATORY DAMAGES; (II) ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR AT LEAST THE SECOND TIME DURING THE TERM OF THIS AGREEMENT SHALL BE JOINTLY AND SEVERALLY LIABLE FOR THREE (3) TIMES THE AMOUNT OF COMPENSATORY

DAMAGES; AND (III) ANY TEAM FOUND TO HAVE COMMITTED SUCH A VIOLATION FOR AT LEAST THE THIRD TIME DURING THE TERM OF THIS AGREEMENT SHALL, IN ADDITION, PAY A FINE OF FOUR MILLION DOLLARS (\$4,000,000).

SECTION 10. PAYMENT O F DAMAGES.

SECTION 10. PAYMENT OF DAMAGES.
IN THE EVENT DAMAGES ARE AWARDED PURSUANT TO SECTION 9 ABOVE, THE
AMOUNT OF COMPENSATORY DAMAGES SHALL BE PAID TO THE INJURED PLAYER OR PLAYERS. THE AMOUNT OF NON- COMPENSATORY DAMAGES, INCLUDING ANY FINES,
SHALL BE PAID TO THE PLAYERS ASSOCIATION, WHICH MAY USE IT FOR ANY PURPOSE
OTHER THAN TO PAY IT TO ANY PLAYER WHO HAS RECEIVED COMPENSATORY DAMAGES,
EXCEPT THAT ANY SUCH PLAYER MAY RECEIVE SOME PORTION OF A

NON-COMPENSATORY DAMAGE AWARD AS PART OF A PROPORTIONAL DISTRIBUTION TO PLAYERS ASSOCIATION MEMBERS.

SECTION 11. EFFECT OF DAMAGES ON SALARY CAP.
IN THE EVENT DAMAGES ARE AWARDED PURSUANT TO SECTION 9 ABOVE, THE
AMOUNT OF NON- COMPENSATORY DAMAGES, INCLUDING ANY FINES, WILL NOT BE

INCLUDED IN ANY OF THE COMPUTATIONS DESCRIBED IN ARTICLE VII ABOVE. THE AMOUNT OF COMPENSATORY DAMAGES AWARDED WILL BE INCLUDED IN SUCH COMPUTATIONS.

COMPUTATIONS.
SECTION 12. CONTRIBUTION.
ANY TEAM FOUND LIABLE UNDER SECTION 1 ABOVE SHALL HAVE THE RIGHT TO SEEK
CONTRIBUTION FROM ANY OTHER TEAM FOUND LIABLE FOR THE SAME VIOLATION IN A
PROCEEDING BEFORE THE COMMISSIONER WHO SHALL DETERMINE WHAT
CONTRIBUTION, IF ANY, IS FAIR AND EQUITABLE. THE COMMISSIONER'S
DETERMINATION WITH REGARD TO CONTRIBUTION SHALL BE FINAL AND BINDING UPON
AND UNAPPEALABLE BY ANY TEAM. A CONTRIBUTION DETERMINATION BY THE
COMMISSI ONER MAY BE APPEALED BY THE PLAYERS ASSOCIATION TO THE SYSTEM
ARBITRATOR, EXCEPT THAT IF SUCH A DETERMINATION INVOLVES FEWER THAN FOUR (4) TEAMS FOUND TO HAVE COMMITTED A VIOLATION OF SECTION 1 ABOVE AND ALLOCATES
DAMAGES FOUNDLY AMONG THE TEAMS FOUND LIBBLE THERE SHALL BE NO APPEAL TO

DAMAGES EQUALLY AMONG THE TEAMS FOUND LIABLE, THERE SHALL BE NO APPEAL TO THE SYSTEM ARBITRATOR. IN THE EVENT OF A CONTRIBUTION DETERMINATION BY THE COMMISSIONER, THE NBA SHALL PROVIDE THE PLAYERS ASSOCIATION WITH THE DATA AND INFORMATION THAT THE COMMISSIONER USED OR RELIED UPON IN MAKING HIS

DETERMINATION. ANY CONTRIBUTION DETERMINATION APPEALED BY THE PLAYERS

ARTICLE XIV 353

ASSOCIATION TO THE SYSTEM ARBITRATOR SHALL BE UPHELD UNLESS IT IS CLEARLY

ERRONEOUS.

SECTION 13. NO REIMBURSEMENT.
ANY DAMAGES AWARDED PURSUANT TO SECTION 9 ABOVE MUST BE PAID BY THE

INDIVIDUAL TEAMS FOUND LIABLE AND THOSE TEAMS MAY NOT BE REIMBURSED OR INDEMNIFIED BY ANY OTHER TEAM OR THE NBA, EXCEPT TO THE EXTENT OF ANY AWARD OF CONTRIBUTION MADE PURSUANT TO SECTION 12 ABOVE.

IN ANY ACTION BROUGHT FOR AN ALLEGED VIOLATION OF SECTION 1 ABOVE, THE SYSTEM ARBITRATOR SHALL ORDER THE PAYMENT OF REASONABLE ATTORNEYS' FEES BY ANY PARTY FOUND TO HAVE BROUGHT SUCH AN ACTION OR TO HAVE ASSERTED A DEFENSE TO SUCH AN ACTION WITHOUT ANY REASONABLE BASIS FOR ASSERTING SUCH A CLAIM OR DEFENSE.

SECTION 15. TERMINATION OF AGREEMENT.

SECTION 15. TERMINATION OF AGREEMENT.
THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT TO TERMINATE THIS AGREEMENT
(PURSUANT TO THE PROCEDURE SET FORTH IN ARTICLE XXXIX,SECTION 3 OF THIS AGREEMENT), UNDER THE FOLLOWING CIRCUMSTANCES:
(A) WHERE THERE HAS BEEN A FINDING OR FINDINGS OF ONE (1) OR MORE
INSTANCES OF A VIOLATION OF SECTION 1 ABOVE WITH RESPECT TO ANY ONE NBA
SEASON DURING THE TERM OF THIS AGREEMENT WHICH, EITHER INDIVIDUALLY OR IN
TOTAL, INVOLVED FIVE (5) OR MORE TEAMS AND CAUSED INJURY TO FIVE (5) OR MORE PLAYERS; OR

TOTAL, INVOLVED FIVE (5) OR MORE TEAMS AND CAUSED INJURY TO FIVE (5) OR MORE PLAYERS; OR
(B) WHERE THER E HAS BEEN A FINDING OR FINDINGS OF ONE (1) OR MORE
INSTANCES OF A VIOLATION OF SECTION 1 ABOVE WITH RESPECT TO ANY TWO (2) CONSECUTIVE NBA SEASONS DURING THE TERM OF THIS AGREEMENT WHICH, EITHER
INDIVIDUALLY OR IN TOTAL, INVOLVED SEVEN (7) OR MORE TEAMS A ND CAUSED
ECONOMIC INJURY TO SEVEN (7) OR MORE PLAYERS. FOR PURPOSES OF THIS SECTION 15(B), A PLAYER FOUND TO HAVE BEEN INJURED BY A VIOLATION OF SECTION 1
ABOVE IN EACH OF TWO (2) CONSECUTIVE SEASONS SHALL BE COUNTED AS AN
ADDITIONAL PLAYER INJURED BY SUCH A VIOLATION FOR EACH SUCH NBA SEASON; OR
(C) WHERE, IN A PROCEEDING BROUGHT BY THE PLAYERS ASSOCIATION, IT IS
SHOWN BY CLEAR AND COMMINGING EXPRESED.

SHOWN BY CLEAR AND CONVINCING EVIDENCE THAT DURING THE TERM OF THIS

354 ARTICLE XIV
AGREEMENT TEN (10) OR MORE TEAMS HAVE ENGAGED IN A VIOLATION OR VIOLATIONS
OF SECTION 1 ABOVE, CAUSING ECONOMIC INJURY TO ONE OR MORE NBA PLAYERS.
IN ORDER TO TERMINATE THIS AGREEMENT PURSUANT TO THIS SECTION 15(C) AND
ARTICLE XXXIX, SECTION 3 OF THIS AGREEMENT:

(II) THE PROCEEDING MUST BE BROUGHT BY THE PLAYERS ASSOCIATION; AND
(II) THE NBA AND THE SYSTEM ARBITRATOR MUST BE INFORMED AT THE
OUTSET OF ANY SUCH PROCEEDING THAT THE PLAYERS ASSOCIATION IS PROCEEDING UNDER THIS SECTION 15(C) FOR THE PURPOSE OF ESTABLISHING ITS ENTITLEMENT TO TERMINATE THIS AG SECTION 16. DISCOVERY.

(A) IN ANY OF THE ACTION S DESCRIBED IN THIS ARTICLE XIV, THE SYSTEM

ARBITRATOR SHALL GRANT REASONABLE AND EXPEDITED DISCOVERY UPON THE APPLICATION OF ANY PARTY WHERE, AND TO THE EXTENT, HE OR SHE DETERMINES IT IS

REASONABLE TO DO SO. SUCH DISCOVERY MAY INCLUDE THE PRODUCTION OF DOCUMENTS AND THE TAKING OF DEPOSITIONS.

(B) NOTWITHSTANDING SECTION 16(A) ABOVE, THE PLAYERS ASSOCIATION AND
THE NBA SHALL EACH HAVE THE RIGHT TO OBTAIN DISCOVERY UPON REQUEST IN ANY THREE (3) PROCEEDINGS BROUGHT UNDER THIS ARTICLE XIV DURING THE TERM OF THIS AGREEMENT. THE SCOPE AND EXTENT OF SUCH DISCOVERY SHALL BE DETERMINED BY THE SYSTEM ARBITRATOR. SECTION 17. TIME LIMITS.

ANY ACTION UNDER SECTION 1 ABOVE MUST BE BROUGHT WITHIN NINETY (90)
DAYS OF THE TIME WHEN THE PLAYER KNOWS OR REASONABLY SHOULD HAVE KNOWN THAT H E HAD A CLAIM, OR WITHIN NINETY (90) DAYS OF THE START OF THE NBA SEASON DAYS OF THE TIME WHEN THE PLAYER KNOWS OR REASONABLY SHOULD HAVE KNOWN THAT HE HAD A CLAIM, OR WITHIN NINETY (90) DAYS OF THE START OF THE NBA SEASON IN WHICH A VIOLATION OF SECTION 1 ABOVE IS CLAIMED, WHICHEVER IS LATER. IN THE ABSENCE OF A SYSTEM ARBITRATOR, THE COMPLAINING PARTY SHALL FILE SUCH CLAIM FOR BREACH OF THIS AGREEMEN T PURSUANT TO SECTION 301 OF THE LABOR MANAGEMENT RELATIONS ACT IN EITHER THE U.S. DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK OR THE U.S. DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY. ANY PARTY ALLEGED TO HAVE VIOLATED SECTION 1 SHALL HAVE THE RIGHT,

PRIOR TO ANY PROCEEDINGS ON THE MERITS, TO MAKE AN INITIAL MOTION TO DISMISS ANY COMPLAINT THAT DOES NOT COMPLY WITH THE TIMELINESS REQUIREMENT OF THIS SECTION 17.

ARTICLE XV 355 ARTICLE XV

CERTIFICATIONS

SECTION 1. CONTRACT CERTIFICATION.

(A) EVERY PLAYER CONTRACT (OTHER THAN A 10 -DAY CONTRACT), OR ANY RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT OF A PLAYER CONTRACT, ENTERED INTO DURING THE TERM OF THIS AGREEMENT SHALL BE ACCOMPANIED BY A CERTIFICATION, SWORN TO SEPARATELY BY (I) THE PERSON WHO EXECUTED THE PLAYER CONTRACT ON BEHALF OF THE TEAM, (II) THE PLAYER, AND (III) ANY PLAYER AGENT WHO NEGOTIATED THE C ONTRACT ON BEHALF OF THE PLAYER, UNDER PENALTIES OF PERJURY, THAT THE PLAYER CONTRACT, RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT SETS FORTH ALL COMPONENTS OF A PLAYER'S COMPENSATION FROM THE TEAM OR ANY TEAM AFFILIATE, AND THAT THERE ARE NO AGREEMENTS O R TRANSACTIONS OF ANY KIND (WHETHER DISCLOSED OR UNDISCLOSED TO THE NBA), EXPRESS OR IMPLIED, ORAL OR WRITTEN, OR PROMISES, UNDERTAKINGS, REPRESENTATIONS, COMMITMENTS, INDUCEMENTS, ASSURANCES OF INTENT, OR UNDERSTANDINGS OF ANY KIND (WHETHER DISCLOSED OR UNDISCLOSED TO THE NBA):

(I) CONCERNING ANY FUTURE RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT OF AN EXISTING PLAYER CONTRACT, OR ENTRY INTO A NEW PLAYER CONTRACT; OR (II) EXCEPT AS PERMITTED BY THIS AGREEMENT OR CONTAINED IN SUCH SECTION 1. CONTRACT CERTIFICATION.

(II) EXCEPT AS PERMITTED BY THIS AGREEMENT OR CONTAINED IN SUCH UNIFORM PLAYER CONTRACT, INVOLVING COMPENSATION OR

UNIFORM PLAYER CONTRACT, INVOLVING COMPENSATION OR
CONSIDERATION OF ANY KIND OR ANYTHING ELSE OF VALUE TO BE PAID, FURNISHED, OR MADE AVAILABLE BY, TO, OR FOR THE BENEFIT
OF THE PLAYER, OR ANY PERSON OR ENTITY CONTROLLED BY, RELATED
TO, OR ACTING WITH AUTHORITY ON BEHALF OF THE PLAYER; OR
(III) EXCEPT AS PERMITTED BY THIS AGREEMENT, INVOLVING AN
INVESTMENT OR BUSINESS OPPORTUNITY TO BE FURNISHED OR MADE
AVAILABLE BY, TO, OR FOR THE BENEFIT OF THE PLAYER, OR ANY PERSON
OR ENTITY CONTROLLED BY, RELATED TO, OR ACTING WITH AUTHORITY ON
BEHALE OF THE BLAYER

BEHALF OF THE PLAYER.
(B) PRIOR TO THE ASSIGNMENT OF ANY PLAYER CONTRACT OF A PLAYER WHO IS IN THE LAST SALARY CAP YEAR OF THE CONTRACT (OR THE LAST SALARY CAP YEAR BEFORE THE PLAYER OR THE TEAM HAS THE RIGHT TO TERMINATE THE CONTRACT), THE PLAYER,

```
355 ARTICLE XV
THE PLAYER'S AGENT, AND THE TEAM TO WHICH SUCH CONTRACT IS TO BE ASSIGNED
SHALL EACH SUBMIT TO THE NHAN THE PLAYER CONTRACT THAT HAS BEEN ASSIGNED, OR AS
PERJURY, THAT OTHER THAN THE PLAYER CONTRACT THAT HAS BEEN ASSIGNED, OR AS
PERMITTED BY THIS AGREEMENT, THERE ARE NO AGREEMENTS OR TRANSACTIONS OF ANY
KIND (WHETHER DISCLOSED OR UNDISCLOSED TO THE NBA), EXPRESS OR IMPLIED, ORAL OR WRITTEN, OR PROMISES, UNDERTAKINGS, REPRESENTATIONS, COMMITMENTS,
INDUCEMENTS, ASSURANCES OF INTENT, OR UNDERSTANDINGS OF ANY KIND (WHETHER DISCLOSED OR UNDISCLOSED OR OR ENTITY CONTROLLED BY, OR RELATED TO THE PLAYER (OR THE PLAYER'S
AGENT OR ANY PERSON OR ENTITY CONTROLLED BY OR RELATED TO THE PLAYER (AND THE TEAM TO WHICH THE PLAYER CONTRACT IS TO BE ASSIGNED OR A TEAM AFFILIATE OF
THE TEAM TO WHICH THE PLAYER CONTRACT IS TO BE ASSIGNED CONCERNING (I) ANY
FUTURE RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT OF THE PLAYER (
CONTRACT THAT HAS BEEN ASSIGNED, (II) ANY FUTURE PLAYER CONTRACT, OR (III) AN
INVESTMENT OR BUSINESS OPPORTUNITY OR COMPENSATION OR CONSIDERATION OF
ANY KIND OR A NYTHING ELSE OF VALUE TO BE PAID, FURNISHED, OR MADE AVAILABLE
BY, TO, OR FOR THE BENEFIT OF THE PLAYER OR ANY PERSON OR REINTY CONTROLLED BY, RELATED TO, OR ACTING WITH AUTHORITY ON BEHALF OF THE PLAYER.

(C) IF A PLAYER, WITHIN TWO (2) YEARS AFTER THE ASSIGNME BNT OF SUCH PLAYER'S
PLAYER CONTRACT, ENTERS INTO A NEW PLAYER CONTRACT, OR ANY RENEGOTIATION,
EXTENSION, OR OTHER BENEFIT OF THE PLAYER CONTRACT, OR ANY RENEGOTIATION,
EXTENSION, OR OTHER AMENDMENT OF THE PLAYER CONTRACT, AT THAT HAD BEEN
ASSIGNED, THE TEAM, THE PLAYER, AND THE PLAYER SOFT. THAT HAD BEEN
OF THE ASSIGNMENT, OTHER THAN THE PLAYER CONTRACT THAT HAD BEEN
OF THE ASSIGNMENT, OTHER THAN THE PLAYER CONTRACT THAT HAD BEEN
OF THE ASSIGNMENT, OTHER THAN THE PLAYER CONTRACT THAT HAS BEEN ASSIGNED, OR AS PERMITTED BY THIS AGREEMENT, THERE WERE NO AGREEMENTS OR TRANSACTIONS
OF ANY KIND (WHETHER DISCLOSED OR UNDISCLOSE D TO THE MBA), EXPRESS OR
IMPULED, ORAL OR WRITTEN, OR PROM
```

ARTICLE XV 357

FOLLOWING THE EXECUTION OF SUCH NEW PLAYER CONTRACT, OR ANY RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT OF THE PLAYER CONTRACT.

(D) IF AN AGENT, PLAYER, OR TEAM FAILS OR REFUSES TO PROVIDE A CERTIFICATION CALLED FOR UNDER THIS ARTICLE XV, THE NBA SHALL HAVE THE OPTION, IN ITS SOLE DISCRETION, TO APPROVE OR DISAPPROVE THE TRANSACTION IN QUESTION. IN THE CASE OF A FAILURE OR REFUSAL BY AN AGENT, AND WHETHER THE TRANSACTION IN QUESTION IS APPROVED OR DISAPPROVED, THE PLAYERS ASSOCIATION SHALL TAKE APPROPRIATE DISCIPLINARY AS SECTION 2. END OF SEASON CERTIFICATION.

(A) AT THE CONCLUSION OF EACH NBA SEASON, A GOVERNOR (OR ALTERNATE GOVERNOR) AND THE EXECUTIVE PRIMARILY RESPONSIBLE FOR BASKETBALL OPERATIONS ON BEHALF OF THE TEAM SHALL EACH SUBMIT TO THE NBA A CERTIFICATION, SWORN TO UNDER PENALTIES OF PERJURY, THAT THE TEAM HAS NOT, TO THE EXTENT OF THEIR KNOWLEDGE AFTER REASONABLE INQUIRY, (I) VIOLATED THE TERMS OF ARTICLE XIV, SECTION 1, (II) VIOLATED THE TERMS OF ARTICLE XIV, SECTION 2, NOR (III) RECEIVED FROM THE NBA LEAGUE OFFICE ANY COMMUNICATION DISCLOSING THAT AN NBA TEAM HAS NEGOTIATED WITH ANY FREE AGENT PRIOR TO THE EXECUTION OF A PLAYER CONTRACT WITH THAT PLAYER. UPON RECEIPT OF EACH SUCH CERTIFICATION, THE NBA SHALL FORWARD A COPY OF THE CERTIFICATION TO THE PLAYERS ASSOCIATION

(B) A VIOLATION OF THIS SECTION 2 MAY BE DEEMED EVIDENCE OF A VIOLATION OF A PLAYER CONTRACT WITH THAT PLAYER. UPON RECEIPT OF EACH SUCH CERTIFICATION, THE NBA SHALL FORWARD A COPY OF THE CERTIFICATION TO THE PLAYERS ASSOCIATION

ANY CRIMINAL COMPLAINT OF PERJURY FILED BY THE NBA OR ANY TEAM BASED UPON A CERTIFICATION. ANY CRIMINAL COMPLAINT OF PERJURY FILED BY THE NBA OR ANY TEAM BASED UPON A CERTIFICATION. ANY CRIMINAL COMPLAINT OF PERJURY FILED BY THE NBA OR ANY TEAM BASED UPON A CERTIFICATION. ANY CRIMINAL COMPLAINT OF PERJURY FILED BY THE NBA OR ANY TEAM BASED UPON A CERTIFICATION.

358 ARTICLE XVI ARTICLE XVI

MUTUAL RESERVATION OF RIGHTS
UPON THE EXPIRATION OR TERMINATION OF THIS AGREEMENT, NO PERSON SHALL
BE DEEMED TO HAVE WAIVED, BY REASON OF THE ENTRY INTO OR EFFECTUATION OF
THIS AGREEMENT, ANY OTHER COLLECTIVE BARGAINING AGREEMENT, OR ANY PLAYER
CONTRACT, OR ANY OF THE TERMS OF ANY OF THEM, OR BY REASON OF ANY PRACTICE
OR COURSE OF DEALING, THEIR RESPECTIVE RIGHTS UNDER LAW WITH RESPECT TO ANY
ISSUE OR THEIR ABILITY TO ADVANCE ANY LEGAL ARGUMENT.

ARTICLE XVII 359 ARTICLE XVII

PROCEDURE WITH RESPECT TO PLAYING
CONDITIONS AT VARIOUS FACILITIES
WHEN A NEW FRANCHISE IS GRANTED, OR WHEN AN EXISTING FRANCHISE MOVES TO
ANOTHER CITY OR A NEW OR DIFFERENT ARENA, THE PLAYERS ASSOCIATION SHALL, UPON
REQUEST AND WITHIN A REASONABLE PERIOD OF TIME, HAVE THE RIGHT TO INSPECT THE
FACILITY TO BE USED BY SUCH FRANCHISE. SIMILARLY, THE PLAYERS ASSOCIATION SHALL,
UPON REASONABLE NOTICE TO THE TEAM(S) INVOLVED AND THE NBA, HAVE THE RIGHT
TO INSPECT THE TRAINING CAMP AND PRACTICE FACILITIES USED BY SUCH TEAM(S). IF,
FOLLOWING SUCH INSPECTION, THE PLAYERS ASSOCIATION IS OF THE OPINION THAT THE
PLAYING CONDITIONS AT SUCH FACILITY WILL ENDANGER THE HEALT H AND SAFETY OF NBA
PLAYERS, IT SHALL PROMPTLY NOTIFY THE COMMISSIONER AND THE TEAM INVOLVED IN WRITING. PROMPTLY FOLLOWING THE RECEIPT OF SUCH NOTICE, REPRESENTATIVES OF
THE PLAYERS ASSOCIATION AND OF THE TEAM(S) INVOLVED, AND THE COMMISSIONER
OR HIS DES IGNEE SHALL MEET IN AN EFFORT TO RESOLVE THE MATTER. IT IS AGREED THAT
THE FAILURE OF THE PARTIES TO RESOLVE THE MATTER SHALL NOT IMPAIR THE LEGALLY BINDING EFFECT OF THIS AGREEMENT OR CREATE ANY RIGHT, DURING THE TERM OF THIS
AGREEMENT, TO (A) UNILLATERAL LY IMPLEMENT ANY PROVISION CONCERNING SUCH
UNRESOLVED MATTER, (B) LOCKOUT, OR (C) STRIKE. IF NO RESOLUTIONS SATISFACTORY TO THE PLAYERS ASSOCIATION, THE TEAM(S) INVOLVED, AND THE COMMISSIONER IS
REACHED, THE ISSUE OF WHETHER THE PLAYING CONDITIONS AT THE FACILITY IN QUESTION
WILL ENDANGER THE HEALTH AND SAFETY OF NBA PLAYERS WILL, WITHOUT INTERRUPTION
OF THE SCHEDULE OR TRAINING CAMP OR PRACTICE ACTIVITIES, IMMEDIATELY BE
SUBMITTED TO AND DETERMINED BY THE GRIEVANCE ARBITRATOR IN ACCORDANCE
WITH THE PROVISIONS OF ARTICLE XXX; PROVIDED, HOWEVER, THAT THE GRIEVANCE
ARBITRATOR NEED NOT RENDER AN AWARD WITHIN TWENTY-FOUR (24) HOURS OF THE
CONCLUSION OF THE LEARNING, BUT SHALL ISSUE HIS AWARD AS EXPEDITIOUSLY AS
POSSIBLE UNDER THE CIRCUMSTANCES.

360 ARTICLE XVIII ARTICLE XVIII

TRAVEL ACCOMMODATIONS, LOCKER ROOM
FACILITIES, AND PARKING
SECTION 1. HOTEL ARRANGEMENTS.
(A) EACH TEAM AGREES TO USE ITS BEST EFFORTS TO MAKE THE FOLLOWING
ARRANG EMENTS FOR ITS PLAYERS WHILE THEY ARE "ON THE ROAD":
(I) TO HAVE THEIR BAGGAGE PICKED UP BY PORTERS;
(II) TO HAVE THEIR BAGGAGE PICKED UP BY PORTERS;
(II) TO HAVE THEM STAY IN FIRST CLASS HOTELS; AND
(III) TO HAVE EXTRA- LONG BEDS AVAILABLE TO THEM IN EACH HOTEL.
IF THERE IS A FINDING THAT A TEAM HAS COMMITTED A WILLFUL VIOLATION OF THIS
SECTION 1(A), THE NBA SHALL IMPOSE A \$5,000 FINE ON SUCH TEAM.
(B) WHEN ITS PLAYERS ARE "ON THE ROAD," EACH TEAM SHALL PROVIDE AN
INDIVIDUAL HOTEL ROOM FOR EACH PLAYER.
SECTION 2. FIRST CLASS TRAVEL.
(A) EACH TEAM SHALL PROVIDE FIRST CLASS TRAVEL ACCOMMODATIONS ON ALL
TRIPS IN EXCESS OF ONE (1) HOUR, EXCEPT WHEN SUCH ACCOMMODATIONS ARE NOT
AVAILABLE; PROVIDED, HOWEVER, THAT A TEAM'S HEAD COACH MAY FLY FIRST CLASS IN
PLACE OF A PLAYER WHEN EIGHT (8) OR MORE FIRST CLASS SEATS ARE PROVIDED TO
PLAYERS. IN THE EVENT A TEAM'S HEAD COACH MAY FLY FIRST CLASS IN
PLACE OF A PLAYER WHEN EIGHT (8) OR MORE FIRST CLASS SEATS ARE PROVIDED TO
PLAYERS. IN THE EVENT A TEAM'S HEAD COACH MAY FLY FIRST CLASS SEATON
THE FLIGHT INVOLVED AND THE PLAYERS ASSOCIATION, SHALL BE PAID THE
DIFFERENCE BETWEEN THE AMOUNT PAID BY SUCH TEAM FOR A FIRST CLASS SEAT ON
THE FLIGHT INVOLVED AND THE COST OF THE SEAT PURCHASED FOR SUCH DESIGNATED
PLAYER ON THAT FLIGHT.
(B) IF THERE IS A FINDING THAT A TEAM HAS COMMITTED A WILLFUL VIOLATION OF
SECTION 2(A) ABOVE, THE NBA SHALL IMPOSE A \$5,000 FINE ON SUCH TEAM.

ARTICLE XVIII 361 ARTICLE XVIII 361
SECTION 3. LOCKER ROOM FACILITIES.
EACH TEAM AGREES TO PROVIDE SUITABLE LOCKER ROOM FACILITIES AND TO USE
ITS BEST EFFORTS TO STABILIZE THE TEMPERATURE IN LOCKER ROOMS TO MAKE IT
CONSISTENT WITH THE TEMPERATURE ON PLAYING COURTS. CONSISTENT WITH THE TEMPERATURE ON PLAYING COURTS.
SECTION 4. PARKING FACILITIES.
EACH TEAM AGREES TO MAKE PARKING FACILITIES AVAILABLE TO ITS PLAYERS
WITHOUT C HARGE IN CONNECTION WITH GAMES AND PRACTICES CONDUCTED AT THE
FACILITY REGULARLY USED BY SUCH TEAM FOR HOME GAMES AND/OR PRACTICES.
SECTION 5. HOTEL INCIDENTALS.
IN THE EVENT THAT A PLAYER FAILS OR REFUSES TO PAY ANY INCIDENTAL CHARGES HE
HAS INCURRED IN CONNECTION WITH A HOTEL ROOM PROVIDED TO HIM BY HIS TEAM
WHILE THE TEAM IS "ON THE ROAD," HE SHALL BE SUBJECT TO THE FOLLOWING
DISCIPLINE: (I) FOR EACH OF THE FIRST TWO (2) OCCASIONS DURING THE SEASON - A
MAXIMUM FINE OF \$100; AND (II) FOR ANY SUBSEQUENT OCCASION DURING SUCH SEASON, SUCH DISCIPLINE AS IS REASONABLE UNDER THE CIRCUMSTANCES.
SECTION 6. TWO -WAY PLAYERS.
THE FOREGOING REQUIREMENTS AND OBLIGATIONS SET FORTH IN SEC TIONS 1, 2, AND
5 ABOVE SHALL NOT APPLY TO ANY TWO- WAY PLAYER TRAVELING BETWEEN HIS
NBA TEAM AND NBAGL TEAM.

362 ARTICLE XIX ARTICLE XIX

UNION SECURITY, DUES, AND CHECK -OFF SECTION 1. MEMBERSHIP.

AS A CONDITION OF EMPLOYMENT COMMENCING WITH THE EXECUTION OF THIS AGREEMENT, FOR THE DURATION OF THIS AGREEMENT ONLY, AND WHEREVER LEGAL:
(A) ANY ACTIVE PLAYER WHO IS OR LATER BECOMES A MEMBER IN GOOD STANDING OF THE PLAYERS ASSOCIATION MUST MAINTAIN HIS MEMBERSHIP IN GOOD STANDING IN THE PLAYERS ASSOCIATION; AND (B) ANY ACTIVE PLAYER (INCLUDING A PLAYER IN THE FUTURE) WHO IS NOT A MEMBER IN GOOD STANDING OF THE PLAYERS ASSOCIATION MUST, ON THE 30TH DAY FOLLOWING THE BEGINNING OF HIS EMPLOYMENT OR THE 30TH DAY FOLLOWING THE EXECUTION OF THIS AGREEMENT, WHICHEVER IS LATER, PAY, PURSUANT TO SECTION 2 BELOW OR OTHERWISE, FINANCIAL CORE OBLIGATIONS TO THE PLAYERS ASSOCIATION RELATED TO COLLECTIVE BARGAINING AND THE ADM INISTRATION OF COLLECTIVE BARGAINING AGREEMENTS (HEREINAFTER REFERRED TO AS "FINANCIAL CORE

SECTION 2. CHECK -OFF.

SECTION 2. CHECK-OFF.

COMMENCING WITH THE EXECUTION OF THIS AGREEMENT AND FOR THE DURATION
OF THIS AGREEMENT ONLY, EACH TEAM, FOLLOWING ITS RECEIPT OF THE REQUISITE
AUTHORIZATION FORM, WILL CHECK-OFF THE INITIATION FEE AND ANNUAL DUES,
ASSESSMENTS, AND FINANCIAL CORE FEES, AS THE CASE MAY BE, IN EQUAL INSTALLMENTS
FROM THE FIRST FOUR (4) PAYMENTS MADE THEREAFTER TO THE PLAYER PURSUANT TO
PARAGRAPH 3(A) OF THE UNIFORM PLAYER CONTRACT OR FROM SUCH LESSER NUMBER
OF PAYMENTS MADE THEREAFTER AS PROVIDED FOR BY EXHIBIT 1 TO SUCH CONTRACT,
FOR EACH PLAYER FOR WHOM A CURRENT CHECK-OFF AUTHORIZATION HAS BEEN
PROVIDED TO THE TEAM THE TEAM WILL FORWARD THE CHECK-OFF MADIES TO THE FOR EACH PLAYER FOR WHOM A CURRENT CHECK -OFF AUTHORIZATION HAS BEEN PROVIDED TO THE TEAM. THE TEAM WILL FORWARD THE CHECK -OFF MONIES TO THE PLAYERS ASSOCIATION WITHIN FOURTEEN (14) DAYS OF EACH CHECK -OFF. IF THE TEAM FAILS TO DO SO, INTEREST AT SEVEN PERCENT (7%) PER ANNUM, PAYABLETO THE PLAYERS ASSOCIATION, SHALL BEGIN TO ACCRUE ON SUCH CHECK -OFF MONIES UPON THE CONCLUSION OF SUCH FOURTEEN (14) DAY PERIOD.

SECTION 3. ENFORCEMENT.

(A) UPON WRITTEN NOTIFICATION TO THE NBA BY THE PLAYERS ASSOCIATION

THAT A PLAYER HAS NOT PAID ANY INITIATION FEE, DUES , OR FINANCIAL CORE FEES IN VIOLATION OF SECTION 1 ABOVE, THE NBA WILL RAISE THE MATTER FOR DISCUSSION

ARTICLE XIX 363
WITH THE PLAYER AND HIS TEAM. IF THERE IS NO RESOLUTION OF THE MATTER WITHIN
SEVEN (7) DAYS, THEN THE TEAM WILL, UPON THE WRITTEN REQUEST OF THE PLAYERS
ASSOCIATION, SUSPEND THE PLAYER WITHOUT PAY, WHEREVER LEGAL. SUCH
SUSPENSION WILL CONTINUE UNTIL THE PLAYERS ASSOCIATION HAS NOTIFIED THE TEAM
IN WRITING THAT THE SUSPENDED PLAYER HAS SATISFIED HIS OBLIGATION AS CONTAINED IN SECTION 1 ABOVE. THE PARTIES HEREBY AGREE THAT SUSPENSION WITHOUT PAY IS
ADOPTED AS A SUBSTITUTE FOR AND IN LIEU OF DISCHARGE AS THE PENAL TY FOR A
VIOLATION OF THE UNION SECURITY CLAUSE OF THIS AGREEMENT AND THAT NO PLAYER WILL BE DISCHARGED FOR A VIOLATION OF THAT CLAUSE.
A COPY OF ALL NOTICES REQUIRED BY THIS SECTION 3(A) WILL BE SIMULTANEOUSLY
MAILED TO THE PLAYER INVOLVED AND THE NBA.

(8) THE TERM "MEMBER IN GOOD STANDING" AS USED IN THIS ARTICLE XIX MAILED TO THE PLAYER INVOLVED AND THE NBA.

(B) THE TERM "MEMBER IN GOOD STANDING" AS USED IN THIS ARTICLE XIX
APPLIES ONLY TO THE PAYMENT OF DUES OR ANY INITIATION FEE AND NOT TO ANY OTHER FACTORS INVOLVED IN UNION DISCIPLINE.

(C) OTHER THAN PURSUANT TO SECTION 2 ABOVE, NO TEAM SHALL PAY ANY
INITIATION FEES, DUES, OR FINANCIAL CORE FEES ON BEHALF OF ANY PLAYER.
SECTION 4. NO LIABILITY.

NEITHER THE NBA NOR ANY TEAM SHALL BE LIABLE FOR ANY SALARY, BONUS, OR
OTHER MONETARY OR NON- MONETARY CLAIMS THAT RESULT FROM A PLAYER BEING
SUSPENDED PURSUANT TO THE TERMS OF SECTION 3 A BOVE. THE PLAYERS
ASSOCIATION INDEMNIFIES, SAVES, AND HOLDS HARMLESS THE NBA AND EACH TEAM
AGAINST ANY AND ALL CLAIMS, DEMANDS, SUITS, OR OTHER FORMS OF LIABILITY THAT MAY ARISE, DIRECTLY OR INDIRECTLY, IN CONNECTION WITH THE ENFORCEMENT OR
APPLICATION OF ANY TERM OR PROVISION OF THIS ARTICLE XIX, INCLUDING, WITHOUT
LIMITATION, CLAIMS RELATING TO ANY ACTION TAKEN BY THE NBA OR ANY TEAM IN
RELIANCE UPON ANY WRITTEN AUTHORIZATION PROVIDED HEREUNDER.

364 ARTICLE XX ARTICLE XX

SCHEDULING

SECTION 1. TRAINING CAMP.
(A) VETERAN PLAYERS WILL NOT BE REQUIRED TO ATTEND TRAINING CAMP EARLIER
THAN 11 A.M. (LOCAL TIME) ON THE TWENTY -SECOND DAY, VETERANS MAY ONLY BE
REQUIRED TO ATTEND A TEAM DINNER AND TEAM MEETINGS, PARTICIPATE IN
PHOTOGRAPH AND MEDIA SESSIONS, AND SUBMIT TO A PHYSICAL EXAMINATION.
(B) NOTWITHSTANDING SECTION 1(A) ABOVE, IF A VETERAN PLAYER IS UNDER
CONTRACT TO A TEAM THAT IS SCHEDULED DURING A PARTICULAR NBA SEASON TO
PARTICIPATE OUTSIDE NORTH AMERICA IN ONE (1) OR MORE EXHIBITION ON REGULAR
SEASON GAMES DURING THE FIRST TEN (10) DAYS OF THE REGULAR SEASON (EACH SUCH
TEAM, A "GLOBAL GAMES TEAM"), SUCH VETERAN PLAYER MAY BE REQUIRED TO ATTEND THE TRAINING CAMP CONDUCTED IN ADVANCE OF THAT REGULAR SEASON BY
11 A.M. (LOCAL TIME) ON THE EARLIER OF (1) IF ANY SUCH GAME IS SCHEDULED TO BE
HELD IN SOUTH AMERICA, THE TWENTY -SIXTH DAY PRIOR TO THE FIRST GAME OF THE
REGULAR SEASON; (II) IF ANY SUCH GAME IS SCHEDULED TO BE HELD IN BURDOPE, THE
TWENTY -SEVENTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR SEASON; AND (III) IF
ANY SUCH GAME IS SCHEDULED TO BE HELD IN AFRICA, ASIA, OR THE OCCAPIAIN REGION, THE TWENTY -FIFTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR SEASON. IF A
GLOBAL GAMES TEAM REQUIRES A VETERAN PLAYER TO ATTEND TRAINING CAMP EARLIER THAN THE TWENTY -FIFTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR SEASON
IF A
GLOBAL GAMES TEAM REQUIRES A VETERAN PLAYER TO ATTEND TRAINING CAMP EARLIER THAN THE TWENTY -FIFTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR SEASON
IN ACCORDANCE WITH THE FOREGIONG, THEN, BEGINNING ON THE DAY MEDIATELY
FOLLOWING THE DATE ON WHICH THE GLOBAL GAMES TEAM LANDS AT ITS DESTINATION
AIRPORT IN NORTH A MERICA AFTER THE GAME(S) OUTSIDE NORTH AMERICA, SUCH
VETERAN PLAYER SHALL BE PROVIDED ONE (1) DAY OFF FOR EACH DAY EARLIER THAN THE TWENTY -FIFTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR SEASON THAT SUCH
GLOBAL GAMES TEAM REQUIRED THE PLAYER TO ATTEND TRAINING CAMP.
(C) "FIRST "FARP PLAYERS" (DEFINED BELOW) MAY BE REQUIRED TO ATTEND
TRAINING CAMP ON A DATE EARLIER

ARTICLE XX 365
ATTEND TRAINING CAMP ON A DATE THAT I S TEN (10) DAYS PRIOR TO THE DATE THAT
VETERANS ON SUCH TEAM ARE REQUIRED TO ATTEND, THEN, BEGINNING ON THE DAY
IMMEDIATELY FOLLOWING THE DATE ON WHICH THE GLOBAL GAMES TEAM LANDS AT
ITS DESTINATION AIRPORT IN NORTH AMERICA AFTER THE GAME(S) OUTSIDE NORTH
AMERICA, EACH SUCH FIRST -YEAR PLAYER SHALL BE PROVIDED ONE (1) DAY OFF FOR
EACH DAY EARLIER THAN THE THIRTY -FIFTH DAY PRIOR TO THE FIRST GAME OF THE REGULAR
SEASON THAT SUCH GLOBAL GAMES TEAM REQUIRED THE FIRST -YEAR PLAYER TO
ATTEND TRAINING CAMP.
FOR PURPOSES OF THIS SECTION 1(C), "FIRST -YEAR PLAYER" MEANS A PLAYER WITH
ZERO (0) YEARS OF SERVICE WHO IS UNDER CONTRACT TO A TEAM.
(D) (I) TEAM TRAINING CAMPS MAY BE HELD AT ANY LOCATION, WITHIN OR
OUTSIDE THE UNITED STATES AND CANADA. THE NBA SHALL
OVERSEE THE ARRANGEMENTS MADE WITH RESPECT TO ANY TRAINING CAMP HELD OUTSIDE THE UNITED STATES AND CANADA AND THE
ACCOMMODATIONS PROVIDED TO PARTICIPATING PLAYERS.
(II) THE NBA SHALL BE REQUIRED TO NOTIFY THE PLAYERS ASSOCIATION OF ITS INTENTIO N TO CONDUCT A TEAM TRAINING CAMP OUTSIDE THE
UNITED STATES AND CANADA. WITHIN THREE (3) BUSINESS DAYS OF ITS RECEIPT OF SUCH NOTIFICATION, THE PLAYERS ASSOCIATION SHALL
HAVE THE RIGHT TO DISAPPROVE SUCH PLANS, PROVIDED THAT SUCH
DISAPPROVAL MAY BE BASED SOLELY ON A REASONABLE AND
WELL-FOUNDED CONCERN THAT THE LOCATION OF SUCH TRAINING
CAMP WOULD BE UNSAFE FOR PLAYERS.
(III) NO TEAM SHALL HOLD ITS TRAINING CAMP OUTSIDE THE UNITED
STATES AND CANADA IN ANY TWO (2) SUCCESSIVE SEASONS, IT BEING
UNDERSTOOD THAT LIMIT ED PRACTICE SESSIONS HELD IN CONNECTION
WITH ONE (1) OR MORE EXHIBITION GAMES OUTSIDE OF THE UNITED STATES OR CANADA SHALL NOT BE CONSIDERED TRAINING CAMP FOR
THE PURPOSES OF THIS SECTION 1(D)(III).

(IV) PLAYERS ON A TEAM THAT HOLDS ITS TRAINING CAMP OUTSIDE OF THE UNITED STATES AND CANADA SHALL HAVE AT LEAST ONE (1) DAY OFF FOLLOWING THE TRAVEL DAY DURING WHICH THEY TRAVEL BACK TO THE

UNITED STATES OR CANADA FROM SUCH TRAINING CAMP.

366 ARTICLE XX
FOR PURPOSES OF THIS SECTION 1(D), THE U.S. TERRITORIES AND
CARIBBEAN ISLANDS S HALL NOT BE CONSIDERED "OUTSIDE THE UNITED
STATES AND CANADA."

(E) (I) DURING ANY SIX (6) DAYS BEGINNING ON THE DAY AFTER THE FIRST
DAY OF TRAINING CAMP AND ENDING ON THE FOURTEENTH (14TH)
DAY OF TRAINING CAMP AND ENDING ON THE FOURTEENTH (14TH)
DAY OF TRAINING CAMP (THE "TWO -A-DAY PERIOD "): (A) A TEAM
SHALL BE PERMITTED TO CONDUCT NO MORE THAN TWO (2) REGULAR PRACTICE SESSIONS PER DAY; (B) SUCH SESSION(S) MAY LAST AN
AGGREGATE OF NO LONGER THAN 3.5 HOURS (EXCLUDING TIME - NOT
TO EXCEED 30 MINUTES - SPENT STRETCHING AND PARTICIPATING IN
AEROBIC WARM -UPS AND COOL -DOWNS); (C) THERE MUST BE AT
LEAST A TWO (2) HOUR INTERVAL BETWEEN THE TWO (2) PRACTICE SESSIONS; AND (D) IF A TEAM ELECTS TO CONDUCT TWO (2) REGULAR
PRACTICE SESSIONS DURING A DAY, ONE (1) OF THE TWO (2) SESSIONS
MUST BE LIMITED T O NON- CONTACT ACTIVITIES. FOR THE REMAINDER
OF TRAINING CAMP, A TEAM SHALL BE PERMITTED TO CONDUCT NO MORE THAN ONE (1) REGULAR PRACTICE SESSION PER DAY AND SUCH
SESSION MAY LAST NO LONGER THAN 3.5 HOURS (EXCLUDING TIME NOT TO EXCEED 30 MINUTES - SPENT STRETCHING AND PARTICIPATING
IN AEROBIC WARM -UPS AND COOL -DOWNS); PROVIDED, HOWEVER,
THAT ANY TEAM THAT IS UNABLE DUE TO INTERNATIONAL TRAVEL FOR
PRE-SEASON EVENTS TO CONDUCT TWO (2) PRACTICE SESSIONS PER
DAY DURING THE TWO- A-DAY PERIOD MAY MAKE UP ANY MIS SED
PRACTICE SESSIONS (UP TO A MAXIMUM OF TWO (2)) DURING THE
FIRST FIVE (5) DAYS UPON THE TEAM'S RETURN FROM SUCH INTERNATIONAL TRAVEL.

(II) IF A TEAM CONDUCTS ONE (1) OR TWO (2) REGULAR PRACTICE
SESSIONS DURING A DAY IN ACCORDANCE WITH SECTION 1(E)(I)

ABOVE, THEN EXCEPT AS PROVIDED IN IN CLAUSE (A) OF
SECTION 1(E)(III) BELOW, THE TEAM SHALL NOT, AT A SEPARATE TIME

ABOVE, THEN EXCEPT AS PROVIDED IN CLAUSE (A) OF SECTION 1 (E)(III) BELOW, THE TEAM SHALL NOT, AT A SEPARATE TIME DURING THE DAY, CONDUCT, ORGANIZE OR SUPERVISE ANY ADDITIONAL BASKETBALL ACTIVITY ON THE BASKETBALL COURT.

(III) NOTHING IN SECTION S 1(E)(I) AND (II) ABOVE S HALL BE CONSTRUED TO PROHIBIT A TEAM, ON ANY DAY OF TRAINING CAMP, FROM CONDUCTING ONE (1) OR TWO (2) REGULAR PRACTICE SESSIONS IN ACCORDANCE WITH SECTION 1(E)(I) ABOVE, PLUS:

ARTICLE XX 367
(A) ON-COURT SKILLS DEVELOPMENT SESSIONS (E.G., PICK-AND- ROLL SITUATIONS, SHOOTING, PASSING, ETC.) NOT INVOLVING THE PLAYING OF LIVE DEFENSE (I.E., ONLY "DUMMY" DEFENSE MAY BE PLAYED) AND NOT INVOLVING THE PLAYING OF FOUR "MAN OFFIVE "MAN OFFINSES OR DEFENSES; AND (B) TEAM "RELATED OR TRAINING, OTHER CONDITIONING SESSIONS (EXCLUDING HIGH- IMPACT CONDITIONING DRILLS THAT ARE NORMALLY CONDUCTED DURING REGULAR PRACTICE SESSIONS), VIDEO SESSIONS, MEETINGS, AND PROMOTIONAL APPEARANCES), SO LONG AS SUCH ADDITIONAL ACTIVITIES DO NOT INCLUDE ANY BASKETBALL ACTIVITY ON THE BASKETBALL COURT THAT IS ORGANIZED, SUPERVISED, OR CONDUCTED BY THE TEAM. SECTION 2. EXHIBITION GAMES.

(A) EXHIBITION GAMES PRIOR TO ANY REGULAR SEASON SHALL NOT EXCEED SIX (6) (INCLUDING INTRA "SQUAD GAMES FOR WHICH ADMISSION IS CHA RGED), AND EXHIBITION GAMES SHALL NOT BE PLAYED ON THE THREE (3).

(B) EXHIBITION GAMES SHALL NOT BE PLAYED ON THE THREE (3) DAYS PRIOR TO THE TEAM'S FIRST REGULAR SEASON GAME, OR ON THE DAY PRIOR TO A REGULAR SEASON GAME, OR ON THE DAY PRIOR TO A REGULAR SEASON GAME, OR ON THE DAY PRIOR TO AND THE DAY FOLLOWING THE ALL- STAR GAME. SECTION 3. REGULAR SEASON GAME, OR ON THE DAY PRIOR TO AND THE DAY FOLLOWING THE ALL- STAR GAME. SECTION 3. REGULAR SEASON GAMES.

EACH TEAM'S FIRST REGULAR SEASON GAME.

EACH TEAM SEASON TOURNAMENT.

EACH SEASON, THE NBA SHALL DETERMINE AND SUPERVISE THE ARRANGEMENTS MADE WITH RESPECT TO AN IN-SEASON TOURNAMENT, WHICH SHALL CONSIST OF TWO STAGES: (A) THE GROUP STAGE AND (B) THE KNOCKOUT STAGE.

(A) GROUP STAGE. ALL TEAMS SHALL PARTICIPATE IN THE GROUP STAGE. EACH TEAM SHALL PLAY A TOTAL OF FOUR (4) GROUP STAGE GAMES. SUCH GAMES SHALL BE

368 ARTICLE XX
SCHEDULED BY THE NBA TO TAKE PLACE IN THE FIRST TWO (2) MONTHS OF THE
REGULAR SEASON ON TWO (2) DESIGNATED DAYS OF THE WEEK.
(I) TO DETERMINE THE SCHEDULE OF GROUP STAGE GAMES, THE NBA
SHALL DIVIDE THE TEAMS IN EACH CONFERENCE INTO THREE (3)
GROUPS OF FIVE (5) TEAMS EACH (EACH GROUP, A "GROUP STAGE
GROUP") VIA RANDOM DRAWINGS. IN THE GROUP STAGE, EACH
TEAM SHALL PLAY ONE (1) GAME AGAINST EACH OF THE OTHER FOUR (4) TEAMS IN ITS GROUP STAGE GROUP.
(II) EACH GROUP STAGE GROUP SHALL INCLUDE ONE TEAM FROM EACH
OF THE FOLLOWING SUBGROUPS, WHICH ARE BASED ON THE TEAMS'
WINNING PERCENTAGE IN THE PRIOR REGULAR SEASON:
(1) FIRST- THROUGH THIRD-HIGHEST IN THE CONFERENCE,
(2) FOURTH- THR OUGH SIXTH-HIGHEST IN THE CONFERENCE. (1) FIRST: THROUGH THIRD-HIGHEST IN THE CONFERENCE,
(2) FOURTH- THR OUGH SIXTH-HIGHEST IN THE CONFERENCE,
(3) SEVENTH - THROUGH NINTH-HIGHEST IN THE CONFERENCE,
(4) TENTH - THROUGH TWELFTH- HIGHEST IN THE CONFERENCE, AND
(5) THIRTEENTH - THROUGH FIFTEENTH- HIGHEST IN THE CONFERENCE.
(B) KNOCKOUT STAGE. (B) KNOCKOUT STAGE.
(I) EIGHT (8) TEAMS SHALL PARTICIPATE IN THE KNOCKOUT STAGE:
(1) THE TEAM WITH THE BEST WINNING PERCENTAGE IN GROUP
STAGE GAMES IN EACH OF THE GROUP STAGE GROUPS; AND
(2) ONE (1) "WILDCARD" TEAM FROM EACH CONFERENCE, WHICH
SHALL BE THE TEAM FROM EACH CONFERENCE WIT H THE BEST
WINNING PERCENTAGE IN GROUP STAGE GAMES THAT FINISHED SECOND IN THE STANDINGS IN GROUP STAGE GAMES IN ITS

GROUP STAGE GROUP.

THE NEXT ROUND OF THE KNOCKOUT STAGE SHALL BE A SINGLE ELIMINATION GAME (I.E., THE TEAM THAT WINS SUCH GAME SHALL ADVANCE TO THE NEXT ROUND OF THE KNOCKOUT STAGE AND THE TEAM THAT LOSES SHALL BE ELIMINATED FROM THE IN -SEASON TOURNAMENT).

ARTICLE XX 369
(III) FOR THE FIRST ROUND OF THE KNOCKOUT STAGE (THE "IST
OUARTERFINALS"), IN EACH CONFERENCE, (A) THE TEAM WITH THE
HIGHEST WINNING PERCENTAGE IN GROUP STAGE GAMES SHALL HOST
THE "WILDCARD" TEAM, AND (B) THE TEAM WITH THE
SECOND- HIGHEST WINNING PERCENTAGE IN GROUP STAGE GAMES
SHALL HOST THE TEAM WITH THE THIRD-HIGHEST WINNING
PERCENTAGE IN GROUP STAGE GAMES.
(IV) THE GAMES IN THE SECOND ROUND OF THE KNOCKOUT STAGE (THE
"IST SEMIENALS GAMES") AND THE IN -SEASON TOURNAMENT
CHAMPIONSHIP GAME (THE "IST FINALS GAME") SHALL BE PLAYED AT A NEUTRAL SITE (I.E., NOT THE HOME ARENA FOR ANY PARTICIPATING
TEAM).
(V) A PLAYER (INCLUDING A TWO-WAY PLAYER) SHALL NOT BE ELIGIBLE
TO PARTICIPATE IN THE IST FINALS GAME WITH A PARTICIPATING
TEAM IF SUCH PLAYER WAS NOT ON SUCH TEAM'S ROSTER AS OF THE START OF THE FIRST SCHEDULED IST SEMIFINALS GAME.
(VI) THE TWENTY -TWO (22) TEAMS THAT DO NOT PARTICIPATE IN THE
KNOCKOUT STAGE SHALL EACH PLAY TWO (2) ADDITIONAL REGULAR SEASON GAMES DURING THE KNOCKOUT STAGE ON DAYS ON WHICH
KNOCKOUT STAGE GAMES ARE NOT SCHEDULED. THE FOUR (4)
TEAMS THAT PLAY IN THE IST QUARTERFINALS BUT DO NOT QUALIFY FOR AN IST SEMIFINALS GAME SHALL EACH PLAY ON E (1) ADDITIONAL
REGULAR SEASON GAME DURING THE KNOCKOUT STAGE ON DAYS ON
WHICH KNOCKOUT STAGE GAMES ARE NOT SCHEDULED. THE FOUR (4)
TEAMS THAT PLAY IN THE IST QUARTERFINALS BUT DO NOT QUALIFY FOR AN IST SEMIFINALS GAME SHALL EACH PLAY ON E (1) ADDITIONAL
REGULAR SEASON GAME DURING THE KNOCKOUT STAGE ON DAYS ON
WHICH KNOCKOUT STAGE GAMES ARE NOT SCHEDULED.

(C) EACH GAME PLAYED AS PART OF THE IN -SEASON TOURNAMENT OTHER THAN
THE IST FINALS GAME SHALL BE A REGULAR SEASON OMME. NOTWITHSTANDING THE
FOREGOING, THE IST FINALS GAME SHALL BE CONSIDERED A REGULAR SEASON GAME
FOR ALL PURPOSES UNDER THIS AGREEMENT EXCEPT: (1) A TEAM'S REGULAR SEASON
WINNING PERCENTAGE OR STANDINGS; (11) ARTICLE II, SECTION S 11(B)(II) -(III), 12(B),
AND 13(I); (III) ARTICLE IV, SECTIONS 1(B) AND 3(A)(7); (IV) ARTICLE II, SECTIONS 1(B), 10) AND ATTACHED TO THE UNIFORM

```
370 ARTICLE XX
BASED ON THEIR PERFORMANCE IN GROUP STAGE GAMES AND KNOCKOUT STAGE GAMES
IN THE IN-SEASON TOURNAMENT THAT SEASON.
(E) PLAYERS ASSOCIATION EVENT. THE PLAYER S ASSOCIATION MAY SCHEDULE
AND HOLD A PUBLIC EVENT TO BE INCLUDED ON THE OFFICIAL NBA CALENDAR FOR THE IN-SEASON TOURNAMENT, WITH SUCH EVENT SUBJECT TO APPROVAL BY THE NBA. THE NBA AND PLAYERS ASSOCIATION AND HALL WORK TOGETHER IN GOOD FAITH TO AVOID
SCHEDUL ING SUCH PLAYERS ASSOCIATION EVENT AT THE SAME TIME AS A PUBLIC NBA
EVENT. FOR CLARITY, THIS SECTION 4(E) SHALL NOR TO PRECLUDE THE PLAYERS ASSOCIATION
FROM HOLDING OTHER EVENTS DURING THE IN-SEASON TOURNAMENT THAT ARE NOT
INCLUDED ON THE OFFICIAL NBA CALENDAR FOR THE IN-SEASON TOURNAMENT.
SECTION S. LOCATION AND SCHEDULING OF GAMES.
(A) EXHIBITION AND REGULAR SEASON GAMES MAY BE CONDUCTED AT ANY
LOCATION, WITHIN OR OUTSIDE THE UNITED STATES AND CANADA. THE NBA SHALL
SUPERVISE THE ARRANGEMENTS MADE WITH RESPECT TO GAMES CONDUCTED OUTSIDE
THE UNITED STATES AND CANADA AND THE ACCOMMODATIONS PROVIDED TO PARTICIPATING PLAYERS.
(B) EACH YEAR THE NBA SHALL ESTABLISH THE SCHEDULE OF REGULAR SEASON,
IN-SEASON TOURNAMENT, PLAY-IN, AND PLAYOF GAMES IN ITS SUSCEPTION (SUBJECT
TO ARTICLE XXXIX, SECTION 5), PROVIDED THAT THE NUMBER OF DAYS BEGINNING
ON THE DATE OF THE FIRST REGULAR SEASON GAME HAD CONTINUING THROUGH THE DATE OF THE LAST REGULAR SEASON SHALL E QUAL APPROXIMATELY
ONE HUNDRED SEVENTY -FOUR (174). NOTWITHSTANDING THE FOREGOING, IF ANY SUCH
GAMES ARE CANCELLED DUE TO ONE OR MORE EVENTS SET FORTH IN ARTICLE XXXIX,
SECTION 5 (E.G., WEATHER OR NATURAL DISASTERS) OR ANY OTHER UNEXPECTED GAME
CANCELLATION (E.G., DUE TO ONE OR MORE EVENTS SET FORTH IN ARTICLE XXXIX,
SECTION 5 (E.G., WEATHER OR NATURAL DISASTERS) OR TEAM'S ARENA OR
TRANSPORTATION), THE NBA MAY RESCREDULE ANY SUCH CANCELLED GAME(S) IN ITS
DISCRETION, AFTER CONSULTING WITH THE PLAYERS ASSOCIATION.

(C) PRION TO THE NBA'S PUBLIC ANNOUNCEMENT OF THE REGULAR SEASON
GAME SCHEDULE END TYPE AND THE PLAYERS ASSOCIATION.

WITH AN INITIAL DR
```

ARTICLE XX 3/1
SUCH TEAM HAS TRAVELED ACROSS TWO (2) TIME ZONES . THE NBA SHALL CONSIDER,
BUT SHALL HAVE NO OBLIGATION TO MAKE ANY CHANGES IN RESPECT OF, THE PLAYERS
ASSOCIATION'S COMMENTS REGARDING THE DRAFT SCHEDULE. THE PLAYERS
ASSOCIATION SHALL KEEP T HE DRAFT SCHEDULE CONFIDENTIAL, INCLUDING BY MAINTAINING THE CONFIDENTIALITY OF ANY DIFFERENCES BETWEEN THE FINAL SCHEDULE PUBLICLY ANNOUNCED BY THE NBA AND THE DRAFT SCHEDULE PREVIOUSLY RECEIVED BY THE PLAYERS ASSOCIATION. SECTION 6. HOLIDAYS.

(A) NO TEAM WILL BE REQUIRED TO PLAY A GAME ON DECEMBER 25, UNLESS SUCH GAME IS TO BE TELECAST OR CABLECAST NATIONALLY. SUCH GAME IS TO BE TELECAST OR CABLECAST NATIONALLY.

(B) GAMES SCHEDULED TO BE PLAYED ON JANUARY 1 AND GOOD FRIDAY SHALL

NOT COMMENCE PRIOR TO 6 P.M. (LOCAL TIME), UNLESS THE PLAYERS ASSOCIATION

CONSENTS THERETO, WHICH CONSENT SHALL NOT BE UNREASONABLY WITHHELD. THE

PLAYERS ASSOCIATION WILL, UPON REQUEST, CONSENT TO THE EARLIER

COMMENCEMENT OF TWO (2) GAMES ON GOOD FRIDAY AND FOUR (4) GAMES ON

JANUARY 1 IF SUCH GAMES ARE TO BE BROADCAST OR CABLECAST NATIONALLY, AND

PROVIDED THAT THE TEAMS INVOLVED ARE IN THE SAME TIME ZONE OR OTHERWISE IN CLOSE GEOGRAPHIC PROXIMITY. (C) TEAMS AT HOME ON DECEMBER 25 AND JANUARY 1 (EACH, A "HOLIDAY") MAY, BUT SHALL NOT BE REQUIRED TO, CONDUCT A PRACTICE ON EITHER (OR BOTH) OF MAY, BUT SHALL NOT BE REQUIRED TO, CONDUCT A PRACTICE ON EITHER (OR BOTH) OF SUCH HOLIDAYS, PROVIDED: (I) THE TEAM'S PLAYERS HAVE REQUESTED THAT THEY PRACTICE ON THE HOLIDAY, AS COMMUNICATED TO THE TEAM BY THE TEAM'S PLAYER REPRESENTATIVE; AND (II) WITHIN SEVEN (7) DAYS BEFORE OR AFTER THE HOLIDAY, THE TEAM'S PLAYERS ARE PROVIDED WITH A "DAY O FF" - I.E., THE TEAM WILL NOT CONDUCT ANY PRACTICE, INCLUDING ANY OPTIONAL PRACTICE, ON SUCH DATE, AND THE TEAM WILL NOT HAVE A SCHEDULED GAME ON SUCH DATE.

TRANSPORTATION ARRANGEMENTS FOR SUCH GAME OR GAMES CANNOT BE MADE AT OR AFTER 3 P.M. (LOCAL TIME). SECTION 7. ALL-STAR. NO TEAM THAT PLAYS A GAME ON THE THURSDAY PRIOR TO THE ALL -STAR GAME

(D) TEAMS SHALL NOT DEPART FOR AN AWAY GAME OR SERIES OF AWAY GAMES PRIOR TO 3 P.M. (LOCAL TIME) ON DEC EMBER 25 OR JANUARY 1, UNLESS REASONABLE

SHALL PLAY A GAME ON THE TUESDAY FOLL OWING THE ALL -STAR GAME OR CONDUCT A PRACTICE SESSION PRIOR TO SUCH TUESDAY AT 2 P.M. (LOCAL TIME).

372 ARTICLE XX
SECTION 8. TRAVEL
THE NBA AND ITS TEAMS SHALL USE THEIR BEST EFFORTS TO DEVISE REASONABLE
TRAVEL SCHEDULES WHEN TEAM TRAINING CAMPS, EXHIBITION GAMES, AND REGULAR
SEASON GAMES ARE CONDUCTED OR PLAYED OUTSIDE THE UNITED STATES AND
CANADA.
SECTION 9. DAYS OFF.
(A) EACH TEAM WILL PROVIDE A MINIMUM OF EIGHTEEN (18) DAYS OFF
DURING EACH REGULAR SEASON FOR EACH OF ITS PLAYERS ON DATES TO BE DETERMINED
BY THE TEAM. A "DAY OFF" MEANS A C ALENDAR DAY ON WHICH A PLAYER IS NOT
REQUIRED OR PERMITTED TO PARTICIPATE IN ANY TEAM DIRECTED ACTIVITIES, INCLUDING, BUT NOT LIMITED TO, GAMES, PRACTICES, TRAVEL, OR PROMOTIONAL
ACTIVITIES. WITHOUT LIMITATION, DAYS OFF SHALL INCLUDE DAYS THAT SATISFY THE
FOREGOING DEFINITION AND ARE PROVIDED: (I) DURING ALL. STAR WEEKEND PURSULANT
TO ARTICLE XXI, SECTION 4 (ONLY WITH RESPECT TO PLAYERS NOT PARTICIPATING IN
ALL-STAR ACTIVITIES); AND (II) IN LOCATIONS OTHER THAN THE TEAM'S HOME CITY
(SUCH AS WHEN THE TEAM IS "ON THE ROAD"). UNDER NO (INCLUMSTANCES SHALL A
TEAM PRESSURE OR COERCE A PLAYER INTO PROVIDING SERVICES FOR THE TEAM ON A
PLAYER'S DAY OFF. NOTHING CONTAINED HEREIN SHALL PREVENT ANY PLAYER ON HIS
DAY OFF FROM VOLUNTARILY ENGAGING IN INDIVIDUAL BASKETBA LL RELATED ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S FACILITY OR ELSEWHERE (INCLUDING, BUT NOT LIMITED TO, INDIVIDUAL ACTIVITY AT
THE TEAM'S THE

ARTICLE XX 373

ARTICLE XX 3/3
(II) 2:00 A.M. (LOCAL TIME AT THE DESTINATION POINT) ON SU CH DAY IF,
AT THE TIME OF DEPARTURE, THE LOCAL TIME AT THE DEPARTURE POINT
IS EARLIER THAN THE LOCAL TIME AT THE DESTINATION POINT.
FOR ANY CALENDAR DAY ON WHICH THE TEAM ARRIVES AT ITS DESTINATION POINT AT OR AFTER 1:00 A.M. (LOCAL TIME AT THE DESTINATION POINT) THAT (A) COULD NOT MEET THE DEFINITION OF A DAY OFF IN ACCORDANCE WITH SUBSECTION (I) ABOVE, AND (B) COULD MEET THE DEFINITION OF A DAY OFF IN ACCORDANCE WITH SUBSECTION (II) ABOVE, IN ORDER FOR SUCH CALENDAR DAY TO MEET THE DEFINITION OF A DAY OFF,

THE TEAM MUST, BEFORE CONCLUDING TRAVELING AS A TEAM (I.E., BEFORE THE PLAYERS

WHO TRAVELED WITH THE TEAM DISEMBARK FROM THE FINAL PLANE, TRAIN, OR BUS), NOTIFY THE ONE OR MORE PLAYERS WHO TRAVELED WITH THE TEAM AND WILL BE

PROVIDED A DAY OFF ON THAT CAL ENDAR DAY THAT THEY WILL BE PROVIDED A DAY

OFF ON THAT CALENDAR DAY.
(C) FOR A PLAYER WHOSE PLAYER CONTRACT IS ENTERED INTO AFTER THE FIRST DAY

OF THE REGULAR SEASON, THE TEAM WILL PROVIDE A MINIMUM NUMBER OF DAYS OFF DURING SUCH REGULAR SEASON, ROUNDED UP OR DOWN TO THE NEAREST WHOLE DAY OFF, CALCULATED BY MULTIPLYING 18 BY A FRACTION, THE NUMERATOR OF WHICH IS THE NUMBER OF DAYS COVERED BY THE PLAYER CONTRACT DURING SUCH REGULAR

SEASON (INCLUDING THE DAY ON WHICH THE PLAYER CONTRACT IS ENTERED INTO), AND THE DENOMINATOR OF WHICH IS THE TOTAL NUMBER OF DAYS IN SUCH REGULAR

SEASON; PROVIDED, HOWEVER, THAT:
(I) A TEAM IS NOT REQUIRED TO PROVIDE ANY DAY OFF TO A PLAYER

DURING A REGULAR SEASON IF THE TERM OF HIS PLAYER CONTRACT COVERS FEWER THAN 25 DAYS DURING SUCH NBA REGULAR SEASON (INCLUDING THE DAY ON WHICH THE PLAYER CONTRACT IS ENTERED INTO). TEAMS ARE ALSO NOT REQUIRED TO PROVIDE ANY DAY OFF

TO A PLAYER WHOSE PLAYER CONTRACT IS A TWO -WAY CONTRACT;

AND

(II) A PLAYER WHO SIGNS A REST -OF-SEASON CONTRACT AFTER MARCH 1

OF A REGULAR SEASON MAY WAIVE HIS RIGHT TO RECEIVE DAYS OFF PURSUANT TO THIS SECTION 9 FOR SUCH REGULAR SEASON. SUCH

WAIVER MUST BE IN WRITING, SIGNED BY THE PLAYER, AND APPROVED BY THE PLAYERS ASSOCIATION.

(D) FOR A PLAYER WHOSE PLAYER CONTRACT IS ASSIGNED BY ONE TEAM TO

ANOTHER TEAM DURING A REGULAR SEASON VIA TRADE OR THE NBA'S WAIVER

374 ARTICLE XX
PROCEDURE, THE ASSIGNOR TEAM'S OBLIGATION PURSUANT TO ARTICLE XX,
SECTION 9(A) SHALL BE DEEMED SATISFIED WITH RESPECT TO THE PLAYER FOR SUCH
REGULAR SEASON, AND THE ACQUIRING T EAM WILL PROVIDE THE PLAYER A MINIMUM
NUMBER OF DAYS OFF DURING SUCH REGULAR SEASON CALCULATED AS IF THE PLAYER
HAD ENTERED INTO A REST - OF-SEASON CONTRACT: (I) IN THE CASE OF A TRADE, ON THE
DATE THAT ALL CONDITIONS TO THE TRADE ARE SATISFIED; OR (II) IN THE CASE OF A WAIVER CLAIM, ON THE DATE THAT THE ACQUIRING TEAM ACQUIRES THE PLAYER'S CONTRACT PURSUANT T
(E) IN THE EVENT THAT ANY SEASON DOES NOT INCLUDE AT LEAST AN EIGHTY -TWO
(82) GAME REGULAR SEASON SCHEDULE, THE REQUIREMENTS OF SECTIONS 9(A) -(D)
ABOVESHALL NOT APPLY AND THE NBA AND PLAYERS ASSOCIATION WILL NEGOTIATE AN ALTERNATE DAYS OFF RULE FOR SUCH SEASON.

ARTICLE XXI 375 ARTICLE XXI

NBA ALL -STAR GAME

SECTION 1. PARTICIPATION.

(A) ANY PLAYER SELECTED (BY ANY METHOD DESIGNATED BY THE NBA) TO PLAY

IN AN ALL - STAR GAMESHALL BE REQUIRED TO:

(I) ATTEND AND PARTICIPATE IN SUCH GAME;

(II) ATTEND AND PARTICIPATE IN ONE (1) ALL -STAR SKILLS COMPETITION

(BUT NOT INCLUDING THE SLAM DUNK COMPETITION) DESIGNATED

BY THE NBA THAT IS CONDUCTED DURING THE ALL -STAR WEEKEND

ON WHICH SUCH GAME IS HELD; AND

(III) ATTEND AND PARTICIPATE IN EVERY OTHER EVENT CONDUCTED IN

ASSOCIATION WITH SUCH ALL -STAR WEEKEND, INCLUDING, BUT NOT

LIMITE D TO, A REASONABLE NUMBER OF MEDIA SESSIONS, TELEVISION

APPEARANCES, AND PROMOTIONAL APPEARANCES.

(B) ANY PLAYER SELECTED (BY ANY METHOD DESIGNATED BY THE NBA) TO PLAY

IN A ROOKIE -SOPHOMORE GAME (E.G., ROOKIES VS. SOPHOMORES,

CAPTAINS -SELECTED MIX OF ROOKIES AND SOPHOMORES ON EACH TEAM, OR U.S.

PLAYERS VS. INTERNATIONAL PLAYERS) SHALL BE REQUIRED TO:

(I) ATTEND AND PARTICIPATE IN SUCH GAME;

(II) ATTEND AND PARTICIPATE IN ANY ALL -STAR SKILLS COMPETITION

DESIGNATED BY THE NBA THAT IS CONDUCTED DURING THE ALL -STAR

WEEKEND ON WHICH SUCH GAME IS HELD; AND

(III) ATTEND AND PARTICIPATE IN EVERY OTHER EVENT CONDUCTED IN ASSOCIATION WITH SUCH ALL -STAR WEEKEND, INCLUDING, BUT NOT

LIMITED TO, A REASONABLE NUMBER OF MEDIA SESSIONS, TELEVISION APPEARANCES, AND PROMOTIONAL APPEARAN CES.

(C) ANY PLAYER WHO HAS NOT BEEN SELECTED TO PLAY IN THE ALL -STAR GAME

OR THE ROOKIE -SOPHOMORE GAME, BUT HAS BEEN SELECTED (BY ANY METHOD

DESIGNATED BY THE NBA) TO PARTICIPATE IN AN ALL -STAR SKILLS COMPETITION (BUT

NOT INCLUDING THE SLAM DUNK COMPETITION) SHALL BE REQUIRED TO ATTEND AND

```
376 ARTICLE XXI
PARTICIPATE IN SUCH SKILLS COMPETITION. NOTWITHSTANDING THE FOREGOING, NO
PLAYER WILL BE REQUIRED TO ATTEND AND PARTICIPATE IN SUCH ALL. STAR SKILLS
COMPETITION FOR MORE THAN TWO (2) CONSECUTIVE YEARS, UNLESS HE STHE PRIOR
YEAR'S WINNER OF SUCH ALL. STAR SKILLS COMPETITION. ANY PLAYER WHO, AT THE
REQUEST OF THE NBA, VOLUNTARILY AGREES TO PARTICIPATE IN THE SLAM DUNK COMPETITION,
(D) NOTHING IN THIS ARTIC LE XXI SHALL PRECLUDE A PLAYER WHO, IS AN OFFICER
OR A REPRESENTATIVE OF THE PLAYERS ASSOCIATION FROM ATTENDING THE PLAYERS
ASSOCIATION'S ANNUAL MEETING DURING ALL. STAR WEEKEND OR PRECLUDE ANY
PLAYER FROM ATTENDING THE PLAYERS ASSOCIATION SALL-STAR PARTY.
(E) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION (LA), (B), OR (C)
ABOVE, A PLAYER WILL NOT BE REQUIRED TO PARTICIPATE IN A PARTICULAR ALL. STAR
GAME, ROOK! SOPHOMORE GAME, OR ALL. STAR SKILLS COMPETITION IF HE HAS
BEEN EXCUSED FROM PARTICIPATION IN THE PARTICULAR EVENT BY THE COMMISSIONER BECAUSE (I) HE HAS AN INJURY OR ILLNESS THAT RENDERS HIM PHYSICALLY UNABLE TO
PARTICIPATE IN SUCH GAME OR SKILLS COMPETITION, OR (II) FOR SUCH OTHER REASON
AS THE COMMISSIONER MAY DETERMINE IN HIS SOLE DISCRETION. IF THE PLAYER
ASSERTS, OR THE PLAYER'S TEAM ASSERTS IN RESPECT OF THE PLAYER, THAT HE SHOULD
BE EXCUSED FROM PARTICIPATION IN A PARTICULAR ALL-STAR GAME OR SKILLS COMPETITION. OR (II) FOR SUCH OTHER REASON
AS THE COMMISSIONER MAY DETERMINE IN HIS SOLE DISCRETION. IF THE PLAYER,
ASSERTS, OR THE PLAYER'S TEAM ASSERTS IN RESPECT OF THE PLAYER, THAT HE SHOULD
BE EXCUSED FROM PARTICIPATION OR APARTICIPATE THE SECTION LIGHT OF THE PLAYER ASSERTS IN THE PLAYER,
THAT A PLAYER IS EXCUSED FROM PARTICIPATION OR BE PERFORMED BY A PHYSICIAN IN THE EVENT
THAT A PLAYER IS EXCUSED FROM PARTICIPATION IN A PARTICIPATE THE SECTION LIGHT OR BE PERFORMED BY A PLAYER. THE SHOULD
BE ASTISFIED SHALL BE MADE BY SUCH PHYSICIAN IN HIS SOLE DISCRETION. IN THE EVENT
THAT A PLAYER IS EXCUSED FROM PARTICIPATION IN AN ALL-STAR GAME OR EVENT
UNDER SECTION LIGHT ON THE PHYSI
```

ARTICLE XXI 377
SECTION 2. AWARDS.
(A) FOR THEIR PARTICIPATION IN AN ALL -STAR GAME, PLAYERS ON THE WINNING
TEAM SHALL EACH RECEIVE \$100,000 AND PLAYERS ON THE LOSING TEAM SHALL EACH
RECEIVE \$25,000. (B) FOR THEIR PARTICIPATION IN A ROOKIE -SOPHOMORE GAM E, PLAYERS ON THE
WINNING TEAM SHALL EACH RECEIVE \$25,000 AND PLAYERS ON THE LOSING TEAM SHALL EACH RECEIVE \$10,000 (OR, IF THERE ARE MORE THAN TWO TEAMS OF PLAYERS THAT
PARTICIPATE IN THE ROOKIE -SOPHOMORE GAME, THEN PLAYERS ON THE WINNING
TEAM SHALL EACH RECEIVE \$25,000, PLAYERS ON THE SECOND PLACE TEAM SHALL EACH RECEIVE \$15,000, AND PLAYERS ON THE REMAINING TEAMS SHALL EACH RECEIVE \$10,000). \$10,000).

(C) FOR THEIR PARTICIPATION IN AN ALL -STAR SKILLS COMPETITION, PLAYERS SHALL RECEIVE THE FOLLOWING AMOUNTS:
SLAM DUNK THREE -POINT SHOOTOUT
1ST PLACE: \$105,000 1ST PLACE: \$60,000
2ND PLACE: \$55,000 2ND PLACE: \$40,000
3RD PLACE: \$20,000 3RD PLACE: \$25,000
4TH PLACE: \$20,000 4TH PLACE: \$15,000
5TH PLACE: \$15,000
6TH PLACE: \$15,000

7TH PLACE: 7TH PLACE: 8TH PLACE: \$15,000 \$15,000 \$10,000

378 ARTICLE XXI
SKILLS CHALLENGE
1ST PLACE: \$55,000
2ND PLACE: \$40,000
3RD PLACE: \$20,000
4TH PLACE: \$20,000
5TH PLACE: \$15,000
6TH PLACE: \$15,000
6TH PLACE: \$15,000
6TH PLACE: \$15,000
SECTION 3. PLAYER GUESTS.
EACH PLAYER WHO PARTICIPATES IN THE ALL -STAR GAME, ROOKIE -SOPHOMORE
GAME, OR ANY ALL -STAR SKILLS COMPETITION MAY INVITE TWO (2) GUESTS, WHO

EACH PLAYER WHO PARTICIPATES IN THE ALL -STAR GAME, ROOKIE -SOPHOMORE GAME, OR ANY ALL -STAR SKILLS COMPETITION MAY INVITE TWO (2) GUESTS, WHO SHALL BE REIMBURSED FOR THE COST OF ROUND- TRIP FIRST -CLASS AIR TRANSPORTATION BETWEEN THE HOME CITY OF THE TEAM BY WHICH SUCH PLAYER IS EMPLOYED AND THE SITE OF THE ALL -STAR GAME, ROOKIE -SOPHOMORE GAME, OR ALL -STAR SKILLS COMPETITION.

SECTION 5. ALL STAP SALLS COMPETITIONS.

SECTION 5. ALL-STAR SKILLS COMPETITIONS.
THE ALL -STAR SKILLS COMPETITIONS THAT TAKE PLACE DURING ANY ALL -STAR
WEEKEND SHALL BE SELECTED BY THE NBA; PROVIDED, HOWEVER, THAT BEFORE
ADDING ANY NEW EVENT TO THE ALL -STAR SKILLS COMPETITIONS THAT TAKE PLACE
DURING ANY ALL -STAR WEEKEND (I.E., AN EVENT DIFFERENT FROM ANY CONDUCTED BY

ARTICLE XXI 379
THE NBA DURING ANY ALL -STAR WEEKEND HELD PRIOR TO THE 2023 -24 SEASON),
THE NBA SHALL OBTAIN THE CONSENT OF THE PLAYERS ASSOCIATION, WHICH CONSENT
SHALL NOT BE UNREASONABLY WITHHELD. THE RULE RELATING TO MANDATORY
PARTICIPATION IN SECTION 1(C) ABOVE SHALL APPLY ONLY TO CURRENT ALL -STAR SKILLS
COMPETITIONS (WITH THE EXCEPTION OF THE SLAM DUNK COMPETITION), UNLESS THE PLAYER IS THE PRIOR YEAR'S WINNER OF AN ALL -STAR SKILLS COMPETITION (WITH
THE EXCEPTION OF THE SLAM DUNK COMPETITION), AND THE NEW EVENT IS
CONSENTED TO BY THE PLAYERS ASSOCIATION UNDER THIS SECTION 5.
SECTION 6. ALL-STAR COMMITTEE.
THE NBA AND THE PLAYERS ASSOCIATION SHALL CONTINUE TO DISCUSS IN GOOD
FAITH MATTERS RELATING TO ALL -STAR WEEKEND, INCLUDING THE NATURE, SCHEDULE,
AND FORMAT OF ALL -STAR EVENTS, PLAYER PARTICIPATION THEREIN, AND AWARD
AMOUNTS.

380 ARTICLE XXII ARTICLE XXII

PLAYER HEALTH AND WELLNESS
SECTION 1. REQUIREMENTS FOR CERTAIN TEAM PLAYER HEALTH
PROFESSIONALS.

(A) EACH TEAM MUST SECURE THE SERVICES OF AT LEAST TWO (2) PHYSICIANS AS
LEAD TEAM PHYSICIANS, AT LEAST ONE (1) OF WHOM MUST BE BOARD CERTIFIED IN
ORTHOPEDIC SURGERY AND AT LEAST ONE (1) OF WHOM MUST BE BOARD CERTIFIED IN
INTERNAL MEDICINE, FAMILY MEDICINE, OR EMERGENCY MEDICINE, BEGINNING WITH
THE 2017-18 SEASON, EACH INDIVIDUAL HIRED FOR THE FIRST TIME TO PERFORM
SERVICES AS A TEAM PHYSICIAN MUST BE A DULY LICENSED PHYSICIAN WHO AS OF THE HIRING DATE: (I) IS BOARD CERTIFIED IN HIS/HER FIELD OF MEDICAL EXPERTISE; (II) HAS
SUCCESSFULLY COMPLETED A FELLOWSHIP IN SPORTS MEDICINE, HAS A CERTIFICATION OF ADDED QUALIFICATION (CAQ) IN SPORTS MEDICINE, OR HAS OTHER "SPORTS
MEDICINE" QUALIFICATIONS AS THE PARTIES MAY AGREE; AND (III) HAS AT LEAST FIVE (5)
YEARS OF CLINICAL EXPERIENCE FOLLOWING THE COMPLETION OF SUCH FELLOWSHIP OR
CAQ (OR OF SUCH OTHER "SPORTS MEDICINE" QUALIFICATIONS AS AGREED BY THE
PARTIES). EACH INDIVIDUAL WHO PERFORMS SERVICES AS A TEAM PHYSICIAN ADDITIONALLY MUST BE TRAINED AND HOLD A CURRENT CERTIFICATION IN BASIC LIFE
SUPPORT, BASIC TRAUMA LIFE SUPPORT, ADVANCED CARDIAC LIFE SUPPORT, OR
ADVANCED TRAUMA LIFE SUPPORT, THE NBA WILL ISSUE ADDITIONAL RULES
REGARDING GAME COVERAGE BY TEAM PHYSICIANS, WHICH SHALL INCLUDE, AMONG
OTHER REQUIREMENTS, THAT EACH TEAM ENSURE ATTENDANCE AT EACH HOME GAME
OF AT LEAST ONE (1) TEAM PHYSICIAN WHO IS BOARD CERTIFIED IN ORTHOPEDIC
SURGERY AND AT LEAST ONE (1) TEAM PHYSICIAN WHO IS BOARD CERTIFIED IN INTERNAL MEDICINE, OR EMERGENCY MEDICINE.

(8) EACH TEAM MUST SECURE THE SERVICES OF AT LEAST ONE (1) ATHLETIC TRAINER ON SERVE AS AN ASSISTANT ATHLETIC TRAINER ON A FULL -TIME BASIS. BEGINNING WITH THE
2017- 18 REGULAR SEASON: (1) EACH INDIVIDUAL HIRED FOR A THE FIRST TIME TO

PERFORM SERVICES AS AN ATHLETIC TRAINER FOR A TEAM MUST AS OF THE HIRING DATE:
(A) BE CERTIFIED BY THE NATIONAL ATHLETIC TRAINERS ASSOCIATION (NATA) OR THE CANADIAN ATHLETIC THERAPISTS ASSOCIATION (CATA) (OR A SIMILAR ORGANIZATION AS THE PARTIES MAY AGREE), AND (B) BE TRAINED AND HOLD A CU RRENT CERTIFICATION
IN BASIC LIFE SUPPORT, BASIC TRAUMA LIFE SUPPORT, ADVANCED CARDIAC LIFE SUPPORT, OR ADVANCED TRAUMA LIFE SUPPORT; AND (II) EACH INDIVIDUAL HIRED FOR THE FIRST TIME TO PERFORM SERVICES AS A HEAD ATHLETIC TRAINER FOR A TEAM

ARTICLE XXII 381

MUST, AS OF TH E HIRING DATE, HAVE AT LEAST THREE (3) YEARS OF EXPERIENCE AS AN ATHLETIC TRAINER SINCE HE/SHE FIRST RECEIVED SUCH FOREGOING ATHLETIC TRAINING CERTIFICATION. THE NBA WILL ISSUE ADDITIONAL RULES REGARDING GAME COVERAGE BY ATHLETIC TRAINERS.

(C) EACH TEAM MUST SECURE THE SERVICES OF AT LEAST ONE (1) STRENGTH AND CONDITIONING COACH ON A FULL -TIME BASIS AND DESIGNATE ONE (1) STRENGTH AND CONDITIONING COACH AS THE HEAD STRENGTH AND CONDITIONING COACH AS THE HEAD STRENGTH AND CONDITIONING WITH THE 2017- 18 REGULAR SEASON: (I) EACH INDIVIDUAL HIRED FOR THE FIRST TIME TO PERFORM SERVICES AS A STRENGTH AND CONDITIONING COACH FOR A TEAM MUST, AS OF THE HIRING DATE, HAVE A DEGREE FROM AN ACCREDITED FOUR -YEAR COLLEGE OR UNIVERSITY AND A CERTIFICATION FROM THE NATIONAL STRENGTH AND CONDITIONING ASSO CIATION (NSCA) (WHICH, FOR EACH INDIVIDUAL HIRED FOR THE FIRST TIME REGINNING WITH THE 2023- 24 SEASON MILST BE A BEGISTERED STRENGTH

FIRST TIME BEGINNING WITH THE 2023- 24 SEASON, MUST BE A REGISTERED STRENGTH AND CONDITIONING COACH (RSCC) OR CERTIFIED STRENGTH AND CONDITIONING

AND CONDITIONING COACH (RSCC) OR CERTIFIED STRENGTH AND CONDITIONING SPECIALIST (CSCS) CERTIFICATION FROM THE NSCA) (OR A C ERTIFICATION FROM A SIMILAR ORGANIZATION AS THE PARTIES MAY AGREE), AND (II) EACH INDIVIDUAL HIRED FOR THE FIRST TIME TO PERFORM SERVICES AS A HEAD STRENGTH AND CONDITIONING COACH FOR A TEAM MUST, AS OF THE HIRING DATE, HAVE AT LEAST THREE (3) YEARS OF EXPERIENCE AS A STRENGTH AND CONDITIONING COACH SINCE HE/SHE FIRST RECEIVED SUCH FOREGOING STRENGTH AND CONDITIONING CERTIFICATION. IN ADDITION, ALL INDIVIDUALS WHO PERFORM SERVICES AS A STRENGTH AND CONDITIONING COACH FOR A TEAM MUST BE TRAINED AND HOLD A C URRENT CERTIFICATION IN BASIC LIFE SUPPORT,

BASIC TRAUMA LIFE SUPPORT, ADVANCED LIFE SUPPORT, OR ADVANCED TRAUMA

LIFE SUPPORT

BASIC TRADMA LIFE SUPPORT, ADVANCED LIFE SUPPORT, ON ADVANCED TRADMA LIFE SUPPORT.
SECTION 2. ONE SURGEON.
EACH TEAM AGREES THAT A PLAYER REQUIRING THE CARE AND TREATMENT OF AN ORTHOPEDIC SURGEON WILL, SO FAR AS PRACTICA BLE, BE REFERRED TO AND TREATED BY

ONE (1) ORTHOPEDIC SURGEON (RATHER THAN SEVERAL).

SECTION 3. NBA PHYSICIANS ASSOCIATION.
REPRESENTATIVES DESIGNATED BY THE PLAYERS ASSOCIATION SHALL PARTICIPATE IN MEETINGS OF THE NBA PHYSICIANS ASSOCIATION FOR THE PURPOSE OF DISCUS SING MATTERS RELATED TO THE MEDICAL CARE AND TREATMENT OF PLAYERS.

```
SECTION AT DISCLOSURE OF MEDICAL INFORMATION.

(A) A TEAM PHYSICIAN MAY DISCLOSE ALL RELEVANT MEDICAL INFORMATION
CONCERNING A PLAYER TO (I) THE GENERAL MANAGER, COACHES, AND TRAINERS OF THE
TEAM BY WHICH SUCH PLAYER IS EMPLOYED, (II) ANY ENTITY FROM WHICH ANY SUCH
TEAM SEEST TO PROCURE, OR HAS PROCURED, AN INSURANCE POLICY COVERING SUCH
PLAYER S LIFE OR ANY DISABILITY, INJURY, ILLINESS, OR OTHER MEDICAL CONDITION SUCH
PLAYER RY SUFFER OR SUSTAIN, AND (III) SUBJECT TO THE TERMS OF SECTIONS 4(D) -(E)
BELOW, THE MEDIA OR PUBLIC ON BEHALF OF THE TEAM.

(B) SHOULD IT BE REQUESTED IN CONNECTION WITH THE CONTEMPLATED

(B) SHOULD IT BE REQUESTED IN CONNECTION WITH THE CONTEMPLATED

ASSIGNMENT OF A PLAYER 'S UNIFORM PLAYER CONTRACT TO ONE OR MORE INA
TEAMS, A TEAM 'S PHYSICIAN MAY FURNISH ALL RELEVANT MEDICAL INFORMATION
RELATING TO THE PLAYER TO (I) THE PHYSICIANS AND GENERAL MANAGER, COACHES,
AND TRAINERS OF SUCH OTHER TEAM OR TEAMS, AND (II) ANY ENTITY FROM WHICH
ANY SUCH OTHER TEAM SEEKS TO PROCURE, OR HAS PROCURED, AN INSURANCE POLL CY
COVERING SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS, OR OTHER MEDICAL
CONDITION SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS, OR THER MEDICAL
CONDITION SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS, OR AND TRAINERS OF THE
PHYSICIAN MAY FURNISH ALL RELEVANT MEDICAL INFORMATION RELATING TO THE PLAYER 'S NBA GL TEAM, AND (II) ANY ENTITY FROM WHICH THE TEAM, THE
PLAYER 'S NBA GL TEAM, AND (II) ANY ENTITY FROM WHICH THE TEAM, THE
PLAYER 'S NBA GL TEAM, AND (II) ANY ENTITY FROM WHICH THE TEAM, THE
PLAYER 'S NBA GL TEAM, AND (II) ANY ENTITY FROM WHICH THE TEAM, THE
PLAYER 'S NBA GL TEAM, SEEKS TO PROCURE, OR AS PROCURED,
AN INSURANCE POLICY COVERING SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS,
OR OTHER MEDICAL CONDITION SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS,
OR OTHER MEDICAL CONDITION SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS,
OR OTHER MEDICAL CONDITION SUCH PLAYER 'S LIFE OR ANY DISABILITY, INJURY, ILLINESS,
OR
```

STATEMENT(S) WITH ALL RELEVANT MEDICAL INFORMATION ONLY AFTER SUCH RE-EVALUATION HAS OCCURRED.

RE-EVALUATION HAS OCCURRED.

(E) A PLAYER OR HIS IMMEDIATE FAMILY (WHERE APPROPRIATE) SHALL HAVE THE
RIGHT TO APPROVE THE TERMS AND TIMING OF ANY PUBLIC RELEASE OF MEDICAL INFORMATION RELATING TO ANY INJURIES, ILLNESSES, OR OTHER MEDICAL CONDITIONS
SUFFERED BY THAT PLAYER THAT ARE POTENTIALLY LIFE - OR CAREER -THREATENING, OR THAT
DO NOT ARISE FROM THE PLAYER 'S PARTICIPATION IN NBA GAMES OR PRACTICES. IF A
TEAM OR THE NBA REQUESTS SUCH APPROVAL AND THE PLAYER OR HIS IMMEDIATE
FAMILY (WHERE APPROPRIATE) DOES NOT PROVIDE IT, THEN THE TEAM IS LIMITED TO DISCLOSING THAT AN INJURY, ILLNESS, OR OTHER MEDICAL CONDITION IS PREVENTING A
PLAYER FROM RENDERING SERVICES TO THE TEAM AND THAT THE ANTICIPATED LENGTH OF THE PLAYER 'S ABSENCE FROM RENDERING SERVICES TO THE TEAM IS UNKNOWN. (F) NOTHING IN SECTIONS 4(D) -(E) SHALL LIMIT A TEAM FROM DISCLOSING MEDICAL INFORMATION RELATED TO AN INJURY, ILLNESS, OR OTHER MEDICAL CONDITION WITH RES PECT TO ANY PLAYER WHO HAS MADE MEDICAL INFORMATION AVAILABLE

MEDICAL INFORMATION RELATED TO AN INJURY, ILLNESS, OR OTHER MEDICAL CONDITION WITH RESPECT TO ANY PLATER WHO HAS MADE MEDICAL INFORMATION RELATED TO ANY PLATER WHO HAS MADE MEDICAL THAT IS INCONSISTENT WITH THE WRITTEN OPINION OF A TEAM PHYSICIAN.

(G) IN ADDITION TO THE ACCESS SET FORTH IN ARTICLE XXII, SECTION 8 OF THE

CBA BELOW, A PLAYER IS ENTITLED ACCESS TO HIS OW N MEDICAL RECORDS AND THE

TEAM SHALL USE BEST EFFORTS TO PROVIDE SUCH INFORMATION ON OR BEFORE FORTY-EIGHT (48) BUSINESS HOURS OF A PLAYER REQUEST.

SECTION 5. VACCINATION EDUCATION AND RECOMMENDATIONS.

THE NBA AND THE PLAYERS ASSOCIATION SHALL, AT LEAST ANNUALLY, JO INTLY RECOMMEND, AND ISSUE EDUCATIONAL MATERIALS TO PLAYERS (IN CONNECTION WITH

THE ROOKIE TRANSITION PROGRAM AND TEAM AWARENESS MEETINGS DESCRIBED IN ARTICLE VI, SECTION 4 OF THE CBA AND VIA WRITTEN MATERIALS PROVIDED TO ALL PLAYERS) REGARDING, THE HEALTH BENEFITS OF VACCINATIONS RECOMMENDED BY THE CDC (I.E., AS OF THE EFFECTIVE DATE OF THIS AGREEMENT, COVID -19, MEASLES, MUMPS, AND RUBELLA (MMR), INFLUENZA, TETANUS AND PERTUSSIS, VARICELLA

(CHICKEN POX), HEPATITIS B) AND THE MENINGOCOCCAL VACCINE.
SECTION 6. SELECTIO N OF TEAM PHYSICIAN AND OTHER HEALTH CARE

PROVIDERS

EACH TEAM HAS THE SOLE AND EXCLUSIVE DISCRETION TO SELECT ANY DOCTORS,

HOSPITALS, CLINICS, HEALTH CONSULTANTS, OR OTHER HEALTH CARE PROVIDERS ("HEALTH CARE PROVIDERS") TO EXAMINE AND/OR TREAT PLAYERS PUR SUANT TO THE TERMS OF

THIS AGREEMENT AND THE UNIFORM PLAYER CONTRACT; PROVIDED, HOWEVER, NO TEAM WILL ENGAGE ANY SUCH HEALTH CARE PROVIDER BASED PRIMARILY ON A SPONSORSHIP RELATIONSHIP (OR LACK THEREOF) WITH THE TEAM, AND WITHOUT CONSIDERING THE HEALTH CAR E PROVIDER 'S QUALIFICATIONS (INCLUDING, E.G. , MEDICAL EXPERIENCE AND CREDENTIALS) AND THE GOAL OF PROVIDING HIGH QUALITY CARE TO ALL

OF ITS PLAYERS

OF ITS FLATERS.
SECTION 7. HEALTH AND PERFORMANCE SCREENINGS.
PLAYERS SHALL UNDERGO REASONABLE SCREENING AND BASELINE TESTING

(E.G., PURSUANT TO NBA CARDIAC AND CONCUSSION PROTOCOLS) AND, IN CONNECTION

VITH SUCH SCREENING AND TESTING, SHALL ACCURATELY AND COMPLETELY ANSWER ALL REASONABLE HEALTH QUESTIONS (INCLUDING, UPON REQUEST, PROVIDING ACCURATE AND COMPLETE MEDICAL HISTORIES). PL AYERS ADDITIONALLY SHALL PARTICIPATE IN ANY

COMPLETE MEDICAL HISTORIES). PLATERS ADDITIONALLY SHALL PARTICIPATE IN ANY
LEAGUE -WIDE BIOMECHANICS SCREENING AND ASSESSMENT PROGRAM UPON REQUEST
AND DIRECTION BY THE NBA, PROVIDED THAT, PRIOR TO IMPLEMENTING ANY SUCH
PROGRAM, THE NBA SHALL CONSULT WITH THE PLAYERS ASSOCIATION, AND PROV IDED
FURTHER THAT ANY SUCH ASSESSMENT PROGRAM SHALL REQUIRE NO MORE THAN FOUR (4) ASSESSMENTS FOR ANY ONE SEASON. ANY OTHER NEW LEAGUE -WIDE
PERFORMANCE SCREENING AND ASSESSMENT PROGRAM DIRECTED BY THE NBA AND REQUIRED FOR PLAYERS SHALL REQUIRE PRIOR AGREE MENT OF THE NBA AND THE

PLAYERS ASSOCIATION.
SECTION 8. ELECTRONIC MEDICAL RECORDS.

SECTION 8. ELECTRONIC MEDICAL RECORDS.

(A) THE NBA WILL USE, DURING THE TERM, AN ELECTRONIC MEDICAL RECORDS

SYSTEM ("EMR") THAT WILL PROVIDE A SECURE, SEARCHABLE, CENTRALIZED DATABASE

OF PLAYER HEALTH INFORMATION. TO THE EXTE NT HEALTH INFORMATION DISCLOSURES

ARE PERMITTED BY THIS AGREEMENT (INCLUDING THE UNIFORM PLAYER CONTRACT), SUCH DISCLOSURES MAY BE MADE VIA SECURE SYSTEMS WITHIN THE EMR. IN

ADDITION, THE EMR WILL: (I) ALLOW FOR THE NBA (BUT NOT THE TEAMS) TO

CONDUCT PLA YER HEALTH AND SAFETY REVIEWS; (II) ALLOW FOR AUTHORIZED ACADEMIC

RESEARCHERS TO ACCESS THE DATA (ON A DE -IDENTIFIED BASIS) AND CONDUCT STUDIES

DESIGNED TO IMPROVE PLAYER HEALTH AND SPRADEN MEDICAL KNOWLEDGE (PROVIDED THAT THE PLAYERS ASSOCIATION WILL BE REQUIDED WITH NOTICE BRIDE

DESIGNED TO IMPROVE PLAYER HEALTH AND BROADEN MEDICAL KNOWLEDGE (PROVIDED THAT THE PLAYERS ASSOCIATION WILL BE P ROVIDED WITH NOTICE PRIOR TO ANY SUCH ACCESS AND GIVES ITS CONSENT, SUCH CONSENT NOT TO BE UNREASONABLY WITHHELD); AND (III) GIVE PLAYERS THE ABILITY TO EASILY ACCESS THEIR OWN HEALTH INFORMATION AND TO GRANT ACCESS TO SUCH INFORMATION TO PHYSICIANS OF THE IR CHOICE BOTH DURING AND AFTER THEIR CAREERS.

ARTICLE XXII 385
(B) TO SATISFY THE REQUIREMENT IN SECTION 8(A) (III) ABOVE , BY NO LATER THAN THE END OF THE 2023 -24 SEASON, THE NBA SHALL MAKE AVAILABLE A MOBILE APP FOR EXCLUSIVE USE BY PLAYERS TO FACILITATE DIRECT ACCESS FOR E ACH PLAYER TO SUCH INFORMATION IN THE EMP. THE NBA SHALL ALSO PROVIDE THE SAME OR SIMILAR ACCESS THROUGH THE APP FOR EXCLUSIVE USE BY PORMER PLAYERS IN RESPECT OF WHOM THE EMP FOR EXCLUSIVE USE BY FORMER PLAYERS IN RESPECT OF WHOM THE EMP CONTAINS MEDICAL INFORMATION FOLLOWING THE 2023 -24 SEASON, AND ANNUALLY FOLLOWING EACH SEASON THEREAFTER. THE NBA SHALL PROVIDE A PLAYER SASOCIATION-DESIGNATED PHYSICIAN WITH A SUMMARY REPORT FOR EACH PLAYER, WHICH WILL SUMMARIZE INFORMATION ON SUCH PLAYER R'ROM THE EMP (IDENTIFIED BY PLAYER NAME) REGARDING SUCH PLAYER R'SHIJURIES, ILLNESSES, OR MEDICAL CONDITIONS, IMAGING STUDIES, PRESCRIPTION MEDICATIONS, SURGERIES, VACCINATIONS, CONCUSSIONS AND CONCUSSION EVALUATION, AND CARDIAC SCREENING. IN ORDER TO CONFIRM PLAYER CONSENT FOR THE MBA TO PROVIDE THE ABOVE SUMMARY AND RELATED INFORMATION TO THE PLAYERS ASSOCIATION, THE NBA SHALL INCLUDE IN THE NBBA SHALL THIS PLAYERS ASSOCIATION, THE NBA SHALL THE NBA SHALL THIS PLAYER SAME AND PROVIDE THE ABOVE WITH PARAGRAPH 7(I) OF THE UPC EACH PLAYER IS REQUIRED TO SIGN ANNUALLY, AN AUTHORIZATION FOR THE NBA TO PROVIDE MEDICAL RECORDS TO THE PLAYERS ASSOCIATION SOCIATION. SECOND TO PROVIDE MEDICAL RECORDS TO THE PLAYERS ASSOCIATION AND THE NBA SHALL CONCUSSION POLICY WELL BE REVIEWED AND UPDATED PERIODICALLY BY THE NBA IN CONJUSTORY COMMITTEE IN OF PROVIDE MEDICAL RECORDS TO THE PLAYERS ASSOCIATION AND THE NBA TO PROVIDE MEDICAL RECORDS TO THE PLAYERS SHALL BE IN EFFECT DURING THE NBA IN CONJUSTORY COMMITTEE IN ORDER TO KEEP THE POLICY CURRENT AND CONCUSSION ADVISORY COMMITTEE IN ORDER TO KEEP THE POLICY CURRENT AND CONCUSSION ADVISORY COMMITTEE IN ORDER TO KEEP THE POLICY CURRENT AND CONSISTENT WITH THE NBA PHYSICIANS ASSOCIATION AND THE NBA 'S CARDIAG SCREENING POLICY THE NBA PHYSICIANS ASSOCIATION AND THE

DURING THE TERM. THE EMERGENCY MEDICAL PREPAREDNESS POLICY WILL BE
REVIEWED AND UPDATED PERIODICALLY BY THE NBA IN CONJUNCTION WITH THE NBA
PHYSICIANS ASSOCIATION AND THE NBA 'S EMERGENCY MEDICAL PREPAREDNESS
COMMITTEE IN ORDER TO KEEP THE POLICY CURRENT AND CONSISTENT WITH RECOMMENDATIONS FROM ORGANIZATIONS AND EXPERTS WITH EMERGENCY RESPONSE

EXPERTISE. PRIOR TO ANY UPDATE TO THE EMERGENCY MEDICAL PREPAREDNESS POLICY, THE NBA SHALL CONSULT WITH THE PLAYERS ASSOCIATION. SECTION 10. SECOND OPINION.

(A) SUBJECT TO THE ADDITIONAL TERMS IN SUBSECTIONS (B) THROUGH (E) BELOW, PLAYERS SHALL HAVE THE RIGHT TO RECEIVE A SECOND MEDICAL OPINION AT THE TEAM 'S EXPENSE REGARDING THE COURSE OF TREATMENT FOR AN INJURY, ILLNESS, OR OTHER MEDICAL CONDITION THAT EITHER: (I) HAS PREVENTED THE PLAYER FROM PARTICIPATING

IN A REGUL AR SEASON , PLAY-IN, OR PLAYOFF GAME FOR TWO (2) WEEKS OR MORE; (II)
IN THE OPINION OF A TEAM PHYSICIAN FOR THE PLAYER 'S TEAM, IS MORE LIKELY THAN
NOT TO PREVENT THE PLAYER FROM BEING ABLE TO PARTICIPATE IN AN NBA GAME FOR TWO (2) WEEKS OR MORE (OR DURING T HE OFF -SEASON, FROM PARTICIPATING IN

NOT TO PREVENT THE PLAYER FROM BEING ABLE TO PARTICIPATE IN AN NBA GAME FOR TWO (2) WEEKS OR MORE (OR DURING T HE OFF -SEASON, FROM PARTICIPATING IN COMPETITIVE BASKETBALL WITHOUT RESTRICTION FOR TWO WEEKS OR MORE); (III) IN THE OPINION OF THE TEAM PHYSICIAN WILL NOT BE SIGNIFICANTLY AGGRAVATED BY THE PLAYER CONTINUING TO PARTICIPATE IN NBA GAMES (OR DURING THE OFFS EASON PARTICIPATING IN BASKETBALL WITHOUT RESTRICTION) WHEN THE PLAYER REASONABLY BELIEVES THAT CONTINUED PARTICIPATION WILL SIGNIFICANTLY AGGRAVATE HIS INJURY, ILLNESS, OR OTHER MEDICAL CONDITION; (IV) RESULTS IN DIRECTION FROM THE TEAM PHYSICIAN THAT THE PLAYER SHOULD NOT UNDERGO SURGERY; OR (V) RESULTS IN DIRECTION FROM THE TEAM PHYSICIAN THAT THE PLAYER SHOULD NOT UNDERGO SURGERY WHEN THE PLAYER REASONABLY BELIEVES THAT SURGERY IS NECESSARY FOR THE INJURY, ILLNESS, OR OTHER MEDICAL CONDITION. THE FOREGOING SHALL NOT LIMIT A PLAYER'S ABILITY

TO OBTAIN A SECOND MEDICAL OPINION IN CIRCUMSTANCES OTHER THAN THOSE SET FORTH IN SECTIONS 10(A)(I) -(V) ABOVE, PROVIDED THAT THE TEAM SHALL NOT BE OBLIGATED TO PAY FOR OR CONSIDER ANY SUCH SECOND OPINION.

(B) THE PARTIES WIL L MAINTAIN AND PUBLISH ANNUALLY A LIST (THE "SECOND OPINION LIST") OF IOINTLY -APPOINTED, MEDICAL SPECIAL ISTS. INCLUDING ONE OR

(b) THE PARTIES WIL E MAINTAIN AND PUBLISH ANNUALLY A LIST (THE SECOND OPINION LIST") OF JOINTLY -APPOINTED MEDICAL SPECIALISTS, INCLUDING ONE OR MORE PSYCHIATRIST(S) (EACH A "SECOND OPINION PHYSICIAN"), BY SPECIALTY AND BY GEOGRAPHIC REGION IN THE UNITED STATES AND CANADA, T O PROVIDE PLAYERS WITH THE SECOND MEDICAL OPINIONS DESCRIBED IN SUBSECTION (A) ABOVE. AT LEAST TWO (2) BOARD -CERTIFIED PHYSICIANS SHALL BE DESIGNATED AS SECOND OPINION PHYSICIANS FOR EACH SPECIALTY IN EACH OF THE GEOGRAPHIC REGIONS.

ARTICLE XXII 387

(C) EACH SECOND OPINION PHYSICIAN WILL BE INCLUDED ON THE SECOND OPINION LIST FOR THE DURATION OF THIS AGREEMENT, UNLESS EITHER THE NBA OR THE PLAYERS ASSOCIATION HAS PROVIDED WRITTEN NOTICE TO THE OTHER PARTY THAT A PHYSICIAN SHOULD BE REMOVED FROM THE SECOND OPINION LIST (I) BY DECEMBER 1 OF ANY YEAR COVERED BY THIS AGREEMENT; OR (II) AT ANY TIME OF ANY YEAR COVERED BY THIS AGREEMENT, FOR THE FIRST SUCH FAILURE, A PARTY IS REQUIRED TO ISSUE A WARNING TO THE SECOND OPINION PHYSICIAN (FOLLOWING WRITTEN NOTICE TO THE OTHER PARTY), WITH REMOVAL PERMITTED THEREAFTER IF THE SECOND OPINION PHYSICIAN DOES NOT PROVIDE THE PLAYER STEAM WITH ALL INFORMATION RELATING TO SUCH CONSULTATION WITHIN TWO (2) BUSINESS DAYS FOLLOWING WRITTEN NOTICE TO THE OTHER PARTY), WITH REMOVAL PERMITTED THEREAFTER IF THE SECOND OPINION PHYSICIAN DOES NOT PROVIDE THE PLAYER. STEAM WITH ALL INFORMATION RELATING TO SUCH CONSULTATION WITHIN TWO (2) BUSINESS DAYS FOLLOWING THE WARNING, OR FOR THE SECOND OR ANY ADDITIONAL INSTANCES IN WHICH THE SECOND OPINION PROVIDED THAT, FOR THE PLAYER. SUCH REMOVAL SHALL BE EFFECTIVE IMMEDIATELY, PROVIDED THAT, UNLESS OTHERWISE AGREED BY THE PARTIES, SUCH REMOVAL SHALL NOT AFFECT ANY SECOND OPINION PROCESS INVOLVING SUCH PHYSICIAN THAT HAS PREVIOUS LY BEEN REQUESTED BY A PLAYER.

(D) PRIOR TO OBTAINING A SECOND OPINION, A PLAYER SHALL NOTIFY THE TEAM IN WRITING OF HIS DECISION TO SEEK SUCH SECOND OPINION, THE NAME OF THE PHYSICIAN WHO WILL BE PERFORMING THE EVALUATION, AND THE DATE AND LOCATION OF THE EVALUATION. UPON RECEIVING SUCH NOTICE AND PRIOR TO THE PHYSICIAN WHO WILL BE PERFORMING THE EVALUATION, AND THE DATE AND LOCATION OF THE EVALUATION. HE TEAM WILL MAKE AVAILABLE TO THE PHYSICIAN PROVIDED THAT, UNLESS OTHERWISE ASSOCIATED WITH THE SECOND OPINION PROVIDED SUCH COST IS REASONABLE FOR THE CONSULTATION.

(F) IN CONNECTION WITH OBTAINING A SECOND OPINION PROVIDED SUCH COST IS REASONABLE FOR THE CONSULTATION.

(F) IN CONNECTION WITH OBTAINING A SECOND OPINION FROM A SECOND

OPINION PHISICIAN PORSUANT TO SUBSECTIONS (A) THROUGH (E) ABOVE, A PLATER
MAY NOT BE ABSENT FROM THE TEAM FOR AN UNREASONABLE PERIOD OF TIME OR MISS ANY GAMES WITHOUT AUTHORIZATION OF THE TEAM.
(G) IF THE SECOND OPINION PHYSICIAN PROVIDES THE TEAM WITH A WRITTEN
OPINION, AND THE PLAYER HAS OTHERWISE COMPLIED WITH PARAGRAPH 7(H) OF THE
UPC, THE TEAM WILL BE REQUIRED TO CONSIDER THE SECOND OPINION IN

```
CONNECTION WITH DIAGNOSIS OR TREATMENT. FOR CLARITY, NOTHING IN THIS
SECTION 10 SHALL BE CONSTRUED TO ALTER OR LIMIT IN ANY WAY THE RIGHTS OF ANY
TEAM OR THE OBLIGATION OF ANY PLAYER UNDER THE CEAS OR UNIFORM PLAYER
CONTRACT, INCLUDING WITHOUT LIMITATION PURSUANT TO THE PROVISIONS OF
PARAGRAPH 7 OF THE UNIFORM PLAYER CONTRACT.
SECTION 11. FITNESS -TO-PLAY.
(A) THE PARRIES SHALL ESTSABLISH PANELS OF PHYSICIANS (EACH A
"FITNESS -TO-PLAY PANEL") FOR THE PURPOSE OF DETERMINING, AS SET FORTH IN THIS
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH POTENTIALLY LIFE -THREATENING INJURIES,
SECTION 11. WHETHER PLAYERS WITH PLAYERS ASSOCIATION, AND ONE (1)
PHYSICIAN APPOINTED BY THE PLAYERS ASSOCIATION, AND ONE (1)
PHYSICIAN APPOINTED BY AGREEMENT OF THE FIRST TWO (2) PHYSICIANS.
SECTION 11. WHETHER PLAYERS ASSOCIATION AND ONE (1)
PHYSICIAN APPOINTED BY AGREEMENT OF THE FIRST TWO (2) PHYSICIANS.
HE AND ARROWS AND ASSOCIATION OF THE FIRST TWO (2) PHYSICIANS.
HE ADDITION OF THE PROPERTIES OF THE APPLICABLE FITNESS -TO-PLAY PANEL; AND (III) HAVE AT LEAST TEN (10) YEARS OF POST-FELLOWSHIP CLINICAL EXPERIENCE. EACH PANEL WILLIES TO PLAY DETERMINATIONS. ONCE
APPOINTED, EACH PHYSICIAN ON A FITNESS -TO-PLAY PANEL BY AND AND ASSOCIATION ON A FITNESS -TO-PLAY PANEL BY AND AND ASSOCIATION HAS BY DECEMBER 1 OF ANY YEAR COVERED BY THIS
SUCH PARALE FOR THE DURATION OF THIS AGREEMENT, UNLESS EITHER THE NBA OR THE
PLAYERS ASSOCIATION HAS, BY DECEMBER 1 OF ANY YEAR COVERED BY THIS
OTHER PARTY APPOINTED TO A FITNESS -TO-PLAY PANEL IN THE PHYSICIAN HAT THE
OTHER PARTY APPOINTED TO A FITNESS -TO-PLAY PANEL IN THE PHYSICIAN HAT THE
PLAYERS ASSOCIATION HAS, BY DECEMBER 1 OF ANY YEAR COVERED BY THIS
O
```

FITNESS -TO-PLAY PANEL BY MAKING SUCH A REFERRAL IN WRITIN G TO THE PLAYER AND

TO THE NBA, TEAM, AND PLAYERS ASSOCIATION, AS APPLICABLE. ONCE SO REFERRED, THE PLAYER WILL NOT BE PERMITTED TO PLAY OR PRACTICE IN THE NBA UNTIL HE IS CLEARED TO DO SO BY THE PANEL AS SET FORTH BELOW.

(D) (1) UPON THE REFERRAL DESCRIBED IN SUBSECTION (C) ABOVE, THE PANEL WILL BE PROVIDED WITH ALL MEDICAL INFORMATION IN THE PLAYER 'S MEDICAL FILE THAT ANY MEMBER OF THE PANEL DEEMS

PLAYER 'S MEDICAL FILE THAT ANY MEMBER OF THE PANEL DEEMS
RELEVANT TO THE INJURY, ILLNESS, OR OTHER MEDICAL CONDITION FOR WHICH THE PLAYER WAS REFERRED. THE P ANEL WILL REVIEW THE
PLAYER 'S INJURY, ILLNESS, OR OTHER MEDICAL CONDITION (WHICH
REVIEW SHALL INCLUDE AN IN -PERSON EXAMINATION OF THE PLAYER
BY EACH MEMBER OF THE PANEL UNLESS SUCH MEMBER DETERMINES THAT AN EXAMINATION BY HIM/HER WOULD SERVE NO
USEFUL PURPOSE). UPON CONCLUSION OF ITS REVIEW, THE PANEL
SHALL PROVIDE A REPORT TO THE NBA, THE PLAYER 'S TEAM, AND
THE PLAYERS ASSOCIATION SETTING FORTH ITS DETERMINATION AND THE REASONS THEREFOR.

THE PLAYERS ASSOCIATION SETTING FORTH TIS DETERMINATION AND THE REASONS THEREFOR.

(2) THE DETERMINATION TO BE MADE BY THE PANEL IS WHETHER, IN
THE PANEL'S REASONABLE MEDICAL JUDGMENT AND EXPERIENCE,
AND HAVING CONSIDERED CURRENT MEDICAL KNOWLEDGE AND THE BEST AVAILABLE OBJECTIVE EVIDENCE: (I) THE PLAYER IS MEDICALLY
ABLE AND MEDICALLY FIT TO PERFORM HIS DUTIES AS A PROFESSIONAL BASKETBALL PLAYER; AND (II) PERFORMING SUCH DUTIES WOULD NOT
CREATE A MATERIALLY ELEVATED RISK OF DEATH, PARALYSIS, OR OTHER

PERMANENT SPINAL INJURY FOR THE PLAYER. WHERE THERE ARE AUTHORITATIVE MEDICAL GUIDELINES ON FITNESS FOR ATHLETIC PARTICIPATION AND A PARTICULAR INJURY, ILLNESS, OR OTHER MEDICAL

CONDITION (E.G., THE AMERICAN HEART ASSOCIATION/AMERICAN COLLEGE OF CARDIOLOGY SCIENTIFIC STATEMENTS ON ELIGIBILITY AND DISQUALIFICATION - RECOMMENDATIONS FOR COMPETITIVE

ATHLETES WITH CARDIOVASCULAR ABBORMALTIES). THE P ANEL WILL
CONSIDER SUCH GUIDELINES IN MAKING ITS DETERMINATION.
(3) SUBSEQUENT TO THE PLAYER BEING REFERRED TO A FITNESS -TO-PLAY
PANEL, AND PRIOR TO T HE PAREL 'S REVIEW OF THE PLAYER SINJURY,
ILLNESS, OR OTHER MEDICAL CONDITION, THE PLAYER (ON BEHALF OF
HIMSELF, HIS HEIRS, AND ASSIGNS) SHALL BE REQUIRED TO SIGN A
RELEASE AND COVENANT NOT TO SUB AGREEMENT IN THE FORM AGREED UPON BY THE PARTIES; PROVIDED THAT THIS AGREEMENT
SHALL NOT APPLY TO ANY CLAIM OF MEDICAL MALPRACTICE AGAINST A
TEAM -AFFILIATED PHYSICIAN OR ANY PHYSICIAN RETAINED BY THE
NBA OR PLAYERS ASSOCIATION FOR THE MEDICAL EVALUATION
PROCESS.
(E) IN THE EVENT THAT THE FITNESS -TO-PLAY PANEL DETERM INES THAT THE PLAYER
IS MEDICALLY ABLE AND MEDICALLY FIT TO PLAY PROFESSIONAL BASKETBALL PURSUANT TO THE STANDARD IN SUBSECTION (D) ABOVE: (I) THE PLAYER WILL BE REQUIRED TO SIGN
AN INFORMED CONSENT AND ASSUMPTION OF RISK AGREEMENT IN THE FORM AGREED UPON BY THE PARTIES BEFORE HE IS ABLE TO PLAY OR PRACTICE IN THE NBA; AND
(II) UPON SATISFYING THE PRIOR CLAUSE, SHALL BE DEFEMED AT THAT TIME MEDICALLY
ABLE AND BRIDS ASSETBALL IN THE NBA AND PERMITTED TO DO SO.
(F) IF THE FITNESS -TO-PLAY PANEL DOES NOT DETERMINE THAT THE PLAYER IS
MEDICALLY ABLE AND MEDICALLY FIT TO PLAY PROFESSIONAL BASKETBALL PURSUANT TO
THE STANDARD IN SUBSECTION (D) ABOVE. THE NBA, A TEAM, OR THE PLAYER IS
MEDICALLY ABLE AND MEDICALLY FIT THE SEASON THAT BEEDIS MISMEDIATELY FOLLOWING THE DATE ON WHICH THE PLAYER TO THE FITNESS -TO-PLAY PANEL BEGINNING
ON THE LATER OF THE FIRST DAY OF THE SEASON THAT BEEDIS MISMEDIATELY FOLLOWING THE DATE ON WHICH THE PLAYER TO THE FITNESS -TO-PLAY PANEL BEGINNING
ON THE LATER OF THE FIRST DAY OF THE SEASON THAT BEEDIS MEMBEDIATELY FOLLOWING THE DATE ON WHICH THE PLAYER TO THE FITNESS -TO-PLAY PANEL BEGINNING
ON THE LATER OF THE FIRST DAY OF THE SEASON THAT BEEDIS MEMBEDIATELY FOLLOWING THE DATE ON WHICH THE PLAYER SUDDITS REPORT OR NINE (9) MONTHS AFTER SUCH
DATE. THE PARTY MAKING SUCH REFERRAL MUST HAV

ARTICLE XXII 391
FITNESS -TO-PLAY PANEL 'S CONCLUSION AND REFUSES TO PERMIT THE PLAYER TO PLAY
AND PRACTICE WITH THE TEAM DUE TO THE INJURY, ILLNESS, OR OTHER MEDICAL
CONDITION FOR WHICH THE PLAYER WAS REFERRED TO THE FITNESS -TO-PLAY PANEL,
THEN THE TEAM WILL BE REQUIRED, WITHIN SIXTY (60) DAYS OF THE PANEL 'S ISSUANCE
OF ITS REPORT (OR, IF THE REPORT IS ISSUED DURING THE PER IOD FROM THE DATE THAT
IS SIXTY (60) DAYS PRIOR TO THE DATE OF THE NBA TRADE DEADLINE THROUGH MAY
31, THEN BY AUGUST 1) (THE "EVALUATION PERIOD"), TO EITHER TRADE THE PLAYER,
AGREE TO AMEND THE PLAYER 'S CONTRACT IN ACCORDANCE WITH ARTICLE II,
SECTION 3(P) OF THE CBA, WAIVE THE PLAYER PURSUANT TO P ARAGRAPH 16 OF THE
UNIFORM PLAYER CONTRACT, OR WAIVE THE PLAYER PURSUANT TO THE "PARTIAL WAIVER
PROCEDURE" DESCRIBED IN SECTION 11(I) BELOW (A "PARTIAL WAIVER"); PROVIDED,
HOWEVER, THAT THE FOREGOING SHALL NOT APPL Y TO ANY PLAYER WHO IS IN THE LAST
YEAR OF HIS C ONTRACT (EXCLUDING ANY O PTION YEAR) AT THE TIME THAT THE P ANEL
PROVIDES ITS REPORT TO THE NBA, THE PLAYER 'S TEAM, AND THE PLAYER'S INJURY, ILLNESS, OR OTHER MEDICAL
CONDITION, INCLUDING BY, AMONG OTHER THINGS, IN A PROMPT AND DILIGENT
MANNER SUPPLYING ALL INFORMATION REQUESTED OF HIM, COMPETAND REDICAL
CONDITION, INCLUDING BY, AMONG OTHER THINGS, IN A PROMPT AND DILIGENT
MANNER SUPPLYING ALL INFORMATION REQUESTED OF HIM, COMPETING MEDICAL
FORMS, AND SUBMITTING TO ALL EXAMINATIONS, TESTS , AND WORKOUTS REQUESTED OF
HIM BY OR ON BEHALF OF THE TEAM

HIM BY OR ON BEHALF OR THE THE BY THE BY AND BY THE BY THE

OPERATE AS FOLLOWS: (I) THE WAIVER PERIOD SHALL BE THE SAME AS THE PERIOD FOR OTHER WAIVERS .

392 ARTICLE XXII
(II) ANY TEAM OTHER THAN THE TEAM REQUESTING THE WAIVER MAY
SUBMIT EITHER A FULL WAIVER CLAIM OR A PARTIAL WAIVER CLAIM
FOR THE PLAYER. A "FULL WAIVER CLAIM" IS A CLAIM FOR THE FULL
VALUE OF THE REMAINING TERM OF THE CONTRACT PURSUANT TO
SECTION 5 OF THE REMAINING TERM OF THE CONTRACT PURSUANT TO
SECTION 5 OF THE NBA BY -LAWS. A "PARTIAL WAI VER CLAIM" IS
A DISCOUNT BID OF A SPECIFIED DOLLAR AMOUNT (ROUNDED TO THE
NEAREST DOLLAR) FOR A PORTION OF THE VALUE OF THE REMAINING
TERM OF THE CONTRACT. A PARTIAL WAIVER CLAIM CAN BE FOR ANY
AMOUNT EQUAL TO OR GREATER THAN THE TOTAL OF THE APPLICABLE
MINIMUM PLAYER SALARY FOR ALL OF THE REMAINING PROTECTED
YEARS (AS DEFINED BELOW) OF THE CONTRACT AND LESS THAN THE TOTAL OF THE FULL BASE COMPENSATION PROVIDED FOR IN ALL OF THE
REMAINING PROTECTED YEARS OF THE CONTRACT AND LESS THAN THE TOTAL OF THE
REMAINING PROTECTED YEARS OF THE CONTRACT. A PROVIDED THAT A
PARTIAL WAIVER CLAIM MAY NEVER BE LESS THAN THE TOTAL OF THE
REMAINING PROTECTED YEARS OF THE CONTRACT. A "REMAINING
PROTECTED DASE COMPENSATION PROVIDED FOR IN ALL OF THE
REMAINING PROTECTED YEARS OF THE CONTRACT. A "REMAINING
PROTECTED YEAR" MEANS ANY REMAINING YEAR OF THE CONTRACT
THAT CONTAINS ANY AMOUNT OF BASE COMPENSATI ON PROTECTION
THAT IS NOT CONTINIGENT ON SOME EVENT OCCURRING ON A DATE AFTER THE REQUEST FOR WAIVERS; ANY REMAINING YEARS OF THE
CONTRACT THAT ARE NOT REMAINING PROTECTED YEARS SHALL
HEREINAFTER BE REFERRED TO AS "REMAINING UNPROTECTED
YEARS." FOR CLAINTY, ANY PLAYER OPTION YEAR IN WHICH THE
CONTRACT INCLUDES THE LANGUAGE IN ARTICLE XII, SECTION
2(A)(A) AND THE FFECTIVE SEASON OF AN ETO SHALL BE A
REMAINING PROTECTED YEAR, AND ANY PLAYER OPTION YEAR IN WHICH THE
CONTRACT THAT INCLUDES THE LANGUAGE IN ARTICLE XII, SECTION
2(A)(A) BAND ANY TEAM OPTION YEAR SHALL BE A
REMAINING PROTECTED YEAR, AND ANY PLAYER OPTION YEAR IN WHICH THE
CONTRACT THAT INCLUDES THE LANGUAGE IN ARTICLE XII,
SECTION 2(A)(B) AND ANY TEAM OPTION YEAR SHALL BE A
REMAINING PROTECTED YEAR, AND ANY PLAYER OPTIO

RENOUNCEMENTS OR WAIVERS, BUT NOT VIA TRADES) AND SUCH

ARTICLE XXII 393
ROOM MUST BE CREATED IMMEDIATELY UPON THE AWARDING OF THE
PLAYER PURSUANT TO THIS WAIVER PROCEDURE.
(IV) IF AT LEAST ONE (1) FULL WAIVER CLAIM IS SUBMITTED DURING THE
WAIVE R PERIOD, THE CONTRACT SHALL BE AWARDED TO THE TEAM
SUBMITTING A FULL WAIVER CLAIM THAT IS ENTITLED TO THE HIGHEST ORDER OF PREFERENCE IN ACCORDANCE WITH THE WAIVER
PROCEDURES SET FORTH IN THE NBA CONSTITUTION AND BY -LAWS.
IF NO FULL WAIVER CLAIM IS SUBMITTED AND AT LEAST ONE (1) PARTIAL WAIVER CLAIM IS SUBMITTED, THE CONTRACT SHALL BE
AWARDED TO THE TEAM SUBMITTING THE HIGHEST PARTIAL WAIVER
CLAIM IN TOTAL DOLLARS (OR, IF MORE THAN ONE (1) TEAM SUBMITS
THE HIGHEST PARTIAL W AIVER CLAIM IN TOTAL DOLLARS, TO THE TEAM
SUBMITTING THE HIGHEST PARTIAL WAIVER CLAIM IN TOTAL DOLLARS, TO THE TEAM
SUBMITTING THE HIGHEST PARTIAL WAIVER CLAIM IN TOTAL DOLLARS, TO THE TEAM
SUBMITTING THE HIGHEST PARTIAL WAIVER CLAIM IN TOTAL DOLLARS, TO THE TEAM
SUBMITTED FOR THE CONTRACT DURING THE WAIVER PERIOD, THE CONTRACT SHALL BE TERMINATED.
(V) IF THERE IS NO FULL WAIVER CLAIM OR PARTIAL WAIVER CLAIM
SUBMITTED FOR THE CONTRACT DURING THE WAIVER PERIOD, THE CONTRACT SHALL BE TERMINATED.
(VI) IN THE EVENT THAT THE CONTRACT IS AWARDED TO A TEAM (THE "CLAIMING TEAM") AS THE RESULT OF A PARTIAL WAIVER CLAIM:
(A) THE CLAI MING TEAM SHALL BE RESPONSIBLE FOR PAYMENT
OF THE PLAYER 'S BASE COMPENSATION IN AN AMOUNT
EQUAL TO THE TOTAL DOLLAR AMOUNT OF THE PARTIAL WAIVER CLAIM ALLOCATED OVER THE REMAINING PROTECTED YEARS
OF THE CONTRACT IN PROPORTION TO THE BASE
COMPENSATION AMOUNTS PROVIDED FOR IN EACH
REMAINING PROTECTED YEAR OF THE CONTRACT (E.G., IF THE
PLAYER HAS TWO (2) YEARS REMAINING ON HIS CONTRACT WITH \$10 MILLION OF BASE COMPENSATION IN YEAR ONE
THAT IS FULLY PROTECTED AND \$11 MILLION OF BASE
COMPENSATION TO THE WINNING PARTIAL WAIVER CLAIM WAS FOR \$6 MILLION, THE CLAIMING TEAM SHALL BE
RESPONSIBLE FOR \$2.86 MILLION OF THE PLAYER 'S BASE
COMPENSATION IN YEAR ONE AND \$3.14 MILLION IN YEAR

394 ARTICLE XXII
TWO) (THE "CLAIMING TEAM BASE COMP ENSATION
OBLIGATION"). THE WAIVING T EAM SHALL BE
RESPONSIBLE FOR PAYING THE TOTAL BASE COMPENSATION
IN EACH REMAINING PROTECTED YEAR OF THE CONTRACT
LESS THE CLAIMING TEAM BASE COMPENSATION
OBLIGATION FOR EACH REMAINING PROTECTED YEAR OF
THE CONTRACT (THE "WAIVING TEAM BASE
COMPENSATION OBLIGATION"). IN ADDITION TO THE CLAIMING TEAM BASE COMPENSATION OBLIGATION, IN ADDITION TO THE CLAIMING TEAM BASE COMPENSATION OBLIGATION, IN ADDITION TO THE CLAIMING TEAM BASE COMPENSATION OBLIGATIONS
CONTAINED IN THE CONTRACT OTHER THAN BASE
COMPENSATION (INCLUDING, BUT NOT LIMITED TO, THE FULL
AMOUNT OF ANY INCENTIVE COMPENSATION) AND THE
TOTAL BASE COMPENSATION FOR ANY REMAINING UNPROTECTED YEAR.
(B) THE CLAIMING TEAM BASE COMPENSATION OBLIGATION
PLUS ANY LIKELY BONUSES APPLICABLE TO EACH
REMAIN ING PROTECTED YEAR OF THE CONTRACT AND THE
TOTAL BASE COMPENSATION PUS ANY LIKELY BONUSES OF ANY REMAINING UNPROTECTED YEAR SHALL BE INCLUDED
IN THE TEAM SALARY OF THE CLAIMING TEAM
IMMEDIATELY UPON THE AWARDING OF THE PLAYER TO THE
CLAIMING TEAM PURSUANT TO THIS WAIVER PROCEDURE.
(C) THE CLAIMING TEAM MAY NOT TRADE A PLAYER AWARDED
AS A RESULT OF A PARTIAL WAIVER CLAIM UNTIL THE JULY 1
FOLLOWING THE AWARD OF THE PLAYER 'S CONTRACT TO THE
CLAIMING TEAM PURSUANT TO THIS WAIVER PROCEDURE.
(F) THE CLAIMING TEAM PROP OSES TO TRADE TO ANOTHER
TEAM A PLAYER AWARDED AS A RESULT OF A PARTIAL WAIVER PROCEDURE.
IF A CLAIMING TEAM PROP OSES TO TRADE TO ANOTHER
TEAM A PLAYER AWARDED SET FORTH IN THE
PRECEDING SENTENCE) OR IF THE CLAIMING TEAM
SUBSEQUENTLY WAIVES THE PLAYER AND ANOTHER TEAM PROPOSES TO ACQUIRE SUCH PLAYER IN A CCORDANCE WITH
THE PRECEDING SENTENCE) OR IF THE CLAIMING TEAM
SUBSEQUENTLY WAIVES THE PLAYER AND ANOTHER TEAM PROPOSES TO ACQUIRE SUCH PLAYER IN A CCORDANCE WITH
THE NEW AWAYER PROCEDURE, THEN: (I) FOR PURPOSES OF
DETERMINING (A) WHETHER THE ACQUIRING TEAM HAS
ROOM FOR THE CONTRACT, AND (B) IN THE CASE OF A TRADE,

RESPECT OF SUCH PLAYER'S CONTRACT, THE PL AYER'S SALARY
SHALL BE DEEMED TO EQUAL THE CLAIMING TEAM BASE
COMPENSATION OBLIGATION PLUS ANY LIKELY BONUSES
APPLICABLE TO THE THEN- CURRENT SALARY CAP YEAR; AND
(II) THE ACQUIRING TEAM SHALL THEREAFTER BE DEEMED
THE CLAIMING TEAM SHALL THEREAFTER BE DEEMED
THE CLAIMING TEAM SHALL BE RESPONSIBLE FOR MAKINGALL PAYMENTS TO THE PLAYER (AND PAYING ALL RELATED
PAYROLL TAXES) OTHER THAN COMPENSATION DUE WITH
RESPECT TO ANY SEASON PRIOR TO THE WAIVIER. THE
WAIVING TEAM SHALL REIMBURSE THE CLAIMING TEAM
FOR THE PORTION OF THE WAIVING TEAM BASE COMPENSATION OBLIGATION APPLICABLE TO EACH PAY
PERIOD ON OR BEFORE EACH APPLICABLE PAY DATE.
(VII) IN THE EVENT THAT THE CONTRACT IS AWARDED TO THE CLAIMING TEAM AS A RESULT OF A PARTIAL WAIVER CLAIM AND THE CLAIMING
TEAM SUBSEQUENTLY WAIVES THE PLAYER (A "SUBSEQUENT
WAIVER") RESULTING IN THE TERMINATION OF THE CONTRACT:
(A) WITHOUT TAXING INTO CONSIDERATION ANY CONDITIONAL
BASE COMPENSATION PROTECTION TRIGGERED AFTER THE
DATE OF THE INITIAL REQUEST FOR WAIVERS BUT BEFORE THE
SUBSEQUENT WAIVER (HEBEINAFTER REFERRED TO AS
"TRIGGERED BASE COMPENSATION PROTECTION"), IF THE
CONTRACT CONTAINS FULL BASE COMPENSATION
PROTECTION IN EACH OF THE REMAINING PROTECTED YEARS
OR IF THE CONTRACT CONTAINS NO REMAINING PROTECTED YEARS
OR IF THE CONTRACT CONTAINS TEAM BASE COMPENSATION OBLIGATION SHALL REMAIN UNCHANGED.
(B) WITHOUT TAKING INTO CONSIDERATION ANY TRIGGERED
BASE COMPENSATION PROTECTION, IF THE CONTRACT
CONTRACT THE CLAIMING TEAM BASE COMPENSATION OBLIGATION SHALL REMAIN UNCHANGED.
(B) WITHOUT TAKING INTO CONSIDERATION ANY TRIGGERED
BASE COMPENSATION PROTECTION, IF THE CONTRACT
CONTRACT PAY AND THE PROTECTION IN ONE (1) OR MOR E OF THE
BEASE COMPENSATION PROTECTION, IF THE CONTRACT
CONTRACT PAY AND THE WAIVING TEAM BASE COMPENSATION OBLIGATION AND WAIVING TEAM BASE COMPENSATION FOR EACH SUCH YEARS SHALL BE
COMPENSATION PROTECTION IN ONE (1) OR MOR E OF THE

396 ARTICLE XXII
ADJUSTED AS FOLLOWS UPON THE TERMINATION OF THE
CONTRACT:
(1) THE CLAIMING TEAM BASE COMPENSATION
OBLIG ATION FOR ANY REMAINING PROTECTED
YEAR THAT CONTAINS ONLY PARTIAL BASE COMPENSATION PROTECTION SHALL BE REDUCED
BY A NUMBER EQUAL TO THE CLAIMING TEAM
BASE COMPENSATION OBLIGATION FOR THAT YEAR,
DIVIDED BY THE TOTAL BASE COMPENSATION
OBLIGATION FOR THAT YE AR, MULTIPLIED BY THE
UNPROTECTED BASE COMPENSATION REMAINING TO BE PAID THAT YEAR (THE "ADJUSTED CLAIMING
TEAM BASE COMPENSATION OBLIGATION").
(2) THE WAIVING TEAM BASE COMPENSATION OBLIGATION FOR ANY REMAINING PROTECTED
YEAR THAT CONTAINS ONLY PARTIAL BASE
COMPENSATION PROTECTION SHALL BE REDUCED
BY A NUMBER EQUAL TO THE WAIVING TEAM BASE COMPENSATION OBLIGATION FOR THAT YEAR,
DIVIDED BY THE TOTAL BASE COMPENSATION
OBLIGATION FOR THAT YEAR, MULTIPLIED BY THE
UNPROTECTED BASE COMPENSATION REMAINING
TO BE PAID FOR THAT YEAR.
(C) THE FULL AMOUNT OF ANY TRIGGERED BASE
COMPENSATION PROTECTION SHALL BE ADDED TO THE
ADJUSTED CLAIMING TEAM BASE COMPENSATION
OBLIGATION IN EACH REMAINING YEAR OF THE CONTRACT
THAT CONTAINS TRIGGERED BASE COMPENSATION
OBLIGATION IN EACH REMAINING YEAR OF THE CONTRACT
THAT CONTAINS TRIGGERED BASE COMPENSATION
PROTECTION.
(J) THE COSTS ASSOCIATED WITH THE FITNESS -TO-PLAY PANELS WILL BE BORNE
EQUALLY BY THE NBA AND THE PLAYERS ASSOCIATION, AND THE PLAYERS
ASSOCIATION 'S SHARE SHALL BE PAID BY THE NBA AND INCLUDED IN PLAYER BENEFITS
UNDER ARTICLE IV, SECTION 6(L) OF THIS AGREEMENT.

```
ARTICLE XXII 397
SECTION 12. PLAYER CARE SURVEY.
THE NBA AND THE PLAYERS ASSOCIATION WILL JOINTLY CONDUCT A CONFIDENTIAL
PLAYER SURVEY DURING THE 2023 -24 SEASON (AND DURING ONE OR MORE
SUBSEQUENT SEASONS DURING THE TERM OF THIS AGREEMENT AS DETERMINED BY THE
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE P LAYERS 'INDUT AND OPINION REGARDING THE ADEQUACY OF
PARTIES TO SOLICIT THE PLAYERS SINCE THE RESULTS OF SUCH SURVEYS. THE COSTS
OF SUCH SURVEYS AND ANALYSES WILL BE BORNE EQUALLY BY T HE NBA AND THE
PLAYERS ASSOCIATION, AND THE PLAYERS ASSOCIATION ON S SHARE SHALL BE PAID BY THE
PROPER THE RESULTS OF SUCH SURVEYS AND ANALYSES WILL BE BORNE EQUALLY BY THE NBA AND THE
PLAYERS ASSOCIATION AND THE PLAYERS ASSOCIATION OF SHALL CONTINUE TO REVIEW
AND APPROVE WEARABLES COMMITTEE' SHALL CONTINUE TO REVIEW
AND APPROVE WEARABLE DEVICES FOR USE BY PLAYERS, "WEARABLES" SHALL MEAN A
DEVICE WORN BY AN INDIVIDUAL THAT MEASURES MOVEMENT INFORMATION (SUCH AS
DISTANCE, VELOCITY, ACCELERATION, DECLERATION, JURIS, CHANGES OF DIRECTION,
AND PLAYER LOAD CALCULATED FROM SUCH INFORMATION AND/OR HEIGHT/WRIGHT), PHYSIOLOGICAL INFORMATION (SUCH AS HEART RATE, HEART RATE VARIABILITY, SKIN
TEMPERATURE, BLOOD OXYGEN, HYDRATION, LACTATE, AND/OR GLUCOSE), OR OTHER
HEALTH, FITNESS, AND PERFORMANCE INFORMATION.

(B) THE WEARABLES COMMITTEE SHALL CONSIST OF THREE (3) YEARS OF EXPERIENCE IN SPORTS MEDICINE (SUCH AS A PHYSICIAN, ATHLETIC TRAINER, STRENGTH
AND CONDITIONING COACH, OR SPORTS SCIENTIST) IN THE NBO AND THREE (3) REPRESENTATIVES
AND PLAYERS, SASOCIATION MUST HAVE AT LEAST THREE (3) YEARS OF EXPERIENCE IN SPORTS MEDICINE (SUCH AS A PHYSICIAN, ATHLETIC TRAINER, STRENGTH
AND CONDITI
```

```
(II) SETTING CYBERSECURITY STANDARDS FOR THE STORAGE OF DATA COLLECTED FROM WEARABLES.
(D) THE WEARABLES COMMITTEE WILL JOINTLY RETAIN SUCH EXPERTS AS IT DEEMS NECESSARY IN ORDOR TO CONDUCT TIS WORK (E.G., TO VALIDATE A WEARABLE DEVICE OR TO SET CYBERSECURITY STANDARDS), WHICH THE PARTIES EXPECT TO INCLUDE PROFESSIONALS IN AREAS SUCH AS ENGINEERING, DATA SCIENCE, AND CYBERSECURITY, THE COSTS OF SUCH EXPERTS WILL BE BORNE EQUALLY BY THE NBA AND THE PLAYERS ASSOCIATION, AND THE PLAYERS ASSOCIATION, AND THE PLAYERS ASSOCIATION S SHARE SHALL BE PAID BY THE NBA AND INCLUDED IN PLAYER BENEFITS UNDER ARTICLE IV, SECTION 6 ( I.) OF THIS AGREEMENT.
(E) NO TEAM MAY REQUEST A PLAYER TO USE ANY WEAR ABLE UNLESS SUCH DEVICE IS ONE OF THE DEVICES CURRENTLY IN USE AS SET FORTH IN SECTION 13 (F) BELOW OR THE DEVICE COURTED THAT ON SECTION 13 (C) ABOVE.
(F) TEAMS MAY REQUEST THAT, ON A VOLUNT ARY BASIS, PLAYERS USE THE FOLLOWING DEVICES: THE FIRSTBEAT SPORT SYSTEM; THE CATAPULT SPORTS OPTIMEYE, CLEARSKY, AND VECTOR SYSTEMS (INCLUDING WITH A POLAR CHEST STRAP BUT NOT WITH THE CATAPULT HEART RATE VEST); THE IMEASUREU STEP TRIDENT SYSTEM; INCLUDING WITH A POLAR CHEST STEMS.
SYSTEM; AINEXON SPORTS SYSTEMS (INCLUDING WITH A POLAR CHEST STRAP BUT NOT WITH THE CATAPULT HEART RATE VEST); THE IMEASUREU STEP TRIDENT SYSTEMS; THE WHOOP PERFORMANCE STRAP 2.0; THE ZEPHYR PERFORMANCE SYSTEMS, INCLUDING WITH A FOREAGE SYSTEMS. THE WHOOP PERFORMANCE STRAP 2.0; THE ZEPHYR PERFORMANCE SYSTEMS, INCLUDING WITH A KINEXON HEART RATE VEST).
WEARABLES (WHETHER APPROVED OR OTHERWISE) MAY NOT BE USED IN GAMES. USE OF ANY WEARABLE THAT IS NOT AMONG THE APPROVED WEARABLE SIS PROHIBITED.
IN ADDITION: (I) THE ONLY METRIC CATEGORIES AND/OR SYSTEM VARIABLES IS PROHIBITED.
IN ADDITION: (I) THE ONLY METRIC CATEGORIES AND/OR SYSTEM VARIABLES IS PROHIBITED.
IN ADDITION: (I) THE WEARABLES VALIDATION REPORTS PROVIDED TO TEAMS IN THE WE ARABLE SHY FROM APPROVED WEARABLE SYALL, SOUTH A RESPECTIVE ON THE PROPOVED WEARABLE SYALL SOUTH AND ASSOCIATED AS SHOULD THE PLATE
```

398 ARTICLE XXII

APPROVED BY THE COMMITTEE, TEAMS WILL BE REQUIRED TO DISCONTINUE THE USE
OF SUCH WEARABLES.
(G) A TEAM MAY REQUEST A PLAYER TO USE IN PRACTICE (OR OTHERWISE NOT IN
A GAME) ON A VOL UNTARY BASIS A WEARABLE THAT HAS BEEN APPROVED BY THE
COMMITTEE. A PLAYER MAY DECLINE TO USE (OR DISCONTINUE USE OF) A WEARABLE
AT ANY TIME. BEFORE A TEAM COULD REQUEST THAT A PLAYER USE AN APPROVED
WEARABLE, THE TEAM SHALL BE REQUIRED TO PROVIDE THE PLAYER AN APPROVED
WEARABLE, THE TEAM SHALL BE REQUIRED TO PROVIDE THE PLAYER AN BRITTEN,
CONFIDENTIAL EXPLANATION OF: (I) WHAT THE DEVICE WILL MEASURE; (II) WHAT EACH
SUCH MEASUREMENT MEANS; AND (III) THE BENEFITS TO THE PLAYER IN OBTAINING SUCH DATA.
(H) A PLAYER WILL HAVE PULL ACCESS TO ALL DATA COLLECTED ON HIM FROM
APPROVED WEA RABLES. MEMBERS OF THE TEAM 'S STAFF MAY ALSO HAVE ACCESS TO
SUCH DATA BUT IT CAN BE USED ONLY FOR LIMITED PURPOSES AS SET FORTH BELOW.

DATA COLLECTED FROM A WEARABLE WORN AT THE REQUEST OF A TEAM MAY BE USED
FOR PLAYER HEALTH AND PERFORMANCE PURPOSES AND TEAM ON -COURT TACTICAL AND
STRATEGIC PURPOSES ONLY. THE DATA MAY NOT BE CONSIDERED, USED, DISCUSSED,
OR REFERENCED FOR ANY OTHER PURPOSE SUCH AS IN NEGOTIATIONS REGRADING A
FUTURE PLAYER CONTRACT OR OTHER PLAYER CONTRACT TRANSACTION (E.G., A TRADE OR
WAIVER) INVOLVING THE PLAYER. IN A PROCEEDING BROUGHT BY THE PLAYERS
ASSOCIATION UNDER THE PROCEDURES SET FORTH IN ARTICLE XXXI, THE GRIEVANCE
ARBITRATOR WILL HAVE AUTHORITY TO IMPOSE A FINE OF UP TO \$250,000 ON ANY
TEAM SHOWN TO HAVE VIOLATED THIS PROVISION.

(I) TO ADVANCE THE SHARED GOAL OF THE NBA AND THE PLAYERS ASSOCIATION
TO PROMOTE PLAYER ELALTH AND REDUCE INJURIES, AND IN LIGHT OF THE PREFERENCE OF THE NBA THAT GAME USE OF WEARABLES BE REQUIRED, AND THE PREFERENCE OF
THE PLAYERS ASSOCIATION THAT WEARABLES NOT BE REQUIRED IN GAMES AND INSTEAD

BE ALLOWED TO BE WORN IN GAMES ON A VOLUNTARY BASIS ONLY. IN CONNECTION WITH MODIFIED RULES REGARDING COMMERCIALIZATION, THE NBA AND PLAYERS
ASSOCIATION WILL CONTINUE TO DISCUSS IN GOOD FAITH MATTERS RELATED TO T

400 ARTICLE XXII
SECTION 14. NBA DRAFT COMBINE.
(A) EACH YEAR, T HE NBA SHALL ORGANIZE AND OPERATE A DRAFT COMBINE
PRIOR TO THE NBA DRAFT. ALL PLAYERS INVITED BY THE NBA TO ATTEND THE DRAFT
COMBINE SHALL BE REQUIRED TO ATTEND AND PARTICIPATE IN THE FOLLOWING COMBINE SHALL BE REQUIRED TO ATTEND AND PARTICIPATE IN THE FOLLOWING
COMPONENTS OF THE DRAFT COMBINE ("COMBINE COMPONENTS"):
(I) STRENGTH AND AGILITY TESTS, SHOOTING DRILLS, PERFORMANCE TESTING, AND ANTHROPOMETRIC MEASUREMENTS (E.G., HEIGHT, WINGSPAN) (FIVE -ON-FIVE SCRIMMAGES OR ANY OTHER LIVE ACTION
OFFENSE VERSUS DEFENSE DRILL (E.G., HALF-COURT FOUR -ON-FOUR OR
TWO-ON-ONE) SHALL BE OPTIONAL FOR ALL PLAYERS);
(II) LEAGUE -DIRECTED: MEDICAL HISTORY INFORMATION, MEDICAL
TESTING (E.G., MRIS, ECHOCARDIOGRAMS, AND LABORATORY TESTS,
OTHER TIGN TESTS FOR CONTROLLED ENDERSON, MEDICAL OTHER THAN TESTS FOR CONTROLLED SUBSTANCES), MEDICAL EXAMINATIONS, AND BIOMECHANICAL AND FUNCTIONAL MOVEMENT TESTING, INCLUDING, FOR CLARITY, WITH RESPECT TO ANY OF THE FOREGOING IN THIS SUBSECTION (II), ANY MEDICAL EXAMINATION IN ACCORDANCE WITH SUBSECTION (D) BELOW AND/OR FOLLOW -UP IN ACCORDANCE WITH SUBSECTION (É) BELOW; (III) MEDIA CIRCUIT; (III) MEDIA CIRCUIT;
(IV) PLAYER DEVELOPMENT SESSIONS;
(V) TEAM INTERVIEWS; AND
(VI) OTHER TESTS AND/OR ASSESSMENTS.
THE NBA SHALL DETERMINE AND ESTABLISH THE COMBINE COMPONENTS
ABOVE, PROVIDED THAT THE PERFORMANCE TESTING CONTEMPLATED IN THE FOREGOING COMPONENT (A) (I), THE MEDICAL TESTING CONTEMPLATED IN THE FOREGOING COMPONENT (A) (II), AND THE FOREGOING

COMPONENTS (A)(III)-(VI) SHALL BE DETERMINED IN CONSULTATION WITH THE PLAYERS ASSOCIATION .

(B) NOTWITHSTANDING THE FOREGOING REQUIREMENT TO ATTEND AND PARTICIPATE IN THE COMBINE COMPONENTS, ANY INVITED PLAYER WHO IS PHYSICALLY UNABLE TO PARTICIPATE IN ONE OR MORE BASKETBALL ACTIVITIES (AS SET FORTH IN SUBSECTION (A)(I) ABOVE), MEDICAL TESTING OR BIOMECHANICAL OR FUNCTIONAL

```
MOVEMENT TESTING (AS SET FORTH IN SUBSECTION (A)(I I) ABOVE). OR ANY OTHER TESTS

OR ASSESSMENTS AT THE ORAFT COMBINE (AS SET FORTH IN SUBSECTION (A)(VI)

ABOVE) SHALL BE (I) EXCUSED FROM PARTICIPATION IN SOME OR ALL OF THE APPLICABLE

ACTIVITIES OR TESTS AT THE TIME OF THE DRAFT COMBINE. (II) REQUIRED AT THE DRAFT

COMBINE TO COMPLETE THE COMBINE COMPONENTS THAT HE IS ABLE TO COMPLETE,

AND (III) REQUIRED SUBSEQUENTLY TO COMPLETE, BY NO LATER THAN THE ELEVENTH DAY

BEFORE THE DRAFT, THE REMAINING COMPINE COMPONENTS, AS REASONABLY

DETERMINATION WITH RESPECT TO THIS SUBSECTION (B) SHALL BE REQUIRED TO CONSIDER ANY OPINION TIMELY PROVIDED BY THE PLAYER 'S TREATING PHYSICIAN.

(C) THE NBA UNLESS HE REMAINS PHYSICALLY UNABLE TO DO SO. ANY

DETERMINATION WITH RESPECT TO THIS SUBSECTION (B) SHALL BE REQUIRED TO CONSIDER ANY OPINION TIMELY PROVIDED BY THE PLAYER 'S TREATING PHYSICIAN.

(C) THE NBA MY EXCUSE AN INVITED PLAYER FROM ATTENDING ONE OR MORE

DAYS OF THE DRAFT COMBINE DUE TO A REASONABLE EXCUSE, AS REASONABLY

DETERMINED BY THE NBA (I E.G., FAMILY TRAGEDY, BIRTH OF A CHILL), PLAYING WITH A

FIBACLUB THAT IS STILL IN SEASON AS THE TIME OF THE DRAFT COMBINE. ANY

SUCH PLAYER MAY BE REQUIRED SUBSEQUENTLY TO COMPLETE, BY NO LATER THAN THE

ELEVENTH DAY BEFORE THE DRAFT. COMBINE COMPONENTS AS REASONABLY

DETERMINED BY THE NBA IN CONSULTATION WITH THE PLAYERS ASSOCIATION (E.G., BY

ATTENDING AN NBA GLOBAL CAMP OR Y'AI INDIVIDUAL ASSESSMENTS AND

EXAMINATIONS ARRANGED BY THE DRAFT COMBINE COMPONENTS AS REASONABLY

DETERMINED BY THE NBA IN CONSULTATION WITH THE PLAYERS ASSOCIATION (E.G., BY

ATTENDING AN NBA GLOBAL CAMP OR Y'AI INDIVIDUAL ASSESSMENTS AND

EXAMINATIONS ARRANGED BY THE DRAFT COMBINE COMPONENTS AS REASONABLY

OF THE PLAYER OF THE DRAFT COMBINE COMPONENTS AS REASONABLY

OF THE PLAYER OF THE DRAFT COMBINE COMPONENTS AS REASONABLY

OF THE PLAYER OF THE DRAFT COMBINE COMPONENTS AS THE REQUEST OF EITHER THE PLAYER OR A TEAM, AND PREPARE A REPORT FOR EACH SUCH PLAYER. SUBJECT TO THE LIMITS ON THE ADDRAFT CO
```

402 ARTICLE XXII

(F) A PLAYER SHALL FAIL TO FULFILL HIS OBLIGATION TO PARTICIPATE IN THE DRAFT
COMBINE IN RESPECT OF A DRAFT, AND SHALL THEREFORE BE INELIGIBLE TO BE SELECTED
IN SUCH DRAFT IN ACCORDANCE WITH ARTICLE X, SECTION 9 OF THE CBA, IF HE IS
INVITED BY THE NBA TO ATTEND THE DRAFT COMBINE AND, AS REASONABLY
DETERMINED BY THE NBA IN CONSULTATION WITH THE PLAYERS ASSOCIATION, FAILS
OF FULLY PARTICIPATE IN THE COMBINE COMPONENTS IN WHICH THE PLAYER IS
REQUIRED TO PARTICIPATE PURSUANT TO SUBSECTIONS (A) - (E) ABOVE.
(G) THE NBA SHALL ORGANIZE AND OPERATE AN ANNUAL PROCESS THAT UTILIZE S
THE FOLLOWING METHOD (THE "TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF THE TOP- 10 FORMULA") FOR THE PURPOSE OF
DEVELOPING A RANKING OF FORMULA THAT YEARS AND THE PURPOSE OF GENERATING THE COMPOSITE RANKING DESCRIBED BELOW.

II. THE NBA SHALL UTILIZE (A) FROM EACH SUCH PUBLICATION
REFERENCED IN SUBSECTION (I) ABOVE, ITS PUBLICLY AVAILABLE
PRE-DAFT RANKINGS, AND (B) FROM EACH SUCH PUBLICATION
REFERENCED IN SUBSECTION (I) ABOVE, ITS PUBLICLY AVAILABLE
PRE-DAFT RANKINGS, OF THE TOP- FIFTEEN PLAYERS ELIGIBLE
IN THAT YEAR'S DRAFT.

III. ANY PLAYER WHO IS RANKED WITHIN THE TOP- FIFTEEN BY ONE (1)
PUBLICATION AND/OR COMBINE PLAYER RANKER, BUT NOT RANKED
WITHIN THE TOP- FIFTEEN BY ANOTHER PUBLICATION AND/OR
COMBINE PLAYER RANKER SHALL, FOR PURPOSES OF COMPUTING THE RANKING OF SIXTEEN (16) FOR ANY PUBLICATION AND/OR
COMBINE PLAYER RANKER SHALL

ARTICLE XXII 403
IV. A COMPOSITE RANKING SHALL BE DETERMINED BY TAKING, FOR EACH
PLAYER, THE MEDIAN RANKING OF EACH SUCH PUBLICATION'S
PUBLICLY -AVAILABLE RANKING AND EACH SUCH COMBINE PLAYER
RANKER'S INDIVIDU AL RANKING POR EACH SUCH COMBINE PLAYER
RANKER'S INDIVIDUA LA RANKING POWER PLAYER RANKING'I).

V. EACH PLAYER WHOSE COMBINE PLAYER RANKING EQUALS ONE OF
THE TEN (10) LOWEST NUMBERS (I.E., WHERE 1 IS THE LOWEST
POSSIBLE SUM THAT CAN BE GENERATED VIA THE TOP- 10 FORMULA
AND THUS THE HIGHEST POSSIBLE RANKING FOR ANY PLAYER, SHALL BE
CONSIDERED AT DP- 10 PLAYER ELIGIBLE IN THAT YEAR 'S DRAFT. IF
TWO (2) OR MORE PLAYER SANKED FIRST THROUGH TENTH HAVE THE
SAME COMBINE PLAYER RANKING, THEN THE MEDIAN RANKING OF
THE PUBLICLY -AVAILABLE RANKINGS FROM EACH PUBLICATION
REFERENCED IN SUBSECTION (G)(I) ABOVE SHALL BE USED TO
DETERMINE EACH SUCH PLAYER'S RANKING, AND SUCH RANKING
IS HIGHER THAN THAT OF FIVE (5) OTHER PLAYERS, THEN THE PLAYER
WITH THE LOWER MEDIAN RANKING OF EACH SUCH PUBLICATION'S PUBLICLY -AVAILABLE RANKINGS OF
STILL TIED, THEN EACH SUCH SUCH PUBLICATION'S PUBLICLY -AVAILABLE RANKING SULCH PUAYER'S RANKED SEVENTH). IF
STILL TIED, THEN EACH SUCH SUCH CONSIDERED THE THE THE PLAYER
WITH THE HIGHER MEDIAN RANKING WILL BE RANKED SEVENTH). IF
STILL TIED, THEN EACH SUCH PUBLICATION'S PUBLICLY -AVAILABLE RANKING WILL BE RANKED SIXTH AND THE PLAYER
WITH THE HIGHER MEDIAN RANKING WILL BE RANKED SEVENTH). IF
STILL TIED, THEN EACH SUCH PUBLICATION'S PUBLICLY -AVAILABLE
RANKING AND EACH COMBINE PLAYER RANKER'S INDIVIDUAL RANKING FOR EACH SUCH PLAYER SHALL BE AGGREGATED, AND THE
PLAYER WITH THE LOWER TOTAL SUM WILL BE CONSIDERED THE HIGHER TOTAL
SUM. IF STILL TIED, THE RAS ASSOCIATION SHOW WILL BE CONSIDERED TO THE HIGHER
RANKED PLAYER, FOLLOWED BY THE PLAYER WITH THE HIGHER TOTAL
SUM. IF STILL TIED, THE RAB SALLL CONDUCT A RANDOM DRAWING
TO DETERMINE EACH SUCH PLAYER'S RANKEN'S INDIVIDUAL RANKING FOR EACH SUCH PLAYER SHALL SUM BE PLAYER RANKER'S INDIVIDUAL RANKING FOR EACH SUCH PLAYER SHALL SUM WILL BE CONSIDE

FORMULA USING AS MANY OF SUCH PUBLICATION(S)' AND/OR

404 ARTILLE XXII
COMBINE PLAYER RANKER (S)' INDIVIDUAL RANKING (S) AS IS
REASONABLY PRACTICABLE.

THE NBA SHALL FINALIZE AND PROVIDE TO THE PLAYERS ASSOCIATION THE
LIST OF PLAYERS ELIGIBLE IN THAT YEAR'S DRAFT WHO ARE RANKED FIRST
THROUGH TENTH PER THE TOP- 10 FORMULA. THE NBA SHALL FINALIZE SUCH
LIST DURING THE PERIOD BEGINNING WITH THE DEADLINE ESTABLISHED BY THE NBA UNDER ARTICLE X, SECTION 1(B)(II)(G) OF THE CBA TO QUALIFY AS
AN EARLY ENTRY PLAYER AND PRIOR TO THE EARLIER OF THE DATE ON WHICH (X) THE NBA CONDUCTS A DRAWING AMONG THE TEAMS THAT DID NOT
PARTICIPATE IN THE PLAYOFFS IN THE SEASON IMMEDIATELY PRECEDING THAT YEAR'S NBA DRAFT TO DETERMINE THE ORDER OF SELECTION POSITIONS IN
SUCH NBA DRAFT, OR (Y) THE ON -SITE PROCESS TO GATHER PLAYERS' MEDICAL
HISTORY COMMENCES (1.E., THE MEDICAL INTAKE PORTION OF THE MEDICAL
HISTORY COMMENCES (1.E., THE MEDICAL INTAKE PORTION OF THE MEDICAL
HISTORY COMMENCES (1.E., THE MEDICAL INTAKE PORTION OF THE MEDICAL
HISTORY COMMENCES (1.E., THE MEDICAL INTAKE PORTION OF THE MEDICAL
HISTORY COMMENCES (1.E., THE MEDICAL INTAKE PORTION OF THE MEDICAL
HISTORY REFERENCED AT SUBSECTION (A)(III) ABOVE.)
HE INFORMATION GATHERED FROM SUCH PLAYERS 'COMBINE COMPONENTS SET
FORTH IN SUBSECTION (A)(III) ABOVE (AND (A)(VI)) ABOVE THE PLAYER RANKED
FORTH HIS SUBSECTION (A)(III) ABOVE (AND (A)(VI)) ABOVE THE PLAYER RANKED
FIRST, TO TEAMS SELECTING FIRST THROUGH TENTH IN THAT YEAR 'S DRAFT; (2) FOR THE
PLAYERS RANKED SECOND THROUGH SIXTH, IT OT EAMS SELECTING FIRST THROUGH
HIFTEENTH IN THAT YEAR 'S DRAFT; (3) FOR THE PLAYERS RANKED SEVENTH THROUGH
FIETENTH IN THAT YEAR 'S DRAFT; (3) FOR THE PLAYERS RANKED SEVENTH THROUGH
FIETENTH IN THAT YEAR 'S DRAFT; (3) FOR THE PLAYERS RANKED SEVENTH THROUGH
FIETENTH IN THAT YEAR 'S DRAFT; (3) FOR THE PLAYERS RANKED SEVENTH THROUGH
FIETENTH IN THAT YEAR 'S DRAFT; (3) FOR THE PLAYERS FOR THE PLAYERS FOR THE PLAYER SHANED SELECTION POSITION. BE SELECTION POSITION IN THAT YEAR 'S DRAFT SELECTION POSITION IN THAT YEAR 'S DRAFT SELECTION POSITION IN THAT YEAR

```
ARTICLE XXII 4U2
CREATE A MATERIALLY ELEVATED RISK OF DEATH, PARALYSIS, OR OTHER PERMANENT SPINAL
INJURY FOR THE PLAYER. IN ADMY SUCH CASE, THE FACT THAT THE PLAYER WAS REFERRED,
HE PANEL: S DETERMINATION, AND ALL MEDICAL INFORM ATION IN THE PLAYER WAS REFERRED,
HE PANEL: S DETERMINATION, AND ALL MEDICAL INFORM ATION IN THE PLAYER IS
MEDICAL FILE THAT ANY MEMBER OF THE PANEL DEEMED RELEVANT TO THE INJURY, ILLESS, OR OTHER MEDICAL CONDITION FOR WHICH THE PLAYER WAS REFERRED SHALL BE MADE AVAILABL
(I) FOR CLARITY, NOTHINIS IN THIS SECTION 14 SHALL BE CONSTRUED TO LIMIT IN
ANY WAY (I) THE RIGHT OF A TEAM TO REQUEST THAT A PLAYER ELIGIBLE FOR A DRAFT VOLUNTARILY PARTICIPATE IN THE ADMINISTRATION OF SUCH ACTIVITIES DESCRIBED IN
SUBSECTION (A) ABOVE (E.G., IN CONNECTION WITH VISITING A TEAM 'S PRACTICE
FACILITY DURING THE PERIOD BETWEEN THE DRAFT COMBINE AND THE DRAFT) OR PROVIDE THE TEAM WITH INFORMATION, INCLUDING INFORMATION FROM THE
COMBINE COMPONENTS SET FORTH IN SUBSECTION (A)(II) ABOVE NOR (II) THE RIGHT
OF A PLAYER TO SUPPLEMENT MEDICAL INFORMATION GATHERED FROM THOSE
COMBINE COMPONENTS SET FORTH IN SUBSECTION (A)(II) ABOVE WITH ADDITIONAL
INFORMATION THAT THE NBA SHALL MAKE AVAILABLE TOALL TEAMS VIA THE EMR,
SUBJECT TO SUBSECTION (G) ABOVE.

(J) (I) TEAMS MAY USE THE RES ULTS OF INFORMATION GATHERED FROM
SUCH COMBINE COMPONENTS SET FORTH IN SUBSECTION (A)(II))
ABOVE FOR DRAFT EVALUATION PURPOSES ONLY, AND MAY NOT
DISCUSS ANY SUCH RESULTS WITH REPRESENTATIVES OF ANY OTHER
TEAM (RECORDALESS OF WHETHER THE OTHER TEAM WOULD
OTHERWISE HAVE ACCESS TO THE SAME RESULTS); PROVIDED,
HOWEVER, THAT (1) MEDICAL STAFF FROM TEAMS ENTITLED TO ACCESS
THE PLAYER'S INFORMATION IN ACCORDANCE WITH SUBSECTION (G)
RESULTS AND SUCH RESULTS WITH MEDICAL STAFF FOR THE REAL THE DRAFT COMBINE OR IN CONNECTION WITH
SUBSECTIONS (B) (C), OR (E) ABOVE (FOR CLAIRTY, THE ONLY TEAM
PERSONNEL WHO WILL BE INVOLVED IN SUCH EXAMINATIONS WILL BE THOSE WHO ARE ENTITLED TO ACCESS THE PLAYER S' INFORMATION IN
ACCORDANCE (C) FABOVE (FOR CLAIRTY, THE O
```

```
406 ARTICLE XXII
CONTRACT WITH THE TEAM OR AS TO WHOM THE TEAM HOLDS
EXCLUSIVE DRAFT RIGHTS (E.G., FOLLOWING THE DRAFT, A TEAM
DISCLOSURE OF MEDICAL INFORMATION IN CONNECTION WITH A TRADE
OF A PLAYER 'S DRAFT RIGHTS, FOR CLARITY, A TEAM WILL NOT HAVE
VIOLATED THIS SUBSECTION (J)(I) TO THE EXTENT ITS DISCLUSION
INVOLVES ONLY PUBLIC INFORMATION REGAR DING A PLAYER
(II) IF THE NAB HAS REASON TO BELIEVE THAT THE CONFIDENTIALITY RESTRICTION SET FORTH IN SUBSECTION (J)(I) ABOVE HAS BEEN
VIOLATED, IT SHALL ADVISE THE PLAYERS ASSOCIATION IN A TIMELY
MANNER.
(III) IF THE PLAYERS ASSOCIATION DETERMINES THAT THE CONFIDEN TIALITY
RESTRICTION SET FORTH IN SUBSECTION (J)(II) ABOVE HAS BEEN
VIOLATED, IT MAY BRING A PROCEEDING UNDER ARTICLE XXXII,
SECTION 1 OF THE CAB BEFORE THE SYSTEM ARBITRATOR. UPON A
FINDING BY THE SYSTEM ABBITRATOR OF A MATERIAL VIOLATION, THE SYSTEM ARBIT RATOR SHALL HAVE THE AUTHORITY TO IMPOSE ON ANY
TEAM FOUND TO HAVE COMMITTED SUCH VIOLATION A FINE OF UP TO $1,000,000. IN CONSIDERING APPROPRIATE DISCIPLINE FOR A
VIOLATION, THE SYSTEM ABBITRATOR OF A MATERIAL VIOLATION, THE MAYER THE PLAYER, WILL TAKE HIND ACCOUNT ALL
RELEVANT FACTORS, INCLUDING, BUT NOT LIMITED TO, THE IMPACT OF
THE VIOLATION ON THE PLAYER, THE DEGREE OF CARE DEMONSTRATED
BY THE TEAM, AND ANY ILL INTENT REGARDING THE PLAYER.
(K) THE MBA WILL CONSULT WITH THE PLAYERS ASSOCIATION IN GOOD FAITH ON
(I) CREATING A LIST OF NON- EXCLUSIVE JOIN TILY-RECOMMENDED INTERVIEW QUESTIONS
TO PROVIDED TO TEAMS EACH YEAR PRIOR TO THE DRAFT COMBINE,
(L) (II) EACH PLAYER INVITED TO THE DRAFT COMBINE, WILL GONSULT WITH THE PLAYERS ASSOCIATION AS AND INTERVIEW QUESTIONS
TO PROVIDED TO TEAMS EACH YEAR PRIOR TO THE DRAFT COMBINE,
(LEMENTS OF THE PLAYER EXPERIENCE AT THE DRAFT COMBINE)
(II) (II) EACH PLAYER INVITED TO THE DRAFT COMBINE WILL BE PROVIDED

(NO (E.)) COMPRIMENTARY FIRST CLASS TRAFT COMBINE WILL BE PROVIDED

(NO (E.)) COMPRIMENTARY FIRST CLASS TRAFT COMBINE WILL BE PROVIDED

(NO (E.)) COMPRIMENTARY FIRST CLASS TRAFT COMBINE OF THE PLAYER INVITED
```

ARTICLE XXII 407
SHALL (X) BE PERMITTED TO RESERVE ONE (1) ROOM IN SUCH GROUP
OF HOTEL ROOMS (AT SUCH AGENT 'S EXPENSE); AND (Y) RECEIVE AN
NBA CREDENTIAL AT THE DRAFT COMBINE TO ATTEND THE ON -COURT
ACTIVITIES SET FORTH IN SUBSECTION (A)(I) ABOVE; PROVIDED THAT IF
THE PLAYERS ASSOCIATION NOTIFIES THE NBA THAT A PLAYER PARTICIPATING IN THE DRAFT COMBINE IS REPRESENTED BY A
SECOND CERTIFIED AGENT WHO DOES NOT ALREADY HAVE AN NBA
CREDENTIAL TO ATTEND THE ON- COURT ACTIVITIES SET FORTH IN
SUBSECTION (A)(I) ABOVE, SUCH SECOND AGENT SHALL RECEIVE SUCH
CREDENTIAL.

(II) EACH PLAYER INVITED TO THE DRAFT COMBINE WILL BE OFFERED AN
NBA GL CONTRACT COVERING THE SEASON IMMEDIATELY
FOLLOWING THE DRAFT COMBINE. TO BENEFIT PLAYERS, T HE NBA
SHALL ALSO UNDERTAKE TO PROVIDE NEW MEDIA OPPORTUNITIES AT
THE DRAFT COMBINE FOR PLAYERS WHO ATTEND AND PARTICIPATE IN THE COMBINE COMPONENTS.

(III) MENTAL HEALTH AND WELLNESS PROGRAMMING, JOINTLY CREATED BY
THE NBA AND PLAYERS ASSOCIATI ON FOR PLAYERS, WILL BE
INCLUDED AS PART OF THE PRE -DRAFT INFORMATION PROGRAM
PRESENTED AT THE DRAFT COMBINE.

408 ARTICLE XXIII

ARTICLE XXIII

EXHIBITION GAMES AND

OFF-SEASON GAMES AND EVENTS

OFF-SEASON GAMES AND EVENTS
SECTION 1. EXHIBITION GAMES.
SUBJECT TO THE PROVISIONS OF P ARAGRAPH 2 OF THE UNIFORM PLAYER CONTRACT,
PLAYERS SHALL BE REQUIRED TO PARTICIPATE IN EXHIBITION GAMES BETWEEN AN NBA
TEAM AND A NON-MEMBER OF THE NBA AT ANY LOCATION, WITHIN OR OUTSIDE THE UNITED STATES, SUBJECT TO THE FOLLOWING CONDITIONS:
(A) THE NBA SHALL SUPERVISE THE ARRANGEMENTS MADE WITH RESPECT TO

TOURNAMENTS OR SERIES CONDUCTED OUTSIDE THE UNITED STATES AND THE ACCOMMODATIONS PROVIDED TO NBA PLAYERS PARTICIPATING IN SUCH FORE IGN TOURNAMENTS OR SERIES.

(B) THE NBA SHALL USE ITS BEST EFFORTS TO ESTABLISH AN EXHIBITION GAME

(B) THE NBA SHALL USE ITS BEST EFFORTS TO ESTABLISH AN EXHIBITION GAME
SCHEDULE PURSUANT TO WHICH EXCESSIVE TRAVEL WILL BE AVOIDED AND REASONABLE PERIODS OF TIME BETWEEN GAMES WILL BE ALLOTTED.
(C) IN ANY YEAR IN WHICH IT IS PLAYED, THE ANNUAL BASKETBALL HALL OF FAME
EXHIBITION GAME SHALL BE CONSIDERED AS ONE OF THE SIX (6) EXHIBITION GAMES
PRIOR TO THE REGULAR SEASON REFERRED TO IN P ARAGRAPH 2 OF THE UNIFORM PLAYER

CONTRACT.
SECTION 2. INTER -SQUAD SCRIMMAGE.

SECTION 2. INTER -SQUAD SCRIMMAGE.
IN ADDITION TO THE EXHIBITION GAMES PROVIDED FOR BY P ARAGRAPH 2 OF THE
UNIFORM PLAYER CONTRACT, AND DURING EACH OF THE PLAYOFF SERIES CONDUCTED
DURING THE TERM OF THIS AGREEMENT, ANY TEAM THAT QUALIFIES FOR THE PLAYOFFS
BUT IS NOT REQUIRED TO PARTICIPATE IN THE FIRST ROUND THEREOF MAY ARRANGE AND
REQUIRE ITS PLAYERS TO PARTICIPATE IN ONE INTER -SQUAD GAME OR SCRIMMAGE WITH

ANOTHER SIMILARLY -SITUATED TEAM, PROVIDED THAT SUCH GAME OR SCRIMMAGE IS NOT OPEN TO MEMBERS OF THE GENERAL PUBLIC.

SECTION 3. OFF-SEASON BASKETBALL EVENTS.
(A) NO PLAYER MAY PLAY IN ANY PUBLIC OFF -SEASON BASKETBALL GAME,
SUMMER LEAGUE, OR PUBLIC EXHIBITION OR COMPETITION OF BASKETBALL SKILLS (E.G., A

ARTICLE XXIII 409
SLAM DUNK CONTEST OR A "TOUR" ORGANIZED BY AN NBA BUSINESS PARTNER) (EACH,
A "BASKETBALL EVENT") UNLESS S UCH BASKETBALL EVENT IS APPROVED IN WRITING
BY THE NBA FOR NBA PLAYER PARTICIPATION AND COMPLIES WITH THE TERMS AND CONDITIONS OF THIS SECTION 3. THE NBA WILL CONSIDER AN OFF -SEASON
BASKETBALL EVENT FOR APPROVAL ONLY IF A REQUEST FOR SUCH APPROVAL IS SUBM ITTED IN WRITING TO THE NBA, AND ONLY IF THE ARRANGEMENTS MADE WITH
RESPECT TO ANY SUCH OFF -SEASON BASKETBALL EVENT ARE CONFIRMED IN WRITING TO
THE NBA AND SATISFY THE FOLLOWING REQUIREMENTS, IN ADDITION TO SUCH OTHER
REASONABLE REQUIREMENTS AS THE NBA MAY IMPOSE:

(1) CENERAL REQUIREMENTS (I) GENERAL REQUIREMENTS . (1) THE BASKETBALL EVENT TAKES PLACE ON OR AFTER JULY 1, BUT IN NO EVENT LATER THAN SEPTEMBER 15 (OR, IN THE CASE OF A SUMMER LEAGUE, SEPTEMBER 1); (2) PRIOR TO THE BASKETBALL EVENT, EACH PARTICIPATING PLAYER RECEIVES THE EXPRESS WRI TTEN CONSENT OF HIS TEAM TO

(2) PRIOR TO THE BASKETBALL EVENT, EACH PARTICIPATING PLATE PARTICIPATE IN THE BASKETBALL EVENT;
(3) THE PERSON(S) ORGANIZING THE BASKETBALL EVENT OBTAINS DISABILITY INSURANCE FOR THE BENEFIT OF EACH PARTICIPATING PLAYER'S TEAM, IN AN AMOUNT ACCEPTABLE TO THE NBA (PROVIDED, HOWEVER, THAT THI S REQUIREMENT SHALL NOT APPLY TO SUMMER LEAGUES); AND

(4) THE NAMES AND LOGOS OF THE NBA AND/OR ANY NBA
TEAM ARE NOT USED OR REFERRED TO IN CONNECTION WITH THE
BASKETBALL EVENT, UNLESS THE NBA PROVIDES EXPRESS
WRITTEN AUTHORIZATION FOR SUCH USE. WRITTEN AUTHORIZATION FOR SUCH USE.

(II) ADDITIONAL CHA RITABLE GAME REQUIREMENTS . THE NBA

WILL CONSIDER AN OFF -SEASON CHARITABLE GAME FOR APPROVAL ONLY

IF, IN ADDITION TO THE GENERAL REQUIREMENTS SET FORTH IN SECTION 3(A)(I) ABOVE AND SUCH OTHER REASONABLE

REQUIREMENTS AS THE NBA MAY IMPOSE, THE ARRANGEMENTS MADE WITH RESPECT TO SUCH CHARITABLE GAME ALSO SATISFY THE FOLLOWING:

(1) THE PLAYERS ASSOCIATION APPROVES THE GAME (WHICH APPROVAL SHALL NOT BE UNREASONABLY WITHHELD);

410 ARTICLE XXIII
(2) ALL PROCEEDS FROM THE SALE OF TICKETS TO THE GAME AND OTHER SOURCES OF REVENUE FROM THE GAME
(E.G., SPONSORSHIP REVENUE) LESS REASONABLE EXPENSES
INCURRED TO CONDUCT THE GAME ARE USED FOR CHARITABLE PURPOSES;
(3) THE GAME IS OFFICIATED BY NBA REFEREES ASSIGNED BY THE NBA TO OFFICIATE THE GAME. THE PERSON OR ENTITY ORGANIZING THE GAME WILL BE RES PONSIBLE FOR PAYING THE OFFICIATING FEES AND THE ACTUAL EXPENSES INCURRED FOR THE REFEREES' LODGING AND TRANSPORTATION TO AND FROM THE REFEREES' HOMES TO THE SITE OF THE GAME;
(4) THERE IS AT LEAST ONE (1) NBA TEAM TRAINER AND AT LEAST ONE (1) PHYSICIAN PRESENT AT THE GAME;
(5) THE NAME OR LIKENESS OF AN NBA PLAYER IS NOT USED, OR REFERRED TO, IN ADVERTISEMENTS OR PROMOTIONS FOR OR RELATED TO THE GAME, EXCEPT THAT IF THE ORGANIZER OF THE GAME IS AN NBA PLAYER, SUCH ORGANIZER -PLAYER'S NAME OR LIKENESS MAY BE USED, O R REFERRED TO, IN SUCH ADVERTISEMENTS OR PROMOTIONS;
(6) ONLY CURRENT OR PROMOTIONS;
(6) ONLY CURRENT OR FORMER PROFESSIONAL BASKETBALL PLAYERS PARTICIPATE IN THE GAME;
(7) THE GAME IS NOT ACCOMPANIED BY AN EXHIBITION OR COMPETITION OF BASKETBALL SKILLS (SUCH AS A SLAM DUNK CONTEST), UNLESS SUCH EXHIBITION OR COMPETITION HAS BEEN SEPARATELY APPROVED IN WRITING BY THE NBA AND THE PLAYERS ASSOCIATION;
(8) PARTICIPATING PLAYERS ARE NOT PAID OR COMPENSATED (IN EXCESS OF PER DIEM AND ACTUAL REASONABLE EXPENSES INCURRED IN TRAVELING TO AND PARTICIPATING IN THE GAME);
(1) THE GAME IS NOT ACCOMPANIED BY AN EXHIBITION OR COMPENSATED (IN EXCESS OF PER DIEM AND ACTUAL REASONABLE EXPENSES INCURRED IN TRAVELING TO AND PARTICIPATING IN THE GAME);
(1) THE GAME IS NOT ACCOMPANIED THE NBA AND THE GAME);
(2) THE ORGANIZED OF THE NBA AND THE GAME);
(3) THE ORGANIZED OF THE NBA AND THE GAME);
(4) THE ORGANIZED OF THE NBA AND THE GAME);
(5) THE ORGANIZED OF THE NBA AND THE GAME);

INCURRED IN TRAVELING TO AND PARTICIPATING IN THE GAME);
(9) THE ORGANIZER GUARANTEES THAT THE GAME WILL PRODUCE AT LEAST \$100,000 FOR CHARITY, AND, IF DIRECTED BY THE NBA AND THE PLAYERS ASSOCIATION, THE ORGANIZER (OR A THIRD PARTY IF THE ORGANIZER ITSELF IS A CHARITY) POSTS SECURITY FOR SUCH AMOUNT IN A FORM SATISFACTORY TO THE NBA AND THE

ARTICLE XXIII 411 PLAYERS ASSOCIATION WHICH GRANTS THE NBA AND/OR THE PLAYERS ASSOCIATION THE RIGHT TO SUE TO RECOVER SUCH AMOUNT FOR THE BENEFIT OF THE CHARITY;

(10) THE GAME IS PLAYED IN THE UNITED STATES OR CANADA; (11) THE ORGANIZER AGRE ES TO PROVIDE THE NRA AND THE PLAYERS ASSOCIATION WITH AN AUDITED STATEMENT OF REVENUES AND EXPENSES, IN A FORM ACCEPTABLE TO THE NBA AND THE PLAYERS ASSOCIATION, WITHIN SIXTY (60) DAYS FOLLOWING THE GAME. (III) ADDITIONAL SUMMER LEAGUE REQUIREMENTS. THE NBA WILL CONSIDER AN OFF -SEASON SUMMER LEAGUE FOR APPROVAL ONLY IF, IN ADDITION TO THE GENERAL REQUIREMENTS SET FORTH IN IF, IN ADDITION TO THE GENERAL REQUIREMENTS SET FORTH IN SECTION 3(A)(I) ABOVE AND SUCH OTHER REASONABLE REQUIREMENTS AS THE NBA MAY IMPOSE, THE ARRANGEMENTS MADE WITH RESPECT TO EACH SUMMER LEAGUE GAME IN WHICH AN NBA PLAYER PARTICIPATES ALSO SATISFY THE FOLLOWING:
(1) PARTICIPATING PLAYERS ARE NOT PAID OR COMPENSATED (EXCEPT AS PROVIDED UNDER SECTION 4(C) BELOW);
(2) NBA PLAYERS DO NOT PARTICIPATE IN AN EXHIBITION OR COMPETITION OF BASKETBALL SKILLS (SUCH AS A SLAM DUNK CONTEST), UNLESS SUCH EXHIBITION OR COMPETITION HAS BEEN CONTEST), UNLESS SUCH EXHIBITION OR COMPETITION HAS BEEN
SEPARATELY APPROVED IN WRITING BY THE NBA;
(3) THERE IS AT LEAST ONE (1) TRAINER OR AT LEAST ONE (1) PHYSICIAN OR OTHER EMERGENCY MEDICAL PERSONNEL PRESENT AT THE GAME; AND
(4) THE GAME IS PLAYED IN THE UNITED STATES OR CANADA.
(B) NOTWITHSTANDING ANY OTHER TERMS OF THIS SECTION 3, AND WITHOUT
LIMITING THE RIGHT OF THE NBA TO APPROVE ALL ARRANGEMENTS OF A PROPOSED
BASKETBALL EVENT, THE NBA MAY, IN ITS SOLE DISCRETION, REQUIRE, AS A CONDITION
OF ITS APPROVAL OF A BASKETBALL EVENT (OTHER THAN A CHARITABLE GAME OR

SUMMER LEAGUE), THAT THE BASKETBALL EVENT ORGANIZER PAY AN APPROPRIATE FEE TO THE NBA PRIOR TO THE COMMENCEMENT OF THE BASKETBALL EVENT.

412 ARTICLE XXIII

(C) FOR PURPOSES OF THIS SECTION 3, OFF -SEASON GAMES IN WHICH AN NBA
PLAYER PARTICIPATES ON BEHALF OF HIS NATIONAL BASKETBALL FEDERATION AS PART OF
AN INTERNATIONAL FIBA COMPETITION (E.G., THE OLYMPICS AND FIBA BASKETBALL
WORLD CUP), AND THE PREPARATORY EXHIBITION GAMES IN CONNECTION THEREWITH, ARE EXCLUDED FROM THE DEFINITION OF "BASKETBALL EVENT"; PROVIDED, HOWEVER,
THAT SUCH EXCLUSION SHALL NOT APPLY TO ANY PREPARATORY EXHIBITION GAME (OTHER THAN GAMES INVOLVING THE U.S. NATIONAL TEAM) PLAYED AND/OR TELECAST IN THE UNITED STATE
(D) NOTWITHSTANDING ANYTHING TO T HE CONTRARY IN THIS AGREEMENT, A
VETERAN FREE AGENT REMAINS SUBJECT TO THE PROVISIONS OF THIS SECTION 3 UNTIL THE SEPTEMBER 1 FOLLOWING THE LAST SEASON OF HIS PLAYER CONTRACT; PROVIDED,
HOWEVER, THAT ANY SUCH VETERAN FREE AGENT SHALL BE PERMITTED TO SIGN A
CONTRACT WITH AND PLAY IN BASKETBALL GAMES FOR A TEAM IN A PROFESSIONAL
BASKETBALL LEAGUE OTHER THAN THE NBA BEGINNING ON THE ILLY 1 IMMEDIATELY

CONTRACT WITH AND PLAY IN BASKETBALL GAMES FOR A TEAM IN A PROFESSIONAL BASKETBALL LEAGUE OTHER THAN THE NBA BEGINNING ON THE JULY 1 IMMEDIATELY FOLLOWING SUCH SEASON (OR PRIOR TO JULY 1 IF APPROVED IN WRITING BY THE NBA).

(E) THE NBA SHALL HAVE THE EXCLUSIVE RIGHT TO (AND TO AUTHORIZE THIRD PARTIES TO) TELECAST OR BROADCAST BY RADIO ANY BASKETBALL EVENT (IN WHOLE OR IN PART) THAT IS APPROVED FOR NBA PLAYER PARTICIPATION IN ACCORDANCE WITH

THIS SECTION 3.

(F) NOTWITHSTANDING ANYTHING ELSE IN THIS ARTICLE XXIII, THE NBA, IN
CONSIDERING AND ACTING UPON A REQUEST FOR APPROVAL OF A SUMMER LEAGUE,
CHARITY GAME, OR OTHER BASKETBALL EVENT, DOES NOT CONSIDER OR APPLY SAFETY REQUIREMENTS FOR SUCH LEAGUES, GAMES, OR EVENTS.
SECTION 4. SUMMER LEAGUES.

(A) NO NBA TEAM MAY SIMULTANEOUSLY ENRO LL MORE THAN FOUR (4)
VETERANS IN ANY SUMMER BASKETBALL LEAGUE DURING AN OFF -SEASON. FOR
PURPOSES OF THIS SECTION 4(A), THE FOLLOWING PLAYERS ARE NOT CONSIDERED VETERANS:
(I) A PLAYER WHO HAS NEVER SIGNED A PLAYER CONTRACT OR WHOSE
FIRST PLAYER CONTRACT BEGIN S WITH THE SEASON IMMEDIATELY

FOLLOWING THE OFF -SEASON IN WHICH SUCH SUMMER LEAGUE IS TO BE CONDUCTED;

(II) A PLAYER NOT UNDER CONTRACT TO AN NBA TEAM AT THE TIME HE ENROLLS IN SUCH SUMMER LEAGUE;

ARTICLE XXIII 413
(III) A PLAYER UNDER CONTRACT TO AN NBA TEAM BUT WHO MISSED
TWENTY -FIVE (25) OR MORE OF THE TEAM'S GAMES DURING THE
REGULAR SEASON IMMEDIATELY PRECEDING SUCH OFF -SEASON DUE
TO INJURY OR ILLNESS; AND
(IV) A PLAYER WHO PLAYED FOR A TEAM IN THE NBAGL OR ANY OTHER U.S.- BASED PROFESSIONAL LEAGUE DURING ALL, OR ANY PORTION, OF
THE REGU LAR SEASON IMMEDIATELY PRECEDING SUCH OFF -SEASON.
(B) PRIOR TO PLAYING IN A SUMMER BASKETBALL LEAGUE, EACH PLAYER WHO IS
UNDER CONTRACT WITH A TEAM FOR THE FOLLOWING SEASON SHALL BE PROVIDED BY HIS TEAM, AND REQUESTED TO SIGN A "NOTICE TO VETERAN PLAYERS CONCERNING
SUMMER LEAGUES" IN THE FORM ATTACHED HERETO AS EXHIBIT E.
(C) THE ONLY COMPENSATION THAT MAY BE PAID BY A TEAM OR ANY PERSON
OR ENTITY AFFILIATED WITH A TEAM TO A PLAYER PARTICIPATING IN A SUMMER
BASKETBALL LEAGUE IS A REASONABLE EXPENSE ALL OWANCE FOR: (I) MEALS, BUT NO
GREATER THAN THAT SET FORTH IN ARTICLE III, SECTION 2; (II) LODGING; AND (III) TRANSPORTATION TO AND FROM THE PLAYER'S HOME TO THE SITE OF THE SUMMER
LEAGUE, AND TO AND FROM THE SITE OF THE PLAYER'S LODGING DURING THE SUMMER LEAGUE TO THE SITE OF SUMMER -LEAGUE -RELATED ACTIVITIES. IN ADDITION, THE TEAM
MAY PURCHASE A DISABILITY INSURANCE POLICY FOR THE PLAYER COVERING THE TERM
OF THE APPLICABLE SUMMER LEAGUE.

(D) NO TEAM SHALL SCHEDULE, AND NO PLAYER SHALL PARTICIPATE IN, A SUMMER

OF THE APPLICABLE SUMMER LEAGUE.
(D) NO TEAM SHALL SCHEDULE, AND NO PLAYER SHALL PARTICIPATE IN, A SUMMER
BASKETBALL LEAGUE THAT IS SCHEDULED TO EXTEND, OR DOES IN FACT EXTEND, PAST SEPTEMBER 1 OF ANY CALENDAR YEAR.

414 ARTICLE XXIV ARTICLE XXIV

REMAINING TO BE EARNED UNDER THE CONTRACT AT THE

PROHIBITION OF NO -TRADE CONTRACTS
SECTION 1. GENERAL LIMITATION.
NO PLAYER CONTRACT MAY CONTAIN ANY PROHIBITION OR LIMITATION OF AN NBA
TEAM'S RIGHT TO ASSIGN SUCH CONTRACT TO ANOTHER NBA TEAM.
SECTION 2. EXCEPTIONS TO GENERAL LIMITATION.
NOTWITHSTAND ING THE PROVISIONS OF SECTION 1 OF THIS ARTICLE XXIV:
(A) A PLAYER CONTRACT MAY CONTAIN (IN EXHIBIT 4 TO SUCH PLAYER CONTRACT)
A PROVISION ENTITLING A PLAYER TO EARN COMPENSATION IF THE PLAYER'S UNIFORM
PLAYER CONTRACT IS TRADED ("TRADE BONUS") SUBJECT TO THE FOLLOWING:
(I) A TRADE BONUS SHALL BE PAYABLE ONLY THE FIRST TIME THAT THE CONTRACT IS TRADED; PROVIDED, HOWEVER, THAT IF A CONTRACT IS
SIGNED IN CONNECTION WITH AN AGREEMENT TO TRADE THE
CONTRACT IN ACCORDANCE WITH ARTICLE VII, SECTION 8(E) AND THE
CONTRACT C ONTAINS A TRADE BONUS, THE BONUS SHALL NOT APPLY
TO SUCH INITIAL TRADE BUT SHALL INSTEAD BE PAYABLE ONLY THE
BASE COMPENSATION REMAINING TO BE EARNED BY THE PLA YER
PURSUANT TO THE CONTRACT AT THE TIME OF THE TRADE (EXCLUDING
AN OPTION YEAR IF NOT YET EXERCISED).
(III) THE ONLY ALLOWABLE AMENDMENTS TO EXHIBIT 4 TO A UNIFORM PLAYER CONTRACT SHALL BE AS FOLLOWS:
(A) THE SPECIFICATION OF THE AMOUNT OF THE TRADE BONUS
TO BE PAI D TO THE PLAYER, EXPRESSED AS EITHER (1) A
SPECIFIED PERCENTAGE OF THE BASE COMPENSATION REMAINING TO BE EARNED UNDER THE CONTRACT AT THE
TIME OF THE TRADE (EXCLUDING AN OPTION YEAR IF NOT
YET EXERCISED), OR (2) A SPECIFIED PERCENTAGE OF BASE COMPENSATION

ARTICLE XXIV 415
TIME OF THE TRADE (EXCLUDING AN OPTION YEAR IF NOT
YET EXERCISED).

(B) IF A PLAYER CONTRACT CONTAINS A TRADE BONUS THAT HAS NOT PREVIOUSLY BEEN EARNED:
(1) IN CONNECTION WITH AN EXTENSION (OTHER THAN
PURSUANN TO AN AGREEMENT TO TRADE THE
EXTENDED CONTRACT IN ACCORDANCE WITH
ARTICLE VII, SECTION 8(E)), TO: (A) MODIFY THE
AMOUNT OF THE TRADE BONUS TO BE PAID TO THE PLAYER (SUBJECT TO SECTIONS 2(A)(II) AND
2(A)(III)(A) ABOVE), OR (B) PROVIDE THAT THE
TRADE BONUS PROVISION WILL NOT BE APPLICABLE TO THE EXTENDED TERM OF THE CONTRACT;
(2) IN CONNECTION WITH AN EXTENSION PURSUANT TO AN AGREEMENT TO TRADE THE EXTENDED CONTRACT
IN ACCORDANCE WITH ARTICLE VII, SECTION 8(E),
TO: (A) REDUCE THE AMOUNT OF THE TRADE BONUS
TO BE PAID TO THE PLAYER (SUBJECT TO SECTIONS 2(A)(II) AND 2(A)(III)(A) ABOVE); OR
(B) PROVIDE THAT THE TRADE BONUS PROVISION
WILL NOT BE APPLICABLE TO THE EXTENDED TERM
OF THE CONTRACT; OR
GONNECTION WITH THE TRADE OF A PLAYER
CONTRACT (OTHER THAN PURSUANT TO AN
AGREEMENT TO TRADE AN EXTENDED CONTRACT IN
ACCORDANCE WITH ARTICLE VII, SECTION 8(E)), TO
REDUCE THE AMOUNT OF THE TRADE BONUS TO BE
PAID TO THE PLAYER (SUBJECT TO SECTIONS 2(A)(III) (A) ABOVE).

(IV) A CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS WHEN SIGNED CANNOT BE AMENDED TO ADD ONE EXCEPT THAT: (A) IF THE
CONTRACT THAT DOES NOT CONTAIN A TRADE BONUS THAT WILL BE

```
A16 ARTICLE XXIV
PAYABLE ONLY THE FIRST TIME THAT THE CONTRACT IS TRADED
FOLLOWI NG THE SIGNING OF THE EXTENSION (AND NOT AS A RESULT
OF ANY SUBSEQUENT TRADE), AND (B) IF THE CONTRACT IS EXTENDED PURSUANT TO AN AGREEMENT TO TRADE THE EXTENDED CONTRACT IN
ACCORDANCE WITH ARTICLE VII, SECTION 8(B), THE CONTRACT MAY
BE AMENDED SIMULTANEOU SLY TO PROVIDE FOR A TRADE BONUS THAT
SHALL NOT APPLY TO SUCH INITIAL TRADE BUT SHALL INSTEAD BE PAYABLE ONLY IF THE EXTENDED CONTRACT IS TRADED A SECOND TIME
(AND NOT AS A RESULT OF ANY SUBSEQUENT TRADE).
(V) IF, IN CONNECTION WITH AN EXTENSION, A CONTRACT IS AMENDED
TO PROVIDED THAT A TRADE BONUS THAT HAS NOT BEEN PREVIOUSLY
EARNED WILL NOT BE APPLICABLE TO THE EXTENDED TERM (PURSUANT
TO SECTION 2(A)(III)(B)(1)(B) OR 2(A)(III)(B)(2)(B) ABOVE), THE
EXTENSION MUST INCLUDE A REPLACEMENT EXHIBIT 4 TO THE
CONTRACT WITH THE SAME TERMS AS THE ORIGINAL EXHIBIT 4, BUT
ALSO PROVIDING THAT "THE FOREGOING TRADE BONUS SHALL NOT BE APPLICABLE WITH RESPECT TO THE EXTENDED TERM OF THIS
CONTRACT." TO ILLUSTRATE THE FOREGOING, ASSUME THAT A PLAYER
AND TEAM AGREE AT THE TIME OF SIGNING OF AN EXTENSION THAT
THE TRADE BONUS CONTAINED IN THE ORIGINAL CONTRACT SHALL NOT
BE APPLICABLE TO THE EXTENDED TERM. IN SUCH CASE: (A) IF THE
PLAYER IS FIRST TRADED UNDER THE CONTRACT DURING THE REMAINDER OF THE ORIGINAL TERM OF THE CONTRACT (I.E., PRIOR TO THE FIRST YEAR
OF THE EXTENDED TERM, THEN THE PLAYER'S TRADE BONUS SHALL BE CALCULATED BASED SOLELY ON THE BASE COMPENSATION REMAINING
TO BE EARNED BY THE PLAYER PURSUANT TO THE ORIGINAL TERM OF
THE CONTRACT (AND NOT ON ANY BASE COMPENSATION PAYABLE TO
THE PLAYER IS RIFST TRADED UNDER THE CONTRACT AT ANY TIME DURING
THE EXTENDED TERM, THEN THE PLAYER'S TRADE BONUS SHALL BE CALCULATED BASED SOLELY ON THE BASE COMPENSATION REMAINING
TO BE EARNED BY THE PLAYER PURSUANT TO THE ORIGINAL TERM OF
THE CONTRACT (AND NOT ON ANY BASE COMPENSATION PAYABLE TO
THE PLAYER IS RIFST TRADED UNDER THE CONTRACT AT ANY TIME DURING
THE EXTENDED TERM, THEN THE TRADE BONUS WOULD NOT A
```

ARTICLE XXIV 417 PROHIBITION OF LIMITATION OF SUCH TEAM'S RIGHT TO TRADE SUCH CONTRACT TO ANOTHER NBA TEAM.

418 ARTICLE XXV ARTICLE XXV

LIMITATION ON DEFERRED COMPENSATION
SECTION 1. GENERAL LIMITATION.
NO UNIFORM PLAYER CONTRACT MAY PROVIDE FOR DEFERRED COMPENSATION
FOR ANY SEASON THAT EXCEEDS TWENTY -FIVE PERCENT (25%) OF THE PLAYER'S
COMPENSATION FOR SUCH SEASON.
SECTION 2. ATTRIBUTION.
ALL PLAYER CONTRACTS SHALL SPECIFY THE SEASON(S) TO WHICH ANY DEFE RRED
COMPENSATION IS ATTRIBUTABLE.

ARTICLE XXVI 419 ARTICLE XXVI

TEAM RULES

SECTION 1. ESTABLISHMENT OF TEAM RULES.

EACH TEAM MAY MAINTAIN OR ESTABLISH RULES WITH WHICH ITS PLAYERS SHALL
COMPLY AT ALL TIMES, WHETHER ON OR OFF THE PLAYING FLOOR; PROVIDED, HOWEVER,
THAT SUCH RULES ARE IN WRITING, ARE REASONABLE, AND DO NOT VIOLATE THE PROVISIONS OF THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT.

THAT SUCH RULES ARE IN WRITING, ARE REASONABLE, AND DO NOT VIOLATE THE PROVISIONS OF THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT.
SECTION 2. NOTICE.
ANY RULE(S) ESTABLISH ED BY A TEAM PURSUANT TO SECTION 1 ABOVE SHALL BE
PROVIDED TO THE PLAYERS ASSOCIATION PRIOR TO THE DISTRIBUTION OF SUCH RULE(S)
TO THAT TEAM'S PLAYERS.
SECTION 3. GRIEVANCES CHALLENGING TEAM RULES.
THE PLAYERS ASSOCIATION MAY FILE A GRIEVANCE CHALLENGING THE
REASONAB LENESS OF A RULE ESTABLISHED BY A TEAM PURSUANT TO SECTION 1 ABOVE,
AND THE TEAM'S IMPOSITION OF DISCIPLINE ON A PLAYER FOR A VIOLATION OF SUCH RULE, WITHIN THIRTY (30) DAYS FROM THE DATE UPON WHICH THE IMPOSITION OF SUCH
DISCIPLINE ON THE PLAYER BECAME KN OWN OR REASONABLY SHOULD HAVE BECOME
KNOWN TO THE PLAYER. NO RULING BY THE GRIEVANCE ARBITRATOR FINDING A TEAM RULE UNREASONABLE MAY BE APPLIED RETROACTIVELY AS TO ANY PLAYER OTHER THAN
THE PLAYER ON WHOSE BEHALF THE GRIEVANCE WAS FILED.

420 ARTICLE XXVII ARTICLE XXVII

RIGHT OF SET -OFF SECTION 1. SET-OFF CALCULATION.

(A) WHEN A TEAM ("FIRST TEAM") TERMINATES A PLAYER CONTRACT ("FIRST CONTRACT") IN CIRCUMSTANCES WHERE THE FIRST TEAM, FOLLOWING THE TERMINATION, CONTINUES TO BE LIABLE FOR UNEARNED BASE COMPENSATION

(I.E., UNEARNED AS OF THE DATE OF THE TERMINATION) CALLED FOR BY THE FIRST

CONTRACT (INCLUDING ANY UNEARNED DEFERRED BASE COMPENSATION), THE FIRST TEAM'S LIABILITY FOR SUCH UNEARNED BASE COMPENSATION SHALL BE REDUCED PRO RATA BY A PORTION OF THE COMPENSATION EARNED BY THE PLAYER (FOR SERVICES AS A PLAYER) FROM ANY PROFESSIONAL BASKETBALL TEAM(S) (THE "SUBSEQUENT TEAM(S)") DURING EACH SALARY CAP YEAR COVERED BY THE T ERM OF THE FIRST

CONTRACT (INCLUDING, BUT NOT LIMITED TO, COMPENSATION EARNED BUT NOT PAID DURING SUCH PERIOD). THE AMOUNT OF THE REDUCTION IN THE FIRST TEAM'S LIABILITY (THE "SET -OFF" AMOUNT) SHALL BE CALCULATED FOR EACH SALARY CAP YEAR

COVERED BY THE TE RM OF THE FIRST CONTRACT AS FOLLOWS:

STEP 1: CALCULATE THE TOTAL COMPENSATION EARNED BY THE PLAYER (FOR SERVICES AS A PLAYER) FROM THE SUBSEQUENT TEAM(S) DURING THE SALARY CAP YEAR.

STEP 2: SUBTRACT FROM THE RESULT IN STEP 1 (I) IF THE PLAYER HAD ZERO (0) YEARS

OF SERVICE AT THE TIME THE FIRST CONTRACT WAS TERMINATED, THE MINIMUM ANNUAL SALARY APPLICABLE TO SUCH PLAYER FOR THE SALARY SECTION 1. SET-OFF CALCULATION. OF SERVICE AT THE TIME THE FIRST CONTRACT WAS TERMINATED, THE
MINIMUM ANNUAL SALARY APPLICABLE TO SUCH PLAYER FOR THE SALARY
CAP YEAR IN WHICH THE FIRST CONTRACT WAS TERMINATED, OR (II) IF THE
PLAYER HAD ONE (1) OR MORE YEARS OF SERVICE AT THE TIME T HE FIRST
CONTRACT WAS TERMINATED, THE MINIMUM ANNUAL SALARY APPLICABLE TO A PLAYER WITH ONE (1) YEAR OF SERVICE FOR THE SALARY CAP YEAR IN WHICH THE FIRST CONTRACT WAS TERMIN
STEP 3: IF THE RESULT IN STEP 2 IS ZERO (0) OR A NEGATIVE AMOUNT, THERE IS N O
REDUCTION IN THE FIRST TEAM'S LIABILITY FOR UNEARNED BASE COMPENSATION IN RESPECT OF THE RELEVANT SALARY CAP YEAR. IF THE
RESULT IN STEP 2 IS A POSITIVE AMOUNT, THE REDUCTION IN THE FIRST
TEAM'S LIABILITY FOR UNIVERSITY OF THE RESPECT OF THE

TEAM'S LIABILITY FOR UNEARNED BASE COMPENSATION IN RESPECT OF THE RELEVANT SALARY CAP YEAR SHALL EQUAL FIFTY PERCENT (50%) OF SUCH AMOUNT.

ARTICLE XXVII 421
NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS ARTICLE XXVII, A TEAM
SHALL NOT BE REQUIRED TO ENFORCE ITS SET -OFF RIGHT AGAINST A PLAYER IN RESPECT OF
COMPENSATION EARNED BY THE PLAYER FROM ANY NON - NAS JUBSEQUENT
TEAM(S). THE FIRST TEAM MAY REQUIRE THAT THE PLAYER PROVIDE THE FIRST TEAM
WITH EVIDENCE (SUCH AS A COPY OF THE PLAYER'S NEW CONTRACT) OF THE
COMPENSATION TO BE EARNED BY THE PLAYER IN CONNECTION WITH HIS SERVICES FOR
ANY SUBSEQUENT TEAM(S).
(B) FOR THE PURPOSES OF THIS ARTICLE XXVII, (I) A "PROFESSIONAL BASKETBALL
TEAM" SHALL MEAN ANY TEAM IN ANY COUNTRY THAT PAYS MONEY OR COMPENSATION
OF ANY KIND TO A BASKETBALL PLAYER FOR RENDERING SERVICES TO SUCH TEAM (OTHER
THAN A REASONA BLE STIPEND LIMITED TO BASIC LIVING EXPENSES); AND
(I) "COMPENSATION" (RARNED BY A PLAYER SHALL INCLUDE ALL FORMS OF
COMPENSATION (INCLUDING, WITHOUT LIMITATION, ANY NON- CASH COMPENSATION)
OTHER THAN BENEFITS COMPARABLE TO THE TYPE OF BENEFITS (E.G., MEDIC ALL AND
DENTAL INSURANCE) PROVIDED TO AN NBA PLAYER IN ACCORDANCE WITH ARTICLE IV
ABOVE, TRAVEL AND MOVING EXPENSES, AND ANY CAR AND HOUSING PROVIDED
TEMPORARILY BY A PROFESSIONAL BASKETBALL TEAM TO THE PLAYER DOUBLING THE PRIOD
OF TIME FOR WHICH THE PLAYER RENDERS SERVICES TO SUCH TEAM. NOTWITHSTANDING
ANYTHING TO THE CONTRARY IN THIS ARTICLE XVII, WHEN A PLAYER RECEIVES
COMPENSATION FROM A NON- NBA SUBSEQUENT TEAM ON A NET-OF-TAX BASIS,
THEN FOR PURPOSES OF CALCULATING THE AMOUNT OF SET-OF-TOX
COMPENSATION FROM A NON- NBA SUBSEQUENT TEAM ON A NET-OF-TAX BASIS,
THEN FOR PURPOSES OF CALCULATING THE AMOUNT OF SET-OF-TOX
COMPENSATION FROM A NON- NBA SUBSEQUENT TEAM ON A NET-OF-TAX BASIS,
THEN FOR PURPOSES OF CALCULATING THE AMOUNT OF SET-OF-TOX
COMPENSATION FROM A NON- NBA SUBSEQUENT TEAM ON A NET-OF-TAX BASIS,
THEN FOR PURPOSES OF CALCULATING THE AMOUNT OF SET-OF-TOX
COMPENSATION FROM THE NON- NBA SUBSEQUENT TEAM ON A NET-OF-TAX BASIS,
THEN FOR PURPOSES OF CALCULATION THE AMOUNT OF SET-OF-TOX
COMPENSATION FROM THE NON- NBA SUBSEQUENT TEAM SHALL BO DEBED

TFAM

(C) WITHOUT LIMITING ANY OTHER RIGHTS THE FIRST TEAM HAS, IN THE EVENT A
PLAYER'S COMPENSATION IS REDUCED PURSUANT TO THIS ARTICLE XXVII AND THE TEAM IS UNABLE TO EFFECT ALL OR A PORTIO N OF THE REDUCTION THROUGH PAYROLL
DEDUCTIONS, THE NBA SHALL HAVE THE RIGHT TO DIRECT ANY SUBSEQUENT TEAM THAT IS AN NBA TEAM TO WITHHOLD ANY UNRECOUPED AMOUNTS FROM THE
PLAYER'S COMPENSATION UNDER HIS NEW UNIFORM PLAYER CONTRACT AND REMIT
SUCH AMOUNTS TO THE FIRST TEAM. TO THE EXTENT SUCH REMEDY IS INSUFFICIENT
TO EFFECT A FULL RECOUPMENT OF THE SET -OFF AMOUNT, THE NBA AND PLAYERS

ASSOCIATION SHALL NEGOTIATE IN GOOD FAITH TO AGREE ON SUCH SUPPLEMENTAL MEASURES AS ARE APPROPRIATE TO EFFECT SUCH RECOUPMENT.

SECTION 2. SUCCESSIVE TERMINATIONS.
IN THE EVENT OF SUCCESSIVE TERMINATIONS BY NBA TEAMS OF PLAYER CONTRACTS INVOLVING THE SAME PLAYER, THE TEAM FIRST TO TERMINATE SHALL BE ENTITLED TO THE RIGHT OF SET -OFF PROVIDED FOR BY THIS ARTICLE XXVII UNTIL ITS COMPENSATION LI ABILITY HAS BEEN ELIMINATED IN ITS ENTIRETY, AND THE RIGHT OF SET-OFF SHALL THEN PASS IN ORDER TO THE TEAM(S) TERMINATING ANY SUBSEQUENT CONTRACT(S).

SECTION 3. DEFERRED COMPENSATION.
IN CALCULATING THE AMOUNT OF SET -OFF TO WHICH A TEAM MAY BE ENTITLED IN CALCULATING THE AMOUNT OF SET -OFF TO WHICH A TEAM MAY BE ENTITLED PURSUANT TO THIS ARTICLE XXVII, THE UNEARNED DEFERRED COMPENSATION PAYABLE TO A PLAYER FOR OR WITH RESPECT TO A PERIOD COVERED BY THE TERMINATED CONTRACT SHALL BE DISCOUNTED ON AN ANNUAL BASIS BY A PERCENTAGE EQUAL TO THE PRIME RATE REPORTED IN THE "MONEY RATES" COLUMN OR ANY SUCCESSOR COLUMN OF THE WALL STREET JOURNAL AND IN EFFECT AT THE TIME THE AGREEMENT PROVIDING FOR SUCH DEFERRED COMPENSATION WAS MADE.

SECTION 4. WAIVER OF SET -OFF RIGHT.

A TEAM AND A PLAYER MAY AGREE IN AN AMENDMENT TO AN ALREADY -EXISTING PLAYER CONTRACT TO M ODIFY OR ELIMINATE THE SET -OFF RIGHT PROVIDED IN THIS ARTICLE XXVII, BUT ONLY PURSUANT TO AND TO THE EXTENT ALLOWED BY ARTICLE II,

SECTION 3 (P).

SECTION 5. STRETCHED PROTECTED SALARY.

(A) IN THE EVENT (I) A TEAM TERMINATES A PLAYER CONTRACT AND THE PAYMENT OF THE PLAYER'S PROTECTED COMPENSATION FOR ANY REMAINING SALARY CAP OF THE PLATER S PROTECTED COMPENSATION FOR ANY REMAINING SALART CAP YEAR(S) UNDER THE FIRST CONTRACT IS STRETCHED IN ACCORDANCE WITH ARTICLE II, SECTION 4(K) (THE "MANDATORY STRETCH PROVISION"), AND (II) THE PLAYER SUBSEQUENTLY EARNS COMPENSATION FROM ANOTHER PROFESSIONAL BASKETBALL TEAM TRIGGERING A RIGHT OF SET -OFF UNDER THIS ARTICLE XXVII, THE AMOUNT OF SET-OFF TO WHICH THE FIRST TEAM MAY BE ENTITLED SHALL BE CALCULATED BASED ON THE UNFARNED BASE COMPENSATION IN RESPECT OF EACH SALARY CAP YEAR COVERED BY THE TERM OF T HE FIRST CONTRACT AS PROVIDED IN SUCH CONTRACT (AND NOT WITH REGARD TO HOW SUCH PROTECTEDBASE COMPENSATION AMOUNTS ARE PAYABLE TO

ARTICLE XXVII 423
THE PLAYER PURSUANT TO THE MANDATORY STRETCH PROVISION). THE SET-OFF AMOUNT
IN RESPECT OF EACH REMAINING SALARY CAP YEAR UND ER THE FIRST CONTRACT IN
WHICH THE RELATED UNREARNED BASE COMPENSATION IS STRETCHED IN ACCORDANCE
WITH THE MANDATORY STRETCH PROVISION SHALL BE ALLOCATED SUCH THAT EACH OF THE
PLAYER'S STRETCHED PROTECTED COMPENSATION PAYEMENTS IN RESPECT OF THE
APPLICABLE S ALARY CAP YEAR ARE REDUCED ON AN EQUAL BASIS OVER THE APPLICABLE
STRETCH PERIOD (I.E., FOR THE FIRST SALARY CAP YEAR WITH RESPECT TO WHICH A
PLAYER'S PROTECTED COMPENSATION IS STRETCHED, OVER THE ERMINING STRETCH PERIOD,
AND FOR ANY SUBSEQUENT SALARY CAP YEARS, OVER THE REMAINING STRETCH PERIOD,
IN NO EVENT SHALL A TEAM BE ENTITLED TO SET-OFF UNDER A FIRST CONTRACT IN
RESPECT OF COMPENSATION EARNED BY A PLAYER (FOR SERVICES AS A PLAYER) FROM A SUBSEQUENT TEAM(S) DURING A SALARY CAP YEAR OCCURRING AFTER THE TERM OF
THE FIRST CONTRACT.

(B) IN THE EVENT THE FIRST TEAM ELECTS TO STRETCH THE PLAYER'S SALARY UNDER
THE FIRST CONTRACT FOR SALARY CAP PURPOSES IN ACCORDANCE WITH ARTICLE VII,
SECTION 7(10)(6) (OR HAD, PRION TO THE FIRST TEAM ELECTS TO STRETCH THE PLAYER'S SALARY UNDER
THE FIRST CONTRACT FOR SALARY CAP PURPOSES IN ACCORDANCE WITH ARTICLE VII,
SECTION 7(10)(6) (OR HAD, PRION TO THE FIRST CAP THE TEATH THE SET-OFF AMOUNT IN RESPECT OF EACH REMAINING SALARY CAP YEAR
COVERED BY THE TERM OF THE FIRST CONTRACT THAT IS STRETCHED FOR SALARY CAP
PURPOSES IN ACCORDANCE WITH ARTICLE VII, SECTION 7(10)(6) OF THE 2017
CBA), THEN THE SET-OFF AMOUNT IN RESPECT OF EACH REMAINING SALARY CAP YEAR
COVERED BY THE TERM OF THE FIRST CONTRACT THAT IS STRETCHED FOR SALARY CAP
PURPOSES IN ACCORDANCE WITH ARTICLE VII, SECTION 7(10)(6) OF THE 2017
CBA), THEN THE SET-OFF AMOUNT IN RESPECT OF EACH REMAINING SALARY CAP
PURPOSES IN ACCORDANCE WITH ARTICLE VII, SECTION 7(10)(6) OF THE 2017
CBA), THEN THE SET-OFF EMOUNT IN THE MANNER DESCRIBED IN SECTION 5(A) ABOVE.

(C) THE FOLLOWING EXAMPLES ARE FOR CLARITY.

(V) ASSUME UNDER THIS ARTICLE AX

424 ARTICLE XXVII
SUBSEQUENT TEAM A THAT PROVIDES F OR A TERM COVERING THE 2023-24 THROUGH
2024-25 SEASONS; AND (IV) THE SET-OFF AMOUNT TO WHICH THE FIRST TEAM IS
ENTITLED UNDER THIS ARTICLE XXVII IN RESPECT OF THE PLAYER'S CONTRACT WITH
SUBSEQUENT TEAM A IS \$600,000 IN RESPECT OF THE PLAYER'S CONTRACT WITH
SUBSEQUENT TEAM A IS \$600,000 IN RESPECT OF THE 2023-24 SEASON AND
\$600,000 IN RESPECT OF THE 2024-25 SEASON. THERE IS NO SET-OFF AMOUNT
UNDER THE FIRST CONTRACT IN RESPECT OF THE 2023-26 SEASON BY
BECAUSE THE TERM OF THE CONTRACT WITH SUBSEQUENT TEAM A DOES NOT COVER THE 2025-26 SEASON.) UNDER THESE FACTS:
(1) WITH RESPECT TO THE 2024-25 SEASON. THE FIRST CONTRACT WOULD BE REDUCED BY THE APPLICABLE \$600,000 SET-OFF AMOUNT AND
HIS REDUCED PROTECTED COMPENSATION AMOUNT OF \$2.4 MILLION WOULD BE PAYABLE IN ACCORDANCE WITH THE PAYMENT SCHEDULE SET FORTH IN THE FIRST
CONTRACT; (2) THE PLAYER'S \$5 MILLION OF PROTECTED COMPENSATION UNDER THE FIRST CONTRACT WOULD BE REDUCED BY THE APPLICABLE \$600,000 SET-OFF AMOUNT AND
HIS REDUCED PROTECTED COMPENSATION AMOUNT OF \$2.4 MILLION WOULD BE PAYABLE IN ACCORDANCE WITH THE PAYMENT SCHEDULE SET FORTH IN THE FIRST
CONTRACT; (2) THE PLAYER'S \$6 MILLION OF PROTECTED COMPENSATION UNDER THE FIRST CONTRACT IN RESPECT OF THE 2024-25 AND 2025- 26 SEASONS WOULD (ABSENT
A RATE OF \$1.2 MILLION PER SEASON OVER FIVE (5) SEASONS IN ACCORDANCE WITH
HE MANDATORY STEETCH PROVISION; AND (3) AS A RESULT OF THE \$600,000 SET OFF
AMOUNT TO WHICH THE FIRST TEAM IS ENTITLED IN RESPECT OF THE 2024-25 SEASON,
THE \$1.2 MILLION STRETCHED PROTECTED COMPENSATION PAYMENTS DESCRIBED IN
(2) ABOVE WOULD EACH BE REDUCED TO \$1.08 MILLION (1.E., 8Y \$120,000 PER
SEASON OVER THE FIVE -SEASON STRETCH PERIOD COVERING THE 2024-25 THROUGH
2028-29 SEASONS).

(2) ASSUME THE SAME FACTS AS IN EXAMPLE (Y) ABOVE AND THAT ON
OCTOBER 1, 2025, THE PLAYER'S AGGREGATE THEN REMAINING PROTECTED
COMPENSATION WOULD BE FURTHER REDUCED BY THE ADDITIONAL RIGHT OF SET -OFF
AMOUNT SUCH THAT THE PLAYER'S REMAINING STRETCHED PROTECTED COM

SEASONS.

ARTICLE XXVIII 425 ARTICLE XXVIII

MEDIA RIGHTS

SECTION 1. LEAGUE RIGHTS. THE PLAYERS ASSOCIATION AGREES THAT THE NBA, ALL LEAGUE -RELATED ENTITIES (INCLUDING, BUT NOT LIMITED TO, NBA PROPERTIES, INC. AND NBA MEDIA VENTURES, LLC) THAT GENERATE BRI, AND NBA TEAMS HAVE THE RIGHT DURING AND AFTER THE TERM OF THIS AGREEMENT TO USE, EXHIBIT, DISTRIBUTE, OR LICENSE ANY PERFORMANCE BY THE PLAYERS, UNDER THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT, IN ANY OR ALL MED IA, FORMATS OR FORMS OF EXHIBITION AND DISTRIBUTION, WHETHER ANALOG, DIGITAL, OR OTHER, NOW KNOWN OR HERBEATER DEVELOPED, INCLUDING, BUT NOT LIMITED TO, PRINT, TAPE, DISC, COMPUTER FILE, RADIO, TELEVISION, MOTION PICTURES, OTHER AUDIO- VISUAL AND AUDIO WORK S, INTERNET, BROADBAND PLATFORMS, MOBILE PLATFORMS, APPLICATIONS, AND OTHER DISTRIBUTIONS PLATFORMS (COLLECTIVELY, "MEDIA"). SECTION 2. NO SUIT. THE PLAYERS ASSOCIATION, FOR ITSELF AND PRESENT AND FUTURE NBA PLAYERS, COVENANTS NOT TO SUE (OR FINANCE ANY SUIT AGAINST) THE NBA, ALL LEAGUE RELATED ENTITIES (INCLUDING NBA PROPERTIES, INC. AND NBA MEDIA VENTURES, LLC) THAT GENERATE BRI, AND ALL NBA TEAMS, OR, ANY OF THEIR RESPECTIVE PAST, PRESENT, AND FUTURE OWNERS (DIRECT AND INDIRECT) ACTING IN THEIR CAPACITY AS OWNERS OF ANY OF THE FOREGOING ENTITIES, OFFICERS, DIRECTORS, TRUSTEES, EMPLOYEES, AGENTS, ATTORNEYS, LICENSEES, SUCCESSORS, HEIRS, ADMINISTRATORS, EXECUTORS, AND ASSIGNS, WITH RESPECT TO THE USE, EXHIBITION, DISTRIBUTION, OR LICENSE, IN ANY OR ALL MEDIA, OF ANY PERFORMANCES BY ANY PLAYER RENDERED UNDER THIS AGREEMENT OR PRIOR COLLECTIVE BABGAINING AGREEMENTS, OR UNDER PLAYER CONTRACTS MADE PURSUANT THERETO; PROVIDED, HOWEVER, THAT THIS SECTION 2 SHALL NOT APPLY TO ANY ENDORSEMENT, AS DEFINED IN SECTION 3 BELOW, ANY UNAUTHORIZED SPONSOR PROMOTION, AS DEFINED IN PARAGREMENTS, OF THE

ANY UNAUTHORIZED SPONSOR PROMOTION, AS DEFINED IN PARAGRAPH 14(E) OF THE UNIFORM PLAYER CONTRACT, OR ANY ACTION OF THE PLAYERS ASSOCIATION PURSUANT TO SECTION 3 (F) BELOW. SECTION 3. UNAUTHORIZED ENDORSEMENT/SPONSOR PROMOTION.

(A) SECTION 1 ABOVE DOES NOT CONFER ANY RIGHT OR AUTHORITY FOR THE NBA, ANY LEAGUE RELATED ENTITY OR ANY NBA TEAM TO (I) USE, OR AUTHORIZE ANY THIRD

```
426 ARTICLE XXVIII
PARTY TO USE, ANY PERFORMANCE BY A PLAYER IN ANY WAY THAT CONSTITUTES AN
UNAUTHORIZED ENDORSEMENT BY SUCH PLAYER OF A THIRD PARTY BRAND, PRODUCT OR
SERVICE ("ENDORSEMENT"), OR (II) AUTHORIZE ANY THIRD PARTY TO USE ANY
PERFORMANCE BY A PLAYER IN ANY WAY THAT CONSTITUTES AN UNAUTHORIZED SPONSOR PROMOTION AS DEFINED IN PARAGRAPH 14(E) OF THE UNIFORM PLAYER CONTRACT.
(B) FOR PURPOSES OF CLARITY, AND WITHOUT LIMITA TION: (I) IT SHALL NOT BE AN
ENDORSEMENT FOR THE NBA, A LEAGUE -RELATED ENTITY, OR AN NBA TEAM TO USE,
OR AUTHORIZE OTHERS TO USE, INCLUDING, WITHOUT LIMITATION, IN THIRD PARTY
ADVERTISING AND PROMOTIONAL MATERIALS, FOOTAGE AND PHOTOGRAPHS OF A
PLAYER'S PARTICIPATION IN NBA GAMES OR OTHER NBA EVENTS THAT DO NOT
UNDLY FOCUS ON, FEATURE, OR HIGHLIGHT, SUCH PLAYER IS A SPOKESMAN FOR, OR
PROMOTER OF, A THIRD- PARTY COMMERCIAL PRODUCT OR SERVICE; PROVIDED THAT THE
REASONABLE CONSUMER TO BELIEVE THAT SUCH PLAYER IS A SPOKESMAN FOR, OR
PROMOTER OF, A THIRD- PARTY COMMERCIAL PRODUCT OR SERVICE; PROVIDED THAT THE
PRECEDING SENTENCE IS INDEPENDENT OF AND IS NOT RELEVANT TO DETERMINING WHETHER A USE IS OR IS NOT AN UNAUTHORIZED SPONSOR PROMOTION; AND (II) ANY
USE OF A PLAYER'S PLAYER ATTRIBUTES THAT HAS BEEN EXPRESSLY AUTHORIZED BY THE
PLAYER (NOT INCLUDING THE UNIFORM PLAYER CONTRACT) SHALL NOT BE AN
UNAUTHORIZED ENDORSEMENT OR AN UNAUTHORIZED SPONSOR PROMOTION.
(C) ANY DISPUTE REGARDING WHETHER A USE OF ANY PERFORMANCE BY A PLAYER
IS OR IS NOT AN UNAUTHORIZED SPONSOR PROMOTION SHALL BE DETERMINED BY THE
EXPEDITED SYSTEM ARBITRATION PROCESS DESCRIBED IN PARAGRAPH 14(F) OF THE
UNIFORM PLAYER CONTRACT; SHALL LIMIT THE RIGHTS OF THE NBA,
ANY LEAGUE FROM THE RIGHTS OF THE NBA, ALL LEAGUE -RELATED ENTITIES

(D) FOR PURPOSES OF CLARITY, NOTHING IN THIS AGREEMENT OR THE UNIFORM
PLAYER CONTRACT SHALL LIMIT THE RIGHTS OF THE NBA,
ANY LEAGUE FROM THE RIGHTS OF THE NBA,
ANY LEAGUE FROM THE RELATED OR TEAM RELATED CONTENT; IT BEING
UNDERSTOOD THAT NOTHING IN THIS SENTENCE IS INTENDED TO AUTHORIZE THE INBA,
A
```

ARTICLE XXVIII 42/7
(E) NOTHING IN SECTION 3(D)(X) OR (Y) ABOVE SHALL LIMIT THE RIGHT OF A
TELECASTER OR DISTRIBUTOR OF NBA GAMES, NBA OR TEAM EVENTS, OR
NBA -RELATED OR TEAM -RELATED CONTENT TO USE, OR AUTHORIZE OTHERS TO USE,
THIRD PARTY PROMOTIONAL ENHANCEMENTS INTELECASTS OR OTHER DISTRIBUTION OF SUCH GAMES, EVENTS, OR CONTENT IN ACCORDANCE WITH THIS SECTION 3(E). FOR PURPOSES OF THIS SECTION 3(E). "PROMOTIONAL ENHANCEMENTS" MEANS:
(I) VIRTUAL IMAG ES, GRAPHICS, AND/OR TEXT THAT ARE SUPERIMPOSED ON THE VIDEO
AND/OR AUDIO DEPICTION OF THE NBA GAME, NBA OR TEAM EVENT, OR NBA -RELATED OR TEAM -RELATED CONTENT; (II) NON-VIRTUAL SIGNAGE OR OTHER
PHYSICAL DISPLAYS OTHERWISE VISIBLE IN THE TELECAST OR OTHER DISTRIBUTION OF THE NBA GAME, NBA OR TEAM EVENT, OR NBA -RELATED CONTENT
(FOR PURPOSES OF CLARITY, CLAUSES (I) AND (II) BOVE DO NOT INCLUDE STILL IMAGES EXCEPT IN GAME AND PROGRAM TELECASTS); AND (III) OTHER PROMOTIONAL
OPPORTUNITIES FOR TEL ECASTERS (AS DEFINED IN PARAGRAPH 14(F) OF THE UNIFORM
PLAYER CONTRACT); CONSISTENT WITH PAST PRACTICE AS PERMITTED UNDER THE 2017 GBA. EXAMPLES OF PROMOTIONAL ENHANCEMENTS INCLUDE BRANDED BACKBOARD
SLIDE-OUTS, BRANDED FEATURE TRACKERS, SPONSORED STARTING LINEUPS, BRANDED
VIRTUAL LINEUPS, VIRTUAL COURTSIDE SIGNAGE, VIRTUAL COURT SIGNAGE, WITHOUT AND ASSOCIATION OF THE PAST PRACTICE AS PERMITTED UNDER THE 2017 GBA.
EXAMPLES OF PROMOTIONAL ENHANCEMENTS INCORPORATED INTO VIRTUAL SIGNAGE PROMOTIONAL
ENHANCEMENTS ARE NOT TOP PLAYS" FEATURE, AND A SPONSORED "AUDIO DROP. IN"
MENTION. CREATIVE ELEMENTS INCORPORATED INTO VIRTUAL SIGNAGE PROMOTIONAL
ENHANCEMENTS ARE NOT AUTHORIZED UNDER THIS SECTION FITHEY OTHERWISE ARE
UNAUTHORIZED SPONSOR PROMOTION.

(F) NOTWITHSTANDING THE FOREGOING, IN ADDITION TO ANY OTHER RIGHTS THE
PLAYERS ASSOCIATION MAY HAVE, (A) IF A TELECASTER OR OTHER DISTRIBUTOR OF NBA
GAMES, NBA OR TEAM EVENTS, OR NBA. RELATED CONTENT USES,
OR AUTHORIZED SPONSOR'S PRODUCTS OR SERVICES WITHIN SUCH
PROMOTIONAL OPPORTUNITIES IN TELECASTER OR OTHER DISTRIBUTION OF SUCH GAME

428 ARTICLE XXVIII
WITH THE NBA RESP ONSIBLE FOR THE VIOLATION AND SUCH DAMAGES EVEN IF THE
NBA DID NOT AUTHORIZE SUCH PROMOTIONAL OPPORTUNITY.
(G) FOR PURPOSES OF CLARITY, NOTHING CONTAINED IN THIS ARTICLE XXVIII OR
IN PARAGRAPH 14 OF THE UNIFORM PLAYER CONTRACT SHALL PROHIBIT THE INCLUSION
OF A SPONSOR'S NAME AND/OR LOGO ON A JERSEY PATCH, AND ANY DEPICTION OF A
PLAYER WEARING A JERSEY THAT INCLUDES SUCH A JERSEY PATCH SHALL NOT, BY REASON OF THE JERSEY PATCH ALONE, CONSTITUTE AN UNAUTHORIZED ENDORSEMENT, AN UNAUTHORIZED SI
SECTION 4. RESERVATION OF RIGHTS.
THE PLAYERS ASSOCIATION EXPRESSLY RESERVES ITS RIGHTS TO BARGAIN
COLLECTIVELY ON THE SUBJECT DESCRIBED IN SECTION 1 ABOVE AT THE EXPIRATION OF
THIS AGREEMENT. SUCH RESERVATION SHALL NOT, HOWEVER, PRE CLUDE THE NBA
FROM CONTENDING THAT THE SUBJECT DESCRIBED IN SECTION 1 ABOVE IS NOT A MANDATORY SUBJECT OF COLLECTIVE BARGAINING. THE RIGHT OF THE NBA, LEAGUE
RELATED ENTITIES, AND NBA TEAMS DESCRIBED IN SECTION 1 ABOVE IS IN ADDITION
TO, AND SHALL NOT LIM IT NOR BE DEEMED TO LIMIT, DEROGATE FROM OR OTHERWISE
PREJUDICE, ANY AND ALL RIGHTS THAT ANY ONE OR ALL OF THEM HAVE HERETOFORE POSSESSED OR ENJOYED, DO NOW POSSESS OR ENJOY OR MAY HEREAFTER POSSESS OR
ENJOY.

ENJÓY.

ARTICLE XXIX 429 ARTICLE XXIX

MISCELL ANEOUS

SECTION 1. ACTIVE LIST.

SECTION 1. ACTIVE LIST.

EACH TEAM AGREES TO HAVE AT LEAST TWELVE (12) AND NO MORE THAN

FIFTEEN (15) PLAYERS ON ITS ACTIVE LIST AND TO HAVE A MINIMUM OF EIGHT (8)

PLAYERS ON THE BENCH FOR ALL REGULAR SEASON GAMES; PROVIDED, HOWEVER, THAT

FOR NO MORE THAN (A) TWO (2) CONSECUTIVE WEEKS AT A TIME, AND (B) A TOTAL OF

TWENTY-EIGHT (28) DAYS, A TEAM MAY HAVE ELEVEN (11) PLAYE RS ON ITS ACTIVE

LIST. DURING THE PERIOD FROM THE DAY FOLLOWING THE LAST DAY OF THE SEASON

UNTIL THE DAY BEFORE THE FIRST DAY OF THE FOLLOWING REGULAR SEASON, THE MAXIMUM NUMBER OF PLAYERS (INCLUDING TWO- WAY PLAYERS) THAT A TEAM MAY CARRY ON ITS ACTIVE LIST SHALL BE TWENTY -ONE (21). PLAYERS ON THE INACTIVE LIST AND TWO- WAY LIST SHALL BE TRANSFERRED TO THE ACTIVE LIST ON THE DAY

AND IWO- WAY LIST SHALL BE TRANSFERRED TO THE ACTIVE LIST ON THE DAY FOLLOWING THE LAST DAY OF THE SEASON.

SECTION 2. ROSTER SIZE.

(A) DURING THE PERIOD FROM THE FIRST DAY OF THE REGULAR SEASON THROUGH THE LAST DAY OF THE REGULAR SEASON (OR, FOR TEAMS THAT QUALIFY FOR THE "POSTSEASON" (AS DEFINED BELOW), THROUGH THE TEAM'S LAST GAME OF THE SEASON), EACH TEAM AGREES TO HAVE EITHER FOURTEEN (14) OR FIFTEEN (15) PLAYERS, IN AGGREGATE, ON ITS ACTIVE LIST AND INACTIVE LIST.

(B) NOTWITHSTANDING SECTION 2(A), DURING THE REGULAR SEASON A TEAM

MAY HAVE:

(I) TWELVE (12) OR THIRTEEN (13) PLAYERS, IN AGGREGATE, ON ITS ACTIVE LIST AND INACTIVE LIST FOR NO MORE THAN (A) TWO (2) CONSECUTIVE WEEKS AT A TIME, AND (B) A TOTAL OF TWENTY -EIGHT

(28) DAYS; AND
(II) MORE THAN FIFTEEN (15) PLAYERS, IN AGGREGATE, ON ITS ACTIVE AND

(II) MORE THAN THE LET (II) FLETCH, IN AGGREGATE, ON THE ARI INACTIVE LIST AS A RESULT OF: (A) THE NBA AUTHORIZING THE TEAM TO SIGN A PLAYER CONTRACT PURSUANT TO THE NBA'S HARDSHIP RULES; AND/OR

430 ARTICLE XXIX (B) A PLAYER ON THE TEAM'S ACTIVE OR INACT IVE LIST WHO
(1) IS UNABLE TO PERFORM THE PLAYING SERVICES REQUIRED UNDER HIS PLAYER CONTRACT DURING A PERIOD IN WHICH HE IS SUBJECT TO IN -PATIENT TREATMENT PRESCRIBED BY

HE IS SUBJECT TO IN -PATIENT TREATMENT PRESCRIBED BY
THE MEDICAL DIRECTOR OF THE ANTI -DRUG PROGRAM, AND
(2) HAS MISSED AT LEAST THREE (3) CONSECUTIVE REGULAR
SEASON GAMES BECAUSE OF SUCH TREATMENT.
A DAY SHALL COUNT TOWARD THE LIMITS SET FORTH IN SECTION 2(B)(I) ABOVE IF THE TEAM HAD FEWER THAN FOURTEEN (14) PLAYERS, IN AGGREGATE, ON ITS ACTIVE LIST AND INACTIVE LIST
(C) FOR EACH TWO -WAY PLAYER THAT A TEAM PLACES ON THE ACTIVE LIST OR
INACTIVE LIST, THE MINIMUM AND MAXIMUM ROSTER SIZE LIMITS SET FORTH IN SECTIONS 2(A) AND 2(B) ABOVE SHALL BE INCREASED BY ONE (1) PLAYER FOR THAT TEAM.
(D) OTHER THAN DURING THE PERIOD SET F ORTH IN SECTION 2(A) ABOVE, EACH
THAN AGREES TO LAYER ON MORE THAN TWENTY. ONE (3.1) AND ACCORDANT. ON

TEAM AGREES TO HAVE NO MORE THAN TWENTY -ONE (21) PLAYERS, IN AGGREGATE, ON

ITS ACTIVE LIST, INACTIVE LIST, AND TWO -WAY LIST.
(E) FOR PURPOSES OF THIS ARTICLE XXIX, "POSTSEASON" MEANS PLAY -IN

GAMES AND/OR THE PLAYOFFS. SECTION 3. TWO -WAY R OSTER.

(I) ACTIVE LIST OR INACTIVE LIST (AS APPLICABLE) WHILE THE TWO -WAY PLAYER IS PROVIDING SERVICES TO THE NBA TEAM, AND (II) TWO -WAY LIST AT ALL OTHER

(B) A TWO -WAY PLAYER IS NOT ELIGIBLE TO BE DESIGNATED ON AN NBA TEAM'S POSTSEASON ROSTER OR PARTICIPATE IN NBA POSTSEASON GAMES, BUT IS PERMITTED TO TRAVEL AND PRACTICE WITH THE TEAM AND REMAIN ON THE TEAM'S INACTIVE LIST DURING THE NBA POSTSEASON; PROVIDED, HOWEVER, THAT SUBJECT TO SECTION 4 BELOW, A PLAYER WHO WAS PREVIOUSLY A TWO- WAY PLAYER BUT WHO, PRIOR TO THE START OF THE TEAM'S LAST REGULAR SEASON GAME, EITHER SIGNS A STANDARD NBA CONTRACT IN ACCORDANCE WIT H ARTICLE II, SECTION 11(H) OR HAS HIS TWO -WAY CONTRACT CONVERTED BY THE TEAM TO A STANDARD NBA CONTRACT

ARTICLE XXIX 431
PURSUANT TO ARTICLE II, SECTION 11(G), IS ELIGIBLE TO BE DESIGNATED ON AN NBA
TEAM'S POSTSEASON ROSTER AND PARTICIPATE IN NBA POSTSEASON GAMES.
SECTION 4. POSTSEA SON ELIGIBILITY WAIVER DEADLINE.
ANY PLAYER (INCLUDING ANY TWO -WAY PLAYER) WITH RESPECT TO WHOM A
REQUEST FOR WAIVERS HAS BEEN MADE AFTER 11:59 P.M. EASTERN TIME ON MARCH 1 IS NOT ELIGIBLE TO PARTICIPATE IN POSTSEASON GAMES DURING THE THEN-CURRENT
SEASON UNLESS THE PLAYER HAS BEEN ACQUIRED BY A TEAM WHOSE ACTIVE LIST IS
REDUCED TO EIGHT (8) PLAYERS DUE TO INJURY OR ILLINESS.
SECTION 5. MINIMUM LEAGUE -WIDE ROSTER.
(A) IF FOR TWO CONSECUTIVE REGULAR SEASONS, NBA TEAMS IN THE
AGGREGATE EMPLOY AN AVERAGE OF LESS THAN FOURTEEN AND ONE -QUARTER (14.25)
PLAYERS (EXCLUDING TWO -WAY PLAYERS) PER TEAM, THEN FOR EACH REGULAR
SEASON COVERED BY THIS AGREEMENT THAT FOLLOWS SUCH CONSECUTIVE TWO -YEAR
PERIOD:
(I) THE REQUIREMENT SET FORTH IN SECTION 2(A) ABOVE THAT EACH
TEAM HAVE EITHER FOURTEEN (14) OR IFTEEN (15) PLAYERS, IN
AGGREGATE, ON ITS ACTIVE AND INACTIVE LIST SHALL BE MODIFIED
SO THAT EACH TEAM WOULD FOR THE REMAINDER OF THE TERM OF
THIS AGREEMENT BE REQUIRED TO HAVE FIFTEEN (15) PLAYERS, IN AGGREGATE, ON ITS ACTIVE AND INACTIVE LIST FOR NO MORE THAN (A) TWO (2)
CONSECUTIVE WEEKS AT A TIME, AND (B) A TOTAL OF
TWENTY -EIGHT (28) DAYS SHALL BE MODIFIED SO THAT EACH TEAM
WOULD FOR THE REMAINDER OF THE TERM OF THIS AGREEMENT BE PERMITTED TO HAVE THISTED TO HAVE THISTED TO HAVE THERE OF THIS AGREEMENT BE PERMITTED TO HAVE THEN (13) PLAYERS, IN
ON SECURITY WEEKS AT A TIME, AND (B) A TOTAL OF
TWENTY -EIGHT (28) DAYS SHALL BE MODIFIED SO THAT EACH TEAM
WOULD FOR THE REMAINDER OF THE TERM OF THIS AGREEMENT BE PERMITTED TO HAVE THISTED TO HAVE THISTED TO HAVE THERE OF THIS AGREEMENT BE PERMITTED TO HAVE THISTED TO HAVE THERE OF THIS AGREEMENT BE PERMITTED TO HAVE THISTED TO HAVE THERE OF THIS AGREEMENT BE PERMITTED TO HAVE THISTED TO HAVE THISTED TO THE PLAYERS, IN
AGGREGATE, ON ITS ACTIVE LIST AND INACTIVE LIST FOR SUCH TIME PERIODS (SECTIONS 5(A)

"LEAGUE -WIDE ROSTER INCREASE").
(B) IF FOR TWO CONSECUTIVE REGULAR SEASONS, NBA TEAMS IN THE

(A) IT TON TWO CONSIDER WITH THE ASSISTANCE AND AND ANE -HALF (14.5) PLAYERS AGGREGATE EMPLOY AN AVERAGE OF LESS THAN FOURTEEN AND ONE -HALF (14.5) PLAYERS (EXCLUDING TWO- WAY PLAYERS) PER TEAM, THEN THE PLAYERS ASSOCIATION SHALL HAVE THE OPTION, EXERCISABLE WITHIN FORTY -FIVE (45) DAYS FOLLOWING THE LAST DAY

432 ARTICLE XXIX
OF THE SECOND OF SUCH TWO CONSECUTIVE REGULAR SEASONS, TO AMEND ARTICLE II,
SECTION 11 (B)(I) ABOVE SUCH THAT, BEGINNING ON THE FIRST DAY OF THE
IMMEDIATELY FOLLOWING SALARY C AP YEAR AND CONTINUING THROUGH THE
REMAINING TERM OF THIS AGREEMENT, NO TEAM WOULD BE PERMITTED TO HAVE ON
ITS ROSTER AT ANY ONE TIME MORE THAN TWO (2) TWO -WAY PLAYERS ("PA THIRD
TWO-WAY OPTION").
(C) THE RULES SET FORTH IN SECTIONS 5(A) AND 5(B) ABOVE SHALL BE MEASURED
FOLLOWING EACH REGULAR SEASON AS FOLLOWS:
STEP 1: FOR EACH PLAYER SIGNED TO A STANDARD NBA CONTRACT
(INCLUDING A REST-OF-SEASON OR 10 -DAY CONTRACT) DURING A
REGULAR SEASON, DETERMINE THE NUMBER OF DAYS DURING SUCH REGULAR SEASON THAT SUCH PLAYER WAS CARRIED ON HIS TEAM'S
ACTIVE LIST OR INACTIVE LIST (HEREINAFTER "DUTY DAYS").
STEP 2: DETERMINE THE TOTAL DUTY DAYS FOR ALL PLAYERS FOR SUCH
REGULAR SEASON BY ADDING TOGETHER THE RESULTS FOR EACH PLAYER FROM STEP 1.
STEP 3: MULTIPLY (X) THE NUM BER OF DRAS TEAMS THAT PLAYED GAMES

DURING THE APPLICABLE REGULAR SEASON, BY (Y) THE NUMBER OF DAYS DURING THE REGULAR SEASON, BY (Z) FOURTEEN AND
ONE-QUARTER (14-25) OR FOURTEEN AND ONE-HALF (14-5), AS

PAPILICABLE.
STEP 4: IF, FOR TWO CONSECUTIVE REGULAR S EASONS, THE RESULT IN
STEP 3: MULTIPLY (X) THE NUM BER OF DAYS DURING THE REGULAR SEASON, BY (Z) FOURTEEN AND
ONE-QUARTER (14-25) OR FOURTEEN AND ONE-HALF (14-5), AS

SEP 2: ABOVE IS LESS THAN THE APPLICABLE RESULT IN STEP 3

BOVE, THEN THE LEAGUE -WIDE ROSTER INCREASE AND/OR PA
THIRD TWO -WAY OPTION, AS APPLICABLE, WILL BE TRIGGERED.
SECTION 6. GAMES PLAYED REQUIREMENT FOR CERTAIN LEAGUE HONORS.

(A) AWARD ELIGIBIL ITY. NO PLAYER SHALL BE ELIGIBLE FOR NBA MOST
VALUABLE PLAYER, NBA DEFENSIVE PLAYER OF THE YEAR, NBA MOST IMPROVED
PLAYER, ALL -NBA TEAM (FIRST, SECOND, OR THIRD), OR NBA ALL -DEFENSIVE

TEAM (FIRST OR SECOND) HONORS (THE "APPLICABLE GENERALLY RECOGNIZED LEAGUE HO NORS") FOR A SEASON UNLESS THE PLAYER HAS SATISFIED AT LEAST ONE OF
THE FOLLOWING CRITERIA (THE "AWARD ELIGIBLITY CRITERIA") IN RESPECT OF S

OR (2) THE PLAYER (A) PLAYED IN AT LEAST SIXTY -TWO (62) REGULAR SEASON GAMES,

ARTICLE XXIX 433
(B) SUFFERED A "SEASON -ENDING INJURY" (AS DEFINED BELOW), AND (C) PLAYED IN AT LEAST EIGHTY -FIVE PERCENT (85%) OF THE REGULAR SEASON GAMES PLAYED BY HIS TEAM PRIOR TO THE PLAYER SUFFERING SUCH INJURY.
(I) FOR PURPOSES OF THIS SECTION 6, AND NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT:
(A) A "SEASON -ENDING INJURY" IS AN INJURY THAT, IN THE OPINION OF A PHYSICIAN JOINTLY SELECTED BY THE NBA AND PLAYERS ASSOCIATION, MAKES IT SUBSTANTIALLY MORE LIKELY THAN NOT THAT THE PLAYER WOULD BE UNABLE TO PLAY THROUGH THE MAY 31 FOLLOWING THE DATE OF SUCH INJURY; AND
(B) A PLAYER SHALL BE CONSIDERED TO HAVE PLAYED IN A REGULAR SEASON GAME IF HE PLAYED AT LEAST TWENTY (20) MINUTES OF SUCH GAME, PROVIDED THAT IN RESPECT OF NO MORE THAN TWO (2) REGULAR SEASON GAMES PER SEASON, SUCH PLAYER WILL BE CONSIDERED TO HAVE PLAYED IN A REGULAR SEASON GAME IF HE PLAYED AT LEAST FIFTEEN (15) MINUTES AND FEWER THAN TWENTY (20) MINUTES IN SUCH GAME.

(II) A PLAYER WHO FAILS TO SATISFY THE AWARD ELIGIBILITY CRITERIA IN A SEASON MAY NONETHELESS BE DEEMED ELIGIBLE FOR THE APPLICABLE GENERALLY RECOGNIZED LEAGUE HONORS IF HE PREVAILS IN EITHER AN AWARD ELIGIBILITY GRIEVANCE OR AN EXTRAORDINARY CIRCUMSTANCES CHALLENGE IN RESPECT OF SUCH SEASON IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SECTIONS 6 (B) AND 6 (C) BELOW. A PLAYER MAY NOT BRING BOTH AN AWARD ELIGIBILITY GRIEVANCE AND A EXTRAORDINARY CIRCUMSTANCES CHALLENGE IN RESPECT OF THE SAME SEASON.

(B) AWARD ELIGIBILITY GRIEVANCE AND AN EXTRAORDINARY

(IRCUMSTANCES CHALLENGE IN RESPECT OF THE SAME SEASON.

CONVINCING EVIDENCE, THAT THE TEAM WILLFULLY LIMITED THE PLAYER'S NUMBER OF MINUTES PLAYED OR GAMES PLAYED DURING THE REGULAR SEASON W ITH THE INTENTION OF DEPRIVING THE PLAYER

(I) TO PREVAIL IN AN AWARD ELIGIBILITY GRIEVANCE IN RESPECT OF A SEASON, THE PLAYER BEARS THE BURDEN OF PROVING, BY CLEAR AND

434 ARTICLE XXIX
OF ELIGIBILITY FOR ONE OR MORE OF THE APPLICABLE GENERALLY
RECOGNIZED LEAGUE HONORS FOR SUCH SEASON. IF THE PLAYER
SATISFIES THE BURDEN AND PREVAILS IN THE PROCEEDING, THE SOLE REMEDY SHALL BE THAT THE PLAYER IS D EEMED ELIGIBLE FOR THE
APPLICABLE GENERALLY RECOGNIZED LEAGUE HONORS. FOR CLARITY, NEITHER THE FOREGOING SENTENCE NOR ANYTHING ELSE IN
THIS AGREEMENT SHALL LIMIT OR OTHERWISE AFFECT THE RIGHT OF THE
NBA TO IMPOSE DISCIPLINE ON A TEAM FOR CONDUCT PREJUDICI AL
OR DETRIMENTAL TO THE BEST INTERESTS OF THE NBA IN THE EVENT A PLAYER PREVAILS IN AN AWARD ELIGIBILITY GRIEVANCE AGAINST

SUCH TEAM.

(II) AWARD ELIGIBILITY GRIEVANCES SHALL BE HEARD BY THE SYSTEM ARBITRATOR.
(III) NOTWITHSTANDING ANY OF THE OTHER PROVISIONS OF THIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION 6 (B) SHALL APPLY TO THE RESOLUTION OF AWARD ELIGIBILITY GRIEVANCES. IF
IN CONNECTION WITH SUCH DISPUTES, THERE IS ANY CONFLICT
BETWEEN THE PROCEDURES SET FORTH IN THIS SECTION 6 (B) AND
THOSE SET FORTH ELSEWHERE IN THIS AGREEMENT, THE PROCEDURES
SET FORTH IN THIS SECTION SHALL CONTROL.
(IV) A PLAYER MAY ONLY BRING AN AWARD ELIGIBILITY GRIEVANCE IN RESPECT OF A SEASON IF BEING AWARDED ONE OF THE APPLICABLE
GENERALLY RECOGNIZED LEAGUE HONORS IN SUCH SEASON COULD
IMPACT WHETHER THE PLAYER IS OR COULD BECOME FLIGIBLE.

GENERALLY RECOGNIZED LEAGUE HONORS IN SUCH SEASON CO IMPACT WHETHER THE PLAYER IS OR COULD BECOME ELIGIBLE: (A) PURSUANT TO ARTICLE II, SECTION 7(A)(I), TO ENTER INTO A CONTRACT OR EXTENSION WITH A MAXIMUM ANNUAL SALARY IN THE FIRST YEAR COVERED BY THE CONTRACT OR EXTENDED TERM, AS APPLICABLE, IN EXCESS OF TWENTY -FIVE

EXTENDED TERM, AS APPLICABLE, IN EXCESS OF TWENTY-TIVE
PERCENT (25%) OF THE SALARY CAP BY VIRTUE OF
SATISFYING THE HIGHER MAX CRITERIA;
(B) PURSUANT TO ARTICLE II, SECTION 7(A)(II), TO ENTER INTO A DESIGNATED VETERAN PLAYER CONTRACT; OR
(C) PURSUANT TO ARTICLE II, SECTION 7(E), TO ENTER INTO A DESIGNATED VETERAN PLAYER EXTENSION.

ARTICLE XXIX 435
(V) AN AWARD ELIGIBILITY GRIEVANCE MU ST BE BROUGHT BY A PLAYER
WITHIN TWO (2) DAYS OF THE DATE ON WHICH IT BECOMES
MATHEMATICALLY IMPOSSIBLE FOR THE PLAYER TO PLAY SIXTY -FIVE
(65) REGULAR SEASON GAMES IN A SEASON; PROVIDED, HOWEVER, THAT ANY SUCH GRIEVANCE MUST BE INITIATED NO LATER THAN 11:59 P.M. EASTERN TIME ON THE DAY FOLLOWING THE LAST DAY OF THE REGULAR SEASON (VI) A PLAYER MAY INITIATE AN AWARD ELIGIBILITY GRIEVANCE AGAINST A TEAM BY SERVING A WRITTEN NOTICE THEREOF ON THE TEAM, WITH A COPY OF SUCH WRITTEN NOTICE TO BE FILED WITH THE SYSTE M A COPY OF SUCH WRITTEN NOTICE TO BE FILED WITH THE SYSTÉ M ARBITRATOR, THE PLAYERS ASSOCIATION, AND THE NBA. SUCH WRITTEN NOTICE SHALL BE ACCOMPANIED BY A WITNESS LIST, RELEVANT DOCUMENTS, AND OTHER EVIDENTIARY MATERIALS ON WHICH THE PLAYER INTENDS TO RELY IN HIS AFFIRMATIVE CASE. NO LATER THAN 11:59 P.M. EAST ERN ON THE DATE FOLLOWING THE DATE ON WHICH THE TEAM RECEIVED WRITTEN NOTICE OF THE AWARD ELIGIBILITY GRIEVANCE, THE TEAM SHALL PROVIDE TO THE PLAYER, THE NBA, AND THE PLAYERS ASSOCIATION A WITNESS LIST, RELEVANT DOCUMENTS, AND OTHER EVIDENTIARY MATERIALS ON WHICH THE TEAM INTENDS TO RELY IN ITS AFFIRMATIVE CASE. ABSENT A SHOWING OF GOOD CAUSE, NO PARTY MAY PROFFER, REFER TO, OR RELY ON THE TESTIMONY OF ANY WITNESS, DOCUMENT, OR OTHER EVIDENTIARY MATERIAL IN ITS AFFIRMATIVE CASE THAT HAS NOT BEEN IDENTIFIED TO THE OTHER SIDE AS REQUIRED BY THIS IDENTIFIE D TO THE OTHER SIDE AS REQUIRED BY THIS SECTION 6(B)(VI).
(VII) THE SYSTEM ARBITRATOR SHALL CONVENE A HEARING AT THE EARLIEST POSSIBLE TIME, BUT IN NO EVENT LATER THAN TWO (2) DAYS

FOLLOWING THE SYSTEM ARBITRATOR'S RECEIPT OF NOTICE OF THE AWARD ELIGIBILITY GRIEVANCE. THE HEARING SHALL TAKE PLACE BY VIDEOCONFERENCE AND SHALL LAST NO LONGER THAN ONE (1) DAY. THE PLAYERS ASSOCIATION, THE NBA, AND THE PLAYER AND TEAM

THAT ARE PARTIES TO THE PROCEEDING SHALL EACH HAVE THE RIGHT TO PARTICIPATE IN THE HEARING.

(VIII) THE SYSTEM ARBITRATOR SHALL RENDER A DECISION NOT LATER THAN THE DAY FOLLOWING THE DATE OF THE HEARING, AND THE DECISION SHALL BE ACCOMPANIED BY A WRITTEN OPINION. NOTWITHSTANDING THE FOREGOING, IF THE SYSTEM ARBITRATOR DETERMINES THAT

436 ARTICLE XXIX

EXPEDITI ON SO REQUIRES, HE/SHE SHALL ACCOMPANY THE DECISION
WITH A WRITTEN SUMMARY OF THE GROUNDS UPON WHICH THE
DECISION IS BASED, AND A FULL WRITTEN OPINION MAY FOLLOW
WITHIN A REASONABLE TIME THEREAFTER. THE DECISION OF THE
SYSTEM ARBITRATOR SHALL CONSTITUTE F ULL, FINAL, AND COMPLETE
DISPOSITION OF THE DISPUTE AND SHALL BE BINDING UPON THE PARTIES TO THIS AGREEMENT, AND THE PLAYER AND TEAM THAT ARE
PARTIES TO THE PROCEEDING, AND THERE SHALL BE NO APPEAL TO THE APPEALS PANEL. APPEALS PANEL.

(IX) SHOULD CIRCUMSTANCES WARRANT, EACH OF THE DEADLINES SET FORTH IN THIS SECTION 6(B) MAY BE REASONABLY MODIFIED BY AGREEMENT OF THE NBA AND PLAYERS ASSOCIATION.

(C) EXTRAORDINARY CIRCUMSTANCES CHALLENGE.

(I) TO PREVAIL IN AN EXTRAORDINARY CIRCUMSTANCES CHALLENGE IN RESPECT OF A SEASON, THE PLAYER BEARS THE BURDEN OF PROVING THAT: (A) DUE TO EXTRAORDINARY CIRCUMSTANCES, IT WAS IMPRACTICABLE FOR HIM TO PLAY IN ONE (1) OR MORE OF THE REGULAR SEASON GAME(S) THAT HE MISSED DURING SUCH SEASON; (B) HE WO ULD HAVE SATISFIED THE AWARD ELIGIBILITY CRITERION SET FORTH IN SECTION 6 (A)(1) ABOVE IF HE HAD PLAYED IN EVERY GAME THAT HE MISSED DUE TO THE EXTRAORDINARY CIRCUMSTANCES (I.E., ASSUMING THAT HE WOULD HAVE PLAYED TWENTY (20) MINUTES IN EACH SUCH MISSED GAME); AND
(C) AS A RESULT OF THE EXTRAORDINARY CIRCUMSTANCES, AND TAKING INTO ACCOUNT THE TOTALITY OF THE CIRCUMSTANCES, INCLUDING WHETHER THE PLAYER DID NOT PLAY IN OTHER

PLAYER FROM ELIGIBILITY FOR THE APPLICABLE GENERALLY RECOGNIZED LEAGUE HONORS FOR SUCH SEASON.

436 ARTICLE XXIX

REGULAR SEASON GAMES IN WHICH HE COULD HAVE PLAYED DURING SUCH SEASON, IT WOULD BE UNJUST TO EXCLUDE THE

ARTICLE XXIX 437
(II) IF THE PLAYER SATISFIES THE BURDEN AND PREVAILS IN THE PROCEEDING, THE SOLE REMEDY SHALL BE THAT THE PLAYER IS DEEMED ELICIBLE FOR THE APPLICABLE GENERALLY RECOGNIZED LEAGUE HONORS.
(III) EXTRAORDINARY CIRCUMSTANCES CHALLENGES SHALL BE HEARD BY AN INDEPENDENT EXPERT JOINTLY SELECTED BY THE NBA AND PLAYERS ASSOCIATION (THE "CHALLENGE EXPERT").
(IV) NOTWITHSTANDING ANY OF THE OTHER PROVISIONS OF T HIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION 6 (C) SHALL APPLY TO THE RESOLUTION OF EXTRAORDINARY CIRCUMSTANCES CHALLENGES. IF IN CONNECTION WITH SUCH DISPUTES, THERE IS ANY CONFLICT BETWEEN THE PROCEDURES SET FORTH IN THIS SECTION 6 (C) AND THOS 6 SET FORTH IN THIS SECTION 6 (C) AND THOS 6 SET FORTH IN THIS SECTION SHALL CONTROL.
(V) AN EXTRAORDINARY CIRCUMSTANCES CHALLENGE MUST BE BROUGHT BY A PLAYER IN RESPECT OF A SEASON NO EARLIER THAN 12:00 P.M. EASTERN TIME ON THE LAST DAY OF THE REGULAR SEASON. AND NO LATER THAN 11:59 P.M. EASTERN TIME ON THE DAY FOLLOWING THE LAST DAY OF THE REGULAR SEASON. AND NO LATER THAN 11:59 P.M. EASTERN TIME ON THE DAY FOLLOWING THE LAST DAY OF THE REGULAR SEASON.

(VI) A PLAYER MAY INITIATE AN EXTRAORDINARY CIRCUMSTANCES CHALLENGE BY SERVING A WR ITTEN NOTICE THEREOF ON THE NBA AND HIS TEAM, WITH A COPY OF SUCH WRITTEN NOTICE TO BE FILED WITH THE CHALLENGE EXPERT AND THE PLAYERS ASSOCIATION. THE NBA MAY PROVIDE NOTICE THEREOF TO ANY TEAM WITH WHICH THE PLAYER WAS UNDER CONTRACT DURING THE SEASON. THE PLAYER WAS UNDER CONTRACT ON THE DATE FOLLOWING THE DATE ON THE DATE ON THE PLAYER, AND OTHER PLOYED THAN SHALL BY THE PLAY

438 ARTICLE XXIX
ON THE TESTIMONY OF ANY WITNESS, DOCUMENT, OR OTHER
EVIDENTIARRY MATERIAL IN ITS AFFIRMATIVE CASE THAT HAS NOT BEEN
IDENTIFIED AS REQUIRED BY THIS SECTION 6 (C)(V)).

(VII) THE CHALLENGE EXPERT SHALL CONVENE A HEARING AT THE EARLIEST POSSIBLE TIME, BUT IN NO EVENT LATER THAN TWO (2) DAYS
FOLLOWING THE EXPERT'S RECEIPT OF NOTICE OF THE EXTRAORDINARY
CIRCUMSTANCES CHALLENGE. THE H EARING SHALL TAKE PLACE BY
VIDEOCONFERENCE AND SHALL LAST NO LONGER THAN ONE (1) DAY.
THE PLAYER, THE PLAYERS ASSOCIATION, THE NBA, AND ANY TEAM
FOR WHICH THE PLAYER PLAYER DURING THE SEASON SHALL HAVE THE
RIGHT TO PARTICIPATE IN THE HEARING.

(VIII) THE CHALLENGE EXPERT SHALL RENDER A DECISION NOT LATER THAN
THE DAY FOLLOWING THE DATE OF THE HEARING, AND THE DECISION
SHALL BE ACCOMPANIED BY A WRITTEN OPINION. NOTWITHSTANDING
THE FOREGOING, IF THE CHALLENGE EXPERT DETERMINES THAT
EXPEDITION SO REQUIRES, HE/SHE SHALL ACCOMPANY THE DECISION
WITH A WRITTEN SUMMARY OF THE GROUNDS UPON WHICH THE
DECISION IS BASED, AND A FULL WRITTEN OPINION MAY FOLLOW
WITHIN A REASONABLE TIME THEREAFTER. THE DECISION SHALL CONSTITUTE FULL, FINAL, AND COMPLETE DISPOSITION OF THE MATTER.

(X) SHOULD CIRCUMSTANCES WARRANT, E ACH OF THE DEADLINES SET
FORTH IN THIS SECTION 6(C) MAY BE REASONABLY MODIFIED BY
AGREEMENT OF THE NBA AND PLAYERS ASSOCIATION.

SECTION 7. PLAYING RULES AND OFFICIATING.

(A) UP TO FOUR (4), REPRESENTATIVES OF THE PLAYERS ASSOCIATION, THREE (3)
OF WHOM SHALL BE ACCTIVE OR RECENTLY PETIRED PLAYERS SELECTED BY THE PLAYERS ASSOCIATION, SHALL BE PERMITTED TO ATTEND THE MEETINGS OF AND HAVE A VOTE ON
THE NBA COMPETITION COMMITTEE WITH RESPECT TO ISSUES RELATING TO THE NBA

(B) THE PLAYERS ASSOCIATION MAY, ON BEHALF OF THE PLAYERS, SUBMIT TO THE

COMMISSIONER MONTHLY REFORED BY THE PLAYERS, SUBMIT TO THE

COMMISSIONER MONTHLY REFORED BY THE PLAYERS, SUBMIT TO THE

COMMISSIONER MONTHLY REFORED BY THE PLAYERS, SUBMIT TO THE

COMMISSIONER MONTHLY REFORED BY THE PLAYERS, SUBMIT TO THE

COMMISSIONER MONTHLY REFORED BY THE PLAYERS, SU

REQUIRED TO ACT, ON SUCH REPORTS.

ARTICLE XXIX 439 (C) THE NBA AND PLAYERS ASSOCIATION SHALL MEET ON A QUARTERLY BASIS TO DISCUSS THE RELATIONSHIP AND INTERACTIONS BETWEEN PLAYERS AND REFEREES, INCLUDING ANY DISCIPLINE IMPOSED BY THE NBA ON REFEREES FOR CONDUCT ON THE PLAYING COURT. EACH PARTY SHALL CONSIDER IN GOOD FAITH ANY RECOMMENDATIONS MADE BY THE OTHER PARTY AT SUCH MEETINGS REGARDING REFEREE -PLAYER INTERACTIONS.

(D) UPON A REQUEST FROM THE PLAYERS ASSOCIATION, REPRESENTATIVES OF THE
NBA BASKETBALL OPERATIONS AND REFEREE OPERATIONS DEPARTMENTS SHALL MEET ANNUALLY WITH THE PLAYERS ASSOCIATION AND/OR PLAYERS TO DISCUSS ISSUES
RELATING TO NBA PLAYING RULES AND OFFICIATING. THE NBA WILL REQUEST THAT
REPRESENTATIVES FROM THE NATIONAL BASKETBALL REFEREES ASSOCIATION, INCLUDING CURRENT REFEREES, ATTEND ANY SUCH MEETING.
SECTION 8. POSTSEASON.

(A) THE NUMBER OF TEAMS PARTICIPATING IN THE PLAYOFFS SHALL EQUAL

SIXTEEN (16). NOTWITHSTANDING THE FOREGOING, THE NBA SHALL HAVE THE RIGHT TO INCREASE THE NUMBER OF TEAMS PARTICIPATING IN THE PLAYOFFS.
(B) EACH ROUND OF THE PLAYOFFS SHA LL BE PLAYED IN A BEST -OF-SEVEN -GAMES

FORMAT

(C) TO DETERMINE WHICH TEAMS QUALIFY TO PARTICIPATE AS THE SEVENTH AND

EIGHTH SEEDS IN THE PLAYOFFS FOR EACH CONFERENCE, EACH SEASON SHALL INCLUDE SIX (6) PLAY -IN GAMES, TO BE PLAYED AFTER THE CONCLUSION OF THE RE GULAR SEASON AND PRIOR TO THE FIRST ROUND OF THE PLAYOFFS. THE DETERMINATION OF WHICH TEAMS SHALL PARTICIPATE IN ANY PLAY -IN GAMES SHALL BE MADE BASED ON

SEASON AND PRIOR TO THE FIRST ROUND OF THE PLAYOFFS. THE DETERMINATION OF WIEACH TEAM'S REGULAR SEASON WINNING PERCENTAGE.

(D) THE TEAM WITH THE SEVENTH -HIGHEST WINNING PERCENTAGE IN EACH CONFERENCE SHALL PLAY THE TEAM WITH THE EIGHTH- HIGHEST WINNING PERCENTAGE IN ITS CONFERENCE IN A PLAY -IN GAME (THE "SEVEN -EIGHT GAME"). THE WINNER OF THE SEVEN -EIGHT GAME IN EACH CONFERENCE SHALL PARTICIPATE IN THE PLAYOFFS

OF THE SEVEN FIGHT GAME IN EACH CONFERENCE SHALL PARTICIPALE IN THE PLATOFFS
AS THE SEVENTH SEED IN ITS CONFERENCE. THE TEAM WITH THE NINTH- HIGHEST
WINNING PERCENTAGE IN EACH CONFERENCE SHALL PLAY THE TEAM WITH THE TENTH -HIGHEST WINNING PERCENTAGE IN ITS CONFERENCE IN A PLAY -IN GAME (THE
"NINE -TEN GAME"). THE WINNER OF THE NINE -TEN GAME SHALL PLAY THE L OSER
OF THE SEVEN -EIGHT GAME IN A PLAY -IN GAME, AND THE WINNER OF THAT GAME

SHALL PARTICIPATE IN THE PLAYOFFS AS THE EIGHTH SEED IN ITS CONFERENCE.

440 ARTICLE XXIX
SECTION 9. GAME TICKETS.
(A) IN THE EVENT THAT A TEAM PROVIDES COMPLIMENTARY TICKETS TO ITS
PLAYERS, THE TEAM MAY PROVIDE U P TO FOUR (4) TICKETS PER HOME GAME AND UP
TO TWO (2) TICKETS PER ROAD GAME. TEAMS MAY SELL ADDITIONAL TICKETS TO PLAYERS,
PROVIDED THAT SUCH SALES SHALL BE NO LESS THAN THE SEASON TICKET HOLDER PRICES
FOR THE APPLICABLE GAME. SEAT LOCATIONS FOR COMPLIME NTARY TICKETS PROVIDED
BY A TEAM UNDER THIS SECTION 9 MUST BE IN THE LOWER BOWL OF THE ARENA AND MAY NOT BE ON THE FLOOR (I.E., IN FRONT OF THE RISERS OR PERMANENT BOWL SEATING
OR INSIDE THE DASHERS) OR IN A LUXURY SUITE (I.E., A PRIVATE, ENCLOSED AREA THAT IS
SEPARATE FROM THE ARENA BOWL, INCLUDING, BUT NOT LIMITED TO, TRADITIONAL
ENCLOSED SUITES, EVENT LEVEL (BUNKER) SUITES, AND PARTY SUITES),
(B) IN THE EVENT THAT A TEAM PROVIDES COMPLIMENTARY TICKETS TO ITS
PLAYERS FOR ROAD GAMES, EACH PLAYER ON THE ROSTER WHO TRAVELS WITH THE TEAM
SHALL BE PROVIDED THE SAME NUMBER OF TICKETS (I.E., EITHER ZERO (0), ONE (1), OR
TWO (2)).
(C) TEAMS ARE PROHIBITED FROM PROVIDING TICKETS TO PLAYERS ON OTHER
TEAMS, AND PLAYERS ARE ONLY PERMITTED TO ACCEPT TICKETS FROM THEIR OWN
TEAM.
(D) ANY PLAYER FOUND TO BE RE -SELLING COMPLIMENTARY OR REDUCED -PRICE
TICKETS WILL BE PROHIBITED FROM SUBSEQUENTLY RECEIVING SUCH TICKETS FROM HIS
TEAM.
(E) IN THE EVENT THAT A TEAM PROVIDES HOME -GAME TICKETS TO ITS PLAYERS,
SEAT LOCATIONS MUST BE ALLOCATED TO PL AYERS BASED ON SENIORITY, WITH THE MOST

PRICES, PROVIDED NOTICE OF SUCH REQUEST IS GIVEN AT LEAST FORTY -EIGHT (48) HOURS BEFORE THE GAME.

(G) EACH TEAM AGREES TO PROVIDE RETIRED PLAYERS WITH THREE (3) OR MORE YEARS OF SERVICE WITH THE OPPORTUNITY TO PURCHASE TWO (2) TICKETS AT BOX OFFICE PRICES TO ITS NBA HOME GAMES, AND TO HOLD SUCH TICKETS FOR SUCH PLAYERS, PROVIDED TICKETS ARE AVAILABLE AND THE RETIRED PLAYERS PROVIDE THE

(F) NBA TEAMS SHALL PROVIDE FOUR (4) TICKETS TO AUTHORIZED REPRESENTATIVES OF THE PLAYERS ASSOCIATION TO ANY HOME GAME AT BOX OFFICE

SENIOR PLAYERS (BASED ON YEARS OF SERVICE) RECEIVING THE MOST FAVORABLE SEAT LOCATIONS.

ARTICLE XXIX 441 TEAM WITH FORTY -EIGHT (48) HOURS ADVANCE NOTICE OF THEIR DESIRE FOR SUCH TICKETS. SECTION 10. LEAGUE PASS.
ANY PLAYER WHO IS UNDER A UNIFORM PLAYER CONTRACT, WITH THE EXCEPTION OF 10 -DAY CONTRACTS OR TWO -WAY CONTRACTS, SHALL RECEIVE A FREE LEAGUE PASS BROADBAND ACCOUNT IN EACH SEASON OF HIS PLAYER CONTRACT. BROADBAND ACCOUNT IN EACH SEASON OF HIS PLAYER CONTRACT.

SECTION 11. RELEASE FOR FIGHTING.

EACH NBA TEAM (HEREINAFTER "SUCH TEAM") HEREBY RELEASES AN D WAIVES

EVERY CLAIM IT MAY HAVE AGAINST ANY PLAYER EMPLOYED BY OTHER NBA TEAMS

FOR INJURIES SUSTAINED BY ANY PLAYER IN THE EMPLOY OF SUCH TEAM WHICH ARISE

OUT OF, OR IN CONNECTION WITH, ANY FIGHTING OR OTHER FORM OF VIOLENT AND/OR UNSPORTSMANLIKE CONDUCT DURING THE COURSE OF ANY EXHIBITION, REGULAR SEASON, PLAY-IN, OR PLAYOFF GAME.
SECTION 12. LIMITATION ON PLAYER OWNERSHIP.
(A) DURING THE TERM OF THIS AGREEMENT, NO NBA PLAYER MAY ACQUIRE OR HOLD A DIRECT OR INDIRECT INTEREST IN THE OWNERSHIP OF ANY NBA TEAM OR IN ANY COM PANY OR ENTITY, WHETHER PRIVATELY OR PUBLICLY OWNED, THAT OWNS ANY INTEREST IN ANY NBA TEAM; PROVIDED, HOWEVER, THAT ANY PLAYER MAY HAVE AN INTEREST IN ANY NBA TEAM; PROVIDED, HOWEVER, THAT ANY PLAYER MAY HAVE AN OWNERSHIP OF PUBLICLY -TRADED SECURITIES CONSTITUTING LESS THAN ONE PERCENT (1%) OF THE OWNERSHIP INTERESTS IN A COMPANY OR ENTITY THAT DIRECTLY OR INDIRECTLY OWNS AN NBA TEAM. (B) NOTWITHSTANDING SECTION 12(A) ABOVE , AND SUBJECT TO SECTIONS 12(C) AND 12(D) BELOW, DURING THE TERM OF THIS AGREEMENT, THE PLAYERS ASSOCIATION OR AN AFFILIATE OF THE PLAYERS ASSOCIATION MAY INVEST ON BEHALF OF ALL NBA PLAYERS IN ONE OR MORE PRIVATE INVESTMENT FUNDS APPROVED BY THE NBA TO ACQUIRE PASSIVE, NON- VOTING MINORITY INTERESTS IN ONE OR MORE NBA TEAMS ACQUIRE PASSIVE, NOTING MINORITY INTERESTS IN ONE OR MORE NOW TEAMS
IN ACCORDANCE WITH ALL APPLICABLE NBA RULES AND REGULATIONS (EACH, A "PRIVATE
INVESTMENT FUND"); PROVIDED, HOWEVER, THAT ANY SUCH INVESTMENTS SHALL BE
SUBJECT TO THE FOLLOWING CONDITIONS AND LIMITATIONS:
(I) ANY SUCH INVESTMENT MUST BE PASSIVE AND NON- VOTING AND
MAY NOT, AT ANY TIME, EXCEED FIVE PERCENT (5%) OF THE AGGREGATE COMMITTED CAPITAL OF SUCH PRIVATE INVESTMENT

FUND:

442 ARTICLE XXIX
(II) THE PLAYERS ASSOCIATION SHALL BE SUBJECT TO THE SAME GENERAL
RESTRICTIONS AND RULES AS APPLICABLE TO OTHER INVESTORS IN SUCH
PRIVATE INVESTMENT FUND (E.G., COMPLIANCE WITH APPLI CABLE
"ACCREDITED INVESTMENT FUND (E.G., COMPLIANCE WITH APPLI CABLE
"ACCREDITED INVESTMENT THRESHOLDS):
"III) NOTWITHSTANDING SUBPARAGRAPH (II) ABOVE, THE PLAYERS
ASSOCIATION SHALL BE PROHIBITED FROM HOLDING OR EXERCISING
ANY ACTIVE PRARTICIPATION RICHTS OR ROLES, AND FROM RECEIVING ANY ENHANCED INFORMATION, WITH RESPECT TO A PRIVATE
INVESTMENT FUND, INCLUDING SERVING ON LIMITED PARTICER OR OTHER ADVISORY COMMITTEES OF A PRIVATE INVESTMENT FUND;
AND
(IV) THE PLAYERS ASSOCIATION SHALL BE REQUIRED TO DIVEST OR REDUCE
ITS OWNERSHIP INTEREST IN A PRIVATE INVESTMENT FUND IF ANY OF
THE CONDITIONS SET FORTH IN SUBPARAGRAPHS (I) -(III) ABOVE CEASE
TO BE MET.
(C) ANY PLAYERS ASSOCIATION INVESTMENT IN ONE OR MORE PRIVATE
INVESTMENT FUNDS SHALL BE SUBJECT TO COMPLIANCE WITH ALL APPLICABLE LAWS, INCLUDING BUT NOT LIMITED TO SECURITIES LAWS AND FEDERAL LABOR LAW. IF, AT ANY
POINT, ANY PLAYERS ASSOCIATION INVESTMENT OR PROVISION OF THIS SECTION 1 2
DOES NOT COMPLY WITH APPLICABLE LAWS, THEN THE PLAYERS ASSOCIATION SHALL USE
BEST EFFORTS TO, AND CAUSE THE PRIVATE INVESTMENT FUND ON ONLY ET RENT THE PLAYERS ASSOCIATION SHALL USE
BEST EFFORTS TO, AND CAUSE THE PRIVATE INVESTMENT FUND ON ONLY ET RENT
BEST EFFORTS TO, AND CAUSE THE PRIVATE INVESTMENT FUND ON ONLY ET RENT
BEST EFFORTS TO, AND CAUSE THE PRIVATE INVESTMENT FUND TO, MODIFY THE TERMS
OF SUCH INVESTMENT AND/OR THE PRATTES WILL REGOTIATE IN GOOD FAITH TO MODIFY
THE TERMS OF THIS SECTION 12, IN EACH CASE, TO THE EXTENT NECESSARY TO FULLY
COMPLY WITH LAW AND, IF SUCH MODIFICATIONS ARE NOT OR CANNOT BE NEGOTIATED,
THEN (I) THE APPLICABLE TERMS OF THIS SECTION 12 SHALL BE RENDERED VOID
AND OF NO FURTHER FORCE AND EFFECT.

(D) IMMEDIATELY FOLLOWING THE EXPERTS ASSOCIATION SHALL BE REDUCEDED FOR THE SECTION OF THIS SECTION SHALL FORM A POINT AND SUSCESS OF THE PRIVATE INVESTMENT

PLAYERS INVESTING COLLECTIVELY THROUGH A POOLED INVESTMENT VEHICLE (A

```
ARTICLE XXIX. 443
"PLAYERS VEHICLE"), AND /OR (II) INVESTMENT BY INDIVIDUAL PLAYERS IN NBA
AFFILIATED BUSINESSES, IN EACH CASE TAKING INTO ACCOUNT ALL APPROPRIATE LEGAL,
BUSINESS, AND OTHER CONSIDERATIONS. PRIOR TO ANY SUCH INVESTMENT, THE
MEMBERS OF THE INVESTMENT COMMITTEE, EITHER JOINTLY OR INDEPENDENT LY
THROUGH EACH RESPECTIVE PARTY, SHALL OBTAIN THE ADVICE OF COUNSEL TO THE
SATISFACTION OF BOTH THE NBA AND THE PLAYERS ASSOCIATION STATING THAT SUCH
INVESTMENT COMPLIES WITH APPLICABLE LABOR LAWS, INCLUDING, WITHOUT
LIMITATION, SECTION 302 OF THE TAFT—HARTLEY ACT OF 1947 (LABOR MANAGEMENT
RELATIONS ACT OF 1947). FOR CLARITY, (1) NO INVESTMENT CONTEMPLATED UNDER
THIS SECTION 12(D) SHALL BE PERMITTED UNLESS AND UNTIL SUCH TIME AS THE NBA
AND THE PLAYERS ASSOCIATION CONFIRM TO THEIR SATISFACTION THAT SUCH
INVESTMENT WOULD COMPLY WITH ALL APPLICABLE LAWS, AND (2) NO INVESTMENT BY
A PLAYERS VEHICLE IN A PRIVATE INVESTMENT FUND OR INVESTMENT BY PLAYERS IN NBA AFFILIATED BUSINESSES SHALL BE PERMITTED UNLESS AND UNTIL SUCH TIME AS
THE NBA AND THE PLAYERS ASSOCIATION ACREE UPON ANY NEW STRUCTURES AND/OR
RULES REQUIRED FOR SUCH INVESTMENT FUND OR INVESTMENT BY PLAYERS AND/OR
RULES REQUIRED FOR SUCH INVESTMENT.
(I)THE INVESTMENT COMMITTEE SHALL CONSIST OF THREE (3)
REPRESENTATIVES APPOINTED BY THE PLAYERS ASSOCIATION. AT
LEAST ONE OF THE MEMBERSAPPOINTED BY EACH OF THE NBA AND
THE PLAYERS ASSOCIATION MUST BE KNOWLEDGEABLE OF PRIVATE
INVESTMENT FUNDS AND THEIR STRUCTURES. UNLESS OTHERWISE
MUTUALLY AGREED BY THE PARTIES, INVESTMENT COMMITTEE
MEMBERS MAY NOTH HAVE AN OWNERSHIP OR OTHER FINA NCIAL
INTEREST IN ANY PRIVATE INVESTMENT FUND.
(II) THE INVESTMENT FUNDS AND JOINTLY RETAIN SUCH EXPERTS
AS IT DEEMS NECESSARY IN ORDER TO CONDUCT ITS WORK, WHICH THE
PARTIES EXPECT TO INCLIDE INVESTMENT AND LEGAL PROFESSIONALS.
THE COSTS OF SUCH EXPERTS WILL BE BORNE EQUALLY BY THE NBA
AND THE PLAYERS ASSOCIATION.

(II) THE INVESTMENT COMMITTEE MAY JOINTLY RETAIN SUCH EXPERTS
AS IT DEEMS NECESSARY IN ORDER TO CONDUCT ITS WORK, WHICH T
```

SECTION 2(C), AN N BA PLAYER MAY INVEST IN A WNBA TEAM IN WHICH NO TEAM
OWNER (OR FAMILY MEMBER OF A TEAM OWNER) HAS A DIRECT OR INDIRECT BENEFICIAL OWNERSHIP INTEREST (EACH SUCH TEAM, AN "INDEPENDENT WNBA

444 ARTICLE XXIX
TEAM") ON SUBSTANTIALLY SIMILAR TERMS TO OTHER THIRD -PARTY IN VESTORS, SUBJECT
TO THE FOLLOWING CONDITIONS AND LIMITATIONS:
(I) AN NBA PLAYER'S OWNERSHIP INTEREST IN AN INDEPENDENT
WNBA TEAM MAY NOT, AT ANY TIME, EXCEED FOUR PERCENT
(4%) OF SUCH INDEPENDENT WNBA TEAM;
(II) NBA PLAYERS MAY NOT IN THE AGGREGATE HOLD MORE THAN A N
EIGHT PERCENT (8%) OWNERSHIP INTEREST IN ANY INDEPENDENT
WNBA TEAM;
(III) AN NBA PLAYER MAY HOLD AN OWNERSHIP INTEREST IN ONLY
ONE (1) INDEPENDENT WNBA TEAM AT ANY ONE TIME;
(IV) ANY NBA PLAYER INVESTING IN AN INDEPENDENT WNBA TEAM
SHALL BE SUBJECT TO WNBA RESTRICT IONS, RULES, AND PENALTIES,
AS IMPOSED AND ENFORCED BY THE WNBA, APPLICABLE TO OTHER
WNBA TEAM OWNERS (E.G., RELATING TO TAMPERING, PUBLIC
COMMENTS ON COLLECTIVELY BARGAINED MATTERS, AND PENALTIES
FOR MISCONDUCT);
(V) NOTWITHSTANDING SUBPARAGRAPH (IV) ABOVE, AN NBA PLAYER
SHALL BE PROHIBITED FROM HOLDING ANY GOVERNANCE RIGHTS OR
ROLES WITH RESPECT TO AN INDEPENDENT WNBA TEAM IN WHICH
HE HOLDS AN OWNERSHIP INTEREST OR WITH RESPECT TO THE
WNBA, INCLUDING PARTICIPATION ON WNBA TEAM OR WNBA
LEAGUE GOVERNING BODIES;
(VI) NBA PLAYER S' RECEIPT OF INFORMATION WITH RESPECT TO THE
INDEPENDENT WNBA TEAM AND THE WNBA SHALL BE LIMITED
TO ANNUAL AUDITED TEAM FINANCIALS AND ANY REQUIRED TAX
INFORMATION;
(VII) AN NBA PLAYER MAY BE REQUIRED BY THE NBA TO DIVEST OR
REDUCE HIS OWNERSHIP INTEREST IN AN INDEPENDENT WNBA
TEAM IF ANY OF THE CONDITIONS SET FORTH IN SUBPARAGRAPHS (I)-(VI) ABOVE CEASE TO BE MET; AND
(VIII) IN THE EVENT AN INDEPENDENT WNBA TEAM IN WHICH AN
NBA PLAYER IS INVESTED PROPOSES TO SELL A "CONTROLLING
OWNERSHIP INTEREST" TO A TEAM OWNER (OR FAMILY MEMBER OF

```
ARTICLE XXIX 445
A TEAM OWNER), ANY NAB PLAYER INVESTOR IN SUCH
INDEPENDENT WINBA TEAM WILL BE REQUIRED TO DISPOSE OF ITS
ENTIRE OWNERSHIP INTEREST IN SUCH INDEPENDENT WINBA
TEAM, INCLUDING THROUGH THE EXER CISE OF ANY TAG -ALONG OR
DAG-ALONG RIGHTS APPLICABLE TO SUCH OWNERSHIP INTEREST. FOR
PURPOSES OF THIS SECTION 13, A "CONTROLLING OWNERSHIP INTERESTS"
IN, OR CONTRACTUAL CONTROL OF, THE INDEPENDENT WINBA TEAM.
IT THE INDEPENDENT WINBA TEAM'S EXPORTING OF REQUIRED TO THIS RECTOR OF THE SECTION 13, A "CONTROLLING OWNERSHIP INTERESTS" IN, OR CONTRACTUAL CONTROL OF, THE INDEPENDENT WINBA TEAM'S EXISTING GOVERNING AGREEMENTS DO NOT CONTAIN PROVISIONS WITH SUCH RIGHTS, THEN
SUCH AGREEMENTS SHALL BE AMENDED IN CONNECTION WITH AN
NBA PLAYER'S INVESTMENT TO CREATE CUSTOMARY TAG ALONG OR
DRAG-ALONG RIGHTS WITH RESPEC TO THE PLAYER'S INTERESTS, AND
SUCH AMENDAMY SHALL BE A CONDITION TO SUCH NAB PLAYER'S
INVESTMENT. FOR CLARITY, IN THE EVENT AN INDEPENDENT WINBA
TEAM IN WHICH AN INBA PLAYER IS INVESTED PROPOSES TO SELL
LESS THAN A CONTROLLING OWNERSHIP INTEREST TO A TEAM OWNER
(OR A FAMILY MEMBER OF A TEAM OWNER), SUCH PROPOSED
TRANSACTION WILL NOT BE IN COMPLIANCE WITH SECTION 13(A)(1)
ABOVE UNLESS SUCH NBA PLAYER IS INSPESS OF HIS ENTIRE
OWNERSHIP INTEREST IN SUCH INDEPENDENT WINBA TEAM BY
SELLING TO A PERSON OR ENTITY THAT IS NOT A TEAM OWNER (OR A
FAMILY MEMBER OF A TEAM OWNER), PRIOR TO SUCH PROPOSED

TRANSACTION WILL NOT BE IN COMPLIANCE WITH SECTION 13(A)(1)
ABOVE UNLESS SUCH NBA PLAYER DISPOSES OF HIS ENTIRE

OWNERSHIP INTEREST IN SUCH INDEPENDENT WINBA TEAM BY
SELLING TO A PERSON OR ENTITY THAT IS NOT A TEAM OWNER (OR A
FAMILY MEMBER OF A TEAM OWNER), PRIOR TO SUCH PROPOSED

SALE.

(B) NAB PLAYER INVESTMENT IN INDEPENDENT WINBA TEAMS SHALL BE

SUBJECT TO COMPILANCE WITH ALL APPLICABLE LAWS, INCLUDINGS BUT NOT LIMITED TO SECURITIES LAWS AND FEDERAL LAB OR LAW. IF, AT ANY POINT, ANY PLAYER INVESTMENT
OR PROVISION OF THIS SECTION 13 DOES NOT, OND CAUSE THE HODOPENDENT WINBA TEAM
TO, MODIFY THE TERMS OF FULLY THAT
```

446 ARTICLE XXIX

SECTION 13, NO AGENT OR REPRESENTATIVE OF A PLAYER MAY INVEST IN A WNBA TEAM.

SECTION 14. NONDISCLOSURE.
THE PARTIES AGREE THAT (A) THE ECONOMIC TERMS OF ANY INDIVIDUAL UNIFORM PLAYER CONTRACT ENTERED INTO BY A TEAM AND A PLAYER, AND (B) ANY INFORMATION CONTAINED IN, OR DISCLOSED TO THE PLAYERS ASSOCIATION IN CONNECTION WITH AN AUDIT REPORT, DRAFT AUDIT REPORT, INTERIM AUDIT REPORT, INTERIM

DESIGNATED SHARE AUDIT REPORT, OR BRI REPORT, SHALL NOT BE DISCLOSED TO THE MEDIA BY (I) THE NBA, ITS TEAMS, OR THEIR RESPECTIVE EMPLOYEES, OR (II) THE PLAYERS ASSOCIATION, NBA PLAYERS, OR THEIR RESPECTIVE EMPLOYEES, AGENTS, OR REPRESENTATIVES.

SECTION 15. IMPLEMENTATION OF AGREEMENT.

(A) THE NBA AND THE PLAYERS ASSO CIATION WILL USE THEIR RESPECTIVE BEST

EFFORTS TO HAVE NBA TEAMS AND NBA PLAYERS COMPLY WITH THE TERMS AND PROVISIONS OF THIS AGREEMENT.

(B) THE NBA AND THE PLAYERS ASSOCIATION SHALL USE THEIR RESPECTIVE BEST

EFFORTS AND TAKE ALL REASONABLE STEPS TO COOPERATE TO DEFEND THE ENFORCEABILITY OF THIS AGREEMENT AGAINST ANY CHALLENGE THERETO.

SECTION 16. ADDITIONAL CANADIAN PROVISIONS.
(A) THE BASES UPON WHICH A PLAYER MAY BE DISCIPLINED OR DISCHARGED OR

(A) THE BASES UPON WHICH A PLAYER MAY BE DISCIPLINED OR DISCHARGED OR
A PLAYER CONTRACT TERMINATED, AS SET FORTH IN THIS AGREEMENT AND/OR IN THE
UNIFO RM PLAYER CONTRACT, SHALL CONSTITUTE JUST AND REASONABLE CAUSE WITHIN
THE MEANING OF ANY APPLICABLE CANADIAN LAW OR STATUTE (FEDERAL OR PROVINCIAL) AND, TO THE EXTENT THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT PROVIDES
SPECIFIC PENALTIES FOR SUCH CONDUC T, THOSE PENALTIES SHALL APPLY.
(B) DURING THE TERM OF THIS AGREEMENT, THE NBA AND PLAYERS
ASSOCIATION SHALL CONSULT REGULARLY ABOUT ISSUES RELATING TO THE WORKPLACE WHICH AFFECT THE PARTIES OR ANY PLAYER BOUND BY THIS AGREEMENT.
(C) IF AND TO THE EXTENT SECTIONS 48 AND 49 OF THE ONTARIO LABOUR
RELATIONS ACT ARE OR MAY BE FOUND APPLICABLE TO THIS AGREEMENT, THE PARTIES AGREE THAT THE PROVISIONS THEREOF SHALL APPLY ONLY TO DISPUTES BETWEEN THE
TORONTO RAPTORS AND PLAYERS FOR THE TORONTO RAPTORS. FURTHERMORE, THE

```
ARTICLE XXIX 447
PARTIES AGREE AND ACKNOWLEDGE THAT ANY TERMINATION AND SEVERANCE BENEFITS
PROVIDED TO PLAYERS PURSUANT TO THIS AGREEMENT (INCLUDING THE PROVISIONS OF
PLAYER CONTRACTS THAT PROVIDE, IN CERTAIN CIRCUMSTANCES, FOR THE CONTINUED
PAYMENT OF SALARY TO A PLAYER FOLLOWING THE TERMINATION OF A PLAYER CONTRACT)
CONSTITUTE AND/OR SHALL BE DEEMED TO CONSTITUTE A GREATER RIGHT OR BENEFIT TO THE PLAYER PURSUANT TO SECTION 5(2) OF THE EMPLOYMENT STANDARDS ACT, 2000
(ONTARIO) AND THE PROVISIONS OF SECTIONS 54 -66 OF SUCH ACT DO NOT APPLY.
(D) THE PARTIES ACKNOWLEDGE AND AGREE THAT A PLAYER EMPLOYED BY AN
NBA TEAM PURSUANT TO THE PROVISIONS OF A UNIFORM PLAYER CONTRACT, A
10-DAY CONTRACT, A REST -OF-SEASON CONTRACT, OR A TWO-WAY CONTRACT, A
10-DAY CONTRACT, A REST -OF-SEASON CONTRACT, OR A TWO-WAY CONTRACT IS
AND/OR SHALL BE DEEMED TO BE AN "EMPLOYEE HERD ON THE BASIS THAT HIS EMPLOYMENT IS TO TERMINATE ON THE EXPIRY OF A DEFINITE TERM OR THE
COMPLETION OF A SPECIFIC TASK" WITHIN THE MEANING OF PARAGRAPH 1 OF
SECTION 2(1) OF ONTRAIN REGULATION 288/OL UNDER THE ONTARIO EMPLOYMENT
STANDARDS ACT, 2000, S O AS TO RENDER INAPPLICABLE TO NBA PLAYERS THE
PROVISIONS OF SECTIONS 54 -62 OF SUCH ACT.
(E) THE PARTIES ACKNOWLEDGE AND AGREE THAT THE SEVERANCE BENEFITS
PROVIDED TO PLAYERS PURSUANT TO THIS AGREEMENT (INCLUDING THE PROVISIONS OF
PLAYER CONTRACTS THAT PROVIDE , IN CERTAIN CIRCUMSTANCES, FOR THE CONTINUED
PAYMENT OF SALARY TO A PLAYER FOLLOWING THE TERMINATION OF A PLAYER CONTRACT) CONSTITUTE AND/OR SHALL BE DEEMED TO CONSTITUTE A SETTLEMENT BINDING ON THE
PLAYER WITHIN THE MEANING OF SECTION 6 OF THE ONTARIO EMPLOYMENT
STANDARDS ACT, 2000, AND/OR "AN AMOUNT PAID TO AN EMPLOYMENT FANDAMDS ACT,
2000, SO AS TO RENDER INAPPLICABLE TO NAB PLAYERS THE PROVISION OF SECTIONS 63-66 OF SUCH ACT.
(F) UPON THE NBA'S REQUEST, THE PLAYERS ASSOCIATION SHALL COOPERATE
WITH THE NBA IN A RESONABLE MAINER IN CONNECTION WITH ANY E FFORT THE
NBA MAY MAKE TO SEEK AN EXEMPTION FROM ANY CANADAIN (FEDERAL OR
PROVINCIAL) LAW OR REGULATIO
```

BETWEEN ANY PLAYER AND ANY NBA TEAM.

(G) ALL PLAYERS EMPLOYED BY NBA TEAMS SHALL BE PAID IN U.S. DOLLARS,
REGARDLESS OF WHERE SUCH TEAMS ARE LOCATED.

SECTION 17. GATE REPORTS.

THE NBA SHALL PROVIDE THE PLAYERS ASSOCIATION WITH REPORTS RE GARDING
EACH TEAM'S GATE RECEIPTS AND PAID ATTENDANCE (INCLUDING SEASON TICKET SALE
SUMMARIES) AS OF THE DATE TWO (2) WEEKS PRIOR TO THE DATE OF EACH REPORT.

THE REPORTS SHALL BE PROVIDED ON ON BEFORE THE FOLLOWING DATES IN RESPECT OF
EACH SEASON: DECEMB ER 31, FEBRUARY 28; APRIL 30; AND JULY 31; PROVIDED,
HOWEVER, THAT WITH RESPECT TO SEASON TICKET SALE SUMMARIES, THE NBA SHALL NOT PROVIDE A REPORT ON OR BEFORE DECEMBER 31 AND SHALL INSTEAD PROVIDE A
REPORT ON OR BEFORE SEPTEMBER 30.

SECTION 18. LEAGUE- WUDE PUBLIC SE RVICE CAMPAIGNS.

THE NBA WILL NOTIFY THE PLAYERS ASSOCIATION OF ANY LEAGUE-WIDE PUBLIC
SERVICE CAMPAIGN TO BE IMPLEMENTED BY THE NBA AT LEAST TWO (2) WEEKS BEFORE ANY PLAYER IS REQUESTED TO APPEAR ON BEHALF OF SUCH CAMPAIGN.

SECTION 19. FINES IMPOSED ON TEAMS.

IN THE EVENT THAT (A) A FINE IS IMPOSED ON A TEAM, GOVERNOR, OR TEAM
PERSONNEL (IN EACH CASE, A "TEAM FINE") BY THE NBA FOR VIOLATION OF A LEAGUE
RULE REGARDING (I) INJURY, ILLINESS, REST, OR GAME STATUS REPORTING, (II) TIMING OF
REE AGENCY DISCUSSIONS, (III) TAM PERING, (IV) LEAVING THE BENCH AREA DURING A
GAME, OR (V) TEAM CRITICISM OF GAME OFFICIALS, AND (8) SUCH TEAM FINE AMOUNT IS COLLECTED BY THE NBA, THEN THE NBA SHALL REMIT FIFTY PERCENT (50%) OF THE
AMOUNT COLLECTED TO AN NBPA -SELECTED CHARITABLE ORGANIZATION (1AS DEFINED

IN ARTICLE VI, SECTION 6(A), PROVIDED THAT THE MAXIMUM AMOUNT THAT SHALL

BE REMITTED TO AN NBPA -SELECTED CHARITABLE ORGANIZATION (1AS DEFINED

IN ARTICLE VI, SECTION 6(A), PROVIDED THAT THE MAXIMUM MOUNT THAT SHALL

BE REMITTED TO AN NBPA -SELECTED CHARITABLE ORGANIZATION (1AS DEFINED

IN ARTICLE VI, SECTION 6(A), PROVIDED THAT THE MAXIMUM MOUNT THAT SHALL

BE REMITTED TO AN NBPA -SELECTED CHARITABLE ORGANIZATION THE SECTOR OF THE NEW THAT THE PROVIDED OF THE MAXIMUM FINE

THAT MAY BE IMPOSED ON A PLAYER F

ARTICLE XXIX 449 ARTICLE XXIX 449
REPORT (AS DEFINED IN ARTICLE VII, SECTION 10(A)) FOR THE SALARY CAP YEAR
DURING WHICH THE FINE AMOUNTS ARE COLLECTED BY THE NBA.
SECTION 20. QUARTERLY FIBA MEETINGS.
THE NBA AND PLAYERS ASSOCIATION SHALL MEET AT LEAST QUARTERLY TO DISCUSS

FIBA MATTERS THAT RELATE TO NBA PLAYERS (E.G., PLAYERS' PARTICIPATION IN INTERNATIONAL FIBA COMPETITIONS DURING THE OFF -SEASON).

(A) PRIOR TO ANY NBA DRAFT, TEAMS SHALL BE PROHIBITED FROM ATTENDING ANY PRACTICE OR W ORKOUT INVOLVING ONE (1) OR MORE PLAYERS ELIGIBLE FOR SUCH ANY PRACTICE OR W ORKOUT INVOLVING ONE (1) OR MORE PLATERS ELIGIBLE FOR SUCH DRAFT IF SUCH PRACTICE OR WORKOUT IS CONDUCTED, ARRANGED, OR ORGANIZED BY SUCH PLAYER OR ANY PERSON OR ENTITY ACTING WITH AUTHORITY ON BEHALF OF SUCH PLAYER (EACH SUCH PRACTICE OR WORKOUT, A "PRO DAY"). NOTWITHSTANDING THE FOREGOING, TEAMS SHALL BE PERMITTED TO ATTEND A PRO DAY THAT IS CONDUCTED AS

(I) THE NBA DRAFT COMBINE (WITH SUCH PRO DAYS TO BE SCHEDULED BY THE NBA IN COORDINATION WITH THE PLAYERS

SCHEDULED BY THE NBA IN COORDINATION WITH THE PLAYERS
ASSOCIATION); OR
(II) A SERIES OF PRO DAYS F ACILITATED AND SCHEDULED BY THE PLAYERS
ASSOCIATION (IN COORDINATION WITH THE NBA). EACH SALARY
CAP YEAR, THERE SHALL BE NO MORE THAN TWO (2) SUCH SERIES OF PLAYERS ASSOCIATION -FACILITATED PRO DAYS, WITH ONE SUCH SERIES
TO TAKE PLACE IN CALIFORNIA AND THE OTHER SUCH SERIES TO TAKE
PLACE IN A CITY (OR GEOGRAPHIC VICINITY THEREOF) LOCATED WITHIN
THE EASTERN TIME ZONE. EACH SUCH SERIES SHALL TAKE PLACE OVER
A PERIOD OF NO LONGER THAN TWO (2) DAYS; PROVIDED, HOWEVER, THAT IN CIRCUMSTANCES WHERE CONDUCTING THE WORKOUTS IN A
TWO-DAY PERIOD IS IMPRACTICABLE, SUCH WORKOUTS MAY,

FOLLOWING DISCUSSION BY THE NBA AND PLAYERS ASSOCIATION, BE CONDUCTED OVER A THREE -DAY PERIOD.
(B) PRO DAYS CONDUCTED IN ACCORDANCE WITH SECTIONS 21(A)(I) AND (II) ABOVE SHALL, IN EACH CASE, TAKE PLACE IN A SINGLE ATHLETIC FACILITY.

450 ARTICLE XXX ARTICLE XXX

NO-STRIKE AND NO -LOCKOUT PROVISIONS AND OTHER UNDERTAKINGS SECTION 1. NO STRIKE. DURING THE TERM OF THIS AGREEMENT, NEITHER THE PLAYERS ASSOCIATION NOR

DURING THE TERM OF THIS AGREEMENT, NETHER THE PLAYERS ASSOCIATION NOR
ITS MEMBERS SHALL ENGAGE IN ANY STRIKES, CESSATIONS OR STOPPAGES OF WORK, OR
ANY OTHER SIMILAR INTERFERENCE WITH THE OPERATIONS OF THE NBA OR ANY OF ITS
TEAMS. NOTWITHSTANDING THE FOREGOING, NOTHING IN THIS SECTION 1 SHALL
IMPAIR THE RIGHTS ACCORDED THE PLAYERS ASSOCIATION BY ARTICLE XXXIX, SECTION 3 (TERMINATION BY PLAYERS ASSOCIATION/ANTI -COLLUSION), SECTION 6
(MUTUAL RIGHT OF TERMINATION), SECTION 7 (MUT UAL RIGHT OF TERMINATION --

LEAGUE FINANCIAL RESULTS), SECTION 8 (MUTUAL RIGHT OF TERMINATION -- DESIGNATED SHARE), OR SECTION 9 (MUTUAL RIGHT OF TERMINATION -- LEAGUE

ENTITY TRANSACTION)

DURING THE TERM OF THIS AGREEMENT, NEITHER THE NBA NOR ITS TEAMS SHALL

DURING THE TERM OF THIS AGREEMENT, NEITHER THE NBA NOR ITS TEAMS SHALL
ENGAGE IN ANY LOCKOUTS, CESSATIONS OR STOPPAGES OF WORK OR ANY OTHER SIMILAR INTERFERENCE WITH THE EMPLOYMENT OF NBA PLAYERS BY NBA TEAMS.
NOTWITHSTANDING THE FOREGOING, NOTHING IN THIS SECTION 2 SHALL IMPAIR THE
RIGHTS ACCORDED THE NBA BY ARTICLE XXXIX, SECTION 4 (TERMINATION BY
NBA/NATIONAL TV REVENUES), SECTION 5 (TERMINATION BY NBA/FORCE MAJEURE), SECTION 6 (MUTUAL RIGHT OF TERMINATION), SECTION 7 (MUTUAL RIGHT
OF TERMINATION -- LEAGUE FINANCIAL RESULTS), SECTION 8 (MUTUAL RIGHT OF
TERM INATION -- DESIGNATED SHARE), OR SECTION 9 (MUTUAL RIGHT OF
TERMINATION -- LEAGUE ENTITY TRANSACTION).
SECTION 3 NO REFACE OF BY AVED CONTRACTS

SECTION 3. NO BREACH OF PLAYER CONTRACTS.
THE PLAYERS ASSOCIATION AGREES THAT IT WILL NOT ENGAGE IN ANY CONCERTED

ACTIVITIES TO BREACH, INDUCE THE BREACH OF, OR THREATEN TO BREACH OR INDUCE THE BREACH OF, ANY PLAYER CONTRACT.

ARTICLE XXX 451

ARTICLE XXX 451
SECTION 4. BEST EFFORTS OF PLAYERS ASSOCIATION.
THE PLAYERS ASSOCIATION WILL USE ITS BEST EFFORTS: (A) TO PREVENT EACH PLAYER
FROM RENDERING, OR THREATENING TO RENDER, SERVICES AS A PROFESSIONAL
BASKETBAL L PLAYER FOR ANOTHER PROFESSIONAL BASKETBALL TEAM DURING THE TERM

BASKETBAL L PLAYER FOR ANOTHER PROFESSIONAL BASKETBALL TEAM DURING THE TERM
OF A PLAYER CONTRACT BETWEEN SUCH PLAYER AND THE TEAM FOR WHICH HE PLAYS (EXCEPT AS SAID PLAYER CONTRACT MAY BE ASSIGNED, SOLD, OR TRANSFERRED IN
ACCORDANCE WITH THE PROVISIONS OF SUCH PLAYE R CONTRACT OR THIS AGREEMENT);
(B) TO PREVENT EACH PLAYER FROM REFUSING, OR THREATENING TO REFUSE, TO PARTICIPATE IN ANY SCHEDULED EXHIBITION GAME, REGULAR SEASON GAME, ALL -STAR
GAME, ROOKIE -SOPHOMORE GAME, ALL -STAR SKILLS COMPETITION, PLAY -IN, OR
PLAYOFF GAME; (C) TO PREVENT EACH PLAYER FROM REFUSING, OR THREATENING TO
REFUSE, TO REPORT, WITHIN THE TIME REQUIRED, TO A TEAM IN THE NBAGL WHEN THE PLAYER HAS BEEN ASSIGNED TO OR IS PROVIDING NBAGL TWO- WAY SERVICE
WITH AN NBAGL TEAM IN ACCORDANCE WITH THE PROV ISIONS OF THIS AGREEMENT,
AND TO PROVIDED THE PLAYER FROM REFUSING, OR THREATENING TO REFUSE.

WITH AN NBAGL TEAM IN ACCORDANCE WITH THE PROV ISIONS OF THIS AGREEMENT,
AND TO PREVENT EACH SUCH PLAYER FROM REFUSING, OR THREATENING TO REFUSE, TO
PARTICIPATE IN ANY SCHEDULED NBAGL GAME; (D) TO PREVENT EACH PLAYER FROM
OTHERWISE BREACHING, OR THREATENING TO BREACH, HIS PLAYER CONTRACT; AND (E) TO
PREVENT EACH PLAYER FROM MAKING ANY DEMAND UPON THE NBA OR ANY OF ITS
TEAMS, INCLUDING, BUT NOT LIMITED TO, A DEMAND (ACCOMPANIED BY THREATS THAT
THE PLAYER WILL RENDER SERVICES AS A PROFESSIONAL BASKETBALL PLAYER FOR ANOTHER
PROFESSIONAL BASKETBALL TEAM DUR ING THE TERM OF HIS PLAYER CONTRACT) THAT
SUCH PLAYER CONTRACT BE RENEGOTIATED DURING THE TERM THEREOF; PROVIDED, HOWEVER, THAT THIS PROVISION IS NOT INTENDED TO PREVENT ANY PLAYER FROM
ENTERING INTO NEGOTIATIONS WITH A TEAM, IN ACCORDANCE WITH ARTICLE VII, WITH
RESPECT TO THE COMPENSATION TO BE PAID TO SAID PLAYER FOR THE SEASON(S)
FOLLOWING THE LAST PLAYING SEASON COVERED BY ANY PLAYER CONTRACT, OR RENEWAL

FOLLOWING THE LAST PLAYING SEASON COVERED BY ANY PLAYER CONTRACT, OR RENEWAL

OR EXTENSION THEREOF

SECTION 5. NO DISCRIMINATION.
NEITHER THE NBA, ANY TEAM, NOR THE PLAYERS ASSOCIATION SHALL

DISCRIMINATE IN THE INTERPRETATION OR APPLICATION OF THIS AGREEMENT AGAINST OR IN FAVOR OF ANY PLAYER BECAUSE OF RELIGION, RACE, NATIONAL ORIGIN, SEXUAL ORIENTATION, OR ACTIVITY OR LACK OF ACTIVITY ON BEHALF OF THE PLAYERS

ASSOCIATION

452 ARTICLE XXXI ARTICLE XXXI

GRIEVANCE AND ARBITRATION PROCEDURE
AND SPECIAL PROCEDURES WITH RESPECT
TO DISPUTES INVOLVING PLAYER DISCI PLINE
SECTION 1. SCOPE.
(A) (I) EXCEPT AS PROVIDED OTHERWISE BY THIS AGREEMENT OR BY
PARAGRAPH 9 OF THE UNIFORM PLAYER CONTRACT, THE GRIEVANCE
ARBITRATOR SHALL HAVE EXCLUSIVE JURISDICTION TO DETERMINE, IN ACCORDANCE WITH PROCEDURES SET FORTH IN THIS ARTICLE XXXI,
ANY AND ALL DISPUTES INVOLVING THE INTERPRETATION OR
APPLICATION OF, OR COMPLIANCE WITH, THE PROVISIONS OF THIS
AGREEMENT OR THE PROVISIONS OF A PLAYER CONTRACT, INCLUDING
ANY DISPUTE CONCERNING THE VALIDITY OF A PLAYER CONTRACT OR
ANY DISPUTE ARISING UNDER THE JOINT NBA/NBPA POLICY ON
DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE. ANY
SUCH DISPUTE SUBJECT TO THE EXCLUSIVE JURISDICTION OF THE
GRIEVANCE ARBITRATOR SHALL HEREINAFTER BE REFERRED TO AS A "GRIEVAN CE."
(II) THE GRIEVANCE ARBITRATOR SHALL HEREINAFTER BE REFERRED TO AS A "GRIEVAN CE."
(II) THE GRIEVANCE ARBITRATOR SHALL ALSO HAVE JURISDICTION TO
RESOLVE DISPUTES AMONG THE APPLICABLE TRUSTEES ARISING UNDER
THE AGREEMENT OF TRUST FOR THE NATIONAL BASKETBALL
ASSOCIATION PLAYERS' HEALTH AND WELFARE BENEFIT PLAN, THE
AGREEMENT AND DECLARATION OF TRUST ESTABLISHING THE
NATIONAL BASKETBALL PLAYERS ASSOCIATION/NATIONAL BASKETBALL ASSOCIATION PLAYERS' HEALTH AND WELFARE BENEFIT PLAN, THE
AGREEMENT AND THE TRUST AGREEMENTS FOR THE NATIONAL BASKETBALL ASSOCIATION PLAYERS' QUALIFIED AND NON -QUALIFIED
POST- CAREER INCOME PLANS IN ACCORDANCE WITH THE PROVISIONS
OF SUCH AGREEMENTS AND DECLARATIONS OF TRUST IN CONNECTION
WITH THE RESOLUTION OF SUCH DISPUTES, TO THE EXTENT THERE IS
ANY CONFLICT BETWEEN THE PROVISIONS OF FILEST. THE CEXTENT THERE IS
ANY CONFLICT BETWEEN THE PROVISIONS OF FILEST. THE AGREEMENT,
THE PROVISIONS OF SUCH AGREEMENTS AND DECLARATIONS OF TRUST SHALL CONTROL.

ARTICLE XXXI 453
(B) NOTWITHSTANDING THE PROVISIONS OF SECTION 1(A) ABOVE:
(I) DISPUTES ARISING UNDER ARTICLES I, II, VII, VIII, X, XI, XII,
XIII, XIV, XV, XVI, XXII, SECTION 1 4(I)(III), ARTICLE XX IX,
SECTION 6 (B), XXXVII, XXXIX, AND XL, AS WELL AS DISPUTES
ARISING UNDER ARTICLE XXVIII AND PARAGRAPH 14 OF THE
UNIFORM PLAYER CONTRACT REGARDING AN UNAUTHORIZED
SPONSOR PROMOTION (AS THAT TERM IS DEFINED IN
PARAGRAPH 14(E) OF THE UNIFORM PLAYER C ONTRACT) SHALL
(EXCEPT AS OTHERWISE SPECIFICALLY PROVIDED BY ARTICLE VII, SECTION 3(D)(5)) BE DETERMINED BY THE SYSTEM ARBITRATOR
PROVIDED FOR IN ARTICLE XXXII; AND
(II) DISPUTES INVOLVING (A) A FINE OR SUSPENSION IMPOSED UPON A PLAYER BY THE COMMISSIONER (OR HIS DESIGNEE) FOR CONDUCT ON
THE PLAYING COURT OR IN- GAME CONDUCT INVOLVING ANOTHER
PLAYER (AS THOSE TERMS ARE DEFINED IN SECTION 9(C) BELOW), OR (B) ACTION TAKEN BY THE COMMISSIONER (OR HIS DESIGNEE)
CONCERNING THE PRESERVATION OF THE INTEGRITY OF, OR
MAINTENANCE OF PUBLIC CONFIDENCE IN, THE GAME OF BASKETBALL,
SHALL BE RESOLVED IN ACCORDANCE WITH THE PROVISIONS SET FORTH IN SECTION 9 BELOW.
SECTION 2. INITIA TION.
(A) GRIEVANCES MAY BE INITIATED, AS SET FORTH BELOW, BY A PLAYER, A TEAM,
THE NBA, OR THE PLAYERS ASSOCIATION, EXCEPT THAT THE PLAYERS ASSOCIATION
MAY NOT INITIATE A GRIEVANCE INVOLVING PLAYER DISCIPLINE WITHOUT THE APPROVAL
OF THE PLAYERS ASSOCIATION, EXCEPT THAT THE PLAYERS ASSOCIATION
MAY NOT INITIATE A GRIEVANCE INVOLVING PLAYER DISCIPLINE WITHOUT THE APPROVAL
OF THE PLAYERS OCCURENCE.

(B) NO PARTY MAY INITIATE A GRIEVANCE UNTIL AND UNLESS IT HAS FIRST
DISCUSSED THE MATTER WITH THE PARTY OR PARTIES AGAINST WHOM THE GRIEVANCE IS TO BE INITIATED IN AN ATTEMPT TO SETTLE IT.
(C) A GRIEVANCE MUST BE INITIATED, IN ACCORDANCE WITH THE PROVISIONS OF
SECTION 2(D) BELOW, WITHIN THIRTY (30) DAYS FROM THE DATE
UPON WHICH THE FACTS OF THE MATTER BECAME KNOWN OR REASONABLY SHOULD

HAVE BECOME KNOWN TO THE PARTY INITIATI NG THE GRIEVANCE, WHICHEVER IS LATER.

4334 ARTILLE XXXI
(D) SUBJECT TO THE PROVISIONS OF SECTIONS 2(A) -(C) ABOVE: (I) A PLAYER OR
THE PLAYERS ASSOCIATION MAY INITIATE A GEIEVANCE (A) AGAINST THE MBA BY
FILING WRITTEN NOTICE THEREOF WITH THE NBA, AND (B) AGAINST A TEAM, BY FILI NG
WRITTEN NOTICE THEREOF WITH THE TEAM AND THE NBA; (B) (A) TEAM MAY INITIATE A GRIEVANCE BY FILING WRITTEN NOTICE THEREOF WITH THE PLAYERS ASSOCIATION AND
FURNISHING COPIES OF SUCH NOTICE TO THE PLAYER(S) INVOLVED AND TO THE NBA;
AND (III) THE NBA MAY INI TIATE A GRIEVANCE BY FILING WRITTEN NOTICE THEREOF
WITH THE PLAYERS ASSOCIATION AND FURNISHING COPIES OF SUCH NOTICE TO THE PLAYER(S) AND TEAM(S) INVOLVED. ANY SUCH NOTICE SHALL EXPRESSLY STATE THAT THE PARTY IS INITIATI
SECTION 3. PRE-HEARING MOTIONS.
(A) A PARTY TO A GRIEVANCE MAY FILE A PRE-HEARING MOTION WITH THE
GRIEVANCE ABBITRATOR UNDER THIS SECTION 3 IF THAT PARTY IS SEEKING TO HAVE THE
GRIEVANCE DISMISSED (I) BECAUSE THE GRIEVANCE ARBITRATOR DOES NOT HAVE
JURISD ICTION TO HEAR THE MATTER UNDER SECTION 1 ABOVE, OR (II) FOR THE OPPOSING
PARTY'S FAILURE TO PROPERLY INITIATE A GRIEVANCE OR FILE THE GRIEVANCE AND ATTEM
(B) UPON THE FILING OF A MOTION UNDER SECTION 3(A) ABOVE, THE PARTIES

WILL SCHEDULE A CONFERENCE CALL WITH THE GRIEVANCE ARBITRATOR FOR THE
PURPOSES OF SETTING A SCHEDULE FOR THE MOTION, INCLUDING A DATE FOR THE
OPPOSINO PARTY'S OPPOSITION BRIEF AND ADATE FOR GRAL ARGUMENT BEFORE THE
GRIEVANCE ARBITRATOR. ORAL ARGUMENT U NDER THIS SECTION 3(B) SHALL BE
CONDUCTED BY TELECONFERENCE.
(C) THE OPPOSING PARTY MAY REQUEST A FACTUAL HEARING ON THE MOTION IN
ITS OPPOSITION BRIEF, BUT CANNOT REQUEST A FACTUAL HEARING ON THE MOTION IN
ITS OPPOSITION BRIEF, BUT CANNOT REQUEST A FACTUAL HEARING ON THE MOTION IN
ITS OPPOSITION BRIEF, BUT CANNOT REQUEST A FACTUAL HEARING ON THE MOTION
INCLUDING ANY APPROPRIATE AWARD) AS SOON AS PRACTICABLE AND THE DEDEST FOR
A FACTUAL HEARING, THE HEARING SHALL COMPLY WITH THE REQUERMENTS OF
SECTIONS 4, 5, AND 6 BELOW.

(D) THE GRIEVANCE ARBITRATOR SHALL THE WRITTEN OPINION, OR, IF B

ARBITRATOR FOR THE SUBMISSION OF POST -ARGUMENT BRIEFS. IF THE DECISION IS
DISPOSITIVE, THE AWARD SHALL CONSTITUTE FULL, FINAL, AND COMPLETE DISPOSI TION OF
THE GRIEVANCE, AND SHALL BE BIDDING UPON THE PLAYER(S) AND TEAM(S) INVOLVED
AND THE PROCEDURE SET FORTH IN THIS SECTION 3 SHALL NOT BE APPLICABLE TO
DISPUTES WITH RESPECT TO WHICH THE EXPEDITED PROCEDURE SET FORTH IN SECTION 13 IS PROPERLY INVOKED BY EITHER THE NBA OR THE PLAYERS ASSOCIATION;
PROVIDED, HOWEVER, THAT THIS SECTION 3 (E) SHALL NOT PRECLUDE ANY PARTY FROM ASSERTING, IN A PROCEEDING TO WHICH SUCH EXPEDITED PROCEDURE APPLIES, THAT
THE GRIEVANCE SHOULD BE DISM ISSED (I) BECAUSE THE GRIEVANCE ARBITRATOR DOES
NOT HAVE JURISDICTION TO HEAR THE MATTER UNDER SECTION 1 ABOVE, OR (II) FOR THE OPPOSING PARTY'S FAILURE TO PROPERLY INITIATE A GRIEVANCE OR FILE THE GRIEVANCE
(F) IF A PRE -HEARING MOTION TO DISMISS IS DENIED, THE NBA AND THE
PLAYERS ASSOCIATION SHALL SCHEDULE A HEARING PROMPTLY WITH RESPECT TO THE MERITS OF THE GRIEVANCE INVOLVED.

SECTION 4. HEARINGS.
(A) UPON AT LEAST THIRTY (30) DAYS' WRITTEN NOTICE TO THE OTHER SIDE, THE
NBA AND THE PLAYERS ASSOCIATION MAY ARRANGE TO HAVE A HEARING SCHEDULED
ON A DATE THAT IS MUTUALLY CONVENIENT TO THE PARTIES TO THE DISPUTE, THE NBA,
THE PLAYERS ASSOCIATION, AND THE GRIEVANCE ARBITRATOR; PROVIDED, HOWEVER,
THAT IF THE NBA AND THE PLAYERS ASSOCIATION CANNOT AGREE ON A HEARING DATE,
THE GRIEVANCE ARBITRATOR SHALL SET A REASONABLE HEARING DATE, THAT IF THE NBA AND THE PLAYERS ASSOCIATION OF NETHATION. ONLY THE PLAYERS ASSOCIATION OF SHELL HEARING DATE,
THE GRIEVANCE ARBITRATOR SHALL SET A REASONABLE HEARING DATE THAT FOLLOWS THE
EXPIRATION OF THE THITTY-DAY NOTICE PERIOD. ONLY THE NBA AND THE PLAYERS ASSOCIATION OF SHELL HEARING DATE THAT FOLLOWS THE
EXPIRATION OF THE THITTY-DAY NOTICE PERIOD. ONLY THE NBA AND THE PLAYERS
ASSOCIATION MAY SCHEDULE OR POSTPONE HEARINGS BEFORE THE GRIEVANCE
BERNARDOR OF THE SHARD ONLY ON A SHOWING OF NEED, TO HAVE TWO (2)
GRIEVANCES SCHEDULED FOR HEARING ON OR AFTER THE TENTH

GRIEVANCES SCHEDULED FOR HEARING ON OR AFTER THE TENTH DAY FOLLOWING SERVICE
OF THE NOTICE PROVIDED FOR BY SECTION 4(A) ABOVE, AND (II) IN ADDITION TO THE
FOREGOING, THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT, UPON A SHOWING OF

OF THE NOTICE PROVIDED FOR BY SECTION 4(A) ABOVE, AND (II) IN ADDITION TO THE FOREGOING, THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT, UPON A SHOWING OF NEED, TO HAVE ONE (1) ADDITIONAL GRIEVANCE SCHEDULED F OR HEARING ON OR AFTER THE TENTH DAY FOIL OWING SERVICE OF THE NOTICE PROVIDED FOR BY SECTION A (A) ABO

THE TENTH DAY FOLLOWING SERVICE OF THE NOTICE PROVIDED FOR BY SECTION 4(A) ABOVE FOR THE PURPOSE OF CHALLENGING A SUSPENSION IMPOSED ON A PLAYER BY A

456 ARTICLE XXXI

TEAM. THE PROVISIONS OF THIS SECTION 4(B) SHALL NOT LIMIT OR OTHERWISE AFFECT THE RIGHTS OF THE NBA OR THE PLAYERS ASSOCIATION PURSUANT TO SECTION 13 BELOW.

(C) IF A GRIEVANCE IS SCHEDULED FOR HEARING UNDER THIS ARTICLE XXXI, AND

THE HEARING DATE IS THEREAFTER POSTPONED AT THE REQUEST OF EITHER THE NBA OR THE PLAYERS ASSOCIATION, THE POSTPONEMENT FEE (IF ANY) OF THE GRIEVANCE ARBITRATOR WILL BE BORNE BY THE PARTY REQUESTING THE POSTPONEMENT. UNLESS

THAT PARTY OBJECTS AND THE GRIEVANCE ARBITRATOR FINDS THAT THE REQUEST FOR

SUCH POSTPONEMENT WAS FOR GOOD CAUSE. SHOULD GOOD CAUSE BE FOUND, THE PARTIES WILL SHARE ANY POSTPONEMENT FEE EQUALLY.

PARTIES WILL SHARE ANY POSTPONEMENT FEE EQUALLY.

(D) IN ANY GRIEVANCE MATTER, NEITHER THE NBA NOR THE PLAYERS

ASSOCIATION MAY REQUEST OR BE GRANTED MORE THAN ONE (1) POSTPONEMENT OF A HEARING PREVIOUSLY SCHEDULED UNDER THIS ARTICLE XXXI. IF A PARTY WHICH HAS BEEN GRANTED A POSTPONEMENT OF A HEARING FAILS TO ATTEND A SUBSEQUENTLY

SCHEDULED HEARING IN THE SAME GRIEVANCE MATTER, THE GRIEVANCE SHALL BE

RESOLVED AGAINST THAT PARTY.

RESOLVED AGAINST THAT PARTY.
(E) IF (I) A HEARING OF A GRIEVANCE IS NOT SCHEDULED TO TAKE PLACE WITHIN
ONE (1) YEAR FROM THEINITIATION OF THE GRIEVANCE, OR (II) IN THE CIRCUMSTANCE WHERE THE INITIAL DATE SET FOR THE HEARING HAS BEEN POSTPONED, IF A SECOND
HEARING IN THAT GRIEVANCE IS NOT SCHEDULED TO TAKE PLACE WITHIN TWO (2) YEARS
FROM THE INITIATION OF THE GRIEVANCE, THEN THE GRIEVANCE SHALL, UPON WRITTEN
NOTICE TO THE PARTY OR PARTIES FILING SUCH GRIEVANCE, BE DEEMED TO HAVE BEEN DISMISSED WITH PREJUDICE AS OF THE THIRTIETH (30TH) DAY FOLLOWING THE DELIVERY
OF SUCH NOTICE WITHOUT THE NEED FOR A HEARING OR FOR ANY ACT ION TO BE TAKEN
OR DECISION TO BE ISSUED BY THE GRIEVANCE ARBITRATOR, UNLESS, UPON WRITTEN APPLICATION MADE BY THE PARTY OR PARTIES FILING SUCH GRIEVANCE WITHIN SUCH
THIRTY -DAY PERIOD, THE GRIEVANCE ARBITRATOR DETERMINES THAT DISMISSAL OF THE
GRIEVANCE WITHOUT PREJUDICE WOULD BE INJUIST

GRIEVANCE WIT HOUT PREJUDICE WOULD BE UNJUST.

(F) FOR PURPOSES OF COMPUTING TIME UNDER THIS SECTION 4, THE TIME SHALL
BE TOLLED DURING ANY PERIOD WHEN THERE IS NO GRIEVANCE ARBITRATOR OR WHEN THE GRIEVING PARTY HAS BEEN UNABLE TO SCHEDULE A HEARING (AFTER MAKING EFFORTS TO DO SO) I

(G) HEARINGS BEFORE THE GRIEVANCE ARBITRATOR SHALL BE HELD IN NEW YORK (ALTERNATING BETWEEN THE NBA AND PLAYERS ASSOCIATION OFFICES). ALL SUCH HEARINGS SHALL BE CONDUCTED IN ACCORDANCE WITH THE LABOR ARBITRATION RULES

ARTICLE XXXI 457

OF THE AMERICAN ARBITRATION ASSOCIATION; PROVIDED, HOWEVER, THAT IN THE EVENT OF ANY CONFLICT BETWEEN SUCH RULES AND THE PROVISIONS OF THIS AGREEMENT, THE PROVISIONS OF THIS AGREEMENT SHALL CONTROL. SECTION S. PROCEDURE.

(A) NOT LATER THAN SEVEN (7) DAYS P RIOR TO THE HEARING, THE PARTIES SHALL SUBMIT TO THE GRIEVANCE ARBITRATOR A) JOINT STATEMENT OF THE ISSUE(S) IN DISPUTE. IF THE PARTIES CANNOT AGREE ON SUCH A JOINT STATEMENT, EACH PARTY MAY SUBMIT TO THE GRIEVANCE ARBITRATOR A SEPARATE STATEMENT SETTING F ORTH
THE DISPUTED ISSUE(S), AND SUCH SEPARATE STATEMENT SHALL BE DELIVERED TO THE OTHER PARTY OR PARTIES AT THE SAME TIME IT IS SUBMITTED TO THE GRIEVANCE ARBITRATOR.

(B) DURING EACH SALARY CAP YEAR COVERED BY THIS AGREEMENT, THE NBA AND THE PLAYERS ASSOCIATION SHALL EACH BE ENTITLED, AS A MATTER OF RIGHT, IN CONNECTION WITH TWO (2) PROCEEDINGS BROUGHT PURSUANT TO THIS ARTICLE XXXI, TO THE DISCOVERY, IN ADVANCE OF A HEARING, OF NON-PRIVILEGED DOCUMENTS FROM ANY ADVERSE PARTY (OR PARTIES) IN SUCH PROCEEDING. THE PARTY (OR PARTIES) TO WHOM A REQUEST FOR DOCUMENT DISCOVERY IS MADE SHALL HAVE THE OBLIGATION TO PRODUCE ONLY DOCUMENTS THAT ARE DIRECTLY RELEVANT AND MATERIAL TO THE CORE ISSUE(S) IN DISPUTE, AND SHALL NOT BE OBLIGATED TO PRODUCE DOCUMENTS MERELY BECAUSE THE PRODUCTION OF SUCH DOCUMENTS OF THE HEARING, THE PARTIES SHALL EXCHANGE WITNESS LISTS, RELEVANT DOCUMENTS OF THE HEARING, THE PARTIES SHALL EVANDE WITNESS LISTS, RELEVANT DOCUMENTS SHATE PARTIES SHALL EXCHANGE WITNESS LISTS, RELEVANT DOCUMENTS SHATE PARTIES SHALL EVANDE WITNESS LISTS, RELEVANT DOCUMENTS SHATE PARTIES SHALL EXCHANGE WITNESS LISTS, RELEVANT DOCUMENTS, AND OTHE RE VIDENTIARY MATERIALS, AND CITATIONS OF LEGGAL AUTHORITIES THAT EACH SIDE INTENDS TO RELY ON INTS AFFIRMATIVE CASE. ABSENT A SHOWING OF GOOD CAUSE, NO PARTY MAY PROFFER, REFER TO, OR RELY ON THE TISTIONNY OF ANY WITNESS, ANY DOCUMENT, OR OTHER FUIDENT IARY MATERIALI IN ITS AFFIRMATIVE CASE THAT HAS NOT BEEN IDENTIFIED TO THE OTHER SIDE AS REQUIRED BY TH

DEMONSTRATES THAT THE FILING OF BRIEFS IS UNREASONABLE IN THE CIRCUMSTANCES.

IF THE GRIEVANCE ARBITRATOR GRANTS A REQUE ST TO FILE PRE -HEARING BRIEFS, SUCH

BRIEFS SHALL BE SERVED ON THE ADVERSE PARTY (OR PARTIES) AND FILED WITH THE GRIEVANCE ARBITRATOR NOT LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE

HEARING. NO PRE -HEARING BRIEF SHALL EXCEED TEN (10) PAGES IN LENGTH, AND THE

RULES APPLICABLE IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK WITH RESPECT TO THE CALCULATION OF PAGES, THE SIZE OF FONT,

MARGINS, AND THE LIKE SHALL APPLY. IF THE GRIEVANCE ARBITRATOR GRANTS A REQUEST TO FILE POST -HEARING BRIEFS, SUCH BRIEFS SHALL BE SERVED ON THE ADVERSE PARTY

(OR PARTIES) AND FILED WITH THE GRIEVANCE ARBITRATORNOT LATER THAN SEVEN (7) CALENDAR DAYS AFTER THE CONCLUSION OF THE HEARING (UNLESS THE PARTIES OTHERWISE AGREE)

OTHERWISE AGREE).

SECTION 6. ARBITRATOR'S DECISION AND AWA RD.

(A) EXCEPT AS SET FORTH IN SECTION 13 BELOW, THE GRIEVANCE ARBITRATOR

SHALL RENDER AN AWARD AS SOON AS PRACTICABLE. THE AWARD SHALL BE ACCOMPANIED BY A WRITTEN OPINION, OR, IF BOTH THE NBA AND THE PLAYERS

ASSOCIATION AGREE, THE WRITTEN OPINION MAY FOLLOW WITHIN A REASONABLE TIME

THEREAFTER. IN NO EVENT SHALL THE AWARD AND WRITTEN OPINION BE ISSUED MORE THAN THIRTY (30) DAYS FOLLOWING THE CONCLUSION OF A GRIEVANCE HEARING (OR,

WHERE APPLICABLE, FOLLOWING THE DATE DESIGNATED BY THE GRIEVANCE ARBITRATOR FOR THE SUBMISSION OF POST -HEARING BRIEFS). THE AWARD SHALL CONSTITUTE FULL, FINAL, AND COMPLETE DISPOSITION OF THE GRIEVANCE, AND SHALL BE BINDING UPON THE PLAYER(S) AND TEAM(S) INVOLVED AND THE PARTIES TO THIS AGREEMENT.

(B) IN ADDITION TO SUCH OTHER LIMITATIONS AS MAY BE IMPOSED ON HIM/HER

BY THIS AGREEMENT, THE GRIEVANCE ARBITRATOR SHALL HAVE JURISDICTION AND AUTHORITY ONLY TO: (I) INTERPRET, APPLY, OR DETERMINE COMPLIANCE WITH THE PROVISIONS OF THIS AGREEMENT; (II) INTERPRET, APPLY, OR DETERMINE COMPLIANCE WITH THE PROVISIONS OF PLAYER CONTRACTS; (III) DETERMINE THE VALIDITY OF PLAYER PROVISIONS OF THIS AGREEMENT; (II) INTERPRET, APPLY, OR DETERMINE COMPILANCE WITH THE PROVISIONS OF PLAYER CONTRACTS; (III) DETERMINE THE VALIDITY OF PLACEDING PROVIDED FOR IN SECTION 12 BELOW; (V) AWARD DECLARATORY RELIEF IN CONNECTION WITH A PROCEEDING INITIATED BY A TEAM TO DETERMINE WHETHER SUCH TEAM MAY PROPERLY TERMINATE A PLAYER CONTRACT PURSUANT TO PARAGRAPH 16(A) OF SUCH CONTRACT, AND WHAT, IF ANY, LIABILITY SUCH TEAM WOULD INCUR AS A RESULT OF SUCH TERMINATION; AND (VI) RESOLVE DISPUTES ARISING UNDER ARTICLE VII, SECTION 3(D)(5), ARTICLE XXVI, AND ARTICLE XXXIII IN THE MANNER SET FORTH THEREIN. NOTWITHSTANDING THE FOREGOING OR ANY OTHER PROVISION OF THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT, THE GRIEVANCE ARBITRATOR SHALL NOT HAVE URISPOSITION OR AUTHORITY TO ADD TO DETHACT FROM OR ALTER IN ANY WAY.

NOT HAVE JURISDICTION OR AUTHORITY TO ADD TO, DETRACT FROM, OR ALTER IN ANY WAY THE PROVISIONS OF THIS AGREEMENT (INCLUDING THE PROVISIONS OF THIS

THE NBA AND THE PLAYER CONTRACT. NOR, IN THE ABSENCE OF AGREEMENT BY
THE NBA AND THE PLAYERS ASSOCIATION, SHALL THE GRIEVANCE ARBITRATOR HAVE JURISDICTION OR AUTHORITY TO RESOLVE QUESTIONS OF SUBSTANTIVE, AS OPPOSED TO

```
ARTICLE XXXI 459
PROCEDURAL ARBITRABILITY. OUESTIONS OF SUBSTANTIVE ARBITRABILITY SHALL INCLUDE
THE QUESTION OF WHETHER AN ARBITRATOR PROVIDED FOR BY THE TERMS OF THIS
AGREEMENT, AS OPPOSED TO THE COMMISSIONER (OR HIS DESIGNES). HAS
JURISDICTION TO HEAR OR RESOLVE A PARTICULAR DISPUTE AND SUCH QUESTIONS SHALL
BE DETERMINED IN A JUDICIAL PROCEEDING TO BE VENUED IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK.
SECTION 7. APPOINTMENT A ND REPLACEMENT OF GRIEVANCE ARBITRATOR.
(A) THE PARTIES TO THIS AGREEMENT SHALL AGREE UPON THE APPOINTMENT OF
A GRIEVANCE ARBITRATOR, WHO SHALL SERVE FOR THE DURATION OF THIS AGREEMENT;
PROVIDED, HOWEVER, THAT AS OF SEPTEMBER 1, 2024, AND AS OF EACH SUCCESSIVE
SEPTEMBER 1, EITHER OF THE PARTIES TO THIS AGREEMENT MAY DISCHARGE THE
GRIEVANCE ARBITRATOR BY SERVING WRITTEN NOTICE UPON HIM/HER AND UPON THE
OTHER PARTY TO THIS AGREEMENT DURING THE PERIOD JULY 27 THROUGH AUGUST 1
IMMEDIATELY PRECEDING EACH SUCH SEPTEM BER 1; AND PROVIDED, FURTHER, THAT
AS OF THE ABRIT 30 OF THE LAST SEASON COVERED BY THIS AGREEMENT (OR ANY
EXTENSION THEREOF), EITHER OF THE PARTIES AND PROVIDED, FURTHER, THAT
AS OF THE ABRIT 30 OF THE ABRIT SON COVERED BY THIS AGREEMENT (OR ANY
EXTENSION THEREOF), EITHER OF THE PARTIES MAY DISCHARGE THE GRIEVANCE ARBITRATOR BY SERVING WRITTEN NOTICE UPON HIM/HER AND UPON THE OTHER PARTY
TO THIS AGREEMENT DURING THE PERIOD MARCH 26 THROUGH MARCH 31
IMMEDIATELY PRECEDING SUCH APRIL 30. A GRIEVANCE ARBITRATOR AS TO WHOM
A NOTICE OF DISCHARGE HEAS BEEN SERVED SHALL CONTINUE TO HAVE JURISDICTION ONLY
WITH RESPECT TO (I) GRIEVANCES AS TO WHICH A HE ARING HAS BEEN COMMENCED

OR SCHEDULED FOR AD ATE CERTAIN AND (II) GRIEVANCES FILED WITHIN THE THIRTY (30)
DAY PERIOD PRECEDING THE SERVICE OF A NOTICE OF DISCHARGE, PROVIDED, HOWEVER,
THAT AT HEARING WITH RESPECT TO (I) GRIEVANCE SHERT AND THE SECTION TO (A)(II)
MUSTCOMMENCE NO LATER THAN THIRTY (30) DAYS FOLLOWING THE EFFECTIVE DATE OF
THE GRIEVANCE ARBITRATOR IS DISCHARGE.

(B) IF THE GRIEVANCE ARBITRATOR I
```

UPON THE SELECTION OF A GRIEVANCE ARBITRATOR FROM AMONG THE NAMES ON SUCH LIST, THEY SHALL RETURN THAT LIST, WITH UP TO FIVE (5) NAMES DELETED THEREFROM BY EACH PARTY, TO THE CPR INSTITUTE (OR SUCH OTHER ORGANIZATION AS THE PARTIES MAY HAVE AGREED UPON), AND THE CPR INSTITUTE (OR SUCH OTHER ORGANIZATION) SHALL CHOOSE A NEW GRI EVANCE ARBITRATOR FROM THE NAMES

REMAINING ON SUCH LIST.

SECTION 8. INJURY GRIEVANCES.

(A) IF A PARTY TO A DISPUTE ARISING UNDER P ARAGRAPH 7, 16(A)(III), 16(B), OR 16(C) OF A UNIFORM PLAYER CONTRACT SO ELECTS, THE NBA AND THE PLAYERS ASSOCIATION SHALL AGREE UPON A NEUTRA L PHYSICIAN OR (IN THE ABSENCE OF SUCH

AGREEMENT) JOINTLY REQUEST THAT THE PRESIDENT OF THE AMERICAN COLLEGE OF ORTHOPEDIC SURGEONS (OR SUCH OTHER SIMILAR ORGANIZATION AS THE NBA AND THE PLAYERS ASSOCIATION AGREE MAY BE MOST APPROPRIATE TO THE ISSUES IN

THE PLAYERS ASSOCIATION AGREE MAY BE MOST APPROPRIATE TO THE ISSUES IN
DISPUTE) DESIGNATE A PHYSICIAN WHO HAS NO RELATIONSHIP WITH ANY PARTY
COVERED BY THIS AGREEMENT WHO SHALL, FOR PURPOSES OF THE DISPUTE, SERVE AS AN INDEPENDENT MEDICAL EXPERT AND CONSULTANT TO THE GRIEVANCE ARBITRATOR.
SUCH INDEPENDENT MEDICAL EXPERT SHALL CONDUCT A PHYSICAL EXAMINATION OF
THE PLAYER; REVIEW SUCH MEDICAL RECORDS AND REPORTS RELATING TO THE PLAYER THAT BEAR ON THE ISSUES IN DISPUTE; AND PREPARE A WRITTEN REPORT OF THE PLAYER'S
MEDICAL CONDITION, WHICH REPORT SHALL ADDRESS ANY SPECIFIC MEDICAL QUESTIONS
SUBMITTED TO THE INDEPENDENT MEDICAL EXPERT BY JOINT AGREEMENT OF THE
PARTIES OR BY THE GRIEVANCE ARBITRATOR. ANY REPORTS, OPINIONS, OR
CONCLUSIONS OF THE INDEPENDENT MEDICAL EXPERT SHALL BE PROVIDED IN WRITING
TO THE PARTIES IN ADVANCE OF ANY HEARING SCHEDULED PURSUANT TO SECTION 4
ABOVE. THE OPINIONS AND CONCLUSIONS OF THE INDEPENDENT MEDICAL EXPERT
SHALL BE ACCORDED SUCH WEIGHT AS THE GRIEVANCE ARBITRATOR DEEMS
APPROPRIATE. THE FEES ANDCOSTS OF THE INDEPENDENT MEDICAL EXPERT SHALL BE BORNE EQUALLY BY BOTH SIDES.

(B) DURING THE COURSE OF ANY ARBITRATION PROCEEDING, THE GRIEVANCE
ARBITRATOR MAY, BY APPROPRIATE PROCESS, REQUIRE ANY PERSON (INCLUDING, BUT NOT LIMITED TO, A TEAM AND A TEAM PHYSICIAN, AND A PLAYER AND ANY PHYSICIAN
CONSULTED BY SUCH PLAYER) TO PROVIDE TO THE PLAYER OR THAT PLAYER'S TEAM, AS

CONSULTED BY SUCH PLAYER) TO PROVIDE TO THE PLAYER OR THAT PLAYER'S TEAM, AS THE CASE MAY BE, ALL MEDICAL INFORMATION IN THE POSSESSION OF ANY SUCH

PERSON RELATING TO THE SUBJECT MATTER OF THE ARBITRATION.

ARTICLE XXXI 461 ARTICLE XXXI 461

SECTION 9. SPECIAL PROCEDURES WITH RESPECT TO PLAYER DISCIPLINE.
(A) A DISPUTE INVOLVING (I) A FINE OF \$50,000 OR LESS OR A SUSPENSION OF

TWELVE (12) GAMES OR FEWER (OR BOTH SUCH FINE AND SUSPENSION) IMPOSED

UPON A PLAYER BY THE COMMISSIONER (OR HIS DESIGNEE) FOR (X) CONDUCT ON THE

PLAYING COURT (AS DEFINED IN SECTION 9(C)(I) BELOW) OR (Y) FOR IN -GAME CONDUCT

INVOLVING ANOTHER PLAYER (AS DEFINED IN SECTION 9(C)(II) BELOW), OR (II) ACTION TAKEN BY THE COMMISSIONER (OR HIS DESIGNEE) (A) CONCERNING THE

PRESERVATION OF THE INTEGRITY OF, OR THE MAINTENANCE OF PUBLIC CONFIDENCE IN,

THE GAME OF BASKETBALL AND (B) RESULTING IN A FINANCIAL IMPACT ON THE PLAYER

OF \$50,000 OR LESS, SHALL NOT GIVE RISE TO A GRIEVANCE, SHALL NOT BE SUBJECT TO

A HEARING REFORE OR RESOLUTION BY THE GRIEVANCE ARBITRATOR, AND SHALL NOT A HEARING BEFORE, OR RESOLUTION BY, THE GRIEVANCE ARBITRATOR, AND SHALL NOT BE DETERMINED BY ARBITRATION; BUT I NSTEAD SHALL BE PROCESSED EXCLUSIVELY AS (1) WITHIN TWENTY (20) DAYS FOLLOWING WRITTEN NOTIFICATION OF THE (1) WITHIN TWENTY (20) DAYS FOLLOWING WRITTEN NOTIFICATION OF THE
ACTION TAKEN BY THE COMMISSIONER (OR HIS DESIGNEE), THE
PLAYERS ASSOCIATION (WITH THE APPROVAL OF THE PLAYER
INVOLVED) MAY APPEAL IN WRITING TO THE COMMISSIONER.
(2) UPON THE WRITTEN REQUEST OF THE PLAYERS ASSOCIATION, THE COMMISSIONER SHALL DESIGNATE A TIME AND PLACE FOR A HEARING
AS SOON AS IS REASONABLY PRACTICABLE FOLLOWING HIS RECEIPT OF

AS SOON AS IS REASONABLY PRACTICABLE FOLLOWING HIS RECEIPT OF
THE NOTICE OF APPEAL.

(3) AS SOON AS REASONABLY PRACTICABLE, BUT NOT LATER THAN TWENTY (20) DAYS, FOLLOWING THE CONCLUSION OF SUCH HEARING, THE
COMMISSIONER SHALL RENDER A WRITTEN DECISION, WHICH
DECISION SHALL, ABSENT FURTHER PROCEEDINGS PURSUANT TO
SECTION 9(A)(5) BELOW, CONSTITUTE FULL, FINAL, AND COMPLETE
DISPOSIT ION OF THE DISPUTE, AND SHALL BE BINDING UPON THE
PLAYER(S) AND TEAM(S) INVOLVED AND THE PARTIES TO THIS AGREEMENT.

(4) IN THE EVENT SUCH APPEAL INVOLVES A FINE AND/OR SUSPENSION IMPOSED BY THE COMMISSIONER'S DESIGNEE, THE COMMISSIONER, AS A CONSEQUENCE OF SUC H APPEAL AND HEARING,

SHALL HAVE AUTHORITY ONLY TO AFFIRM OR REDUCE SUCH FINE AND/OR SUSPENSION, AND SHALL NOT HAVE AUTHORITY TO INCREASE SUCH FINE AND/OR SUSPENSION.

```
462 ARTICLE XXXI
(5) IF A DISPUTE UNDER SECTION 9(A)(I)(Y) ABOVE IS NOT RESOLVED IN
A MANNER SATISFACTORY TO T HE PLAYER AS A RESULT OF THE
PROCEDURES SET FORTH IN SECTIONS 9(A)(1)-(4) ABOVE, THEN THE
PLAYERS ASSOCIATION MAY (WITH THE APPROVAL OF SUCH PLAYER)
SEEK REVIEW OF THE FINANCIAL IMPACT OF THE COMMISSIONER'S
DECISION BY FILING A WRITTEN REQUEST FOR SUCH REV IEW WITH THE
PLAYER DISCIPLINE ARBITRATOR (AS PROVIDED FOR BELOW) WITHIN TEN (10) DAYS FOLLOWING THE ISSUANCE OF SUCH DECISION, AND
THE FOLLOWING PROCEDURES SHALL APPLY:
(A) FOLLOWING RECEIPT OF THE WRITTEN REQUEST FOR REVIEW, THE PLAYER DISCIPLINE ARBITRATOR SHALL SCHEDULE A
MEETING WITH THE PLAYER, THE PLAYERS ASSOCIATION, AND
THE NBA (AND SUCH REPRESENTATIVES AS EACH MAY
DESIGNATE), SHALL REVIEW THE RELEVANT FACTS AND
CIRCUMSTANCES, AND SHALL ISSUE A DECISION AFFIRMING OR
REDUCING THE FINANCIAL PENALTY IMPOSE DB YT THE
COMMISSIONER. ALL SUCH MEETINGS SHALL BE IN PERSON, SHALL BE HELD IN NEW YORK (ALTERNATING BETWEEN THE
NBA AND PLAYERS ASSOCIATION OFFICES), AND SHALL BE
CONDUCTED DURING THE MONTH OF SEPTEMBER
FOLLOWING THE CONCLUSION OF THE SEASON IN WHICH THE
NGAME CONDUCT INVOLVING ANOTHER PLAYER OCCURRED.
(B) IN REVIEWING THE FINE AND/OR SUSPENSION IMPOSED
UPON THE PLAYER BY THE COMMISSIONER, THE PLAYER
DISCIPLINE ARBITRATOR SHALL HAVE AUTHORITY ONLY TO
AFFIRM OR REDUCE THE FINANCIAL PENALTY ASSOCIATED WITH
SUCH FINE AND/OR SUSPENSION (INCLUDING LOST SALARY).
THE PLAYER BY THE COMMISSIONER, THE PLAYER
DISCIPLINE ARBITRATOR SHALL HAVE NO AUTHORITY TO REVIEW FINANCIAL PENALTIES AUTOMATICALLY
IMPOSED AS A RESULT OF TECHNICAL FOULS, EJECTIONS, OR
THE VIOLATION OF OTHER SIMILAR NOR AUTHORITY ONLY TO REVIEW FINANCIAL PENALTIES AUTOMATICALLY
INFOSED AS A RESULT OF TECHNICAL FOULS, EJECTIONS, OR
THE VIOLATION OF OTHER SIMILAR NOR AULTORITY TO REVIEW FINANCIAL PENALTIES AUTOMATICALLY
INFOSED AS A RESULT OF TECHNICAL FOULS, EJECTIONS, OR
THE VIOLATION OF OTHER SIMILAR NOR AULTORITY ONLY TO
THE DECISION OF THE PLAYER DISCIPLINE ARBITRATOR SHALL BE DENOYO.
```

ARTICLE XXXI 463
TEAM(S) INVOLVED AND THE PARTIES TO THIS AGREEMENT.
THE PLAYER DISCIPLINE ARBITRATOR SHALL MAKE NO
PUBLIC COMMENT REGARDING THE MATTER.
(D) THE PLAYER DISCIPLINE ARBITRATOR SHALL BE SELECTED BY AGREE MENT BETWEEN THE NBA AND THE PLAYERS
ASSOCIATION, AND SHALL BE (I) A PERSON WITH EXPERIENCE IN PROFESSIONAL BASKETBALL (SUCH AS A FORMER NBA
COACH, GENERAL MANAGER, OR PLAYER) OR (II) AN ATTORNEY
WITH EXPERIENCE AS A PRIVATE ARBITRATOR AND/OR
MEDIATOR. IN THE EVENT THAT THE NBA AND THE PLAYERS
ASSOCIATION CANNOT AGREE ON THE IDENTITY OF THE PLAYER DISCIPLINE ARBITRATOR, EACH PARTY SHALL
SIMULTANEOUSLY SERVE UPON THE OTHER A LIST OF THE
NAMES OF FIVE (5) INDIVIDUALS MEETING THE CRITERIA SET
FORTH IN THIS SE CTION 9(A)(5)(D) AND SHALL ALTERNATE IN
STRIKING NAMES FROM SUCH LIST UNTIL ONLY ONE (1) SUCH NAME REMAINS; AND THE INDIVIDUAL WHOSE NAME
REMAINS ON THE LIST SHALL BE SELECTED AS THE PLAYER
DISCIPLINE ARBITRATOR. (A COIN -FLIP OR SUCH OTHER
PROCEDURE AS AG REED UPON BY THE NBA AND THE
PLAYERS ASSOCIATION SHALL DETERMINE WHICH OF SUCH PARTIES SHALL EXERCISE THE FIRST STRIKE.)
(E) THE PLAYER DISCIPLINE ARBITRATOR SHALL SERVE FOR THE
DURATION OF THIS AGREEMENT; PROVIDED, HOWEVER, THAT
AS OF JANUARY 1, EITHER OF THE PARTIES TO THIS AGREEMENT
MAY DISCHARGE THE PLAYER DISCIPLINE ARBITRATOR BY
SERVING WRITTEN NOTICE UPON HIM AND UPON THE OTHER
PARTY TO THIS AGREEMENT DURING THE PERIOD FROM
NOVEMBER 1 THROUGH DECEMBER 1 IMMEDIAT ELY
PRECEDING EACH SUCH JANUARY 1.
(F) IF THE PLAYER DISCIPLINE ARBITRATOR IS DISCHARGED (OR
RESIGNS), THE PARTIES SHALL SELECT A SUCCESSOR PLAYER
DISCIPLINE ARBITRATOR IN ACCORDANCE WITH THE

PROCEDURES SET FORTH IN SECTION 9(A)(5)(D) ABOVE.

```
464 ARTICLE XXXI
(B) A DISPUTE INVOLVIN G (I) A FINE OF MORE THAN $50,000 AND/OR A
SUSPENSION OF MORE THAN TWELVE (12) GAMES THAT IS IMPOSED UPON A PLAYER
BY THE COMMISSIONER (OR HIS DESIGNEE) FOR CONDUCT ON THE PLAYING COURT, OR
(II) AN ACTION TAKEN BY THE COMMISSIONER (OR HIS DESIGNEE) THAT (A) CONCERNS
THE PRESERVATION OF THE INTEGRITY OF, OR THE MAINTENANCE OF PUBLIC CONFIDENCE IN, THE GAME OF BASKETBALL AND (B) RESULTS IN A FINANCIAL IMPACT ON THE PLAYER
OF MORE THAN $50,000, SHALL BE PROCESSED AND DETERMINED IN THE SAME
MANNER AS A GRIEVANC E UNDER SECTIONS 2 -7 ABOVE; PROVIDED, HOWEVER, THAT
THE GRIEVANCE ARBITRATOR SHALL APPLY AN "ARBITRARY AND CAPRICIOUS" STANDARD
OF REVIEW.
(C) (I) AS USED IN THIS AGREEMENT, "CONDUCT ON THE PLAYING COURT"
SHALL MEAN CONDUCT IN ANY AREA WITHIN AN ARENA (INCLUDING,
BUT NOT LIMITED TO, LOCKER ROOMS, VOMITORIES, LOADING DOCKS, AND OTHER BACK -OF-HOUSE AND UNDERGROUND AREAS, INCLUDING
THOSE USED BY TELEVISION PRODUCTION AND OTHER VEHICLES), AT, DURING, OR IN CONNECTION WITH AN NBA EXHIBITION, ALL -STAR,
REGULAR SEASON, PLAY -IN, OR PLAYOFF GAME. (BY WAY OF
EXAMPLE AND NOT LIMITATION, CONDUCT "AT" AND/OR "IN
CONNECTION WITH" AN NBA GAME SHALL INCLUDE CONDUCT
ENGAGED IN BY A PLAYER WITHIN AN ARENA FROM THE TIME THE
PLAYER ARRIV ES AT THE ARENA FOR AN NBA GAME UNTIL THE TIME
```

THE PLAYER HAS LEFT THE PREMISES OF THE ARENA FOLLOWING THE CONCLUSION OF SUCH GAME.) CONDUCT ENGAGED IN BY A PLAYER OUTSIDE AN ARENA SUCH AS, FOR EXAMPLE, IN A PARKING LOT ADJACENT TO AN ARENA, SHALL NOT CON STITUTE "CONDUCT ON THE PLAYING COURT."

(II) AS USED IN THIS AGREEMENT, "IN- GAME CONDUCT INVOLVING ANOTHER PLAYER" SHALL MEAN CONDUCT OCCURRING DURING THE COURSE OF AN NBA EXHIBITION, ALL -STAR, REGULAR SEASON, PLAY-IN, OR PLAYOFF GAME THAT IS EXCLUSIVELY BETWEE N OR AMONG PLAYERS (AND NOT, FOR EXAMPLE, INVOLVING IN ANY MANNER A REFEREE, FAN, OR COACH) AND THAT TAKES PLACE ON OR ADJACENT TO THE PLAYING FLOOR (INCLUDING THE AREA OF THE BENCHES), AND SHALL INCLUDE, BUT NOT BE LIMITED TO, FIGHTS, ALTERCATIONS, FLAGRANT FOULS, AND OTHER SIMILAR CONDUCT.

(D) IN THE EVENT A MATTER FILED AS A GRIEVANCE IN ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE XXXI GIVES RISE TO ISSUES INVOLVING THE INTEGRITY

ARTICLE XXXI 465

OF, OR PUBLIC CONFIDENCE IN, THE GAME OF BASKETBALL, AND THE FINANCIAL IMPAC T
ON THE PLAYER OF THE ACTION BEING GRIEVED IS \$50,000 OR LESS, THE
COMMISSIONER MAY, AT ANY STAGE OF ITS PROCESSING, ORDER THAT THE MATTER BE
WITHDRAWN FROM SUCH PROCESSING AND THEREAFTER BE PROCESSED IN ACCORDANCE
WITH THE APPEAL PROCEDURE PROVIDED IN SE CTIONS 9(A)(1) - (4) ABOVE.
SECTION 10. PROCEDURE WITH RESPECT TO FINE AND SUSPENSION AMOUNTS.
IN THE EVENT THAT A GRIEVANCE OR AN APPEAL CHALLENGING A COMMISSIONER
OR TEAM -IMPOSED FINE AND/OR SUSPENSION IS FILED IN ACCORDANCE WITH THIS
ARTICLE XXXI, THE AMOUNT OF ANY FINE OR SALARY LOST BY VIRTUE OF THE
SUSPENSION SHALL BE DEPOSITED IN A SEPRATE ITENERS. BEARING ACCOUNT
MAINTAINED FOR SUCH FINES OR SUSPENSION. RELATED AMOUNTS. THE NBA SHALL
PROVIDE WRITTEN NOTICE TO THE PLAYERS ASSOCIATION OF THE DATE AND AMOUNT OF
EACH DEPOSITE MADE PURSUANT TO THIS SECTION 10 BY DELIVERING TO THE PLAYERS
ASSOCIATION, MONTHLY STATEMENTS REFLECTING THE INVESTMENT ACTIVITY IN SUCH ACCOUNT. IN THE ABSENCE OF AGREEMENT BETWEEN THE NBA AND THE PLAYERS
ASSOCIATION, THE GRIEVANCE ARBITRATOR (IN RESOLVING A GRIEVANCE, AND IN A
MANNER CONSISTENT WITH HIS DETERMINATION OF SUCH GRIEVANCE, OR THE COMMISSIONER (OR HIS DESIGNEE) (IN RESOLVING AN APPEAL, AND IN A MANNER
CONSISTENT WITH HIS DETERMINATION OF SUCH GRIEVANCE), OR THE COMMISSIONER (OR HIS DESIGNEE) (IN RESOLVING AN APPEAL, AND IN A MANNER
CONSISTENT WITH HIS DETERMINATION OF SUCH GRIEVANCE), OR THE COMMISSIONER,
AND IN A MANNER CONSISTENT WITH HIS DETERMINATION OF SUCH GRIEVANCE, SOR THE COMMISSIONER,
AND IN A MANNER CONSISTENT WITH HIS DETERMINATION FOLLOWING SUCH REVIEW) SHALL DETERMINE THE AMOUNT OF THE DEPOSITED FUNDS TO BE PAYABLE TO THE
PLAYER, THE TEAM, OR THE NBA, AND ANY INT EREST EARNED ON SUCH DEPOSIT SHALL
BE ALLOCATED TO THE PRAYERS ASSOCIATION ASSERTS THAT A TERM OR
PROVISION OF A PLAYER CONTRACT IS NOT PERMITT ED BY THIS AGREEMENT, EITHER
MAY HAVE THE DISPUTE INVOLVING SUCH PERMITTED BY THIS AGREEMENT, EITHER
HIRTY-DA

CONTRACT (OR AMENDMENT THERETO) CONTAINING THE DISPUTED TERM OR PROVISION
WAS FIRST MADE AVAILABLE FOR INSPECTION BY THE PLAYERS ASSOCIATION.
(8) IF, AS A RESULT OF THE GRIEVANCE AND ARBITRATION PROCEDURE, a PLAYER
CONTR ACT IS FOUND TO CONTAIN A TERM OR PROVISION THAT IS NOT PERMITTED BY
THIS AGREEMENT, THEN (1) SUCH TERM OR PROVISION SHALL BE DELETED FROM THE
PLAYER CONTRACT AND HAVE NO FORCE OR EFFECT, AND THE PLAYER CONTRACT SHALL IN
ALL OTHER RESPECTS REMAIN VALID AND BINDING UPON THE PRAFTIES THERETO, AND
(II) IF THE TEAM AND THE PLAYER REGREE TO REFORM OR REVISE THE PLAYER CONTRACT
WITHIN THIRTY (30) DAYS OF THE GRIEVANCE ARBITRATOR'S DECISION, SUCH
REFORMATION OR REVISION SHALL BE EXEMPTED FROM THE RULES GOVERNING
RENEGOTIATIONS CONTAINED IN ARTICLE VII, SECTION 7(C).
(C) NOTHING SET FORTH ABOVE SHALL AFFECT IN ANY MANNER THE
COMMISSIONER'S AUTHORITY WITH RESPECT TO THE APPROVAL OR DISAPPROVAL OF
PLAYER CONTRACTS PURSUANT TO P ARAGRAPH 11 OF THE UNIFORM PLAYER CONTRACT;
AND THE FACT THAT THE COMMISSIONER HAS APPROVED OR NOT DISAPPROVED A PLAYER CONTRACT CONTAINING A TERM OR PROVISION NOT PERMITTED BY THIS
AGREEMENT SHALL NOT BE REFERRED TO IN THE COURSE OF THE GRIEVANCE AND
ARBITRATION PROCEDURE AND SHALL NOT BE CONSIDERED IN ANY MANNER OR FOR ANY
PURPOSE BY THE GRIEVANCE ARBITRATOR IN CONNECTION WITH A DISPUTE
CONCERNING THAT PLAYER CONTRACT.
SECTION 12. DISPUTES WITH RESPECT TO PLAYERS UNDER CONTRACT WHO
WITHHOLD PLAYING SERVICES.
IN ADDITION TO ANY OTHER RIGHTS A TEAM MAY HAVE UNDER CONTRACT OR LAW,
INCLUDING THOSE UNDER P ARAGRAPH 9 OF A UNIFORM PLAYER CONTRACT OR LAW,
INCLUDING THOSE UNDER P ARAGRAPH 9 OF A UNIFORM PLAYER CONTRACT, A TEAM
MAY RECOVER DAMAGES IN A PROCEEDING BEFORE THE GRIEVANCE ARBITRATOR WHEN
A PLAYER WHO IS PARTY TO A CURRENTLY EFFECTIVE PLAYER CONTRACT. IN ANY SUCH
PROCEEDING, WHERE IT HE GRIEVANCE ARBITRATOR DETERMINES THAT DAMAGES ARE CONTINUING TO ACCRUE AT THE HEARING, THE ARBITRATOR SHALL AWARD

SUCH DAMAGES (IF ANY) AS THE TEAM HAS BY THEN SUSTAINED, AND THE HEARING SHALL REMAIN OPEN TO ENABLE THE SUBMISSION OF PROOF ON THE ISSUE OF CONTINUING DAMAGES.

ARTICLE XXXI 467 SECTION 13. EXPEDITED PROCEDURE. (A) NOTWITHSTANDING THE FOREGOING, IN THE EVENT OF A DISPUTE ARISING UNDER ARTICLE XVII, ARTICLE XXX, OR ARTICLE XXX I, SECTION 12 OF THIS AGREEMENT, OR UNDER P ARAGRAPH 15 OF A UNIFORM PLAYER CONTRACT (BUT ONLY INSOFAR AS SUCH P ARAGRAPH PROVIDES), OR IN THE EVENT OF AN ALLEGED BREACH BY A PLAYER OF P ARAGRAPH 9 OF A UNIFORM PLAYER CONTRACT, THE NBA OR THE PLAYERS ASSOCIAT ION MAY REQUEST THAT SUCH DISPUTE OR ALLEGED BREACH BE REFERRED IMMEDIATELY TO THE GRIEVANCE ARBITRATOR. IN ANY SUCH CASE, THE DISPUTE OR ALLEGED BREACH SHALL BE ASSERTED BY NOTICE IN WRITING GIVEN TO THE OTHER PARTY OR PARTIES, THE NBA, THE PLAYERS ASSOC IATION, AND THE GRIEVANCE ARBITRATOR. (B) THE GRIEVANCE ARBITRATOR SHALL CONVENE A HEARING WITH RESPECT TO

SUCH DISPUTE OR ALLEGED BREACH AT THE EARLIEST POSSIBLE TIME, BUT IN NO EVENT LATER THAN TWENTY -FOUR (24) HOURS FOLLOWING HIS RECEIPT OF SUCH NOTICE. IF THE GRIEVANCE ARBITRATOR IS NOT IMMEDIATELY AVAILABLE AND THE PARTIES ARE UNABLE TO AGREE UPON ANOTHER ARBITRATOR TO HEAR AND RESOLVE SUCH DISPUTE, THE PARTIES SHALL SELECT AN ARBITRATOR IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SECTION 7(B) ABOVE. (C) THE AWARD, WHICH SHALL BE ISSUED NOT LATER THAN TWENTY -FOUR (24)

NOT THE AWARD. WHICH SHALL BE ISSUED NOT LATER THAN TWENTT FOUR (24)
HOURS AFTER THE CONCLUSION OF THE HEARING, SHALL BE IN WRITING AND MAY BE ISSUED WITH OR WITHOUT OPINION. IF ANY PARTY DESIRES AN OPINION, ONE SHALL BE ISSUED BUT ITS ISSUANCE SHALL NOT DELAY COMPLIANCE WITH OR ENFORCEMENT OF THE AWARD. THE AWARD SHALL CONSTITUTE FULL, FINAL, AND COMPLETE DISPOSITION OF THE DISPUTE OR ALLEGED BREACH, AND SHALL BE BINDING UPON THE PLAYER(S) AND TEAM(S) INVOLVED AND THE PARTIES TO THIS AGREEMENT.

(D) THE GRANUE OF ANY PARTY TO ATTEND THE HEARING AS SCHEDULED SHALL NOT

(D) THE FAILURE OF ANY PARTY TO ATTEND THE HEARING AS SCHEDULED SHALL NOT DELAY THE HEARING, AND THE GRIEVANCE ARBITRATOR (OR AN ARBITRATOR SELECTED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SECTION 7(B) ABOVE, AS THE CASE MAY BE) SHALL BE AUTHORIZED TO PROCEED TO TAKE EVIDENCE AND ISSUE AN AWARD AS THOUGH SUCH PARTY WERE PRESENT.
SECTION 14. THRESHOLD AMOUNT FOR CERTAIN GRIEVANCES.

A DISPUTE CONCERNING A FINE OR SUSPENSION (OR A COMBINATION THEREOF)
IMPOSED BY A TEAM MAY BE HEARD AND RESOLVED BY THE GRIEVANCE ARBITRATOR
ONLY IF IT RESULTS IN A FINANCIAL IMPACT ON THE PLAYER OF MORE THAN \$5,000. A
DISPUTE CONCERNING A FINE OR SUSPENSION (OR A COMBINATION THEREOF) IMPOSED

468 ARTICLE XXXI
BY THE COMMISSIONER (OR HIS DESIGNEE) OTHER THAN FOR CONDUCT ON THE PLAYING
COURT (AS DEFINED IN SECTION 9(C) ABOVE) MAY BE HEARD AND RESOLVED BY THE
GRIEVANCE ARBITRATOR ONLY IF IT RESULTS IN A FINANCIAL IMPACT ON THE PLAYER OF MORE THAN \$50,000.
SECTION 15. MISCELLANEOUS. (A) EACH OF THE TIME LIMITS SET FORTH HEREIN MAY BE EXTENDED BY MUTUAL AGREEMENT OF THE PARTIES INVOLVED.

(B) IN ANY MEETING OR HEARING PROVIDED FOR BY THIS ARTICLE XXXI, A PLAYER MAY BE ACCOMPANIED BY A REPRESENTATIVE OF THE PLAYERS ASSOCIATION WHO MAY PARTICIPATE IN SUCH MEETING OR HEARING AND REPRESENT THE PLAYER. IN ANY SUCH MEETING OR HEARING, THE NBA AND ANY T EAM INVOLVED MAY ATTEND
AND BE ACCOMPANIED BY A REPRESENTATIVE WHO MAY PARTICIPATE IN SUCH MEETING OR HEARING AND REPRESENT THE NBA AND ANY SUCH TEAM. AND BE ACCOMPANIED BY A REPRESENTATIVE WHO MAY PARTICIPATE IN SOCH MEETING OR HEARING AND REPRESENT THE NBA AND ANY SOCH TEAM.

(C) THE PARTIES RECOGNIZE THAT A PLAYER MAY BE SUBJECTED TO DISCIPLINARY

ACTION FOR JUST CAUSE BY HIS TEAM OR BY THE COMMISSIONER (OR HIS DESIGNEE).

THEREFORE, IN GRIEVANCES REGARDING DISCIPLINE, THE ISSUE TO BE RESOLVED SHALL BE WHETHER THERE HAS BEEN JUST CAUSE FOR THE PENALTY IMPOSED.

NOTWITHSTANDING THE FOREGOING, IN ALL PROCEEDINGS PURSUANT TO SECTION 9(B)

ABOVE, THE GRIEVANCE ARBITRATOR SHALL APPLY AN "ARBITRARY AND CAPRICIOUS" STANDARD OF REVIEW AS SET FORTH IN THAT SECTION.
(D) NOTHING CONTAINED HEREIN SHALL EXCUSE A PLAYER FROM PROMPT

(D) NOTHING CONTAINED HEREIN SHALL EXCUSE A PLAYER FROM PROMPT
COMPLIANCE WITH ANY DISCIPLINE IMPOSED UPON HIM. IF DISCIPLINE IMPOSED UPON A PLAYER IS DETERMINED TO BE IMPROPER BY A FINAL DISPOSITION UNDER THIS ARTICLE XXXI, THE PLAYE
(E) NOTHING CONTAINED IN THIS ARTICLE XXXI SHALL BE DEEMED TO LIMIT OR
IMPAIR THE RIGHT OF THE NBA OR ANY TEAM TO IMPOSE DISCIPLI NE UPON A
PLAYER(S) OR TO TAKE ANY OTHER ACTION NOT INCONSISTENT WITH THE PROVISIONS OF A PLAYER CONTRACT OR THIS AGREEMENT.
(F) SUBJECT TO SECTION 4(C) ABOVE, ALL COSTS OF ARBITRATION, INCLUDING THE
FEES AND EXPENSES OF THE GRIEVANCE ARBITRATOR, AND ALL COSTS OF THE
PROCEEDINGS BEFORE THE PLAYER DISCIPLINE ARBITRATOR (INCLUDING THE FEES AND
EXPENSES OF THE DIAYER DISCIPLINE ARBITRATOR (INCLUDING THE FEES AND
EXPENSES OF THE DIAYER DISCIPLINE ARBITRATOR). SHALL BE PORDICE FOLIALLY BY THE

EXPENSES OF THE PLAYER DISCIPLINE ARBITRATOR), SHALL BE BORNE EQUALLY BY THE PARTIES THERETO; BUT EACH PARTY SHALL BEAR THE COST OF ITS OWN WITNESSES, COUNSEL, AND THE LIKE.

ARTICLE XXXI 469

(G) A TEAM SHALL NOT BE REQUIRED TO TERMINATE A PLAYER CONTRACT UNDER THE NBA WAIVER PROCEDURE AS A CONDITION PRECEDENT TO THE FILING OF A GRIEVANCE WITH RESPECT TO SUCH PLAYER CONTRACT. TO THE EXTENT THAT THE DECISION OF THE IMPARTIAL ARBITRATOR IN IN RE: OT IS BIRDSONG, DEC. NO. 87-2 (MAY 14, 1987) IS INCONSISTENT WITH THE FOREGOING, IT IS HERREBY OVERRULED. (H) IN A PROCEEDING INVOLVING THE INTERPRETATION OF A PLAYER CONTRACT, NO UNIFORM PLAYER CONTRACT (WHETHER SIGNED DURING THE TERM OF THIS AGREEMENT OR DURING THE TERM OF ANY PRIOR COLLECTIVE BARGAINING AGREEMENT BETWEEN THE PARTIES), OR AMENDMENT THAT IS THE SUBJECT OF DISPUTE, SHALL BE ADMISSIBLE AS EVIDENCE OF THE MEANING OF, OR OF THE PARTIES' INTENTIONS W ITH RESPECT TO, ANY INDIVIDUALLY -NEGOTIATED TERMS OR PROVISIONS IN THE PLAYER CONTRACT OR AMENDMENT THAT IS THE SUBJECT OF DISPUTE.

470 ARTICLE XXXII ARTICLE XXXII

SYSTEM ARBITRATION

SECTION 1. JURISDICTION AND AUTHORITY.

THE NBA AND THE PLAYERS ASSOCIATION SHALL AGREE UPON A SYSTEM
ARBITRATOR, WHO SHALL HAVE EXCLUSIVE JURISDICTION TO DETERMINE ANY AND ALL
DISPUTES ARISING UNDER ART ICLES I, II, VII (EXCEPT AS OTHERWISE SPECIFICALLY
PROVIDED BY ARTICLE VII, SECTION 3(D)(5)), VIII, X, XI, XII, XIII, XIV, XV, XVI, XXII, SECTION 14(J)(III), ARTICLE XX IX, SECTION 6 (B), XXXVII, XXXIX,
AND XL OF THIS AGREEMENT, ANY AND ALL DISPUTES ARISING UNDER ARTICLE XXVIII AND PARAGRAPH 14 OF THE UNIFORM PLAYER CONTRACT REGARDING AN

AND XL OF THIS AGREEMENT, ANY AND ALL DISPUTES ARISING UNDER ARTICLE XXVIII AND PARAGRAPH 14 OF THE UNIFORM PLAYER CONTRACT INVINITION OF THIS AGREEMENT, ANY AND ALL DISPUTES MADE SUBJECT TO HIS JURISDICTION BY SECTIONS 9 AND 10 OF THIS ARTICLE. IN ADDITION, IN THE EVENT OF A DISAGREEMENT BETWEEN THE NBA AND THE PLAYERS ASSOCIATION, THE SYSTEM ARBITRATOR SHALL HAVE EXCLUSIVE JURISDICTION TO DETERMINE WHETHER THE SYSTEM ARBITRATOR, THE GRIEVANCE ARBITRATOR, OR SO ME OTHER ARBITRATOR PROVIDED FOR BY THE PROVISIONS OF THIS AGREEMENT HAS JURISDICTION TO HEAR OR RESOLVE A PARTICULAR DISPUTE.

SECTION 2. INITIATION.

(A) SUBJECT TO ARTICLE XIV, SECTION 5 AND ARTICLE XX IX, SECTION 6(B), SYSTEM ARBITRATIONS MAY BE INITIATED, AS SET FORTH BELOW, ONLY BY THE NBA OR THE PLAYERS ASSOCIATION.

(B) NO PARTY MAY INITIATE A SYSTEM ARBITRATION UNTIL AND UNLESS IT HAS FIRST DISCUSSED THE MATTER WITH THE OTHER PARTY IN AN ATTEMPT TO SETTLE IT.

(C) A SYSTEM ARBITRATION MUST BE INITIATED WITHIN THREE (3) YEARS FROM THE DATE OF THE ACT OR OMISSION UPON WHICH THE SYSTEM ARBITRATION IS BASED, OR WITHIN THREE (3) YEARS FROM THE DATE UPON WHICH SUCH ACT OR OMISSION

BECAME KNOWN OR REASONABLY SHOULD HAVE BECOME KNOWN TO THE PARTY INITIATING THE SYSTEM ARBITRATION, WHICHEVER IS LATER.
(D) EITHER THE NBA OR THE PLAYERS ASSOCIATION MAY INITIATE A SYSTEM

ARBITRATION BY SERVING A WRITTEN NOTICE THEREOF ON THE OTHER PARTY, WITH A COPY OF SUCH WRITTEN NOTICE TO BE FILED WITH THE SYSTEM ARBITRATOR.

ARTICLE X XXII 471
SECTION 3. HEARINGS.
(A) THE SYSTEM ARBITRATOR SHALL HOLD HEARINGS ON ALLEGED VIOLATIONS OF
THE ARTICLES SET FORTH IN SECTION 1. ABOVE. EXCEPT AS OTHERWISE PROVIDED IN
ARTICLE XX IX. SECTION 10; ARTICLE XI. SECTION 5(P); ARTICLE XIII. SECTION 5; ARTICLE XXII. SECTION 5(P); ARTICLE XIII. SEC

472 ARTICLE XXXII
IS REVERSED OR MODIFIED BY THE APPEALS PANEL, THE EFFECT OF SUCH REVERSAL OR MODIFIC ATION SHALL BE DEEMED BY THE PARTIES TO BE RETROACTIVE TO THE TIME OF ISSUANCE OF THE AWARD OF THE SYSTEM ARBITRATOR. THE PARTIES MAY SEEK APPROPRIATE RELIEF TO EFFECTUATE AND ENFORCE THIS PROVISION.

APPROPRIATE RELIEF TO EFFECTUATE AND ENFORCE THIS PROVISION.

(E) THE SYSTEM ARBITRATOR SHALL NOT HAVE JURISDICTION OR AUTHORITY TO ADD

TO, DETRACT FROM, OR ALTER IN ANY WAY THE PROVISIONS OF THIS AGREEMENT OR ANY PLAYER CONTRACT. NOR, EXCEPT FOR THE AUTHORITY CONFERRED UPON HIM/HER BY
THE SECOND SENTENCE OF SECTION 1 ABOVE (OR UNLESS THE NBA AND THE PLAYERS
ASSOCIATION OTHERWISE AGREE), SHALL THE SYSTEM ARBITRATOR HAVE JURISDICTION
OR AUTHORITY TO RESOLVE QUESTIONS OF SUBSTANTIVE, AS OPPOSED TO PROCEDURAL,
ARBITRABILITY (WHICH SHALL INCLUDE THE QUESTION OF WHETHER AN ARBITRATOR
PROVIDED FOR BY THE TERMS OF THIS AGREEMENT, A S OPPOSED TO THE

COMMISSIONER (OR HIS/HER DESIGNEE), HAS JURISDICTION TO HEAR OR RESOLVE A PARTICULAR DISPUTE), WHICH SHALL BE DETERMINED IN A JUDICIAL PROCEEDING TO BE VENUED IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK.

SECTION 4. COSTS RELATING TO SYSTEM ARBITRATION.

(A) THE COMPENSATION OF THE SYSTEM ARBITRATION.

(EXPENSES INCURRED IN CONNECTION WITH ANY PROCEEDING BROUGHT BEFORE THE

FOR GOOD CAUSE. SHOULD GOOD CAUSE BE FOUND, THE PARTIES WILL SHARE ANY POSTPONEMENT FEE EQUALLY. SECTION 5. PROCEDURE FOR SYSTEM ARBITRATION.

ALL MATTERS BEFORE THE SYSTEM ARBITRATOR SHALL BE HEARD AND DETERMINED IN AN EXPEDITED MANNER, PROVIDE D THAT SUCH EXPEDITION IS REASONABLE UNDER

THE CIRCUMSTANCES. A PROCEEDING MAY BE COMMENCED UPON SEVENTY -TWO

ARTICLE XXXII 473
(72) HOURS' WRITTEN NOTICE (OR UPON SHORTER NOTICE IF ORDERED BY THE SYSTEM
ARBITRATOR) SERVED UPON THE PARTY AGAINST WHOM THE PROCEEDING IS BROUG HT
AND FILED WITH THE SYSTEM ARBITRATOR. ALL SUCH NOTICES AND ALL ORDERS AND NOTICES ISSUED AND DIRECTED BY THE SYSTEM ARBITRATOR SHALL BE SERVED ON THE
NBA, COUNSEL FOR THE NBA, THE PLAYERS ASSOCIATION, COUNSEL FOR THE PLAYERS

ASSOCIATION, AND ANY COUNSE L APPEARING FOR INDIVIDUAL NBA PLAYERS OR INDIVIDUAL NBA PLAYERS OR INDIVIDUAL NBA TEAMS. IN ANY PROCEEDING COMMENCED PURSUANT TO ARTICLE XIV, SECTION 5, THE PLAYERS ASSOCIATION (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF OF A PLAYER) AND THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF AND/OR ON BEHALF ON THE NBA (ON ITS OWN BEHALF ON THE NBA (ON ITS OWN BEHALF ON THE NBA (ON ITS OWN BEHALF ON TH

A TEAM) SHALL HAVE THE RIGHT TO PARTICIPATE. SECTION 6. SELECTION OF SYSTEM ARBITRATOR.

(A) IN THE EVENT THAT THE PLAYERS ASSOCIATION AND THE NBA CANNOT AGREE ON THE IDENTITY OF A SYSTEM ARBITRATOR, THE PARTIES SHALL JOINTLY REQUEST THE

INTERNATIONAL INSTITUTE FOR CONFLICT PREVENTION AND RESOLUTION (THE "CPR

INTERNATIONAL INSTITUTE FOR CONFLICT PREVENTION AND RESOLUTION (THE "CPR
INSTITUTE") (OR SUCH OTHER ORGANIZATION(S) AS THE PARTIES MAY HAVE AGREED
UPON) TO SUBMIT TO THE PARTIES A LIST OF ELEVEN (11) ATTORNEYS, NONE OF WHOM
SHALL HAVE, NOR WHOSE FIRM SHALL HAVE, REPRESENTED WITHIN THE PAST FIVE (5)
YEARS ANY PROFESSIONAL ATHLETES; AGENTS OR OTHER REPRESENTATIVES OF PROFESSIONAL ATHLETES; LABOR ORGANIZATIONS REPRESENTING ATHLETES; SPORTS

LEAGUES, GOVERNING BODIES, OR THEIR AFFILIATES; SPORTS TEAMS OR THEIR AFFILIATES; OR OWNERS IN ANY PROFESSIONAL SPORT. IF THE PARTIES CANNOT WITHIN SEVEN (7)

DAYS FROM THE RECEIPT OF SUCH LIST AGREE TO THE IDENTITY OF THE SYSTEM ARBITRATOR FROM AMONG THE NAMES ON SUCH LIST, THEY SHALL RETURN SAID LIST, WITH UP TO FIVE (5) NAMES DELETED THEREFROM BY EAC H PARTY, TO THE CPR INSTITUTE (OR SUCH OTHER ORGANIZATION AS THE PARTIES MAY HAVE AGREED UPON), WHICH SHALL CHOOSE FROM THE REMAINING NAME(S) ON THE LIST THE IDENTITY OF

THE SYSTEM ARBITRATOR.

(B) EFFECTIVE JULY 1, 2023, THE SYSTEM ARBITRATOR SELECTED BY THE P ARTIES SHALL SERVE FOR CONTINUALLY RENEWING TWO -YEAR TERMS UNLESS NOTICE OF TERMINATION IS GIVEN EITHER BY THE NBA OR BY THE PLAYERS ASSOCIATION. NOTICE OF TERMINATION OF THE SYSTEM ARBITRATOR SHALL BE GIVEN TO THE OTHER PARTY,

AND TO THE SYSTEM ARBITRATOR SHALL BE GIVEN TO THE OTHER PAR AND TO THE SYSTEM ARBITRATOR, DURING THE PERIOD MAY 10 THROUGH MAY 15 IMMEDIATELY PRECEDING THE END OF ANY TERM. FOLLOWING THE GIVING OF SUCH NOTICE, A NEW SYSTEM ARBITRATOR SHALL BE SELECTED IN ACCORDANCE WITH THE PROCEDURES SET FORTH IN SECTION 6(A) ABOVE. A SYSTEM ARBITRATOR AS TO WHOM A NOTICE OF TERMINATION HAS BEEN GIVEN SHALL CONTINUE TO HAVE JURISDICTION ONLY WITH RESPECT TO (I) SYSTEM ARBITRATIONS IN WHICH A HEARING HAS BEEN

```
4/4 ARTICLE XAMI
COMMENCED OR SCHEDULED FOR A DATE CERTAIN, AND (II) SYSTEM ARBITRATIONS
INITIATED (IN ACCORDANCE WI TH THE PROVISIONS OF SECTION 2 ABOVE) WITHIN THE
THIRTY (30) DAY PERIOD PRECEDING THE SERVICE OF THE NOTICE OF TERMINATION: PROVIDED, HOWEVER, THAT A HEARING WITH RESPECT TO SYSTEM ARBITRATIONS
REFERRED TO IN THIS SUBSECTION (II) MUST COMMENCE NO LATER THA N THIRTY (30)
DAYS FOLLOWING THE END OF A SYSTEM ARBITRATOR: STEM.
SECTION 7. SELECTION OF APPEALS PANEL.
(A) THERE SHALL BE A THREE -MEMBER APPEALS PANEL FOR EACH APPEAL
NOTICED FROM AN AWARD OF THE SYSTEM ARBITRATOR. IN THE EVENT THE PLAYERS
ASSOCIATION AND THE SYSTEM ARBITRATOR. IN THE EVENT THE PLAYERS
ASSOCIATION AND THE NBA CA NINOT AGREE UPON THE MEMBERS OF SUCH A PANEL,
THE PARTIES WILL JOINTLY REQUEST THE CPR INSTITUTE (OR SUCH OTHER ORGANIZATION(S) AS THE PARTIES MAY AGREE) TO SUBMIT TO THE PARTIES A LIST OF
FIFTEEN (15) ATTORNEYS (NONE OF WHOM SHALL HAVE, NOR WHOSE FIRM SHALL HAVE.
THE PARTIES WILL JOINTLY REQUEST THE CPR INSTITUTE (OR SUCH OTHER ORGANIZATIONS) AS THE PARTIES MAY AGREE) TO SUBMIT TO THE PARTIES A LIST OF
FIFTEEN (15) ATTORNEYS (NONE OF WHOM SHALL HAVE, NOR WHOSE FIRM SHALL HAVE.
THE PARTIES CANNOT WITHIN THE PAST FIVE (5) YEARS ANY PROFESSIONAL ATHLETES; AGENTS OR OTHER REPRESENTATIVES OF PROFESSIONAL ATHLETES; LABOR ORGANIZATIONS
REPRESENTED WITHIN THE AFFILIATES; OF OWNERS IN ANY PROFESSIONAL SOTT). IF THE
PARTIES CANNOT WITHIN SEVEN (7) DAYS FROM THE RECEIPT OF SUCH LIST AGREE TO THE
IDENTITY OF THE APPEALS PANEL. FROM AMONG THE NAMES ON SUCH LIST, THEY SHALL
MEET AND ALTERNATE STIKING ONE (1) NAME AT A TIME FROM THE LIST UNTIL THREE (3)
NAMES ON THE LIST REMAIN. THE THERE (3) REMAINING NAMES ON THE LIST SHALL
COMPRISE THE APPEALS PANEL.

(B) EFFECTIVE JULY 1, 2023, THE MEMBERS OF THE APPEALS PANEL SELECTED

BY THE PARTIES SHALL SERVE FOR CONTINUALLY RENEW ING ONE -YEAR TERMS UNLESS
NOTICE OF TERMINATION IS GIVEN EITHER BY THE NBA OR BY THE PARTY MAY

DISCHARGE ONE OR MORE MEMBERS FROM THE APPEALS PANEL SO SO SUCH
```

TO THIS AGREEMENT; PROVIDED, HOWEVER, THAT EACH PARTICIPA NT IN AN APPEALS PANEL PROCEEDING SHALL BEAR ITS OWN ATTORNEYS' FEES AND LITIGATION COSTS. SECTION 8. PROCEDURE RELATING TO APPEALS OF DETERMINATION BY THE SYSTEM ARBITRATOR.

(A) ANY PARTY SEEKING TO APPEAL (IN WHOLE OR IN PART) AN AWARD OF THE

SYSTEM ARBITRATOR MUST SER VE ON THE OTHER PARTY AND FILE WITH THE SYSTEM ARBITRATOR A NOTICE OF APPEAL, WITHIN TEN (10) DAYS OF THE DATE OF THE AWARD

APPEALED FROM. THE TIMELY SERVICE AND FILING OF A NOTICE OF APPEAL SHALL AUTOMATICALLY STAY THE AWARD OF THE SYSTEM ARBITRATOR PEND ING RESOLUTION BY

THE APPEALS PANEL.
(B) FOLLOWING THE TIMELY SERVICE AND FILING OF A NOTICE OF APPEAL, THE

(B) FOLLOWING THE TIMELY SERVICE AND FILING OF A NOTICE OF APPEAL, THE
NBA AND THE PLAYERS ASSOCIATION SHALL ATTEMPT TO AGREE UPON A BRIEFING SCHEDULE. IN THE ABSENCE OF SUCH AGREEMENT, THE BRIEFING SCHEDULE SHALL BE
SET BY THE APPEALS PANEL; PROVIDED, HOWEVER, THAT ANY PARTY SEEKING TO APPEAL
(IN WHOLE OR IN PART) FROM AN AWARD OF THE SYSTEM ARBITRATOR SHALL BE AFFORDED NO LESS THAN FIFTEEN (15) AND NO MORE THAN TWENTY -FIVE (25) DAYS
FROM THE DATE OF THE ISSUANCE OF SUCH A WARD, OR THE DATE OF THE ISSUANCE OF
THE SYSTEM ARBITRATOR'S WRITTEN OPINION, OR THE DATE UPON WHICH THE
MEMBERS OF THE APPEALS PANEL HAVE BEEN SELECTED IN ACCORDANCE WITH THE
PROVISIONS OF SECTION 7 ABOVE, WHICHEVER IS LATEST, TO SERVE ON THE OPPOSING
DATE OF THE PROPALS PANEL HE PROVED THE PROPERTY OF THE PROPALS FAMILY TO SERVE ON THE OPPOSING

PROVISIONS OF SECTION 7 ABOVE, WHICHEVER IS LATEST, TO SERVE ON THE OPPOSING
PARTY AND FILE WITH THE APPEALS PANEL ITS BRIEF IN SUPPORT THEREOF; AND
PROVIDED FURTHER THAT THE RESPONDING PARTY OR PARTIES SHALL BE AFFORDED THE SAME AGGREGATE AMOUNT OF TIME TO SERVE AND FILE ITS OR THEIR RESPONDING
BRIEF(S). THE APPEALS PANEL SHALL SCHE DULE ORAL ARGUMENT ON THE APPEAL(S)
NO LESS THAN FIVE (S) AND NO MORE THAN TEN (10) DAYS FOLLOWING THE SERVICE AND FILING OF THE RESPONDING BRIEF(S), AND SHALL ISSUE A WRITTEN DECISION WITHIN

THIRTY (30) DAYS FROM THE DATE OF ARGUMENT

(C) THE APPEALS PANEL SH ALL REVIEW THE FINDINGS OF FACT AND CONCLUSIONS OF LAW MADE BY THE SYSTEM ARBITRATOR USING THE STANDARDS OF REVIEW

EMPLOYED BY THE UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT.
THE DECISION OF THE APPEALS PANEL SHALL CONSTITUTE FULL, FINAL, AND C OMPLETE

DISPOSITION OF THE DISPUTE, AND SHALL BE BINDING UPON THE PARTIES TO THIS AGREEMENT AND UPON ANY PLAYER(S) OR TEAM(S) INVOLVED.

476 ARTICLE XXXII

SECTION 9. SPECIAL PROCEDURE FOR DISPUTES WITH RESPECT TO INTERIM

AUDIT REPORTS.

(A) NOTWITHSTANDING ANY OF THE OTHER PROVISIONS OF THI S AGREEMENT, AT THE REQUEST OF EITHER THE NBA OR THE PLAYERS ASSOCIATION, AND IRRESPECTIVE OF WHICH PARTY MAY COMMENCE THE PROCEEDING, THE PROCEDURES SET FORTH IN THIS SECTION 9 SHALL APPLY TO THE RESOLUTION OF ANY DISPUTES WITH RESPECT TO AN INTERIM AUDIT REPORT (AS DEFINED IN ARTICLE VII, SECTION 10(A) ABOVE),

INCLUDING BUT NOT LIMITED TO DISPUTES CONCERNING ANY DESIGNATED SHARE INFORMATION SET FORTH IN AN INTERIM AUDIT REPORT. IF IN CONNECTION WITH SUCH DISPUTES, THERE IS ANY CONFLICT BETWEEN THE PROCEDURES SET FORTH IN THIS SECTION 9 AND THOSE SET FORTH ELSEWHERE IN THIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION SHALL CONTROL.

(B) A PROCEEDING BEFORE THE SYSTEM ARBITRATOR SHALL BE COMMENCED, IN THE MANNER PROVIDED FOR BY SECTIONS 2(D) AND 5 ABOVE, NO MORE THAN

THIRTY (30) DAYS FOLLOWING THE DELIVERY BY THE ACCOUNTAINTS (AS DEFINED IN ARTICLE VII, SECTION 10(A) ABOVE) OF THE INTERIM AUDIT REPORT WITH RESPECT TO ANY DISPUTE OR CLAIM CONCERNING (I) THE AMOUNT(S) OF BRI OR TOTAL SALARIES (OR PORTIONS THEREOF) AS TO WHICH THE ACCOUNTAINTS HAVE COMPLETED THEIR

REVIEW AND WHICH IS THE SUBJECT OF A GOOD FAITH DISPUTE BETWEEN THE PARTIES, (II) THE AMOUNT(S) OF BRI OR TOTAL SALARIES (OR PORTIONS THEREOF) AS TO WHICH THE ACCOUNTANTS HAVE NOT COMPLETED THEIR REVI EW AND WITH RESPECT TO WHICH THEPARTIES HAVE A GOOD FAITH DISAGREEMENT, (III) SUCH DESIGNATED SHARE

THEPARTIES HAVE A GOOD FAITH DISAGREEMENT, (III) SUCH DESIGNATED SHARE INFORMATION (AS DEFINED IN ARTICLE VII, SECTION 10(A) ABOVE) AS IS INCLUDED IN THE INTERIM AUDIT REPORT AS TO WHICH THE PARTIES HAVE A GOOD FAITH DISAGREEM ENT, AND/OR (IV) ALL OTHER DISPUTES (INCLUDING BUT NOT LIMITED TO DISPUTES OVER THE AMOUNTS AND INCLUDABILITY OF ANY REVENUES OR EXPENSES INCLUDED OR EXCLUDED FROM THE INTERIM AUDIT REPORT) OF WHICH THE PARTIES WERE AWARE OR REASONABLY SHOULD HAVE BEEN AWARE, AT THE TIME THE PROCEEDING WAS COMMENCED, BASED UPON THE CONTENTS OF THE BRI REPORTS, THE DRAFT AUDIT REPORT, OR INTERIM AUDIT REPORT, OR OTHER DOCUMENTS OR WRITINGS PROVIDED TO THE PARTIES BY THE ACCOUNTAINTS IN CONNECTION WITH THEIR PRI AUDIT.

PROVIDED TO THE PARTIES BY THE ACCOUNTANTS IN CONNECTION WITH THEIR BRI AUDIT. (C) A PARTY 'S FAILURE TO COMMENCE A PROCEEDING BEFORE THE SYSTEM

ARBITRATOR WITHIN THE THIRTY (30) DAY PERIOD PROVIDED FOR BY SECTION 9(B) ABOVE WITH RESPECT TO THE DISPUTES OR CLAIMS ENUMERATED THEREIN SHALL FOREVER BAR THAT PARTY FROM ASSERTING OR SEEKING RELIEF OF ANY KIND FOR ANY SUCH DISPUTE OR CLAIM; PROVIDED, HOWEVER, THAT THE PROVISIONS OF SECTION 9(B) ABOVE AND THIS SECTION 9(C) SHALL NOT BAR A PARTY FROM COMMENCING A

```
ARTICLE AXAII 97/
PROCEEDING BEFORE THE SYSTEM ARBITRATOR AND SEEKING APPROPRIATE RELIEF,
SUBJECT TO THE LIMIT ATIONS IMPOSED BY SECTION 2 ABOVE:
(I) WITH RESPECT TO A DISPUTE OR CLAIM CONCERNING AN INTERIM
AUDIT REPORT AS TO WHICH SUCH PARTY WAS NOT AWARE OR
REASONABLY SHOULD NOT HAVE BEEN AWARE, BASED UPON THE
MATERIALS REFERRED TO IN SECTION 9(B) ABOVE, DURING THE
THIRRY (30) DAY PERIOD FOLLOWING THE DELIVERY OF SUCH INTERIM
AUDIT REPORT; OR
(II) WITH RESPECT TO A NY DISPUTE OR CLAIM RELATING TO A SUBSEQUENT
SALARY CAP YEAR, INCLUDING, BUT NOT LIMITED TO, ANY DISPUTE
CONCERNING THE INCLUDABILITY OR NON- INCLUDABILITY IN BRI OF A
CATEGORY OR TYPE OF REVENUE OR THE ALLOWANCE OR DISALLOWANCE OF A CATEGORY OR TYPE OF EXPENSE, WITHOUT REGARD TO WHETHER,
BASED UPON THE MATERIALS REFERRED TO IN SECTION 9(B) ABOVE
(OTHER THAN A BRI REPORT, DRAFT AUDIT REPORT, OR INTERIM
AUDIT REPORT), THE PARTY WAS OR REASONABLY SHOULD HAVE BEEN
AWARE OF SUCH DISPUTE OR CLAIM DUING THE THIRTY (30) DAY
PERIOD FOLLOWING THE DELIVERY OF SUCH INTERIM AUDIT REPORT,

(II) SUBJECT TO SECTION 9(C)(II) ABOVE, NO DETERMINATION MADE BY
THE SYSTEM ARBITRATOR OR THE A PPEALS PANEL (AS THE CASE MAY
BE) IN A PROCEEDING COMMENCED PURSUANT TO SECTION 9(C)(II) ABOVE SHALL AFFECT ANY CALCULATIONS MADE PURSUANT TO
ARTICLE VII, SECTION 12.

(IC) WHERE A HEARING BEFORE THE SYSTEM ARBITRATOR IS PROVIDED FOR BY THIS
SECTION 9, SU CH HEARING SHALL BE CONDUCTED WITHIN FIFTEEN (15) DAYS FROM THE
COMMENCEMENT OF THE PROCEEDING, AND THE SYSTEM ARBITRATOR SHALL RENDER
AN AWARD AND ISSUE A WRITTEN DECISION AS SOON AS POSSIBLE, BUT IN NO EVENT
LATER THAN FIFTEEN (15) DAYS FOLLOWING THE CLASE ON AS POSSIBLE, BUT IN NO EVENT
AND AND AND AND SISSUE A WRITTEN DECISION AS SOON AS POSSIBLE, BUT IN NO EVENT
AND AND AND AND ISSUE A WRITTEN DECISION AS SOON AS POSSIBLE, BUT IN NO EVENT
AND AND AND AND SYSTEM ARBITRATOR'S AWARD SON AS POSSIBLE, BUT IN NO EVENT
AND AND AND AND SYSTEM ARBITRATOR'S AWARD SON AS POSSIBLE, BUT IN NO EVENT
AND AND AND AND SYSTEM ARBITRATOR'S AWAR
```

478 ARTICLE XXXII

FOLLOWING ITS RECEIPT OF THE BRIEF IN SUPPORT OF THE APPEAL. THE APPEALS PANEL
SHALL SCHEDULE ORAL ARGUMENT AT ITS DISCRETION, BUT S HALL ISSUE A WRITTEN

BECISION WITHIN TWENTY (20) DAYS FOLLOWING ITS RECEIPT OF THE BRIEF FROM THE

PARTY OPPOSING THE APPEAL.

(E) ANY DISPUTE CONCERNING THE AMOUNTS (AS OPPOSED TO THE

INCLUDABILITY) OF ANY REVENUES OR EXPENSES TO BE INCLUDED IN AN INTERIM AUDIT

REPORT (HEREINAFTER REFERRED TO AS "DISPUTED ADJUSTMENTS") SHALL, WHENEVER

SUCH DISPUTED ADJUSTMENTS FOR ALL TEAMS ARE ADVERSE TO THE PARTY ASSERTING

THE DISPUTE IN AN AGGREGATE AMOUNT OF LESS THAN \$10 MILLION FOR ANY SEASON

COVERED BY THIS AGREEMENT, BE RESOLVED BY THE ACCOUNTANTS; AND THE

DETERMINATION OF THE ACCOUNTANTS SHALL BE BINDING UPON THE PARTIES TO THIS

AGREEMENT. NOTWITHSTANDING THE FOREGOING, ANY DISPUTED ADJUSTMENTS THAT

INVOLVE THE INTERPRETATION, VALIDITY, OR APPLICATION OF THE ASSERTENT SHALL BE RESOLVED BY THE SYSTEM ARBITRATOR AND SHALL BE APPEALABLE TO THE APPEALS PANEL IN ACCOR

(F) IF THE DISPUTED ADJUSTMENTS FOR ALL TEAMS ARE ADVERSE TO THE PARTY

ASSERTING THE DISPUTE IN AN AGGREGATE AMOUNT OF \$10 MILLION OR MORE BUT LESS THAN \$15 MILLION FOR ANY SEASON COVERED BY THIS AGREEMENT, THE

DETERMINATION OF THE DISPUTE THE NA AGGREGATE AMOUNT OF \$10 MILLION OR MORE BUT LESS THAN \$15 MILLION FOR ANY SEASON COVERED BY THIS AGREEMENT, THE

DETERMINATION OF THE DISPUTE AND SHALL BE BINDING UPON THE PARTIES TO

THIS AGREEMENT, AND THERE SHALL BE NO APPEAL TO THE APPEALS PANEL. NOTWITHSTANDING THE FOREGOING, ANY DISPUTED ADJUSTMENTS THAT INVOLVE THE

INTERPRETATION, VALIDITY OR APPLICATION OF THIS AGREEMENT SHALL BE RESOLVED BY

THE SYSTEM ARBITRATOR AND SHALL BE BEDDING UPON THE PARTIES TO

THIS AGREEMENT, AND THERE SHALL BE NO APPEAL TO THE APPEALS PANEL. NOTWITHSTANDING THE FOREGOING, ANY DISPUTED ADJUSTMENTS THAT INVOLVE THE

INTERPRETATION, VALIDITY OR APPLICATION OF THIS AGREEMENT SHALL BE RESOLVED BY

THE SYSTEM ARBITRATOR AND SHALL BE APPEALABLE TO THE APPEALS PANEL IN OTHER

THE REASONABLE COSTS AND EXPENSES, INCLUDING ATTORNEYS' FEES, OF THE OTHER PARTY FOR ITS DEFENSE OF THE PROCEEDING; PROVIDED, HOWEVER, THAT IF EACH PARTY HAS ASSERTED A DISPUTE UPON WHICH IT HAS NOT PREVAILED, ALL SUCH FEES, EXPENSES

AND COST S SHALL BE BORNE IN THE MANNER PROVIDED FOR BY SECTION 4 ABOVE.

```
ARTICLE XXXII 479
(If) ALL OTHER DISPUTES INVOLVING AN INTERIM AUDIT REPORT (INCLUDING BUT NOT LIMITED TO DISPUTES OVER THE AMOUNTS AND INCLUDABILITY OF ANY REVENUES
OR EXPENSES TO BE INCLUDED IN SUCH REPORTS) AND THE DESIGNATED SHARE INFORMATION SHALL BE RESOLVED BY THE SYSTEM ARBITRATOR AND SHALL BE APPEALABLE TO THE APPEALS PANEL IN ACCORDANCE WITH THE PROVISIONS OF SECTION 9(D) ABOVE. SECTION 10. SPECIAL PROCEDURE FOR DISPUTES WITH RESPECT TO THE ADJUSTMENT SCHEDULES.
(A) NOTWIT HISTANDING ANY OF THE OTHER PROVISIONS OF THIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION 10. SHALL APPLY TO THE RESOLUTION OF ANY DISPUTES WITH RESPECT TO THE ADJUSTMENT SCHEDULES DESCRIBED IN ARTICLE VII, SECTION 12. IF IN CONNECTION WITH SUCH DIS PUTIES, THERE IS ANY CONFLICT BETWEEN THE PROCEDURES SET FORTH IN THIS SECTION 10. AND THOSE SET FORTH ELSEWHERE IN THIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION 10. AND THOSE SET FORTH ELSEWHERE IN THIS AGREEMENT, THE PROCEDURES SET FORTH IN THIS SECTION SHALL CONTROL.
(B) IN THE EVENT OF ANY DISPUTE WITH RESPECT TO THE ADJUSTMENT SCHEDULES. THE PROCEDING BEFORE THE SYSTEM ARBITRATOR SHALL BE CONDUCTED.
(C) THE HEARING BEFORE THE SYSTEM ARBITRATOR AS ABOVE, NO MORE THAN SEVEN (7) DAYS FOLLOWING THE TRANSMITTAL TO THE PLAYERS ASSOCIATION OF ANY OF SUCH SCHEDULES.
(C) THE HEARING BEFORE THE SYSTEM ARBITRATOR WITH RESPECT TO A DISPUTE CONCERNING THE ADJUSTMENT SCHEDULES.
(C) THE HEARING BEFORE THE SYSTEM ARBITRATOR WITH RESPECT TO A DISPUTE CONCERNING THE ADJUSTMENT SCHEDULES. SHALL BE CONDUCTED WITHIN TEN (10)

DAYS FOLLOWING THE COMMENCEMENT OF THE PROCEEDING AND THE BRIEFS OF THE PARTIES, IF ANY, SHALL BE FILLE BEFORE THE OPENING OF THE HEARING ON A DA TE OR DATES SET BY THE SYSTEM ARBITRATOR. THE HEARING SHALL BE CONDUCTED ON AN EXPEDITED BASIS AND, UNLESS THE PARTIES OTHERWISE AGREE OR A PARTY DEMONSTRATES THAT SUCH LIMITATION WILL RESULT IN UNDUE PREJUDICE, WILL NOT LAST LONGER THAN TWO (2) PULL DAYS.

(D) IF IN CONNECTION WITH THE ADJUSTMENT SCHEDULES, THERE IS A
```

TO THE APPEALS PANEL. IF WITH RESPECT TO SUCH DISPUTE THE AMOUNT IN CONTROVERSY IS MORE THAN \$5 MILLION, EITHER PARTY MAY APPEAL A DETERMINATION OF THE SYSTEM ARBITRATOR TO THE APPEALS PANEL.

480 ARTICLE XXXII
(E) IN CONNECTION WITH ANY DISPUTE CONCERNING THE ADJUSTMENT
SCHEDULES, THE SYSTEM ARBITRATOR SHALL RENDER AN AWARD AND ISSUE A WRITTEN
DECISION AS SOON AS POSSIBLE, BUT IN NO EVENT LATER THAN TEN (10) DAYS
FOLLOWI NG THE CLOSE OF THE HEARING. WHEN THE AWARD IS ISSUED, THE SYSTEM
ARBITRATOR SHALL SET FORTH THE BASIS THEREFORE EITHER IN A WRITTEN OPINION OR ORALLY AT A CONFERENCE WITH THE PARTIES (WHICH CONFERENCE MAY BE CONDUCTED
BY TELEPHONE) OF WHICH A STENOGRAPHI C RECORD SHALL BE MADE. ANY PARTY
SEEKING TO APPEAL (IN WHOLE OR IN PART) FROM AN AWARD OF THE SYSTEM ARBITRATOR RENDERED PURSUANT TO SECTION 10(D) ABOVE SHALL SERVE AND FILE A
NOTICE OF APPEAL THEREFROM WITHIN TWO (2) BUSINESS DAYS FROM THE DATE OF
SUCH AWARD. THE PARTY SEEKING TO APPEAL SHALL SERVE AND FILE ITS BRIEF IN
SUPPORT OF SUCH APPEALS PANEL HAVE BEEN SE LECTED, WHICHEVER IS LATER. THE
MEMBERS OF THE APPEALS PANEL HAVE BEEN SE LECTED, WHICHEVER IS LATER. THE
PARTY OPPOSING SUCH APPEAL SHALL SERVE AND FILE ITS BRIEF IN OPPOSITION WITHIN TEN (10) DAYS FOLLOWING ITS RECEIPT OF THE BRIEF IN SUPPORT OF THE APPEAL. THE
APPEALS PANEL SHALL SCHEDULE ORAL ARGUMENT AT ITS DISCRETION, BU T SHALL ISSUE
A WRITTEN DECISION WITHIN TWENTY (20) DAYS FOLLOWING ITS RECEIPT OF THE BRIEF FROM THE PARTY OPPOSING THE APPEAL.

ARTICLE XXXIII 481 ARTICLE XXXIII

ANTI -DRUG PROGRAM AND SUBSTANCE ABUSE

TREATMENT AS USED IN THIS ARTICLE XXXIII , THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS: (A) "AUTHORIZATION FOR TESTING" SHALL MEAN A NOTICE ISSUED BY THE INDEPENDENT EXPERT PURSUANT TO THE PROVISIONS OF SECTION 5 BELOW IN THE FORM ANNEXED HERETO AS EXHIBIT I- 1 TO THIS AGREEMENT.

(B) "BENZODIAZEPINES" SHALL MEAN ANY OF THE SUBSTANCES LISTED AS (B) BENZODIAZEPINES ON EXHIBIT I- 2 TO THIS AGREEMENT.

(C) "COME FORWARD VOLUNTARILY" SHALL MEAN THAT A PLAYER HAS DIRECTLY COMMUNICATED TO THE MEDICAL DIRECTOR HIS DESIRE TO ENTER THE PROGRAM AND SEEK TREATMENT FOR A PROBLEM INVOLVING THE USE OF A DRUG OF ABUSE OR SYNTHE TIC CANNABINOID. SUCH COMMUNICATION MAY BE FACILITATED BY A REPRESENTATIVE OF THE NBA OR THE PLAYERS ASSOCIATION (E.G., BY ARRANGING A CONFERENCE CALL AMONG THE PLAYER, THE MEDICAL DIRECTOR, AND SUCH CONFERENCE CALL AMONG THE PLAYER, THE MEDICAL DIRECTOR, AND SUCH REPRESENTATIVE IN WHICH THIS COMMUNICATION OCCURS). A PLAYER MAY NOT COME FORWARD VOLUNTARILY IF, PRIOR TO HIS DIRECT COMMUNICATION TO THE MEDICAL DIRECTOR, THE NBA HAS BEEN NOTIFIED BY THE APPLICABLE PROGRAM LABORATORY THAT THE PLAYER'S MOST RECENT DRUG TEST WAS POSITIVE OR PRODUCED AN ATYPICAL FINDING FOR A DRUG OF ABUSE OR SYNTHETIC CANNABINOID. A PLAYER MAY NOT COME FORWARD VOLUNTARILY FOR THE USE OF A SPED OR DIURETIC.

(D) "COUNSELORS" SHALL MEAN THE PERSONS SELECTED BY THE MEDICAL DIRECTOR TO PROVIDE COLUMES LING AND OTHER TREATMENT TO DILAYERS IN THE DIRECTOR TO PROVIDE COUNSELING AND OTHER TREATMENT TO PLAYERS IN THE PROGRAM.

- (E) "DIURETICS" SHALL MEAN ANY OF THE SUBSTANCES LISTED AS DIURETICS ON
- EXHIBIT I- 2 TO THIS AGREEMENT.

 (F) "DRUGS OF ABUSE" SHALL MEAN ANY OF THE SUBSTANCES LISTED AS DRUGS OF ABUSE ON EXHIBIT I- 2 TO THIS AGREEMENT.

A82 ARTICLE XXXIII
(G) "DRUGS OF ABUSE PROGRAM" SHALL MEAN (I) THE TE STING PROGRAM FOR DRUGS OF ABUSE SET FORTH IN THIS ARTICLE XXXIII, AND (II) THE EDUCATION, TREATMENT, AND COUNSELING PROGRAM FOR DRUGS OF ABUSE SET FORTH IN THIS ARAND THE PLAYERS ASSOCIATION), WHICH MAY CON TAIN SUCH ELEMENTS —INCLUDING, BUT NOT LIMITED TO, URINE, BLOOD, BREATH, OR OTHER TESTING FOR PROHIBITED SUBSTANCES OTHER THAN SPEDS —AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR (AFT).

(H) "FIRST -YEAR PLAYER" SHALL MEAN A PLAYER UN DER CONTRACT TO AN NBA TEAM WHO, PRIOR TO THE THEN CURRENT SEASON, HAS NOT BEEN ON THE ROSTER OF AN NBA TEAM FORD PROHIBITED SUBSTANCES OTHER THAN SPEDS —AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR IN HIS OR HER PROFESSIONAL JUDGMENT.

(I) "HGH BLOOD TESTING" SHALL MEAN A PLAYER UN DER CONTRACT TO AN NBA TEAM WHO, PRIOR TO THE THEN CURRENT SEASON, HAS NOT BEEN ON THE ROSTER OF AN NBA TEAM FOLLOWING THE FIRST GAME OF A REGULAR SEASON.

(I) "HGH BLOOD TESTING" SHALL MEAN THE COLLECTION AND TESTING OF BLOOD SAMPLES FOR HUMAN GROWTH HORMONE V IA DRIED BLOOD SPOTS.

(J) "IN-PATIENT FACILITY" SHALL MEAN SUCH TREATMENT CENTER OR OTHER FACILITY AS MAY BE SELECTED BY THE MEDICAL DIRECTOR AND AGREED UPON BY THE NBA AND THE PLAYERS ASSOCIATION.

(K) "INDEPENDENT EXPERT" OR "EXPERT" SHALL MEAN THE PERSON SELECTE D BY THE NBA AND ALCOHOL TREATMENT, AND COUNSELING PROGRAMS" SHALL MEAN THE EDUCATION, TREATMENT, AND COUNSELING PROGRAMS FOR MARIJUANA AND ALCOHOL TREATMENT, PROGRAMS FOR MARIJUANA AND ALCOHOL SETABLISHED BY THE MEDICAL DIRECTOR (ATTENDED TO THE REDICAL DIRECTOR SHALL MEAN THE RESTING FOR MARIJUANA, AND ALCOHOL, OR PROHIBITED SUBSTANCES OTHER THAN SPEDS —AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR" SHALL MEAN THE PETSING FOR MARIJUANA, ALCOHOL, OR PROHIBITED SUBSTANCES OTHER THAN SPEDS —AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR" SHALL MEAN THE PETSING FOR MARIJUANA, ALCOHOL, OR PROHIBITED SUBSTANCES OTHER THAN SPEDS —AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR" SHALL MEAN THE PERSON SELECTED BY THE NBA AN

BEFORE THE FIRST DAY OF THAT PLAYER'S TEAM TRAINING CAMP.

ARTICLE XXXIII 483

(O) "PROHIBITED SUBSTANCE" SHALL MEAN ANY OF THE SUBSTANCES LISTED ON EXHIBIT I -2 TO THIS AGREEMENT AND ANY OTHER SUBSTANCE ADDED TO SUCH EXHIBIT UNDER THE PROVISIONS OF SECTION 17 BELOW.

(P) "PROGRAM" SHALL MEAN THIS ANTI -DRUG PROGRAM, AND SHALL INCLUDE THE DRUGS OF ABUSE PROGRAM, THE MARIJUANA AND ALCOHOL TREATMENT PROGRAMS, THE SPED PROGRAM, AND THE SYNTHETIC CANNABINOID PROGRAM.

(Q) "PROHIBIT ED SUBSTANCES COMMITTEE" SHALL MEAN THE COMMITTEE

SELECTED BY THE NBA AND THE PLAYERS ASSOCIATION IN ACCORDANCE WITH SECTION 2(E) BELOW.

(R) "SPED" SHALL MEAN ANY OF THE STEROIDS, PERFORMANCE -ENHANCING

DRUGS, AND MASKING AGENTS (OTHER THAN DIURETICS) LISTED ON EXHIBIT I -2 TO THIS

AGREEMENT.

AGREEMENT.

(S) "SPED MEDICAL DIRECTOR" SHALL MEAN THE PERSON SELECTED BY THE

NBA AND THE PLAYERS ASSOCIATION IN ACCORDANCE WITH SECTION 2(B) BELOW.

(T) "SPED PROGRAM" SHALL MEAN THE (I) TESTING PROGRAM FOR SPEDS AND

DIURETICS (BUT NOT FOR ANY OTHER PROHIBITED SUBSTANCE) SET FORTH IN THIS ARTICLE XXXIII, AND (II) THE EDUCATION, TREATMENT, AND COUNSELING PROGRAM
FOR SPEDS AND DIURETICS ESTABLISHED BY THE SP ED MEDICAL DIRECTOR (AFTER

CONSULTATION WITH THE NBA AND THE PLAYERS ASSOCIATION), WHICH MAY CONTAIN SUCH ELEMENTS —INCLUDING, BUT NOT LIMITED TO, URINE, BLOOD, BREATH, OR OTHER

TESTING FOR SPEDS AND DIURETICS (BUT NOT FOR ANY OTHER PROHIBITED SUBSTANCE) —AS MAY BE DETERMINED BY THE SPED MEDICAL DIRECTOR IN HIS OR

HER PROFESSIONAL JUDGMENT.

(U) "SYNTHETIC CANNABINOID PROGRAM" SHALL MEAN THE (I) TESTING PROGRAM
FOR SYNTHETIC CANNABINOIDS (BUT NOT FOR ANY OTHER PROHIBITED SUBSTANCE) SET FORTH IN THIS ARTICLE XXXIII, AND (II) THE EDUCATION, TREATMENT, AND COUNSELING PROGRAM FOR SYNTHETIC CANNABINOIDS ESTABLISHED BY THE MEDICAL DIRECTOR (AFTER CONSULTATION WITH THE NBA AND THE PLAYERS ASSOCIATION), WHICH MAY CONTAIN SUCH ELEMENTS—INCLUDING, BUT NOT LIMITED TO, URINE, BLOOD, BREATH, OR OTHER TESTING FOR PROHIBITED SUBSTANCES OTHER THAN SPEDS—AS MAY BE DETERMINED BY THE MEDICAL DIRECTOR IN HIS OR HER

PROFESSIONAL JUDGMENT.
(V) "TENDER" SHALL MEAN AN OFFER OF A UNIFORM PLAYER CONTRACT, SIGNED BY THE TEAM, THAT IS EITHER PERSO NALLY DELIVERED TO THE PLAYER OR HIS

REPRESENTATIVE OR SENT BY PREPAID CERTIFIED, REGISTERED, OR OVERNIGHT MAIL TO
THE LAST KNOWN ADDRESS OF THE PLAYER OR HIS REPRESENTATIVE.

(W) "VETERAN PLAYER' SHALL MEAN ANY PLAYER WHO IS NOT A FIRST - YEAR
PLAYER.

SECTION 2. ADMINISTRA TION.

(A) THE NBA AND THE PLAYERS ASSOCIATION SHALL JOINTLY SELECT A MEDICAL
DIRECTOR WHO SHALL BE A PERSON EXPERIENCED IN THE FIELD OF TESTING AND
TREATMENT FOR SUBSTANCE ABUSE. THE MEDICAL DIRECTOR SHALL HAVE THE
RESPONSIBILITY, AMONG OTHER DUTIES, FOR SELE CTING AND SUPERVISING THE
COUNSELORS AND OTHER PERSONNEL NECESSARY FOR THE EFFECTIVE IMPLEMENTATION OF THE DRUGS OF ABUSE, MARIJUANA AND ALCOHOL TREATMENT, AND SYNTHETIC
CANNABINOID PROGRAMS; FOR MAKING MEDICAL REVIEW DETERMINATIONS FOR
PROHIBITED SUBSTANCE S OTHER THAN SPEDS AND DIBRETICS; FOR EVALUATING AND
TREATMENT PLAYERS SUBJECT TO THE DRUGS OF ABUSE, MARIJUANA AND ALCOHOL TREATMENT, AND SYNTHETIC CANNABINOID PROGRAMS; AND FOR OTHERWISE
MANAGING AND OVERSEEING SUCH PROGRAMS, SUBJECT TO THE CONTROL OF THE NBA
AND THE PLAYERS ASSOCIATION. TO THE EXTENT PRACTICABLE, THE MEDICAL DIRECTOR SHALL SELECT QUALIFIED RETIRED NBA PLAYERS TO SERVE AS COUNSELORS.

(B) THE NBA AND THE PLAYERS ASSOCIATION SHALL JOINTLY SELECT A SPED
MEDICAL DIRECTOR WHO SHALL BE A MEDICAL DOCTOR, PREFERABLY SPECIALIZING IN
INTERNAL OR SPORTS MEDICINE, WITH EXPERIENCE IN THE FIELD OF TESTING AND
TREATMENT FOR STEROIDS AND PERFORMANCE -ENHANCING DRUGS. THE SPED
MEDICAL DIRECTOR WHO SHALL BE A REDICAL DOCTOR, PREFERABLY SPECIALIZING IN
INTERNAL OR SPORTS MEDICINE, WITH EXPERIENCE IN THE FIELD OF TESTING AND
TREATMENT FOR STEROIDS AND PERFORMANCE -ENHANCING DRUGS. THE SPED
MEDICAL DIRECTOR SHALL HAVE THE RESPONSIBILITY, AMONG OTHER DUTIES, FOR MAKING ME DICAL REVIEW DETERMINATIONS FOR SPEDS AND DIURETICS, FOR
EVALUATING AND TREATING PLAYERS SUBJECT TO THE SPED PROGRAM, AND FOR OTHERWISE MANAGING AND OVERSEEING THE SPED PROGRAM, SUBJECT TO THE
SPED THE NBA AND THE PLAYERS SEDICATION SHALL JOINTLY SELECT AN
INDEPENDENT EXPERT WHO SHALL BE A PERSON EXPER

EITHER THE NBA OR THE PLAYERS ASSOCIATION HAS, BY SEPTEMBER 1 OF ANY YEAR

```
ARTICLE XXXIII 485
ARTICLE XXXIII 485
COVERED BY THIS AGREEMENT, SERVED WRITTEN NOTICE OF DISCHARGE UPON THE OTHER PARTY AND, AS APPROPRIATE, THE MEDICAL DIRECTOR, SPED MEDICAL DIRECTOR, AND/OR THE INDEPENDENT EXPERT. SUCH NOTICE OF DISCHARGE SHALL BE EFFECTIVE AS OF THE IMMEDIATELY FOLLOWING SEPTEMBER 30; PROVIDED, HOWEVER,
EFFECTIVE AS OF THE IMMEDIATELY FOLLOWING SEPTEMBER 30; PROVIDED, HOWEVER,
THAT IF THE PARTI ES DO NOT REACH AGREEMENT BY SUCH SEPTEMBER 30 AS TO WHO
SHALL SERVE THEREAFTER AS THE MEDICAL DIRECTOR, SPED MEDICAL DIRECTOR, AND/OR THE INDEPENDENT EXPERT, AS THE CASE MAY BE, EACH PARTY SHALL, BY THE
IMMEDIATELY FOLLOWING OCTOBER 15, APPOINT A PERSON W HO SHALL HAVE NO
RELATIONSHIP TO OR AFFILIATION WITH THAT PARTY. SUCH PERSONS SHALL THEN HAVE UNTIL THE IMMEDIATELY FOLLOWING DECEMBER 1 TO AGREE ON THE APPOINTMENT OF
A NEW MEDICAL DIRECTOR, SPED MEDICAL DIRECTOR, AND/OR INDEPENDENT
EXPERT. UNTIL A NEW MEDICAL DIRECTOR, SPED MEDICAL DIRECTOR, AND/OR
INDEPENDENT EXPERT HAS BEEN APPOINTED, THE PREVIOUS MEDICAL DIRECTOR,
PRED MEDICAL DIRECTOR, AND/OR INDEPENDENT EXPERT HAS BEEN APPOINTED, THE PREVIOUS MEDICAL DIRECTOR,
PRED MEDICAL DIRECTOR, AND/OR INDEPENDENT EXPERT HAS BEEN APPOINTED, THE PREVIOUS MEDICAL DIRECTOR,
PRED MEDICAL DIRECTOR, AND/OR INDEPENDENT EXPERT EXPERT EVENTS CHALL CONTINUE TO
 SPED MEDICAL DIRECTOR, AND/OR INDEPENDENT EXPERT SHALL CONTINUE TO
 SERVE
 (E) (I) THE NBA AND THE PLAYERS ASSOCIATION SHALL FORM A
PROHIBITED SUBSTANCE COMMITTEE, WHICH SHALL BE COMPRISED OF ONE (1) REPRESENTATIVE FROM THE NBA, ONE (1)
REPRESENTATIVE FROM THE PLAYERS ASSOCIATION, AND THREE (3) INDIVIDUALS JOINTLY SELECTED BY THE NBA AND THE PLAYERS
INDIVIDUALS JOIN ILY SELECTED BY THE NBA AND THE PLAYERS ASSOCIATION WHO SHALL BE EXPERTS IN THE FIELD OF TESTING AND TREATMENT FOR DRUGS OF ABUSE AND PERFORMANCE -ENHANCING SUBSTANCES. THE MEMBERS OF THIS COMMITTEE SHALL SERVE FOR THE DURATION OF THE AGREEMENT.
```

THE DURATION OF THE AGREEMENT.

(II) THE MEMBERS OF THE PROHIBITED SUBSTANCES COMMITTEE SHALL MEET (EITHER IN PERSO N OR BY CONFERENCE CALL) AT LEAST ONCE EACH SEASON AND ONCE EACH OFF -SEASON (THE "ANNUAL MEETINGS"). THE ANNUAL MEETINGS SHALL BE SCHEDULED BY THE NBA AFTER CONSULTATION WITH THE PLAYERS ASSOCIATION. AT THE ANNUAL MEETINGS, THE COMMITTEE SHALL REVIEW THE PROGRAM'S LIST OF PROHIBITED SUBSTANCES, AND DISCUSS GENERAL ANTI-DOPING ISSUES (INCLUDING, BUT NOT LIMITED TO, ADVANCES IN

DRUG TESTING SCIENCE AND TECHNOLOGY, AND MODIFICATIONS TO RELEVANT ANTI -DOPING POLICIES OF OTHER SPORTS ORGANIZATIONS). THE COMMIT TEE SHALL ALSO MAKE RECOMMENDATIONS TO THE

NBA AND THE PLAYERS ASSOCIATION FOR CHANGES TO THE LIST OF PROHIBITED SUBSTANCES (INCLUDING THE DETERMINATION OF LABORATORY ANALYSIS CUTOFF LEVELS).

```
486 ARTICLE XXXIII
(II) AS OF SEPTEMBER 1, EITHER OF THE PARTIES TO THIS AGREEMENT MAY
DISCHARGE ANY JOINTY. SELECTED MEMBER OF THE PROHIBITED
SUBSTANCES COMMITTEE BY SERVING THIRTY (30) DAYS 'PRIOR
NOTICE UPON THAT PERSON AND UPON THE OTHER PARTY TO THIS
AGREEMENT. IN THE CASE OF SUCH DISCHARGE, OR IN THE EVENT A
COMMITTEE MEMBER RESIONS, AND IF THE PARTIES ARE UNABLE TO AGREE ON A REPLACEMENT COMMITTEE MEMBER WITHIN
THIRTY (30) DAYS, THEN THE PARTIES STALL REQUEST A LIST OF
SEVEN (7) NAMES OF POTENTIAL REPLACEMENTS PREPARED BY THE
MEDICAL DIRECTOR, AND ANY REMAINING JOINTY, SELECTED
COMMITTEE MEMBERS, AND, WITHIN SEVEN (7) DAYS, SHALL SELECT THE NECESSARY REPLACEMENT BY ALTERNATELY STRIKING NAMES FROM THE LIST UNTIL ONLY ONE (1) REMAINS.
(F) UNLESS SPECIFICALLY STATED OTHERWISE IN THIS SELECTED
COMMITTEE MEMBERS, AND, WITHIN SEVEN (7) DAYS, SHALL SELECT THE NECESSARY REPLACEMENT BY ALTERNATELY STRIKING NAMES FROM THE LIST UNTIL ONLY ONE (1) REMAINS.
(F) UNLESS SPECIFICALLY STATED OTHERWISE IN THIS SELECTED
COMMITTEE MEMBERS, AND, WITHIN SEVEN (7) DAYS, SHALL SELECT THE NECESSARY REPLACEMENT BY ALTERNATELY STRIKING NAMES FROM THE LIST UNTIL ONLY ONE (1) REMAINS.
(F) UNLESS SPECIFICALLY STATED OTHERWISE IN THIS SELECTED
COMMITTEE MEMBERS, AND, WITHIN SEVEN (7) DAYS, SHALL SELECT THE NECESSARY REPLACEMENT BY ALTERNATELY STRIKING NAMES FROM THE LIST UNTIL ONLY ONE (1) REMAINS.
(F) UNLESS SPECIFICALLY STATED OTHERWISE IN THIS SELECTED
COMMITTEE PROGRAM IN EXCESS OF THOSE COVERED BY THE NBA PLAYERS GROUP HEALTH PLAN, INCLUDING THE FEES AND EXPENSES OF THE MEDICAL DIRECTOR, THE SEPTIMENT OF THE NBA AND PLAYERS
ASSOCIATION. THE INDEPENDENT EXPORT, AND THE PROHIBITED
SUBSTANCES COMMITTEE SHALL BE SHARED E QUALLY BY THE NBA AND PLAYERS
ASSOCIATION. THE PLAYERS ASSOCIATION'S SHARE SHALL BE PAIN BY THE NBA AND PLAYERS
ASSOCIATION. THE PROFESS ASSOCIATION'S SHARE SHALL BE PAIN BY THE NBA AND PLAYERS
ASSOCIATION. THE PROFESS ASSOCIATION'S SHARE SHALL BE PAIN BY THE NBA AND PLAYERS
ASSOCIATION. THE PROFESS ASSOCIATION'S SHA
```

SECTION 3. CONFIDENTIALITY.

(A) OTHER THAN AS REASONABLY REQUIRED IN CONNECTION WITH THE SUSPENSION

OR DISQUALIFICATION OF A PLAYER, THE NBA, THE TEAMS, AND THE PLAYERS

ASSOCIATION, AND ALL OF THEIR MEMBERS, AFFILLATES, AGENTS, CONSULTANTS, AND

EMPLOYEES, ARE PROHIBITED FROM PUBLICLY DISCLOSING INFORMATION ABOUT THE

DIAGNOSIS, TREATMENT, PROGNOSIS, TEST RESULTS, COMPLIANCE, OR THE FACT OF

PARTICIPATION OF A PLAYER IN THE PROGRAM ("PROGRAM INFORMATION"); PROVIDED,

HOWEVER, (I) IF A PLAYER IS SUSPENDED OR DISQUALIFIED FOR CONDUCT INVOLVING A DRUG OF ABUSE, DIURETIC, SYNTHETIC CANNABINOID, DISTRIBUTION OF MARIJUANA,

OR FOR FAILING TO COMPLY WITH HIS TREATMENT PROGRAM AS PRES CRIBED AND

DETERMINED BY THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE), THE NBA MAY PUBLICLY DISCLOSE THE APPLICABLE PENALTY (BUT MAY

NOT, FOR CLARITY, PUBLICLY DISCLOSE THE PARTICULAR PROHIBITED SUBSTANCE

INVOLVED, ASBENT THE AGREEMENT OF THE PLAYER ASSOCIATION OR THE PRIOR

DISCLOSURE OF SUCH INFORMATION BY THE PLAYER OR BY A PERSON AUTHORIZED BY THE PLAYER TO DISCLOSE SUCH INFORMATION), AND (II) IF A PLAYER IS SUSPENDED OR

DISQUALIFIED FOR CONDUCT INVOLVING A SPED. THE PARTICULAR SPED SHA LL BE

PUBLICLY DISCLOSED ALONG WITH THE ANNOUNCEMENT OF THE APPLICABLE PENALTY.

(B) THE MEDICAL DIRECTOR, AND THE

COUNSELORS, AND ALL OF THEIR AFFILLATES, AGENTS, CONSULTANTS, AND EMPLOYEES, ARE PROHIBITED FROM PUBLICLY DISCLOSING PR OGRAM INFORMATION; PROVIDED,

HOWEVER, THAT THE MEDICAL DIRECTOR AND THE SPED MEDICAL DIRECTOR AND THE PLAYER SASSOCIATION.

(C) THE INDEPENDENT EXPERT IS PROHIBITED FROM PUBLICLY DISCLOSING SPED OF THE PLAYER ASSOCIATION PURSUANT TO SECTION 5 BELOW.

(D) MEMBERS OF THE PROHIBITED SUBSTANCES COMMITTEE ARE PROHIBITED

FROM PUBLICLY DISCLOSING ANY INFORMATION TO THE NBA AND THE PLAYERS ASSOCIATION.

(C) THE INDEPENDENT EXPERT IS PROHIBITED FROM PUBLICLY DISCLOSING ANY INFORMATION THAT IS PUBLICLY DISCLOSING ANY INFORMATION THAT IS PUBLICLY DISCLOSING ANY INFORMATION THE PLAYERS ASSOCIATION PURSUANT

ARTICLE XXXIII 487

488 ARTICLE XXXIII
MEDICAL DIRECTOR, THE INDEPENDENT EXPERT, OR THE PROHIBITED SUBSTANCES
COMMITTEE, OR ANY OF THEIR MEMBERS, AFFILIATES, AGENTS, CONSULTANTS, AND
EMPLOYEES, WILL, AFTER SUCH DISCLOSURE, NO LONGER BE SUBJECT TO THE
CONFIDENTIALITY PROVISIONS OF THIS SECTION 3.
(F) OTHER THAN AS REASONABLY REQUIRED BY THE REASONABLE CAUSE TESTING
PROCEDURE SET FORTH IN SECTION 5 BELOW, NEITHER THE NBA NOR THE PLAYERS
ASSOCIATION SHALL DIVULGE TO ANY OTHER PERSON OR ENTITY (INCLUDING THEIR
DESDECTIVE MEMBERS ASSULTANTS EMPLOYEES AND THER RESPECTIVE MEMBERS, AFFILIATES, AGENTS, CONSULTANTS, EMPLOYEES, AND THE PLAYER AND TEAM INVOLVED): (I) THAT IT HAS RECEIVED INFO RMATION REGARDING THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE BY A PLAYER; (II) THAT IT IS CONSIDERING REQUESTING, HAS REQUESTED, OR HAS HAD A CONFERENCE WITH THE INDEPENDENT EXPERT CONCERNING THE SUSPECTED USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE BY A PLAYER; (III) ANY INFORMATION DISCLOSED TO THE INDEPENDENT EXPERT; OR (IV) THE RESULTS OF ANY CONFERENCE WITH THE INDEPENDENT EXPERT. (G) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN SECTIONS 3(A)-(F) ABOVE, THE NBA AND THE PLAYERS ASSOCIATION SHALLPROMPTLY ADVISE AND MAKE AVAILABLE TO EACH OTHER ALL INFORMATION EITHER OF THEM MAY HAVE IN THEIR POSSESSION, CUSTODY, OR CONTROL THAT PROVIDES CAUSE TO BELIEVE THAT A PLAYER IS ENGAGED IN THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE.

(H) NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN SECTIONS 3(A)-(F) ABOVE, IF A PLAYER (1) HAS TESTED POSITIVE FOR A PROHIBITED SUBSTANCE S(A)-(F) ABOVE, IF A PLATER (1) HAS TESTED POSITIVE FOR A PROHIBITED SUBSTANCE
AND IS SUBJECT TO A POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION
UNDER THIS ARTIC LE XXXIII BY VIRTUE OF SUCH POSITIVE TEST (E.G., BECAUSE SUCH
POSITIVE TEST HAS NOT BEEN DEEMED NEGATIVE DUE TO A DETERMINATION BY THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) THAT THERE IS A
VALID ALTERNATIVE MEDICAL EXPLANATION FOR THE T EST RESULT, OR (2) IS OTHERWISE IN
VIOLATION OF THE PROGRAM AND, AS A RESULT, IS SUBJECT TO A POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION UNDER THIS ARTICLE XXXIII BY REASON OF

ARTICLE XXXIII 489
SUCH VIOLATION (E.G., BECAUSE OF HIS NONCOMPLIANCE WITH TREATMENT OR FAILURE TO COOPERATE WITH THE TESTING PROCESS), THEN:
(I) IF, WHILE THE PLAYER IS SUBJECT TO A POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION PURSUANT TO SECTION 3(H)(1) OR DISMISSAL AND DISQUALIFICATION PORSUANT TO SECTION 3(H)(1) OR
(2) ABOVE, THE PLAYER COMMENCES OR IS ENGAGED IN
NEGOTIATIONS WITH A TEAM REGARDING A PLAYER CONTRACT OR AN
AMENDMENT TO A PLAYER CONTRACT (INCLUDING AN EXTENSION, RENEGOTIATION, OR OTHER AMENDMENT), THE PLAYER SHALL
IMMEDIATELY PROVIDE WRITTEN NOTICE OF THE POSITIVE TEST
AND/OR THE POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION TO THE TEAM. (FOR PURPOSES OF THE FOREGOING SENTENCE, "IMMEDIATELY" MEANS (X) IF THE PLAYER COMMENCES SUCH NEGOTIATIONS WITH THE TEAM AFTER BEING INFORMED THAT HE IS SUBJECT TO A POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION PURSUANT TO SECT ION 3(H)(1) OR (2) ABOVE,
UPON COMMENCEMENT OF SUCH NEGOTIATIONS, AND (Y) IF THE PLAYER IS INFORMED THAT HE IS SUBJECT TO A POTENTIAL SUSPENSION
OR DISMISSAL AND DISQUALIFICATION PURSUANT TO SECTION 3(H)(1) OR 103 MISSAL AND DISQUALIFICATION PURSUANT TO SECTION 3(H)(1)
OR (2) ABOVE AFTER COMMENCING SUCH NEGOTIATIONS W ITH THE
TEAM, WITHIN TWENTY -FOUR (24) HOURS OF BEING SO INFORMED,
AND IN THE CASE OF EITHER (X) OR (Y), PRIOR TO THE EXECUTION OF ANY CONTRACT OR AMENDMENT TO SUCH CONTRACT.) IF THE PLAYER
ENTERS INTO A PLAYER CONTRACT OR AN AMENDMENT TO A PLAYER
CONTRACT WITH A TEAM, THEN THE NBA SHALL PROMPTLY INFORM
THE TEAM OF THE PLAYER'S POSITIVE TEST AND/OR POTENTIAL
SUSPENSION OR DISMISSAL AND DISQUALIFICATION AND NOTICE
DELICATION PLUES LIANT TO THIS SECTION 3(H)(1). WITHIN SIX (6) OBLIGATION PURSUANT TO THIS SECTION 3(H)(I). WITHIN SIX (6)
BUSINESS DAYS OF BEING SO INFORMED BY THE NBA, THE TEAM MAY REQUEST THAT THE NBA RENDER THE PLAYER'S CONTRACT (OR BUSINESS DAYS OF BEING SO INFORMED BY THE NBA, THE TEAM MAY REQUEST THAT THE NBA RENDER THE PLAYER'S CONTRACT (OR AMENDMENT, AS THE CASE MAY BE) NULL AND VOID IF THE TEAM BELIEVES THAT THE PLAYER FAILED TO PROVIDE THE TEAM WITH WRITTEN NOTICE PURSUANT TO THIS SECTION 3(H). IF A T EAM MAKES SUCH A REQUEST, AND THE NBA THEN DETERMINES THAT THE PLAYER FAILED TO PROVIDE THE TEAM WITH SUCH WRITTEN NOTICE, THE PLAYER'S C ONTRACT (OR AMENDMENT, AS THE CASE MAY BE)
SHALL BE RENDERED NULL AND VOID AND OF NO FURTHER FORCE OR

EFFECT.

EFFECT.

490 ARTICLE X XXIII
(II) IF, WHILE THE PLAYER IS SUBJECT TO A POTENTIAL SUSPENSION OR
DISMISSAL AND DISQUALIFICATION PURSUANT TO SECTION 3(H)(1)
OR (2) ABOVE, AN ASSIGNMENT OF THE PLAYER'S CONTRACT IS
PROPOSED TO OCCUR VIA A TRADE CONFERENCE CALL WITH THE NBA LEAGUE OFFICE, THEN THE NBA SHALL PROVIDE NOTICE OF THE PROPOSED TO OCCUR VIA A TRADE CONFERENCE CALL WITH THE NBA LEAGUE OFFICE, THEN THE NBA SHALL PROVIDE NOTICE OF THE POSITIVE TEST AND/OR POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION, TO THE TEAMS INVOLVED IN THE TRADE OF THE PLAYER'S CONTRACT.

(III) IF, WHILE THE PLAYER IS SUBJECT TO A POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION PURSUANT TO SECTION 3(H)(1) OR (2) ABOVE, THE PLAYER HAS BEEN PLACED ON WAIVERS AND A TEAM CLAIMS THE RIGHTS TO THE PLAYER, PRIOR TO NOTIFYING A TEAM THAT IT HAS ACQUIRED SUCH RIGHTS, THE NBA SHALL PROVIDE WRITTEN NOTICE OF THE POSITIVE RESULT AND/OR POTENTIAL SUSPENSION OR DISMISSAL AND DISQUALIFICATION TO SUCH TEAM.

SUSPENSION OR DISMISSAL AND DISQUALIFICATION TO SUCH TEAM. UPON RECEIVING SUCH NOTICE, NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THE TEAM SHALL HAVE THE RIGHT TO WITHDRAW ITS WAIVER CLAIM PURSUANT TO A PROCESS ESTABLISHED BY THE NBA.

IN THE EVENT THAT THE NBA PROVIDES NOTICE TO A TEAM PURSUANT TO THIS SECTION 3(H), THE NBA ALSO SHALL INFORM THE TEAM OF (X) WHETHER THE TESTING OF THE SPLIT OR "B" SAMPLE OF THE PLAYER'S SPECIMEN IS OUTSTANDING, AND (Y) THE FURTHER PROCESS TO WHICH THE PLAYER IS SUBJECT UNDER THE PROGRAM. (I) NOTHING CONTAINED IN THIS SECTION 3 SHALL PROHIBIT A TEAM FROM PROVIDING TO THE NBA INFORMATION CONCERNING WHETHER A PLAYER IS ENGAGED IN THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE. FOR CLARITY, THIS SECTION 3(I) DOES NOT PERMIT A TEAM TO PROVIDE INFORMATION TO THE NBA IN VIOLATION OF SECTION 18(D) BELOW. THIS SECTION 3.(1) DUES NOT PERMIT A TEAM TO PROVIDE INCOMPATION TO THE INCOMPATION TO THE SECTION 4. TESTING.

(A) TESTING CONDUCTED PURSUANT TO THIS ARTICLE XXXIII , WHETHER BY THE NBA, THE MEDICAL DIRECTOR, OR THE SPE D MEDICAL DIRECTOR, SHALL BE CONDUCTED IN COMPLIANCE WITH SCIENTIFICALLY ACCEPTED ANALYTICAL TECHNIQUES. SUCH TESTING SHALL ALSO COMPLY WITH SECTION 4(B) BELOW, THE COLLECTION PROCEDURES DESCRIBED IN EXHIBIT I -3 (FOR URINE COLLECTIONS) AND EXHIBIT I -4 (FOR BLOOD COLLECTIONS) TO THIS AGREEMENT, AND SUCH ADDITIONAL PROCEDURES

ARTICLE XXXIII 491
AND PROTOCOLS AS MAY BE ESTABLISHED BY THE NBA (AFTER CONSULTATION WITH THE PLAYERS ASSOCIATION) OR THE MEDICAL DIRECTOR OR THE SPED MEDICAL DIRECTOR, AS ASPOLICABLE (AFTER CONSULTATION WITH THE NBA AND THE PLAYERS ASSOCIATION).
THE NBA AND THE MEDICAL DIRECTOR OR THE SPED MEDICAL DIRECTOR, AS APPLICABLE (AFTER CONSULTATION WITH THE PLAYERS ASSOCIATION), ARE AUTHORIZED TO RETAIN SUCH CONSULTANTS AND SUPPORT SERVICES AS ARE NECESSARY AND APPROPRIATE TO ADMINISTER AND CONDUCT SUCH TESTING.

(B) IF A PLAYER IS SELECTED FOR RANDOM DRUG TESTING PURSUANT TO SECTION 6
BELOW ON A DAY HE IS SCHEDULED TO PLAY A GAME, THE FOLLOWING ADDITIONAL PROCEDURES WILL APPLY: (I) ANY BLOOD TESTING MUST OCCUR AFTER THE GAME; AND (II) FOR URINE TESTING OF A PLAYER ON THE VISITING TEAM SCHEDULED AT GAME -DAY SHOOT -AROUNDS, TESTS WILL BE SCHEDULED TO OCCUR BEFORE THE SHOOT -AROUND FOR THAT TEAM COMMENCES, AND FOR ANY TESTS THAT ARE NOT COMPLETED BY THE TIME THE VISITING TEAM BUS IS SCHEDULED TO LEAVE THE ARENA OR PRACTICE FACILITY AFTER THE SHOOT -AROUND IS COMPLETED, THE TEAM WILL PROVIDE ALTERNATE TRANSPORTATION TO THE TEAM HOTEL FOR ANY PLAYER THAT MUST REMAIN AT THE ARENA OR PRACTICE FACILITY TO COMPLETE THE TESTING PR OCESS AND WILL ENSURE THAT A TEAM STAFF MEMBER REMAINS WITH THE AFFECTED PLAYER (S) AND ACCOMPANIES HIM OR THEM BACK TO THE TEAM'S HOTEL.

(C) ALL TESTS CONDUCTED PURSUANT TO THIS ARTICLE XXXIII SHALL BE
ANALYZED BY LABORATORIES SELECTED BY THE NBA AND THE PLAYER SASSOCIATION, AND CERTIFIED BY THE WORLD ANTI-DOPING AGENCY OR THE SUBSTANCE ABUSE AND

ANALYZED BY LABORATORIES SELECTED BY THE NBA AND THE PLAYE RS ASSOCIATION, AND CERTIFIED BY THE WORLD ANTI -DOPING AGENCY OR THE SUBSTANCE ABUSE AND MENTAL HEALTH SERVICES ADMINISTRATION (SAMHSA).

(D) ANY TEST CONDUCTED PURSUANT TO THIS ARTICLE XXXIII WILL BE CONSIDERED "POSITIVE" FOR A PROHIBITED SUBSTANCE UNDER THE F OLLOWING

CONSIDERED "POSITIVE" FOR A PROHIBITED SUBSTANCE UNDER THE FOL CIRCUMSTANCES: (I) IF THE TEST IS FOR A PROHIBITED SUBSTANCE OTHER THAN A SPED OR DIURETIC AND IT IS CONFIRMED BY LABORATORY ANALYSIS AT THE

LEVELS SET FORTH IN EXHIBIT I -5.

(II) IF THE TEST IS FOR A SPED OR DIURETIC, AND IT IS CONFIRMED BY LABORATORY ANAL YSIS AT THE LEVELS SET FORTH IN EXHIBIT I -6.

(III) IF A PLAYER REFUSES TO SUBMIT TO A TEST OR COOPERATE FULLY WITH THE TESTING PROCESS, WITHOUT A REASONABLE EXPLANATION SATISFACTORY TO THE MEDICAL DIRECTOR OR THE SPED MEDICAL

```
DIRECTOR (FOR TESTING UNDER THE SPED PROGRAM ONLY):
PROVIDED, HOWEVER, THAT THE NBA WILL USE ITS BEST FEFORTS
(A) TO HAVE THE DRUG TESTING COLLECTORS IMMEDIATELY NOTIFY THE
NBA WHEN ANY PLAYER REFUSES TO SUBMIT TO A TEST OR COOPERATE FULLY WITH THE TESTING PROCESS, AND (B) TO PROVIDE
SUCH INFORMATION TO THE PLAYERS ASSOCIATION AS SOON AS
POSSIBLE THEREAFTER; AND PROVIDED, FURTHER, THAT (C) FOLLOWING
ANY PLAYER'S REFUSAL TO SUBMIT TO A TEST OR FAILURE TO COOPERATE FULLY WITH THE TESTING PROCESS, THE DRUG TESTING COLLECTOR SHALL
WAIT NINETY (90) MINUTES AT THE COLLECTION SITE, AND (D) IF THE
PLAYER SUBMITS TO THE TEST AND COOPERATES FULLY WITH THE TESTING PROCESS WITHIN SUCH ADDITIONAL TIME, THEN HIS EARLIER
REFUSAL OR FAILURE TO COOPERATE SHALL BE EXCUSED AND THE TEST SHALL NOT BE DEEMED POSITI VE UNDER THIS SECTION 4(D).

(IV) IF THE PLAYER FAILS TO SUBMIT TO A SCHEDULED TEST, WITHOUT A
REASONABLE EXPLANATION SATISFACTORY TO THE MEDICAL DIRECTOR
OR SPED MEDICAL DIRECTOR (FOR TESTING UNDER THE SPED PROGRAM ONLY).

(V) IF THE PLAYER AT HEN THE STORE SUBMITURE, IN LILIE, OR ADULTERATE A
SPECIMEN SAMPLE OR IN ANY OTHER MANNER ALTER A TEST RESULT (OTHER THAN BY TESTING POSITIVE FOR A DIURETIC).

(E) THE NBA SHALL PROMPTLY NOTHEY THE PLAYERS ASSOCIATION OF ANY
POSITIVE TEST CONDUCTED BY THE NBA, AND SHALL THEREAFTER NOTHEY THE PLAYER.

THE MEDICAL DIRECTOR OR THE SPED DEPOICAL DIRECTOR (AS APPLICABLE) SHALL
PROMPTLY NOTHEY THE PLAYER OF ANY POSITIVE TEST CONDUCTED BY THE MEDICAL
DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) SHALL
PROMPTLY NOTIFY THE PLAYER OF ANY POSITIVE TEST CONDUCTED BY THE NBA AND THE PLAYER.

THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) SHALL
PROMPTLY NOTIFY THE PLAYER OF ANY POSITIVE TEST CONDUCTED BY THE MEDICAL
DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) SHALL
PROMPTLY NOTIFY THE PLAYER OF ANY POSITIVE TEST CONDUCTED BY THE NBA AND THE PLAYER.

THE POSITIVE TEST WILL RESULT IN A PENALTY TO BE IMPOSED ON THE PLAYER, THE

MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS
```

ARTICLE XXXIII 493
OF THE RESULT OF THE ETST OF THE PLAYER'S "B" SAMPLE AND, IF THE RESULT IS
POSITIVE, THE PLAYERS ASSOCIATION MAY, WITHIN FIVE (S) BUSINESS DAYS OF THE
DATE OF SUCH NOTIFICATION, DIRECT THE NBAT OR REQUEST DOCUMENTATION
PACKAGE (S) FOR THE PLAYER'S "A" SAMPLE AND "B" SAMPLE FROM THE APPLICABLE
PROGRAM LABORATORY. WITHIN TEN (10) BUSINESS DAYS OF RECEIVING A
DOCUMENTATION PACKAGE PURSUANT TO THE PRECEDING SENTENCE, THE PLAYERS
ASSOCIATION MAY HOLD A CONFERENCE CALL AMONG THE NBA, THE PLAYERS
ASSOCIATION MAY HOLD A CONFERENCE CALL AMONG THE NBA, THE PLAYERS
ASSOCIATION, AND THE APPLICABLE PROGRAM LABORATORY TO REQUEST CLARIF ICATION OF ANY INFORMATION PACKAGE. PROVIDED, HOWEVER, IF IT
IS IMPRACTICABLE TO HOLD SUCH CONFERENCE CALL WITHIN TEN (10) BUSINESS DAYS
OF RECEIVING A DOCUMENTATION PACKAGE.
OF RECEIVING A DOCUMENTATION PACKAGE, THEN THE PLAYERS ASSOCIATION MAY
INSTEAD SEEK CLARIFICATION OF AN Y INFORMATION IN THE DOCUMENTATION PACKAGE
VIA AN EMBAL TO THE APPLICABLE PROGRAM LABORATORY (WITH THE NBA COPIED),
WHICH EMAIL MUST BE SENT WITHIN TEN (10) BUSINESS DAYS OF RECEIVING A
RESPECTIVE DOCUMENTATION PACKAGE
(G) ANY POSITIVE TEST PURSUANT TO SECTION 4(D)(I) ABOVE SHALL BE REVIEWED
BY THE MEDICAL DIRECTOR. ANY POSITIVE TEST PURSUANT TO SECTION 4(D)(I) ABOVE
SHALL BE REVIEWED BY THE SPED MEDICAL DIRECTOR. "IF THE MEDICAL DIRECTOR." ANY POSITIVE TEST PURSUANT TO SECTION 4(D)(II) ABOVE
SHALL BE REVIEWED BY THE SPED MEDICAL DIRECTOR. "IF THE MEDICAL DIRECTOR (AS APPLICABLE) THE TEST PURSUANT TO SECTION 4(D)(II) ABOVE
SHALL BE REVIEWED BY THE SPED MEDICAL DIRECTOR. "IF THE MEDICAL DIRECTOR (AS APPLICABLE) THE TEST PURSUANT TO SECTION 4(D)(II) ABOVE
SHALL BE REVIEWED BY THE SPED MEDICAL DIRECTOR. "IF THE MEDICAL DIRECTOR (AS APPLICABLE) THE TEST SHALL BE DEEMED NO REGATIVE.

(H) IF THE TEST RESULT, THEN THE TEST SHALL BE DEEMED NO REGATIVE.

(H) IF THE TEST SECULT THE TEST SHALL BE DEEMED NO REGATIVE.

(H) IF THE TEST SHALL THE PLAYER SEPORTED BY THE LABORATORY AS

SUBMIT TO ANOTHER TEST ON A DATE

ADMINISTERED TO THAT PLAYER FOR THAT SEASON UNDER SECTION 6 (RANDOM TESTING) BELIOW.

(I) FOR CLARITY, IF THE TEST RESULT FOR ANY PLAYER REPORTS A SPED OR DURRETIC AT A DETECTABLE LEVEL BELOW THE CONFIRMATORY LABORATORY, ANALYSIS LEVELS SET FORTH IN EXHIBIT I -6 (AND, FOR CLENBUTERO)L, ABOVE 0.2 NG/ML BUT BELOW 1 NG/ML), THE RESULT SHALL BE TREATED AS AN ATYPICAL FINDING UNDER THE PROGRAM AND, AS A RESULT, THE PLAYER SHALL BE SUBJECT TO TESTING FOR PROHIBITED SUBSTANCES NO MORE THAN FOUR (4) TIMES DURING THE STAWLER PERIOD COMMENCING ON THE DATE THE NBALL SHALL BE SUBJECT TO TESTING FOR PROHIBITED SUBSTANCES NO MORE THAN FOUR (4) TIMES DURING THE STAWLER PERIOD COMMENCING ON THE DATE THE NBALL SHOULT RESTING MAY BE ADMINISTERED AT ANY TIME, IN THE DISCRETION OF THE NBA, WITHOUT PRIOR NOTICE TO THE PLAYER A SECTION 5. REASONABLE CAUSE TESTING OR HEARING.

SECTION 5. REASONABLE CAUSE TESTING OR HEARING.

(A) IN THE EVENT THAT EITHER THE NBA OR THE PLAYERS ASSOCIATION HAS INFORMATION THAT GIVES IT REASONABLE CAUSE TO BELIEVE THAT A PLAYER IS ENGAGED IN THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE, INCLUDING INFORMATION THAT A FIRST. YEAR PLAYER MAY HAVE BEEN ENGAGED IN SUCH CONDUCT DURING THE PERIOD BEGINNING THREE (3) MONTHS PRIOR TO HIS ENTRY INTO THE NBA, SUCH PARTY SHALL REQUEST A CONFERENCE WITH THE OTHER PARTY AND THE INDEPENDENT EXPERT, WHICH SHALL EVEN HE HELD WITHIN TWENTY -FOUR (24) HOURS OR AS SOON THEREAFTER AS THE EXPERT IS AVAILABLE. UPON HEARING THE INFORMATION PRESENTED, THE INDEPENDENT EXPERT, WICH SHALL EVEN HE RESULT THE PLAYER IN QUESTION HAS BEEN ENGAGED IN THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE. IF THE INDEPENDENT EXPERT SHALL IMMEDIATELY DECIDE WHETHER THERE IS REASONABLE CAUSE TO BELIEVE THAT THE PLAYER IN QUESTION HAS BEEN ENGAGED IN THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE. IF THE INDEPENDENT EXPERT DECIDES THAT SUCH REASONABLE CAUSE EN GRAYERS. THE EXPERT SHALL THERE PLAYER AND A PROHIBITED SUBSTANCE. IF THE INDEPENDENT EXPE

494 ARTICLE XXXIII

INDEPENDENT EXPERT THE NAMES (OR OTHER IDENTIFYING CHARACTERISTICS) OF THEIR

```
496 ARTICLE XXXIII
THAN IN ACCORDANCE WITH THE TERMS OF THIS ARTICLE XXXIII, IT MAY, IN LIEU OF
REQUESTING THE TESTING PROCEDURE SET FORTH IN SECTIONS 5(A) -(D) ABOVE, REQUEST
A HEARING ON THE MATTER BEFORE THE GRIEVANCE ARBITRATOR. IF THE GRIEVANCE
ARBITRATOR CONCLUDES THAT, WITHIN THE PREVIOUS YEAR, THE PLAYER HAS USED,
POSSESSED, OR DISTRIBUTED A PROHIBITED SUBSTANCE, HAS ENGAGED IN A FELONY
INVOLVING THE DIST RIBUTION OF MARIJUANA, OR HAS RECEIVED TREATMENT OTHER THAN
IN ACCORDANCE WITH THE TERMS OF THIS ARTICLE XXXIII, THE PLAYER SHALL IMMEDIATELY BE DISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE
NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISI ONS OF SECTION 12(A)
BELOW, NOTWITHSTANDING THE FACT THAT THE PLAYER HAS JUSED OR POSSESSED A

BELOW, ROTWITHSTATOR CONCLUDES THAT THE PLAYER HAS JUSED OR POSSESSED A
GRIEVANCE ARBITRATOR CONCLUDES THAT THE PLAYER HAS USED OR POSSESSED A SPED, BENZODIAZE PINE, DIURETIC, OR SYNTHETIC CANNABINOID, HE SHALL ENTER
THE PROGRAM AND SUFFER THE APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 OR 10 BELOW, AS THE CASE MAY BE. SECTION 6. RANDOM TESTING.
 (A) IN ADDITION TO THE TESTING PROCEDURES SET FORTH IN SECTION 5 ABOVE, A
PLAYER SHALL BE REQUIRED TO UNDERGO URINE TESTING FOR PROHIBITED SUBSTANCES AT ANY TIME, WITHOUT PRIOR NOTICE TO THE PLAYER, NO MORE THAN FOUR (4) TIMES
AT ANY TIME, WITHOUT PRIOR NOTICE TO THE PLAYER, NO MORE THAN FOUR (4) TIMES
EACH SEASON AND NO MORE THAN TWO (2) TIMES DURING EACH OFF -SEASON. FOR
PURPOSES OF THIS SECTION 6, THE LAS T DAY OF A SEASON FOR A PLAYER SHALL BE THE
DAY BEFORE THAT PLAYER'S OFF -SEASON BEGINS. DURING EACH SEASON, THE NBA
WILL CONDUCT NO MORE THAN 1,925 TOTAL URINE TESTS. DURING THE OFF -SEASON,
THE NBA WILL CONDUCT NO MORE THAN 100 TOTAL URINE TESTS. THE SC HEDULING
OF TESTING AND COLLECTION OF URINE SAMPLES WILL BE CONDUCTED ACCORDING TO A RANDOM PLAYER SELECTION PROCEDURE BY A THIRD-PARTY ORGANIZATION, AND NEITHER
THE NBA, THE PLAYERS ASSOCIATION, ANY TEAM, OR ANY PLAYER WILL HAVE ANY INVOLVEMENT IN SELECTING THE PLAYERS TO BE TESTED OR WILL RECEIVE PRIOR NOTICE
OF THE TESTING SCHEDULE; PROVIDED, HOWEVER, THAT IT SHALL NOT BE A VIOLATION OF
THE FOREGOING FOR THE THIRD-PARTY ORGANIZATION (OR A SPECIMEN COLLECTOR FOR
THE SAMPL TO PROVIDE ADVANCE NOTICE OF A SCHEDULED COLLECTION TO AN NIBA
THE FOREGOING FOR THE THIRD- PARTY ORGANIZATION (OR A SPECIMEN COLLECTOR FOR THE SAME) TO PROVIDE ADVANCE NOTICE OF A SC HEDULED COLLECTION TO AN NBA TEAM SECURITY REPRESENTATIVE, SO LONG AS SUCH NOTICE DOES NOT IDENTIFY THE PLAYER(S) WHO WILL BE TESTED AND SEEKS MERELY TO FACILITATE ACCESS OF THE COLLECTOR TO THE TESTING LOCATION. URINE SAMPLES COLLECTED DURING THE SEASON WILL BE TESTED FOR ALL PROPHIBITED SUBSTANCES; URINE SAMPLES COLLECTED DURING THE OFF -SEASON WILL BE TESTED FOR SPEDS AND DIURETICS ONLY AND MAY NOT UNDER ANY CIRCUMSTANCES BE TESTED WITH RESPECT TO ANY OTHER PROHIBITED
```

SUBSTANCES.

ARTICLE XXXIII 497
(B) (I) IN THE EVENT THAT A FIRST -YEAR PLAYER TESTS POSITIVE FOR A DRUG
OF ABUSE OTHER THAN A BENZODIAZEPINE PURSUANT TO THIS
SECTION 6, HE SHALL IMMEDIATELY BE DISMISSED AND DISQUALIFIED
FROM ANY ASSOCIATION WITH THE NBA OR ITS TEAMS FOR A PERIOD
OF ONE (1) YEAR, HIS PLAYER C ONTRACT SHALL BE RENDERED NULL
AND VOID AND OF NO FURTHER FORCE OR EFFECT (SUBJECT TO THE PROVISIONS OF P ARAGRAPH 8 OF THE UNIFORM PLAYER CONTRACT),
AND HE SHALL ENTER STAGE 1 OF THE DRUGS OF ABUSE PROGRAM. SUCH DISMISSAL AND DISQUALIFICATION SHALL BE MANDATORY AND
MAY NOT BE RESCINDED OR REDUCED BY THE PLAYER'S TEAM OR THE
NBA; PROVIDED, HOWEVER, THAT SUCH DISMISSAL AND
DISQUALIFICATION MAY BE REDUCED OR RESCINDED BY THE
GRIEVANCE ARBITRATOR IN ACCORDANCE WITH SECTION 20 BELOW.
(II) DURING ANY PERIOD WHILE A F IRST-YEAR PLAYER IS DISMISSED AND
DISQUALIFIED FROM THE NBA UNDER SECTION 6(B)(I) ABOVE, AND
SO LONG AS SUCH PLAYER IS IN COMPLIANCE WITH HIS IN-PATIENT OR
AFTERCARE OBLIGATIONS UNDER THE PROGRAM (AS DETERMINED BY THE MEDICAL DIRECTOR), HE SHALL RECEIVE FR OM HIS TEAM A
REASONABLE AND NECESSARY LIVING EXPENSE STIPEND TO BE AGREED UPON BY THE NBA AND THE PLAYERS ASSOCIATION WHICH
(A) SHALL NOT EXCEED TWENTY -FIVE PERCENT (25%) OF THE SALARY
THAT THE PLAYER WOULD OTHERWISE HAVE BEEN ENTITLED TO EARN FOR THE PER IOD OF HIS DISMISSAL AND DISQUALIFICATION AND
(B) SHALL NOT BE PAYABLE FOR MORE THAN ONE (1) YEAR FROM THE
DATE OF SUCH DISMISSAL AND DISQUALIFICATION.
(III) ANY FIRST -YEAR PLAYER WHO TESTS POSITIVE FOR A SPED,
BENZODIAZEPINE, OR SYNTHETIC CANNABINOID PURSUANT TO THIS SECTION 9 OR 10 BELOW, AS THE CASE MAY BE. ANY FIRST -YEAR
PLAYER WHO TESTS POSITIVE FOR A SPED,
BENZODIAZEPINE, OR SYNTHETIC CANNABINOID PURSUANT TO THIS SECTION 6 SHALL BE DEEMED TO HAVE TESTED POSITIVE FOR A SPED
AND SHALL SUFFER THE APPLICABLE CONSEQUENCES SET FORTH IN

SECTION 9 BELOW.

(C) IN THE EVENT THAT A VETERAN PLAYER TESTS POSITIVE FOR A DRUG OF ABUSE OTHER THAN A BENZODIAZEPINE PURSUANT TO THIS SECTION 6, HE SHALL IMMEDIATELY BE DISMISSED AND DISQUALIFIED FROM ANY A SSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) BELOW;

498 ARTICLE XXIII
PROVIDED, HOWEVER, THAT SUCH DISMISSAL AND DISQUALIFICATION MAY BE REDUCED
OR RESCINDED BY THE GRIEVANCE ARBITRATOR IN ACCORDANCE WITH SECTION 20
BELOW. IF THE PLAYER TESTS POSITIVE FOR A SPED, BENZODIAZEPINE, OR SYNTHETIC
CANNABINOID PURSUANT TO THIS SECTION 6, HE SHALL ENTER THE PROGRAM AND SUFFER
THE APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 OR 10 BELOW, AS THE CASE
MAY BE. IF THE PLAYER TESTS POSITIVE FOR A SPED AND SHALL SUFFER THE
APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 OR 10 BELOW, AS THE CASE
MAY BE. IF THE PLAYER TESTS POSITIVE FOR A SPED AND SHALL SUFFER THE
APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 OR 10 BELOW, AS THE CASE
MAY BE. IF THE PLAYER TESTS POSITIVE FOR A SPED AND SHALL SUFFER THE
APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 BELOW.

(D) IN THE EVENT THAT ANY PLAYER TESTS "POSITIVE" PURSUANT TO
SECTION 4(D)(III), IV), OR (V) ABOVE IN CONNECTION 9 BELOW.

(D) IN THE EVENT THAT ANY PLAYER TESTS "POSITIVE" PURSUANT TO
SECTION 4(D)(III), IV), OR (V) ABOVE IN CONNECTION WITH TESTING CONDUCTED
PURSUANT TO THIS SECTION 6, THAT POSITIVE TEST RESULT SHALL BE CONSIDERED A
POSITIVE TEST RESULT FOR A DRUG OF ABUSE, AND THE PLAYER SHALL IMMEDIATELY BE
DISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE RIBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) BELOW.

(E) IF A PLAYER FAILS TO SUBMIT TO A SCHEDULED TEST DURING THE OFF -SEASON
PURSUANT TO THIS SECTION 6, OR TO COOPERATE FULLY WITH THE TESTING PROCESS FOR SUCH TEST, WITHOUT A REASONABLE EXPLANATION SATISFACTORY TO NBA , THEN (I) THE
DRUG TESTING COLLECTOR SHALL PROVIDE NOTICE TO THE PLAYER (WITH THE RBA AND PLAYERS ASSOCIATION COPIED) OF SUCH FAILURE OR LACK OF COOPERATION EACH TIME
TO OCCURS; (II) IF SUCH FAILURE OR LACK OF COOPERATION CONTINUES, THE PLAYER WILL
BE SUBJECT TO A DAILY FINE COMMENCING ON THE THIRD DAY OF SUCH CONTINUING
FAILURE OR LACK OF COOPERATION (WITH THE FINING PERGO TO COMMENCE AT
5:00 P.M. (LOCAL TIME J. AT THE STER OF SUCH TESTING) AND (III) THE DAILY FINE S

AT ANY TIME BY COMING FORWARD VOLUNTARILY FOR A PROBLEM INVOLVING THE USE OF A DRUG OF ABUSE; PROVIDED, HOWEVER, THAT A PLAYER MAY NOT COME FORWARD VOLUNTARILY (A) UNTIL HE HAS BEEN SELECTED IN AN N BA DRAFT OR INVITED TO AN NBA

ARTICLE XXXIII 499
TRAINING CAMP; (B) DURING ANY PERIOD IN WHICH AN
AUTHORIZATION FOR TESTING AS TO THAT PLAYER REMAINS IN EFFECT
PURSUANT TO SECTION 5 ABOVE; (C) DURING ANY PERIOD IN WHICH
HE REMAINS SUBJECT TO IN- PATIENT OR AFTERCARE TREATMENT IN
STAGE 1 OF THE DRUGS OF ABUSE PROGRAM; OR (D) AFTER HE HAS
REACHED STAGE 2 OF THE DRUGS OF ABUSE PROGRAM.

(II) IF A PLAYER WHO HAS NOT PREVIOUSLY ENTERED THE DRUGS OF
ABUSE PROGRAM COMES FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A DRUG OF ABUSE, HE SHALL ENTER STAGE 1
OF THE DRUGS OF ABUSE PROGRAM.

(III) IF A PLAYER WHO HAS NOT PREVIOUSLY ENTERED STAGE 2 OF THE
DRUGS OF ABUSE PROGRAM, BUT WHO HAS BEEN NOTHFIED BY THE
MEDICAL DIRECTOR THAT HE HAS SUCCESSFULLY COMPLETED STAGE 1
OF THAT PROGRAM, COMES FOR RWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A DRUG OF ABUSE, HE SHALL ENTER STAGE 1
OF THAT PROGRAM, COMES FOR RWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A DRUG OF ABUSE, HE SHALL ENTER STAGE 2
OF THE DRUGS OF ABUSE PROGRAM.

(IV) NO PENALTY OF ANY KIND WILL BE IMPOSED ON A PLAYER AS A RESULT
OF HAVING COME FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A DRUG OF ABUSE. THE FOREGOING
SENTENCE SHALL NOT PRECLUDE THE IMPOSITION OF A PENALTY UNDER SECTION 7(C)(IV) BELOW AS A RESULT OF THE PLAYER'S ENTERING
STAGE 2 OF THE DRUGS OF ABUSE PROGRAM, OR ANY PENALTY CALLED
FOR BY THIS ARTICLE XXXIII AS A RESULT OF CONDUCT BY THE
PLAYER THAT OCCURS AFTER HE HAS COME FORWARD VOLUNTARILY.

(B) STAGE 1.

(I) ANY PLAYER WHO HAS ENTERED STAGE 1 OF THE DRUGS OF ABUSE PROGRAM SHALL BE REQUIRED TO SUBMIT TO AN EVALUATION BY THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE
MEDICAL DIRECTOR SUCH RELEVANT MEDICAL AND TREATMENT

(II) IF A PLAYER,

```
500 ARTICLE XXXIII
PROGRAM AND WITHOUT A REASONABLE EXCUSE, FAILS TO COMPLY (IN
THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR) WITH ANY
OF THE OBLIGATIONS SET FORTH IN SECTION 7(B)(I) ABOVE, HE SHALL
BE SUSPENDED UNTIL SHORTH IN SECTION 7(B)(I) ABOVE.
BE SUSPENDED UNTIL SHORTH IN SECTION 7(B)(I)
ABOVE.
BE SUSPENDED UNTIL SHORTH IN SECTION 7(B)(I)
```

MEDICAL DIRECTOR SUCH RELEVANT MEDICAL AND TREATMENT RECORDS AS THE MEDICAL DIRECTOR MAY REQUEST, AND COMMENCE

THE TREATMENT AND TESTING PROGRAM PRESCRIBED BY THE MEDICAL DIRECTOR.

ARTICLE XXXIII 501
(II) IF A PLAYER, WITHIN THIRTY (30) DAYS OF THE DATE ON WHICH HE WAS NOTIFIED THAT HE HAD ENTERED STAGE 2 OF THE DRUGS OF ABUSE PROGRAM AND WITHOUT A REASONABLE EXCUSE, FAILS TO COMPLY (IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR) WITH ANY OF THE OBLIGATIONS SET FORTH IN SECTION 7(C)(I) ABOVE, HE SHALL IMMEDIATELY BE DISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 17(A) TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) BELOW.

BELOW.

(III) A PLAYER IN STAGE 2 OF THE DRUGS OF ABUSE PROGRAM SHALL BE SUSPENDED DURING THE PERIOD OF HIS IN- PATIENT TREATMENT AND FOR AT LEAST THE FIRST SIX (6) MONTHS OF HIS AFTERCARE TREATMENT. THE PLAYER SHALL REMAIN SUSPENDED DURING ANY SUBSEQUENT PERIOD IN WHICH HE IS UNDERGOING TREATMENT THAT, IN THE PROFESSI ONAL JUDGMENT OF THE MEDICAL DIRECTOR, PREVENTS HIM FROM RENDERING THE PLAYING SERVICES CALLED FOR BY HIS UNIFORM PLAYER CONTRACT.

(IV) ANY SUBSEQUENT USE, POSSESSION, OR DISTRIBUTION OF A DRUG OF ABUSE BY A PLAYER IN STAGE 2, EVEN IF VOLUNTARILY DISCLOSED, OR ANY CONDUCT BY A PLAYER IN STAGE 2 THAT RESULTS IN HIS ADVANCING ONE (1) STAGE IN THE DRUGS OF ABUSE PROGRAM, SHALL RESULT IN THE PLAYER BEING IMMEDIATELY DISMISSED AND DISCULDING FOR ANY ASSOCIATION WITH THE NBA OR ANY OF ITS

DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A)

BELOW.

(D) TREATMENT AND TESTING PROGRAM . A PLAYER WHO ENTERS THE DRUGS

OF ABUSE PROGRAM SHALL BE REQUIRED TO COMPLY WITH SUCH IN- PATIENT AND
AFTERCARE PROGRAM AS MAY BE PRES CRIBED AND SUPPLEMENTED FROM TIME TO TIME
BY THE MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLUDE RANDOM TESTING FOR PROHIBITED SUBSTANCES OTHER THAN SPEDS, AND FOR MARIJUANA AND ALCOHOL, AND SUCH NON- TESTING ELEMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR.

```
SECTION 8. MARIJUANA AND ALCOHOL TREATMENT PROGRAMS.

(A) TEAM REFERRAL.

(I) IN THE EVENT THAT A PLAYER'S TEAM HAS REASONABLE CAUSE TO BELIEVE THAT THE PLAYER WAS UNDER THE INFLUENCE OF MARIJUANA AND/OR ALCOHOL WHILE ENGAGED IN ACTIVITIES FOR SUCH TEAM OR FOR THE NBA., OR THAT THE PLAYER HAS A DEPENDENCY OR OTHER RELATED ISSUE INVOLVING THE USE OF MARIJUANA AND/OR ALCOHOL, THE TEAM MAY REFER THE PLAYER HAS A DEPENDENCY OR OTHER RELATED ISSUE INVOLVING THE USE OF MARIJUANA AND/OR ALCOHOL, THE TEAM MAY REFER THE PLAYER TO THE MEDICAL DIRECTOR FOR A MANDATORY EVALUATION. IT HE MEDICAL DIRECTOR SHALL NOTIFY THE PLAYER OF THE REFERRAL, WITH A COPY OF SUCH NOTICE TO THE NBA AND THE PLAYERS ASSOCIATION. IN CONNECTION WITH THIS EVALUATION, THE PLAYER SHALL PROVIDE (OR CAUSE TO BE PROVIDED)

TO THE MEDICAL DIRECTOR SUCH RELEVANT MEDICAL AND TREATMENT RECORDS AS THE MEDICAL DIRECTOR MAY REQUEST.

(II) IF, BASED ON THE MANDATORY EVALUATION DESCRIBED IN SECTION 8(A)(I) ABOVE, THE MEDICAL DIRECTOR DETERMINES THAT THE PLAYER WAS UNDER THE IN FLUENCE OF MARIJUANA AND/OR ALCOHOL, WHILE ENGAGED IN ACTIVITIES FOR HIS TEAM OR FOR THE NBA, OR THAT THE PLAYER HAS A DEPENDENCY OR OTHER RELATED ISSUE INVOLVING THE USE OF MARIJUANA AND/OR ALCOHOL, THEN THE MEDICAL DIRECTOR SHALL PROVIDE NOTICE OF SUCH DETERMINATION TO THE PLAYER (WITH A COPY TO THE NBA AND THE PLAYERS ASSOCIATION) AND THE PLAYER SHALL BE REQUIRED TO COMMENCE AND FULLY COOPERATE WITH A TREATMENT AND TESTING PROGRAM PRESCRIBED BY THE MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLIDE RANDOM TESTING FOR MARIJUANA, ALCOHOL, AND/OR PROGRAM PRESCRIBED BY THE MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLIDE REMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLIDE REMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLIDE REMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, WITH HIS FILE (5) DAYS OF THE DISLIGATIONS, SET FORTH IN SECTION AND MUTHOUT A REASONABL
```

502 ARTICLE XXXIII

ARTICLE XXXIII 503 ARTICLE XXXIII 503
SUCH NOTIFICATION, HE SHALL BE FINED AN ADDITIONAL \$10,000; AND
FOR EACH ADDITIONAL DAY BEYOND THE 8TH DAY THAT THE PLAYER,
WITHOUT A REASONABLE EXCUSE, FAILS TO COMPLY WITH SUCH OBLIGATIONS (IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL
DIRECTOR), HE SHALL BE FINED AN ADDITIONAL \$10,000. THE TOTAL AMOUNT OF SUCH FINES MAY NOT EXCEED THE PLAYER'S TOTAL COMPENSATION. (B) VOLUNTARY ENTRY (I) A PLAYER MAY SEEK ASSISTANCE FROM THE MEDICAL DIRECTOR AT ANY TIME FOR DEPENDENCY ON OR ANY OTHER ISSUE RELATED TO THE USE OF MARIJUANA OR ALCOHOL. (C) NON -EXCLUSIVITY . (C) NON -EXCLUSIVITY.

(NOTHING IN THIS SECTION 8 OR SECTION 14 BELOW SHALL PROHIBIT

(OR OTHERWISE PREJUDICE) A TEAM OR THE NBA FROM IMPOSING REASONABLE DISCIPLINE ON A PLAYER (SUBJECT TO THE ONE PENALTY RULE) FOR BEING UNDER THE INFLUENCE OF MARIJUANA AND/OR

ALCOHOL WHILE ENGAGED IN TEAM OR NBA -RELATED ACTIVITIES, OR FOR NOT PROVIDING THE SERVICES CALLED FOR UNDER HIS PLAYER CONTRACT AS A RESULT OF A DEPENDENCY OR OTHER RELATED ISSUE INVOLVING THE USE OF MARIJUANA AND/OR ALCOHOL.

SECTION 9. STEROIDS AND PERFORMANCE -ENHANCING DRUGS PROGRAM.

(A) TREATMENT

(A) TREATMENT.

(I) A PLAYER WHO ENTERS THE SPED PROGRAM SHALL BE REQUIRED TO
SUBMIT TO AN EVALUATION BY THE SPED MEDICAL DIRECTOR,
PROVIDE (OR CAUSE TO BE PROVIDED) TO THE SPED MEDICAL
DIRECTOR SUCH RELEVANT MEDIC AL AND TREATMENT RECORDS AS THE
SPED MEDICAL DIRECTOR MAY REQUEST, AND COMMENCE THE TREATMENT AND TESTING PROGRAM PRESCRIBED BY THE SPED
MEDICAL DIRECTOR. SUCH PROGRAM MAY INCLUDE RANDOM
TESTING CORD STEEDS AND DUBSTICS AND SIGLA MON. TESTING

TESTING FOR SPEDS AND DIURETICS AND SUCH NON-TESTING ELEMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE SPED MEDICAL DIRECTOR.

```
504 ATTICLE XXXIII
(II) IF A PLAYER, WITHIN FIVE (5) DAYS OF THE DATE ON WHICH HE WAS
NOTIFIED THAT HE HAD ENTERED THE SPED PROGRAM AND WITHOUT
A REASONABLE EXCUSE, FAILS TO COMPLY (IN THE PROFESSIONAL
JUDGMENT OF THE SPED MEDICAL DIRECTOR) WITH ANY OF THE
OBLIGATIONS SET FORTH IN THE FIRST SENTENCE OF SECTION 9(A)(I) ABOVE, HE SHALL BE FINED $10,000; IF THE PLAYER, WITHOUT A
REASONABLE EXCUSE, THEREAFTER FAILS TO COMPLY WITH SUCH
OBLIGATIONS (IN THE PROFESSIONAL JUDGMENT OF THE SPED
MEDICAL DIRECTOR) WITHIN EIGHT (8) DAYS OF SUCH NOTIFICATION,
HE SHALL BE FINED AN ADDITIONAL $10,000; AND FOR EACH
ADDITIONAL DAY BEYOND THE 8TH DAY THAT THE PLAYER, WITHOUT A
REASONABLE EXCUSE, FAILS TO COMPLY WITH SUCH OBLIGATIONS (IN THE PROFESSIONAL JUDGMENT OF THE SPED MEDICAL DIRECTOR),
HE SHALL BE FINED AN ADDITIONAL $10,000; AND FOR EACH
ADDITIONAL DAY BEYOND THE 8TH DAY THAT THE PLAYER, WITHOUT A
REASONABLE EXCUSE, FAILS TO COMPLY WITH SUCH OBLIGATIONS (IN THE PROFESSIONAL JUDGMENT OF THE SPED MEDICAL DIRECTOR),
HE SHALL BE FINED AN ADDITIONAL $10,000. THE TOTAL AMOUNT OF
SUCH FINES SHALL NOT EXCEED THE PLAYER'S TOTAL COMPENSATION.
(8) PENALTIES. ANY PLAYER WHO (I) TESTS POSITIVE FOR A SPED,
BENZODIAZEPINE, OR DIRECTIC PURSUANT TO SECTION 5 (REASONABLE CAUSE
TESTING OR HEARING), SECTION 6 (RANDOM TESTING), OR SECTION 16 (ADDITIONAL
BASES FOR TESTINGS, OR (II) IS ADJUDGED BY THE GRIEVANCE ARBITRATOR PURSUANT TO SECTION 5(E) ABOVE TO HAVE USED OR POSSESSED A SPED, BENZODIAZEPINE,
OR DIURETIC, SHALL SUFFER THE FOLLOWING PENALTIES:

(A) FOR THE FIRST SUCH VIOLATION, THE PLAYER SHALL BE
SUSPENDED FOR TWENTY. FIVE (25) GAMES AND REQUIRED

TO ENTER THE SPED PROGRAM (OR THE DUS GS OF ABUSE
PROGRAM IF THE POSITIVE TEST OR THE USE OR POSSESSION IS FOR A BENZODIAZEPINE);
(B) FOR THE SECOND SUCH VIOLATION, THE FLAYER SHALL BE
SUSPENDED FOR FIFEY TIVE (55) GAMES AND, IF THE PLAYER
IS NOTTHEN SUBJECT TO IN- PATIENT OR AFTERCARE
TREATMENT IN THE SPED OR POSSESSION IS FOR A BENZODIAZEPINE); AND

(C) FOR THE THE SUSCO POSSESSION IS FOR A
```

IMMEDIA TELY DISMISSED AND DISQUALIFIED FROM ANY

ARTICLE XXXIII 505
ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN
ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A)
BELOW.

(C) THE PENALTIES SET FORTH IN SECTION 9(B) ABOVE WITH RESPECT TO A
PLAYER'S USE OF A SPED OR BENZODIAZEPINE MAY BE REDUCED OR RESCINDED BY
THE GRIEVANCE ARBITRATOR IN ACCORDANCE WITH SECTION 20 BELOW.
SECTION 10. SYNTHETIC CANNABINOID PROGRAM.

(A) VOLUNTARY ENTRY.
(I) A PLAYER MAY ENTER THE SYNTHETIC CANNABINOID PROGRAM
VOLUNTARILY AT ANY TIME B Y COMING FORWARD VOLUNTARILY;
PROVIDED, HOWEVER, THAT A PLAYER MAY NOT COME FORWARD VOLUNTARILY FOR A PROBLEM INVOLVING THE USE OF A SYNTHETIC
CANNABINOID (A) UNTIL HE HAS BEEN SELECTED IN AN NBAD DRAFT
OR INVITED TO AN NBA TRAINING CAMP; (B) DURING ANY PER IOD
IN WHICH AN AUTHORIZATION FOR TESTING AS TO THAT PLAYER
REMAINS IN EFFECT PURSUANT TO SECTION 5 ABOVE; OR (C) DURING
ANY PERIOD IN WHICH HE REMAINS SUBJECT TO IN -PATIENT OR
AFTERCARE TREATMENT IN THE SYNTHETIC CANNABINOID PROGRAM.

(II) IF A PLAYER WHO HAS N OT PREVIOUSLY ENTERED THE SYNTHETIC
CANNABINOID PROGRAM, OR A PLAYER WHO HAS BEEN NOTIFIED BY THE MEDICAL DIRECTOR THAT HE HAS SUCCESSFULLY COMPLETED THAT
PROGRAM, COMES FORWARD VOLUNTARILY FOR A DEPENDENCY OR
OTHER RELATED PROBLEM INVOLVING THE USE OF A S YNTHETIC
CANNABINOID, HE SHALL ENTER THE SYNTHETIC CANNABINOID PROGRAM.

(II) NO PENALTY OF ANY KIND WILL BE IMPOSED ON A PLAYER AS A RESULT OF HAVING COME FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A SYNTHETIC CANNABINOID. THE FOREGOING
SENTENCE SHALL NOT PRECLUDE THE IMPOSED ON A PLAYER AS A RESULT OF HAVING COME FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A SYNTHETIC CANNABINOID. THE FOREGOING
SENTENCE SHALL NOT PRECLUDE THE IMPOSED ON A PLAYER AS A RESULT OF HAVING COME FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A SYNTHETIC CANNABINOID. THE FOREGOING
SENTENCE SHALL NOT PRECLUDE THE IMPOSED ON A PLAYER AS A RESULT OF HAVING COME FORWARD VOLUNTARILY FOR A PROBLEM
INVOLVING THE USE OF A SYNTHETIC CANNABINOID.

(B) TREATMENT.

(I)A PLAYER WHO ENTERS THE SYNTHETIC CANNABIN OID PROGRAM

SHALL BE REQUIRED TO SUBMIT TO AN EVALUATION BY THE MEDICAL

DIRECTOR, PROVIDE (OR CAUSE TO BE PROVIDED) TO THE MEDICAL

DIRECTOR SUCH RELEVANT MEDICAL AND TREATMENT RECORDS AS THE

MEDICAL DIRECTOR MAY REQUEST, AND COMMENCE THE TREATMENT

AND TEST ING PROGRAM PRESCRIBED BY THE MEDICAL DIRECTOR.

SUCH PROGRAM MAY INCLUDE RANDOM TESTING FOR PROHIBITED SUBSTANCES OTHER THAN SPEDS, AND SUCH NON- TESTING

ELEMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR.

SUCH PROGRAM MAY INCLUDE RANDOM TESTING FOR PROHIBITED SUBSTANCES OTHER THAN SPEDS, AND SUCH NON- TESTING

ELEMENTS AS MAY BE DETERMINED IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR.

(II) IF A PLAYER, WITHIN FIVE (5) DAYS OF THE DATE ON WHICH HE WAS NOTIFIED THAT HE HAD ENTERED THE SYNTHETIC CANNABINOID

PROGRAM AND WITHOUT A REASONABLE EXCUSE, FAILS TO COMPLY (IN

THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR) WITH ANY

OF THE OBLIGATIONS SET FORTH IN THE FIRST SENTENCE OF

SECTION 10(B)(I) ABOVE, HE SHALL BE FINED \$10,000; IF THE PLAYER

THEREAFTER FAILS TO COMPLY, WITHOUT A REASONABLE EXCUSE, WITH SUCH OBLIGATIONS (IN THE PROFESSIONAL JUDGMENT OF THE

MEDICAL DIRECTOR) WITHIN EIGHT (8) DAYS OF SUCH NOTIFICAT ION,

HE SHALL BE FINED AN ADDITIONAL \$10,000; AND FOR EACH ADDITIONAL DAY BEYOND THE 8TH DAY THAT THE PLAYER, WITHOUT A

REASONABLE EXCUSE, FAILS TO COMPLY WITH SUCH OBLIGATIONS (IN

THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR), HE SHALL

BE FINED AN AD DITIONAL \$10,000; THE TOTAL AMOUNT OF SUCH

FINES MAY NOT EXCEED THE PLAYER'S TOTAL COMPENSATION.

(C) PENALTIES. ANY PLAYER WHO (I) TESTS POSITIVE FOR A SYNTHETIC

CANNABINOID PURSUANT TO SECTION 5 (REASONABLE CAUSE TESTING)

(II) IS ADJUDGED BY THE GRIEVANCE ARBITRATOR PURSUANT TO SECTION 5(E) ABOVE

TO HAVE USED OR POSSESSED A SYNTHETIC CANNABINOID, OR (III) HAS BEEN CONVICTED

OF (INCLUDING BY A PLEA OF GUILTY, NO CONTEST), OR NOLO CONTENDERE TO) THE USE

OR POSSESSION OF A SYN

506 ARTICLE XXXIII

THE FOLLOWING PENALTIES:

ARTICLE XXXIII 507 ARTICLE AAAIII 307 (A) FOR THE FIRST SUCH VIOLATION, THE PLAYER SHALL BE REQUIRED TO ENTER THE SYNTHETIC CANNABINOID PROGRAM: PROGRAM;

(B) FOR THE SECOND SUCH VIOLATION, THE PLAYER SHALL BE FINED \$25,000 AND, IF THE PLAYER IS NOT THEN SUBJECT TO IN-PATIENT OR AFTERCARE TREATMENT IN THE SYNTHETIC CANNABINOID PROGRAM, BE REQUIRED TO ENTER THE SYNTHETIC CANNABINOID PROGRAM;

(C) FOR THE THIRD SUCH VIOLATION, THE PLAYER SHALL BE SUSPENDED FOR FIVE (5) GAMES AND, IF THE PLAYER IS NOT THEN SUBJECT TO IN- PATIENT OR AFTERCARE TRE ATMENT IN THE SYNTHETIC CANNABINOID PROGRAM; AND (D) FOR ANY SUBSEQUIENT VIOLATION. THE PLAYER SHALL BE SUSPENDED FOR FIVE (5) GAMES LONGER THAN HIS (D) FOR ANY SUBSEQUENT VIOLATION, THE PLAYER SHALL BE SUSPENDED FOR FIVE (5) GAMES LONGER THAN HIS IMMEDIATELY -PRECEDING SUSPENSION FOR VIOLATING THE SYNTH ETIC CANNABINOID PROGRAM AND, IF THE PLAYER IS NOT THEN SUBJECT TO IN-PATIENT OR AFTERCARE TREATMENT IN THE SYNTHETIC CANNABINOID PROGRAM, BE REQUIRED TO ENTER THE SYNTHETIC CANNABINOID PROGRAM. SECTION 11. NONCOMPLIANCE WITH TREATMENT. SECTION 11. NONCOMPLIANCE WITH TREATMENT.

(A) DRUGS OF ABUSE .

(I) ANY PLAYER WHO, AFTER ENTERING STAGE 1 OR STAGE 2 OF THE
DRUGS OF ABUSE PROGRAM, FAILS TO COMPLY WITH HIS TREATMENT
OR HIS AFTERCARE PROGRAM AS PRESCRIBED AND DETERMINED BY THE
MEDICAL DIRECTOR, SHALL BE SUSPENDED. SUCH SUSPENSION SHALL
CONTINUE UNTIL THE PLAYER HAS, IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, RESUMED FULL COMPLIANCE WITH HIS
TREATMENT PROGRAM.

(II) NOTWITHSTANDING SECTION 11(A)(I) ABOVE, ANY PLAYER WHO IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIR ECTOR, AFTER ENTERING STAGE 1 OR STAGE 2 OF THE DRUGS OF ABUSE PROGRAM, FAILS TO COMPLY WITH HIS TREATMENT PROGRAM THROUGH (A) A PATTERN OF BEHAVIOR THAT DEMONSTRATES A MINDFUL DISREGARD

FOR HIS TREATMENT RESPONSIBILITIES, OR (B) A POSITIVE TEST FOR A PROH IBITED SUBSTANCE OTHER THAN A SPED THAT IS NOT CLINICALLY EXPECTED BY THE MEDICAL DIRECTOR, SHALL SUFFER THE FOLLOWING PENALTIES:

(1) IF THE PLAYER IS IN STAGE 1 OF THE DRUGS OF ABUSE PROGRAM, HE SHALL ADVANCE TO STAGE 2 AND BE SUSPENDED UNTIL, IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, HE HAS RESUMED FULL COMPLIANCE WITH HIS TREATMENT PROGRAM; OR
(2) IF THE PLAYER ALREADY IS IN STAGE 2 OF THE DRUGS OF ABUSE PROGRAM, HE SHALL IMMEDIATELY BE DISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) BELOW.

(B) MARIJUANA AND ALCOHOL.

(I) ANY PLAYER WHO, AFTER ENTERING THE MARIJUANA AND/OR ALCOHOL TREATMENT PROGRAM PURSUANT TO SECTION 8(A) ABOVE, FAILS TO COMPLY (WITHOUT A REASONABLE EXCUSE) WITH HIS TREATMENT PROGRAM AS PRESCRIBED AND DETERMINED BY THE MEDICAL DIRECTOR, SHALL BE FINED \$5,000 FOR EACH DAY THAT HE FAILS TO COMPLY. SUCH FINES SHALL CONTINUE UNTIL THE PLAYER HAS, IN THE PROFESSIONAL JU DGMENT OF THE MEDICAL DIRECTOR, RESUMED FULL COMPLIANCE WITH HIS TREATMENT PROGRAM. THE TOTAL AMOUNT OF SUCH FINES SHALL NOT EXCEED THE PLAYER'S TOTAL COMPENSATION.

(II) NOTWITHSTANDING SECTION 11(B)(I) ABOVE, ANY PLAYER WHO, AFTER ENTERING THE MARIJUANA AND/OR ALCOHOL TREATMENT PROGRAM TO SECTION 8(A) ABOVE, FAILS TO COMPLY WITH HIS TREATMENT PROGRAM AS PRESCRIBED AND DETERMINED BY THE MEDICAL DIRECTOR THROUGH (A) A PATTERN OF BEHAVIOR THAT HE TOTAL AMOUNT OF SUCH FINES SHALL NOT EXCEED THE PLAYER'S TOTAL COMPENSATION.

(II) NOTWITHSTANDING SECTION 11(B)(I) ABOVE, ANY PLAYER WHO, AFTER ENTERING THE MARIJUANA AND/OR ALCOHOL TREATMENT PROGRAM AS PRESCRIBED AND DETERMINED BY THE MEDICAL DIRECTOR THROUGH (A) A PATTERN OF BEHAVIOR THAT

DEMONSTRATES A MINDFUL DISREGARD FOR HIS TREATMENT RESPONSIBI LITIES, OR (B) A POSITIVE TEST FOR MARIJUANA AND/OR ALCOHOL (AS APPLICABLE) THAT IS NOT CLINICALLY EXPECTED BY THE MEDICAL DIRECTOR, SHALL SUFFER THE FOLLOWING PENALTIES:

ARTICLE XXXIII 509
(1) IF THE PLAYER HAS NOT PREVIOUSLY BEEN FINED \$10,000 UNDER SECTION 8(C) ABOVE OR THIS SECTION 11(B)(II), A FINE OF \$25,000;
(2) IF THE PLAYER HAS PREVIOUSLY BEEN FINED \$10,000 UNDER SECTION 8(C) ABOVE OR \$25,000 UNDER THIS SECTION 11(B)(II), A SUSPENSION OF FIVE (5) GAMES; OR (3) IF THE PLAYER HAS PREVIOUSLY BEEN SUSPENDED FOR FIVE (5)
OR MORE GAME S UNDER THIS SECTION 11(B)(II), A SUSPENSION THAT IS AT LEAST FIVE (5) GAMES LONGER THAN HIS IMMEDIATELY PRECEDING SUSPENSION AND THAT SHALL CONTINUE UNTIL, IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, THE
PLAYER RESUMES FULL COMPLIANCE WITH HIS T REATMENT
PROGRAM.
(III) IN ADDITION TO ANY CONSEQUENCE TO THE PLAYER UNDER
SECTION 11(B)(II) ABOVE, ANY PLAYER WHO HAS ENTERED THE
MARIJUANA AND/OR ALCOHOL TREATMENT PROGRAM PURSUANT TO SECTION 8 ABOVE BUT NOT THE DRUGS OF ABUSE PROGRAM, AND
TESTS POSITIVE FOR A DRUG OF ABUSE IN ANY TEST CONDUCTED BY
THE MEDICAL DIRECTOR, SHALL ENTER STAGE 1 OF THE DRUGS OF
ABUSE PROGRAM.

ABUSE PROGRAM.
(C) SPEDS.
(I) ANY PLAYER WHO, AFTER ENTERING THE SPED PROGRAM, FAILS TO COMPLY (WITHOUT A REASONABLE EXCUSE) WITH HIS TR EATMENT PROGRAM AS PRESCRIBED AND DETERMINED BY THE SPED MEDICAL DIRECTOR, SHALL BE FINED \$5,000 PER DAY FOR EACH DAY THAT HE FAILS TO COMPLY. SUCH FINES SHALL CONTINUE UNTIL THE PLAYER HAS, IN THE PROFESSIONAL JUDGMENT OF THE SPED MEDICAL DIRECTOR, RESUM ED FULL COMPLIANCE WITH HIS TREATMENT PROGRAM. THE TOTAL AMOUNT OF SUCH FINES SHALL NOT EXCEED THE PLAYER'S TOTAL COMPENSATION.
(II) NOTWITHSTANDING SECTION 11(C)(I) ABOVE, ANY PLAYER WHO, AFTER ENTERING THE SPED PROGRAM, FAILS TO COMPLY WITH HIS TREATMENT PRO GRAM AS PRESCRIBED AND DETERMINED BY THE SPED MEDICAL DIRECTOR THROUGH (A) A PATTERN OF BEHAVIOR

THAT DEMONSTRATES A MINDFUL DISREGARD FOR HIS TREATMENT
RESPONSIBILITIES, OR (B) A POSITIVE TEST FOR A SPED THAT IS NOT
CLINICALLY EXPECTED BY THE SPED MEDICAL DIRECTOR, SHALL
SUFFER THE FOLLOWING PENALTIES:
(1) IF THE PLAYER HAS NOT PREVIOUSLY BEEN SUSPENDED FOR
TWENTY - FIVE (25) GAMES UNDER SECTION 9(B) ABOVE OR THIS
SECTION 11(C)(II), A SUSPENSION OF TWENTY - FIVE (25) GAMES;
(2) IF THE PLAYER HAS PREVIOUSLY BEEN SUSPENDED FOR TWENTY FIVE (25) GAMES UNDER SECTION 9(B) ABOVE OR THIS SECTION
11(C)(II), A SUSPENSION OF FIFTY -FIVE (55) GAMES; OR
(3) IF THE PLAYER HAS PREVIOUSLY SUSPENDED FOR FIFTY -FIVE
(55) GAMES UNDER SECTION 9(B) ABOVE OR THIS SECTION
11(C)(III), A SUSPENSION OF FIFTY -FIVE (55) GAMES; OR
(3) IF THE PLAYER HAS BEEN PREVIOUSLY SUSPENDED FOR FIFTY -FIVE
(55) GAMES UNDER SECTION 9(B) ABOVE OR THIS SECTION 11(C)(III), THE PLAYER SHALL BE IMMEDIATELY DISMISSED AND
DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) BELOW.
(D) SYNTHETIC CANNABINOIDS.
(I) ANY PLAYER WHO, AFTER E NTERING THE SYNTHETIC CANNABINOID
PROGRAM, FAILS TO COMPLY (WITHOUT A REASONABLE EXCUSE) WITH
HIS TREATMENT PROGRAM AS PRESCRIBED AND DETERMINED BY THE
MEDICAL DIRECTOR, SHALL BE FINED \$5,000 FOR EACH DAY THAT HE
FALS, IN THE PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, RESUMED FULL COMPLIANCE WITH HIS TREATMENT PROGRAM. THE
TOTAL AMOUNT OF SUCH FINES SHALL CONTINUE UNTIL THE PLAYER'S TOTAL COMPENSATION.
(II) NOTWITHSTANDING SECTION 11(D)(I) ABOVE, ANY PLAYER WHO,
AFTER ENTERING THE SYNTHETIC CANNABINOID PROGRAM, FAILS TO COMPLY WITH HIS TREATMENT PROGRAM AS PRESCRIBED AND
DETERMINED BY THE MEDICAL DIRECTOR THROUGH (A) A PATTERN OF
BEHAVIOR THAT DEMONSTRATES A MINDFUL DISREGARD FOR HIS TREATMENT RESP ONSIBILITIES, OR (B) A POSITIVE TEST FOR A
SYNTHETIC CANNABINOID THAT IS NOT CLINICALLY EXPECTED BY THE
MEDICAL DIRECTOR, SHALL SUFFER THE FOLLOWING PENALTIES:

ARTICLE XXXIII 511
(1) IF THE PLAYER HAS NOT PREVIOUSLY BEEN FINED \$25,000 UNDER SECTION 10(C) ABOVE OR THIS SECTION 11(D)(III), A FINE OF \$25,000;
(2) IF THE PLAYER HAS PREVIOUSLY BEEN FINED \$25,000 UNDER SECTION 10(C) ABOVE OR THIS SECTION 11(D)(III), A SUSPENSION OF FIVE (5) GAMES; OR (3) IF THE PLAYER HAS PREVIOUSLY BEEN SUSPENDED FOR FIVE (5)
OR MORE GAMES UNDER SECTION 10(C) ABOVE OR THIS SECTION 11(D)(III), A SUSPENSION OF FIVE (5)
GAMES LONGER THAN HIS IMMEDIATELY -PRECEDING
SUSPENSION AND THAT SHALL CONTINUE UNTIL, IN THE
PROFESSIONAL JUDGMENT OF THE MEDICAL DIRECTOR, THE
PLAYER RESUMES FULL COMPLIANCE WITH HIS T REATMENT
PROGRAM.
(III) IN ADDITION TO ANY CONSEQUENCE TO THE PLAYER UNDER
SECTION 11(D)(II) ABOVE, ANY PLAYER WHO HAS ENTERED THE
SYNTHETIC CANNABINIOID PROGRAM BUT NOT THE DRUGS OF ABUSE PROGRAM, AND TESTS POSITIVE FOR A DRUG OF ABUSE IN ANY TEST
CONDUCTED BY T HE MEDICAL DIRECTOR, SHALL ENTER STAGE 1 OF THE
DRUGS OF ABUSE PROGRAM.
(IE) DIRECTED TESTING. ANY PLAYER WHO, AFTER ENTERING THE PROGRAM, AND
WITHOUT A REASONABLE EXPLANATION SATISFACTORY TO THE MEDICAL DIRECTOR, (I) FAILS TO APPEAR FOR ANY OF HIS TEAM'S SCHEDULED GAMES, OR (III) MISSES,
DURING ANY CONSECUTIVE SEVEN -DAY PERIOD, ANY TWO (2) AIRPLANE FLIGHTS ON
WHICH HIS TEAM IS SCHEDULED TO TRAVEL, ANY TWO (2) TEAM PRACTICES, OR A
COMBINATION OF ANY ONE (1) PRACTICE AND ANY ONE (1) TEAM FLIGHT, SHALL
IMMEDIATELY SUBMIT TO A URINE TEST TO BE CONDUCTED BY THE NBA. IF ANY TEST
CONDUCTED PURSUANT TO SECTION 11(E) IS POSITIVE: (W) FOR A DRUG OF ABUSE
OR PURSUANT TO SECTION 4(D)(III), (IV), OR (V) ABOVE (FOR A PLAYER IN THE DRUGS OF ABUSE PROGRAM), THEN THE PLAYER SHALL SUFFER THE APPLICABLE CONSEQUENCE
SET FORTH IN SECTION 11(B) IS POSITIVE: (W) FOR A DRUG OF ABUSE
OR PURSUANT TO SECTION 4(D)(III), (IV), OR (V) ABOVE (FOR A PLAYER IN THE MARIJUANA AND/OR ALCOHOL TREATMENT PROGRAM), THEN THE PLAYER SHALL SUFFER THE
APPLICABLE CONSEQUENCE SET FORTH IN SECTION 11(B)(III) ABOVE; (Y) FOR A SPED

OR PURSUANT TO SECTION 4(D)(III), (IV), OR (V) ABOVE (FOR A PLAYER IN THE SPED PROGRAM), THEN THE PLAYER WILL SUFFER THE APPLICABLE CONSEQUENCE SET FORTH IN

512 ARTICLE XXXIII

SECTION 11(C)(II) ABOVE; OR (Z) FOR A SYNTHETIC CANNABINOID OR PURSUANT TO

SECTION 4(D)(III), (IV), OR (V) ABOVE (FOR A PLAYER IN THE SYNTHETIC CANNABINOID

PROGRAM), THEN THE PLAYER SHALL SUFFER THE APPLICABLE CONSEQUENCE SET FORTH
IN SECTION 11(D)(II) ABOVE. IF ANY TEST CONDUCTED PURSUANT TO THIS SECTION 11(E) IS POSITIVE FOR A DIURETIC, THEN THE PLAYER SHALL SUFFER THE

APPLICABLE CONSEQUENCES OF A POSITIVE TEST FOR THE PROHIBITED SUBSTANCE FOR WHICH HE ENTERED THE PROGRAM.

SECTION 12. DISM ISSAL AND DISQUALIFICATION.

(A) A PLAYER WHO, UNDER THE TERMS OF THIS AGREEMENT, IS "DISMISSED AND

DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN

ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A)" SHALL, WITHOUT EXCEPTION,

IMMEDIATELY BE S O DISMISSED AND DISQUALIFIED FOR A PERIOD OF NOT LESS THAN

ONE (1) YEAR, AND SUCH PLAYER'S PLAYER CONTRACT. SUCH DI SMISSAL AND

DISQUALIFICATION SHALL BE MANDATORY AND MAY NOT BE RESCINDED OR REDUCED BY THE PLAYER'S TEAM OR THE NBA.

(B) IN ADDITION TO ANY OTHER PROVISION OF THIS AGREEMENT REQUIRING THAT

A PLAYER BE DISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) ABOVE IF

HE IS CONVICTED OF (INCLUDING BY A PLEA OF GUILLTY, NO CONTEST, OR NOLO

CONTENDERE TO) A CRIME INVOLVING THE USE, POSSESSION, OR DISTRIBUTION OF A

PROHIBITED SUBSTANCE OTHER THAN MARIJUANA OR A FELONY INVOLVING THE

DISTRIBUTION OF MARIJUANA.

SECTION 13. REINSTATEMENT.

SECTION 13. REINSTATEMENT:

(A) AFTER A PERIOD OF AT LEAST ONE (1) YEAR FROM THE TIME OF A PLAYER'S DISMISSAL AND DISQUALIFICA TION UNDER SECTION 12(A) ABOVE, SUCH PLAYER MAY APPLY FOR REINSTATEMENT AS A PLAYER IN THE NBA. HOWEVER, SUCH PLAYER SHALL HAVE NO RIGHT TO REINSTATEMENT UNDER ANY CIRCUMSTANCE AND THE REINSTATEMENT SHALL BE GRANTED ONLY WITH THE PRIOR APPROVAL OF BOTH THE NBA AND THE PLAYERS ASSOCIATION, WHICH SHALL NOT BE UNREASONABLY WITHHELD. THE APPROVAL OF THE NBA AND THE PLAYERS ASSOCIATION SHALL REST IN THEIR ABSOLUTE AND SOLE DISCRETION, AND THEIR DECISION SHALL BE FINAL, BINDING, AND UNAPPEALABLE. AMONG THE FAC TORS THAT MAY BE CONSIDERED BY THE NBA AND

ARTICLE XXXIII 513
THE PLAYERS ASSOCIATION IN DETERMINING WHETHER TO GRANT REINSTATEMENT ARE
(WITHOUT LIMITATION): THE CIRCUMSTANCES SURROUNDING THE PLAYER'S DISMISSAL
AND DISQUALIFICATION; WHETHER THE PLAYER HAS SATISFACTORILY COM PLETED A
TREATMENT AND REHABILITATION PROGRAM; THE PLAYER'S CONDUCT SINCE HIS
DISMISSAL, INCLUDING THE EXTENT TO WHICH THE PLAYER HAS SINCE COMPORTED
HIMSELF AS A SUITABLE ROLE MODEL FOR YOUTH; AND WHETHER THE PLAYER HS JUDGED
TO POSSESS THE REQUISITE QUAL ITIES OF GOOD CHARACTER AND MORALITY.
(B) FOR A FIRST. YEAR PLAYER, THE NBA AND THE PLAYER AS ASSOCIATION WILL
CONSIDER AN APPLICATION FOR REINSTATEMENT ONLY IF THE PLAYER HAS, IN THE
OPINION OF THE MEDICAL DIRECTOR OR THE SPED MEDICAL DIRECTOR (AS
APPLICABLE), S UCCESSFULLY COMPLETED ANY IN -PATIENT TREATMENT AND/OR
AFTERCARE PRESCRIBED BY THE MEDICAL DIRECTOR OR THE SPED MEDICAL DIRECTOR (AS
APPLICABLE), S UCCESSFULLY COMPLETED ANY IN -PATIENT TREATMENT AND/OR
AFTERCARE PRESCRIBED BY THE MEDICAL DIRECTOR OR THE SPED MEDICAL DIRECTOR (AS APPLICABLE). FOR A VETERAN PLAYER WHO WAS DISMISSED AND DISQUALIFIED
UNDER SECTION 12(A) ABOVE IN CONNECTION WITH A DRUG OF ABUSE, THE NBA
AND THE PLAYERS ASSOCIATION WILL CONSIDER ANY APPLICATION FOR REINSTATEMENT ONLY IF THE PLAYER CAN DEMONSTRATE, BY PROOF OF RANDOM URINE TESTING
ACCEPTABLE TO THE MEDICAL DIRECTOR (CONDUCTED ON AT LEAST A WEEKLY BASIS),
THAT HE HAS NOT TEST ED POSITIVE (I) FOR A DRUG OF ABUSE OR SYNTHETIC
CANNABINO) WITHIN THE TWELVE (12) MONTHS PRIOR TO THE SUBMISSION OF HIS APPLICATION FOR REINSTATEMENT AND DURING ANY PERIOD WHILE HIS APPLICATION IS BEING REVIEWED, AND (II) IF THE MEDICAL DIRECTOR DEEMS IT NECESSARY IN HIS OR
HER PROFESSIONAL JUDGMENT, FOR MARIJUANA AND/OR ALCOHOL FOR THE SIX (6)
MONTHS PRIOR TO THE SUBMISSION OF HIS APPLICATION FOR REINSTATEMENT ONLY IF THE PLAYER CAN DEMONSTRATE, BY
PROFESSIONAL JUDGMENT, FOR MARIJUANA AND/OR ALCOHOL FOR THE SIX (6)
MONTHS PRIOR TO THE SUBMISSION OF HIS APPLICATION IS BEING REVIEWED. FOR A VETERAN
PLAYER WHO WAS DI SIMISSED

UPON RANDOM TESTING OF THE PLAYER OR SUCH OTHER TERMS AS MAY BE AGREED UPON BY THE NBA AND THE PLAYERS ASSOCIATION, WHETHER OR NOT SUCH TERMS ARE CONTEMPLATED B

```
(10) ANY PLAYER WHO HAS BEEN REINSTATED PURSUANT TO THIS SECTION 13 AND
IS SUBSEQUENTLYDISMISSED AND DISQUALIFIED FROM ANY ASSOCIATION WITH THE
NBA OR ANY OF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A)
ABOVE SHALL THEREFORE BE INELIGIBLE FOR REINSTATEMENT PURSUANT TO THIS
SECTION 13.
(E) IN THE EVENT THAT THE APPLICATION FOR REINSTATEMENT OF A FIRST -YEAR
PLAYER DISMISSED AND DISQUALIFIED PURSUANT TO SECTION 6(B) ABOVE IS APPROVED, SUCH PLAYER, BY REASON OF HIS PLAYER CONTRACT HAVING BEEN
RENDERED NULL AND VOID PURSUANT TO SECTION 6(B) ABOVE IS APPROVED, SUCH PLAYER, BY REASON OF HIS PLAYER CONTRACT HAVING BEEN
RENDERED NULL AND VOID PURSUANT TO SECTION 6(B) ABOVE, SHALL BE DEEMED NOT
TO HAVE COMPLETED HIS PLAYER CONTRACT BY RENDERING THE PLAYING SERVICES
CALLED FOR THEREUNDER. ACCORDINGLY, SUCH PLAYER SHALL NOT BE A FREE AGENT
AND SHALL NOT BE ENTITLED TO NEGOTIATE OR SIGN A PLAYER CONTRACT WITH ANY NBA
TEAM, EXCEPT AS SPECIFICALLY PROVIDED IN THIS SECTION 13.
(F) (1) A FIRST -YEAR PLAYER WHO HAS BEEN REINSTATED PURSUANT TO THIS
SECTION 13 SHALL, IMMEDIATELY UPON SUCH REINSTATEMENT, NOTIFY THE TEAM TO WHICH HE WAS UNDER CONTRACT AT THE TIME
OF HIS DISMISSAL AND DISQUALIFICATION (THE "REVIOUS TEAM").
UPON RECEIPT OF SUCH NOTIFICATION, AND SUBJECT TO
SECTION 13 (F)(II) BELOW, THE PREVIOUS TEAM SHALL THEN HAVE
THIRTY (30) DAYS IN WHICH TO MAKE A TENDER TO THE PLAYER WITH
A STATED TERM OF AT LEAST ONE (1) FULL BAS SEASON (OR, IN THE
EVENT THAT THE TENDER IS MADE DURING A SEASON, OF AT LEAST THE
REMAINDER OF THAT SEASON) AND CALLING FOR AT LEAST THE MINIMUM PLAYER SALARY THEN APPLICABLE TO THAT PLAYER BUT NO T
MORE THAN THE SALARY PROVIDED FOR IN SECTION 13(F)(III) BELOW. IF THE PREVIOUS TEAM MAKES SUCH A TENDER, IT SHALL, FOR A
PERIOD OF ONE (1) YEAR FROM THE DATE OF THE TENDER, BE THE
ONLY NBA TEAM WITH WHICH THE PLAYER OF THE TENDER, BE THE
ONLY NBA TEAM WITH WHICH THE PLAYER OF THE TENDER, BE THE
ONLY NBA TEAM WITH WHICH THE PLAYER DOES NOT SIGN A PLAYER
CONTRACT WITH THE PREVIOUS TEAM WITHIN T
```

NOTICE REQUIRED BY SECTION 13(F)(I), HE IS UNDER CONTRACT TO A
PROFESSIONAL BASKETBALL TEAM NOT IN THE NBA, OR (B) THE
PLAYER SIGNS A CONTRACT WITH A PROFESSIONAL BASKETBALL TEAM NOT IN THE NBA AT ANY POINT AFTER THE DATE ON WHICH THE
PLAYER SERVES THE NOTICE REQUIRED BY SEC TION 13(F)(I) AND PLAYER SERVES THE NOTICE REQUIRED BY SEC. TION 13(F)(I) AND
BEFORE THE DATE ON WHICH THE PREVIOUS TEAM MAKES A TENDER. IF THE 30 -DAY PERIOD FOR MAKING A TENDER IS TOLLED
PURSUANT TO THE PRECEDING SENTENCE, THE PERIOD SHALL REMAIN TOLLED UNTIL THE DATE ON WHICH THE PLAYER NOTIFIES THE TEAM
THAT HE IS IMMEDIATELY AVAILABLE TO SIGN AND BEGIN RENDERING
PLAYING SERVICES UNDER A PLAYER CONTRACT WITH SUCH TEAM, PROVIDED THAT SUCH NOTICE WILL NOT BE EFFECTIVE UNTIL THE
PLAYER IS UNDER NO CONTRACTUAL OR OTHER LEGAL IMPEDIMENT TO SIGN WITH AND BEGIN RENDERI NG PLAYING SERVICES FOR SUCH TEAM. PLATER IS UNDER NO CONTRACTIOAL OR OTHER LEGAL IMPEDIMENT TO SIGN WITH AND BEGIN RENDER! NG PLATING SERVICES FOR SUCH I

(III) A FIRST -YEAR PLAYER WHO IS REINSTATED PURSUANT TO THIS

SECTION 13 MAY ENTER INTO A PLAYER CONTRACT WITH HIS PREVIOUS TEAM THAT PROVIDES FOR A SALARY AND UNLIKELY BONUSES FOR
THE FIRST SEASON OF UP TO THE PLAYER'S SALARY AND UNLIKELY
BONUSES, RESPECTIVELY, FOR THE SALARY CAP YEAR IN WHICH HE
WAS DISMISSED AND DISQUALIFIED (REDUCED ON A PRO RATA BASIS IF THE FIRST SEASON OF THE NEW CONTRACT IS A PARTIAL SEASON), EVEN IF THE TEAM HAS A TEAM SALARY AT OR ABOVE THE SALARY CAP OR SUCH PLAYER CONTRACT CAUSES THE TEAM TO HAVE A
TEAM SALARY ABOVE THE SALARY CAP. IF THE PLAYER AND THE PREVIOUS TEAM ENTER INTO SUCH PLAYER CONTRACT AND SUCH TEAM SALARY ABOVE THE SALARY CAP. IF THE PLAYER AND THE PREVI CONTRACT COVERS MORE THAN ONE SEASON, INCREASES AND DECREASES IN SALARY FOR SEASONS FOLLOWING THE FIRST SEASON SHALL BE GOVERNED BY ARTICLE VII, SECTION 5(A)(1); PROVIDED, HOWEVER, THAT IF THE PLAYER WHO IS REINSTATED WAS DISMISSED AND DISQUALIFIED DURING THE TERM OF HIS ROOKIE SCALE AND DISQUALIFIED DURING THE TERM OF HIS ROURIE SCALE
CONTRACT, THEN (A) THE NUMBER OF SEASONS IN THE PLAYER'S NEW
CONTR ACT MAY NOT EXCEED TWO (2) SEASONS PLUS TWO (2)
OPTION YEARS IN FAVOR OF THE TEAM, AND THE SALARY AND UNLIKELY BONUSESCALLED FOR IN ANY SEASON OF THE PLAYER'S NEW
CONTRACT, INCLUDING ANY OPTION YEAR, MAY NOT EXCEED THE

CONTRACT, INCLUDING AND OF THE NEW YORK AND THE CORRESPONDING SEASON OF HIS ROOKIE SCALED FOR DURING THE CORRESPONDING SEASON OF HIS ROOKIE SCALE CONTRACT, AND (B) IF THE NEW CONTRACT CONTAINS TERMS IDENTICAL TO THOSE CONTAINED IN THE REMAINING SEASONS OF THE PLAYER'S ROOKIE

```
SALE CONTRACT AT THE TIME HE WAS DISMISSED AND DISQUALIFIED,
AND THE T EAM EXERCISES ALL OPTION YEAR(S) AVAILABLE UNDER
THE NEW CONTRACT, THEN THE PLAYER'S TEAM SHALL RETAIN THE SAME RIGHTS WITH RESPECT TO SUCH NEW CONTRACT AS IT WOULD
HAVE RETAINED UNDER ARTICLE XI FOLLOWING THE COMPLETION OF
THE PLAYER'S ROCKIE SCALE CONTRACT.
(G) (I) A VETERAN PLAYER WHO HAS BEEN REINSTATED PURSUANT TO THIS
SECTION 13 SHALL, IMMEDIATELY UPON SUCH REINSTATEMENT,
NOTIFY THE TEAM TO WHICH HE WAS UNDER CONTRACT AT THE TIME
OF HIS DISMISSAL AND DISQUALIFICATION (THE "PREVIOUS TEAM").
UPON R ECEIPT OF SUCH NOTIFICATION, AND SUBJECT TO
SECTION 13 (S)(III) BELOW, THE PREVIOUS TEAM SHALL THEN HAVE
THIRTY (30) DAYS IN WHICH TO MAKE A TENDER TO THE PLAYER WITH
A STATED TERM OF AT LEAST ONE (1) FULL INBA SEASON (OR, IN THE
EVENT THE TENDER IS MADE DURI ING A SEASON, OR AT LEAST THE REST
OF THAT SEASON) AND CALLING FOR A SALARY IN THE FIRST SEASON COVERED BY THE TENDER AT LEAST EQUAL TO THE LESSER OF (A) THE
PLAYER'S SALARY FOR THE SALARY CAP YEAR IN WHICH HE WAS
DISMISSED AND DISQUALIFIED, OR (B) THE EST IMATED AVERAGE
PLAYER SALARY DURING THE THEN -CURRENT SEASON, IN EITHER CASE
REDUCED ON A PRO RATA BASIS IF THE FIRST SEASON OVERED BY THE
TENDER IS A PARTIAL SEASON, BUT NOT GREATER THAN THE SALARY
PROVIDED IN SECTION 13 (G)(IV) BELOW. IF THE PREVIOUS TEAM
MAKES SUCH A TENDER, IT SHALL, FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF THE TENDER, BE THE ONLY NBA TEAM WITH THE
PREVIOUS TEAM WITHIN THE YEAR FOLLOWING SUCH TENDER, THEN
THE PLAYER OSES NOT SIGN A PLAYER CONTRACT.
IF THE PLAYER SHALL THEREUPON BE DEEMED A RESTRICTED OR AN UNRESTRICTED FREE AGENT, IN ACCORDANCE WITH THE PREVIOUS TEAM
MAKES SUCH A TENDER, IT SHALL, FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF THE TENDER, BE THE ONLY NBA TEAM WITH
WHICH THE PLAYER SHALL HEREUPON BE DEEMED A RESTRICTED OR AN UNRESTRICTED FREE AGENT, IN ACCORDANCE WITH THE PREVIOUS TEAM FAILS TO MAKE A REQUIRED
TENDER, THE PLAYER SHALL BECOME AN UNRESTRICTED OR AN UNRESTRICTED FREE AGENT.
(II) NOT
```

DISQUALIFICATION, AND (B) WOULD HAVE BEEN AN UNRESTRICTED

ARTICLE XXXIII 517
FREE AGENT ON THE JULY 1 FOLLOWING HIS DISMISSAL AND
DISQUALIFICATION, SHALL BE AN UNRESTRICTED FREE AGENT UPON
BEING REINSTATED PURSUANT TO THIS SECTION 13 AND N EED NOT
SERVE THE NOTICE TO HIS PREVIOUS TEAM DESCRIBED IN SECTION 13(G)(I) ABOVE. FOR CLARITY, A VETERAN PLAYER WHO HAS BEEN
REINSTATED PURSUANT TO THIS SECTION 13 AND WOULD NOT HAVE
BEEN AN UNRESTRICTED FREE AGENT ON THE JULY 1 FOLLOWING HIS
DISMISSAL A ND DISQUALIFICATION (INCLUDING A VETERAN PLAYER
WHO HAD COMPLETED THE PLAYING SERVICES CALLED FOR UNDER HIS PLAYER CONTRACT WITH HIS PREVIOUS TEAM AT THE TIME OF HIS
DISMISSAL AND DISQUALIFICATION (AND WHO WOULD HAVE BEEN A
RESTRICTED FREE AGENT ON THE JULY 1 FOLLOWING HIS DISMISSAL
AND DISQUALIFICATION SHALL BE SUBJECT TO THE PROCESS DESCRIBED
IN SECTION 13(G)(I) ABOVE.
(III) NOTWITHSTANDING ANYTHING TO THE CONTRARY IN SECTION 13(G)(I)
ABOVE. THE 30 -DAY PERIOD FOR THE PREVIOUS TEAM TO MAKE A
TENDER SHALL BE TOL LED IF (A) ON THE DATE THE PLAYER SERVES THE
NOTICE REQUIRED BY SECTION 13(G)(I), HE IS UNDER CONTRACT TO A
PROFESSIONAL BASKETBALL TEAM OR LEAGUE NOT IN THE NBA, OR
(B) THE PLAYER SIGNS A CONTRACT WITH A PROFESSIONAL BASKETBALL
TEAM OR LEAGUE NOT IN THE N BA AT ANY POINT AFTER THE DATE ON
WHICH HE SERVES THE NOTICE REQUIRED BY SECTION 13(G)(I) AND BEFORE THE DATE ON
WHICH HE DATE ON WHICH THE PLAYER SENTIES THE TEAM THAT HE DATE ON
WHICH THE DATE ON OWNING AT THE PREVIOUS TEAM TO MAKE A
TENDER. IF THE 30 -DAY PERIOD FOR MAKING A TENDER IS TOLLED
PURSUANT TO THE PRECEDING SENTENCE, THE PERIOD SHALL BE HABIN
TOLLED UNTIL THE DATE ON WHICH THE PLAYER NOTHIES THE TEAM THAT HE IS AVAILABLE TO SIGN A PLAYER CONTRACT WITH AND BEGIN
RENDERING PLAYING SERVICES FOR SUCH TEAM IMMEDIATELY,
PROVIDED THAT SUCH NOTICE WILL NOT BE EFFECTIVE UNTIL THE
PLAYER IS UNDER NO CONTRACT WITH AND BEFORE THE TEAM THAT HE IS AVAILABLE TO SIGN A PLAYER CONTRACT WITH AND BEGIN RENDERING PLAYING SERVICES FOR SUCH TEAM IMMEDIATELY,
PROVIDED THAT SUCH NOTICE WILL NOT BE EFFECTIVE UNTIL THE
PLAYER IS UNDE

BONUSES, RESPECTIVELY, FOR THE SALARY CAP YEAR IN WHICH HE

```
SIB ARTICLE XXXIII
WAS DISMISSED AND DISQUALIFIED (REDUCED ON A PRO RATA BASIS
IF THE FIRST SEASON OF THE NEW CONTRACT IS A PARTIAL SEASON),
EVEN IF THE TEAM HAS A TEAM SALARY AT OR ABOVE THE SALARY CAP OR SUCH PLAYER CONTRACT CAUSES THE TEAM TO HAVE A
TEAM SALARY ABOVE THE SALARY CAP. IF THE PLAYER AND THE
PREVIOUS TEAM ENTER INTO SUCH PLAYER CONTRACT AND SUCH
CONTRACT COVERS MORE THAN ONE (1) SEASON, INCREASES AND DECREASES IN SALARY FOR SEASONS FOLLOWING THE FIRST SEASON
SHALL BE GOVERNED BY ARTICLE VII, SECTION 15 (A)(1); PROVIDED,
HOWEVER, THAT IF THE PLAYER WHO IS REINSTATED WAS DISMI SSED
AND DISQUALIFIED DURING THE TERM OF HIS ROOKIE SCALE
CONTRACT, THEN (A) THE NUMBER OF SEASONS IN THE PLAYER'S
NEW CONTRACT, THEN (A) THE NUMBER OF SEASONS
(INCLUDING THE OPTION YEAR IN FAVOR OF THE TEAM) THAT
REMAINED UNDER THE PLAYER'S ROOKIE SC ALE CONTRACT AT THE
TIME HE WAS DISMISSED AND DISQUALIFIED, AND THE SALARY CALLED FOR IN ANY SEASON OF THE PLAYER'S NEW CONTRACT (INCLUDING ANY
OPTION YEAR), MAY NOT EXCEED THE SALARY CALLED FOR DIVINING
THE CORRESPONDING SEASON OF HIS ROOKIE SCALE CONTRACT, AND
(B) IF THE NEW CONTRACT CONTRACT CONTRAINS TERMS IDENTICAL TO THOSE CONTAINED IN THE REMAINING SEASONS OF THE PLAYER'S ROOKIE
SCALE CONTRACT AT THE TIME HE WAS DISMISSED AND DISQUALIFIED, AND THE SALARY CALLED FOR DURING
THE CORRESPONDING SEASON OF HIS ROOKIE SCALE CONTRACT, AND
(B) IF THE NEW CONTRACT CONTRACT EXCEPT THE SALARY CALLED FOR DURING
THE CAPACITY AND THE PLAYER'S TEAM ULTIMATELY EXERCISES THE OPTION YEAR
AVAILABLE UNDER THE PLAYER'S COKIE SCALE CONTRACT.

SCALE CONTRACT AT THE TIME HE WAS DISMISSED AND DISQUALIFIED,
AND THE PLAYER'S TEAM ULTIMATELY EXERCISES THE OPTION YEAR

AVAILABLE UNDER THE HE NEW CONTRACT, THEN SUCH TEAM SHALL

RETAIN THE SAME RICHTS WITH RESPECT TO SUCH NEW CONTRACT AS IT WOULD HAVE RETAINED UNDER ARTICLE XI FOLLOWING THE

COMPLETION OF THE PLAYER'S ROOKIE SCALE CONTRACT.

SECTION 14. EXCLUSIVITY.

A RECEIVED THE THE SAME RICHTS WITH RESPECT TO SUCH NEW CONTRACT AS IT WOULD HAVE RETAI
```

ARTICLE XXXIII 5.19
EXCEED \$750,000 UPON SUCH TEAM PURSUANT TO THE NBA'S CONSTITUTION AND BY-LAWS.
(8) THE PENALTIES SET FORTH IN THIS ARTICLE XXXIII SHALL BE THE EXCLUSIVE PENALTIES TO BE IMPOSED UPON A PLAYER FOR THE USE, POSSESSION, OR DISTRIBUTION OF A PROHIBITED SUBSTANCE.
(C) NO UNIFORM PLAYER CONTRACT ENTERED INTO A FTER THE DATE THEREO'S HALL INCLUDE ANY TERM OR PROVISION THAT MODIFIES, CONTRADICTS, CHANGES, OR IS INCONSISTENT WITH P ARAGRAPH 8 OF SUCH CONTRACT (INCLUDING ANY CONDITION OR LIMITATION ON SALARY PROTECTION OTHER THAN THE STANDARD CONDITIONS OR LIMITATIONS SPECIFICALLY PROVIDED FOR IN ARTICLE II, SECTION 4) OR PROVIDES FOR THE TESTING OF A PLAYER FOR ILLEGAL SUBSTANCES. ANY TERM OR PROVISION OF A CURRENITLY EFFECTIVE UNIFORM PLAYER CONTRACT THAT IS INCONSISTENT WITH P PARAGRAPH 8 OF SUCH CONTRACT THAT IS INCONSISTENT WITH PARAGRAPH 8 OF SUCH CONTRACT THAT IS INCONSISTENT WITH PARAGRAPH 8 OF SUCH CONTRACT SHALL BE DEEMED NULL AND VOID ONLY TO THE EXTENT OF THE INCONSISTENCY.

SECTION 15. RANDOM HIGH BLOOD TESTING.
(A) IN ADDITION TO THE TESTING PROCEDURES SET FORTH IN SECTION 5 ABOVE, A PLAYER SHALL BE REQUIRED TO UNDERGO HIGH BLOOD TESTING AT A NY TIME, WITHOUT PRIOR NOTICE TO THE PLAYER, NO MORE THAN TWO (2) TIMES EACH SEASON AND NO MORE THAN DONE (1) TIME DURING EACH OFF -SEASON. FOR PURPOSES OF THIS SECTION 15, THE LAST DAY OF A SEASON FOR A PLAYER SHALL BE RECUIRED TO UNDERGO HIGH THAN THE STEND AND THE SET OF SEASON BEGINS. THE SCHEDULING OF TESTING AND COLLECTION OF SECTION 15, THE LAST DAY OF A SEASON FOR A PLAYER SHALL BE THE DAY BEFORE THAT PLAYER'S OFF -SEASON BEGINS. THE SCHEDULING OF TESTING AND COLLECTION OF SECTION 15, THE LAST DAY OF A SEASON FOR A PLAYER SHALL BE THE DAY BEFORE THAT PLAYER'S OFF -SEASON BEGINS. THE SCHEDULING OF TESTING AND COLLECTION OF THE TESTING SCHEDULE; PROVIDED HOWEVER, THAT IT SHALL NOT BE A VIOLATION OF THE FESTING SCHEDULE; PROVIDED HOWEVER, THAT IT SHALL NOT BE A VIOLATION OF THE FESTING OF THE TESTING ON THE TESTING SCHEDULE COLLECTION TO AN INBA

S20 ARTICLE XXXIII
SUBSTANCES CALLED FOR IN SECTION 6 ABOVE.) HGH BLOOD TESTING MAY OCCUR
AT THE SAME TIME THAT PLAYERS UNDERGO RANDOM URINE TESTS FOR OTHER S PEDS,
SUBJECT TO THE PROCEDURES GOVERNING GAME -DAY BLOOD TESTING SET FORTH IN
SECTION 4(B) ABOVE AND EXHIBIT I -4 TO THIS AGREEMENT.
(B) IN THE EVENT THAT A PLAYER TESTS POSITIVE FOR A HUMAN GROWTH
HORMONE PURSUANT TO THIS SECTION 15, HE SHALL ENTER THE SPED PROGRAM AND
SUFFER THE CONSEQUENCES SET FORTH IN SECTION 9 ABOVE.
(C) THE ISOFORM TEST FOR HGH BLOOD TESTING WILL BE USED WITH
CORRESPONDING DECISION LIMITS ISSUED BY THE WORLD ANTI -DOPING AGENCY IN
DECEMBER OF 2020 (THE "WADA DECISION LIMITS") FOR POSITIVE T EST RESULTS.
(THE WADA DECISION LIMITS ARE 1.84 FOR KIT 1 AND 1.91 FOR KIT 2 FOR MALE ATHLETES.)
SECTION 16. ADDITIONAL BASES FOR TESTING.
(A) ANY PLAYER WHO SEEKS TREATMENT OUTSIDE THE PROGRAM FOR A PROBLEM
INVOLVING A PROHIBITED SUBSTANCE, MARIJUANA, OR ALCOHOL SHALL, AS DIRECTED BY
THE NBA (AFTER NOTICE TO THE PLAYERS ASSOCIATION), SUBMIT HIMSELF TO AN
EVALUATION BY THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS
APPLICABLE) AND PROVIDE (OR CAUSE TO BE PROVIDED) TO THE MEDICAL DIRECTOR OR
SPED MEDICAL DIRECTOR (AS AP PLICABLE) SUCH MEDICAL AND TREATMENT RECORDS
AS THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE)
MAY, IN HIS OR HER PROFESSIONAL JUDGMENT, ALSO REQUIRE SUCH A PLAYER, WITHOUT
PRIOR NOTICE, TO SUBMIT TO TESTING FOR PROHIBITED SUBSTANCES, PROVIDED THAT
THE FREQUENCY OF SUCH TESTING SHALL NOT EXCEED THREE (3) TIMES PER WEEK AND
THE PLAYER'S INITIAL EVALUATION BY THE MEDICAL DIRECTOR OR SPED MEDICAL

THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR OR SPED MEDICAL

THE PROPERSON OF SUCH TESTING SHALL NOT EXCEED THREE (3) TIMES PER WEEK AND
THE DURATION OF SUCH TESTING SHALL NOT EXCEED THREE (3) TIMES PER WEEK AND
THE PLAYER'S INITIAL EVALUATION BY THE MEDICAL DIRECTOR OR SPED MEDICAL

DIRECTOR (AS APPLICABLE).
(B) ANY PLAYER WHO IS SUBJECT TO IN- PATIENT OR AFTERCARE TREATMENT IN THE
PROGRAM AND IS FORMALLY CHARGED WITH "DRIVING WHILE INTOXICATED," "DRIVING UNDER THE INFLUENCE OF ALCOHOL," OR ANY OTHER CRIME OR OFFENSE INVOLVING
SUSPECTED ALCOHOL, MARIJUANA, OR ILLEGAL SUBSTANCE USE SHALL, PROVIDED THAT THE
NBA HAS ADVISED THE PLAYERS ASSOCIATION, BE REQUIRED TO SUBMIT TO A URINE
TEST, TO BE CONDUCTED BY THE NBA, WITHIN SEVEN (7) DAYS OF BEI NG SO CHARGED.

ARTICLE XXXIII 521
(C) IF, PURSUANT TO SECTION 16(A) ABOVE, A PLAYER (I) TESTS POSITIVE PURSUANT TO SECTION 4(D)(III), (IV), OR (V) ABOVE; OR (III) REFUSES OR FAILS TO SUBMIT TO AN EVALUATION OR PROVIDE (OR CAUSE TO BE PROVIDED) THE INFORMATION REQUESTED BY THE MEDICAL DIRECTOR, BUT DOES NOT COME FORWARD VOLUNTARILY WITHIN SIXTY (60) DAYS OF BEING REQUESTED TO DO SO BY THE NBR (WITHIN NOTICE TO THE PLAYERS ASSOCIATION), OR IF, PURSUANT TO SECTION 16 (B) ABOVE, A PLAYER TESTS POSITIVE FOR A DRUG OF ABUSE OTHER THAN A BENZODIAZEPINE, THEN, IN EITHER CASE THE PLAYER SHALL ADVANCE TWO STAGES IN THE DRUGS OF ABUSE PROGRAM — I.E., THE PLAYER SHALL ENTER STAGE 2 OF THE DRUGS OF ABUSE PROGRAM (IF THE PLAYER HAD NOT PREVIOUSLY ENTERED STAGE 1 OF SUCH PROGRAM), AND THE PLAYER HAD PRIVATE SHALL ENTER STAGE 2 OF THE DRUGS OF ABUSE PROGRAM (IF THE PLAYER HAD NOT PREVIOUSLY ENTERED STAGE 1 OF SUCH PROGRAM), AND THE PLAYER HAD PRIVATE SHALL ENTER STAGE 2 OF THE DRUGS OF ABUSE PROGRAM (IF THE PLAYER HAD NOT PREVIOUSLY ENTERED STAGE 1 OF SUCH PROGRAM), AND THE PLAYER HAD PRIVATE SHALL BE DISSOCIATION WITH THE NBA OR ANYOF ITS TEAMS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 12(A) ABOVE (IF THE PLAYER HAD PRIVATE AND AND THE PROVIDED STAGES IN THE DRUGS OF ABUSE PROGRAM (IF THE PLAYER HAD NOT PREVIOUSLY ENTERED STAGE 1 OF SUCH PROGRAM), AND THE PLAYER HAD PRIVATE STAGE 2 OF THE DRUGS OF ABUSE PROGRAM (IF THE PLAYER HAD NOT PREVIOUSLY ENTERED STAGE 1 OF SUCH PROGRAM), AND THE PLAYER HAD PRIVATE STAGE 2 OF THE PLAYER TESTS POSITIVE FOR A SPED AND SHALL SUFFER THE APPLICABLE CONSEQUENCES SET FORTH IN SECTION 16(A) OR (B) ABOVE, A PLAYER TESTS POSITIVE FOR A SPED AND SHALL SUFFER THE APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 OR 10 ABOVE, AS THE CASE MAY BUT AND THE SPORTS LEAGUE OR ANTI-OPINIOS BY A SPED AND SHALL SUFFER THE APPLICABLE CONSEQUENCES SET FORTH IN SECTION 9 ABOVE.

(E) IF A PLAYER IS OR, WITHIN THE PREVIOUS SIX (6) MONTHS, (I) HAS BEEN IN PROVIDED TO A SPECIMEN SAMPLE AND THAT FINDING HAS NOT SHEAD AND THAT PLAY

FORTH IN SECTION 9 ABOVE. A PLAYER WHO TESTS POSITIVE FOR A DRUG OF ABUSE

OR A SPED PURSUANT TO THIS SECTION 16(E) MAY HAVE HIS DISMISSAL AND DISQUALIFICATION OR OTHER PENALTY REDUCED OR RESCINDED BY THE GRIEVANCE ARBITRATION OR OTHER PENALTY REDUCED OR RESCINDED BY THE GRIEVANCE ARBITRATION IN ACCORDANCE WITH SECTION 20 BELOW.

(F) NOTHING IN THIS SECTION 16 SHALL LIMIT OR OTHERWISE AFFECT ANY OF THE PROVI SIONS OF SECTION 5 (REASONABLE CAUSE TESTING OR HEARING).

SECTION 17. ADDITIONAL PROHIBITED SUBSTANCES AND TESTING METHODS.
(A) ANY STROID OR PERFORMANCE - ENHANCING DRUG THAT IS DECLARED ILLEGAL.

DURING THE TERM OF THIS AGREEMENT WILL AUTOMATICALLY BE ADDED TO THE LIST OF PROHIBITED SUBSTANCES AS A SPED.

(B) AT ANY TIME DURING THE TERM OF THIS AGREEMENT, EITHER THE NBA OR THE PLAYERS ASSOCIATION MAY CONVENE A MEETING OF THE PROHIBITED SUBSTANCES

COMMITTEE TO REQUEST THAT A SUBSTANCE OR SUBSTANCES BE ADDED TO THE LIST OF PROHIBITED SUBSTANCES SET FORTH ON EXHIBIT 1-2 TO THIS AGREEMENT. ANY SUCH ADDITION OF A PROHIBITED SUBSTANCES SET FORTH ON EXHIBIT 1-2 TO THIS AGREEMENT. ANY SUCH ADDITION OF A PROHIBITED SUBSTANCE SET FORTH ON EXHIBIT 1-2 TO THIS AGREEMENT. ANY SUCH ADDITION OF A PROHIBITED SUBSTANCE WAY ONLY INCLUDE A SUBSTANCE THAT IS OR IS REASONABLY LIKELY TO BE HARMFUL TO PLAYERS AND IS OR IS REASONABLY LIKELY TO BE IMPROPRENLY PERFORMANCE -ENHAND CING. THE DETERMINATION OF THE COMMITTEE TO ADD TO THE LIST OF PROHIBITED SUBSTANCES SHALL BE MADE BY A MAJORITY VOTE OF ALL FIVE (5) COMMITTEE MEMBERS, AND SHALL BE FINAL, BINDING, AND UNARPEALABLE.

(C) PLAYERS WILL RECEIVE NOTICE OF ANY ADDITION TO THE LIST OF PROHIBITED SUBSTANCE SHALL BE FINAL ADDITION BECOMES EFFECTIVE UNDER THIS ARTICLE XXXIII .

(D) AT ANY TIME DURING THE TERM OF THIS AGREEMENT, EITHER THE NBA OR THE PROHIBITED SUBSTANCES OMMITTEE TO REQUEST THAT A TESTING METHOD BE ADDED TO THE PROGRAM.

PURSUANT TO THIS SECTION 17(D), THE PROHIBITED SUBSTANCES COMMITTEE SHALL HAVE THE AUTHORITY TO: (I) DETERMINE WHAT TESTING METHODS BOT TO THE PROGRAM.

PURSUANT TO THIS SECTION 17(D), THE PROHIBITED SUBSTANCES COMMIT

TESTING METHOD THAT WOULD REQUIRE A CHANGE TO THE MANNER IN WHICH

ARTICLE XXXIII 523
SPECIMENS ARE COLLECTED FROM PLAYERS (SUC H AS A CHANGE FROM URINE
COLLECTIONS TO BLOOD COLLECTIONS). ANY DETERMINATION OF THE COMMITTEE
PURSUANT TO THIS SECTION 17(D) SHALL BE MADE BY A MAJORITY VOTE OF ALL FIVE (5) COMMITTEE MEMBERS, AND SHALL BE FINAL, BINDING, AND UNAPPEALABLE.
SECTION 18. PRESCRIPTIONS UNDER THE ANTI -DRUG PROGRAM.

SECTION 18. PRESCRIPTIONS UNDER THE ANTI-DRUG PROGRAM.

(A) NOTWITHSTANDING THE CONFIDENTIALITY PROVISIONS OF SECTION 3 OF THIS

ARTICLE XXXIII, BEFORE ANY PLAYER IS PRESCRIBED A DRUG OR SUBSTANCE (WHETHER

OR NOT IT IS A PROHIBITED SUBSTANCE) AS PART OF HIS TREATMENT IN THE PROGRAM, THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) WILL NOTIFY

THE DESIGNATED PHYSICIAN OF THE PLAYER'S TEAM OF THE NAME OF THE DRUG OR SUBSTANCE (THE "PROPOSED SUBSTANCE"), THE MEDICAL JUSTIFICATION FOR THE PRESCRIPTION OF THE PROPOSED SUBSTANCE, A ND THE NAME OF THE PRESCRIBING

PHYSICIAN.
(B) IF THE DESIGNATED PHYSICIAN OF THE PLAYER'S TEAM ADVISES THE MEDICAL

DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) - AT THAT TIME OR AT ANY
TIME THEREAFTER - THAT THE PROPOSED SUBSTANCE WOULD CREATE A POSSIBLE
ADVERSE REACTION WITH ANOTHER PRESCRIPTION SUBSTANCE THAT THE PLAYER IS BEING ADMINISTERED, A DISCUSSION WILL BE HELD AMONG THE MEDICAL DIRECTOR OR SPED

MEDICAL DIRECTOR (AS APPLICABLE), THE PRESCRIBING PHYSICIAN, AND THE DESIGNATED TEAM PHYSICIAN WITH RE SPECT TO MODIFYING ONE OR BOTH OF THE PRESCRIPTIONS SO AS TO AVOID THE POTENTIAL ADVERSE REACTION.

(C) IF THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE)

SECOMES AWARE THAT A PLAYER HAS BEEN TRADED TO OR SIGNED WITH ANOTHER TEAM AFTER NOTIFICATION IN HAS BEEN MADE TO A DESIGNATED TEAM PHYSICIAN UNDER SECTION 18(A) ABOVE, THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) IS REQUIRED TO MAKE THE SAME NOTIFICATION TO THE DESIGNATED TEAM PHYSICIAN OF THE PLAYER'S NEW TEAM AND TO HAVE THE DISC USSION REQUIRED BY SECTION 18(B) ABOVE.

(D) A TEAM PHYSICIAN WHO RECEIVES A NOTIFICATION FROM THE MEDICAL

DIRECTOR OR SPED MEDICAL DIRECTOR (AS APPLICABLE) UNDER THIS SECTION 18 MAY ONLY DISCLOSE THE PRESCRIPTION FOR THE PROPOSED SUBSTANCE TO OTHER MEMBERS OF THE TEAM MEDICAL STAFF WHO ARE REQUIRED TO BE ADVISED OF THE PRESCRIPTION IN ORDER TO ENSURE THAT THE PLAYER IS RECEIVING PROPER MEDICAL CARE FROM THE TEAM'S MEDICAL STAFF, AND TO NO OTHER PERSON.

```
524 ARTICLE XXXIII
SECTION 19. LONGITUDINAL PROFILE FOR EXOGENOUS TESTOSTERONE.
(A) A LONGITUDINAL PROFILE FOR EXOGENOUS TESTOSTERONE WILL BE ESTABLISHED
FOR EACH PLAYER (THE "LONGITUDINAL PROFILE"). THE SOLE PURPOSE OF THE
LONGITUDINAL PROFILE IS TO ASSIST THE LABORATORY SELECTED BY THE PARTIES TO
PERFORM THE ANALYSIS OF PRIMARY SPECIMENS FOR UR IN RETSTS UNDER THE PROGRAM
(THE "LABORATORY") IN DETERMINING WHICH SPECIMENS SHALL BE SUBJECTED TO CARBON ISOTOPE RATIO MASS SPECTROMETRY ("IRMS") ANALYSIS.
(B) PLAYERS' LONGITUDINAL PROFILES WILL BE CREATED PURSUANT TO THE
PROTOCOL SET FORTH IN EXHIBIT 1-7. THE THREE (3) TESTS USED TO CREATE THE
LONGITUDINAL PROFILES WILL BE RANDOM TESTS CONDUCTED UNDER SECTION 6 ABOVE, AND THE CREATION OF THE LONGITUDINAL PROFILES WILL NOT REQUIRED RANDOM TESTING SET FORTH IN
SECTION 6 ABOVE.
(C) ONCE A PLAYER'S LONGITUDINAL PROFILE IS ESTABLISHED, THE DIRECTOR OF
THE LABORATORY WILL CONSIDER THE PLAYER'S BASELINE VALUES (AS DEFINED IN
EXHIBIT 1-7) IN COMPARISON TO THE NORMALIZED TESTOSTERONE CONCENTRATION,
NORMALIZED EPITESTOSTERONE CONCENTRATION OR THE CORRESPONDING BASELINE
TESTOSTERONE/EPITESTOSTERONE RATIO (COLLECTIVELY, THE "SPECIMEN VALUES") OF
THE PLAYER'S SUBSCOURT URINE SPECIMEN SAND WILL DETERMINE, IN HIS OR HER
DISCRETION, WHETHER TO CONDUCT AN IRMS ANALYS IS ON A URINE SPECIMEN. IN
ADDITION, THE LABORATORY WILL RANDOMLY SELECT URINE SPECIMEN FOR IRMS
ANALYSIS TO ENSURE THAT SUCH ANALYSIS IS CONDUCTED ON AT LEAST ONE (1) URINE
SPECIMEN FROM EVERY PLAYER DURING EACH YEAR COVERED BY THE PROGRAM
(I.E., FROM OO CTOBER I THROUGH SEPTEMBER 30). THE DECISION REGRADING
WHETHER TO CONDUCT IRMS ANALYSIS ON THE PROGRAM
(I.E., FROM OO CTOBER I THROUGH SEPTEMBER 30). THE DECISION REGRADING
WHETHER TO CONDUCT IRMS ANALYSIS ON THE PROGRAM
(I.E., FROM OO CTOBER I THROUGH SEPTEMBER 30). THE DECISION OF THE LABORATORY.
SECTION 20. NO SIGNIFICANT FOR THE DIRECTOR OF THE LABORATORY.
```

BROUGHT UNDER ARTICLE XXXI OF THIS AGREEMENT, REDUCE OR R ESCIND THE PENALTY OTHERWISE APPLICABLE UNDER THIS ARTICLE XXXIII. SUCH REDUCTION OR RESCISSION (IF ANY) WILL BE DETERMINED AT THE DISCRETION OF THE GRIEVANCE ARBITRATOR.

(A) IF A PLAYER PR OVES BY CLEAR AND CONVINCING EVIDENCE THAT HE BEARS NO SIGNIFICANT FAULT OR NEGLIGENCE FOR THE PRESENCE OF A DRUG OF ABUSE OR A SPED IN HIS TEST RESULT, THE GRIEVANCE ARBITRATOR MAY, IN A PROCEEDING

ARTICLE XXXIII 525
(B) FOR PURPOSES OF THIS SECTION 20, "NO SIGNIFICANT FAULT OR NEGLIGENCE"
MEANS THE UNUSUAL CIRCUMSTANCE IN WHICH THE PLAYER DID NOT KNOW OR
SUSPECT, AND COULD NOT REASONABLY HAVE KNOWN OR SUSPECTED, EVEN WITH THE
EXERCISE OF CONSIDERABLE CAUTION AND DILIGENCE, THAT HE WAS TAKING, INGESTING,
APPLYING, OR OTHERWISE USING THE DRUG OF ABUSE OR SPED. TO SHOW THAT HE
BEARS NO SIGNIFICANT FAULT OR NEGLIGENCE, THE PLAYER MUST ALSO ESTABLISH HOW
THE DRUG OF ABUSE OR SPED ENTERED HIS SYSTEM. A PLAYER CANNOT SATISFY HIS
BURDEN BY MERELY DENYING THAT HE INTENTIONALLY USED THE DRUG OF ABUSE OR
SPED

SPED.
SECTION 21. G LEAGUE SUSPENSIONS.
ANY PLAYER SUSPENDED UNDER THE NBAGL ANTI -DRUG PROGRAM WHO SIGNS
A UNIFORM PLAYER CONTRACT BEFORE THE FULL TERM OF THE SUSPENSION IS SERVED SHALL CONTINUE TO SERVE THE SUSPENSION IN THE NBA FOR THE LESSER OF: (I) THE NUMBER OF GAMES REMAINING ON THE SUSPENSION IMPOSED UNDER THE NBAGL ANTI-DRUG PROGRAM WHEN THE PLAYER SIGNS THE PLAYER CONTRACT, OR (II) THE DIFFERENCE BETWEEN THE MAXIMUM NUMBER OF GAMES FOR WHICH THE PLAYER COULD HAVE BEEN SUSPENDED UNDER THE PROGRAM FOR THE SAME VIOLATION AND THE NUMBER OF GAMES OF THE SUSPENSION ALREADY SERVED BY THE PLAYER IN THE NBAGL. IN ADDITION, ANY PLAYER SUSPENDED UNDER THE NBAGL ANTI-DRUG NBAGE. IN ADDITION, ANY PLAYER SUSPENDED UNDER THE MEAGLANTI -DRUG
PROGRAM WHOSE NBA GL CONTRACT ENDS BEFORE THE FULL TERM OF THE
SUSPENSION IS SERVED SHALL BE SUBJECT TO ARTICLE VI, SECTION 1(C) OF THIS
AGREEMENT WITHRESPECT TO THE NBAGL SUSPENSION IF, AT THE START OF THE FOLLOWING NBA REGULAR SEASON, HE IS A FREE AGENT WHO HAS GAMES REMAINING
TO BE SERVED ON THE NBAGL SUSPENSION. FOR PURPOSES OF ARTICLE VI,
SECTION 1 (C), THE "TEAM TO WHICH HE WAS UNDER CONTRACT WHEN THE
SUSPENSION WAS IMPOSED" SHALL BE DEEMED TO BE THE NBA TEAM, IF ANY, WITH WHICH THE PLAYER FIRST SIGNS A PLAYER CONTRACT FOLLOWING IMPOSITION OF THE NBAGL SUSPENSION.

526 ARTICLE XXXIV ARTICLE XXXIV

RECOGNITION CLAUSE
THE NBA RECOGNIZES THE PLAYERS ASSOCIATION AS THE EXCLUSIVE COLLECTIVE
BARGAINING REPRESENTATIVE O F ALL PERSONS WHO ARE EMPLOYED BY NBA TEAMS
AS PROFESSIONAL BASKETBALL PLAYERS AND/OR WHO MAY BECOME SO EMPLOYED
DURING THE TERM OF ANY COLLECTIVE BARGAINING AGREEMENT BETWEEN THE PARTIES
OR ANY EXTENSION THEREOF: (A) ALL PERSONS WHO ARE EMPLOYED BY NBA T EAMS
AS PROFESSIONAL BASKETBALL PLAYERS; (B) ALL PERSONS WHO HAVE BEEN PREVIOUSLY EMPLOYED BY AN NBA TEAM AS PROFESSIONAL BASKETBALL PLAYERS WHO ARE
SEEKING EMPLOYMENT WITH AN NBA TEAM AS A PROFESSIONAL BASKETBALL PLAYER;
(C) ALL ROOKIE PLAYERS SELECTED IN EACH YEAR'S NBA DRAFT; AND (D) ALL UNDRAFTED
ROOKIE PLAYERS SEEKING EMPLOYMENT WITH AN NBA TEAM AS A PROFESSIONAL BASKETBALL PLAYER. THE PLAYERS ASSOCIATION WARRANTS THAT IT IS DULY
EMPOWERED TO ENTER INTO THIS AGREEMENT FOR AND ON BEHALF OF SUCH PERSONS.
THE NBA AND THE PLAYERS ASSOCIATION AGREE THAT, NOTWITHSTANDING THE FOREGOING, SUCH PERSONS AND NBA TEAMS MAY, ON AN INDIVIDUAL BASIS,
BARGAIN WITH RESPECT TO AND AGREE UPON THE PROVISIONS OF PLAYER CONTRACTS,
BUT ONLY AS AND TO THE EXTENT PERMITTED BY THIS AGREEMENT.

ARTICLE XXXV 527 ARTICLE XXXV

SAVINGS CLAUSE
IN THE EVENT THAT ANY PROVISION HEREOF IS FOUND TO BE INCONSISTENT WITH
THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (OR THE RULES AND REGULATIONS
ISSUED THEREUNDER (THE "CODE")), THE NATIONAL LABOR RELATIONS ACT, ANY
OTHER FEDERAL, STATE, PROVINCIAL, OR LOCAL STATUTE OR ORDINANCE, OR THE RULES AND
REGULATIONS OF ANY OTHER GOVERNMENT AGENCY, OR IS DETERMINED TO HAVE AN
ADVERSE EFFECT UPON THE RIGHT OF THE NBA (OR ANY SUCCESSOR ENTITY) TO A TAX
EXEMPTION UNDER SECTION 501(C)(6) OF THE CODE (OR ANY SUCCESSOR SECTION OF
LIKE IMPORT), THEN THE PARTIES HERETO AGREE TO MAKE SUCH CHANGES AS ARE
NECESSARY TO AVOID SUCH INCONSISTENCY OR TO OBTAIN OR MAINTAIN SUCH
EXEMPTION RETAINING, TO THE EXTENT POSSIBLE, THE INTENTION OF SUCH PROVISION.

528 ARTICLE XXXVI ARTICLE XXXVI

PLAYER AGENTS

SECTION 1. APPROVAL OF PLAYER CONTRACTS.

THE NBA SHALL NOT APPROVE ANY PLAYER CONTRACT BETWEEN A PLAYER AND A TEAM UNLESS SUCH PLAYER (A) IS REPRESENTED IN THE NEGOTIATIONS WITH RESPECT TO SUCH PLAYER CONTRACT BY AN AGENT OR REPRESENTATIVE DULY CERTIFI ED BY THE

PLAYERS ASSOCIATION IN ACCORDANCE WITH THE PLAYERS ASSOCIATION'S REGULATIONS GOVERNING PLAYER AGENTS AND AUTHORIZED TO REPRESENT HIM, OR (B) ACTS ON HIS OWN BEHALF SECTION 2. FINES.

THE NBA SHALL IMPOSE A FINE OF \$50,000 UPON ANY TEAM THAT NEGOTIATES
A PLAYER CONTRACT WITH AN AGENT OR REPRESENTATIVE NOT CERTIFIED BY THE PLAYERS

A PLAYER CONTRACT WITH AN AGENT OR REPRESENTATIVE NOT CERTIFIED BY THE PLAYERS
ASSOCIATION IN ACCORDANCE WITH THE PLAYERS ASSOCIATION'S REGULATIONS
GOVERNING PLAYER AGENTS IF, AT THE TIME OF SUCH NEGOTIATIONS, SUCH TEA M
EITHER (A) KNOWS THAT SUCH AGENT OR REPRESENTATIVE HAS NOT BEEN SO CERTIFIED, OR (B) FAILS TO MAKE REASONABLE INQUIRY OF THE NBA AS TO WHETHER SUCH AGENT
OR REPRESENTATIVE HAS BEEN SO CERTIFIED. NOTWITHSTANDING THE PRECEDING
SENTENCE, IN NO EVENT SHALL ANY TEAM BE SUBJECT TO A FINE IF THE TEAM
NEGOTIATES A PLAYER CONTRACT WITH AN AGENT OR REPRESENTATIVE DESIGNATED AS
THE PLAYER'S AUTHORIZED AGENT ON THE THEN. CURRENT AGENT LIST PROVIDED BY THE

THE PLAYER'S AUTHORIZED AGENT ON THE THEN-CURRENT AGENT LIST PROVIDED BY THE PLAYERS ASSOCIATION TO THE NBA IN ACCORDANCE WITH SECTION 5 BE LOW. SECTION 3. PROHIBITION ON PLAYERS AS AGENTS.
FOR PURPOSES OF NEGOTIATING THE TERMS OF A UNIFORM PLAYER CONTRACT OR OTHERWISE DEALING WITH A TEAM OVER ANY MATTER, PLAYERS ARE PROHIBITED FROM (A) REPRESENTING OTHER CURRENT OR PROSPECTIVE NBA PLAYERS AS AN AGENT

CERTIFIED UNDER THE PLAYERS ASSOCIATION'S REGULATIONS GOVERNING PLAYER AGENTS, OR (B) HOLDING AN EQUITY INTEREST OR POSITION IN A BUSINESS ENTITY THAT REPRESENTS OTHER CURRENT OR PROSPECTIVE NBA PLAYERS AS AN AGENT CERTIFIED UNDER THE PLAYERS AS

ARTICLE XXXVI 529

SECTION 4. INDEMNITY.

THE PLAYERS ASSOCIATION AGREES TO INDEMNIFY AND HOLD HARMLESS THE NBA,

ITS TEAMS, AND EACH OF ITS AND THEIR RESPECTIVE PAST, PRESENT, AND FUTURE OWNERS (DIRECT AND INDIRECT) ACTING IN THEIR CAPACITY AS TEAM OW NERS, OFFICERS,

OWNERS (DIRECT AND INDIRECT) ACTING IN THEIR CAPACITY AS TEAM OW NERS, OFFICERS,
DIRECTORS, TRUSTEES, EMPLOYEES, SUCCESSORS, AGENTS, ATTORNEYS, HEIRS, ADMINISTRATORS, EXECUTORS, AND ASSIGNS, FROM ANY AND ALL CLAIMS OF ANY KIND
ARISING FROM OR RELATING TO (A) THE PLAYERS ASSOCIATION'S REGULATIONS
GOVERNING PLAYER AGENTS, AND (B) THE PROVISIONS OF THIS ARTICLE, INCLUDING,
WITHOUT LIMITATION, ANY JUDGMENTS, COSTS, AND SETTLEMENTS, PROVIDED THAT THE PLAYERS ASSOCIATION IS IMMEDIATELY NOTIFIED OF SUCH CLAIM IN WRITING (AND, IN
NO EVENT LATER THAN FIVE (5) DAYS FROM THE RECEIP T THEREOF), IS GIVEN THE

OPPORTUNITY TO ASSUME THE DEFENSE THEREOF, AND THE NBA AND/OR ITS TEAMS (WHICHEVER IS SUED) USE THEIR BEST EFFORTS TO DEFEND SUCH CLAIM, AND DO NOT ADMIT LIABILITY WITH RESPECT TO AND DO NOT SETTLE SUCH CLAIM WITHOUT THE PRIOR

WRITTEN CONSENT OF THE PLAYERS ASSOCIATION.

SECTION 5. AGENT LISTS.
THE PLAYERS ASSOCIATION AGREES TO PROVIDE THE NBA LEAGUE OFFICE WITH

A LIST OF (A) ALL AGENTS CERTIFIED UNDER THE PLAYERS ASSOCIATION'S REGULATIONS GOVERNING PLAYER AGENTS, AND (B) THE PLAYERS REPRESENTE D BY EACH SUCH AGENT. SUCH LIST SHALL BE UPDATED ONCE EVERY TWO (2) WEEKS FROM THE DAY AFTER THE NBA FINALS TO THE FIRST DAY OF THE NEXT SUCCEEDING REGULAR SEASON AND SHALL BE UPDATED ONCE EVERY MONTH AT ALL OTHER TIMES. SECTION 6. CONFIRMATION BY THE PLAYERS ASSOCIATION.

IF THE NBA HAS REASON TO BELIEVE THAT THE AGENT REPRESENTING A PLAYER IN CONTRACT NEGOTIATIONS IS NOT A CERTIFIED AGENT OR IS NOT THE AGENT AUTHORIZED TO REPRESENT THE PLAYER, THEN THE NBA MAY, AT ITS ELECTION, REQUEST IN WRITING

FROM THE PLAYERS AS SOCIATION CONFIRMATION AS TO WHETHER THE AGENT WHO

REPRESENTED THE PLAYER IN THE CONTRACT NEGOTIATIONS IS IN FACT THE PLAYER'S CERTIFIED REPRESENTATIVE. IF WITHIN THREE (3) BUSINESS DAYS OF THE DATE THE PLAYERS ASSOCIATION RECEIVES SUCH WRITTEN REQUEST, T HE NBA DOES NOT RECEIVE
A WRITTEN RESPONSE FROM THE PLAYERS ASSOCIATION STATING THAT THE AGENT WHO REPRESENTED THE PLAYER IS NOT THE PLAYER'S CERTIFIED REPRESENTATIVE, THEN THE

NBA SHALL BE FREE TO ACT AS IF THE AGENT IS THE PLAYER'S CONFIRMED CERTIFIED REPRESENTATIVE.

530 ARTICLE XXXVI

SECTION 7. AGENT RULES COMPLIANCE.

(A) IF THE NBA NOTIFIES THE PLAYERS ASSOCIATION THAT IT HAS REASONABLE

CAUSE TO BELIEVE THAT AN AGENT OR REPRESENTATIVE HAS ENGAGED IN CONDUCT THAT

VIOLATES THIS AGREEMENT, THE PLAYERS ASSOCIATION WILL REVIEW ANY INFORMATION

SUPPLIED BY THE NBA, DETERMINE WHET HER TO CONDUCT AN INVESTIGATION OF THE

ALLEGED CONDUCT, AND, IF THE PLAYERS ASSOCIATION CONCLUDES THAT MISCONDUCT

OCCURRED, INFORM THE NBA AS TO THE RESULT OF ITS INVESTIGATION AND ANY DISCIPLINE IT HAS IMPOSED.

(B) THE PLAYERS ASSOCIATION WILL AMEND THE PLAYERS ASSOCIATION'S

REGULATIONS GOVERNING PLAYER AGENTS TO EXPRESSLY PROVIDE THAT THE PLAY ERS

ASSOCIATION MAY IMPOSE A FINE OF UP TO \$125,000 ON AN AGENT FOR A VIOLATION

OF THE RULES REGARDING TAMPERING, PUBLIC REQUESTS OR DEMANDS FOR A TRADE, OR

THE TIMING OF CONTRACT NEGOTIATIONS.

ARTICLE X XXVII 531 ARTICLE XXXVII

```
PLAYER APPEARANCES AND ADDITIONAL CONTENT
ACTIVITIES JUNIFORM
SECTION 1. PLAYER ACTIVITIES ON BEHALF OF THE NBA.
(A) APPEARANCES. A PLAYER MAY, DURING EACH SALARY CAP YEAR COVERED
BY A PLAYER CONTRACT TO WHICH HE IS A PARTY, BE REQUIRED TO MAKE UP TO TWO (2)
APPEARANCES AT THE REQUEST OF NBA PROPERTIES, INC. IN ACCORDANCE WITH
PRARGARPH 13(D) OF A UNIFORM PLAYER CONTRACT AND ARTICLE II, SECTION 8. ANY
APPEARANCE THAT A PLAYER IS REQUIRED TO MAKE SHALL COMPLY WITH THE TERMS OF ARTICLE II, SECTION 8. AND WHEN A PLAYER MAKES AN APPEARANCE IN ACCORDANCE
WITH THIS SECTION, HE SHALL BE PAID AT LEAST $3.500.
(B) NBA PLAYER DAYS. UPON REQUEST BY THE NBA, A PLAYER SHALL BE
REQUIRED TO PARTICIPATE ONE (1) TIME EACH SALARY CAP YEAR COVERED BY A PLAYER
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DOYN
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DOYN
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA -ARRANGED "NBA PLAYER DAY"
CONTRACT TO WHICH HE IS A PARTY IN AN NBA PLAYER'S PERFORMANCE IN A MAJOR
NBA BRAND ADVERTISING CAMPAIGN). A PLAYER'S REQUIRED PARTICIPATION IN ANY
SUCH SESSION WILL LAST NO LONGER THAN TWO (2) HOURS AND SHALL COUNT AS ONE (1)
INDIVIDUAL OR GROUP APPEARANCE AS APPLICABLE UNDER ARTICLE II, SECTION 8(A)(I).

AN NBA PLAYER DAY SHALL BE PLAYINED BY THE NBA WITH CONSIDERATION FOR THE PLAYER'S SCHEDULE IN ACCORDANCE WITH THE FOLLOWING:
(I) PARTICIPATION WINDOWS. A PLAY
```

532 ARTICLE XXXVII EITHER FIVE (5) CONSECUTIVE DATES OR EIGHT (8) NON -CONSECUTIVE DATES ON WHICH HE IS AVAILABLE TO PARTICIPATE WITHIN THE PERIOD BEGINNING ONE (1) WEEK AFTER THE DRAFT AND ENDING AT THE START OF TRAINING CAMP FOR THE FOLLOWING SEASON. WITHIN ONE (1) WEEK OF RECEIVING SUCH DATES, THE NBA WILL NOTIFY THE PLAYER OF WHICH DATE OF THOSE PROVIDED HAS BEEN SELECTED FOR THE PLAYER'S PARTICIPATION IN HIS NBA PLAYER DAY. (III) ALL-STAR SCHEDULING . AT LEAST FIFTEEN (15) DAYS PRIOR TO THE COMMENCEMENT OF ALL -STAR WEEKEND, THE NBA WILL NOTIFY THOSE PLAYERS WHO HAVE BEEN SELECTED TO PARTICIPATE IN AN NBA PLAYER DAY DURING THAT WEEKEND, AN D THE NBA AND EACH SUCH PLAYER SHALL COOPERATE TO DESIGNATE A MUTUALLY AGREEABLE TIME DURING SUCH WEEKEND FOR SUCH PLAYER TO PARTICIPATE IN HIS NBA PLAYER DAY. O PLAYER TRAVEL REQUIRED . UNLESS OTHERWISE AGREED TO BY THE PLAYER, A PLAYER SHALL NOT BE REQUIRED TO TRAVEL FROM HIS LOCATION (OTHER THAN LOCAL GROUND TRANSPORTATION) TO PARTICIPATE IN HIS NBA PLAYER DAY. DVANCE NOTICE . SUBJECT TOCONSULTATION WITH THE RESPECTIVE INDIVIDUAL PLAYERS, THE NBA SHALL PROVIDE EACH PLAYER WITH ADVANCE NOTICE OF THE SPECIFIC CONTENT PLANS (E.G., ONE-ON-ONE INDIVIDUAL PLAYERS, THE NBA SHALL PROVIDE EACH PLAYER WITH ADVANCE NOTICE CONTENT.

INTERVIEW, LOCAL CHARITY VISIT) FOR HIS NBA PLAYER DAY.

(C) PLAYER ACCESS TO NBA PLAYER DAY AND PLAYER APPEARANCE

CONTENT. FOOTAGE CAPTURED BY OR ON BEHALF OF THE NBA OR TEAM DURING AN NBA PLAYER DAY OR A TEAM CONTENT CREATION ACTIVITY DESCRIBED IN ARTICLE II,

SECTION 8(A)(III) (B) SHALL, UPON REQUEST, BE MADE AVAILABLE BY THE NBA OR THE TEAM TO THE PLAYER SOLELY FOR USE IN PLAYER -PRODUCED CONTENT (AS DEFINED IN SECTION 2(A) BELOW) IN ACCORDANCE WITH THE REQUIREMENTS AND TERMS IN SECTION 2 BELOW . THE NBA SHALL ALSO ACCOMMODATE A REASONABLE REQUEST FROM A PLAYER TO ALLOW A SEPARATE PLAYER -SECURED PRODUCTION CREW TO ATTEND AN NBA PLAYER DAY INVOLVING SUCH PLAYER , SUBJECT TO REASONABLE PARAMETERS PROVIDED BY THE NBA (E.G., RELATING TO SAG RULES FOR APPLICABLE CONTENT

INVOLVING SAG TALENT).

ARTICLE X XXVII 533
(10) WHEN A PLAYER FAILS, WITHOUT REASONABLE EXCUSE, TO APPEAR OR
REASONABLY TO COOPERATE DURING ANY OF THE ACTIVITIES REFERRED TO IN THIS
SECTION 1, HE MAY BE FINED FOR EACH FAILURE IN AN AMOUNT UP TO \$20,000.

SECTION 2. ADDITIONAL CONTENT OPPORTUNITIES FO R THE MBA AND
PLAYERS.

(A) USE OF NBA CONTENT FOR PLAYER -PRODUCED CONTENT. A P LAYER
SHALL, UPON REQUEST, RECEIVE FOOTAGE OF SUCH PLAYER CAPTURED BY OR ON BEHALF
OF THE NBA OR TEAM DESCRIBED IN SECTION 1(C) ABOVE, VIA A SECURE CONTENT
NETWORK THAT THE NBA SHALL USE GOOD FAITH EFFORTS TO MAINTAIN IN REGULAR
WORKING ORDER (THE "CONTENT NETWORK"), FOR THE PURPOSE OF INCORPORATING
SUCH FOOTAGE INTO CONTENT PROPUCED BY OR ON BEHALF OF SUCH PLAYER SUBJECT TO THE REQUIREMENTS AND TEAMS SET FORTH IN THIS SECTION 2.

(B) CONTENT PARTICIPANTS AND ADDITIONAL PLAYER CONTENT
OPPORTUNITIES. FOR ANY SEASON, A" CONTENT PARTICIPANT "MEANS (FOR
PUPPORES OF THIS ARTICLE XXXVIII) A PLAYER WHO AGREES IN WRITING BY THE
SEPTEMBER 1 PRIOR TO THE SEASON THAT ARE IN ADDITION TO ACTIVITIES OTHERWISE REQUIRED UNDER THIS AGREEMENT AND/OR THE MURPORS
CONTENT PARTICIPANTS AND ADDITIONAL PLAYER IN THREE (3) CONTENT
CREATION ACTIVITIES DURING THE SEASON, THAT ARE IN ADDITION TO ACTIVITIES OTHERWISE REQUIRED UNDER THIS AGREEMENT AND/OR THE UNIFORM PLAYER
CONTRACT AND THAT ARE DESCRIBED IN SUBSECTION 2(B)(I) BELOW, OR (Y) LICENSE THE USE OF HIS PLAYER -PRODUCED CONTENT ON NBA AND/OR TEAM PLATFORMS, AS
DESCRIBED IN SECTION 2(B)(II) BELOW, A CONTENT PARTICIPANT FOR A SEASON
SHALL, UPON REQUIST, RECEIVE FOOTAGE CAPTURED BY OR ON BEHALF OF SUCH PLAYER
PESCRIBED IN SECTIONS 2(C) AND 2(D) BELOW, DOR (NO NECLUSE AND THE PURPOSE OF INCORPORATING
SUCH POOTAGE AND PHAYER -PRODUCED CONTENT, AND OTHER SUCH USES
AS DESCRIBED IN SECTIONS 2(C) AND 2(D) BELOW, DOR (NO NECLUSE AND THE PURPOSE OF INCORPORATING
SUCH POOTAGE AND PHAYER OF A SEASON AND THE
MIMEDIATELY FOLLOWING OFFSEASON, SUBJECT TO THE REQUIREMENTS AND TERMS SET
FORTH IN THIS SECTION 2. FOR CLARITY, "GAME FOOTAGE AND "GAME

534 ARTICLE XXXVII
FOR NO LONGER THAN THIRTY (30) MINUTES PER ACTIVITY): (A) A LIVE DIGITAL/SOCIAL CONTENT INTERVIEW OR A CTIVITY; (B) A RECORDED NBA CONTENT SESSION (E.G., A PERFORMANCE IN AN NBA BRAND CAMPAIGN); AND (C) A N OFF -COURT/OUT- OF-ARENA INTERVIEW DURING THE SEASON (E.G., A LIVE REMOTE INTERVIEW)
URING THE SEASON (E.G., A LIVE REMOTE INTERVIEW)
(II) PROVISION OF PLAYER -PRODUCED CONTENT TO THE NBA AND TEAM. UPON THE NBA'S REQUEST, A CONTENT PARTICIPANT WHO HAS ELECTED THE OPTION DESCRIBED IN SUBSECTION 2(B)(Y) ABOVE SHALL PROMPTLY MAKE AVAILABLE TO THE NBA VIA THE CONTENT NETWORK, AND SHALL BE DEEMED TO HAVE LICENSED THE NBA AND THE TEAM ON A NON -EXCLUSIVE, ROYALTY FREE BASIS, PLAYER -PRODUCED CONTENT THAT INCLUDES OR DEPICTS ANY NBA OR TEAM FOOTAGE DESCRIBED IN SECTIONS 1(C) ABOVE, ANY GAME FOOTAGE, AND/OR ANY GAMP PHOTOS, FOR USE, DURING AND AFTER THE TERM OF THIS AGREEMENT, ON NBA AND/OR TEAM PLATFORMS (THE "PLAYER -PRODUCED CONTENT LICENSE"), IT BEING UNDERSTOOD THAT THE NBA OR TEAM SHALL BE RESPONSIBLE FOR THE PROCUREMENT OF ANY APPLICABLE THIRD- PARTY CONTENT LICENSES TO PERMIT IT TO USE SUCH PLAYER -PRODUCED CONTENT LICENSES TO PERMIT IT TO USE SUCH PLAYER -PRODUCED CONTENT ANY PLAYER -PRODUCED CONTENT THAT IS USED ON NBA AND/OR TEAM PLATFORM S MAY NOT INCLUDE ANY SPONSORSHIP UNLESS AGREED TO BY THE PLAYER AND THE NBA. IN ADDITION, THIS SECTION 2 DOES NOT CONFER ANY RIGHT OR AUTHORITY FOR THE NBA OR ANY TEAM TO USE ANY PLAYER -PRODUCED CONTENT IN A WAY THAT CONSTITUTES AN UNAUTHORIZED ENDORSEMENT (AS SUCH TERM IS DEFINED AND CLARIFIED IN ARTICLE XXVIII). (C) USE OF GAME FOOTAGE.

(I) AUTOMATED DELIVERY OF GAME HIGHLIGHTS . PROMPTLY FOLLOWING THE CONCLUSION OF EACH REGULAR SEASON, PLAY -IN, AND PLAYOFF GAME IN WHICH A CONTENT PARTICIPANT PARTICIPATES , THE NBA SHALL MAKE AVAILABLE TO SUCH CONTENT PARTICIPANT AT LEAST TWO (2) "HIGHLIGHTS" (I.E., GAM E FOOTAGE CLIPS) FROM THAT GAME FEATURING SUCH PLAYER, SUBJECT TO AVAILABILITY.

(II) S ELECTION OF GAME HIGHLIGHTS BY CONTENT PARTICIPANT . A CONTENT PARTICIPANT MAY REQUEST TO SUBSTITUTE AN

ARTICLE X XXVII 535
AUTOMATEDLY -DISTRIBUTED GAME HIGHLIGHT FOR ANOTHER GAME
FOOTAGE CLIP OF SUCH PLAYER FROM SUCH GAME AND THE
SUBSTITUTED CLIP SHALL BE DELIVERED WITHIN ONE (1) WEEK OF THE
REQUEST.

(III) USE BY CONTENT PARTICIPANTS . GAME FOOTAGE SHALL BE MADE
AVAILABLE TO A CONTENT PARTICIPANT VIA THE CONTENT NETWORK
AND, SUBJECT TO THE TERMS AND R EQUIREMENTS OF THIS SECTION 2 ,
MAY BE POSTED BY THE APPLICABLE CONTENT PARTICIPANT ON
APPLICABLE DESIGNATED DISTRIBUTION PLATFORMS (AS DEFINED IN
SECTION 2 (F) BELOW), AS FOLLOWS:
(1) ON AN "UNEDITED" BASIS — I.E., NOT PRESENTED IN
CONJUNCTION WITH OR INCORPORATED INTO ANY OTHER CONTENT (E.G., NON- GAME CONTENT, OTHER GAME HIGHLIGHTS) AND
WITHOUT ALTERATION OTHER THAN FORMATTING NECESSARY TO
POST ON THE APPLICABLE PLATFORM, IT BEING UNDERSTOOD THAT
THE FOREGOING SHALL NOT RESTRICT NON- VIDEO ELEMENTS THAT
WOULD CUSTOMARILY ACCOMPANY SUCH A POSTING (E.G., A
WRITTEN CAPTION ACCOMPANY ING A HIGHLIGHT ON A
DESIGNATED DISTRIBUTION PLATFORM); AND/OR
(2) A S INCORPORATED INTO PLAYER -PRODUCED CONTENT,
PROVIDED THAT (X) A MAXIMUM OF F IVE (S) MINUTES OF GAME
FOOTAGE MAY BE INCORPORATED WITHIN ONE (1) OR MORE
PIECES OF PLAYER -PRODUCED CONTENT EACH SALARY CAP YEAR
PRODUCED BY THE PLAYER AND (Y) NO SINGLE PIECE OF PLAYER PRODUCED CONTENT MAY INCLUDE MORE THAN ONE (1)
MINUTE OF GAME FOOTAGE.
(IV) N BA PROMOTIONAL MESSAGING IN GAME FOOTAGE . THE NBA
MAY INCLUDE OR CAUSE THE INCLUSION OF PROMOTIONAL MESSAGING ON BEHALF OF THE NBA OR TEAM INTO THE GAME
FOOTAGE THAT IS MADE AVAILABLE TO , AND THAT MAY BE USED BY, A
CONTENT PARTICIPANT; PROVIDED THAT SUCH PROMOTIONAL
MESSAGING IS SUBJECT TO THE APPROVAL OF THE PLAYERS
SSOCIATION. EACH OF THE FOLLOWING TYPES OF PROMOTIONAL
MESSAGING IS SHEREDY APPROVED BY THE PLAYERS ASSOCIATION:
(1) GAME TUNE -IN MESSAGING; (2) PROMOTION OF NBA -BRANDED

S36 ARTICLE XXXVII
AND CONTROLLED CONTENT PLATFORM S (E.G., THE NBA MOBILE APPLICATION); AND (3) TICKET SALES PROMOTION.
(D) USE OF GAME PHOTOS.
(I) SUE OF GAME PHOTOS. PROMPTLY FOLLOWING
THE CONCLUSION OF EACH REGULAR SEASON, PLAY-IN, AND PLAYOFF
GAME, THE NBA SHALL MAKE AVAILABLE TO EACH CONTENT
PARTICIPANT FOR SUCH SEASON THAT IS ACTIVE DURING THE GAME. SUBJECT TO AVAILABILITY, WHICH, SUBJECT TO THE TERMS AND
REQUIREMENTS OF THIS SECTION 2, THE PLAYER FROM THAT GAME, SUBJECT TO AVAILABILITY, WHICH, SUBJECT TO THE TERMS AND
REQUIREMENTS OF THIS SECTION 2, THE PLAYER RAY POST ON
APPLICABLE DESIGNATED DISTRIBUTION PLATFORMS.
(II) SE
LECTION OF GAME PHOTOS BY CONTENT PARTICIPANT. A
CONTENT PARTICIPANT MAY REQUEST TO SUBSTITUTE AN
AUTOMATEDLY-DISTRIBUTED GAME PHOTO FOR ANOTHER SELECTED
GAME PHOTO OF SUCH PLAYER FROM SUCH GAME AND THE
SUBSTITUTED PHOTO SHALL BE DELIVERED WITHIN ONE WEEK OF THE
REQUEST.
(III) IN CORPORATION INTO PLAYER -PRODUCED CONTENT. A CONTENT
PARTICIPANT MAY INCLUDE GAME PHOTOS MADE AVAILABLE
PURSUANT TO THIS SECTION 2(D) WITHIN PLAYER -PRODUCED
CONTENT.
(E) AUTHORIZED USES. THE NBA HEREBY LICENSES ON A NON -EXCLUSIVE,
ROYALTY -FREE BASIS A PLAYER TO USE FOOTAGE OF SUCH PLAYER CAPTURED BY OR ON
BEHALF OF THE NBA OR TEAM DESCRIBED IN SECTION 1(C) ABOVE FOR INCLUSION IN
PLAYER-PRODUCED CONTENT AND, IN THE CASE OF A CONTENT PARTICIPANT, FOOTAGE
OF SUCH PLAYER CAPTURED BY OR ON BEHALF OF THE NBA OR TEAM DESCRIBED IN SECTION 2(B) (I) ABOVE, GAME FOOTAGE AND GAME PHOTOS, WHICH, IN EACH CASE,
MAY BE MADE AVAILABLE BY SUCH PLAYER THE TERM OF THIS AGREEMENT, SUBJECT TO THE REQUIREMENTS AND TERMS OF THIS SECTION 2,
(I) PLAYER -PRODUCED CONTENT AND, IN THE CASE OF A CONTENT PARTICIPANT, FOOTAGE
OF SUCH PLAYER CAPTURED BY OR ON BEHALF OF THE NBA OR TEAM DESCRIBED IN SECTION 2(B) (I) ABOVE, GAME FOOTAGE AND GAME PHOTOS, WHICH, IN EACH CASE,
MAY BE MADE AVAILABLE BY SUCH PLAYER LORING AND AFTER THE TERM OF THIS AGREEMENT, SUBJECT TO THE REQUIREMENTS AND TERMS OF THIS SECTION 2,
(I) PLAYER -PRODUCED CONTENT

ARTICLE X XXVI 35/7
PLAYERS) AND (2) SUBJECT TO ANY OTHER PARAMETERS RELATED TO
THE CONTENT LICENSED FROM THE NBA AND REASONABLY
ESTABLISHED BY THE NBB (E.G., A PLAYER COULD NOT POST A CLIP
OF AN NBA COMMERCIALCREATED DURING AN "NBA PLAYER DAY" UNTIL THE COMMERCIAL HAS BEEN OFFICIALLY LAUNCHED BY THE NBA);
(II) THE INCORPORATION OF GAME FOOTAGE INTO PLAYER -PRODUCED
CONTENT OR OTHER USES OF GAME FOOTAGE, IF APPLICABLE, SHALL BE SUBJECT TO NBA AGREEMENTS WITH THIRD PARTIES THAT LIMIT SUCH USE OUTSIDE OF THE UNITED STATES AND CANAC
(III) DISTRIBUTION OF PLAYER -PRODUCED CONTENT, GAME FOOTAGE, AND
GAME PHOTOS, IF APPLICABLE, SHALL BE LIMITED TO THE DESIGNATED DISTRIBUTION PLATFORMS SET FORTH IN SECTION 2(F) BELOW; AND
(IV) SUCH PLAYER -PRODUCED CONTENT, SAA - OR
TEAM -CAPTURED CONTENT, GAME FOOTAGE AND/OR GAME PHOTOS.
(F) DESIGNATED DISTRIBUTION PLATFORMS . A PLAYER SHALL BE PERMITTED
TO JISTRIB UTE OR "POST" (BUT, FOR CLARITY, NOT TO LICENSE IN A COMMERCIAL
TRANSACTION), APPLICABLE PLAYER -PRODUCED CONTENT AND, WITH RESPECT TO
CONTENT PARTICIPANTS, GAME FOOTAGE AND GAME PHOTOS ON THE FOLLOWING
DISTRIBUTION/LAPTICAPANTS, GAME FOOTAGE AND GAME PHOTOS ON THE FOLLOWING
DISTRIBUTION/LAPTORMS (THE "POSIGNATED DISTRIBUTION PLATFORMS"): (I) THE
PLAYER'S OWN "OFFICIAL" (I.E., CONTROLLED BY THE PLAYER AND/OR HIS
REPRESENTATIVES) WEBSITE AND MOBILE APPLICATION; AND (II) THE PLAYER'S OWN "OFFICIAL" (I.E., CONTROLLED BY THE PLAYER AND/OR NBA TEAMS
THEN-CURRENTLY POST CONTENT THROUGH OFFICIAL HANDLES. UPON REQUEST, THE
NBA SHALL PROVIDE FROM TIME TO TIME THE LIST OF SOCIAL MEDIA PLATFORMS" (I)

REAM-CAPTURED CONTENT. THAT ON THE PLAYER AND/OR ROA TEAMS

CICLUM THE PLAYER OF THE PLAYER PRODUCED CONTENT THAT PLAYER AND/OR ROA TEAMS

THEN-CURRENTLY POST CONTROLLED BY THE PLAYER AND/OR NBA TEAMS

CICLUM THE PLAYER OF THE PLAYER OF THE PLAYER AND/OR ROA TEAMS

THEN-CURRENTLY FOR THE PLAYER OF THE PLAYER AND/OR ROA TEAMS

THEN-CURRENTLY FOR THE PLAYER OF THE PLAYER AND/OR THAT THE PLAYER OF THE PLAYER OF THE PLAYER OF THE PLAYER OF

DESIGNATED DISTRIBUTION PLATFORM ON WHICH ANY SUCH CONTENT APPEARS) .

538 ARTICLE XXXVII
(II) OTHER PERMITTED USES SUBJECT TO NBA APPROVAL. A PLAYER MAY
USE GAME FOOTAGE, GAME PHOTOS, OR NBA -CAPTURED CONTENT OUTSIDE OF THE
PARAMETERS DESCRIBED IN THIS SECTION 2, AND/OR FOR A COMMERCIAL PURPOSE, IF
APPROVED IN WRITING BY THE NBA. P LAYERS AND THE NBA EACH RETAIN THE RIGHT
TO ENTER INTO ARM'S LENGTH TRANSACTIONS, ON MUTUALLY AGREEABLE TERMS, TO
LICENSE GAME FOOTAGE AND GAME PHOTOS, AND/OR OTHER NBA INTELLECTUAL
PROPERTY, INCLUDING WITHOUT THE PLAYER HAVING TO GRANT ANY CORRESPONDING
LICENSES TO THE NBA.
(I) CONTENT ADVISORY COUNCIL. A CONTENT ADVISORY COUNCIL,
COMPOSED OF PLAYERS AND REPRESENTATIVES FROM THE PLAYERS ASSOCIATION AND NBA, SHALL BE ESTABLISHED TO CONSULT ON THE DEVELOPMENT AND DISTRIBUTION
OF PLAYER, PRODUCED CONTENT AND OTHER CONTENT DESCRIBED IN THIS SECTION 2
AND ANY PROCESS OR OPERATIONAL MATTERS RELATED TO THE COOPERATION OF THE
PARTIES AS DESCRIBED IN THIS SECTION. THE CONTENT ADVISORY COUNCIL SHALL ALSO
DISCUSS, AMONG OT HER THINGS, BEST PRACTICES AND OPPORTUNITIES IN CONNECTION
WITH THE CREATION OF CONTENT.
(I) PROCESS MATTERS. THE NBA (ON BEHALF OF ITSELF AND THE NBA
TEAMS) SHALL DESIGNATE A REPRESENTATIVE RESPONSIBLE FOR COMMUNICATING AND
RECEIVING THE REQUESTS AND NOTIFICATIONS UNDER THIS SECTION (E.G., A PLAYER'S
REQUEST FOR NBA PLAYER A REPRESENTATIVE RESPONSIBLE FOR COMMUNICATING AND
RECEIVING THE REQUESTS AND NOTIFICATIONS UNDER THIS SECTION (E.G., A PLAYER'S
REQUEST FOR NBA PLAYER A REPRESENTATIVE RESPONSIBLE FOR COMMUNICATING AND
RECEIVING THE REQUESTS AND NOTIFICATIONS.
SECTION 3. INDEMNTY,
NETHER THE NBA NOR ANY TEAM SHALL BE LIABLE FOR ANY MONETARY OR NON MONETARY CLAIMS ARISING OUT FOR RELATING TO PARAGRAPHS 13 (F), OR 14(4) OF
THE UNIFORM PLAYER CONTRACT (THE "DESIGNATED PLAYER CONTRACT PROVISIONS"). THE PLAYERS ASSOCIATION INDEMNIFIES , SAVES AND HOLDS HARMLESS THE NBA,
EACH TEAM, AND EACH OF ITS AND THERE RESPECTIVE AFFILIATES, GOWERS, DIRECTORS, GOVERNORS, OFFICERS AND EMPLOYEES, AND THE SUCCESSORS, ASSIGNS AND PERSONAL
REPRESENTATIVES OF T

ARTICLE X XXVII 539
GIVEN THE OPPORTUNITY TO ASSUME THE DEFENSE THEREOF, AND THE NBA, ITS
TEAMS AND/OR OTHER INDEMNIFIED PARTIES IN ACCORDANCE WITH THIS SECTION
(WHICHEVER IS SUED) USE THEIR BEST EFFORTS TO DEFEND SUCH CLAIM, AND DO NOT
ADMIT LIABILITY WITH RESPECT TO AND DO NOT SETTLE SUCH CLAIM WITHOUT THE PRIOR
WRITTEN CONSENT OF THE PLAYERS ASSOCIATION.
SECTION 4. UNIFORM.
(A) DURING ANY NBA GAME OR PRACTICE, INCLUDING WARM -UP PERIODS AND
GOING TO AND FROM THE LOCKER ROOM TO THE PLAYING FLOOR, A PLAYER SHALL WEAR
ONLY THE UNIFORM AS SUPPLIED BY HIS TEAM. FOR PURPOSES OF THE PRECEDING SENTENCE ONLY, "UNIFORM" MEANS ALL CLOTHING AND OTHER ITEMS (SUCH AS
KNEEPADS, WRISTBANDS, AND HEADBANDS, BUT NOT INCLUDING SNEAKERS) WORN BY
A PLAYER DURING AN NBA GAME O R PRACTICE. "SNEAKERS" MEANS ATHLETIC SHOES
OF THE TYPE WORN BY PLAYERS WHILE PLAYING AN NBA GAME.

(B) OTHER THAN AS MAY BE INCORPORATED INTO HIS UNIFORM AND THE
MANUFACTURER'S IDENTIFICATION INCORPORATED INTO HIS SNEAKERS, A PLAYER MAY
NOT, DURING ANY NBA GA ME, DISPLAY ANY COMMERCIAL, PROMOTIONAL, OR
CHARITABLE NAME, MARK, LOGO, OR OTHER IDENTIFICATION, INCLUDING, BUT NOT
LIMITED TO, ON HIS BODY, IN HIS HAIR, OR OTHERWISE.

540 ARTICLE XXXVIII ARTICLE XXXVIII

INTEGRATION, ENTIRE AGREEMENT, INTERPRETATION, AND CHOICE OF LAW

PRESENT, OR FUTURE AGREEMENT BETWEEN THE NBAGL ORANY NBAGL

SECTION 1. INTEGRATION, ENTIRE AGREEMENT.
THIS AGREEMENT, TOGETHER WITH THE EXHIBITS HERETO, AND ALL LETTER
AGREEMENTS EXECUTED CONTEMPORANEOUSLY HEREWITH, CONSTITUTES THE ENTIRE
UNDERSTANDING BETWEEN THE PARTIES AND ALL UNDERSTANDINGS, CONVERSATIONS
AND COMMUNICATIONS, PROPOSALS, AND COUNTERPROPOSALS, ORAL AND WRITTEN
(INCLUDING ANY DRAFT OF THIS AGREEMENT) BETWEEN THE MEMBERS OF THE NBA
AND THE PLAYERS ASSOCIATION, OR ON BEHALF OF THEM ARE MERGED INTO AND
SUPERSEDED BY THIS AGREEMENT AND SHALL BE OF NO FORCE OR EFFECT, EXCEPT AS EXPRESSLY PROVIDED HEREIN. NO SUCH UNDERSTANDINGS, CONVERSATIONS,
COMMUNICATIONS, PROPOSALS, COUNTERPROPOSALS, OR DRAFTS SHALL BE REF ERRED TO
IN ANY PROCEEDING BY THE PARTIES. FURTHER, NO UNDERSTANDING CONTAINED IN THIS AGREEMENT SHALL BE REF ERRED TO
IN ANY PROCEEDING BY THE PARTIES. FURTHER, NO UNDERSTANDING CONTAINED IN THIS AGREEMENT SHALL BE MODIFIED, ALTERED, OR AMENDED, EXCEPT BY A WRITING SIGNED BY THE PARTIES.
INTERPRETATION.
(A) THE NBA AND PLAYERS ASSOCIATION RECOGNIZE AND ACKNOWLEDGE THAT
THERE IS AND MAY CONTINUE TO BE (I) A COLLECTIVE BARGAINING RELATIONSHIP
BETWEEN WINBA, LLC ("WNBA"), AND THE WOMEN'S NATIONAL BASKETBALL
PLAYERS ASSOCIATION ("WNBPA"), AND THE WOMEN'S NATIONAL BASKETBALL
PLAYERS ASSOCIATION ("WNBPA"), AND THE WOMEN'S NATIONAL BASKETBALL
PLAYERS ASSOCIATION ("WNBPA"), AND THE WOMEN'S NATIONAL BASKETBALL
BETWEEN THE NBAGL AND THE PEATE EN BASKETBALL
PLAYERS ASSOCIATION ("WNBPA"), AND THE WOMEN'S NATIONAL BASKETBALL
BETWEEN THE NBAGL AND THE PLAYERS ASSOCIATION
("NGBPU"), EACH OF WHICH IS SEPARATE AND DISTINCT FROM THE COLLECTIVE
BARGAINING RELATIONSHIP BETWEEN THE NBAGL AND THE PARTIES,
PRESENT, OR FUTURE AGRAINING AGREEMENT (OR TO ANY OTHER PAST,
PRESENT, OR FUTURE AGRAINING AGREEMENT (OR TO ANY OTHER PAST,
PRESENT, OR FUTURE AGRAINING AGREEMENT (OR TO ANY PAST, PRESENT, OR FUTURE
NORMOTIONAL AGREEMENT SET THE NBAG AND AND PROMOTIONAL AGREEMENT, OR WINBA AND FORD TO ANY PAST, PRESENT, OR FUTURE
NORMOTIONAL AGREEMENT OR WAS AND AND THE PAST,

ARTICLE XXXVIII 541
COMMERCIAL ENTITY, ON THE ONE HAND, AND THE NGBPU ON THE OTHER) OR TO
ANY PAST, PRESENT, OR FUTURE EMPLOYMENT OR MARKETING AGREEMENTS BETWEEN
THE NBAGL AND THE PLA YERS IN THE NBAGL (COLLECTIVELY, "NBAGL
AGREEMENTS"); (III) TO ANY OF THE PROVISIONS OF SUCH AGREEMENTS OR CONTRACTS; (IV) TO THE FACT THAT A SUBJECT WAS NOT OR IS NOT COVERED BY OR INCLUDED IN ANY
SUCH AGREEMENTS OR CONTRACTS; AND/OR (V) TO ANY JUDICIAL, ABBITRAL, OR
ADMINISTRATIVE DECISION INTERPRETING ANY OF SUCH AGREEMENTS OR CONTRACTS.
(C) THE PARTIES AGREE THAT THEY WILL MAKE NO REFERENCE TO ANY OF THE
WINBA AGREEMENTS, NBAGL AGREEMENTS, CONTRACTS, OR DECISIONS REFERED
TO IN SECTION 2(B) ABOVE, OR TO THE FACT THAT A PARTICULAR PROVISION WAS NOT OR
IS NOT INCLUDED IN ANY SUCH AGREEMENT OR CONTRACT, OR TO ANY PRACTICE OR POLICY OF THE WNBA (OR WNBA ENTERPRISES, LLC), THE NBAGL (OR ANY NBAGL
COMMERCIAL ENTITY), THE WNBPA, OR THE NGBPU, IN ANY ARBITRAL, JUDICI AL,
ADMINISTRATIVE, OR OTHER PROCEEDING CONCERNING THE INTERPRETATION OR ENFORCEMENT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, A PROCEEDING
BROUGHT UNDER ARTICLES XXXI OR XXXII OF THIS AGREEMENT. THE PARTIES
FURTHER AGREE THAT NO SUCH AGREEMENT, C ONTRACT, PROVISION (OR ABSENCE OF
PROVISIONS), DECISION, PRACTICE, OR POLICY MAY BE RELIED UPON BY ANY DECISION MAKER IN SUCH PROCEEDINGS.
SECTION 3. CHOICE OF LAW.

THIS AGREEMENT (INCLUDING THE UNIFORM PLAYER CONTRACT AND ALL OTHER
EXHIBITS TO THIS AGREEMENT) IS MAD E UNDER AND SHALL BE GOVERNED BY THE
INTERNAL LAW OF THE STATE OF NEW YORK, EXCEPT WHERE FEDERAL LAW MAY GOVERN.

542 ARTICLE XXXIX ARTICLE XXXIX

TERM OF AGREEMENT
SECTION 1. EFFECTIVE DATE AND EXPIRATION DATE.
THIS AGREEMENT SHALL BE EFFECTIVE FROM JULY 1, 2023 (EXCEPT WITH RESPECT
TO PROVISIONS THAT THE PARTIES HAVE SPECIFICALLY AGREED HEREIN WILL COMMENCE
EARLIER) AND, UNLESS TERMINATED PURSUANT TO THE PROVISIONS OF THIS
ARTICLE XXXIX, SHALL CONTINUE IN FULL FORCE AND EFFECT THROUGH JUNE 30, 2030
(EXCEPT WITH RESPECT TO PROVISIONS THAT THE PARTIES HAVE SPECIFICALLY AGREED
HEREIN WILL SURVIVE EXPIRATION OR TERMINATION).
SECTION 2. MUTUAL OPTIONS TO TERMINATE FOLLOWING SIXTH SEASON.
THE NBA AND THE PLAYERS ASSOCIATION SHALL EACH HAVE THE OPTION TO
TERMINATE THIS AGREEMENT ON JUNE 30, 2029 BY SERVING WRITTEN NOTICE OF ITS
EXERCISE OF SUCH OPTION ON THE OTHER PARTY ON OR BEFORE OCTOBER 15, 2028.
SECTION 3. TERMINATION BY PLAYERS ASSOCIATION/ANTI -COLLUSION.
(A) IN THE EVENT THE CONDITIONS OF ARTICLE XIV, SECTION 15 ARE SATISFIED,
THE PLAYERS ASSOCIATION SHALL HAVE THE RIGHT TO TERMINATE THIS AGREEMENT BY
SERVING WRITTEN NOTICE OF ITS EXERCISE OF SUCH RIGHT WITHIN THIRTY (30) DAYS
AFTER THE SYSTEM ARBITRATOR'S REPORT FINDING THE REQUISITE CONDITIONS
(PURSUANT TO ARTICLE XIV, SECTION 15) BECOMES FINAL AND ANY APPEALS
THEREFROM HAVE BEEN EXHAUSTED OR, IN THE ABSENCE OF A SYSTEM ARBITRATOR,
BY SERVING SUCH WRITTEN NOTICE UPON THE NBA WITHIN THIRTY (30) DAYS AFTER
ANY DECISION BY A COURT FINDING THE REQUISITE CONDITIONS (PURSUANT TO ARTICLE
XIV, SECTION 15). IN THE LATTER SITUATION, IF THE FINDING OF THE COURT IS
REVERSED ON APPEAL, THE AGREEMENT SHALL BE IMMEDIATELY REINSTATED AND BOTH
PARTIES RESERVE THEIR RIGHTS WITH RESPECT TO ANY CONDUCT BY THE OTHER PARTY
DURING THE PERIOD FROM THE DATE OF SERVICE OF THE TERMINATION NOTICE TO THE DATE UPON WHICH THE AGREEMENT WAS REINSTATED.

(B) IF THE PLAYERS ASSOCIATION EXERCISES THE RIGHT ACCORDED IT BY SECTION 3(A) ABOVE, THIS AGREEMENT SHALL TERMINATE AS OF THE JUNE 30 IMMEDIATELY FOLLOWING THE SERVICE OF THE TERMINATION NOTICE.

```
ARTICLE XXXIX 543
SECTION A. TERMINATION BY NBANATIONAL TV REVENUES.
(A) FOR THE PURPOSES OF THIS PROVISION: (I) "MATIONAL TV REVENUES"
SHALL MEAN THE RIGHTS FEES OR OTHER NON -CONTINGENT PAYMENTS STATED IN THE
NBA'S THIRD -PARTY NATIONAL BROADCAST NETWORK (E.G., ABC) AND CABLE NETWORK
(E.G., TINT OR ESPN) TELEVIS ION AGREEMENTS (EACH, A "NATIONAL TV
AGREEMENT"): AND (II) "OTHER MEDIA INCOME" SHALL MEAN THE AGGREGATE NET
INCOME EARNED BY ANY LEAGUE -RELATED ENTITY (AS DEFINED IN ARTICLE VII,
SECTION 1,(II) (BUT EXCLUDING NET INCOME ATTRIBUTABLE TO OWNERSHIP INTERES TS IN ANY SUCH LEAGUE -RELATED ENTITY THAT IS NOT OWNED BY THE NBA,
NBA PROPERTIES, INC., NBA MEDIA VENTURES, LLC, AND/OR A GROUPOF NBA TEAMS) OR BY THE NBA ON BEHALF OF THE TEAMS FROM AGREEMENTS THAT
PROVIDE FOR THE TRANSMISSION OF LUYE (OR DELAYED) NBA G AMES, ON A DOMESTIC
OR INTERNATIONAL BASIS, BY MEANS OF TELEVISION, RADIO, INTERNET, AND ANY OTHER MODE OF DELIVERY REFERENCED IN ARTICLE VII, SECTION 1(A)(1)(III), NET OF
REASONABLE AND CUSTOMARY EXPENSES RELATED THERETO.
(B) IF, DURING THE TERM OF THIS AGREEMENT, (I) THE SUM OF THE AVERAGE
ANNUAL NATIONAL TO REVENUES PROVIDED FOR UNDER THE SUCCESSOR
AGREEMENTS (AS DEFINED IN ARTICLE VII, SECTION 1(C)(2)), PLUS ONE HUNDRED
FOUR AND DONE -HALF PERCENT (104-5%) OF OTHER MEDIA INCOME FOR THE MOST
RECENT SALARY CAP YEAR, WILL BE AT LEAST THIRTY -FIVE PERCENT (35%) LESS THAN
(II) THE SUM OF THE AVERAGE ANNUAL NATIONAL TO REVENUE PROVIDED FOR UNDER
THE NBA/ABC AND NBA/TBS AGREEMENTS, PLUS OTHER MEDIA INCOME FOR
THE BAB/ABC AND NBA/TBS AGREEMENTS, PLUS OTHER MEDIA INCOME FOR
THE BAB/ABC AND NBA/TBS AGREEMENTS, PLUS OTHER MEDIA INCOME FOR
THE SUCCESSOR AGREEMENTS, PLUS OTHER MEDIA INCOME FOR
THE ROBALF AND AND THE AVERAGE ANNUAL NATIONAL TO TREVENUES PROVIDED FOR UNDER
THE NBA/ABC AND NBA/TBS AGREEMENTS, PLUS OTHER MEDIA INCOME FOR
THE RIMATION AND THROUGH SUCH JUNE 30, THE NBA AND THE PROVISIONS OF ARTICLE XXX SHALL

FOUR THE PROVISE OF THE PROVISION OF THE PROVISIONS OF ARTICLE XXX SHALL

FROM THE PROVI
```

OBLIGATIONS UNDER THIS AGREEMENT: WARS OR WAR -LIKE ACTION (WHETHER ACT UAL
OR THREATENED AND WHETHER CONVENTIONAL OR OTHER, INCLUDING, BUT NOT LIMITED
TO, CHEMICAL OR BIOLOGICAL WARS OR WAR -LIKE ACTION); SABOTAGE, TERRORISM, OR
THREATS OF SABOTAGE OR TERRORISM; EXPLOSIONS; EPIDEMICS; WEATHER OR NATURAL DISASTERS, INCLUDING, B UT NOT LIMITED TO, FIRES, FLOODS, DROUGHTS, HURRICANES, TORNADOS, STORMS, OR EARTHQUAKES; AND ANY GOVERNMENTAL ORDER OR ACTION (CIVIL OR MILITARY); PROVIDED, HOWEVER, THAT NONE OF THE FOREGOING ENUMERATED

EVENTS OR CONDITIONS IS WITHIN THE REASONABLE CONTR OL OF THE NBA OR AN NBA TFAM

(B) IN ADDITION TO ANY OTHER RIGHTS A TEAM OR THE NBA MAY HAVE BY

CONTRACT OR BY LAW, IF A FORCE MAJEURE EVENT OCCURS AND, AS A RESULT, ONE OR MORE TEAMS ARE UNABLE TO PLAY ONE OR MORE GAMES (WHETHER EXHIBITION, REGULAR SEASON, PL AY-IN, OR PLAYOFF GAMES), THEN, FOR EACH MISSED GAME

DURING SUCH PERIOD (THE "FORCE MAJEURE PERIOD") THAT WAS NOT RESCHEDULED AND REPLAYED, THE COMPENSATION PAYABLE TO EACH PLAYER WHO WAS ON THE ROSTER OF A TEAM THAT WAS UNABLE TO PLAY ONE OR MORE GAMES DU RING THE FORCE MAJEURE PERIOD SHALL BE REDUCED BY 1/92.6TH OF THE PLAYER'S COMPENSATION FOR THE SEASON(S) COVERING THE FORCE MAJEURE PERIOD. FOR PURPOSES OF THE FOREGOING CALCULATION, AND NOTWITHSTANDING THE ACTUAL NUMBER OF GAMES THAT ANY TEAM PLAYED, WAS SCHEDULED TO PLAY, OR COULD

HAVE PLAYED DURING THE SEASONS(S) AFFECTED BY THE FORCE MAJEURE EVENT, EACH TEAM SHALL BE DEEMED TO PLAY FIVE (5) EXHIBITION GAMES, EIGHTY -TWO (82) REGULAR SEASON GAMES, AND 5.6 PLAYOFF GAMES DURING EACH SUCH SEASON.

REGULAR SEASON GAMES, AND 5.6 PLAYOFF CAMES DURING EACH SUCH SEASON.

(C) IN THE EV ENT THAT SECTION 5(B) ABOVE APPLIES, THE APPLICABLE

COMPENSATION REDUCTION FROM EACH PLAYER SHALL BE WITHHELD BY THE PLAYER'S TEAM FROM THE FIRST COMPENSATION PAYMENT (OR PAYMENTS, IF THE FIRST SUCH PAYMENT IS INSUFFICIENT TO SATISFY THE REDUCTION) THAT IS (OR ARE) DUE OR TO

BECOME DUE TO SUCH PLAYER FOLLOWING THE COMMENCEMENT OF THE FORCE MAJEURE PERIOD (WHETHER UNDER THE PLAYER CONTRACT THAT WAS IN EXISTENCE AT

THE COMMENCEMENT OF THE FORCE MAJEURE PERIOD OR ANY SUBSEQUENT PLAYER

CONTRACT BETWEEN THE PLAY ER AND THE TEAM). IF SUCH COMPENSATION PAYMENT (OR PAYMENTS) IS (OR ARE) INSUFFICIENT TO COVER THE COMPENSATION REDUCTION REQUIRED BY SECTION 5(B) ABOVE, THEN EITHER (I) THE PLAYER SHALL PROMPTLY PAY THE DIFFERENCE DIRECTLY TO THE TEAM ("OLD TEAM"), OR (I I) IF HE SUBSEQUENTLY ENTERS INTO A PLAYER CONTRACT WITH, OR IS TRADED TO, ANOTHER NBA TEAM ("NEW TEAM"), SUCH DIFFERENCE SHALL BE WITHHELD FROM THE FIRST AVAILABLE

COMPENSATION PAYMENT (OR PAYMENTS, IF THE FIRST SUCH PAYMENT IS

INSUFFICIENT TO SATISFY THE REMAINING REDUCTION) THAT IS (OR ARE) DUE TO THE

PLAYER FROM THE NEW TEAM AND SHALL BE REMITTED BY THE NEW TEAM TO THE OLD

TEAM.

(D) UPON THE OCCURRENCE OF A FORCE MAJEURE EVENT SATISFYING THE TERMS OF SECTION 5(A) ABOVE, THE NBA SHALL HAVE THE RIGHT TO TERMI NATE THIS

OF SECTION 5(A) ABOVE, THE NBA SHALL HAVE THE RIGHT TO TERMI NATE THIS
AGREEMENT AS OF THE SIXTIETH (60TH) DAY FOLLOWING DELIVERY TO THE PLAYERS
ASSOCIATION OF A WRITTEN NOTICE OF TERMINATION, WHICH MUST BE DELIVERED TO
THE PLAYERS ASSOCIATION WITHIN SIXTY (60) DAYS OF THE FORCE MAJEURE EVENT.
DURING THE SIXTY -DAY PERIOD FOLLOWING DELIVERY OF SUCH WRITTEN NOTICE OF
TERMINATION, THE NBA AND THE PLAYERS ASSOCIATION SHALL ENGAGE IN GOOD FAITH NEGOTIATIONS FOR THE PURPOSE OF ENTERING INTO A SUCCESSOR AGREEMENT, AND
DURING SUCH PERIOD THE PROVISIONS OF ARTICLE XXX SHALL REMAIN IN FULL FORCE AND EFFECT.
SECTION 6. MUTUAL RIGHT OF TERMINATION.

15 AT ANY TIME DURING THE TERM OF THE ACCREEMENT ANY PROVISION CONTAINED.

SECTION 6. MUTUAL RIGHT OF TERMINATION.

IF AT ANY TIME DURING THE TERM OF THIS AGREEMENT ANY PROVISION CONTAINED

IN ARTICLE VII, X, XI, OR XIV OF THIS AGREEMENT IS ENJOINED, VACATED,

DECLARED NULL AND VOID, OR IS RENDERED UNENFORCEABL E BY ANY COURT OF

COMPETENT JURISDICTION, THEN THE NBA AND THE PLAYERS ASSOCIATION SHALL EACH HAVE THE RIGHT TO TERMINATE THIS AGREEMENT BY SERVING UPON THE OTHER PARTY

WRITTEN NOTICE OF TERMINATION AT LEAST SIXTY (60) DAYS PRIOR TO THE EFFECTIVE DATE OF S UCH TERMINATION.

SECTION 7. MUTUAL RIGHT OF TERMINATION -- LEAGUE FINANCIAL RESULTS.

IF, AS DETERMINED BY THE GOVERNING AUDIT REPORT FOR A SALARY CAP YEAR

(THE "TURICCED FOR ADX CAP YEAR").

IF, AS DETERMINED BY THE GOVERNING AUDIT REPORT FOR A SALARY CAP YEAR (THE "TRIGGER SALARY CAP YEAR"):

(A) THE SUM OF (I) TEAM CONTENT EXPENSES, (II) LEAGUE CONTENT EXPENSES, AND (III) ANY AMORTIZED AMOUNT OF PRIOR YEAR EXPENSES DEDUCTIBLE PURSUANT TO ARTICLE VII, SECTION 1(A)(6)(VI) ABOVE, DEDUCTED FROM BRI FOR THE TRIGGER SALARY CAP YEAR EXCEED S TWENTY-FIVE PERCENT (25%) OF THE SUM OF TEAM CONTENT REVENUES AND LEAGUE CONTENT REVENUES; OR

(B) BRI FOR THE TRIGGER SALARY CAP YEAR IS LESS THAN NINETY-FIVE

PERCENT (95%) OF THE HIGHEST BRI AMOUNT FOR ANY PRIOR SALARY CAP YEAR;
THEN (I) THE NBA AND PLAYERS ASSOCIATION SHALL NEGOTIATE IN GOOD FAITH TO AGREE UPON ADJUSTMENT S TO THE PROVISIONS OF THIS AGREEMENT TO TAKE EFFECT

546 ARTICLE XXXIX
BEGINNING WITH THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE TRIGGER SALARY
CAP YEAR , AND (II) IF THE PARTIES ARE UNABLE TO AGREE TO ADJUSTMENTS TO THIS
AGREEMENT IN ACCORDANCE WITH THE FOREGOING , THEN THE NBA AND PLAYERS
ASSOCIATION WILL EACH HAVE THE OPTION TO TERMINATE THIS AGREEMENT EFFECTIVE
AS OF THE JUNE 30 OF THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE TRIGGER SALARY CAP YEAR , BY SERVING WRITTEN NOTICE OF ITS EXERCISE OF SUCH OPTION ON
THE OTHER PARTY ON OR BEFORE THE DATE THAT IS SIXTY (60) DAYS FOLLOWING THE
ISSUANCE OF THE GOVERNING AUDIT REPORT FOR THE TRIGGER SALARY CAP YEAR.

DURING THE PERIOD FOLLOWING DELIVERY OF SUCH WRITTEN NOTICE OF TERMINATION THROUGH THE LAST DAY OF THE SALARY CAP YEAR IMMEDIATELY FOLLOWING THE
TRIGGER SALARY CAP YEAR, THE NBA AND THE PLAYERS ASSOCIATION SHALL ENGAGE
IN GOOD FAITH NEGOTIATIONS FOR THE PURPOSE OF ENTERING INTO A SUCCESSOR
AGREEMENT AND DURING SUCH PERIOD THE PROVISIONS OF ARTICLE XXX SHALL REMAIN IN FUL L FORCE AND EFFECT.

SECTION 8. MUTUAL RIGHT OF TERMINATION - DESIGNATED SHARE.

IF, AS DETERMINED BY THE GOVERNING AUDIT REPORT FOR A TRIGGER SALARY CAP
YEAR (AND, WITH RESPECT TO CLAUSE (C) BELOW, THE GOVERNING AUDIT REPORT FOR
THE SALARY CAP YEAR IMMEDIATELY PRECED ING THE TRIGGER SALARY
CAP YEAR OR ANY SALARY CAP YEAR PRECEDING THE TRIGGER SALARY CAP YEAR, AFTER GIVING EFFECT TO THE PROCESSES SET FORTH IN ARTICLE VII, SECTION
12(E)(1) -(2) FOR THE TRIGGER SALARY CAP YEAR, IS GREATER THAN ZERO (0); OR
(B) THE SHORTFALL AMOUNT FOR THE TRIGGER SALARY PEAR IS GREATER THAN TWENTY -FIVE PERCENT (25%) OF ADJUSTED TOTAL SALARISE FOR SUCH SALARY CAP

(C) WITH RESPECT TO EACH OF THE TRIGGER SALARY CAP YEAR AND THE SALARY CAP YEAR IMMEDIATELY PRECEDING THE TRIGGER SALARY CAP YEAR, THE SHORTFALL AMOUNT FOR THE YEAR IS GREATER THAN TEN PERCENT (10%) OF ADJUSTED TOTAL SALARIES FOR SUCH YEAR;
THEN (I) THE NBA AND PLAYERS ASSOCIATION SHALL NEGOTIATE IN G OOD FAITH TO

THEN (I) THE NBA AND PLAYERS ASSOCIATION SHALL NEGOTIATE IN G OOD FAITH TO AGREE UPON ADJUSTMENT'S TO THE PROVISIONS OF THIS AGREEMENT AS MAY BE APPROPRIATE TO EFFECT (1) IN THE CASE OF CLAUSE (A) ABOVE, A TIMELY RECOUPMENT OF THE OUTSTANDING AGGREGATE TEAM OVERAGE BALANCE AND ANY POTENTIAL FUTURE AGGREGATE TEAM OVERAGE BALANCES, AND (2) IN THE CASE OF CLAUSES (B)

ARTICLE XXXIX 547
AND (C) ABOVE, A MORE TIMELY DISTRIBUTION OF THE DESIGNATED SHARE INTO TOTAL
SALARIES, WITH SUCH ADJUSTMENTS TO TAKE EFFECT BEGINNING WITH THE SALARY CAP
YEAR IMMEDIATELY FOLLOWING THE TRIGGER SALARY CAP YEAR, AND (II) IF THE PARTIES
ARE UNABLE TO AGREE TO ADJUSTMENTS TO THIS AGREEMENT IN ACCORDANCE WITH THE
FOREGOING, THEN THE NBA AND PLAYERS ASSOCIATION WILL EACH HAVE THE OPTION
TO TERMINATE THIS AGREEMENT EFFECTIVE AS OF THE JUNE 30 OF THE SALARY CAP
YEAR IMMEDIATELY FOLLOWING THE TRIGGER SALARY CAP YEAR, BY SERVING WRITTEN
NOTICE OF ITS EXERCISE OF SUCH OPTION ON THE OTHER PARTY ON OR BEFORE THE DATE
THAT IS SIXTY (60) DAYS FOLLOWING THE TRIGGER SALARY CAP YEAR, BY SERVING WRITTEN
NOTICE OF ITS EXERCISE OF SUCH OPTION ON THE PERIOD FOLLOWING DELIVERY OF
SUCH WRITTEN NOTICE OF TERMINATION THROUGH THE LAST DAY OF THE SALARY CAP
YEAR IMMEDIATELY FOLLOWING THE TRIGGER SALARY CAP YEAR, THE NBA AND THE
PLAYERS ASSOCIATION SHALL ENGAGE IN GOOD FAITH NEGOTIATIONS FOR THE PURPOSE
OF ENTERING INTO A SUCCESSOR AGREEMENT AND DURING SUCH PERIOD THE PROVISIONS OF ARTICLE XXX SHALL REMAIN IN FULL FORCE AND EFFECT.
SECTION 9, MUTUAL RIGHT OF TERMINATION -- LEAGUE ENTITY TRANSACTION.
IN THE EVENT A SALE OR TRANSFER OF OWNERSHIP INTERESTS IN A LEAGUE -RELATED
ENTITY THAT, PRIOR TO SUCH SALE OR TRANSFER OF GENERATED \$50 MILLION OR MORE OF
ANNUAL REVENUES INCLUDED IN BRI RESULTS IN SUCH ENTITY TRANSACTION.
OR MORE OF ANNUAL REVENUES TO HOLD A NON-CONTROLLING MINORITY OWNERSHIP INTEREST IN SUCH BUTTY FOLLOWING SUCH SALE OR TRANSFER, THE PARTIES SHALL NEGOTIATION FOR THE SALARY CAP YEAR IN WHICH SUCH SALE OR TRANSFER, TO ENSURE A FAIR
INCLUSION OF AMOUNTS IN BRI FOLLOWING SUCH SALE OR TRANSFER. THE PARTIES SHALL NEGOTIATE IN GOOD
FAITH SUCH MODIFICATIONS TO THE CBA AS MAY BE APPROPRIATE, TO TAKE EFFECT BEGINNING WITH THE SALARY CAP YEAR IN WHICH SUCH SALE OR TRANSFER, TO ENSURE A FAIR
INCLUSION OF AMOUNTS IN BRI FOLLOWING SUCH SALE OR TRANSFER. IN T HE EVENT
THE PARTY TERMINATE THE CBA OF THE HIRS THE CBA BY WR

```
549 ATTICLE XXXIX
(A) FOR THE SALARY CAP YEAR ENCOMPASSING SUCH JUNE 30:
(I) BRI SHALL BE CALCULATED IN ACCORDANCE WITH THE PROVISIONS OF
THIS AGREEMENT, EXCEPT AS SET FORTH IN SUBSECTION (A)(II) BELOW;
(II) THE TREATMENT OF BRI RELATING TO SUCH SALE OR TRANSFER SHALL BE
DETERMINED BY AGREEMENT OF THE PARTIES IN A SUCCESSOR COLLECTIVE BARGAINING AGREEMENT; AND
(III) THE COMPLETION OF THE AUDIT REPORT, AND THE PERFORMANCE OF THE CALCULATIONS AND RECONCILIATION PROCESSES DESCRIBED IN
ARTICLE VII, SECTIONS 12(D) - (G) (INCLUDING, FOR CLARITY, THE
DISTRIBUTION OF ANY OVERAGE AMOUNT OR SHORTFALL AMOUNT) SHALL BE DEFERRED PENDING THE COMPLETION OF AN AGREEMENT
BY THE PARTIES ON A SUCCESSOR COLLECTIVE BARGAINING
AGREEMENT, WHICH SHALL SPECIFY THE TIME PERIOD FOR
COMPLETING SUCH AUDIT REPORT, CALCULATIONS, AND
RECONCILIATION PROCESSES IN ACCORDANCE WITH THE PROVISIONS
OF SUBSECTIONS (A)(I) AND (A)(II) ABOVE; AND
BY THE SALARY CAP YEAR IMMEDIATELY FOLLOWING SUCH JUNE 30, EACH
OF THE SALARY CAP, MINIMUM TEAM SALARY, TAX LEVEL, FIRST APRON LEVEL, AND
SECONDA PRON LEVEL SHALL INCREASE TO AN AMOUNT THAT IS EQUAL TO ONE HUNDRED
FIVE PERCENT (105%) OF ITS AMOUNT FOR THE SALARY CAP YEAR ENCOMPASSING SUCH JUNE 30, SUBJECT TO ANY MODIFICATION OF THE FOREGOING ON WHICH THE
PARTIES AGREE IN A SUCCESSOR COLLECTIVE BARGAINING AGREEMENT.
THE GRANT TO EITHER PARTY OF A RIGHT OR OPTION TO TERMINATE; NO WAIVER.
THE GRANT TO EITHER PARTY OF A RIGHT OR OPTION TO TERMINATE PURSUANT TO THE
PROVISIONS OF THIS ARTICLE XXXIX SHALL NOT CARRY WITH IT THE OBLIGATION TO
EXERCISE THAT RIGHT OR OPTION; AND THE FAILURE OF THE NBA OR THE PLAYERS
ASSOCIATION TO EXERCISE ANY RIGHT OR OPTION TO TERMINATE PURSUANT TO THE
RESPECT TO ANY PLAYING SEASON IN ACCORDANCE WITH THIS AGREEMENT WITH
RESPECT TO ANY PLAYING SEASON IN ACCORDANCE WITH THIS AGREEMENT WITH
RESPECT TO ANY PLAYING SEASON IN ACCORDANCE WITH THIS AGREEMENT THIS AGREEMENT
IN ACCORDANCE WITH THIS ARTICLE XXXIX WITH RESPECT TO ANY SUCCEEDING
```

ARTICLE XL 549 ARTICLE XL

EXPANSION AND CONTRACTION SECTION 1. EXPANSION.

SECTION 1. EXPANSION.
THE NBA MAY DETERMINE DURING THE TERM OF THIS AGREEMENT TO EXPAND
THE NUMBER OF TEAMS AND TO HAVE EXISTING TEAMS MAKE AVAILABLE FOR
ASSIGNMENT TO ANY SUCH EXPANSION TEAMS THE PLAYER CONTRACTS OF A CERTAIN
NUMBER OF VETERANS UNDER SUBSTANTIALLY THE SAME TERMS AND IN SUBSTANTIALLY
THE SAME MANNER THAT PLAYER CONTRACTS WERE MADE AVAILABLE TO THE CHAR LOTTE
EXPANSION TEAM PURSUANT TO THE 1999 NBA/NBPA COLLECTIVE BARGAINING AGREEMENT; PROVIDED, HOWEVER, THAT ANY CHANGE SHALL BE SUBJECT TO THE
APPROVAL OF THE PLAYERS ASSOCIATION, WHICH SHALL NOT BE UNREASONABLY
WITHHELD.
SECTION 2. CONTRACTION.

WITHHELD.
SECTION 2. CONTRACTION.
IF, DURING THE TERM OF THIS AGREEMENT, THE NBA DECIDES TO CONTRACT THE NUMBER OF TEAMS, (A) THE NBA SHALL PROVIDE WRITTEN NOTICE OF SUCH DECISION TO THE PLAYERS ASSOCIATION, AND (B) THE NBA AND THE PLAYERS ASSOCIATION SHALL NEGOTIATE AND AGREE UPON THE EFFECTS OF SUCH DECISION ON THE PLAYERS AND THE PROCEDURES TO BE FOLLOWED IN CONNECTION THEREWITH.

550 ARTICLE XLI ARTICLE XLI

NRA G I FAGUE

SECTION 1. NBAGL WORK ASSIGNMENTS.

SECTION 1. NBAGL WORK ASSIGNMENTS.

(A) AN NBA TEAM MAY AT ANY TIME ASSIGN A PLAYER (OTHER THAN A
TWO-WAY PLAYER) ON ITS ACTIVE LIST OR INACTIVE LIST TO AN NBAGL TEAM,
PROVIDED THAT THE PLAYER (I) HAS EITHER ZERO (0), ONE (1), OR TWO (2) YEARS OF
SERVICE AT THE TIME OF THE ASSIGNMENT, OR (II) HAS MORE THAN TWO (2) YEARS OF
SERVICE AT THE TIME OF THE ASSIGNMENT AND THE PLAYER AND THE PLAYER SASSOCIATION CONSENT TO SUCH ASSIGNMENT IN WRITING. UPON SUCH ASSIGNMENT
("NBAGL WORK ASSIGNMENT"), THE PLAYER WILL BE PLACED ON THE NBA
TEAM'S INACTIVE LIST, AND SHALL (A) REPORT TO THE NBAGL TEAM (AND RENDER

TEAM (AND RENDER TO THE NBAGL TEAM (AND RENDER FOR THE NBAGL TEAM) (AND RENDER FOR THE NBA TEAM UNDER HIS UNIFORM PLAYER CONTRACT AND THIS AGREEMENT), AND (B) AT THE DIRECTION OF THE NBA TEAM, SUBSEQUENTLY RETURN AND REPORT TO, AND RESUME THE PERFORMANCE OF SERVICES FOR, THE NBA TEAM. AN NBAGL WORK ASSIGNMENT COMMENCES WHEN THE PLAYER REPORTS IN-PERSON TO THE NBAGL TEAM, AND ENDS EITHER WHEN THE PLAYER, UPON BEING RECALLED, REPORTS BACK TO HIS NBA TEAM OR WHEN THE NBAGL SEASON CONCLU DES.

(B) THERE SHALL BE NO LIMIT ON THE NUMBER OF NBAGL WORK ASSIGNMENTS GIVEN TO A PLAYER. NO NBA TEAM SHALL ISSUE AN NBAGL WORK

ASSIGNMENT FOR THE PURPOSE OF DISCIPLINING A PLAYER FOR MISCONDUCT OR
RETALIATING AGAINST A PLAYER FOR EXERCISING ANY RIGHT THAT HE HAS UNDER THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT.
(C) THE NBA MAY ESTABLISH REASONABLE RULES REGARDING THE ASSIGNMENT

AND RECALL OF PLAYERS TO THE NBAGL PROVIDED THAT SUCH RULES DO NOT VIOLATE THE PROVISIONS OFTHIS ARTICLE XLI.

SECTION 2. REPORTING REQUIREMENT S FOR NBAGL WORK

ASSIGNMENTS.
(A) IN ORDER TO INITIATE AN NBAGL WORK ASSIGNMENT OR TERMINATE SUCH

ASSIGNMENT AND RECALL THE PLAYER, THE NBA TEAM SHALL PROVIDE THE PLAYER, THE NBA, AND THE PLAYERS ASSOCIATION WITH WRITTEN NOTICE. THE PLAYER SHALL REPORT TO THE NBAGL TEAM OR NBA TEAM, WHICHEVER IS APPLICABLE, WITHIN

FORTY-EIGHT (48) HOURS AFTER SUCH NOTICE IS RECEIVED BY THE PLAYER.

ARTICLE XLI 551
(B) IF THE PLAYER, WITHOUT A REASONABLE EXCUSE, DOES NOT REPORT TO THE NBAGL TEAM OR NBA TEAM, WHICHEVER IS APPLICABLE, WITHIN THE TIME PROVIDED IN SECTION 2(A) ABOVE, THE PLAYER MAY BE FINED AND/OR SUSPENDED WITHOUT PAY BY THE NBA TEAM UNTIL SUCH TIME AS HE REPORTS. IN ADDITION, SUCH FAILURE TO REPORT, WITHOUT A REASONABLE EXCUSE, SHALL CONSTITUTE CONDUCT PREJUDICIAL TO THE NBA UNDER AR TICLE 35(D) OF THE NBA CONSTITUTION, SUBJECT HOWEVER TO THE ONE PENALTY RULE SET FORTH IN ARTICLE VI, SECTION 10.

SECTION 3. TRAVEL AND RELOCATION EXPENSES.

A PLAYER'S NBA TEAM SHALL BE OBLIGATED TO REIMBURSE THE PLAYER FOR HIS ORDINARY AND REASONABLE EXPENSES INCLIBE FO IN (A) TRAVELING TO AND, WHEN

ORDINARY AND REASONABLE EXPENSES INCURR ED IN (A) TRAVELING TO AND, WHEN RECALLED, FROM THE NBAGL TEAM TO BEGIN AND/OR END ANY NBAGL WORK ASSIGNMENT OR PERIOD OF SERVICE ON THE TWO- WAY LIST ("NBAGL TWO -WAY SERVICE"), AND (B) RELOCATING TO AND, IF RECALLED, FROM THE NBAGL TEAM'S HOME LOCATION TO BEGIN AND/OR END ANY NBAGL WORK ASSIGNMENT OR NBAGL TWO -WAY SERVICE THAT EXTENDS BEYOND A PERIOD OF THIRTY (30) DAYS.

DURING ANY NBAGL WORK ASSIGNMENT OR NBAGL TWO -WAY SERVICE, THE

PLAYER WILL BE PROVIDED WITH HOUSING OR A HOUSING SUBSIDY IN ACCORDANCE WITH

THE NBAGL HOUSING POLICY.

SECTION 4. TERMS OF NBAGL WORK ASSIGNMENT AND NBAGL TWO -WAY SERVICE.

(A) GENERAL TERMS . DURING OR IN CONNECTION WITH ANY NBAGL WORK

(A) GENERAL TERMS. DURING OR IN CONNECTION WITH ANY NBAGL WORK
ASSIGNMENT OR NBAGL TWO -WAY SERVICE, AND EXCEPT AS EXPRESSLY SET FORTH
IN, OR LIMITED OR MODIFIED BY, THIS ARTICLE XLI, A PLAYER SHALL (I) ACCEPT AND
BE SUBJECT TO THE WORK REQUIREMENTS AND CONDITIONS APPLICABLE TO NBAGL PLAYERS (AS SUCH REQUIREMENTS AND CONDITIONS MAY CHANGE FROM TIME TO
TIME), AND (II) CONTINUE TO BE SUBJECT TO THE TERMS AND OBLIGATIONS AND

ENTITLED TO THE BENEFITS AND RIGHTS (INCLUDING, WITHOUT LIMITATION, YEARS OF SERVICE AND FREE AGENCY RIGHTS) OF HIS UNIFORM PLAYER CONTRACT AND THIS AGREEMENT.

(B) C OMPENSATION AND BENEFITS

(I) DURING OR IN CONNECTION WITH ANY NBAGL WORK

ASSIGNMENT OR NBAGL TWO -WAY SERVICE, A PLAYER (A) SHALL CONTINUE TO RECEIVE THE COMPENSATION CALLED FOR BY HIS UNIFORM PLAYER CONTRACT, AND (B) SHALL NOT RECEIVE (OR

S52 ARTICLE XLI
ACCEPT) ANY COMPENSATION OF AN Y KIND FROM THE NBAGL OR
ANY NBAGL TEAM OTHER THAN AS EXPRESSLY SET FORTH IN THIS
ARTICLE XLI. THE PLAYER'S PERFORMANCE IN THE NBAGL SHALL
NOT BE CONSIDERED FOR PURPOSES OF ANY INCENTIVE
COMPENSATION CONTAINED IN HIS UNIFORM PLAYER CONTRACT.
(II) ANY COMPENSATION PROTECTION PROVIDED TO A PLAYER IN HIS UNIFORM PLAYER CONTRACT SHALL REMAIN IN EFFECT DURING AN
NBAGL WORK ASSIGNMENT OR NBAGL TWO -WAY SERVICE.
FOR PURPOSES OF ARTICLE II, SECTION 4, AN INJURY SUSTAINED WHILE PARTICIPATING IN A BASKETBALL PRACTICE OR GAME FOR AN
NBAGL TEAM SHALL BE DEEMED AN INJURY SUSTAINED WHILE
PARTICIPATING IN A BASKETBALL PRACTICE OR GAME FOR THE NBA
TEAM.

(III) DURING OR IN CONNECTION WITH ANY NBAGL WORK ASSIGNMENT, A PLAYER (A) SHALL CONTINUE TO BE ELIGIBLE TO
RECEIVE THE BENEFITS SET FORTH IN ARTICLE IV OF THIS AGREEMENT
TO THE EXTENT THAT SUCH PLAYER WOULD HAVE BEEN ELIGIBLE TO RECEIVE SUCH BENEFITS UNDER THIS AGREEMENT ABSENT THE
NBAGL WORK ASSIGNMENT, AND (B) SHALL NOT BE ELIGIBLE TO
RECEIVE (AND SHALL NOT ACCEPT) ANY BENEFITS FROM THE NBAGL
OR ANY NBAGL TEAM, UNLESS EXPRESSLY SET FORTH IN THIS
ARTICLE XLI.

(IV) TO THE EXTENT NECESSARY, ANY PLANS AND/OR POLICIES DESCRIBED
IN ARTICLE IV OF THIS AGREEMENT SHALL BE AMENDED TO
IMPLEMENT THE PROVISIONS OF SECTION 4 (B)(III) OF THIS ARTICLE.

(C) MEAL EXPENSE. WHILE ON THE ROAD WITH HIS NBAGL TEAM:

(I) A PLAYER ON AN NBAGL WORK ASSIGNMENT, (I) SHALL RECEIVE
THE MEAL EXPENSE ALLOWANCE APPLICABLE TO NBA PLAYERS, IN
ACCORDANCE WITH THE TERMS OF ARTICLE III, SECTION 2 OF THIS

AGREEMENT, AND (II) SHALL NOT RECEIVE (OR ACCEPT) ANY MEAL EXPENSE OR PER DIEM FROM THE NBAGL OR ANY NBAGL TEAM.
(II) A TWO -WAY PLAYER SHALL RECEIVE THE MEAL EXPENSE ALLOWANCE

APPLICABLE TO NBAGL PLAYERS.

ARTICLE XLI 553
(D) TRAVEL ACCOMMODATIONS . DURING AN NBAGL WORK ASSIGNMENT
OR NBAGL TWO -WAY SERVICE, THE PLAYER SHALL BE PROVIDED WITH THE SAME
TRAVEL ACCOMMODATIONS (INCLUDING, BUT NOT LIMITED TO, TRANSPORTATION AND
HOTEL ARRANGEMENTS FOR "ROAD" GAMES) THAT ARE PROVIDED TO NB AGL PLAYERS
PURSUANT TO APPLICABLE NBAGL POLICIES, EXCEPT THAT: (I) A PLAYER ON AN
NBAGL WORK ASSIGNMENT SHALL NOT BE REQUIRED TO SHARE A HOTEL ROOM; AND
(II) A PLAYER ON AN NBAGL WORK ASSIGNMENT SHALL BE PERMITTED TO FLY FIRST
CLASS WHEN TRAVELING BY AIR WITH HIS NBAGL TEAM TO ROAD GAMES TO THE
EXTENT FIRST CLASS SEATS ARE AVAILABLE ON HIS NBAGL TEAM TO ROAD GAMES TO THE
EXTENT FIRST CLASS SEATS ARE AVAILABLE ON HIS NBAGL TEAM TO ROAD GAMES TO THE
EXTENT FIRST CLASS SEATS ARE AVAILABLE ON HIS NBAGL TEAM SELICHT.
(E) C ONDUCT AND DISCIPLINE
(I) DURING ANY NBAGL WORK ASSIGNMENT OR NBAGL TWO-WAY SERVICE, THE PLAYER WILL: (A) OBSERVE AND COMPLY
WITH ALL RULES AND POLICIES OF THE NBAGL OR HIS NBAGL TEAM AT ALL TIMES, WHETHER ON OR OFF THE PLAYING FLOOR; (B) GIVE
HIS BEST SERVICES, AS WELL AS HIS LOYALTY, TO THE NBAGL TEAM (C) BE NEATLY AND FULLY ATTIRED IN PUBLIC; (D) CONDUCT HIMSELF
ON AND OFF THE COURT ACCORDING TO THE HIGHEST STANDARDS OF
HONESTY, CITIZENSHIP, AND SPORTSMANSHIP, AND (E) NOT DO
ANYTHING THAT, IN THE OPINION OF THE COMMISSIONER OF THE
NBA, IS MATERIALLY DETRIMENTAL OR MATERIALLY PREJUDICIAL TO THE
BEST INT ERESTS OF THE NBA TEAM, THE NBACL WORK
ASSIGNMENT ON RBAGL TWO -WAY SERVICE, THE NBAGL, OR
THE NBAGL TEAM.

(II) DURING OR IN CONNECTION WITH ANY NBAGL WORK
ASSIGNMENT ON RBAGL TON OF NBAGL OR NBAGL TEAM RULES OR POLICIES OR FOR ANY CONDUCT IMPAIRING THE FAITHFUL AND
THOROUGH DISCHARGE OF THE DUTIES INCUMBENT UPON THE PLAYER.

ANY DISCIPLINARY ACTION TAKEN BY THE NBA OR AN NBA TEAM
IN RESPONSE TO ANY ACT OR CONDUCT OF A PLAYER DURING AN
NBAGL WORK ASSIGNMENT OR NBAGL TEAM RULES OR POLICIES OR FOR ANY CONDUCT IMPAIRING THE FAITHFUL AND
THOROUGH DISCHARGE OF THE DUTIES INCUMBENT UPON THE PLAYER.

ANY DBAGL WAY ASSIGNMENT O

```
AMOUNT OF ANY SUCH FINE AND/OR SUSPENSION THAT MAY BE IMPOSED BY THE NBA OR AN NBA TEAM SHALL BE GOVERNED BY THE TERMS OF THISAGREEMENT AND THE UNIFORM PLA YER CONTRACT AND SHALL NOT BE LIMITED BY ANY NBAGL RULES, POLICIES, PRACTICES, PROCEDURES, OR FINE SCHEDULES. (III) ALL PLAYERS ON NBAGL WORK ASSIGNMENTS AND ALL TWO- WAY PLAYERS PROVIDING SERVICES TO AN NBAGL TEAM SHALL BE SUBJECT TO THE JOINT NBA/NBPA POLICY ON DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE SET FORTH AS EXHIBIT F TO THIS AGREEMENT. ANY EVALUATION, COUNSELING, TREATMENT, AND/OR DISCIPLINE OF SUCH PLAYERS FOR ENGAGING IN ACTS COVERED BY THIS POLICY SHALL BE GOVERNED EXCLUSIVELY BY THE TERMS O F THE POLICY. IN THE EVENT ANY SUCH PLAYER ENGAGES IN OTHER OFF -COURT CONDUCT THAT IS PROHIBITED BY BOTH NBA AND NBAGL RULES, NBA RULES SHALL APPLY.

(IV) WHEN A PLAYER ON AN NBAGL WORK ASSIGNMENT IS SUSPENDED BY HIS TEAM, THE NBAGL TEAM TO WHICH HE HAS BEEN AS SIGNED, THE NBA, OR THE NBAGL, SUCH PLAYER'S BASE COMPENSATION FOR THE SEASON OF THE CONTRACT DURING WHICH SUCH SUSPENSION OCCURS SHALL BE REDUCED IN ACCORDANCE WITH ARTICLE VI, SECTION 1 OF THIS AGREEMENT FOR EACH GAME MISSED AS A RESULT OF SUCH SUSPENSION, REGARDLESS OF WHETHER SUCH SUSPENSION IS EXPRESSED AS A NUMBER OF NBA GAMES OR AS A NUMBER OF NBAGL GAMES. FOR CLARITY, FOR PURPOSES OF THE FOREGOING SENTENCE, DURING THE TERM OF THE SUSPENSION, A PLAYER SHALL BE CONSIDERED TO HAVE MISSED EITHER NBA GAMES OR NBAGL GAMES, BUT NOT BOTH. THE PLAYER MAY NOT PLAY IN ANY NBA ON THE NBA INACTIVE LIST DURING THE TERM OF THE SUSPENSION BUT MAY BE RECALLED AT THE OPTION OF THE TEAM; PROVIDED, HOWEVER, THAT THE PLAYER MAY NOT PLAY IN ANY NBA OR NBAGL GAMES, BUT NOT BOTH. THE PLAYER MAY NOT PLAY IN ANY NBA OR NBAGL GAMES, BUT NOT BOTH. THE PLAYER MAY NOT PLAY IN ANY NBA OR NBAGL GAMES, DURING THE TERM OF THE SUSPENSION.

(V) WHEN A TWO WAY PLAYER IS SUSPENDED BY HIS TEAM, HIS NBAGL TEAM, THE NBA, OR THE NBAG, SUCH PLAYER'S BASE COMPENSATION FOR THE SEASON OF THE CONTRACT DURING WHICH SUCH SUSPENSION
```

ARTICLE XLI 555
SUCH SUSPENSION IS EXPRESSED AS A NUMBER OF NBA GAMES OR
AS A NUMBER OF NBAGL GAMES. FOR CLARITY, FOR PURPOSES OF
THE FOREGOING SENTENCE, DURING THE TERM OF ANY SUSPENSION,
A PLAYER SHALL BE CONSIDERED TO HAVE MISSED EITHER NBA
GAMES OR NBAGL GAMES, BUT NOT BOTH. DURING THE TERM OF
ANY SUSPENSION, THE PLAYER (I) MAY NOT PLAY IN ANY NBA OR
NBAGL GAMES, AND (II) MAY BE MAINTAINED ON THE TEAM'S
ACTIVE LIST, INAC TIVE LIST, OR TWO -WAY LIST, PROVIDED THAT IF
THE TWO -WAY PLAYER WAS ON THE ACTIVE LIST WHEN THE ACTIONS
THAT LED TO THE SUSPENSION OCCURRED AND THE PLAYER WAS
SUSPENDED BY THE NBA THEN HE MUST BE MAINTAINED ON THE
TEAM'S ACTIVE LIST DURING THE FULL TERM OF THE SUSPENSION,
EXCEPT IE THE SUSPENSION IS FOR MORE THAN FIVE (S) GAMES, IN WHICH CASE THE PLAYER MUST BE TRANSFERRED TO THE TEAM'S
TWO-WAY LIST FOLLOWING THE FIFTH GAME OF THE SUSPENSION.
(VI) A FINE OR SUSPENSION IMPOSED BY THE NBAGL OR NBAGL TEAM IN CONNECTION WITH A PLAYER'S NBAGL WORK
ASSIGNMENT OR NBAGL TWO -WAY SERVICE MAY BE HEARD AND
RESOLVED BY THE GRIEVANCE ARBITRATOR PURSUANT TO ARTICLE XXXI OF THIS AGREEMENT ONLY IF IT RESULTS IN A
FINANCIAL IMPACT TO THE PLAYER OF MORE THAN \$5,000. FOR PURPOSES OF P ARAGRAPH 16(A)(II) OF A PLAYER'S UNIFORM PLAYER
"ANY OFFICIAL OR EMPLOYEE OF THE TEAM OR THE NBAG WAY ASSIGNMENT OR NBAGL TWO -WAY SERVICE, (A) THE TERMS
"ANY OFFICIAL OR EMPLOYEE OF THE TEAM OR THE NBA (OTHER THAN ANOTHER PLAYER)" WILL BE CONSTRUED TO INCLUDE, WITHOUT LIMITATION, ANY OFFICIAL OR EMPLOYEE OF THE NBAGL OR THE NBAG (OR THE PLAYER'S NBAGL TEAM (OTHER THAN ANOTHER PLAYER), AND
(B) THE TERMS "ANY NBA GAME OR EVENT" WILL BE CONSTRUED
TO INCLUDE, WITHOUT LIMITATION, ANY NBAGL CAME OR EVENT.

(F) MEDICAL TREATMENT AND PHYSICAL CONDITION.
(I) THE NBAGL AND/OR NBAGL TWO -WAY SERVICE TO THE SAME
EXTENT AS AN NBA TEAM MOULD BE ABLE TO, PURSUANT TO
ARTICLE XXII, SECTION 4.

556 ARTICLE XLI
(II) FOR PURPOSES OF P ARAGRAPHS 7, 16(A)(III), 16(B), AND 16(C) OF
THE PLAYER'S UNIFORM PLAYER CONTRACT, THE TERMS "BASKETBALL
PRACTICE OR GAME PLAYED FOR THE TEAM" OR "PLAYING FOR THE
TEAM" WILL BE CONSTRUED TO INCLUDE, WITHOUT LIMITATION, ANY
PRACTICE OR GAME PLAYED IN THE NBAGL DURING AN NBAGL
WORK ASSIGNMENT OR NBAGL TWO "WAY SERVICE.
(G) PROHIBITED SUBSTANCES. DURING ANY NBAGL WORK ASSIGNMENT
OR NBAGL TWO "WAY SE RVICE, THE PLAYER (I) SHALL BE SUBJECT TO
ARTICLE XXXIII (ANTI-DRUG PROGRAM) OF THIS AGREEMENT AND PARAGRAPH 8 OF
THE UNIFORM PLAYER CONTRACT, AND (II) SHALL NOT BE SUBJECT TO ANY ANTI-DRUG
PROGRAM MAINTAINED BY THE NBAGL.
(H) PLAYER ATTRIBUTES AND PERFORMANCE S. NOTWITHSTANDING ANYTHING
TO THE CONTRARY IN THIS AGREEMENT OR THE UNIFORM PLAYER CONTRACT, WITH
RESPECT TO ANY PLAYER WHO SERVES OR HAS SERVED ON AN NBAGL WORK
ASSIGNMENT OR PROVIDES OR HAS PROVIDED NBAGL TWO "WAY SERVICE:
(I) THE NBA AND ITS RELATED ENTITIES (INCLUDING, WITHOUT
LIMITATION, NBA TEAMS), AND THE NBAGL AND ITS RELATED
ENTITIES (INCLUDING, WITHOUT LIMITATION, NBAGL TEAMS), SHALL
HAVE THE RIGHT TO USE, AND TO LICENSE OTHERS TO USE, SUCH
PLAYER'S PLAYER ATTRIBUTES (AS DEFINED IN PARAGR APH 14(C) OF
THE UNIFORM PLAYER CONTRACT) IN CONNECTION WITH ANY
ADVERTISING, MARKETING, OR COLLATERAL MATERIALS OR MARKETING
PROGRAMS CONDUCTED BY THE NBAGL OR ANY NBAGL TEAM
THAT IS INTENDED TO PROMOTE (1) ANY GAME IN WHICH AN
NBAGL TEAM
HAT IS INTENDED TO PROMOTE (1) ANY GAME IN WHICH AN
NBAGL TEAM
HAT IS INTENDED TO PROMOTE (1) ANY GAME IN WHICH AN
NBAGL TEAM
THAT IS INTENDED TO PROMOTE (1) ANY GAME IN WHICH AN
NBAGL TEAM
THAT IS INTENDED TO PROMOTE (1) THE NBAGL, INTEREMS, OR ITS
PLAYERS, OR, (3) THE SPORT OF BASKETBALL

(II) THE NBA AND ITS RELATED ENTITIES (INCLUDING, WITHOUT
LIMITATION, NBA TEACT, INCLUDING WITH ANY PORM OF
BROADCAST (INCLUDING MBAGL PRE -SEASON, EXHIBITION, REGULAR
SEASON, OR PLAYOFF GAMES), AND THE NBAGL AND ITS RELATED
ENTITIES (INCLUDING, WITHOUT LIMITATION, NBAGL TEAMS), SHALL HAVE THE RIGHT TO USE,

ARTICLE XLI 557
AND ANY FORM OF CASSETTE, CARTRIDGE, DISK SYSTEM, OR OTHER
MEANS OF DISTRIBUTION KNOWN OR UNKNOWN.
THE FOREGOING DOES NOT CONFER ANY RIGHT OR AUTHORITY FOR THE NBA AND ITS
RELATED E NTITIES (INCLUDING, WITHOUT LIMITATION, NBA TEAMS), AND/OR THE
NBAGL AND ITS RELATED ENTITIES (INCLUDING, WITHOUT LIMITATION, NBAGL TEAMS), TO USE OR AUTHORIZE OTHERS TO USE THE PLAYER'S PLAYER ATTRIBUTES IN
A MANNER THAT CONSTITUTIES AN UNAUTHORIZED ENDORSEMENT OR AN
UNAUTHORIZED SPONSOR PROMOTION (AS SUCH TERMS ARE DEFINED AND
CLARIFIED IN ARTICLE XXVIII OF THIS AGREEMENT AND PARAGRAPH 14 OF THE
UNIFORM PLAYER CONTRACT). FOR PURPOSES OF CLARITY AND WITHOUT LIMITATION,
ANY USE OF A PLAYER'S PLAYER ATTRIBUTES THAT HAS BEEN EXPRESSLY AUTHORIZED
BY THE PLAYER (NOT INCLUDING THE UNIFORM PLAYER CONTRACT) SHALL NOT BE AN
UNAUTHORIZED ENDORSEMENT OR AN UNAUTHORIZED SPONSOR PROMOTION.
FOR THE PURPOSES OF THIS SECTION 4(H), REFERENCES TO THE NBA AND NBA
TEAMS IN AR TICLE XXVIII, SECTION 3 (UNAUTHORIZED SPONSOR PROMOTION.
FOR THE PURPOSES OF THIS SECTION IN SHALL APPLY TO THE NBA AND NBAG
TEAMS IN AR TICLE XXVIII, SECTION 3 (UNAUTHORIZED
BY PROMOTIONAL ACTIVITIES . IN CONNECTION WITH A PLAYER'S NBAGL
WORK ASSIGNMENT OR NBAGL TWO. WAY SERV ICE, THE RIGHTS ACCORDED TO THE
NBA AND HIS NBA TEAM UNDER P ARAGRAPH 13(A) OF THE UNIFORM PLAYER
CONTRACT SHALL EXTEND, WITHOUT LIMITATION, TO THE NBAGL AND HIS NBAGL
TEAM, AND ANY PROMOTIONAL APPEARANCES SUCH PLAYER IS REQUIRED TO MAKE
UURING AN NBAGL WOR K ASSIGNMENT OR NBAGL TWO. WAY SERVICE SHALL
COUNT ACGINIST THE APPEARANCES THE PLAYER IS DBLIGATED TO PROVIDE TO THE NBA AND HIS NBA TEAM UNDER P ARAGRAPH 13(A) OF THE UNIFORM PLAYER
CONTRACT SHALL EXTEND, WITHOUT LIMITATION, TO THE NBAGL AND THE NBA AND HIS NBA TEAM UNDER P ARAGRAPH TO REQUIRED TO PROVIDE TO THE NBA AND HIS NBA TEAM UNDER PARANCES SUCH PLAYER IS REQUIRED TO PROVIDE TO THE NBA AND HIS NBA TEAM UNDER PARANCES SUCH PLAYER IS REQUIRED TO PROVIDE TO THE NBA AND HIS NBA TEAM UNDER PARANCES SUCH PLAYER IS SEQUIRED TO PROVIDE T

ASSIGNMENT OR NBAGL TWO -WAY SERVICE:

(I) THE TERMS "GAME" OR "GAMES" IN ARTICLE 35(B) AND (C) OF THE
CONSTITUTION WILL BE CONSTRUED TO INCLUDE, WITHOUT LIMITATION,
ANY GAME PLAYED BY AN NB AGL TEAM;
(II) THE TERM "BASKETBALL" OR "GAME OF BASKETBALL" IN ARTICLE 35(C) AND (D) OF THE CONSTITUTION WILL BE CONSTRUED TO
INCLUDE, WITHOUT LIMITATION, THE NBAGL OR ANY OF ITS TEAMS;
(III) THE PROPHIBITION CONCERNING WAGERING IN ARTICLE 35(F) OF THE
CONSTITUTION WILL EXTEND, WITHOUT LIMITATION, TO ANY GAME
PLAYED BY AN NBAGL TEAM; AND
(IV) THE COMMISSIONER'S AUTHORITY TO ACT PURSUANT TO
PARAGRAPH 5(E) OF THE UNIFORM PLAYER CONTRACT WILL EXTEND,
WITHOUT LIMITATION, TO ANY GAME PLAYED BY AN NBAGL TEAM.
(B) A PLAYER SHALL NOT DIRECTLY OR INDIRECTLY OWN OR HOLD ANY INTEREST IN
THE NBAGL OR ANY NBAGL TEAM UNLESS AUTHORIZED BY THE NBA.
(C) AT THE CONCLUSION OF EACH SEASON COVERED BY THIS AGREEMENT, THE
NBA AND THE PLAYERS ASSOCIATION SHALL MEET TO DISCUSS ISSUES CONCERNING THE OPERATION OF THIS ARTICLE XLI.
SECTION 6. CAREER OPPORTUNITIES FOR FORMER NBA PLAYERS.
(A) THE NBA AND/OR NBAGL WILL OPERATE AN APPRENTICESHIP PROGRAM
IN THE NBA AND/OR NBAGL WILL OPERATE AN APPRENTICESHIP PROGRAM
IN THE NBA/NBAGL LEAGUE OFFICE AND/OR ON NBAGL TEAM COACHING STAFFS TO PROVIDE BUSINESS AND/OR BASKETBALL OPERATIONS, COMMUNITY RELATIONS, SALES AND
MARKETING, AND/OR TEAM COACHING ROTATIONS. THERE WILL BE TWO (2) SESSIONS
(OR ONE SESSION LAS TING AT LEAST SIX (6) MONTHS) HELD ANNUALLY, AND EACH SESSION
WILL INCLUDE UP TO TWO (2) FORMER NBA PLAYERS (BASED ON PLAYER (BASED ON PLAYER THERE 3) MONTHS AND THE PLAYERS ASSOCIATION. PARTICIPATING FORMER PLAYERS (BASED ON PLAYER INTEREST AND, WITH RESPECT TO NBAGL TEAM COACHING APPRENTICESHIPS, AVAILABILITY OF
NBAGL TEAM COACHING STAFF PROGRAM WILL RECEIVE A MONTHLY STIPEND TO BE
ACCREEN LUBAN AND THE PLAYERS ASSOCIATION. PARTICIPATING FORMER PLAYERS IN THE
NBAGL TEAM COACHING STAFF PROGRAM WILL RECEIVE A MONTHLY STIPEND TO BE

AGREED UPON BY THE NBA AND THE PLAYERS ASSOCIATION, AND HOUSING OR A HOUSING SUBSIDY IN ACCORDANCE WITH THE NBAGL HOUSING POLICY.

ARTICLE XLI 559
(B) THE NBA AND/OR NBAGL WILL OPERATE AN NBAGL COACHING
PROGRAM TO COMPLEMENT THE EXISTING NBA PROGRAM AND PROVIDE COACHING
TRAINING AND EXPE RIENCE FOR FORMER NBA PLAYERS. UP TO FOURTEEN (14) TOTAL
COACHING SPOTS WILL BE MADE AVAILABLE EACH YEAR AT THE NBAGL ELITE MINI CAMP AND OTHER KEY BASKETBALL OPERATIONS EVENTS SUCH AS THE PORTSMOUTH
INVITATIONAL TOURNAMENT AND THE NBA DRAFT COMBINE. PAR TICIPATING
FORMER PLAYERS WILL RECEIVE REIMBURSEMENT FOR ALL REASONABLE EXPENSES
ASSOCIATED WITH PARTICIPATING IN THE COACHING PROGRAM.
(C) THE FOLLOWING PROGRAMS WILL BE CREATED AND/OR MAINTAINED (AS
APPLICABLE) FOR FORMER NBA PLAYERS TO HAVE ACCESS TO INFORM ATION ABOUT JOB
OPPORTUNITIES IN THE NBAGL:

APPLICABLE) FOR FORMER NBA PLAYERS TO HAVE ACCESS TO INFORM ATION ABOUT JOB
OPPORTUNITIES IN THE NBAGL:
(I) A DATABASE OF NBAGL TEAM JOB OPENINGS, ALONG WITH A DIGITAL PLATFORM THAT GIVES NBA AND NBAGL
DECISION- MAKERS ACCESS TO INFORMATION ON PROSPECTIVE
CANDIDATES, TO BE MADE AVAILABLE TO FORMER NBA PLAYERS WHO
HAVE E XPRESSED INTEREST IN SUCH POSITIONS.
(II) NBAGL TEAMS WILL ATTEND AN ANNUAL JOB FAIR AND/OR CAREER
NETWORKING EVENT HELD IN CONNECTION WITH AN NBA OR

NBAGL EVENT (E.G., DRAFT COMBINE/NBAGL ELITE MINI
CAMP OR NBAGL SHOWCASE) TO FACILITATE DISCUSSIONS BETWEEN NBA GL TEAM EXECUTIVES AND FORMER NBA PLAYERS.

THE NBA WILL USE REASONABLE EFFORTS TO ENSURE THAT A
REPRESENTATIVE FROM EACH NBAGL TEAM ATTENDS EACH JOB FAIR.

560 ARTICLE XLII ARTICLE XLII

OTHER
SECTION 1. HEADINGS AND ORGANIZATION.
THE HEADINGS AND ORGANIZATION OF THIS AGREEMENT ARE SOLELY FOR THE
CONVENIENCE OF THE PARTIES, AND SHALL NOT BE DEEMED PART OF, OR CONSIDERED
IN CONSTRUING OR INTERPRETING, THIS AGREEMENT.
SECTION 2. TIME PERIODS.
UNLESS SPECIFICALLY STATED OTHERWISE, THE SPECIFICATION OF ANY TIME PERIOD
IN THIS AGREEMENT SHALL INCLUDE ANY NON- BUSINESS DAYS WITHIN SUCH PERIOD,
EXCEPT THAT ANY DEADLINE FALLING ON A SATURDAY, SUNDAY, OR FEDERAL HOLIDAY
SHALL BE DEFMED TO FALL ON THE FOLLOWING BUSINESS DAY. SHALL BE DEEMED TO FALL ON THE FOLLOWING BUSINESS DAY.

SHALL BE DEEMED TO FALL ON THE FOLLOWING BUSINESS DAT.

SECTION 3. EXHIBITS.

ALL OF THE EXHIBITS HERETO ARE AN INTEGRAL PART OF THIS AGREEMENT AND OF THE AGREEMENT OF THE PARTIES THERETO.

NATIONAL BASKETBALL ASSOCIATION

PATIONAL BASKETBALL ASSOCIATION
BY:
/S/ ADAM SILVER
ADAM SILVER
COMMISSIONER
NATIONAL BASKETBALL PLAYERS ASSOCIATION
DV:

BY:
/S/ TAMIKA TREMAGLIO
TAMIKA TREMAGLIO
EXECUTIVE DIRECTOR

EXHIBIT A A-1 EXHIBIT A

NATIONAL BASKETBALL ASSOCI ATION UNIFORM PLAYER CONTRACT

IS AGREEMENT MADE THIS DAY OF, BY AND BETWEEN (HEREINAFTER CALLED THE "TEAM"), A MEMBER OF THE NATIONAL BASKETBALL ASSOCIATION (HEREINAFTER LLED THE "NBA" OR "LEAGUE") AND, AN INDIVIDUAL HOSE ADDRESS IS SHOWN BELOW (HEREINAFTER CALLED THE "PLAYER"). IN CONSIDERATION OF THE MUTUAL PROMISES HEREINAFTER CONTAINED, THE PARTIES RETO PROMISE AND AGREE AS FOLLOWS: TERM.
E TEAM HEREBY EMPLOYS THE P LAYER AS A SKILLED BASKETBALL PLAYER FOR A
RM OFYEAR(S) FROM THE 1ST DAY OF SEPTEMBER
SERVICES.
E SERVICES TO BE RENDERED BY THE PLAYER PURSUANT TO THIS CONTRACT SHALL
CLUDE: (A) TRAINING CAMP, (B) PRACTICES, MEETINGS, WORKOUTS, AND SKILL OR
INDITIONING SESSIONS CONDUCTED BY THE TEAM DURING THE SEASON, (C) GAMES SCHEDULED FOR THE TEAM DURING ANY REGULAR SEASON, (D) EXHIBITION GAMES
HEDULED BY THE TEAM ORTHE LEAGUE DURING AND PRIOR TO ANY REGULAR
ASON, (E) IF THE PLAYER IS INVITED TO PARTICIPATE, THE NBA'S ALL -STAR GAME
ICLUDING THE ROOKIE -SOPHOMORE GAME) AND EVERY EVENT CONDUCTED IN
SOC IATION WITH SUCH ALL -STAR GAME, BUT ONLY IN ACCORDANCE WITH
TICLE XXI OF THE COLLECTIVE BARGAINING AGREEMENT CURRENTLY IN EFFECT
TWEEN THE NBA AND THE NATIONAL BASKETBALL PLAYERS ASSOCIATION
EREINAFTER THE "CBA"), (F) PLAY-IN AND PLAYOFF GAMES SCHEDU LED BY THE
AGUE SUBSEQUENT TO ANY REGULAR SEASON, (G) PROMOTIONAL AND COMMERCIAL
TIVITIES OF THE TEAM AND THE LEAGUE AS SET FORTH IN THIS CONTRACT AND THE
A, (H) ANY NBAGL WORK ASSIGNMENT IN ACCORDANCE WITH ARTICLE XLI OF
E CBA, AND (I) ANY SERVICE IN THE NBAGL PURSUANT TO A TWO- WAY
NTRACT.

```
3. COMPENSATION.
(A) SUBJECT TO PARAGRAPH 3(B) BELOW, THE TEAM AGREES TO PAY THE PLAYER
FOR RENDERING THE SERVICES AND PERFORMING THE OBLIGATIONS DESCRIBED HEREIN
THE COMPENSATION DESCRIBED IN EXHIBIT 1, EXHIBIT 1B, OR
EXHIBIT 10 HERETO, AS A SPLICABLE (LESS ALL AMOUNTS REQUIRED TO BE WITHHELD BY ANY GOVERNMENTAL AUTHORITY, AND EXCLUSIVE OF ANY AMOUNT(S) WHICH THE
PLAYER SHALL BE ENTITLED TO RECEIVE FROM THE IN - SEASON TOURNAMENT PRIZE
POOL AND THE PLAY FER PLAYOFF POOL). UNLESS OTHERWISE PROVIDED IN EXHIBIT 1
(OR, WITH RESPECT TO ADVANCES, IN EXHIBIT 1, EXHIBIT 1A, OR EXHIBIT 1B), SUCH
COMPENSATION SHALL BE PAID IN TWENTY F-FOUR (24) EQUAL SEMI-MONTHLY
PAYMENTS BEGINNING WITH THE FIRST OF SAID PAYMENTS ON NOVEMBER 1ST OF
EACH YEAR COVERED BY THIS CONTRACT ("CONTRACT YEAR") AND CONTINUING WITH
SUCH PAYMENTS ON THE FIRST AND FIFTEENTH OF EACH MONTH UNTIL SAID COMPENSATION IS PAID IN FULL.
(B) THE TEAM AGREES TO PAY THE PLAYER $4,500 PER WEEK, PRO RAT, LESS ALL
AMOUNTS REQUIRED TO BE WITHHELD BY ANY GOVERNMENTAL AUTHORITY, FOR EACH WEEK (UP TO A MAXIMUM OF FOUR (4) WEEKS FOR VETERANS AND UP TO A
MAXIMUM OF FIVE (5) WEEKS FOR FIRST -YEAR PLAYERS (AS DEFINED IN ARTICLE XX,
SECTION 1(C) OF THE CBA) PRIOR TO THE TEAM'S FIRST REGULAR SEASON GAME THAT
THE PLAYER IS IN ATTENDANCE AT NBA TRAINING CAMP OR EXHIBITION GAMES;
PROVIDED, HOWEVER, THAT NO SUCH PAYMENTS SHALL BE MADE IF, PRIOR TO THE DATE
ON WHICH HE IS REQUIRED TO A DITEND TRAINING CAMP, THE PLAYER HAS BEEN P AID
$10,000 OR MORE IN COMPENSATION WITH RESPECT TO THE NBA SEASON
SCHEDULED TO COMMENCE IMMEDIATELY FOLLOWING SUCH TRAINING CAMP, ANY
COMPENSATION PAID BY THE TEAM PURSUANT TO THIS SUBPARAGRAPH SHALL BE
CONSIDERED AN ADVANCE AGAINST ANY COMPENSATION WITH RESPECT TO THE THE PLAYER FROM THE PLAYER FOR THE PLAYER HAS BEEN P AID
$10,000 OR MORE IN COMPENSATION WITH RESPECT TO THE THE PLAYER FOR T
```

TO BONUSES OTHERWISE ALLOWABLE UNDER THE CBA PAYABLE ON ACCOUNT OF THE

TEAM'S QUALIFYING FOR OR WINNING A PARTICULAR PLAYOFF S ERIES AND/OR THE PLAYER'S ORTEAM'S PERFORMANCE IN A PARTICULAR PLAYOFF SERIES .

4 FXPFNSFS

THE TEAM AGREES TO PAY ALL PROPER AND NECESSARY EXPENSES OF THE PLAYER,

THE FEAM AGREES TO PAY ALL PROPER AND INCLESSARY EXPENSES OF THE PLAYER,
INCLUDING THE REASONABLE LODGING EXPENSES OF THE PLAYER WHILE PLAYING FOR THE
TEAM "ON TH E ROAD" AND DURING THE NBA TRAINING CAMP PERIOD (DEFINED FOR
THIS PARAGRAPH ONLY TO MEAN THE PERIOD FROM THE FIRST DAY OF TRAINING CAMP THROUGH THE DAY OF THE TEAM'S FIRST EXHIBITION GAME) FOR AS LONG AS THE PLAYER
IS NOT THEN LIVING AT HOME. THE PLAYER, WHILE "ON THE ROAD" (AND DURING THE
NBA TRAINING CAMP PERIOD, ONLY IF THE PLAYER IS NOT THEN LIVING AT HOME AND

NBA TRAINING CAMP PERIOD, ONLY IF THE PLAYER IS NOT THEN LIVING AT HOME AND THE TEAM DOES NOT PAY FOR MEALS DIRECTLY), SHALL BE PAID A MEAL EXPENSE ALLOWANCE AS SET FORTH IN THE CBA. NO DEDUCTIONS FROM SUCH MEAL EXPENSE ALLOWANCE SHALL BE MADE FOR MEALS SERVED ON AN AIRPLANE. DURING THE NBA TRAINING CAMP PERIOD (AND ONLY IF THE PLAYER IS NOT THEN LIVING AT HOME AND THE TEAM DOES NOT PAY FOR MEALS DIRECTLY), THE MEAL EXPENSE ALLOWANCE SHALL BE PAID IN WEEKLY INSTALLMENTS. COMMENCING WITH THE FIRST WEEK OF TRAINING CAMP. FOR THE PURPOSES OF THIS PARAGRAPH, THE PLAYER SHALL BE CONSIDERED TO BE "ON THE ROAD" FROM THE TIME THE TEAM LEAVES ITS HOME CITY UNTIL THE TIME THE TEAM ARRIVES BACK AT ITS HOME CITY.

THE TEAM ARRIVES BACK AT ITS HOME GITT.

5. CONDUCT.

(A) THE PLAYER AGREES TO OBSERVE AND COMPLY WITH ALL TEAM RULES, AS
MAINTAINED OR PROMULGATED IN ACCORDANCE WITH THE CBA, AT ALL TIMES WHETHER ON OR OFF THE PLAYING FLOOR. SUBJECT TO THE PROVISIONS OF THE CBA, SUCH RULES
SHALL BE PART OF THIS CONTRACT AS FULLY A S IF HEREIN WRITTEN AND SHALL BE BINDING UPON THE PLAYER.

(B) THE PLAYER AGREES: (I) TO GIVE HIS BEST SERVICES, AS WELL AS HIS LOYALTY,

TO THE TEAM, AND TO PLAY BASKETBALL ONLY FOR THE TEAM AND ITS ASSIGNEES; (II) TO BE NEATLY AND FULLY ATTIRED IN PUBLIC; (III) TO CONDUCT HIMSELF ON AND OFF THE COURT ACCORDING TO THE HIGHEST STANDARDS OF HONESTY, CITIZENSHIP, AND SPORTSMANSHIP; AND (IV) NOT TO DO ANYTHING THAT IS MATERIALLY DETRIMENTAL OR MATERIALLY PREJUDICIAL TO THE BEST INTERESTS OF THE TEAM OR THE LEAG UE.

(C) FOR ANY VIOLATION OF TEAM RULES, ANY BREACH OF ANY PROVISION OF THIS CONTRACT, OR FOR ANY CONDUCT IMPAIRING THE FAITHFUL AND THOROUGH DISCHARGE

OF THE DUTIES INCUMBENT UPON THE PLAYER, THE TEAM MAY REASONABLY IMPOSE

FINES AND/OR SUSPENSIONS ON THE PLAYER IN ACCORDANCE WITH THE TERMS OF THE

CBA.

CBA.

(D) THE PLAYER AGREES TO BE BOUND BY ARTICLE 35 OF THE NBA

CONSTITUTION, A COPY OF WHICH, AS IN EFFECT ON THE DATE OF THIS CONTRACT, IS ATTACHED HERETO. THE PLAYER ACKNOWLEDGES THAT THE COMMISSIONER IS

EMPOW ERED TO IMPOSE FINES UPON AND/OR SUSPEND THE PLAYER FOR CAUSES AND

IN THE MANNER PROVIDED IN SUCH ARTICLE, PROVIDED THAT SUCH FINES AND/OR

SUSPENSIONS ARE CONSISTENT WITH THE TERMS OF THE CBA.

(E) THE PLAYER AGREES THAT IF THE COMMISSIONER, IN HIS SOLE JUD GMENT,

SHALL FIND THAT THE PLAYER HAS BET, OR HAS OFFERED OR ATTEMPTED TO BET, MONEY OR ANYTHING OF VALUE ON ANY GAME OR EVENT IN THE NBA OR NBAGL, THE COMMISSIONER SHALL HAVE THE POWER IN HIS SOLE DISCRETION TO SUSPEND THE PLAYER INDEFINITELY OR TO EXPEL HIM AS A PLAYER FOR ANY TEAM, AND THE COMMISSIONER'S FINDING AND DECISION SHALL BE FINAL, BINDING, CONCLUSIVE, AND

UNAPPEALABLE.

(F) THE PLAYER AGREES THAT HE WILL NOT, DURING THE TERM OF THIS CONTRACT,

(F) THE PLAYER AGREES THAT HE WILL NOT, DURING THE TERM OF THIS CONTRACT,
DIRECTLY OR INDIRECTLY, ENTICE, INDUCE, OR PERSUADE, OR ATTEMPT TO ENTICE,
INDUCE, OR PERSUADE, ANY PLAYER OR COACH WHO IS UNDER CONTRACT TO ANY NBA
TEAM TO ENTER INTO NEGOTIATIONS FOR OR RELATING TO HIS SERVICES AS A BASKETBALL
PLAYER OR COACH, NOR SHALL HE NEGOTIATE FOR OR CONTRACT FOR SUCH SERVICES,
EXCEP T WITH THE PRIOR WRITTEN CONSENT OF SUCH TEAM. BREACH OF THIS
SUBPARAGRAPH, IN ADDITION TO THE REMEDIES AVAILABLE TO THE TEAM, SHALL BE PUNISHABLE BY FINE AND/OR SUSPENSION TO BE IMPOSED BY THE COMMISSIONER.
(G) WHEN THE PLAYER IS FINED AND/OR SUSPENDED BY THE TEAM OR THE
NBA, HE SHALL BE GIVEN NOTICE IN WRITING (WITH A COPY TO THE PLAYERS
ASSOCIATION), STATING THE AMOUNT OF THE FINE OR THE DURATION OF THE
SUSPENSION AND THE PEASONS THEREFOR

SUSPENSION AND THE REASONS THEREFOR.

6. WITHHOLDING. (A) IN THE EVENT THE PLAYER (I) IS FINED AND/OR SUSPENDED BY THE TEAM OR

THE NBA (OR, AS APPLICABLE THE NBAGL OR AN NBAGL TEAM) OR (II) FAILS OR REFUSES, WITHOUT PROPER AND REASONABLE CAUSE OR EXCUSE, TO RENDER THE SERVICES REQUIRED BY THIS CONTRACT OR THE CBA, THE TEAM SHALL WITHHOLD THE AMOUNT OF THE FINE OR, IN THE CASE OF A SUSPENSION OR A FAILURE OR REFUSAL TO

PROVIDE SERVICES, THE AMOUNT PROVIDED IN ARTICLE VI OF THE CBA (OR, AS

EXHIBIT A A-5

APPLICABLE, ARTICLE XLI OF THE CBA) FROM ANY CURRENT BASE COMPENSATION
DUE OR TO BECOME DUE TO THE PLAYER WITH RESPECT TO THE CONTRACT YEAR IN WHICH
THE CONDUCT RESULTING IN THE PIAN EXCURRED, THE SUSPENSION WAS SERVED, AND/OR THE FAILURE OR REFUSAL TO PLAY OCCURRED (OR A SUBSEQUENT CONTRACT YEAR IN THE PLAYER HAS RECEIVED ALL CURRENT BASE COMPENSATION DUE TO HIM FOR THE
APPLICABLE CONTRACT YEAR). IF, AT THE APPLICABLE TIME FOR WITHHOLDING IN
ACCORDANCE WITH THE PRECEDING SENTENCE, THE CURRENT BASE COMPENSATION REMAINING TO BE PAID TO THE PLAYER UNDER THIS CONTRACT IS NOT SUFFICIENT TO
COVER SUCH WITHHOLDING, THEN THE PLAYER RAGREES PROMPTLY TO PAY THE
APPLICABLE AMOUNT DIRECTLY TO THE TEAM. IN NO CASE SHALL THE PLAYER PERMIT ANY SUCH AMOUNT TO BE PAID ON HIS BEHALF BY ANYONE OTHER THAN HIMSELF.

(B) ANY CURRENT BASE COMPENSATION WITHHELD FROM OR PAID BY THE
PLAYER PURSUANT TO THIS P ARAGRAPH 6 SHALL BE RETAINED BY THE TEAM OR THE
LEAGUE, AS THE CASE MAY BE, UNLESS THE PLAYER CONTESTS THE WITHHOLDING (OR THE BASIS THEREFOR) BY INITIATING A TIMELY GRIEVANCE IN ACCORDANCE WITH THE
PROVISIONS OF THE CBA. IF SUCH GRIEVANCE IS INIT IATED AND IT SATISFIES
ARTICLE XXXI, SECTION 14 OF THE CBA. THE AMOUNT WITHHELD FROM THE PLAYER
SHALL BE PLACED IN AN INTEREST -BEARING ACCOUNT, PURSUANT TO ARTICLE XXXI,
SECTION 10 OF THE CBA. PRONING THE RESOLUTION OF THE GRIEVANCE.

7. HEALTH AND PHYSICAL CONDITION.

(A) THE PLAYER, AND THE RESOLUTION OF THE GRIEVANCE.

7. HEALTH AND PHYSICAL CONDITION AND TO KEEP HIMSELF THROUGHOUT EACH NBA
SEASON IN GOOD PHYSICAL CONDITION, AND TO KEEP HIMSELF THROUGHOUT EACH NBA
SEASON IN GOOD PHYSICAL CONDITION, HE RESOLUTION OF THE TEAM'S PHYSICIAN, IS NOT IN GOOD
PHYSICAL CONDITION (UNLESS SUCH CONDITION REMAIN IN GOOD
PHYSICAL CONDITION (UNLESS SUCH CONDITI

LENGTH OF THE PERIOD DURING WHICH, IN THE JUDGMENT OF THE TEAM'S PHYSICIAN,

```
A-6 EXHIBIT A
THE PLAYER IS UNFIT TO PLAY SKILLED BASKETBALL, BEARS TO THE LENGTH OF SUCH
SEASON. NOTHING IN THIS SUBPARAGRAPH SHALL AUTHORIZE THE TEAM TO SUSPEND
THE PLAYER SOLELY BECAUSE THE PLAYER IS INJURED OR ILL.
(C) IF, DURING THE TERM OF THIS CONTRACT, THE PLAYER IS INJURED AS A DIRECT
RESULT OF PARTICIPATING IN ANY BASKETBALL PRACTICE OR GAME PLAYED FOR THE
TEAM, THE TEAM WILL PAY THE PLAYER'S REASONABLE HOSPITALIZATION AND MEDICAL
EXPENSES (INCLUDING DOCTOR'S BILLS), PROVIDED THAT THE HOSPITAL AND DOCTOR ARE
SELECTED BY THE TEAM AND THAT THE TEAM SHALL BE OBLIGATED TO PAY ONLY THOSE
EXPENSES INCURRED AS A DIRECT RESULT OF MEDIC AL TREATMENT CAUSED SOLELY BY
AND RELATING DIRECTLY TO THE INJURY SUSTAININE BY THE PLAYER. THE TEAM WILL ALSO PAY COSTS ASSOCIATED WITH A SECOND OPINION IN ACCORDANCE WITH
ARTICLE XXII, SECTION 10 OF THE CBA. SUBJECT TO THE PROVISIONS SET FORTH IN
EXHIBIT 3, IF IN THE JUDGMENT OF THE TEAM SHALL PRAYER. THE TEAM WILL ALSO PAY COSTS ASSOCIATED WITH A SECOND OPINION IN ACCORDANCE WITH
ARTICLE TO THE CIDAL SUBJECT TO THE PROVISIONS SET FORTH IN
EXHIBIT 3, IF IN THE JUDGMENT OF THE TEAM SHALD REPORT OF THE TEAM WILL ALSO PAY COSTS ASSOCIATED WITH A SECOND OPINION IN ACCORDANCE WITH
ARTICLE TO THE CIDAL SUBJECT TO THE PROVISIONS SET FORTH IN
EXHIBIT 3, IF IN THE JUDGMENT OF THE TEAM SHALD READ SHALL PLAYER. THE TEAM SHALL PLAYER IS INJURIES
RESULTED DIRECTLY FROM PLAYING FOR THE TEAM AND RENDER HIM UNFIT TO PLAY
SKILLED BASKETBALL, THEN, SO LONG AS SUCH UNFITNESS CONTINUES, BUT IN NO EVENT
AFTER THE PLAYER HAS RECEIVED HIS FULL BASE COMPENSATION FOR THE SEASON IN
WHICH THE INJURY WAS SUSTAINED. THE TEAM SHALL PAY TO THE PLAYER THE BASE COMPENSATION PRESCRIBED IN EXHIBIT 1, EXHIBIT 1A, OR EXHIBIT 1B TO THIS
CONTRACT, AS APPLICABILE, FOR SUCH SEASON. THE TEAM SHALL PAY TO THE PLAYER THE BASE COMPENSATION PRESCRIBED IN EXHIBIT 1, EXHIBIT 1A, OR EXHIBIT 1B TO THIS
EXTENT PERMITTION FOR THE TEAM SHALL PAY TO THE PLAYER TO THE TEAM ON DIVISIONANCE PROVIDED FOR BY THE TEAM WHETHER PAID OR
```

```
EXHIBIT A A-7
(F) THE PLAYER AGREES (I) TO SUBMIT TO A PHYSICAL EXAMINATION AT THE
COMMENCEMENT AND CONCLUSION OF EACH CONTRACT YEAR HEREUNDER, AND AT SUCH
OTHER TIMES AS REASONABLY DETERMINED BY THE TEAM TO BE MEDICALLY NECESSARY,
AND (II) AT THE COMMENCEMENT OF THIS CONTRACT, AND UPON THE REQUEST OF THE TEAM, TO PROVIDE A COMPLETE PRIOR MEDICAL HISTORY.
(G) THE PLAYER AGREES TO SUPPLY COMPLETE AND TRUTHFUL INFORMATION IN
CONNECTION WITH ANY MEDICAL EXAMINATIONS OR REQUESTS FOR MEDICAL INFORMATION AUTHORIZED BY THIS CONTRACT.
(H) (I) IF THE PLAYER CONSULTS OR IS TREATED BY A PHYSICIAN (INCLUDING
A PSYCHATRIST) OR A PROFESSIONAL PROVIDIOR NON- MENTAL HEALTH
RELATED MEDICAL SERVICES ( E.G., CHIROPRACTOR, PHYSICAL THERAPIST)
OTHER THAN A PHYSICIAN OR OTHER PROFESSIONAL DESIGNATED BY
THE TEAM, THE PLAYER SHALL GIVE TIMELY NOTICE OF SUCH
CONSULTATION OR TREATMENT TO THE TEAM AND SHALL TIMELY
PROVIDE THE TEAM WITH ALL INFORMATION IT MAY REQUEST
CONCERNING ANY CONDITION THAT IN THE JUDGMENT OF THE TEAM'S
PHYSICIAN MAY AFFECT THE PLAYER'S ABILLTY TO PLAY SKILLED BASKETBALL.
(II) IF PLAYER ENGAGES IN TWO (2) OR MORE TRAINING, WORKOUT, OR
REHABILITATION SESSIONS WITH A TRAINER, PERFORMANCE COACH,
STRENGTH AND CONDITIONING COACH, OR ANY OTHER SIMILAR COACH
OR TRAINER OTHER THAN AT THE DIRECTION OF THE TEAM (EACH A
"THIRD-PARTY TRAINER") DURING THE SEASON, OR FIVE (5) OR MORE
SUCH SESSIONS WITH A THIRD PARTY TRAINER DURI NG THE
OFF-SEASON, HE SHALL GIVE NOTICE OF SUCH TRAINING, WORKOUT, OR
REHABILITATION SESSION TO THE TEAM PROVIDED THAT:
(A) DURING THE SEASON, IF THE PLAYER DOES NOT INITIALLY PLAN TO CONTINUE WORKING WITH ANY THIRD-PARTY TRAINER FOR
TWO (2) OR MORE SESSIONS, SUCH NOTICE (AND CERTIFICATION, IF
REQUIRED PURSUANT TO SUBSECTION (III) BELOW) MUST BE
PROVIDED NO LATER THAN PRIOR TO THE SECOND SUCH SESSION; AND
(B) IN THE OFF-SEASON, IF THE PLAYER DOES NOT INITIALLY PLAN TO
CONTINUE WORKING WITH ANY THIRD-PARTY TRAINER FOR FIVE (5)
OR MORE SESSIONS, SUCH NOTICE (AND CERTIFICATION), IF
PROVIDED THE SEASON, IF TH
```

THAN PRIOR TO THE FIFTH SUCH SESSION. THIS NOTICE REQUIREMENT

A-8 EXHIBIT A
SHALL NOT APPLY TO WORKOUTS OR TRAINING THAT EXCLUSIVELY
INVOLVE JOGGING, ROAD BICYCLING, SWIMMING, YOGA, PILATES,
AND/OR DANCE; AND THE PLAYER'S FAILURE TO COMPLY WITH SUCH NOTICE REQUIREMENT SHALL NOT ITSELF CONSTITUTE A MATERIAL
BREACH OF THIS CONTRACT. FOR CLARITY WITH RESPECT TO COUNTING
MULTI -DAY TRAINING OR WORKOUT SESSIONS UNDER THIS PARAGRAPH,
ANY SUCH SESSION(S) SHALL BE COUNTED TO EQUAL THE NUMBER OF
DAYS ON WHICH SUCH TRAINING OR WORKOUTS OCCURRED. SUBJECT
TO THE TEAM'S O THER RIGHTS, AND THE P LAYER'S OTHER OBLIGATIONS,
UNDER THE CBA AND THIS CONTRACT, INCLUDING, FOR EXAMPLE, THE PLAYER'S OBLIGATIONS UNDER THIS PARAGRAPH 7 TO REPORT IN
GOOD PHYSICAL CONDITION AND TO SUBMIT TO TREATMENT AND REHABILITATION SPECIFIED BY A PHYS ICIAN DESIGNATED BY THE
TEAM, THE PLAYER WILL HAVE THE RIGHT IN THE OFF -SEASON TO WORK
OUT WITH ONE OR MORE THIRD- PARTY TRAINERS OF HIS CHOOSING
AND MAY NOT BE DISCIPLINED FOR EXERCISING THAT RIGHT.

(III) IF THE PLAYER IS RECEIVING SERVICES FROM A THIRD -PARTY TRAINER
THAT ARE CONSISTENT WITH ATHLETIC TRAINING AND/OR STRENGTH AND CONDITIONING SERVICES, THEN IN ADDITION TO PROVIDING NOTICE AS
REQUIRED PURSUANT TO SUBSECTION (II) ABOVE, THE PLAYER SHALL
ALSO CERTIFY TO THE TEAM (INCLUDING BY PROVIDING SUPPORTI NG
DOCUMENTATION UPON REQUEST) THAT SUCH THIRD- PARTY TRAINER
MEETS THE APPLICABLE STANDARDS FOR TEAM ATHLETIC TRAINERS
AND/OR TEAM STRENGTH AND CONDITIONING COACHES SET FORTH IN ARTICLE XXII, SECTION 1 OF THE CBA, PROVIDED THAT THIS
CERTIFICATION REQUIREME NT IN RESPECT OF A PARTICULAR
THIRD-PARTY TRAINER SHALL NOT APPLY TO THE PLAYER IF HE
RECEIVED SERVICES CONSISTENT WITH ATHLETIC TRAINING AND/OR
STRENGTH AND CONDITIONING SERVICES FROM SUCH PARTICULAR
THIRD-PARTY TRAINER PRIOR TO THE EFFECTIVE DATE OF THE CBA.

(IV) IF THE PLAYER FAILS TO COMPLY WITH THE NOTICE REQUIREMENT SET

FORTH IN SUBSECTION (II) ABOVE AND/OR THE CERTIFICATION
REQUIREMENT SET FORTH IN SUBSECTION (III) ABOVE, OR IF THE TEAM WERE TO DETERMINE THAT A THIRD -PARTY TRAINER DID NOT MEET

THE APPLICABLE STANDARDS, THE PLAYER MAY NOT, UNLESS APPROVED BY THE TEAM, ENGAGE IN TRAINING, WORKOUT, OR REHABILITATION SESSIONS WI TH SUCH THIRD- PARTY TRAINER.

EXHIBIT A A-9
(I) IF AND TO THE EXTENT NECESSARY TO ENABLE OR FACILITATE THE DISCLOSURE OF MEDICAL INFORMATION AS PROVIDED FOR BY THIS CONTRACT OR ARTICLE XXII OR XXXIII OF THE CBA, THE PLAYER SHALL EXECUTE SUCH INDIVIDUAL AUTHORIZATION(S) A S MAY BE REQUESTED BY THE NBA, THE TEAM, OR THE MEDICAL DIRECTOR OR SPED MEDICAL DIRECTOR OR OF THE AUTHORIZATION(S) A S MAY BE REQUIRED BY HEALTH CARE PROVIDERS WHO EXAMINE OR TREAT THE PLAYER.

8. PROHIBITED SUBSTANCES/DOMESTIC VIOLENCE.
THE PLAYER ACKNO WLEDGES THAT THIS CONTRACT MAY BE TERMINATED IN ACCORDANCE WITH THE EXPRESS PROVISIONS OF (I) ARTICLE XXIII (AMTI-DRUG PROGRAM) OF THE CBA OR (II) THE JOINT NBA/NBPA POLICY ON DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE, AND THAT ANY SUCH TERMINATION ON WILL RESULT IN THE PLAYER'S IMMEDIATE DISMISSAL AND DISQUALIFICATION FROM ANY EMPLOYMENT BY THE NBA AND ANY OF ITS TEAMS. NOTWITHSTANDING ANY TERMS OR PROVISIONS OF THIS CONTRACT MAY AMENDMENTS HERETO), IN THE EVENT OF SUCH TERMINATION, ALL OBLIGATIONS OF THE TEAM, INCLUDING OBLIGATIONS TO PAY COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM OP PAY THE PLAYER'S EARNED COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM OP PAY THE PLAYER'S EARNED COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM TO PAY THE PLAYER'S EARNED COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM OP PAY COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM OP PAY THE PLAYER'S EARNED COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM OF PAY COMPENSATION, SHALL CEASE, EXCEPT THE OBLIGATION OF THE TEAM, INCLUDING OBLIGATIONS OF THE TEAM OF THE TEAM

A-10 EXHIBIT A RIGHT, IF ANY, TO TRIAL BY JURY, AND DOES HEREBY WAIVE HIS RIGHT, IF ANY, TO INTERPOSE ANY COUNTERCLAIM OR SET -OFF FOR ANY CAUSE WHATEVER. 10. ASSIGNMENT.

(A) THE TEAM SHALL HAVE THE RIGHT TO ASSIGN THIS CONTRACT TO ANY OTHER

NBA TEAM, AND THE PLAYER AGREES TO ACC EPT SUCH ASSIGNMENT AND TO FAITHFULLY PERFORM AND CARRY OUT THIS CONTRACT WITH THE SAME FORCE AND EFFECT AS IF IT HAD BEEN ENTERED INTO BY THE PLAYER WITH THE ASSIGNEE TEAM INSTEAD OF WITH THE (B) IN THE EVENT THAT THIS CONTRACT IS ASSIGNED TO ANY OTHER NBA TEAM,

ALL REASONABLE EXPENSES INCURRED BY THE PLAYER IN MOVING HIMSELF AND HIS FAMILY TO THE HOME TERRITORY OF THE TEAM TO WHICH SUCH ASSIGNMENT IS MADE, AS A RESULT THERE (C) IN THE EVENT THAT THIS CONTRA CT IS ASSIGNED TO ANOTHER NBA TEAM,

(C) IN THE EVENT THAT THIS CONTRACT IS ASSISTED TO ANOTHER MBA TEAM,
THE PLAYER (OR HIS AGENT) SHALL FORTHWITH BE PROVIDED NOTICE OF SUCH ASSIGNMENT BY PHONE OR EMAIL. WITH RESPECT TO AN ASSIGNMENT BY TRADE,
NOTICE OF THE TRADE MUST BE PROVIDED TO THE PLAYER (OR HIS AGENT) BY PHONE OR EM AIL EITHER BEFORE CONCLUSION OF THE TRADE CALL WITH THE NBA OR AS SOON AS POSSIBLE AFTER THE CONCLUSION OF THE TRADE CALL (BUT IN NO EVENT MAY SUCH NOTIFICATION BE MADE MORE THAN ONE (1) HOUR AFTER THE CONCLUSION OF THE TRADE CALL (BUT IN NO EVENT MAY SUCH NOTIFICATION BE MADE MORE THAN ONE (1) HOUR AFTER THE CONCLUSION OF THE TRADE CALL OR LESS THAN ONE (1) HOUR PRIOR TO THE PUBLIC ANNOUNCEMENT OF THE ASSIGNMENT). THE PLAYER SHALL REPORT TO THE ASSIGNMENT IS MADE DURING A SEASON), WITHIN ONE (1) WEEK AFTER SAID NOTICE HAS BEEN RECEIVED (IF THE ASSIGNMENT IS MADE DURING A SEASON), WITHIN ONE (1) WEEK AFTER SAID NOTICE HAS BEEN RECEIVED (IF

DURING A SEASON), WITHIN ONE (1) WEEK AFTER SAID NOTICE HAS BEE N RECEIVED (IF THE ASSIGNMENT IS MADE BETWEEN SEASONS), OR WITHIN SUCH LONGER TIME FOR REPORTING AS MAY BE SPECIFIED IN SAID NOTICE. THE NBA SHALL ALSO NOTIFY THE PLAYERS ASSOCIATION OF ANY SUCH ASSIGNMENT AS SOON AS PRACTICABLE BUT IN NO EVENT LATER THAN ONE (1) BUSINESS DAY AFTER SUCH ASSIGNMENT OCCURS. THE PLAYER FURTHER AGREES THAT, IMMEDIATELY UPON REPORTING TO THE ASSIGNEE TEAM, HE WILL SUBMIT UPON REQUEST TO A PHYSICAL EXAMINATION CONDUCTED BY A PHYSICIAN DESIGNAT (D) IF THE PLAYER, WITHOUT A REASONABLE EXCUSE, DOES NOT REPORT TO THE TEAM TO WHICH THIS CONTRACT HAS BEEN ASSIGNED WITHIN THE TIME PROVIDED IN SUBSECTION (C) ABOVE, THEN (I) UPON CONSUMMATION OF THE ASSIGNMENT, THE PLAYER MAY BE DISCIPLINED BY THE ASSIGNEE TEAM OR, IF THE ASSIGNMENT IS NOT CONSUMMATED OR IS VOIDED AS A RESULT OF THE PLAYER'S FAILURE TO SO REPORT, BY

EARIBIL A A-11
THE ASSIGNOR TEAM, AND (II) SUCH CONDUCT SHALL CONSTITUTE CONDUCT PREJUDICIAL TO THE NBA UNDER ARTICLE 35(D) OF THE NBA CONSTITUTION, AND SHALL THEREFO RE SUBJECT THE PLAYER TO DISCIPLINE FROM THE NBA IN ACCORDANCE WITH SUCH ARTICLE.

11. VALIDITY AND FILING.

(A) THIS CONTRACT SHALL BE VALID AND BINDING UPON THE TEAM AND THE PLAYER IMMEDIATELY UPON ITS EXECUTION.

(B) THE TEAM AGREES TO FILE A COPY OF THIS CONTRACT, AND/OR ANY

AMENDMENT(S) THERETO, WITH AND AS DIRECTED BY THE COMMISSIONER OF THE

NBA AS SOON AS PRACTICABLE BY EMAIL, BUT IN NO EVENT MAY SUCH FILING BE MADE MORE THAN FORTY -EIGHT (48) HOURS AFTER THE EXECUTION OF THIS CONTRACT

AND/OR AMENDMENT(S)

AND/OR AMENDMENT(S).

(C) IF PURSUANT TO THE NBA CONSTITUTION AND BY -LAWS OR THE CBA, THE

COMMISSIONER DISAPPROVES THIS CONTRACT (OR ANY AMENDMENT(S) THERETO) WITHIN TEN (10) DAYS FROM THE FIRST BUSINESS DAY FOLLOWING THE DAY ON WHICH

THIS CONTRACT (OR AMENDMENT) IS FIRST RE CEIVED, AS DIRECTED, IN HIS OFFICE, THIS

CONTRACT (OR AMENDMENT) SHALL THEREUPON TERMINATE AND BE OF NO FURTHER FORCE OR EFFECT AND THE TEAM AND THE PLAYER SHALL THEREUPON BE RELIEVED OF

THEIR RESPECTIVE RIGHTS AND LIABILITIES THEREUNDER, PROVIDED THAT SUC H TEN (10) DAY PERIOD SHALL BE FIFTEEN (15) DAYS FOR ANY CONTRACT (OR AMENDMENT) SO

DAY PERIOD SHALL BE FIFTEEN (15) DAYS FOR ANY CONTRACT (OR AMENDMENT) SO RECEIVED DURING THE PERIOD EACH YEAR FROM JULY 1 THROUGH THE DATE THAT IS FOURTEEN (14) DAYS FOLLOWING THE LAST DAY OF THE MORATORIUM PERIOD. IF THE COMMISSIONER'S DISAPPR OVAL IS SUBSEQUENTLY OVERTURNED IN ANY PROCEEDING BROUGHT UNDER THE ARBITRATION PROVISIONS OF THE CBA (INCLUDING ANY APPEALS), THE CONTRACT SHALL AGAIN BE VALID AND BINDING UPON THE TEAM AND THE COMMISSIONER SHALL BE AFFORDED ANOTHER TEN (1 0) DAY PERIOD TO DISAPPROVE THE CONTRACT (BASED ON THE TEAM'S ROOM AT THE TIME THE COMMISSIONER'S DISAPPROVAL IS OVERTURNED) AS SET FORTH IN THE FOREGOING SENTENCE. THE NBA WILL INFORM THE PLAYERS ASSOCIATION IF THE

COMMISSIONER DISAPPROVES THIS CONTRACT (OR ANY AMENDMENT(S) THERETO) NO LATER THAN ONE (1) DAY FOLLOWING THE DATE OF SUCH DISAPPROVAL.

12. PROHIBITED ACTIVITIES.
THE PLAYER AND THE TEAM ACKNOWLEDGE AND AGREE THAT THE PLAYER'S PARTICIPATION IN CERTAIN OTHER ACTIVITIES MAY IMPAIR OR DESTROY HIS ABILITY AND

```
A-12 EXHIBIT A

SKILL AS A BASKETBALL PLAYER, AND THE PLAYER'S PARTICIPATION IN ANY GAME OR

EXHIBITION OF BASKETBALL OTHER THAN AT THE REQUEST OF THE TEAM MAY RESULT IN

INJURY TO HIM. ACCORDINGLY, THE PLAYER AGREES THAT HE WILL NOT, WITHOUT THE

WRITTEN CONSE NT OF THE TEAM, ENGAGE IN ANY ACTIVITY THAT A REASONABLE PERSON

WOULD RECOGNIZE AS INVOLVING OR EXPOSING THE PARTICIPANT TO A SUBSTANTIAL RISK OF BODILY INJURY INCLUDING, BUT NOT LIMITED TO: (II) SKY -DIVING, HANG GLIDING,

SNOW SKIING, ROCK OR MOUNTAIN CLUM BING (AS DISTINGUISHED FROM HIKING),

WATER OR JET SKIING, WHITEWATER RAFTING, RAPPELLING, BUNGEE JUMPING,

RAMPOLINE JUMPING, AND MOUNTAIN BIKING; (II) ANY FIGHTING, BOXING, OR

WRESTLING; (III) USING FIREWORKS OR PARTICIPATING IN ANY ACTIVITY INVOLVING

FIREARMS OR OTHER WEAPONS; (IV) RIDING ON ELECTRIC SCOOTERS OR HOVERBOARDS;

(V) DRIVING OR RIDING ON A MOTORCYCLE OR MOPED OR FOUR-WHEELING/OFF-ROADING OF ANY KIND; (VI) RIDING IN OR ON ANY MOTORIZED

VEHICLE IN ANY KIND OF RACE OR RACING CONTEST; (VII) OPERAT ING AN AIRCRAFT OF ANY

KIND; (VIII) ENGAGING IN ANY OTHER ACTIVITY EXCLUDED OR PROHIBITED BY OR UNDER

ANY INSURANCE POLICY WHICH THE TEAM PROCURES AGAINST THE INJURY, ILLINESS, OR

DISABILITY OR OR OF THE PLAYER, OR DEATH OF THE PLAYER, FOR WHICH THE PLAYER HAS

RECEIVED WRITTEN NOTICE FROM THE TEAM PRIOR TO THE EXECUTION OF THIS

CONTRACT; OR (IX) PARTICIPATING IN ANY GAME OR EXHIBITION OF BASKETBAIL,

FOOTBALL, BASEBALL, HOCKEY, LACROSSE, OR OTHER TEAM SPORT OR COMPETITION. IF

THE PLAYER VIOLATES THIS PARAGRAPH 12, HE SHALL BE SUBJECT TO DISCIPLINE

IMPOSED BY THE TEAM AND/OR THE COMMISSIONER OF THE NEAM, SOFT AND AND

AMATEUR, THE SPORTS OF GOLF, TENNIS, HANDBALL, SWIMMING, HIKING, SOFTBALL,

VOLLEYBALL, AND OTHER SIMILAR SPORTS THAT A REASONABLE PERSON WOULD NOT

RECOGNIZE AS INVOLVING OR EXPOSING THE PRAKTORY OF A SASTEBALL

3. PROMOTIONA LACTIVITIES.

3. PROMOTIONA LACTIVITIES.

3. PROMOTIONA LACTIVITIES.
```

CAS THE PLATED ENTITY TO TAKE PICTURES OF THE PLAYER, ALONE OR TOGETHER WITH

OTHERS, FOR STILL PHOTOGRAPHS, MOTION PICTURES, TELEVISION, OR OTHER MEDIA (AS SUCH TERM IS DEFINED IN ARTI CLE XXVIII OF THE CBA), AT SUCH REASONABLE
TIMES AS THE TEAM, THE NBA, OR THE LEAGUE -RELATED ENTITY MAY DESIGNATE.

PROMOTIONAL PURPOSES FOR TEAMS OR THE NBA. THE RIGHTS IN ANY SUCH IMAGES TAKEN BY THE TEAM, THE NBA, OR THE LEAGUE -RELATED ENTITY SHALL BELONG TO

NO MATTER BY WHOM TAKEN, SUCH IMAGES MAY BE USED IN ANY MANNER DESIRED BY EITHER THE TEAM, THE NBA, OR THE LEAGUE -RELATED ENTITY FOR PUBLICITY OR

THE TEAM, THE NBA, OR THE LEAGUE -RELATED ENTITY, AS THEIR INTERESTS MAY APPEAR.

(B) THE PLAYER AGREES T HAT, DURING ANY YEAR OF THIS CONTRACT, HE WILL NOT MAKE PUBLIC APPEARANCES, PARTICIPATE IN RADIO OR TELEVISION PROGRAMS, PERMIT HIS PICTURE TO BE TAKEN, WRITE OR SPONSOR NEWSPAPER OR MAGAZINE ARTICLES, OR SPONSOR COMMERCIAL PRODUCTS WITHOUT THE WRITTEN CONSENT OF THE TEAM, WHICH SHALL NOT BE WITHHELD EXCEPT IN THE REASONABLE INTERESTS OF THE TEAM OR THE NBA. THE FOREGOING SHALL BE INTERPRETED IN ACCORDANCE WITH THE DECISION IN PORTLAND TRAIL BLAZERS V. DARNELL VALENTINE AND JIM PAXSON, DECISION 86-2 (AUGUST 13,1986).

(C) UPON REQUEST, THE PLAYER SHALL CONSENT TO AND MAKE HIMSELF AVAILABLE FOR INTERVIEWS BY REPRESENTATIVES OF THE MEDIA CONDUCTED AT REASONABLE TIMES AND SHALL PARTICIPATE IN AN NBA PLAYER DAY AS DESCRIBED IN ARTICLE XXXVII, SECTION 1(B) OF THE CBA.

(D) IN ADDITION TO THE FOREGOING, AND SUBJECT TO THE CONDITIONS AND LIMITATIONS SET FORTH IN ARTICLE II, SECTION 8 OF THE CBA, THE PLAYER AGREES TO PARTICIPATE, UPON REQUEST, IN ALL OTHER REASONABLE PROMOTIONAL ACTIVITIES OF THE TEAM, THE NBA, AND A NY LEAGUE-RELATED ENTITY, FOR FACH SUCH HIS PROMOTIONAL APPEARANCE MADE ON BEHALF OF A COMMERCIAL SPONSOR OF THE TEAM, THE TEAM AGREES TO PAY THE PLAYER \$3,500 SUBJECT TO ARTICLE II, SECTION 8 OF THE CBA, OR, IF THE TEAM AGREES, SUCH HIGHER AMOUNT THAT IS SECTION 8 OF THE CBA, OR, IF THE TEAM AGREES, SUCH HIGHER AMOUNT THAT IS SECTION 8 OF THE CBA, OR, IF THE TEAM AGREES, SUCH HIGHER AMOUNT THAT IS SECTION 8 OF THE CBA, OR, IF THE TEAM AGREES, SUCH HIGHER AMOUNT THAT IS SECTION 8 OF THE CBA'S PRACTICE AND NOT OTHERWISE UNREASONABLE.

(E) IF, WITH RESPECT TO ANY SEASON, THE PLAYER RELECTS TO BE A CONTENT ARTICLE XIX XVII, SECTION 2(B)(II) OF THE CBA, THE PLAYER REREBY GRANTS THE PLAYER PRODUCED CONTENT, AS THOSE TERMS ARE DEFINED IN AND AUTHORIZE THE USE OF HIS PLAYER PRODUCED CONTENT, LICENSE (AS DEFINED IN SUCH ARTICLE XIX XVII, SECTION 2(B)(II) OF THE CBA), AND THE PLAYER REREBY GRANTS THE PLAYER PRO

(F) THE PLAYER AGREES TO PARTICIPATE, UPON REQUEST OF THE PLAYERS
ASSOCIATION (OR ITS WHOLLY OWNED A FFILIATE), IN UP TO FOUR (4) PERSONAL
APPEARANCES EACH SALARY CAP YEAR ON BEHALF OF THE PLAYERS ASSOCIATION (OR
ITS WHOLLY OWNED A FFILIATE). THE TERMS OF THIS PARAGRAPH 13(F) ARE IN FAVOR OF
THE PLAYERS ASSOCIATION IN ORDER TO FACILITATE THE PLAYERS ASSOCIATION'S MARKETING AND LICENSING PROGRAMS FOR THE BENEFIT OF THE NBA PL AYERS.

EXHIBIT A A-13

1.4. GROUP LICENSE AND LEAGUE PROMOTION.

(A) FOR GROUP LICENSING PURPOSES ONLY, THE PLAYER (I) EXCLUSIVELY GRANTS

TO THE PLAYERS ASSOCIATION THE RIGHT TO GRANT THIRD PARTIES THE USE OF THE
PLAYER'S PLAYER ATTRIBUTES FOR S PONSORSHIP PURPOSES AND PRODUCT LICENSING
PURPOSES (AS SUCH TERM S ARE DEFINED IN THE GROUP LICENSE AGREEMENT); AND

(II) AUTHORIZ ES THE PLAYERS ASSOCIATION TO GRANT NON-EXCLUSIVE GROUP LICENSE
RIGHTS FOR S PONSORSHIP PURPOSES TO THE NBA ENTITIES IN ACCORDANCE WITH THE
GROUP LICENSE AGREEMENT, FERFECTIVE AS OF OCTOBER 1, 2023, BETWIEN BHA
ROPERTIES, INC. AND THE PLAYERS ASSOCIATION (THE "GROUP LICENSE
AGREEMENT"), IN EACH CASE DURING THE TERM OF THE GEA OR THE GROUP LICENSE
AGREEMENT"), IN EACH CASE DURING THE TERM OF THE GEA OR THE GROUP LICENSE
AS DESCRIBED IN THE GROUP LICENSE AGREEMENT, IF LONGER; IT BEING UNDERSTOOD
THAT THE ONLY PARTIES THAT MAY GRANT GROUP LICENSING RIGHTS DURING THE TERM OF
THE CBA SHALL BE THE PLAYERS ASSOCIATION (OR TIS WHOLLY OWNED AFFILIATE), AND,
FOR SPONSORSHIP PURPOSES, THE NBA ENTITIES AND THE PLAYERS ASSOCIATION (OR TIS
WHOLLY OWNED AFFILIATE).

(B) THE PLAYER ACKNOWLEDGES THAT (I) THE PLAYERS ASSOCIATION OR ITS
WHOLLY OWNED AFFILIATE HAS GRANTED GROUP LICENSE RIGHTS FOR S PONSORSHIP
PURPOSES TO THE NBA ENTITIES IN ACCORDANCE WITH THE GROUP LICENSE AS DESCRIBED
IN THE GROUP LICENSE AGREEMENT, IF LONGER, AND (II) THE P LAYER AS NOT
GRANTED AND WILL NOT GRANTDURING THE TERM OF THE CBA OR THE GROUP LICENSE AS DESCRIBED
IN THE GROUP LICENSE AGREEMENT, IF LONGER, AND (II) THE P LAYER AS NOT
GRANTED AND WILL NOT GRANTDURING THE TERM OF THE CBA OR THE GROUP LICENSE AS DESCRIBED
IN THE GROUP LICENSE AGREEMENT, IF LONGER, AND (II) THE P LAYER AS NOT
GRANTED AND WILL NOT GRANTDURING THE TERM OF THE CBA OR THE GROUP LICENSE AS DESCRIBED
IN THE GROUP LICENSE AGREEMENT, IF LONGER, AND (II) THE P LAYER AS NOT
GRANTED AND WILL NOT GRANTDURING THE TERM OF THE CBA OR THE GROUP LICENSE AS DESCRIBED
IN THE GROUP LICENSE AGREEMENT, IF LONGER, AND (II) THE P LAYER S NAME,
INCEN

(III) ANY TELECAST OR OTHER EXHIBITION OR DISTRIBUTION OF (X) ANY SUCH GAME OR

EXHIBIT A A-15 (Y) ANY NBA -RELATED OR TEAM -RELATED PROGRAM OR CONTENT, (IV) ANY NBA OR TEAM FACILITY, PLATFORM, OR EVENT, INCLUDING THE SALE OF TICKETS TO ANY SUCH EVENT, OR PUBLIC SERVICE ACTIVITY CONDUCTED BY THE NBA, A LEAGUE -RELATED ENTITY THAT GENERATES BRI, OR A TEAM, OR (V) THE SPORT OF BASKETBALL. FOR PURPOSES OF CLARITY, THE FOREGOING RIGHTS OF THE NBA, LEAGUE -RELATED ENTITIES, AND THE TEAMS INCLUDE THE RIGHT AND AUTHORITY TO USE, AND TO AUTHORIZE OTHERS TO USE, AFTER THE TERM OF THIS CONTRACT, ANY PLAY ER ATTRIBUTES FIXED IN A TANGIBLE MEDIUM (E.G., FILMED, PHOTOGRAPHED, RECORDED, OR OTHERWISE CAPTURED) DURING THE TERM OF THIS CONTRACT SOLELY FOR THE PURPOSES DESCRIBED HEREIN. (D) PARAGRAPH 14(C) ABOVE DOES NOT CONFER ANY RIGHT OR AUTHORITY TO (I) LISE THE PLAYER'S PLAYER ATTRIBUTES IN A MANNER THAT CONSTITUTES AN (I) USE THE PLAYER'S PLAYER ATTRIBUTES IN A MANNER THAT CONSTITUTES AN UNAUTHORIZED ENDORSEMENT (AS SUCH TERM IS DEFINED AND CLARIFIED IN ONAUTHORIZED ENDURSEMENT (AS SUCH TERM IS DEFINED AND CLARIFIED IN ARTICLE XXVIII OF THE CBA); (II) USE OR AUTHORIZE OTHERS TO USE THE PLAYER'S PLAYER ATTRIBUTES (INCLUDING IN ANY PROGRAM, CONTENT, PLATFORM, FACILITY, OR EVENT) IN A MANNER THAT CONSTITUTES AN UNAUTHORIZED SPONSOR PROMOTION (AS SUCH TERM IS DEFINED AND CLARIFIED IN PARAGRAPH 14(E) BELOW); OR (III) AUTHORIZE OTHERS (INCLUDING ANY NBA SPONSOR OR TEAM SPONSOR) TO USE THE PLAYER'S PLAYER ATTRIBUTES ON ANY PRODUCT, PRODUCT PACKAGING, SERVICE, OR SERVICE -RELATED ANTERIALS SOLD OR DISTRIBUTED BY ANY THIRD PARTY, OR ANY ASSOCIATED PREMIUMS. (E) AN "UNAUTHORIZED SPONSOR PROMOTION" SHALL MEAN A USE OF THE (E) AN "UNAUTHORIZED SPONSOR PROMOTION" SHALL MEAN A USE OF THE PLAYER'S PLAYER ATTRIBUTES BY A THIRD PARTY, OR ANYONE ON THE THIRD PARTY'S BEHALF (INCLUDING, WITHOUT LIMITATION, THE NBA, ANY LEAGUE -RELATED ENTITY, OR ANY NBA TEAM), TO PROMOTE, MARKET, OR ADVERTISE THE THIRD PARTY'S PRODUCT, SERVICE, OR BRAND; PROVIDED, HOWEVER, THE TERM UNAUTHORIZED SPONSOR PROMOTION DOES NOT INCLUDE THE USE OF THE PLAYER'S PLAYER ATTRIBUTES (I) BY, OR ON BEHALF OF, A TELECASTER (AS DEFINED IN PARAGRAPH 14(F) BELOW) TO PROMOTE THE TELECAST OR DISTRIBUTION OF SUCH NBA GAME, THEFACT THAT SUCH PROMOTE THE TELECAST OR DISTRIBUTION OF SUCH NBA GAME, THEFACT THAT SUCH THIRD PARTY IS THE TELECASTER OR DISTRIBUTION OF SUCH NBA CONTENT (E.G., AN ADVERTISEMENT PROMOTING MSG AS THE "HOME FOR NEW YORK SPORTS" THAT INCLUDES A PHOTOGRAPH OF A KNICKS PLAYER; OR AN ESPN ADVERTISEMENT PROMOTING ESPN AS THE "WORLDWIDE LEADER IN SPORTS" THAT INCLUDES FOOTAGE OF NBA PL AYERS), OR OTHER SPORTS -RELATED PROGRAMMING OF THE TELECASTER (BUT NOT RELATED PARTIES OF THE TELECASTER OR DISTRIBUTOR - E.G., THE PLAYER'S PLAYER ATTRIBUTES MAY BE USED TO PROMOTE AN E -COMMERCE COMPANY'S VIDEO SERVICE THAT CARRIES GAMES AND MAY CARRY OTH ER SPORTS CONTENT, BUT MAY NOT BE USED

TO PROMOTE OTHER PRODUCTS OR SERVICES OF THE E -COMMERCE COMPANY), (II) BY

A-16 EXHIBIT A
OR ON BHAILF OF, A TELECASTER OR DISTRIBUTOR OF NBA PROGRAMS OR CONTENT TO
PROMOTE SUCH NBA PROGRAMS OR CONTENT, (III) BY A THIRD PARTY, OR ANYONE ON
THE THIRD PARTY'S BENALD, IT THE PROMOTION OF THE SALE OF TICKETS TO AN
NBA GAME OR EVENT, OR (IV) BY, OR ON BEHALF OF, A THIRD PARTY TO PROMOTE,
MARKET, OR ADVERTISE THE THIRD PARTY'S FRODUCT, SERVICE, OR OR BRAND AS PART OF A
LEAGUE PROMOTION OR A PROMOTIONAL OPPORTUNITY UNDER ARTICLE XXVIII,
SECTION 3(DIY) OF THE CEB AU NLIESS THE EXECUTION (I.C. E.G., TELEVISION
ADVERTISEMENT, PRINT AD, WEB AD) INCLUDES (X) MORE THAN (A) THE THIRD PARTY'S
BRAND NAME AND/OR LOGO (EITHER OR BOTH), WHICH USE MAY NOT BE PERSISTENT
WITHIN SUCH EXECUTION), PROVIDED THAT IT SHALL NOTBE CONSIDERED PERSISTENT
WITHIN SUCH EXECUTION), PROVIDED THAT IT SHALL NOTBE CONSIDERED PERSISTENT
USE OF A THIRD PARTY'S BRAND NAME AND/OR LOGO WHEN USED IN CONJUNCTION
WITH REFERENCE TO THE NAME AND/OR LOGO OF THE SUBJECT OF SUCH LEAGUE
PROMOTION FOR WHICH THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOT A CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOT A CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOT A CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOTA CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOTA CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS AND
SERVICES (E.G., NOTA CALL TO ACTION FOR A SPECIFIC PRODUCT OR SERVICE), OR (Y) MORE
THAN THE SUBDORINATE AND INCIDENTAL PROMOTION OF THE THIRD PARTY'S PRODUCTS.
SPONSOR PROMOTION FOR A NATIONAL PRA

```
EXHIBIT A A-17

(G) THE PLAYER DOES NOT AND WILL NOT CONTEST DURING OR AFTER THE TERM OF THIS CONTRACT, AND THE PLAYER HEREBY ACKNOWLEGGES, THE EXCLUSIVE RICHTS OF THE NBA, ALL LEAGUE. RELATED ENTITIES THAT GENERATE BRI, AND THE TEAMS (I) TO TELECAST, OR OTHERWISE DISTRIBUTE, TRANSMIT, EXHIBIT, OR PERFORM, ON A LIVE, DELAYED, OR ARCHIVED BASIS, IN ANY AND ALL MEDIA, ANY PERFORMANCE BY THE PLAYER UNDER THIS CONTRACT OR THE CBA (INCLUDING IN NBA GAMES OR ANY EXCERPTS THEREOF) AND (II) TO PRODUCE, LICENSE, OFFER FOR SALE, SELL, MARKET, OR OTHERWISE, EXHIBIT, DISTRIBUTE, TRANSMIT, OR PERFORM (OR ALL'OTHOR) AS PART OF PROGRAMMEN OR OR A CONTROL OF THE PLAYER SCHIBIT, DISTRIBUTE, TRANSMIT, OR PERFORM (OR ALL'OTHOR) AND ALL MEDIA, INCLUDING, BUT NOT LIMITED TO, AS PART OF PROGRAMMIN G OR A CONTROL TO THE PLAYER AND ALL MEDIA, INCLUDING, BUT NOT LIMITED TO, AS PART OF PROGRAMMIN G OR A CONTROL TO THE PLAYER AND ALL MEDIA, INCLUDING, BUT NOT LIMITED TO, AS PART OF PROGRAMMIN G OR A CONTROL TO THE OTHER ELECTRONIC OR DIGITAL MEDIA. THE FOREGOING DOES NOT CONFER ANY RIGHT OR AUTHORITY TO USE THE PLAYER'S PLAYER ATTRIBUTES IN A MANINET THAT CONSTITUTES AN UNAUTHORIZED ENDORSEMENT OR UNAUTHORIZED SPONSOR PROMOTI ION (AS SUCH TERMS ARE DEFINED AND CLARIFIED IN ARTICLE XXVIII OF THE CEA AND PARAGRAPH 14(E) ABOVE) OR ANY RIGHT WHICH WOULD VIOLATE ARTICLE XXVIII, SECTION 3(F) OF THE CBA. FOR PURPOSES OF CLARITY AND WITHOUT LIMITATION, ANY USE OF A PLAYER'S PLAYER ATTRIBUTES IT HAT HAS BEEN EXPRESSLY AUTHORIZED BY THE PLAYER (NOT INCLUDING IN THIS CONTRACT) SHALL NOT BE AN UNAUTHORIZED ENDORSEMENT OR AN UNAUTHORIZED SPONSOR PROMOTION.

1) TEAM DEFAULT.

1) THE EVENT OF AN ALLEGED DEFAULT OR ALLEGED FAILURE BY THE PLAYER HALL NOTIFE BY THE PLAYER AND THE LEAGUE IN WRITING OF THE FACTS CONSTITUTING SUCH ALLEGED DEFAULT OR ALLEGED FAILURE BY THE TEAM NOT THE LEAGUE OF THE THAN AND THE LEAGUE OF ALLICEGE FAILURE BY THE TEAM NOT THE LEAGUE OF THE THE TEAM NOT THE LEAGUE OF SUCH AURIGED FAILURE OR BE REFERRED IN THE LEAGUE ON THE THE
```

A-18 EXHIBIT A
16. TERMINATION.
(A) THE TEAM MAY TERMINATE THIS CONTRACT UPON WRITTEN NOTICE TO THE
PLAYER IF THE PLAYER SHALL,
(I) AT ANY TIME, FAIL, REFUSE, OR NEGLECT TO CONFORM HIS PERSONAL
CONDUCT TO STANDARDS OF GOOD CITIZENSHIP, GOOD MORAL
CHARACTER (DEFINED HERE TO ME AN NOT ENGAGING IN ACTS OF
MORAL TURPITUDE, WHETHER OR NOT SUCH ACTS WOULD CONSTITUTE A CRIME), AND GOOD SPORTSMANSHIP, TO KEEP HIMSELF IN FIRST
CLASS PHYSICAL CONDITION, OR TO OBEY THE TEAM'S TRANINING RULES;
(II) AT ANY TIME COMMIT A SIGNIFICANT AND INEX CUSABLE PHYSICAL
ATTACK AGAINST ANY OFFICIAL OR EMPLOYEE OF THE TEAM OR THE
MBA (OTHER THAN ANOTHER PLAYER), OR ANY PERSON IN
ATTENDANCE AT ANY NBA GAME OR EVENT, CONSIDERING THE
TOTALITY OF THE CIRCUMSTANCES, INCLUDING (BUT NOT LIMITED TO)
THE DEGREE OF P ROVOCATION (IF ANY) THAT MAY HAVE LED TO THE
ATTACK, THE NATURE AND SCOPE OF THE ATTACK, THE PLAYER'S STATE OF MIND AT THE TIME OF THE ATTACK, AND THE EXTENT OF ANY INJURY RESULTING FROM THE ATTACK;
(III) AT ANY TIME, FAIL, IN THE SOLE OPINION OF THE TEAM 'S
MANAGEMENT, TO EXHIBIT SUFFICIENT SKILL OR COMPETITIVE ABILITY TO QUALIFY TO CONTINUE AS A MEMBER OF THE TEAM; PROVIDED,
HOWEVER, (A) THAT IF THIS CONTRACT IS TERMINATED BY THE TEAM, IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBPARAGRAPH,
PRIOR TO JANUA RY 10 OF ANY SEASON, AND THE PLAYER, ATTHE TIME
OF SUCH TERMINATION, IS UNFIT TO PLAY SKILLED BASKETBALL AS THE RESULT OF AN INJURY RESULTING DIRECTLY FROM HIS PLAYING FOR THE
TEAM, THE PLAYER SHALL (SUBJECT TO THE PROVISIONS SET FORTH IN
EXHIBIT 3) CONTI NUE TO RECEIVE HIS FULL BASSE TO THE
TEAM) THE PLAYER SHALL (SUBJECT TO THE PROVISIONS SET FORTH IN
EXHIBIT 3) CONTI NUE TO RECEIVE HIS FULL BASSE SIGNS TO THE
TEAM) AND ANY INSURANCE PROVIDED FOR BY THE TEAM PAID OR
BAYABLE TO THE PLAYER BY REASON OF SAID INJURY, UNTIL SUCH TIME

AS THE PLAYER SHALL (SUBJECT TO THE TEAM PAID OR
BAYABLE TO THE PLAYER BY REASON OF SAID INJURY, UNTIL SUCH TIME

THE SEASON DURING WHICH SUCH TERMINATION OCCURRED; AND PROVIDED, FURTHER, (B) THAT IF THIS CONTRACT IS TER MINATED BY

THE TEAM. IN ACCORDANCE WITH THE PROVISIONS OF THIS SUBPARAGRAPH, DURING THE PERIOD FROM THE JANUARY 10 OF ANY SEASON THROUGH THE END OF SUCH SEASON, THE PLAYER SHALL BE ENTITLED TO RECEIVE HIS FULL BASE COMPENSATION FOR SAID (IV) AT ANY TIME, FAIL, REFUSE, OR NEGLECT TO RENDER HIS SERVICES

(B) IF THIS CONTRACT IS TERMINATED BY THE TEAM BY REASON OF THE PLAYER'S

FAILURE TO RENDER HIS SERVICES HEREUNDER DUE TO DISABILITY CAUSED BY AN INJURY TO THE PLAYER RESULTING DIRECTLY FROM HIS PLAYING FOR THE TEAM AND RENDERING

FAILURE TO RENDER HIS SERVICES HEREUNDER DUE TO DISABILITY CAUSED BY AN INJURY TO THE PLAYER RESULTING DIRECTLY FROM HIS PLAYING FOR THE TEAM AND RENDER HIM UNFIT TO PLAY SKILLED BASKETBALL, AND NOTICE OF SUCH INJURY IS GIVEN BY THE PLAYER AS PROVIDED HEREIN, THE PLAYER SHALL (SUBJECT TO THE PROVISIONS SET FORT H
IN EXHIBIT 3) BE ENTITLED TO RECEIVE HIS FULL BASE COMPENSATION FOR THE SEASON IN WHICH THE INJURY WAS SUSTAINED, LESS ALL WORKERS' COMPENSATION BENEFITS (WHICH, TO THE EXTENT PERMITTED BY LAW, AND IF NOT DEDUCTED FROM THE PLAYER'S COMPENSATION BY THE TE AM, THE PLAYER HEREBY ASSIGNS TO THE TEAM) AND ANY INSURANCE PROVIDED FOR BY THE TEAM PAID OR PAYABLE TO THE PLAYER BY REASON OF SAID INJURY.
(C) NOTWITHSTANDING THE PROVISIONS OF P ARAGRAPH 16(B) ABOVE, IF THIS CONTRACT IS TERMINATED BY THE TEAM PROPER OF ALL OF THE FLORE OF AND AND A DECLY AD RECEIVED.

CONTRACT IS TERMINATED BY THE TEAM PRIOR TO THE FIRST GAME OF A REGULAR
SEASON BY REASON OF THE PLAYER'S FAILURE TO RENDER HIS SERVICES HEREUNDER DUE TO AN INJURY OR CONDITION SUSTAINED OR SUFFERED DURING A PRECEDING SEASON,

OR AFTER SUCH SEASON BUT PRIOR TO THE PLAYER'S PARTICIPATION IN ANY BASKETB ALL

PRACTICE OR GAME PLAYED FOR THE TEAM, PAYMENT BY THE TEAM OF ANY COMPENSATION EARNED THROUGH THE DATE OF TERMINATION UNDER P ARAGRAPH 3(B)

ABOVE, PAYMENT OF THE PLAYER'S BOARD, LODGING, AND EXPENSE ALLOWANCE DURING THE TRAINING CAMP PERIOD, PAYMENT OF THE REASONABLE TRAVELING

EXPENSES OF THE PLAYER TO HIS HOME CITY, AND THE EXPERT TRAINING AND COACHING PROVIDED BY THE TEAM TO THE PLAYER DURING THE TRAINING SEASON SHALL BE FULL PAYMENT TO THE PLAYER.

(D) IF THIS CONTRACT IS TERMINATED BY THE TEAM DURING T HE PERIOD DESIGNATED BY THE TEAM FOR ATTENDANCE AT NBA TRAINING CAMP, PAYMENT BY THE TEAM OF ANY COMPENSATION EARNED THROUGH THE DATE OF TERMINATION UNDER PARAGRAPH 3(B) ABOVE, PAYMENT OF THE PLAYER'S BOARD, LODGING, AND EXPENSE ALLOWANCE DURING SUCH PERIOD TO THE DATE OF TERMINATION, PAYMENT

A-ZU EXHIBIT A
OF THE REASONABLE TRAVELING EXPENSES OF THE PLAYER TO HIS HOME CITY, AND THE
EXPERT TRAINING AND COACHING PROVIDED BY THE TEAM TO THE PLAYER DURING THE
TRAINING SEASON SHALL BE FULL PAYMENT TO THE PLAYER.

(E) IF THIS C ONTRACT IS TERMINATED BY THE TEAM AFTER THE FIRST GAME OF A

(E) IF THIS C ONTRACT IS TERMINATED BY THE TEAM AFTER THE FIRST GAME OF A REGULAR SEASON, EXCEPT IN THE CASE PROVIDED FOR IN SUBPARAGRAPHS (A)(III)
AND (B) OF THIS PARAGRAPH 16, THE PLAYER SHALL BE ENTITLED TO RECEIVE AS FULL
PAYMENT HEREUNDER A SUM OF MONEY WHICH, WHEN ADDED TO THE SALARY WHICH
HE HAS ALREADY RECEIVED DURING SUCH SEASON, WILL REPRESENT THE SAME PROPORTIONATE AMOUNT OF THE ANNUAL SUM SET FORTH IN EXHIBIT 1, EXHIBIT 1A,
OR EXHIBIT 1B HERETO, AS APPLICABLE, AS THE NUMBER OF DAYS OF SUCH REGULAR
SEASON THEN PAST BEARS TO THE TOTAL NUMBER OF DAYS OF SUCH REGULAR SEASON, PLUS THE REASONABLE TRAVELING EXPENSES OF THE PLAYER TO HIS HOME.
(F) IF THE TEAM PROPOSES TO TERMINATE THIS CONTRACT IN ACCORDANCE WITH

SUBPARAGRAPH (A) OF THIS P ARAGRAPH 16, IT MUST FIRST C OMPLY WITH THE FOLLOWING WAIVER PROCEDURE:

(I) THE TEAM SHALL REQUEST THE NBA COMMISSIONER TO REQUEST WAIVERS FROM ALL OTHER CLUBS. SUCH WAIVER REQUEST MAY NOT BE WITHDRAWN.

(II) UPON RECEIPT OF THE WAIVER REQUEST, ANY OTHER NBA TEAM MAY CLAIM ASSIGNMENT OF THIS CONTRACT AT SUCH WAIVER PRICE AS MAY BE FIXED BY THE LEAGUE, THE PRIORITY OF CLAIMS TO BE

DETERMINED IN ACCORDANCE WITH THE NBA CONSTITUTION AND

(III) IF THIS CONTRACT IS SO CLAIMED, THE TEAM AGREES THAT IT SHALL, UPON THE ASSIGNMENT OF TH IS CONTRACT TO THE CLAIMING TEAM, NOTIFY THE PLAYER OF SUCH ASSIGNMENT AS PROVIDED IN PARAGRAPH 10(C) HEREOF, AND THE PLAYER AGREES HE SHALL REPORT TO THE ASSIGNEE TEAM AS PROVIDED IN SAID P ARAGRAPH 10(C).

(IV) IF THE CONTRACT IS NOT CLAIMED PRIOR TO THE EXPIRATION OF THE

WAIVER PERIOD, IT SHALL TERMINATE AND THE TEAM SHALL PROMPTLY DELIVER WRITTEN NOTICE OF TERMINATION TO THE PLAYER.

(V) THE NBA SHALL PROMPTLY NOTIFY THE PLAYERS ASSOCIATION OF THE DISPOSITION OF ANY WAIVER REQUEST.

EXHIBIT A A-21

(VI) TO THE EXTENT NOT INCONSISTENT WITH THE FOREGOING PROVISIONS

OF THIS SUBPARAGRAPH (F), THE WAIVER PROCEDURES SET FORTH IN

THE NBA CONSTITUTION AND BY -LAWS, A COPY OF WHICH, AS IN

EFFECT ON THE DATE OF THIS CONTRACT, IS ATTACHED HERETO, SHALL GOVERN.

(G) UPON ANY TERMINA TION OF THIS CONTRACT BY THE PLAYER, ALL OBLIGATIONS

OF THE TEAM TO PAY COMPENSATION SHALL CEASE ON THE DATE OF TERMINATION,

EXCEPT THE OBLIGATION OF THE TEAM TO PAY THE PLAYER'S COMPENSATION TO SAID

DATE.

17. DISPUTES.

IN THE EVENT OF ANY DISPUTE ARISING BETWEEN THE PLAYER AND THE TEAM

RELATING TO ANY MATTER ARISING UNDER THIS CONTRACT, OR CONCERNING THE PERFORMANCE OR INTERPRETATION THEREOF (EXCEPT FOR A DISPUTE ARISING UNDER PARAGRAPH 9 HEREOF OR AS PROVIDED IN P ARAGRAP H1 4 ABOVE), SUCH DISPUTE SHALL

BE RESOLVED IN ACCORDANCE WITH THE GRIEVANCE AND ARBITRATION PROCEDURE SET

FORTH IN ARTICLE XXXI OF THE CBA.

18. PLAYER NOT A MEMBER.

NOTHING CONTAINED IN THIS CONTRACT OR IN ANY PROVISION OF THE NBA

CONSTITUTION AND BY -LAWS SHALL BE CONSTRUED TO CONSTITUTE THE PLAYER A
MEMBER OF THE NBA OR TO CONFER UPON HIM ANY OF THE RIGHTS OR PRIVILEGES OF A MEMBER THEREOF.
19. RELEASE.
THE PLAYER HEREBY RELEASES AND WAIVES ANY AND ALL CLAIMS HEMAY HAVE, OR
THAT MAY ARISE DURING THE TE RM OF THIS CONTRACT, AGAINST (A) THE NBA AND ITS
RELATED ENTITIES, THE NBAGL AND ITS RELATED ENTITIES, AND EVERY MEMBER OF

19. RELEASE.
THE PLAYER HEREBY RELEASES AND WAIVES ANY AND ALL CLAIMS HEMAY HAVE, OR THAT MAY ARISE DURING THE TE RM OF THIS CONTRACT, AGAINST (A) THE NBA AND ITS RELATED ENTITIES, THE NBAGL AND ITS RELATED ENTITIES, AND EVERY MEMBER OF THE NBA OR THE NBAGL, AND EVERY DIRECTOR, OFFICER, OWNER, STOCKHOLDER, TRUSTEE, PARTNER, AND EMPLOYEE OF THE NBA, NBAGL, AND THEIR RE SPECTIVE RELATED ENTITIES AND/OR ANY MEMBER OF THE NBA OR NBAGL AND THEIR RELATED ENTITIES (EXCLUDING PERSONS EMPLOYED AS PLAYERS BY ANY SUCH MEMBER), AND (B) ANY PERSON RETAINED BY THE NBA AND/OR THE PLAYERS ASSOCIATION IN

CONNECTION WITH THE NBA/NBPA ANT I-DRUG PROGRAM, THE GRIEVANCE
ARBITRATOR, THE SYSTEM ARBITRATOR, AND ANY OTHER ARBITRATOR OR EXPERT RETAINED BY THE NBA AND/OR THE PLAYERS ASSOCIATION UNDER THE TERMS OF THE CBA, IN
BOTH CASES (A) AND (B) ABOVE, ARISING OUT OF, OR IN CONNECTION WITH, AND

A-22 EXHIBIT A
WHETHER OR NOT BY NEGLIGENCE, (I) ANY INJURY THAT IS SUBJECT TO THE PROVISIONS
OF PARAGRAPH 7 HEREOF, (II) ANY FIGHTING OR OTHER FORM OF VIOLENT AND/OR
UNSPORTSMANLIKE CONDUCT OCCURRING DURING THE COURSE OF ANY PRACTICE, ANY
NBAGL GAME, AND/OR ANY NBA EXHIB ITION, REGULAR SEASON, PLAY -IN,
AND/OR PLAYOFF GAME (IN ALL CASES ON OR ADJACENT TO THE PLAYING FLOOR OR IN OR
ADJACENT TO ANY FACILITY USED FOR SUCH PRACTICES OR GAMES), (III) THE TESTING
PROCEDURES OR THE IMPOSITION OF ANY PENALTIES SET FORTH IN P ARAGRAP H 8 HEREOF
AND IN THE NBA/NRPA ANTI -DRIIG PROGRAM (IV) THE PROVISIONS SET FORTH IN

BEHALF OF THE PLAYER, BY THE TEAM OR ANY TEAM AFFILIATE.

AND IN THE INBA/NBPA ANTI -DRUG PROGRAM, (IV) THE PROVISIONS SET FORTH IN PARAGRAPHS 13(F), 14(A), AND 14(B) ABOVE, OR (V) ANY INJURY SUFFERED IN THE COURSE OF HIS EMPLOYMENT AS TO WHICH HE HAS OR WOULD HAVE A CLAIM FOR WORKERS' COMPENSATION BENEF ITS. THE FOREGOING SHALL NOT APPLY TO ANY CLAIM OF MEDICAL MALPRACTICE AGAINST A TEAM -AFFILIATED PHYSICIAN OR OTHER MEDICAL PERSONNEL

20. ENTIRE AGREEMENT.

THIS CONTRACT (INCLUDING ANY EXHIBITS HERETO) CONTAINS THE ENTIRE AGREEMENT BETWEEN THE PARTIES AN D, EXCEPT AS PROVIDED IN THE CBA, SETS FORTH ALL COMPONENTS OF THE PLAYER'S COMPENSATION FROM THE TEAM OR ANY FORTH ALL COMPONENTS OF THE PLAYER'S COMPENSATION FROM THE TEAM OR ANY
TEAM AFFILIATE, AND THERE ARE NO OTHER AGREEMENTS OR TRANSACTIONS OF ANY
KIND (WHETHER DISCLOSED OR UNDISCLOSED TO THE NBA), EXPRESS OR IMPLIED, ORAL
OR WRITTEN, OR PROMISES, UNDERTAKINGS, REPRESENTATIONS, COMMITMENTS,
INDUCEMENTS, ASSURANCES OF INTENT, OR UNDERSTANDINGS OF ANY KIND (WHETHER
DISCLOSED OR UNDISCLOSED TO THE NBA) (A) CONCERNING ANY FUTURE RENEGOTIATION, EXTENSION, OR OTHER AMENDMENT OF THIS CONTRACT OR THE ENTRY
INTO ANY NEW PLAYER CONTRACT, OR (B) INVOLVING COMPENSATION OR
CONSIDERATION OF ANY KIND (INCLUDING, WITHOUT LIMITATION, AN INVESTMENT OR
BUSINESS OPPORTUNITY) TO BE PAID, FURNISHED, OR MADE AVAILABLE TO THE PLAYER,
OR ANY PERS ON OR ENTITY CONTROLLED BY, RELATED TO, OR ACTING WITH AUTHORITY ON
BEHALE OF THE PLAYER BY THE TEAM OR ANY TEAM AFFILIATE EXHIBIT A A- 23

EXAMINE THIS CONTRACT CAREFULLY
BEFORE SIGNING IT.

THIS CONTRACT INCLUDES EXHIBITS ____, WHICH ARE
ATTACHED HERETO AND MADE A PART HEREOF.
IN WITNESS WHEREOF THE PLAYER HAS HEREUNTO SIGNED HIS NAME AND
THE TEAM HAS CAUSED THIS CONTRACT TO BE EXECUTED BY ITS DULY AUTHORIZED
OFFICER.
DATED: BY:
TITLE:
TEAM:

DATED: BY:
PLAYER:
PLAYER'S ADDRESS:

EXCERT FROM NBA CONSTITUTION
MISCONDUCT
35. THE PROVISIONS OF THIS ARTICLE 35 SHALL GOVERN ALL PLAYERS IN THE
ASSOCIATION, HEREINAFTER REFERRED TO AS "PLAYERS."
(A) EACH MEMBER SHALL PROVIDE AND REQUIRE IN EVERY CONTRACT WITH ANY
OF ITS PLAYERS THAT THEY SHALL BE BOUND AND GOVERNED BY THE PROVISIONS OF
THIS ARTICLE. EACH MEMBER, AT THE DIRECTION OF THE BOARD
OR THE COMMISSIONER MAY DIRECT IN ORDER TO EFFECTUATE THE PURPOSES OF
THIS ARTICLE. EACH MEMBER, AT THE DIRECTION OF THE BOARD
OR THE COMMISSIONER, AS THE CASE MAY BE, SHALL TAKE SUCH ACTION AS THE BOARD
OR THE COMMISSIONER, AS THE CASE MAY BE, SHALL TAKE SUCH ACTION AS THE BOARD
OR THE COMMISSIONER HAVE DIRECT THE DISMISSAL AND PERPETUAL
(B) THE COMMISSIONER SHALL DIRECT THE DISMISSAL AND PERPETUAL
SOQUALIFICATION FROM ANY FURTHER ASSOCIATION WITH THE ASSOCIATION OR ANY OF ITS MEMBERS, OF ANY PLAYER FOUND BY THE COMMISSIONER AFTER A HEARING TO
HAVE BEEN GUILTY OF OFFERING, AGREEIN G, CONSPIRING, AIDING, OR ATTEMPTING TO
CAUSE ANY GAME OF BASKETBALL TO RESULT OTHERWISE THAN ON ITS MERRITS.
(C) IF IN THE OPINION OF THE COMMISSIONER ANY ACT OR CONDUCT OF A PLAYER
AT OR DURING AN EXHIBITION, REGULAR SEASON, PLAY-IN, OR PLAYOFF GAME HAS
BEEN PREJUDICIAL TO OR AGAINST THE BEST INTERESTS OF THE ASSOCIATION OR THE
GAME OF BASKETBALL, THE COMMISSIONER SHALL IMPOSE UPON SUCH PLAYER A FINE
ONT EXCEEDING \$100,000, OR MAY ORDER FOR A TIME THE SUSPENSION OF ANY SUCH PLAYER FROM ANY CONNECTION OR DUTIES WITH EXHIBITION, REGULAR SEASON, PLAY-IN, OR PLAYOFF G
(D) THE COMMISSIONER SHALL HAVE THE POWER TO SUSPEND FOR A DEFINITE OR
INDEFINITE PERRIOD, OR TO IMPOSE A FINE THE THE SUSPENSION OF ANY SUCH PLAYER FROM ANY CONNECTION OR DUTIES WITH EXHIBITION, REGULAR SEASON, PLAY-IN, OR PLAYOFF G
(D) THE COMMISSIONER SHALL HAVE THE POWER TO SUSPEND FOR A DEFINITE OR
INDEFINITE PERRIOD, OR TO IMPOSE A FINE NOTE TO SUSPEND FOR A PILY SUCH SUSPENSION OR ANY PLAYER WHO), OR HAIT HAY AND DESIGNED TO HAVE, AN EFFECT PREJUDICIAL OR DETRIMENTAL TO THE BEST INTERESTS OF BASKETBALL
OR OF TH

A-24 EXHIBIT A

OF THE ASSOCIATION TO ENTER INTO NEGOT IATIONS FOR OR RELATING TO HIS SERVICES OR NEGOTIATES OR CONTRACTS FOR SUCH SERVICES SHALL, ON BEING CHARGED WITH SUCH TAMPERING, BE GIVEN AN OPPORTUNITY TO ANSWER SUCH CHARGES AFTER DUE NOTICE AND THE COMMISSIONER SHALL HAVE THE POWER TO DECIDE WHETHER OR NOT THE

CHARGES HAVE BEEN SUSTAINED; IN THE EVENT HIS DECISION IS THAT THE CHARGES HAVE BEEN SUSTAINED, THEN THE COMMISSIONER SHALL HAVE THE POWER TO SUSPEND SUCH PLAYER FOR A DEFINITE OR INDEFINITE PERIOD, OR TO IMPOSE AFINE NOT EXCEEDING \$100,000, OR INFLICT BOTH SUCH SUSPENSION AND FINE UPON ANY SUCH PLAYER.

(F) ANY PLAYER WHO, DIRECTLY OR INDIRECTLY, WAGERS MONEY OR ANYTHING OF

VALUE ON ANY GAME OR EVENT IN THE ASSOCIATION OR IN THE NBA G LEAGUE
SHALL, ON BEING CHARGED WITH SUCH WAGERING, BE GIVEN AN OPPORTUNITY TO ANSWER SUCH CHARGES AFTER DUE NOTICE, AND THE DECISION OF THE COMMISSIONER

SHALL BE FINAL, BINDING, AND CONCLUSIVE AND UNAPPEALABLE. THE PENALTY FOR
SUCH OFFENSE SHALL BE WITHIN THE ABSOLUTE AND SOLE DISCRETION OF THE COMMISSIONER AND MAY I NCLUDE A FINE, SUSPENSION, EXPULSION, AND/OR PERPETUAL DISQUALIFICATION FROM FURTHER ASSOCIATION WITH THE ASSOCIATION OR

ANY OF ITS MEMBERS

(G) EXCEPT FOR A PENALTY IMPOSED UNDER PARAGRAPH (F) OF THIS ARTICLE 35:

(I) ANY CHALLENGE BY A TEAM TO THE DECISIONS AND ACTS OF THE COMMISSIONER PURSUANT TO ARTICLE 35 SHALL BE APPEALABLE TO THE BOARD OF GOVERNORS, WHO SHALL DETERMINE SUCH APPEALS IN ACCORDANCE WITH SUCH RULES AND REGULATIONS AS MAY BE ADOPTED BY THE BOARD IN ITS ABSOLUTE AND SOLE DISCRETION, AND (II) ANY CHALLENGE BY A PLAYER TO THE DECISIONS OR ACTS OF THE COMMISSIONER PURSUANT TO ARTICLE 35 SHALL BE GOVERNED BY THE PROVISIONS OF ARTICLE XXXI OF THE NBA/NBPA COLLECTIVE BARGAINING AGREEMENT THEN IN EFFECT.

A-26 EXHIBIT A
EXCERPT FROM MBA BY -LAWS
5.01. WAIVER RIGHT. EXCEPT FOR SALES AND TRADING BETWEEN MEMBERS
1.01 ACCORDANCE WITH THESE BY -LAWS, NO MEMBER SHALL SELL, OPTION, OR
OTHERWISE ASSIGN THE CONTRACT WITH, RIGHT TO THE SERVICES OF, OR RIGHT TO
NEGOTIATE WITH, A PLAYER WITHOUT COMPLYING WITH THE WAIVER PROCEDURE PRESCRIBED BY THIS CONSTITUTION AND BY -LAWS.
5.02. WAIVER PRICE. THE WAIVER PRICE SHALL BE \$1,000 PER PLAYER.
5.03. WAIVER PRICE THE WAIVER PRICE SHALL BE \$1,000 PER PLAYER.
5.03. WAIVER PRICE THE WAIVER PRICE SHALL BE \$1,000 PER PLAYER.
5.03. WAIVER PROCEDURE. A MEMBER DESIRING TO SECURE WAIVERS ON A
PLAYER SHALL NOTIFY THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE, WHO
SHALL, ON BEHALF OF SUCH MEMBER, IMMEDIATELY NOTIFY ALL OTHER MEMBERS OF
THE WAIVER REQUEST. SUCH PLAYER SHALL BE ASSUMED TO HAVE BEEN WAIVED UNLESS
A MEMBER SHALL NOTIFY THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE IN
ACCORDANCE WITH SECTION 5.04 OF A CLAIM TO THE RIGHTS TO SUCH PLAYER. ONCE
A MEMBER HAS NOTIFIED THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE
OF ITS DESIRE TO SECURE WAIVERS ON A PLAYER, SUCH NOTICE MAY NOT BE WITHDRAWN.
A PLAYER REMAINS THE FINANCIAL RESPONSIBILITY OF THE MEMBER PLACING HIM ON
WAIVERS UNTIL THE WAIVER PERIOD SET BY THE COMMISSIONER OR THE
COMMISSIONER'S DESIGNEE HAS EXPRED.
5.04. WAIVER PERIOD. IF THE COMMISSIONER OR THE COMMISSIONER'S
DESIGNEE DISTRIBUTES NOTICE OF REQUEST FOR WAIVER, ANY MEMBERS WISHING TO
CLAIM RIGHTS TO THE PLAYER SHALL DO SO BY GIVING NOTICE BY TELEPHONE AND IN A
WRITING OF SUCH CLAIM TO THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE WITHIN FORTY -EIGHT (48) HOURS AFTER THE TIME OF SUCH NOTICE. A TEAM MAY NOT
WITHDRAWA CLAIM TO THE RIGHTS TO A PLAYER ON WAIVERS. NOTWITHSTANDING
ARTICLE 40 OF THE MBA CONSTITUTION, SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS
SHALL BE INCLUDED WHEN COMPUTING THE ABOVE -REFERENCED WAIVER PERIOD.
5.05. WAIVER PREFERENCES.
(A) IN THE EVENT THAT MORE THAN ONE (1) MEMBER SHALL HAVE CLAIMED THE
RIGHTS TO A PLAYER PLACED ON WAIVERS, THE CLAIMING MEM

SHALL GOVERN.

EXHIBIT A A-27

(B) IF THE WINNING PERCENTAGE OF TWO (2) CLAIMING TEAMS ARE THE SAME,
THEN THE TIE SHALL BE DETERMINED, IF POSSIBLE, ON THE BASIS OF THE REGULAR
SEASON GAMES BETWEEN THE TWO (2) TEAMS DURING THE SEASON OR DURING THE
PRECEDING SEASON, AS THE CASE MAY BE. IF STILL TIED, A TOSS OF A COIN SHALL
DETERMINE PRIORITY. FOR THE PURPOSE OF DETERMINING STANDINGS, BOTH
CONFERENCES OF THE ASSOCIATION SHALL BE DEEMED MERGED AND A CONSOLIDATED STANDING SHALL CONTROL.
5.06. PLAYERS ACQUIRED THROUGH WAIVERS. A MEMBER WHO HAS
ACQUIRED THE RIGHTS AND TITLE TO THE CONTRACT OF A PLAYER THROUGH THE WAIVER
PROCEDURE MAY NOT SELL OR TRADE SUCH RIGHTS FOR A PERIOD OF THIRTY (30) DAYS
AFTER THE ACQUISITION THEREOF; PROVIDED, HOWEVER, THAT IF THE RIGHTS TO SUCH
PLAYER WERE ACQUIRED BETWEEN SEASONS, THE 30 -DAY PERIOD DESCRIBED HEREIN
SHALL BEGIN ON THE FIRST DAY OF THE NEXT SUCCEEDING SEASON.
5.07. ADDITIONAL WAIVER RULES. THE COMMISSIONER OR THE BOARD OF
GOVERNORS MAY FROM TIME TO TIME ADOPT ADDITIONAL RULES (SUPPLEMENTARY TO THOSE SET FORTH IN THIS SECTION 5) WITH RESPECT TO THE OPERATION OF THE WAIVER
PROCEDURE. SUCH RULES SHALL NOT BE INCONSISTENT WITH THE PROVISIONS OF THIS
SECTION 5 AND SHALL APPLY TO BUT SHALL NOT BE ILMITED TO THE MECHANICS OF
NOTICE, INADVERTENT OMISSION OF NOTIFICATION TO A MEMBER, AND RULES OF CONSTRUCTION AS TO TIME.

A-28 EXHIBIT A
AGENT CERTIFICATION
(TO BE COMPLETED ONLY IF PLAYER WAS REPRESENTED BY AN AGENT WHO NEGOTIATED
THE TERMS OF THIS CONTRACT.)
I, THE UNDERSIGNED, HAVING NEGOTIATED THIS CONTRACT ON BEHALF OF
______, DO HEREBY SWEAR AND CERTIFY, UNDER PENALTIES OF PERJURY,
THAT THE TERMS OF PA RAGRAPH 20 OF THIS CONTRACT ("ENTIRE AGREEMENT") ARE
TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.

PLAYER REPRESENTATIVE

(PRINT OR TYPE NAME OF PLAYER REPRESENTATIVE)
STATE OF
COUNTY OF
ON _____, BEFOR

_, BEFORE ME PERSONALLY CAME _ AND ACKNOWLEDGED TO ME THAT HE/SHE HAD EXECUTED THE FOREGOING AGENT CERTIFICATION.

NOTARY PUBLIC

EXHIBIT A A- 29
UNIFORM PLAYER CONTRACT
EXHIBIT 1 — COMPENSATION
PLAYER:
TEAM:
DATE:
SEASON CURRENT BASE
COMPENSATION DEFERRED BASE
COMPENSATION

PAYMENT SCHEDULE (IF DIFFERENT FROM P ARAGRAPH 3): CURRENT BASE: DEFERRED BASE: SIGNING BONUS (INCLUDE DATES OF PAYMENT):

INCENTIVE COMPENSATION (INCLUDE DATES OF PAYMENT):

OTHER ARRANGEMENTS:

INITIALED:

A-30 EXHIBIT A
UNIFORM PLAYER CONTRACT
EXHIBIT 1A — COMPENSATION: MINIMUM PLAYER SALARY
PLAYER:
TEAM:
DATE:
SEASON CURRENT BASE
COMPENSATION DEFERRED BASE
COMPENSATION

THIS CONTRACT IS INTENDED TO PROVIDE FOR A BASE COMPENSATION FOR THE SEASON(S) EQUAL TO THE MINIMUM PLAYER SALARY FOR SUCH SEASON(S) (WITH NO BONUSES OF ANY KIND) AND SHALL BE DEEMED AMENDED TO THE EXTENT NECESSARY TO SO PROVIDE. PAYMENT SCHEDULE (IF DIFFERENT FROM P ARAGRAPH 3):

OTHER ARRANGEMENTS:

INITIALED:

EXHIBIT A A- 31 UNIFORM PLAYER CONTRACT
EXHIBIT 1B — COMPENSATION: TWO -WAY PLAYER SALARY PLAYER: TEAM: SEASON TWO-WAY PLAYER SALARY

THIS CONTRACT IS INTENDED TO PROVIDE FOR A BASE COMPENSATION FOR THE

SEASON(S) EQUAL TO THE TWO -WAY PLAYER SALARY FOR SUCH

SEASON(S) (WITH NO BONUSES OF ANY KIND) AND SHALL BE DEEMED AMENDED TO THE EXTENT NECESSARY TO SO PROVIDE. PAYMENT SCHEDULE (IF DIFFERENT FROM P ARAGRAPH 3): PAYMENT SCHEDULE (IF DIFFERENT FROM P ARAGRAPH 3):
STANDARD NBA CONTRACT CONVERSION OPTION: TEAM SHALL HAVE THE OPTION
TO CONVERT THIS CONTRACT TO A STANDARD NBA CONTRACT ("STANDARD NBA
CONTRACT CONVERSION OPTION"). TEAM'S STANDARD NBA CONTRACT
CONVERSION OPTION MAY BE EXERCISED BY PROVIDING WRITTEN NOTICE TO PLAYER
THAT IS EITHER PERSONALLY DELIVERED TO PLAYER OR HIS REPRESENTATIVE OR SENT BY
EMAIL OR PRE -PAID CERTIFIED, REGISTERED, OR OVERNIGHT MAIL TO THE LAST KNOWN
ADDRESS OF PLAYER OR HIS REPRESENTATIVE WITH A COPY TO THE PLAYERSASSOCIATION
AND THE NDA LIE TEAM EVERGISES THE CTANDARD NBA CONTRACT CONVERSION ADDRESS OF PLAYER OR HIS REPRESENTATIVE WITH A COPY TO THE PLAYERSASSOCIATION
AND THE NBA. IF TEAM EXERCISES THE STANDARD NBA CONTRACT CONVERSION
OPTION, THE BASE COMPENSATION AMOUNT SET FORTH ABOVE IN THIS EXHIBIT 1B
WILL IMMEDIATELY BECOME NULL AND VOID AND OF NO FURTHER FORCE OR EFFECT,
PLAYER'S COMPENSATION SHALL BE EQUAL TO THE PLAYER'S APPLICABLE MINIMUM
PLAYER SALARY FOR A TERM EQUAL TO THE REMAINDER OF THE ORIGIN AL TERM OF THIS
CONTRACT BEGINNING ON THE DATE SUCH OPTION IS EXERCISED, AND ALL OTHER TERMS AND CONDITIONS OF THIS CONTRACT, INCLUDING THE BASE COMPENSATION
PROTECTION SET FORTH IN EXHIBIT 2 (IF ANY), SHALL REMAIN APPLICABLE.

NUTLAL ED:

INITIALED:

TEAM

A-32 EXHIBIT A
UNIFORM PLAYER CONTRACT
EXHIBIT 2 — COMPENSATION PROTECTION
PLAYER:
TEAM:
DATE:
SEASON TYPE OF
PROTECTION AMOUNT OF
PROTECTION ADDITIONAL
CONDITIONS OR
LIMITATIONS

AUTOMATIC STRETCH PROVISION: IN THE EVENT THAT THE TEAM TERMINATES THIS
CONTRACT (RESULTING IN THE PLAYER'S SEPARATION OF SERVICE FROM THE TEAM), AND
THE TEAM IS OBLIGATED THEREAFTER TO MAKE PAYMENTS TO THE PLAYER PURSUANT TO
THIS EXHIBIT 2, SUCH PAYMENTS SHALL BE MADE IN ACCORDANCE WITH THE FOLLOWING
SCHEDULE:
(1) IF, AS OF THE DATE OF THE PLAYER'S SEPARATION FROM SERVICE, THE
AGGREGATE AMOUNT OWED TO THE PLAYER PURSUANT TO THIS EXHIBIT 2 IS
FIVE HUNDRED THOUSAND DOLLARS (\$500,000) OR LESS, SUCH AMOUNT SHALL
BE PAID IN ACCORDANCE WI TH THE SEMI -MONTHLY INSTALLMENTS PRESCRIBED
BY THE PAYMENT SCHEDULE SET FORTH IN THIS CONTRACT. EACH INSTALLMENT SHALL EQUAL THE AMOUNT OF BASE COMPENSATION THAT WAS DUE PER PAY
PERIOD FOR THE APPLICABLE SEASON IMMEDIATELY BEFORE THE PLAYER'S
SEPARATION UNTIL THE AGGREGATE AMOUNT OF THE REMAINING BASE
COMPENSATION OWED TO THE PLAYER PURSUANT TO THIS EXHIBIT 2 IS PAID IN FULL.
(2) IF, AS OF THE DATE OF THE PLAYER'S SEPARATION FROM SERVICE, THE
AGGREGATE AMOUNT OWED TO THE PLAYER PURSUANT TO THIS EXHIBIT 2
EXCEEDS FIVE HUNDRED THOUSAND DOLLARS (\$500,000), SUCH AMOUNT SHALL BE PAID AS FOLLOWS:

(I) THE BASE COMPENSATION, IF ANY, OWED TO THE PLAYER PURSUANT
TO THIS EXHIBIT 2 WITH RESPECT TO THE "CURRENT SEASON" (AS
DEFINED BELOW) AT THE TIME WHEN THE REQUEST F OR WAIVERS ON
THE PLAYER IS MADE SHALL BE PAID IN ACCORDANCE WITH THE PAYMENT SCHEDULE SET FORTH IN THIS CONTRACT. EACH
INSTALLMENT SHALL EQUAL THE AMOUNT OF BASE COMPENSATION
THAT WAS DUE PER PAY PERIOD IMMEDIATELY BEFORE THE PLAYER'S
SEPARATION UNTIL THE AGGREGATE AMOUNT OF THE REMAINING BASE
COMPENSATION OWED TO THE PLAYER PURSUANT TO THIS EXHIBIT 2
WITH RESPECT TO THE CURRENT SEASON IS PAID IN FULL. FOR
PURPOSES OF THIS PARAGRAPH 2 ONLY, THE "CURRENT SEASON" MEANS THE PERIOD FROM SEPTEMBER 1 THROUGH J UNE 30.
(II) THE REMAINING BASE COMPENSATION, IF ANY, OWED TO THE
PLAYER PURSUANT TO THIS EXHIBIT 2 SHALL BE AGGREGATED AND PAID
IN EQUAL AMOUNTS PER YEAR OVER A PERIOD EQUAL TO TWICE THE NUMBER OF NBA SEASONS (INCLUDING ANY SEASON COVERED BY
A PLAYER OPTI ON YEAR) REMAINING ON THIS CONTRACT FOLLOWING
THE DATE UPON WHICH THE REQUEST FOR WAIVERS OCCURRED, PLUS ONE NBA SEASON. FOR THIS PURPOSE, IF THE REQUEST FOR
WAIVERS IS MADE DURING THE PERIOD FROM SEPTEMBER 1
THROUGH JUNE 30, THE NUMBER OF NBA SEASONS REM AINING ON
THIS CONTRACT SHALL NOT INCLUDE THE CURRENT SEASON (AS DEFINED IN SUBPARAGRAPH (I) ABOVE). THE RESCHEDULED PAYMENTS
DESCRIBED BY PARAGRAPH 3(A) OF THIS CONTRACT.
FOR PURPOSES OF SECTION 409A OF THE INTERNAL REVENUE CODE, EACH
INSTALLMENT OF THE AMOUNT PAYABLE PURSUANT TO THIS EXHIBIT 2 SHALL BE TREATED
AS A SEPARATE PAYMENT.
STANDARD CONDITIONS OR LIMITATIONS: THE PLAYER'S BASE COMPENSATION
PROTECTION FOR EACH SEASON HEREUNDER SHALL NOT BE APPLICABLE IF THE PLAYER'S
LACK OF SKILL, DEATH, INJURY OR ILLNESS, AND/OR MENTAL DISABILITY (AS APPLICABLE)
RESULTS FROM THE PLAYER'S.

(1) PARTICIPATION IN ACTIVITIES PROHIBITED BY P ARAGRAPH 12 OF THE CONTRACT (AS SUCH P ARAGRAPH MAY BE MODIFIED BY EXHIBIT 5), WHICH INCLUDES, AMONG OTHER THINGS, ENGAGING IN ANY ACTIVITY THAT A REASONABLE PERSON

A-34 EXHIBIT A
WOULD RECOGNIZE AS INVOLVING OR EXPOSING THE PARTICIPANT TO A
SUBSTANTIAL RISK OF BODILY INJURY INCLUDING, BUT NOT LIMITED TO (I)
SKY-DIVING, HANG GLIDING, SNOW SKIING, ROCK OR MOUNTAIN CLIMBING (AS
DISTINGUISHED FROM HIKING), WATER OR JET SKIING, WHITEWATER RAFTING, RAPPELLING, BUNGEE JUMPING, TRAMPOLINE JUMPING AND MOUNTAIN
BIKING; (II) ANY FIGHTIN G, BOXING, OR WRESTLING; (III) USING FIREWORKS OR
PARTICIPATING IN ANY ACTIVITY INVOLVING FIREARMS OR OTHER WEAPONS; (IV) RIDING ON ELECTRIC SCOOTERS OR HOVERBOARDS; (V) DRIVING OR RIDING
ON A MOTORCYCLE OR MOPED OR FOUR -WHEELING/OFF -ROADING OF ANY
KIND; (VI) RIDING IN OR ON ANY MOTORIZED VEHICLE IN ANY KIND OF RACE
OR RACING CONTEST; (VII) OPERATING AN AIRCRAFT OF ANY KIND;
(VIII) ENGAGING IN ANY OTHER ACTIVITY EXCLUDED OR PROHIBITED BY OR
UNDER ANY INSURANCE POLICY WHICH THE TEAM PROCURES AGAINST THE INJURY, ILLNESS, OR DISABILITY TO OR OF THE PLAYER, OR DEATH OF THE PLAYER, FOR WHICH THE PLAYER HAS RECEIVED WRITTEN NOTICE FROM THE TEAM PRIOR TO THE EXECUTION OF THIS CONTRACT; OR (IX) PARTICIPATING IN ANY GAME OR
EXHIBITION OF BASKETBALL, FOOTBALL, BASEBAL L, HOCKEY, LACROSSE, OR OTHER
TEAM SPORT OR COMPETITION;

(2) INTENTIONAL SELF-INFLICTED INJURY, ATTEMPTED SUICIDE, AND/OR SUICIDE; (3) ABUSE OF ALCOHOL;

(3) ABUSE OF ALCOHOL;
(4) USE OF ANY PROHIBITED SUBSTANCE OR CONTROLLED SUBSTANCE;
(5) ABUSE OF OR ADDICTION TO PRESCRIPTION DRUGS;
(6) CONDUCT OCCURRING DURING A COMMISSION OF ANY FELONY FOR WHICH THE PLAYER IS CONVICTED (INCLUDING BY A PLEA OF GUILTY, NO CONTEST, OR NOLO

CONTENDERE);

(7) PARTICIPATION IN ANY RIOT, INSURRECTION, OR WAR OR OTHER MILITARY

(8) FAILURE TO COMPLY WITH THE REQUIREMENTS OF PARAGRAPHS 7(D) -(I) OF THIS CONTRACT.

EXHIBIT A A- 35 ADDITIONAL CONDITIONS OR LIMITATIONS :

INITIALED:

A-36 EXHIBIT A
UNIFORM PLAYER CONTRACT
EXHIBIT 3 — PRIOR INJURY EXCLUSION
PLAYER:
TEAM:
DATE:
THE PLAYER'S RIGHT TO RECEIVE HIS COMPENSATION AS SET FORTH IN
PARAGRAPHS 7(C), 16(A)(III), 16(B) OF THIS CONTRACT, OR OTHERWISE IS LIMITED OR
ELIMINATED WITH RESPECT TO THE FOLLOWING REINJURY OF THE INJURY OR AGGRAVATION
OF THE CONDITION SET FORTH BELOW:
DESCRIBE INJURY OR CONDITION:

DESCRIBE THE EXTENT TO WHICH LIABILITY FOR COMPENSATION IS LIMITED OR ELIMINATED:

INITIALED:

EXHIBIT A A- 37
UNIFORM PLAYER CONTRACT
EXHIBIT 4 — TRADE PAYMENTS
PLAYER:
TEAM:
DATE:
IN THE EVENT THIS CONTRACT IS TRADED BY THE TEAM EXECUTING THE CONTRACT
TO ANOTHER NBA TEAM, THE PLAYER SHALL BE ENTITLED TO RECEIVE FROM THE
ASSIGNOR TEAM, WITHIN THIRTY (30) DAYS OF THE DATE OF SUCH TRADE, THE FOLLOWING
PAYMENT:

INITIALED:

A-38 EXHIBIT A
UNIFORM PLAYER CONTRACT
EXHIBIT 5 — OTHER ACTIVITIES
PLAYER:
TEAM:
DATE:
NOTWITHSTANDING THE PROVISIONS OF P ARAGRAPH 12 OF THIS CONTRACT, THE
PLAYER AND THE TEAM AGREE THAT THE PLAYER NEED NOT OBTAIN THE CONSENT OF
THE TEAM IN ORDER TO ENGAGE IN THE ACTIVITIES SET FORTH BELOW:

INITIALED:

EXHIBIT A A- 39

UNIFORM PLAYER CONTRACT
EXHIBIT 6 — PHYSICAL EXAM
PLAYER:
TEAM:

DATE:
THE PLAYER AND THE TEAM AGREE THAT THIS CONTRACT WILL BE INVALID AND OF
NO FORCE AND EFFECT UNLESS THE PLAYER PASSES, IN THE SOLE DISCRETION OF THE
TEAM, EXERCISED IN GOOD FAITH, IN CONSULTATION WITH ONE OR MORE OF THE
TEAM, EXERCISED IN GOOD FAITH, IN CONSULTATION WITH ONE OR MORE OF THE
TEAM'S PHYSICIANS, A PHYSICAL EXAMINATION IN ACCORDANCE WITH ARTICLE II,
SECTION 13(H) OF THE CBA THAT IS (I) CONDUCTED WITHIN THREE (3) BUSINESS DAYS
OF THE EXECUTION OF THIS CONTRACT, AND (II) THE RESULTS OF WHICH ARE REPORTED
BY THE TEAM TO THE PLAYER WITHIN SIX (6) BUSINESS DAYS OF THE EXECUTION OF
THIS CONTRACT. THE PLAYER AGREES TO SUPPLY COMPLETE AND TRUTHFUL INFORMATION IN CONNECTION WITH ANY SUCH EXAMINATIONS.

INITIALED:

A-40 EXHIBIT A UNIFORM PLAYER CONTRACT EXHIBIT 7 — SUBSTITUTION FOR UPC PARAGRAPH 7(B) PLAYER: TEAM:

PARAGRAPH 7(B) IS HEREBY DELETED AND THE FOLLOWING SHALL BE SUBSTITUTED IN

PLACE AND INSTEAD THEREOF:

"7. (B) THE PLAYER AGREES, NOTWITHSTANDING ANY OTHER PROVISION OF THIS
CONTRACT, THAT HE WILL TO THE BEST OF HIS ABILITY MAINTAIN HIMSELF IN PHYSICAL

CONDITION SUFFICIENT TO PLAY SKILLED BASKETBALL AT ALL TIMES. IF THE PLAYER, IN THE REASONABLE J UDGMENT OF THE PHYSICIAN DESIGNATED FOR THAT PURPOSE BY THE

THE REASONABLE J UDGMENT OF THE PHYSICIAN DESIGNATED FOR THAT PURPOSE BY THE
TEAM, IS NOT IN GOOD PHYSICAL CONDITION AT THE DATE OF HIS FIRST SCHEDULED GAME FOR THE TEAM, OR IF, AT THE BEGINNING OF OR DURING ANY SEASON, HE FAILS
TO REMAIN IN GOOD PHYSICAL CONDITION, IN EIT HER EVENT SO AS TO RENDER THE
PLAYER UNFIT IN THE REASONABLE JUDGMENT OF SAID PHYSICIAN TO PLAY SKILLED BASKETBALL, THE TEAM SHALL HAVE THE RIGHT TO SUSPEND THE PLAYER FOR SUCCESSIVE
ONE-WEEK PERIODS UNTIL THE PLAYER, IN THE REASONABLE JUDGMENT OF THE TEAM "S
PHYSICIAN, IS IN GOOD PHYSICAL CONDITION; PROVIDED, HOWEVER, THAT AT THE END
OF EACH SUCH ONE -WEEK PERIOD OF SUSPENSION, IF THE TEAM NOTIFIES THE PLAYER,
ORALLY OR IN WRITING, THAT IN ITS REASONABLE JUDGMENT IT BELLEVES THE PLAYER IS STILL NOT IN GOOD PHYSICAL CONDITION, AND IF THE PLAYER SO REQUESTS, THEN THE
PLAYER SYMMINED BY A PHYSICIAN OR PHYSICIAN DESIGNATED FOR SUICH

ORALLY OR IN WRITING, THAT IN ITS REASONABLE JUDGMENT IT BELIEVES THE PLAYER IS STILL NOT IN GOOD PHYSICAL CONDITION, AND IF THE PLAYER SO REQUESTS, THEN THE PLAYER SHALL BE EXAMINED BY A PHYSICIAN OR PHYSICIANS DESIGNATED FOR SUCH PURPOSE BY THE PRESIDENT, OR ANY VICE PRESIDENT IF THE PRESIDENT IS NOT AVAILABLE, OF THE AMERICAN SOCIETY OF ORTHOPEDIC PH YSICIANS, OR EQUIVALENT ORGANIZATION (THE "REVIEWING PHYSICIAN"), WHOSE SOLE JUDGMENT CONCERNING THE PHYSICAL CONDITION OF THE PLAYER TO PLAY SKILLED BASKETBALL SHALL BE BINDING UPON THE TEAM AND THE PLAYER FOR PURPOSES OF THIS P ARAGRAPH. THE SUSPENSION OF THE PLAYER SHALL BE TERMINATED PROMPTLY UPON THE FAILURE OF THE TEAM TO GIVE THE PLAYER THE NOTICE REQUIRED AT THE END OF THE ONE -WEEK PERIOD OR UPON THE FINDING OF SAID REVIEWING PHYSICIAN THAT THE PLAYER IS IN PHYSICAL CONDITION SUFFICIENT TO PLAY SKIL LED BASKETBALL. IN THE EVENT OF A SUSPENSION PERMITTED HEREUNDER, THE COMPENSATION (EXCLUDING ANY SIGNING BONUS OR INCENTIVE COMPENSATION) PAYABLE TO THE PLAYER FOR ANY SEASON DURING SUCH SUSPENSION SHALL BE REDUCED IN THE SAME PROPORTION AS THE

EXHIBIT A A- 41
LENGTH OF THE PERIOD OF DISABILITY SO DETERMINED BEARS TO THE LENGTH OF THE SEASON. NOTHING IN THIS P ARAGRAPH 7(B) SHALL AUTHORIZE THE TEAM TO SUSPEND THE PLAYER SOLELY BECAUSE THE PLAYER IS INJURED OR ILL."

INITIALED:

A-42 EXHIBIT A

UNIFORM PLAYER CONTRACT
EXHIBIT 8 — SIGN AND TRADE
PLAYER:
TEAM:
DATE:
THE PLAYER AND THE TEAM AGREE THAT THIS [CONTRACT] [AMENDMENT] WILL BE
INVALID AND OF NO FORCE AND EFFECT UNLESS THE [CONTRACT] [AMENDMENT] IS
TRADED TO THE [ASSIGNEE TEAM] WITHIN FORTY -EIGHT (48) HOURS OF ITS EXECUTION,
AND ALL CONDITIONS TO SUCH TRADE ARE ULTIMATELY SATISFIED.

INITIALED:

EXHIBIT A A- 43
UNIFORM PLAYER CONTRACT
EXHIBIT 9 — ONE -SEASON, NON- GUARANTEED TRAINING CAMP
CONTRACTS
PLAYER:
TEAM:
DATE:
THE PLAYER'S RIGHT TO RECEIVE ANY COMPENSATION UNDER THIS

DATE:
THE PLAYER'S RIGHT TO RECEIVE ANY COMPENSATION UNDER THIS CONTRACT
(OTHER THAN COMPENSATION IN ACCORDANCE WITH P ARAGRAPH 3(B) AND/OR
EXHIBIT 10 IF SUCH EXHIBIT IS CONTAINED IN THIS CONTRACT) IS ELIMINATED IN THE
EVENT THE CONTRACT IS TERMINATED PRIOR TO THE FIRST DAY OF THE REGULAR SEASON
COVERED BY THE CONTRACT; PROVIDED, HOWEVER, THAT IF THE PLAYER IS INJURED AS
A DIRECT RESULT OF PLAYING FOR THE TEAM AND, ACCORDINGLY, WOULD HAVE BEEN
ENTITLED (BUT FOR THIS EXHIBIT 9) TO COMPENSATION PURSUANT TO
PARAGRAPH S 7(C), 16(A)(III), 16(B), OR OTHERWISE, THE TEAM'S SOLE LIABILITY (OTHER
THAN COMPENSATION IN ACCORDANCE WITH P ARAGRAPH 3(B) AND/OR EXHIBIT 10 IF
SUCH EXHIBIT IS CONTAINED IN THIS CONTRACT)SHALL BE TO PAY THE PLAYER \$15,000
UPON TERMINATION OF THE PLAYER 'S CONTRACT.

INITIALED:

A-44 EXHIBIT A UNIFORM PLAYER CONTRACT EXHIBIT 10 — NBAGL BONUS AND TWO -WAY PLAYER CONVERSION PLAYER: TEAM:

BONUS AMOUNT*: NRAGI AFFILIATE:

CONVERSION PROTECTION AMOUNT: DATF:

CONTRACT TERMINATION/NBAGL: IN THE EVENT THIS CONTRACT IS

CONTRACT TERMINATION/NBAGL: IN THE EVENT THIS CONTRACT IS
TERMINATED BY THE TEAM IN ACCORDANCE WITH THE NBA WAIVER PROCEDURE PRIOR
TO THE FIRST DAY OF THE NBA REGULAR SEASON, THE PLAYER SHALL BE ENTITLED TO
RECEIVE FROM THE TEAM THE BONUS AMOUNT (IF APPLICABLE) PROVIDED ABOVE,
PROVIDED THAT THE PLAYER (A) SIGNS WITH THE NBAGL PRIOR TO THE DEADLINE SET
BY THE NBAGL FOR NBAGL TEAMS TO DESIGNATE AFFILIATE PLAYERS, (B) IS INITIALLY ASSIGNED BY THE NBAGL TO THE NBAGL AFFILIATE LISTED ABOVE (OR THE
NBAGL AFFILIATE OF ANY TEAM THAT ACQUIRE S THE CONTRACT, IF APPLICABLE) AND
TIMELY REPORTS TO SUCH AFFILIATE, (C) DOES NOT LEAVE THE NBAGL (E.G., BY BUYING
OUT HIS CONTRACT WITH THE NBAGL AND SIGNING A CONTRACT WITH AN
INTERNATIONAL TEAM) PRIOR TO PROVIDING SIXTY (60) CONSECUTIVE DAYS OF SERVICE
DURING THE NBAGL SEASON (THE "60 - DAY SERVICE PERIOD") PROVIDED THAT IN

INTERNATIONAL TEAM) PRIOR TO PROVIDING SIXTY (60) CONSECUTIVE DAYS OF SERVICE
DURING THE NBAGL SEASON (THE "60 -DAY SERVICE PERIOD"), PROVIDED THAT, IN
THE EVENT THE PLAYER IS SIGNED TO ONE OR MORE CONTRACT(S) BY THE TEAM PRIOR TO COMPLETING THE 60 -DAY SERVICE PERIOD, THE PLAYER SHALL STILL SATISFY THIS
CLAUSE (C) IF HE TIMELY RETURN S TO THE TEAM'S NBAGL AFFILIATE UPON THE
COMPLETION OR TERMINATION OF SUCH CONTRACT(S) AND COMPLETES THE
OUTSTANDING PORTION OF THE 60 -DAY SERVICE PERIOD, WITH SUCH BONUS PAYABLE
(IF APPLICABLE) WITHIN THIRTY(30) DAYS OF SATISFYING THE ABOVE CRITERIA. FO R
CLARITY, A PLAYER WILL NOT SATISFY CLAUSE (C) IF AT ANY TIME PRIOR TO COMPLETING
THE 60 -DAY SERVICE PERIOD HE SIGNS A CONTRACT WITH A PROFESSIONAL BASKETBALL
TEAM OTHER THAN THE TEAM. IN THE EVENT THE PLAYER FAILS TO SATISFY CLAUSE (C) BECAUSE HIS CONTR ACT WITH THE NBAGL IS TERMINATED AS A RESULT OF AN INJURY
POSSILL TIME DIPORTLY FROM HIS DIAYING FOR THE TEAM'S RAPICL ASSILLATE SUCH BLOVED SHALL NONETHELESS BE ENTITLED TO DECEME FROM THE TEAM THE PROVILS RESULTING DIRECTLY FROM HIS PLAYING FOR THE TEAM'S NBAGL AFFILIATE, SUCH PLAYER SHALL NONETHELESS BE ENTITLED TO RECEIVE FROM THE TEAM THE BONUS AMOUNT.

EXHIBIT A A-45
CONTRACT TERMINATION DURING REGULAR SEASON: IF THIS CONTRACT IS NOT
TERMINATED BY THE TEAM IN ACCORDANCE WITH THE MBA WAIVER PROCEDURE PRIOR
TO THE FIRST DAY OF THE NBA REGULAR SEASON, NOTWITHSTANDING THE ABSENCE OF
AN EXHIBIT 2, THE CONTRACT SHALL BE PROTECTED FOR LACK OF SKILL AND INJURY OR
ILLNES 5 AT AN AMOUNT EQUAL TO THE CONVERSION PROTECTION AMOUNT IN THIS
EXHIBIT 10.
TWO—WAY PLAYER CONVERSION OPTION: TEAM SHALL HAVE THE OPTION TO
CONVERT THIS CONTRACT OA TWO—WAY CONTRACT ("TWO—WAY PLAYER
CONVERSION OPTION"): PROVIDED, HOWEVER, THAT (a) SUCH OPTION MUST BE
EXERCISED PRIOR TO THE HISTS DAY OF THE NBA REGULAR SEASON, AND (B) MAY NOT BE EXERCISED IF IT WOULD RESULT IN A VIOLATION OF ARTICLE X, SECTION 4(D) OF THE
CBA. TEAM'S TWO—WAY PLAYER CONVERSION OPTION MAY BE EXERCISED BY
PROVIDING WRITTEN NOTICE TO PLAYER THAT IS EITHER PERSONALLY DELIVERED TO PLAYER
OR HIS REPRESENTATIVE OR SENT BY EMAIL OR PRE -PAID CERTIFIED, REGISTERED, OR
OVERNIGHT MAIL. TO THE LAST KNOWN ADDRESS OF PLAYER OR HIS REPRESENTATIVE WITH A COPY TO THE PLAYERS ASSOCIATION AND THE NBA. IF TEAM EXERCISES THE
TWO—WAY PLAYER CONVERSION OPTION, THIS CONTRACT'S EXHIBIT 1A WILL
IMMEDIATELY BECOME NULL AND VOID AND OF NO FURTHER FORCE OR EFFECT AND THE
PLAYER'S COMPENSATION SHALL BE EQUAL TO THE TWO—WAY PLAYER SALGARY
APPLICABLE FOR S UCH SEASON. FURTHER, UPON CONVERSION, THE PLAYER'S RIGHT TO
THE BONUSAMOUNT (IF APPLICABLE) SET FORTH ABOVE PURSUANT TO THIS EXHIBIT 10
WILL BE RESCINDED AND THE PLAYER'S CONTRACT, NOTWITHSTANDING THE ABSENCE OF
AN EXHIBIT 2, SHALL BE PROTECTED FOR LACK OF SKILL AND INJURY OR ILLINESS AT AN
AMOUNT EQUAL TO THE CONVERSION OPTION: IN THE EVENT THE
WO—WAY PLAYER CONVERSION OPTION IN THE SOUTHAGT. TO THIS EXHIBIT 10. ALL
THEREAFTER HAVE THE OPTION TO CONVERT THE CONTRACT TO A STANDARD NBA CONTRACT CONVERSION OPTION! IN THE EVENT THE
WO—WAY PLAYER CO OVERSION OPTION WAY BE EXERCISED BY THE TEAM, THE MISTANDIAN ORD CONTRACT CONVERSION OPTION. THE CONTRACT TO A STANDARD NBA CONTRACT CONVERSION OPTION. THE

A-46 EXHIBIT A
SALARY FOR SUCH SEASON BEGINNING ON THE DATE SUCH OPTION IS EXERCISED, AND
ALL OTHER TERMS AND CONDITIONS OF THIS CONTRACT, INCLUDING THE BASE
COMPENSATION PROTECTION SET FORTH IN THIS EXHIBIT 10, SHALL REMAIN APPLICABLE.
*BONUS AMOUNT MUST BE EQUAL TO THE CONVERSION PROTECTION AMOUNT AND MAY ONLY BE INCLUDED IF TEAM HAS AN NBAGL AFFILIATE.

INITIALED:

EXHIBIT B B-1 EXHIBIT B

BASELINE ROOKIE SALARY SCALE (\$000'S)
PICK 1ST YEAR
SALARY 2ND YEAR
SALARY 3RD YEAR
OPTION
SALARY 4TH YEAR
OPTION:
PERCENTAGE
INCREASE
OVER 3RD
YEAR SALARY QUALIFYING
OFFER:
PERCENTAGE
INCREASE
OVER 4TH
YEAR SALARY

19,212,600 9,673,400 10,134,000 26.1% 40.0% 28,242,700 8,655,000 9,067,200 26.2% 40.5% 37,402,200 7,772,100 8,142,400 26.4% 41.2% 46,673,700 7,007,500 7,341,300 26.5% 41.9% 56,043,500 6,345,400 6,647,700 26.7% 42.6% 65,489,000 5,763,400 6,038,100 26.8% 43.4% 75,010,800 5,261,500 5,511,800 27.0% 44.1% 84,590,500 4,820,100 5,049,600 27.2% 44.8% 94,219,600 4,430,800 4,641,700 27.4% 45.5% 10,4,008,600 4,209,000 4,409,300 27.5% 46.2% 11,3,808,200 3,998,700 4,189,200 32.7% 46.9% 12,3,617,900 3,798,900 3,979,800 37.8% 47.6% 12,3,617,900 3,798,900 3,979,800 37.8% 47.6% 12,3615,900 3,909,80,309,400 3,24% 49.8% 14,2,655,300 3,428,500 3,411,900 53.3% 49.8% 16,2,946,800 3,094,100 3,241,600 53.4% 50.5% 12,246,800 3,094,100 3,241,600 53.4% 50.5% 12,243,000 2,559,900 2,681,600 54.2% 53.3% 21,2,340,500 2,457,600 2,773,700 59.3% 51.6% 51.2% 12,340,500 2,457,600 2,574,700 59.3% 54.1% 22,247,000 2,359,300 2,471,600 64.5% 54.8% 22,247,000 2,265,200 2,372,700 69.7% 55.5% 24,2,071,000 2,174,500 2,278,100 74.9% 56.2% 25,1987,900 2,081,200 2,081,200 80.3% 57.6% 27,1,866,600 1,960,000 2,053,500 80.4% 58.3% 28,1,855,000 1,948,100 2,040,700 80.5% 69.0% 30,1,828,300 1,919,600 2,011,300 80.5% 60.0% 30,1,828,300 1,919,600 2,011,300 80.5% 60.0% 30,1,828,300 1,919,600 2,011,300 80.5% 60.0% 30,1,828,300 1,919,600 2,011,300 80.5% 60.0%

EXHIBIT C C-1 EXHIBIT C

BASELINE MINIMUM ANNUAL SALARY SCALE
YEARS OF
SERVICE YEAR 1 YEAR 2 YEAR 3 YEAR 4 YEAR 5
0 1,017,781
1 1,637,966 1,719,864
2 1,836,090 1,927,896 2,019,699
3 1,902,133 1,997,238 2,092,344 2,187,451
4 1,968,175 2,066,585 2,164,993 2,263,403 2,361,812
5 2,133,278 2,239,943 2,346,606 2,453,270 2,559,934
6 2,298,385 2,413,304 2,528,221 2,643,140 2,758,060
7 2,463,490 2,586,665 2,709,839 2,833,013 2,956,189
8 2,628,597 2,760,026 2,891,458 3,022,889 3,154,319
9 2,641,682 2,773,765 2,905,850 3,037,934 3,170,018
10+ 2,905,851 3,051,144 3,196,438 3,341,730 3,487,023

EXHIBIT D D-1 EXHIBIT D

BRI EXPENSE RATIOS TEAM AND RELATED PARTY EXPENSES, ARTICLE VII, SECTION 1(A)(6)(V) CATEGORY RATIO OF EXPENSES TO REVENUES

UNIFORM EXPENSE CAP 11.1%

LEAGUE EXPENSES, ARTICLE VII, SECTION 1(A)(1)(IX) CATEGORY RATIO OF EXPENSES TO REVENUES

SPONSORSHIPS 19% NBA ENTERTAINMENT 35% INTERNATIONAL TELEVISION 22% SPECIAL EVENTS 100% EXHIBIT E E-1 EXHIBIT E

NOTICE TO VETERAN PLAYERS CONCERNING
SUMMER LEAGUES

1. UNDER THE UNIFORM PLAYER CONTRACT AND THE COLLECTIVE BARGAINING
AGREEMENT BETWEEN THE NBA AND THE PLAYERS ASSOCIATION, THE TEAM CANNOT REQUIRE PLAYERS TO PARTICIPATE IN ANY SUMMER LEAGUE.
2. THE FAILURE OF A PLAYER TO PARTICIPATE IN A SUMMER LEAGUE WILL NOT, BY
ITSELF, PREJUDICE OR DISADVANTAGE SUCH PLAYER IN HIS TEAM STANDING OR
RELATIONSHIP.
3. THE THAN DESERVES THE RIGHT TO DETERMINE HOW MANY AND WHICH IN ANY ENDOLL IN ANY SUMMER LEAGUE.

RELATIONSHIP.

3. THE TEAM RESERVES THE RIGHT TO DETERMINE HOW MANY AND WHICH PLAYERS IT MAY ENROLL IN ANY SUMMER LEAGUE.

WE WOULD APPRECIATE YOUR SIGNING IN THE SPACE PROVIDED BELOW TO

ACKNOWLEDGE THAT YOU HAVE FREELY CHOSEN TO PARTICIPATE IN SUMMER LEAGUE PLAY ON A VOLUNTARY BASIS DURING THE SUMMER OF ___.

AGREED TO AND ACCEPTED:

(NAME OF PLAYER)

(DATE)

EXHIBIT F F-1 EXHIBIT F

JOINT NBA/NEPA POLICY ON DOMESTIC
VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE
THROUGH THIS POLICY, THE NATIONAL BASKETBALL ASSOCIATION ("NBA") AND
THE NATIONAL BASKETBALL PLAYERS ASSOCIATION ("NBPA") (COLLECTIVELY, "THE
PARTIES") HAVE AGREED TO WORK TOGETHER TO ADDRESS DOMESTIC VIOLENCE, SEXUAL
ASSAULT, AND CHILD ABUSE IN THE NBA.
COVERED BEHAVIOR
ACTS THAT CONSTITUTE DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE ARE
PROHIBITED AT ALL TIMES AND REGARDLESS OF WHERE THEY OCCUR.
FOR PURPOSES OF THIS POLICY, "DOMESTIC VIOLENCE" INCLUDES, BUT IS NOT
LIMITED TO, ANY ACTUAL OR ATTEMPTED VIOLENT ACT THAT IS COMMITTED BY ONE PARTY IN AN INTIMATE OR FAMILY RELATIONSHIP AGAINST ANOTHER PARTY IN THAT
RELATIONSHIP. SUCH AN ACT MAY INCLUDE PHYSICAL ASSAULT OR BATTERY, SEXUAL
ASSAULT, STALKING, HARASSMENT, OR OTHER FORMS OF PHYSICAL OR PSYCHOLOGICAL
ABUSE. IT MAY ALSO INCLUDE BEHAVIOR THAT INTIMIDATES, MANIPULATES,
HUMILLATES, ISOLATES, FRIGHTENS, TERRORIZES, COERCES, THREATENS, INJURES, OR PLACES
ANOTHER PERSON IN FEAR OF BODILY HARM. DOMESTIC VIOLENCE CAN BE
PERPETRATED BY CURRENT OR FORMER SPOUSES, CURRENT OR FORMER DOMESTIC OR SAME SEX PARTNERS, PERSONS WHO ARE LIVING TOGETHER OR HAVE COHABITATED,
PERSONS WITH CHILDREN IN COMMON, PERSONS WHO HAVE OR HAD AN INTIMATE OR
DATING RELATIONSHIP, AND FAMILY MEMBERS. DOMESTIC VIOLENCE CAN BE
ACT OR A PATTERN OF BEHAVIOR IN A RELATIONSHIP.
FOR PURPOSES OF THIS POLICY, "SEXUAL ASSAULT" INCLUDES, BUT IS NOT LIMITED
TO, ANY ACTUAL OR ATTEMPTED SEXUAL CONTACT OR ACT TO W HICH ONE PARTY HAS NOT
CONSENTED. LACK OF CONSENT IS ALSO DEEMED TO EXIST WHEN A PERSON USES OR THREATENS THE USE OF FORCE, HARASSMENT, OR ANY OTHER FORM OF COERCION AGAINST
INCAPABLE OF GIVING CONSENT, AS A RESULT OF DISABILITY, INCAPACITATION,
INTOXICATION, OR OTHERWISE.
FOR PURPOSES OF THIS POLICY, "CHILD ABUSE" INCLUDES, BUT IS NOT LIMITED TO,

ANY ACT OR FAILURE TO ACT BY A PARENT, CAREGIVER, OR ADULT THAT RESULTS IN DEATH,

F-2 EXHIBIT F SERIOUS PHYSICAL OR EMOTIONAL HARM, OR SEXUAL OR OTHER EXPLOITATION OF A CHILD. CHILD ABUSE ALSO INCLUDES BEHAVIOR THAT POSES AN IMMINENT RISK OF SUCH HARM TO A CHILD. POLICY COMMITTEE THE PARTIES SHALL ESTABLISH A JOINT COMMITTEE TO PROVIDE EDUCATION,

THE PARTIES SHALL ESTABLISH A JOINT COMMITTEE TO PROVIDE EDUCATION, SUPPORT, T REATMENT, REFERRALS, COUNSELING, AND OTHER RESOURCES FOR PLAYERS, THEIR FAMILY MEMBERS, AND OTHERS AT RISK (THE "POLICY COMMITTEE"). THE POLICY COMMITTEE WILL BE COMPRISED OF TWO REPRESENTATIVES FROM THE NBA AND TWO REPRESENTATIVES FROM THE NBPA (THE "PARTY REPRESENTATIVES"), AS WELL AS THREE INDEPENDENT EXPERTS WITH EXPERIENCE IN DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND/OR CHILD ABUSE (THE "EXPERT REPRESENTATIVES"). ALL

SEXUAL ASSAULT, AND/OR CHILD ABUSE (THE "EXPERT REPRESENTATIVES"). ALL

DECISIONS OF THE POLICY COMMITTEE SHALL BE MADE BY A MAJORITY VOTE, UNLESS

OTHERWISE ST ATED IN THIS POLICY, AND SHALL BE FINAL, BINDING, AND UNAPPEALABLE.

THE PARTY REPRESENTATIVES SHALL JOINTLY SELECT THE THREE EXPERT

REPRESENTATIVES TO SERVE ON THE POLICY COMMITTEE WITHIN 60 DAYS OF THE

ISSUANCE OF THIS POLICY. THERE SHALL BE AT LEAST ONE EXPERT REPRESENTATIVE ON

THE POLICY COMMITTEE AT ALL TIMES WITH SPECIFIC EXPERTISE IN EACH OF THE THREE SUBJECT AREAS (I.E., DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD ABUSE). THE

EXPERT REPRESENTATIVES WILL EACH SERVE FOR THE DURATION OF THIS POLICY; PROVIDED, HOWEVER, THAT EITHER THE NBA OR THE NBPA MAY DISCHARGE ANY OF

THEM ON AN ANNUAL RASIS BY SERVING WINTERN NOTICE LIDON THE EXPERT.

EXPERT REPRESENTATIVES WILL EACH SERVE FOR THE DURATION OF THIS POLICY; PROVIDED, HOWEVER, THAT EITHER THE NBA OR THE NBPA MAY DISCHARGE ANY OF THEM ON AN ANNUAL BASIS BY SERVING WRITTEN NOTICE UPON THE EXPERT REPRESENTATIVE(S) AND UPON THE OTHER PARTY WITHIN 60 DAYS OF THE ANNIVERSARY OF THE APPOINTMENT OF SUCH PERSON. IF AN EXPERT REPRESENTATIVE IS DISCHARGED, THE PARTY REPRESENTATIVES SHALL JOINTLY SELECT A SUCCESSOR EXPERT REPRESENTATIVE WITHIN 30 DAYS OF THE NOTICE OF DISCHARGE. IN THE EVENT THAT THE PARTY REPRESENTATIVES ARE UNABLE TO AGREE UPON AND JOINTLY SELECT ANY OR ALL OF THE EXPERT REPRESENTATIVES WITHIN 60 DAYS OF THE ISSUANCE OF THIS POLICY OR WITHIN 30 DAYS OF THE NOTICE OF ANY DISCHARGE OF AN EXPERT REPRESENTATIVE, THE FOLLOWING PROCESS WILL BE IMPLEMENTED. WITHIN FIVE DAYS FOLLOWING THE DEADLINE TO SELECT THE EXPERT REPRESENTATIVE(S), THE PARTY REPRESENTATIVES SHALL EXCHANGE OF SUCH LISTS. THE PARTY

WITHIN FIVE DAYS FOLLOWING THE EXCHANGE OF SUCH LISTS, THE PARTY
REPRESENTATIVES SHALL JOINTLY SELECT FROM THAT GROUP OF INDIVIDUALS THE EXPERT

REPRESENTATIVE(S) NEEDED TO SERVE ON THE POLICY COMMITTEE. IF THEY ARE

EXHIBIT F F-3
UNABLE TO DO SO, THEN, WITHIN AN ADDITIONAL THREE -DAY PERIOD, THE PARTY
REPRESENTATIVES SHALL ENGAGE IN A PROCESS OF ALTE RNATIVELY STRIKING NAMES
FROM THE LISTS UNTIL ONE NAME REMAINS FOR EACH OPEN POSITION, AND SUCH
PERSON(S) SHALL BE APPOINTED AS THE EXPERT REPRESENTATIVE(S).

TRAINING AND EDUCATION

THE PARTIES SEEK TO PREVENT INCIDENTS OF DOMESTIC VIOLENCE, SEXUAL ASSAULT,

AND CHILD ABUSE FROM OCCURRING THROUGH EDUCATIONAL PROGRAMS AND AWARENESS TRAINING.

THE POLICY COMMITTEE WILL IMPLEMENT AND OVERSEE ALL TRAINING AND EDUCATIONAL PROGRAMS FOR NBA PLAYERS THAT ADDRESS ISSUES OF DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND CHILD A BUSE, AND SHALL MAKE ALL DETERMINATIONS RELATED THERETO INCLUDING, BUT NOT LIMITED TO, THE STAFFING, CONTENT, FORMAT, AND FREQUENCY OF SUCH PROGRAMS. THE POLICY COMMITTEE WILL ANNUALLY REVIEW SUCH PROGRAMS TO ENSURE THAT THEY ARE EFFECTIVE AND THAT THE CO NTENT

IS APPROPRIATE, THOROUGH, AND PROPERLY COMMUNICATED TO THE PLAYERS HOTLINE

WITHIN 60 DAYS OF THE ISSUANCE OF THIS POLICY, THE PARTIES SHALL JOINTLY SELECT A SERVICE PROVIDER TO SUPPORT A 24 -HOUR, CONFIDENTIAL HOTLINE THAT CAN BE USED BY PLAYERS, THE IR FAMILIES, AND OTHER VICTIMS OF DOMESTIC VIOLENCE, SEXUAL

BY PLAYERS, THE IR FAMILIES, AND OTHER VICTIMS OF DOMESTIC VIOLENCE, SEXUAL
ASSAULT, AND CHILD ABUSE AS DEFINED BY THIS POLICY TO SEEK ASSISTANCE AND
REFERRALS (THE "SERVICE PROVIDER").

IF THE PARTIES ARE UNABLE TO DO SO, THEN, WITHIN FIVE DAYS FOLLOWING THE
DEADLINE TO S ELECT THE SERVICE PROVIDER, THEY SHALL EXCHANGE LISTS CONTAINING
THE NAMES, QUALIFICATIONS, AND COST OF THREE PROPOSED SERVICE PROVIDERS. WITHIN FIVE DAYS FOLLOWING THE EXCHANGE OF SUCH LISTS, THE PARTIES SHALL JOINTLY
SELECT THE SERVICE PROVIDER. IF THE PARTIES ARE UNABLE TO DO SO, THEN, WITHIN
AN ADDITIONAL THREE -DAY PERIOD, THEY SHALL ENGAGE IN A PROCESS OF ALTERNATIVELY

STRIKING NAMES FROM THE LISTS UNTIL ONE NAME REMAINS, AND SUCH ORGANIZATION SHALL BE APPOINTED AS THE SERVICE PROVIDER.

F-4 EXHIBIT F TREATMENT AND INTERVENTION 1. GENERAL

THE NBA OR THE NBPA MAY REFER A PLAYER TO THE POLICY COMMITTEE IN ANY OF THE FOLLOWING CIRCUMSTANCES:

A. AS PART OF A DISCIPLINARY DETERMINATION OF THE COMMISSIONER FOR CONDUCT IN VIOLATION OF THIS POLICY; OR B. AFTER A PLAYER IS C RIMINALLY CONVICTED OF AN OFFENSE THAT INVOLVES

CONDUCT IN VIOLATION OF THIS POLICY.
THE POLICY COMMITTEE WILL ALSO BE AVAILABLE AS A RESOURCE TO ANY PLAYER

WHO VOLUNTARILY SEEKS ASSISTANCE.
ONCE A PLAYER HAS BEEN REFERRED TO THE POLICY COMMITTEE, AN EXPER T

ONCE A PLAYER HAS BEEN REFERRED TO THE POLICY COMMITTEE, AN EXPER T
SELECTED BY THE POLICY COMMITTEE WILL CONDUCT AN INITIAL EVALUATION OF THE PLAYER AS SOON AS IS PRACTICABLE. FOLLOWING SUCH EVALUATION, THE POLICY
COMMITTEE WILL DEVELOP A TREATMENT AND ACCOUNTABILITY PLAN ("TAP") FOR
THE PLAYER, AS MAY BE APPROPRIATE. AS PART OF THE TAP, THE POLICY COMMITTEE
MAY REQUIRE THAT THE PLAYER SUBMIT TO PSYCHOLOGICAL OR OTHER EVALUATIONS AND/OR ATTEND COUNSELING SESSIONS WITH A LICENSED PROFESSIONAL, AND TAKE
OTHER STEPS THAT IT DEEMS NECESSARY. IN DEVELOPING THE TAP, THE POLICY
COMMITTEE WILL TAKE INTO ACCOUNT ANY TREATMENT OR COUNSELING THAT THE PLAYER MAY HAVE INITIATED ON HIS OWN OR PURSUANT TO A CRIMINAL RESOLUTION OF ANY
CHARGES AGAINST HIM.

THE POLICY COMMITTEE WILL OVERSEE THE PLAYER'S COMPLIANCE WITH ANY

TAP, AND SHAL L PROVIDE ADDITIONAL SUPPORT TO THE PLAYER S COMPLIANCE WITH ANY TAP, AND SHAL L PROVIDE ADDITIONAL SUPPORT TO THE PLAYER AS NEEDED. ANY TREATING PROFESSIONALS SHALL PROVIDE REGULAR, WRITTEN STATUS REPORTS TO THE POLICY COMMITTEE THAT DETAIL THE PLAYER'S PROGRESS AND COMPLIANCE WITH THE TAP. THE POLICY COMMITTEE MAY PERIODICALLY RE VISE, MODIFY, EXTEND, OR CLOSE THE TAP ON ITS OWN INITIATIVE, ON THE RECOMMENDATION OF THE PLAYER'S TREATING PROFESSIONAL(S), OR UPON PETITION OF THE PLAYER. ALL INFORMATION RELATED TO A PLAYER'S INVOLVEMENT WITH THE POLICY COMMITTEE SHALL BE KEPT CONFIDE NTIAL.

EXHIBIT F 1-3
THE POLICY COMMITTEE SHALL DETERMINE WHETHER THE PLAYER HAS
SUCCESSFULLY COMPLETED HIS TAP, AND MAY ALSO ISSUE A REVISED TAP AT ANY
TIME. A PLAYER MUST RECEIVE A CERTIFICATION OF COMPLETION FROM THE POLICY
COMMITTEE IN ORDER TO CONCLUDE HIS TREATMENT AND THE OVERSIGHT OF THE

POLICY COMMITTEE.

2. NON-COMPLIANCE

2. NON-COMPLIANCE
PLAYERS ARE REQUIRED TO COMPLY WITH THE DIRECTIVES OF THE POLICY
COMMITTEE, INCLUDING WITH HIS TAP. IF THE POLICY COMMITTEE DETERMINES THAT A PLAYER HAS FAILED TO COMPLY WITHOUT A REAS ONABLE EXPLANATION, IT SHALL
NOTIFY THE NBA. FOR THE FIRST SUCH INSTANCE OF NON- COMPLIANCE, THE NBA
SHALL ISSUE A WARNING TO THE PLAYER. IF SUCH NON- COMPLIANCE CONTINUES FOR
THREE ADDITIONAL DAYS AFTER THE WARNING IS ISSUED, OR FOR THE SECOND OR ANY ADDITIONAL INSTANCES OF NON- COMPLIANCE AS DETERMINED BY THE POLICY
COMMITTEE, THE NBA SHALL FINE THE PLAYER IN THE AMOUNT OF \$10,000 FOR EACH DAY THAT HE FAILS TO COMPLY. SUCH FINES SHALL CONTINUE UNTIL THE PLAYER HAS, IN THE JUDGMENT OF
IF THE POLICY COMMITTEE DETERMINES THAT A PLAYER HAS DEMONSTRATED
SUBSTANTIAL NON- COMPLIANCE, WITHOUT A REASONABLE EXPLANATION, THROUGH A
PATTERN OF BEHAVIOR THAT DEMONSTRATES A MINDFUL DISREGARD FOR HIS TREATMENT RESPONSIBILITIES, IT SHALL NOTIFY THE NBA, WHICH SHALL THEREUPON IMPOSE:
A. A ONE -GAME SUSPENSION FOR THE FIRST INSTANCE OF SUBSTANTIAL
NON-COMPLIANCE: AND

NON-COMPLIANCE; AND B. A SUSPENSION THAT IS AT LEAST ONE GAME LONGER THAN HIS

B. A SUSPENSION THAT IS AT LEAST ONE GAME LONGER THAN HIS IMMEDIATELY -PRECEDING SUSPENSION FOR EACH ADDITIONAL INSTANCE OF SUBSTANTIAL NON- COMPLIANCE AND THAT SHALL CONTINUE UNTIL, IN THE JUDGMENT OF THE POLICY COMMITTEE, THE PLAYER RESUMES FULL COMPLIANCE WITH ITS DIRECTIVES, INCLUDING WITH HIS TAP.

COSTS

ANY AND ALL COSTS OF THE TRAINING, EDUCATION, TREATMENT, INTERVENTION, AND OTHER RESOURCES DESCRIBED ABOVE INCLUDING, BUT NOT LIMITED TO, THE POLICY COMMITTEE, EXPERT REPRESENTATIVES, EDUCATION AND TRAINING PROGRAMS,

HOTLINE, EXPERTS, AND COUNSELORS, WILL BE SHARED EQUALLY BY THE PARTIES (UNLESS

OTHERWI SE COVERED BY THE NBA PLAYERS GROUP HEALTH PLAN OR OTHER INSURANCE PLAN PROVIDED TO NBA PLAYERS). THE NBPA'S SHARE SHALL BE PAID BYTHE NBA AND INCLUDED IN PLAYER BENEFITS UNDER ARTICLE IV, SECTION 6 OF THE CBA. THE NBA'S SHARE WILL BE EXCLUDED FROM THE CALCULATION OF BENEFITS

UNDER THE CBA.
INVESTIGATION OF INCIDENTS

THE NBA WILL GIVE THE NBPA AND THE PLAYER PROMPT NOTICE OF THE COMMENCEMENT OF ANY INVESTIGATION INTO AN ALLEGED VIOLATION OF THIS POLICY.

THE NBA'S INVESTIGATION MAY INCLUDE THE USE OF THIR D PARTY RESOURCES

INCLUDING, BUT NOT LIMITED TO, OUTSIDE LEGAL COUNSEL, OUTSIDE INVESTIGATORS, OR OTHER INDIVIDUALS WITH RELEVANT EXPERIENCE OR EXPERTISE. THE NBA WILL NOTIFY THE NBPA WHEN IT HAS CONCLUDED ITS INVESTIGATION

AND REPORT WHETHER IT BELIEVES A VIOLATION OF THE POLICY HAS OCCURRED.

COOPERATION

EXCEPT IN CIRCUMSTANCES WHERE THE PLAYER HAS A REASONABLE APPREHENSION

EAGLET IN CIRCUMSTANCES WHERE THE PLATER HAS A REASONABLE APPREHENSION
OF CRIMINAL PROSECUTION, PLAYERS SHALL COOPERATE FULLY WITH ANY NBA INVESTIGATION UNDER THIS POLICY. ANY PLAYER INTERVIEWED BY THE NB A AS PART
OF ITS INVESTIGATION IS ENTITLED TO HAVE A REPRESENTATIVE FROM THE NBPA PRESENT DURING THE INTERVIEW, AND THE NBA WILL PROVIDE THE NBPA WITH AT LEAST 48 HOURS' NOTICE BI
FAILING TO COOPERATE IN FULL, OR INTERFERING IN ANY MANNER, WITH AN NBA
INVESTIGATION WILL SUBJECT THE NON-COOPERATIVE INDIVIDUAL TO DISCIPLINE
CONSISTENT WITH THE TERMS OF A STELL BY SECTION 11/14 OF THE ORD.

INVESTIGATION WILL SUBJECT THE NON- COOPERATIVE INDIVIDUAL TO DISCIPLINE
CONSISTENT WITH THE TERMS OF ARTICLE VI, SECTION 11(A) OF THE CBA. IT MAY
CONSTITUTE A VIOLATION OF THIS COOPERATION REQUIREMENT FOR A PLAYER TO ATTEMPT
TO OR ENTER INTO ANY AGREEMENT WITH A WITNESS, VICTIM, OR OTHER PARTY THAT
WOULD DISCOURAGE OR PREVENT THAT INDIVIDUAL FROM COOPERATING WITH AN NBA INVESTIGATION. HOWEVER, THE PLAYER IS UNDER NO OBLIGATION TO DEMAND,
REQUEST, OR OTHERWISE ENCOURAGE ANYONE TO C OOPERATE WITH AN NBA

INVESTIGATION

ADMINISTRATIVE LEAVE

WHILE AN INVESTIGATION IS PENDING, THE COMMISSIONER MAY AT ANY TIME

PLACE THE PLAYER ON ADMINISTRATIVE LEAVE WITH PAY FOR A REASONABLE PERIOD OF TIME. THE PARTIES AGREE THAT ADMINISTRATIVE LEAVE IS NOT INTENDED TO BE

TIME. THE PARTIES AGREE THAT ADMINISTRATIVE LEAVE IS NOT INTENDED TO BE
ROUTINELY APPLIED DURING THE PENDENCY OF EVERY PLAYER INVESTIGATION UNDER
THIS POLICY. INSTEAD, ADMINISTRATIVE LEAVE SHOULD BE APPLIED IN ONLY THOSE
CASES IN WHICH A BALANCING OF ALL RELEVANT FACTORS CLEARLY ESTABLISHES THAT IT IS REASO NABLE TO DO SO UNDER THE TOTALITY OF THE CIRCUMSTANCES.
IN DECIDING WHETHER TO PLACE A PLAYER ON PAID ADMINISTRATIVE LEAVE, THE
COMMISSIONER SHALL CONSIDER AMONG OTHER RELEVANT FACTORS THE FOLLOWING NON-EXHAUSTIVE LIST OF FACTORS:

• THE NATURE AND SEVERITY O F THE ALLEGATION(S), INCLUDING WHETHER A
WEAPON WAS INVOLVED AND WHETHER ANY INJURY WAS SUFFERED BY ANYONE
(INCLUDING THE PLAYER).

(INCLUDING THE PLAYER);

(INCLUDING THE PLAYER);

• WHETHER THE ALLEGATIONS ARE SUPPORTED BY CREDIBLE INFORMATION;

• THE RELATIONSHIP BETWEEN THE PLAYER AND ACCUSER;

• INFORMATION REGARDING THE PLAYER'S HISTORY OF PRIOR SIMILAR CONDUCT, OR LACK THEREOF;

• THE PRIOR CRIMINAL OR DISCIPLINARY HISTORY OF THE PLAYER, OR LACK

THEREOF;
• THE STATUS OF ANY CRIMINAL INVESTIGATION AND/OR PROSECUTION

REGARDING THE ALLEGED INCIDENT, INCLUDING WHETHE R ANY ARRESTS HAVE

BEEN MADE:

THE CHARACTER OF THE PLAYER;
THE PLAYER'S REPUTATION WITHIN THE NBA COMMUNITY;
THE NBA'S PAST PRACTICE REGARDING DISCIPLINE IMPOSED ON A PLAYER

FOR SIMILAR ALLEGATIONS; AND
• THE RISK OF REPUTATIONAL DAMAGE TO THE NBA AND/OR THE PLAYER'S

TEAM

THE NBA WILL GIVE PROMPT NOTICE TO THE NBPA, THE PLAYER'S TEAM, AND

THE PLAYER OF ANY DECISION TO PLACE A PLAYER ON PAID ADMINISTRATIVE LEAVE PURSUANT TO THIS POLICY. THE DECISION TO PLACE THE PLAYER ON PAID ADMINISTRATIVE LEAVE PENDING AN INVESTIGATION SHALL NOT PRECLUDE FURTHER

DISCIPLINARY ACTION BY THE COMMISSIONER AGAINST THE PLAYER IN ACCORDANCE
WITH THE PROVISIONS OF THIS POLICY.
WHILE ON ADMINISTRATIVE LEAVE, THE PLAYER SHALL BE INELIGIBLE TO PLAY IN ANY
OF HIS TEAM'S GAMES. HOWEVER, THE PLAYER WILL CONTINUE TO RECEIVE HIS SALARY AND OTHER WELFARE BENEFITS TO WHICH HE WOULD BE ENTITLED AS AN ACTIVE PLAYER.

THE PLAYER AND THE PLAYER'S TEAM MAY ALSO REQUEST THAT THE PLAYER BE ALLOWED

TO PARTICIPATE IN NON- PUBLIC PRACTICES, WORKOUTS, OR OTHER TEAM ACTIVITIES WITH

THE CONSENT OF THE NBA, WHICH SHALL NOT BE UNREASONABLY WITHHELD.

A PLAYER MAY CHALLENGE THE DECISION TO BE PLACED ON PAID ADMINISTRATIVE

LEAVE UNDER THE GRIEVANCE AND ARBITRATION PROCEDURE OF THE CBA. IN EVALUATING SUCH A CHALLENGE, THE GRIEVANCE ARBITRATOR WILL DETERMINE WHETHER

IT WAS REASONABLE FOR THE COMMISSIONER TO PLACE THE PLAYER ON ADMINISTRATIVE LEAVE. A PLAYER MAY ALSO REQUEST THE GRIEVANCE ARBITRATOR REVIEW THE LENGTH

LEAVE. A PLAYER MAY ALSO REQUEST THE GRIEVANCE ARBITRATOR REVIEW THE LENGTH
OF A PERIOD OF ADMINISTRATIVE LEAVE THAT EXCE EDS SEVEN DAYS. IN SUCH A
PROCEEDING, THE GRIEVANCE ARBITRATOR WILL DETERMINE WHETHER ADMINISTRATIVE LEAVE IN EXCESS OF SEVEN DAYS IS REASONABLE BASED ON THE TOTALITY OF THE
CIRCUMSTANCES. ONCE A PLAYER CHALLENGES THE DECISION TO BE PLACED ON PAID
ADMINI STRATIVE LEAVE, OR THE DURATION OF SUCH LEAVE, THE HEARING BEFORE THE
GRIEVANCE ARBITRATOR MUST TAKE PLACE WITHIN 72 HOURS.

DISCIPLINE

BASED ON A FINDING OF JUST CAUSE, THE COMMISSIONER MAY FINE, SUSPEND,

BASED ON A FINDING OF JUST CAUSE, THE COMMISSIONER MAY FIRE, SUSPEND,
OR DISMISS AND DISQUALIFY FROM ANY FURTHER ASSOCIATION WITH THE NBA AND ITS
TEAMS A PLAYER WHO ENCAGES IN PROHIBITED CONDUCT IN VIOLATION OF THIS POLICY. REPEAT OFFENDERS WILL BE SUBJECT TO ENHANCED DISCIPLINE.
NOTWITHSTANDING THE FOREGOING, AN ADMISSION TO, OR CONVICTION FOR, ANY
OFFENSE THAT INV OLVES CONDUCT THAT VIOLATES THIS POLICY, WHETHER AFTER TRIAL OR
UPON A PLEA OF GUILTY, AS WELL AS ANY PLEA OF NO CONTEST OR NOLO CONTENDERE,

WILL CONCLUSIVELY ESTABLISH A VIOLATION OF THIS POLICY. A VIOLATION BASED ON THIS GROUND, HOWEVER, SHALL IN NO WAY LIMIT OR PREVENT THE NBA FROM CONTINUING TO INVESTIGATE THE INCIDENT. ADDITIONALLY, SUCH ADMISSION, CONVICTION, OR PLEA IS NOT REQUIRED IN ORDER FOR A POLICY VIOLATION TO HAVE OCCURRED. HOWEVER, A PLAYER WHO IS ACQUITTED AFTER TRIAL IN A CRIMINAL

PROCEEDING MAY NOT BE SUBJECT TO DISCIPLINARY PENALTIES UNDER THIS POLICY.

EXHIBIT F F-9
IN CONJUNCTION WITH ANY DISCIPLINE IMPOSED BY THE COMMISSIONER FOR A
VIOLATION OF THIS POLICY, THE NBA MAY ALSO REQUIRE THE PLAYER TO UNDERGO AN
EVALUATION UNDER THE SUPERVISION OF THE POLICY COMMITTEE, TO PARTICIPATE IN
RELEVANT TRAINING, EDUCATION, OR COUNSELING PROGRAMS AS DETERMINED BY THE
POLICY COMMITTEE, AND/OR TO PERFORM COMMUNITY SERVICE. ANY DISCIPLINE
DETERMINED BY THE COMMISSIONER MAY BE REFERRED TO THE PLAYER'S TEAM FOR

IMPOSITION.
PRIOR TO THE DETERMINATION OF ANY DISCIPLINE, THE PARTIES SHALL MEET TO DISCUSS THE MATTER. THIS CONFERENCE SHALL BE CONSIDERED CONFIDENTIAL, AND NO STATEMENTS MADE DURING THE DISCUSSION SHALL BE ADMISSIBLE IN ANY SUBSEQUENT CHALLENGE TO ANY DISCIPLINE IMPOSED ON THE PLAYER.

CHALLENGE TO ANY DISCIP LINE IMPOSED ON THE PLAYER.
THE COMMISSIONER WILL DETERMINE ALL DISCIPLINE UNDER THIS POLICY ON A
CASE-BY-CASE BASIS, UPON CONSIDERATION OF ALL FACTS AND CIRCUMSTANCES,
INCLUDING AGGRAVATING AND MITIGATING FACTORS.
POTENTIAL AGGRAVATING FACTORS INCLUDE, BU T ARE NOT LIMITED TO:
PRIOR ALLEGATIONS OF, OR CONVICTIONS FOR, PROHIBITED CONDUCT;
THE USE OF A WEAPON OR OTHER MEANS OF COERCION;
THE USE OF, OR THREAT TO USE, FORCE OR VIOLENCE;
THE VULNERABILITY OF THE VICTIM;
THE PRESENCE OF A MINOR;
THE NATURE AND EXTENT OF ANY INJURY TO THE VICTIM; AND
A CIVIL VERDICT AGAINST THE PLAYER FOR THE UNDERLYING CONDUCT.
POTENTIAL MITIGATING FACTORS INCLUDE, BUT ARE NOT LIMITED TO:
ACCEPTANCE OF RESPONSIBILITY;

- ACCEPTANCE OF RESPONSIBILITY; EVIDENCE OF SELF -DEFENSE;

- COMPLETE AND TRUTHFUL COOPERATION W ITH THE INVESTIGATION;
 VOLUNTARY PARTICIPATION IN ANY TREATMENT OR COUNSELING PROGRAMS;

- THE PLAYER'S OVERALL GOOD CHARACTER;
 THE PLAYER'S REPUTATION IN THE NBA COMMUNITY; AND
 A CIVIL VERDICT IN FAVOR OF THE PLAYER FOR THE UNDERLYING CONDUCT.

IN CASES WHERE THE COMMISSIONER IMPOSES A SUSPENSION, ANY PERIOD OF TIME THE PLAYER SPENT ON PAID ADMINISTRATIVE LEAVE WILL BE CREDITED TOWARD

THE SUSPENSION PROVIDED THAT THE PLAYER REMITS TO THE LEAGUE THE APPLICABLE PORTION OF SALARY THAT THE PLAYER RECEIVED WHILE ON PAID ADMINISTRATIVE LEAVE. CHALLENGES TO ANY DISCIPLINARY ACTION SHALL BE MADE THROUGH THE GRIEVANCE

ARBITRATION PROCESS OF THE CBA.

CONFIDENTIALITY

THE PARTIES RECOGNIZE THE IMPORTANCE OF CONFIDENTIALITY AND PRIVACY TO THE SUCCESS OF THIS POLICY. ACCORD INGLY, THE PARTIES WILL MAINTAIN CONFIDENTIALITY THROUGHOUT THE INVESTIGATORY, DISCIPLINARY, AND TREATMENT PROCESS, AND WILL TAKE REASONABLE MEASURES TO PROTECT THE INFORMATION

GATHERED PURSUANT TO THIS POLICY, INCLUDING BY ANY OUTSIDE ADVISORS OR EXPERTS. ANY MEDICAL INFORMATION OBTAINED DURING THE INVESTIGATORY,

EXPERTS. ANY MEDICAL INFORMATION OBTAINED DURING THE INVESTIGATORY,
DISCIPLINARY, AND TREATMENT PROCESS WILL BE KEPT CONFIDENTIAL AS REQUIRED BY APPLICABLE LAW.

AT THE SAME TIME, THE PARTIES RECOGNIZE THAT DISCLOSURE OF CERTAIN
INFORMATION MAY BE NECESSARY TO FUR THER THE NBA'S INVESTIGATION OR MAY BE
REQUIRED BY LAW, INCLUDING BY COURT ORDER OR SUBPOENA. ACCORDINGLY, THE PARTIES CANNOT AND DO NOT GUARANTEE THAT COMPLETE CONFIDENTIALITY WILL BE
MAINTAINED. THE PARTIES ALSO RESERVE THE RIGHT TO MAKE NOTIFICATIONS TO LAW
ENFORCEMENT OR OTHER APPROPRIATE AUTHORITIES IF EITHER THE NBA OR THE
NBPA BECOMES AWARE THAT THERE IS A THREAT OF IMMINENT HARM TO ANY
INDIVIDUAL OR IN CASES WHERE THE VICTIM IS A CHILD OR IS EITHER MENTALLY OR
PHYSICALLY INCAPACITATED. ADDITIONAL LY, IN MATTERS WHERE A VIOLATION IS FOUND
AND DISCIPLINE IS IMPOSED, SUCH FINDINGS AND DISCIPLINE MAY BE THE SUBJECT OF
PUBLIC STATEMENTS BY THE NBA AND/OR THE NBPA.

PUBLIC STATEMENTS BY THE NBA AND/OR THE NBPA.

RETALIATION

UNDER THIS POLICY, IT IS PROHIBITED TO RETALIATE, OR THREATEN TO RETALIATE, AGAINST ANY INDIVIDUAL WHO, IN GOOD FAITH, REPORTS A POTENTIAL VIOLATION OF THIS

POLICY OR WHO HONESTLY PARTICIPATES IN AN INVESTIGATION OF SUCH A REPORT. IT DOES NOT MATTER WHETHER THE INVESTIGATION ESTABLISHES THAT A VIOLATION OF THE POLICY OCCURRED, AS L ONG AS THE REPORT OF THE VIOLATION OR PARTICIPATION IN THE

INVESTIGATION IS IN GOOD FAITH. SUCH RETALIATION INCLUDES, BUT IS NOT LIMITED TO,

EXHIBIT F.F. 11
THREATS, INTIMIDATION, HARASSMENT, AND ANY ADVERSE EMPLOYMENT OR OTHER
ACTION, WHETHER EXPRESS OR IMPLIED. ANYONE WHO RETALIATES, OR THREATENS TO
RETALIATE, AGAINST AN INDIVIDUAL WHO REPORTS, OR PARTICIPATES IN AN INVESTIGATION INTO, AN ALLEGED VIOLATION OF THIS POLICY, OR AGAINST ANY VICTIM OR OTHER
WITNESS, WILL BE SUBJECT TO INDEPENDENT DISCIPLINARY ACTION.
AS WIT H ANY COMPLAINT BROUGHT IN BAD FAITH, ANY INDIVIDUAL, INCLUDING
COACHES, GENERAL MANAGERS, OR OTHER TEAM OFFICIALS, WHO REPORTS A VIOLATION
OF THIS POLICY KNOWING SUCH CLAIM IS MALICIOUS, FALSE, OR FUNDAMENTALLY
FRIVOLOUS SHALL BE SUBJECT TO DISCIPLINARY ACTION.
REPORTING

REPORTING
ANYONE WHO IS THE VICTIM OF OR ACTING ON BEHALF OF A VICTIM OF DOMESTIC
VIOLENCE, SEXUAL ASSAULT, OR CHILD ABUSE, AS DEFINED BY THIS POLICY, IS STRONGLY ENCOURAGED TO CALL THE HOTLINE ESTABLISHED UNDER THIS POLICY AS SOON AS
POSSIBLE AFTER THE INCIDENT TO DISCUSS THE AVAILABILITY OF COUNSELING, TREATMENT,
SECURITY, AND OTHER APPROPRIATE RESOURCES.
IF YOU ARE IN IMMEDIATE DANGER OR INVOLVED IN A SITUATION IN WHICH ANOTHER
PERSON IS IN IMMEDIATE DANGER, THE PARTIES RECOMMEND THAT YOU CONTACT 911
OR YOUR LOCAL POLICE DEPARTMENT. SUPPORT AND CRISIS INTERVENTION IS ALSO
AVAILABLE FROM THE NATIONAL DOMESTIC VIOLENCE HOTLINE AT 1 -800-799-SAFE
(7233).

EXHIBIT G G-1 EXHIBIT G

OFFER SHEET

NAME OF PLAYER: DATE:

ADDRESS OF PLAYER AND EMAIL ADDRESS OF PLAYER: NAME OF NEW TEAM:

NAME, ADDRESS AND EMAIL ADDRESS OF PLAYER'S REPRESENTATIVE AUTHORIZED TO ACT FOR PLAYER:

NAME OF ROFR TEAM: ADDRESS OF ROFR TEAM:

ATTACHED HERETO IS AN UNSIGNED PLAYER CONTRACT THAT THE NEW TEAM HAS
OFFERED TO THE PLAYER AND THAT THE PLAYER DESIRES TO ACCEPT. THE ATTACHED
PLAYER CONTRACT SEPARATELY SPECIFIES IN ITS EXHIBITS THOSE PRINCIPAL TERMS THAT
WILL BE INCLUDED IN THE PLAYER CONTRACT WITH THE ROFR TEAM IF THAT TEAM GIVES THE PLAYER A TIMELY FIRST REFUSAL EXERCISE NOTICE.

PLAYER: NEW TEAM: BY BY

EXHIBIT H H-1 EXHIBIT H

FIRST REFUSAL EXERCISE NOTICE

NAME OF PLAYER: DATE:

ADDRESS OF PLAYER:

NAME OF NEW TEAM:

NAME AND ADDRESS OF PLAYER'S REPRESENTATIVE AUTHORIZED TO ACT FOR PLAYER

NAME OF ROFR TEAM:

ADDRESS OF ROFR TEAM:

THE UNDERSIGNED MEMBER OF THE NBA HEREBY EXERCISES ITS RIGHT OF FIRST REFUSAL SO AS TO CREATE A BINDING AGREEMENT WITH THE PLAYER CONTAINING THE PRINCIPAL TERMS SET FORTH IN THE PLAYER CONTRACT ANNEXED TO THE PLAYE R'S OFFER SHEET (A COPY OF WHICH IS ATTACHED HERETO).

ROFR TEAM: BY

EXHIBIT I -1 I-1-1
EXHIBIT I -1
AUTHORIZATION FOR TESTING

TO: ______

PLAYER
PLEASE BE ADVISED THAT ON _____, YOU WERE
THE SUBJECT OF A MEETING OR CONFERENCE CALL HELD PURSUANT TO THE ANTI -DRUG
PROGRAM SET FORTH IN ARTICLE XXXIII OF THE COLLECTIVE BARGAINING AGREEMENT
BETWEEN THE NBA AND THE NATIONAL BASKETBALL PLAYERS ASSOCIATION, DATED
JUNE 28, 2023, (THE "AGREEMENT"). FOLLOWING THE MEETING OR CONFERENCE
CALL, I AUTHORIZED THE NBA TO CONDUCT THE TESTING PROCEDURES SET FORTH IN THE
AGREEMENT, AND YOU ARE HEREBY DIRECTED TO SUBMIT TO THOSE TESTING
PROCEDURES, ON DEMAND, NO MORE THAN FOUR (4) TIMES DURING THE NEXT SIX (6) WEEKS.
PLEASE BE ADVISED THAT YOUR FAILURE TO SUBMIT TO THESE PROCEDURES MAY
RESULT IN SUBSTANTIAL PENALTIES, INCLUDING BUT NOT LIMITED TO YOUR DISMISSAL AND DISQUALIFICATION FROM THE NBA.

INDEPENDENT EXPERT

DATED: ______

EXHIBIT I -2 I-2-1 EXHIBIT I-2 PROHIBITED SUBSTANCES A. DRUGS OF ABUSE

BENZODIAZEPINES:
ALPRAZOLAM (ALSO CALLED XANAX OR NIRAVAM)
CHLORDIAZEPOXIDE (ALSO CALLED LIBRIUM, MITRAN, POXI OR H -TRAN)
CLONAZEPAM (ALSO CALLED KLONOPIN, CEBERCLON OR VALPAZ)
DIAZEPAM (ALSO CALLED VALIUM)

LORAZEPAM (ALSO CALLED VALIDITY) SYNTHETIC CATHINONES

4-METHYL -N-ETHYLCATHINONE (ALSO CALLED 4 -MEC)
4-METHYL -ALPHA -PYRROLIDINOPROPIOPHENONE (ALSO CALLED 4 -MEPPP)
ALPHA -PYRROLIDINOPENTIOPHENONE (ALSO CALLED ALPHA -PVP)

1-(1,3-BENZODIOXOL -5-YL)-2-(METHYLAMINO)BUTAN- 1-ONE (ALSO CALLED BUTYLONE)

2-(METHYLAMINO) - 1-PHENYLPENTAN- 1-ONE (ALSO CALLED PENTEDRONE)
1-(1,3-BENZODIOXOL -5-YL)-2-(METHYLAMINO)PENTAN- 1-ONE (ALSO

1-(1,3-BENZODIOXOL -5-7t)-2-(METHYLAMINO)PENTAN- 1-ONE (ALSO CALLED PENTYLONE)
4-FLUORO -N-METHYLCATHINONE (ALSO CALLED 4 -FMC)
3-FLUORO -N-METHYLCATHINONE (ALSO CALLED 3 -FMC)
1-(NAPHTHALEN- 2-YL)-2-(PYRROLIDIN -1-YL)PENTAN -1-ONE (ALSO CALLED NAPHYRONE)

ALPHA -PYROLIDINOBUTIOPHENONE (ALSO CALLED ALPHA -PBP) COCAINE

DIMETHYLTRYPTAMINE (DMT)
GAMMA HYDROXYBUTYRATE (GHB)

KETAMINE

LSD METHAMPHETAMINE, MDMA, MDA AND MDEA

OPIATES: HEROIN

CODEINE MORPHINE

OXYCODONE (ALSO CALLED OXYCONTIN, PERCOCET, PERCODAN, ROXICET, TYLOX, DAZIDOX, ENDOCET OR ENDODAN)

HYDROCODONE (ALSO CALLED VICODIN, LORCET, LORTAB, HYDOCAN OR

NORCO)

METHADONE (ALSO CALLED METHADOSE OR DOLOPHINE)

```
I-2-2 EXHIBIT I-2
HYDROMORPHONE (ALSO CALLED DILAUDID)
FENTANYL (ALSO CALLED ACTIQ OR DURAGESIC) AND ITS ANALOGS (FOR EXAMPLE, ACETYLFENTANYL, METHYLFENTANYL, ALFENANYL,
CARFENTANYL, AND SUFENTANYL)
PROPOXYPHENE (ALSO CALLED DARVON OR DARVOCET)
DEXTROMORAMIDE
NICOMORPHINE
OXYMORPHONE
PETHIDINE
PHENCYCLIDINE (PCP)
PSILOCIN
PSILOCYBIN

B. SYNTHETIC CANNABINOIDS (INCLUDING, BUT NOT LIMITED TO, DELTA -8-
TETRAHYDROCANNABINOI (ALSO CALLED DELTA -8-THC) ) AND THEIR BY -PRODUCTS
C. STEROIDS AND PERFORMANCE ENHANCING DRUGS (SPEDS)

ADRAFINIL
AICAR
ALEXAMORELIN
AMINOGLUTETHIMIDE
AMIPHENAZOLE AMPHETAMINE AND ITS ANALOGS (WITH
THE EXCEPTIONS OF
METHAMPHETAMINE, MDMA, MDA
```

AND MDEA) ANAMORELIN ANASTROZOLE

ISOMETHEPTENE LETROZOLE

MESTANOLONE MESTEROLONE

METHANDRIOL

LUTEINIZING HORMONE (LH) MEFENOREX MELDONIUM MEPHEDRONE

METHANDIENONE (ALSO CALLED METHANDROSTENOLONE)

ANDROSTA -1,4,6-TRIENE -3,17-DIONE (ALSO CALLED ANDROSTATRIENEDIONE OR ATD) ANDROSTA -3, 5-DIENE -7, 17- DIONE (ALSO CALLED ARIMISTANE)

ANDROST -2-EN-17-ONE (ALSO CALLED 2-ANDROSTENONE AND DELTA -2)
ANDROST -4-ENE-3,11,17- TRIONE (ALSO CALLED 11- KETOANDROSTENEDIONE OR ADRENOSTERONE)

CJISOXAZOLE

17B-HYDROXY -17A-METHYL - 5A-ANDROST 1-EN-3-ONE (ALSO CALLED METHYL -1TESTOSTERONE)

3B-HYDROXY -ESTRA-4,9,11 -TRIEN-17-ONE
4-HYDROXYTESTOSTERONE

ANDROSTANEDIOL 17B-HYDROXY -5A-ANDROSTANO[3,2 - C]ISOXAZOLE

IBUTAMOREN INSULIN -LIKE GROWTH FACTOR (IGF -1) IPAMORELIN

```
EXHIBIT I -2 I-2-3
ANDROSTANEDIONE
ANDROSTENEDIOL
ANDROSTENEDIONE
ANDROSTENE -3,6,17 -TRIONE (ALSO CALLED
 6-OXO OR 4 -AT)
AOD 9604
BAY 87 -2243
BOLASTERONE
BOLDENONE
BOLDIONE
BPC-157
BROMANTAN
6-BROMO- ANDROSTAN -3,17-DIONE (ALSO
 CALLED 6 -BROMO)
6-BROMO- ANDROSTA -1,4-DIENE,3,17 -
 DIONE (ALSO CALLED AROMADROL)
BUSERELIN
CALUSTERONE
CALUSTERONE
4-CHLORO -17A-METHYL -ANDROSTA -1,4-
DIENE -3,17B -DIOL (ALSO CALLED
HALODROL, HALOVAR AND HELLADROL)
4-CHLORO -17A-METHYL -ANDROST -4-ENE-
 3B,17B -DIOL (ALSO CALLED P -MAG AND
PROMAGNON)
4-CHLORO -17A-METHYL -17B-HYDROXY -
 ANDROST -4-ENE-3-ONE (ALSO CALLED MECHABOL)
A-CHLORO -17A-METHYL -17B-HYDROXY -
ANDROST -4-ENE-3,11-DIONE (ALSO
CALLED OXYGUNO)
CLENBUTEROL
CLOBENZOREX
CLOMIPHENE
CLOSTEBOL
CYCLOFENIL
DANAZOL
DAPRODUSTAT
DEHYDROCHLOROMETHYLTESTOSTERONE (ALSO CALLED DHCMT AND TURINABOL)
DEHYDROEPIANDROSTERONE (DHEA)
DESLORELIN METHASTERONE
METHENOLONE (ALSO CALLED METENOLONE)
7A-METHYL -19-NORTESTOSTERONE (ALSO CALLED MENT AND TRESTOLONE)
T7A-METHYL -19-NORTESTOSTERONE (ALSO
CALLED METHYLNORTESTOSTERONE AND NORMETHANDRONE)17A -METHYL -
3A,17B -DIHYDROXY -5A-
ANDROSTANE
17A-METHYL -3B,17B -DIHYDROXY -5A-
ANDROSTANE
17A-METHYL -3B,17B -DIHYDROXYANDROST -
 4-ENE
17A-METHYL -4-HYDROXYNANDROLONE
17A-METHYL -4-HTUROATNANDROSTAN -17B-OL (ALSO
CALLED METHYLANDROSTAN -17B-OL (ALSO
CALLED METHYLANDROSTANOL AND PROTOBOL)
17A-METHYL -ANDROST- 2-ENE-3,17B -DIOL
17A-METHYL-ANDROSTA -1,4-DIENE -3,17B -
DIOL (ALSO CALLED M1 AND 4ADD)
17A-METHYL -ANDROSTAN -3-
 HYDROXYIMINE -17B-OL (ALSO CALLED D -
 PIFX)
2A-METHYL -17B-HYDROXY -5B-ANDROSTAN -
 3-ONE (ALSO CALLED DROSTANOLONE AND DROMOSTANOLONE)
6A-METHYL -ANDROST- 4-ENE-3,17-DIONE METHYLDIENOLONE
METHYLEPHEDRINE
METHYLPHENIDATE
METHYLSTENBOLONE
METHYLTESTOSTERONE
METHYLTRIENOLONE (ALSO CALLED
 METRIBOLONE)
MHP MYO -X
MIBOLERONE
MODAFINIL
MOLIDUSTAT (ALSO CALLED BAY 85 -
 3934)
MYOSTATIN PROPERTIDE GDF -8
N-BENZYLPIPERAZINE (ALSO CALLED BZP
```

```
I-2-4 EXHIBIT I -2
DESOXYMETHYLTESTOSTERONE (DMT)
DIHYDROTESTOSTERONE
4-DIHYDROTESTOSTERONE
1, 3-DIMETHYLAMYLAMINE (ALSO CALLED
DMAA, METHYLHEXANEAMINE AND
DIMETHYLPENTYLAMINE)
1, 3-DIMETHYLBUTYLAMINE (ALSO CALLED
DMBA AND 3 -DMBA)

1, 4-DIMETHYLPENTYLAMINE (ALSO CALLED
5-METHYL -HEXAN -2-AMINE)
2A,17A -DIMETHYL -17B-HYDROXY -5B-
ANDROSTAN -3-ONE (ALSO CALLED SUPERDROL)
EPHEDRA (ALSO CALLED MA HUANG,
BISHOP'S TEA AND CHI POWDER)
EPHEDRINE
1-EPIANDROSTERONE (ALSO CALLED 1 -
ANDRO AND 1 -DHEA)
ANDRO AND 1 -DHEA)
EPITESTOSTERONE
2A,3A -EPITHIO -17A-METHYL -5A-
ANDROSTAN -17B-OL (ALSO CALLED
EPISTANE AND HAVOC)
ERYTHROPOIETIN (EPO)
ESTRA- 4,9,11 -TRIENE, 17 -DIONE (ALSO CALLED TREN, TRENAVAR, TRENDIONE
AND TRENAZONE)
13A-ETHYL-17A-HYDROXYGON- 4-EN-3-ONE
ETHYLESTRENOL
FTII FFRINF
EXEMESTANE
FADROZOLE
FENCAM FAMIN
FENETHYLLINE
FENFLURAMINE
FENPROPOREX
FG-2216
FLUOXYMESTERONE
FOLLISTATIN 344
FORMEBOLONE
FORMESTANE (ALSO CALLED 4-HYDROXYANDROSTENEDIONE) OR 1-BENZYLPIPERAZINE)
A-HTDROXTANDROSTENEDIONE)
NAFARELIN
NANDROLONE (ALSO CALLED 19 -
NORTESTOSTERONE)
NIKETHAMIDE
19-NORANDROSTENEDIOL (ALSO CALLED
BOLDANDIOL)
19-NORANDROSTENEDIONE
NORBOLETHONE (ALSO CALLED NORBOLETONE)
NORCLOSTEBOL
NORETHANDROLONE
NORFENFLURAMINE
NORPS EUDOEPHEDRINE (ALSO CALLED
  CATHINE)
CATHINE)
OCTODRINE
OXABOLONE (ALSO CALLED
4-HYDROXY -19-NORTESTOSTERONE)
OXANDROLONE
OXILOFRINE
OXYMESTERONE
OXYMETHOLONE
PEMOLINE
PENTETRAZOL
PHENDIMETRAZINE
PHENMETRAZINE
PHENTERMINE
PHENYLPROPANOLAMINE (PPA)
PROBENECID
PROSTANOZOL
PSEUDOEPHEDRINE
[3,2,C]PYRAZOLE -ANDROST -4-EN-17B-OL
RALOXIFENE
ROXADUSTAT (ALSO CALLED FG -4592)
OUINBOLONE
SELECTIVE ANDROGEN RECEPTOR
MODULATOR (SARM) S- 1*
SARM S -4 (ALSO CALLED ANDARINE)*
SARM S -9*
SARM S -22 (ALSO CALLED OSTARINE)*
SARM S -23*
```

I-2-4 EXHIBIT I -2

FULVESTRANT FURAZABOL [3,2-C]-FURAZAN -5A-ANDROSTAN -17B-OL (ALSO CALLED FURAZAN OR FURUZA) GESTRINONE **GHRFI IN** GONADORELIN **GOSERELIN** GROWTH HORMONE RELEASING PEPTIDE (GHRP)- 1*
GHRP- 2 (ALSO CALLED PRALMORELIN)* GHRP- 3* GHRP- 4* GHRP- 5* GHRP- 6* GW 0742 GW 1516 HEPTAMINOL HEXARELIN 18A-HOMO -17B-HYDROXYESTR -4-EN-3-ONE18A -HOMO-3- HYDROXY -ESTRA-ONE18A -HOMO-3- HYDRUXY -ESTRA-2,5(10) -DIEN -17-ONE (ALSO CALLED M -LMG) HUMAN CHORIONIC GONADOTROPIN HUMAN GROWTH HORMONE (HGH) 17B-HYDROXY -5A-ANDROSTANO[2,3 -D]ISOXAZOLE (ALSO CALLED ANDROISOXAZOLE OR PROSTANOZOL) SARM S -24*
SARM BMS -564,929*
SARM LGD -2226*
SARM LGD -4033 (ALSO CALLED LIGANDROL)* SARM RAD -140 (ALSO CALLED TESTOLONE)* SERMORELIN SR9009 (ALSO CALLED STENABOLIC) STANOZOLOL STENBOLONE STRYCHNINE TABIMORELIN TAMOXIFEN TB-500
TESAMORELIN
TESTOLACTONE
TESTOSTERONE
1-TESTOSTERONE TETRAHYDROGESTRINONE (THG)
TIBOLONE TOREMIFENE TRENBOLONE TRIMETAZIDINE TRIPTORELIN VADADUSTAT (ALSO CALLED AKB -6548) ZERANOL ZILPATEROL

* AND ANY OTHER SUBSTANCE WITH A SIMILAR CHEMICAL STRUCTURE AND SIMILAR BIOLOGICAL EFFECT(S)

D. DIURETICS ACETAZOLAMIDE

EXHIBIT I-2 I-2-5

ALTIZIDE
AMILORIDE
BENDROFLUMETHIAZIDE BENZTHIAZIDE
BUMETANIDE
CANRENONE FLUMETHIAZID E
FUROSEMIDE
HYDROCHLOROTHIAZIDE
HYDROFLUMETHIAZIDE
INDAPAMIDE
METHYCLOTHIAZIDE
METOLAZONE

I-2-6 EXHIBIT I -2
CHLOROTHIAZIDE
CHLORTHALIDONE
CLOPAMIDE
CYCLOTHIAZIDE
DICHLORPHENAMIDE
EPLERENONE
ETHACRYNIC ACID POLYTHIAZIDE
QUINETHAZONE
SPIRONOLACTONE
TORASEMIDE
TRIAMTERENE
TRICHLORMETHIAZIDE

EXHIBIT I -3 I-3-1 EXHIBIT I -3

URINE COLLECTION PROCEDURES

DURING THE SEASON, COLLECTIONS FOR RANDOM TESTING WILL BE SCHEDULED TO OCCUR BEFORE PRACTICES ON NON- GAME DAYS, AND BEFORE SHOOT -AROUNDS AND GAMES ON GAME DAYS. FOR RANDOM DRUG TESTING OF A VISITING TEAM SCHEDULED AT GAME -DAY SHOOT -AROUNDS, TESTS WILL BE SCHEDULED TO OCCUR BEFORE THE SHOOT -AROUND FOR THAT TEAM COMMENCES, AND FOR ANY TESTS THAT ARE NOT COMPLETED BY THE TIME THE VISITING TEAM BUS IS SCHEDULED TO L EAVE THE ARENA OR PRACTICE FACILITY AFTER THE SHOOT -AROUND IS COMPLETED, THE TEAM WILL PROVIDE ALTERNATE TRANSPORTATION TO THE TEAM HOTEL FOR ANY PLAYER THAT MUST REMAIN AT ALTERNATE TRANSPORTATION TO THE TEAM HOTEL FOR ANY PLAYER THAT MUST REMAIN AT THE ARENA OR PRACTICE FACILITY TO COMPLETE THE TESTING PROCESS AND WILL ENSURE THAT A TEAM STAFF MEMBER REMAINS WITH THE AFFECTED PLAYER(S) AND ACCOMPANIES HIM OR THEM BACK TO THE TEAM'S HOTEL. RANDOM DRUG TESTS CAN BE SCHEDULED TO OCCUR AT ANY TIME DURING THE OFF -SEASON. WHEN THE PLAYER ARRIVES AT THE COLLECTION SITE, THE COLLECTOR WILL ENSURE THAT THE PLAYER IS POSITIVELY IDENTIFIED THROUGH PRESENTATION OF PHOTO ID OR IDENTIFICATION BY A TEAM REPRESENTATIVE. IF THE PLAYER'S IDENTITY CANNOT BE ESTABLISHED, THE COLLECTOR A SEALED LIBINE SPECIMEN CLIP. THE DLAYER WILL BE ASSED TO SELECT A SEALED LIBINE SPECIMEN CLIP. THE DLAYER. ESTABLISHED, THE COLLECTOR SHALL NOT PROCEED WITH THE COLLECTION.
THE PLAYER WILL BE ASKED TO SELECT A SEALED URINE SPECIMEN CUP. THE PLAYER
WILL THEN PROVIDE HIS URINE SPECIMEN UNDER THE DIRECT OBSERVATION OF THE COLLECTOR.
THE COLLECTOR SHALL ENSURE THAT THE PLAYER HAS PROVIDED A URINE SPECIMEN
OF SUFFICIENT VOLUME FOR ACCURATE TESTING. IF S UCH A SAMPLE CANNOT
IMMEDIATELY BE PROVIDED BY THE PLAYER, HE SHALL BE INSTRUCTED TO REMAIN AT
THE TESTING SITE FOR A REASONABLE PERIOD OF TIME UNTIL HE CAN PROVIDE SUCH A
SPECIMEN. ONCE THE SPECIMEN HAS BEEN OBTAINED, THE PLAYER WILL SELECT A
SEALED SPEC IMEN KIT, WHICH CONTAINS TWO BOTTLES. THE COLLECTOR, IN THE
PRESENCE OF THE PLAYER, WILL POUR THE SPECIMEN INTO TWO BOTTLES. ONCE BOTTLE WILL BE USED AS THE PRIMARY OR "A" SPECIMEN AND THE OTHER WILL BE USED AS

THE SPLIT OR "B" SPECIMEN. THE SPECIMEN BOT TLES WILL BE SEALED WITH TAMPER -PROOF SEALS IN THE PRESENCE OF THE PLAYER. THE SEALED WITH UNIQUE IDENTIFICATION NUMBER THAT CORRESPONDS TO THE NUMBER ON THE CHAIN OF CUSTODY FORM.

I-3-2 EXHIBIT I -3

THE PLAYER AND COLLECTOR WILL COMPLETE THE CHAIN OF CUSTODY FORM (WHICH MAY BE IN HARD COPY OR ELECTRONIC FORM) THAT DOCUMENTS THE HANDLING OF THE SPECIMEN. THE COLLECTOR WILL NOTE ANY IRREGULARITIES CONCERNING THE SPECIMEN ON THE CHAIN OF CUSTODY FORM. BOTH THE PLAYER AND COLLECTOR WILL SIGN THE CHAIN OF CUSTODY FORM. THE KIT WILL BE SEALED AND SENT VIA AN OVERNIGHT DELIVERY SERVICE TO THE LABORATORY FOR TESTING. IF A HARD COPY CHAIN -OF-CUSTODY FORM IS USED, IT WILL BE INCLUDED IN THE KIT CONTAINING THE TWO SPECIMENS THAT IS SENT BY OVERNIGHT DELIVERY SERVICE TO THE LABORATORY. IF AN ELECTRONIC CHAIN -OF-CUSTODY FORM IS USED, IT WILL BE SENT TO THE LABORATORY ELECTRONICALLY. ONCE THE SPECIMENS ARRIVE AT THE LABORATORY, THE PRIMARY SPECIMEN WILL BE ANALYZED. IF THE PRIMARY SPECIMEN TESTS POSITIVE OR PRODUCES AN ATYPI CAL FINDING, THE SPLIT SAMPLE WILL BE PLACED IN FROZEN STORAGE AND WILL BE AVAILABLE FOR TESTING BY A DIFFERENT LABORATORY, IF DIRECTED BY THE NBA.

EXHIBIT I -4 I-4-1 EXHIBIT I -4

LABORATORY ELECTRONICALLY.

BLOOD COLLECTION PROCEDURES

DURING THE SEASON, COLLECTIONS FOR RANDOM TESTING WILL BE SCHEDULED TO

OCCUR AFTER PRACTICES ON NON- GAME DAYS, AND AFTER GAMES ON GAME DAYS.
RANDOM TESTS CAN BE SCHEDULED TO OCCUR AT ANY TIME DURING THE OFF -SEASON.
WHEN THE PLAYER ARRIVES AT THE COLLECTION SITE, THE COLLECTOR WILL ENSURE THAT
THE PLAYER IS POSITIVELY IDENTIFIED THROUGH PRESENTATION OF PHOTO ID OR
IDENTIFICATION BY A TEAM REPRESENTATIVE. IF THE PLAYER'S IDENTITY CANNOT BE
ESTABLISHED, THE COLLECTOR SHALL NOT PROCEED WITH THE COLLECTION.
THE PLAYER WILL BE ASKED TO SELECT ONE (1) DRIED BLOOD SPOT COLLECTION KIT
AND ONE (1) SECURITY KIT THAT WILL BE USED TO TRANSPORT THE SPECIMEN.
THE COLLECTOR SHALL COLLECT A TOTAL OF FOUR (4) BLOOD SPOTS. THE PLAYER'S
NON-DOMINANT ARM WILL BE USED TO MAKE THE INITIAL BLOOD DRAW ATTEMPT. IF
THE BLOOD DRAW IS NOT POSSIBLE OR SUCCESSFUL FROM THE NON-DOMINANT ARM,
THE DOMINANT ARM MAY BE USED. IN THE EVENT THAT THE COLLECTOR DETERMINES THAT THERE IS NO SUITABLE LOCATION ON THE DOMINANT OR NON-DOMINANT ARM DUE
TO EXCESSIVE HAIR OR HEAVY TATTOO INK, THE PLAYER'S THIGH MAY BE USED AS AN ALTERNATE DRAW SITE. NO MORE THAN THREE (3) ATTEMPTS WILL BE MADE TO DRAW
A BLOOD SPECIMEN. AFTER THAT, THE COLLECTION WILL BE DISCONTINUED. UPON
COMPLETING THE BLOOD DRAW. THE COLLECTION WILL BE DISCONTINUED. UPON
COMPLETING THE BLOOD DRAW. THE COLLECTION WILL BE DISCONTINUED. UPON
COMPLETING THE BLOOD DRAW. THE COLLECTOR WILL BUSURE THAT THE DRAW SITE. IS NOT BLEEDING AND BANDAGE THE SITE.
THE PLAYER AND COLLECTOR WILL COMPLETE THE CHAIN OF CUSTODY FORM (WHICH
MAY BE IN HARD COPY OR ELECTRONIC FORM) THAT THO DOCUMENTS THE HANDLING OF THE
SPECIMENS. BOTH THE PLAYER AND COLLECTOR WILL SIGN THE CHAIN OF CUSTODY FORM.
THE SPECIMENS. BOTH THE PLAYER AND COLLECTOR WILL SIGN THE CHAIN OF CUSTODY FORM.
THE SPECIMENS. BOTH THE PLAYER AND COLLECTOR WILL SIGN THE CHAIN OF CUSTODY FORM.

THE SPECIMENS. BOTH THE PLAYER AND COLLECTOR WILL SIGN THE CHAIN OF CUSTODY FORM.

TWO SPECIMENS THAT IS SENT BY OVERNIGHT DELIVERY SERVICE TO THE LABORATORY. IF AN ELECTRONIC CHAIN -OF-CUSTODY FORM IS USED, IT WILL BE SENT TO THE

I-4-2 EXHIBIT I -4
ONCE THE SPECIMENS ARRIVE AT THE LABORATORY, THE PRIMARY SPECIMEN WILL
BE ANALYZED. IF THE PRIMARY SPECIMEN TESTSPOSITIVE OR PRODUCES AN ATYPICAL
FINDING, THE SPLIT SAMPLE WILL BE PLACED IN FROZEN STORAGE AND WILL BE AVAILABLE FOR TESTING BY A DIFFERENT LABORATORY, IF DIRECTED BY THE NBA.

EXHIBIT I-5 I-5-1 EXHIBIT I -5

DRUGS OF ABUSE

DRUGS OF ABUSE AND SYNTHETIC CANNABINOIDS CONFIRMATORY LABORATORY ANALYSIS LEVELS

DRUGS OF ABUSE
BENZODIAZEPINES 100 NG/ML
SYNTHETIC CATHINONES ANY DETECTABLE LEVEL
COCAINE METABOLITES 150 NG/ML
GAMMA HYDROXYBUTYRATE (GHB) 10 MCG/ML
KETAMINE 100 NG/ML
LSD 200 PG/ML
METHAMPHETAMINE 500 NG/ML (MUST ALSO
CONTAIN AMPHETAMINE AT A
CONCENTRATION EQUAL TO OR
GREATER THAN 200 NG/ML)
MDMA, MDA AND MDEA 500 NG/ML
OPIATES:
HEROIN METABOLITE 6-ACETYLMORPHINE—10 OPIATES: HEROIN METABOLITE 6-ACETYLMORPHINE—10 NG/ML (ONLY IF THE OPIATE METABOLITES ARE IN EXCESS OF METABOLITES ARE IN EXCESS OF 2,000 NG/ML)
CODEINE METABOLITES 2,000 NG/ML
MORPHINE METABOLITES 2,000 NG/ML
OXYCODONE 100 NG/ML
HYDROCODONE 300 NG/ML
METHADONE 300 NG/ML
HYDROMORPHONE 300 NG/ML
FENTANYL AND ITS ANALOGS 300 PG/ML
PROPOXYPHENE 200 NG/ML
PHENCYCLIDINE (PCP) 25 NG/ML

SYNTHETIC CANNABINOIDS ANY DETECTABLE LEVEL

EXHIBIT I -6 I-6-1 EXHIBIT I-6

STEROIDS AND PERFORMANCE -ENHANCING DRUGS AND DIURETICS CONFIRMATORY LABORATORY ANALYSIS LEVELS

ALL SPEDS AND DIURETICS (INCLUDING HUMAN GROWTH HORMONE IN ITS SYNTHETIC FORM AND TESTOSTERONE IN ITS SYNTHETIC FORM DETECTED THROUGH IRMS ANALYSIS), EXCEPT THOSE LISTED BELOW, AT ANY DETECTABLE LEVEL.

THOSE LISTED BELOW, AT ANY DETECTABLE LEVEL.

ACETAZOLAMIDE 20 NG/ML

AMPHETAMINES AND THEIR ANALOG S 500 NG/ML

BUMETANIDE 20 NG/ML

CLENBUTEROL 1 NG/ML

CLOSTEBOL 0.5 NG/ML

DEHYDROCHLOROMETHYLTESTOSTERONE

(DHCMT OR TURINABOL) 0.02 NG/ML

EPHEDRA/EPHEDRINE 10 MCG/ML

FUROSEMIDE 20 NG/ML

GW 1516 0.05 NG/ML

GW 0742 0.05 NG/ML

HYDROCHLOROTHIAZIDE 20 NG/ML

METHYLEPHEDRINE 10 MCG/ML

NANDROLONE 2 NG/ML

NANDROLONE 2 NG/ML

PHENYLPROPANOLAMINE (PPA) 25 MCG/ML

PSEUDOEPHEDRINE 150 MCG/ML

SARM S -22 0.05 NG/ML

SARM S -22 0.05 NG/ML

TRENBOLONE 0.5 NG/ML

ZERANOL 5 NG/ML

ZILPATEROL 5 NG/ML

I-6-2 EXHIBIT I -6
A SAMPLE WILL ONLY BE REPORTED AS POSITIVE BY THE LABORATORY IF THE ESTIMATED CONCENTRATION OF THE PROHIBITED SUBSTANCE IN THIS EXHIBIT I -6 EXCEEDS THE RELEVANT SINGLE -POINT CALIBRATOR, WHICH W ILL BE SET AT 1.2 TIMES THE SUBSTANCE'S CONFIRMATORY LAB ANALYSIS LEVEL. THE ESTIMATED CONCENTRATION OF SUCH PROHIBITED SUBSTANCE IN A SAMPLE WITH A MEASURED SPECIFIC GRAVITY ("SG") GREATER THAN 1.018 WILL BE ADJUSTED AS FOLLOWS (WHERE SG SAMPLE_MAX = SG SAMPLE + 0.002):

ADJ. CONCENTRATION = $((1.020 - 1)/(SG SAMPLE_MAX - 1)) * EST . CONCENTRATION$

EXHIBIT I -7 I-7-1 EXHIBIT I -7

LABORATORY.

CREATION OF PLAYER LONGITUDINAL PROFILES

THE FOLLOWING PROTOCOL WILL BE USED TO CREATE THE LONGITUDINAL PROFILES DESCRIBED IN ARTICLE XXXIII, SECTION 19 ABOVE: STEP 1: THE PROGRAM'S DRUG COLLECTION COMPANY WILL ASSIGN EACH PLAYER A UNIQUE PERSONAL IDENTIFICATION NUMBER. A PLAYER'S PERSONAL IDENTIFICATION NUMBER WILL REMAIN THE SAME FOR ALL PERIODS OF TIME HE IS COVERED BY THE PROGRAM, AND WILL ONLY BE USED FOR THE PURPOSES OF THE LONGITUDINAL PROFILE. ONLY BE USED FOR THE PORPOSES OF THE LONGITUDINAL PROFILE.

OTHER THAN TO THE DESIGNATED REPRESENTATIVES OR EMPLOYEES

WITHIN THE DR UG COLLECTION COMPANY AND THE LABORATORY, THE

DRUG COLLECTION COMPANY WILL NOT DISCLOSE THE PERSONAL IDENTIFICATION NUMBER THAT CORRESPONDS TO THE PLAYER'S NAME

TO ANY INDIVIDUAL OTHER THAN ONE REPRESENTATIVE EACH OF THE

NBA AND THE PLAYERS ASSOCIATION. NBA AND THE PLAYERS ASSOCIATION.

STEP 2: THE LABORATORY (AS DEFINED IN ARTICLE XXXIII,
SECTION 19(A)) WILL MAINTAIN A SECURE, SEPARATE DATABASE FOR
EACH PLAYER'S PERSONAL IDENTIFICATION NUMBER THAT CONTAINS
HIS CORRESPONDING TESTOSTERONE CONCENTRATION,
EPITESTOSTERONE CONCENTRATION AND TES TOSTERONE/
EPITESTOSTERONE ("T/E") RATIO (REFERRED TO COLLECTIVELY AS THE "BASELINE VALUES"). THIS DATABASE WILL NOT CONTAIN ANY
IDENTIFYING INFORMATION FOR THE PLAYERS.
STEP 3: THE BASELINE VALUES WILL BE CALCULATED, PURSUANT TO
THE LABORATORY'S OPERA TING STANDARDS, BY AVERAGING A PLAYER'S
T/F RATIO. TESTOSTERONE CONCENTRATION AND EPITESTOSTERONE CONCENTRATION. RESPECTIVELY, FROM THREE (3) NEGATIVE TEST THE LABORATION S OPERA TING STANDARDS, BY AVERAGING A PLAYER'S
T/E RATIO, TESTOSTERONE CONCENTRATION AND EPITESTOSTERONE CONCENTRATION, RESPECTIVELY, FROM THREE (3) NEGATIVE TESTS
CONDUCTED UNDER THE PROGRAM. AFTER A PLAYER'S BASELINE VALUES ARE ESTABLISHED, THOSE VALUES WILL B E CONSIDERED A
PLAYER'S LONGITUDINAL PROFILE FOR THE DURATION OF HIS COVERAGE UNDER THE PROGRAM. NEW BASELINE VALUES WILL BE CALCULATED
FOR A PLAYER UPON THE RECOMMENDATION OF THE DIRECTOR OF THE

I-7-2 EXHIBIT I -7
STEP 4: THE LABORATORY WILL COMPARE THE BASELI NE VALUES TO
THE CORRESPONDING SPECIMEN VALUES (AS DEFINED IN
ARTICLE XXXIII, SECTION 19(C)) IN SUBSEQUENT TESTS IDENTIFIED
WITH A PLAYER'S PERSONAL IDENTIFICATION NUMBER IN DETERMINING WHETHER IT WILL CONDUCT IRMS ANALYSIS (AS DEFINED IN SECTION 19(A)) ON A URINE SPECIMEN.

EXHIBIT J -1 J-1-1 EXHIBIT J -1

[DATE]

FORM OF CONFIDENTIALITY AGREEMENT

NATIONAL BASKETBALL PLAYERS ASSOCIATION 1133 AVENUE OF THE AMERICAS NEW YORK, NEW YORK 10036 RE: CONFIDENTIALITY AGREEMENT RE: CONFIDENTIALITY AGREEMENT
SIR/MADAM:
THIS WILL CONFIRM THE AGREEMENT OF THE NATIONAL BASKETBALL PLAYERS
ASSOCIATION (ON BEHALF OF ITSELF AND ITS EMPLOYEES, OFFICERS, NBA TEAM PLAYER
REPRESENTATIVES ("PLAYER REPRESENTATIVES"), AND OUTSIDE ADVISORS
(COLLECTIVELY, THE "PLAYERS ASSOCIATION")) TO MAINTAIN THE CONFIDENTIALITY OF ALL CONFIDENTIAL INFORMATION (AS DEFINED IN PARAGRAPH 6 BELOW) PROVIDED TO
THE PLAYERS ASSOCIATION IN CONNECTION WITH THE AUDIT, WITH RESPECT TO THE
20_-20_ SALARY CAP YEAR, OF (I) THE NATIONAL BASKETBALL ASSOCIATION
("NBA"), AND ANY LEAGUE -RELATED ENTITIES ASSOCIATED WITH GENERATING BRI,
(II) ANY NBA TEAM THAT IS INCLUDED IN SUCH AUDIT WITH RESPECT TO SUCH SALARY
CAP YEAR (THE "TEAM(S)"), UNDER THE COLL ECTIVE BARGAINING AGREEMENT
ENTERED INTO JUNE 28, 2023 ("CBA"), BETWEEN THE PLAYERS ASSOCIATION AND
THE NBA (COLLECTIVELY, THE "AUDIT"). CAPITALIZED TERMS NOT DEFINED HEREIN SHALL HAVE THE MEANING ASCRIBED TO SUCH TERMS IN THE CBA.

1. THE NBA AND THE TEAM(S) SHALL MAKE AVAILABLE
CONFIDENTIAL INFORMATION FOR PURPOSES OF THE AUDIT BASED ON THE PLAYERS
ASSOCIATION'S REPRESENTATION THAT IT (AND ITS EMPLOYEES, OFFICERS, PLAYER
REPRESENTATIVES, AND OUTSIDE ADVISORS) SHALL COMPLY WITH THE TERM S OF THIS
CONFIDENTIAL ITY AGREEMENT AT ALL TIMES DURING AND AFTER THE AUDIT. TO THAT END, BEFORE ANY EMPLOYEE, OFFICER, PLAYER REPRESENTATIVE, OR OUTSIDE ADVISOR
OF THE PLAYERS ASSOCIATION SHALL REQUIRE SUCH EMPLOYEE, OFFICER,

INFORMATION, THE PLAYER S ASSOCIATION SHALL REQUIRE SUCH EMPLOYEE, OFFICER, SIR/MADAM:

J-1-2 EXHIBIT J-1
PLAYER REPRESENTATIVE, OR OUTSIDE ADVISOR TO AGREE, IN WRITING (IN THE FORM OF
ACKNOWLEDGMENT ANNEXED HERETO), TO COMPLY WITH THE TERMS OF THIS
CONFIDENTIALITY AGREEMENT, AND THE PLAYERS ASSOCIATION SHAL L PROMPTLY
PROVIDE COPIES OF SUCH WRITINGS TO THE NBA.
2. THE PLAYERS ASSOCIATION SHALL MAINTAIN THE ABSOLUTE
CONFIDENTIALITY OF ALL CONFIDENTIAL INFORMATION AT ALL TIMES AND SHALL NOT DISCLOSE, DISSEMINATE, OR PROVIDE CONFIDENTIAL INFORMATION TO ANY PER SON OR
ENTITY (INCLUDING, BUT NOT LIMITED TO, ANY NBA PLAYERS WHO ARE NOT OFFICERS OF THE PLAYERS ASSOCIATION AND ANY REPRESENTATIVE OF ANY PLAYER) AT ANY TIME
OR FOR ANY PURPOSE, EXCEPT AS PERMITTED HEREIN. THE PLAYERS ASSOCIATION
AGREES THAT IT MAY USE OR REFER TO CONFIDENTIAL INFORMATION ONLY DURING THE
COURSE OF THE ALIQUIT AND SOLELY FOR THE PURPOSE OF CONDUCTING THE ALIQUIT IN

COURSE OF THE AUDIT AND SOLELY FOR THE PURPOSE OF CONDUCTING THE AUDIT IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE CBA AND THIS

CONFIDENTIALITY AGREEMENT, AND THAT CONFIDENTIAL INFORMATION MAY NOT BE
USED OR REFERRED TO BY THE PLAYERS ASSOCIATION, AT ANY TIME, FOR ANY OTHER PURPOSE. NOTWITHSTANDING THE FOREGOING, OR ANYTHING ELSE IN THIS LETTER
AGREEMENT, THE PLAYERS ASSOCIATION MAY ONLY DISCLOSE OR PROVIDE A SUMMARY

OF CONFIDENTIAL INFORMATION TO PLAYER REPRESENTATIVES IN AGGREGATE FORM WITHOUT IDENTIFYING ANY SPECIFIC INFORMATION (E.G., BY SPONSOR). NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS CONFIDENTIALITY AGREEMENT, THE PLAYERS ASSOCIATION SHALL NOT BE DEEMED TO HAVE VIOLATED ANY PROVISI ON

HEREIN IF THE PLAYERS ASSOCIATION DISCLOSES TO SUCH THIRD PARTY THAT THE AUDIT IS BEING UNDERTAKEN AND THAT THE PLAYERS ASSOCIATION IS SUBJECT TO A

CONFIDENTIALITY AGREEMENT AND, THEREFORE, NOT PERMITTED TO DISCUSS THE AUDIT. THE FOREGOING SHALL NOT FORECLOSE THE PLAYERS ASSOCIATION FROM DISCLOSING CONFIDENTIAL INFORMATION DURING THE COURSE OF A PROCEEDING BEFORE THE

SYSTEM ARBITRATOR, AN APPEAL TO THE APPEALS PANEL OF AN AWARD OF THE SYSTEM ARBITRATOR, OR A JUDICIAL ACTION TO ENFORCE ANY SUCH PROCEEDING OR AWARD.

3. THE PLAYERS ASSOCIATION SHALL ADOPT AND IMPLEMENT

SUCH PROCEDURES TO ENSURE THE CONFIDENTIALITY OF CONFIDENTIAL INFORMATION AS WOULD BE EMPLOYED BY A REASONABLE AND PRUDENT PERSON TO SAFEGUARD THE CONFIDENTIALITY OF HIS OR HER OWN MOST COMFI DENTIAL INFORMATION, OR, IF MORE STRINGENT, SUCH PROCEDURES AS ARE EMPLOYED FOR SUCH PURPOSES BY THE PLAYERS ASSOCIATION FOR SUCH INFORMATION. SUCH PROCEDURES SHALL INCLUDE, BUT NOT BE LIMITED TO, STEPS TO ENSURE THAT: (A) SUCH CONFIDENTIAL INFORMATION I S DISCLOSED ONLY TO THOSE PLAYERS ASSOCIATION EMPLOYEES, OFFICERS, OUTSIDE

EXHIBIT J-1.1-3.
ADVISORS, AND, SUBJECT TO THE RESTRICTIONS SET FORTH IN PARAGRAPH 2 ABOVE, PLAYER REPRESENTATIVES WHO HAVE A NEED TO HAVE ACCESS TO SUCH CONFIDENTIAL INFORMATION AND ONLY FOR THE PURPOSE OF CONDUCTING THE AUDIT IN ACCORDANCE WITH THE TERMS OF THE CBA AND THIS CONFIDENTIALITY AGREEMENT; AND (8) BEFORE ANY SUCH PERSON IS PERMITTED TO REVIEW ANY CONFIDENTIAL INFORMATION, HE OR SHE AGREES IN WRITING TO COMPLY WITH THE TERMS OF THIS CONFI DENTIALITY AGREEMENT BY SIGNING THE FORM OF ACKNOWLEDGMENT ANNEXED HERETO AS PROVIDED FOR IN PARAGRAPH 1 ABOVE. THE FOREGOING SHALL NOT FORECLOSE THE PLAYERS ASSOCIATION FROM DISCLOSING CONFIDENTIAL INFORMATION DURING THE COURSE OF A PROCEEDING BEFORE THE SYSTEM ARBITRATOR, AN APPEAL TO THE APPEALS PANEL OF AN AWARD OF THE SYSTEM ARBITRATOR, AN APPEAL TO THE APPEALS PANEL OF AN AWARD OF THE SYSTEM ARBITRATOR, OR A JUDICIAL ACTION TO ENFORCE ANY SUCH PROCEEDING OR AWARD.

4. THE PLAYERS ASSOCIATION AGREES THAT NO COPIES OF CONFIDENTIAL INFORMATION MADE AVAILABLE BY THE NBA AND THE TEAMS AT THEIR RESPECTIVE OFFICES IN CONNECTION WITH THE AUDIT MAY BE REMOVED FROM SUCH OFFICES WITHOUT THE EXPRESS WRITTEN CONSENT OF THE NBA OR THE TEAMS (AS APPLICABLE) (FOR EXAMPLE, IN CONNECTION WITH THE USE OF ONLINE DATA ROOMS TO PERMIT ACCESS TO INFORMATION PROVIDED ELECTRONICALLY DURING THE ON-SITE AUDIT OR RESPOND TO INFORMATION REQUESTS). SHOULD THE NBA OR THE TEAMS PERMIT COPIES OF CONFIDENTIAL INFORMATION TO BE REMOVED FROM THEIR OFFICES IN CONNECTION WITH THE AUDIT, THEN AT THE REQUEST OF THE NBA ALL SUCH COPIES SHALL BE RETURNED TO THE NBA WITHIN THIRTY (30) DAYS FOLLOWING COMPLETION OF THE AUDIT. NOTWITHSTANDING THE FOREGOING, THE PLAYERS ASSOCIATION SHALL BE UNDER NO OBLIGATION OR TO RETURN TO THE FINAL AUDIT REPORT OR ANY DEBRIEFING MEMORANDA (EXCEPT TO THE EXTENT SUCH MEMORANDA APPEND CONTRACT DO COLUMENTS) PREPARED BY THE ACCOUNTANTS AND PROVIDED TO THE PLAYERS ASSOCIATION IN CONNECTION WITH ANY AUDIT PURSUANT TO ARTICLE VII, SECTION 10. 5. IF THE PLAYERS ASSOCIATION IS

J.1-1 EXHIBIT) -1 DISCLOSE CONFIDENTIAL INFORMATION OR ELSE STAND LIABLE FOR CONTEMPT OR SUFFER OTHER CENSURE OR PENALTY. THE PLAYERS ASSOCIATION MAY DISCLOSE ONLY SUCH CONFIDENTIAL INFORMATION AS IS NECESSARY TO AVOID SUCH LIABILITY WITHOUT INCURRING LIABILITY HEREUNDER. 6. FOR PURPOSES OF THIS CONFIDENTIALITY AGREEMENT, "CONFIDENTIAL INFORMATION" SHALL MEAN ALL DOCUMENTS, MATERIALS, AND OTHER INFORMATION REVIEWED OR MADE AVAILABLE (WHETHER IN WRITTEN OR ORAL FORM) IN CONNECTION WITH THE AUDIT (INCLUDING, WITHOUT LIMITATI ON, ALL DOCUMENTS, DEBRIFFING MEMORANDA, MATERIALS, AND OTHER INFORMATION MADE AVAILABLE BY PRICEWATERHOUSECOOPERS, LLP ("PWC")), AND SHALL INCLUDE ALL EXCERPTS, EXTRACTS, SUMMARIES, AND CONTENTS THEREOF AND NOTES TAKEN BY THE PLAYERS ASSOCIATION DURING THE AUDIT; PROVIDED, HOWEVER THAT CONFIDENTIAL INFORMATION SHALL NOT INCLUDE INFORMATION THAT (A) IS OR BECOMES GENERALLY AVAILABLE TO THE PUBLIC OTHER THAN AS A RESULT OF DISCLOSURE BY THE PLAYERS ASSOCIATION (INCLUDING) PLAYERS ASSOCIATION RPICH TO ITS DISCLOSURE BY THE PLAYERS ASSOCIATION (INCLUDING PLAYERS ASSOCIATION PRIOR TO ITS DISCLOSURE BY THE PLAYERS ASSOCIATION FROM A SOURCE OTHER THAN THE NBA, THE TEAMIS, OR PWC, PROVIDED THAT SUCH SOURCE, IS NOT BOUND BY A CONFIDENTIALITY AGREEMENT WITH THE NBA, THE TEAMIS, OR PWC. THE PLAYERS ASSOCIATION ACKNOWLEDGES THAT THE TERMS AND CONDITIONS CONTAINED IN THIS CONFIDENTIALITY AGREEMENT ARE REASONABLE AND NECESSARY TO PROTECT THE LEGITIMATE INTERESTS OF THE NBA AND THE TEAMS, OR DO NOT CAUSE THE PLAYERS ASSOCIATION WITHOUT THE NBA'S OR THE TEAMS AND CONDITIONS CONTAINED IN THIS CONFIDENTIALITY AGREEMENT ARE PROVIDED THAT SUSSE THE PLAYERS ASSOCIATION WITHOUT THE NBA'S OR THE TEAMS, LOON OF THE PROVISIONS OF THIS CONFIDENTIALITY AGREEMENT OR PROVED THAT SUSSE THE PLAYERS ASSOCIATION WITHOUT THE NBA'S OR THE TEAMS (AS APPLICABLE) PRIOR WRITTEN CONSENT WILL RESULT IN IRREPARBABLE INJURY TO THE NBA AND/OR THE TEAMS FOR WHICH THERE IS NO ADEQUATE REMEDY AT LAW. ACCORDINGLY, IN THE EVENT OR ANY S

EXHIBIT J-15-15
REPRESENTATIVES OF T HE FOREGOING PARTIES ("NBA INDEMNIFIED PARTIES"), FROM AND AGAINST ALL LIABILITY, DAMAGES, AND COSTS (INCLUDING ATTORNEYS' FEES) ARISING OUT OF ANY CLAIM ASSERTED AGAINST ANY NBA INDEMNIFIED PARTY RELATING TO ANY VIOLATION OF THIS CONFIDENTIALITY AGREEMENT BY THE PLAYERS ASSOCIATION, VIOLATION OF THIS CONFIDENTIALITY AGREEMENT BY THE PLAYERS ASSOCIATION,
PROVIDED THAT: (A) SUCH VIOLATION RESULTED FROM THE PLAYERS ASSOCIATION'S NEGLIGENT OR INTENTIONAL USE OR DISCLOSURE OF CONFIDENTIAL INFORMATION;
(B) THE PLAYERS ASSOCIATION IS GIVEN PROMPT NOTICE OF ANY SUCH CLAIM; (C) THE
PLAYERS ASSOCIATION HAS THE RIGHT TO APPROVE COUNSEL AND/OR HAS THE
OPPORTUNITY TO UNDERTAKE THE DEFENSE OF SUCH CLAIM; AND (D) THE INDEMNIFIED
PARTY DOES NOT ADMIT LIABILITY WITH RESPECT TO AND DOES NOT SETTLE SUCH CLAIM WITHOUT THE PRIOR WRITTEN CONSENT OF THE PLAYERS ASSOCIATION. THE PLAYERS ASSOCIATION ALSO AGREES THAT THE RELIEF PROVIDED FOR IN THIS PARAGRAPH 7 SHALL BE CUMULATIVE AND IN ADDITION TO ANY OTHER RIGHTS OR REMEDIES TO WHICH THE NBA AND THE

ASSOCIATION ALSO AGREES THAT THE RELIEF PROVIDED FOR IN THIS PARAGRAPH 7 SHALL BE CUMULATIVE AND IN ADDITION TO ANY OTHER RIGHTS OR REMEDIES TO WHICH THE 8. THIS CONFIDENTIALITY AGREEMENT IS THE FINAL AND COMPLETE AGREEMENT BETWEEN THE PARTIES WITH RESPECT TO ITS SUBJECT MATTER. ANY WAIVER OF OR MODIFICATION TO THISCONFIDENTIALITY AGREEMENT MUST BE IN A WRITING AND SIGNED BY EACH PARTY. ANY WAIVER IN ANY PARTICULAR INSTANCE OF THE RIGHTS AND LIMITATIONS CONTAINED HEREIN SHALL NOT BE DEEMED AND IS NOT INTENDED TO BE A GENERAL WAIVER OF ANY RIGHTS OR LIMITATIONS CONTAINED HEREIN AND SHALL NOT OPERATE AS A WAIVER BEYOND THE PARTICULAR INSTANCE.

9. THIS CONFIDENTIALITY AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO THE PRINCIPLES OF CONFLICTS OF LAW THEREOF.

J-1-6 EXHIBIT J -1 IF THE FOREGOING COINCIDES WITH YOUR UNDERSTANDING OF OUR AGREEMENT, PLEASE SIGN THE T HIS LETTER IN THE SPACE PROVIDED BELOW. SINCERELY,

NATIONAL BASKETBALL ASSOCIATION BY: AGREED TO AND ACCEPTED: NATIONAL BASKETBALL PLAYERS ASSOCIATION

Y:____

EXHIBIT J-2 J-2-1
EXHIBIT J-2
LETTER AGREEMENT REGARDING ACCOUNTING
PROCEDURES
JUNE 28, 2023
TAMIKA TREMAGLIO
EXECUTIVE DIRECTOR
NATIONAL BASKETBALL PLAYERS AS SOCIATION
1133 AVENUE OF THE AMERICAS
NEW YORK, NEW YORK 10036
DEAR TAMIKA:
THIS WILL CONFIRM OUR AGREEMENT THAT THE

NEW YORK, NEW YORK 10036
DEAR TAMIKA:
THIS WILL CONFIRM OUR AGREEMENT THAT THE ATTACHED ACCOUNTING PROCEDURES
ARE THE PROCEDURES THAT WILL BE IN EFFECT FOR PURPOSES OF ARTICLE VII, SECTION 10
OF THE COLLECTIVE BARGAINI NG AGREEMENT ENTERED INTO ON JUNE 28, 2023, UNLESS
SUCH PROCEDURES SHALL BE MODIFIED BY AGREEMENT OF THE PARTIES.
IF THE FOREGOING COINCIDES WITH YOUR UNDERSTANDING OF OUR AGREEMENT,
PLEASE SIGN THIS LETTER IN THE SPACE PROVIDED BELOW.
SINCERELY,

/S/ RICHARD W. BUCHANAN RICHARD W. BUCHANAN

AGREED TO AND ACCEPTED:

NATIONAL BASKETBALL PLAYERS ASSOCIATION

BY: /S/ TAMIKA TREMAGLIO TAMIKA TREMAGLIO EXECUTIVE DIRECTOR

J-2-2 EXHIBIT J-2 MINIMUM PROCEDURES TO BE PROVIDED BY THE ACCOUNTANTS

GENERAL

• THE AUDIT REPORT (AND ANY INTERIM AUDIT REPORT OR INTERIM ESCROW

AUDIT REPORT) MUST BE PREPARED IN ACCORDANCE WITH THE RELEVANT TERMS

OF THE COLLECTIVE BARGAINING AGREEMENT ("CBA"), WHICH SHOULD BE REVIEWED AND UNDERSTOOD BY ALL AUDITORS.

• THE BASKETBALL RELATED INCOME REPORTING PACKAGE AND INSTRUCTIONS SHOULD BE REVIEWED AND UNDERSTOOD BY ALL AUDITORS.

• ALL AUDIT WORKPAPERS SHOULD BE MADE AVAILABLE FOR REVIEW BY

REPRESENTATIVES OF THE NBA AND PLAYERS ASSOCIATION PRIOR TO ISSUANCE OF THE REPORT.

OF THE REPORT.

A SUMMARY OF ALL AUDIT FINDINGS (INCLUDING ANY UNUSUAL OR NON-RECURRING TRANSACTIONS) AND PROPOSED ADJUSTMENTS MUST BE JOINTLY REVIEWED WITH REPRESENTATIVES OF THE NBA AND PLAYERS ASSOCIATION

PRIOR TO ISSUANCE OF THE REPORT.

ANY PROBLEMS OR QUESTIONS RAISED DURING THE AUDIT SHOULD BE RESOLVED JOINTLY WITH REPRESENTATIVES OF THE NBA AND PLAYERS ASSOCIATION (OR BY THE ACCOUNTANTS, TO THE EXTENT CALLED FOR UNDER THE CBA).

ALL ESTIMATES SHOULD BE REVIEWED IN ACCORDANCE WITH THE CBA.

ESTIMATES ARE TO BE REVIEWED BASED UPON THE PREVIOUS YEAR'S ACTUAL RESULTS AND CURRENT YEAR ACTIVITY. ALL ESTIMATES SHOULD BE CONFIRMED

WITH THIRD PARTIES WHEN POSSIBLE.

• REVENUE AND EXPENSE AMOUNTS THAT HAVE BEEN ESTIMATED SHOULD BE RECONFIRMED WITH THE CONTROLLER OR OTHER TEAM REPRESENTATIVES PRIOR TO THE ISSUANCE OF THE AUDIT REPORT ON OR BEFORE THE LAST DAY OF THE MORATORIUM PERIOD.

• WHERE APPROPRIATE, TEAM AND NBA REVENUES AND EXPENSES SHOULD BE RECONCILED TO AUDITED FINANCIAL STATEMENTS.

EXHIBIT J-2 J-2-3

- ALL REPORTING PACKAGES AND SUPPORTING SCHEDULES ARE TO BE COMPLETED IN U.S. DOLLARS.
- THE AUDITORS MAY CONSIDER, BUT ARE NOT BOUND BY, THE VALUE ATTRIBUTED TO OR TREATMENT OF REVENUE OR EXPENSE ITEMS IN PRIOR YEARS.
 AUDITORS SHOULD BE AWARE OF REVENUES EXCLUDED FROM BRI. THE TEAMS

- SHOULD BE INSTRUCTED TO MAKE AVAILABLE TO THE AUDITORS ALL INFORMATION NECESSARY TO DETERMINE CATEGORIES OF REVENUES THEY HAVE EXCLUDED FROM
- BRI. QUESTIONS REGARDING WHETHER REVENUES OR EXPENSES ARE
- INCLUDABLE OR EXCLUDABLE FROM BRI SHOULD BE REVIEWED WITH BOTH PARTIES TO DETERMINE PROPER TREATMENT. AUDITORS SHOULD PERFORM A REVIEW FOR REVENUES IMPROPERLY EXCLUDED FROM, OR INCLUDED IN, BRI. TEAM SALARIES
- TRACE AMOUNTS TO THE TEAM'S GENERAL LEDGER OR OTHER SUPPORTING DOCUMENTATION FOR AGREEMENT.
- FRACE ANOUNTS TO THE TEAM'S GENERAL LEDGER OR OTHER SUPPORTING DOCUMENTATION FOR AGREEMENT.
 FOOT ALL SC HEDULES AND PERFORM OTHER CLERICAL TESTS.
 EXAMINE AN APPROPRIATE SAMPLE OF PLAYER CONTRACTS, NOTING AGREEMENT OF ALL SALARY AMOUNTS, IN ACCORDANCE WITH THE DEFINITION OF SALARY IN THE CBA.
 COMPARE PLAYER NAMES WITH ALL PLAYER LISTS FOR THE SEASON IN QUESTION.
 INQUIRE OF CONTROLLER OR OTHER REPRESENTATIVE OF EACH TEAM IF ANY

- ADDITIONAL COMPENSATION WAS PAID TO PLAYERS AND NOT INCLUDED ON THE
 SCHEDULE, AND, IF SO, WHETHER OR NOT SUCH AMOUNTS WERE PAID FOR
 BASKETBALL SERVICES. ALSO INQUIRE IF ANY BUSINESS ARR ANGEMENTS WERE
 ENTERED INTO BY THE TEAM OR TEAM AFFILIATE WITH PLAYERS OR THEIR AFFILIATES, INCLUDING WITH RETIRED PLAYERS WHO PLAYED FOR THE TEAM WITHIN THE PAST
- REVIEW PERFORMANCE BONUSES TO DETERMINE WHETHER SUCH BONUSES WERE ACTUALLY EARNED FOR SUCH SEASON.

J-2-4 EXHIBIT J-2

- J-2-4 EAHIBIT J-2

 REVIEW SIGNING BONUSES TO DETERMINE IF THEY HAVE BEEN PROPERLY
 ALLOCATED IN ACCORDANCE WITH THE TERMS OF THE CBA.

 CONFIRM THAT, WHERE PROVIDED IN THE CBA, CERTAIN CONTRACTS HAVE BEEN AVERAGED.
 BENEFITS

- BENEFITS

 TRACE AMOUNTS TO THE TEAM'S GENE RAL LEDGER OR OTHER SUPPORTING
 DOCUMENTATION FOR AGREEMENT.

 FOOT ALL SCHEDULES AND PERFORM OTHER CLERICAL TESTS.

 INVESTIGATE VARIATIONS IN AMOUNTS FROM THE PRIOR YEAR THROUGH DISCUSSION WITH THE CONTROLLER OR OTHER REPRESENTATIVE OF THE TEAM.

 REVIEW EACH T EAM'S INSURANCE EXPENSES FOR PREMIUM CREDITS (REFUNDS)

 RECEIVED FROM PLANET INSURANCE LTD. (OWNED BY TEAMS) AND THE PLAYERS' MEDICAL AND DENTAL INSURANCE CARRIERS (AMOUNTS CAN BE OBTAINED FROM LEAGUE OFFICE).

 REVIEW LEAGUE OFFICE SUPPORTING DOCUMENTATION W ITH RESPECT TO
- **BENEFITS**

BASKETBALL RELATED INCOME

- TRACE AMOUNTS TO TEAM'S GENERAL LEDGER OR OTHER SUPPORTING DOCUMENTATION FOR AGREEMENT.
 FOOT ALL SCHEDULES AND PERFORM OTHER CLERICAL TESTS.
 TRACE GATE RECEIPTS TO GENERAL LEDGER AND TEST SUPPORTING DOCUMENTATION WHERE APPROPRIATE.
- TRACE GATE RECEIPTS TO GENERAL LEDGER AND TEST SUPPORTING DOCUMENTATION WHERE APPROPR
 GATE RECEIPTS SHOULD BE REVIEWED AND RECONCILED TO LEAGUE OFFICE GATE RECEIPTS SUMMARY.
 VERIFY AMOUNTS REPORTED AS LUXURY SUITE REVENUES WITH SUPPORTING
 DOCUMENTATION FROM THE ENTITY THAT SOLD, LEASED, OR LICENSED SUCH
 LUXURY SUITES.

- EXHIBIT J -2 J-2-5

 VERIFY AMOUNTS REPORTED AS COMPLIMENTARY TICKETS AND TICKETS TRADED
 FOR GOODS OR SERVICES WITH SUPPORTING DOCUMENTATION FROM THE TEAM.
 TRACE AMOUNTS REPORTED FOR NOVELTIES AND CONCESSIONS, GAME PARKING, GAME PROGRAMS, TEAM SPONSORSHIPS AND PROMOTIONS, ARENA SIGNAGE,
 AND ARENA CLUB SALES TO GENERAL LEDGERS AND TEST SUPPORTING

- OCCUMENTATION WHERE APPROPRIATE.

 WHERE REPORTED AMOUNTS INCLUDE PROCEEDS RECEIVED BY A RELATED PARTY,
- VERIFY THE AMOUNTS REPORTED WITH SUPPORTING DOCUMENTATION FROM THE
- RELATED PARTY.
- EXAMINE THE NATIONAL TELEVISION AND CABLE CONTRACTS AT THE LEAGUE OFFICE, AND AGREE TO AMOUNTS REPORTED.
- REVIEW, AT LEAGUE OFFICE, EXPENSES DEDUCTED FROM THE NATIONAL CONTRACTS IN ACCORDANCE WITH THE TERMS OF THE CBA. REVIEW

- SUPPORTING DOCUMENTATION AND TEST WHERE APPLICABLE.
 EXAMINE LOCAL TELEVISION, LOCAL CABLE, AND LOCAL RADIO CONTRACTS. VERIFY TO AMOUNTS REPORTED BY TEAMS.
 WHEN LOCAL BROADCAST REVENUES ARE NOT VERIFIABLE BY REVIEWING A
 CONTRACT, DETAILED SUPPORTING DOCUMENTATION S HOULD BE REVIEWED AND
- ALL LOANS, ADVANCES, BONUSES, ETC. RECEIVED BY THE LEAGUE OFFICE OR ITS TEAMS SHOULD BE NOTED IN THE REPORT AND INCLUDED IN BRI WHERE APPROPRIATE.
- SCHEDULES OF NBA RADIO, NBA TV, INTERNATIONAL BROADCAST, NBA
- MEDIA VENTURES, CO PYRIGHT ROYALTY REVENUES AND EXPENSES SHOULD BE
 OBTAINED FROM THE NBA. SCHEDULES SHOULD BE VERIFIED BY AGREEING TO GENERAL LEDGERS AND EXAMINING SUPPORTING DOCUMENTATION WHERE APPLICABLE.
- SCHEDULES OF REVENUES AND EXPENSES REPORTED BY PROPERTIES FOR
- SPONS ORSHIP, NBA RELATED REVENUES FROM NBA ENTERTAINMENT, AND NBA SPECIAL EVENTS SHOULD BE OBTAINED FROM THE NBA. SCHEDULES

- J-2-6 EXHIBIT J-2
 SHOULD BE VERIFIED BY AGREEING TO GENERAL LEDGERS AND EXAMINING
 SUPPORTING DOCUMENTATION WHERE APPLICABLE.
 NET EXHIBITION REVENUES AND EXPENSES SHOULD BE VERIFIED TO SUPPORTING DOCUMENTATION WHERE APPROPRIATE.
 ALL AMOUNTS OF OTHER REVENUES SHOULD BE REVIEWED FOR PROPER INCLUSION/EXCLUSION IN BRI. TEST APPROPRIATENESS OF BALANCES WHERE APPROPRIATE.
 DETERMINE THE RATIO OF EXPENSES TO REVENUES FOR THOSE CATEGORIES OF PROCEEDS THAT COME WITHIN THE PROVISIONS OF ARTICLE VII,
 SECTION 1(A)(6) OF THE CBA AND DETERMINE THE EXTENT TO WHICH
 EXPENSES SHOULD BE DISALLOWED, IF AT ALL, PURSUANT TO THE PROVISIONS OF THAT SECTION.
 PILAYOFE REVENILES

- PLAYOFF GATE RECEIPTS SHOULD BE RECORDED NET OF TAXES. PAYMENTS MADE TO THE PLAYOFF POOL SHOULD NOT BE DEDUCTED. ODD GAME PAYMENTS. SHOULD NOT BE EITHER DEDUCTED BY THE PAYING TEAM OR RECORDED BY THE • REVEIVING TEAM.

 • OTHER PLAYOFF EXPENSES SHOULD BE REVIEWED IN ACCORDANCE WITH THE TERMS OF THE CBA.

 • TEAM EXPENSES PAID BY THE LEAGUE PLAYOFF POOL, INCLUDING TRAVEL EXPENSES, SHOULD NOT BE DEDUCTED BY TEAMS.

 • REVIEW LEAGUE OFFICE SUPPORTING DOCUMENTATION AS TO EXPENSES DEDUCTED FROM THE PLAYOFF POOL.

- EXHIBIT J-2 J-2-7

 RELATED PARTY TRANSACTIONS

 INQUIRE OF THE CONTROLLER OR OTHER REPRESENTATIVE OF THE TEAM WHAT, IF

 ANY, RELATED PARTIES EXIST, AND DISCUSS WITH THE PARTIES WHAT, IF ANY, AMOUNTS SHOULD BE INCLUDED IN BRI.

 REVIEW INFORMATION PROVIDED AS TO THE TEAM'S RELATED PARTIES AND REVENUES THAT ARISE FROM RELATED PARTY TRANSACTIONS, AND REQUEST SUPPORTING DETAILS WHERE APPROVED ANY REVENUE FROM A RELATED PARTY SHOULD BE REVIEWED WITH BOTH PARTIES TO DETERMINE PROPER TREATMENT UNDER THE CBA.

 REQUEST THAT DETAILS BE PROVIDED, WHERE APPROPRIATE.

 PREPARE A SUMMARY OF ANY CHANGES, CORRECTIONS, OR ADDITIONS TO RELATED PARTY INFORMATION PREVIOUSLY REPORTED.

```
ATI ANTA HAWKS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 BROOKLYN 7:30 PM 7:30 PM 4042SAT 1/18/25 ATBOSTON 7:00 PM 7:00 PM 2FRI 10/25/24 CHARLOTTE 7:30 PM 7:30 PM 4143MON 1/20/25 ATNEW YORK 3:00 PM 3:00 PM
3SUN 10/27/24 ATOKLAHOMA CITY 6:00 PM 7:00 PM 4244WED 1/22/25 DETROIT 7:30 PM 7:30 PM 4MON 10/28/24 WASHINGTON 7:30 PM 7:30 PM 4345THU 1/23/25 TORONTO 7:30 PM 7:30 PM 5WED 10/30/24 ATWASHINGTON 7:00 PM 7:00 PM 4446SAT 1/25/25 TORONTO 7:30 PM 7:30 PM
6FRI 11/1/24 SACRAMENTO 7:30 PM 7:30 PM 4547MON 1/27/25 ATMINNESOTA 7:00 PM 8:00 PM 7SUN 11/3/24 ATNEW ORLEANS 6:00 PM 7:00 PM 4648THU 1/30/25 ATCLEVELAND 7:30 PM 7:30 PM
8MON 11/4/24 BOSTON 7:45 PM 7:45 PM 4749SAT 2/1/25 ATINDIANA 5:00 PM 5:00 PM 9WED 11/6/24 NEW YORK 7:30 PM 7:30 PM 4850MON 2/3/25 ATDETROIT 7:00 PM 7:00 PM
17/9/24 ATDETROIT 7:00 PM 7:30 PM 4951WED 2/5/25 SAN ANTONIO 7:30 PM 7:30 PM ESPN 11SAT 11/9/24 CHICAGO 7:30 PM 7:30 PM 5052 FRI 2/7/25 MILWAUKEE 7:30 PM 7:30 PM
12TUE 11/12/24 ATBOSTON 7:00 PM 7:00 PM 5133SAT 2/8/25 ATWASHINGTON 7:00 PM 7:00 PM 13 FRI 11/15/24 WASHINGTON 7:30 PM 7:30 PM 5254MON 2/10/25 ATORLANDO 7:00 PM 7:00 PM 14SUN 11/17/24 ATPORTLAND 3:00 PM 6:00 PM 5355WED 2/12/25 ATNEW YORK 7:30 PM 7:30 PM
15MON 11/18/24 ATSACRAMENTO 7:00 PM 10:00 PM 5456THU 2/20/25 ORLANDO 7:30 PM 7:30 PM 16WED 11/20/24 ATGOLDEN STATE 7:00 PM 10:00 PM 5557SUN 2/23/25 DETROIT 6:00 PM 6:00 PM
16WED 11/20/24 ATGOLDEN STATE 7:00 PM 8:00 PM 0:00 PM 2/24/25 MIAMI 7:30 PM 6:00 PM 17 FRI 11/22/24 ATCHICAGO 7:00 PM 8:00 PM 5658MON 2/24/25 MIAMI 7:30 PM 7:30 PM 7:30 PM 18MON 11/25/24 DALLAS 7:30 PM 7:30 PM NBATV 5759WED 2/26/25 ATMIAMI 7:30 PM 7:30 PM 19WED 11/27/24 ATCLEVELAND 7:00 PM 7:00 PM 5860 FRI 2/28/25 OKLAHOMA CITY 7:30 PM 7:30 PM 20 FRI 11/29/24 CLEVELAND 2:30 PM 2:30 PM NBATV 5961MON 3/3/25 ATMEMPHIS 7:00 PM 8:00 PM
21SAT 1/30/24 ATCHARLOTTE 6:00 PM 6:00 PM 6062TUE 3/4/25 MINDIANA 7:30 PM 7:30 PM 22MON 12/2/24 NEW ORLEANS 7:30 PM 7:30 PM 6163THU 3/6/25 INDIANA 7:30 PM 7:30 PM 23WED 12/4/24 ATMILWAUKEE 7:00 PM 8:00 PM 6264SAT 3/8/25 INDIANA 7:30 PM 7:30 PM
24 FRI 12/6/24 L.A. LAKERS 7:30 PM 7:30 PM 6365MON 3/10/25 PHILADELPHIA 7:30 PM 7:30 PM 25SUN 12/8/24DENVER 6:00 PM 6:00 PM 6466WED 3/12/25 CHARLOTTE 7:30 PM 7:30 PM
26 6567 FRI 3/14/25 LA CLIPPERS 7:30 PM 7:30 PM 27 6668SUN 3/16/25 ATBROOKLYN 6:00 PM 6:00 PM NBATV
28THU 12/19/24 ATSAN ANTONIO 8:30 PM 9:30 PM TNT 6769TUE 3/18/25 ATCHARLOTTE 7:00 PM 7:00 PM
29SAT 12/21/24 MINNESOTA 7:30 PM 7:30 PM 6870SAT 3/22/25 GOLDEN STATE 7:00 PM 7:00 PM 30MON 12/23/24 MINNESOTA 7:30 PM 7:30 PM 6971SUN 3/23/25 PHILADELPHIA 6:00 PM 6:00 PM
31THU 12/26/24 CHICAGO 7:30 PM 7:30 PM 7072TUE 3/25/25 ATHOUSTON 7:00 PM 8:00 PM 32SAT 12/28/24 MIAMI 3:00 PM 3:00 PM NBATV 7173THU 3/27/25 ATMIAMI 7:30 PM 7:30 PM
33SUN 12/29/24 ATTORONTO 6:00 PM 6:00 PM 7274SUN 3/30/25 ATMILWAUKEE 6:00 PM 7:00 PM 34WED 1/1/25 ATDENVER 7:00 PM 9:00 PM 7375TUE 4/1/25 PORTLAND 7:30 PM 7:30 PM
35 FRI 1/3/25 ATLA. LAKERS 7:30 PM 10:30 PM NBATV 7476WED 4/2/25 ATDALLAS 7:30 PM 8:30 PM 36SAT 1/4/25 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 7577SAT 4/5/25 NEW YORK 3:00 PM 3:00 PM 37TUE 1/7/25 ATUTAH 7:00 PM 9:00 PM 7678SUN 4/6/25 UTAH 6:00 PM 6:00 PM
38THU 1/9/25 ATPHOENIX 7:00 PM 9:00 PM 7779TUE 4/8/25 ATORLANDO 7:00 PM 7:00 PM 39SAT 1/11/25 HOUSTON 3:00 PM 3:00 PM 7880THU 4/10/25 ATBROOKLYN 7:30 PM 7:30 PM
40TUE 1/14/25 PHOENIX 7:30 PM 7:30 PM 7981 FRI 4/11/25 ATPHILADELPHIA 7:00 PM 7:00 PM
41WED 1/15/25 ATCHICAGO 7:00 PM 8:00 PM 8082SUN 4/13/25 ORLANDO 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1TUE 10/22/24 NEW YORK 7:30 PM 7:30 PM TNT 4042SAT 1/18/25 ATLANTA 7:00 PM 7:00 PM 2THU 10/24/24 ATWASHINGTON 7:00 PM 7:00 PM 4143MON 1/20/25 ATGOLDEN STATE 2:00 PM 5:00 PM TNT
3SAT 10/26/24 ATDETROIT 7:00 PM 7:00 PM 4244WED 1/22/25 ATLA CLIPPERS 7:30 PM 10:30 PM 10:00 PM TNT 3SAT 10/26/24 ATDETROIT 7:00 PM 7:00 PM 4244WED 1/22/25 ATLA CLIPPERS 7:30 PM 10:30 PM 4MON 10/28/24 MILWAUKEE 7:30 PM 7:30 PM NBATV 4345THU 1/23/25 ATLA. LAKERS 7:00 PM 10:00 PM TNT 5WED 10/30/24 ATINDIANA 7:00 PM 7:00 PM ESPN 4446SAT 1/25/25 ATDALLAS 4:30 PM 5:30 PM ABC 6FRI 11/1/24 ATCHARLOTTE 7:00 PM 7:00 PM 4547MON 1/27/25 HOUSTON 7:30 PM 7:30 PM 7SAT 11/2/24 ATCHARLOTTE 6:00 PM 6:00 PM 4648WED 1/29/25 CHICAGO 7:30 PM 7:30 PM
8MON 11/4/24 ATATLANTA 7:45 PM 7:45 PM 4749 FRI 1/31/25 ATNEW ORLEANS 7:00 PM 8:00 PM 9WED 11/6/24 GOLDEN STATE 7:30 PM 7:30 PM ESPN 4850SUN 2/2/25 ATPHILADELPHIA 6:00 PM 6:00 PM ESPN
11/8/24 BROOKLYN 7:30 PM 7:30 PM 4951TUE 2/4/25 ATCLEVELAND 7:00 PM 7:00 PM 11SUN 11/10/24 ATMILWAUKEE 2:30 PM 3:30 PM 5052THU 2/6/25 DALLAS 7:30 PM 7:30 PM TNT
12TUE 11/12/24 ATLANTA 7:00 PM 7:00 PM 5153SAT 2/8/25 ATNEW YORK 8:30 PM 8:30 PM ABC
13WED 11/13/24 ATBROOKLYN 7:30 PM 7:30 PM 5254MON 2/10/25 ATMIAMI 7:30 PM 7:30 PM 14SAT 11/16/24 TORONTO 8:00 PM 8:00 PM 5355WED 2/12/25 SAN ANTONIO 7:00 PM 7:00 PM ESPN
15TUE 11/19/24 CLEVELAND 7:00 PM 7:00 PM TNT 5456THU 2/20/25 ATPHILADELPHIA 7:00 PM 7:00 PM TNT 16 FRI 11/22/24 ATWASHINGTON 7:00 PM 7:00 PM 5557SUN 2/23/25 NEW YORK 1:00 PM 1:00 PM ABC
16 FRI 11/22/24 AI WASHINGTON 7:00 PM 7:00 PM 55575UN 2/23/25 NEW YORK 1:00 PM 1:00 PM AI 175UN 11/24/24 MINNESOTA 3:30 PM 3:30 PM 5658TUE 2/25/25 ATTORONTO 7:00 PM 7:00 PM 18MON 11/25/24 LA CLIPPERS 7:30 PM 7:30 PM 5759WED 2/26/25 ATDETROIT 7:00 PM 7:00 PM 19 FRI 11/29/24 ATCHICAGO 7:00 PM 8:00 PM 5860 FRI 2/28/25 CLEVELAND 7:30 PM 7:30 PM ESPN 205UN 12/1/24 ATCLEVELAND 6:00 PM 6:00 PM 5961SUN 3/2/25 DENVER 1:00 PM 1:00 PM ABC
21MON 12/2/24 MIAMI 7:30 PM 7:30 PM 6062WED 3/5/25 PORTLAND 7:00 PM 7:00 PM
22WED 12/4/24 DETROIT 7:30 PM 7:30 PM 6163THU 3/6/25 PHILADELPHIA 7:30 PM 7:30 PM TNT 23 FRI 12/6/24 MILWAUKEE 7:30 PM 7:30 PM ESPN 6264SAT 3/8/25 L.A. LAKERS 8:30 PM 8:30 PM ABC
24SAT 12/7/24 MEMPHIS 8:00 PM 8:00 PM 6365MON 3/10/25 UTAH 7:30 PM 7:30 PM 25 6466WED 3/12/25 OKLAHOMA CITY 7:30 PM 7:30 PM ESPN
26 6567 FRI 3/14/25 ATMIAMI 7:00 PM 7:00 PM NBATV
27THU 12/19/24 CHICAGO 7:30 PM 7:30 PM 6668SAT 3/15/25 ATBROOKLYN 6:00 PM 6:00 PM 28SAT 12/21/24 ATCHICAGO 7:00 PM 8:00 PM 6769TUE 3/18/25 BROOKLYN 7:30 PM 7:30 PM NBATV
29MON 12/2/3/24 ATORLANDO 7:00 PM 7:00 PM 6870 FRI 3/21/25 ATUTAH 7:30 PM 9:30 PM 30WED12/25/24 PHILADELPHIA 5:00 PM 5:00 PM ABC 6971SUN 3/23/25 ATPORTLAND 3:00 PM 6:00 PM
31 FRI 12/27/24 INDIANA 7:30 PM 7:30 PM NBATV 7072MON 3/24/25 ATSACRAMENTO 7:00 PM 10:00 PM 32SUN 12/29/24 INDIANA 6:00 PM 6:00 PM 7173WED 3/26/25 ATPHOENIX 7:00 PM 10:00 PM ESPN
33TUE 12/31/24 TORONTO 3:00 PM 3:00 PM 7274SAT 3/29/25 ATSAN ANTONIO 7:00 PM 8:00 PM NBATV 34THU 1/2/25 ATMINNESOTA6:30 PM 7:30 PM NBATV
35 FRI 1/3/25 ATHOUSTON 7:00 PM 8:00 PM 7476WED 4/2/25 MIAMI 7:30 PM 7:30 PM ESPN
36SUN 1/5/25 ATOKLAHOMA CITY 2:30 PM 3:30 PM 7577 FRI 4/4/25 PHOENIX 7:30 PM 7:30 PM NBATV 37TUE 1/7/25 ATDENVER 8:00 PM 10:00 PM TNT 7678SUN 4/6/25 WASHINGTON 6:00 PM 6:00 PM NBATV
38 FRI 1/10/25 SACRAMENTO 7:30 PM 7:30 PM 7779TUE 4/8/25 ATNEW YORK 7:30 PM 7:30 PM TNT 39SUN 1/12/25 NEW ORLEANS 6:00 PM 6:00 PM 7880WED 4/9/25 ATORLANDO 7:00 PM 7:00 PM
40WED 1/15/25 ATTORONTO 7:30 PM 7:30 PM 7981 FRI 4/11/25 CHARLOTTE 7:30 PM 7:30 PM
41 FRI 1/17/25 ORLANDO 7:00 PM 7:00 PM ESPN 8082SUN 4/13/25 CHARLOTTE 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

BOSTON CELTICS

```
BROOKLYN NETS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATATLANTA 7:30 PM 7:30 PM 4042 FRI 1/17/25 ATL.A. LAKERS 7:30 PM 10:30 PM 2FRI 10/25/24 ATORLANDO 7:00 PM 7:00 PM 4143SUN 1/19/25 ATOKLAHOMA CITY 6:00 PM 7:00 PM
3SUN 10/27/24 MILWAUKEE 6:00 PM 6:00 PM 4244TUE 1/21/25 NEW YORK 7:30 PM 7:30 PM TNT 4TUE 10/29/24 DENVER 7:30 PM 7:30 PM 4345WED 1/22/25 PHOENIX 7:30 PM 7:30 PM 5WED 10/30/24 ATMEMPHIS 7:00 PM 8:00 PM 4446SAT 1/25/25 MIAMI 6:00 PM 6:00 PM
6FRI 11/1/24 CHICAGO 7:30 PM 7:30 PM 4547MON 1/27/25 SACRAMENTO 7:30 PM 7:30 PM 75UN 11/3/24 DETROIT 3:30 PM 3:30 PM 4648WED 1/29/25 ATCHARLOTTE 7:00 PM 7:00 PM
8MON 11/4/24 MEMPHIS 8:00 PM 8:00 PM 4749SAT 2/1/25 ATHOUSTON 7:00 PM 8:00 PM 9FRI 11/8/24 ATBOSTON 7:30 PM 7:30 PM 4850TUE 2/4/25 HOUSTON 7:30 PM 7:30 PM
10SAT 11/9/24 ATCLEVELAND 7:30 PM 7:30 PM BATV 4951WED 2/5/25 WASHINGTON 7:30 PM 7:30 PM 11MON 11/11/24 ATNEW ORLEANS 7:00 PM 8:00 PM 5052 FRI 2/7/25 MIAMI 7:30 PM 7:30 PM
 12WED 11/13/24 BOSTON 7:30 PM 7:30 PM 5153MON 2/10/25 CHARLOTTE 7:30 PM 7:30 PM
 13 FRI 11/15/24 ATNEW YORK 7:30 PM 7:30 PM 5254WED 2/12/25 PHILADELPHIA 7:30 PM 7:30 PM 14SUN 11/17/24 ATNEW YORK 7:00 PM 7:00 PM 5355THU 2/20/25 CLEVELAND 7:30 PM 7:30 PM
15TUE 11/19/24 CHARLOTTE 7:30 PM 7:30 PM 5456SAT 2/22/25 ATPHILADELPHIA 7:30 PM 7:30 PM 16 FRI 11/22/24 ATPHILADELPHIA 7:00 PM 7:00 PM 5557MON 2/24/25 ATWASHINGTON 7:00 PM 7:00 PM
 175UN 11/22/24 ATSACRAMENTO 6:00 PM 9:00 PM 5658WED 2/26/25 OKLAHOMA CITY 7:30 PM 7:30 PM 18MON 11/25/24 ATGOLDEN STATE 7:00 PM 10:00 PM 5759 FRI 2/28/25 PORTLAND 7:30 PM 7:30 PM 19WED 11/27/24 ATPHOENIX 7:00 PM 9:00 PM 5860SAT 3/1/25 ATDETROIT 7:00 PM 7:00 PM
 20 FRI 11/29/24 ORLANDO 7:30 PM 7:30 PM 5961TUE 3/4/25 ATSAN ANTONIO 7:30 PM 8:30 PM
 21SUN 12/1/24 ORLANDO 3:30 PM 3:30 PM 6062THU 3/6/25 GOLDEN STATE 7:30 PM 7:30 PM
22MON 12/2/24 ATCHICAGO 7:00 PM 8:00 PM 6163SAT 3/8/25 ATCHARLOTTE 6:00 PM 6:00 PM 23WED 12/4/24 INDIANA 7:30 PM 7:30 PM 6264MON 3/10/25 L.A. LAKERS 7:30 PM 7:30 PM
24SUN 12/8/24 MILWAUKEE 3:30 PM 3:30 PM 6365TUE 3/11/25 ATCLEVELAND 7:00 PM 7:00 PM 25 6466THU 3/13/25 ATCHICAGO 7:00 PM 8:00 PM
25 640616U 3/15/25 ATCHICAGO 7:00 PM 6:00 PM 0:00 PM 0
31 FRI 12/27/24 SAN ANTONIO 7:30 PM 7:30 PM 7072MON 3/24/25 DALLAS 7:30 PM 7:30 PM 32SUN 12/29/24 ATORLANDO 3:30 PM 3:30 PM 7173WED 3/26/25 TORONTO 7:30 PM 7:30 PM
 33WED 1/1/25 ATTORONTO 7:30 PM 7:30 PM 7274 FRI 3/28/25 LA CLIPPERS 7:30 PM 7:30 PM 34THU 1/2/25 ATMILWAUKEE 7:00 PM 8:00 PM 7375SAT 3/29/25 ATWASHINGTON 7:00 PM 7:00 PM
 35SAT 1/4/25 PHILADELPHIA 6:00 PM 6:00 PM 7476MON 3/31/25 ATDALLAS 7:30 PM 8:30 PM
36MON 1/6/25 INDIANA 7:30 PM 7:30 PM 7577THU 4/3/25 MINNESOTA 7:30 PM 7:30 PM 37WED 1/8/25 DETROIT 7:30 PM 7:30 PM 7678SUN 4/6/25 TORONTO 3:30 PM 3:30 PM
 38 FRI 1/10/25 ATDENVER 7:00 PM 2:00 PM 7779TUE 4/8/25 NEW ORLEANS 7:30 PM 7:30 PM 39SUN 1/12/25 ATUTAH 6:00 PM 8:00 PM 7880THU 4/10/25 ATLANTA 7:30 PM 7:30 PM
 40TUE 1/14/25 ATPORTLAND 7:00 PM 10:00 PM 7981 FRI 4/11/25 ATMINNESOTA 8:00 PM 9:00 PM
 41WED 1/15/25 ATLA CLIPPERS 7:30 PM 10:30 PM 8082SUN 4/13/25 NEW YORK 1:00 PM 1:00 PM SUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
 AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
CHARLOTTE HORNETS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATHOUSTON 7:00 PM 8:00 PM 4042WED 1/22/25 ATMEMPHIS 7:00 PM 8:00 PM 2FRI 10/25/24 ATATLANTA 7:30 PM 7:30 PM 4143 FRI 1/24/25 PORTLAND 7:00 PM 7:00 PM
3SAT 10/25/24 ATATLANTA 7:30 PM 7:30 PM 4244SAT 1/25/25 PORTLAND 7:00 PM 7:00 PM 7:00 PM 4244SAT 1/25/25 NEW ORLEANS 7:00 PM 7:00 PM 400 PM 40
 7MON 11/4/24 ATMINNESOTA 8:00 PM 9:00 PM 4648SAT 2/1/25 DENVER 7:00 PM 7:00 PM
8WED 11/6/24 DETROIT 7:00 PM 7:00 PM 4749MON 2/3/25 WASHINGTON 7:00 PM 7:00 PM 9FRI 11/8/24 INDIANA 7:00 PM 7:00 PM 4850WED 2/5/25 MILWAUKEE 7:00 PM 7:00 PM
105UN 11/10/24 ATPHILADELPHIA 7:00 PM 7:00 PM 4951 FRI 2/7/25 SAN ANTONIO 7:00 PM 7:00 PM 11TUE 11/12/24 ATORLANDO 7:00 PM 7:00 PM 5052SUN 2/9/25 ATDETROIT 1:00 PM 1:00 PM 12SAT 11/16/24 MILWAUKEE 3:00 PM 3:00 PM 5153MON 2/10/25 ATBROOKLYN 7:30 PM 7:30 PM
12SUN 11/17/24 ATCLEVELAND 6:00 PM 6:00 PM 5254WED 2/12/25 ATORLANDO 7:00 PM 7:30 PM 13SUN 11/17/24 ATCLEVELAND 6:00 PM 6:00 PM 5254WED 2/12/25 ATORLANDO 7:00 PM 7:00 PM 14TUE 11/19/24 ATBROOKLYN 7:30 PM 7:30 PM 5355THU 2/20/25 ATDENVER 7:00 PM 9:00 PM 15THU 11/21/24 DETROIT 7:00 PM 7:00 PM NBATV 5456SAT 2/22/25 ATPORTLAND 7:00 PM 10:00 PM 16SAT 11/23/24 ATMILWAUKEE 7:00 PM 8:00 PM 5557MON 2/24/25 ATSACRAMENTO 7:00 PM 10:00 PM
17/00 11/25/24 ORLANDO 7:00 PM 7:00 PM 5658TUE 2/25/25 ATGOLDEN STATE 7:00 PM 10:00 PM 18WED 11/27/24 MIAMI 7:00 PM 7:00 PM 5759THU 2/27/25 ATDALLAS 7:30 PM 8:30 PM 19 FRI 11/29/24 NEW YORK 12:00 PM 12:00 PM NBATV 5860SAT 3/1/25 WASHINGTON 6:00 PM 6:00 PM
 20SAT 11/30/24 ATLANTA 6:00 PM 6:00 PM 5961MON 3/3/25 GOLDEN STATE 7:00 PM 7:00 PM NBATV
 21TUE 12/3/24 PHILADELPHIA 7:00 PM 7:00 PM 6062WED 3/5/25 MINNESOTA 7:00 PM 7:00 PM
22THU 12/5/24 ATNEW YORK 7:30 PM 7:30 PM 6163 FRI 3/7/25 CLEVELAND 7:00 PM 7:00 PM 23SAT 12/7/24 CLEVELAND 1:00 PM 1:00 PM 6264SAT 3/8/25 BROOKLYN 6:00 PM 6:00 PM
24SUN 12/8/24 ATINDIANA 5:00 PM 5:00 PM 6365MON 3/10/25 ATMIAMI 7:30 PM 7:30 PM 25 6466WED 3/12/25 ATATLANTA 7:30 PM 7:30 PM
26 6567 FRI 3/14/25 ATSAN ANTONIO 7:00 PM 8:00 PM
27THU 12/19/24 ATWASHINGTON 7:00 PM 7:00 PM 6668TUE 3/18/25 ATLANTA 7:00 PM 7:00 PM
28 FRI 12/20/24 ATPHILADELPHIA 7:00 PM 7:00 PM 6769THU 3/20/25 NEW YORK 7:00 PM 7:00 PM
29MON 12/23/24 ATWASHINGTON 7:00 PM 6870 FRI 3/21/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 30THU 12/26/24 ATWASHINGTON 7:00 PM 7:00 PM 6971SUN 3/23/25 ATMIAMI 6:00 PM 6:00 PM
31SAT 12/28/24 OKLAHOMA CITY 6:00 PM 6:00 PM NBATV 7072TUE 3/25/25 ORLANDO 7:00 PM 7:00 PM 32MON 12/30/24 CHICAGO 7:00 PM 7:00 PM 7173 FRI 3/28/25 ATTORONTO 7:30 PM 7:30 PM
33 FRI 1/3/25 ATDETROIT 7:00 PM 7:00 PM 7274SUN 3/30/25 ATNEW ORLEANS 6:00 PM 7:00 PM 34SUN 1/5/25 ATCLEVELAND 6:00 PM 6:00 PM 7375MON 3/31/25 UTAH 7:00 PM 7:00 PM
 35TUE 1/7/25 PHOENIX 7:00 PM 7:00 PM 7476WED 4/2/25 ATINDIANA 7:00 PM 7:00 PM
36THU 1/9/25 ATL.A. LAKERS 7:30 PM 10:30 PM7577 FRI 4/4/25 SACRAMENTO 7:00 PM 7:00 PM 37SAT 1/11/25 ATLA CLIPPERS 7:30 PM 10:30 PM 7678SUN 4/6/25 CHICAGO 1:00 PM 1:00 PM NBATV
38SUN 1/12/25 ATPHOENIX 7:00 PM 9:00 PM 7779TUE 4/8/25 MEMPHIS 7:00 PM 7:00 PM 39WED 1/15/25 ATUTAH 7:00 PM 9:00 PM 7880WED 4/9/25 ATTORONTO 7:30 PM 7:30 PM
 40 FRI 1/17/25 ATCHICAGO 8:30 PM 9:30 PM ESPN 7981 FRI 4/11/25 ATBOSTON 7:30 PM 7:30 PM
 41MON 1/20/25 DALLAS 12:00 PM 12:00 PM NBATV 8082SUN 4/13/25 ATBOSTON 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
CHICAGO BULLS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATNEW ORLEANS 7:00 PM 8:00 PM 4042 FRI 1/17/25 CHARLOTTE 8:30 PM 9:30 PM ESPN 2FRI 10/25/24 ATMILWAUKEE 7:00 PM 8:00 PM 4143SUN 1/19/25 ATPORTLAND 6:00 PM 9:00 PM
2FRI 10/25/24 ATMILWAUKEE 7:00 PM 8:00 PM 4143SUN 1/19/25 ATPORTLAND 6:00 PM 9:00 PM 3SAT 10/26/24 OKLAHOMA CITY 7:00 PM 8:00 PM 4244TUE 1/21/25 ATLA CLIPPERS 7:30 PM 10:30 PM 4MON 10/28/24 ATMEMPHIS 7:00 PM 8:00 PM 4345THU 1/23/25 ATGOLDEN STATE 7:00 PM 10:00 PM 5WED 10/30/24 ORLANDO 7:00 PM 8:00 PM 4446SAT 1/25/25 PHILADELPHIA 7:00 PM 8:00 PM 6FRI 11/1/24 ATBROOKLYN 7:30 PM 7:30 PM 4547MON 1/27/25 DENVER 7:00 PM 8:00 PM 7MON 11/4/24 UTAH 7:30 PM 8:30 PM 4648WED 1/29/25 ATBOSTON 7:30 PM 7:30 PM 8WED 11/6/24 ATDALLAS 7:30 PM 8:30 PM 4749 FRI 1/31/25 ATTORONTO 7:30 PM 7:30 PM 9THU 11/7/24 MINNESOTA 7:00 PM 8:00 PM NBATV 4850SUN 2/2/25 ATDETROIT 3:00 PM 3:00 PM
105AT 11/9/24 ATATLANTA 7:30 PM 7:30 PM 4951TUE 2/4/25 MIAMI 7:00 PM 8:00 PM 11MON 11/11/24 CLEVELAND 7:00 PM 8:00 PM 5052WED 2/5/25 ATMINNESOTA 7:00 PM 8:00 PM
12WED 11/13/24 ATNEW YORK 7:30 PM 7:30 PM 5153SAT 2/8/25 GOLDEN STATE 7:00 PM 8:00 PM 13 FRI 11/15/24 ATCLEVELAND 7:30 PM 7:30 PM 5254TUE 2/11/25 DETROIT 7:00 PM 8:00 PM 14SUN 11/17/24 HOUSTON 6:00 PM 7:00 PM 5355WED 2/12/25 DETROIT 7:00 PM 8:00 PM
15MON 11/18/24 ATDETROIT 7:00 PM 7:00 PM 5456THU 2/20/25 ATNEW YORK 7:30 PM 7:30 PM 16WED 11/20/24 ATMILWAUKEE 6:30 PM 7:30 PM ESPN 5557SAT 2/22/25 PHOENIX 4:00 PM 5:00 PM
16WED 11/20/24 ATMILWAUKEE 6:30 PM 7:30 PM ESPN 555/SAT 2/22/25 PHOENIX 4:00 PM 5:00 PM 17 FRI 11/22/24 ATLANTA 7:00 PM 8:00 PM 5658MON 2/24/25 ATPHILADELPHIA 7:00 PM 7:00 PM 18SAT 11/23/24 MEMPHIS 7:00 PM 8:00 PM 18SAT 11/23/24 MEMPHIS 7:00 PM 8:00 PM 19TUE 11/26/24 ATWASHINGTON 7:00 PM 7:00 PM 5860 FRI 2/28/25 TORONTO 7:00 PM 8:00 PM 20WED 11/27/24 ATORLANDO 7:00 PM 7:00 PM 5961SUN 3/2/25 ATINDIANA 5:00 PM 5:00 PM
21 FRI 11/29/24 BOSTON 7:00 PM 8:00 PM 6062TUE 3/4/25 CLEVELAND 7:00 PM 8:00 PM
22MON 12/2/24 BROOKLYN 7:00 PM 8:00 PM 6163SAT 3/8/25 ATMIAMI 8:00 PM 8:00 PM 23THU 12/5/24 ATSAN ANTONIO 7:00 PM 8:00 PM 6264MON 3/10/25 INDIANA 7:00 PM 8:00 PM
24 FRI 12/6/24 INDIANA 7:00 PM 8:00 PM 6365WED 3/12/25 ATORLANDO 7:00 PM 7:00 PM 25SUN 12/8/24 PHILADELPHIA 12:00 PM 1:00 PM 6466THU 3/13/25 BROOKLYN 7:00 PM 8:00 PM
26 6567SAT 3/15/25 ATHOUSTON 7:00 PM 8:00 PM
27 6668MON 3/17/25 ATUTAH 7:00 PM 9:00 PM 28THU 12/19/24 ATBOSTON 7:30 PM 7:30 PM 6769WED 3/19/25 ATPHOENIX 7:00 PM 10:00 PM
29SAT 12/21/24 BOSTON 7:00 PM 8:00 PM 6870THU 3/20/25 ATSACRAMENTO 7:00 PM 10:00 PM 30MON 12/23/24 MILWAUKEE 7:00 PM 8:00 PM 6971SAT 3/22/25 ATL.A. LAKERS 7:30 PM 10:30 PM
31THU 12/26/24 ATATLANTA 7:30 PM 7:30 PM 7072MON 3/24/25 ATDENVER 7:00 PM 9:00 PM 32SAT 12/28/24 MILWAUKEE 7:00 PM 8:00 PM 7173THU 3/27/25 L.A. LAKERS 7:00 PM 8:00 PM
33MON 12/30/24 ATCHARLOTTE 7:00 PM 7:00 PM 7274SAT 3/29/25 DALLAS 7:00 PM 8:00 PM 34WED 1/1/25 ATWASHINGTON 7:00 PM 7:00 PM 7375MON 3/31/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
35SAT 1/4/25 NEW YORK 7:00 PM 8:00 PM 7476TUE 4/1/25 TORONTO 7:00 PM 8:00 PM
36MON 1/6/25 SAN ANTONIO 7:00 PM 8:00 PM 7577 FRI 4/4/25 PORTLAND 7:00 PM 8:00 PM 37WED 1/8/25 ATINDIANA 7:00 PM 7:00 PM 7678SUN 4/6/25 ATCHARLOTTE 1:00 PM 1:00 PM NBATV
38 FRI 1/10/25 WASHINGTON 7:00 PM 8:00 PM 7779TUE 4/8/25 ATCLEVELAND 7:00 PM 7:00 PM 39SUN 1/12/25 SACRAMENTO 2:30 PM 3:30 PM 7880WED 4/9/25 MIAMI 7:00 PM 8:00 PM
40TUE 1/14/25 NEW ORLEANS 7:00 PM 8:00 PM 7981 FRI 4/11/25 WASHINGTON 7:00 PM 8:00 PM
41WED 1/15/25 ATLANTA 7:00 PM 8:00 PM 8082SUN 4/13/25 ATPHILADELPHIA 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

CLEVELAND CAVALIERS #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV 1WED 10/23/24 ATTORONTO 7:30 PM 7:30 PM 4042MON 1/20/25 PHOENIX 3:30 PM 3:30 PM 2FRI 10/25/24 DETROIT 7:30 PM 7:30 PM 4143WED 1/22/25 ATHOUSTON 7:00 PM 8:00 PM 3SAT 10/26/24 ATWASHINGTON 7:00 PM 7:00 PM 4244 FRI 1/24/25 ATPHILADELPHIA 7:00 PM 7:00 PM 4MON 10/28/24 ATNEW YORK 7:30 PM 7:30 PM 4345SAT 1/25/25 HOUSTON 7:30 PM 7: 5WED 10/30/24 L.A. LAKERS 7:00 PM 7:00 PM 4446MON 1/27/25 DETROIT 7:00 PM 7:00 PM NBATV 6FRI 11/1/24 ORLANDO 7:00 PM 7:00 PM ESPN 4547WED 1/29/25 ATMIAMI 7:30 PM 7:30 PM 7SAT 11/2/24 ATMILWAUKEE 7:00 PM 8:00 PM 4648THU 1/30/25 ATLANTA 7:30 PM 7:30 PM 8MON 11/4/24 MILWAUKEE 7:00 PM 7:00 PM NBATV 4749SUN 2/2/25 DALLAS 3:30 PM 3:30 PM 9WED 11/6/24 ATNEW ORLEANS 7:00 PM 8:00 PM 4850TUE 2/4/25 BOSTON 7:00 PM 7:00 PM 17/07/24 ATCHICAGO 7:00 PM 7:30 PM 4951WED 2/5/25 ATDETROIT 7:00 PM 7:00 PM 11SAT 11/9/24 BROOKLYN 7:30 PM 7:30 PM NBATV 5052 FRI 2/7/25 ATWASHINGTON 7:00 PM 7:00 PM 12MON 11/11/24 ATCHICAGO 7:00 PM 8:00 PM 5153MON 2/10/25 MINNESOTA 7:00 PM 7:00 PM 13WED 11/13/24 ATPHILADELPHIA 7:30 PM 7:30 PM 5254WED 2/12/25 ATTORONTO 7:30 PM 7:30 PM 14 FRI 11/15/24 CHICAGO 7:30 PM 7:30 PM 5355THU 2/20/25 ATBROOKLYN 7:30 PM 7:30 PM 15SUN 11/17/24 CHARLOTTE 6:00 PM 6:00 PM 5456 FRI 2/21/25 NEW YORK 7:00 PM 7:00 PM ESPN 16TUE 11/19/24 ATBOSTON 7:00 PM 7:00 PM TNT 5557SUN 2/23/25 MEMPHIS 7:30 PM 7:30 PM 1610E 11/19/24 ATBOSTON 7:00 PM 7:00 PM 1NT 5557SUN 2/23/25 MEMPHIS 7:30 PM 7:30 PM 7:10 PM 7:00 PM 7: 21SUN 12/1/24 BOSTON 6:00 PM 6:00 PM 6062WED 3/5/25 MIAMI 7:00 PM 7:00 PM ESPN 22TUE 12/3/24 WASHINGTON 7:00 PM 7:00 PM 6163 FRI 3/7/25 ATCHARLOTTE 7:00 PM 7:00 PM 23THU 12/5/24 DENVER 7:00 PM 7:00 PM NBATV 6264SUN 3/9/25 ATMILWAUKEE 7:00 PM 8:00 PM 24SAT 12/7/24 ATCHARLOTTE 1:00 PM 1:00 PM 6365TUE 3/11/25 BROOKLYN 7:00 PM 7:00 PM 25SUN 12/8/24 ATMIAMI 6:00 PM 6:00 PM 6466 FRI 3/14/25 ATMEMPHIS 7:00 PM 8:00 PM 26 6567SUN 3/16/25 ORLANDO 6:00 PM 6:00 PM 27 6668TUE 3/18/25 ATLA CLIPPERS 7:30 PM 10:30 PM 28 FRI 12/20/24 MILWAUKEE 7:30 PM 7:30 PM NBATV 6769WED 3/19/25 ATSACRAMENTO 7:00 PM 10:00 PM 29SAT 12/21/24 PHILADELPHIA 8:00 PM 8:00 PM 6870 FRI 3/21/25 ATPHOENIX 7:00 PM 10:00 PM 30MON 12/23/24 UTAH 7:00 PM 7:00 PM 6971SUN 3/23/25 ATUTAH 1:30 PM 3:30 PM 31 FRI 12/27/24 ATDENVER 7:00 PM 9:00 PM 7072TUE 3/25/25 ATPORTLAND 7:00 PM 10:00 PM 32MON 12/30/24 ATGOLDEN STATE 7:00 PM 10:00 PM 7173THU 3/27/25 SAN ANTONIO 7:00 PM 7:00 PM 33TUE 12/31/24 ATL.A. LAKERS 6:00 PM 9:00 PM 7274 FRI 3/28/25 ATDETROIT 7:00 PM 7:00 PM 34 FRI 1/3/25 ATDALLAS 7:30 PM 8:30 PM 7375SUN 3/30/25 LA CLIPPERS 3:30 PM 3:30 PM 35SUN 1/5/25 CHARLOTTE 6:00 PM 6:00 PM 7476WED 4/2/25 NEW YORK 7:00 PM 7:00 PM 35350N 1/3/25 CHARLOTTE 0:00 PM 0:00 PM 7476WED 4/2/25 NEW TORK 7:00 PM 7:00 PM 36WED 1/8/25 OKLAHOMA CITY 7:00 PM 7:00 PM 7577 FRI 4/4/25 ATSAN ANTONIO 7:00 PM 8:00 PM 37THU 1/9/25 TORONTO 7:00 PM 7:00 PM 7:00 PM 76785UN 4/6/25 SACRAMENTO 6:00 PM 6:00 PM 38SUN 1/12/25 INDIANA 6:00 PM 6:00 PM 7779TUE 4/8/25 CHICAGO 7:00 PM 7:00 PM 39TUE 1/14/25 ATINDIANA 7:00 PM 7:00 PM TNT 7880THU 4/10/25 ATINDIANA 7:00 PM 7:00 PM TNT 40THU 1/16/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 7981 FRI 4/11/25 ATNEW YORK 7:30 PM 7:30 PM NBATV 41SAT 1/18/25 ATMINNESOTA 8:00 PM 9:00 PM 8082SUN 4/13/25 INDIANA 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE AS OF AUGUST 15, 2024 DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]

```
DALLAS MAVERICKS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU 10/24/24 SAN ANTONIO 6:30 PM 7:30 PM TNT 4042 FRI 1/17/25 OKLAHOMA CITY 7:30 PM 8:30 PM 2SAT 10/26/24 ATPHOENIX 7:00 PM 10:00 PM 4143MON 1/20/25 ATCHARLOTTE 12:00 PM 12:00 PM NBATV
3MON 10/28/24 UTAH 7:30 PM 8:30 PM 4244WED 1/22/25 MINNESOTA 6:30 PM 7:30 PM E5PN 4TUE 10/29/24 ATMINNESOTA 6:30 PM 7:30 PM 8:00 PM 5THU 10/31/24 HOUSTON 7:30 PM 8:30 PM 4446SAT 1/25/25 BOSTON 4:30 PM 5:30 PM ABC
6SUN 11/3/24 ORLANDO 6:30 PM 7:30 PM 4547MON 1/27/25 WASHINGTON 7:30 PM 8:30 PM 7MON 11/4/24 INDIANA 8:45 PM 9:45 PM 4648WED 1/29/25 ATNEW ORLEANS 7:00 PM 8:00 PM
8WED 11/6/24 CHICAGO 7:30 PM 8:30 PM 4749 FRI 1/31/25 ATDETROIT 7:00 PM 7:00 PM 9FRI 11/8/24 PHOENIX 6:30 PM 7:30 PM ESPN 4850SUN 2/2/25 ATCLEVELAND 3:30 PM 3:30 PM
9FRI 1/8/24 PHOENIX 0:30 PM 7:30 PM ESPN 4850SUN 2/2/25 ATCLEVELAND 3:30 PM 3:30 PM 10SUN 11/10/24 ATDENVER 6:00 PM 8:00 PM 4951TUE 2/4/25 ATPHIADELPHIA 7:30 PM 7:30 PM TNT 11TUE 11/12/24 ATGOLDEN STATE 7:00 PM 10:00 PM TNT 5052THU 2/6/25 ATBOSTON 7:30 PM 7:30 PM TNT 12THU 11/14/24 ATUTAH 7:00 PM 9:00 PM NBATV 5153SAT 2/8/25 HOUSTON 2:00 PM 3:00 PM 13SAT 11/16/24 SAN ANTONIO 7:30 PM 8:30 PM NBATV 5254MON 2/10/25 SACRAMENTO 7:30 PM 8:30 PM 14SUN 11/17/24 ATOKLAHOMA CITY 6:00 PM 7:00 PM 5355WED 2/12/25 GOLDEN STATE 8:30 PM 9:30 PM ESPN
15TUE 11/19/24 NEW ORLEANS 7:30 PM 8:30 PM 5456THU 2/13/25 MIAMI 7:30 PM 8:30 PM 16 FRI 11/22/24 ATDENVER 8:00 PM 10:00 PM ESPN 5557 FRI 2/21/25 NEW ORLEANS 8:30 PM 9:30 PM ESPN
175UN 11/24/24 ATMIAMI 6:00 PM 6:00 PM 5658SUN 2/23/25 ATGOLDEN STATE 12:30 PM 3:30 PM ABC
18MON 11/25/24 ATATLANTA 7:30 PM 7:30 PM NBATV 5759TUE 2/25/25 ATL.A. LAKERS 7:00 PM 10:00 PM TNT
19WED 11/27/24 NEW YORK 6:30 PM 7:30 PM ESPN 5860THU 2/27/25 CHARLOTTE 7:30 PM 8:30 PM
20SAT 11/30/24 ATUTAH 7:30 PM 9:30 PM 5961SAT 3/1/25 MILWAUKEE 7:30 PM 8:30 PM
21SUN 12/1/24 ATPORTLAND 6:00 PM 9:00 PM 6062MON 3/3/25 SACRAMENTO 7:30 PM 8:30 PM
22TUE 12/3/24 MEMPHIS 7:30 PM 8:30 PM 6163WED 3/5/25 ATMILWAUKEE 8:30 PM 9:30 PM ESPN 23THU 12/5/24 ATWASHINGTON 7:00 PM 7:00 PM 6264 FRI 3/7/25 MEMPHIS 6:30 PM 7:30 PM ESPN
24SAT 12/7/24 ATTORONTO 7:30 PM 7:30 PM 6365SUN 3/9/25 PHOENIX 2:30 PM 3:30 PM ABC 25 6466MON 3/10/25 ATSAN ANTONIO 7:30 PM 8:30 PM
26 6567WED 3/12/25 ATSAN ANTONIO 7:00 PM 8:00 PM
27THU 12/19/24 LA CLIPPERS 7:30 PM 8:30 PM 6668 FRI 3/14/25 ATHOUSTON 7:00 PM 8:00 PM 28SAT 12/21/24 LA CLIPPERS 7:30 PM 8:30 PM 6769SUN 3/16/25 PHILADELPHIA 12:00 PM 1:00 PM ABC
29MON 12/23/24 PORTLAND 7:30 PM 8:30 PM 6870WED 3/19/25 ATINDIANA 7:00 PM 7:00 PM 30WED 12/25/24 MINNESOTA 1:30 PM 2:30 PM ABC 6971 FRI 3/21/25 DETROIT 7:30 PM 8:30 PM
31 FRI 12/27/24 ATPHOENIX 7:00 PM 9:00 PM 7072MON 3/24/25 ATBROOKLYN 7:30 PM 7:30 PM 32SAT 12/28/24 ATPORTLAND 7:00 PM 10:00 PM 7173TUE 3/25/25 ATNEW YORK 7:30 PM 7:30 PM TNT
33MON 12/30/24 ATSACRAMENTO 7:00 PM 10:00 PM NBATV 7274THU 3/27/25 ATORLANDO 7:00 PM 7:00 PM NBATV 34WED 1/1/25 ATHOUSTON 7:00 PM 8:00 PM 7375SAT 3/29/25 ATCHICAGO 7:00 PM 8:00 PM
35 FRI 1/3/25 CLEVELAND 7:30 PM 8:30 PM 7476MON 3/31/25 BROOKLYN 7:30 PM 8:30 PM
36MON 1/6/25 ATMEMPHIS 7:00 PM 8:00 PM 7577WED 4/2/25 ATLANTA 7:30 PM 8:30 PM 37TUE 1/7/25 L.A. LAKERS 6:30 PM 7:30 PM TNT 7678 FRI 4/4/25 ATLA CLIPPERS 7:30 PM 10:30 PM
38THU 1/9/25 PORTLAND 7:30 PM 8:30 PM 7779SAT 4/5/25 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 39SUN 1/12/25 DENVER 2:00 PM 3:00 PM 7880WED 4/9/25 L.A. LAKERS 6:30 PM 7:30 PM ESPN
40TUE 1/14/25 DENVER 8:30 PM 9:30 PM TNT 7981 FRI 4/11/25 TORONTO 7:30 PM 8:30 PM
41WED 1/15/25 ATNEW ORLEANS 7:00 PM 8:00 PM 8082SUN 4/13/25 ATMEMPHIS 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
DENVER NUGGETS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU 10/24/24 OKLAHOMA CITY 8:00 PM 10:00 PM TNT 4042SUN 1/19/25 ATORLANDO 6:00 PM 6:00 PM 2SAT 10/26/24 LA CLIPPERS 3:00 PM 5:00 PM NBATV 4143TUE 1/21/25 PHILADELPHIA 8:00 PM 10:00 PM TNT
3MON 10/28/24 ATTORONTO 7:30 PM 7:30 PM 4244THU 1/23/25 SACRAMENTO 7:00 PM 9:00 PM 4TUE 10/29/24 ATBROOKLYN 7:30 PM 7:30 PM 4345SAT 1/25/25 ATMINNESOTA 2:00 PM 3:00 PM ABC 5FRI 11/1/24 ATMINNESOTA 8:30 PM 9:30 PM ESPN 4446MON 1/27/25 ATCHICAGO 7:00 PM 8:00 PM
6SAT 11/2/24 UTAH 8:00 PM 10:00 PM 4547WED 1/29/25 ATNEW YORK 7:30 PM 7:30 PM ESPN 7MON 11/4/24 TORONTO 8:00 PM 10:00 PM 4648 FRI 1/31/25 ATPHILADELPHIA 7:30 PM 7:30 PM ESPN
8WED 11/6/24 OKLAHOMA CITY 7:00 PM 9:00 PM 4749SAT 2/1/25 ATCHARLOTTE 7:00 PM 7:00 PM 9FRI 11/8/24 MIAMI 7:00 PM 9:00 PM 4850MON 2/3/25 NEW ORLEANS 7:00 PM 9:00 PM
105UN 11/10/24 DALLAS 6:00 PM 8:00 PM 4951WED 2/5/25 NEW ORLEANS 8:00 PM 10:00 PM ESPN 11 FRI 11/15/24 ATNEW ORLEANS 7:00 PM 8:00 PM 5052THU 2/6/25 ORLANDO 7:00 PM 9:00 PM
12SUN 11/17/24 ATMEMPHIS 5:00 PM 6:00 PM 5153SAT 2/8/25 ATPHOENIX 7:00 PM 9:00 PM
13TUE 11/19/24 ATMEMPHIS 7:00 PM 8:00 PM 5254MON 2/10/25 PORTLAND 7:00 PM 9:00 PM
14 FRI 11/22/24 DALLAS 8:00 PM 10:00 PM ESPN 5355WED 2/12/25 PORTLAND 7:00 PM 9:00 PM
15SAT 11/23/24 ATL.A. LAKERS 7:30 PM 10:30 PM NBATV 5456THU 2/20/25 CHARLOTTE 7:00 PM 9:00 PM 16MON 11/25/24 NEW YORK 7:00 PM 9:00 PM 5557SAT 2/22/25 L.A. LAKERS 6:30 PM 8:30 PM ABC
16MON 11/25/24 NEW YORK 7:00 PM 9:00 PM 555/SAI 2/22/25 L.A. LAKERS 6:30 PM 8:30 PM ABC
17WED 11/27/24 ATUTAH 7:00 PM 9:00 PM 5658MON 2/24/25 ATINDIANA 7:00 PM 7:00 PM
18SUN 12/1/24 ATLA CLIPPERS 7:00 PM 10:00 PM 5759THU 2/27/25 ATINDIANA VICE 6:30 PM 7:30 PM TNT
19TUE 12/3/24 GOLDEN STATE 8:00 PM 10:00 PM TNT 5860 FRI 2/28/25 ATDETROIT 7:00 PM 7:00 PM
20THU 12/5/24 ATCLEVELAND 7:00 PM 7:00 PM NBATV 5961SUN 3/2/25 ATBOSTON 1:00 PM 1:00 PM ABC
215AT 12/7/24 ATWASHINGTON 7:00 PM 7:00 PM 6062WED 3/5/25 SACRAMENTO 7:00 PM 9:00 PM
22SUN 12/8/24 ATATLANTA 6:00 PM 6:00 PM 6163 FRI 3/7/25 PHOENIX 8:00 PM 10:00 PMESPN 23 6264SUN 3/9/25 ATOKLAHOMA CITY 12:00 PM 1:00 PM ABC
24 6365MON 3/10/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM NBATV 25THU 12/19/24 ATPORTLAND 7:00 PM 10:00 PM 6466WED 3/12/25 MINNESOTA 8:00 PM 10:00 PM ESPN
25101 12/19/24 ATPORTIAND 7:00 PM 10:00 PM 6466WED 3/12/25 MINNESOTA 8:00 PM 10:00 PM 9:30 PM NBATV 265UN 12/22/24 ATPNEW ORLEANS 6:00 PM 7:00 PM 6567 FRI 3/14/25 L.A. LAKERS 7:30 PM 9:30 PM NBATV 27MON 12/23/24 PHOENIX 8:00 PM 10:00 PM 6685AT 3/15/25 WASHINGTON 7:00 PM 9:00 PM 9:00 PM 28WED 12/25/24 ATPHOENIX 8:30 PM 10:30 PM ESPN 6769MON 3/17/25 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN 29 FRI 12/27/24 CLEVELAND 7:00 PM 9:00 PM 6870WED 3/19/25 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 305AT 12/28/24 DETROIT 7:00 PM 9:00 PM 6971 FRI 3/21/25 ATPORTLAND 7:00 PM 10:00 PM
31MON 12/30/24 ATUTAH 7:00 PM 9:00 PM 7072SUN 3/23/25 ATHOUSTON 6:00 PM 7:00 PM 32WED 1/1/25 ATLANTA 7:00 PM 9:00 PM 7173MON 3/24/25 CHICAGO 7:00 PM 9:00 PM
33FRI 1/3/25 SAN ANTONIO 7:00 PM 9:00 PM 7274WED 3/26/25 MILWAUKEE 7:00 PM 9:00 PM 34SAT 1/4/25 ATSAN ANTONIO 7:00 PM 8:00 PM NBATV 7375 FRI 3/28/25 UTAH 7:00 PM 9:00 PM
35TUE 1/7/25 BOSTON 8:00 PM 10:00 PM TNT 7476TUE 4/1/25 MINNESOTA 8:00 PM 10:00 PM TNT
36WED 1/8/25 LA CLIPPERS 7:00 PM 9:00 PM 7577WED 4/2/25 SAN ANTONIO 7:00 PM 9:00 PM 37 FRI 1/10/25 BROOKLYN 7:00 PM 9:00 PM 7678 FRI 4/4/25 ATGOLDEN STATE 7:00 PM 10:00 PM NBATV
38SUN 1/12/25 ATDALLAS 2:00 PM 3:00 PM 7779SUN 4/6/25 INDIANA 6:00 PM 8:00 PM 39TUE 1/14/25 ATDALLAS 8:30 PM 9:30 PM TNT 7880WED 4/9/25 ATSACRAMENTO 7:00 PM 10:00 PM ESPN
40WED 1/15/25 HOUSTON 7:00 PM 9:00 PM 7981 FRI 4/11/25 MEMPHIS 7:00 PM 9:00 PM
41 FRI 1/17/25 ATMIAMI 8:00 PM 8:00 PM 8082SUN 4/13/25 ATHOUSTON 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
DETROIT PISTONS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 INDIANA 7:00 PM 7:00 PM 4042SAT 1/18/25 PHOENIX 5:00 PM 5:00 PM 2FRI 10/25/24 ATCLEVELAND7:30 PM 7:30 PM 4143MON 1/20/25 ATHOUSTON 1:00 PM 2:00 PM
 3SAT 10/26/24 BOSTON 7:00 PM7:00 PM 4244WED 1/22/25 ATATLANTA 7:30 PM 7:30 PM
4MON 10/28/24 ATMIAMI 7:30 PM 7:30 PM 4345SAT 1/25/25 ATORLANDO 7:00 PM 7:00 PM
5WED 10/30/24 ATPHILADELPHIA 7:00 PM 7:00 PM 4446MON 1/27/25 ATCLEVELAND 7:00 PM 7:00 PM NBATV
6FRI 11/1/24 NEW YORK 7:00 PM 7:00 PM 4547WED 1/29/25 ATINDIANA 7:00 PM 7:00 PM 75UN 11/3/24 ATBROOKLYN 3:30 PM 3:30 PM 4648 FRI 1/31/25 DALLAS 7:00 PM 7:00 PM
8MON 11/4/24 L.A. LAKERS 7:30 PM 7:30 PM 4749SUN 2/2/25 CHICAGO 3:00 PM 3:00 PM 9WED 11/6/24 ATCHARLOTTE 7:00 PM 7:00 PM 4850MON 2/3/25 ATLANTA 7:00 PM 7:00 PM
11/8/24 ATLANTA 7:00 PM 7:00 PM 4951WED 2/5/25 CLEVELAND 7:00 PM 7:00 PM 11SUN 11/10/24 HOUSTON 3:00 PM 3:00 PM 5052 FRI 2/7/25 PHILADELPHIA 7:30 PM 7:30 PM ESPN 12TUE 11/12/24 MIAMI 7:00 PM 7:00 PM 5153SUN 2/9/25CHARLOTTE 1:00 PM 1:00 PM
 13WED 11/13/24 ATMILWAUKEE 7:00 PM 8:00 PM 5254TUE 2/11/25 ATCHICAGO 7:00 PM 8:00 PM 14 FRI 11/15/24 ATTORONTO 7:00 PM 7:00 PM 5355WED 2/12/25 ATCHICAGO 7:00 PM 8:00 PM
15SUN 11/17/24 ATWASHINGTON 6:00 PM 6:00 PM 5456 FRI 2/21/25 ATSAN ANTONIO 7:30 PM 8:30 PM 16MON 11/18/24 CHICAGO 7:00 PM 7:00 PM 5557SUN 2/23/25 ATATLANTA 6:00 PM 6:00 PM
 17THU 11/21/24 ATCHARLOTTE 7:00 PM 7:00 PM NBATV 5658MON 2/24/25 LA CLIPPERS 7:00 PM 7:00 PM 18SAT 11/23/24 ATCHANDO 7:00 PM 7:00 PM 5759WED 2/26/25 BOSTON 7:00 PM 7:00 PM
 19MON 11/25/24 TORONTO 7:00 PM 7:00 PM 5860 FRI 2/28/25 DENVER 7:00 PM 7:00 PM
 20WED 11/27/24 ATMEMPHIS 7:00 PM 8:00 PM 5961SAT 3/1/25 BROOKLYN 7:00 PM 7:00 PM
 21 FRI 11/29/24 ATINDIANA 8:00 PM 8:00 PM 6062MON 3/3/25 ATUTAH 7:30 PM 9:30 PM NBATV
22SAT 11/30/24 PHILADELPHIA 7:00 PM 7:00 PM 6163WED 3/5/25 ATLA CLIPPERS 7:30 PM 10:30 PM 23TUE 12/3/24 MILWAUKEE 7:00 PM 7:00 PM 6264SAT 3/8/25 ATGOLDEN STATE 5:30 PM 8:30 PM
24WED 12/4/24 ATBOSTON 7:30 PM 7:30 PM 6365SUN 3/9/25 ATPORTLAND 6:00 PM 9:00 PM 25SAT 12/7/24 ATNEW YORK 7:30 PM 7:30 PM 6466TUE 3/11/25 WASHINGTON 7:00 PM 7:00 PM
 26 6567THU 3/13/25 WASHINGTON 7:00 PM 7:00 PM
27 6668SAT 3/15/25 OKLAHOMA CITY 7:00 PM 7:00 PM 28THU 12/19/24 UTAH 7:00 PM 7:00 PM 6769MON 3/17/25 ATNEW ORLEANS 7:00 PM 8:00 PM
29SAT 12/21/24 ATPHOENIX 7:00 PM 9:00 PM 6870WED 3/19/25 ATMIAMI 7:30 PM 7:30 PM 30MON 12/23/24 ATL.A. LAKERS 7:30 PM 10:30 PM 6971 FRI 3/21/25 ATDALLAS 7:30 PM8:30 PM
31THU 12/26/24 ATSACRAMENTO 7:00 PM 10:00 PM 7072SUN 3/23/25 NEW ORLEANS 3:00 PM 3:00 PM 32SAT 12/28/24 ATDENVER 7:00 PM 9:00 PM 7173TUE 3/25/25 SAN ANTONIO 7:00 PM 7:00 PM
 33WED 1/1/25 ORLANDO 7:00 PM 7:00 PM 7274 FRI 3/28/25 CLEVELAND 7:00 PM 7:00 PM 34 FRI 1/3/25 CHARLOTTE 7:00 PM 7:00 PM 7375SUN 3/30/25 ATMINNESOTA 6:00 PM 7:00 PM
 35SAT 1/4/25 MINNESOTA 7:00 PM 7:00 PM 7476WED 4/2/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
36MON 1/6/25 PORTLAND 7:00 PM 7:00 PM 7577 FRI 4/4/25 ATTORONTO 7:30 PM 7:30 PM 37WED 1/8/25 ATBROOKLYN 7:30 PM 7:30 PM 7678SAT 4/5/25 MEMPHIS 7:00 PM 7:00 PM
38THU 1/9/25 GOLDEN STATE 7:00 PM 7:00 PM 7779MON 4/7/25 SACRAMENTO 7:00 PM 7:00 PM 39SAT 1/11/25 TORONTO 7:00 PM 7:00 PM 7880THU 4/10/25 NEW YORK 7:00 PM 7:00 PM
395AT 1/11/25 TORONTO 7:00 PM 7:00 PM 7880 HU 4/10/25 NEW YORK 7:00 PM 7:00 PM
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
GOLDEN STATE WARRIORS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATPORTLAND 7:00 PM 10:00 PM 4042MON 1/20/25 BOSTON 2:00 PM 5:00 PM TNT 2FRI 10/25/24 ATUTAH 7:30 PM 9:30 PM 4143WED 1/22/25 ATSACRAMENTO 7:00 PM 10:00 PM ESPN
3SUN 10/27/24 LA CLIPPERS 5:30 PM 8:30 PM 4244THU 1/23/25 CHICAGO 7:00 PM 10:00 PM 4TUE 10/29/24 NEW ORLEANS 7:00 PM 10:00 PM TNT 4345SAT 1/25/25 L.A. LAKERS 5:30 PM 8:30 PM ABC
5WED 10/30/24 NEW ORLEANS 7:00 PM 10:00 PM 4446TUE 1/28/25 UTAH 7:00 PM 10:00 PM
6SAT 11/2/24 ATHOUSTON 7:00 PM 8:00 PM 4547WED 1/29/25 OKLAHOMA CITY 7:00 PM 10:00 PM ESPN 7MON 11/4/24 ATWASHINGTON 7:15 PM 7:15 PM 4648 FRI 1/31/25 PHOENIX 7:00 PM 10:00 PM ESPN
8WED 11/6/24 ATBOSTON 7:30 PM 7:30 PM ESPN 4749MON 2/3/25 ORLANDO 7:00 PM 10:00 PM NBATV 9FRI 11/8/24 ATCLEVELAND 7:30 PM 7:30 PM 4850WED 2/5/25 ATUTAH 7:00 PM 9:00 PM
9FRI 1/8/24 ATCLEVELAND 7:30 PM 7:30 PM 7:30 PM 4850WED 2/5/25 ATOLIAH 7:00 PM 9:00 PM 10:00 PM TNT 10SUN 11/10/24 ATOKLAHOMA CITY 6:00 PM 7:00 PM 4951THU 2/6/25 ATCL.A. LAKERS 7:00 PM 10:00 PM TNT 11TUE 11/12/24 DALLAS 7:00 PM 10:00 PM TNT 5052SAT 2/8/25 ATCHICAGO 7:00 PM 8:00 PM 10:00 PM 10:00 PM ESPN 5153MON 2/10/25 ATMILWAUKEE 7:00 PM 8:00 PM NBATV 13MON 11/18/24 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 5254WED 2/12/25 ATDALLAS 8:30 PM 9:30 PM ESPN 14WED 11/20/24 ATLANTA 7:00 PM 10:00 PM 5355THU 2/13/25 ATHOUSTON 7:00 PM 8:00 PM
15 FRI 11/22/24 ATNEW ORLEANS 7:00 PM 8:00 PM 5456 FRI 2/21/25 ATSACRAMENTO 7:00 PM 10:00 PM 16SAT 11/23/24 ATSAN ANTONIO 7:30 PM 8:30 PM 5557SUN 2/23/25 DALLAS 12:30 PM 3:30 PM ABC
17/MON 11/25/24 BROOKLYN 7:00 PM 10:00 PM 5658TUE 2/25/25 CHARLOTTE 7:00 PM 10:00 PM 18WED 11/27/24 OKLAHOMA CITY 7:00 PM 10:00 PM ESPN 5759THU 2/27/25 ATORLANDO 7:00 PM 7:00 PM 19SAT 11/30/24 ATPHOENIX 7:00 PM 9:00 PM NBATV 5860SAT 3/1/25 ATPHILADELPHIA 8:30 PM 8:30 PM ABC
20TUE 12/3/24 ATDENVER 8:00 PM 10:00 PM TNT 5961MON 3/3/25 ATCHARLOTTE 7:00 PM 7:00 PM NBATV
21THU 12/5/24 HOUSTON 7:00 PM 10:00 PM NBATV 6062TUE 3/4/25 ATNEW YORK 7:30 PM 7:30 PM TNT
22 FRI 12/6/24 MINNESOTA 7:00 PM 10:00 PM ESPN 6163THU 3/6/25 ATBROOKLYN 7:30 PM 7:30 PM 23SUN 12/8/24 MINNESOTA 5:30 PM 8:30 PM 6264SAT 3/8/25 DETROIT 5:30 PM 8:30 PM
24 6365MON 3/10/25 PORTLAND 7:00 PM 10:00 PM 25 6466THU 3/13/25 SACRAMENTO 7:00 PM 10:00 PM TNT
25 46061HO 3/15/25 3ACRAMENTO 7:00 PM 8:00 PM 10:00 PM 1N1
26THU 12/19/24 ATMEMPHIS 7:00 PM 8:00 PM 6567SAT 3/15/25 NEW YORK 5:30 PM 8:30 PM ABC
27SAT 12/21/24 ATMINNESOTA 7:00 PM 8:00 PM 6668MON 3/17/25 DENVER 7:00 PM 10:00 PM ESPN
28MON 12/23/24 INDIANA 7:00 PM 10:00 PM NBATV 6769WED 3/19/25 TORONTO 7:00 PM 10:00 PM
29WED 12/25/24 L.A. LAKERS 5:00 PM 8:00 PM ABC 6870THU 3/20/25 MILWAUKEE 7:00 PM 10:00 PM NBATV
30 FRI 12/27/24 ATLA CLIPPERS 7:00 PM 10:00 PM NBATV 6971SAT 3/22/25 ATATLANTA 7:00 PM 7:00 PM
31SAT 12/28/24 PHOENIX 5:30 PM 8:30 PM NBATV 7072TUE 3/25/25 ATMIAMI 7:30 PM 7:30 PM 32MON 12/30/24 CLEVELAND 7:00 PM 10:00 PM 7173 FRI 3/28/25 ATNEW ORLEANS 7:00 PM 8:00 PM
33THU 1/2/25 PHILADELPHIA 7:00 PM 10:00 PM TNT 7274SUN 3/30/25 ATSAN ANTONIO 6:00 PM 7:00 PM 34SAT 1/4/25 MEMPHIS 5:30 PM 8:30 PM 7375TUE 4/1/25 ATMEMPHIS 7:00 PM 8:00 PM
35SUN 1/5/25 SACRAMENTO 5:30 PM 8:30 PM 7476THU 4/3/25 ATL.A. LAKERS 7:00 PM 10:00 PM TNT
36TUE 1/7/25 MIAMI 7:00 PM 10:00 PM 7577 FRI 4/4/25 DENVER 7:00 PM 10:00 PM NBATV 37THU 1/9/25 ATDETROIT 7:00 PM 7:00 PM 7678SUN 4/6/25 HOUSTON 5:30 PM 8:30 PM NBATV
38 FRI 1/10/25 ATINDIANA 7:00 PM 7:00 PM 7779TUE 4/8/25 ATPHOENIX 7:00 PM 10:00 PM TNT 39MON 1/13/25 ATTORONTO 7:30 PM 7:30 PM 7880WED 4/9/25 SAN ANTONIO 7:00 PM 10:00 PM
40WED 1/15/25 ATMINNESOTA 7:00 PM 8:00 PM 7981 FRI 4/11/25 ATPORTLAND 7:00 PM 10:00 PM
41SAT 1/18/25 WASHINGTON 5:30 PM 8:30 PM 8082SUN 4/13/25 LA CLIPPERS 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
HOUSTON ROCKETS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 CHARLOTTE 7:00 PM 8:00 PM 4042SAT 1/18/25 ATPORTLAND 7:00 PM 10:00 PM 2FRI 10/25/24 MEMPHIS 7:00 PM 8:00 PM 4143MON 1/20/25 DETROIT 1:00 PM 2:00 PM
2FK1 10/25/24 MEMPHIS 7:00 PM 8:00 PM 4143MON 1/20/25 DETROIT 1:00 PM 2:00 PM 3:00 PM 45 ATSAN ANTONIO 7:30 PM 8:30 PM 4244WED 1/22/25 CLEVELAND 7:00 PM 8:00 PM 4MON 10/28/24 ATSAN ANTONIO 7:00 PM 8:00 PM 4345SAT 1/25/25 ATTCLEVELAND 7:30 PM 7:30 PM 5THU 10/31/24 ATDALLAS 7:30 PM 8:30 PM 4446MON 1/27/25 ATBOSTON 7:30 PM 7:30 PM 6SAT 11/2/24 GOLDEN STATE 7:00 PM 8:00 PM 4547THU 1/30/25 ATMEMPHIS 6:30 PM 7:30 PM TNT 7MON 11/4/24 NEW YORK 7:45 PM 8:45 PM 4648SAT 2/1/25 BROOKLYN 7:00 PM 8:00 PM
8WED 11/6/24 SAN ANTONIO 7:00 PM 8:00 PM 4749MON 2/3/25 ATNEW YORK 7:30 PM 7:30 PM NBATV 9FRI 11/8/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM 4850TUE 2/4/25 ATBROOKLYN 7:30 PM 7:30 PM
10SUN 11/10/24 ATORLAHOMA CITY 7:00 PM 8:00 PM 485010E 2/4/25 ATBROOKLYN 7:30 PM 7:30 PM 10SUN 11/10/24 ATORLAHOMA CITY 7:00 PM 8:00 PM 4951THU 2/6/25 ATMINNESORTA 7:00 PM 8:00 PM 11MON 11/11/24 WASHINGTON 7:00 PM 8:00 PM 5052SAT 2/8/25 ATDALLAS 2:00 PM 3:00 PM 12WED 11/13/24 LA CLIPPERS 7:00 PM 8:00 PM 5153SUN 2/9/25 TORONTO 1:00 PM 2:00 PM 13 FRI 11/15/24 LA CLIPPERS 7:00 PM 8:00 PM 5254WED 2/12/25 PHOENIX 7:30 PM 8:30 PM 14SUN 11/17/24 ATCHICAGO 6:00 PM 7:00 PM 5355THU 2/13/25 GOLDEN STATE 7:00 PM 8:00 PM
15MON 11/18/24 ATMILWAUKEE 7:00 PM 8:00 PM NBATV 5456 FRI 2/21/25 MINNESOTA 7:00 PM 8:00 PM 16WED 11/20/24 INDIANA 7:00 PM 8:00 PM 5557SAT 2/22/25 ATUTAH 7:30 PM 9:30 PM
16WED 11/20/24 INDIANA 7:00 PM 8:00 PM 555/SAT 2/22/25 ATOTAH 7:30 PM 9:30 PM 17 FRI 11/22/24 PORTLAND 7:00 PM 8:00 PM 5658TUE 2/25/25 MILWAUKEE 7:00 PM 8:00 PM 8:00 PM 18SAT 11/23/24 PORTLAND 7:00 PM 8:00 PM 5759WED 2/26/25 SAN ANTONIO 8:30 PM 9:30 PM 9:30 PM 19TUE 11/26/24 ATMINNESOTA 7:00 PM 8:00 PM 5860SAT 3/1/25 SACRAMENTO 7:00 PM 8:00 PM 20WED 11/27/24 ATPHILADELPHIA 7:00 PM 7:00 PM 5961MON 3/3/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
21SUN 12/1/24 OKLAHOMA CITY 6:00 PM 7:00 PM 6062TUE 3/4/25 ATINDIANA 7:00 PM 7:00 PM
22TUE 12/3/24 ATSACRAMENTO 7:00 PM 10:00 PM 6163THU 3/6/25 ATNEW ORLEANS 7:00 PM 8:00 PM 23THU 12/5/24 ATGOLDEN STATE 7:00 PM 10:00 PM NBATV 6264SAT 3/8/25 NEW ORLEANS 6:00 PM 7:00 PM
24SUN 12/8/24 ATLA CLIPPERS 6:00 PM 9:00 PM 6365MON 3/10/25 ORLANDO 7:00 PM 8:00 PM 25 6466WED 3/12/25 PHOENIX 7:00 PM 8:00 PM
26 6567 FRI 3/14/25 DALLAS 7:00 PM 8:00 PM
27THU 12/19/24NEW ORLEANS 7:00 PM 8:00 PM 6668SAT 3/15/25 CHICAGO 7:00 PM 8:00 PM
28SUN 12/22/24 ATTORONTO 6:00 PM 6:00 PM 6769MON 3/17/25 PHILADELPHIA 7:00 PM 8:00 PM
29MON 12/23/24 ATCHARLOTTE 7:00 PM 7:00 PM 6870WED 3/19/25 ATMIAMD 7:00 PM 7:00 PM 30THU 12/26/24 ATNEW ORLEANS 7:00 PM 8:00 PM 6971 FRI 3/21/25 ATMIAMI 8:00 PM 8:00 PM
31 FRI 12/27/24 MINNESOTA 7:00 PM 8:00 PM 7072SUN 3/23/25 DENVER 6:00 PM 7:00 PM 31 FRI 12/27/24 MINNESOTA 7:00 PM 8:00 PM 7072SUN 3/23/25 DENVER 6:00 PM 7:00 PM 32SUN 12/29/24 MIAMI 6:00 PM 7:00 PM 713TUE 3/25/25 ATLANTA 7:00 PM 8:00 PM 33WED 1/1/25 DALLAS 7:00 PM 8:00 PM 7274THU 3/27/25 ATUTAH 7:00 PM 9:00 PM 34 FRI 1/3/25 BOSTON 7:00 PM 8:00 PM 7375SUN 3/30/25 ATPHOENIX 6:00 PM 9:00 PM NBATV
355UN 1/5/25 L.A. LAKERS 6:00 PM 7:00 PM 7:00 PM 7577WED 4/2/25 UTAH 7:00 PM 8:00 PM 10:30 PM 37THU 1/9/25 ATMEMPHIS 7:00 PM 8:00 PM 7678 FRI 4/4/25 OKLAHOMA CITY 7:00 PM 8:00 PM
38SAT 1/11/25 ATATLANTA 3:00 PM 3:00 PM 7779SUN 4/6/25 ATGOLDEN STATE 5:30 PM 8:30 PM NBATV 39MON 1/13/25 MEMPHIS 7:00 PM 8:00 PM NBATV 7880WED 4/9/25 ATLA CLIPPERS 7:30 PM 10:30 PM
40WED 1/15/25 ATDENVER 7:00 PM 9:00 PM 7981 FRI 4/11/25 ATL.A. LAKERS 7:30 PM 10:30 PM NBATV
41THU 1/16/25 ATSACRAMENTO 7:00 PM 10:00 PM TNT 8082SUN 4/13/25 DENVER 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
INDIANA PACERS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATDETROIT 7:00 PM 7:00 PM 4042THU 1/16/25 ATDETROIT 7:00 PM 7:00 PM 2FRI 10/25/24 ATNEW YORK 7:30 PM 7:30 PM ESPN 4143SAT 1/18/25 PHILADELPHIA 7:00 PM 7:00 PM
3SUN 10/25/24 AINEW YORK 7:30 PM 7:30 PM ESPN 4145SAI 1/16/25 PHILADELPHIA 7:00 PM 7:00 PM 7:00 PM 3:00 PM 4244THU 1/23/25 SAN ANTONIO 8:00 PM 2:00 PM NBATV 4MON 10/28/24 ATORLANDO 7:00 PM 7:00 PM 4345SAT 1/25/25 ATSAN ANTONIO 6:00 PM 12:00 PM ESPN 5WED 10/30/24 BOSTON 7:00 PM 7:00 PM ESPN 4446WED 1/29/25 DETROIT 7:00 PM 7:00 PM 6FRI 11/1/24 ATNEW ORLEANS 7:00 PM 8:00 PM 4547SAT 2/1/25 ATLANTA 5:00 PM 5:00 PM 7MON 11/4/24 ATDALLAS 8:45 PM 9:45 PM 4648MON 2/3/25 ATUTAH 7:00 PM 9:00 PM
7MON 11/4/24 ATDALLAS 8:45 PM 9:45 PM 4645MON 2/5/25 ATDTAH 7:00 PM 9:00 PM 8WED 11/6/24 ORLANDO 7:00 PM 7:00 PM 4749TUE 2/4/25 ATPORTLAND 7:00 PM 10:00 PM 9FRI 11/8/24 ATCHARLOTTE 7:00 PM 7:00 PM 4850THU 2/6/25 ATLA CLIPPERS 7:30 PM 10:30 PM 10SUN 11/10/24 NEW YORK 5:00 PM 5:00 PM 4951SAT 2/8/25 ATLA. LAKERS1:00 PM 4:00 PM 11WED 11/13/24 ATORLANDO 7:00 PM 7:00 PM 5052TUE 2/11/25 NEW YORK 7:30 PM 7:30 PM TNT
 12 FRI 11/15/24 MIAMI 7:00 PM 7:00 PM 5153WED 2/12/25 ATWASHINGTON 7:00 PM 7:00 PM
 13SUN 11/17/24 MIAMI 5:00 PM 5:00 PM 5254THU 2/20/25 MEMPHIS 7:00 PM 7:00 PM 14MON 11/18/24 ATTORONTO 7:30 PM 7:30 PM 5355SUN 2/23/25 LA CLIPPERS 5:00 PM 5:00 PM
15WED 11/20/24 ATHOUSTON 7:00 PM 8:00 PM 5456MON 2/24/25 DENVER 7:00 PM 7:00 PM 16 FRI 11/22/24 ATMILWAUKEE 6:30 PM 7:30 PM ESPN 5557WED 2/26/25 TORONTO 7:00 PM 7:00 PM
 175UN 11/22/24 NEMINGTON 5:00 PM 5:00 PM 5658 FRI 2/28/25 ATMIAMI 8:00 PM 8:00 PM 18MON 11/25/24 NEW ORLEANS 7:00 PM 7:00 PM 5759SUN 3/2/25 CHICAGO 5:00 PM 5:00 PM
19WED 11/27/24 PORTLAND 7:00 PM 7:00 PM 5806TUE 3/4/25 HOUSTON 7:00 PM 7:00 PM 20 FRI 11/29/24 DETROIT 8:00 PM 8:00 PM 5961THU 3/6/25 ATATLANTA 7:30 PM 7:30 PM
 21SUN 12/1/24 ATMEMPHIS 2:30 PM 3:30 PM 6062SAT 3/8/25 ATATLANTA 7:30 PM 7:30 PM
22TUE 12/3/24 ATTORONTO 7:30 PM 7:30 PM 6163MON 3/10/25 ATCHICAGO 7:00 PM 8:00 PM 23WED 12/4/24 ATBROOKLYN 7:30 PM 7:30 PM 6264TUE 3/11/25 MILWAUKEE 7:00 PM 7:00 PM TNT
24 FRI 12/6/24 ATCHICAGO 7:00 PM 8:00 PM 6365 FRI 3/14/25 ATPHILADELPHIA 7:00 PM 7:00 PM 25SUN 12/8/24 CHARLOTTE 5:00 PM 5:00 PM 6466SAT 3/15/25 ATMILWAUKEE 7:00 PM 8:00 PM
26 6567MON 3/17/25 ATMINNESOTA 7:00 PM 8:00 PM
27 6668WED 3/19/25 DALLAS 7:00 PM 7:00 PM
28THU 12/19/24 ATPHOENIX 7:00 PM 9:00 PM 6769THU 3/20/25 BROOKLYN 7:00 PM 7:00 PM NBATV
29SUN 12/22/24 ATSACRAMENTO 3:00 PM 6:00 PM 6870SAT 3/22/25 BROOKLYN 5:00 PM 5:00 PM 30MON 12/23/24 ATGOLDEN STATE 7:00 PM 10:00 PM NBATV 6971MON 3/24/25 MINNESOTA 7:00 PM 7:00 PM
31THU 12/26/24 AKLAHOMA CITY 7:00 PM 7:00 PM NBATV 7072WED 3/26/25 L.A. LAKERS 7:30 PM 7:30 PM ESPN 32 FRI 12/27/24 ATBOSTON 7:30 PM 7:30 PM NBATV 7173THU 3/27/25 ATWASHINGTON 7:00 PM 7:00 PM 33SUN 12/29/24 ATBOSTON 6:00 PM 6:00 PM 7274SAT 3/29/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 34TUE 12/31/24 MILWAUKEE 3:00 PM 3:00 PM 7:375MON 3/31/25 SACRAMENTO 7:00 PM 7:00 PM
 35THU 1/2/25 ATMIAMI 7:30 PM 7:30 PM 7476WED 4/2/25 CHARLOTTE 7:00 PM 7:00 PM
36SAT 1/4/25 PHOENIX 7:00 PM 7:00 PM 7577 FRI 4/4/25 UTAH 7:00 PM 7:00 PM 37MON 1/6/25 ATBROOKLYN 7:30 PM 7:30 PM 7678SUN 4/6/25 ATDENVER 6:00 PM 8:00 PM
38WED 1/8/25 CHICAGO 7:00 PM 7:00 PM 7779TUE 4/8/25 WASHINGTON 7:00 PM 7:00 PM 39 FRI 1/10/25 GOLDEN STATE 7:00 PM 7:00 PM 7880THU 4/10/25 CLEVELAND 7:00 PM 7:00 PM 7TNT
39 FR 1/10/25 GOLDEN STATE 7:00 PM 7:00 PM 78801H0 4/10/25 CLEVELAND 7:00 PM 7:00 PM 7:00 PM 40SUN 1/12/25 ATCLEVELAND 6:00 PM 6:00 PM 7981 FRI 4/11/25 ORLANDO 7:00 PM 7:00 PM 41TUE 1/14/25 CLEVELAND 7:00 PM 7:00 P
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

LA CLIPPERS #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV 1WED 10/23/24 PHOENIX 7:00 PM 10:00 PM ESPN 4042SUN 1/19/25 L.A. LAKERS 6:00 PM 9:00 PM 2SAT 10/26/24 ATDENVER 3:00 PM 5:00 PM NBATV 4143TUE 1/21/25 CHICAGO 7:30 PM 10:30 PM 3SUN 10/27/24 ATGOLDEN STATE 5:30 PM 8:30 PM 4244WED 1/22/25 BOSTON 7:30 PM 10:30 PM 4WED 10/30/24 PORTLAND 7:30 PM 10:30 PM 4345SAT 1/25/25 MILWAUKEE 7:30 PM 10:30 PM THU 10/31/24 PORTLAND 7.30 PM 10:30 PM 8WED 11/6/24 PHILADELPHIA 7:00 PM 10:00 PM ESPN 4749SUN 2/2/25 ATTORONTO 3:30 PM 3:30 PM 9FRI 11/8/24 ATSACRAMENTO 7:00 PM 10:00 PM 4850TUE 2/4/25 L.A. LAKERS 7:00 PM 10:00 PM TNT 10SAT 1/9/24 TORONTO 7:30 PM 10:30 PM NBATV 4951THU 2/6/25 INDIANA 7:30 PM 10:30 PM 11MON 11/11/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM NBATV 5052SAT 2/8/25 UTAH 7:30 PM 10:30 PM 12WED 11/13/24 ATHOUSTON 7:00 PM 8:00 PM 5153WED 2/12/25 MEMPHIS 7:30 PM 10:30 PM 13 FRI 11/15/24 ATHOUSTON 7:00 PM 8:00 PM 5254THU 2/20/25 ATMILWAUKEE 7:00 PM 8:00 PM 14SUN 11/17/24 UTAH 6:00 PM 9:00 PM 5355SUN 2/23/25 ATINDIANA 5:00 PM 5:00 PM 15MON 11/18/24 GOLDEN STATE 7:30 PM 10:30 PM NBATV 5456MON 2/24/25 ATDETROIT 7:00 PM 7:00 PM 16WED 11/20/24 ORLANDO 7:30 PM 10:30 PM 5557WED 2/26/25 ATCHICAGO 7:00 PM 8:00 PM 16WED 11/20/24 OKLANDO 7:30 PM 10:30 PM 5557WED 2/26/25 ATCHICAGO 7:00 PM 8:00 PM 10:00 PM 10:30 PM 5557WED 2/26/25 ATCHICAGO 7:00 PM 10:00 PM ESPN 17 FRI 11/22/24 SACRAMENTO 7:30 PM 10:30 PM 568 FRI 2/28/25 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 18SUN 11/24/24 ATPHILADELPHIA 6:00 PM 6:00 PM 5759SUN 3/2/25 ATL.A. LAKERS 6:30 PM 9:30 PM 19MON 11/25/24 ATBOSTON 7:30 PM 7:30 PM 5860TUE 3/4/25 ATPHOENIX 8:00 PM 10:00 PM TNT 20WED 11/27/24 ATWASHINGTON 7:00 PM 7:00 PM 5961WED 3/5/25 DETROIT 7:30 PM 10:30 PM 21 FRI 11/29/24 ATMINNESOTA 6:30 PM 7:30 PM ESPN 6062 FRI 3/7/25 DETROIT 7:30 PM 10:30 PM 22SUN 12/1/24 DENVER 7:00 PM 10:00 PM 6163SUN 3/9/25 SACRAMENTO 6:30 PM 9:30 PM ESPN 23TUE 12/3/24 PORTLAND 7:30 PM 10:30 PM 6264TUE 3/11/25 ATNEW ORLEANS 8:30 PM 9:30 PM TNT 24WED 12/4/24 MINNESOTA 7:30 PM 10:30 PM NBATV 6365WED 3/12/25 ATMIAMI 8:00 PM 8:00 PM 25SUN 12/8/24 HOUSTON 6:00 PM 9:00 PM 6466 FRI 3/14/25 ATATLANTA 7:30 PM 7:30 PM 26 6567SUN 3/16/25 WASHINGTON 7:00 PM 10:00 PM 27 6668TUE 3/18/25 CLEVELAND 7:30 PM 10:30 PM 27 000610E 37,30763 CEVELAND 7.30 PM 13.05 PM 288THU 12/19/24 ATDALLAS 7:30 PM 8:30 PM 6769WED 3/19/25 ATUTAH 7:00 PM 9:00 PM 29SAT 12/21/24 ATDALLAS 7:30 PM 8:30 PM 6870 FRI 3/21/25 MEMPHIS 7:30 PM 10:30 PM NBATV 30MON 12/23/24 ATMEMPHIS 7:00 PM 8:00 PM 6971SUN 3/23/25 OKLAHOMA CITY 6:00 PM 9:00 PM NBATV 31 FRI 12/27/24 GOLDEN STATE 7:00 PM 10:00 PM NBATV 7072WED 3/26/25 ATNEW YORK 7:30 PM 7:30 PM 32MON 12/30/24 ATNEW ORLEANS 7:00 PM 8:00 PM 7173 FRI 3/28/25 ATBROOKLYN 7:30 PM 7:30 PM 33TUE 12/31/24 ATSAN ANTONIO 6:00 PM 7:00 PM 7274SUN 3/30/25 ATCLEVELAND 3:30 PM 3:30 PM 34THU 1/2/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 7375MON 3/31/25 ATOKLAHOMO 7:00 PM 7:00 PM 35SAT 1/4/25 ATLANTA 7:30 PM 10:30 PM NBATV 7476WED 4/2/25 NEW ORLEANS 7:00 PM 10:00 PM ESPN 36MON 1/6/25 ATMINNESOTA 7:00 PM 8:00 PM 7577 FRI 4/4/25 DALLAS 7:30 PM 10:30 PM 37WED 1/8/25 ATDENVER 7:00 PM 9:00 PM 7678SAT 4/5/25 DALLAS 7:30 PM 10:30 PM NBATV 38SAT 1/11/25 CHARLOTTE 7:30 PM 10:30 PM 7779TUE 4/8/25 SAN ANTONIO 7:30 PM 10:30 PM 39MON 1/13/25 MIAMI 7:30 PM 10:30 PM 7880WED 4/9/25 HOUSTON 7:30 PM 10:30 PM 40WED 1/15/25 BROOKLYN 7:30 PM 10:30 PM 7981 FRI 4/11/25 ATSACRAMENTO 7:00 PM 10:00 PM 41THU 1/16/25 ATPORTLAND 7:00 PM 10:00 PM 8082SUN 4/13/25 ATGOLDEN STATE 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]

```
LOS ANGELES LAKERS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1TUE 10/22/24 MINNESOTA 7:00 PM 10:00 PM TNT 4042SUN 1/19/25 ATLA CLIPPERS 6:00 PM 9:00 PM 2FRI 10/25/24 PHOENIX 7:00 PM 10:00 PM ESPN 4143TUE 1/21/25 WASHINGTON 7:30 PM 10:30 PM
3SAT 10/26/24 SACRAMENTO 7:30 PM 10:30 PM NBATV 4244THU 1/23/25 BOSTON 7:00 PM 10:00 PM TNT 4MON 10/28/24 ATPHOENIX 7:00 PM 10:00 PM NBATV 4345SAT 1/25/25 ATGOLDEN STATE 5:30 PM 8:30 PM ABC
5WED 10/30/24 ATCLEVELAND 7:00 PM 7:00 PM 4446MON 1/27/25 ATCHARLOTTE 7:00 PM 7:00 PM
6FRI 11/1/24 ATTORONTO 7:30 PM 7:30 PM 4547TUE 1/28/25 ATPHILADELPHIA 7:30 PM 7:30 PM TNT 7MON 11/4/24 ATDETROIT 7:30 PM 7:30 PM 4648THU 1/30/25 ATWASHINGTON 7:00 PM 7:00 PM
8WED 11/6/24 ATMEMPHIS 7:00 PM 8:00 PM 4749SAT 2/1/25 ATNEW YORK 8:30 PM 8:30 PM ABC 9FRI 11/8/24 PHILADELPHIA 7:00 PM 10:00 PM ESPN 4850TUE 2/4/25 ATLA CLIPPERS 7:00 PM 10:00 PM TNT
10SUN 11/10/24 TORONTO 6:30 PM 9:30 PM 4951THU 2/6/25 GOLDEN STATE 7:00 PM 10:00 PM TNT 11WED 11/13/24 MEMPHIS 7:00 PM 10:00 PM ESPN 5052SAT 2/8/25 INDIANA 1:00 PM 4:00 PM
12 FRI 11/15/24 ATSAN ANTONIO 6:30 PM 7:30 PM ESPN 5153TUE 2/11/25 UTAH 7:30 PM 10:30 PM 13SAT 11/16/24 ATSAN ANTONIO 6:30 PM 7:30 PM 5254WED 2/12/25 ATUTAH 7:00 PM 9:00 PM 14TUE 11/19/24 UTAH 7:30 PM 10:30 PM 5355THU 2/20/25 ATPORTLAND 7:00 PM 10:00 PM
15THU 11/21/24 ORLANDO 7:30 PM 10:30 PM 5456SAT 2/22/25 ATDENVER 6:30 PM 8:30 PM ABC 16SAT 11/23/24 DENVER 7:30 PM 10:30 PM NBATV 5557TUE 2/25/25 DALLAS 7:00 PM 10:00 PM TNT
165A1 11/23/24 DENVER 7:30 PM 10:30 PM NBATV 5557 IOE 2/25/25 DALLAS 7:00 PM 10:00 PM 1N1 17TUE 11/26/24 ATPHOENIX 8:00 PM 10:00 PM TNT 5658THU 2/27/25 MINNESOTA 7:30 PM 10:30 PM 18WED 11/27/24 ATSAN ANTONIO 7:30 PM 8:30 PM 5759 FRI 2/28/25 LA CLIPPERS 7:00 PM 10:00 PM ESPN 19 FRI 11/29/24 OKLAHOMA CITY 7:00 PM 10:00 PM ESPN 5860SUN 3/2/25 LA CLIPPERS 6:30 PM 9:30 PM 20SUN 12/1/24 ATUTAH 6:00 PM 8:00 PM 5961TUE 3/4/25 NEW ORLEANS 7:30 PM 10:30 PM
21MON 12/2/24 ATMINNESOTA 7:00 PM 8:00 PM NBATV 6062THU 3/6/25 NEW YORK 7:00 PM 10:00 PM TNT
22WED 12/4/24 ATMIAMI 7:30 PM 7:30 PM NBATV 6163SAT 3/8/25 ATBOSTON 8:30 PM 8:30 PM ABC 23 FRI 12/6/24 ATATLANTA 7:30 PM 7:30 PM 6264MON 3/10/25 ATBROOKLYN 7:30 PM 7:30 PM
24SUN 12/8/24 PORTLAND 6:30 PM 9:30 PM 6365THU 3/13/25 ATMILWAUKEE 6:30 PM 7:30 PM TNT 25 6466 FRI 3/14/25 ATDENVER 7:30 PM 9:30 PM NBATV
25 6406 FRI 5/14/25 ATDENVER 7:30 PM 9:30 PM NBATV
26 6567SUN 3/16/25 PHOENIX 12:30 PM 3:30 PM ABC
27THU 12/19/24 ATSACRAMENTO 7:00 PM 10:00 PM 6668TUE 3/18/25 MILWAUKEE 7:30 PM 10:30 PM NBATV
28SAT 12/21/24 ATSACRAMENTO 3:00 PM 6:00 PM 6769WED 3/19/25 DENVER 7:00 PM 10:00 PM ESPN
29MON 12/23/24 DETROIT 7:30 PM 10:30 PM 6870SAT 3/22/25 CHICAGO 7:30 PM 10:30 PM
30WED 12/25/24 ATGOLDEN STATE 5:00 PM 8:00 PM ABC 6971MON 3/24/25 ATORLANDO 7:00 PM 7:00 PM
31SAT 12/28/24 SACRAMENTO 7:30 PM 10:30 PM 7072WED 3/26/25 ATINDIANA 7:30 PM 7:30 PM ESPN 32TUE 12/31/24 CLEVELAND 6:00 PM 9:00 PM 7173THU 3/27/25 ATCHICAGO 7:00 PM 8:00 PM
33THU 1/2/25 PORTLAND 7:30 PM 10:30 PM 7274SAT 3/29/25 ATMEMPHIS 7:00 PM 8:00 PM
34 FRI 1/3/25 ATLANTA 7:30 PM 10:30 PM NBATV 7375MON 3/31/25 HOUSTON 7:30 PM 10:30 PM NBATV
35SUN 1/5/25 ATHOUSTON 6:00 PM 7:00 PM 7476THU 4/3/25 GOLDEN STATE 7:00 PM 10:00 PM TNT
36TUE 1/7/25 ATDALLAS 6:30 PM 7:30 PM TNT 7577 FRI 4/4/25 NEW ORLEANS 7:30 PM 10:30 PM 37THU 1/9/25 CHARLOTTE 7:30 PM 10:30 PM 7678SUN 4/6/25 ATOKLAHOMA CITY 2:30 PM 3:30 PM NBATV
38SAT 1/11/25 SAN ANTONIO 7:30 PM 10:30 PM 7779TUE 4/8/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 39MON 1/13/25 SAN ANTONIO 7:30 PM 10:30 PM NBATV 7880WED 4/9/25 ATDALLAS 6:30 PM 7:30 PM ESPN
40WED 1/15/25 MIAMI 7:00 PM 10:00 PM ESPN 7981 FRI 4/11/25 HOUSTON 7:30 PM 10:30 PM NBATV
41 FRI 1/17/25 BROOKLYN 7:30 PM 10:30 PM 8082SUN 4/13/25 ATPORTLAND 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
MEMPHIS GRIZZLIES
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATUTAH 7:00 PM 9:00 PM 4042 FRI 1/17/25 ATSAN ANTONIO 7:00 PM 8:00 PM 2FRI 10/25/24 ATHOUSTON 7:00 PM 8:00 PM 4143MON 1/20/25 MINNESOTA 1:30 PM 2:30 PM TNT
3SAT 10/26/24 ORLANDO 7:00 PM 8:00 PM NBATV 4244WED 1/22/25 CHARLOTTE 7:00 PM 8:00 PM 4MON 10/28/24 CHICAGO 7:00 PM 8:00 PM 4345 FRI 1/24/25 NEW ORLEANS 7:00 PM 8:00 PM NBATV 5WED 10/30/24 BROOKLYN 7:00 PM 8:00 PM 4446SAT 1/25/25 UTAH 7:00 PM 8:00 PM
6THU 10/31/24 MILWAUKEE 7:00 PM 8:00 PM NBATV 4547MON 1/27/25 ATNEW YORK 7:30 PM 7:30 PM 7SAT 11/2/24 ATPHILADELPHIA 7:30 PM 7:30 PM 4648THU 1/30/25 HOUSTON 6:30 PM 7:30 PM TNT
8MON 11/4/24 ATBROOKLYN 8:00 PM 8:00 PM 4749SUN 2/2/25 ATMILWAUKEE 7:30 PM 8:30 PM ESPN 9WED 11/6/24 L.A. LAKERS 7:00 PM 8:00 PM 4850MON 2/3/25 SAN ANTONIO 7:00 PM 8:00 PM
11/8/24 WASHINGTON 7:00 PM 8:00 PM 4951WED 2/5/25 ATTORONTO 7:30 PM 7:30 PM 11SUN 11/10/24 ATPORTLAND 6:00 PM 9:00 PM 5052SAT 2/8/25 OKLAHOMA CITY 7:00 PM 8:00 PM 12WED 11/13/24 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 5153TUE 2/11/25 ATPHOENIX 8:00 PM 10:00 PM TNT
13 FRI 11/15/24 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN 5254WED 2/12/25 ATLA CLIPPERS 7:30 PM 10:30 PM 14SUN 11/17/24 DENVER 5:00 PM 6:00 PM 5355THU 2/20/25 ATINDIANA 7:00 PM 7:00 PM
15TUE 11/19/24 DENVER 7:00 PM 8:00 PM 5456 FRI 2/21/25 ATORLANDO 7:00 PM 7:00 PM 16WED 11/20/24 PHILADELPHIA 7:00 PM 8:00 PM 5557SUN 2/23/25 ATCLEVELAND 7:30 PM 7:30 PM
175AT 11/23/24 ATCHICAGO 7:00 PM 8:00 PM NBATV 5658TUE 2/25/25 PHOENIX 7:00 PM 8:00 PM 18MON 11/25/24 PORTLAND 7:00 PM 8:00 PM 5759 FRI 2/28/25 NEW YORK 7:00 PM 8:00 PM 19WED 11/27/24 DETROIT 7:00 PM 8:00 PM 5860SAT 3/1/25 SAN ANTONIO 7:00 PM 8:00 PM
20 FRI 11/29/24 NEW ORLEANS 4:00 PM 5:00 PM NBATV 5961MON 3/3/25 ATLANTA 7:00 PM 8:00 PM
21SUN 12/1/24 INDIANA 2:30 PM 3:30 PM 6062WED 3/5/25 OKLAHOMA CITY 7:00 PM 8:00 PM
22TUE 12/3/24 ATDALLAS 7:30 PM 8:30 PM 6163 FRI 3/7/25 ATDALLAS 6:30 PM 7:30 PM ESPN 23THU 12/5/24 SACRAMENTO 7:00 PM 8:00 PM 6264SUN 3/9/25 ATNEW ORLEANS 6:00 PM 7:00 PM ESPN
24SAT 12/7/24 ATBOSTON 8:00 PM 8:00 PM 6365MON 3/10/25 PHOENIX 7:00 PM 8:00 PM 25SUN 12/8/24 ATWASHINGTON 7:00 PM 7:00 PM 6466WED 3/12/25 UTAH 7:00 PM 8:00 PM
26 6567 FRI 3/14/25 CLEVELAND 7:00 PM 8:00 PM
27 6668SAT 3/15/25 MIAMI 7:00 PM 8:00 PM 28THU 12/19/24 GOLDEN STATE 7:00 PM 8:00 PM 6769MON 3/17/25 ATSACRAMENTO 7:00 PM 10:00 PM
29SAT 12/21/24 ATATLANTA 7:30 PM 7:30 PM 6870WED 3/19/25 ATPORTLAND 7:00 PM 10:00 PM 30MON 12/23/24 LA CLIPPERS 7:00 PM 8:00 PM 6971 FRI 3/21/25 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV
31THU 12/26/24 TORONTO 7:00 PM 8:00 PM 7072TUE 3/25/25 ATUTAH 7:00 PM 9:00 PM 32 FRI 12/27/24 ATNEW ORLEANS 7:00 PM 8:00 PM 7173THU 3/27/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
33SUN 12/29/24 ATOKLAHOMA CITY 6:00 PM 7:00 PM 7274SAT 3/29/25 L.A. LAKERS 7:00 PM 8:00 PM 34TUE 12/31/24 ATPHOENIX 7:00 PM 9:00 PM 7375MON 3/31/25 BOSTON 7:00 PM 8:00 PM NBATV
35 FRI 1/3/25 ATSACRAMENTO 7:00 PM 10:00 PM 7476TUE 4/1/25 GOLDEN STATE 7:00 PM 8:00 PM
36SAT 1/4/25 ATGOLDEN STATE 5:30 PM 8:30 PM 7577THU 4/3/25 ATMIAMI 7:30 PM 7:30 PM 37MON 1/6/25 DALLAS 7:00 PM 8:00 PM 7678SAT 4/5/25 ATDETROIT 7:00 PM 7:00 PM
38THU 1/9/25 HOUSTON 7:00 PM 8:00 PM 7779TUE 4/8/25 ATCHARLOTTE 7:00 PM 7:00 PM 39SAT 1/11/25 ATMINNESOTA 7:00 PM 8:00 PM 7880THU 4/10/25 MINNESOTA 8:30 PM 9:30 PM TNT
40MON 1/13/25 ATHOUSTON 7:00 PM 8:00 PM NBATV 7981 FRI 4/11/25 ATDENVER 7:00 PM 9:00 PM
41WED 1/15/25 ATSAN ANTONIO 7:00 PM 8:00 PM 8082SUN 4/13/25 DALLAS 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
MIAMI HEAT
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ORLANDO 7:30 PM 7:30 PM 4042TUE 1/21/25 PORTLAND 7:30 PM 7:30 PM 2SAT 10/26/24 ATCHARLOTTE 7:00 PM 7:00 PM 4143THU 1/23/25 ATMILWAUKEE 6:30 PM 7:30 PM TNT
 3MON 10/28/24 DETROIT 7:30 PM 7:30 PM 42445AT 1/25/25 ATBROOKLYN 6:00 PM 6:00 PM 4WED 10/30/24 NEW YORK 7:30 PM 7:30 PM 4345MON 1/27/25 ORLANDO 7:30 PM 7:30 PM 7:30 PM 55AT 11/2/24 ATWASHINGTON 7:30 PM 9:30 PM NBATV 4446WED 1/29/25 CLEVELAND 7:30 PM 7:30 PM
6MON 11/4/24 SACRAMENTO 8:15 PM 8:15 PM 4547SAT 2/1/25 ATSAN ANTONIO 7:30 PM 8:30 PM 7WED 11/6/24 ATPHOENIX 7:00 PM 9:00 PM 4648TUE 2/4/25 ATCHICAGO 7:00 PM 8:00 PM
8FRI 11/8/24 ATDENVER 7:00 PM 9:00 PM 4749WED 2/5/25 ATPHILADELPHIA 7:30 PM 7:30 PM 9SUN 11/10/24 ATMINNESOTA 6:00 PM 7:00 PM 4850 FRI 2/7/25 ATBROOKLYN 7:30 PM 7:30 PM
10TUE 11/12/24 ATDETROIT 7:00 PM 7:00 PM 4951MON 2/1/2/25 BOSTON 7:30 PM 7:30 PM 11 FRI 11/15/24 ATINDIANA 7:00 PM 7:00 PM 5052WED 2/12/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
 12SUN 11/17/24 ATINDIANA 5:00 PM 5:00 PM 5153THU 2/13/25 ATDALIAS 7:30 PM 8:30 PM 13MON 11/18/24 PHILADELPHIA 7:30 PM 7:30 PM 5254 FRI 2/21/25 ATTORONTO 7:30 PM 7:30 PM 14SUN 11/24/24 DALLAS 6:00 PM 6:00 PM 5355SUN 2/23/25 ATMILWAUKEE 6:00 PM 7:00 PM ESPN
15TUE 11/26/24 MILWAUKEE 7:30 PM 7:30 PM TNT 5456MON 2/24/25 ATATLANTA 7:30 PM 7:30 PM 16WED 11/27/24 ATCHARLOTTE 7:00 PM 7:00 PM 5557WED 2/26/25 ATLANTA 7:30 PM 7:30 PM
 17 FRI 11/29/24 TORONTO 8:00 PM 8:00 PM 5658 FRI 2/28/25 INDIANA 8:00 PM 8:00 PM 18SUN 12/1/24 ATTORONTO 6:00 PM 6:00 PM 5759SUN 3/2/25 NEW YORK 6:00 PM 6:00 PM
19MON 12/12/24 ATBOSTON 7:30 PM 7:30 PM 5860MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:30 PM 7:00 PM 5800MON 3/3/25 WASHINGTON 7:30 PM 7:
 21SAT 12/7/24 PHOENIX 8:00 PM 8:00 PM 6062 FRI 3/7/25 MINNESOTA 8:00 PM 8:00 PM
22SUN 12/8/24 CLEVELAND 6:00 PM 6:00 PM 6163SAT 3/8/25 CHICAGO 8:00 PM 8:00 PM 23 6264MON 3/10/25 CHARLOTTE 7:30 PM 7:30 PM
24 6365WED 3/12/25 LA CLIPPERS 8:00 PM 8:00 PM
25 FRI 12/20/24 OKLAHOMA CITY 8:00 PM 8:00 PM 6466 FRI 3/14/25 BOSTON 7:00 PM 7:00 PM NBATV
26SAT 12/21/24 ATORLANDO 7:00 PM 7:00 PM 6:00 PM 6:00 PM 13/12/25 ATMEMPHIS 7:00 PM 8:00 PM 8:00 PM 27MON 12/23/24 BROOKLYN 7:30 PM 7:30 PM 6668MON 3/17/25 ATMEW YORK 7:30 PM 7:30 PM ESPN 28THU 12/26/24 ATORLANDO 7:00 PM 7:00 PM 6769WED 3/19/25 DETROIT 7:30 PM 7:30 PM 29SAT 12/28/24 ATATLANTA 3:00 PM 3:00 PM NBATV 6870 FRI 3/21/25 HOUSTON 8:00 PM 8:00 PM 30SUN 12/29/24 ATHOUSTON 6:00 PM 7:00 PM 6971SUN 3/23/25 CHARLOTTE 6:00 PM 6:00 PM
31WED 1/1/25 NEW ORLEANS 7:30 PM 7:30 PM 7072TUE 3/25/25 GOLDEN STATE 7:30 PM 7:30 PM 32THU 1/2/25 INDIANA 7:30 PM 7:30 PM 7173THU 3/27/25 ATLANTA 7:30 PM 7:30 PM
 33SAT 1/4/25 UTAH 8:00 PM 8:00 PM 7274SAT 3/29/25 ATPHILADELPHIA 7:30 PM 7:30 PM
34MON 1/6/25 ATSACRAMENTO 7:00 PM 10:00 PM NBATV 7375MON 3/31/25 ATWASHINGTON 7:00 PM 7:00 PM
 35TUE 1/7/25 ATGOLDEN STATE 7:00 PM 10:00 PM 7476WED 4/2/25 ATBOSTON 7:30 PM 7:30 PM ESPN
36THU 1/9/25 ATUTAH 7:00 PM 9:00 PM 7577THU 4/3/25 MEMPHIS 7:30 PM 7:30 PM 37SAT 1/11/25 ATPORTLAND 7:00 PM 10:00 PM 7678SAT 4/5/25 MILWAUKEE 8:00 PM 8:00 PM
38MON 1/13/25 ATLA CLIPPERS 7:30 PM 10:30 PM 7779MON 4/7/25 PHILADELPHIA 7:30 PM 7:30 PM NBATV 39WED 1/15/25 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 7880WED 4/9/25 ATCHICAGO 7:00 PM 8:00 PM
39WED 1/15/25 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 7880WED 4/9/25 ATLAINCAGO 7:00 PM 8:00 PM
40 FRI 1/17/25 DENVER 8:00 PM 8:00 PM 7981 FRI 4/11/25 ATNEW ORLEANS 7:00 PM 8:00 PM
41SUN 1/19/25 SAN ANTONIO 3:00 PM 3:00 PM 8:082SUN 4/13/25 WASHINGTON 1:00 PM 1:00 PM
ARENA NOTE: • GAME ON SAT 11/2 TO BE PLAYED IN ARENA CDMX, MEXICO CITYSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
MII WAUKEE BUCKS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATPHILADELPHIA 7:30 PM 7:30 PM ESPN 4042WED 1/22/25 ATNEW ORLEANS 7:00 PM 8:00 PM 2FRI 10/25/24 CHICAGO 7:00 PM 8:00 PM 4143THU 1/23/25 MIAMI 6:30 PM 7:30 PM TNT
3SUN 10/27/24 ATBROOKLYN 6:00 PM 6:00 PM 4244SAT 1/25/25 ATLA CLIPPERS 7:30 PM 10:30 PM 4MON 10/28/24 ATBROOKLYN 6:00 PM 7:30 PM NBATV 4345MON 1/27/25 ATUTAH 7:00 PM 9:00 PM 5THU 10/31/24 ATMEMPHIS 7:00 PM 8:00 PM NBATV 4345MON 1/27/25 ATPORTLAND 7:00 PM 10:00 PM TNT
6SAT 11/2/24 CLEVELAND 7:00 PM 8:00 PM 4547 FRI 1/31/25 ATSAN ANTONIO 7:00 PM 8:00 PM 7MON 11/4/24 ATCLEVELAND 7:00 PM 7:00 PM NBATV 4648SUN 2/2/25 MEMPHIS 7:30 PM 8:30 PM ESPN
8THU 11/7/24 UTAH 7:00 PM 8:00 PM 4749MON 2/3/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 9FRI 11/8/24 ATNEW YORK 7:30 PM 7:30 PM 4850WED 2/5/25 ATCHARLOTTE 7:00 PM 7:00 PM
105UN 11/10/24 BOSTON 2:30 PM 3:30 PM 4951 FRI 2/7/25 ATATLANTA 7:30 PM 7:30 PM 11TUE 11/12/24 TORONTO 7:00 PM 8:00 PM 5052SUN 2/9/25 PHILADELPHIA 1:00 PM 2:00 PM ABC 12WED 11/13/24 DETROIT 7:00 PM 8:00 PM 5153MON 2/10/25 GOLDEN STATE 7:00 PM 8:00 PM NBATV
13SAT 11/16/24 ATCHARLOTTE 3:00 PM 3:00 PM 5254WED 2/12/25 ATMINNESOTA 7:00 PM 8:00 PM 14MON 11/18/24 HOUSTON 7:00 PM 8:00 PM NBATV 5355THU 2/20/25 LA CLIPPERS 7:00 PM 8:00 PM
15WED 11/20/24 CHICAGO 6:30 PM 7:30 PM ESPN 5456 FRI 2/21/25 ATWASHINGTON 7:00 PM 7:00 PM 16 FRI 11/22/24 INDIANA 6:30 PM 7:30 PM ESPN 5557SUN 2/23/25 MIAMI 6:00 PM 7:00 PM ESPN
175AT 11/23/24 CHARLOTTE 7:00 PM 8:00 PM 5658TUE 2/25/25 ATHOUSTON 7:00 PM 8:00 PM 18TUE 11/26/24 ATMIAMI 7:30 PM 7:30 PM TNT 5759THU 2/27/25 DENVER 6:30 PM 7:30 PM TNT 19SAT 11/30/24 WASHINGTON 7:00 PM 8:00 PM 5860SAT 3/1/25 ATDALLAS 7:30 PM 8:30 PM
20TUE 12/3/24 ATDETROIT 7:00 PM 7:00 PM 5961TUE 3/4/25 ATATLANTA 7:30 PM 7:30 PM
21WED 12/4/24 ATLANTA 7:00 PM 8:00 PM 6062WED 3/5/25 DALLAS 8:30 PM 9:30 PM ESPN
22 FRI 12/6/24 ATBOSTON 7:30 PM 7:30 PM ESPN 6163SAT 3/8/25 ORLANDO 7:00 PM 8:00 PM 23SUN 12/8/24 ATBROOKLYN 3:30 PM 3:30 PM 6264SUN 3/9/25 CLEVELAND 7:00 PM 8:00 PM
24 6365TUE 3/11/25 ATINDIANA 7:00 PM 7:00 PM TNT 25 6466THU 3/13/25 L.A. LAKERS 6:30 PM 7:30 PM TNT
26 FRI 12/20/24 ATCLEVELAND 7:30 PM 7:30 PM NBATV 6567SAT 3/15/25 INDIANA 7:00 PM 8:00 PM 27SAT 12/21/24 WASHINGTON 7:00 PM 8:00 PM 6668SUN 3/16/25 OKLAHOMA CITY 8:00 PM 9:00 PM ESPN 28MON 12/23/24 ATCHICAGO 7:00 PM 8:00 PM 6769TUE 3/18/25 ATL.A. LAKERS 7:30 PM 10:30 PM NBATV
29THU 12/26/24 BROOKLYN 7:00 PM 8:00 PM 6870THU 3/20/25 ATGOLDEN STATE 7:00 PM 10:00 PM NBATV 30SAT 12/28/24 ATCHICAGO 7:00 PM 8:00 PM 6971SAT 3/22/25 ATSACRAMENTO 7:00 PM 10:00 PM NBATV
31TUE 12/31/24 ATINDIANA 3:00 PM 3:00 PM 7072MON 3/24/25 ATPHOENIX 7:00 PM 10:00 PM NBATV 32THU 1/2/25 BROOKLYN 7:00 PM 8:00 PM 7173WED 3/26/25 ATDENVER 7:00 PM 9:00 PM
33SAT 1/4/25 PORTLAND 7:00 PM 8:00 PM 7274 FRI 3/28/25 NEW YORK 7:00 PM 8:00 PM 34MON 1/6/25 ATTORONTO 7:30 PM 7:30 PM 7375SUN 3/30/25 ATLANTA 6:00 PM 7:00 PM
35WED 1/8/25 SAN ANTONIO 8:30 PM 9:30 PM ESPN 7476TUE 4/1/25 PHOENIX 7:00 PM 8:00 PM
36 FRI 1/10/25 ATORLANDO 7:00 PM 7:00 PM 7577THU 4/3/25 ATPHILADELPHIA 7:30 PM 7:30 PM TNT 37SUN 1/12/25 ATNEW YORK 3:00 PM 3:00 PM 7678SAT 4/5/25 ATMIAMI 8:00 PM 8:00 PM
38TUE 1/14/25 SACRAMENTO 7:00 PM 8:00 PM 7779TUE 4/8/25 MINNESOTA 7:00 PM 8:00 PM 39WED 1/15/25 ORLANDO 7:00 PM 8:00 PM 7880WED 4/9/25 NEW ORLEANS 7:00 PM 8:00 PM
40 FRI 1/17/25 TORONTO 7:00 PM 8:00 PM 7981 FRI 4/11/25 ATDETROIT 7:00 PM 7:00 PM
41SUN 1/19/25 PHILADELPHIA 6:00 PM 7:00 PM 8082SUN 4/13/25 DETROIT 12:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
MINNESOTA TIMBERWOLVES
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1TUE 10/22/24 ATL.A. LAKERS 7:00 PM 10:00 PM TNT 4042SAT 1/18/25 CLEVELAND 8:00 PM 9:00 PM 2THU 10/24/24 ATSACRAMENTO 7:00 PM 10:00 PM 4143MON 1/20/25 ATMEMPHIS 1:30 PM 2:30 PM TNT
3SAT 10/26/24 TORONTO 7:00 PM 8:00 PM 4244WED 1/22/25 ATDALLAS 6:30 PM 7:30 PM ESPN 4TUE 10/29/24 DALLAS 6:30 PM 7:30 PM TNT 4345SAT 1/25/25 DENVER 2:00 PM 3:00 PM ABC 5FRI 11/1/24 DENVER 8:30 PM 9:30 PM ESPN 4446MON 1/27/25 ATLANTA 7:00 PM 8:00 PM
6SAT 11/2/24 ATSAN ANTONIO 7:00 PM 8:00 PM 4547WED 1/29/25 ATPHOENIX 7:00 PM 9:00 PM
7MON 11/4/24 CHARLOTTE 8:00 PM 9:00 PM 4648THU 1/30/25 ATUTAH 8:00 PM 10:00 PM TNT
8THU 11/7/24 ATCHICAGO 7:00 PM 8:00 PM NBATV 4749SAT 2/1/25 WASHINGTON 7:00 PM 8:00 PM 9FRI 11/8/24 PORTLAND 8:00 PM 9:00 PM 4850MON 2/3/25 SACRAMENTO 7:00 PM 8:00 PM
105UN 11/10/24 MIAMI 6:00 PM 7:00 PM 4951WED 2/5/25 CHICAGO 7:00 PM 8:00 PM 11TUE 11/12/24 ATPORTLAND 7:00 PM 10:00 PM 5052THU 2/6/25 HOUSTON 7:00 PM 8:00 PM 12WED 11/13/24 ATPORTLAND 7:00 PM 10:00 PM 5153SAT 2/8/25 PORTLAND 7:00 PM 8:00 PM
13 FRI 11/15/24 ATSACRAMENTO 7:00 PM 10:00 PM 5254MON 2/10/25 ATCLEVELAND 7:00 PM 7:00 PM 14SUN 11/17/24 PHOENIX 2:30 PM 3:30 PM 5355WED 2/12/25 MILWAUKEE 7:00 PM 8:00 PM
15THU 11/21/24 ATTORONTO 7:30 PM 7:30 PM 5456THU 2/13/25 OKLAHOMA CITY 7:30 PM 8:30 PM TNT 16SUN 11/24/24 ATBOSTON 3:30 PM 3:30 PM 5557 FRI 2/21/25ATHOUSTON 7:00 PM 8:00 PM
17TUE 1/26/24 HOUSTON 7:00 PM 8:00 PM 5658SUN 2/23/25 OKLAHOMA CITY 8:30 PM 9:30 PM ESPN 18WED 11/27/24 SACRAMENTO 7:00 PM 8:00 PM 5759MON 2/24/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM NBATV
19 FRI 11/29/24 LA CLIPPERS 6:30 PM 7:30 PM ESPN 5860THU 2/27/25 ATULA. LAKERS 7:30 PM 10:30 PM 20MON 12/2/24 L.A. LAKERS 7:00 PM 8:00 PM NBATV 5961 FRI 2/28/25 ATUTAH 7:30 PM 9:30 PM
21WED 12/4/24 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 6062SUN 3/2/25 ATPHOENIX 7:30 PM 9:30 PM ESPN
22 FRI 12/6/24 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN 6163TUE 3/4/25 PHILADELPHIA 7:00 PM 8:00 PM 23SUN 12/8/24 ATGOLDEN STATE 5:30 PM 8:30 PM 6264WED 3/5/25 ATCHARLOTTE 7:00 PM 7:00 PM
24 6365 FRI 3/7/25 ATMIAMI 8:00 PM 8:00 PM
25 6466SUN 3/9/25 SAN ANTONIO 7:00 PM 8:00 PM
26THU 12/19/24 NEW YORK 7:00 PM 8:00 PM 6567WED 3/12/25 ATDENVER 8:00 PM 10:00 PM ESPN 27SAT 12/21/24 GOLDEN STATE 7:00 PM 8:00 PM 6668 FRI 3/14/25 ORLANDO 7:00 PM 8:00 PM
273A1 12/23/24 GOLDEN STATE 7:30 PM 7:30 PM 6769SUN 3/16/25 UTAH 6:00 PM 7:00 PM 228MON 12/23/24 ATATLANTA 7:30 PM 7:30 PM 6769SUN 3/16/25 UTAH 6:00 PM 7:00 PM 29WED 12/25/24 ATDALLAS 1:30 PM 2:30 PM ABC 6870MON 3/17/25 INDIANA 7:00 PM 8:00 PM 30 FRI 12/27/24 ATHOUSTON 7:00 PM 8:00 PM 6971WED 3/19/25 NEW ORLEANS 6:30 PM 7:30 PM ESPN
31SUN 12/29/24 SAN ANTONIO 7:00 PM 8:00 PM 7072 FRI 3/21/25 NEW ORLEANS 7:00 PM 8:00 PM 32TUE 12/31/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM NBATV 7173MON 3/24/25 ATINDIANA 7:00 PM 7:00 PM
33THU 1/2/25 BOSTON 6:30 PM 7:30 PM TNT 7274 FRI 3/28/25 PHOENIX 7:00 PM 8:00 PM NBATV 34SAT 1/4/25 ATDETROIT 7:00 PM 7:00 PM 7375SUN 3/30/25 DETROIT 6:00 PM 7:00 PM
35MON 1/6/25 LA CLIPPERS 7:00 PM 8:00 PM 7476TUE 4/1/25 ATDENVER 8:00 PM 10:00 PM TNT 36TUE 1/7/25 ATNEW ORLEANS 7:00 PM 8:00 PM 7577THU 4/3/25 ATBROOKLYN 7:30 PM 7:30 PM 37THU 1/9/25 ATORLANDO 7:00 PM 7:00 PM NBATV 7678SAT 4/5/25 ATPHILADELPHIA 7:00 PM 7:00 PM
38SAT 1/11/25 MEMPHIS 7:00 PM 8:00 PM 7779TUE 4/8/25 ATMILWAUKEE 7:00 PM 8:00 PM 39MON 1/13/25 ATWASHINGTON 7:00 PM 7:00 PM 7880THU 4/10/25 ATMEMPHIS 8:30 PM 9:30 PM TNT
40WED 1/15/25 GOLDEN STATE 7:00 PM 8:00 PM 7981 FRI 4/11/25 BROOKLYN 8:00 PM 9:00 PM
41 FRI 1/17/25 ATNEW YORK 7:30 PM 7:30 PM 8082SUN 4/13/25 UTAH 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
NEW ORLEANS PELICANS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 CHICAGO 7:00 PM 8:00 PM 4042WED 1/15/25 DALLAS 7:00 PM 8:00 PM 2FRI 10/25/24 ATPORTLAND 7:00 PM 10:00 PM 4143 FRI 1/17/25 UTAH 7:00 PM 8:00 PM
35UN 10/27/24 ATPORTIAND 3:00 PM 6:00 PM 4244MON 1/20/25 UTAH 7:00 PM 8:00 PM 4TUE 10/29/24 ATGOLDEN STATE 7:00 PM 10:00 PM TNT 4345WED 1/22/25 MILWAUKEE 7:00 PM 8:00 PM 5WED 10/30/24 ATGOLDEN STATE 7:00 PM 10:00 PM 4446 FRI 1/24/25 ATMEMPHIS 7:00 PM 8:00 PM NBATV
6FRI 11/1/24 INDIANA 7:00 PM 8:00 PM 4547SAT 1/25/25 ATCHARLOTTE 7:00 PM 7:00 PM 75UN 11/3/24 ATLANTA 6:00 PM 7:00 PM 4648MON 1/27/25 ATTORONTO 7:30 PM 7:30 PM
8MON 11/4/24 PORTLAND 8:30 PM 9:30 PM 4749WED 1/29/25 DALLAS 7:00 PM 8:00 PM 9WED 11/6/24 CLEVELAND 7:00 PM 8:00 PM 4850 FRI 1/31/25 BOSTON 7:00 PM 8:00 PM
11/8/24 ATORLANDO 7:00 PM 4:00 PM 4951MON 2/3/25 ATDENVER 7:00PM 9:00 PM 11MON 11/11/24 BROOKLYN 7:00 PM 8:00 PM 5052WED 2/5/25 ATDENVER 8:00 PM 10:00 PM ESPN 12WED 11/13/24 ATOKLAHOMA CITY 6:30 PM 7:30 PM ESPN 5153SAT 2/8/25 ATSACRAMENTO 7:00 PM 10:00 PM
13 FRI 11/15/24 DENVER 7:00 PM 8:00 PM 5254MON 2/10/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 14SAT 11/16/24 L.A. LAKERS 7:00 PM 8:00 PM 5355WED 2/12/25 SACRAMENTO 7:00 PM 8:00 PM
15TUE 11/19/24 ATDALLAS 7:30 PM 8:30 PM 5456THU 2/13/25 SACRAMENTO 7:00 PM 8:00 PM 16WED 11/20/24 ATCLEVELAND 7:30 PM 7:30 PM 5557 FRI 2/21/25 ATDALLAS 8:30 PM 9:30 PM ESPN
17 FRI 11/22/24 GOLDEN STATE 7:00 PM 8:00 PM 5658SUN 2/23/25 SAN ANTONIO 6:00 PM 7:00 PM 18MON 11/25/24 ATINDIANA 7:00 PM 7:00 PM 5759TUE 2/25/25 SAN ANTONIO 7:00 PM 8:00 PM
19WED 11/27/24 TORONTO 7:00 PM 8:00 PM 5860THU 2/27/25 ATPHOENIX 8:00 PM 10:00 PM TNT
20 FRI 11/29/24 ATMEMPHIS 4:00 PM 5:00 PM NBATV 5961 FRI 2/28/25 ATPHOENIX 7:00 PM 9:00 PM
21SUN 12/1/24 ATNEW YORK 6:00 PM 6:00 PM 6062SUN 3/2/25 ATUTAH 6:00 PM 8:00 PM
22MON 12/2/24 ATATLANTA 7:30 PM 7:30 PM 6163TUE 3/4/25 ATL.A. LAKERS 7:30 PM 10:30 PM 23THU 12/5/24 PHOENIX 7:00 PM 8:00 PM 6264THU 3/6/25 HOUSTON 7:00 PM 8:00 PM
24SAT 12/7/24 OKLAHOMA CITY 6:00 PM 7:00 PM 6365SAT 3/8/25 ATHOUSTON 6:00 PM 7:00 PM 25SUN 12/8/24 ATSAN ANTONIO 6:00 PM 7:00 PM 6466SUN 3/9/25 MEMPHIS 6:00 PM 7:00 PM ESPN
26 6567TUE 3/11/25 LA CLIPPERS 8:30 PM 9:30 PM TNT
27 6668SAT 3/15/25 ATSAN ANTONIO 7:30 PM 8:30 PM
28THU 12/19/24 ATHOUSTON 7:00 PM 8:00 PM 6769MON 3/17/25 DETROIT 7:00 PM 8:00 PM
29SAT 12/21/24 NEW YORK 7:00 PM 8:00 PM NBATV 6870WED 3/19/25 ATMINNESOTA 6:30 PM 7:30 PM ESPN 30SUN 12/22/24 DENVER 6:00 PM 7:00 PM 6971 FRI 3/21/25 ATMINNESOTA 7:00 PM 8:00 PM
31THU 12/26/24 HOUSTON 7:00 PM 8:00 PM 7072SUN 3/23/25 ATDETROIT 3:00 PM 3:00 PM 32 FRI 12/27/24 MEMPHIS 7:00 PM 8:00 PM 7173MON 3/24/25 PHILADELPHIA 7:00 PM 8:00 PM
33MON 12/30/24 LA CLIPPERS 7:00 PM 8:00 PM 7274 FRI 3/28/25 GOLDEN STATE 7:00 PM 8:00 PM 34WED 1/1/25 ATMIAMI 7:30 PM 7:30 PM 7375SUN 3/30/25 CHARLOTTE 6:00 PM 7:00 PM
35 FRI 1/3/25 WASHINGTON 7:00 PM 8:00 PM 7476WED 4/2/25 ATLA CLIPPERS 7:00 PM 10:00 PM ESPN
36SUN 1/5/25 ATWASHINGTON 6:00 PM 6:00 PM 7577 FRI 4/4/25 ATL.A. LAKERS 7:30 PM 10:30 PM 37TUE 1/7/25 MINNESOTA 7:00 PM 8:00 PM 7678SUN 4/6/25 ORLANDO 6:00 PM 7:00 PM
38WED 1/8/25 PORTLAND 7:00 PM 8:00 PM 7779TUE 4/8/25 ATBROOKLYN 7:30 PM 7:30 PM 39 FRI 1/10/25 ATPHILADELPHIA 7:00 PM 7:00 PM NBATV 7880WED 4/9/25 ATMILWAUKEE 7:00 PM 8:00 PM
40SUN 1/12/25 ATBOSTON 6:00 PM 6:00 PM 7981 FRI 4/11/25 MIAMI 7:00 PM 8:00 PM
41TUE 1/14/25 ATCHICAGO 7:00 PM 8:00 PM 8082SUN 4/13/25 OKLAHOMA CITY 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
NEW YORK KNICKS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1TUE 10/22/24 ATBOSTON 7:30 PM 7:30 PM TNT 4042WED 1/15/25 ATPHILADELPHIA 7:30 PM 7:30 PM ESPN 2FRI 10/25/24 INDIANA 7:30 PM 7:30 PM ESPN 4143 FRI 1/17/25 MINNESOTA 7:30 PM 7:30 PM
2FKI 10/25/24 INDIANA 7:30 PM 7:30 PM 59FN 4145 FKI 1/17/25 MINNESOTA 7:30 PM 7:30 PM 7:30 PM 3:00 PM 3:00 PM 3:00 PM 3:00 PM 40VED 10/30/24 ATMIAMI 7:30 PM 7:30 PM 4345TUE 1/21/25 ATBROOKLYN 7:30 PM 7:30 PM TNT 5FRI 11/1/24 ATDETROIT 7:00 PM 7:00 PM 4446SAT 1/25/25 SACRAMENTO 7:30 PM 7:30 PM 6MON 11/4/24 ATHOUSTON 7:45 PM 8:45 PM 4547MON 1/27/25 MEMPHIS 7:30 PM 7:30 PM 7WED 11/6/24 ATATLANTA 7:30 PM 7:30 PM 4648WED 1/29/25 DENVER 7:30 PM 7:30 PM SPN
8FRI 11/8/24 MILWAUKEE 7:30 PM 7:30 PM 4749SAT 2/1/25 L.A. LAKERS 8:30 PM 8:30 PM ABC 9SUN 11/10/24 ATINDIANA 5:00 PM 5:00 PM 4850MON 2/3/25 HOUSTON 7:30 PM 7:30 PM NBATV
10TUE 11/12/24 ATTPHILADELPHIA 7:30 PM 7:30 PM TNT 4951TUE 2/4/25 ATTORONTO 7:30 PM 7:30 PM 11WED 11/13/24 CHICAGO 7:30 PM 7:30 PM 5052SAT 2/8/25 BOSTON 8:30 PM 8:30 PM ABC
 12 FRI 11/15/24 BROOKLYN 7:30 PM 7:30 PM 5153TUE 2/11/25 ATINDIANA 7:30 PM 7:30 PM TNT
 13SUN 11/17/24 BROOKLYN 7:00 PM 7:00 PM 5254WED 2/12/25 ATLANTA 7:30 PM 7:30 PM 14MON 11/18/24 WASHINGTON 7:30 PM 7:30 PM 5355THU 2/20/25 CHICAGO 7:30 PM 7:30 PM
15WED 11/20/24 ATPHOENIX 8:00 PM 10:00 PM ESPN 5456 FRI 2/21/25 ATCLEVELAND 7:00 PM 7:00 PM ESPN 16SAT 11/23/24 ATUTAH 3:00 PM 5:00 PM NBATV 5557SUN 2/23/25 ATBOSTON 1:00 PM 1:00 PM ABC
17/MON 11/25/24 ATDENVER 7:00 PM 9:00 PM 5658WED 2/26/25 PHILADELPHIA 7:00 PM 7:00 PM ESPN 18WED 11/27/24 ATDALLAS 6:30 PM 7:30 PM ESPN 5759 FRI 2/28/25 ATMEMPHIS 7:00 PM 8:00 PM 19 FRI 11/29/24 ATCHARLOTTE 12:00 PM 12:00 PM NBATV 5860SUN 3/2/25 ATMIAMI 6:00 PM 6:00 PM
 20SUN 12/1/24 NEW ORLEANS 6:00 PM 6:00 PM 5961TUE 3/4/25 GOLDEN STATE 7:30 PM 7:30 PM TNT
21TUE 12/3/24 ORLANDO 7:30 PM 7:30 PM TNT 6062THU 3/6/25 ATLA. LAKERS 7:00 PM 10:00 PM TNT 22THU 12/5/24 CHARLOTTE 7:30 PM 7:30 PM 6163 FRI 3/7/25 ATLA CLIPPERS 7:30 PM 10:30 PM 23SAT 12/7/24 DETROIT 7:30 PM 7:30 PM 6264MON 3/10/25 ATSACRAMENTO 7:30 PM 10:30 PM NBATV
24MON 12/9/24 ATTORONTO 7:30 PM 7:30 PM NBATV 6365WED 3/12/25 ATPORTLAND 7:00 PM 10:00 PM 25 6466SAT 3/15/25 ATGOLDEN STATE 5:30 PM 8:30 PM ABC
25 64053A1 5/15/25 AIGNIA 7:30 PM 7:30 PM 8:30 PM 8:50 PM ABC
26 6567MON 3/17/25 MIAMI 7:30 PM 7:30 PM 659N
27THU 12/19/24 ATMINNESOTA 7:00 PM 8:00 PM 6668WED 3/19/25 ATSAN ANTONIO 7:00 PM 8:00 PM
28SAT 12/21/24 ATNEW ORLEANS 7:00 PM 8:00 PM NBATV 6769THU 3/20/25 ATCHARLOTTE 7:00 PM 7:00 PM
29MON 12/23/24 TORONTO 7:30 PM 7:30 PM 6870SAT 3/22/25 WASHINGTON 8:00 PM 8:00 PM
30WED 12/25/24 SAN ANTONIO 12:00 PM 12:00 PM ESPN 6971TUE 3/25/25 DALLAS 7:30 PM 7:30 PM TNT
31 FRI 12/27/24 ATORLANDO 7:00 PM 7:00 PM 7:00 PM 7072WED 3/26/25 LA CLIPPERS 7:30 PM 7:30 PM 331 FRI 12/27/24 ATORLANDO 7:00 PM 7:00 
35 FRI 1/3/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM NBATV 7476WED 4/2/25 ATCLEVELAND 7:00 PM 7:00 PM 36SAT 1/4/25 ATCHICAGO 7:00 PM 8:00 PM 7577SAT 4/5/25 ATATLANTA 3:00 PM 3:00 PM 3:00 PM 37MON 1/6/25 ORLANDO 7:30 PM 7:30 PM 7678SUN 4/6/25 PHOENIX 7:00 PM 7:00 PM
38WED 1/8/25 TORONTO 7:00 PM 7:00 PM ESPN 7779TUE 4/8/25 BOSTON 7:30 PM 7:30 PM TNT 39 FRI 1/10/25 OKLAHOMA CITY 7:30 PM 7:30 PM 7880THU 4/10/25 ATDETROIT 7:00 PM 7:00 PM
 40SUN 1/12/25 MILWAUKEE 3:00 PM 3:00 PM 7981 FRI 4/11/25 CLEVELAND 7:30 PM 7:30 PM NBATV
 41MON 1/13/25 DETROIT 7:30 PM 7:30 PM 8082SUN 4/13/25 ATBROOKLYN 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
 AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
OKLAHOMA CITY THUNDER
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU 10/24/24 ATDENVER 8:00 PM 10:00 PM TNT 4042SUN 1/19/25 BROOKLYN 6:00 PM 7:00 PM 2SAT 10/26/24 ATCHICAGO 7:00 PM 8:00 PM 4143WED 1/22/25 UTAH 7:00 PM 8:00 PM
3SUN 10/27/24 ATLANTA 6:00 PM 7:00 PM 4244THU 1/23/25 DALLAS 7:00 PM 8:00 PM 4WED 10/30/24 SAN ANTONIO 8:30 PM 9:30 PM ESPN 4345SUN 1/26/25 ATPORTLAND 3:00 PM 6:00 PM 5FRI 11/1/24 ATPORTLAND 7:00 PM 10:00 PM 4446WED 1/29/25 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN
6SAT 11/2/24 ATLA CLIPPERS 7:30PM 10:30 PM 4547SAT 2/1/25 SACRAMENTO 7:00 PM 8:00 PM 7MON 11/4/24 ORLANDO 8:15 PM 9:15 PM 4648MON 2/3/25 MILWAUKEE 7:00 PM 8:00 PM
8WED 11/6/24 ATDENVER 7:00 PM 9:00 PM 4749WED 2/5/25 PHOENIX 7:00 PM 8:00 PM 9FRI 11/8/24 HOUSTON 7:00 PM 8:00 PM 4850 FRI 2/7/25 TORONTO 7:00 PM 8:00 PM
105UN 11/10/24 GOLDEN STATE 6:00 PM 7:00 PM 4951SAT 2/8/25 ATMEMPHIS 7:00 PM 8:00 PM 11MON 11/11/24 LA CLIPPERS 7:00 PM 8:00 PM NBATV 5052MON 2/10/25 NEW ORLEANS 7:00 PM 8:00 PM
12WED 11/13/24 NEW ORLEANS 6:30 PM 7:30 PM ESPN 5153WED 2/12/25 MIAMI 7:00 PM 8:00 PM 13 FRI 11/15/24 PHOENIX 7:00 PM 8:00 PM 5254THU 2/13/25 ATMINNESOTA 7:30 PM 8:30 PM TNT 14SUN 11/17/24 DALLAS 6:00 PM 7:00 PM 5355 FRI 2/21/25 ATUTAH 7:30 PM 9:30 PM
15TUE 11/19/24 ATSAN ANTONIO 8:30 PM 9:30 PM TNT 5456SUN 2/23/25 ATMINNESOTA 8:30 PM 9:30 PM ESPN 16WED 11/20/24 PORTLAND 7:00 PM 8:00 PM 5557MON 2/24/25 MINNESOTA 7:00 PM 8:00 PM NBATV
17MON 11/25/24 ATSACRAMENTO 7:00 PM 10:00 PM NBATV 5658WED 2/26/25 ATBROOKLYN 7:30 PM 7:30 PM 18WED 11/27/24 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN 5759 FRI 2/28/25 ATATLANTA 7:30 PM 7:30 PM 19 FRI 11/29/24 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 5860SUN 3/2/25 ATSAN ANTONIO 6:00 PM 7:00 PM ESPN
20SUN 12/1/24 ATHOUSTON 6:00 PM 7:00 PM 5961MON 3/3/25 HOUSTON 7:00 PM 8:00 PM
21TUE 12/3/24 UTAH 7:00 PM 8:00 PM 6062WED 3/5/25 ATMEMPHIS 7:00 PM 8:00 PM
22THU 12/5/24 ATTORONTO 7:30 PM 7:30 PM 6163 FRI 3/7/25 PORTLAND 7:00 PM 8:00 PM 23SAT 12/7/24 ATNEW ORLEANS 6:00 PM 7:00 PM 6264SUN 3/9/25 DENVER 12:00 PM 1:00 PM ABC
24 6365MON 3/10/25 DENVER 7:00 PM 8:00 PM NBATV 25 6466WED 3/12/25 ATBOSTON 7:30 PM 7:30 PM ESPN
261HU 12/19/24 ATORLANDO 7:00 PM 7:00 PM THT 6567SAT 3/15/25 ATDETROIT 7:00 PM 7:00 PM 27 FRI 12/20/24 ATMIAMI 8:00 PM 8:00 PM 6668SUN 3/16/25 ATMILWAUKEE 8:00 PM 9:00 PM ESPN 28MON 12/23/24 WASHINGTON 7:00 PM 8:00 PM 6769WED 3/19/25 PHILADELPHIA 7:00 PM 8:00 PM
29THU 12/26/24 ATINDIANA 7:00 PM 7:00 PM NBATV 6870 FRI 3/21/25 CHARLOTTE 7:00 PM 8:00 PM 30SAT 12/28/24 ATCHARLOTTE 6:00 PM 6:00 PM NBATV 6971SUN 3/23/25 ATLA CLIPPERS 6:00 PM 9:00 PM NBATV
31SUN 12/29/24 MEMPHIS 6:00 PM7:00 PM 7072TUE 3/25/25 ATSACRAMENTO 7:00 PM 10:00 PM TNT 32TUE 12/31/24 MINNESOTA 7:00 PM 8:00 PM NBATV 7173THU 3/27/25 MEMPHIS 7:00 PM 8:00 PM
33THU 1/2/25 LA CLIPPERS 7:00 PM 8:00 PM 7274SAT 3/29/25 INDIANA 7:00 PM 8:00 PM 34 FRI 1/3/25 NEW YORK 7:00 PM 8:00 PM NBATV 7375MON 3/31/25 CHICAGO 7:00 PM 8:00 PM
35SUN 1/5/25 BOSTON 2:30 PM 3:30 PM 7476WED 4/2/25 DETROIT 7:00 PM 8:00 PM
36WED 1/8/25 ATCLEVELAND 7:00 PM 7:00 PM 7577 FRI 4/4/25 ATHOUSTON 7:00 PM 8:00 PM 37 FRI 1/10/25 ATNEW YORK 7:30 PM 7:30 PM 7678SUN 4/6/25 L.A. LAKERS 2:30 PM 3:30 PM NBATV
38SUN 1/12/25 ATWASHINGTON 6:00 PM 6:00 PM 7779TUE 4/8/25 L.A. LAKERS 7:00 PM 8:00 PM 39TUE 1/14/25 ATPHILADELPHIA 7:00 PM 7:00 PM 7880WED 4/9/25 ATPHOENIX 7:00 PM 10:00 PM
40THU 1/16/25 CLEVELAND 7:00 PM 8:00 PM 7981 FRI 4/11/25 ATUTAH 7:30 PM 9:30 PM
41 FRI 1/17/25 ATDALLAS 7:30 PM 8:30 PM 8082SUN 4/13/25 ATNEW ORLEANS 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
ORI ANDO MAGIC
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATMIAMI 7:30 PM 7:30 PM 4042WED 1/15/25 ATMILWAUKEE 7:00 PM 8:00 PM 2FRI 10/25/24 BROOKLYN 7:00 PM 7:00 PM 4143 FRI 1/17/25 ATBOSTON 7:00 PM 7:00 PM ESPN
3SAT 10/26/24 ATMEMPHIS 7:00 PM 8:00 PM NBATV 4244SUN 1/19/25 DENVER 6:00 PM 6:00 PM 4MON 10/28/24 INDIANA 7:00 PM 7:00 PM 4345TUE 1/21/25 ATTORONTO 7:30 PM 7:30 PM 5WED 10/30/24 ATCHICAGO 7:00 PM 8:00 PM 4446THU 1/23/25 PORTLAND 7:00 PM 7:00 PM
6FRI 11/1/24 ATCLEVELAND 7:00 PM 7:00 PM ESPN 4547SAT 1/25/25 DETROIT 7:00 PM 7:00 PM 7SUN 11/3/24 ATDALLAS 6:30 PM 7:30 PM 4648MON 1/27/25 ATMIAMI 7:30 PM 7:30 PM
8MON 11/4/24 ATOKLAHOMA CITY 8:15 PM 9:15 PM 4749THU 1/30/25 ATPORTLAND 7:00 PM 10:00 PM 9WED 11/6/24 ATINDIANA 7:00 PM 7:00 PM 4850SAT 2/1/25 ATUTAH 3:00 PM 5:00 PM
17/0/24 NRW ORLEANS 7:00 PM 7:00 PM 4951MON 2/3/25 ATGOLDEN STATE 7:00 PM 10:00 PM NBATV 11SUN 11/10/24 WASHINGTON 6:00 PM 6:00 PM 5052WED 2/5/25 ATSACRAMENTO 7:00 PM 10:00 PM
12TUE 11/12/24 CHARLOTTE 7:00 PM 7:00 PM 5153THU 2/6/25 ATDENVER 7:00 PM 9:00 PM 13WED 11/13/24 INDIANA 7:00 PM 7:00 PM 5254SAT 2/8/25 SAN ANTONIO 7:00 PM 7:00 PM 14 FRI 11/15/24 PHILADELPHIA 7:00 PM 7:00 PM 5355MON 2/10/25 ATLANTA 7:00 PM 7:00 PM
15MON 11/18/24 ATPHOENIX 7:00 PM 9:00 PM 5456WED 2/12/25 CHARLOTTE 7:00 PM 7:00 PM 16WED 11/20/24 ATLA CLIPPERS 7:30 PM 10:30 PM 5557THU 2/20/25 ATATLANTA 7:30 PM 7:30 PM
17THU 11/21/24 ATL.A. LAKERS 7:30 PM 10:30 PM 5658 FRI 2/21/25 MARILAM 7:30 PM 7:00 PM 18SAT 11/23/24 DETROIT 7:00 PM 7:00 PM 5759SUN 2/23/25 WASHINGTON 6:00 PM 6:00 PM 19MON 11/25/24 ATCHARLOTTE 7:00 PM 7:00 PM 5860TUE 2/25/25 CLEVELAND 7:30 PM 7:30 PM TNT
20WED 11/27/24 CHICAGO 7:00 PM 7:00 PM 5961THU 2/27/25 GOLDEN STATE 7:00 PM 7:00 PM
21 FRI 11/29/24 ATBROOKLYN 7:30 PM 7:30 PM 6062SUN 3/2/25 TORONTO 6:00 PM 6:00 PM 22SUN 12/1/24 ATBROOKLYN 3:30 PM 3:30 PM 6163TUE 3/4/25 TORONTO 7:00 PM 7:00 PM 23TUE 12/3/24 ATNEW YORK 7:30 PM 7:30 PM TNT 6264SAT 3/8/25 ATMILWAUKEE 7:00 PM 8:00 PM
24WED 12/4/24 ATPHILADELPHIA 7:30 PM 7:30 PM 6365MON 3/10/25 ATHOUSTON 7:00 PM 8:00 PM 25 FRI 12/6/24 ATPHILADELPHIA 7:00 PM 7:00 PM 6466WED 3/12/25 CHICAGO 7:00 PM 7:00 PM
265UN 12/8/24 PHOENIX 6:30 PM 6:30 PM 6:50 FRI 3/14/25 ATMINNESOTA 7:00 PM 8:00 PM 27 6668SUN 3/16/25 ATCLEVELAND 6:00 PM 6:00 PM
27 000630N 3/17/25 ATSAN ANTONIO 7:00 PM 8:00 PM
28 6769MON 3/17/25 ATSAN ANTONIO 7:00 PM 8:00 PM
29THU 12/19/24 OKLAHOMA CITY 7:00 PM 7:00 PM TNT 6870WED 3/19/25 HOUSTON 7:00 PM 7:00 PM
30SAT 12/21/24 MIAMI 7:00 PM 7:00 PM 6971 FRI 3/21/25 ATWASHINGTON 7:00 PM 7:00 PM
31MON 12/23/24 BOSTON 7:00 PM 7:00 PM 7072MON 3/24/25 L.A. LAKERS 7:00 PM 7:00 PM 32THU 12/26/24 MIAMI 7:00 PM 7:00 PM 7173TUE 3/25/25 ATCHARLOTTE 7:00 PM 7:00 PM
33 FRI 12/27/24 NEW YORK 7:00 PM 7:00 PM 7274THU 3/27/25 DALLAS 7:00 PM 7:00 PM NBATV 34SUN 12/29/24 BROOKLYN 3:30 PM 3:30 PM 7375SAT 3/29/25 SACRAMENTO 5:00 PM 5:00 PM
35WED 1/1/25 ATDETROIT 7:00 PM 7:00 PM 7476MON 3/31/25 LA CLIPPERS 7:00 PM 7:00 PM
36 FRI 1/3/25 ATTORONTO 7:30 PM 7:30 PM 7577THU 4/3/25 ATWASHINGTON 7:00 PM 7:00 PM 37SUN 1/5/25 UTAH 6:30 PM 6:30 PM 7678SUN 4/6/25 ATNEW ORLEANS 6:00 PM 7:00 PM
38MON 1/6/25 ATNEW YORK 7:30 PM 7:30 PM 7779TUE 4/8/25 ATLANTA 7:00 PM 7:00 PM 39THU 1/9/25 MINNESOTA 7:00 PM 7:00 PM NBATV 7880WED 4/9/25 BOSTON 7:00 PM 7:00 PM
40 FRI 1/10/25 MILWAUKEE 7:00 PM 7:00 PM 7981 FRI 4/11/25 ATINDIANA 7:00 PM 7:00 PM
41SUN 1/12/25 PHILADELPHIA 6:00 PM 6:00 PM 8082SUN 4/13/25 ATATLANTA 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
PHILADELPHIA 76FRS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 MILWAUKEE 7:30 PM 7:30 PM ESPN 4042TUE 1/21/25 ATDENVER 8:00 PM 10:00 PM TNT 2FRI 10/25/24 ATTORONTO 7:00 PM 7:00 PM 4143 FRI 1/24/25 CLEVELAND 7:00 PM 7:00 PM
 3SUN 10/27/24 ATINDIANA 3:30 PM 3:30 PM 4244SAT 1/25/25 ATCHICAGO 7:00 PM 8:00 PM 4WED 10/30/24 DETROIT 7:00 PM 7:00 PM 4345TUE 1/28/25 L.A. LAKERS 7:30 PM 7:30 PM TNT 5SAT 11/2/24 MEMPHIS 7:30 PM 7:30 PM 4446WED 1/29/25 SACRAMENTO 7:30 PM 7:30 PM
 6MON 11/4/24 ATPHOENIX 8:15 PM 10:15 PM NBATV 4547 FRI 1/31/25 DENVER 7:30 PM 7:30 PM ESPN
 7WED 11/6/24 ATLA CLIPPERS 7:00 PM 10:00 PM ESPN 4648SUN 2/2/25 BOSTON 6:00 PM 6:00 PM ESPN
8FRI 11/8/24 ATL.A. LAKERS 7:00 PM 10:00 PM ESPN 4749TUE 2/4/25 DALLAS 7:30 PM 7:30 PM TNT 9SUN 11/10/24 CHARLOTTE 7:00 PM 7:00 PM 4850WED 2/5/25 MIAMI 7:30 PM 7:30 PM
10TUE 11/12/24 NEW YORK 7:30 PM 7:30 PM T951 FRI 2/7/25 ATMILWAUKEE 1:00 PM 2:00 PM ABC 12 FRI 11/15/24 ATORLANDO 7:00 PM 7:00 PM 5153TUE 2/11/25 TORONTO 7:00 PM 7:00 PM
 13MON 11/18/24 ATMIAMI 7:30 PM 7:30 PM 5254WED 2/12/25 ATBROOKLYN 7:30 PM 7:30 PM 14WED 11/20/24 ATMEMPHIS 7:00 PM 8:00 PM 5355THU 2/20/25 BOSTON 7:00 PM 7:00 PM TNT
15 FRI 11/22/24 BROOKLYN 7:00 PM 7:00 PM 5456SAT 2/22/25 BROOKLYN 7:30 PM 7:30 PM 16SUN 11/24/24 LA CLIPPERS 6:00 PM 6:00 PM 5557MON 2/24/25 CHICAGO 7:00 PM 7:00 PM
165UN 11/24/24 LA CLIPPERS 6:00 PM 6:00 PM 555/MON 2/24/25 CHICAGO 7:00 PM 7:00 PM 7:00 PM 100 PM 555/MON 2/24/25 CHICAGO 7:00 PM 7:00 PM 5658WED 2/26/25 ATNEW YORK 7:00 PM 7:00 PM 590 PM 58AT 11/30/24 ATDETROIT 7:00 PM 7:00 PM 5759SAT 3/1/25 GOLDEN STATE 8:30 PM 8:30 PM 8:30 PM ABC 19TUE 12/3/24 ATCHARLOTTE 7:00 PM 7:00 PM 5860MON 3/3/25 PORTLAND 7:00 PM 7:00 PM 20WED 12/4/24 ORLANDO 7:30 PM 7:30 PM 5961TUE 3/4/25 ATMINNESOTA 7:00 PM 8:00 PM 21 FRI 12/6/24 ORLANDO 7:00 PM 7:00 PM 6062THU 3/6/25 ATBOSTON 7:30 PM 7:30 PM TNT
22SUN 12/8/24 ATCHICAGO 12:00 PM 1:00 PM 6163SUN 3/9/25 UTAH 7:30 PM 7:30 PM 23 6264MON 3/10/25 ATATLANTA 7:30 PM 7:30 PM
24 6365WED 3/12/25 ATTORONTO 7:30 PM 7:30 PM 25 FRI 12/20/24 CHARLOTTE 7:00 PM 7:00 PM 6466 FRI 3/14/25 INDIANA 7:00 PM 7:00 PM
26SAT 12/21/24 STATCLEVELAND 8:00 PM 8:00 PM 6567SUN 3/16/25 ATDALIAS 12:00 PM 1:00 PM ABC 27MON 12/23/24 SAN ANTONIO 7:00 PM 7:00 PM NBATV 6668MON 3/17/25 ATHOUSTON 7:00 PM 8:00 PM
28WED 12/25/24 ATN ANTONIO 7:00 PM 5:00 PM ABC 6769WED 3/19/25 ATTOKLAHOMA CITY 7:00 PM 8:00 PM 29SAT 12/28/24 ATUTAH 7:30 PM 9:30 PM 6870 FRI 3/21/25 ATSAN ANTONIO 7:00 PM 8:00 PM NBATV 30MON 12/30/24 ATPORTLAND 7:00 PM 10:00 PM 6971SUN 3/23/25 ATATLANTA 6:00 PM 6:00 PM
31WED 1/1/25 ATSACRAMENTO 7:00 PM 10:00 PM 7072MON 3/24/25 ATNEW ORLEANS 7:00 PM 8:00 PM 32THU 1/2/25 ATGOLDEN STATE 7:00 PM 10:00 PM TNT 7173WED 3/26/25 WASHINGTON 7:00 PM 7:00 PM
33SAT 1/4/25 ATBROOKLYN 6:00 PM 6:00 PM 7274SAT 3/29/25 MIAMI 7:30 PM 7:30 PM 34MON 1/6/25 PHOENIX 7:00 PM 7:00 PM NBATV 7375SUN 3/30/25 TORONTO 7:30 PM 7:30 PM
35WED 1/8/25 WASHINGTON 7:00 PM 7:00 PM 7:00 PM 750 PM 7:00 PM 7:30 PM
38TUE 1/14/25 OKLAHOMA CITY 7:00 PM 7:00 PM 7779MON 4/7/25 ATMIAMI 7:30 PM 7:30 PM NBATV 39WED 1/15/25 NEW YORK 7:30 PM 7:30 PM ESPN 7880WED 4/9/25 ATWASHINGTON 7:00 PM 7:00 PM
 40SAT 1/18/25 ATINDIANA 7:00 PM 7:00 PM 7981 FRI 4/11/25 ATLANTA 7:00 PM 7:00 PM
 41SUN 1/19/25 ATMILWAUKEE 6:00 PM 7:00 PM 8082SUN 4/13/25 CHICAGO 1:00 PM 1:00 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
 AS OF AUGUST 15, 2024
DECEMBER10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
PHOFNIX SUNS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 ATLA CLIPPERS 7:00 PM 10:00 PM ESPN 4042MON 1/20/25 ATCLEVELAND 3:30 PM 3:30 PM 2FRI 10/25/24 ATLA. LAKERS 7:00 PM 10:00 PM ESPN 4143WED 1/22/25 ATBROOKLYN 7:30 PM 7:30 PM
3SAT 10/26/24 DALLAS 7:00 PM 10:00 PM 4244SAT 1/25/25 WASHINGTON 7:00 PM 9:00 PM 400N 10/28/24 L.A. LAKERS 7:00 PM 10:00 PM NBATV 4345MON 1/27/25 LA CLIPPERS 7:30 PM 9:30 PM NBATV
5THU 10/31/24 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 4446WED 1/29/25 MINNESOTA 7:00 PM 9:00 PM
6SAT 11/2/24 PORTLAND 7:00 PM 10:00 PM 4547 FRI 1/31/25 ATGOLDEN STATE 7:00 PM 10:00 PM ESPN 7MON 11/4/24 PHILADELPHIA 8:15 PM 10:15 PM NBATV 4648SAT 2/1/25 ATPORTLAND 7:00 PM 10:00 PM
8WED 11/6/24 MIAMI 7:00 PM 9:00 PM 4749MON 2/3/25 ATPORTLAND 7:00 PM 10:00 PM 9FRI 11/8/24 ATDALLAS 6:30 PM 7:30 PM ESPN 4850WED 2/5/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
10SUN 11/10/24 SACRAMENTO 6:00 PM 8:00 PM 4951 FRI 2/7/25 UTAH 8:00 PM 10:00 PM ESPN
11TUE 11/12/24 ATUTAH 7:00 PM 9:00 PM 5052SAT 2/8/25 DENVER 7:00 PM 9:00 PM 12WED 11/13/24 ATSACRAMENTO 7:00 PM 10:00 PM 5153TUE 2/11/25 MEMPHIS 8:00 PM 10:00 PM TNT
13 FRI 11/15/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM 5254WED 2/12/25 ATHOUSTON 7:30 PM 8:30 PM 14SUN 11/17/24 ATMINNESOTA 2:30 PM 3:30 PM 5355THU 2/20/25 ATSAN ANTONIO 8:30 PM 9:30 PM TNT
15MON 11/18/24 ORLANDO 7:00 PM 9:00 PM 5456SAT 2/22/25 ATCHICAGO 4:00 PM 5:00 PM 16WED 11/20/24 NEW YORK 8:00 PM 10:00 PM ESPN 5557SUN 2/23/25 ATTORONTO 6:00 PM 6:00 PM
17TUE 11/26/24 L.A. LAKERS 8:00 PM 10:00 PM TNT 5658TUE 2/25/25 ATIGMPHIS 7:00 PM 8:00 PM 18WED 11/27/24 BROOKLYN 7:00 PM 9:00 PM 5759THU 2/27/25 NEW ORLEANS 8:00 PM 10:00 PM TNT 19SAT 11/30/24 GOLDEN STATE 7:00 PM 9:00 PM NBATV 5860 FRI 2/28/25 NEW ORLEANS 7:00 PM 9:00 PM
20TUE 12/3/24 SAN ANTONIO 7:00 PM 9:00 PM 5961SUN 3/2/25 MINNESOTA 7:30 PM 9:30 PM ESPN 21THU 12/5/24 ATNEW ORLEANS 7:00 PM 8:00 PM 6062TUE 3/4/25 LA CLIPPERS 8:00 PM 10:00 PM TNT
22SAT 12/7/24 ATMIAMI 8:00 PM 8:00 PM 6163 FRI 3/7/25 ATDENVER 8:00 PM 10:00 PM ESPN 23SUN 12/8/24 ATORLANDO 6:30 PM 6:30 PM 6264SUN 3/9/25 ATDALLAS 2:30 PM 3:30 PM ABC
24 6365MON 3/10/25 ATMEMPHIS 7:00 PM 8:00 PM 25 6466WED 3/12/25 ATHOUSTON 7:00 PM 8:00 PM
26THU 12/19/24 INDIANA 7:00 PM 9:00 PM 6567 FRI 3/14/25 SACRAMENTO 7:00 PM 10:00 PM
27SAT 12/21/24 DETROIT 7:00 PM 9:00 PM 6668SUN 3/16/25 ATL.A. LAKERS 12:30 PM 3:30 PM ABC 28MON 12/23/24 ATDENVER 8:00 PM 10:00 PM 6769MON 3/17/25 TORONTO 7:00 PM 10:00 PM
29WED 12/25/24 DENVER 8:30 PM 10:30 PM ESPN 6870WED 3/19/25 CHICAGO 7:00 PM 10:00 PM 30 FRI 12/27/24 DALLAS 7:00 PM 9:00 PM 6971 FRI 3/21/25 CLEVELAND 7:00 PM 10:00 PM
31SAT 12/28/24 ATGOLDEN STATE 5:30 PM 8:30 PM NBATV 7072MON 3/24/25 MILWAUKEE 7:00 PM 10:00 PM NBATV 32TUE 12/31/24 MEMPHIS 7:00 PM 9:00 PM 7173WED 3/26/25 BOSTON 7:00 PM 10:00 PM ESPN
33SAT 1/4/25 ATINDIANA 7:00 PM 7:00 PM 7274 FRI 3/28/25 ATMINNESOTA 7:00 PM 8:00 PM NBATV 34MON 1/6/25 ATPHILADELPHIA 7:00 PM 7:00 PM NBATV 7375SUN 3/30/25 HOUSTON 6:00 PM 9:00 PM NBATV
35TUE 1/7/25 ATCHARLOTTE 7:00 PM 7:00 PM 7476TUE 4/1/25 ATMILWAUKEE 7:00 PM 8:00 PM
36THU 1/9/25 ATLANTA 7:00 PM 9:00 PM 7577 FRI 4/4/25 ATBOSTON 7:30 PM 7:30 PM NBATV 37SAT 1/11/25 UTAH 3:00 PM 5:00 PM 7678SUN 4/6/25 ATNEW YORK 7:00 PM 7:00 PM
38SUN 1/12/25 CHARLOTTE 7:00 PM 9:00 PM 7779TUE 4/8/25 GOLDEN STATE 7:00 PM 10:00 PM TNT 39TUE 1/14/25 ATATLANTA 7:30 PM 7:30 PM 7880WED 4/9/25 OKLAHOMA CITY 7:00 PM 10:00 PM
40THU 1/16/25 ATWASHINGTON 7:30 PM 7:30 PM TNT 7981 FRI 4/11/25 SAN ANTONIO 7:00 PM 10:00 PM
41SAT 1/18/25 ATDETROIT 5:00 PM 5:00 PM 8082SUN 4/13/25 ATSACRAMENTO 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
PORTLAND TRAIL BLAZERS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 GOLDEN STATE 7:00 PM 10:00 PM 4042SUN 1/19/25 CHICAGO 6:00 PM 9:00 PM 2FRI 10/25/24 NEW ORLEANS 7:00 PM 10:00 PM 4143TUE 1/21/25 ATMIAMI 7:30 PM 7:30 PM
 3SUN 10/27/24 NEW ORLEANS 3:00 PM 6:00 PM 4244THU 1/23/25 ATCHARLOTTE 7:00 PM 7:00 PM 4MON 10/28/24 ATSACRAMENTO 7:00 PM 10:00 PM 4345 FRI 1/24/25 ATCHARLOTTE 7:00 PM 7:00 PM 5WED 10/30/24 ATLA CLIPPERS 7:30 PM 10:30 PM 4446SUN 1/26/25 OKLAHOMA CITY 3:00 PM 6:00 PM
6FRI 11/1/24 OKLAHOMA CITY 7:00 PM 10:00 PM 4547TUE 1/28/25 MILWAUKEE 7:00 PM 10:00 PM TNT 7SAT 11/2/24 ATPHOENIX 7:00 PM 10:00 PM 4648THU 1/30/25 ORLANDO 7:00 PM 10:00 PM
8MON 11/4/24 ATNEW ORLEANS 8:30 PM 9:30 PM 4749SAT 2/1/25 PHOENIX 7:00 PM 10:00 PM 9THU 11/7/24 ATSAN ANTONIO 7:00 PM 8:00 PM 4850MON 2/3/25 PHOENIX 7:00 PM 10:00 PM
9THO 11/7/24 ATSAN ANTONIO 7:00 PM 9:00 PM 4850MON 2/3/25 PHOENIX 7:00 PM 10:00 PM 10 FRI 11/8/24 ATMINNESOTA 8:00 PM 9:00 PM 4951TUE 2/4/25 INDIANA 7:00 PM 10:00 PM 115UN 11/10/24 MEMPHIS 6:00 PM 9:00 PM 5052THU 2/6/25 SACRAMENTO 7:00 PM 10:00 PM 12TUE 11/12/24 MINNESOTA 7:00 PM 10:00 PM 5153SAT 2/8/25 ATMINNESOTA 7:00 PM 8:00 PM 13WED 11/13/24 MINNESOTA 7:00 PM 10:00 PM 5254MON 2/10/25 ATDENVER 7:00 PM 9:00 PM 145UN 11/17/24 ATLANTA 3:00 PM 6:00 PM 5355WED 2/12/25 ATDENVER 7:00 PM 9:00 PM
145UN 11/1//24 AILANIA 3:00 PM 6:00 PM 5355WED 2/12/25 AIDENVER 7:00 PM 9:00 PM 10:00 PM 15WED 11/20/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM 5456THU 2/20/25 LA. LAKERS 7:00 PM 10:00 PM 16 FRI 11/22/24 ATHOUSTON 7:00 PM 8:00 PM 5557SAT 2/22/25 CHARLOTTE 7:00 PM 10:00 PM 17SAT 11/23/24 ATHOUSTON 7:00 PM 8:00 PM 5658MON 2/24/25 ATUTAH 7:00 PM 9:00 PM 18MON 11/25/24 ATMEMPHIS 7:00 PM 8:00 PM 5759WED 2/26/25 ATWASHINGTON 7:00 PM 7:00 PM 19WED 11/27/24 ATINDIANA 7:00 PM 7:00 PM 560 FRI 2/28/25 ATBROOKLYN 7:30 PM 7:30 PM 20 FRI 11/29/24 SACRAMENTO 7:00 PM 10:00 PM 5961SUN 3/2/25 ATCLEVELAND 3:30 PM 3:30 PM NBATV 215UN 12/1/24 DALLAS 6:00 PM 9:00 PM 6062MON 3/3/25 ATPHILADELPHIA 7:00 PM 7:00 PM 7:00 PM 7:00 PM
22TUE 12/3/24 ATLA CLIPPERS 7:30 PM 10:30 PM 6163WED 3/5/25 ATBOSTON 7:00 PM 7:00 PM 23 FRI 12/6/24 UTAH 7:00 PM 10:00 PM 6264 FRI 3/7/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
24SUN 12/8/24 ATL.A. LAKERS 6:30 PM 9:30 PM 6365SUN 3/9/25 DETROIT 6:00 PM 9:00 PM 25 6466MON 3/10/25 ATGOLDEN STATE 7:00 PM 10:00 PM
25 6466MWON 3/10/25 ATGOLDEN STATE 7:00 PM 10:00 PM 266657WED 3/12/25 NEW YORK 7:00 PM 10:00 PM 27THU 12/19/24 DENVER 7:00 PM 10:00 PM 6668SUN 3/16/25 TORONTO 3:00 PM 6:00 PM 28SAT 12/21/24 ATSAN ANTONIO 7:30 PM 8:30 PM 6769TUE 3/18/25 WASHINGTON 7:00 PM 10:00 PM 29MON 12/23/24 ATDALLAS 7:30 PM 8:30 PM 6870WED 3/19/25 MEMPHIS 7:00PM 10:00 PM 30THU 12/26/24 UTAH 7:00 PM 10:00 PM NBATV 69/1 FRI 3/21/25 DENVER 7:00 PM 10:00 PM
31SAT 12/28/24 DALLAS 7:00 PM 10:00 PM 7072SUN 3/23/25 BOSTON 3:00 PM 6:00 PM 32MON 12/30/24 PHILADELPHIA 7:00 PM 10:00 PM 7173TUE 3/25/25 CLEVELAND 7:00 PM 10:00 PM
 33THU 1/2/25 ATL.A. LAKERS 7:30 PM 10:30 PM 7274THU 3/27/25 ATSACRAMENTO 7:00 PM 10:00 PM 34SAT 1/4/25 ATMILWAUKEE 7:00 PM 8:00 PM 7375SUN 3/30/25 ATNEW YORK 6:00 PM 6:00 PM NBATV
 35MON 1/6/25 ATDETROIT 7:00 PM 7:00 PM 7476TUE 4/1/25 ATATLANTA 7:30 PM 7:30 PM
36WED 1/8/25 ATNEW ORLEANS 7:00 PM 8:00 PM 7577THU 4/3/25 ATTORONTO 7:30 PM 7:30 PM 37THU 1/9/25 ATDALLAS 7:30 PM 8:30 PM 7678 FRI 4/4/25 ATCHICAGO 7:00 PM 8:00 PM
38SAT 1/11/25 MIAMI 7:00 PM 10:00 PM 7779SUN 4/6/25 SAN ANTONIO 3:00 PM 6:00 PM 39TUE 1/14/25 BROOKLYN 7:00 PM 10:00 PM 7880WED 4/9/25 ATUTAH 7:00 PM 9:00 PM
 40THU 1/16/25 LA CLIPPERS 7:00 PM 10:00 PM 7981 FRI 4/11/25 GOLDEN STATE 7:00 PM 10:00 PM
 41SAT 1/18/25 HOUSTON 7:00 PM 10:00 PM 8082SUN 4/13/25 L.A. LAKERS 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
 AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
SACRAMENTO KINGS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU10/24/24 MINNESOTA 7:00 PM 10:00 PM 4042SUN 1/19/25 WASHINGTON 6:00 PM 9:00 PM 2SAT 10/26/24 ATL.A. LAKERS 7:30 PM 10:30 PM NBATV 4143WED 1/22/25 GOLDEN STATE 7:00 PM 10:00 PM ESPN
3MON 10/28/24 PORTLAND 7:00 PM 10:00 PM 4244THU 1/23/25 ATDENVER 7:00 PM 9:00 PM 4TUE 10/29/24 ATUTAH 7:00 PM 9:00 PM 4345SAT 1/25/25 ATNEW YORK 7:30 PM 7:30 PM 5FRI 11/1/24 ATATLANTA 7:30 PM 7:30 PM 4446MON 1/27/25 ATBROOKLYN 7:30 PM 7:30 PM
6SAT 11/2/24 ATTORONTO 7:30 PM 7:30 PM 4547WED 1/29/25 ATPHILADELPHIA 7:30 PM 7:30 PM 7MON 11/4/24 ATMIAMI 8:15 PM 8:15 PM 4648SAT 2/1/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM
8WED 11/6/24 TORONTO 7:00 PM 10:00 PM 4749MON 2/3/25 ATMINNESOTA 7:00 PM 8:00 PM 9FRI11/8/24 LA CLIPPERS 7:00 PM 10:00 PM 4850WED 2/5/25 ORLANDO 7:00 PM 10:00 PM
9FR11/8/24 LA CLIPPERS 7:00 PM 10:00 PM 4850WED 2/5/25 ORLANDO 7:00 PM 10:00 PM 11/11/24 ATSAN ANTONIO 7:00 PM 8:00 PM 50525AT 2/8/25 NEW ORLEANS 7:00 PM 10:00 PM 12WED 11/13/24 PHOENIX 7:00 PM 10:00 PM 5153MON 2/10/25 ATDALLAS 7:30 PM 8:30 PM 13 FRI 11/15/24 MINNESOTA 7:00 PM 10:00 PM 5254WED 2/12/25 ATNEW ORLEANS 7:00 PM 8:00 PM 145AT 11/16/24 UTAH 7:00 PM 10:00 PM 5355THU 2/13/25 ATNEW ORLEANS 7:00 PM 8:00 PM
15MON 11/18/24 ATLANTA 7:00 PM 10:00 PM 5456 FRI 2/21/25 GOLDEN STATE 7:00 PM 10:00 PM 16 FRI 11/22/24 ATLA CLIPPERS 7:30 PM 10:30 PM 5557MON 2/24/25 CHARLOTTE 7:00 PM 10:00 PM
16 FRI 11/22/24 ATLA CLIPPERS 7:30 PM 10:30 PM 555/MON 2/24/25 CHARLOTTE 7:00 PM 10:00 PM 10:10 PM 10:00 PM 10:00 PM 5658WED 2/26/25 ATUTAH 7:00 PM 9:00 PM 9:00 PM 18MON 11/25/24 OKLAHOMA CITY 7:00 PM 10:00 PM NBATV 5759SAT 3/1/25 ATHOUSTON 7:00 PM 8:00 PM 19WED 11/27/24 ATMINNESOTA 7:00 PM 8:00 PM 5860MON 3/3/25 ATDALLAS 7:30 PM 8:30 PM 20 FRI 11/29/24 ATPORTLAND 7:00 PM 10:00 PM 5961WED 3/5/25 ATDENVER 7:00 PM 9:00 PM
21SUN 12/1/24 SAN ANTONIO 6:00 PM 9:00 PM 6062 FRI 3/7/25 SAN ANTONIO 7:00 PM 10:00 PM
22TUE 12/3/24 HOUSTON 7:00 PM 10:00 PM 6163SUN 3/9/25 ATLA CLIPPERS 6:30 PM 9:30 PM ESPN 23THU 12/5/24 ATMEMPHIS 7:00 PM 8:00 PM 6264MON 3/10/25 NEW YORK 7:30 PM 10:30 PM NBATV
24 FRI 12/6/24 ATSAN ANTONIO 7:00 PM 8:00 PM 6365THU 3/13/25 ATGOLDEN STATE 7:00 PM 10:00 PM TNT 25SUN 12/8/24 UTAH 6:00 PM 9:00 PM 6466 FRI 3/14/25 ATPHOENIX 7:00 PM 10:00 PM
26 6567MON 3/17/25 MEMPHIS 7:00 PM 10:00 PM
27 6668WED 3/19/25 CLEVELAND 7:00 PM 10:00 PM 28THU 12/19/24 L.A. LAKERS 7:00 PM 10:00 PM 6769THU 3/20/25 CHICAGO 7:00 PM 10:00 PM
29SAT 12/21/24 L.A. LAKERS 7:00 PM 6:00 PM 6870SAT 3/22/25 MILWAUKEE 7:00 PM 10:00 PM NBATV 30SUN 12/22/24 INDIANA 3:00 PM 6:00 PM 6971MON 3/24/25 BOSTON 7:00 PM 10:00 PM
31THU 12/26/24 DETROIT 7:00 PM 10:00 PM 7072TUE 3/25/25 OKLAHOMA CITY 7:00 PM 10:00 PM TNT 32SAT 12/28/24 ATL.A. LAKERS 7:30 PM 10:30 PM 7173THU 3/27/25 PORTLAND 7:00 PM 10:00 PM
33MON 12/30/24 DALLAS 7:00 PM 10:00 PM NBATV 7274SAT 3/29/25 ATORLANDO 5:00 PM 5:00 PM 34WED 1/1/25 PHILADELPHIA 7:00 PM 10:00 PM 7375MON 3/31/25 ATINDIANA 7:00 PM 7:00 PM
35 FRI 1/3/25 MEMPHIS 7:00 PM 10:00 PM 7476WED 4/2/25 ATWASHINGTON 7:00 PM 7:00 PM
36SUN 1/5/25 ATGOLDEN STATE 5:30 PM 8:30 PM 7577 FRI 4/4/25 ATCHARLOTTE 7:00 PM 7:00 PM 37MON 1/6/25 MIAMI 7:00 PM 10:00 PM NBATV 7678SUN 4/6/25 ATCLEVELAND 6:00 PM 6:00 PM
38 FRI1/10/25 ATBOSTON 7:30 PM 7:30 PM 7779MON 4/7/25 ATDETROIT 7:00 PM 7:00 PM 39SUN 1/12/25 ATCHICAGO 2:30 PM 3:30 PM 7880WED 4/9/25 DENVER 7:00 PM 10:00 PM ESPN
40TUE 1/14/25 ATMILWAUKEE 7:00 PM 8:00 PM 7981 FRI 4/11/25 LA CLIPPERS 7:00 PM 10:00 PM
41THU 1/16/25 HOUSTON 7:00 PM 10:00 PM TNT 8082SUN 4/13/25 PHOENIX 12:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
SAN ANTONIO SPURS
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU 10/24/24 ATDALLAS 6:30 PM 7:30 PM TNT 4042SUN 1/19/25 ATMIAMI 3:00 PM 3:00 PM 2SAT 10/26/24 HOUSTON 7:30 PM 8:30 PM 4143THU 1/23/25 ATINDIANA 8:00 PM 2:00 PM NBATV
3MON 10/28/24 HOUSTON 7:00 PM 8:00 PM 42445AT 1/25/25 INDIANA 6:00 PM 12:00 PM ESPN 4WED 10/30/24 ATOKLAHOMA CITY 8:30 PM 9:30 PM ESPN 4345WED 1/29/25 LA CLIPPERS 7:00 PM 8:00 PM 5THU 10/31/24 ATUTAH 7:00 PM 9:00 PM 4446 FRI 1/31/25 MILWAUKEE 7:00 PM 8:00 PM
6SAT 11/2/24 MINNESOTA 7:00 PM 8:00 PM 4547SAT 2/1/25 MIAMI 7:30 PM 8:30 PM 7MON 11/4/24 ATLA CLIPPERS 7:30 PM 10:30 PM 4648MON 2/3/25 ATMEMPHIS 7:00 PM 8:00 PM
8WED 11/6/24 ATHOUSTON 7:00 PM 8:00 PM 4749WED 2/5/25 ATATLANTA 7:30 PM 7:30 PM ESPN 9THU 11/7/24 PORTLAND 7:00 PM 8:00 PM 4850FRI 2/7/25 ATCHARLOTTE 7:00 PM 7:00 PM
10SAT 1/9/24 UTAH 4:00 PM 5:00 PM NBATV 4951SAT 2/8/25 ATORLANDO 7:00 PM 7:00 PM 11MON 11/11/24 SACRAMENTO 7:00 PM 8:00 PM 5052MON 2/10/25 ATWASHINGTON 7:00 PM 7:00 PM 12WED 11/13/24 WASHINGTON 7:00 PM 8:00 PM 5153WED 2/12/25 ATBOSTON 7:00 PM 7:00 PM ESPN
13 FRI 11/15/24 L.A. LAKERS 6:30 PM 7:30 PM ESPN 5254THU 2/20/25 PHOENIX 8:30 PM 9:30 PM TNT 14SAT 11/16/24 ATDALLAS 7:30 PM 8:30 PM NBATV 5355 FRI 2/21/25 DETROIT 7:30 PM 8:30 PM
15TUE 11/19/24 OKLAHOMA CITY 8:30 PM 9:30 PM TNT 5456SUN 2/23/25 ATNEW ORLEANS 6:00 PM 7:00 PM 16THU 11/21/24 UTAH 7:00 PM 8:00 PM 5557TUE 2/25/25 ATNEW ORLEANS 7:00 PM 8:00 PM
161HO 11/21/24 UTAH 7:00 PM 8:00 PM 5557TOE 2/25/25 ATNEW ORLEAMS 7:00 PM 8:00 PM 17SAT 11/23/24 GOLDEN STATE 7:30 PM 8:30 PM 5558WED 2/26/25 ATHOUSTON 8:30 PM 9:30 PM ESPN 18TUE 11/26/24 ATUTAH 7:00 PM 9:00 PM 5759SAT 3/1/25 ATMEMPHIS 7:00 PM 8:00 PM 19WED 11/27/24 L.A. LAKERS 7:30 PM 8:30 PM 5860SUN 3/2/25 OKLAHOMA CITY 6:00 PM 7:00 PM ESPN 20SUN 12/1/24 ATSACRAMENTO 6:00 PM 9:00 PM 5961TUE 3/4/25 BROOKLYN 7:30 PM 8:30 PM 21TUE 12/3/24 ATPHOENIX 7:00 PM 9:00 PM 6062 FRI 3/7/25 ATSACRAMENTO 7:00 PM 10:00 PM
22THU 12/5/24 CHICAGO 7:00 PM 8:00 PM 6163SUN 3/9/25 ATMINNESOTA 7:00 PM 8:00 PM 23 FRI 12/6/24 SACRAMENTO 7:00 PM 8:00 PM 6264MON 3/10/25 DALLAS 7:30 PM 8:30 PM
24SUN 12/8/24 NEW ORLEANS 6:00 PM 7:00 PM 6365WED 3/12/25 DALLAS 7:00 PM 8:00 PM 25 6466 FRI 3/14/25 CHARLOTTE 7:00 PM 8:00 PM
26 6567SAT 3/15/25 NEW ORLEANS 7:30 PM 8:30 PM
20 63073A1 5/15/23 NEW ORLEANS 7:30 PM 8:30 PM 27THU 12/19/24 ATLANTA 8:30 PM 9:30 PM TNT 6668MON 3/17/25 ORLANDO 7:00 PM 8:00 PM 28SAT 12/21/24 PORTLAND 7:30 PM8:30 PM 6769WED 3/19/25 NEW YORK 7:00 PM 8:00 PM 29MON 12/23/24 ATPHILADELPHIA 7:00 PM 7:00 PM NBATV 6870 FRI 3/21/25 PHILADELPHIA 7:00 PM 8:00 PM NBATV 30WED 12/25/24 ATNEW YORK 12:00 PM 12:00 PM 6971SUN 3/23/25 ATTORONTO 6:00 PM 6:00 PM
31 FRI 12/27/24 ATBROOKLYN 7:30 PM 7:30 PM 7072TUE 3/25/25 ATDETROIT 7:00 PM 7:00 PM 32SUN 12/29/24 ATMINNESOTA 7:00 PM 8:00 PM 7173THU 3/27/25 ATCLEVELAND 7:00 PM 7:00 PM
33TUE 12/31/24 LA CLIPPERS 6:00 PM 7:00 PM 7274SAT 3/29/25 BOSTON 7:00 PM 8:00 PM NBATV
34 FRI 1/3/25 ATDENVER 7:00 PM 9:00 PM 7375SUN 3/30/25 GOLDEN STATE 6:00 PM 7:00 PM
35SAT 1/4/25 DENVER 7:00 PM 8:00 PM NBATV 7476WED 4/2/25 ATDENVER 7:00 PM 9:00 PM
36MON 1/6/25 ATCHICAGO 7:00 PM 8:00 PM 7577 FRI 4/4/25 CLEVELAND 7:00 PM 8:00 PM 37WED 1/8/25 ATMILWAUKEE 8:30 PM 9:30 PM ESPN 7678SUN 4/6/25 ATPORTLAND 3:00 PM 6:00 PM
38SAT 1/11/25 ATL.A. LAKERS 7:30 PM 10:30 PM 7779TUE 4/8/25 ATLA CLIPPERS 7:30 PM 10:30 PM 39MON 1/13/25 ATL.A. LAKERS 7:30 PM 10:30 PM NBATV 7880WED 4/9/25 ATGOLDEN STATE 7:00 PM 10:00 PM
40WED 1/15/25 MEMPHIS 7:00 PM 8:00 PM 7981 FRI 4/11/25 ATPHOENIX 7:00 PM 10:00 PM
41 FRI 1/17/25 MEMPHIS 7:00 PM 8:00 PM 8082SUN 4/13/25 TORONTO 2:30 PM 3:30 PM
ARENA NOTES: • GAMES ON THU 1/23 & SAT 1/25 TO BE PLAYED IN ACCOR ARENA, PARIS
ARENA NOTES: • GAMES ON THU 2/20 & FRI 2/21 TO BE PLAYED IN MOODY CENTER, AUSTINSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
TORONTO RAPTORS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 CLEVELAND 7:30 PM 7:30 PM 4042 FRI 1/17/25 ATMILWAUKEE 7:00 PM 8:00 PM 2FRI 10/25/24 PHILADELPHIA 7:00 PM 7:00 PM 4143TUE 1/21/25 ORLANDO 7:30 PM 7:30 PM
 3SAT 10/26/24 ATMINNESOTA 7:00 PM 8:00 PM 4244THU 1/23/25 ATATLANTA 7:30 PM 7:30 PM 4MON 10/28/24 DENVER 7:30 PM 7:30 PM 4345SAT 1/25/25 ATATLANTA 7:30 PM 7:30 PM 5WED 10/30/24 ATCHARLOTTE 7:00 PM 7:00 PM 4446MON 1/27/25 NEW ORLEANS 7:30 PM 7:30 PM
6FRI 11/1/24 L.A. LAKERS 7:30 PM 7:30 PM 4547WED 1/29/25 ATWASHINGTON 7:00 PM 7:00 PM 7SAT 11/2/24 SACRAMENTO 7:30 PM 7:30 PM 4648 FRI 1/31/25 CHICAGO 7:30 PM 7:30 PM
8MON 11/4/24 ATDENVER 8:00 PM 10:00 PM 4749SUN 2/2/25 LA CLIPPERS 3:30 PM 3:30 PM 9WED 11/6/24 ATSACRAMENTO 7:00 PM 10:00 PM 4850TUE 2/4/25 NEW YORK 7:30 PM 7:30 PM
10SAT 11/9/24 ATLA CLIPPERS 7:30 PM 10:30 PM NBATV 4951WED 2/5/25 MEMPHIS 7:30 PM 7:30 PM 11SUN 11/10/24 ATL.A. LAKERS 6:30 PM 9:30 PM 5052 FRI 2/7/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 12TUE 11/12/24 ATMILWAUKEE 7:00 PM 8:00 PM 5153SUN 2/9/25 ATHOUSTON 1:00 PM 2:00 PM
 13 FRI 11/15/24 DETROIT 7:00 PM 7:00 PM 5254TUE 2/11/25 ATPHILADELPHIA 7:00 PM 7:00 PM 14SAT 11/16/24 ATBOSTON 8:00 PM 8:00 PM 5355WED 2/12/25 CLEVELAND 7:30 PM 7:30 PM
15MON 11/18/24 INDIANA 7:30 PM 7:30 PM 5456 FRI 2/21/25 MIAMI 7:30 PM 7:30 PM 16THU 11/21/24 MINNESOTA 7:30 PM 7:30 PM 5557SUN 2/23/25 PHOENIX 6:00 PM 6:00 PM
161H0 11/21/24 MINNESOTA 7:30 PM 7:30 PM 5557SUN 2/23/25 PHOENIX 6:00 PM 6:00 PM 17SUN 11/24/24 ATCLEVELAND 7:30 PM 7:30 PM 5658TUE 2/25/25 BOSTON 7:00 PM 7:00 PM 18MON 11/25/24 ATDETROIT 7:00 PM 7:00 PM 5:00 PM 5:00 PM 7:00 PM 7:
 21SUN 12/1/24 MIAMI 6:00 PM 6:00 PM 6062TUE 3/4/25 ATORLANDO 7:00 PM 7:00 PM
22TUE 12/3/24 INDIANA 7:30 PM 7:30 PM 6163 FRI 3/7/25 UTAH 7:30 PM 7:30 PM 23THU 12/5/24 OKLAHOMA CITY 7:30 PM 7:30 PM 6264SAT 3/8/25 WASHINGTON 7:30 PM 7:30 PM
24SAT 12/7/24 DALLAS 7:30 PM 7:30 PM 6365MON 3/10/25 WASHINGTON 7:30 PM 7:30 PM 25MON 12/9/24 NEW YORK 7:30 PM 7:30 PM NBATV 6466WED 3/12/25 PHILADELPHIA 7:30 PM 7:30 PM
 26 6567 FRI 3/14/25 ATUTAH 7:30 PM 9:30 PM
27 6668SUN 3/16/25 ATPORTLAND 3:00 PM 6:00 PM 28THU 12/19/24 BROOKLYN 7:30 PM 7:30 PM 6769MON 3/17/25 ATPHOENIX 7:00 PM 10:00 PM
295UN 12/23/24 ATNEW YORK 7:30 PM 6870WED 3/19/25 ATGOLDEN STATE 7:00 PM 10:00 PM 30MON 12/23/24 ATNEW YORK 7:30 PM 7:30 PM 6971SUN 3/23/25 SAN ANTONIO 6:00 PM 6:00 PM
31THU 12/26/24 ATMEMPHIS 7:00 PM 8:00 PM 7072MON 3/24/25 ATWASHINGTON 7:00 PM 7:00 PM NBATV 32SUN 12/29/24 ATLANTA 6:00 PM 6:00 PM 7173WED 3/26/25 ATBROOKLYN 7:30 PM 7:30 PM
33TUE 12/31/24 ATBOSTON 3:00 PM 3:00 PM 7274 FRI 3/28/25 CHARLOTTE 7:30 PM 7:30 PM 34WED 1/1/25 BROOKLYN 7:30 PM 7:30 PM 7375SUN 3/30/25 ATPHILADELPHIA 7:30 PM 7:30 PM
 35 FRI 1/3/25 ORLANDO 7:30 PM 7:30 PM 7476TUE 4/1/25 ATCHICAGO 7:00 PM 8:00 PM
36MON 1/6/25 MILWAUKEE 7:30 PM 7:30 PM 7577THU 4/3/25 PORTLAND 7:30 PM 7:30 PM 37WED 1/8/25 ATNEW YORK 7:00 PM 7:00 PM ESPN 7678 FRI 4/4/25 DETROIT 7:30 PM 7:30 PM
38THU 1/9/25 ATCLEVELAND 7:00 PM 7:00 PM 7779SUN 4/6/25 ATBROOKLYN 3:30 PM 3:30 PM 39SAT 1/11/25 ATDETROIT 7:00 PM 7:00 PM 7880WED 4/9/25 CHARLOTTE 7:30 PM 7:30 PM
 40MON 1/13/25 GOLDEN STATE 7:30 PM 7:30 PM 7981 FRI 4/11/25 ATDALLAS 7:30 PM 8:30 PM
 41WED 1/15/25 BOSTON 7:30 PM 7:30 PM 8082SUN 4/13/25 ATSAN ANTONIO 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
 AS OF AUGUST 15, 2024
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
UTAH IAZZ
#DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1WED 10/23/24 MEMPHIS 7:00 PM 9:00 PM 4042WED 1/22/25 ATOKLAHOMA CITY 7:00 PM 8:00 PM 2FRI 10/25/24 GOLDEN STATE 7:30 PM 9:30 PM 4143THU 1/23/25 WASHINGTON 7:00 PM 9:00 PM
3MON 10/28/24 ATDALLAS 7:30 PM 8:30 PM 4244SAT 1/25/25 ATMEMPHIS 7:00 PM 8:00 PM 4TUE 10/29/24 SACRAMENTO 7:00 PM 9:00 PM 4345MON 1/27/25 MILWAUKEE 7:00 PM 9:00 PM 5THU 10/31/24 SAN ANTONIO 7:00 PM 9:00 PM 4446TUE 1/28/25 ATGOLDEN STATE 7:00 PM 10:00 PM
6SAT 11/2/24 ATDENVER 8:00 PM 10:00 PM 4547THU 1/30/25 MINNESOTA 8:00 PM 10:00 PM TNT 7MON 11/4/24 ATCHICAGO 7:30 PM 8:30 PM 4648SAT 2/1/25 ORLANDO 3:00 PM 5:00 PM
8THU 11/7/24 ATMILWAUKEE 7:00 PM 8:00 PM 4749MON 2/3/25 INDIANA 7:00 PM 9:00 PM 9SAT 11/9/24 ATSAN ANTONIO 4:00 PM 5:00 PM NBATV 4850WED 2/5/25 GOLDEN STATE 7:00 PM 9:00 PM
9581 11/9/24 ATSAN ANTONIO 4:00 PM 5:00 PM NBATV 4850WED 2/5/25 GOLDEN STATE 7:00 PM 9:00 T

10TUE 11/12/24 PHOENIX 7:00 PM 9:00 PM 4951 FRI 2/7/25 ATPHOENIX 8:00 PM 10:00 PM ESPN

11THU 11/14/24 DALLAS 7:00 PM 9:00 PM NBATV 5052SAT 2/8/25 ATLA CLIPPERS 7:30 PM 10:30 PM

12SAT 11/16/24 ATSACRAMENTO 7:00 PM 10:00 PM 5153TUE 2/11/25 ATL.A. LAKERS 7:30 PM 10:30 PM

13SUN 11/17/24 ATLA CLIPPERS 6:00 PM 9:00 PM 5254WED 2/12/25 L.A. LAKERS 7:00 PM 9:00 PM

14TUE 11/19/24 ATL.A. LAKERS 7:30 PM 10:30 PM 5355 FRI 2/21/25 OKLAHOMA CITY 7:30 PM 9:30 PM
15THU 11/21/24 ATSAN ANTONIO 7:00 PM 8:00 PM 5456SAT 2/22/25 HOUSTON 7:30 PM 9:30 PM 16SAT 11/23/24 NEW YORK 3:00 PM 5:00 PM NBATV 5557MON 2/24/25 PORTLAND 7:00 PM 9:00 PM
137TUE 11/26/24 SAN ANTONIO 7:00 PM 9:00 PM 5658WED 2/26/25 SACRAMENTO 7:00 PM 9:00 PM 18WED 11/27/24 DENVER 7:00 PM 9:00 PM 5759 FRI 2/28/25 MINNESOTA 7:30 PM 9:30 PM 19SAT 11/30/24 DALLAS 7:30 PM 9:30 PM 5860SUN 3/2/25 NEW ORLEANS 6:00 PM 8:00 PM
20SUN 12/1/24 L.A. LAKERS 6:00 PM 8:00 PM 5961MON 3/3/25 DETROIT 7:30 PM 9:30 PM NBATV
21TUE 12/3/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM 6062WED 3/5/25 ATTORONTO 7:00 PM 7:00 PM 22 FRI 12/6/24 ATPORTLAND 7:00 PM 10:00 PM 6163 FRI 3/7/25 ATTORONTO 7:30 PM 7:30 PM 23SUN 12/8/24 ATSACRAMENTO 6:00 PM 9:00 PM 6264SUN 3/9/25 ATPHILADELPHIA 7:30 PM 7:30 PM
24 6365MON 3/10/25 ATBOSTON 7:30 PM 7:30 PM 25 6466WED 3/12/25 ATMEMPHIS 7:00 PM 8:00 PM
25 6406WED 3/12/25 ATMEMPHIS 7:00 PM 6:00 PM
26THU 12/19/24 ATDETROIT 7:00 PM 7:00 PM 6567 FRI 3/14/25 TORONTO 7:30 PM 9:30 PM
27SAT 12/21/24 ATBROOKLYN 7:30 PM 7:30 PM 6668SUN 3/16/25 ATMINNESOTA 6:00 PM 7:00 PM
28MON 12/23/24 ATCLEVELAND 7:00 PM 7:00 PM 6769MON 3/17/25 CHICAGO 7:00 PM 9:00 PM
29THU 12/26/24 ATPORTLAND 7:00 PM 10:00 PM NBATV 6870WED 3/19/25 LA CLIPPERS 7:00 PM 9:00 PM
30SAT 12/28/24 PHILADELPHIA 7:30 PM 9:30 PM 6971 FRI 3/21/25 BOSTON 7:30 PM 9:30 PM
31MON 12/30/24 DENVER 7:00 PM 9:00 PM 7072SUN 3/23/25 CLEVELAND 1:30 PM 3:30 PM 32WED 1/1/25 ATNEW YORK 7:30 PM 7:30 PM 7173TUE 3/25/25 MEMPHIS 7:00 PM 9:00 PM
33SAT 1/4/25 ATMIAMI 8:00 PM 8:00 PM 7274THU 3/27/25 HOUSTON 7:00 PM 9:00 PM 34SUN 1/5/25 ATORLANDO 6:30 PM 6:30 PM 7375 FRI 3/28/25 ATDENVER 7:00 PM 9:00 PM
35TUE 1/7/25 ATLANTA 7:00 PM 9:00 PM 7476MON 3/31/25 ATCHARLOTTE 7:00 PM 7:00 PM
36THU 1/9/25 MIAMI 7:00 PM 9:00 PM 7577WED 4/2/25 ATHOUSTON 7:00 PM 8:00 PM 37SAT 1/11/25 ATPHOENIX 3:00 PM 5:00 PM 7678 FRI 4/4/25 ATINDIANA 7:00 PM 7:00 PM
38SUN 1/12/25 BROOKLYN 6:00 PM 8:00 PM 7779SUN 4/6/25 ATATLANTA 6:00 PM 6:00 PM 39WED 1/15/25 CHARLOTTE 7:00 PM 9:00 PM 7880WED 4/9/25 PORTLAND 7:00 PM 9:00 PM
40 FRI 1/17/25 ATNEW ORLEANS 7:00 PM 8:00 PM 7981 FRI 4/11/25 OKLAHOMA CITY 7:30 PM 9:30 PM
41MON 1/20/25 ATNEW ORLEANS 7:00 PM 8:00 PM 8082SUN 4/13/25 ATMINNESOTA 2:30 PM 3:30 PMSUBJECT TO CHANGE2024-25 NBA REGULAR SEASON SCHEDULE
DECEMBER 10, 11, 14, 17: EMIRATES NBA CUP KNOCKOUT ROUNDS
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES
[EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```

```
WASHINGTON WIZARDS
 #DAY DATE OPPONENT LOCAL ET NAT TV #DAY DATE OPPONENT LOCAL ET NAT TV
1THU 10/24/24 BOSTON 7:00 PM 7:00 PM 4042TUE 1/21/25 ATL.A. LAKERS 7:30 PM 10:30 PM 2SAT 10/26/24 CLEVELAND 7:00 PM 7:00 PM 4143THU 1/23/25 ATUTAH 7:00 PM 9:00 PM
 3MON 10/28/24 ATATLANTA 7:30 PM 7:30 PM 4244SAT 1/25/25 ATPHOENIX 7:00 PM 9:00 PM 4WED 10/30/24 ATLANTA 7:00 PM 7:00 PM 4345MON 1/27/25 ATDALLAS 7:30 PM 8:30 PM 5SAT 11/2/24 MIAMI 7:30 PM 9:30 PM NBATV 4446WED 1/29/25 TORONTO 7:00 PM 7:00 PM
6MON 11/4/24 GOLDEN STATE 7:15 PM 7:15 PM 4547THU 1/30/25 L.A. LAKERS 7:00 PM 7:00 PM 7FRI 11/8/24 ATMEMPHIS 7:00 PM 8:00 PM 4648SAT 2/1/25 ATMINNESOTA 7:00 PM 8:00 PM
8SUN 11/10/24 ATORLANDO 6:00 PM 6:00 PM 4749MON 2/3/25 ATCHARLOTTE 7:00 PM 7:00 PM 9MON 11/11/24 ATHOUSTON 7:00 PM 8:00 PM 4850WED 2/5/25 ATBROOKLYN 7:30 PM 7:30 PM
10WED 11/13/24 ATSAN ANTONIO 7:00 PM 8:00 PM 4951 FRI 2/7/25 CLEVELAND 7:00 PM 7:00 PM 11 FRI 11/15/24 ATATLANTA 7:30 PM 7:30 PM 5052SAT 2/8/25 ATLANTA 7:00 PM 7:00 PM 12SUN 11/17/24 DETROIT 6:00 PM 6:00 PM 5153MON 2/10/25 SAN ANTONIO 7:00 PM 7:00 PM
 13MON 11/18/24 ATNEW YORK 7:30 PM 7:30 PM 5254WED 2/12/25 INDIANA 7:00 PM 7:00 PM 14 FRI 11/22/24 BOSTON 7:00 PM 7:00 PM 5355 FRI 2/21/25 MILWAUKEE 7:00 PM 7:00 PM
15SUN 11/24/24 ATINDIANA 5:00 PM 5:00 PM 5456SUN 2/23/25 ATORLANDO 6:00 PM 6:00 PM 16TUE 11/26/24 CHICAGO 7:00 PM 7:00 PM 5557MON 2/24/25 BROOKLYN 7:00 PM 7:00 PM
 17WED 11/27/24 LA CLIPPERS 7:00 PM 7:00 PM 5658WED 2/26/25 PORTLAND 7:00 PM 7:00 PM 18SAT 11/30/24 ATMILWAUKEE 7:00 PM 8:00 PM 5759SAT 3/1/25 ATCHARLOTTE 6:00 PM 6:00 PM 19TUE 12/3/24 ATCLEVELAND 7:00 PM 7:00 PM 5860MON 3/3/25 ATMIAMI 7:30 PM 7:30 PM
20THU 12/5/24 DALLAS 7:00 PM 7:00 PM 5961WED 3/5/25 UTAH 7:00 PM 7:00 PM 21SAT 12/7/24 DENVER 7:00 PM 7:00 PM 6062SAT 3/8/25 ATTORONTO 7:30 PM 7:30 PM
22SUN 12/8/24 MEMPHIS 7:00 PM 7:00 PM 6163MON 3/10/25 ATTORONTO 7:30 PM 7:30 PM 23 6264TUE 3/11/25 ATDETROIT 7:00 PM 7:00 PM
24 6365THU 3/13/25 ATDETROIT 7:00 PM 7:00 PM
25THU 12/19/24 CHARLOTTE 7:00 PM 7:00 PM 6466SAT 3/15/25 ATDENVER 7:00 PM 9:00 PM
25161 12/19/24 CHARLOTTE 7:00 PM 7:00 PM 64065AT 5/15/25 ATLERNER 7:00 PM 10:00 PM 266AT 12/21/24 ATMILWAUKEE 7:00 PM 8:00 PM 65067SUN 3/16/25 ATLE CLIPPERS 7:00 PM 10:00 PM 27MON 12/23/24 ATOKLAHOMA CITY 7:00 PM 8:00 PM 6668TUE 3/18/25 ATPORTLAND 7:00 PM 10:00 PM 28THU 12/26/24 CHARLOTTE 7:00 PM 7:00 PM 6769 FRI 3/21/25 ORLANDO 7:00 PM 7:00 PM 29SAT 12/28/24 NEW YORK 7:00 PM 7:00 PM 6870SAT 3/22/25 ATNEW YORK 8:00 PM 8:00 PM 30MON 12/30/24 NEW YORK 7:00 PM 7:00 PM NBATV 6971MON 3/24/25 TORONTO 7:00 PM 7:00 PM NBATV
31WED 1/1/25 CHICAGO 7:00 PM 7:00 PM 7072WED 3/26/25 ATPHILADELPHIA 7:00 PM 7:00 PM 32 FRI 1/3/25 ATNEW ORLEANS 7:00 PM 8:00 PM 7173THU 3/27/25 INDIANA 7:00 PM 7:00 PM
33SUN 1/5/25 NEW ORLEANS 6:00 PM 6:00 PM 7274SAT 3/29/25 BROOKLYN 7:00 PM 7:00 PM 34TUE 1/7/25 HOUSTON 7:00 PM 7:00 PM 7375MON 3/31/25 MIAMI 7:00 PM 7:00 PM
 35WED 1/8/25 ATPHILADELPHIA 7:00 PM 7:00 PM 7476WED 4/2/25 SACRAMENTO 7:00 PM 7:00 PM
36 FRI 1/10/25 ATCHICAGO 7:00 PM 8:00 PM 7577THU 4/3/25 ORLANDO 7:00 PM 7:00 PM 37SUN 1/12/25 OKLAHOMA CITY 6:00 PM 6:00 PM 7678SUN 4/6/25 ATBOSTON 6:00 PM 6:00 PM NBATV
38MON 1/13/25 MINNESOTA 7:00 PM 7:00 PM 7779TUE 4/8/25 ATINDIANA 7:00 PM 7:00 PM 39THU 1/16/25 PHOENIX 7:30 PM 7:30 PM TNT 7880WED 4/9/25 PHILADELPHIA 7:00 PM 7:00 PM
49/25 PHILADELPHIA 7:30 PM 8:30 PM 8:3
DECEMBER 12, 13, 15, 16: REGULAR SEASON GAMES [EMIRATES NBA CUP GROUP PLAY GAMES HIGHLIGHTED IN BLUE ABOVE]
```