

Exhibit D

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

TNA Entertainment, LLC,)
)
 Plaintiff,)
)
 v.)
)
 Charles "Carlos" Ashenoff,)
)
 Defendant,)
)
 v.)
)
 Jeffrey L. Jarrett, Dixie Carter, Paul W.)
 Taylor III (p/k/a Terry Taylor), and)
 Wayne Cowan (p/k/a Dutch Mantel),)
)
 Counterclaim Defendants.)

CIVIL ACTION NO.: 3:08-CV-522-B

JURY TRIAL DEMANDED

DEFENDANT'S FIRST SUPPLEMENTAL INITIAL DISCLOSURES

Pursuant to Rule 26(a) of the Federal Rules of Civil Procedure, Defendant Charles "Carlos" Ashenoff hereby makes these Initial Disclosures based upon information reasonably available at this time. Mr. Ashenoff reserves the right to supplement these disclosures as appropriate, either through supplements hereto, through correspondence to counsel, or through responses to other discovery requests or expert disclosures. Mr. Ashenoff makes the following disclosures without waiving any objection of any kind.

1. Provide the name and, if known, the address and telephone number of each individual likely to have discoverable information that the disclosing party may use to support its claims or defenses, unless solely for impeachment, identifying the subjects of information.

See attached Exhibit "A."

2. Provide a copy of, or description by category and location of, all documents, electronically stored information, and tangible things that are in the possession, custody, or



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control of the party and that the disclosing party may use to support its claim or defenses, unless solely for impeachment.

See attached Exhibit "B."

3. Provide a computation of any category of damages claimed by the disclosing party, making available for inspection and copying as under Rule 34 the documents or other evidentiary material, not privileged or protected from disclosure, on which such computation is based, including materials bearing the nature and extent of injuries suffered.

Mr. Ashenoff is seeking actual, compensatory and punitive damages for the following counterclaims: (1) discrimination in violation of § 1981; (2) retaliation in violation of § 1981; (3) intentional infliction of emotional distress; (4) negligent hiring, training and/or supervision; (6) bodily injury; and (7) negligent hiring, training and/or supervision.

Regarding Mr. Ashenoff's fifth counterclaim for prospective relief, Mr. Ashenoff seeks a declaratory judgment that TNA and Third-Party Defendants' conduct violates § 1981 and a permanent injunction enjoining TNA and the Third-Party Defendants from maintaining or continuing any practices or actions which operate to discriminate on the basis of race and national origin.

Regarding Mr. Ashenoff's eighth counterclaim for liability under the Florida Drug Dealer Liability Act, Mr. Ashenoff seeks three-fold his actual damages and attorneys' fees, as provided for by the statute.

Regarding Mr. Ashenoff's ninth counterclaim for liability under the Civil Remedies for Criminal Practices Act, Mr. Ashenoff seeks the following relief: (1) an Order dissolving TNA; (2) an Order suspending or revoking any license, permit or prior approval granted by any agency of the state; (3) an Order requiring forfeiture of TNA's corporate charter; (4) an Order forfeiting TNA's right to all property, real or personal, including money, used in the course of, or intended for use in the course of, a violation of the statute; and (5) three-fold his actual damages and attorneys' fees as provided for by the statute.

Mr. Ashenoff also seeks his attorney's fees for this matter.

As of the date of these disclosures, Mr. Ashenoff has not computed the total amount of damages he is seeking.

4. Provide for inspection and copying as under Rule 34 any insurance agreement under which any person carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment.

N/A

Respectfully submitted this 23rd day of October, 2008.



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ATTORNEYS FOR DEFENDANT
CHARLES ASHENOFF

CERTIFICATE OF SERVICE

I hereby certify that on October 23, 2008, a copy of the foregoing **DEFENDANT'S FIRST SUPPLEMENTAL INITIAL DISCLOSURES** was served *via* overnight delivery, properly addressed and postage prepaid, upon the following:

Richard S. Krumholz, Esq.
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EXHIBIT A

Individuals with Discoverable Information

The following individuals may have discoverable information that Mr. Ashenoff may use to support his claims and defenses in this action:

1. Charles "Carlos" Ashenoff
2. Dixie Carter, President of TNA Entertainment, LLC
3. Jeffrey L. Jarrett, Vice-President of TNA Entertainment, LLC
4. Paul W. Taylor, III, an employee of TNA Entertainment, LLC
5. Wayne Keown, an employee of TNA Entertainment, LLC
6. Dr. Anthony Marks
Chula Vista Medical Center
751 Medical Center Court
Chula Vista, CA 91911
T: (619)-482-5825
7. Dr. Enrique Espinosa
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8. Dr. Manuel de J. Villarreal Hernandez
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9. Drs. Gabriele Alarcon and Raymundo Gonzalez Quintanilla
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10. Dr. Juan Antonio Barbosa
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11. Dr. Monica Rodriguez
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12. Stacey Mystakidis, wife of Carlos Ashenoff
c/o Cary Ichter, Esq.
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T: (404) 347-8300
13. Ron Killings
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Charlotte, NC 258217
T: (704) 527-3664
14. Scott Steiner
No known address or telephone number.
15. Sean Waltman
No known address.
Last known telephone number: (713) 275-5365
16. Hector Melendez
No known address
Last known telephone number: (797) 615-7093

17. Shawn Hernandez
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Spring, TX 77373
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18. Nelson Erazo
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Orlando, FL 32819
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19. Scott D'Amore
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(T) (519) 969-1245

EXHIBIT B

Description of Category of Documents

Mr. Ashenoff may use the following documents to support his claims and defenses in this action:

1. The parties' 2004 Agreement. A true and correct copy of this document is attached to Mr. Ashenoff's Answer and Counterclaims as Exhibit A.

2. The parties' 2005 Agreement. A true and correct copy of this document is attached to Mr. Ashenoff's Answer and Counterclaims as Exhibit B.

3. Electronic mail and other communications exchanged between the parties. Mr. Ashenoff is in the process of compiling the communications in his possession, and will supplement this disclosure accordingly.

4. TNA Entertainment, LLC's internal documents, including human resources documents (i.e. wrestling rosters, the racial/ethnic background of wrestlers, pay schedules, etc.), production and performance schedules, harassment policies, and drug use and testing policies.