NORTH CAROLINA SUPREME COURT	
ATLANTIC COAST CONFERENCE,	
Plaintiff-Appellee, v.	From Mecklenburg County No. 24-CV-013688-590
CLEMSON UNIVERSITY,	
Defendant-Appellant.	

JOINT MOTION TO REMOVE ORAL ARGUMENT FROM 17 APRIL 2025 ORAL ARGUMENT CALENDAR AND TO CONTINUE ORAL ARGUMENT	

TO THE HONORABLE SUPREME COURT OF NORTH CAROLINA:

Defendant-Appellant Board of Defendant-Appellant Clemson University and Plaintiff-Appellee Atlantic Coast Conference jointly move this Court to (1) remove the oral argument presently calendared in this appeal from the 17 April 2025 Oral Argument Calendar and (2) continue the oral argument until the 9-11 September 2025 Oral Argument Calendar.

In support of this Joint Motion, the Parties respectfully show:

- 1. These matters have been fully briefed.
- 2. These matters were set for oral argument by this Court for 17 April 2025.
- 3. On 4 March 2025, by vote of the Board of Trustees for Clemson University, and the Board of Directors for the Atlantic Coast Conference, the Parties agreed in principle to resolving these matters. The Parties have been working to reduce this agreement to writing, but additional time is needed to finalize and implement the elements of the resolution between the Parties. Thus, judicial economy counsels that the arguments presently calendared for 17 April 2025 should be continued until the Court's next available calendar in September 2025 in order to provide the parties an opportunity to concentrate on fully resolving these cases and open up this Court's resources to address other matters. The Parties anticipate that, once reduced to a mutually acceptable agreement and all conditions implemented a motion for dismissal of the appeal will be filed. The Parties will promptly notify the Court of such a conclusion.

WHEREFORE, the Parties jointly request that this Court (1) remove the oral argument presently on the 17 April 2025 Oral Argument Calendar, and (2) continue the oral argument until the 9 September 2025 Oral Argument Calendar.

Respectfully submitted this 7th of April 2025.

Electronically submitted

D. Martin Warf

N.C. State Bar No. 32982

NELSON MULLINS RILEY & SCARBOROUGH LLP

4140 Parklake Avenue, Suite 200

Raleigh, North Carolina 27612

Telephone: (919) 329-3800

Facsimile: (919) 329-3799

Email: martin.warf@nelsonmullins.com

I certify that all of the attorneys listed below have authorized me to list their names on this document as if they had personally signed it:

Lorin J. Lapidus

N.C. State Bar No. 33458

NELSON MULLINS RILEY & SCARBOROUGH LLP

380 Knollwood Street, Suite 530

Winston-Salem, NC 27103

Telephone: (336) 774-3300

Facsimile: (336) 774-3372

Email: lorin.lapidus@nelsonmullins.com

David E. Dukes*

NELSON MULLINS RILEY & SCARBOROUGH LLP

1320 Main Street

Meridian Building, 17th Floor

Columbia, SC 29201

(803) 255-9451

david.dukes@nelsonmullins.com

*admitted pro hac vice

K. Alan Parry N.C. Bar No. 31343 PARRY LAW, PLLC 100 Europa Drive, Suite 351 Chapel Hill, NC 27517 919.913.3320 kap@parryfirm.com

Neil A. Riemann N.C. Bar No. 19258 PARRY LAW, PLLC 100 Europa Drive, Suite 351 Chapel Hill, NC 27517 919.913.3320 nar@parryfirm.com

Attorneys for Clemson University

James P. Cooney III Sarah Motley Stone Patrick Grayson Spaugh WOMBLE BOND DICKINSON, LLP jim.cooney@wbd-us.com sarah.stone@wbd-us.com patrick.spaugh@wbd-us.com

Counsel for Plaintiff-Appellee Atlantic Coast Conference

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this date the foregoing JOINT MOTION TO REMOVE ORAL ARGUMENT FROM 17 APRIL 2025 ORAL ARGUMENT CALENDAR AND TO CONTINUE ORAL ARGUMENT was served upon the following via email:

C. Bailey King, Jr.
Christopher C. Lam
Brian M. Rowlson
Hanna E. Eickmeier
BRADLEY ARANT BOULT CUMMINGS, LLP
214 North Tryon Street, Suite 3700
Charlotte, NC 28202
Telephone: (704) 338-6000
Facsimile: (704) 332-8858

Facsimile: (704) 332-8858 <u>bking@bradley.com</u> <u>clam@bradley.com</u> <u>browlson@bradley.com</u> heickmeier@bradley.com

David C. Ashburn (pro hac vice pending)
Peter G. Rush (pro hac vice pending)
John K. Londot (pro hac vice pending)
GREENBERG TRAURIG, P.A.
101 East College Avenue
Tallahassee, FL 32301
Telephone: (850) 222-6891
Facsimile: (850) 681-0207
ashburnd@gtlaw.com
peter.rush@gtlaw.com
londotj@gtlaw.com

Attorneys for Defendant-Appellant FSU Board

This the 7th day of April, 2025.

/s D. Martin Warf

D. Martin Warf

N.C. State Bar No. 32982

NELSON MULLINS RILEY & SCARBOROUGH LLP

4140 Parklake Avenue, Suite 200

Raleigh, North Carolina 27612

Telephone: (919) 329-3800 Facsimile: (919) 329-3799

Email: martin.warf@nelsonmullins.com