



2. In April, 2009, Plaintiffs filed an action against Quinnipiac, alleging that it violated Title IX of the Education Amendments of 1972 (20 U.S.C. §1681 et seq.) by failing to allocate an equitable number of varsity athletic participation opportunities to female students.

3. In April, 2009, Plaintiffs filed a motion for a temporary restraining order and a preliminary injunction, asking the Court to enjoin Quinnipiac from eliminating the varsity women's volleyball team.

4. The Court held a preliminary injunction hearing in May, 2009, after which it entered a preliminary injunction enjoining Quinnipiac from eliminating the varsity women's volleyball team. *Biediger v. Quinnipiac University*, 616 F.Supp.2d 277 (D.Conn. 2009).

5. In December, 2009, Plaintiffs filed an amended complaint alleging that Quinnipiac violated Title IX by:

- a. Failing to allocate an equitable number of varsity athletic participation opportunities to female students;
- b. Failing to allocate an equitable amount of athletic financial aid to female students;
- c. Failing to allocate varsity athletic benefits in an equitable manner; and
- d. Discriminating against the women's varsity volleyball team in retaliation for their complaints about Quinnipiac's Title IX violations.

6. The original complaint and amended complaint also asserted a claim on behalf of the coach of the women's volleyball team. That claim has been resolved and dismissed.

7. In February, 2010, Plaintiffs filed a motion for class certification with respect to the Title IX athletic participation, athletic financial assistance, and athletic benefits claims

(claims 1-3). In May, 2010, the Court granted the motion and certified a class defined as:

All present, prospective, and future female students at Quinnipiac University who are harmed by and want to end Quinnipiac University's sex discrimination in: (1) the allocation of athletic participation opportunities, (2) the allocation of athletic financial assistance, and (3) the allocation of benefits provided to varsity athletes.

*Biediger v. Quinnipiac University*, 2010 WL 2017773 (D.Conn. 2010).

8. In June, 2010, the Court conducted a trial solely on Plaintiffs' first claim (athletic participation) and Plaintiffs' request for a permanent injunction. On July 22, 2010, the Court ruled in favor of Plaintiffs and entered a permanent injunction. *Biediger v. Quinnipiac University*, 728 F.Supp.2d 62 (D.Conn. 2010).

9. Defendant filed a notice of appeal from the decision of the District Court. The parties argued the appeal in January, 2012. On August 7, 2012, the United States Court of Appeals for the Second Circuit affirmed the District Court. *Biediger v. Quinnipiac University*, 691 F.3d 85 (2d Cir. 2012).

10. While its appeal was pending, Defendant filed a motion to lift the injunction. The Court conducted a hearing on the motion in June, 2012. The Court denied the motion in an order and opinion issued on March 4, 2013. *Biediger v. Quinnipiac University*, 2013 WL 789612 (D. Conn. March 4, 2013).

11. In connection with the proceedings to date, the parties have conducted extensive discovery, including the depositions of over 20 witnesses, the disclosure of thousands of pages of documents, and the preparation of multiple reports by expert witnesses. The action has been vigorously litigated on both sides. The parties have not yet tried the remaining claims (athletic

aid, athletic benefits, and retaliation) in the action.

12. Since mid-December, 2013, the parties have engaged in mediation with the assistance of Michael Dickstein, Esq., a professional mediator. In lieu of continuing the present litigation, the parties have agreed to settle all claims pursuant to the terms set forth in this decree. The parties make the promises and representations contained herein for good and valuable consideration, the adequacy of which they hereby acknowledge.

## **TERMS**

### **I. TITLE IX POLICY**

A. Quinnipiac acknowledges its obligation under the law to comply with Title IX in the operation of its athletic program. Plaintiffs agree that, provided that Quinnipiac complies with the terms of this Consent Decree and the binding recommendations of the Referee named pursuant to Section V.D. herein (the “Referee”), Plaintiffs will not seek further relief against Quinnipiac for alleged violations of Title IX during the term of the decree.

B. Quinnipiac shall promptly develop a Title IX nondiscrimination policy and grievance procedure, which it shall disseminate prominently on its website and annually in its student handbook, athlete handbook, and faculty/staff handbook no later than the beginning of the 2013-2014 academic year, in accordance with 34 C.F.R. §§106.8 and 106.9.

C. Quinnipiac shall ensure that its Title IX coordinator is trained concerning gender equity in athletics and that he/she will participate in ensuring Title IX compliance in the athletic department.

### **II. COMPLIANCE WITH 34 C.F.R. §106.41(c)(1) -**

## **EFFECTIVE ACCOMMODATION OF ATHLETIC INTERESTS AND ABILITIES**

### **A. Continuation of Women's Varsity Athletic Teams**

1. Quinnipiac will not eliminate its women's varsity volleyball team or, during the term of this Consent Decree, announce any plans to eliminate the team. Quinnipiac will support its women's varsity volleyball team in the same manner that it supports other varsity sports in the same tier.
2. Quinnipiac will not eliminate any varsity women's athletic team except as otherwise permitted in Section II.A.3.
3. If Quinnipiac eliminates a women's varsity athletic team, it will replace the team with an NCAA championship sport team(s) that provide a comparable number of participation opportunities. This provision does not apply to women's varsity volleyball, which Quinnipiac will not eliminate.
4. Quinnipiac is not required to add any additional varsity athletic teams during the term of this Consent Decree, except as may be required by Section IV herein.

### **B. Women's Track & Field**

1. Beginning with the 2013-2014 academic year, Quinnipiac will authorize the head coach of the women's cross country and track & field teams to award athletic financial assistance that equals at least four (4) full scholarships for women's cross country athletes and six (6) full

scholarships for women's indoor/outdoor track & field athletes who focus on non-distance events.

2. Quinnipiac will arrange for its outdoor track & field athletes to have access to the outdoor track facility at Cheshire High School (or a comparable outdoor track facility) throughout the academic year. The outdoor track & field athletes will practice at the facility on a regularly scheduled basis that is sufficient, in the judgment of the head coach, to allow the athletes to prepare adequately for competition. Quinnipiac will provide transportation for athletes on the track & field team to and from practices conducted at the outdoor track facility. Athletes will have access to onsite water and restrooms during practices.
3. Quinnipiac will make its best efforts to host one outdoor track & field meet annually at Yale University (or a comparable facility) beginning in the 2013-2014 academic year. This provision does not prevent Quinnipiac from voluntarily hosting more than one outdoor track & field meet annually.
4. By the beginning of the 2013-2014 academic year, Quinnipiac will upgrade one of its part-time assistant track & field coaching positions to full-time. During the term of the Consent Decree Quinnipiac will provide its women's cross country and track & field teams with the maximum number of paid coaches permitted by NCAA rules.
5. Quinnipiac will make good faith efforts to expand the number of events in

which the women's track & field athletes compete, including recruiting athletes who focus on non-distance events (e.g., sprints, hurdles, and middle-distance races) and field events.

**C. Women's Rugby**

1. Quinnipiac will upgrade the quality and condition of the rugby pitch to ensure that it is safe for practices and competitions. Quinnipiac will make good faith efforts to upgrade the quality of the rugby pitch so that it is level, does not contain holes, dangerous rocks, or other hazards, and is maintained to a quality comparable to the varsity soccer field, by the start of the 2013-2014 academic year.
2. Quinnipiac's varsity women's rugby team will have exclusive use of the rugby pitch.
3. Quinnipiac will authorize the head coach of the women's rugby team to award athletic financial assistance equaling at least nine (9) full scholarships by the 2013-2014 academic year.
4. Beginning in the 2013-2014 academic year, Quinnipiac will provide one full-time head coach and one full-time assistant rugby coach for its women's rugby team. Neither of the women's rugby coaches will have responsibility for any men's or women's club rugby team or program or for any other sport or activity.
5. Beginning in the 2013-2014 academic year, Quinnipiac will compete in at least two-thirds (2/3) of its regular season games against NCAA varsity

rugby teams (e.g., Eastern Illinois, Harvard, West Chester, Norwich) or Division I club rugby teams (e.g., Brown, Penn State, Princeton, Army, Navy). For purposes of this provision, “Division I club” is intended to mean the highest level of intercollegiate club competition available. In 2014-2015 and thereafter, Quinnipiac will schedule all of its regular season matches against NCAA varsity and/or Division I club rugby teams except that Quinnipiac may schedule one regular season game each season with Yale University and one regular season game each season with the University of Connecticut, regardless of the competitive level of their women’s rugby teams, in order to build an in-state rivalry in the sport.

6. Women’s varsity rugby athletes will have access to water and nearby restrooms during all practices and competitions held at Quinnipiac.
7. Quinnipiac will make a good faith effort to promote women’s rugby as a varsity sport and to encourage other NCAA Division I schools to sponsor women’s rugby as a varsity sport with the goal of establishing a Division I varsity women’s rugby athletic conference and a NCAA varsity women’s rugby national championship.

**D. Club Teams**

If Quinnipiac sponsors or otherwise provides support to club sports teams during the term of this Consent Decree, it must allocate those opportunities on a gender equitable basis.

**III. COMPLIANCE WITH 34 C.F.R. 106.37(c) -**



## **ATHLETIC FINANCIAL ASSISTANCE**

A. For all women's sports for which Quinnipiac currently authorizes fewer than 50% of the maximum number of athletic scholarships allowed by NCAA rules, Quinnipiac will increase the authority of the head coach to award at least 50% of the maximum number of athletic scholarships allowed by NCAA rules, beginning in the 2013-2014 academic year. The minimum number of athletic scholarships per team required by this Section III.A and by Sections III.B and V.B.1.a below are listed on Schedule A attached hereto.

B. For all women's sports for which Quinnipiac currently authorizes the head coach to award more than 50% of the maximum number of athletic scholarships allowed by NCAA rules, Quinnipiac will not decrease the coach's authority.

C. Beginning with the 2013-2014 academic year, Quinnipiac will authorize the maximum number of athletic scholarships allowed by the NCAA for all of its women's Tier 1 sports.

D. In addition to the foregoing, Quinnipiac will provide an additional athletic scholarship to the women's volleyball team for the 2014-2015 academic year (so that the team then has 7 full athletic scholarships) and another additional scholarship to the women's volleyball team for the 2015-2016 academic year (so that the team then has 8 full athletic scholarships). The number of scholarships authorized for the women's volleyball team will not be reduced before completion of all the facilities required by this Consent Decree.

E. Quinnipiac will develop and implement a policy requiring gender-neutral allocation of summer, fifth-year, and other extra athletic financial aid.

#### **IV. QUINNIPIAC MEN'S TEAMS**

A. During the term of this Consent Decree, Quinnipiac will not create additional men's sports teams unless it also creates additional women's teams that provide at least an equal number of athletic participation opportunities.

B. During the term of the Consent Decree, Quinnipiac will not significantly increase the number of athletic scholarship awards for male athletes unless it simultaneously increases (beyond the requirements of this Consent Decree) the number of athletic scholarship awards for female athletes by at least the same number of athletic scholarships.

C. Quinnipiac may, upon reasonable notice to Plaintiffs, seek relief from the Referee from the requirements of this Section IV in response to circumstances reasonably supporting the need for such relief, which include, by way of example:

1. A significant increase in the proportion of full-time male undergraduate students; or
2. A significant increase in the number of varsity athletic participation opportunities provided to female students.

#### **V. COMPLIANCE WITH 34 C.F.R. 106.41(c)(2)-(10) - TREATMENT AND BENEFITS**

##### **A. Facility Improvements**

1. Quinnipiac will spend at least \$5 million to improve the permanent athletic facilities (other than TD Bank Sports Center) used by its women's varsity sports teams, including renovation and/or construction of locker

rooms, exercise and weight training facilities, athletic training facilities, practice and competition facilities, and office space for head/assistant coaches, so that they are comparable to the facilities provided to men's varsity sports teams in the same tier.

2. Quinnipiac will increase the dimensions of the women's varsity rugby pitch to the maximum dimensions allowed by the International Rugby Board.
3. Quinnipiac will build an indoor track & field facility for practice and competition. The facility will meet NCAA standards for hosting indoor meets.
4. Quinnipiac will build a superior practice and competition facility dedicated to women's field hockey that meets NCAA Division I standards for the sport.
5. Quinnipiac will consult with the Referee during the planning process for the facility improvements described herein ("facility improvements"). The Referee may, at his/her discretion, consult with Plaintiffs' counsel with respect to the facility improvements.
6. Within six months of the Court's approval of this Consent Decree, Quinnipiac will present to the Referee and Plaintiffs' counsel a projected schedule for completion of the facility improvements, which shall project that all of the facilities improvements will be completed by no later than June 30, 2018. Quinnipiac shall make good faith efforts to complete all

facility improvements in accordance with the schedule. QU shall report to the Referee and Plaintiffs' counsel at such intervals as the Referee shall determine concerning its progress toward completion of the facilities improvements.

7. The provisions of this Consent Decree concerning the Referee's authority to monitor compliance and to investigate and determine disputes, and concerning the Court's authority to enforce the Consent Decree, shall remain in effect until all of the facility improvements described in this Consent Decree are completed.

**B. Tiering**

The parties recognize that Quinnipiac currently treats men's and women's basketball and ice hockey as tier one sports (also denominated as "sports of emphasis"). Quinnipiac will take measures to elevate two (2) additional women's teams to tier one as follows:

1. Field hockey. By the beginning of 2013-2014 academic year, Quinnipiac will provide the head coach of the field hockey team with the authority to award the maximum number of athletic scholarships allowed by NCAA rules. By the beginning of the 2014-2015 academic year, Quinnipiac will provide the field hockey team with the maximum number of coaches allowed by the NCAA. Quinnipiac shall also build a superior practice and competition facility dedicated to field hockey as previously set forth herein.

2. Additional tier one team. Within six months of the Court's approval of this Consent Decree, Quinnipiac shall identify an additional, fourth women's team as a tier one sport. Promptly after identifying the additional women's team, Quinnipiac will (a) initiate the process of hiring any additional coaches necessary to provide the team with the maximum number of coaches allowed by NCAA rules and (b) provide the head coach of the team with the authority to award the maximum number of athletic scholarships allowed by NCAA rules. Quinnipiac's obligation to provide this fourth women's tier one team with the maximum number of athletic scholarships allowed by NCAA rules shall extend until at least June 30, 2018, notwithstanding the termination of the Consent Decree. Quinnipiac will also provide this team with a superior practice and competition facility based on NCAA Division I standards for the sport in accordance with the schedule to be presented under in Section V.A.6 above.
3. If Quinnipiac adds more men's teams to tier one during the term of the Consent Decree, then it must also add a proportionate number of women's teams or female athletes to tier one.

**C. Equivalence of Other Athletic Benefits**

1. By no later than the beginning of the 2013-2014 academic year, Quinnipiac will take (or has already taken) the following steps to improve the benefits provided to female athletes:

- a. Allow all sports to play in the maximum number of competitions in the championship and non-championship seasons permitted by NCAA rules and provide the funding that allows them to do so;
- b. Allow all sports to begin practice at the earliest date permitted by NCAA rules;
- c. Provide athletic training coverage to all sports during the traditional and non-traditional seasons;
- d. Create and fill a full-time position for a head women's golf coach;
- e. Hire an additional full-time employee in academic support for varsity athletes;
- f. For the 2013-2014 academic year, increase the salaries of the coaches of the women's teams to no less than the median salaries in their sports in the Northeast Conference; and
- g. Quinnipiac shall request from its new athletic conference, the Metro Atlantic Athletic Conference ("MAAC"), the data necessary to determine, on a current-year basis, the median salaries of the coaches of women's teams in the MAAC, accounting for the proportion of time devoted to coaching duties. If the MAAC provides the necessary data, then by the 2014-2015 academic year, Quinnipiac shall increase the salaries for the coaches of its women's teams if necessary to ensure that their salaries are no less than the median salaries of the coaches of women's teams in the

MAAC in the same sports. No salaries of coaches of Quinnipiac's women's team shall be decreased based upon this data.

2. Quinnipiac represents that the total estimated cost of the commitments made in the previous paragraph is approximately \$450,000 per year.
3. In addition to the money to be expended pursuant to Section V.C.1, and in addition to any other monetary commitment(s) made under this Consent Decree, Quinnipiac will spend up \$175,000 per year for the term of the Consent Decree for the purpose of ensuring equitable treatment and benefits for female athletes in the following areas:
  - a. Equipment/supplies/uniforms
  - b. Scheduling of games and practice times
  - c. Transportation/travel/per diem
  - d. Access to coaching and tutoring
  - e. Assignment and compensation of coaches
  - f. Medical/training services
  - g. Housing/dining
  - h. Publicity and sports information
  - I. Recruiting
  - j. Support services

Expenditures pursuant to this paragraph shall be made by Quinnipiac based upon the recommendations of the Referee in accordance with Section V.D.7.

**D. Referee**

1. The parties will agree upon, and the Court will appoint, a “Referee” who will have responsibility for implementing and monitoring compliance with Quinnipiac’s obligations under this Consent Decree. Subject to his agreement and the Court’s approval, Jeffrey H. Orleans (former Commissioner of the Ivy League) will serve as the Referee.
2. Upon entry of an order approving this Consent Decree, the Referee will conduct a baseline review of the Quinnipiac athletic department’s compliance with the treatment and benefits requirements of Title IX and with the requirements of the Consent Decree.
3. The Referee will prepare a draft report of his/her initial findings and recommendations for all counsel within 120 days after the date of final Court approval of this Consent Decree. The parties will have the opportunity to respond to or further investigate those findings within 60 days thereafter. The Referee will then have 30 days to prepare a final report with recommendations, which shall be provided to all counsel and the Court.
4. In preparing his/her initial report and all subsequent reports, the Referee will have access to the following:
  - a. Interviews with Plaintiffs and Class Counsel
  - b. Interviews with coaches and assistant coaches
  - c. Interviews with student athletes



- d. Interviews with Quinnipiac's athletics department's administrative staff and any Title IX administrators
  - e. All reasonably necessary documents
5. Copies of all documents provided to the Referee will be provided to Class Counsel as expeditiously as reasonably practical. Quinnipiac will provide the Referee and Class Counsel with the squad lists for each varsity team shortly after each team's first date of competition and by May 30 of each year during the Consent Decree.
  6. The Referee may conduct such investigations as s/he deems appropriate throughout the course of the consent decree concerning Quinnipiac's compliance with Title IX and with this Consent Decree. The Referee shall report the results of any investigation s/he conducts to the parties and the Court.
  7. After issuing his/her initial report and by no later than June 15 of 2014, 2015, and 2016, the Referee shall provide an annual report to the Court and to counsel for the parties regarding Quinnipiac's compliance with Title IX and this Consent Decree. In connection with such reports, or at such other times as s/he deems appropriate, the Referee shall recommend actions to be taken by Quinnipiac to comply with this Consent Decree and/or to allocate the funds described in Section V.C.3.
  8. The Referee's recommendations made pursuant to subsections V.D.3 and V.D.7 above shall be entitled to substantial deference. Quinnipiac will

implement the Referee's recommendations expeditiously unless it believes that they are unreasonable, impractical, or exceed Quinnipiac's obligations under the law or this Consent Decree.

9. To the extent either party objects to any report or recommendation by the Referee, the party shall submit its objection in writing to the Referee and to counsel for the other party no more than 30 days after receipt of the recommendation. The Referee may then schedule any proceedings s/he deems appropriate, provided that the Referee shall rule on the objection within 60 days of receiving it. Either party may then appeal to the Court within 30 days of the Referee's ruling.
10. The Referee may, in addition to the above, make non-binding recommendations at any time concerning additional actions that, in the Referee's opinion, Quinnipiac should consider in order to better satisfy its obligations under Title IX in the future. Any such recommendations shall be communicated to both Quinnipiac and Plaintiffs' counsel. During the term of the Consent Decree there shall be no proceedings before the Referee or the Court concerning any such non-binding recommendations made by the Referee.
11. Quinnipiac agrees to pay the Referee up to \$150,000 during the term of this Consent Decree for his/her time spent in connection with exercising his/her responsibilities under this Consent Decree, plus necessary and reasonable out-of-pocket expenses. If the Referee notifies the parties that

he/she expects to incur more than \$150,000 in time-based fees, the parties will promptly engage in good faith negotiations concerning the issue, and if they cannot resolve it between them they will seek resolution by the Court.

## **VI. MONETARY RELIEF**

A. Quinnipiac shall pay to each of the named class representatives – Stephanie Biediger, Kristen Corinaldesi, Kayla Lawler, Erin Overdevest, and Logan Riker – the sum of \$15,000 within 30 days of the Court’s final approval of this Consent Decree, in satisfaction of her individual claims. As a condition of such payment, each of the named class representatives will execute a release of all her individual Title IX claims against Quinnipiac.

B. Quinnipiac shall pay Class Counsel the sum of \$1,900,000 for attorneys’ fees and costs of litigation (including but not limited to expert fees) within 30 days of the Court’s final approval of this Consent Decree. Quinnipiac will also contribute \$50,000 to the Emanuel Margolis Fellowship Fund at the Quinnipiac University School of Law within the same time period.

C. Quinnipiac shall pay Class Counsel’s fees at up to \$450 per hour, plus reasonable expenses including but not limited to expert fees, for drafting, obtaining approval of, and monitoring compliance with this Consent Decree. Quinnipiac’s obligation pursuant to this subparagraph shall not exceed \$150,000 in total for the period beginning on March 21, 2013, and concluding at the termination of the Consent Decree, unless otherwise authorized by the Court in the case of an egregious violation of this Decree by Quinnipiac or other conduct by Quinnipiac that unreasonably increases Plaintiffs’ costs of monitoring compliance.

## **VII. CLASS NOTICE**

A. Pursuant to Federal Rule of Civil Procedure 23(e), the parties agree that notice of this proposed Consent Decree should be provided to all members of the class in a form approved by the Court. The parties propose that the Court approve the form of notice set forth in Schedule B hereto.

B. Upon the Court's approval of the form of the notice, Quinnipiac shall timely transmit the notice by electronic mail and/or such other reasonable means as the Court may direct to all current female Quinnipiac students and all recruited female athletes. Quinnipiac shall also provide informational copies of the notice to the coaches of women's varsity teams.

C. Quinnipiac shall be responsible for all costs of providing the notice.

D. Upon the Court's final approval of this Consent Decree, Quinnipiac shall provide notice of such approval and of the availability of copies of the Decree (at a website to be designated by class counsel) to all current female Quinnipiac students, all recruited female athletes, all personnel in Quinnipiac's Department of Athletics & Recreation, and any other persons whom Quinnipiac expects to participate in the implementation of this Decree. During the term of the Decree, Quinnipiac shall inform all students, prospective students, and parents of students who request information concerning the Decree that that copies may be downloaded at a website to be designated by class counsel.

## **VIII. GENERAL PROVISIONS**

A. This Consent Decree shall remain in effect through June 30, 2016, except as

otherwise provided herein.

B. This Consent Decree embodies a compromise that is intended to resolve the pending litigation between the parties. Neither Plaintiffs nor Quinnipiac intend that this Decree shall have precedential effect with respect to the parties' legal positions regarding the requirements of Title IX, or with respect to their rights or obligations after the termination of the Decree. Nothing in this Decree is intended or shall be construed to limit Plaintiffs' rights to challenge Quinnipiac's compliance with Title IX in all respects (including, but not limited to, Quinnipiac's method of counting varsity athletes, and its contentions that its women's track and rugby programs satisfy Title IX's requirements to be counted as varsity opportunities) after the termination of this Consent Decree, notwithstanding the provisions of this Decree and notwithstanding the termination of the permanent injunction entered by the Court with respect to Plaintiffs' first Claim. Nothing in this Consent Decree is intended to affect Quinnipiac's rights or obligations with respect to its Acrobatics and Tumbling team.

C. Plaintiffs agree that during the term of this Consent Decree, provided that Quinnipiac complies with the requirements of this Consent Decree and the Referee's binding recommendations, they will not challenge Quinnipiac's compliance with its obligations under 34 C.F.R. §106.41(c)(1)(effective accommodation), 34 C.F.R. §106.37(c)(athletic scholarships), or 34 C.F.R. §106.41(2)-(10) (treatment and benefits).

D. Quinnipiac waives any rights it may have to appeal any decision, order, or judgment rendered to date in this litigation.

E. Quinnipiac shall not retaliate against any members of the class or any persons who assisted in this litigation. Quinnipiac shall inform all personnel of its Athletics &

Recreation Department and all employees who may be involved in the implementation of this decree that retaliation is illegal and will not be permitted.

F. The parties mutually release each other from all claims and causes of action that were asserted, could have been asserted, or otherwise relate to this litigation, whether known or unknown, that arose or may arise up to the date of the Court's final approval of this Decree, subject only to Quinnipiac's compliance with the terms of this Consent Decree.

G. The parties have entered into this Consent Decree voluntarily after consultation with counsel. The parties enter into this decree in good faith and intend it to be implemented in good faith in furtherance of the goals of gender equity in Quinnipiac's athletic program.

H. This Consent Decree shall be attached to the Court's Order approving this Decree. The Court will retain jurisdiction over this action for purposes of enforcing the terms of this Consent Decree. Provided that Quinnipiac has complied with the terms hereof, Claims 1-3 of the Amended Complaint (the Class Claims) will be dismissed in their entirety, with prejudice, upon termination of the Consent Decree, and the permanent injunction entered by the Court will then terminate. The parties will submit a stipulation for the dismissal of Claim 4, the Title IX retaliation claim brought by the Individual Plaintiffs, following the Court's approval of this Consent Decree and Quinnipiac's payment of money damages in accordance with Section VI.A. hereof.

I. If the Court declines to approve this Consent Decree, then the parties will return to their positions with respect to this litigation as if they had never executed this Decree.

J. This Consent Decree may be executed in counterparts by original, facsimile, or electronic signature. Plaintiffs' counsel will gather all signatures, and the Consent Decree will

be deemed fully executed when all parties and their counsel have returned their executed signature pages to Plaintiffs' counsel.

K. This Consent Decree embodies the entire agreement between the parties concerning its subject matter, and may not be modified except by order of the Court or in a writing signed by all parties and approved by the Court.

DATED: April \_\_\_\_, 2013

Counsel for  
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Plaintiffs

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**PLAINTIFFS:**

\_\_\_\_\_  
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Dated: \_\_\_\_\_

\_\_\_\_\_  
KAYLA LAWLER

Dated: \_\_\_\_\_

\_\_\_\_\_  
ERIN OVERDEVEST

Dated: \_\_\_\_\_

\_\_\_\_\_  
KRISTEN CORINALDESI

Dated: \_\_\_\_\_

\_\_\_\_\_  
LOGAN RIKER

Dated: \_\_\_\_\_



Dated: April \_\_\_, 2013

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Dated: April \_\_\_, 2013

DEFENDANT QUINNIPIAC  
UNIVERSITY

By \_\_\_\_\_  
[Printed name: \_\_\_\_\_ ]

Its \_\_\_\_\_  
[Title: \_\_\_\_\_ ]