UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA

Students for Life at Ball State University, Julia Weis, Renee Harding, and Nora Hopf,

Plaintiffs,

v.

Rick Hall, E. Renae Conley, Thomas C. Bracken, Matt Momper, R. Wayne Estopinal, Brian Gallagher, Jean Ann Harcourt, Mike McDaniel, and Marlene Jacocks, each individually and each in his or her official capacity as members of the Board of Trustees of Ball State University; Geoffrey S. Mearns, President of Ball State University, in his official and individual capacities; Kay Bales, Vice President for Student Affairs and Enrollment Services and Dean of Students, in her individual and official capacities; Jaquelyn Buckrop, Rob Marvin, Brittanie Middleton, and Ro-Anne Royer Engle, each individually and each in his or her official capacity as members of the Student Activity Fee Committee at Ball State University;

Defendants.

JOINT STIPULATION FOR DISMISSAL

Case No. 1:18-cv-1799-SEB-TAB

JOINT STIPULATION FOR DISMISSAL

Plaintiffs, Students for Life at Ball State University, Julia Weis, Renee Harding, and Nora Hopf, by their attorneys, and the Defendants, stipulate as follows:

1. Plaintiffs filed their Complaint in this action on June 13, 2018, challenging Ball State University's policies and actions regarding distribution of mandatory student fees and its denial of these fees to Plaintiffs.

- 2. Prior to Defendants' responsive pleading deadline, the parties entered into settlement negotiations in an attempt to resolve this matter.
- 3. The parties have reached a settlement agreement (attached as Exhibit A) whereby the University has agreed to revise the policies that were challenged in this complaint by eliminating the current Student Activity Fees Guidelines policy and replacing it with the policy described in Exhibit A.
- 4. Accordingly, the Plaintiffs and the Defendants now stipulate under Fed. R. Civ. P. 41(a)(1)(ii) to dismissing this action, including all of the Plaintiffs' claims, with prejudice and without costs to any party other than those described in the attached settlement agreement.
- 5. The parties request that the Court retain jurisdiction over this matter for 90 days to ensure compliance with the settlement agreement.

Dated this 4th day of September, 2018.

Respectfully submitted,

/s/ J. Caleb Dalton

Eric C. Bohnet IN Bar # 24761-84 6617 Southern Cross Dr. Indianapolis, IN 46237 Telephone: (317) 750-8503 Email: ebohnet@gmail.com

J. Caleb Dalton*
VA Bar # 83790
ALLIANCE DEFENDING FREEDOM
440 First Street NW, Suite 600
Washington, D.C. 20001
Telephone: (202) 393-8690

Email: cdalton@ADFlegal.org

Tyson Langhofer*
AZ Bar # 032589
ALLIANCE DEFENDING FREEDOM
15100 N. 90th Street
Scottsdale, AZ 85260

Dave Cortman* GA Bar # 188810

Fax: (202) 347-3622

Telephone: (480) 444-0020 Fax: (480) 444-0028 ALLIANCE DEFENDING FREEDOM 1000 Hurricane Shoals Road NE

Suite D-1100

Lawrenceville, GA 30043 Telephone: (770) 339-0774

Fax: (770) 339-6744

Email: dcortman@ADFlegal.org

Email: tlanghofer@ADFlegal.org

Counsel for Plaintiffs
*Admitted Pro Hac Vice

/s/ Scott E. Shockley

Scott E. Shockley #2153-18 DEFUR VORAN LLP 400 S. Walnut Street Suite 200 Muncie, IN 47305

Telephone: 765-288-3651 Facsimile: 765-288-7068 E-mail: sshockley@defur.com

Counsel for Defendants

CERTIFICATE OF SERVICE

I hereby certify that on September 4, 2018, I electronically filed the foregoing document using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

Dated this 4th day of September, 2018, by:

/s/ J. Caleb Dalton

J. Caleb Dalton*
VA Bar # 83790
ALLIANCE DEFENDING FREEDOM
440 First Street NW, Suite 600
Washington, D.C. 20001
Telephone: (202) 393-8690
Fax: (202) 347-3622

Email: cdalton@ADFlegal.org