TERM SHEET – Joey Batson

Football Strength Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: Februa	ry 1, 2023		
	Ends: January 31, 2026			
Compensation	<u>Year</u>	Base Salary	<u>Supplemental</u>	Total Compensation
	2023-24	\$330,000	\$295,000	\$625,000
	2024-25	\$330,000	\$295,000	\$625,000
	2025-26	\$330,000	\$295,000	\$625,000
	South Carolina	a mandated cost o	of living or similar adju	y University or State of stments. Note: PEBA sets
			•	BA sets salary limit for
			benefits and total sum	
	limit calculation		in this term sheet is n	ot altered by such salary
University Buyout			mplovee's employmer	nt without necessity of
(early termination by		•		se, the University shall
University w/o cause)				
	provide 100% of Total Compensation over the remaining contract with *mitigation.			
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the			
	remaining Term.			
Employee Buyout	Should Emplo	yee terminate ea	ly to accept another p	osition, Employee shall
(early termination by	provide 25% of Total Compensation over the remaining term. Employee			
Employee)	Buyout is waivable in sole discretion of the University.			
Standard Fringe	Standard Univ	ersity unclassified	l employee package pi	rovided. Cell phone
Benefits	stipend to be	provided pursuan	t to Athletic Departme	ent policies. Benefits
	subject to app	licable tax treatm	ent per University pol	icies.
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Championship Game Appearance: \$10,000			
	AND Bowl Game w	 / 8 or more regul	ar season wins: \$20,0	00
	or	,		
	College Footb	all Playoff non-Se	emifinal Appearance:	\$40,000

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Director of Football Strength and Conditioning
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
Joey Batson	
Approved:	Date:

Graham Neff

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Thomas Austin

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: Februa	ry 1, 2023		
	Ends: January	31, 2025		
Compensation	Year	Base Salary	Supplemental	Total Compensation
	2023-24	\$330,000	\$120,000	\$450,000
	2024-25	\$330,000	\$120,000	\$450,000
	No form of co	mpensation shall	be adjusted due to an	y University or State of
	South Carolina	a mandated cost o	of living or similar adju	stments. Note: PEBA sets
	the basis for b	enefits upon eligi	ble compensation. PE	BA sets salary limit for
	calculation of	PEBA retirement	benefits and total sum	n for Base Salary and
	Supplemental	Income set forth	in this Term Sheet is r	ot altered by such salary
	limit calculation	on.		
University Buyout	The University	/ may terminate E	mployee's employme	nt without necessity of
(early termination by	demonstratin	g cause. Upon ter	mination without cau	se, the University shall
University w/o cause)	provide 100%	of Total Compens	ation over the remain	ing contract with
	*mitigation.			
	****			an anna la mara a ta an d
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the remaining Term.			
Employee Buyout			ly to accort another r	oosition, Employee shall
(early termination by			tion over the remaining	
Employee)	-	-	etion of the University	
Employee)	Buyout is wait			
Standard Fringe	Standard Univ	ersity unclassified	l employee package p	rovided. Cell phone
Benefits	stipend to be	provided pursuan	t to Athletic Departme	ent policies. Benefits
	subject to app	licable tax treatm	ent per University pol	icies.
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Champio	nship Game Appe	earance: \$10,000	
	AND			
		/ 8 or more regul	ar season wins: \$20,0	000
	or College Football Playoff non-Semifinal Appearance: \$40,000			
	Conege Footb	an Flayon 11011-36		~~0,000

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Offensive Line Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Thomas Austin		
Approved:		Date:	
	Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Robbie Caldwell

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2025				
Compensation	<u>Year</u>	Base Salary	Supplemental	Total Compensation	
	2023-24	\$250,000	-	\$250,000	
	2024-25	\$250,000	-	\$250,000	
	No form of compensation shall be adjusted due to any University or State of South Carolina mandated cost of living or similar adjustments. Note: PEBA sets				
	the basis for b	enefits upon elig	ible compensation. PE	BA sets salary limit for	
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and	
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary	
	limit calculation	on.			
University Buyout	The University	v may terminate E	mployee's employmer	nt without necessity of	
(early termination by	demonstrating	g cause. Upon te	rmination without cau	se, the University shall	
University w/o cause)	provide 100%	of Total Compens	sation over the remain	ing contract with	
	*mitigation.				

	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the				
Fuerdaue a Divisiont	remaining Terr			esition Englands shall	
Employee Buyout		•		osition, Employee shall	
(early termination by	-	•	ation over the remaining		
Employee)	Buyout is waivable in sole discretion of the University.				
Standard Fringe	Standard Univ	ersity unclassifie	d employee package p	rovided. Cell phone	
Benefits	stipend to be	provided pursuar	it to Athletic Departme	ent policies. Benefits	
	subject to app	licable tax treatm	nent per University pol	icies.	
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson	
	Athletics car s	tipend (\$600/mo	nth).		
Performance Incentives	ACC Champio	nship Game App	earance: \$10,000		
	,				
		/ 8 or more regu	lar season wins: \$20,0	00	
	or			÷ 40.000	
	•	all Playoff non-Se	emifinal Appearance:	\$40,000	
	or				

	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Director of
	High School Relations & Player Development. Employee is responsible for any
	buyouts or other penalties associated with his/her current employment
	arrangements.
Duties and	Director of High School Relations & Player Development
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Robbie Caldwell		
Approved:		Date:	
	Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Mickey Conn

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2026				
Compensation	Year	Base Salary	Supplemental	Total Compensation	
	2023-24	\$330,000	\$470,000	\$800,000	
	2024-25	\$330,000	\$470,000	\$800,000	
	2025-26	\$330,000	\$470,000	\$800,000	
	No form of compensation shall be adjusted due to any University or State o				
	South Carolina	a mandated cost o	of living or similar adju	stments. Note: PEBA sets	
	the basis for b	enefits upon eligi	ble compensation. PE	BA sets salary limit for	
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and	
				ot altered by such salary	
	limit calculatio				
University Buyout	The University	v may terminate E	mployee's employmer	nt without necessity of	
(early termination by	-	-		se, the University shall	
University w/o cause)	provide 100%	of Total Compens	ation over the remain	ing contract with	
	• *mitigation.			0	
	C C				
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount				
	earned by the Employee in employment obtained elsewhere during the				
	remaining Ter	т.			
Employee Buyout	Should Employ	yee terminate ear	ly to accept another p	osition, Employee shall	
(early termination by	provide 25% c	of Total Compensa	tion over the remainir	ng term. Employee	
Employee)	Buyout is waivable in sole discretion of the University.				
Standard Fringe	Standard Univ	ersity unclassified	l employee package p	rovided. Cell phone	
Benefits	stipend to be	provided pursuan	t to Athletic Departme	ent policies. Benefits	
	subject to app	licable tax treatm	ent per University pol	icies.	
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson	
	Athletics car stipend (\$600/month).				
Performance Incentives	ACC Champion	nship Game Appe	earance: \$10,000		
	7				
		/ 8 or more regul	ar season wins: \$20,0	00	
	or College Footh	all Playoff non Se	emifinal Appearance:	\$40.000	
	conege rootb	an Pidyull nun-Se	anninai Appearance:	γ40,000	

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Co-Defensive Coordinator/Safeties Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Mickey Conn		
Approved:		Date:	
Approved.	Graham Neff	Dutc	

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Jeff Davis

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2025				
Compensation	Year	Base Salary	Supplemental	Total Compensation	
	2023-24	\$315,000	\$0	\$315,000	
	2024-25	\$315,000	\$0	\$315,000	
	No form of compensation shall be adjusted due to any University or State of				
	South Carolina mandated cost of living or similar adjustments. Note: PEBA sets				
	the basis for benefits upon eligible compensation. PEBA sets salary limit for				
	calculation of PEBA retirement benefits and total sum for Base Salary and				
	Supplemental Income set forth in this Term Sheet is not altered by such salary				
	limit calculation.				
University Buyout	The University	/ may terminate E	mployee's employme	nt without necessity of	
(early termination by	demonstrating	g cause. Upon tei	mination without cau	se, the University shall	
University w/o cause)	provide 100% of Total Compensation over the remaining contract with			ing contract with	
	*mitigation.				
	*Mitigation: Employee shall be obligated to seek other employment, and				
	buyout amount due shall be reduced on a dollar-for-dollar basis by th earned by the Employee in employment obtained elsewhere during th				
	remaining Ter		ioyment obtained eise	where during the	
Employee Buyout	Should Employee terminate early to accept another position, Employee shall				
(early termination by	provide 25% of Total Compensation over the remaining term. Employee				
Employee)	Buyout is waivable in sole discretion of the University.				
Standard Fringe	Standard University unclassified employee package provided. Cell phone				
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits			ent policies. Benefits	
	subject to app	licable tax treatm	ent per University pol	icies.	
Automobiles	oiles One (1) vehicle under dealer program plus insurance and taxes or Clemson		and taxes or Clemson		
	Athletics car s	tipend (\$600/moi	nth).		
Performance Incentives		nship Game Appe	earance: \$10,000		
	AND Bowl Game w/ 8 or more regular season wins: \$20,000				
	Bowl Game w or	y s or more regul	ar season wins: \$20,0	000	
	-	all Playoff non-Se	mifinal Appearance:	\$40.000	
				+	

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Director of
	Player Relations and External Affairs. Employee is responsible for any buyouts
	or other penalties associated with his/her current employment arrangements.
Duties and	Director of Player Relations and External Affairs
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:	
Jeff Davis		
Approved:	Date:	
Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Mike Dooley

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January	31, 2025			
Compensation	Year	Base Salary	Supplemental	Total Compensation	
	2023-24	\$325,000	\$0	\$325,000	
	2024-25	\$325,000	\$0	\$325,000	
	No form of compensation shall be adjusted due to any University or State of				
	South Carolina mandated cost of living or similar adjustments. Note: PEBA sets				
	the basis for benefits upon eligible compensation. PEBA sets salary limit for				
	calculation of PEBA retirement benefits and total sum for Base Salary and				
	Supplemental Income set forth in this Term Sheet is not altered by such salary				
	limit calculation.				
University Buyout	The University	v may terminate E	mployee's employmer	nt without necessity of	
(early termination by	demonstrating cause. Upon termination without cause, the University shall				
University w/o cause)	provide 100% of Total Compensation over the remaining contract with				
	*mitigation.				
	*Mitigation: Employee shall be obligated to seek other employment, and			or omployment and	
	-		-		
	buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the remaining Term.				
				where during the	
Employee Buyout	Should Employee terminate early to accept another position, Employee shall				
(early termination by	provide 25% of Total Compensation over the remaining term. Employee				
Employee)	Buyout is waivable in sole discretion of the University.				
Standard Fringe	Standard University unclassified employee package provided. Cell phone				
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits			ent policies. Benefits	
	subject to app	licable tax treatm	ent per University pol	icies.	
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson		and taxes or Clemson		
	Athletics car s	tipend (\$600/mor	nth).		
Performance Incentives	-	nship Game Appe	earance: \$10,000		
	AND Bowl Game w/ 8 or more regular season wins: \$20,000				
	or				
	College Football Playoff non-Semifinal Appearance: \$40,000				

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Director of
	Football Administration & Player Personnel. Employee is responsible for any
	buyouts or other penalties associated with his/her current employment
	arrangements.
Duties and	Director of Football Administration & Player Personnel
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
Mike Dooley	
Approved:	Date:
Graham Neff	

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).
TERM SHEET – Nick Eason

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: Februa	ry 1, 2023		
	Ends: January 31, 2026			
Componentier	Noor	Dece Colomi	Cumplemental	Total Componentian
Compensation	<u>Year</u>	Base Salary	Supplemental	Total Compensation
	2023-24	\$330,000	\$470,000	\$800,000
	2024-25	\$330,000	\$470,000	\$800,000
	2025-26	\$330,000	\$470,000	\$800,000
	No form of co	mpensation shall	be adjusted due to an	y University or State of
	South Carolina	a mandated cost o	of living or similar adju	stments. Note: PEBA sets
	the basis for b	enefits upon eligi	ble compensation. PE	BA sets salary limit for
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary
	limit calculation	on.		
University Buyout	The University	/ may terminate E	mployee's employmer	nt without necessity of
(early termination by	demonstrating	g cause. Upon ter	mination without cau	se, the University shall
University w/o cause)	provide 100%	of Total Compens	ation over the remain	ing contract with
	*mitigation.			
	*Mitigation: Employee shall be obligated to seek other employment, and			
	-		-	ollar basis by the amount
	earned by the	Employee in emp	loyment obtained else	where during the
	remaining Ter	m.		
Employee Buyout	Should Emplo	yee terminate ear	ly to accept another p	osition, Employee shall
(early termination by	provide 25% of Total Compensation over the remaining term. Employee			
Employee)	Buyout is waivable in sole discretion of the University.			
Standard Fringe	Standard Univ	versity unclassified	l employee package p	rovided. Cell phone
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits			
	subject to app	licable tax treatm	ent per University pol	icies.
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Champio	nship Game Appe	earance: \$10,000	
	AND			
	Bowl Game w/ 8 or more regular season wins: \$20,000			
	or			

	College Football Playoff non-Semifinal Appearance: \$40,000
	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000 AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Defensive Run Game Coordinator/Defensive Tackles Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
Nick Eason	
Approved:	Date:
Graham Neff	bute

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Wesley Goodwin

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023			
	Ends: January 31, 2026			
Compensation	Year	Base Salary	Supplemental	Total Compensation
	2023-24	\$330,000	\$520,000	\$850,000
	2024-25	\$330,000	\$520,000	\$850,000
	2025-26	\$330,000	\$520,000	\$850,000
	No form of co	mpensation shall	be adjusted due to an	y University or State of
	South Carolina	a mandated cost o	of living or similar adju	stments. Note: PEBA sets
	the basis for b	enefits upon eligi	ble compensation. PE	BA sets salary limit for
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary
	limit calculation	on.		
University Buyout	The University	v may terminate E	mployee's employmer	nt without necessity of
(early termination by	demonstrating	g cause. Upon ter	mination without cau	se, the University shall
University w/o cause)	provide 100%	of Total Compens	ation over the remain	ing contract with
	*mitigation.			
	*Mitigation: Employee shall be obligated to seek other employment, and			
	buyout amount due shall be reduced on a dollar-for-dollar basis by the amount			
	earned by the Employee in employment obtained elsewhere during the			
	remaining Ter			
Employee Buyout		•		osition, Employee shall
(early termination by		-	tion over the remaining	
Employee)	Buyout is waiv	able in sole discr	etion of the University	
Chaudaud Evines	Chan dand Unit			en ided. Cell about
Standard Fringe			d employee package p	
Benefits			t to Athletic Departme	•
A	subject to applicable tax treatment per University policies.			
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson			
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Championship Game Appearance: \$10,000			
		 / 8 or more regul	ar season wins: \$20,0	00
	or			
	College Footb	all Playoff non-Se	emifinal Appearance:	\$40,000

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Defensive Coordinator/Linebackers Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Wesley Goodwin		
Approved:		Date:	
	Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – DJ Gordon

Football Administration

Term	Starts: Februa	ry 1, 2023			
	Ends: January 31, 2025				
		-	1		
Compensation	Base Salary	Base Salary	<u>Supplemental</u>	Total Compensation	
	2023-24	\$250,000	-	\$250,000	
	2024-25	\$250,000	-	\$250,000	
	No form of co	mpensation shal	l be adjusted due to ar	ny University or State of	
	South Carolina	a mandated cost	of living or similar adju	ustments. Note: PEBA sets	
	the basis for b	enefits upon elig	gible compensation. PE	BA sets salary limit for	
	calculation of	PEBA retirement	benefits and total sur	n for Base Salary and	
	Supplemental	Income set forth	n in this Term Sheet is i	not altered by such salary	
	limit calculation	on.			
University Buyout	The University	v may terminate	Employee's employme	nt without necessity of	
(early termination by	demonstrating	g cause. Upon te	ermination without cau	use, the University shall	
University w/o cause)	provide 100%	of Total Compen	sation over the remain	ning contract with	
	*mitigation.				
	-	*Mitigation: Employee shall be obligated to seek other employment, and			
	buyout amount due shall be reduced on a dollar-for-dollar basis by the amount				
	-		ployment obtained els	ewhere during the	
	remaining Ter				
Employee Buyout	-			position, Employee shall	
(early termination by	-		ation over the remaini	• • •	
Employee)	Buyout is waiv	able in sole disc	retion of the Universit	у.	
Standard Fringe			d employee package p	•	
Benefits	stipend to be	provided pursua	nt to Athletic Departm	ent policies. Benefits	
	subject to app	licable tax treatr	nent per University po	licies.	
Automobiles			•	and taxes or Clemson	
	Athletics car stipend (\$600/month).				
Performance Incentives	ACC Championship Game Appearance: \$10,000				
	AND				
		/ 8 or more regu	ı <mark>lar season wins:</mark> \$20,0	000	
	Or College Footh	all Playoff non S	omifinal Annoarance	\$40,000	
	or	College Football Playoff non-Semifinal Appearance: \$40,000			
	College Football Playoff Semifinal Appearance: \$50,000				
	or	,	r r + • • •)		

	College Football Playoff Championship Appearance: \$60,000
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death or Disability	The University may terminate Employee's employment in the event of death or disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Director of
	Operations/External Affairs. Employee is responsible for any buyouts or other
	penalties associated with his/her current employment arrangements.
Duties and	Director of Operations/External Affairs
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date	2:

DJ Gordon

Approved: _____ Date: _____

Graham Neff

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Tyler Grisham

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: Februa	ry 1, 2023		
	Ends: January 31, 2025			
Compensation	Year	Base Salary	Supplemental	Total Compensation
	2023-24	\$330,000	\$120,000	\$450,000
	2024-25	\$330,000	\$120,000	\$450,000
	No form of co			y University or State of
		•	•	stments. Note: PEBA sets
				BA sets salary limit for
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary
	limit calculation	on.		
University Buyout	The University	/ may terminate E	mployee's employme	nt without necessity of
(early termination by	demonstrating	g cause. Upon tei	mination without cau	se, the University shall
University w/o cause)	provide 100%	of Total Compens	ation over the remain	ing contract with
	*mitigation.			
	****			ware laws and
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount			
	earned by the Employee in employment obtained elsewhere during the remaining Term.			
Employee Buyout			ly to accept another p	osition, Employee shall
(early termination by	-		tion over the remainin	
Employee)	Buyout is waivable in sole discretion of the University.			
Standard Fringe	Standard Univ	ersity unclassified	l employee package p	rovided. Cell phone
Benefits	stipend to be	provided pursuan	t to Athletic Departme	ent policies. Benefits
	subject to applicable tax treatment per University policies.			
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson			
	Athletics car stipend (\$600/month).			
Performance Incentives	-	nship Game Appe	earance: \$10,000	
	AND			000
	Bowl Game w/ 8 or more regular season wins: \$20,000 or			
	College Football Playoff non-Semifinal Appearance: \$40,000			

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Recruiting Coordinator/Wide Receivers Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Tyler Grisham		
Approved:		Date:	
	Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Lemanski Hall

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023			
	Ends: January 31, 2025			
Compensation	<u>Year</u>	Base Salary	<u>Supplemental</u>	Total Compensation
	2023-24	\$330,000	\$295,000	\$625,000
	2024-25	\$330,000	\$295,000	\$625,000
	No form of compensation shall be adjusted due to any University or State o			
	South Carolina mandated cost of living or similar adjustments. Note: PEBA sets the basis for benefits upon eligible compensation. PEBA sets salary limit for calculation of PEBA retirement benefits and total sum for Base Salary and Supplemental Income set forth in this Term Sheet is not altered by such salary limit calculation.			
				ot altered by such salary
University Buyout	The University may terminate Employee's employment without necessity of			
(early termination by	demonstrating cause. Upon termination without cause, the University shall			
University w/o cause)	provide 100% of Total Compensation over the remaining contract with			
	*mitigation. *Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the			
	remaining Term.			
Employee Buyout	Should Employee terminate early to accept another position, Employee shall			
(early termination by		provide 25% of Total Compensation over the remaining term. Employee		
Employee)	Buyout is waivable in sole discretion of the University.			
Standard Fringe	Standard Univ	ersity unclassified	l employee package p	rovided. Cell phone
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits			
	subject to applicable tax treatment per University policies.			icies.
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson			
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Championship Game Appearance: \$10,000			
	AND			
		/ 8 or more regul	ar season wins: \$20,0	00
	or College Facth			÷ 40.000
	-	all Playoff non-Se	emifinal Appearance:	\$40,000
	or			

	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Defensive Ends Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted: Date:	
-----------------	--

Lemanski Hall

Approved: _____

Date:	

Graham Neff

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Woody McCorvey

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023			
	Ends: January 31, 2025			
Compensation	Year	Base Salary	<u>Supplemental</u>	Total Compensation
	2023-24	\$330,000	\$170,000	\$500,000
	2024-25	\$330,000	\$170,000	\$500,000
	No form of compensation shall be adjusted due to any University or State of South Carolina mandated cost of living or similar adjustments. Note: PEBA sets the basis for benefits upon eligible compensation. PEBA sets salary limit for calculation of PEBA retirement benefits and total sum for Base Salary and Supplemental Income set forth in this Term Sheet is not altered by such salary limit calculation.			y University or State of
University Buyout	The University may terminate Employee's employment without necessity of			
(early termination by	demonstrating cause. Upon termination without cause, the University shall			
University w/o cause)	provide 100% of Total Compensation over the remaining contract with			
	*mitigation. *Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the			
	remaining Term.			
Employee Buyout	Should Employee terminate early to accept another position, Employee shall			
(early termination by	-	provide 25% of Total Compensation over the remaining term. Employee		
Employee)	Buyout is waivable in sole discretion of the University.			
Standard Fringe	Standard Univ	versity unclassified	d employee package p	rovided. Cell phone
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits			
	subject to applicable tax treatment per University policies.			•
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson			
	Athletics car stipend (\$600/month).			
Performance Incentives	ACC Championship Game Appearance: \$10,000			
	AND			
	Bowl Game w	/ 8 or more regu	l <mark>ar season wins:</mark> \$20,0	00
	or			÷ 40,000
	•	all Playoff non-Se	emifinal Appearance:	\$40,000
	or			

	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Chief of Staff.
	Employee is responsible for any buyouts or other penalties associated with
	his/her current employment arrangements.
Duties and	Chief of Staff
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
-----------	-------

Woody McCorvey

Approved:

Date:

Graham Neff

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).
TERM SHEET – Danny Pearman

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2025				
Compensation	<u>Year</u>	Base Salary	Supplemental	Total Compensation	
	2023-24	\$250,000	-	\$250,000	
	2024-25	\$250,000	-	\$250,000	
	No form of co	mpensation shall	be adjusted due to an	y University or State of	
	South Carolina	a mandated cost	of living or similar adju	stments. Note: PEBA sets	
	the basis for b	enefits upon elig	ible compensation. PE	BA sets salary limit for	
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and	
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary	
	limit calculation.				
University Buyout	The University	/ may terminate E	Employee's employme	nt without necessity of	
(early termination by	demonstrating	g cause. Upon te	rmination without cau	se, the University shall	
University w/o cause)	provide 100%	provide 100% of Total Compensation over the remaining contract with			
	*mitigation.				
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount				
			-	•	
	-		oloyment obtained else	where during the	
	remaining Ter	Should Employee terminate early to accept another position, Employee shall			
Employee Buyout					
(early termination by	•	provide 25% of Total Compensation over the remaining term. Employee			
Employee)	Buyout is waivable in sole discretion of the University.				
Standard Fringe	Standard University unclassified employee package provided. Cell phone				
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits				
	subject to applicable tax treatment per University policies.				
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson				
	Athletics car stipend (\$600/month).				
Performance Incentives	ACC Champio	nship Game App	earance: \$10,000		
	AND				
		/ 8 or more regu	lar season wins: \$20,0	00	
	or			÷ 40.000	
	College Football Playoff non-Semifinal Appearance: \$40,000				
	or				

	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Director of
	College Scouting. Employee is responsible for any buyouts or other penalties
	associated with his/her current employment arrangements.
Duties and	Director of College Scouting
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	 Date:

Danny Pearman

Date:

Graham Neff

Approved:

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Mike Reed

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023					
	Ends: January 31, 2026					
Commention	Veen Dees Colom. Cumplemental Total Compensation					
Compensation	<u>Year</u>	Base Salary	Supplemental	Total Compensation		
	2023-24	\$330,000	\$470,000	\$800,000		
	2024-25 \$330,000 \$470,000 \$800,000					
	2025-26 \$330,000 \$470,000 \$800,000					
	No form of co	No form of compensation shall be adjusted due to any University or State of				
	South Carolina mandated cost of living or similar adjustments. Note: PEBA sets					
	the basis for b	enefits upon eligi	ble compensation. PE	BA sets salary limit for		
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and		
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary		
	limit calculation	on.				
University Buyout	The University	/ may terminate E	mployee's employmer	nt without necessity of		
(early termination by	demonstrating cause. Upon termination without cause, the University shall					
University w/o cause)	provide 100% of Total Compensation over the remaining contract with					
	*mitigation.					
	-	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount				
	-		-			
	earned by the	Employee in emp	loyment obtained else	where during the		
	remaining Term.					
Employee Buyout	Should Emplo	yee terminate ear	ly to accept another p	osition, Employee shall		
(early termination by	provide 25% of Total Compensation over the remaining term. Employee					
Employee)	Buyout is waivable in sole discretion of the University.					
Standard Fringe	Standard University unclassified employee package provided. Cell phone					
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits					
	subject to applicable tax treatment per University policies.					
Automobiles	One (1) vehicl	e under dealer pr	ogram plus insurance	and taxes or Clemson		
	Athletics car s	tipend (\$600/moi	nth).			
Performance Incentives	ACC Champio	nship Game Appe	earance: \$10,000			
	AND					
	Bowl Game w	/ 8 or more regul	ar season wins: \$20,0	00		
	or					

College Football Playoff non-Semifinal Appearance: \$40,000
or
College Football Playoff Semifinal Appearance: \$50,000
or
College Football Playoff Championship Appearance: \$60,000
AND
College Football Playoff Champion: \$25,000
For Cause provisions (see attached) to be delineated in contract.
No buyout, all future payments and benefits forfeited except for vested
deferred compensation and vested state retirement, if any.
The University may terminate Employee's employment in the event of death or
disability.
No buyout, all future payments and benefits forfeited except for vested
benefits, if any.
Activities which earn outside income subject to approval by the Director of
Athletics and must be consistent with NCAA regulations including annual
disclosure requirements.
Employee represents and warrants that he has no other obligations or
commitments that would interfere or hinder full performance as Assistant
Coach. Employee is responsible for any buyouts or other penalties associated
with his/her current employment arrangements.
Assistant Head Coach/Special Teams Coordinator/Cornerbacks Coach
(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
Mike Reed	
Approved:	Date:
Graham Neff	

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Kyle Richardson

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2025				
Compensation	Year	Base Salary	Supplemental	Total Compensation	
	2023-24	\$330,000	\$170,000	\$500,000	
	2024-25	\$330,000	\$170,000	\$500,000	
	No form of co	mpensation shall	be adjusted due to an	y University or State of	
	South Carolina mandated cost of living or similar adjustments. Note: PEBA				
	the basis for benefits upon eligible compensation. PEBA sets salary limit for				
	calculation of	PEBA retirement	benefits and total sum	for Base Salary and	
	Supplemental	Income set forth	in this Term Sheet is n	ot altered by such salary	
	limit calculation	on.			
University Buyout	The University	v may terminate E	mployee's employme	nt without necessity of	
(early termination by	demonstrating	g cause. Upon ter	mination without cau	se, the University shall	
University w/o cause)	provide 100% of Total Compensation over the remaining contract with				
	*mitigation. *Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the remaining Term.				
Employee Buyout	Should Employee terminate early to accept another position, Employee shall				
(early termination by	provide 25% of Total Compensation over the remaining term. Employee				
. , , ,	Buyout is waivable in sole discretion of the University.				
Employee)	Buyout is wait				
Standard Fringe	Standard University unclassified employee package provided. Cell phone				
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits				
	subject to applicable tax treatment per University policies.				
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson				
	Athletics car stipend (\$600/month).				
Performance Incentives		nship Game Appe	earance: \$10,000		
	AND		• • • • • •		
	Bowl Game w/ 8 or more regular season wins: \$20,000				
	or College Football Playoff non-Semifinal Appearance: \$40,000			\$40.000	
	30			T · • / • • •	

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Assistant
	Coach. Employee is responsible for any buyouts or other penalties associated
	with his/her current employment arrangements.
Duties and	Passing Game Coordinator/Tight Ends Coach
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:	
	Kyle Richardson		
Approved:		Date:	
	Graham Neff		

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – Jordan Sorrells

Football Administration

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023				
	Ends: January 31, 2025				
Compensation	Base Salary	Base Salary	Supplemental	Total Compensation	
	2023-24	\$315,000	\$0	\$315,000	
	2024-25	\$315,000	\$0	\$315,000	
	No form of co		•		
	No form of compensation shall be adjusted due to any University or State of South Carolina mandated cost of living or similar adjustments. Note: PEBA s the basis for benefits upon eligible compensation. PEBA sets salary limit for				
	calculation of PEBA retirement benefits and total sum for Base Salary and				
	Supplemental Income set forth in this Term Sheet is not altered by such salary				
	limit calculation	on.			
University Buyout	The University	v may terminate E	mployee's employme	nt without necessity of	
(early termination by	demonstrating	g cause. Upon tei	mination without cau	se, the University shall	
University w/o cause)	provide 100% of Total Compensation over the remaining contract with				
	*mitigation. *Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the remaining Term.				
Employee Buyout	Should Employee terminate early to accept another position, Employee shall				
(early termination by	provide 25% of Total Compensation over the remaining term. Employee				
Employee)	Buyout is waivable in sole discretion of the University.				
. , ,	,		,		
Standard Fringe	Standard University unclassified employee package provided. Cell phone				
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits				
	subject to applicable tax treatment per University policies.				
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson				
	Athletics car stipend (\$600/month).				
Performance Incentives		nship Game Appe	earance: \$10,000		
	AND		• • • •		
	Bowl Game w/ 8 or more regular season wins: \$20,000				
	or College Football Playoff non-Semifinal Appearance: \$40,000				

	or
	College Football Playoff Semifinal Appearance: \$50,000
	or
	College Football Playoff Championship Appearance: \$60,000
	AND
	College Football Playoff Champion: \$25,000
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.
	No buyout, all future payments and benefits forfeited except for vested
	deferred compensation and vested state retirement, if any.
Termination for Death	The University may terminate Employee's employment in the event of death or
or Disability	disability.
	No buyout, all future payments and benefits forfeited except for vested
	benefits, if any.
Outside Income	Activities which earn outside income subject to approval by the Director of
	Athletics and must be consistent with NCAA regulations including annual
	disclosure requirements.
Other contracts	Employee represents and warrants that he has no other obligations or
	commitments that would interfere or hinder full performance as Senior
	Director of Recruiting Operations & Player Development. Employee is
	responsible for any buyouts or other penalties associated with his/her current
	employment arrangements.
Duties and	Senior Director of Recruiting Operations & Player Development
Responsibilities	(Specifics delineated in contract)

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:	Date:
Jordan Sorrells	
Approved:	Date:
Graham Neff	

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Employee's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Employee;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Employee, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Employee is responsible for supervising (directly or indirectly) which Employee knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Employee's failure to be aware of a violation Employee should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Employee knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Employee is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Employee),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Employee is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on an employee's right to engage in recruiting-related activities, suspension of Employee, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Employee is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Employee's sole remedy for any cause of action based on this Agreement;

(iii) failure of Employee to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Employee prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Employee to engage in (and/or to use Employee's best efforts to ensure that personnel under Employee's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Employee; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Employee's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).

TERM SHEET – CJ Spiller

Football Assistant Coach

TERMS ARE SUBJECT TO THE APPROVAL OF THE CLEMSON UNIVERSITY BOARD OF TRUSTEES COMPENSATION COMMITTEE

Term	Starts: February 1, 2023					
	Ends: January 31, 2025					
Compensation	Year	Base Salary	Supplemental	Total Compensation		
	2023-24	\$330,000	\$120,000	\$450,000		
	2024-25	\$330,000	\$120,000	\$450,000		
	No form of compensation shall be adjusted due to any University or State of					
	South Carolina	a mandated cost o	of living or similar adju	ustments. Note: PEBA sets		
	the basis for benefits upon eligible compensation. PEBA sets salary limit for calculation of PEBA retirement benefits and total sum for Base Salary and Supplemental Income set forth in this Term Sheet is not altered by such salary					
	limit calculation	on.				
University Buyout	The University	/ may terminate E	mployee's employme	nt without necessity of		
(early termination by	demonstrating	g cause. Upon tei	mination without cau	ise, the University shall		
University w/o cause)	provide 100% of Total Compensation over the remaining contract with *mitigation.					
	*Additionations Frankause shall be oblighted to so that a surplument of the					
	*Mitigation: Employee shall be obligated to seek other employment, and buyout amount due shall be reduced on a dollar-for-dollar basis by the amount earned by the Employee in employment obtained elsewhere during the remaining Term.					
Employee Buyout	Should Employee terminate early to accept another position, Employee shall					
(early termination by	provide 25% of Total Compensation over the remaining term. Employee					
Employee)	Buyout is waivable in sole discretion of the University.					
Standard Fringe	Standard University unclassified employee package provided. Cell phone					
Benefits	stipend to be provided pursuant to Athletic Department policies. Benefits					
	subject to applicable tax treatment per University policies.					
Automobiles	One (1) vehicle under dealer program plus insurance and taxes or Clemson					
	Athletics car stipend (\$600/month).					
Performance Incentives	ACC Championship Game Appearance: \$10,000					
	AND					
	Bowl Game w/ 8 or more regular season wins: \$20,000 or					
	College Football Playoff non-Semifinal Appearance: \$40,000					
		a		÷		

	or			
	College Football Playoff Semifinal Appearance: \$50,000			
	or			
	College Football Playoff Championship Appearance: \$60,000			
	AND			
	College Football Playoff Champion: \$25,000			
Termination for Cause	For Cause provisions (see attached) to be delineated in contract.			
	No buyout, all future payments and benefits forfeited except for vested			
	deferred compensation and vested state retirement, if any.			
Termination for Death	The University may terminate Employee's employment in the event of death or			
or Disability	disability.			
	No buyout, all future payments and benefits forfeited except for vested benefits, if any.			
Outside Income	Activities which earn outside income subject to approval by the Director of			
	Athletics and must be consistent with NCAA regulations including annual			
	disclosure requirements.			
Other contracts	Employee represents and warrants that he has no other obligations or			
	commitments that would interfere or hinder full performance as Assistant			
	Coach. Employee is responsible for any buyouts or other penalties associated			
	with his/her current employment arrangements.			
Duties and	Running Backs Coach			
Responsibilities	(Specifics delineated in contract)			

The parties agree to the above terms to be effective as of the Start Date and agree that they will be incorporated into a definitive employment agreement containing mutually and reasonably agreed upon provisions concerning the foregoing matters, as well as additional terms and conditions customary for agreements of this nature. The parties will use diligent efforts to negotiate and execute the definitive employment agreement within 180 days of the Start Date. When fully executed and approved by the Board of Trustees Compensation Committee, this Term Sheet will constitute a binding and legally enforceable agreement until superseded by the definitive employment agreement.

Accepted:		Date:
CJ S	piller	
Approved:		_ Date:
Gra	ham Neff	

NOTE: All compensation provisions in this Term Sheet and the definitive agreement will be interpreted and applied in a manner that complies with the applicable provisions of Section 409A of the Internal Revenue Code and the regulations and interpretive guidance thereunder ("409A Requirements"), such that amounts earned and payable pursuant to Employee will not be subject to the premature income recognition or adverse tax provisions of the 409A Requirements.

Termination For Cause

In addition to any other remedy permitted by this Agreement or applicable law, the University may, by written notice, terminate Coach's employment for Cause at any time. For purposes of this Section 15(c), "Cause" shall be defined to include, as determined by the University in its reasonable and good faith discretion:

(i) any material breach of this Agreement by Coach;

(ii) (1) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by or permitted by Coach, or

(2) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by personnel Coach is responsible for supervising (directly or indirectly) which Coach knows or should have known about and does not immediately report as required by this Agreement (whether such failure to report consists of a failure to report a known violation or arises from Coach's failure to be aware of a violation Coach should have known about), or

(3) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement by any other person which Coach knows about and does not immediately report as required by this Agreement, or

(4) any act or omission, whether occurring prior to or during the Term, that the University determines constitutes a violation of a Governing Body Requirement for which Coach is otherwise responsible under the applicable standards (including but not limited to responsibility by virtue of a failure to promote an atmosphere of compliance or to monitor personnel who report, directly or indirectly, to Coach),

provided, however, that in order for any of the foregoing (1)-(4) to constitute Cause, the violation must be one which is regarded as a serious violation (*e.g.*, repeated violations or violation(s) in which Coach is found to have been involved, that the University determines could reasonably be expected to result in sanctions such as probation, vacation of athletic contest results, loss of scholarships, prohibition against conference or championship or telecast appearances, significant restrictions on a coach's right to engage in recruiting-related activities, suspension of Coach, etc.). For purposes of this Section 15(c)(ii), the decision as to whether a violation of a Governing Body Requirement has been committed, and/or whether a violation is a serious violation, rests solely with the University. However, if Coach is terminated for Cause under this Section 15(c)(ii) and the applicable Governing Body renders a final determination establishing facts indicating that Cause as defined in this Section 15(c)(ii) does not exist, provided there are no other facts or circumstances justifying a termination for Cause, the termination shall be treated as a termination without cause under Section 15(d) below and the provisions of Section 15(d) shall apply and shall be Coach's sole remedy for any cause of action based on this Agreement;

(iii) failure of Coach to fully and promptly cooperate with the University or any Governing Body in any investigation of possible violations of a Governing Body Requirement or University Requirement;

(iv) material breach of any Title IX Policy by Coach prior to of during the Term (it being understood that the foregoing shall not limit the University's right to terminate this Agreement for Cause based upon violations of other University Requirements otherwise constituting Cause under this Section 16(c));

(v) failure by Coach to engage in (and/or to use Coach's best efforts to ensure that personnel under Coach's direct or indirect supervision engage in) safe and responsible treatment of student athletes on the Team, including without limitation failure to comply with any University Requirement pertaining to medical clearance for participation, or any other act or omission (including but not limited to physical and/or emotional abuse of student athletes) that creates, or could reasonably be expected to create, an unreasonable risk of harm to a student athlete, whether occurring prior to or during the Term;

(vi) prior to or during the Term, conviction of (or entry into pre-trial intervention as a result of) a violation of any criminal statute that constitutes a felony or constitutes a misdemeanor involving moral turpitude;

(vii) fraud, dishonesty, neglect of duties or gross misfeasance, whether occurring prior to or during the Term;

(viii) commission of any act, whether occurring prior to or during the Term, that brings (or if publicly known would be expected to bring) disgrace or embarrassment to the University or Coach; tends to (or if publicly known would be expected to tend to) shock, insult, or offend the greater Clemson, South Carolina and/or University alumni communities; manifests contempt or disregard for diversity, public morals or decency; or violates applicable University Requirements with respect to personal conduct;

(ix) any other act or omission, whether occurring prior to or during the Term, which brings (or if publicly known would be expected to bring) serious discredit to the Program or the University, or would be likely to cause prospective student-athletes to elect not to attend the University; or

(x) any other cause for which termination is authorized by the University's Progressive Discipline Policy.

In the event of Coach's termination for Cause, this Agreement shall terminate without further obligation by the University, except for the payment of any Accrued Obligations (as defined in Section 15(f) below).