APPENDIX C

7	ORIGINAL			
1 2 3 4 5	GREENE BROILLET & WHEELER, LLP LAWYERS 100 WILSHIRE BOULEVARD, SUITE 2100 P.O. BOX 2131 BANTA MONICA, CALIFORNIA 90407-2131 TEL. (310) 576-1200 FAX. (310) 576-1220 BRUCE A. BROILLET, State Bar No. 63910 SCOTT H. CARR, State Bar No. 156664 Attorneys for <u>Plaintiff</u>	(10089 (SPACE BELOW FOR FRINK STRUP FDY) SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES JUN 0 3 2011 John A. Clarke/Executive Officer/Clark By Deputy AMBER LAFLEUR-CLAYTON		
7	J3	o pending testignment		
8	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA		
9	FOR THE COUNTY	OF LOS ANGELES		
10 11 12	TODD McNAIR, an individual;	CASE NO. C 4 6 2 8 9 1 COMPLAINT FOR DAMAGES		
13	vs.	1. Libel		
14 15 16	THE NATIONAL COLLEGIATE ATHLETIC ASSOCIATION, an unincorporated association, and DOES 1 through 50, inclusive, Defendants.	 Slander Tortious Interference with Prospective Economic Advantage Tortious Interference with Contractual Relations Breach of Contract Negligence 		
17		7. Declaratory Relief		
18 19 20 21 22 23 24 25 26 27 28	DEMAND FOR JURY TRIAL COMES NOW the Plaintiff, and for causes of against Defendants, and each of them, alleges as follows: <u>GENERAL ALLEGATIONS</u> 1. The true names and/or capacities, whether individual, plural, comporte, for the full extent of the facts linking such fictitious names. 2. The full extent of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously sued Defendants with the causes of the facts linking such fictitiously such factor of the facts linking such fictitiously such factor of			
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1 alleges, that each of the Defendants designated herein as a DOE was and is negligently, or in some 2 other actionable manner, responsible for the events and happenings hereinafter referred to, and 3 thereby negligently, or in some other actionable manner, proximately caused the hereinafter 4 alleged injuries and damages to the Plaintiff. Plaintiff will hereafter seek leave of Court to amend 5 this Complaint to show the Defendants' true names and/or capacities after the same have been 6 ascertained.

3. Plaintiff is informed and believes, and thereupon alleges, that at all times mentioned 7 herein, Defendants, and each of them, including DOES 1 through 50, inclusive, and each of them, 8 were the agents, servants, employees, and/or joint venturers of their co-Defendants, and were, as 9 such, acting within the course, scope and authority of said agency, employment and/or joint 10 venture, and that each and every Defendant as aforesaid, when acting as a principal, was negligent 11 in the selection and hiring of each and every other Defendant as an agent, employee, and/or joint 12 venturer, and that each Defendant, by and through its officers, directors and/or managing agents, 13 14 authorized, ratified and/or otherwise approved the acts of the remaining Defendants and/or said officers, directors, and/or managing agents participated in said acts by the Defendants, and each of 15 16 them.

4. At all times mentioned herein, Plaintiff, TODD McNAIR, was and is an individual residing in the County of Los Angeles, State of California.

5. Plaintiff is informed and believes, and thereupon alleges, that at all times mentioned
 herein, Defendant NATIONAL COLLEGIATE ATHLETIC ASSOCIATION ("NCAA") was and
 is an unincorporated association whose members reside in many jurisdictions, including but not
 limited to the County of Los Angeles, State of California.

6. Plaintiff is uncertain of the exact form of business entity under which DOES 1 through 50, inclusive conduct business, whether corporate, partnership, proprietorship, association, or otherwise, and Plaintiff will seek leave of Court to amend the Complaint to state the exact form of legal entity under which said Defendants do business when the same have been ascertained.

27 7. At all relevant times herein, Plaintiff TODD McNAIR was an assistant coach for the
28 University of Southern California ("USC") football team.

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8. Prior to being hired as an assistant coach for the USC football team, Plaintiff TODD McNAIR had a distinguished career as a player in the National Football League, and held other 2 coaching positions where he obtained recognition and commendations. He was also a highly 3 regarded student athlete at Temple University. 4

9. Prior to June 10, 2010, Defendants NCAA and DOES 1 through 50, inclusive, and each 5 of them, commenced an "investigation," using their in-house staff to determine whether then USC 6 running back, and Heisman Trophy winner, Reggie Bush ("Bush"), received improper benefits 7 from a convicted felon, Lloyd Lake ("Lake"), who aspired to be a sports agent. 8

10. During this in-house "investigation," Defendants, and each of them, interviewed 9 selectively chosen witnesses and provided suggestive questions to these witnesses to unfairly, 10 improperly and wrongfully implicate Plaintiff. At no time were any of the individuals who were targeted by the internal "investigation," including the Plaintiff hercin, permitted to be present 12 during the questioning of any witnesses, question any witness, or cross-examine any witness as 13 part of the "investigation." 14

11. During the course of the internal "investigation," Defendants, and each of them, 15 interviewed convicted felon, Lloyd Lake. During that interview, Defendants, and each of them, 16 suggested certain facts to Lake which he then adopted as part of his statement. Yet at no time did 17 Lake, or anyone else, indicate that Plaintiff, TODD McNAIR was told and/or informed by them 18 that Bush was receiving improper benefits from Lake. At all times, Plaintiff TODD McNAIR 19 categorically and steadfastly denied having any knowledge of alleged improper benefits obtained 20 by Bush and/or his family from Lake. Bush also makes clear that he never discussed with TODD 21 McNAIR any benefits received by Bush and/or his family. As stated above, Plaintiff TODD 22 McNAIR was not provided an opportunity either personally, through his counsel, or through USC 23 to question Lake as part of the "investigation." 24

12. Despite a complete lack of evidence that Plaintiff TODD McNAIR did anything 25 wrong, let alone committed acts amounting to uncthical conduct, and despite the NCAA's own 26 internal regulations mandating that the evidence must be "clear and convincing" of wrongdoing to 27 reach such a finding, Defendants, and each of them, in an arbitrary and capricious manner, 28

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- 3 -**Complaint for Damages**

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disregarded their internal regulations, processes and procedures to reach a finding that TODD McNAIR committed unethical conduct. In doing so, they relied solely upon convicted felon Lake's incomplete responses to Defendants' misleading and suggestive questioning. Defendants then mischaracterized the testimony of Lake to support an unethical conduct finding against TODD McNAIR. Defendants then ignored their mischaracterization when it was pointed out to them in their in-house appeal. 6

13. Defendants, and each of them, in bad faith, and in contravention of all notions of 7 fairness, justice and decency, arbitrarily and capriciously decided to ruin Plaintiff TODD 8 McNAIR's career to further their own agenda. 9

14. On or about June 10, 2010, Defendants NCAA and DOES 1 through 50, inclusive, and each of them, wrongly and falsely accused Plaintiff TODD McNAIR of committing acts amounting to unethical conduct, and ultimately determined as such, thus effectively destroying his career. Further, on or about April 28, 2011, Defendants denied Plaintiff's appeal as part of an internal process, despite substantial evidence highlighting the gross injustice of the initial "investigation."

FIRST CAUSE OF ACTION

(Libel As Against Defendants, and Each of Them,

Including DOES 1 through 50, Inclusive)

15. Plaintiff incorporates herein as though fully set forth at length all of the allegations and statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, above.

16. On or about June 10, 2010, and again on April 28, 2011, Defendants, and each of them, 22 published and/or caused to be published, disseminated and circulated printed material in the form 23 of reports which, both on their face and through innuendo, falsely and maliciously state that 24 Plaintiff TODD McNAIR is unethical, has committed unethical acts, cannot adequately perform in 25 his profession, and is dishonest in his business. Said reports were meant to be disseminated, and 26 in fact were disseminated on internet websites and other media outlets throughout the world where 27

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Defendants knew and/or should have known that said reports would be heard and read by millions of people throughout the world.

17. Plaintiff is informed and believes, and on that basis alleges, that Defendants, and each of them, made the false statements set forth above with knowledge that they were false or otherwise fabricated, intended the false statements to be published in a manner that would harm 5 Plaintiff, and either knew or recklessly disregarded the fact that they would cause Plaintiff to 6 suffer substantial damages. Moreover, several of the statements contained in the report were mutually inconsistent and contradictory. 8

18. The false statements are reasonably susceptible of such defamatory meaning on their 9 face as they, amongst other things, portrayed Plaintiff as being dishonest in his business, and 10 unethical in the performance of his profession. Plaintiff is informed and believes that the 11 publishing of the false statements has a tendency to directly injure him in his profession as a 12 college football coach and to harm him with regard to present and future business opportunities, as 13 well as damage his reputation and good name, and that the false statements were made with actual 14 malice, i.e., with the knowledge that they were false or, at a minimum, with a reckless disregard as 15 16 to their truth. Thus, the defamatory statements were defamatory per se and per quod.

19. Plaintiff is informed and believes, and thereupon alleges, that as a direct and proximate 17 result of the aforementioned acts of Defendants, and each of them, Plaintiff has suffered general 18 and special damages in an amount according to proof, in an amount in excess of the jurisdictional 19 20 limits of this Court.

20. Because the acts and/or omissions of Defendants NCAA and DOES 1 through 50, 21 inclusive, and each of them, were either committed by or authorized, ratified or otherwise 22 23 approved by officers, directors and/or managing agents of the aforementioned Defendants, or carried out in a deliberate, cold, callous, intentional, and/or unreasonable manner, causing injury 24 25 and damage to Plaintiff, and done with a conscious disregard of Plaintiff's rights, Plaintiff TODD McNAIR requests the assessment of punitive damages against Defendants NCAA and DOES 1 26 27 through 50, inclusive, and each of them, in an amount appropriate to punish and/or set an example of said Defendants. 28

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SECOND CAUSE OF ACTION

(Slander As Against All Defendants, and Each of Them, Including DOES 1 though 50, Inclusive, and Each of Them)

21. Plaintiff incorporates herein as though fully set forth at length all of the allegations and statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, and Paragraphs 16 through 18, inclusive, of the First Cause of Action, above.

Plaintiff is informed and believes, and thereupon alleges, that Defendants, and each of
them, including DOES 1 through 50, inclusive, and each of them, orally made false statements to
various members of the media, and intended at the time of making the false statements that they
would be heard and read by millions of people residing around the world.

23. Such false statements were made by several of Defendant NCAA's employees and/or 11 managing agents, including but not limited to Paul Dee who falsely proclaimed that Plaintiff 12 "attested falsely that he had no knowledge of NCAA violations," and that he had "violated NCAA 13 unethical conduct legislation." Moreover, he falsely stated that Plaintiff had "knowledge of 14 possible violations . . . which apparently was not reported." Furthermore, falsely he stated that 15 Plaintiff's "conduct impeded the institution [USC] from filling its obligation under the NCAA 16 bylaws." In addition, NCAA chairman Mark Emmert falsely proclaimed that, "The NCAA got it 17 right" with respect to the defamatory statements contained in the NCAA initial report, despite not 18 having been involved in the investigation nor having read the investigatory file. Plaintiff is further 19 investigating other slanderous statements made by Defendants, and each of them, and will seek 20 21 leave to amend the Complaint if and when such additional information is ascertained.

22 24. Plaintiff is informed and believes, and thereupon alleges, that Defendant NCAA and 23 DOES 1 through 50, inclusive, and each of them, made the false statements with knowledge that 24 they were false or otherwise fabricated, intended the false statements to be published in a manner 25 that would harm Plaintiff, and either knew or recklessly disregarded the fact that they would cause 26 Plaintiff to suffer substantial damages.

25. The false statements are reasonably susceptible of the defamatory meaning on their face as they, amongst other things, portrayed Plaintiff as being dishonest in his business, and

- 6 -Complaint for Damages

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unethical in the performance of his profession. Plaintiff is informed and believes that the publishing of the false statements has a tendency to directly injure him in his profession as a college football coach and to harm him with regard to present and future business opportunities, as well as damage his reputation and good name, and that the false statements were made with actual malice, i.e., with the knowledge that they were false or, at a minimum, with a reckless disregard as to their truth. Thus, the defamatory statements were defamatory per se and per quod.

7 26. Plaintiff is informed and believes, and thereupon alleges, that as a direct and proximate
8 result of the aforementioned acts of Defendants, and each of them, Plaintiff has suffered general
9 and special damages in an amount according to proof, in an amount in excess of the jurisdictional
10 limits of this Court.

27. Because the acts and/or omissions of Defendants NCAA and DOES 1 through 50, inclusive, and each of them, were either committed by or authorized, ratified or otherwise approved by officers, directors and/or managing agents of the aforementioned Defendants, or carried out in a deliberate, cold, callus, intentional, and/or unreasonable manner, causing injury and damage to Plaintiff, and done with a conscious disregard of Plaintiff's rights, Plaintiff TODD McNAIR requests the assessment of punitive damages against Defendants NCAA and DOES 1 through 50, inclusive, and each of them, in an amount appropriate to punish and/or set an example of said Defendants.

THIRD CAUSE OF ACTION

(Tortious Interference with Prospective Economic Advantage As Against All Defendants, and Each of Them, Including DOES 1 through 50, Inclusive, and Each of Them)

28. Plaintiff incorporates herein as though fully set forth at length all of the allegations and
statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, Paragraphs
16 through 18 of the First Cause of Action, and Paragraphs 22 through 25, inclusive, of the
Second Cause of Action, above.

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29. Plaintiff McNAIR was a highly respected and marketable college football coach as of
 June 10, 2010. At that time, he had an existing contract with USC, and if he had chosen to leave
 USC, would have been highly sought after by other college football programs.

30. The existence of Plaintiff McNAIR's position at USC and prospective business
opportunities with other college football programs was known and/or should have been known to
Defendants, and each of them.

31. Defendants, and each of them, with full knowledge of Plaintiff's prospective economic opportunities as a college football coach, wrongfully, arbitrarily, and capriciously interfered with Plaintiff's future prospective economic opportunities by failing to adhere to and/or follow their own internal procedures, by failing to deal with Plaintiff in good faith and to deal fairly with him, by arbitrarily failing to provide even a modicum of fair process, and by wrongfully and inappropriately labeling Plaintiff as unethical.

32. Plaintiff is informed and believes, and thereupon alleges, that as a direct and proximate
result of the aforementioned acts of Defendants, and each of them, Plaintiff has suffered general
and special damages in an amount according to proof, in an amount in excess of the jurisdictional
limits of this Court.

33. Because the acts and/or omissions of Defendants NCAA and DOES 1 through 50, 17 inclusive, and each of them, were either committed by or authorized, ratified or otherwise 18 approved by officers, directors and/or managing agents of the aforementioned Defendants, or 19 20 carried out in a deliberate, cold, callous, intentional, and/or unreasonable manner, causing injury 21 and damage to Plaintiff, and done with a conscious disregard of Plaintiff's rights, Plaintiff TODD McNAIR requests the assessment of punitive damages against Defendants NCAA and DOES 1 22 through 50, inclusive, and each of them, in an amount appropriate to punish and/or set an example 23 24 of said Defendants.

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FOURTH CAUSE OF ACTION

(Tortious Interference with Contractual Relations As Against All Defendants, and Each of Them, Including DOES 1 through 50, Inclusive, and Each of Them.)

34. Plaintiff incorporates herein as though fully set forth at length all of the allegations and statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, Paragraphs 16 through 18 of the First Cause of Action, Paragraphs 22 through 25, inclusive, of the Second Cause of Action, and Paragraphs 29 through 31 of the Third Cause of Action, above.

35. As of June 10, 2010, Plaintiff had a valid and existing contract with USC to be 8 employed as an assistant football coach. Said contract constituted a valid and enforceable contract 9 between Plaintiff and USC. 10

36. Defendants, and each of them, at all relevant times herein, had knowledge of the existence of the valid and enforceable contract between the Plaintiff and USC.

37. At all relevant times herein, prior to June 10, 2010, and prior to the wrongful actions of the Defendants, and each of them, as described herein, it was the desire and intent of both Plaintiff 14 and USC to renew Plaintiff's contract for employment.

38. As a direct and proximate result of the conduct of Defendants, and each of them, 16 Plaintiff's employment contract with USC was not renewed. Plaintiff was informed that due to 17 the conduct of Defendants, and cach of them, including the unethical conduct finding by 18 Defendants, and each of them, USC would not and could not renew their contract with the 19 20 Plaintiff.

39. Defendants, and each of them, had no justification for their intentional interference with Plaintiff's contractual relationship between Plaintiff and USC. 22

40. Plaintiff is informed and believes, and thereupon alleges, that as a direct and proximate 23 result of the aforementioned acts of Defendants, and each of them, Plaintiff has suffered general 24 and special damages in an amount according to proof, in an amount in excess of the jurisdictional 25 limits of this Court. 26

41. Because the acts and/or omissions of Defendants NCAA and DOES 1 through 50, inclusive, and each of them, were either committed by or authorized, ratified or otherwise

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approved by officers, directors and/or managing agents of the aforementioned Defendants, or carried out in a deliberate, cold, callous, intentional, and/or unreasonable manner, causing injury and damage to Plaintiff, and done with a conscious disregard of Plaintiff's rights, Plaintiff TODD 3 McNAIR requests the assessment of punitive damages against Defendants NCAA and DOES 1 4 through 50, inclusive, and each of them, in an amount appropriate to punish and/or set an example 5 of said Defendants. 6

FIFTH CAUSE OF ACTION

(Breach of Contract As Against Defendants, and Each of Them, Including DOES 1 through 50, Inclusive, And Each of Them)

42. Plaintiff incorporates herein as though fully set forth at length all of the allegations and statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, Paragraphs 16 through 18 of the First Cause of Action, Paragraphs 22 through 25, inclusive, of the Second Cause of Action, Paragraphs 29 through 31 of the Third Cause of Action, and Paragraphs 35 through 39, inclusive, of the Fourth Cause of Action, above.

43. At all times mentioned herein, Defendant NCAA had a valid and enforceable contract with USC.

44. As an assistant coach with USC, and as a person who was directly affected by the 18 contractual relationship between the NCAA and USC, Plaintiff was a foreseeable third party 19 20 beneficiary of the agreement between Defendant NCAA and USC.

45. Inherent in all contracts, and implied therein is a covenant of good faith and fair 21 dealing which required that the NCAA refrain from doing anything that would injure the rights of 22 the Plaintiff to receive the benefits of the agreement, render the performance of the agreement by 23 Plaintiff impossible, or invade the Plaintiff's rights. The covenant further required the Defendants 24 to refrain from needless injury or damage toward Plaintiff TODD McNAIR, and to act at all times 25 26 in good faith.

46. Defendants NCAA, and DOES 1 through 50, inclusive, and each of them, breached the 27 contract identified above, and violated the implied covenant of good faith and fair dealing 28

> - 10 -**Complaint for Damages**

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1 contained therein by acting arbitrarily and capriciously in the manner in which they enforced their 2 rules, by denying Plaintiff the opportunity to participate fully in the adjudicatory process, by 3 failing to allow Plaintiff and/or his counsel the ability to be present during the questioning and/or 4 to question witnesses against Plaintiff, to provide Plaintiff with an adequate and fair appellate 5 process, and/or to otherwise treat Plaintiff fairly.

6 47. Plaintiff has duly performed all of the terms, conditions and covenants required to be
7 performed by him in accordance with the contract identified herein.

8 48. As a direct legal and proximate result of this breach of contract and breach of the 9 implied covenant of good faith and fair dealing by Defendants, and each of them, Plaintiff has 10 sustained general and special damages, including consequential damages, according to proof to be 11 determined at the time of trial.

SIXTH CAUSE OF ACTION

(Negligence as Against Defendants and Each of Them,

Including DOES 1 through 50, Inclusive)

49. Plaintiff incorporates herein as though fully set forth at length all of the allegations and
statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, Paragraphs
16 through 18 of the First Cause of Action, Paragraphs 22 through 25, inclusive, of the Second
Cause of Action, Paragraphs 29 through 31 of the Third Cause of Action, Paragraphs 35 through
39, inclusive, of the Fourth Cause of Action, and Paragraphs 43 through 47, inclusive, of the Fifth
Cause of Action, above.

50. As a foreseeable consequence of the manner in which Defendants conducted their
investigation as described herein, and as a foreseeable consequence of the false and unsupported
finding that Plaintiff engaged in unethical conduct, Plaintiff suffered damages, including the
damage to his carcer as a college football coach.

51. At all times mentioned herein, Defendants, and cach of them, had a duty to use reasonable care in the manner in which they conducted themselves toward the Plaintiff, TODD McNAIR. They further owed a duty to refrain from acting in an arbitrary and capricious manner

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in the application of their rules and regulations, and to refrain from acting in an arbitrary and 1 capricious way in the manner in which they conducted their investigation. They further owed to 2 Plaintiff, TODD McNAIR, a duty to refrain from damaging and/or destroying his career without 3 justification. 4

52. Defendants, and each of them, by failing to use due and reasonable care in their conduct toward the Plaintiff, and by acting in an arbitrary and capricious manner were negligent.

53. The conduct of Defendants, and each of them, as described above, caused Plaintiff damage and harm as further set forth herein.

54. Plaintiff is informed and believes, and thereupon alleges, that as a direct and proximate result of the aforementioned acts of Defendants, and each of them, Plaintiff has suffered general and special damages in an amount according to proof, in an amount in excess of the jurisdictional limits of this Court.

SEVENTH CAUSE OF ACTION

(Declaratory Relief as Against Defendants and Each of Them,

Including DOES 1 through 50, Inclusive)

17 55. Plaintiff incorporates herein as though fully set forth at length all of the allegations and 18 statements contained in Paragraphs 1 through 14, inclusive, of the General Allegations, Paragraphs 19 16 through 18 of the First Cause of Action, Paragraphs 22 through 25, inclusive, of the Second 20 Cause of Action, Paragraphs 29 through 31 of the Third Cause of Action, Paragraphs 35 through 21 39, inclusive, of the Fourth Cause of Action, Paragraphs 43 through 46, inclusive, of the Fifth 22 Cause of Action, and Paragraphs 50 through 53, inclusive, of the Sixth Cause of Action, above.

23 56. By virtue of the existence of the contract described herein, as well as the other duties and responsibilities owed by Defendants, and each of them, to Plaintiff TODD McNAIR as 24 25 described herein, Plaintiff TODD McNAIR seeks a declaration from this Court that rules and 26 regulations of Defendant NCAA both as written and as applied to Plaintiff TODD McNAIR be stricken as arbitrary, capricious and in violation of all notions of fairness and good faith. Plaintiff

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- 12 -**Complaint for Damages**

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	1	further seeks a declaration from this Court of all other rights and remedies which he may ha				
	2	according to law.				
	3					
	4	PRAYER FOR RELIEF				
	5	WHEREFORE, Plaintiff prays judgment against the Defendants, and each of them, as				
	6	follows:				
•	7	1. For special damages, according to proof;				
	8	2. For general damages, according to proof and within the jurisdictional limits of this				
	9	Court;				
	10	3. For loss of earnings and earning capacity, according to proof;				
•	11	4. For damages for breach of contract, including consequential damages, according to				
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GREENE BROILLET & WHEELER, LLP P.O. BOX 2131 SANTA MONICA, CA 90407-2131	13	5. For punitive damages in an amount sufficient to punish and/or set an example of said				
T & V 0X 213 A. CA 5	14	Defendants;				
ROILLE P.O. B MONIC	15	6. For damages for loss of reputation;				
NE BF	16	7. For damages for Plaintiffs other economic losses, according to proof;				
GREE &	17	8. For declaratory relief, as set forth herein;				
	18	9. For costs of suit incurred herein;				
	19	10. For prejudgment interest, according to proof;				
	20	11. For post-judgment interest, according to proof;				
	21	12. For such other and further relief as this Court may deem just and proper.				
	22					
	.23	DATED: June 3, 2011 GREENE BROILLET & WHEELER, LLP				
	24					
	25	Bruce A. Broillet, Esq.				
	26	Scott H. Carr, Esq. Attorneys for Plaintiff,				
	27	TODD McNAIR				
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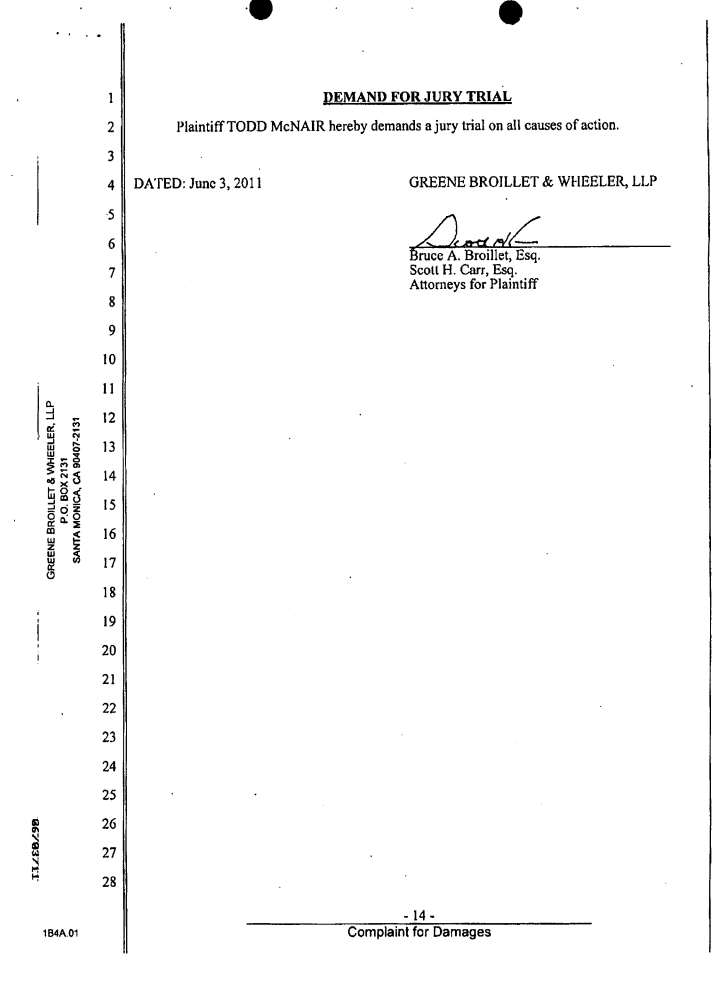
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	ORNEY OR PAR M WITHOUT ATTORNEY (Name, State Bar / Scott H. Carr, Esq. (SBN 156664)		FOR COURT USE ONLY	
	GREENE BROILLET & WHEELER, LL 100 Wilshire Boulevard, 21st Floor Santa Monica, CA 90401 TELEPHONE NO.: (310) 576-1200	P fax no.: (310) 576-1220	SUPERIOR COUNT OF CALIFORNIA COUNTY OF LOS ANGELES	
	ORNEY FOR (Name): Plaintiff, Todd McNair	• • •	JUN 0 3 2011	
	ERIOR COURT OF CALIFORNIA, COUNTY OF LOS STREET ADDRESS: 111 N. Hill Street MAILING ADDRESS: Same As Above CITY AND ZIP CODE: LOS Angeles 90012 BRANCH NAME: Central District ASE NAME: MCNAIR V. NCAA	S ANGELES	John A. Clarke/Executive Officer/Clerk By Depu AMBER LAFLEUR-CLAVTON	y
			BC462891	J
	CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:]
	Unlimited Limited (Amount (Amount	🗌 Counter 🔲 Joinder	· · · · · · · · · · · · · · · · · · ·	4
	demanded demanded is exceeds \$25,000) \$25,000 or less)	Filed with first appearance by defendation (Cal. Rules of Court, rule 3.402)	DEPT:	
_		below must be completed (see instruction	s on page 2).	ז
	Check one box below for the case type tha Auto Tort Auto (22) Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort	Contract P Breach of contract/warranty (08) (10) Rule 3.740 collections (09) 100 Other collections (09) 100	Provisionally Complex Civil Litigation Cal. Rules of Court, rules 3.4003.403) Antitrust/Trade regulation (03) Construction defect (10) Mass tort (40)	<u>BY FAX</u>
	Asbestos (04)	Insurance coverage (18) Other contract (37)	Securities litigation (28)	
·	Product liability (24)	Real Property	Environmental/Toxic tort (30)	
	Medical malpractice (45)	Eminent domain/inverse	Insurance coverage claims arising from the	
	Other PI/PD/WD (23) Non-PI/PD/WD (Other) Tort	condemnation (14) Wrongful eviction (33)	above listed provisionally complex case types (41)	
	Business ton/unfair.business.practice.(07.		inforcement of Judgment	
	Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)	
	Defamation (13)		RICO (27)	
	Fraud (16) Intellectual property (19)	Residential (32) Drugs (38)	Other complaint (not specified above) (42)	
	Professional negligence (25)	Judicial Review	Alscellaneous Civil Petition	
	Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21) Other petition (not specified above) (43)	
	Employment Wrongful termination (36)	Petition re: arbitration award (11) Writ of mandate (02)		
	Other employment (15)	Other judicial review (39)	•	
	This case is is is not complex factors requiring exceptional judicial mana	c under rule 3.400 of the California Rule	es of Court. If the case is complex, mark the	
	 Large number of separately represent the separately repres	difficult or novel e. D Coordination w g to resolve in other counting	of witnesses ith related actions pending in one or more courts es, states, or countries, or in a federal court stjudgment judicial supervision	
3.	Remedies sought (check all that apply): a		aratory or injunctive relief 🛛 c. 🗌 punitive	
4.	Number of causes of action (specify): Sev	• •		
6.	This case is is is not a class a If there are any known related cases, file a		ay use form CM-015.)	
	e: June 3, 2011 btt H. Carr, Esq. (SNB 156664)			
	(TYPE OR PRINT NAME)		SNATURE OF PARTY OR ATTORNEY FOR PARTY)	-
	in sanctions. File this cover sheet in addition to any cover	Welfare and Institutions Code). (Cal. Rule er sheet required by local court rule.	s of Court, rule 3.220.) Failure to file may result	
1	If this case is complex under rule 3.400 et other parties to the action or proceeding. Unless this is a collections case under rule		must serve a copy of this cover sheet on all et will be used for statistical purposes only.	
Ju	Adopted for Mendatory Use dicial Council of Celifornie 4-010 (Rev. July 1, 2007)	CIVIL CASE COVER SHEET	Cel. Rules of Court, rules 2.30, 3.220, 3.400–3.403, 3.740 Cel. Standerds of Judicial Administration, sid. 3.10 www.courtinto.ce.po	-

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CM-010

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

To Plaintiffs and Others Filing First Papers. If you are filing a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the *Civil Case Cover Sheet* contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fils both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party, its counsel, or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3.740 Collections Cases. A "collections case" under rule 3.740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3.740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the *Civil Case Cover Sheet* to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

Contract

Auto Tort

Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto) Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death) Tort Asbestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45) Medical Malpractice-Physicians & Surgeons Other Professional Health Care Malpractice Other PI/PD/WD (23) Premises Liability (e.g., slip and fall) Intentional Bodily Injury/PD/WD (e.g., assault, vandalism) Intentional Infliction of Emotional Distress Negligent Infliction of **Emotional Distress** Other PI/PD/WD Non-PI/PD/WD (Other) Tort **Business Tort/Unfair Business** Practice (07) Civil Rights (e.g., discrimination, faise arrest) (not civil harassment) (08) Defamation (e.g., slander, libel) (13) Fraud (16) Intellectual Property (19) Professional Negligence (25) Legal Malpractice Other Professional Malpractice (not medical or legal) Other Non-PI/PD/WD Tort (35) Employment Wrongful Termination (36) Other Employment (15)

Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) ContractWarranty Breach-Seller

Breach of Contract/Warranty (06)

CASE TYPES AND EXAMPLES

Plaintiff (not fraud or negligence) Negligent Breach of Contract/ Warranty Other Breach of Contract/Warranty Collections (e.g., money owed, open book accounts) (09) Collection Case-Seller Plaintiff Other Promissory Note/Collections Case Insurance Coverage (not provisionally complex) (18) Auto Subrogation Other Coverage Other Contract (37) Contractual Fraud Other Contract Dispute Reat Property Eminent Domain/Inverse Condemnation (14) Wrongful Eviction (33) Other Real Property (e.g., quiet title) (26) Writ of Possession of Real Property Mortgage Foreclosure Quiet Title Other Real Property (not eminent domain, landlord/tenant, or foreclosure) Unlawful Detainer Commercial (31) Residential (32) Drugs (38) (if the case involves illegal drugs, check this item; otherwise report as Commercial or Residential) **Judicial Review** Asset Forfeiture (05) Petition Re: Arbitration Award (11) Writ of Mandate (02) Writ-Administrative Mandamus Writ-Mandamus on Limited Court Case Matter Writ-Other Limited Court Case Review Other Judicial Review (39) **Review of Health Officer Order** Notice of Appeal-Labor **Commissioner Appeals**

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403) Antitrust/Trade Regulation (03) Construction Defect (10) Claims Involving Mass Tort (40) Securities LIligation (28) Environmental/Toxic Tort (30) Insurance Coverage Claims (arising from provisionally complex case type listed above) (41) Enforcement of Judgment Enforcement of Judgment (20) Abstract of Judgment (Out of County) Confession of Judgment (nondomestic relations) Sister State Judgment Administrative Agency Award (not unpaid laxes) Petition/Certification of Entry of Judgment on Unpaid Taxes Other Enforcement of Judgment Case Miscellaneous Civil Complaint RICO (27) Other Complaint (not specified above) (42) Declaratory Relief Only Injunctive Relief Only (nonharassment) Mechanics Lien Other Commercial Complaint Case (non-tort/non-complex) Other Civil Complaint (non-tort/non-complex) **Miscellaneous Civil Petition** Partnership and Corporate Governance (21) Other Petition (not specified above) (43) **Civil Harassment** Workplace Violence Elder/Dependent Adult Abuse Election Contest Petition for Name Change Petition for Relief From Late Claim

Other Civil Petition

11/20/98

CIVIL CASE COVER SHEET

Page 2 of 2

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CM-010 [Rev. July 1, 2007]

ORIGINAL

SHORT TITLE McNAIR v. NCAA

1.1

CASE NUMBER

BC462891

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to Local Rule 2.0 in all new civil case filings in the Los Angeles Superior Court.

Item I. Check the types of hearing and fill in the estimated length of hearing expected for this case:

JURY TRIAL? YES CLASS ACTION? YES LIMITED CASE? YES TIME ESTIMATED FOR TRIAL 7-10 HOURS ADD

Item II. Indicate the correct district and courthouse location (4 steps - If you checked "Limited Case", skip to Item III, Pg. 4):

Step 1: After first completing the Civil Case Cover Sheet form, find the main Civil Case Cover Sheet heading for your case in the left margin below, and, to the right in Column A, the Civil Case Cover Sheet case type you selected.

Step 2: Check one Superior Court type of action in Column B below which best describes the nature of this case.

Step 3: In Column C, circle the reason for the court location choice that applies to the type of action you have checked. For any exception to the court location, see Local Rule 2.0.

Applicable Reasons for Choosing Courthouse Location (see Column C below)

1. Class actions must be filed in the Stanley Mosk Courthouse, central district. 2. May be filed in central (other county, or no bodily injury/property damage).

- 6. Location of property or permanently garaged vehicle. 7. Location where petitioner resides.
- A

Location where cause of action arose.
 Location where bodily injury, death or damage occurred.
 Location where performance required or defendant resides.

- Location wherein defendant/respondent functions wholly.
- 9. Location where one or more of the parties reside.

10. Location of Labor Commissioner Office

Step 4: Fill in the information requested on page 4 in Item III; complete Item IV. Sign the declaration.

,		A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
	°	Auto (22)	A7100 Motor Vehicle - Personal Injury/Property Damage/Wrongful Death	1., 2., 4.
Auto	Tor	Uninsured Motorist (46)	A7110 Personal Injury/Property Damage/Wrongful Death – Uninsured Motorist	1., 2., 4.
•	Å, F	Asbestos (04)	A6070 Asbestos Property Damage	2. 2.
;	Prope ath T	Product Liability (24)	A7260 Product Liability (not asbestos or toxic/envtronmental)	1., 2., 3., 4., 8.
,	aal Injury/ ongful De	Medical Malpractice (45)	A7210 Medical Malpractice - Physicians & Surgeons A7240 Other Professional Health Care Malpractice	1., 4. 1., 4.
· · · · · · · · ·	Other Personal Injury/ Property Damage/ Wrongful Death Tort	Other Personal Injury Property Damage Wrongful Death (23)	 A7250 Premises Liability (e.g., slip and fall) A7230 Intentional Bodily Injury/Property Damage/Wrongful Death (e.g., assault, vandalism, etc.) A7270 Intentional Infliction of Emotional Distress A7220 Other Personal Injury/Property Damage/Wrongful Death 	1., 4. 1., 4. 1., 3. 1., 4.
	LACIV 109 (Rev. 03/11) LASC Approved 03-04		AND STATEMENT OF LOCATION	Dcal Rule 2.0 Page 1 of 4





CASE NUMBER

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SHORT TITLE: MCNAIR V. NCAA

96/93/11

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	A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
perty Tort	Business Tort (07)	A6029 Other Commercial/Business Tort (not fraud/breach of contract)	1., 3.
	Civil Rights (08)	A6005 Civil Rights/Discrimination	1., 2., 3.
y/ Pro Death	Defamation (13)	A6010 Defamation (stander/libel)	1., 2., 3.
al Injur ongful	Fraud (16)	A6013 Fraud (no contract)	1., 2., 3.
Non-Personal Injury/ Property Damage/ Wrongful Death Tort	Professional Negligence (25)	A6017 Legal Malpractice A6050 Other Professional Malpractice (not medical or legal)	1., 2., 3. 1., 2., 3.
No Da	Other (35)	A6025 Other Non-Personal Injury/Property Damage tort	2., 3.
nent .	Wrongful Termination (36)	A6037 Wrongful Termination	1., 2., 3.
Employment	Other Employment (15)	A6024 Other Employment Complaint Case A6109 Labor Commissioner Appeals	1., 2., 3. 10.
	Breach of Contract/ Warranty (06) (not insurance)	A6004 Breach of Rental/Lease Contract (not unlawful detainer or wrongful eviction) A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence) A6019 Negligent Breach of Contract/Warranty (no fraud) A6028 Other Breach of Contract/Warranty (not fraud or negligence)	2., 5. 2., 5. 1., 2., 5. _1., 2., 5.
Contract	Collections (09)	A6002 Collections Case-Seller Plaintiff A6012 Other Promissory Note/Collections Case	2., 5., 6. 2., 5.
	Insurance Coverage (18)	A6015 Insurance Coverage (not complex)	1., 2., 5., 8.
	Other Contract (37)	A6009 Contractual Fraud A6031 Tortious Interference A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)	1., 2., 3., 5. 1., 2., 3., 5. 1., 2., 3., 8.
	Eminent Domain/Inverse Condemnation (14)	A7300 Eminent Domain/Condemnation Number of parcels	2.
perty	Wrongful Eviction (33)	A6023 Wrongful Eviction Case	2., 6.
Real Property	Other Real Property (26)	A6018 Montgage Foreclosure A6032 Quiet Title A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	2., 6. 2., 6. 2., 6.
er	Unlawful Detainer-Commercial (31)	A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer	Unlawful Detainer-Residential (32)	A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)	2., 6.
lawful	Unlawful Detainer- Post-Foreclosure (34)	A6020F Unlawful Detainer-Post-Foreclosure	2., 6.
in D	Unlawful Detainer-Drugs (38)	A6022 Unlawful Detainer-Drugs	2., 6.
) (Rev. 03/11) (roved 03-04	CIVIL CASE COVER SHEET ADDENDUM	ocal Rule 2.0 Page 2 of 4

American LegalNet, Inc.





CASE NUMBER

SHORT TITLE: MCNAIR V. NCAA

06/03/II

2,, , ,

	A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Judicial Review	Asset Forfeiture (05)	A8108 Asset Forfeiture Case	2., 6.
	Petition re Arbitration (11)	A6115 Petition to Compel/Confirm/Vacate Arbitration	2., 5.
	Writ of Mandate (02)	A6151 Writ - Administrative Mandamus A6152 Writ - Mandamus on Limited Court Case Matter A6153 Writ - Other Limited Court Case Review	2., 8. 2. 2.
	Other Judicial Review (39)	A8150 Other Writ/Judicial Review	2., 8,
	Antitrust/Trade Regulation (03)	A6003 Antitrust/Trade Regulation	1., 2., 8.
1	Construction Defect (10)	A6007 Construction Defect	1., 2., 3.
•	Claims Involving Mass Tort (40)	A6006 Claims Involving Mass Tort	1., 2., 8.
	Securities Litigation (28)	A6035 Securities Litigation Case	1., 2., 8.
	Toxic Tort Environmental (30)	A6036 Toxic Torl/Environmental	1., 2., 3., 8.
	Insurance Coverage Claims from Complex Case (41)	A6014 Insurance Coverage/Subrogation (complex case only)	1., 2., 5., 8.
of Judgment	Enforcement of Judgment (20)	 A6160 Abstract of Judgment A6107 Confession of Judgment (non-domestic relations) A6140 Administrative Agency Award (not unpaid taxes) A6114 Petition/Certificate for Entry of Judgment on Unpaid Tax A6112 Other Enforcement of Judgment Case 	2., 6. 2., 9. 2., 8. 2., 8. 2., 8., 9.
Ņ	RICO (27)	A6033 Racketeering (RICO) Case	1., 2., 8.
Civil Complaints	Other Complaints (Not Specified Above) (42)	A6030 Declaratory Relief Onty A6040 Injunctive Relief Only (not domestic/harassment) A6011 Other Commercial Complaint Case (non-torl/non-complex) A6000 Other Civil Complaint (non-torl/non-complex)	1., 2., 8. 2., 8. 1., 2., 8. 1., 2., 8.
	Partnership Corporation Governance (21)	A6113 Partnership and Corporate Governance Case	2., 8.
Civil Petitions	Other Petitions (Not Specified Above) (43)	 A6121 Civil Harassment A6123 Workplace Harassment A6124 Elder/Dependent Adult Abuse Case A6190 Election Contest A6110 Petition for Change of Name A6170 Petition for Relief from Late Claim Law A6100 Other Civil Petition 	2., 3., 9. 2., 3., 9. 2., 3., 9. 2. 2. 2., 7. 2., 3., 4., 8. 2., 9.
IV 109	9 (Rev. 03/11)	CIVIL CASE COVER SHEET ADDENDUM	Local Rule 2.0
SC App	proved 03-04	AND STATEMENT OF LOCATION	Page 3 of 4 American LegalNet, Inc.

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	CASE NUMBER
McNAIR v. NCAA	

Item III. Statement of Location: Enter the address of the accident, party's residence or place of business, performance, or other circumstance indicated in Item II., Step 3 on Page 1, as the proper reason for filing in the court location you selected.

REASON: Check the appropriate boxes for the numbers shown under Column C for the type of action that you have selected for this case.			ADDRESS: University of Southern California
□1. ⊠2. □3. □4. □5. □6. □7. □8. □9. □10.			
CITY: Los Angeles CA 90089			

Item IV. Declaration of Assignment; I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that the above-entitled matter is properly filed for assignment to the _____Los Angeles Superior courthouse in the District of the Superior Court of California, County of Los Angeles [Code Civ. Proc., § 392 et seq., and Local Central Rule 2.0, subds. (b), (c) and (d)].

Dated: June 3, 2011

(SIGNATURE OF ATTORNEY/FILING PARTY) Scott H. Carr, Esq. (SBN 156664)

PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY **COMMENCE YOUR NEW COURT CASE:**

- 1. Original Complaint or Petition.
- 2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
- 3. Civil Case Cover Sheet, Judicial Council form CM-010.
- 4. Civil Case Cover Sheet Addendum and Statement of Location form, LACIV 109, LASC Approved 03-04 (Rev. 03/11).
- 5. Payment in full of the filing fee, unless fees have been waived.
- 6. A signed order appointing the Guardian ad Litern, Judicial Council form CIV-010, if the plaintiff or petitioner is a minor under 18 years of age will be required by Court in order to issue a summons.
- 7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.

06/03/13

LACIV 109 (Rev. 03/11) LASC Approved 03-04

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION

