

Southeast Case Management Center
Chauncey B. Davis
Vice President



American Arbitration Association

Dispute Resolution Services Worldwide
October 5, 2006

2200 Century Parkway, Suite 300, Atlanta, GA 30345
telephone: 404-325-0101 facsimile: 404-325-8034
internet: <http://www.adr.org/>

VIA FACSIMILE -LETTER
VIA UPS 2-DAY AIR-CAS RESUMES

Travis T. Tygart, Esq.
General Counsel
United States Anti-Doping Agency
1330 Quail Lake Loop
Suite 260
Colorado Springs, CO 80906-4651

Howard L. Jacobs, Esq.
Law Offices of Howard L. Jacobs
5210 Lewis Road
Suite 5
Agoura Hills, CA 91301

Re: 30 190 00847 06
United States Anti-Doping Agency
and
Floyd Landis

Dear Parties:

This will acknowledge receipt on October 5, 2006, of a Demand for Arbitration of a controversy arising out of the United States Anti-Doping Agency ("USADA") Protocol for Olympic Movement Testing, containing a clause providing for administration by this Association. We understand that a copy was sent to Respondent. This case will be administered under the USADA'S Protocol For Olympic Movement Testing, Effective as Revised August 13, 2004, initiated by the United States Anti-Doping Agency and the Commercial Arbitration Rules of the American Arbitration Association, Effective as Revised September 15, 2005.

We will call you within fifteen (15) days of the date of this letter to address matters that will assist the Association in administering your case as efficiently and expeditiously as possible.

The attention of Respondent is directed to Section 4 of the Rules. If Respondent does not answer within fifteen (15) days of the date of this letter or by October 20, 2006, we will assume that the claim is denied.

Claimant agrees with Respondent's request to conduct the evidentiary hearing in Malibu, California.

Claimant requests a three-member panel of arbitrators to hear and determine this dispute. In accordance with the USADA's Protocol for Olympic Movement Testing, Effective as Revised August 13, 2004, the Association has enclosed a list of arbitrators who are members of the North American Court of Arbitration of Sport (CAS) Arbitrators who are also American Arbitration Association Arbitrators.

The following selection procedure will be followed for the selection of a three-member arbitrator panel:

Within five days following receipt of the Arbitrator Pool list provided by the Administrator under Rule R-13 (a) or from receipt of notice of the request to have a three (3) arbitrator panel, whichever is later, Claimant USADA or USADA and the International Federation, if a party, shall designate one (1) arbitrator from the Arbitrator Pool. The Respondent athlete or other person charged with the doping offense shall have an additional five (5) days following receipt of the arbitrator choice from USADA, or from USADA and the International Federation, if a party, to designate 1 arbitrator from the Arbitrator Pool. Absent notification by these dates, all names will be deemed acceptable.

The two arbitrators chosen by the parties shall choose the third arbitrator from among the remaining members of the Arbitrator Pool. The AAA shall furnish to the party-appointed arbitrators the Arbitrator Pool list that have a specified time frame to select the third arbitrator.

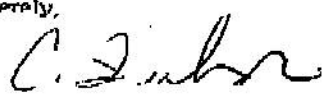
Also enclosed is a conflicts form to list those witnesses you expect to present, as well as any persons or entities with an interest in these proceedings. The conflicts form is due within fifteen (15) days from the date of this letter or by October 20, 2006. The parties are to exchange copies of all correspondence except this form.

AAA initial filing fees are nonrefundable. Parties entering settlement negotiations at any time after the AAA has opened its file should take into consideration the nonrefundable initial filing fees that already have been paid to the AAA. The AAA does not refund initial filing fees when parties settle their dispute or withdraw their claims. Parties are encouraged to resolve their disputes as amicably as possible, and if the matter cannot be settled, the AAA will be prepared to go forward.

In order to expedite administration, please direct all further correspondence to the undersigned at the address listed above.

Thank you for selecting the American Arbitration Association to assist you with your dispute resolution needs. The Association offers the highest level of administration, together with an outstanding roster of neutrals. We trust that you will agree that alternative dispute resolution is the smarter choice.

Sincerely,



Carmen Frobos
Construction/Commercial Sr. Case Manager
888 320 4606
Frobosc@adr.org

Supervisor Information: Amy Henthorn Jones, 800 218 5286, Henthorna@adr.org

cc: Jeff Gewirtz, USOC, General Counsel
Gary Johansen, USOC Associate General Counsel
John Ruger, USOC, Athlete/Ombudsman