

**Preserving** the integrity of competition. **Inspiring** true sport. **Protecting** the rights of athletes.

VIA ELECTRONIC MAIL TO

July 11, 2012

Tim Herman HOWRY BREEN & HERMAN, LLP 1900 Pearl Street Austin, Texas 78705-5408

## Re: Lance Armstrong v. United States Anti-Doping Agency ("USADA"), et al. Cause No. 1:12-cv-00606-SS

Dear Tim:

I write in response to your letter regarding service of the summons to the defendants in the above referenced lawsuit. USADA and Mr. Tygart in his official capacity (collectively, "USADA") will waive service of summons in compliance with Rule 4(d) of the Federal Rules of Civil Procedure. In other words, in the event you send me the appropriate waiver documents in compliance with Rule 4(d)(1)(A), USADA will sign and return the waiver.

I trust this responds to your inquiry, but if you have any further questions do not hesitate to call.

Very truly yours,

UNITED STATES ANTI-DOPING AGENCY

Sol

William Bock, III General Counsel

WB/ljm

United States Anti-Doping Agency

5555 Tech Center Drive, Suite 200, Colorado Springs, CO 80919 ■ Tel: 719.785.2000 ■ Fax: 719.785.2001 usada@usada.org ■ www.usada.org