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VIA ELECTRONIC MAIL TO

July 13, 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:

In response to your letter dated July 12, 2012, I respectfully disagree that the waiver of service provisions set forth in Rule 4(d) of the Federal Rules of Civil Procedure should not be employed in this case. A response by USADA to Mr. Armstrong's recently filed complaint is not necessary for your client to seek preliminary injunctive relief.

Very truly yours,

UNITED STATES ANTI-DOPING AGENCY

Sol

William Bock, III General Counsel

WB/ljm

United States Anti-Doping Agency

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