

<u>VIA FACSIMILE</u>

November 3, 2006

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

Re: USADA v. Floyd Landis AAA No. 30 190 00847 06

loard of Directors

lalph W. Hale, MD Thair

'ichard W. Cohen, MD 'ice Chair

arry Axelrad reasurer

ate Hendrickson Borg, CHMM ecretary

velyn Ashford

awrence Brown, Jr., MD, MPH

an Fourcroy, MD, PhD, MPH

ndrew Mecca, Dr PH, MPH

nnette Salmeen, DPhil

Dear Howard:

I am in receipt of your letter dated October 16, 2006, sent to USADA and UCI requesting documents and information concerning the above referenced matter.

After extensive review by us of your voluminous requests, I am writing to inform you that we will not be providing any documents or other information in response to your requests. As you should know, the rules applicable to this proceeding establish the set of documents that are provided by the laboratories when a sample tests positive. After studying your requests and those rules, every request you make appears to seek documents or information not called for by the rules. If I am mistaken about this, please explain to me in writing so that I can reconsider your requests.

Also, the only parties to this proceeding are USADA and Mr. Landis, so please consider this the only response to your requests that you sent to both USADA and UCI.

Feel free to contact me if you have any questions or concerns about this matter.

Sincerely,

Aravis T. Tygart General Counsel

cc: Anne Gripper, UCI

United States Anti-Doping Agency

1330 Quall Lake Loop, Suite 260, Colorado Springs, CO 80906 ■ Tel: 719.785.2000 ■ Fax: 719.785.2001 usado@usantidoping.org ■ www.usantidoping.org