

GUVERNUL ROMÂNIEI AGENȚIA NAȚIONALĂ ANTI-DOPING

DECISION No. 6/14.01.2010

The Hearing Commission for athletes and their support personnel who violated the anti-doping rules, summoned on 14.01.2010, 10:00 H, at the National Anti-Doping Agency official seat in Bucharest, 37 – 39 Basarabia Bvd., sector 2, to review the file no. 36/2009 of the athlete **Ioan Rareş ŞUTEU**, registered to **Redis Buftea Sport Club**, residing in Bucharest, 6, Intr. Giuleşti Sărindari Street, sector 6 establishes:

Following the doping control on 14.11.2009, sport discipline Bodybuilding, on the occasion of "Paul Daniel" Memorial, organized in Bucharest, the analytical result of the sample of the athlete **Ioan Rareş ŞUTEU** with the code number **2474805A**, indicated the presence of **canrenon and** 3'- hidroxystanozolol, 16ß – hidroxystanozolol, **metabolites of stanozolol.**

The substance detected in athlete's sample is included in the class S1.1.a., respectively S5 of the Prohibited List.

The Hearing Commission for athletes and their support personnel who violated the anti-doping rules reviewed the documents within the file, namely the analysis bulletin no. 611/02.12.2009 of Bucharest Doping Control Laboratory and athlete's statement as of 14.01.2010, where he states he does not request B sample analysis, pursuant to the legal provisions on national and international level:

DECIDES

The ineligibility of the athlete **Ioan Rareş ŞUTEU**, registered to **Redis Buftea Sport Club**, for a period of 2 (two) years, pursuant to the provisions of the art. 36 of the Law 227/2006 regarding the prevention and fight against doping in sport republished as he is guilty of violating the provisions of the art. 2 paragraph (2) letter a) and b) of the mentioned law.

The ineligibility period starts at the date of the current decision.

Pursuant to the provisions of art. 43 of the mentioned law, during the ineligibility period, the athlete has the obligation to submit his whereabouts information to the Agency. Aiming to reintegrate in sport activity, during the ineligibility period, the athlete has to undergo to four no advance notice doping testing, one of them at the moment when the sport activity is started again. When the athlete firstly retires from sport activity during the ineligibility period and then he requests to be reintegrated in sport activity, he won't be reintegrated until he informs the Agency and no advance notice doping testing is performed during a period of time equal to the ineligibility period remained when he retired.

The decision may be appealed in 21 days since the notification to the Appeal Commission besides National Anti-Doping Agency, the decision becoming mandatory once the abovementioned term expires.

The decision shall be communicated to the athlete, the club where he is registered, to the Romanian Bodybuilding and Fitness Federation, the Ministry of Education, Research, Youth and Sport, Romanian Olympic and Sport Committee, relevant International Federation and the World Anti-Doping Agency.

Romanian Bodybuilding and Fitness Federation has the obligation to apply the provisions of the current decision and to comply with the legal provisions in force in compliance with the provisions of the article 65, paragraph (1) of the Law 227/2006 republished.

CHAIRPERSON OF THE HEARING COMMISSION FOR ATHLETES AND THEIR SUPPORT PERSONNEL, WHO VIOLATED THE ANTI-DOPING RULES,

GRAZIELA ELENA VÂJIALĂ