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15 September 2019

Chante Louw Netball
[] [] [] []

Dear Ms. Louw,

CHARGES AND CONSEQUENCES: ANTI-DOPING RULE VIOLATION

Introduction

- 1. The South African Institute for Drug Free Sport (SAIDS) and all participants in sport are required to act in accordance with the South African Institute for Drug Free Sport Anti-Doping Rules.
- You have been notified of an Anti-Doping Rule Violation in terms of Article 2.1 of the Rules for the presence of **Cathine** in your "A" sample (sample number 4455981).
- 3. SAIDS is required, in circumstances where there is no dispute as to the adverse analytical finding¹:-
 - a. To issue a written decision confirming the commission of the Anti-Doping Rule Violation and the Consequences that will be imposed should you not elect a hearing.

BOARD MEMBERS: JUDGE L. MPATI (CHAIRPERSON), MR. G. ABRAHAMS, DR. H. ADAMS, MR. D. BAYEVER, DR. S. MANJRA, DR. M. PEENZE, DR. M. QOBOSE, MR. M. QUINN, PROF. L. SKAAL, DR. P. ZONDI, MR. K. GALANT (CEO)



¹ Article Rule 7.10.3 of the Rules

- b. To set out the reasons for the period of Ineligibility imposed and (if applicable) a justification as to why the maximum period of Ineligibility was not imposed.
- c. To send copies of the decision to Anti-Doping Organisations, viz. Netball South Africa (NSA), International Netball Federation (INF) and the World Anti-Doping Agency (WADA) with a right of appeal and to make Public Disclosure.
- 4. SAIDS has assessed the facts of your case, has arrived at a decision, and this letter sets out that decision and the reasons it has been arrived at.

The Anti-Doping Rule Violation

5. You have committed and are guilty of the Anti-Doping Rule Violation referred to above. In other words of the Anti-Doping Rule Violation set out in point 2.

Consequences

- 6. The Consequences that the Rules contemplate distinguish between Prohibited Substances that are Specified Substances and those that are not. The Consequences for the use of Prohibited Substances that are not Specified will in most instances include a four (4) year period of ineligibility. Where a substance is Specified the athlete can also be ineligible for such a period if SAIDS demonstrates that the Anti-Doping Rule Violation was intentional.
- 7. Where SAIDS does not demonstrate intentional use then the period of ineligibility under the Rules provided for is two (2) years. The period of two (2) years can be reduced in certain specified circumstances which require you to show that you bore no significant fault or negligence here.
- 8. In these circumstances the appropriate Consequences without any reduction is a period of *Ineligibility* of two (2) Years for prohibited substances that are Specified Substances. Taking into consideration your case and the facts before SAIDS, you were notified by SAIDS of your Adverse Analytical Finding on the 13th of August 2019 in which you provided SAIDS with a statement *via* email in which you set all your assertions, dated 22 August 2019.



- 9. In the aforementioned correspondence you have, *inter alia*, confirmed the following:
 - 9.1 That you do not dispute the findings and set out your assertions for the said findings and pleaded for a lesser sanction;
 - 9.2 That you were able to provide SAIDS with the source that returned an AAF on the medication that you have provided on your Doping Control Form;
 - 9.3 That you were able to provide SAIDS with your reasons (i.e. for severe flu and weight problems) for taking the prohibited substance;
- 10. As a result, taking into account all the factors you have provided herein, SAIDS is able to assess the degree of fault or the seriousness of your violation.
- 11.In this respect, you have demonstrated to SAIDS that in terms of Art. 10.2.2 and 10.5.1.1 that you did not have any intention to cheat and as such, you are eligible for a reduction and your total period of ineligibility will be six (6) months.
- 12.You were not provisionally suspended, therefore your period of suspension would be effective as from the date you provided you full statement with admission and supporting documentation, being 22 August 2019.
- 13. The reasons for the imposition of these Consequences are that: -
- a. The substance in question in your A sample are Prohibited Specified Substance.
- b. SAIDS is not required, in the circumstances, to prove anything more than presence and the factors that have been advanced by you established a basis for reducing the period of ineligibility.

Sanction Period



- 14. The period of ineligibility will be applicable as of 22 August 2019 until and including 22 February 2020.
- 15.You have a right to appeal this matter as per the below mentioned and the process is as follows:
- a) You must give notice of your appeal in writing to SAIDS to the SAIDS Legal Manager, Wafeekah Begg at e-mail address <u>wafeekah@saids.org.za</u> within 21 (twenty-one) days i.e. 21 calendar days as of the date of this notice, therefore should you want to appeal, your Notice of Appeal is due by the 17:00 on the 7 October 2019;
- b) Your notice must incorporate or be accompanied by your grounds of appeal and must include an address (email, fax number, and/or street address) for SAIDS to provide you with an invoice in respect of appeals (the appeal fee is R1000.00);
- c) Upon receipt of the notice and grounds SAIDS will provide you an invoice in respect of the appeal and the appeal fee must be paid and proof of payment provided to SAIDS within **seven (7) days** of the date of the invoice;
- d) The failure to comply with these procedural rules will mean the appeal will not proceed.
- 16. The appeal hearings may be heard in Johannesburg or Cape Town or Durban. You need to confirm with us which of the regions will be suitable for you should the appeal proceed.
- 17. Please acknowledge receipt of this letter.

Yours sincerely

Wafeekah Begg (Legal Manager)