Arbitration Agreement

(Name, First name)

(Address)

- hereinafter referred to as "Athlete" -

and

xxx- Federation [e.V.],

xxx-street 0, 12345 xxx-city,

represented by [the executive board]

- hereinafter referred to as "xxx" -

agree to the following arbitration agreement:

- I. All disputes arising out of or in connection with the ... [name of the anti-doping rules] of the ... [national federation], the ... [name of the anti-doping rules] of the ... [international federation], the NADA National Anti-Doping Code and the WADA World Anti-Doping Code, in particular regarding the validity and application of these anti-doping rules, shall be settled in the first instance by the German Court of Arbitration for Sport of the German Arbitration Institute (Deutsches Sportschiedsgericht der Deutschen Institution für Schiedsgerichtsbarkeit e.V., DIS) in accordance with the Sport Arbitration Rules of the DIS. In particular, the German Court of Arbitration for Sport shall have the power to impose sanctions for violations of applicable anti-doping rules.
- II. Admissible appeals against first instance decisions of the German Court of Arbitration for Sport shall be submitted exclusively to the Court of Arbitration for Sport (CAS) in Lausanne, Switzerland in accordance with the "Code of Sports-related Arbitration" (CAS-Code), without recourse to the ordinary courts of law
- III. The ... [*federation*] has delegated to NADA the results management and disciplinary proceedings in anti-doping matters. The Athlete agrees that NADA may directly file an arbitration against the Athlete and be a party to any such arbitration.

_____, the _____

(Representative of federation)

(Additional representative of federation if necessary)

_____, the _____

(Athlete)

(for minors: legal representative)