Amendments to the Code of Sports-related Arbitration (1 July 2011)

R44.1 Written Submissions

[...]

In their written submissions, the parties shall list <u>the name(s) of</u> any witnesses, including a brief summary of their expected testimony, and <u>the name(s) of any</u> experts, stating their area of expertise, which they intend to call and state any other evidentiary measure which they request. Any witness statements shall be filed together with the parties' submissions.

[...]

R51 Appeal Brief

[...]

In his written submissions, the Appellant shall specify <u>the name(s) of</u> any witnesses, including a brief summary of their expected testimony, and <u>the name(s) of any</u> experts, stating their area of expertise, whom he intends to call and state any other evidentiary measure which he requests. The witness statements, if any, shall be filed together with the appeal brief, unless the President of the Panel decides otherwise.

R53 Nomination of Arbitrator by the Respondent

Unless the parties have agreed to a Panel composed of a sole arbitrator or the President of the Division considers that the appeal is an emergency and must <u>should</u> be submitted to a sole arbitrator, the Respondent shall nominate an arbitrator within ten days after receipt of the statement of appeal. In the absence of a nomination within such time limit, the President of the Division shall proceed with the appointment in lieu of the Respondent.

R55 Answer of the Respondent

Within twenty days from the receipt of the grounds for the appeal, the Respondent shall submit to the CAS an answer containing :

- a statement of defence;
- any defence of lack of jurisdiction;

- any exhibits or specification of other evidence upon which the Respondent intends to rely, including the names of the witnesses and experts whom he intends to call; the witness statements, if any, shall be filed together with the answer, unless the President of the Panel decides otherwise;
- <u>the name(s) of any witnesses, including a brief summary of their expected</u> <u>testimony</u>; the witness statements, if any, shall be filed together with the answer, unless the President of the Panel decides otherwise;
- <u>the name(s) of any experts, stating their area of expertise, whom he</u> intends to call and state any other evidentiary measure which he requests.
- [...]
- R64.1 Upon filing of the request/statement of appeal, the Claimant/Appellant shall pay a Court Office fee of Swiss francs <u>1'000</u>.—, without which the CAS shall not proceed. The CAS shall in any event keep this fee. The Panel shall take it into account when assessing the final amount of costs.
- R65.2 Subject to Articles R65.2, para. 2 and R65.4, the proceedings shall be free. The fees and costs of the arbitrators, calculated in accordance with the CAS fee scale, together with the costs of the CAS are borne by the CAS.

Upon submission of the statement of appeal, the Appellant shall pay a Court Office fee of Swiss francs <u>1'000</u>.— without which the CAS shall not proceed and the appeal shall be deemed withdrawn. The CAS shall in any event keep this fee.