



RECORDS MANAGEMENT AND INFORMATION PRACTICES
10920 WILSHIRE BOULEVARD, 5TH FLOOR
LOS ANGELES, CALIFORNIA 90024-6302

May 17, 2007

Nate Carlisle
550 South 500 East
Apartment 15
Salt Lake City, UT 84102

Dear Mr. Carlisle:

This letter is to acknowledge your letter dated January 30, 2007, requesting information related to drug testing. Appropriate UCLA offices have been notified of your request and a search for the information has been made. All information identified as responsive to your request has been reviewed, and is being made available for your access, in accordance with relevant law and University policy.

Attached is a detailed response to your items related to the drug testing of UCLA athletes conducted since January 1, 2004 except as noted. Please call me at (310) 794-8688 should you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Rebecca Beatty".

Rebecca Beatty
Information Practices Officer

Drug Testing Information

- Documentation or an accounting of all positive tests. This might include internal forms recording positive tests or an electronic spreadsheet or database.
 - We will not be able to provide this information under the California Public Records Act (CPRA). The universe of positives was too small that the potential exists to identify individual student athletes. Thus, the release of this information would constitute an unwarranted invasion of these students' personal privacy under California Government Code, Section 6254 (c). The privacy of these students clearly outweighs the public interest in the release of this information under California Government Code, Section 6255.

- Calendar or other documentation indicating the frequency of drug tests administered to athletes
 - This information cannot be provided as it would undermine the randomness of the drug testing schedule. Not disclosing this schedule clearly outweighs the public interest served by disclosure under CPRA, California Government Code, Section 6255 (a).

- Records related to the punishment levied for positive tests
 - We will not be able to provide this information under the California Public Records Act. The number of positives was too small that the potential exists to identify individual student athletes. Thus, the release of this information would constitute an unwarranted invasion of these students' personal privacy under California Government Code, Section 6254 (c). The privacy of these students clearly outweighs the public interest in the release of this information under California Government Code, Section 6255.

- The budget for or amount of money dedicated to drug testing for fiscal or calendar year: 2004, 2005, 2006 and 2007
 - FY2003-2004 \$44,632
 - FY2004-2005 \$ 4,685
 - FY2005-2006 \$20,086
 - FY2006-2007 incomplete

- Audits or reports discussing the drug testing of athletes, excluding standardized information provided by other governmental agencies or the NCAA.
 - No responsive documents.

- Contracts or agreements with vendors who have a role in drug testing athletes.
 - No responsive documents

- All information provided by vendors the last time your institution put the drug testing of athletes up for bid or requested proposals
 - No responsive documents.