KNOW YOUR RIGHTS



Under HISA's Anti-Doping and Medication Control (ADMC) Program, all Covered Persons are protected by a set of rights throughout the results management and adjudication processes following an alleged rule violation. All owners, trainers and other horsemen and racing participants facing sanctions before HISA are entitled to the following options.

RACING PARTICIPANTS:

If you or a horse you are responsible for are subject to an enforcement action by HIWU for an alleged HISA ADMC Program violation, you are entitled to certain rights **before** being formally charged with a violation. These include:

- The right to receive a notice of a potential violation before a formal charge is served
 - Note: Potential violations are published on the hiwu.org Public Disclosures page after one of the following (whichever occurs earliest):
 - The imposition of Provisional Suspension (if applicable)
 - In Presence cases, when the B Sample analysis is waived or confirms the A Sample
 - In non-Presence cases, the service of a Charge Letter
- At any time prior to the issuance of a formal charge, the right to provide an explanation to HIWU about the circumstances of the
 potential violation
- In Presence cases, when a horse tests positive for a Prohibited Substance, you have the right to:
 - A. Receive the relevant Certificate of Analysis and Sample Collection Documentation
 - B. Receive the A Sample Laboratory Documentation Package
 - C. Within a short deadline, request that the B Sample be analyzed, at your cost, before a charge is served
- If a Provisional Suspension is imposed, you have the right to request an expedited hearing on whether the suspension should be lifted
- At all times, you have the right to be represented by counsel

After you or a horse in your care are formally charged with a violation under HISA's ADMC Program, you have several options meant to protect your right to a fair and transparent adjudication process. These rights include:

- The right to receive notice of the formal charge of a potential violation;
- For Anti-Doping Rule Violations, the right to a hearing (in-person or virtual) before the Arbitral Body
- For Controlled Medication Rule Violations, the right to request a hearing (virtual or in-person) before the Internal Adjudication Panel
- The right to make an early admittance of the allegation within a short deadline and receive an automatic reduction in the Period of Ineligibility
- The right to admit to the alleged violation(s) and accept the Consequences without a hearing
- The right to admit the alleged violation(s) and seek to mitigate the proposed Consequences with HIWU
- The right to admit the alleged violation(s) and seek to dispute or mitigate the proposed Consequences at a hearing
- The right to provide Substantial Assistance, including full disclosure of all credible information regarding violations by other Covered Persons of the ADMC Protocol, and fully cooperating with the investigation and adjudication of any case relating to such information, in order to receive a reduction in the proposed Consequences
- The right to deny the alleged violation and dispute the Consequences at a hearing
- · Before your hearing, the right to submit a pre-hearing brief
- During your hearing, the **right to make opening and closing arguments** related to the alleged violation and/or the proposed Consequences
- During your hearing, the **right to offer relevant and material evidence** to dispute the allegations and/or the proposed Consequences, including the **right to utilize experts, call and/or cross-examine witnesses, and request the production of documents**
- The right to request a review by a federal Administrative Law Judge of any final decision within 30 days of the imposition of sanctions
- The right to request that the FTC review the decision of the Administrative Law Judge

Racing participants seeking assistance in navigating this process can contact HISA and HIWU ombudsman Alan Foreman via email at <u>alan@foremanlaw.net</u> or by phone at (410) 336-0525. The ombudsman serves as an impartial and unbiased resource for Covered Persons and other Thoroughbred industry constituents to provide confidential advice and assistance in relation to HISA's Programs at no cost.

Additional questions? Email feedback@hisaus.org or call our dedicated help desk at +1 (877) 513-2919, open 24/7.

KNOW YOUR RIGHTS



Under HISA's Anti-Doping and Medication Control (ADMC) Program, all Covered Persons are protected by a set of rights throughout the results management and adjudication processes following an alleged rule violation. All owners, trainers and other horsemen and racing participants facing sanctions before HISA are entitled to the following options.

OWNERS:

If a horse you own is subject to an enforcement action by HIWU, you are entitled to certain rights **before** a formal charge is served. These include:

- The right to receive a notice of a potential violation before a formal charge is served
 - **Note:** Potential violations are published on the hiwu.org <u>Public Disclosures page</u> after one of the following (whichever occurs earliest):
 - The imposition of a Provisional Suspension (if applicable)
 - In Presence cases, when the B Sample analysis is waived or confirms the A Sample. In non-Presence cases, the service of a Charge Letter
- In Presence cases, the right to:
 - Receive the relevant Certificate of Analysis and Sample Collection Documentation
 - Receive the A Sample Laboratory Documentation Package
 - Within a short deadline, request that the B Sample be analyzed, at your cost, before a charge is served
- When a Provisional Suspension has been imposed on your horse, you have the **right to request an expedited hearing** on whether the suspension should be lifted
- In certain cases, the right to have your horse released from a Provisional Suspension subject to a negative Re-Entry Test scheduled through HIWU

After you are served with a formal charge of a violation under HISA's ADMC Program, you have several options meant to protect your right to a fair and transparent adjudication process. These rights include:

- The right to receive notice of the formal charge of a potential violation involving your horse(s)
- In all cases the right, upon request, to observe any proceedings involving your horse(s) and receive copies of all filings
- In Anti-Doping Rule Violation cases, the **right to request the Arbitral Body to permit you to intervene** in the matter involving your horse(s)
 - If permitted to intervene, the **right to submit briefs, make opening and closing arguments, offer relevant and** material evidence, utilize experts, call and/or cross-examine witnesses, and request the production of documents.
- The right to request a review by a federal Administrative Law Judge of any final decision involving your horse(s)
- The right to request that the FTC review the decision of the Administrative Law Judge involving your horse(s)

Racing participants seeking assistance in navigating this process can contact HISA and HIWU ombudsman Alan Foreman via email at <u>alan@foremanlaw.net</u> or by phone at (410) 336-0525. The ombudsman serves as an impartial and unbiased resource for Covered Persons and other Thoroughbred industry constituents to provide confidential advice and assistance in relation to HISA's Programs at no cost.

Additional questions? Email feedback@hisaus.org or call our dedicated help desk at +1 (877) 513-2919, open 24/7.