

March 7, 2017

VIA ELECTRONIC MAIL

Mr. Gregory Sankey
NCAA Division I Committee on Infractions Chief Hearing Officer
c/o Mr. Joel McGormley, Managing Director
NCAA Committees on Infractions
P.O. Box 6222
Indianapolis, IN 46206-6222

Re: University of North Carolina, Chapel Hill, Case No. 00231

Dear Mr. Sankey:

I am writing at the request of University of North Carolina, Chapel Hill Chancellor Carol Folt and University Vice Chancellor and General Counsel Mark Merritt, and in accordance with NCAA Bylaw 19.7.2 and Division I Committee on Infractions Internal Operating Procedures 3-13-1 to request a two-week extension of time (to March 27) to submit the University's Response to the Second Amended Notice of Allegations (ANOA) sent by the NCAA enforcement staff on December 13, 2016. The University believes that the extension will not impact the timing of the hearing date in the case.

The University has worked diligently to timely prepare and submit its Response to the Second ANOA, but has incurred some delays in gathering evidence and information that it believes is pertinent to the case. The University wants to ensure that the Hearing Panel has the opportunity to receive full information.

As you know, the Second ANOA inserted charges against two involved individuals and revised the allegations in the Amended Notice of Allegations to more broadly address the activity of academic counselors in the case. The NCAA and University investigators have received no cooperation from the two involved individuals since 2014. The University has still received no responses from either of them. To try and understand how the NCAA enforcement staff processed information concerning those two individuals and some of the other new charges in the Second ANOA, the University sent a February 3, 2017, letter to the NCAA general counsel to obtain additional information and request interviews with several NCAA employees with knowledge of the case. The University has not yet received a response to that request.

Mr. Gregory Sankey
March 7, 2017
Page 2

Additionally, in order to fully respond to the concerns of the panel as stated in its November 28, 2016, letter to all parties, as well as the expanded charges, the University requested the assistance of some experts to review information related to those concerns and the new charges from the enforcement staff. The firm of experts asked to work on the matter has indicated that they have had difficulty in timely responding to the University's request and will need at least two additional weeks to provide responses to the University.

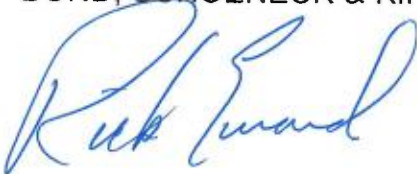
Therefore, the University respectfully requests an additional two weeks to submit its Response.

Ms. Boxill, through her counsel, stated that they do not object to the extension. The NCAA enforcement staff stated that it does not object to the extension "as long as it does not materially impact the 60-day timeframe for us to complete prehearing conferences, the statement of the case and the enforcement staff written reply per NCAA Bylaws 19.7.3 and 19.7.4." We have not received responses from the two involved individuals, Ms. Crowder and Mr. Nyang'oro.

Thank you for your consideration.

Sincerely,

BOND, SCHOENECK & KING, PLLC



Richard J. Evrard

RJE/gm

cc: Ms. Deborah Crowder
Mr. Jon Duncan
Chancellor Carol Folt
Mr. Tom Hosty
Mr. Mark Merritt
Mr. Randall Roden
Ms. Kathy Sulentic
Mr. William Thomas