



**BASKETBALL**  
ARBITRAL TRIBUNAL

## **ARBITRAL AWARD**

**(BAT 0505/14)**

by the

### **BASKETBALL ARBITRAL TRIBUNAL (BAT)**

**Mr. Quentin Byrne-Sutton**

in the arbitration proceedings between

**Mr. Mareks Jurevicus**

**- Claimant 1 -**

**Entersport LLC**

128 Heather Dr., New Canaan, CT 06840, USA

**- Claimant 2 -**

vs.

**Basket Veroli s.r.l.**

Via Parco della Rimembranza 51,  
03029 Veroli (FR), Italy

**- Respondent -**

## **AWARD**

Upon providing both parties with an opportunity to be heard, having ascertained his jurisdiction and considered the factual and legal arguments as well as the requests for relief submitted in this case, the Arbitrator decides as follows:

- 1. Basket Veroli s.r.l. shall pay to Mr. Mareks Jurevicius an amount of compensation of EUR 10,428.51, plus interest at 5% per annum on such amount from 1 May 2013 onwards.**
- 2. Basket Veroli s.r.l. shall pay to Entersport LLC an amount of compensation of EUR 3,400.00, plus interest at 5% per annum on such amount from 1 November 2013 onwards.**
- 3. The costs of this arbitration until the present Award, which were determined by the President of the BAT to be in the amount of EUR 3,930.00, shall be borne by Basket Veroli s.r.l. alone. Accordingly, Basket Veroli s.r.l. shall pay jointly to Mr. Mareks Jurevicius and Entersport LLC an amount of EUR 3,930.00. The balance of the Advance on Costs, in the amount of EUR 1,084.71, will be reimbursed by the BAT jointly to Mr. Mareks Jurevicius and Entersport LLC.**
- 4. Basket Veroli s.r.l. shall pay jointly to Mr. Mareks Jurevicius and Entersport LLC an amount of EUR 1,500.00 as a contribution towards their legal fees and expenses.**
- 5. Any arbitration costs associated with a Request for Reasons (see attached Notice) shall be advanced and borne by the requesting party.**
- 6. Any other or further-reaching requests for relief are dismissed.**



**BASKETBALL**  
ARBITRAL TRIBUNAL

Geneva, seat of the arbitration, 14 May 2014

Quentin Byrne-Sutton  
(Arbitrator)

**Notice about Request for Reasons**

in accordance with Article 16.2 of the BAT Rules:

*“By agreeing to submit their dispute to arbitration under these Rules, the Parties agree that, where the value of the dispute does not exceed EUR 30,000, the Arbitrator will issue an award without reasons. The Arbitrator shall deliver reasons only in the case where a party*

- a) files a request to that effect at any stage from when the Request for Arbitration is filed until no later than ten (10) days after the notification of the award without reasons; and*
- b) pays the respective advance on costs as determined and within the time limit set by the BAT Secretariat.”*

On 10 December 2013 the BAT Secretariat informed the Parties that the amount of the advance on costs to be paid for a reasoned award in this case is EUR 5,000. The time limit for payment thereof shall be set by the BAT Secretariat upon receipt of the Request for Reasons, if any.