


From: Patrick Mcpartland pmcpartland@lhrgb.com 
Subject: RE: Donald J. Trump for President, Inc./Jessica Denson, AAA Case No. 01-19-0000-5505 (the "Second Arbitration")
Date: May 29, 2019 at 1:44 PM
To: jonathanweed@adr.org
Cc: Lawrence Rosen lrosen@lhrgb.com, David Bowles david@lawdkb.com, Maury Josephson mbjlaw@verizon.net

PM

Good afternoon Mr. Weed,

In accordance with paragraph 8B of the parties' arbitration agreement (courtesy copy attached), we write to advise that the Campaign does **not** consent to the AAA's jurisdiction over the Second Arbitration.

Very truly yours,

Patrick McPartland, Esq.



The Trump Building
40 Wall Street, 32nd Floor
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From: Patrick Mcpartland
Sent: Wednesday, May 22, 2019 3:07 PM
To: jonathanweed@adr.org
Cc: Lawrence Rosen <lrosen@lhrgb.com>; 'David Bowles' <david@lawdkb.com>; Maury Josephson <mbjlaw@verizon.net>
Subject: Donald J. Trump for President, Inc./Jessica Denson, AAA Case No. 01-19-0000-5505 (the "Second Arbitration")

Good afternoon Mr. Weed,

We write in furtherance of our March 18, 2019 correspondence (courtesy copy attached) wherein the Campaign expressly reserved its contractual right to not consent to the AAA's jurisdiction over the Second Arbitration. This right, which is in the "sole discretion" of the Campaign, is set forth in paragraph 8B of the subject Agreement (courtesy copy attached).

We are aware of Judge Kehoe's recent decision and order concerning the Campaign's application to dismiss the Second Arbitration. We intend to discuss this with our client and expect to be able to notify the AAA by next Wednesday or Thursday whether the Campaign will or will not consent to the AAA's jurisdiction over the Second Arbitration.

Thank you,

Patrick McPartland, Esq.



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Jessica Denson
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