

BEFORE THE AMERICAN ARBITRATION ASSOCIATION
NORTH AMERICAN COURT OF ARBITRATION FOR SPORT PANEL

United States Anti-Doping Agency,

Claimant,

v.

Floyd Landis,

Respondent

CASE NO. AAA No. 30 190 00847 06

**RESPONDENT'S SUPPLEMENTAL
WITNESS LIST AND SUMMARIES**

A. DANIEL DUNN

Daniel Dunn submitted a declaration in connection with his observations during the further testing of Respondent's remaining B samples from the 2006 Tour de France. If necessary, Respondent intends on cross-examining Mr. Dunn on the statements made in this declaration and his conduct during the retesting process at LNDD.

B. JOHN EUSTICE

John Eustice is a retired professional cyclist. If needed, Mr. Eustice will respond to evidence presented Greg LeMond and Joseph Papp.

C. TIMOTHY BROCKWELL

Timothy Brockwell is a GVI Development Scientist who has worked with MicroMass/GVI since 1996. Respondent designates Mr. Brockwell as an adverse witness. Mr. Brockwell submitted a declaration in connection with USADA's response to Respondent's Motion in Limine to Exclude the Retesting Evidence. If necessary, Respondent intends on cross-examining Mr. Brockwell on the statements made in this declaration and other various aspects of the Isoprime's software.

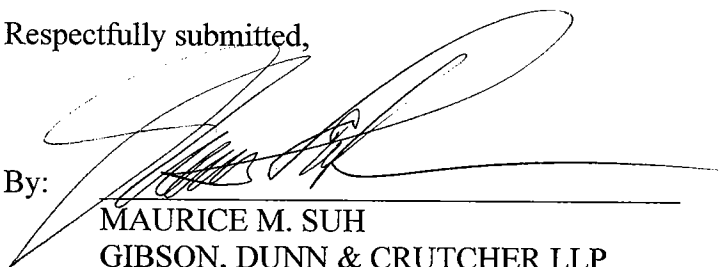
D. ALL DESIGNATED, INITIAL AND SUPPLEMENTAL, WITNESSES BY USADA

Respondent now designates witnesses USADA has previously designated. Moreover, we further confirm that the witnesses the Panel has previously required to be present should appear in person.

DATED: May 8, 2007

Respectfully submitted,

By:

A handwritten signature in black ink, appearing to read 'M. Suh', is written over a horizontal line.

MAURICE M. SUH
GIBSON, DUNN & CRUTCHER LLP
333 S. Grand Avenue, Suite 5115
Los Angeles, CA 90071-3197
Telephone: (213) 229-7000
Facsimile: (213) 229-7520
MSuh@gibsondunn.com

HOWARD L. JACOBS
LAW OFFICES OF HOWARD L. JACOBS
5210 Lewis Road, Suite 5
Agoura Hills, CA 91301
Telephone: (818) 292-8735
Facsimile: (818) 292-8736

Attorneys for Floyd Landis