EXHIBIT 27

TO THE DECLARATION OF BRIAN J.
NISBET IN SUPPORT OF DEFENDANTS'
OPPOSITION TO NUVASIVE'S MOTION
FOR PARTIAL SUMMARY JUDGMENT
AND MOTION TO EXCLUDE



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Page 1
                 UNITED STATES DISTRICT COURT
 1
               SOUTHERN DISTRICT OF CALIFORNIA
 2.
 3
                       SAN DIEGO DIVISION
     NUVASIVE, INC., a Delaware )
 4
 5
     corporation,
 6
         Plaintiff,
                                  ) Case No.
 7
                                  ) 3:18-CV-00347-CAB-MDD
     vs.
     ALPHATEC HOLDINGS, INC., a )
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 9
     Delaware corporation and
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     ALPHATEC SPINE, INC., a
11
     California corporation,
12
         Defendants
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              The videotaped videoconference deposition
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     of BLAKE INGLISH, called for examination pursuant
     to the Rules of Civil Procedure for the United
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16
     States District Courts pertaining to the taking of
17
     depositions, taken in Austin, Texas, on the
18
     18th day of January, 2021, at the hour of 9:10 a.m.
19
                  * * HIGHLY CONFIDENTIAL * * *
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21
22
     Reported by: Gina M. Luordo, CSR, RPR, CRR
23
24
     License No.: 084-004143
25
     APPEARING REMOTELY FROM COOK COUNTY, ILLINOIS
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HIGHLY COI	11.	
Page 2		Page
REMOTE APPEARANCES:	1	THE VIDEOGRAPHER: We're on the record. The
WILSON SONSINI GOODRICH & ROSATI P.C.	2	time is now 9:10 a.m. Today's Monday, January 18th
BY: MR. ERIK CARLSON	3	of 2021. We're here today in Austin, Texas in the
633 West Fifth Street, Suite 1550	4	home office of Blake Inglish for the videotaped
Los Angeles, California 90071	5	deposition of Blake Inglish in the matter of
(323) 210-2900	6	NuVasive, Inc., a Delaware corporation, v. Alphatec
ecarlson@wsgr.com	7	Holdings, Inc., a Delaware corporation and Alphatec
Representing the Plaintiff;	8	Spine, Inc., a California corporation, Case
		No. 3:18-CV-00347-CAB-MDD to be heard before the
WINSTON & STRAWN	10	United States District Court, Southern District of
BY: MR. BRIAN J. NISBET		California, San Diego Division.
		I'm Alan Pokotilow, a forensic
		videographer here today on behalf of Veritext
_		Midwest. Your court reporter today is Gina Luordo
		also here today on behalf of Veritext Midwest.
9		
Representing the Detendants.		Will counsel please state your name and affiliation
* * * *		for the record after which our court reporter will
* * * * *		swear the witness, and we can proceed.
	-	MR. NISBET: Brian Nisbet with Winston & Strawn
		on behalf of the Alphatec entities.
		MR. CARLSON: Erik Carlson with Wilson Sonsini
		Goodrich & Rosati on behalf of plaintiff, Nuvasive.
	23	(Whereupon, the witness was
	24	sworn.)
Also Present: Mr. Alan Pokotilow - Videographer	25	
Page 3		Page
INDEX	1	BLAKE INGLISH,
WITNESS EXAMINATION	2	having been first duly sworn, was examined and
BLAKE INGLISH	3	testified as follows:
By Mr. Nisbet 5	4	EXAMINATION
By Mr. Carlson 275	5	BY MR. NISBET:
	6	Q. Good morning, Mr. Inglish. I appreciate
	7	your time today. I hope you're doing well. Hold
EXHIBITS		on. I just lost you. The perils of remote video.
NUMBER DESCRIPTION PAGE		So obviously sorry. Okay. So
	10	obviously, you have been deposed many times before
11 1		I took your deposition last year or so, which feels
		like 50,000 years, but you, obviously, are familiar
		with the ground rules. Of course, if you need to
		take a break at any time, just let me know. I'm
e e		happy to accommodate that.
11 1		Have you had a remote deposition yet?
1 1		A. Yes, I have.
*		Q. Okay. So you're sort of familiar with
Exhibit 5 Declaration of Matthew Link 86		
	19	1 7 1
		try not to talk over each other. I will allow you
Exhibit 6 Expert Report of Blake 202		to finish your answer if you allow me to finish my
Inglish November 8, 2019	21	TOT :
Inglish November 8, 2019	22	question. If I interrupt you as you give your
Inglish November 8, 2019	22 23	answer, just let me know. It's not intentional, I
Inglish November 8, 2019	22 23	
	REMOTE APPEARANCES: WILSON SONSINI GOODRICH & ROSATI P.C. BY: MR. ERIK CARLSON 633 West Fifth Street, Suite 1550 Los Angeles, California 90071 (323) 210-2900 ecarlson@wsgr.com Representing the Plaintiff; WINSTON & STRAWN BY: MR. BRIAN J. NISBET 35 West Wacker Drive Chicago, Illinois 60601 (312) 558-3254 bnisbet@winston.com Representing the Defendants. ***** Also Present: Mr. Alan Pokotilow - Videographer Page 3 INDEX WITNESS EXAMINATION BLAKE INGLISH By Mr. Nisbet 5 By Mr. Carlson 275	REMOTE APPEARANCES: WILSON SONSINI GOODRICH & ROSATI P.C. BY: MR. ERIK CARLSON 633 West Fifth Street, Suite 1550 Los Angeles, California 90071 (323) 210-2900 ecarlson@wsgr.com Representing the Plaintiff; WINSTON & STRAWN BY: MR. BRIAN J. NISBET 35 West Wacker Drive Chicago, Illinois 60601 (312) 558-3254 bnisbet@winston.com Representing the Defendants. ***** 18 ***** Also Present: Mr. Alan Pokotilow - Videographer Page 3 INDEX WITNESS EXAMINATION BLAKE INGLISH By Mr. Nisbet 5 By Mr. Carlson 275 EXHIBITS NUMBER DESCRIPTION PAGE Exhibit 1 Supplemental Expert Report 6 of Blake Inglish Exhibit 2 Exhibits and Schedules to 6 Supplemental Expert Report of Blake Inglish Exhibit 3 Supplemental Expert Report of Blake Inglish Exhibit 3 Supplemental Expert Report of Blake Inglish Exhibit 3 Supplemental Expert 7 Report Update Exhibit 4 Updated Schedules - Excel 7



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- 1 least 100, 150 hours on it, and I think probably
- 2 the rest of my team spent another 100 to 150 hours.
- 3 Somewhere in that ballpark would be my best guess.
- 4 Q. Okay. How many people are working on your 5 team?
- 6 A. You know, I don't have a direct
- 7 recollection of everyone. My best guess is there
- 8 was probably three folks that might have
- 9 contributed at varying levels.
- 10 Q. Who is -- what is the name of your main 11 person?
- 12 A. I don't know that I would call it a main
- 13 person. They all contribute. I think -- there's a
- 14 managing director named Ryan Mehner that made
- 15 significant contributions to this report and
- 16 schedules. There's a senior managing consultant
- 17 named Kristi Inglish that made significant
- 18 contributions. And I imagine there's another
- 19 senior managing director named Clark Nelson that
- 20 may have provided some assistance as well. I just
- 21 don't recall directly.
- 22 Q. Is Christy Inglish related to you?
- A. She is my better half.
- 24 Q. All right. How about that?
- Now that's officially on the record. So

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- 1 that, there were some additional discussions I had
- 2 with folks at Nuvasive. So you can let me know
- 3 what you want to talk about.
- 4 Q. Yeah. So I guess I'm most interested in
- 5 the conversations that you had specifically for
- 6 this November 2020 report. So after your last
- 7 report was served, you know, conversations you may
- 8 have had over the last few months with folks at
- 9 Nuvasive.
- 10 A. Sure. Without getting my report out,
- 11 which I believe I've identified a lot of those
- 12 conversations, some of the discussions that come to
- 13 mind are discussions with Matt Link, John English,
- 14 and Dr. Youssef. I believe those are some of the
- 15 discussions that I had getting ready for this
- 16 report. There were also folks in the accounting
- 17 department. I believe Dale Wolf was one of them.
 - 8 And there may be more. I would just need
- 19 to look through my report and see if there's
- 20 anybody else that jumps out, but those are some of
- 21 the ones that come to mind.
- Q. Sure. So just to be clear, you had
- 23 conversations with Matt Link, John English, and
- 24 Dr. Youssef at least in the few months leading up
- 25 to the service of your November 2020 expert report,

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1 you could tell her it's sworn under oath.

- A. You know, it is known far and wide. This
- 3 is nothing new. I would be the biggest fraud in
- 4 the world if I didn't acknowledge that.
- 5 Q. Okay. And obviously, you read your report
- 6 thoroughly prior to its service in November 2020;
- 7 is that correct?
- 8 A. I did read the report and the exhibits
- 9 before it was submitted.
- 10 Q. You signed off and made sure everything
- 11 was as truthful and accurate as it could be in
- 12 November 2020, correct?
- 13 A. I drafted it. I reviewed it and tried, to
- 14 the best of my ability, to have it reflect my
- 15 opinions at that time.
- 16 Q. In preparing the November 2020 report, did
- 17 you have any conversations with individuals with
- 18 Nuvasive?
- 19 A. Yes.
- Q. Who did you speak with at Nuvasive?
- A. Okay. I'm just trying to make your life
- 22 easier. You know, there were, obviously, some
- 23 conversations I had early on in preparing the 2019
- 24 report, and some of that information carries over
- 25 through in this latest report; but in addition to

- Page
- 1 correct?
- A. That's correct.
- Q. How many conversations have you had with
- 4 Matt Link?
- 5 A. At least one, maybe two.
- 6 Q. When was your first conversation with
- 7 Mr. Link?
- 8 A. Once again, I've had multiple
- 9 conversations with him over the years. Since the
- 10 submission of the first report, the time period
- 11 where I recall having a conversation with him would
- 12 be in the -- in the month or so before the report
- 13 was due in November 2020.
- 14 Q. So was this after it had been announced
- 15 that he was leaving Nuvasive?
- 16 A. Yes.
- 17 Q. What did you talk about to Mr. Link in
- 18 this --
- 19 A. I don't know when it was announced or not.
- 20 I think through my conversations, it seemed to me
- 21 that I just kind of inferred that maybe he had not
- 22 necessarily left, but changed positions. So I'm
- 23 not sure if you want to say he left or he24 announced, but in my conversation, it seemed like
- 25 he might have changed his position with the company

4 (Pages 10 - 13)



Veritevt Legal Solutions

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Page 278 I further certify that the taking of this deposition was pursuant to notice and that there were present at the deposition the attorneys hereinbefore mentioned. I further certify that I am not counsel for nor in any way related to the parties to this suit, nor am I in any way interested in the outcome thereof. IN TESTIMONY WHEREOF: I have hereunto set my hand and affixed my notarial seal this 24th day of January, 2021. NOTARY PUBLIC, COOK COUNTY, ILLINOIS LIC. NO. 084-004143 NOTARY PUBLIC, COOK COUNTY, ILLINOIS LIC. NO. 084-004143	1 DEPOSITION REVIEW CERTIFICATION OF WITNESS 2 ASSIGNMENT REFERENCE NO: 4400676 3 CASE NAME: Nuvasive v. Alphatec DATE OF DEPOSITION: 1/18/2021 4 WITNESS' NAME: Blake Inglish 5 In accordance with the Rules of Civil Procedure, I have read the entire transcript of 6 my testimony or it has been read to me. 7 I have made no changes to the testimony as transcribed by the court reporter. 8 9 Date Blake Inglish 10 Sworn to and subscribed before me, a Notary Public in and for the State and County, 11 the referenced witness did personally appear and acknowledge that: 12 13 They signed the foregoing Sworn Statement; and 14 Their execution of this Statement is of their free act and deed. 15 1 I have affixed my name and official seal 16 thisday of, 20 17 18 Notary Public 19 20 21 22 23 24 25	Page 280
Page 279 1 Veritext Legal Solutions 1100 Superior Ave 2 Suite 1820 Cleveland, Ohio 44114 3 Phone: 216-523-1313 4 January 25, 2021 5 To: Mr. Carlson 6 Case Name: Nuvasive v. Alphatec 7 Veritext Reference Number: 4400676 8 Witness: Blake Inglish Deposition Date: 1/18/2021 9 Dear Sir/Madam: 11 Enclosed please find a deposition transcript. Please have the witness 12 review the transcript and note any changes or corrections on the 13 included errata sheet, indicating the page, line number, change, and 14 the reason for the change. Have the witness' signature notarized and 15 forward the completed page(s) back to us at the Production address shown 17 above, or email to production-midwest@veritext.com. 18 If the errata is not returned within thirty days of your receipt of 19 this letter, the reading and signing will be deemed waived. 20 21 Sincerely, 22 Production Department 23 24 25 NO NOTARY REQUIRED IN CA	1 DEPOSITION REVIEW CERTIFICATION OF WITNESS 2 ASSIGNMENT REFERENCE NO: 4400676 3 CASE NAME: Nuvasive v. Alphatee DATE OF DEPOSITION: 1/18/2021 4 WITNESS' NAME: Blake Inglish 5 In accordance with the Rules of Civil Procedure, I have read the entire transcript of my testimony or it has been read to me. 7 I have listed my changes on the attached Errata Sheet, listing page and line numbers as 8 well as the reason(s) for the change(s). 9 I request that these changes be entered as part of the record of my testimony. 10 11 have executed the Errata Sheet, as well 11 as this Certificate, and request and authorize that both be appended to the transcript of my 12 testimony and be incorporated therein. 13 Date Blake Inglish 14 Sworn to and subscribed before me, a 15 Notary Public in and for the State and County, the referenced witness did personally appear and acknowledge that: 17 They have read the transcript; They have listed all of their corrections in the appended Errata Sheet; They signed the foregoing Sworn 19 Statement; and Their execution of this Statement is of their free act and deed. 11 I have affixed my name and official seal this day of, 20 Notary Public 24 25 Commission Expiration Date	Page 281

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