IN THE UNITED STATES DISTRICT COURT IN AND FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SIGHTSOUND.COM INCORPORATED, a Pennsylvania corporation, Plaintiff,

vs.

CIVIL ACTION NO. 98-0118

N2K, INC., a Delaware corporation, CDNOW, INC., EXHIBITS BOUND SEPARATELY a Pennsylvania corporation, and CDNOW ONLINE, INC., a Pennsylvania corporation Defendants.

CERTIFIED COPY

DEPOSITION OF DAVID M. SCHWARTZ

Thursday, February 1, 2001

VOLUME I

Pages 1 to 210

FRANCES ANN WEINROB, RMR, CRP 8, CSR 4029 REPORTED BY:

CERTIFIED REALTIME REPORTER



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1	A P P E A R A N C E S (Continued)
2	
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1	A P P E A R A N C E S (Continued)	4:
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	BE IT REMEMBERED that, pursuant to
:	notice, and on Thursday, February 1, 2001, commencing
;	at the hour of 9:20 a.m. thereof, at 601 California
•	Avenue, Conference Room Baylands 2B, Palo Alto,
!	California, before me, FRANCES A. WEINROB, a
(Registered Merit Reporter, Certified Realtime
•	Reporter, Certified Realtime Professional, and a
8	Certified Shorthand Reporter, there personally
09:20:12	appeared DAVID M. SCHWARTZ.
09:20:13 10	THE VIDEOGRAPHER: Good morning.
09:20:14 13	This marks the beginning of Videotape 1 in
09:20:18 12	the deposition of David Schwartz in the matter of
09:20:21 13	SightSound.Com Incorporated versus N2K, et al., in
09:20:28 14	the U.S. District Court, Western District of
09:20:31 19	Pennsylvania, Civil Action No. 98-0118.
09:20:36 16	Today's date is February 1st, 2001, and the
09:20:40 17	time is 9:20 a.m. The location of this deposition is
09:20:43 18	601 California Avenue, Palo Alto, California.
09:20:48 19	The deposition was noticed by attorneys for
09:20:50 20	the defendant and the videotape is being produced on
09:20:52 21	behalf of the same.
09:20:54 22	The video operator is Josh Porter, a
09:20:56 23	California Notary Public for the County of San
09:20:59 24	Francisco, employed by Dan Mottaz Video Productions,
09:21:01 25	402 Dewey Boulevard, San Francisco, California 94116.

	l	
09:21:12	1	10 The court reporter today is Fran Weinrob of
09:21:14	2	Grossman & Cotter.
09:21:16	3	Would counsel present please identify
09:21:18	4	themselves and state whom they represent.
09:21:23	5	MR. MUDGE: I'm Brian Mudge with Kenyon &
09:21:26	6	Kenyon, representing plaintiff SightSound.
09:21:29	7	MR. ZEINEDDIN: My name's Paul Zeineddin. I
09:21:31	8	am with Kenyon & Kenyon, representing SightSound.
09:21:34	9	MR. REESE: My name is Christopher Reese.
09:21:36	10	I'm general counsel at SightSound.
09:21:38	11	MR. SCHWARTZ: Ansel Schwartz,
09:21:39	12	self-practitioner representing SightSound.Com.
09:21:44	13	MR. BERL: David Berl, Wilson, Sonsini,
09:21:45	14	Goodrich & Rosati, representing defendants CDNOW and
09:21:49 1	15	CDNOW Online.
09:21:52	16	THE VIDEOGRAPHER: If there are no
09:21:52	17	stipulations, will the court reporter please
09:21:54	18	administer the oath.
1	19	DAVID M. SCHWARTZ,
2	20	called as a witness by the defendants, and who, being
2	21	first duly administered the oath, was thereupon
2	22	examined and testified as hereinafter set forth.
2	23	EXAMINATION BY MR. BERL
09:22:12 2	24	Q. Hello, Mr. Schwartz, my name, as you know,
09:22:15 2	25	is David Berl. I represent CDNOW and CDNOW Online in
	l	

			11
09:22:20	1	this cas	e.
09:22:21	2		Could you state your full name for the
09:22:22	3	record a	nd spell your last name.
09:22:24	4	Α.	David Michael Schwartz, S-C-H-W-A-R-T-Z.
09:22:32	5	Q.	Mr. Schwartz, have you ever lived in
09:22:33	6	Pennsylva	ania?
09:22:35	7	Α.	Yes, I was born in Pittsburgh, Pennsylvania,
09:22:39	8	1948.	
09:22:40	9	Q.	How long did you live there?
09:22:41	10	Α.	I lived there until 1973.
09:22:45	11	Q.	So did you go to high school there?
09:22:48	12	A.	Yes. I did all my education through college
09:22:52	13	in Pitts	burgh.
09:22:53	14	Q.	What high school did you go to?
09:22:56	15	Α.	Taylor Alderdice High School in Squirrel
09:22:59	16	Hill.	
09:23:00	17	Q.	Is that outside of Pittsburgh?
09:23:01	18	Α.	No, it's in the city.
09:23:03	19	Q.	And do you still have family in Pittsburgh?
09:23:05	20	Α.	No, no family in Pittsburgh.
09:23:10	21	Q.	Could you state your work and home
09:23:11	22	residence	es.
09:23:12	23	Α.	Presently my home address is 21 Madera
09:23:17	24	Avenue, S	San Carlos, California. My work address is
09:23:21	25	1313 Lau:	rel Street, San Carlos, California.

		12
09:23:27	1	Q. Do you have any current addresses in
09:23:29	2	Pennsylvania?
09:23:30	3	A. No, I do not.
09:23:31	4	Q. Have you ever testified in a case before?
09:23:33	5	A. Yes, I have.
09:23:35	6	Q. And what case was that?
09:23:37	7	A. I don't recall the name. It was the State
09:23:40	8	of Kansas. It was a criminal case involving an oil
09:23:47	9	drilling company in the State of Kansas.
09:23:51	10	Q. And what was your role in that case?
09:23:53	11	A. I was an engineer working for a company that
09:23:57	12	owned some of the oil wells that were involved in the
09:24:01	13	case.
09:24:03	14	Q. And you actually testified in court?
09:24:05	15	A. Yes, I did.
09:24:07	16	Q. And have you ever testified in another case?
09:24:10	17	A. Not to the best of my recollection.
09:24:11	18	Q. Have you ever been deposed before?
09:24:15	19	A. Yes, I have, but I can't remember the name
09:24:19	20	of the case.
09:24:21	21	Q. Do you know about how long ago it was?
09:24:24	22	A. 25 years ago maybe.
09:24:26	23	Q. And what did the case involve? Generally
09:24:31	24	speaking.
09:24:35	25	A. I don't know if I could even remember.

			13
09:24:38	1	Q.	Do you know what your role was, in what
09:24:40	2	capacity	you were testifying?
09:24:41	3	A.	I was not any kind of an expert witness, I
09:24:44	4	just happ	pened to be a witness to something, and I
09:24:48	5	can't eve	en remember if it was a civil or criminal
09:24:50	6	case. To	oo long ago.
09:24:53	7	Q.	Do you remember where it was?
09:24:54	8	Α.	In Pittsburgh, Pennsylvania, I believe.
09:24:58	9	Q.	Just since it's been a long time, I'm going
09:25:01	10	to go th:	rough some ground rules with you about the
09:25:03	11	depositio	on process.
09:25:04	12		First of all, the oath you just took has the
09:25:06	13	same effe	ect that an oath you would take in court has.
09:25:09	14	That is,	you have to tell the truth and the whole
09:25:12	15	truth as	you would in court.
09:25:14	16		I noticed you have a box of Kleenexes. Are
09:25:18	17	you feel:	ing okay?
09:25:19	18	Α.	I feel pretty good. I do have what's left
09:25:21	19	of a colo	d.
09:25:23	20	Q.	Are you taking any drugs?
09:25:25	21	Α.	I took two aspirin before I came here.
09:25:28	22	Q.	Do you feel well enough to remember
09:25:31	23	everythi	ng today?
09:25:33	24	Α.	I don't think my cold has affected my
09:25:35	25	memory.	
		I	

09:25:36	1	Q. Is there any other reason that you don't
09:25:45	2	think you can go forward and testify today?
09:25:45	3	A. No, I'm fine. I may have to use a Kleenex
09:25:45	4	occasionally.
09:25:45	5	Q. Some of the things we're going to be talking
09:25:46	6	about today go way back, so you may not be able to
09:25:49	7	remember everything, I would guess. If that's the
09:25:51	8	case, you can simply say you don't remember
09:25:53	9	something. There's nothing wrong with that, and you
09:25:56	10	can give your best recollection of the events as you
09:25:58	11	remember them.
09:26:00	12	Also, the court reporter, as you see, can't
09:26:01	13	pick up any physical gestures. So if the answer to a
09:26:04	14	question is yes, you'll have to say yes instead of
09:26:07	15	nodding your head yes or nodding your head no.
09:26:11	16	Instead, just say no.
09:26:13	17	I'm going to ask some questions here in the
09:26:15	18	morning and, we'll see, it might go through lunch and
09:26:18	19	a little after that, and then SightSound will be able
09:26:21	20	to ask you questions as well, and we'll go as long as
09:26:24	21	it takes. Hopefully we'll be done by the end of the
09:26:27	22	day.
09:26:28	23	What is the highest degree you've earned?
09:26:31	24	A. A professional degree in architecture,
09:26:34	25	bachelor of architecture from Carnegie Melon
	,	

15 09:26:39 1 University in Pittsburgh, Pennsylvania in 1972. 09:26:43 2 Where are you currently employed? Q. 09:26:46 3 Α. I'm the founder and CEO of ImaginOn, a 09:26:50 publicly traded technology company in San Carlos, 4 09:26:54 5 California. 09:26:55 6 Q. What does ImaginOn do? 09:26:58 7 Α. Software for Internet -- for networks, 09:27:00 8 Internet and intranet networks. Media software 09:27:03 9 primarily. Video processing and audio processing, 09:27:07 10 and also webpage processing. 09:27:11 11 Is ImaginOn involved in transmitting digital Q. 09:27:15 12 audio signals over the Internet? 09:27:18 13 Α. To the extent that they accompany video, 09:27:20 14 yes. 09:27:22 15 And are they involved in transmitting any Q. 09:27:24 16 digital audio signals over a network other than the 09:27:28 17 Internet? 09:27:28 18 Intranets, which is the same -- using the 09:27:31 19 same protocol that's used on the Internet, but in a 09:27:35 local area network. 20 09:27:36 21 Q. And how long have you been employed at 09:27:38 22 ImaginOn? 09:27:39 23 Α. Well, I started the company, incorporated it 09:27:42 24 in the spring of 1996. So I received my first 09:27:47 25 paycheck probably in July or August of 1996.

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09:27:52	1	16 Q. And let's go back a little farther. After
09:27:55	2	university, what was the first full-time job that you
09:27:58	3	had?
09:28:03	4	A. I was working I went to work for one of
09:28:07	5	my former professors who had a start-up company. I
09:28:12	6	can't remember the full name of the company.
09:28:13	7	Something-Environmental Research, Incorporated.
09:28:16	8	Q. And what was your title there, if you
09:28:18	9	remember?
09:28:20	10	A. Engineer, software engineer.
09:28:23	11	Q. And did that job involve the transmission of
09:28:26	12	any digital audio signals?
09:28:28	13	A. Not at all. It was design of advanced
09:28:35	14	prefabricated structures for buildings.
09:28:40	15	Q. Okay. And what was the next job you held?
09:28:44	16	Actually, let's go back. When did you hold that job,
09:28:47	17	for how long?
09:28:50	18	A. Oh, we started that started working for
09:28:54	19	Tony in 1972 and worked for him through 1974. About
09:29:01	20	two years.
09:29:03	21	Q. And where did you go after that?
09:29:06	22	A. I started a company with another a friend
09:29:09	23	of mine who also worked for Tony. We split off and
09:29:12	24	formed our own company in Pittsburgh and then very
09:29:16	25	quickly moved into Boston in 1974.

		17
09:29:18	1	Q. Do you remember the name of that company?
09:29:21	2	A. Sure. GNS, three initials, Inc.
09:29:27	3	Q. What did GNS stand for?
09:29:32	4	A. I think it had several meanings, but we
09:29:35	5	mainly called it Great Natural Structures.
09:29:39	6	Q. And what did that job involve?
09:29:42	7	A. We designed environmentally friendly
09:29:45	8	prefabricated high-tech structures.
09:29:50	9	Q. And when you say "structures," what do you
09:29:51	10	mean by that?
09:29:52	11	A. Well, they were things I think now it's
09:29:56	12	called panelized construction in the industry. Where
09:30:00	13	you can put buildings together, like you would a toy,
09:30:03	14	out of big pieces, and those included solar energy
09:30:07	15	pieces so the building would generate a substantial
09:30:10	16	part of its own heat or power.
09:30:12	17	Q. And how long were you at GNS?
09:30:14	18	A. Till about 1978.
09:30:20	19	Q. And where did you go after that?
09:30:22	20	A. I was recruited by a solar energy design
09:30:26	21	company in Washington, D.C., and they set up a
09:30:32	22	subsidiary called Energy Design and Analysis Company,
09:30:38	23	EDAC, in Washington.
09:30:40	24	Q. Do you remember your title there?
09:30:45	25	A. Director of engineering services, I believe.
		1

		DAVID M. SCHWARTZ
09:30:47	1	18 Q. And what were your responsibilities?
09:30:50	2	A. Writing software, preparing proposals to
09:30:52	3	the mainly to the federal government for various
09:30:56	4	energy conservation projects for the Department of
09:30:59	5	Energy, Department of Defense. I think it was called
09:31:03	6	HUD, Housing and Urban Development, at that time.
09:31:07	7	Q. And did the software you wrote there involve
09:31:18	8	in any way the transmission of digital audio signals?
09:31:18	9	A. No, it did not.
09:31:18	10	Q. And how long were you there?
09:31:20	11	A. Oh, till 1980 or through 1980.
09:31:25	12	Q. Where did you go after that?
09:31:27	13	A. In 1980, I moved to Denver, Colorado to work
09:31:34	14	for a related firm. I'm not sure, it may even have
09:31:40	15	been called Energy Design and Analysis Company in
09:31:41	16	Denver. Same ownership.
09:31:48	17	Q. What was your role there?
09:31:50	18	A. Again, software and a systems design,
09:31:53	19	project proposals.
09:31:54	20	Q. So it was the same job essentially in a
09:31:56	21	different place?

- A. Essentially the same job in Denver, right.
- Q. And how long did you stay there?

09:31:57

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- A. Till nineteen -- I want to say 1983.
- Q. And where did you go in 1983?

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09:33:53	2
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09:34:18	9
09:34:22	10
09:34:31	11
09:34:40	12
09:34:42	13
09:34:44	14
09:34:47	15
09:34:50	16
09:34:52	17
09:34:55	18
09:34:57	19
09:35:00	20
09:35:05	21
09:35:07	22
09:35:09	23
09:35:11	24
09:35:14	25

business to support itself, and I could not find other sources of funding to keep it going, so I had to get a real job.

- Q. And what real job did you get?
- A. Well, I worked -- I had several consulting contracts, so you could say I worked as an independent consultant. I did consulting work, not just digital audio related, but digital signal processing, which is the technology that our software embodied. So I worked -- I did contracts for Tandy Corporation, for Atari Corporation, for Seagate.
- Q. And when you say "contracts," what do you mean by that?
- A. Well, they're consulting contracts, where a company has a specific problem and they say, can you solve this problem or write this piece of software and tell us how much money you want, and then I would give them a bid and we would sign a letter agreement, and then within a certain period of time, I'd produce either the software or a report or what it was they had asked me to perform.
- Q. And how long did you work as an independent consultant?
- A. Not very long. About six months. And then one of the companies I was consulting for said,

09:35:19	1	basicall	y, we think we could save some money if we
09:35:22	2	hired yo	u full-tíme.
09:35:23	3	Q.	And what company was that?
09:35:24	4	Α.	That was StarSignal in Campbell, California.
09:35:34	5	Q.	How long did you work at StarSignal?
09:35:36	6	Α.	About a year.
09:35:38	7	Q.	In about 1990
09:35:39	8	Α.	Yes.
09:35:40	9	Q.	is that where we are? And what was your
09:35:42	10	title at	StarSignal?
09:35:45	11	Α.	I'm pretty sure I was one of the VPs of
09:35:48	12	engineer	ing, but that was a big title over what was
09:35:51	13	basicall	y an engineering job.
09:35:54	14	Q.	And what were you engineering?
09:35:58	15	A.	The digital signal processing system for the
09:36:01	16	first co	lor facsimile machine. Image processing.
09:36:09	17	Q.	And you stayed there one year, you said?
09:36:11	18	Α.	Yes.
09:36:12	19	Q.	And where did you go after that?
09:36:14	20	Α.	I went to work for Tandy Corporation. The
09:36:17	21	Tandy re	search and R&D center, research and
09:36:28	22	developm	ent center, in San José, California.
09:36:30	23	Q.	And what was your role there?
09:36:32	24	Α.	I headed the software engineering group. It
09:36:35	25	would be	too grand to call it a department.

09:36:41	1	Q. And in that job, were you involved with the
09:36:42	2	transmission of digital audio signals?
09:36:46	3	A. Well, to some extent. They were only
09:36:49	4	transmitted locally. The main purpose of the work
09:36:52	5	there was to develop the first erasable compact disk
09:36:58	6	recorder erasable disk for compact disk, you know,
09:37:02	7	players, recorders.
09:37:04	8	Q. And was that endeavor successful?
09:37:14	9	A. From a technical point of view, it was
09:37:14	10	successful. We produced working machines, finished
09:37:14	11	machines, and working devices. They were not
09:37:17	12	marketed at that time.
09:37:19	13	Q. How long did you stay at Tandy?
09:37:22	14	A. Till I think June 1992.
09:37:25	15	Q. And where did you go in June of 1992?
09:37:28	16	A. To Atari Corporation.
09:37:31	17	Q. And what were you doing at Atari?
09:37:34	18	A. I'm trying to remember my exact title.
09:37:36	19	I believe I started as a senior engineer
09:37:38	20	group leader for the digital audio two digital
09:37:43	21	audio projects. One, the digital audio for the Atari
09:37:46	22	Falcon computer, 68040-based computer, and at the
09:37:54	23	same time designing the digital the audio digital
09:37:57	24	signal processing circuit for the Jaguar video game
09:38:02	25	system.

09:38:05	1	Q. And did that involve the transmission of
09:38:06	2	digital audio signals?
09:38:08	3	A. Locally. You know, from here to there
09:38:10	4	around the building and from one machine to another.
09:38:13	5	Q. Okay, but not outside of Atari?
09:38:15	6	A. No.
09:38:16	7	Q. And how long did you stay at Atari?
09:38:19	8	A. Till the company basically ceased operations
09:38:24	9	in the summer of 1996.
09:38:28	10	Q. And in the summer of 1996, where did you go?
09:38:31	11	A. Well, that overlaps with the start of my
09:38:34	12	present company, with ImaginOn. I started the
09:38:37	13	company with the permission of management of Atari.
09:38:42	14	Q. And you're still at ImaginOn?
09:38:44	15	A. Yes.
09:38:45	16	Q. Okay, now I'd like to circle back many jobs
09:38:48	17	ago to CompuSound. What was the corporate mission
09:38:52	18	originally of CompuSound?
09:38:57	19	A. Well, to make money for the shareholders.
09:39:00	20	Okay? That was the basic mission, but we were going
09:39:04	21	to do that with two types of product. One, a
09:39:07	22	professional-level digital audio workstation and,
09:39:12	23	two, a consumer digital audio recorder, player,
09:39:17	24	editor.
09:39:19	25	Q. And did you make a professional-level

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digital audio s	system?
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- A. The workstation? Yes, we did. We were the first -- to the best of my knowledge, we were the first company to commercialize such a device.
 - Q. And what did you call that device?
- A. The DSP 2000 series. There was the 2002, 2004 and so on, depending on how many audio channels it could process in parallel.
- Q. And did you ever make the consumer device that you spoke of?
- A. Yes, we did. We started building it in prototype form almost immediately. The first prototype -- I built the first prototype personally in 1983, and it went through a series of prototypes up until the first batch of commercial units were produced in either late 1985 or early 1986.
- Q. And who came up with the idea of making a consumer device for digital audio signal transmission?

MR. MUDGE: I'm going to object to the question. I think it mischaracterizes his testimony. BY MR. BERL:

- Q. Who came up with the idea of making a consumer device for digital signal processing?
 - A. Well, I'm going to take some credit for

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09:40:47	1	being, if not the first, among the very first people
09:40:50	2	to do that.
09:40:51	3	Digital signal processing, up until the time
09:40:55	4	myself and a few other people in the industry started
09:40:57	5	working with it, was purely the domain of the defense
09:41:02	6	industry, really, the Navy in particular. The U.S.
09:41:06	7	Navy had a very large effort in digital signal
09:41:11	8	processing for audio for detecting submarines, you
09:41:15	9	know, for coastal defense and processing signals to
09:41:19	10	determine whether the hydrophones, the microphones
09:41:22	11	underwater, were picking up, you know, whales or
09:41:26	12	dolphins or submarines.
09:41:29	13	Q. What do you mean when you say "digital
09:41:31	14	signal processing"?
09:41:33	15	A. Well, then I have to describe what an analog
09:41:36	16	signal is. There are generally two classes of
09:41:38	17	signals.
09:41:39	18	In layman's terms, an analog signal is the
09:41:43	19	wiggly line you see on ER on the scope, on the screen
09:41:46	20	when you're watching some patient's heart fail and it
09:41:49	21	goes beep, beep, beep, and the line goes across
09:41:52	22	the screen, and then it goes flat and the person's
09:41:55	23	dead. That's the analog representation of a signal,
09:41:58	24	a wiggly line going across some screen someplace.
09:42:03	25	A digital signal is a series of numbers that

09:42:06	1	26 actually measures the represents the position of
09:42:09	2	that wiggly line in an x/y dimension. So it's a
09:42:14	3	graph. You could say you plot the points that make
09:42:17	4	up that line. So that's a digital signal.
09:42:20	5	And when we say digital signal processing,
09:42:31	6	it means to take that data, that set of numbers, and
09:42:31	7	do something with it.
09:42:31	8	Q. And I'd like to go back to that consumer
09:42:33	9	device. What did you call it?
09:42:35	10	A. The DSP 1000.
09:42:38	11	Q. And "DSP" stands for?
09:42:40	12	A. Well, we started saying digital signal
09:42:43	13	processor, then too many people said "What?" So we
09:42:46	14	said digital sound processor, and it was never I'm
09:42:50	15	not sure if it was clear completely to the press
09:42:52	16	which one it was.
09:42:56	17	MR. BERL: Okay. I'm now going to have this
09:43:00	18	marked Exhibit 1.
09:43:05	19	(WHEREUPON, DEPOSITION EXHIBIT 1 WAS MARKED
09:43:22	20	FOR IDENTIFICATION.)
09:43:22	21	BY MR. BERL:
09:43:22	22	Q. Are you familiar with Exhibit 1?
09:43:26	23	A. Yes, I am.
09:43:28	24	Q. Do you know who wrote Exhibit 1?
09:43:35	25	A. Well, I probably wrote the first draft of
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09:43:37	1	27 it, and then our advertising agency, whoever they
09:43:42	2	were at the time I do remember who they were at
09:43:47	3	the time Leber Katz Partners in New York City,
09:43:50	4	they probably turned it into English.
09:43:55	5	Q. And looking at Exhibit 1, which bears the
09:43:59	6	number 26281 at the bottom, if I could direct your
09:44:04	7	attention to the top, there are three bulleted lines.
09:44:09	8	Could you read those to yourself for a second.
09:44:14	9	A. Yes.
09:44:15	10	Q. And could you read the first line out loud.
09:44:18	11	A. "In-home digital quality stereo
09:44:20	12	recording from any source."
09:44:22	13	Q. And can you tell me what you meant by that?
09:44:31	14	A. What it says, it means it acts like a tape
09:44:35	15	deck, like a cassette deck. You plug a couple of
09:44:39	16	wires into it from your radio or a microphone, and
09:44:42	17	you record a radio show or copy an LP record onto
09:44:49	18	this machine. It's a recording deck.
09:44:53	19	The "any source" refers to whatever audio
09:44:55	20	source you happen to have at hand.
09:44:59	21	Q. And can you read the second bulleted line.
09:45:01	22	A. "Digital recording from remote
09:45:03	23	databases: 'telerecording.'".
09:45:10	24	Q. And what did you mean by that?
09:45:13	25	A. Well, I don't know if we invented this term.

09:45:16	1	28 We never claimed to have invented this term, but	
09:45:19	2	maybe we did or maybe our advertising agency did.	
09:45:25	3	Telerecording means to take digital audio	
09:45:31	4	data from some place outside of your home and record	
09:45:36	5	it onto your local disk drive.	
09:45:41	6	Q. And now directing your attention to the	
09:45:43	7	bottom of the page, are you familiar with what is	
09:45:47	8	pictured there?	
09:45:49	9	A. The picture?	
09:45:50	10	Q. Yes.	
09:45:51	11	A. That's probably the second or third	
09:45:53	12	prototype of the DSP 1000.	
09:45:58	13	Q. And how do you know it's the second or third	
09:46:01	14	prototype?	
09:46:01	15	A. The first two were pretty ugly. This is one	
09:46:05	16	of the finished-looking ones.	
09:46:09	17	Q. And by "finished," what do you mean?	
09:46:13	18	A. It doesn't look like it was built in my	
09:46:15	19	kitchen.	
09:46:16	20	Q. Okay. Do you know when this document was	
09:46:19	21	produced?	
09:46:22	22	A. Well, it says "Copyright 1984" at the	
09:46:25	23	bottom, so I'm pretty sure it was produced in 1984.	
09:46:30	24	Q. Does that comport with your memory of when	
09:46:32	25	the second or third prototype of the DSP 1000	

29 09:46:37 1 Α. Yes, it does. 1984 sounds about right. 09:46:41 2 MR. BERL: Now, if I could have this marked 09:46:43 3 as Exhibit 2. 09:46:45 4 (WHEREUPON, DEPOSITION EXHIBIT 2 WAS MARKED 09:46:57 5 FOR IDENTIFICATION.) 09:46:57 6 MR. BERL: You'll want to hold on to 09:46:59 7 Exhibit 2. We'll be using it quite a bit throughout 09:47:02 the morning. 8 09:47:05 9 Do you recognize this document? Q. 09:47:07 10 Yes, I do. Α. 09:47:09 11 Q. And what do you recognize it as? 09:47:14 12 Α. A document that we produced for our 09:47:17 13 salespeople and for the dealers who would sell the 09:47:22 DSP 1000. 14 09:47:24 15 Do you know who produced it for the dealers, 0. 09:47:27 16 when you say "we"? 09:47:29 17 Α. Well, again, I probably myself or one of my 09:47:36 18 vice-presidents drafted this, and then our ad agency 09:47:43 19 or PR agency, again, tried to make it into English. 09:47:48 20 Q. All right. And looking still at Exhibit 2, 09:47:52 21 which is numbered 26489 through 26490, can you tell 09:47:59 22 when this was produced? 09:48:03 It says "Copyright 1986" at the second page. 23 Α. 09:48:08 24 I believe that's -- it seems to me it was done 09:48:12 25 earlier, but maybe this particular version was

09:48:14 1 09:48:15 2 09:48:17 3 09:48:19 4 09:48:24 09:48:30 6 09:48:36 7 09:48:39 8 09:48:45 9 09:48:46 10 09:48:47 11 09:48:50 12 09:48:54 13 09:48:56 14 09:48:59 15 09:49:11 16 09:49:11 17 09:49:11 18 09:49:11 19 09:49:13 20 09:49:18 21 09:49:24 22 09:49:28 23

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printed in 1986.

- Q. And why do you think it might have been done earlier?
- A. Well, because we had -- this diagram didn't really change. It's a diagram of this machine, the Exhibit 1 machine, which is dated 1984.
- Q. And if I could go through that diagram with you, the diagram on 26489 labeled "DSP 1000 System Diagram."
 - A. Yes.
- Q. Why don't we start on the upper left. When it says "Audio In," what does "Audio In" mean?
- A. Well, that represents a wiggly line, like the one I referred to on the medical monitor when you're watching a patient's heartbeat on a TV show, the wiggly line representing the sound of the patient's heart. That's audio.

It could be music. Presumably it's music or voice in this case. So that's the audio signal in.

- Q. Where would that audio come from?
- A. Well, most people, frankly, copied LP records or compact disks. So the audio in was the output from a compact disk player or a record player, LP record player.
 - Q. And how was an LP record player or compact

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09:50:26	16
09:50:27	17
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disk player connected to the DSP 1000?

- A. Through copper wires terminated in what are referred to as RCA jacks.
- Q. And now looking at the top box labeled "Analog Section, A-to-D/D-to-A," can you tell me what you meant by that?
- A. That's the part of the circuitry that converts the analog signal into digital data, into numbers. And the other part of that section does the output, which takes the digital numbers, the D, and turns them back into analog, an analog signal, a wiggly line that you can listen to, that you can amplify and call music. That's the audio out, coming out of that box.
- Q. And what do the arrows on this chart represent?
 - A. The direction of data flow.

Once you're inside a digital audio machine, or it's really a computer, everything is numbers, is data. We'll just call it data.

- Q. And so the two-sided arrows, what does that mean exactly?
- A. That means that the data flow could be to or from that box, that part of the circuitry.
 - Q. Now, turning your attention to the second

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09:50:55 box labeled "FIFO Buffer," what is the FIFO buffer? 1 09:51:01 2 Α. It's a digital memory. FIFO stands for 09:51:05 first in/first out. I think we just could have 3 09:51:09 4 called it buffer. "First in" means the data that goes into the buffer first, comes out of the buffer 09:51:12 5 09:51:16 6 So first in/first out, as opposed to first first. 09:51:21 7 in/last out, which is, you know, a FILO or last 09:51:24 in/last out. 8 09:51:25 9 There's different ways to organize digital 09:51:28 memories by, in this case, which way the data is 10 09:51:31 11 flowing and who's first and who's last. So this type 09:51:34 12 of buffer is a FIFO buffer. 09:51:35 13 0. And what role does a buffer play in this 09:51:38 14 system? 09:51:39 15 Α. Well, the flow of data after its converted 09:51:44 16 from the analog world into digital data is quite 09:51:47 17 rapid and it's continuous. You can't stop it. 09:51:52 18 Otherwise, you'd get discontinuities in the music or 09:51:55 19 in the voice signal. 09:51:57 20 So you need some way to temporarily store it 09:51:59 21 in a memory before you do anything else with it to 09:52:02 22 take up -- to account for the fact that the rest of 09:52:05 23 the computer is not particularly continuous. 09:52:10 24 a bursty behavior. In other words, data is processed 09:52:14 25 in lumps, in groups or blocks, and so you have to

33 09:52:17 1 accumulate a block of data in a buffer and then pass 09:52:20 2 it along to the processor to be processed as a group. 09:52:25 3 So it's like the waiting room. The FIFO 09:52:27 4 buffer is like the waiting room for the data. accumulates data. 09:52:30 5 09:52:32 6 Q. So what data goes into the FIFO buffer from 09:52:35 7 the analog-to-digital/digital-to-analog section? 09:52:40 8 Α. What represents the music or the audio 09:52:42 9 signal. Numbers that represent that signal. 09:52:46 10 0. So is it a digital or analog signal? 09:52:49 11 Α. It's digital data. 09:52:51 12 And what comes out of the FIFO buffer? Q. 09:52:54 13 Α. Digital data. It's all digital. 09:52:57 14 case, 16 bit digital words, we call them. 09:53:03 15 And turning your attention to the next box Q. 09:53:05 16 labeled "Dual TMS 320 Signal Processors," what does 09:53:11 17 that box represent? 09:53:13 18 That's the part of the circuit that takes 09:53:16 19 the data and manipulates it. That's part of the 09:53:20 20 processing. Probably one of the more significant 09:53:23 21 parts of the signal processing. 09:53:26 22 TMS 320s -- or the TMS 320 is a Texas 09:53:32 23 Instruments signal processing chip. It's still in 09:53:34 24 production today. Probably the most common signal 09:53:38 25 processor, most popular chip for this purpose ever

If you added all the numbers together in the block, you got another number called the checksum, and that checksum is stored separately from the --

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		DAVID M. SCHWARTZ
09:55:01	1	35 apart from the actual music or audio data.
09:55:04	2	Q. And what is the purpose of the checksum?
09:55:06	3	A. Well, if the checksum doesn't compute when
09:55:08	4	you look to verify it, you know that that block of
09:55:12	5	data is corrupt. You know there's been an error.
09:55:16	6	Q. And who programmed the TMS 320?
09:55:21	7	A. You mean who the employees of CompuSonics
09:55:25	8	were at that time who did the work?
09:55:28	9	Q. Yes.
09:55:29	10	A. I remember some of the names, but not all of
09:55:32	11	the names.
09:55:33	12	The most outstanding engineer in the
09:55:34	13	group well, I shouldn't say that. There were a
09:55:40	14	couple of outstanding engineers; John Stautner,
09:55:45	15	Thomas Hegg.
09:55:46	16	Q. Could you spell "Stautner"?
09:55:47	17	A. S-T-A-U-T-N-E-R. John Paul Stautner.
09:55:53	18	And Thomas Hegg, H-E-G-G.
09:56:02	19	And I can't remember David's last name.
09:56:06	20	Horowitz, David Horowitz.
09:56:11	21	Those are the three that pop to mind right
09:56:14	22	away.
09:56:16	23	Q. And around what time period did this

programming occur?

A.

09:56:18

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Well, we started -- I actually started

09:56:26	1	36 paying that group to program for this project while
09:56:28	2	they were still students at MIT, so they were still
09:56:31	3	graduate students in the master's program in computer
09:56:35	4	science in 1983.
09:56:39	5	And what I had to do is pay the
09:56:43	6	Massachusetts Institute of Technology a grant, and
09:56:45	7	then they worked under the grant money to work on
09:56:48	8	this.
09:56:49	9	Q. And when was this programming for the
09:56:50	10	TMS 320 completed?
09:56:56	11	A. Well, software is never completed. Let me
09:56:58	12	just say for the record that you have one revision
09:57:00	13	after another.
09:57:01	14	You could say when did it first work well
09:57:04	15	enough to do something with it, that would be 1984.
09:57:08	16	Q. And when you say "well enough to do
09:57:10	17	something with it," for what purpose did it work in
09:57:13	18	1984?
09:57:14	19	A. Good enough to sell it to somebody
09:57:16	20	commercially. Serviceable enough to be commercial.
09:57:25	21	Q. You identified two reasons for the TMS 320
09:57:28	22	as it was programmed in the DSP 1000, the first was
09:57:32	23	to check for errors and the second was to compress
09:57:35	24	the signal. Why did you need to compress the signal?
09:57:41	25	A. Well, there are a number of reasons, and I

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don't know if we even want to go through all of the reasons today, but the primary reasons were to save space on the disk drive, storage space, and the second reason was to minimize the amount of data that had to flow through the wires. That's referred to as the bandwidth.

- Q. And what wires are you talking about?
- A. The wires in the circuit. The wires in the circuitry.
 - Q. And what would have happened --
- A. And, I'm sorry, the wires inside the machine and the circuitry, and also in the case of telerecording, the wires external to the machine.
- Q. What would have happened if you had not compressed the signal?
- A. Well, in the first versions of the DSP 1000, we could not have recorded the signal to the disk drive. The disk drive -- we couldn't have squeezed the data through the wires. The bandwidth was not there. The disk drive was not capable of recording full bandwidth digital audio.

That was the primary initial reason.

- Q. And what were a few other reasons, if you remember?
 - A. Well, the other reason was we were trying to

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Q. And to get it what you called in working order well enough to sell, how many engineering man years did it take to program the TMS 320, approximately?

MR. MUDGE: I'm going to object. The question's vague.

MR. BERL: You can answer.

THE WITNESS: That's difficult to estimate.

Maybe two or three man years.

BY MR. BERL:

- Q. And what role did you play, if any, in writing the software for the TMS 320?
- A. I wrote what was called or what we still call in the industry pseudo-code. Pseudo-code is a representation of the actual software in terms that another engineer can actually take those terms and write the executable code.
- Q. And was there only one compression algorithm that the TMS 320 used? In the DSP 1000.
- A. There's a group of algorithms that all work together, and they -- together, if you used them all together, you would get more compression than if you used one of them alone.
- Q. And do you remember the name of any of those algorithms?

I forget their nicknames. We had working 10:01:47 1 Α. nicknames for them, but commercially we just called 10:01:50 2 them CSX2, CSX4 and CSX8. 10:01:53 3 10:01:59 And what were the differences between those 4 Q. 10:02:01 5 three algorithms? 10:02:02 6 Α. CSX2, and there are actually two versions of 10:02:07 CSX2 to complicate matters, was the highest quality, 7 10:02:12 8 least processing. It did the least damage to the 10:02:15 9 audio signal. In one case, it was completely 10:02:19 10 lossless, meaning it didn't damage the audio signal 10:02:22 11 whatsoever. It was called perfect reconstruction of 10:02:27 12 the signal. 10:02:28 13 The commercial version of -- first 10:02:30 14 commercial version of CSX2 was in fact the lossless 10:02:35 15 version for professional use. The second version of 10:02:38 16 CSX2 was somewhat slightly lossy; that is, it wasn't 10:02:43 17 perfect. 10:02:44 18 CSX4 used more software to compress the 10:02:48 19 signal further and damaged its quality a little more, 10:02:53 20 and CXS8 turned what was a pristine digital audio 10:02:59 21 compact disk signal into something that sounded like 10:03:01 22 AM radio. 10:03:05 23 Q. And how is, in the art of compression, how 10:03:07 24 is the amount of compression that one achieves 10:03:10 25 measured?

41 10:03:11 Object. Lacks foundation. 1 MR. MUDGE: 10:03:16 2 THE WITNESS: We measure it by the ratio of 10:03:19 3 source data rate to output data rate. 10:03:23 BY MR. BERL: 4 10:03:24 5 And if you remember, what was that ratio for Q. 10:03:28 6 those three algorithms? 10:03:31 7 Α. Well, roughly, the numbers represent the 10:03:33 8 ratio. CSX2 would cut the data rate by half. CSX4 10:03:39 9 would cut it -- divide by four, and CSX8 would divide 10:03:44 10 by eight. 10:03:46 11 In actual implementation, CSX8 divided far 10:03:50 12 more than that. It actually divided -- I'd have to 10:03:55 13 get out a calculator to give you the exact number, 10:03:58 14 but it took a 1.4 million bit per second signal and 10:04:02 15 turned it into 56,000 bits per second. So we would 10:04:05 16 have to get out a calculator to figure the ratio. 10:04:09 17 Q. And to recap, what went in, looking at this 10:04:11 18 arrow that goes from the FIFO buffer to the TMS 320, 10:04:16 what would go into the TMS 320 from the FIFO buffer? 19 10:04:21 16 bit long digital audio -- 16 bit long 20 Α. 10:04:25 words, data words, that represented what we call 21 10:04:29 22 samples of the analog signal. It's a digital signal 10:04:33 which represents the analog signal. 23 10:04:38 24 Q. And was it compressed at all before it went 10:04:40 25 into the TMS 320?

- 10:04:43 1
- 10:04:44 2
- 10:04:50

- 10:04:52 4
- 10:04:53 5
- 10:04:55 6
- 10:04:58 7
- 10:05:00 8
- 10:05:04 9
- 10:05:08 10
- 10:05:18 11
- 10:05:21 12
- 10:05:24 13
- 10:05:26 14
- 10:05:32 15
- 10:05:36 16
- 10:05:41 17
- 10:05:45 18
- 10:05:48 19
- 10:05:52 20
- 10:05:55 21
- 10:06:01 22
- 10:06:05 23
- 10:06:08 24
- 10:06:11 25

- A. No, not at all.
- Q. And what came out of the TMS 320?
- A. Well, we're going down the diagram vertically.
 - Q. Yes, going down the diagram.
- A. Going down the diagram, the 320s produced a smaller -- they took a large group or block of data from the FIFO buffer, squeezed it down to a much smaller block of data, and then put it in the random access memory, the main memory of the computer.
- Q. Was the signal that came out of the TMS 320, was that stored permanently in the random access memory?
- A. Generally not. It could be. It could be, but it wasn't permanently. It stayed there for a while until the CPU, the central processing unit, picked it up and moved it over to the disk drive.
- Q. And by "CPU," are you referring to the box labeled "MC 68000 CPU"?
- A. Yes, that's a Motorola microprocessor called the 68000.
- Q. And when you say it directs the signal from the RAM, what do you mean by that?
- A. Well, the 320s were programmed simply to crunch data. To fetch it from the buffer, you know,

		43
10:06:13	1	get the waiting data, process it and dispose of it
10:06:16	2	into the RAM. So they were the 320s had a limited
10:06:21	3	range of movement. Grab data from one box and put it
10:06:24	4	in another, basically.
10:06:31	5	Q. And where did it go next after it was in the
10:06:33	6	RAM?
10:06:34	7	A. The 68000, the microprocessor, under
10:06:37	8	software control, would initiate what's called a DMA,
10:06:40	9	direct memory access, cycle. Pass control of the
10:06:45	10	data transfer to the DMA chip. It's actually a
10:06:49	11	separate processing chip called a DMA controller.
10:06:51	12	The DMA controller would then sequentially
10:06:54	13	read the digital audio data out of RAM, the
10:06:57	14	compressed data, and pass it through another chip
10:07:01	15	called the SCSI port to the disk drive.
10:07:04	16	Q. Now, you said the 68000 works under software
10:07:08	17	direction.
10:07:09	18	A. Yes.
10:07:10	19	Q. Who wrote that software?
10:07:13	20	A. Again, I wrote the first pseudo-code for
10:07:17	21	that, but the actual first working version working
10:07:20	22	version of software for the 68000 was written by John
10:07:25	23	Stautner.
10:07:28	24	Q. And when did that process of writing that
10:07:29	25	software begin?

		44	
10:07:33	1	A. Well, John was still a graduate student at	
10:07:37	2	MIT, I believe, in 1983.	
10:07:39	3	Q. And when did you have that software in	
10:07:41	4	working order?	
10:07:44	5	A. The first version of that software function	
10:07:50	6	was for the DSP 2000 prototypes that we built in	
10:07:54	7	early 1984.	
10:07:55	8	(At this time, Monica Mucchetti entered the	
10:07:56	9	deposition room)	
10:07:57	10	BY MR. BERL:	
10:07:57	11	Q. And when did you have that software working	
10:07:59	12	inside a DSP 1000?	
10:08:03	13	A. I think the second prototype of the DSP 1000	
10:08:07	14	had it working, again, in late 1984 or very early	
10:08:13	15	1985.	
10:08:18	16	Q. And you said that the 68000 CPU directs the	
10:08:22	17	data from the RAM to the DMA controller.	
10:08:25	18	A. Yes.	
10:08:26	19	Q. What does that mean?	
10:08:29	20	A. Well, the reason for a	
10:08:31	21	The reason for a direct memory access	
10:08:33	22	controller, that's what DMA stands for, is it's a	
10:08:37	23	specialized chip that knows how to given a	
10:08:40	24	starting address in memory and an amount of data,	
10:08:47	25	those two numbers, and control, you pass control to	
		, I	

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10:08:50	1	it it knows how to then go to memory, find that		
10:08:54	2	address and take that quantity of data from		
10:08:56	3	sequential addresses and send it somewhere.		
10:09:00	4	And that off loads or that relieves the		
10:09:03	5	68000 of having to do what's a very tedious,		
10:09:06	6	simpleminded job of just moving data from one place		
10:09:09	7	to another.		
10:09:11	8	Q. And the data that was on the RAM, what form		
10:09:14	9	was that data in?		
10:09:16	10	A. Compressed, blocks of compressed digital		
10:09:20	11	audio.		
10:09:23	12	Q. And after the DMA controller transferred it,		
10:09:28	13	where did it go?		
10:09:31	14	A. It went through another chip, which we call		
10:09:34	15	here a SCSI port. SCSI standing for small computer		
10:09:38	16	standard interface, pronounced "skuzzy." It's still		
10:09:42	17	in computers today.		
10:09:45	18	That chip is the interface chip between a		
10:09:48	19	computer and a standard peripheral, a standard disk		
10:09:52	20	drive, that understands the SCSI protocol, which		
10:09:57	21	could be a disk drive or a scanner or a printer, you		
10:10:01	22	know, or whatever.		
10:10:02	23	Q. And what was it?		
10:10:03	24	A. In this case, a disk drive.		
10:10:05	25	Q. Do you remember what kind of disk drive it		

10:10:06 1 10:10:07 2 10:10:11 3 10:10:15 4 10:10:20 5 10:10:24 6 10:10:27 7 10:10:30 8 10:10:35 9 10:10:40 10 10:10:43 11 10:10:48 12 10:10:52 13 10:10:58 14 10:11:01 15 10:11:05 16 10:11:09 17 10:11:18 18 10:11:18 19 10:11:19 20 10:11:20 21 10:11:22 22

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was?

- A. It depended on which prototype. Through the prototypes, it changed. And when it eventually got into production, the disk drive was a recordable optical disk in one case, and a cartridge form of floppy disk drive in another case.
- Q. And as the data traveled through from the RAM to the disk, what form was it in?
 - A. Compressed digital data.
- Q. And did that data represent something? Now moving back to the "Audio In." Was there any relationship between the data that was stored on the disk and the audio that was put into the DSP 1000?
- A. What we put onto the disk drive eventually was two types of data; the compressed digital words that represented the original musical signal, the analog signal, and some header information, some text information about the file. You know, about -- well, there's two levels of that.

There's header information on each little block that says something about what's in the block, and then on the entire file, like the song, you know, the recording, there's additional data. These are non-musical forms of data.

Q. And why did you need a header for each

10:11:35 1 10:11:39 2 10:11:41 3 10:11:44 4 10:11:46 5 10:11:50 6 10:11:52 7 10:11:54 8 10:11:58 9 10:11:59 10 10:11:59 11 10:12:02 12 10:12:05 13 10:12:09 14 10:12:11 15 10:12:13 16 10:12:16 17 10:12:18 18 10:12:21 19 10:12:21 20 10:12:23 21 10:12:29 22 10:12:31 23 10:12:34 24

10:12:37

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block?

- A. Well, the header had to contain at a minimum the checksum, you know, the error correction information, and also the type of algorithm -- a notice to the signal processor as to what kind of algorithm was used to create the block, because we had various different algorithms.
- Q. And those were the algorithms that you discussed earlier?
 - A. Yes.
 - Q. And what else did the header include?
- A. Well, we had some extra fields, you know, extra space in the header that was -- it varied in use from time to time.

There were kind of scratch pad areas, and I don't know that we ever standardized those extra fields. They were just spares in case we needed them. From time to time we needed them for different things.

- Q. And do you remember anything that you used them for?
- A. I think for the -- I just don't remember. You'd have to ask one of the engineers who actually programmed the 320s.
 - Q. And those would be the engineers that you

10:12:39 1

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10:12:57 7

10:12:58 8

10:13:02 9

10:13:05 10

10:13:09 11

10:13:13 12

10:13:16 13

10:13:18 14

10:13:24 15

10:13:27 16

10:13:32 17

10:13:36 18

10:13:41 19

10:13:43 20

10:13:46 21

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discussed earlier?

- A. Yes.
- Q. Now, I see another arrow or several other arrows coming from the MC 68000, and one goes to the serial port.
 - A. Yes.
 - Q. What does that arrow represent?
- A. It's a bidirectional arrow so that control data, or any data in fact, could be obtained into the system through a standard serial port, also called RS-232, which is a standard form of serial transmission of digital data.

We used that port generally to connect to a PC, either an IBM PC or an Apple Macintosh type of PC.

- Q. And who would be -- who would use the PC?
- A. Well, the only use we put it to commercially as part of the product was for editing music, editing the recordings. The editing interface --

We wrote additional software for editing that lived on a PC or a Mac. I'm trying to remember what we called it. We had a name for the editing program. Oh, for Mac it was called MacSonics, I think. Something like that for the Mac.

Q. And recapitulating once again, what form was

49 the signal in as it went from the RAM --10:14:07 1 10:14:16 2 (Reporter interruption.) 10:14:16 BY MR. BERL: 3 10:14:17 4 Q. What form was the signal in as it went 10:14:21 5 through the line of arrows from the RAM to the 10:14:25 6 MC 68000 to the serial port to the PC? 10:14:30 MR. MUDGE: I'm going to object to the 10:14:32 8 question. The question lacks foundation and I think 10:14:34 9 misstates his prior testimony. 10:14:36 10 MR. BERL: You can answer. 10:14:38 11 THE WITNESS: It's digital data, and 10:14:40 12 everywhere in the machine it was generally 16 bit wide data. 10:14:44 13 10:14:45 14 Although some of the peripherals, in 10:14:47 15 particular the DMA controller, the serial port and 10:14:52 16 the parallel port, were 8 bit wide data, you know, 10:14:59 17 byte wide data, just because the peripheral chips 10:15:02 18 made by Motorola for the 68000 happened to be byte 10:15:07 19 wide as opposed to word wide. 10:15:10 20 BY MR. BERL: 10:15:10 21 Q. And what is the difference between byte wide 10:15:13 22 and word wide? 10:15:13 23 Α. Word wide is 16 bits makes one word, and 10:15:18 byte wide is 8 bits makes one word. 24

And so what part of this system governed the

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Q.

10:15:27	1
10:15:32	2
10:15:35	3
10:15:38	4
10:15:41	5
10:15:44	6
10:15:48	7
10:15:53	8
10:15:58	9
10:16:04	10
10:16:09	11
10:16:13	12
10:16:17	13
10:16:19	14
10:16:21	15
10:16:24	16
10:16:26	17
10:16:29	18
10:16:31	19
10:16:33	20
10:16:35	21
10:16:45	22
10:16:45	23
10:16:45	24
10:16:51	25

transfer from the 16 bit to the 8 bit?

A. The 68000. The central processing unit was generally -- I guess the best way to describe it is the overall controller of the entire system. The highest level control in this system is the 68000, so it managed all processes.

- Q. So when the data went through the serial port, was it in 16 bit form or 8 bit form?
- A. It was turned into bytes between the 68000 and the peripheral device chip, you know, the serial port circuit. It went from 16 bits to 8 bits as part of that circuitry, and then it came out serially, you know, as a serial stream of bits.

So talking about bytes or words doesn't mean anything in a serial form.

- Q. And what governed that transfer from the 16 bit to the 8 bit?
- A. The central processing unit, the Motorola 68000.
 - Q. Did you have to program it to do that?
- A. Yes, nothing happens in this diagram without software. Software controls everything.
 - Q. And who programmed that software?
- A. John wrote a lot of it, I think Peter Roos wrote some of that. I don't remember the names of

10:16:53	1	51 all the engineers who were involved in writing all of
10:16:56	2	the code.
10:16:58	3	Q. And when you say that the data came out
10:17:00	4	serially from the serial port to the PC, what do you
10:17:03	5	mean by that?
10:17:04	6	A. One bit after another, like a train.
10:17:09	7	Q. And so what ultimately landed on the PC
10:17:14	8	that's represented in this diagram?
10:17:15	9	A. Well, the PC also has a serial port. So the
10:17:18 1	10	serial data would come in on a couple of wires in the
10:17:21 1	11	serial port, and the serial port in the PC would turn
10:17:24 1	12	it back into typically bytes, 8 bit wide words.
10:17:30 1	13	Q. And what is the relationship, if any,
10:17:32 1	14	between the data that ultimately winds its way to the
10:17:36 1	15	PC and the audio signal coming in at the top left?
10:17:46 1	16	A. Generally speaking, we never trans
10:17:48 1	L7	We didn't, as a matter of course, transfer
10:17:51 1	18	audio data on the serial port. We did occasionally
10:17:55 1	19	for some purposes. But, generally speaking, the
10:17:58 2	20	audio data went to the disk drive through the channel
10:18:02 2	21	that we discussed earlier; and only controlled data,
10:18:05 2	22	or editing commands, or information about the audio
10:18:09 2	23	signal, like how big it was, would be transferred to
10:18:12 2	24	the PC so that it could be edited properly.
10:18:15 2	25	Q. Could you give some examples of control

- Q. And when you say that the data came out erially from the serial port to the PC, what do you mean by that?
 - Α. One bit after another, like a train.
- 0. And so what ultimately landed on the PC hat's represented in this diagram?
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- Q. And what is the relationship, if any, etween the data that ultimately winds its way to the C and the audio signal coming in at the top left?

- We didn't, as a matter of course, transfer udio data on the serial port. We did occasionally or some purposes. But, generally speaking, the udio data went to the disk drive through the channel hat we discussed earlier; and only controlled data, r editing commands, or information about the audio
 - Could you give some examples of control Q.

10:18:17 1 10:18:19 2 10:18:23 3 10:18:26 4 10:18:29 10:18:33 6 10:18:37 7 10:18:41 8 10:18:43 9 10:18:46 10 10:18:49 11 10:18:53 12 10:18:56 13 10:18:58 14 10:19:03 15 10:19:08 16 10:19:10 17 10:19:12 18 10:19:15 19 10:19:17 20 10:19:22 21 10:19:26 22 10:19:27 23 10:19:33 24

10:19:36

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data?

A. Oh, sure. Where your position is in music. You know, how many seconds and samples you are from the beginning of a song. That's a position pointer.

An amplitude information would be how loud is the music at that particular block, you know, that particular point in the music.

Non-audio data was sent there, like the name of the artist, you know, or the name of the edit.

Edits were named as well, because if you had a song that you were editing, you had to, like you do on a PC, name your file so that you could identify one version of the edited material from another version.

You know, like I Want to Hold Your Hand edit 1, I Want to Hold Your Hand edit 2. You had to name them on and on and on, and that data would have to be moved back and forth, the naming data would have to be moved back and forth to the PC.

- Q. And one more thing to explain for me before we take a break. The bottom box here, it says "ROM," and it has an arrow pointing up to the 68000. Can you explain what that means?
- A. ROM means read-only memory, and that's where all of the software that runs in this machine is stored when the power is off.

		53
10:19:39	1	The ROM is a non-volatile memory, meaning it
10:19:44	2	doesn't need electricity to store the data. Some
10:19:47	3	people refer to it as "burning" the data into the
10:19:50	4	memory of the ROM because it's recorded there
10:19:52	5	permanently.
10:19:54	6	Q. And what data was stored on the ROM?
10:19:57	7	A. All of the programs for all of the processes
10:20:00	8	that took place in this computer. The programs,
10:20:06	9	information, copyright information about the
10:20:08	10	programs.
10:20:12	11	MR. BERL: Okay. Why don't we take our
10:20:14	12	first break here.
10:20:16	13	THE WITNESS: Sure.
10:20:16	14	THE VIDEOGRAPHER: Time is 10:20 a.m. We
10:20:18	15	are going off the record.
10:33:40	16	(Recess: 10:20 a.m. to 10:33 a.m.)
10:33:40	17	THE VIDEOGRAPHER: Back on the record. The
10:33:42	18	time is 10:33 a.m.
10:33:44	19	BY MR. BERL:
10:33:45	20	Q. Okay, Mr. Schwartz, when we left off we were
10:33:47	21	going through the diagram of Exhibit 2 on
10:33:50	22	Page No. 26489. There's a box there that says, on
10:33:56	23	the left-hand side, "20 key pad," with an arrow
10:34:00	24	pointing into MC 68000. Can you describe what "20
10:34:05	25	key pad" means?
		ı

10:34:07	1
10:34:09	2
10:34:12	3
10:34:16	4
10:34:18	5
10:34:23	6
10:34:24	7
10:34:30	8
10:34:33	9
10:34:40	10
10:34:43	11
10:34:48	12
10:34:52	13
10:34:56	14
10:34:58	15
10:35:00	16
10:35:02	17
10:35:08	18
10:35:09	19
10:35:12	20
10:35:14	21
10:35:17	22
10:35:25	23
10:35:28	24
10:35:30	25

- A. That's the capacity of the controller chip that connects to the front panel. There's a front panel with buttons on it on the machine, kind of like the picture on Exhibit 1, and those buttons are decoded by a chip called a keypad decoder, and it can handle 20 keys.
 - Q. And what would people do with the keypad?
- A. Well, start music playing, start a recording recording, pause. Start --

Change sources for recording, you know, from analog inputs to digital inputs, for example.

Do some simple editing. You know, designate parts of the music they didn't want to hear, for example. That sort of editing.

Make what are called playlists so that you could have like a party, a disk that would play back a specific sequence of songs as a list. That sort of thing.

- Q. And how many of those 20 keys did you use, approximately?
- A. Oh, you know, I don't remember exactly. I could turn to Exhibit 1 and count the buttons.
 - Q. That's on Page 26281?
 - A. Looks like 19.
 - Q. And so would that be 19 --

		DAVID M. SCHWARTZ	
10:35:32	1	A. No, 18. 18, but that counts power, which	
10:35:35	2	didn't count, so 17 on that machine.	
10:35:41	3	Q. Would that represent 17 different functions	
10:35:44	4	that a consumer would be able to initiate?	
10:35:48	5	A. There are actually more, because it's a	
10:35:51	6	soft they're soft keys, so they can change	
10:35:54	7	their	
10:35:54	8	On Exhibit 1, you can't see it, but if you	
10:35:57	9	look at a later model or a production model of the	
10:36:01	10	DSP 1000 or look at its owner's manual, you'll see	
10:36:05	11	that the keys are soft. There are actually only	
10:36:07	12	maybe half a dozen physical keys, and they change	
10:36:10	13	their names as you use them.	
10:36:12	14	So they reprogram and display new functions	
10:36:15	15	as you use them.	
10:36:20	16	Q. And what would happen when someone pushed a	
10:36:23	17	button inside the computer?	
10:36:27	18	A. Well, the buttons related to different parts	
10:36:29	19	of the software. So the button that said "Start" or	
10:36:33	20	"Play," connected to the part of the software that	
10:36:36	21	would queue up a sound file, start a whole process	
10:36:41	22	that would queue data, get data from the disk drive,	
10:36:43	23	put it in memory, send it to the signal processors to	

be decoded, get the first blocks ready in the output

buffer, the FIFO buffer, and then when all of that

10:36:48

10:36:52

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10:36:54	1	56 was done internally, the music would start playing.
10:36:59	2	Q. So let's go through that process a little
10:37:01	3	more slowly. Assume I want to play Kenny Loggins,
10:37:07	4	and I push "Play." What exactly would happen?
10:37:11	5	A. Well, you're assuming in that statement that
10:37:13	6	Kenny Loggins is the name of the song on the display.
10:37:18	7	Q. Yes.
10:37:18	8	A. If it's not, you would have had to push
10:37:20	9	another button to move along on the disk to find that
10:37:23	10	song first and then push "Play."
10:37:24	11	Q. And that functionality is on the keypad
10:37:27	12	A. Yes.
10:37:27	13	Q to find it? And after I found Kenny
10:37:30	14	Loggins and pushed "Play," what would happen?
10:37:34	15	A. That would tell the control program in the
10:37:37	16	central processing unit to go and locate that file on
10:37:42	17	the disk drive, find that file, start getting the
10:37:48	18	data from that file well, it would have to
10:37:52	19	The CPU has to initialize the DMA controller
10:37:55	20	after it locates the file.
10:37:58	21	Q. Why don't we stop there. How does the CPU
10:38:02	22	locate the file on the disk?
10:38:04	23	A. Well, there's a directory structure on the
10:38:07	24	disk that when the machine is powered up, that
10:38:11	25	directory structure is read off of the disk and into
		<i>i</i>

10:38:15	1
10:38:19	2
10:38:25	3
10:38:26	4
10:38:29	5
10:38:31	6
10:38:34	7
10:38:41	8
10:38:43	9
10:38:48	10
10:38:49	11
10:38:51	12
10:38:52	13
10:38:53	14
10:38:59	15
10:39:01	16
10:39:04	17
10:39:08	18
10:39:13	19
10:39:16	20
10:39:16	21
10:39:19	22
10:39:22	23
10:39:27	24
10:39:30	25

random access memory, so that it's easily accessible quickly. It's scratch-pad memory, so it's stored there.

There's a directory structure with all of the songs, all of the edits, the information about how they were edited, the playlists, if there are playlists stored about particular sequences of songs somebody might want to play. That all gets loaded into RAM when the power button's turned on, if there's a disk in the drive.

We're assuming that somebody has a disk inserted.

- Q. And after it finds the song that the consumer requests to be played, what does the CPU do?
- A. It starts fetching -- or gives commands to the various parts of the circuitry to fetch the data from the disk drive, send that data -- make the data available to the signal processors, tell the signal processors that the data is there and they can start working.

Then the signal processors decompress the compressed audio data and send it out to the FIFO buffer, which as soon as it's full, automatically starts the D-to-A process to actually convert the digital data back into analog signals that you could

10:39:33 1 10:39:37 2 10:39:40 3 10:39:47 4 10:39:49 10:39:51 6 10:39:57 7 10:39:58 8 10:40:01 9 10:40:03 10 10:40:05 11 10:40:08 12 10:40:11 13 10:40:13 14 10:40:18 15 10:40:18 16 10:40:22 17 10:40:24 18 10:40:35 19 10:40:35 20

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listen to as music.

- Q. So on the way out, so to speak, as the song is being played, as the data hits the TMS 320 signal processor, what form is the data in?
 - A. It's in compressed digital form.
- Q. And when it leaves the TMS 320, what form is it in?
- A. Uncompressed 16 bit samples, very much like the samples on a compact disk player.
- Q. Is the error correction capability that you talked about earlier in the TMS 320, does that occur as a song is being played as well?
- A. Well, I'm going to correct your statement.

 It's not so much error correction as error detection that goes on.

If there's an error detected, as I recall, what we did -- and you would have to ask the engineers who wrote the code to see what exactly they did, but as I recall, if a bad block was detected, what we did is threw it away and took the block before it and the block after it and stitched them together so that that little piece of incorrect data was never used.

Q. And when you say "stitched together," what is it you mean?

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10:40:50	1	A. Well, you don't want a gap in the music. So
10:40:54	2	there may be a physical gap in memory, you know,
10:40:57	3	where that piece of data has been marked as bad, and
10:41:01	4	so the 320s would have to actually move one block in
10:41:07	5	memory and copy over where the bad block was
10:41:12	6	that's the stitching together process so that when
10:41:13	7	the data leaves the FIFO, it's continuous, and the
10:41:17	8	song actually gets shorter by a tiny fraction of a
10:41:20	9	second in that case.
10:41:22	10	Q. And the FIFO buffer, what role does it play
10:41:26	11	as the song is played?
10:41:29	12	A. It's a place for the data to become
10:41:31	13	continuous as it comes out of the signal processors
10:41:35	14	in chunks. It has to be stacked up, queued up as a
10:41:39	15	continuous stream so that the music is played
10:41:41	16	continuously. But, remember, it's processed in
10:41:45	17	blocks, chunkwise, chunk by chunk, so it's not
10:41:49	18	continuous.
10:41:50	19	Q. And then when the data leaves the FIFO
10:41:54	20	buffer, what form is it in at that point?
10:41:56	21	A. 16 bit linear digital audio samples.
10:42:02	22	Q. And if I'd like to play it, what happens at
10:42:05	23	the top box labeled "Analog Section A-to-D/D-to-A"?
10:42:11	24	A. Well, the digital samples, the 16 bit
10:42:13	25	digital audio words, are turned back into voltages,

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10:42:16	1	into what people would call real electricity at that
10:42:21	2	point. You know, continuous voltage. The wiggly
10:42:23	3	line, again, that you could amplify and listen to.
10:42:28	4	Q. And, once again, who wrote the software
10:42:31	5	needed for that functionality to exist? "That
10:42:37	6	functionality" being the D-to-A conversion in the top
10:42:41	7	box.
10:42:42	8	A. The D-to-A conversion is you could call
10:42:46	9	it, I guess, microcode or a state machine. It's part
10:42:49	10	of the D-to-A converter chip. In this case, it was
10:42:52	11	made by Burr Brown. So some engineer at Burr Brown
10:42:55	12	Corporation designed it and wrote whatever little
10:42:59	13	bits of code it needed to do that job.
10:43:03	14	Q. And did CompuSound or CompuSonics, depending
10:43:09	15	on the time, make any modifications to what it bought
10:43:14	16	from Burr Brown in the top box?
10:43:16	17	A. None whatsoever.
10:43:19	18	Q. And when it says "Audio Out," how would the
10:43:22	19	audio actually come out of the machine?
10:43:27	20	A. Well, if it's analog audio coming out, in
10:43:30	21	the case of the DSP 1000, there are what are called
10:43:34	22	RCA jacks, female RCA jacks, which are identical to
10:43:39	23	the female RCA jacks on a compact disk player or an
10:43:42	24	LP record player, or any piece of stereo equipment
10:43:48	25	made today.

10:43:49 1 10:43:53 2 10:43:58 3 10:44:03 4 10:44:06 5 10:44:12 6 10:44:14 7 10:44:18 8 10:44:21 9 10:44:25 10 10:44:29 11 10:44:33 12 10:44:37 13 10:44:39 14 10:44:41 15 10:44:44 16 10:44:47 17 10:44:50 18 10:44:54 19 10:44:57 20 10:44:58 21

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- Q. And what would that jack connect to?
- A. A male RCA plug on a wire that then goes typically to an amplifier.
- Q. Now, returning back toward the bottom of the diagram, there's a box on the left that says "LCD."

 What does "LCD" mean?
- A. LCD stands for liquid crystal display, which is very much like the display on this cell phone. A little graphical display, liquid crystals under glass, and it's capable of putting alphanumeric data in a two-dimensional display, words or little pictographs, you know, little characters.
 - O. And who would look at the LCD?
- A. The user of the machine would need to look -- well, they don't need to look at the LCD. They could just push the Play button and play music, but if they were doing anything like trying to find a particular song or do some simple editing or create a playlist, they need to look at the words to know what they're doing.
- Q. So other than words of a song, what did the LCD display?
- A. Names of the soft functions that were available at that point in the process. For example, in an editing process.

62 10:45:13 1 0. And what were some of those functions, if 10:45:15 2 you remember? 10:45:16 3 Α. Oh, we'd have to refer to the user manual, 10:45:19 4 but to the best of my recollection, things like the 10:45:24 5 punch-in point or the punch-out point. That is, the 10:45:28 6 starting point, other than the beginning of a song. 10:45:31 7 If you're trimming a recording -- let's say 10:45:34 you're making a recording and the first ten seconds 8 10:45:36 9 are just hiss or dead air or noise, and you actually 10:45:40 10 want the recording to play back from the start of the 10:45:42 music, not from the start of the noise. You would 11 10:45:44 12 have to listen, and as you listen and the music 10:45:48 13 started, push the button labeled "Punch-In" to 10:45:57 14 designate the starting point for playback. 10:45:57 15 Q. And that button labeled "Punch-In," was that 10:45:57 16 one of the 20 buttons on the 20 keypad? 10:46:01 17 Α. Yes. 10:46:03 18 Q. And what would be shown in that process you 10:46:05 19 just described on the LCD? 10:46:08 20 Typically the recording time, the running Α. 10:46:10 21 time as it's happening, you know, a countdown or 10:46:13 22 count-up clock, and a little marker -- a little 10:46:16 23 triangle, I think -- some kind of little graphic 10:46:19 24 marker above the button that you push to indicate

that's the button to be pushed.

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10:46:26	1	MR. BERL: Okay. I'd now like to mark the
10:46:29	2	user's manual as Exhibit 3.
10:46:32	3	(WHEREUPON, DEPOSITION EXHIBIT 3 WAS MARKED
10:47:01	4	FOR IDENTIFICATION.)
10:47:01	5	MR. BERL: If you could just take a look at
10:47:02	6	the document for a moment. You obviously don't have
10:47:06	7	to read the whole thing here.
10:47:11	8	Q. Are you familiar with this document?
10:47:12	9	A. Yes, I am.
10:47:16	10	Q. And what do you know it to be?
10:47:18	11	A. This is the owner's guide for the DSP 1000.
10:47:22	12	It says it was published in 1987.
10:47:29	13	Q. Did you play a role in preparing this?
10:47:31	14	A. Yes, I did.
10:47:32	15	Q. And what role did you play?
10:47:35	16	A. I proofed it, read it for accuracy and made
10:47:38	17	comments to the author, to the technical writer who
10:47:42	18	wrote it.
10:47:47	19	Q. And do you know when the text inside was
10:47:52	20	written? If I could, for example, direct you to the
10:47:55	21	page labeled 25710 of Exhibit 3, which runs from
10:48:00	22	Page 25708 to Page 25767.
10:48:12	23	A. Well, this has the copyright 1986 on the
10:48:16	24	bottom, is when I think it was written. I believe it
10:48:18	25	was written during 1986.

10:48:22	1	64 Q. And do you have any reason to think that
10:48:23	2	that copyright date is not accurate?
10:48:30	3	A. I believe it's accurate.
10:48:31	4	Q. Do you know whether this owner's guide was
10:48:36	5	sent outside of CompuSonics?
10:48:40	6	A. Yes, it went to every person who purchased a
10:48:44	7	DSP 1000.
10:48:46	8	Q. And who generally purchased the DSP 1000?
10:48:49	9	That is to say, what was the distribution channel
10:48:52	10	that the DSP 1000 would go through?
10:48:54	11	A. Well, they were only available at about a
10:48:56	12	dozen very high-end audio stores, what we call
10:49:00	13	boutique audio stores. In this area well, there
10:49:06	14	are a number of them in Palo Alto.
10:49:08	15	These are the stores where amplifiers start
10:49:10	16	at \$2000, speakers, you know, start at \$1000 each.
10:49:20	17	MR. BERL: If I can mark this as Exhibit 4.
10:49:25	18	(WHEREUPON, DEPOSITION EXHIBIT 4 WAS MARKED
10:49:41	19	FOR IDENTIFICATION.)
10:49:42	20	MR. BERL: Could you look at Exhibit 4
10:49:44	21	bearing the document number 26284.
10:49:48	22	THE WITNESS: Yes.
10:49:50	23	BY MR. BERL:
10:49:50	24	Q. Did you in your capacity at CompuSonics
10:49:54	25	often talk with the media?

- 10:49:56 1 10:49:58 2 10:50:01 3 10:50:05 4 10:50:07 5 10:50:10 10:50:12 7 10:50:16 8 10:50:20 9 10:50:25 10 10:50:27 11 10:50:29 12 10:50:30 13 10:50:31 14 10:50:34 15 10:50:38 16 10:50:41 17 10:50:43 18 19 10:50:45 10:50:47 20 10:50:50 21 10:50:52 22 10:50:54 23 10:50:57 24 10:50:59 25
- A. Yes, I did.
- Q. Do you remember specifically talking to Electronic Engineering Times?
- A. I talked to them a number of times, I don't remember a specific incident.
- Q. Do you remember about how many times you talked to them?
- A. Over the six-year period that CompuSonics,
 CompuSound was in business, I probably talked to them
 more than a dozen times.
- Q. And did you ever talk to them about the DSP 1000?
 - A. Certainly.
- Q. If you could read the last paragraph of this article entitled "Optical-Disk-Based Digital Audio System Premieres," out loud, starting with "The DSP-1000."
 - A. "The DSP-1000, which will first be sold into the 'luxury, high-end' audiophile markets, is expected to begin production in October, with an initial delivery date to dealers set for November 10, Schwartz said. The suggested retail price will be \$6,995."

10:51:02	1	66 Q. Now, as you sit here today, do you have any
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10:51:04	2	reason to believe that the author did not transmit
10:51:07	3	the information you gave him or her about the
10:51:09	4	CompuSonics DSP 1000 delivery date?
10:51:13	5	MR. MUDGE: I'll object to the question.
10:51:14	6	Lacks foundation.
10:51:15	7	THE WITNESS: I don't understand the
10:51:16	8	question. Sorry.
10:51:18	9	BY MR. BERL:
10:51:19	10	Q. Do you have any reason to believe that the
10:51:21	11	information you transmitted in this quote was not
10:51:28	12	reproduced correctly or accurately by the author of
10:51:32	13	this article?
10:51:33	14	MR. MUDGE: Same objection.
10:51:35	15	THE WITNESS: Well, this is an accurate
10:51:36	16	it's an accurate statement. I'm sure I made it to
10:51:39	17	somebody. I don't know if I made if Brian
10:51:42	18	Robinson is who I made it to.
10:51:46	19	BY MR. BERL:
10:51:46	20	Q. So to the best of your knowledge, this is an
10:51:48	21	accurate statement?
10:51:49	22	A. Yes, it is.
10:51:53	23	MR. BERL: If we can mark this as Exhibit 5.
10:51:57	24	(WHEREUPON, DEPOSITION EXHIBIT 5 WAS MARKED
10:52:31	25	FOR IDENTIFICATION.)

BY MR. BERL:

- Q. Mr. Schwartz, if we could actually go back for one moment to Exhibit No. 4, the Electronic Engineering Times. What's the date of that article?
 - September 1st, 1986.
- So when the article at the bottom says an Q. initial delivery date to dealers set for November 10th, what year does the November 10th refer to?
 - Α. 1986.
- Now if you could look at Exhibit 5 bearing Q. the number 26285. Do you recognize this document?
- Well, I recognize that this is made from a -- I remember the postcard that this was made from. This is just a copy of both sides of the postcard.
 - Q. And who made that postcard?
- Α. I mean, our company did. I mean, we had a printing company make them.
- Q. And what does the top of this document depict?
 - Α. The front of the postcard.
- Q. And what does the front of the postcard depict?
 - Α. A DSP 1000.
 - Q. And the bottom of this document?
 - Α. That's the back of the postcard minus the

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- 10:52:32 2 10:52:33 3 10:52:36 4 10:52:41 5 10:52:51 6 10:52:51 7 10:52:51 8 10:52:55 9 10:52:58 10 10:53:01 11 10:53:09 12 10:53:12 13 10:53:16 14 10:53:20 15 10:53:23 16 10:53:27 17 10:53:29 18 10:53:32 19 10:53:34 20 10:53:35 21 10:53:38 22 10:53:39 23 10:53:41 24

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10:53:46 1 10:53:51 2 10:53:54 3 10:54:03 4 10:54:06 10:54:12 6 10:54:15 7 10:54:20 8 10:54:21 9 10:54:22 10 10:54:23 11 10:54:26 12 10:54:30 13 10:54:33 14 10:54:38 15 10:54:40 16 10:54:44 17 10:54:47 18 10:54:49 19 10:54:53 20 10:54:56 21 10:55:00 22 10:55:03 23 10:55:07 24 10:55:10 25

address and a stamp.

- Q. And do you see at the bottom there's a list of 12 what appear to be addresses?
- A. Well, it's 13 addresses, and those are the first dealers to actually have DSP 1000s for sale.
- Q. And so when you referred back a moment ago to high-end retailers, were these the companies to which you were referring?
 - A. Yes.
- Q. And did you have any contact with these retailers?
 - A. A number of them I visited personally.
 - Q. And for what purpose did you visit them?
 - A. To promote the company's product.
- Q. Do you have knowledge of whether any of these retailers sold a DSP 1000?
- A. Well, I know some of them did, if not all of them did.
- Q. Do you have knowledge of approximately when the DSP 1000s were sold?
- A. Well, the first one was sold -- I think even before the November 10th date that's mentioned in that article, because we had a couple of people who called the company directly and said they had to have one, and I believe we just sold them direct. You

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10:55:14	1	know, before they actually shipped to the store.
10:55:19	2	Q. And do you remember approximately how many
10:55:21	3	DSP 1000s were produced?
10:55:24	4	A. You know, I don't remember the exact number.
10:55:25	5	It was less than 100, but I couldn't tell you the
10:55:28	6	exact number. It's more than 50, less than 100. In
10:55:32	7	that range.
10:55:34	8	Q. And of those 50 to 100, do you remember
10:55:37	9	approximately how many were sold?
10:55:41	10	A. They were all sold.
10:55:47	11	Q. Do you have knowledge of approximately how
10:55:51	12	many were sold before June of 1987?
10:55:59	13	A. Most, if not all of them. We only made one
10:56:02	14	production run, maybe two smaller production runs,
10:56:07	15	but we didn't make certainly didn't make more than
10:56:10	16	two production runs of this machine.
10:56:15	17	Q. And was there any difference between the
10:56:19	18	boxes that came out of the first production run and
10:56:21	19	the second?
10:56:23	20	A. No.
10:56:28	21	MR. BERL: If I could mark this as
10:56:29	22	Exhibit 6.
10:56:31	23	(WHEREUPON, DEPOSITION EXHIBIT 6 WAS MARKED
10:56:43	24	FOR IDENTIFICATION.)
10:56:43	25	MR. BERL: This Exhibit 6 runs from page
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10:56:46	1	70 number 25778 to page number 25786. It's entitled
10:56:55	2	"Specifications and Implementation of a Computer
10:56:57	3	Audio Console for Digital Mixing and Recording."
10:57:19	4	Q. Are you familiar with this document?
10:57:21	5	A. Yes.
10:57:22	6	Q. And how are you familiar with it?
10:57:24	7	A. I wrote it.
10:57:26	8	Q. Do you remember when you wrote it?
10:57:28	9	A. In 1984.
10:57:31	10	Q. What is the Audio Engineering Society?
10:57:35	11	A. It's the largest professional organization
10:57:37	12	of engineers who work with audio.
10:57:42	13	Q. And did you write this paper in connection
10:57:45	14	with your work at CompuSonics?
10:57:49	15	A. Yes, I did. I wrote this paper as one of a
10:57:52	16	group of papers in which CompuSonics introduced its
10:57:57	17	technology to the industry, to the professionals in
10:57:59	18	the audio engineering industry.
10:58:05	19	Q. And did employees of CompuSonics, to your
10:58:07	20	knowledge, often write papers for submission to the
10:58:11	21	Audio Engineering Society?
10:58:14	22	A. Well, they wrote a number of papers. I
10:58:17	23	don't know that I'd characterize it as "often," but.
10:58:20	24	Q. Do you remember approximately how many
10:58:21	25	times?

10:58:27	1	71 A. I don't I don't remember the total.
10:58:28	2	There must be half a dozen papers, something like
10:58:31	3	that.
10:58:32	4	Q. If I could turn your attention now to
10:58:34	5	Page 25784 on the right-hand column.
10:58:41	6	A. 25784.
10:58:45	7	Q. The second to last page the third to last
10:58:48	8	page.
10:58:48	9	A. Okay.
10:58:52	10	Q. If you could read the second sentence of the
10:58:54	11	last paragraph aloud.
10:59:03	12	A. Where it starts:
10:59:03	13	"The 1000 incorporates a scrolling
10:59:06	14	LED text display on its front panel.
10:59:09	15	Pre-recorded Audio SuperFloppies
10:59:12	16	contain a text file that holds the
10:59:13	17	liner notes for the album."
10:59:16	18	Q. Okay. Now, looking back at Exhibit 2, this
10:59:19	19	diagram we've been going through
10:59:24	20	A. Yes.
10:59:26	21	Q where would the LED text display be on
10:59:29	22	this diagram?
10:59:31	23	A. Well, we changed from the early prototypes,
10:59:34	24	as shown in Exhibit 1, which had an LED, light
10:59:39	25	emitting diode, display to LCD, liquid crystal
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1	72 display, for cost reasons. Somewhere between
2	whatever prototype, prototype three and four and
3	production, we changed display types.
4	Q. And did the LED perform a different task
5	than the LCD's task that you described before?
6	A. No.
7	MR. BERL: Now, if I could mark this as
8	Exhibit 7.
9	THE WITNESS: It was just a lot less
10	expensive.
11	BY MR. BERL:
12	Q. "It" being the LCD?
13	A. Yes. It was a cost saving measure.
14	(WHEREUPON, DEPOSITION EXHIBIT 7 WAS MARKED
15	FOR IDENTIFICATION.)
16	BY MR. BERL:
17	Q. Do you recognize the document marked as
18	Exhibit 7 starting on Page 25772 and going to
19	Page 25777?
20	A. Yes, I do.
21	Q. And what do you recognize it to be?
22	A. This is a paper presented to the Audio
23	Engineering Society in 1984 by one of CompuSonics'
24	engineers, Hyun Heinz Sohn, who we called Heinz, so.
25	Q. And what was Mr. Sohn's capacity at
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11:01:27	2
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11:01:39	6
11:01:41	7
11:01:44	8
11:01:47	9
11:01:49	10
11:01:51	11
11:01:55	12
11:01:58	13
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- A. He was one of our senior design engineers.
- Q. Did you attend the Audio Engineering Society convention of 1984?
 - A. Yes, I did.
- Q. Do you have knowledge as to whether this paper was presented at that convention?
- A. Yes, I sat in the audience and listened to Heinz present this paper.
- Q. Do you remember how many people were there in the audience?
- A. Hundreds, at least 200, maybe more, maybe 400.
- Q. Now, if I could direct your attention to Page 25774 and the diagram on the right side of this page. Are you familiar with this diagram?
 - A. Yes, I am.
 - Q. And what does this diagram represent?
- A. This diagram represents the signal path or data flow path for telerecording.
- Q. Now, if I could direct your attention just for one second back to Exhibit 2, the chart we've been going through.
 - A. Yes.
 - Q. What part of this chart is responsible for

74 11:02:42 1 the telerecording capability of the DSP 1000? 11:02:49 Α. 2 Well, the interface, the Accunet interface 11:02:54 3 that Heinz designed, attaches to the parallel port on 11:03:00 Exhibit 2. 4 11:03:02 Q. And what is Accunet? 11:03:05 Α. Accunet's a trademark -- was a trademark of 11:03:10 7 AT&T. Now I don't know who it belongs to. 11:03:12 8 Q. And what does Accunet do, or what is it? 11:03:16 9 Α. Accunet was the first switched circuit 11:03:21 10 service for sending digital data, any digital data, 11:03:27 11 anywhere in the telephone system in the United 12 11:03:29 States. 11:03:31 13 Q. And what do you mean by "switched circuit"? 11:03:33 14 A switched circuit is one that you can Α. 11:03:36 15 connect from a local premises and go through a 11:03:39 16 digital switch owned by the phone company, and then 11:03:42 17 the data would show up at some other premise, you 11:03:45 18 know, some other place. 11:03:50 19 Q. Now, in the diagram on Page 25774 of Exhibit 7, there's a first line there that says, 11:03:53 20 11:03:59 21 "Analog Signal Source." 11:04:00 22 Α. Yes. 11:04:02 23 Q. Now, what does that correspond to in the 11:04:06 24 diagram in Exhibit 2? 11:04:08 25 Α. Well, that's the "Audio In."

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1	75 Q. And going back to Exhibit 7, there's a line
2	to the right. What does that say?
3	A. "Analog to Digital Converter."
4	Q. And does that correspond to anything that's
5	in Exhibit 2?
6	A. Yes, that's the top box that says "Analog
7	Section A-to-D/D-to-A."
8	Q. And there's an arrow from the analog to
9	digital converter, once again back in Exhibit 7, to
10	something called "Host Computer."
11	A. Yes.
12	Q. Do you know what "Host Computer" refers to?
13	A. Host computer refers to everything starting
14	with the FIFO buffer right down through the rest of
15	this diagram on Exhibit 2.
16	Q. Now, there's an arrow from the host computer
17	to something called the "Digital Audio Transceiver
18	Interface."
19	A. That's the digital audio transceiver
20	interface, we just called it DATI. It was a circuit
21	that Heinz designed that attaches to the parallel
22	port of the host computer. Or on Exhibit 2, attaches
23	to the parallel port of a DSP 1000 or DSP 2000.
24	Q. And to what else does the DATI connect, if
25	anything?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

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1	76 A. It connects to, at that time, to what was
2	called a customer premises equipment, CPE, which is
3	something that you leased or purchased from the
4	telephone company. A black box.
5	Q. And did this CPE connect to anything else,
6	other than the digital audio transceiver interface or
7	DATI?
8	A. Well, it was the connection to the Accunet,
9	to the digital the switched 56 AT&T data service.
10	Q. Now, if we could go through this diagram in
11	a little more detail. What was the purpose of the
12	digital audio transceiver interface, generally?
13	A. To connect to two digital systems. It
14	bridged between a computer, the host computer of some
15	sort, or a digital audio computer of some sort, and
16	the telephone company's digital circuitry, digital
17	transmission system.
18	Q. And was one such host computer the DSP 1000?
19	A. Yes.
20	Q. Absent the digital audio transceiver
21	interface, what would have happened to data
22	transmitted by the host computer through the parallel
23	port?
24	A. Well, it would stop at the parallel port.
25	Q. And why is that?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

11:07:04	1	77 A. Well, the parallel port is just that, a
11:07:06	2	port. It's a connector on the back of a computer
11:07:11	3	similar to the printer port on your computer.
11:07:17	4	Q. And to your knowledge, was the digital audio
11:07:21	5	transceiver interface used in the DSP 1000?
11:07:26	6	MR. MUDGE: Objection to the question. It's
11:07:27	7	vague, lacks foundation.
11:07:30	8	MR. BERL: You can answer.
11:07:31	9	THE WITNESS: I would suggest you ask Heinz
11:07:35	10	Sohn himself, because he was responsible for the
11:07:37	11	testing and everything else of the DATI. I can't
11:07:42	12	personally remember seeing the DATI attached to any
11:07:45	13	of our DSP 1000 prototypes.
11:07:49	14	I do remember being told that they were.
11:07:52	15	BY MR. BERL:
11:07:53	16	Q. And by whom were you told?
11:07:55	17	A. Either John Stautner or Heinz Sohn himself.
11:08:03	18	Q. And did both Mr. Stautner and Mr. Sohn
11:08:08	19	report to you?
11:08:09	20	A. Well, Heinz reported to either Gary Schwede
11:08:12	21	or to John, depending on the task.
11:08:20	22	Q. And did John and/or Gary report to you?
11:08:23	23	A. They both reported to me.
11:08:26	24	Q. Do you have any reason to believe that the
11:08:30	25	digital audio transceiver interface was not connected
11.00.00	2.7	argical addit clanscerver interface was not conne

11:08:34	1	78 to the DSP 1000, as Mr. Sohn and/or Mr. Stautner told
11:08:40	2	you?
11:08:41	3	MR. MUDGE: Again, the question is vague,
11:08:43	4	lacks foundation.
11:08:45	5	THE WITNESS: No. I mean, there's no reason
11:08:48	6	that it shouldn't have.
11:08:50	7	BY MR. BERL:
11:08:55	8	Q. Assuming that the digital audio transceiver
11:08:57	9	interface were connected to the DSP 1000, what form
11:09:03	10	of data was sent through the parallel port?
11:09:09	11	MR. MUDGE: Question lacks foundation.
11:09:11	12	Objection.
11:09:12	13	THE WITNESS: The form is bytes of digital
11:09:15	14	audio, in this case digital audio data, 8-bit bytes.
11:09:24	15	And additional data, not just audio. Audio
11:09:28	16	plus the headers, plus the checksum, plus whatever
11:09:33	17	overhead.
11:09:34	18	BY MR. BERL:
11:09:35	19	Q. And what was the purpose of this diagram on
11:09:40	20	25774? In other words, why would one use a digital
11:09:48	21	audio transceiver interface?
11:09:52	22	A. Well, we were trying to tell the Audio
11:09:55	23	Engineering Society how we implemented telerecording,
11:09:59	24	which is this concept of being able to transmit,
11:10:05	25	purchase or rent digital audio copyrighted material
		I

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through the telephone system.

- Q. And if we can go through how that would work. Where would the signal that you would want to transmit begin in the host computer? If we could be on the diagram on Page 26489, Exhibit 2.
- A. Where would it begin? Typically the data stored on a disk drive.
- Q. And if one wanted to send a digital audio file on the disk drive, how would that occur?
- A. Well, the user would have to select the file using the keypad and the LCD to find -- you know, to see what file it was they were dealing with, and then push the send key, you know, to transmit it.
 - Q. And was there a send key on the 20 keypad?
- A. I don't believe there was, because by the time we got to 1986 or 1987, the period of the DSP 1000 being commercialized, late '86, early '87, frankly, we had given up on the commercialization of telerecording.

We would still talk about it as a futures kind of thing, but even having tried it out and tested it and actually demonstrated it, we could not find a commercial market for it. We couldn't sell it.

Q. So let's go back and talk about the testing

11:11:47	1	80 of it. You had said that the digital audio file
11:11:53	2	began on the disk drive.
11:11:56	3	A. Yes.
11:11:56	4	Q. In what form was that data?
11:12:00	5	A. Compressed digital format.
11:12:03	6	Q. And where did that data go?
11:12:08	7	A. Well, it came from through the disk
11:12:10	8	drive's port, which is that SCSI port, through the
11:12:13	9	DMA controller, into main memory. Then from main
11:12:18	10	memory, the CPU would send it out the parallel port.
11:12:24	11	Q. And in what form was it when it went into
11:12:26	12	the parallel port?
11:12:29	13	A. Compressed digital audio data.
11:12:31	14	Q. And how many bytes?
11:12:33	15	A. Well, the data rate? For all the tests we
11:12:36	16	did, there were two data rates; one for realtime
11:12:39	17	transmissions, and one for non-realtime.
11:12:43	18	Non-realtime, I believe the data rate was
11:12:47	19	something on the order of two hundred or 300,000 bits
11:12:54	20	per second. For realtime transmissions, it was
11:12:57	21	56,000 bits per second, which was the service rate of
11:13:00	22	Accunet.
11:13:01	23	Q. Okay. So going back to the diagram on
11:13:05	24	Exhibit 7, when you say that the data was sent out to
11:13:17	25	the parallel port, where is that shown on Exhibit 7?

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11:13:26	4
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11:13:42	9
11:13:45	10
11:13:50	11
11:13:54	12
11:13:58	13
11:14:02	14
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11:14:17	18
11:14:19	19
11:14:22	20
11:14:25	21
11:14:29	22
11:14:32	23
11:14:35	24
11:14:39	25

A. Well, there's an assumption -- it may be discussed in this article.

Heinz Sohn was showing slides. You understand there was a slide show accompanying this. And I'm sure he can confirm this, but he showed the backside of a DSP 2000, you know, the back of the computer, and pointed to the parallel port, and his box, his DATI box that he had designed.

So the host computer, being a 2002 in this case, the DATI box is attached to the parallel port, and then the DATI box's cable is attached to the Accunet interface, the customer premises equipment, which I think was called Flextie, but don't hold me to the brand name.

- Q. And what happened to the data, if anything, in the digital audio transceiver interface?
- A. It was not changed in any way, if that's your question.
- Q. Why then would one need a digital audio transceiver interface?
- A. Because the digital audio computers, as we designed them, were what we designed, proprietary, you know, our system was proprietary to us, and its protocols and its data formats were ours, and the phone company had their own protocols and data

11:14:42	1	82 formats for their switched 56 digital transmission
11:14:47	2	system, and you needed some bridge to make the
11:14:50	3	protocol-to-protocol bridge. You know, so the two
11:14:53	4	different systems could send data back and forth to
11:14:58	5	each other.
11:15:01	6	Q. And was the digital audio transceiver
11:15:03	7	interface only able to send data, or was it able to
11:15:08	8	accept as well?
11:15:09	9	A. It was fully bidirectional. It could send
11:15:11	10	and receive. It did send and receive.
11:15:17	11	MR. BERL: Okay. I think this might be a
11:15:18	12	good time for a five-minute break or so.
11:15:22	13	THE VIDEOGRAPHER: This marks the end of
11:15:23	14	Videotape No. 1 in the deposition of David Schwartz.
11:15:28	15	Time is 11:15 a.m. We are going off the record.
11:34:28	16	(Recess: 11:15 a.m. to 11:37 a.m.)
11:34:29	17	(WHEREUPON, DEPOSITION EXHIBIT 8 WAS MARKED
11:34:35	18	FOR IDENTIFICATION.)
11:34:36	19	(At this point, Monica Mucchetti was absent
11:34:39	20	from the deposition room.)
11:37:24	21	THE VIDEOGRAPHER: This marks the beginning
11:37:26	22	of Videotape No. 2 in the deposition of David
11:37:29	23	Schwartz. The time is 11:37 a.m. We are back on the
11:37:34	24	record.
11:37:37	25	MR. BERL: If we could look at what's marked

83 11:37:39 1 Exhibit 8, a videotape bearing Production No. 26253. 11:38:15 2 Q. Mr. Schwartz, do you remember giving a 11:38:17 lecture at Stanford University entitled 3 11:38:20 4 "Multi-Processor Computers for Digital Audio and 11:38:23 5 Video Recording and Editing"? 11:38:25 6 Α. Yes, I do. 11:38:27 7 Q. And would it surprise you if the date of 11:38:30 that lecture was February 18th, 1987? 8 11:38:33 9 MR. MUDGE: Objection. Leading, lacks 11:38:35 10 foundation. 11:38:36 11 MR. BERL: You can answer. 11:38:37 12 THE WITNESS: I remember it being late in 11:38:38 13 1986 or early in 1987. I don't remember the exact 11:38:41 14 date. BY MR. BERL: 11:38:43 15 11:38:44 And how did that lecture come about? 16 0. 11:38:51 17 I had given a previous -- well, I've Α. 11:38:55 18 appeared in public --11:38:56 19 I'd appeared in public talking about our 11:38:58 products, the CompuSonics products, a number of 20 11:39:01 times, and in one of the audiences was a professor or 21 11:39:07 22 a lecturer or somebody, a teacher at Stanford, I'm 11:39:12 23 not sure of his exact position, named Dennis Allison, 11:39:15 24 who came up to me after a previous speaking 11:39:19 25 engagement and asked me if myself and my associate

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11:39:24	1	John Stautner would be willing to speak to his class,
11:39:29	2	you know, lecture his class and he still teaches
11:39:32	3	this class. I've stayed in touch with Dennis
11:39:34	4	Allison EE380 in the Electrical Engineering
11:39:38	5	Department of Stanford University, and of course I
11:39:40	6	said, sure, we'd be glad to spend an hour lecturing.
11:39:43	7	Q. And do you remember what the subject of
11:39:47	8	EE380 was?
11:39:50	9	A. In general, it's Dennis jokingly refers
11:39:52	10	to it as bleeding edge technology.
11:39:59	11	Q. Do you remember how many students attended
11:40:01	12	the lecture?
11:40:03	13	A. It was a big lecture hall. Over a 100,
11:40:08	14	between 100 and 200 students, and it was also
11:40:12	15	broadcast over Stanford's cable network to the
11:40:14	16	Stanford community.
11:40:15	17	Q. Do you know whether this class was an
11:40:17	18	undergraduate or a graduate class?
11:40:21	19	A. It's both, actually. It's open. It's a
11:40:23	20	seminar series, so it's open to both computer science
11:40:26	21	and EE.
11:40:29	22	Q. And how did you receive a videotape of this
11:40:31	23	lecture?
11:40:34	24	A. I asked the audio/video guy, who was
11:40:38	25	broadcasting it for the campus on cable, I asked him

11:40:41	1	85 if he taped what he broadcast, and he said of course
11:40:45	2	they tape it because they put them in an archive so
11:40:47	3	people can watch the tapes in the engineering
11:40:55	4	library.
11:40:55	5	So I asked him if it would be too much
11:40:55	6	trouble to make me a tape, and then of course John
11:40:55	7	chimed in and he wanted a tape. So they ended up
11:40:58	8	making I think two tapes for us.
11:41:00	9	Q. And have you watched that tape since?
11:41:02	10	A. I watched the tape probably a month ago
11:41:05	11	after you provided a copy of it to me.
11:41:09	12	Q. But in between 1987 and a month ago, you
11:41:11	13	didn't watch it?
11:41:12	14	A. Oh, no.
11:41:14	15	MR. BERL: Okay. Hit "Power" on the
11:41:24	16	television.
11:41:35	17	THE WITNESS: It's on.
11:41:46	18	MR. BERL: Can we go off the record?
11:41:48	19	THE VIDEOGRAPHER: Yes. Going off the
11:41:50	20	record. The time is 11:41 a.m.
11:43:40	21	(Discussion held off the record.)
11:43:41	22	THE VIDEOGRAPHER: Back on the record. The
11:43:41	23	time is 11:43 a.m.
11:43:46	24	MR. BERL: Let's now take a look at some of
11:43:47	25	that videotape.

86 11:43:49 (Whereupon, Exhibit 8 was played.) 1 2 BY MR. BERL: 11:43:59 First of all, do you recognize that voice? 3 Q. 11:44:02 Α. Sounds like me 15 years ago, I guess. 11:44:05 5 Q. And do you recognize the picture that's on 11:44:09 6 the screen right now? 11:44:11 7 Α. Yes. Yes. 11:44:14 0. And what do you recognize that to be? 8 11:44:16 That's the circuit board of the DSP 1000. 9 Α. 11:44:30 10 And those RCA jacks to which you refer on Q. the tape, what was their role? 11:44:33 11 11:44:36 12 Α. That's the audio input and audio output. 11:44:39 There are four jacks. 13 11:44:41 Ο. And why are there four? 14 11:44:42 Stereo in, stereo out. 15 Α. 11:44:45 And the other two? 16 ο. 11:44:47 Well, you need two to get stereo in and then 17 Α. 11:44:50 two for stereo out, so that's four. 18 11:44:54 19 Q. Okay. Those four boxes at which you were 11:45:05 20 pointing, what are those boxes? Those are filters. 11:45:07 21 Α. 11:45:09 22 And what is a filter exactly? Q. 11:45:12 23 Α. The filter prevents what we call aliasing in 11:45:18 the signal. 24 11:45:20 25 It's required when you're reconstructing

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11:45:23	1	87 digital data into analog data to avoid artifacts, and
11:45:27	2	is required on the input to kill any or suppress any
11:45:31	3	frequencies that could not be converted that might
11:45:34	4	cause errors. And they're part of the analog, what
11:45:37	5	we call the analog section of the circuitry.
11:45:42	6	Q. And what is antialiasing?
11:45:45	7	A. It's the process by which you suppress
11:45:49	8	aliasing, which is the unpleasant sounding artifacts
11:45:55	9	you would hear if there were no filters.
11:46:01	10	Q. And in what form does the data go into the
11:46:04	11	filter?
11:46:05	12	A. Analog.
11:46:07	13	Q. And in what form does it come out?
11:46:09	14	A. Analog.
11:46:11	15	Q. And the difference between the signal
11:46:13	16	going or the data coming in and the data coming
11:46:16	17	out is what?
11:46:17	18	A. There's no data there. It's an analog
11:46:19	19	continuous waveform going in, analog continuous
11:46:23	20	waveform coming out. The only thing that's missing
11:46:26	21	is the very high frequency components that might be
11:46:29	22	in the signal above, say, 20 kilohertz.
11:46:32	23	MR. BERL: Now, back to the videotape.
	24	(Whereupon, Exhibit 8 was played.)
	25	BY MR. BERL:

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11:47:00	2
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11:47:23	10
11:47:26	11
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11:48:06	21
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11:48:12	24
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- Q. Now, what is a phase delay?
- A. Well, audio signals or an analog signal can be described as having four quadrants. It looks like a sine wave, a wiggly line going above and below an axis, and the four quadrants represent the signal going up in magnitude, then coming down in magnitude, then going below zero in approaching its lowest point, and then coming off its lowest point and going up to zero again.

Those four quadrants of the signal have to be preserved, the symmetry of the shape. And if you shift the peak of that waveform to the left or to the right, that's called a phase error and phase --

A phase error, there's some people who claim they can hear it. But even if you can't hear it, what would happen is if you had phase error at 20 kilohertz -- and it could be as bad as 180 degrees out of phase, that is, you shift the waveform over on that scale enough -- you would actually get cancellation, and what would happen is your 20 kilohertz signal would be gone.

That would be total phase error at that point.

Q. And what would happen if your signal was gone?

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11 40 16	1	89
11:48:16	1	A. Well, that's kind of a cardinal crime in
11:48:18	2	recording. You do not want your signal to go away.
11:48:21	3	That's what you're recording, and you don't want to
11:48:23	4	distort it.
11:48:24	5	So less than a 180 degree error at
11:48:26	6	20 kilohertz causes less than total loss of the
11:48:29	7	signal, but causes errors or damage to the signal.
11:48:33	8	As I say, some people claim they can hear
11:48:35	9	this. I think that's debatable.
11:48:38	10	Q. And how does the filter solve the phase
11:48:50	11	delay problem?
11:48:50	12	A. By very careful analog design with I
11:48:50	13	forget how many operational amplifiers are used in
11:48:52	14	that filter.
11:48:55	15	Generally, the more poles a filter has, the
11:48:59	16	less any individual amplifier in the chain will cause
11:49:03	17	an error.
11:49:06	18	So we can get into a very technical
11:49:08	19	discussion as to why RIFA designed those filters with
11:49:11	20	as many amplifiers as they did and how that achieves
11:49:13	21	low distortion. I don't know that you want to go
11:49:17	22	there in this.
11:49:19	23	Q. I think none of us do probably.
11:49:26	24	And did CompuSonics do anything to those
11:49:29	25	boxes that you just showed to modify them?
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DAVID M. SCHWARTZ 90 None whatsoever. The analog circuit, the 11:49:34 1 Α. whole analog section of the DSP 1000 is made up of 11:49:37 2 off-the-shelf components in a circuit, a general 11:49:39 3 arrangement that we designed, but the arrangement is 11:49:44 4 11:49:47 as recommended by the manufacturers of all those 11:49:49 6 components. The filters, the digital converters, the 11:49:50 7 amplifiers, all of that is -- the layout of the 11:49:54 8 11:50:00 9 circuit may be original but it's not unusual. 11:50:05 10 MR. BERL: Let's go back to the videotape. (Whereupon, Exhibit 8 was played.) 11 12 BY MR. BERL: 11:50:29 Now, these A-to-D converters, does that 13 Q. correspond to the box so labeled, "A-to-D/D-to-A," on 11:50:34 14 11:50:41 15 Exhibit 2? 11:50:42 16 Α. Yes. 11:50:43 17 And you talk about two mono-channels, what Q. does that mean? 11:50:46 18 Two monophonic channels together compose one 11:50:47 19 Α. 11:50:51 20 stereo pair. And how does that work exactly? 11:50:53 21 Q. 11:50:56 22 Well, you could save a lot of money by Α. having one monophonic channel and then running it at 11:50:59 23

11:51:03

11:51:06

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double the required frequency, and then splitting it

into two separate channels to create -- to get your

Those chips that you see on the tape.

11:52:17

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11:52:22	1	Q. And did CompuSonics make those chips?
11:52:24	2	A. No.
11:52:25	3	Q. And did CompuSonics modify the chips?
11:52:27	4	A. No.
11:52:29	5	Q. Do you remember where CompuSonics bought
11:52:30	6	those chips?
11:52:32	7	A. Well, they're made by Mostek, as I just
11:52:35	8	reminded myself from the tape. Bought them from some
11:52:39	9	electronic supplier.
11:52:42	10	MR. BERL: Let's go back to the videotape.
	11	(Whereupon, Exhibit 8 was played.)
	12	BY MR. BERL:
11:53:05	13	Q. Now, the signal processors that you showed,
11:53:10	14	are those the TMS 320 signal processors in Exhibit 2?
11:53:14	15	A. Yes.
11:53:15	16	Q. And you talk about fast RAM in the boxes in
11:53:19	17	the middle on the videotape. What is that exactly?
11:53:21	18	A. That's the scratch-pad working memory for
11:53:23	19	the 320s.
11:53:25	20	Q. And what does that do?
11:53:27	21	A. Well, the 32010s need some memory to work
11:53:32	22	in.
11:53:33	23	Now they don't. In today's if you buy a
11:53:36	24	Texas Instruments 320 series processor today, those
11:53:39	25	chips are actually gone. The memory is incorporated

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the data out?

A. I don't know if I can do that in lay terms.

The data is sitting in memory next to the 32010s, those little chips that I was pointing to in the tape. The 68000 has access to those chips, and it copies the data from the static RAM, those little chips, to the main memory one word at a time.

When it's finished copying, then that memory can be reused, recycled, for the next block of data.

- Q. And where is the main memory on the diagram in Exhibit 2?
- A. It's called RAM, random access memory, that block.

MR. BERL: Let's go back to the videotape.

(Whereupon, Exhibit 8 was played.)

BY MR. BERL:

- Q. At what part of Exhibit 2, if any, does that segment refer to?
- A. Well, I pointed to the DMA controller chip and then I pointed to the SCSI port chip, one after the other, which is the data path to the disk drive.

The disk drive is not visible because it's been removed off to the side of that thing I'm pointing -- the circuit board I'm pointing to.

Q. Now, is the parallel port shown anywhere on

11:57:22 1 11:57:24 2 11:57:28 3 11:57:31 4 11:57:32 11:57:39 6 11:57:42 7 11:57:45 8 11:57:51 11:57:56 10 11:58:00 11 11:58:05 12 11:58:06 13 11:58:10 14 11:58:12 15 11:58:17 16 11:58:20 17 11:58:21 18 19 11:58:22 11:58:23 20 11:58:23 21 11:58:26 22 11:58:28 23 11:58:31 24

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- the picture in the screen?
 - A. It is. I don't know if I point to it, but.
- Q. Would it be possible for you to get up and point to it quickly?
- A. Sure. The parallel port is right here where I'm pointing. It's attached to the back of the machine, and there are a couple of chips attached to that that constitute the circuitry of the port.
- Q. Now, in a telerecording mode, could you quickly point to the place where the signal would arrive into a DSP 1000?

MR. MUDGE: I'm going to object. The question lacks foundation.

THE WITNESS: Okay. Well, in telerecording, you'd have to attach the DATI, you know, Heinz Sohn's box, to the parallel port with a little piece of cable. So it would be sitting out here off the screen.

BY MR. BERL:

- Q. And then?
- A. Data would come in from the phone system through that box into the parallel port into main memory. From main memory through the DMA controller to the SCSI chip and up to the disk drive.

MR. BERL: All right. Thank you very much.

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11:58:42	1	If we could go off the record for one moment.
11:58:44	2	THE VIDEOGRAPHER: Time is 11:58 a.m. Going
11:58:47	3	off the record.
12:04:57	4	(Recess: 11:58 a.m. to 12:05 p.m.)
12:05:05	5	THE VIDEOGRAPHER: Back on the record. The
12:05:06	6	time is 12:05 p.m.
12:05:11	7	BY MR. BERL:
12:05:11	8	Q. Do you also remember discussing the
12:05:14	9	telerecording capability of the DSP?
12:05:17	10	A. Yes, I do.
12:05:22	11	MR. BERL: Let's go to the videotape.
	12	(Whereupon, Exhibit 8 was played.)
	13	BY MR. BERL:
12:08:49	14	Q. Now, you said in that tape that the
12:08:51	15	technology is finished for that capability. What did
12:08:55	16	you mean by that?
12:08:57	17	MR. MUDGE: Well, I'll object to the extent
12:08:58	18	that the statements on this tape speak for
12:09:02	19	themselves.
12:09:03	20	MR. BERL: You can answer.
12:09:04	21	(At this time, Monica Mucchetti entered the
12:09:06	22	deposition room.)
12:09:07	23	THE WITNESS: Okay. What I meant by
12:09:08	24	"finished" is we had spent much time and much money,
12:09:13	25	up to the point of giving this lecture in '86 or '87,

12:09:17	1	97 in developing the method for what we call
12:09:21	2	telerecording, and this whole concept of being able
12:09:24	3	to database music on one of our big machines and sell
12:09:27	4	it through the phone company or, as I mentioned in
12:09:31	5	this lecture, through the cable television company to
12:09:35	6	the home unit and using a credit card, proposing
12:09:39	7	using a credit card as a mechanism to control the
12:09:43	8	payment scheme.
12:09:44	9	BY MR. BERL:
12:09:44	10	Q. What would have prevented a consumer from
12:09:48	11	using your telerecording device and buying digital
12:09:51	12	audio music?
12:09:53	13	A. It simply wasn't commercialized at that
12:09:55	14	time. In fact, we gave up on trying to commercialize
12:09:59	15	it sometime in '86 or '87.
12:10:03	16	Q. When you say it wasn't commercialized, what
12:10:05	17	do you mean by "it"?
12:10:07	18	A. Telerecording. The whole concept of
12:10:09	19	selling buying and selling and databasing music
12:10:19	20	libraries for sale on demand.
12:10:19	21	Q. Did you make efforts to commercialize
12:10:21	22	telerecording?
12:10:23	23	A. We did, made quite an extensive effort
12:10:28	24	involving AT&T. AT&T's interest, of course, was
12:10:33	25	selling well, gaining another revenue stream for

98 12:10:35 their digital phone system that they were deploying, 1 12:10:39 other than charging people for telephone calls. 2 12:10:42 3 They were interested in value-added content 12:10:44 4 where they could sell other kinds of data, like 12:10:46 5 music, through the phone network. And so we were the first audio company that 12:10:48 6 12:10:52 7 I know of to propose or build equipment that was 12:10:55 capable of both storing the data and sending it 8 12:10:59 9 through their system, and receiving it. 12:11:02 10 And so we worked very closely with AT&T's Holmdel, New Jersey and Red Cliff, New Jersey 12:11:04 11 12:11:10 12 laboratories to develop and test the hardware involved. 12:11:13 13 Was there a music database from which 12:11:15 0. consumers could have chosen music? 12:11:16 15 12:11:22 16 At that time, a digital database of -- no, Α. 12:11:27 music? Not to my knowledge. 17 12:11:29 And why is that, if you know. 18 0. 12:11:34 Well, I have an opinion based on my own 19 Α. 12:11:36 20 contact with record company executives at that time, 12:11:40 21 because I was trying to promote this telerecording 12:11:43 22 concept, for obvious reasons, to sell equipment that 12:11:47 23 could do it. 12:11:50 24 And the response I got from the record 12:11:53 25 company executives was hostile, I guess would be the

12:11:57	1	99 polite way to put it. They were adamantly opposed to
12:12:02	2	the entire idea, to everything about it.
12:12:05	3	I pitched it as a way to make more money
12:12:08	4	more efficiently to improve their business model, and
12:12:16	5	they thought it was an attack on their business
12:12:19	6	model.
12:12:20	7	Q. If there had been such a database and a
12:12:26	8	consumer had an AT&T Accunet connection, could the
12:12:31	9	DSP 1000s that you sold have telerecorded?
12:12:38	10	MR. MUDGE: Well, I'll object that the
12:12:40	11	question lacks foundation, calls for speculation.
12:12:44	12	THE WITNESS: Well, what we did in 1985, I
12:12:47	13	think late '84, all through '85 is build
12:12:52	14	prototypes of the telerecording system using the
12:12:58	15	commercial 2002s that we were selling already into
12:13:01	16	the marketplace.
12:13:03	17	What we did is we simulated a commercial
12:13:05	18	database of music by putting recordings on the hard
12:13:08	19	drives you know, borrowing copyrighted material
12:13:12	20	onto the hard drives of the 2002. Because these were
12:13:16	21	demonstration-only, not commercial projects, we
12:13:19	22	didn't feel we needed permission from the record
12:13:21	23	companies to do this.
12:13:23	24	So we built up, you know, hundreds of
12:13:28	25	megabytes of recordings on the DSP 2002 hard drives

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12:13:32	1	and used those to simulate a database, and then used
12:13:36	2	a second DSP 2002 to act as the receiver, and did a
12:13:42	3	series of tests and, in fact, some public
12:13:44	4	demonstrations of how this would work.
12:13:46	5	BY MR. BERL:
12:13:47	6	Q. So is it your testimony that given such a
12:13:50	7	database of music and an AT&T Accunet connection,
12:13:56	8	that the telerecording capacity existed in the
12:14:01	9	DSP 1000?
12:14:03	10	MR. MUDGE: Objection. Mischaracterizes his
12:14:05	11	testimony, calls for speculation and is a leading
12:14:09	12	question.
12:14:11	13	THE WITNESS: We designed the DSP 1000 to be
12:14:14	14	a telerecording receiver, not a sender. It was
12:14:18	15	conceived of as the consumer end of the system.
12:14:21	16	So it was designed and fully capable of
12:14:23	17	recording, and I'm sure you can depose some of the
12:14:25	18	engineers who were involved designing that circuitry
12:14:28	19	that you saw and verify what I'm saying.
12:14:33	20	The DSP 1000 was the target. It would
12:14:36	21	receive music from the database. We had to
12:14:38	22	synthesize, you know, make pretend databases on 2002s
12:14:42	23	to perform the actual testing and public
12:14:45	24	demonstrations to show the reporters and the press
12:14:49	25	and the community, the technical community,

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12:14:51	1	engineering community, how this would work if
12:14:55	2	somebody would commercialize it. You know, if the
12:14:58	3	record companies would get on board, which of course
12:15:00	4	they refused to do.
12:15:03	5	MR. BERL: If I could have this marked as
12:15:05	6	Exhibit No. 9. It's a reprint of an article from
12:15:10	7	PC World bearing the numbers 26305 to 26312.
12:15:18	8	(WHEREUPON, DEPOSITION EXHIBIT 9 WAS MARKED
12:15:49	9	FOR IDENTIFICATION.)
12:15:49	10	BY MR. BERL:
12:15:49	11	Q. Have you seen this document before?
12:15:51	12	A. I've seen the original magazine and, yes,
12:15:54	13	I've seen copies of this before, yes.
12:15:59	14	Q. And do you remember having a discussion with
12:16:01	15	someone at PC World?
12:16:05	16	A. I remember a number of discussions with
12:16:07	17	David Renada, one of their senior writers, about our
12:16:12	18	work, and he eventually wrote at least one article
12:16:15	19	about us, including this one.
12:16:19	20	Q. Could you read from the right-hand column.
12:16:24	21	This is the first two sentences of the paragraph
12:16:26	22	beginning with "The unit."
12:16:31	23	A. "The unit is also set up to
12:16:33	24	'telerecord' from remote data bases
12:16:36	25	via modem. This capability yields a
		

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12:16:39	1	glimpse of CompuSonics's assumptions
12:16:49	2	about the musical future - no such
12:16:49	3	data bases exist at present."
12:16:49	4	Q. Is this, as you sit here today, an accurate
12:16:50	5	statement of what you thought in 1984?
12:16:55	6	A. Oh, yes, yes.
12:17:01	7	Q. Or, excuse me, what was the date of that
12:17:03	8	article?
12:17:05	9	A. I'm not sure. '84 or '85.
12:17:08	10	Q. If you could look at 26305, it's not the
12:17:12	11	greatest copy in the world. The front page.
12:17:18	12	A. April 1985.
12:17:25	13	Q. And is it your testimony that the DSP 1000s
12:17:29	14	that you sold were set up to telerecord from remote
12:17:34	15	databases?
12:17:34	16	A. To the best of my knowledge, yes, that's how
12:17:36	17	we designed them.
12:17:37	18	Q. And did you advertise that capability?
12:17:41	19	A. I believe we did advertise that capability.
12:17:46	20	We would have to find copies of the ads, if you've
12:17:49	21	managed to locate them, to verify that.
12:17:53	22	Q. If we could look back for yet another time
12:17:56	23	at Exhibit 2, that's number 26489. If you could look
12:18:13	24	at the second bulleted item.
12:18:16	25	A. Yes.

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12:18:17	1	103 Q. The "High speed Centronics-like full-duplex
12:18:21	2	parallel port."
12:18:21	3	A. Yes.
12:18:22	4	Q. Is that the part that was used in the
12:18:26	5	telerecording in the DSP 1000?
12:18:30	6	A. To the best of my knowledge, that is the
12:18:34	7	DATI, digital audio transceiver port. We just
12:18:38	8	referred to it in general as a parallel port on here
12:18:40	9	because by the time this was printed, I think in '86,
12:18:46	10	we had pretty much given up on the commercialization
12:18:50	11	of telerecording.
12:18:54	12	Q. And if you could look one time again at
12:18:56	13	Exhibit 1. That's number 26281. The second bulleted
12:19:04	14	item.
12:19:07	15	A. "Digital recording from remote data bases:
12:19:10	16	'telerecording'"?
12:19:15	17	Q. Yes. Was this exhibit sent outside of
12:19:19	18	CompuSonics, to your knowledge?
12:19:20	19	A. Oh, yes, it was widely circulated. It was
12:19:22	20	handed out by the thousands at trade shows.
12:19:25	21	Q. And were you present at those trade shows?
12:19:29	22	A. Many of them, yes.
12:19:30	23	Q. So you personally handed some of these out?
12:19:33	24	A. Oh, yeah, hundreds.
12:19:34	25	Q. When you testified a moment ago that you'd

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12:19:37	1	given up on commercializing the telerecording, what
12:19:46	2	do you mean by "commercializing"?
12:19:49	3	A. Making money with the concept or the
12:19:53	4	features or equipment that would do telerecording,
12:19:56	5	either the head end or the receivers.
12:20:01	6	Q. So did you sell DSP 1000s that had the
12:20:06	7	capability to telerecord, despite your testimony that
12:20:13	8	you were unable to make money off the telerecording
12:20:15	9	capability?
12:20:16	10	A. Well, it was designed into the circuit. It
12:20:18	11	was an inherent part of the machine.
12:20:21	12	I believe in some of the later machines, not
12:20:24	13	the 1000s, but the 1200s, 1500s and 1800s made later
12:20:29	14	in '87 and '88, we may actually even have removed
12:20:31	15	some of the chips from the circuit board because they
12:20:34	16	were wasted money given that, you know, nobody was
12:20:39	17	going to use that function.
12:20:41	18	Q. And the 50 to 100 DSP 1000s that you had
12:20:46	19	testified about earlier that had been sold, did those
12:20:51	20	have the telerecording capability taken out?
12:20:54	21	A. No. Those were fully stuffed circuit
12:20:57	22	boards. They had the chips in them, all of them.
12:21:01	23	MR. BERL: All right. Thank you, very much,
12:21:03	24	Mr. Schwartz. I think this is a good time to take a
12:21:05	25	lunch break.

DAVID M. SCHWARTZ

12:21:07	1	THE VIDEOGRAPHER: The time is 12:21 p.m.
12:21:09	2	We're going off the record.
	3	(Luncheon recess: 12:21 p.m.)
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1	AFTERNOON SESSION
2	(1:33 p.m.)
13:31:51 3	(WHEREUPON, DEPOSITION EXHIBIT 10 WAS MARKED
13:31:53 4	FOR IDENTIFICATION.)
13:31:54 5	(At this time, Monica Mucchetti and
6	Christopher Reese were absent from the
13:31:56 7	deposition room.)
13:33:48 8	THE VIDEOGRAPHER: We're back on the record.
13:33:49 9	The time is 1:33 p.m.
13:33:56 10	BY MR. BERL:
13:33:57 11	Q. Good afternoon, Mr. Schwartz. Before the
13:33:59 12	break, you had talked about the CompuSonics 2000.
13:34:05 13	What is the CompuSonics 2000?
13:34:08 14	A. That was the first commercially available
13:34:10 15	audio computer that CompuSonics Corporation
13:34:15 16	manufactured and sold.
13:34:16 17	(At this time, Christopher Reese entered the
13:34:17 18	deposition room.)
13:34:18 19	BY MR. BERL:
13:34:18 20	Q. And what is the CompuSonics 2002?
13:34:21 21	A. Well, I suppose there really wasn't a 2000.
13:34:25 22	2002 was the smallest model in the 2000
13:34:28 23	series, "2" standing for two stereo pairs.
13:34:35 24	Q. And when did you first build a prototype of
13:34:39 25	the 2002?
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- 13:36:08 25

- A. Late 1983, I believe.
- Q. And who was involved in designing and building the system?
- A. Myself, my chief scientist, or at that time a consultant. Before I had staff, really, we had consultants to the company. Gary Schwede, who was getting his doctorate from Berkeley at the time.

 John Stautner, who was in the master's program at MIT. Those two primarily, and myself.
- Q. If you could look at Exhibit 10 which bears the numbers 25668 through 25707. Are you familiar with this document?
 - A. Yes, I am.
 - Q. And are you familiar with its contents?
- A. No, I'm not familiar anymore with it, but I saw it in the past.
 - Q. What role did you play in its preparation?
- A. I remember proofing it after it was written by the tech writer who wrote it.
- Q. And do you remember who that tech writer was, by any chance?
 - A. I don't remember the name.
- Q. And was it a common practice at CompuSonics to write and publish a user's manual before the product was ready to sell?

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13:36:11	1	A. No. We usually started selling before we
13:36:14	2	had documentation.
13:36:19	3	Q. And so would it be your testimony then that
13:36:23	4	this document was prepared after the CompuSonics 2002
13:36:27	5	was first sold?
13:36:29	6	MR. MUDGE: Objection. I'm sorry.
13:36:32	7	Objection, leading.
13:36:33	8	MR. BERL: You can answer.
13:36:35	9	THE WITNESS: We sold the first 2002 in
13:36:38	10	1984. I don't believe it had much in the way of
13:36:42	11	documentation other than the standard UNIX documents
13:36:45	12	that come with any UNIX-based computer.
13:36:51	13	BY MR. BERL:
13:36:52	14	Q. Now, if I could direct you to Page 25671.
13:37:00	15	Near the middle of the page where it says "on-line
13:37:05	16	database of sound effects and music library," under
13:37:09	17	"Functions unique to the audio computer," what does
13:37:12	18	that line mean?
13:37:18	19	A. Sorry, I lost you. Oh, "Functions unique to
13:37:21	20	the audio computer"?
13:37:22	21	Q. Yes.
13:37:23	22	A. "On-line database of sound effects and music
13:37:25	23	library"?
13:37:26	24	Q. Yes, what does that mean?
13:37:28	25	A. That means you can fill the hard drive, hard
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13:37:31	1	109 disk drive of the computer with music, sound effects,
13:37:36	2	voiceovers, whatever, for random access.
13:37:40	3	Q. And what else would anything else go with
13:37:44	4	the music in the hard drive storage?
13:37:47	5	A. Well, yes. The information about the edits,
13:37:51	6	you know, the editing on the music, the information
13:37:54	7	about the names of the artists, the titles, what we
13:37:58	8	call header information and directory and sound file
13:38:01	9	directory information.
13:38:02	10	Q. And the next line, "off-line digital storage
13:38:05	11	of sound effects library," how is that different?
13:38:10	12	A. Well, "on-line" means you can access them
13:38:12	13	instantly with a keystroke and play them.
13:38:16	14	"Off-line" means it's really a library that
13:38:19	15	you would have to copy to your online to get it to
13:38:26	16	use it instantly. Sort of like backup. Archival
13:38:31	17	storage, I guess might be a better way of putting it.
13:38:34	18	Q. And the line that says "digital
13:38:35	19	telecommunications," what does that mean?
13:38:41	20	A. Well, that refers to what we called in the
13:38:44	21	press materials telerecording.
13:38:47	22	Q. So were those two words or phrases used
13:38:50	23	interchangeably, that is, digital communications and
13:38:52	24	telerecording?
13:38:54	25	A. Yes. Well, telerecording was our

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13:38:57	1	consumer the way we described it to consumers.
13:39:02	2	In the professional environment, this
13:39:04	3	machine is meant for professionals, we used more
13:39:06	4	technical terms like "digital telecommunications."
13:39:10	5	And later on on that page, in the paragraph
13:39:13	6	that starts "The unique audio computer functions," et
13:39:18	7	cetera, "Properly equipped, the computer can use the
13:39:21	8	telephone to transmit data (music) anywhere with no
13:39:24	9	loss of fidelity." That's what we're talking about
13:39:29	10	here.
13:39:29	11	MR. BERL: All right. If you would look at
13:39:31	12	Exhibit 11, which I'll have marked for you.
13:39:39	13	(WHEREUPON, DEPOSITION EXHIBIT 11 WAS MARKED
13:39:49	14	FOR IDENTIFICATION.)
13:39:49	15	THE WITNESS: Thank you.
13:39:53	16	BY MR. BERL:
13:39:53	17	Q. Are you familiar with this document?
13:39:55	18	A. I remember it, yes.
13:39:58	19	Q. And how are you familiar with it?
13:40:00	20	A. Well, it's this is a letter I wrote to
13:40:03	21	the shareholders of CompuSonics Corporation on 31 May
13:40:08	22	1985.
13:40:10	23	Q. If you could read the first sentence of the
13:40:12	24	paragraph, about three-quarters of the way down, on
13:40:14	25	Page 26261, starting with "CompuSonics's," if you
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DAVID M. SCHWARTZ 111 13:40:20 1 could just read the first sentence. 13:40:22 2 Α. You mean "The CompuSonics telerecording 13:40:25 system" --3 13:40:26 No, where it starts "CompuSonics's." 4 Q. Marketing efforts? 13:40:28 Α. 5 13:40:29 6 0. Yes? 13:40:30 "CompuSonics's marketing efforts Α. 13:40:31 8 have been rewarded with increasing 13:40:33 9 sales volume. In my last letter I 13:40:35 10 mentioned that we were about to 13:40:36 11 deliver our first production model 13:40:38 12 DSP-2000 in Hollywood. Over the 13:40:40 13 past six months we have continued to 14 13:40:42 make on-time deliveries of ten 13:40:45 15 machines ordered to date. DSP-2000s 13:40:48 16 are currently in use for digital 13:40:51 17 audio recording, editing, signal 13:40:51 18 analysis, radio broadcast, and 13:40:53 19 video/film post-production (sound 13:40:55 20 tracks)." 13:40:58 21 Q. Now, those ten machines that you've sold, do 13:41:05 22 you remember to whom you sold any of those machines? 13:41:08 23 Α. I remember some of the names of the owners

- of the companies, because I've personally talked to
- 13:41:13 25 them in some cases, and they're apparently well-known

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13:41:17	1	people in the audio industry.
13:41:19	2	Q. And would you list some of those that you
13:41:20	3	can remember?
13:41:21	4	A. Well, Howard Schwartz is easy to remember
13:41:24	5	because he's a Schwartz, who owns Sound One in New
13:41:27	6	York City, which is the studio that does all of the
13:41:36	7	audio for all of Woody Allen's movies. So I remember
13:41:36	8	Howard quite well.
13:41:36	9	And Bob Lifton, well, he's passed away, but
13:41:41	10	he was best known as the guy who first did high
13:41:44	11	quality audio on television for Saturday Night Live,
13:41:48	12	for live bands on TV.
13:41:52	13	And now I'm blanking out on the guys in
13:41:55	14	Hollywood. I can see their faces. I can't remember
13:42:02	15	their names.
13:42:03	16	Q. That's okay. It was a long time ago.
13:42:05	17	A. I'm having a senior moment, sorry.
13:42:08	18	MR. BERL: Now if you would look at
13:42:12	19	Exhibit 12, which I'll have marked for you.
13:42:18	20	(WHEREUPON, DEPOSITION EXHIBIT 12 WAS MARKED
13:42:32	21	FOR IDENTIFICATION.)
13:42:32	22	BY MR. BERL:
13:42:33	23	Q. Before we get there, what did the
13:42:35	24	CompuSonics 2002 look like to consumers?
13:42:41	25	A. A black computer, like the two black boxes,

13:42:46	1	each the size of an IBM PC. And a monitor, you know,
13:42:56	2	a keyboard and a display screen.
13:43:00	3	Q. So the description you gave earlier this
13:43:02	4	morning regarding what the DSP 1000 looked like, what
13:43:08	5	would the difference in appearance be between the
13:43:11	6	1000 and the 2002?
13:43:14	7	A. Well, the 1000 had a front panel like any
13:43:18	8	consumer electronics home audio equipment or VCR, you
13:43:21	9	know, buttons, a display. And then on the back, had
13:43:24	10	places to connect the audio and connect peripherals.
13:43:27	11	On the 2002, there was no front panel. The
13:43:30	12	black boxes had nothing on the front other than
13:43:32	13	lights, and on the back they had the connectors for
13:43:35	14	the various peripherals and a connector to the
13:43:40	15	display device, to the CRT, and the keyboard.
13:43:45	16	So all the control was through a keyboard
13:43:48	17	and a terminal, like any workstation of that vintage.
13:43:54	18	Q. Now, the DATI that we talked about earlier
13:43:57	19	in Exhibit 7, was that present also in the DSP 2002?
13:44:03	20	A. Well, the DATI always was and throughout its
13:44:06	21	existence always was an external box, a little black
13:44:11	22	box that attached to the parallel port.
13:44:16	23	Q. And did a consumer who bought the DSP 2002
13:44:20	24	automatically receive that DATI box as well?
13:44:24	25	A. No.

13:44:27	1	114 MR. MUDGE: I'm going to request I get a
13:44:28	2	chance to raise objections. I'm going to object to
13:44:30	3	that question as vague and lacks foundation.
13:44:39	4	THE WITNESS: We only made, I think, 10 or
13:44:42	5	12 DATI boxes. They were made primarily to promote
13:44:48	6	what we thought would be a new business, or an
13:44:50	7	extension of the business, this telerecording thing,
13:44:53	8	for both the 2002 and the 1000.
13:44:57	9	The idea being that if we could get some
13:44:59	10	traction commercially with it, then we'd have them
13:45:02	11	manufactured or commercialized, make those boxes less
13:45:05	12	expensive. Each of those 10 or 12 that we made
13:45:09	13	probably cost us over a thousand dollars each at that
13:45:16	14	time.
	15	BY MR. BERL:
13:45:16	16	Q. And did you attempt to sell those 10 or 12
13:45:17	17	boxes that you made?
13:45:19	18	A. Oh, yes, I did. My salespeople and myself
13:45:22	19	did, yes.
13:45:23	20	MR. BERL: If you could now take a look at
13:45:25	21	Exhibit 13, which bears the numbers 26382 to 26383.
13:45:43	22	Excuse me, I misspoke. Exhibit 12, I'm
13:45:45	23	sorry, which bears the Bates numbers 26382 to 26383.
13:45:51	24	THE WITNESS: Okay.
	25	BY MR. BERL:
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13:45:52	1	115 Q. On the second page in the first paragraph
13:45:59	2	First of all, did you write this letter?
13:46:04	3	A. This is another letter to CompuSonics
13:46:07	4	shareholders written by myself.
13:46:09	5	Q. And when did you write this?
13:46:11	6	A. 10th of October 1985.
13:46:14	7	Q. Now, on that second page in the first
13:46:16	8	paragraph, you identified Bob Lifton.
13:46:19	9	A. Yes.
13:46:21	10	Q. Now, was he one of the people who bought a
13:46:25	11	DSP 2002?
13:46:26	12	A. Yes.
13:46:27	13	Q. And did he buy the DATI box as well?
13:46:32	14	MR. MUDGE: Objection. These are leading
13:46:35	15	questions. I really think they are improper
13:46:38	16	questions.
13:46:40	17	MR. BERL: You may answer.
13:46:42	18	THE WITNESS: Bob bought a 2002, and we even
13:46:48	19	offered to loan him a DATI box, not to even charge
13:46:51	20	him, for it, but he couldn't make any sense out of
13:46:56	21	it. He had no reason to have one. He didn't want
13:47:01	22	it.
13:47:02	23	BY MR. BERL:
13:47:02	24	Q. What efforts did you make, if any, to sell
13:47:05	25	Bob Lifton a DATI box?
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13:47:10	1	116 A. I met with him and sat down and explained it
13:47:12	2	to him and what it could do and how he could connect
13:47:16	3	his studio in New York to his studio in Hollywood,
13:47:20	4	you know, over the phone lines to send files.
13:47:23	5	And his conclusion was it wasn't that
13:47:26	6	Federal Express was doing a better job sending his
13:47:29	7	digital audio materials to Hollywood than the phone
13:47:31	8	lines could do.
13:47:34	9	Q. Was Bob Lifton the only person to whom you
13:47:36	10	tried to sell a DATI box?
13:47:39	11	A. Oh, no, I promoted it to everyone who bought
13:47:42	12	a 2002. With the same argument, basically, that it
13:47:50	13	was a good way to move digital audio files long
13:47:59	14	distances without damage.
13:47:59	15	Q. Now, if you could go back to Exhibit 2, the
13:48:02	16	diagram with which we've been working all morning,
13:48:06	17	bearing the number 26489.
13:48:12	18	This diagram is labeled DSP 1000 design
13:48:16	19	diagram or "DSP 1000 System Diagram," excuse me.
13:48:21	20	A. Yes.
13:48:27	21	Q. What differences were there, if any, between
13:48:32	22	the data flow represented in this diagram and the
13:48:35	23	data flow in the DSP 2002?
13:48:38	24	MR. MUDGE: Objection. The question is
13:48:40	25	vague.
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13:48:43 1 THE WITNESS: Well, in fact, the data diagrams -- I believe somewhere in all these 13:48:44 2 documents about CompuSonics, you'll find another 13:48:47 3 13:48:49 diagram of the 2000 system, and you'll find it's 4 13:48:53 virtually identical. 5 13:48:54 6 In fact, the way we designed the 1000 was to 13:48:58 7 take a 2000 and shrink it onto one circuit board. So 13:49:02 8 from a multitude of circuit boards, but in the same architecture, we shrunk it down onto one circuit 13:49:05 9 13:49:10 10 board and renamed it the DSP 1000, and of course it 13:49:14 11 cost a lot less money to make. 12 BY MR. BERL: 13:49:16 13 Q. And when you say shrink, what do you mean by 13:49:19 14 that? 13:49:19 15 Well, the DSP 2002, the smallest one, Α. 13:49:22 16 weighed 75 or 80 pounds, and was the size of two IBM 13:49:27 17 PCs. Plus it needed an external console, you know, 13:49:33 18 CRT and computer screen and a keyboard. It contained 13:49:38 19 over a dozen circuit boards, which is big and 13:49:43 20 expensive. 13:49:45 21 Q. Was the software that you wrote for the 2002 22 13:49:49 different than the software that was written for the 13:49:52 23 DSP 1000? 13:49:56 24 Α. Oh, somewhat different, but fundamentally 13:50:00 25 the same in all of its key parts. It was written in

13:50:05	1	118 the same language, a lot of the same exact same code
13:50:08	2	was moved to the DSP 1000.
13:50:10	3	Q. And what were the differences, if you can
13:50:12	4	remember?
13:50:17	5	A. The DSP 1000 had a front panel that needed
13:50:20	6	quite a bit of software to control it, you know, the
13:50:23	7	buttons and the display. None of that existed in the
13:50:26	8	2000. The 2000 simply had a serial connection to a
13:50:32	9	terminal.
13:50:34	10	So there was a lot of new code written for
13:50:36	11	the 1000 pertaining to the front panel, but all the
13:50:39	12	internal data processing code, the signal processing
13:50:43	13	and the data handling parts of the system, were all
13:50:47	14	identical.
13:50:52	15	Q. If you could look at Exhibit 10 once again.
13:50:57	16	That's the DSP 2002 user's manual. On Page 25781
13:51:11	17	excuse me, I think I have the page number wrong.
13:51:14	18	Hold on a moment.
13:51:26	19	Excuse me, on Page 25690.
13:51:33	20	A. Okay.
13:51:48	21	Q. As you look at this, what does this page
13:51:55	22	show?
13:51:57	23	A. The edit list directory screen for
13:52:00	24	controlling edit lists.
13:52:04	25	(At this time, Michael Barclay entered the
		

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13:52:06	1	deposition room.)
13:52:06	2	BY MR. BERL:
13:52:07	3	Q. And who controlled those edit lists?
13:52:09	4	A. The operator. The person who was sitting at
13:52:11	5	the workstation at the 2002. This is how they, you
13:52:15	6	know, would control the machine.
13:52:19	7	Q. And now if we can go back for one moment to
13:52:22	8	Exhibit 6, which is entitled "Specifications and
13:52:27	9	Implementation of a Computer Audio Console for
13:52:30	10	Digital Mixing and Recording."
13:52:34	11	A. Okay.
13:52:36	12	Q. On Page 25782.
13:52:46	13	A. Yes.
13:52:47	14	Q. Do you remember what you were describing in
13:52:50	15	this paper?
13:52:54	16	A. This is the architecture of the DSP 2000
13:52:57	17	workstation.
13:52:58	18	Q. And if you could read the first sentence of
13:53:01	19	the paragraph beginning "The primary Data Storage
13:53:04	20	module."
13:53:05	21	A. "The primary Data Storage module
13:53:07	22	contains one SuperFloppy disk drive,
13:53:09	23	the disk drive controller boards and
13:53:11	24	three hard disk drives."
13:53:15	25	Q. And was that a difference between the 2002
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13:53:18 1 13:53:19 2 13:53:23 3 13:53:27 4 13:53:31 13:53:34 6 13:53:38 7 13:53:40 8 13:53:42 9 13:53:43 10 13:53:44 11 13:53:47 12 13:53:52 13 13:53:56 14 13:54:00 15 13:54:02 16 13:54:04 17 13:54:06 18 13:54:10 19 13:54:16 20 13:54:19 21 13:54:21 22 13:54:23 23 13:54:25 24

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and the 1000?

- A. Yes. The 1000 had one disk drive. Early on it had one SuperFloppy disk drive, and then later it had one optical disk drive. And then even later on in the future, it had one hard disk drive.
- Q. And in the 2002 that you describe in this paper, what was stored, if anything, in the hard drives?
 - A. On the 2002?
 - O. Yes.
- A. Well, the data, the compressed audio of the music was stored there. Directory structures about how the data was stored, files pertaining to how the music was edited, the edit sequences, the edit points.

Who recorded the music, the recording engineering information of who did it, who the artists were, how long the recordings were, who owned the copyright on the music. Notes. I mean, you could actually type, you know, liner notes into the thing and save that on there as well.

- Q. And how was all this information organized in the hard drive?
- A. Well, it's a UNIX computer, so it was stored in the UNIX file system, which I'd hesitate to get

DAVID M. SCHWARTZ 121 13:54:36 1 into in this deposition. 13:54:36 2 Q. The sound files themselves, were those sound 13:54:38 3 files different from the sound files that were stored 13:54:43 in the DSP 1000? 4 13:54:45 Α. 5 No. 13:54:54 6 Q. The DATI interface, which we went through at 13:54:58 7 length this morning in Exhibit 7, did that play a 13:55:03 8 different role in the 2000 than the 1000? 13:55:07 9 Α. No. As I described earlier, it's the black 13:55:11 box that converts one protocol to another protocol so 10 13:55:14 11 that data can be transferred between two dissimilar 13:55:17 12 computer systems; one being owned by the phone 13:55:20 13 company and the other being the audio computer. 13:55:26 14 Q. Okay. Now, turning your attention for the 13:55:29 15 last time to Exhibit 12, which was a letter written 13:55:31 16 on October 10th, 1985 to CompuSonics shareholders. 17 13:55:41 Α. Okay. 13:55:47 18 Q. Could you read that paragraph with the 13:55:50 19 second star. 13:55:52 20 Α. "We have signed the Memorandum of 13:55:55 21 Understanding for Co-Marketing with 13:55:57 22 AT&T Communications. This is the

direct result of a series of successful telerecording tests and demonstrations which culminated in

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13:56:00

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13:56:05	1	122 August with New York City to Chicago
13:56:07	2	and back digital audio
13:56:09	3	communications between two
13:56:10	4	CompuSonics DSP-2002s with AT&T
13:56:14	5	ACCUNET Switched 56 service
13:56:17	6	providing the channel."
13:56:20	7	Q. As you sit here today, do you have any
13:56:20	8	reason to believe that the paragraph you just read is
13:56:23	9	not accurate?
13:56:26	10	A. It's completely accurate.
13:56:30	11	Q. Did you ever personally demonstrate the DSP
13:56:33	12	2002's capability to transmit sound files?
13:56:37	13	A. Yes, I did demonstrate it publicly in front
13:56:43	14	of, you know, reporters and radio and television
13:56:47	15	crews in New York City, I think it was in the summer
13:56:52	16	of 1985.
13:56:54	17	Q. Now, how many demonstrations
13:56:57	18	A. I'm sorry, it says right here, August. It
13:56:59	19	was August in New York City. I was there.
13:57:03	20	Q. And how many demonstrations of the DSP 2002
13:57:07	21	did you attend?
13:57:10	22	A. Two, that I recall. One that summer in New
13:57:14	23	York, the big one with the press, and then an
13:57:16	24	earlier
13:57:18	25	I don't know if I would call it a

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13:57:19	1	demonstration or more of a testing session between
13:57:24	2	I can't recall if it was Holmdel, New Jersey Bell
13:57:28	3	Labs or Red Cliff, New Jersey Bell Labs. One of
13:57:33	4	those labs and New York City. I was in the lab, the
13:57:37	5	Bell Labs site.
13:57:39	6	MR. BERL: If I could have that marked
13:57:41	7	Exhibit 13, which bears the Bates No. 25867 to 25873.
13:58:14	8	(WHEREUPON, DEPOSITION EXHIBIT 13 WAS MARKED
13:58:18	9	FOR IDENTIFICATION.)
13:58:18	10	BY MR. BERL:
13:58:19	11	Q. Do you recognize this document?
13:58:24	12	A. Yes, I do.
13:58:25	13	Q. And how do you recognize it?
13:58:27	14	A. This was a paper presented by John Stautner
13:58:33	15	at an Audio Engineering Society conference. I
13:58:38	16	believe it was one of the AES conferences in Europe,
13:58:41	17	but I couldn't tell you exactly which one.
13:58:49	18	Q. If I could direct your attention to
13:58:51	19	Page 25872, Page 6 of the document.
13:58:56	20	A. Yes.
13:58:57	21	Q. Under number 5, "Test results."
13:58:59	22	A. Yes.
13:59:00	23	Q. If you could just read that to yourself for
13:59:01	24	a moment.
13:59:18	25	A. Yes.

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13:59:20	1	Q. Now, the document appears to describe two
13:59:23	2	demonstrations. Are these the demonstrations that
13:59:25	3	you were referring to?
13:59:30	4	A. Well, the August one is the demonstration I
13:59:32	5	was at where I was the New York on the New York
13:59:36	6	side.
13:59:38	7	The New Jersey and New York, I was at one of
13:59:41	8	those. I'm not sure if it was April or May, I
13:59:47	9	couldn't tell you exactly which one.
13:59:49	10	Q. Let's go back to that test between New York
13:59:52	11	and New Jersey, the first demonstration. Do you
13:59:56	12	remember who was there?
13:59:58	13	A. I don't think I was at the first series of
14:00:01	14	tests. The engineers, Heinz Sohn and some of our
14:00:07	15	other engineers at the early stage of this project,
14:00:11	16	were doing the testing with Bell Labs.
14:00:13	17	I didn't come in till kind of late in the
14:00:15	18	process when they told me it was working, you know,
14:00:18	19	when I didn't want to schlepp down to New Jersey
14:00:23	20	for a session where everything wasn't working well,
14:00:27	21	so I wasn't at the very first test.
14:00:29	22	Q. And other than Heinz Sohn, do you remember
14:00:31	23	any other people who were there, by name?
14:00:36	24	A. I remember other engineers who were
14:00:37	25	involved. I don't know if they were there.

DAVID M. SCHWARTZ 125 14:00:41 1 Q. Who would those engineers be? Harry Norris and, I'm sorry, I just -- I can 14:00:44 2 Α. 14:00:52 see the face, but I can't remember the name of the 3 14:00:55 other engineer who worked with Harry and Heinz. 4 14:00:58 Do you know, did both of those people work 5 Q. 14:01:00 for CompuSonics? 14:01:01 Α. Yes. 14:01:02 8 Do you know whether anyone who did not work Q. 14:01:04 9 for CompuSonics was there in April of 1985 for that 14:01:09 10 test? 14:01:11 11 Α. Well, a number of AT&T Bell Labs engineers, 14:01:14 12 a squad of them. I don't remember any of their 14:01:17 13 names. 14:01:18 14 Did you play any role in arranging the Q. 14:01:20 15 demonstration? 14:01:22 16 Α. The one in August, the big one with the 14:01:31 17 press? 14:01:31 18 The one in April for now. Q. 14:01:31 19 Α. In April, I know I was involved on the 14:01:34 20 business side with AT&T, you know, setting up the 14:01:37 21 whole process, the whole deal. 14:01:41 22 Do you remember with whom you coordinated Q. 14:01:44 23 that at AT&T?

the name.

I can see the face, I just can't remember

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14:01:53	1	126 Q. And who told you, if anyone, about what
14:01:57	2	occurred in the April 1985 test?
14:01:59	3	A. The ones I did not attend?
14:02:01	4	Q. Yes.
14:02:03	5	A. Either Harry or Heinz.
14:02:09	6	Q. Now, moving to the later test in 1985, the
14:02:15	7	August of 1985 test, who was present for that test?
14:02:20	8	A. Okay, well, that wasn't a test. We were
14:02:23	9	done with testing. That was strictly a dog and pony
14:02:26	10	show for the press.
14:02:28	11	The purpose of it from AT&T's point of view
14:02:30	12	and from our point of view was to show a finished
14:02:33	13	system. You know, something that would work reliably
14:02:37	14	where we weren't afraid to have the press there in a
14:02:39	15	live demonstration.
14:02:43	16	Q. And who was present at that demonstration
14:02:45	17	that you remember?
14:02:48	18	A. Myself. I believe Harry Norris was there.
14:02:56	19	A couple of other CompuSonics staff people, who I
14:02:59	20	can't put names I just don't recall the names. A
14:03:03	21	number of AT&T engineers and executives, and a lot of
14:03:07	22	press people from mainly from the New York and New
14:03:12	23	Jersey area.
14:03:17	24	Q. To the best of your recollection, how was
14:03:19	25	the demonstration or the dog and pony show set up?

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14:03:25	1	A. We had a 2002 in New York, which had been,
14:03:31	2	you know, pre-wired before I sat down there. It was
14:03:34	3	all set up, connected to the phone system.
14:03:38	4	And there was another 2002, which I couldn't
14:03:41	5	see, of course, in Chicago, which presumably was, you
14:03:45	6	know, also set up and ready to go.
14:03:48	7	The setups were done hours before it was
14:03:50	8	open to the press. So it actually had been tested,
14:03:53	9	in other words, before we opened the doors.
14:03:56	10	And in Chicago, I believe Heinz Sohn was on
14:04:00	11	the Chicago end. He was sitting at the Chicago 2002
14:04:05	12	and I was sitting at the one in New York City. And
14:04:09	13	we did a series of demonstrations. I don't know that
14:04:11	14	I remember all of them.
14:04:14	15	One demonstration, we sent music that was in
14:04:17	16	the database of the 2002, on the hard disk of the
14:04:20	17	2002 in New York. I pushed the send button on the
14:04:24	18	keyboard and sent it to Heinz's machine in Chicago.
14:04:30	19	Then he turned around and sent it back to me
14:04:34	20	in New York, and this was non-realtime, so you didn't
14:04:38	21	hear it while it was happening. It was a fairly high
14:04:41	22	fidelity recording.
14:04:44	23	And then one of the other demonstrations we
14:04:46	24	did is Heinz turned on a radio in Chicago, a local
14:04:49	25	radio station that was live, and transmitted it to

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14:04:54	1	the 2002 in New York City and we could listen to it
14:04:57	2	while I recorded it on the 2002.
14:05:02	3	Q. Now let's go back through what you just said
14:05:05	4	in a little more detail. If you could look perhaps
14:05:08	5	at Exhibit 11, which is a letter that you'd written
14:05:11	6	to shareholders.
14:05:21	7	A. Okay.
14:05:23	8	Q. On May 31st, 1985, bearing the No. 26261, if
14:05:33	9	you could look at the paragraph beginning with "The
14:05:36 1	0	CompuSonics telerecording system."
14:05:39 1	1	A. Yes.
14:05:42 1	2	Q. Does that document refresh your recollection
14:05:44 1	3	about what was transmitted during the test in April
14:05:49 1	4	of 1985?
14:05:53 1	5	A. Well, this was one of that's one of the
14:05:55 1	6	tests I witnessed at the labs in April or May,
14:06:01 1	7	sometime in the spring of '85, the recording from CD,
14:06:08 1	8	from a CD player, the Glen Miller Orchestra, onto a
14:06:12 1	9	2002.
14:06:13 2	0	Then it was the recording was stopped.
14:06:14 2	1	You know, the tune was recorded. Then we opened up
2	2	the
14:06:17 2	3	Then we went and sent the Glen Miller
14:06:24 2	4	Orchestra tune to New York where it was recorded and
14:06:28 2	5	then played back in New York.

14:06:30 1 14:06:33 2 14:06:36 3 14:06:40 4 14:06:40 5 14:06:43 6 7 14:06:50 14:06:55 8 14:06:58 9 14:06:59 10 14:07:07 11 14:07:08 12 14:07:09 13 14:07:14 14 14:07:16 15 14:07:27 16 17 14:07:27 14:07:27 18 14:07:29 19 14:07:30 20 14:07:35 21 14:07:37 22 14:07:40 23 14:07:43 24

14:07:47

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- Q. Were you present for that test?
- A. At the -- well, one of these, one of the Holmdel or Red Cliff tests, I was there when it was done.
- Q. And if we could go through exactly how that happened. How did the first 2002, the sending 2002, if we could use that phrase, how did that find the Glen Miller Orchestra tune?

MR. MUDGE: Let me object to the question. Lacks foundation, assumes facts not in evidence.

THE WITNESS: Okay, well, I think I just said how it found it.

The Glen Miller recording was on a CD. I can't remember whose CD it was. I think one they had laying around the lab at AT&T. And there's a CD player. The CD player -- the output of the CD player was connected to the inputs of the DSP 2002 like a tape deck, and the CD was put into play mode, so it's playing the Glen Miller tune.

On the DSP 2002 on the keyboard, click the button that corresponds, I think the R button on the keyboard which corresponded to record. And that started the recording onto the hard drive.

When the recording was over -- and, now, I wasn't at the keyboard. This was probably Harry

14:07:50	1
14:07:53	2
14:07:58	3
14:08:00	4
14:08:03	5
14:08:06	6
14:08:09	7
14:08:11	8
14:08:15	9
14:08:20	10
14:08:21	11
14:08:28	12
14:08:30	13
14:08:33	14
14:08:37	15
14:08:44	16
14:08:46	17
14:08:50	18
14:08:55	19
14:08:58	20
14:09:03	21
14:09:06	22
14:09:11	23
14:09:16	24

14:09:19

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Norris. He typed the name, you know, Glen Miller, the name of the recording company that owned the CD, his name as engineer, the date of the recording. He typed a bunch of information into the database on the 2002, and then it was there. It was in -- you know, it was a sound file properly tagged and identified on the hard drive.

- Q. In what form was that sound file stored?
- A. Compressed digital data in CSX4 or CSX8 format.
 - Q. And what happened next?
 - A. As I recall, Harry picked --

We had a telephone line, just a regular voice line set up. So he called the AT&T facility in Manhattan to verify that -- the name of the engineer I forget, another CompuSonics engineer had his machine on and ready and said, okay, we're going to send a song.

So Harry pushed the S key, or whatever the key was, to send the file, and the engineer in New York City pushed his record button, and it went through the AT&T Accunet phone lines, the Switched 56 service, into the computer in New York City.

Q. And once it went into that computer, in what form was the data as it went into the receiving

14:09:24 1 14:09:24 2 14:09:27 3 14:09:31 4 14:09:35 5 14:09:39 6 14:09:43 7 14:09:46 8 14:09:48 9 14:09:51 10 14:09:54 11 14:09:57 12 13 14:09:59 14:10:02 14 14:10:08 15 14:10:13 16 14:10:16 17 14:10:18 18 14:10:21 19 14:10:23 20 14:10:27 21 14:10:29 22 14:10:31 23

14:10:33

14:10:36

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computer?

- A. Well, it's all digital data, but most of it is audio and then a tiny fraction of it was the stuff that Harry typed in in New Jersey, you know, about Glen Miller Orchestra, Philips Recording, Harry Norris's name. Whatever else he felt like typing in with it.
- Q. And where did that go in the receiving DSP 2002?
- A. Into the -- onto the hard drive. Through this whole system that we've talked about earlier, you know, through the memory, through the processor handing the data over to the disk drive controller, ends up on the disk drive in a directory structure.
- Q. And at that point, who was in control of the receiving 2002, if you remember?
- A. For the life of me, I can't remember the name of the engineer who was sitting there, but he controlled that process. He could have stopped it at any point, paused it.
- Q. Do you know whether the tune was then played?
 - A. I'm sure it was.

I recall hearing, you know, holding up the telephone -- Harry held up the telephone and said,

14:10:39	1
14:10:41	2
14:10:43	3
14:10:45	4
14:10:48	5
14:10:59	6
14:11:03	7
14:11:09	8
14:11:14	9
14:11:17	10
14:11:20	11
14:11:24	12
14:11:27	13
14:11:31	14
14:11:36	15
14:11:38	16
14:11:44	17
14:11:47	18
14:11:51	19
14:11:55	20
14:11:57	21
14:11:59	22
14:12:01	23
14:12:04	24
14:12:07	25

hear, listen. And you could hear it playing from New York over the phone so you could verify that the music had gotten there.

- Q. Now, this Accunet connection between the two computers, how was the connection actually made?
- A. The sending computer requests -- you know, sends a request to the system. There's a wire, a request to send, I think, RTS. Don't hold me to the name of the signal. There's one wire that's a request to send. Lifts that wire or raises it to a 1, you know, an on state, and that engages the customer premise's equipment, the Flextie interface for the Accunet system, and let's it know that there is going to be data. And that opens the --

Assuming the line isn't busy or tied up or broken somewhere, it engages the sending side of the system. And at the receiving side, someone has to engage the ready to receive, I think it's RTR line has to be raised to 1, so that the other end knows that there's going to be data coming.

- Q. And how does someone engage the ready to receive line?
- A. By either pushing a front panel button, if it were a 1000 machine, but we did all these tests on a 2000, so you do it on a computer keyboard,

14:12:10	1
14:12:13	2
14:12:15	3
14:12:19	4
14:12:22	5
14:12:28	6
14:12:32	7
14:12:35	8
14:12:36	9
14:12:38	10
14:12:39	11
14:12:52	12
14:12:52	13
14:12:52	14
14:12:52	15
14:12:57	16
14:13:00	17
14:13:06	18
14:13:12	19
14:13:15	20
14:13:18	21
14:13:20	22
14:13:23	23
14:13:26	24
14:13:29	25

basically. You know, click the receive.

- Q. Other than the data that you've already talked about, the sound file and the header, was there any other exchange of data between the two DSP 2002s in this April 1985 test?
- A. The data did include checksums, you know, for error detection. I know that.
- Q. Are these similar to the checksums about which you spoke this morning?
 - A. Yes, same thing.
- Q. And why was the checksum required for the transmission?
- A. Well, because if a data block got corrupted somehow, we didn't want to play it because it would, you know, sound terrible.
- Q. Now, moving forward a few months to the August 1985 demonstration, you had said before that you were sitting in New York City.

Who initiated the contact between the two computers?

A. Well, we traded off, because we were demonstrating --

It was almost a -- it wasn't really a canned demo, because the reporters were free to ask questions as we proceeded. So there was a lot of

		134
14:13:32	1	this, well, can you do this, or how about doing that,
14:13:35	2	which is why we did the mixture of prerecorded audio
14:13:38	3	and live audio. And I don't know
14:13:41	4	I can't remember who did the first thing,
14:13:44	5	you know, whether I sent music from New York to
14:13:48	6	Chicago, or if Heinz sent music from Chicago to New
14:13:52	7	York. I honestly can't remember who went first, but
14:13:54	8	we swapped back and forth. You know, we did
14:13:57	9	transactions both ways.
14:13:58	10	I did not do a live recording, you know,
14:14:01	11	live New York radio station recording to send to
14:14:04	12	Heinz. That demonstration only came from Chicago.
14:14:11	13	Q. Do you remember whether the receiving
14:14:13	14	computer ever requested a specific sound file to be
14:14:19	15	sent from the sending computer?
14:14:25	16	A. It did, but that was automated. In other
14:14:29	17	words, the receive key, you know, to start a
14:14:30	18	reception for this demonstration, engaged what's
14:14:34	19	called a script file in the UNIX computer. That file
14:14:38	20	already had the name of the recording it was going to
14:14:41	21	fetch already typed in.
14:14:44	22	I didn't sit there and type it into the
14:14:47	23	file. It was already the transaction was
14:14:50	24	precooked, if you know what I mean. It was set up so
14:14:54	25	I couldn't make a mistake at the keyboard and look
	J	

14:14:56 1 14:14:59 2 14:15:01 3 14:15:02 4 14:15:05 5 14:15:07 6 14:15:12 7 14:15:14 8 14:15:21 9 14:15:23 10 14:15:30 11 14:15:35 12 14:15:39 13 14:15:41 14 14:15:44 15 14:15:47 16 14:15:50 17

14:15:54

14:15:57

14:15:59

14:16:00

14:16:02

14:16:04

14:16:07

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- like an idiot in front of the press.
- Q. And in which computer was this script file engaged?
- A. We both had them. Heinz had a script file, several of them, in his computer in Chicago, and I had some in mine in New York.
- Q. So how did that work in terms of the receiving computer initiating the transmission of the sound file? In other words, if you could just take me through the process of the receiving computer requesting the sound file all the way through.
- A. Well, I would have to -- I would have to find the script for you in one of these machines and read it to you, because I don't remember --

Frankly, I don't remember every line entry in those script files. I could only give you a general idea what was in those files. That was just too long ago for me to reconstruct that from memory.

Q. Okay, so in terms of a general idea, what would happen?

The name of the --

A general idea.

The sound filename that was going to be fetched from Chicago was in that script. And when the -- when my request to receive was sent, it sent that name, which matched a name that was in the

		DIIVID II. DOIMINIL
14:16:15	1	computer in Chicago's directory.
14:16:17	2	If it didn't match, there would have been a
14:16:19	3	failure. You know, we wouldn't have been able to get
14:16:22	4	the music, because the file wouldn't have been found.
14:16:26	5	The "file not found" kind of error.
14:16:30	6	Q. Was that request to receive sent over the
14:16:33	7	same connection as the sound file?
14:16:36	8	A. Yes.
14:16:40	9	Q. Did you ever send a credit card number over
14:16:44	10	that connection?
14:16:46	11	A. No.
14:16:52	12	Q. Would you have needed to change the DSP 2002
14:16:55	13	that you were using in order to send a credit card
14:16:59	14	number?
14:17:02	15	MR. MUDGE: Objection. Calls for
14:17:02	16	speculation.
14:17:07	17	THE WITNESS: It's just alphanumeric data.
14:17:09	18	As long as you could type it on a keyboard, whatever
14:17:11	19	you could type, numbers, letters, whatever, could be
14:17:15	20	sent back and forth between these machines. They're
14:17:17	21	computers.
14:17:19	22	BY MR. BERL:
14:17:20	23	Q. Would the computer receiving that data have
14:17:24	24	been able to store the data?

MR. MUDGE: Objection. Vague, calls for

14:17:27 25

137 14:17:29 speculation. 1 14:17:31 2 THE WITNESS: Yes, of course. 14:17:35 BY MR. BERL: 3 14:17:36 4 Q. Did the 2002 store such alphanumeric -- did 14:17:42 5 the 2002 store alphanumeric data that it received over the Accunet --14:17:46 6 14:17:48 7 Α. Yes. 14:17:49 8 Ο. -- wire? And what information was that? 14:17:54 9 Α. Name of the audio file, the sound file's 14:18:01 10 They usually had a number associated with number. 14:18:04 11 Some other information. them. 14:18:07 12 I think John Stautner would be your best 14:18:11 13 reference for finding exactly what was in that 14:18:14 14 header. I don't remember all of the header fields. 14:18:20 15 Now, while a 2002 was sending during the Q. demonstration, sending a sound file, was it able to 14:18:24 16 14:18:27 17 perform any other tasks? 14:18:31 18 If you wanted to, sure. 14:18:33 19 What would have limited its capacity to Q. 14:18:36 20 perform other tasks? 14:18:39 21 Α. The nature of the other tasks. These were 14:18:42 22 very powerful workstations. Sending or receiving one 14:18:47 23 stereo file used less than half of the processing 14:18:59 24 capability of the machine. It could have been, for 14:18:59 25 example, recording another stereo file locally.

14:19:01	1	138 Most of these machines had four channel, you
14:19:03	2	know, quad capability, and these telerecording tests
14:19:06	3	were just stereo.
14:19:08	4	Q. So is it your testimony then that while a
14:19:12	5	DSP 2002 was transmitting a sound file over Accunet
14:19:18	6	in the demonstration in August 1985, it also could
14:19:22	7	have recorded a different audio signal?
14:19:27	8	MR. MUDGE: Objection. Leading.
14:19:29	9	THE WITNESS: If we wanted to or saw some
14:19:31	10	reason to do that, we could have done that.
14:19:42	11	BY MR. BERL:
14:19:42	12	Q. The 2002s that were used in the August 1985
14:19:45	13	demonstration, do you remember whether those machines
14:19:49	14	differed in any way from the 2002s that we discussed
14:19:54	15	earlier, which you sold to Bob Lifton, among others?
14:19:58	16	A. No, they were totally stock machines.
14:20:08	17	Q. What was the response to the extent that you
14:20:11	18	remember from the press that attended the 2002
14:20:16	19	demonstration in August of 1985?
14:20:23	20	A. Some of the reporters were enthusiastic and
14:20:25	21	in fact wrote articles about it that said this
14:20:28	22	indicates the future of how audio will be
14:20:32	23	distributed.
14:20:35	24	Other reporters were very cynical and raised
14:20:39	25	the issue of whether or not the record companies

14:20:42	1	would ever permit, you know, digital versions of
14:20:47	2	their property to be flung around on networks.
14:20:53	3	Q. Why did you choose AT&T as your partner to
14:20:56	4	perform this demonstration?
14:21:04	5	A. Well, because they would. AT&T
14:21:08	6	As I recall how it started, AT&T engineers
14:21:15	7	heard one of our presentations at one of the
14:21:17	8	engineering conferences in 1984 and approached us and
14:21:21	9	said, you know, your whole idea of sending and
14:21:26	10	receiving and selling and buying digital audio and
14:21:29	11	video data over networks is not very farfetched. We
14:21:33	12	have a network that we call Accunet. Why don't we
14:21:35	13	show you how that works.
14:21:37	14	So they came to us, because I don't know
14:21:40	15	that there was anyone else at that time with a
14:21:42	16	computer that had audio or video ready to plug in.
14:21:50	17	Q. Now if I could turn your attention back one
14:21:52	18	more time to Exhibit No. 12 with the numbers 26382 to
14:21:57	19	26383. The second starred paragraph, can you read
14:22:06	20	the first sentence of that.
14:22:08	21	A. I believe I did earlier.
14:22:09	22	"We have signed the Memorandum of
14:22:11	23	Understanding for Co-Marketing with
14:22:12	24	AT&T Communications."
14:22:15	25	Q. What was that memorandum of understanding?

14:22:20	1	140 A. That's the the deal with AT&T, verbally
14:22:27	2	to start with, was that if this whole thing worked,
14:22:30	3	if we get through the process technically of making
14:22:33	4	the whole thing work, and if after demonstrating it
14:22:37	5	publicly there seemed to be some business interest in
14:22:40	6	commercializing it, we would sign a memorandum of
14:22:44	7	understanding to talk about it in our marketing
14:22:47	8	materials. Advertising in magazines, you know,
14:22:50	9	handouts at trade shows. You know, marketing.
14:22:55	10	We would both they would talk about
14:22:59	11	CompuSonics' equipment in their marketing materials
14:23:01	12	and we would talk about AT&T Accunet in our marketing
14:23:04	13	materials, and we would independently and together
14:23:07	14	approach businesses that could use this combination
14:23:10	15	of hardware and network and software to do some
14:23:14	16	business.
14:23:15	17	The idea being we would go to broadcast
14:23:17	18	companies and recording studios and try and we
14:23:23	19	would sell some equipment and they would sell, you
14:23:27	20	know, leased metered access. They make money as
14:23:31	21	things are transmitted, as data is transmitted.
14:23:35	22	Q. Did you then talk to any music companies in
14:23:37	23	furtherance of that memorandum of understanding?
14:23:40	24	A. Yes, I did.
14:23:43	25	MR. BERL: If we could mark this as

		141
14:23:45	1	Exhibit 14.
14:24:05	2	(WHEREUPON, DEPOSITION EXHIBIT 14 WAS MARKED
14:24:25	3	FOR IDENTIFICATION.)
14:24:25	4	BY MR. BERL:
14:24:28	5	Q. Are you familiar with this document?
14:24:34	6	A. More or less, yeah.
14:24:36	7	Q. Do you remember talking to someone from Pro
14:24:40	8	Sound News?
14:24:42	9	A. I talked to a lot of people from Pro Sound
14:24:44	10	News over those years.
14:24:47	11	Q. Do you remember discussing the possible
14:24:49	12	telerecording capacity of the DSP with someone from
14:24:54	13	Pro Sound News?
14:24:55	14	A. I'm sure I did. We were promoting that to
14:24:57	15	anyone who would listen.
14:25:00	16	Q. Now, if I could direct your attention to the
14:25:03	17	paragraph on the left-hand column beginning "New
14:25:08	18	high-speed telephone data lines."
14:25:11	19	A. Yes.
14:25:11	20	Q. If you could read that paragraph.
14:25:13	21	A. "New high-speed telephone data
14:25:14	22	lines, developed by AT&T and
14:25:16	23	expected to begin being installed
14:25:18	24	nationwide this summer, will enable
14:25:20	25	the approximately real-time delivery

1	
1	of software to home users. These
2	users would record the software with
3	home units onto blank high-density
4	floppies, for an access fee to the
5	data base, said Schwartz. At press
6	time, he said record companies had
7	not yet been queried about the new
8	system, but that talks would begin
9	shortly."
10	Q. As you sit here today, is that an accurate
11	statement?
12	A. Yes.
13	Q. Now, it says that record companies had not
14	yet been queried. Did you ultimately query them
15	about taking part in this system?
16	A. Oh, yes.
17	Q. And what specifically did you ask them?
18	A. Well, I didn't query them, I lobbied them.
19	I spent not just in the United States, also in
20	Europe and Japan. And the only way to describe the
21	response was depressing. They were not receptive to
22	the concept in any way, shape or form.
23	Q. Do you remember specific people with whom
24	you spoke in the record business?
25	A. I can't remember specific names.
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

- 14:26:39 1 14:26:41 2 14:26:43 3 14:26:51 4 14:27:00 14:27:04 6 7 14:27:09 14:27:12 8 14:27:16 9 14:27:18 10 14:27:19 11 14:27:25 12 14:27:27 13 14:27:32 14 14:27:39 15 14:27:45 16 14:27:50 17 14:27:53 18 14:27:58 19 14:28:01 20 14:28:02 21 14:28:05 22 14:28:09 23 14:28:12 24 14:28:14 25
- Q. Do you remember specific companies?
- A. Oh, I remember a few that stand out because they were so vile, is the only way to characterize them. There was a guy at BMI in England. There was another guy at MCA in Hollywood. I mean, these were all guys. I didn't meet with any female record company executives.

There were a couple who were polite, generally not.

Q. And did any of these people tell you why they refused to agree?

MR. MUDGE: Objection. Vague, lacks foundation.

THE WITNESS: Well, the fellow at BMI kind of gave me a, well, over-my-dead-body kind of lecture on why unlock digital data --

They didn't want digital data distributed over telephone lines, why they didn't want it where people could have it in a digital format that they could copy.

And we had a recording machine, you know, that -- we were peddling a recorder, a digital recorder. A digital recorder was not what they wanted to hear about

BY MR. BERL:

14:28:14	1	Q. You discussed earlier how you were unable to
14:28:16	2	make telerecording a commercial success. Could you
14:28:21	3	go through could you go through the reasons why
14:28:25	4	you were unable to make it work commercially?
14:28:29	5	A. Well, I think I just did. In order to make
14:28:32	6	it commercially viable, it's nice to have the
14:28:35	7	recording hardware and a network for distributing the
14:28:39	8	data, but fundamentally you need access to the
14:28:42	9	content. That means you need the record companies on
14:28:44	10	board.
14:28:47	11	And the only record company I have to go
14:28:50	12	on record saying there was one company, Rounder
14:28:54	13	Records in New England, that was amenable to trying
14:28:58	14	this out, and I believe we used some of their artists
14:29:01	15	in some of our demonstrations.
14:29:05	16	And they're on record in some article,
14:29:07	17	somewhere you've got it, you'll find some quote by
14:29:09	18	the president of Rounder Records saying that this is
14:29:13	19	feasible, someplace.
14:29:15	20	Q. Do you remember approximately at what time
14:29:18	21	your discussions with BMI and MCA and Rounder Records
14:29:23	22	were?
14:29:26	23	A. Summer of 1985 or fall 1985.
14:29:32	24	Q. Aside from the inability to access content
14:29:35	25	that you just talked about, was there any other

	145
1	reason that telerecording was not a commercial
2	success?
3	A. There is some question as to how much of the
4	United States was wired, you know, that could
5	actually receive Accunet quality, you know, digital
6	connection from the phone company. I mean, that was
7	an issue. We never got
8	We asked and never received a definitive
9	answer from AT&T as to how many points of entry or
10	how many places could receive Accunet.
11	(At this time, Monica Mucchetti entered the
12	deposition room.)
13	BY MR. BERL:
14	Q. And aside from the lack of access to the
15	content and the possible lack of wiring, were there
16	any other reasons that you can think of why you said
17	that telerecording was not a commercial success?
18	A. There wasn't any inexpensive consumer
19	equipment. Our consumer equipment was quite costly.
20	As you saw, about a \$7,000 recorder. That's very
21	high-end. There's not that much of a market for
22	\$7,000 digital recorders.
23	Q. From your perspective, was, aside from the
24	price, was the CompuSonics system responsible for the
25	inability to make telerecording a commercial success?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

14:31:09	1	146 MR. MUDGE: Objection. The question's
14:31:10	2	vague.
14:31:15	3	THE WITNESS: I don't know exactly how to
14:31:16	4	answer that, really. There were a lot of pieces of
14:31:19	5	the puzzle missing.
14:31:21	6	MR. BERL: Let me try it again.
14:31:22	7	Q. Was the technology that we've discussed in
14:31:24	8	both the CompuSonics 2002 and the CompuSonics 1000,
14:31:29	9	was the technology in your mind up to par to make
14:31:34	10	telerecording a commercial success?
14:31:37	11	MR. MUDGE: Objection. Question's vague,
14:31:38	12	lacks foundation.
14:31:41	13	THE WITNESS: I believe we diligently
14:31:43	14	developed and tested and demonstrated a feasible
14:31:47	15	completely feasible system with a major industrial
14:31:57	16	partner, AT&T, that made telerecording technically
14:31:57	17	completely feasible in 1985.
14:31:59	18	MR. BERL: All right. This is a good time
14:32:01	19	for a break. Why don't we take a few minutes.
14:32:03	20	THE VIDEOGRAPHER: This marks the end of
14:32:04	21	Videotape No. 2 in the deposition of David Schwartz.
14:32:08	22	The time is 2:32 p.m. We're going off the record.
14:41:13	23	(Recess: 2:32 p.m. to 2:42 p.m.)
14:41:13	24	(At this time, Michael Barclay was absent
14:41:19	25	from the deposition room.)

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14:41:56	1	THE VIDEOGRAPHER: This marks the beginning
14:41:57	2	of Videotape No. 3 in the deposition of David
14:42:00	3	Schwartz. The time is 2:42 p.m. We're back on the
14:42:04	4	record.
14:42:07	5	BY MR. BERL:
14:42:07	6	Q. A few more questions, Mr. Schwartz. Was the
14:42:12	7	DSP 1000, in your mind, a computer?
14:42:15	8	A. Yes.
14:42:17	9	Q. And what about the DSP 2000?
14:42:20	10	A. Also a computer.
14:42:22	11	Q. Did the DSP 1000 have an integrated circuit?
14:42:26	12	A. Many of them, yes.
14:42:28	13	Q. And did the DSP 2002 have an integrated
14:42:31	14	circuit?
14:42:32	15	A. Many.
14:42:33	16	Q. And did the 2002 have a hard drive?
14:42:37	17	A. Yes.
14:42:38	18	Q. And did the DSP 1000 have a hard drive?
14:42:43	19	A. Only the model 1800.
14:42:46	20	Q. And did the DSP 1000 have a central
14:42:51	21	processing unit?
14:42:51	22	A. Yes.
14:42:53	23	Q. And did the DSP 2002 have a central
14:42:57	24	processing unit?
14:42:58	25	A. Yes.
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14:43:00	1	Q. Did the 1000 have a device for users to
14:43:03	2	control it?
14:43:04	3	A. Yes.
14:43:05	4	Q. And did the DSP 2002 have a device for users
14:43:08	5	to control it?
14:43:09	6	A. Yes.
14:43:11	7	Q. And did the DSP 1000 have a monitor?
14:43:19	8	A. It had a built-in monitor, which was the LCD
14:43:22	9	screen, and the ability to add an external monitor
14:43:26	10	via an IBM PC connected to the serial port.
14:43:29	11	Q. And did the DSP 2002 have a monitor?
14:43:32	12	A. Yes, it was required for operation.
14:43:36	13	Q. And did the DSP 1000 have the capability to
14:43:39	14	hook up to speakers?
14:43:42	15	A. Yes.
14:43:43	16	Q. And did the DSP 2002 have the capability to
14:43:46	17	hook up to speakers?
14:43:47	18	A. Yes.
14:43:49	19	Q. Why did the DSP 1000 not have a hard drive?
14:43:53	20	A. Well, one of the DSP 1000 series models did,
14:43:58	21	the 1800 specifically.
14:44:00	22	Q. And was it your decision not to put a hard
14:44:02	23	drive into the original, the DSP 1000?
14:44:07	24	A. I'd say it was more of a marketing decision
14:44:10	25	by our VP of marketing, who felt that a removable
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14:44:35	8
14:44:39	9
14:44:42	10
14:44:43	11
14:44:46	12
14:44:49	13
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digital media was more desirable.

- Q. From an engineering perspective, would it have been difficult to put a hard drive into the DSP 1000?
 - A. As I just mentioned, we did.
 - Q. And how long did that take?
 - A. Three minutes.
- Q. Did you attempt to patent any part of the DSP 1000 or 2000 technology?
 - A. Yes, we did.

Α.

- Q. And what parts did you attempt to patent?
- A. Well, you said "attempt." We attempted to patent everything we did.

Our patent attorneys, their attitude was show us everything you're doing and then we'll charge you as much money as we possibly can to patent everything we think we can get a patent on.

Q. Okay. And what portions of the technology did you get a patent on, if any?

We got several patents. One on the --

Well, on the whole device, I think an apparatus type of patent, on the recording and playback of digital audio that's been processed and compressed according to this method, and then a continuation-in-part that covered some other aspects

150 14:45:32 1 of the system. 14:45:34 Did you consider applying for a patent for 2 Q. 14:45:37 digital audio file transmission? 3 14:45:39 4 Α. Yes. 14:45:39 5 Q. And why did you not apply for a patent on 14:45:42 6 that? 14:45:43 7 Α. Our patent attorney, Jerry Berkstresser, 14:45:52 8 laughed at that one. He said, you can't patent stuff 14:45:56 9 that other people have already done. 14:46:00 10 MR. BERL: Okay. That's all I have for now. 14:46:02 I'll turn you over to SightSound to ask you some 11 14:46:05 12 questions. 14:46:14 13 MR. MUDGE: Let's go off the record for a 14:46:15 14 second. 14:46:16 15 THE VIDEOGRAPHER: Going off the record. 14:46:17 16 The time is 2:46 p.m. 15:02:18 17 (Recess: 2:46 p.m. to 3:02 p.m.) 15:02:19 18 THE VIDEOGRAPHER: Back on the record. The 15:02:20 19 time is 3:02 p.m. 20 EXAMINATION BY MR. MUDGE 15:02:25 21 Good afternoon, Mr. Schwartz, we met off the Q. 15:02:28 22 record earlier today, but just for the record my name 15:02:30 23 is Brian Mudge representing SightSound. I have a few 15:02:34 24 questions for you this afternoon. We'll hopefully 15:02:37 25 try not to keep you too long. I appreciate your

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15:02:39 1 patience throughout this day. 15:02:41 2 In connection with your appearance here as a 15:02:45 3 witness today, have you had any communications with 15:02:50 4 CDNOW or its attorneys? 15:02:52 5 Α. "Its attorneys" being Wilson, Sonsini, 15:02:54 6 Goodrich & Rosati? 15:02:55 Q. That's correct. 15:02:55 Α. 8 Yes. 15:02:58 9 Q. Any recollection as to how many such 15:03:00 10 communications you may have had with Wilson, Sonsini 15:03:05 11 attorneys? 15:03:06 12 Including telephonic communications? Α. 13 15:03:08 0. Including any kind of communications, 15:03:10 14 whether they be telephone, e-mail. Any kind of 15:03:18 15 communications. Letters. 15:03:18 16 Α. Total over the last couple of months might 15:03:18 17 be ten, counting e-mail. 15:03:23 18 Do you remember the first communication you 15:03:24 19 had with a Wilson, Sonsini attorney in connection 15:03:27 20 with this case? 15:03:28 21 Or maybe near the first, yes, I think so. 15:03:31 22 Evan Gourvitz I believe called me. Or called my 15:03:38 23 office. 15:03:40 24 Q. Do you remember approximately when that was? 15:03:41 25 Α. I would have to consult my office calendar.

15:04:42	1	153 with anybody would constitute work product at this
15:04:45	2	point in time.
15:04:49	3	MR. BERL: To the extent that the
15:04:50	4	discussions include things that were said by
15:04:53	5	attorneys here who represent CDNOW, that clearly can
15:04:57	6	be work product information that doesn't relate to
15:05:00	7	this deposition.
15:05:01	8	MR. MUDGE: Well, it may be work product
15:05:03	9	information as between Wilson, Sonsini attorneys. If
15:05:06	10	it's been disclosed to a third-party witness, I'm not
15:05:09	11	sure how that remains
15:05:11	12	MR. BERL: At that point he was not a
15:05:12	13	third-party witness in the case.
15:05:13	14	Once again, I'm happy to have him answer
15:05:15	15	your questions to the extent that you'll agree that
15:05:17	16	his answers don't constitute a waiver for work
15:05:21	17	product privilege, either regarding this witness or
15:05:23	18	any other witness in the case.
15:05:25	19	MR. MUDGE: I'll stipulate for purposes of
15:05:27	20	getting the answers from this witness, sure.
15:05:30	21	MR. BERL: Generally speaking as to his
15:05:31	22	examination?
15:05:32	23	MR. MUDGE: As to his examination today,
15:05:35	24	yes.
15:05:38	25	Would you like the reporter to read the

15:05:40	1	154 question back? I'm sure you've forgotten it by now.
15:05:44	2	THE WITNESS: I've forgotten the question
15:05:45	3	and I don't understand the work product business, but
15:05:47	4	go ahead.
	5	(Record read as follows:
15:04:09	6	QUESTION: And can you tell me
15:04:10	7	generally what was the subject
15:04:12	8	matter of that discussion?)
15:06:00	9	THE WITNESS: Yes. He wanted to know if I
15:06:02	10	was the David Schwartz that used to be the founder or
15:06:06	11	was the founder of CompuSound and CompuSonics, and
15:06:11	12	the inventor of a particular couple of patents.
15:06:17	13	MR. MUDGE: I didn't mean to cut you off.
15:06:20	14	THE WITNESS: I confirmed that and he asked
15:06:21	15	me if I would mind possibly becoming either a witness
15:06:26	16	or either testifying or becoming an expert
15:06:30	17	witness, or exploring the possibility of me being
15:06:35	18	useful to a legal case that WSGR is involved with.
15:06:41	19	BY MR. MUDGE:
15:06:42	20	Q. Did Mr. Gourvitz identify the case at that
15:06:45	21	time to you?
15:06:45	22	A. No, not in that first phone call, no.
15:06:49	23	Q. Did you have subsequent communications with
15:06:51	24	any Wilson, Sonsini attorneys after that call that
15:06:54	25	you just described with Mr. Gourvitz?

15:06:58	1	155 A. Yes, that led to a meeting here at this
15:07:02	2	building.
15:07:04	3	Q. Approximately when did that meeting take
15:07:06	4	place?
15:07:11	5	A. Beginning of December sometime, I think.
15:07:16	6	Q. Did you come by yourself, or did you have
15:07:18	7	anybody come with you?
15:07:19	8	A. I came alone, myself.
15:07:23	9	Q. And who was at the meeting with you?
15:07:27	10	A. I met with several attorneys who work here,
15:07:31	11	Gourvitz. No, I can't remember everybody's names,
15:07:35	12	but the fellow who was here earlier in the red tie
15:07:38	13	with the white shirt and the black-rim glasses.
15:07:42	14	Q. Mr. Barclay?
15:07:44	15	A. Thank you. I think this lady right here
15:07:47	16	Q. Ms. Mucchetti?
15:07:49	17	A was in the meeting. Evan Gourvitz was in
15:07:52	18	the meeting. And I'm not I don't remember David
15:07:56	19	Berl being there.
15:08:01	20	I don't think you were there at the first
15:08:04	21	meeting.
15:08:04	22	Q. Approximately how long did that meeting
15:08:06	23	last?
15:08:09	24	A. Less than an hour.
15:08:12	25	Q. Did you meet in a conference room?

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15:08:14	1	A. Yes, a smaller conference room than this.
15:08:17	2	Q. Did you bring any materials with you to the
15:08:19	3	meeting?
15:08:23	4	A. No, I did not.
15:08:27	5	Q. Do you recall generally the nature of the
15:08:28	6	discussion that took place at this meeting?
15:08:32	7	A. Yes. Well, it wasn't much of a discussion.
15:08:35	8	It was more of an interrogation.
15:08:37	9	The lawyers for this firm wanted to know
15:08:41	10	what I remembered and what I knew about what
15:08:44	11	CompuSonics used to do. You know, to what extent I
15:08:50	12	was still familiar with this stuff.
15:08:55	13	Q. And did the lawyers for Wilson, Sonsini that
15:08:58	14	you met with ask you specific questions about
15:09:03	15	downloading audio or video information over
15:09:07	16	telecommunication lines?
15:09:10	17	MR. BERL: I'd like to restate my objection
15:09:11	18	here and repeat that we consider the substance of
15:09:22	19	these communications, to the extent that they fall
15:09:22	20	outside of the subject matter of the deposition
15:09:22	21	today, to be covered by work product and, once again,
15:09:23	22	if you'll allow some kind of stipulation so that this
15:09:27	23	is not waived, I'll be happy to have him answer.
15:09:44	24	MR. MUDGE: I will stipulate, again, for
15:09:45	25	purposes of allowing the testimony to come forward

15:09:50	1	157 today. So to the extent the witness answers today, I
15:09:53	2	will stipulate that that would not waive whatever
15:09:56	3	work product
15:09:59	4	MR. BERL: The testimony he gives throughout
15:10:00	5	the course of this deposition.
15:10:08	6	MR. MUDGE: That's correct.
15:10:09	7	Would you repeat the question, please.
	8	(Record read as follows:
15:08:55	9	QUESTION: And did the lawyers for
15:08:58	10	Wilson, Sonsini that you met with
15:09:00	11	ask you specific questions about
15:09:03	12	downloading audio or video
15:09:05	13	information over telecommunication
15:09:08	14	lines?)
15:10:34	15	THE WITNESS: I'm pretty sure they did not
15:10:36	16	in that meeting, in the first meeting.
15:10:41	17	BY MR. MUDGE:
15:10:41	18	Q. Were there additional meetings that you had
15:10:43	19	with the lawyers with Wilson, Sonsini?
15:10:47	20	A. Yes.
15:10:48	21	Q. How many such additional meetings took
15:10:50	22	place?
15:10:56	23	A. I believe only one face-to-face meeting
15:11:02	24	after that, and that was this week, on Monday. There
15:11:08	25	could have been one in between, but I don't think so.
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15:11:16	1	158 Q. Going back to the first meeting you referred
15:11:18	2	to in December, I understand that you were asked
15:11:25	3	general questions about the nature of the work done
15:11:28	4	at CompuSonics. At the end of the meeting, did they
15:11:31	5	ask you to do anything?
15:11:32	6	A. Yes.
15:11:33	7	Q. What did they ask you to do?
15:11:35	8	A. They asked me to they asked me to rummage
15:11:39	9	through my closets and garage to find whatever
15:11:43	10	documents and stuff from CompuSonics I might still
15:11:49	11	have in the archives, such as they are.
15:11:55	12	Q. Did they ask you to do anything else other
15:11:57	13	than look for materials, as you've described?
15:11:59	14	A. Well, that was the first thing they asked me
15:12:01	15	to do. Then after I found many boxes of stuff, they
15:12:11	16	asked me to send if they could have somebody pick
15:12:15	17	up some of it, you know, one of the scrapbooks, which
15:12:21	18	had some specific articles
15:12:27	19	Well, in one of the telephone conversations
15:12:29	20	in between, it had come up that they wanted to know
15:12:31	21	about the telerecording thing and did I have any
15:12:34	22	documentation of it, you know, of my own in those
15:12:38	23	boxes or anything about it.
15:12:39	24	And I did find a scrapbook that had some
15:12:43	25	I'm not sure it's these articles, but articles that

15:12:45	1	159 were written about it. And I let their messenger
15:12:52	2	pick up one of the scrapbooks, where I'd put little
15:12:57	3	yellow sticky flags on the articles that pertained.
15:13:01	4	So they had that book, they had that scrapbook.
15:13:06	5	Q. Do you remember approximately when they
15:13:07	6	picked up the scrapbook from you?
15:13:10	7	A. First or second week in December, I think.
15:13:13	8	Something like that.
15:13:16	9	Q. You mentioned a few minutes ago that you
15:13:18	10	also located a couple of boxes, I believe, of
15:13:22	11	materials.
15:13:22	12	A. Oh, ten boxes of materials. After they
15:13:26	13	looked at the
15:13:29	14	Well, ask the question.
15:13:33	15	Q. Well, at some point after they had the
15:13:34	16	scrapbook, did they ask you to turn over the other
15:13:36	17	boxes of materials?
15:13:38	18	A. They asked if I would mind going through
15:13:39	19	them and finding more stuff, and I said yes, I would
15:13:43	20	mind, because I don't have the time to go digging
15:13:45	21	through ten dusty boxes of who knows what; disks,
15:13:50	22	pictures, you know. I just didn't have the time to
15:13:54	23	do it.
15:13:55	24	So they said, well, how about we assure you
15:13:57	25	we won't lose anything, but we'll just have somebody

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15:14:36	13
15:14:38	14
15:14:43	15
15:14:46	16
15:14:50	17
15:14:53	18
15:14:58	19
15:15:00	20
15:15:04	21
15:15:07	22
15:15:10	23
15:15:15	24
15:15:20	25

pick up all of the boxes and bring them to our office and we'll rummage through them and assure you we won't lose anything. And I said sure.

- Q. Approximately when -- strike that.

 So did they send somebody out to pick up the other boxes?
 - A. Yes.
 - Q. Approximately when did that take place?
- A. I'm not sure if that was before the Christmas break or after. I can't remember exactly when that was. They had the boxes for several weeks somewhere, you know, for a two or three week period, I think.
- Q. After they picked up the boxes from you, did they ask you to do anything further in connection with locating materials?
- A. They -- and this was fairly recently, maybe two weeks ago -- they actually sent me a box which had two binders in it and a videotape. And the binders had photocopies -- I'm not sure, some of it was this material -- photocopies of stuff they had found in the ten boxes, along with a copy of the -- a videotape from among the videotapes that were in some of those boxes, and asked me to flip through them and familiarize -- and refresh my own memory and watch

		DAVID M. SCHWARTZ
15.15.00	1	the tane which I did
15:15:23	1	the tape, which I did.
15:15:29	2	Q. Did they return the other materials too, the
15:15:31	3	other nine boxes or so worth of materials?
15:15:34	4	A. Ten boxes, yes. They're back in my garage,
15:15:36	5	yes.
15:15:37	6	Q. Did you at any time go back and look at
15:15:40	7	those materials in your garage to see what else was
15:15:42	8	there?
15:15:42	9	A. No, no.
15:15:55	10	Q. Now, after the meeting in early December,
15:15:55	11	were there
15:15:55	12	You've referred to a couple of
15:15:55	13	communications in connection with transmitting
15:15:55	14	materials. Did you have any other telephone
15:15:57	15	communications, other than let me strike the whole
15:16:02	16	question.
15:16:04	17	After the meeting in December when you came
15:16:06	18	here and met with the Wilson, Sonsini attorneys, did
15:16:09	19	you have communications with them, other than the
15:16:13	20	communications you've just described with respect to
15:16:15	21	picking up materials from your house and taking them
15:16:18	22	to the Wilson offices?

A. Yes. There was at least one telephone call where they asked me if I knew where they could find some of the parties that were mentioned in these

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15:17:50	1	attorneys this past Monday, did you have any other
15:17:52	2	meetings that you can recall between the first
15:17:54	3	meeting in December and this past Monday?
15:17:58	4	A. Just the telephone conversations. Several
15:18:02	5	fairly brief telephone conversations.
15:18:05	6	Q. Did they send you any e-mail communications?
15:18:11	7	A. Only one or two pertaining to when the boxes
15:18:18	8	could be picked up or, you know, somebody had to go
15:18:22	9	to the house and meet them, you know.
15:18:25	10	That was kind of a pain in the neck to
15:18:27	11	schedule. There was some e-mail about that.
15:18:32	12	Q. Did they ask you to give your evaluation of
15:18:38	13	the binders and the tape after they asked you to look
15:18:41	14	at it?
15:18:44	15	A. They didn't ask me for a written evaluation.
15:18:46	16	They asked me to spend time studying the materials,
15:18:51	17	which I did.
15:18:55	18	Q. Did they ask you to provide an oral
15:18:57	19	evaluation in any way about those materials?
15:19:04	20	A. Well, there was no debriefing, a formal
15:19:07	21	debriefing or lengthy description. There were some
15:19:14	22	"what did you think about" kind of things, or "did
15:19:15	23	you think this was on topic," or those sorts of, you
15:19:19	24	know, "are we on the right track" kind of questions.
15:19:23	25	Which I could answer briefly.

DAVID M. SCHWARTZ 164 In your answer you just referred to on topic 15:19:27 1 Q. 15:19:29 2 or on track. What do you mean by that? 15:19:32 3 Α. Well, whether they --15:19:35 4 It became pretty clear to me that what they were interested -- these guys were interested in 15:19:37 5 15:19:39 6 talking about was the telerecording aspects of what 15:19:42 CompuSonics did and the various, you know, bits and 7 15:19:46 8 pieces of that. People who might know about it or 15:19:53 9 have done something similar in the past before we 15:19:56 10 did, things like that. 15:19:58 11 And what information were you able to 15:19:59 12 provide them in connection with their interests about 15:20:03 13 telerecording? 15:20:05 14 Α. Well, I pointed out the names that I knew of 15:20:09 15 people who had been involved in the field before I was. You know, prior to 1984. I provided some 15:20:13 16 15:20:19 17 names, some of which appear in these various papers 15:20:23 18 and references and footnotes. 15:20:27 19 Can you recall who those names -- what those 0. 15:20:29 20 names were? 15:20:30 21 Α. Well, for example, Dr. Thomas Stockham of 15:20:32 the University of Utah, who was the founder of 22 15:20:38 Soundstream in the 1970s. The man who's responsible 23

for the Telarc recordings, the 1812 Overture, the

first digital recording of the 1812 Overture.

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15:20:51	1	165 It's a famous a landmark in audio history
15:20:53	2	is that digital recording of the 1812 Overture, which
15:20:58	3	blew out more speakers than I care to think about.
15:21:02	4	He's the guy who did it.
15:21:04	5	Q. Any other names that you can recall
15:21:07	6	providing to them?
15:21:10	7	A. Yes. Barry Blesser, who's a professor at
15:21:13	8	MIT. There may have been another couple of names.
15:21:30	9	Those are the only two that pop to mind right now,
15:21:33	10	two key figures in the industry.
15:21:38	11	Toshi Doi at Sony.
15:21:42	12	An unpronounceable Dutch last name at
15:21:44	13	Philips. The guy who was head of their compact disk
15:21:48	14	development group. Famous person, I just couldn't
15:21:52	15	spell or pronounce his name.
15:21:58	16	Q. Now, you've told me about a number of
15:21:59	17	communications you had with the Wilson, Sonsini
15:22:08	18	attorneys. Other than what you've already mentioned,
15:22:08	19	can you think of any other communications that you
15:22:08	20	had with them prior to this past Monday?
15:22:23	21	A. Nothing substantive that I can just the
15:22:27	22	phone calls we just discussed.
15:22:29	23	Q. And you had mentioned some e-mails a few
15:22:31	24	minutes ago.
15:22:32	25	A. Yes.

15:22:32	1	166 Q. Did you send them e-mails in return at
15:22:35	2	times?
15:22:36	3	A. Yeah, just a few, and as I recall, and I'm
15:22:39	4	sure they're still on my computer at work, they
15:22:41	5	pertain to scheduling either who would come to the
15:22:47	6	house to pick up the boxes or when I could get them
15:22:49	7	back. You know, that exchange.
15:22:52	8	There was no exchange pertaining to
15:22:54	9	technology or to this you know, the subject under
15:22:57	10	discussion here.
15:22:59	11	Q. Do you have any objection to making copies
15:23:01	12	of the e-mails available if you are requested?
15:23:03	13	A. I'll be glad to, assuming they're still
15:23:06	14	there and I can find them, yeah, no problem.
15:23:09	15	Q. Now, you mentioned you met with Wilson
15:23:12	16	attorneys this past Monday.
15:23:14	17	A. Yes.
15:23:14	18	Q. Where did you meet them?
15:23:15	19	A. Somewhere else in this building.
15:23:17	20	Q. Approximately how long did you meet with
15:23:19	21	them?
15:23:19	22	A. It was an hour and a half.
15:23:22	23	Q. And who was who attended the meeting?
15:23:26	24	A. David Berl, and I think the other couple
15:23:31	25	lawyers popped in and out.
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15:23:33	1	167 I think you popped in for a minute?
15:23:37	2	MS. MUCCHETTI: I don't think so.
15:23:39	3	THE WITNESS: No, then the other guy. Was
15:23:39	4	it the other guy? The guy with the black-rim
15:23:42	5	glasses, Michael.
15:23:44	6	BY MR. MUDGE:
15:23:45	7	Q. Mr. Barclay?
15:23:46	8	A. Yes, I think he stopped in for a moment.
15:23:49	9	MS. MUCCHETTI: I've never been mistaken for
15:23:50	10	Michael Barclay.
15:23:52	11	THE WITNESS: Well, he didn't sit down. He
15:23:53	12	just said hi and left.
15:23:57	13	I know why he came in. He had Gary Schwede
15:24:01	14	with him. He said, I think you remember Gary,
15:24:04	15	because he knew we used to work together. So he just
15:24:06	16	brought Gary in and we said hello and that was it.
15:24:10	17	BY MR. MUDGE:
15:24:10	18	Q. Did you speak with Mr. Schwede during the
15:24:13	19	meeting that you had here?
15:24:15	20	A. No. Well, I said, hi, Gary, how you've
15:24:18	21	been.
15:24:19	22	Q. Before the meeting, did you speak with
15:24:20	23	Mr. Schwede about this case in any way?
15:24:26	24	A. No, did not.
15:24:29	25	Q. Have you spoken with Mr. Schwede since your

GROSSMAN & COTTER

Yes, he did.

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today?

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15:25:32	1	Q. Do you remember what questions he asked you?
15:25:34	2	A. They were variations on the same ones he
15:25:37	3	asked me today. Not as many.
15:25:49	4	Q. Did he ask you to respond to those questions
15:25:51	5	during the meeting?
15:25:59	6	A. Yeah. Not at length, but, yes, yes. I gave
15:26:03	7	brief responses.
15:26:05	8	Q. And do you recall any of those responses
15:26:06	9	that you provided on Monday different in any
15:26:10	10	substantive way from the information you provided
15:26:13	11	today?
15:26:14	12	A. Other than being shorter? No.
15:26:20	13	Q. Did Mr. Berl ask you to emphasize any
15:26:23	14	particular matter in connection with your responses
15:26:24	15	to his questions that were going to be asked today?
15:26:28	16	A. No, he did not.
15:26:33	17	Q. Did you have an understanding as a result of
15:26:35	18	your meetings and communications with Wilson, Sonsini
15:26:37	19	as to whether you should expound on certain elements
15:26:40	20	of the information you were providing today?
15:26:43	21	A. It was I don't think David told me, but
15:26:46	22	it was clear to me that what was of interest here was
15:26:50	23	the processes surrounding telerecording. You know,
15:26:53	24	the aspects all the aspects about, you know, music
15:26:57	25	being digitized and sent here and there.

15:27:02	1	170 Q. And was it your understanding that to be
15:27:04	2	helpful, it would be better for you to provide,
15:27:09	3	volunteer information about telerecording?
15:27:12	4	A. He told me to just answer the questions as,
15:27:15	5	you know, directly as I could, as clearly as I could
15:27:19	6	and in as plain language as I could.
15:27:25	7	Q. Now, other than the attorneys at Wilson,
15:27:29	8	Sonsini that you've already mentioned that you've
15:27:32	9	spoken with, have you spoken with anybody else about
15:27:42	10	your testimony here today or your appearance here
15:27:42	11	today at the deposition?
15:27:42	12	A. No. Well, my wife. She knows where I am
15:27:45	13	and what I'm doing.
15:27:46	14	Q. Have you had any occasion to speak with any
15:27:50	15	attorneys from the firm called Morgan, Lewis &
15:27:52	16	Bockius about your testimony here today?
15:27:56	17	A. Doesn't ring a bell, no.
15:27:59	18	Q. Have you spoken with any employees of CDNOW
15:28:03	19	about your testimony here today?
15:28:05	20	A. No.
15:28:11	21	Q. Do you know what kind of company CDNOW is?
15:28:14	22	A. Only what I've seen on the Internet. I
15:28:18	23	believe I visited their website sometime in the past.
15:28:22	24	Q. Approximately how many times had you visited
15:28:25	25	CDNOW's website?

When did you look at these patents?

15:29:31

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Q.

15:29:34	1	172 A. They were provided those binders that
15:29:36	2	came in the box, you know, three weeks ago or
15:29:40	3	whenever I got the box from Wilson, Sonsini, in the
15:29:43	4	binders or with them or attached to them or somewhere
15:29:47	5	in the box were three xeroxes of three U.S.
15:29:50	6	patents that were to a guy named Hair, I believe.
15:29:55	7	Q. Arthur Hair, perhaps?
15:29:58	8	A. I don't remember the first name.
15:30:03	9	Q. And was there any other materials in the
15:30:04	10	binders that you received from Wilson, Sonsini other
15:30:06	11	than the patents you just described which strike
15:30:11	12	that. Let me back up.
15:30:13	13	The three patents you just referred to that
15:30:15	14	were in the set of materials that you received from
15:30:17	15	Wilson, Sonsini, had they come from materials that
15:30:20	16	you provided to them?
15:30:22	17	A. No. I'm pretty sure they were nowhere in
15:30:26	18	those ten boxes of CompuSonics stuff.
15:30:30	19	Q. Other than those three patents you just
15:30:31	20	mentioned, were there any other materials that you
15:30:35	21	found in the box that came back to you that you had
15:30:37	22	not provided to Wilson, Sonsini?
15:30:46	23	A. The only other thing in the box, which I
15:30:48	24	think I threw in the box in my office, was a copy
15:30:51	25	of whatever it's called, the summons to come here

		173
15:30:55	1	today. There was a copy of that, but I think I put
15:30:58	2	that in the box at my office when I gathered the
15:31:01	3	stuff up to take it, you know, home.
15:31:11	4	Q. Now, you mentioned that you had seen the
15:31:14	5	three Hair patents
15:31:16	6	A. Yes.
15:31:17	7	Q in the box from Wilson, Sonsini.
15:31:19	8	A. Yes.
15:31:19	9	Q. Did you review the patents?
15:31:20	10	A. Yes, I did read them to the extent that I'm
15:31:23	11	capable of reading them. They're fairly technical,
15:31:29	12	languagewise.
15:31:32	13	Q. And did the folks at Wilson, Sonsini ask you
15:31:33	14	to take a look at those patents?
15:31:35	15	A. Yes, they did.
15:31:36	16	Q. Did they ask you to evaluate or provide any
15:31:40	17	reaction to those patents?
15:31:42	18	A. Well, they asked me for my opinion, you
15:31:44	19	know, what I thought of them in general.
15:31:48	20	Q. And what did you tell them?
15:31:50	21	A. I said, if they were trying to patent or had
15:31:52	22	gotten patents on what I think they'd gotten patents
15:31:55	23	on, somebody at the Patent Office had a screw loose.
15:32:00	24	A guy with a Vietnamese last name, Nguyen something
15:32:05	25	or other. Something Nguyen, N-G-U-Y-E-N. The

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15:32:09 1	examiner. I said the examiner has a screw loose, I
15:32:15 2	think was my conclusion.
15:32:21 3	Q. Were you asked to take a look at the patent
15:32:22 4	claims, the claims contained in the patents?
15:32:28 5	A. Not specifically. I was asked to read the
15:32:29 6	patents.
15:32:36 7	Q. Were you asked to undertake any evaluation
15:32:38 8	of those patents as against any system that's out
15:32:41 9	there today for downloading digital signals?
15:32:45 10	A. No.
15:32:50 11	Q. When you reviewed the patents, did you, in
15:32:56 12	reviewing them, did you come to some understanding of
15:32:58 13	your own as to what you thought Mr. Hair was
15:33:00 14	attempting to patent?
15:33:04 15	A. I think so. I'd have to be vague. I think
15:33:10 16	I know, I'm not sure I know. I could give you my
15:33:15 17	opinion of what I think the patent is supposed to be.
15:33:19 18	MR. BERL: I'm going to object here to the
15:33:21 19	extent this calls for a legal opinion.
15:33:24 20	MR. MUDGE: And I'm not asking for a legal
15:33:25 21	opinion, sir. I'm just asking for whatever
15:33:28 22	understanding you obtained as a result of the review
15:33:32 23	of the patents you undertook at Wilson's request.
15:33:34 24	THE WITNESS: I believe that what Hair is
15:33:35 25	trying to patent is a system for what we used to call

15:33:42	1	telerecording. That's what it looked like to me.
	2	BY MR. MUDGE:
15:33:57	3	Q. Now, other than the things you've already
15:34:01	4	told us about in answer to my questions, were you
15:34:07	5	asked to undertake any other analysis or review of
15:34:09	6	any materials by Wilson, Sonsini?
15:34:13	7	A. Other than what was in those binders and the
15:34:16	8	patents themselves, no.
15:34:17	9	Q. Right.
15:34:18	10	A. No.
15:34:29	11	Q. I think I recalled from your testimony
15:34:31	12	earlier today, and forgive me if I forget, it's a
15:34:34	13	number of hours ago, you are a president of ImaginOn,
15:34:40	14	is that correct?
15:34:40	15	A. Yes, CEO and founder, yes.
15:34:45	16	Q. And are you also a director of that company?
15:34:47	17	A. Yes.
15:34:48	18	Q. Do you own any stock in that company?
15:34:50	19	A. I own about 10% of the company.
15:34:55	20	Q. Are you an officer or director in any other
15:34:57	21	company currently?
15:34:58	22	A. No.
15:35:02	23	Q. Do you own stock in CDNOW?
15:35:05	24	A. No.
15:35:07	25	Q. Do you own stock in Bertelsmann?
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1	176 A. No. Let me just say for the record that I
2	do not have an investment portfolio. I own some
3	shares in a mutual fund, a Scudder Fund, Scudder
4	International Fund, and the stock in my own company,
5	and that's it.
6	Q. And would you mind describing for me,
7	briefly, what is the nature of the business that
8	ImaginOn carries out today?
9	A. We're an information technology company. We
10	develop systems for transmitting and playing back
11	digital video and audio files and text files.
12	Various different forms of data over Internet and
13	intranets.
14	Q. Does this involve transferring digital audio
15	or digital video information over the Internet from
16	one location to another?
17	A. Yes.
18	Q. Does ImaginOn operate a service in which it
19	receives compensation for such transmissions?
20	A. That's part of our business, yes.
21	Q. How long has ImaginOn been in the business
22	of transferring audio or video information over the
23	Internet?
24	A. We acquired a company called iNow in
25	San José in March 1999. They are an ISP, an Internet
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

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15:36:53	1	177 service provider, and at the time, as soon as we took
15:36:56	2	them over, you could say at that point we inherited
15:37:02	3	that business because some of their servers contained
15:37:04	4	audio and video information that was hosted on behalf
15:37:08	5	of their client.
15:37:16	6	Q. And prior to the time you took over iNow,
15:37:19	7	had ImaginOn conducted a business involving the
15:37:22	8	transfer of audio or video files over the Internet?
15:37:30	9	A. There were some incidental transfer of audio
15:37:33	10	or video files in a product called WebZinger, which
15:37:40	11	is capable of retrieving audio or video files for a
15:37:44	12	user. That product failed its test marketing in
15:37:47	13	1999, so it was never widely deployed.
15:37:57	14	Q. Currently, the service that ImaginOn
15:38:00	15	conducts that does involve transferring audio or
15:38:03	16	video information, is there a name that's supplied
15:38:05	17	for that service?
15:38:07	18	A. The name of the system is called ImaginOn
15:38:10	19	Video, and you can visit the website ImaginOn.com and
15:38:14 2	20	there's more than you ever wanted to know about this
15:38:16 2	21	business.
15:38:18 2	22	Q. Who are the customers of ImaginOn for the
15:38:23	23	video service you just described? And I'm not asking
15:38:26 2	24	for you to name specific entities, just generally
15:38:29 2	25	speaking.

178 15:38:30 1 Α. Businesses that are in the business of 15:38:31 2 communicating or selling products where they want to 15:38:33 3 use interactive television, basically, over the Internet as opposed to television over cable. 15:38:36 4 15:38:42 5 product's relatively new. We launched it in April of 15:38:45 6 last year, and we've delivered maybe a dozen such 15:38:48 7 systems. 15:38:53 8 ο. When you say you've delivered a dozen such 15:38:55 9 systems, are these systems that allow your customers 15:38:57 to undertake delivery of audio or video information? 10 15:39:01 11 Α. Yes, sir. 15:39:04 12 Q. And, again, if I understand your answer a 15:39:06 13 couple minutes ago, the customers are generally 15:39:08 14 business customers as opposed to consumers? 15:39:11 15 Yes, they are businesses. They're all 15:39:13 16 businesses. We do not sell to consumers. 15:39:21 17 Q. Do you have an understanding as to the 15:39:22 18 nature of the video or audio information that your 15:39:25 19 customers are using your systems to transfer? 15:39:28 20 MR. BERL: I'll object as vague. 15:39:33 21 THE WITNESS: I don't -- I only know from 15:39:34 22 samples, you know, from looking at those customers' 15:39:37 23 servers, their sites, to see what they're doing. 15:39:39 24 For example, one is Golf Magazine, and the 15:39:44 25 video is entirely golfing clips, golf training, golf

15:39:47	1	179 resorts, golfing discounts, golf balls, golf bags. I
15:39:52	2	mean, it's all golf all the time.
15:39:57	3	These are specific businesses and each one,
15:40:00	4	you know, has its own stuff. There's a bicycle
15:40:03	5	company and all their stuff is bicycles and trails
15:40:09	6	that you would bicycle on. Things like that.
15:40:17	7	Q. I'd actually like to now go back and ask you
15:40:29	8	a few follow-up questions in connection with some of
15:40:29	9	your information that you provided earlier today.
15:40:29	10	You talked about some demonstrations or
15:40:29	11	tests that have been conducted and you described
15:40:32	12	them, I think, for the record. But I just want to
15:40:38	13	make clear, did any of those tests involve a
15:40:44	14	transaction which involved a payment of money or a
15:40:47	15	fee of any kind?
15:40:50	16	A. No.
15:40:56	17	Q. And I think you mentioned that in the
15:41:01	18	Chicago to New York demonstration that you took part
15:41:05	19	in, there had been scripts prepared to facilitate the
15:41:10	20	transfer of files?
15:41:11	21	A. Yes.
15:41:12	22	Q. If those scripts had not been prepared, was
15:41:17	23	there software functionality that was available for
15:41:21	24	commercial sale which would have undertaken the step
15:41:25	25	of picking out a particular audio file and sending it

		180
15:41:29	1	over the telephone lines, as you've described, to
15:41:34	2	another site?
15:41:35	3	MR. BERL: Vague.
15:41:38	4	THE WITNESS: The operator of the system
15:41:40	5	could type a command these are computers to do
15:41:44	6	anything they wished with any named file. If the
15:41:47	7	file was music, it would pick it out and send or
15:41:52	8	fetch that music. If it were a Word document, it
15:41:54	9	would go get that.
15:41:56	10	These are computers, fundamentally. So
15:42:00	11	they're at the operator's command. Could you
15:42:03	12	automate those processes, like you can automate any
15:42:06	13	computer? Sure.
15:42:08	14	That's what we did with the scripts. We
15:42:10	15	automated the process to make the demo flow to avoid
15:42:15	16	keystroke error so we wouldn't flub it in front of
15:42:18	17	the press.
15:42:20	18	BY MR. MUDGE:
15:42:20	19	Q. Now, I want to focus now on the commercial
15:42:22	20	units that were sold to the commercial, I guess
15:42:26	21	the 2002 units that you sold.
15:42:30	22	Was there functionality provided in the
15:42:33	23	commercial units that the operator could type in a
15:42:36	24	command to fetch a file and essentially transmit it
15:42:39	25	electronically to a remote location?

		DAVID M. SCHWARTZ
15:42:44	1	181 A. That is built in to every UNIX workstation
15:42:46	2	that I know of. That's a fundamental part of the
15:42:52	3	operating system. UNIX computers are designed to
15:42:54	4	network. It's one of the reasons they became popular
15:42:56	5	in business settings, you know, commercial use.
15:43:08	6	Q. Now, what about the 1000 series that you
15:43:11	7	also mentioned. I believe you said that they were
15:43:14	8	marketed more to consumers?
15:43:16	9	A. Yes, they were meant to be that was our
15:43:19	10	consumer product.
15:43:21	11	Q. Were any of the functions that you described
15:43:26	12	with respect to the 2000 for fetching or sending a
15:43:29	13	file, were they provided as functions, as buttons
15:43:33	14	that were made available for consumers to use?
15:43:36	15	A. No, they were not.
15:43:44	16	Q. Now, in connection with the functionality
15:43:48	17	you just described, at least with respect to the 2000
15:43:52	18	series of the ability to fetch a file and send it
15:43:57	19	over a telecom line, was there any discussion of how
15:44:01	20	to do that or how to give those instructions in any
15:44:05	21	of the manuals that your company had put together?
15:44:11	22	A. I'm pretty sure you'll find that in the
15:44:13	23	There was a standard manual that came with

There was a standard manual that came with each machine that was essentially the UNIX manual, the UNIX operating system. Not the little user guide

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15:44:21	1	that was submitted in evidence, but the real UNIX
15:44:24	2	manual. It's about this thick and it comes with
15:44:27	3	every UNIX computer.
15:44:28	4	And the instructions were how to manipulate
15:44:31	5	files on a network, send, receive. All of that is
15:44:34	6	part of the standard thing, the standard UNIX manual.
15:44:39	7	Q. Did any of the manuals that were provided to
15:44:43	8	your customers describe how to hook the machines up
15:44:49	9	with the Accunet service?
15:44:51	10	MR. BERL: Vague.
15:44:55	11	THE WITNESS: No.
15:45:15	12	BY MR. MUDGE:
15:45:16	13	Q. With respect to the 2002 series again, as
15:45:19	14	you referred to in the demonstrations, and again I
15:45:22	15	want to focus now on the commercial units that were
15:45:24	16	sold, was there any synchronization that was required
15:45:30	17	in order for one machine to be able to transmit or
15:45:33	18	receive files from another machine?
15:45:35	19	A. That is part of what the software in each
15:45:40	20	machine did in conjunction with that DATI. That's
15:45:42	21	one of the reasons we had to make that black box is
15:45:45	22	so they would synch up with each other. They could
15:45:47	23	handshake, as they say in engineering terms, without
15:45:50	24	the operator having to get involved.
15:45:57	25	Q. Did any of your manuals describe how the

15:46:00	1
15:46:02	2
15:46:04	3
15:46:08	4
15:46:10	5
15:46:15	6
15:46:16	7
15:46:21	8
15:46:23	9
15:46:25	10
15:46:26	11
15:46:28	12
15:46:34	13
15:46:37	14
15:46:40	15
15:46:52	16
15:46:52	17
15:47:04	18
15:47:07	19
15:47:10	20
15:47:13	21
15:47:17	22
15:47:23	23
15:47:30	24
15:47:40	25

DATI worked in that regard?

- A. Only our technical papers. It was never included as part of a user manual.
- Q. And the technical papers you just referred to, were they in any of the materials we saw here today?
- A. Yes. The paper by Heinz Sohn. You want the exhibit number?
 - Q. If you wouldn't mind just identifying it.
- A. It's Exhibit 7. "A High Speed
 Telecommunications Interface for Digital Audio
 Transmission and Reception" by Hyun Heinz Sohn,
 Exhibit 7.

And we did make this paper widely available as part of our promotion to our customers, you know, about capabilities of the system. Part of our promotional effort.

Q. Now, in connection with the machines that CompuSonics sold, either the commercial machines, the 2000 series, or the consumer machines, the 1000 series, were they ever used in any transaction where a music file was uploaded or downloaded over telecommunications lines?

MR. BERL: Vague as to upload or download.

I'm sure they were.

THE WITNESS:

15:47:41	1	184 The question is to what extent and by whom,
15:47:43	2	because we did a lot of our own we had offices
15:47:47	3	CompuSonics had an office in Cambridge, an
15:47:49	4	office in Denver, Colorado and an office in Palo
15:47:53	5	Alto. So our machines frequently talked to each
15:47:56	6	other, you know, sent data around.
15:47:59	7	And then our clients, who had more than one
15:48:02	8	machine, also had 2002s talking to each other. But
15:48:05	9	what the nature of any given transaction or what kind
15:48:09	10	of data was in it, I can't testify to that.
15:48:12	11	BY MR. MUDGE:
15:48:13	12	Q. And do you have any ability to say that you
15:48:16	13	know that any sales transaction took place where
15:48:18	14	there was an exchange of money or credit information
15:48:22	15	in connection with any of those downloads?
15:48:25	16	A. I just don't know because once they were
15:48:28	17	shipped to clients, we weren't exactly sure what they
15:48:30	18	were used for.
15:49:00	19	Q. Now, you mentioned earlier today that you
15:49:03	20	testified in a couple of settings. Have you ever
15:49:06	21	been involved in any litigation, without regards to
15:49:10	22	whether there was any testimony, in which there was
15:49:15	23	at issue somebody's intellectual property rights?
15:49:19	24	A. No.

Q. Have you ever been asked to serve as an

15:49:31 25

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15:49:33	1	expert witness in connection with any cases involving
15:49:39	2	intellectual property rights?
15:49:42	3	A. No.
15:49:43	4	Q. Have you ever been asked to serve as an
15:49:45	5	expert witness in connection with any cases involving
15:49:48	6	computer technology?
15:49:50	7	A. No. Let me just state, to cut this a little
15:49:53	8	short, I've never been an expert witness in anything,
15:49:57	9	ever.
15:50:15	10	Q. Now, you mentioned earlier today that in
15:50:17	11	connection with your work with CompuSonics, you had
15:50:20	12	worked with some of your colleagues in developing the
15:50:24	13	DSP, I guess the 1000 series and 2002 series.
15:50:29	14	In connection with that development work
15:50:30	15	there was some, I guess, algorithms that were
15:50:33	16	prepared and programmed to run on the DSP chips, as I
15:50:38	17	think you described it. Is that correct?
15:50:40	18	A. Yes.
15:50:41	19	Q. And who developed those algorithms?
15:50:44	20	A. I wrote the first versions of those as part
15:50:49	21	of the one of the patent applications, and as a
15:50:52	22	working document, you know, to serve as a guideline
15:50:55	23	for actual coding.
15:50:56	24	Then John Stautner wrote the first actual
15:51:01	25	piece of code that would run, that would execute and

15:51:03	1	186 do some work, you know, actually do the job. It may
15:51:11	2	have been one of the other people on the project who
15:51:12	3	was actually first. I remember John as getting
15:51:15	4	something working first.
15:51:20	5	Q. And in connection with your development of
15:51:22	6	the algorithms, did you have to undertake any studies
15:51:26	7	or course work in order to understand the signal
15:51:30	8	processing environment that you were working in?
15:51:33	9	A. Yes, I did.
15:51:34	10	(At this time, Monica Mucchetti left the
15:51:35	11	deposition room.)
15:51:39	12	THE WITNESS: I'm a trained musician, so I
15:51:40	13	understand music pretty thoroughly, and at that time
15:51:47	14	I was a pretty good software programmer. Some people
15:51:52	15	would call me an expert programmer. I'd learned
15:51:55	16	programming at school, at Carnegie Melon. I've been
15:51:59	17	programming computers since 1966.
	18	BY MR. MUDGE:
15:52:05	19	Q. How about with respect to the specific
15:52:06	20	signal processing that you were working with, did you
15:52:09	21	undertake any studies?
15:52:11	22	A. Yes. Digital signal processing, you know,
15:52:15	23	outside of military applications, was new in 1982
15:52:21	24	1981 when I started getting involved with this
15:52:23	25	project. And I did attend some seminars on the

15:52:26	1	187 topic, I bought the books. You know, went to Texas
15:52:31	2	Instruments in Texas and sat through some of their
15:52:34	3	training, getting up to speed sessions about the new
15:52:36	4	era of digital signal processing chips that they
15:52:39	5	started.
15:52:42	6	It did take me a little while to get used to
15:52:45	7	programming in that environment. It's somewhat
15:52:47	8	different than programming, say, a mainframe.
15:52:59	9	MR. MUDGE: Would this be a good time for a
15:53:02	10	break, like five or ten minutes?
15:53:04	11	MR. BERL: Fine with me.
15:53:05	12	MR. MUDGE: Go off the record.
15:53:07	13	THE VIDEOGRAPHER: The time is 3:53 p.m. We
15:53:10	14	are going off the record.
16:13:35	15	(Recess: 3:53 p.m. to 4:13 p.m.)
16:13:36	16	THE VIDEOGRAPHER: Back on the record. The
16:13:37	17	time is 4:13 p.m.
16:13:41	18	BY MR. MUDGE:
16:13:42	19	Q. Mr. Schwartz, earlier you talked a
16:13:43	20	little bit about the communications between two DSP
16:13:51	21	2002s. I think as you said, they could be configured
16:13:54	22	to transmit files using the UNIX operating system I
16:14:00	23	believe.
16:14:00	24	A. Yes.
16:14:00	25	Q. Do you know what communications protocol, if

16:14:02	1	188 any, was involved in any file communications between
16:14:07	2	the two of the DSP units?
16:14:09	3	A. I don't know. Frankly, you'd have to ask
16:14:11	4	one of the engineers who were involved with that.
16:14:20	5	Q. Now, earlier this morning you had mentioned,
16:14:21	6	I think, you had had a time where you were asked to
16:14:24	7	testify a long time ago, like 20 or 25 years ago, and
16:14:29	8	I apologize if you gave this answer this morning, but
16:14:31	9	I was wondering in what locale was that testimony
16:14:34	10	given?
16:14:35	11	A. I think it was Pittsburgh, and it wasn't in
16:14:39	12	a courtroom. It was, you know, a deposition kind of
16:14:41	13	thing, but I have a vague recollection of some
16:14:45	14	traffic accident and an insurance company, a neck
16:14:50	15	brace. And that's about I mean, that's sort of
16:14:54	16	what I remember, but that's about it.
16:14:56	17	Q. Were you a party to that case?
16:14:59	18	A. I think I was in the car.
16:15:02	19	Q. Do you remember if you were a plaintiff or a
16:15:04	20	defendant?
16:15:05	21	A. I just don't remember.
16:15:07	22	Q. Were you the one with the neck brace?
16:15:09	23	A. I wore a neck brace for about a week, yes,
16:15:14	24	or two weeks. It's starting to come back to me
16:15:19	25	talking about it.

16:15:21	1	Q. Well, is there anything else that you
16:15:22	2	remember about that particular incident?
16:15:24	3	A. Some drunk ran into our car. That's what it
16:15:31	4	boils down to.
16:15:33	5	Q. And that was what ultimately led to your
16:15:35	6	deposition testimony
16:15:37	7	A. Yeah, some deposition pertaining to I
16:15:43	8	don't think it was my insurance claim, some other
16:15:45	9	insurance claim. I think the drunk driver, actually.
16:15:52	10	Q. Have you ever heard of Priceline.com?
16:15:55	11	A. Yes, William Shatner.
16:15:58	12	Q. So you've seen the commercials then?
16:16:01	13	A. Of course.
16:16:02	14	Q. Do you have any understanding as to whether
16:16:05	15	they have any patents covering their service?
16:16:15	16	A. Oh, I have a vague recollection of a
16:16:17	17	business model patent, but I'm not sure if that
16:16:19	18	pertains to Priceline or somebody else.
16:16:23	19	Q. Have you ever read any stories about
16:16:25	20	Priceline perhaps suing Microsoft in connection with
16:16:29	21	a business method patent?
16:16:34	22	A. Did they sue Expedia? I mean, if it's
16:16:36	23	something to do with Expedia, maybe. I didn't follow
16:16:39	24	it, if that's what it is.
16:16:40	25	Q. I'm simply asking your understanding, if you

190 16:16:43 1 have any. 16:16:43 2 Α. No, I don't know. 16:16:50 How about Amazon.com, have you heard of 3 Q. 16:16:53 4 them? 16:16:54 5 Α. Sure. 16:16:55 6 Q. Have you ever used their service? 16:16:56 7 Α. No, but my wife has. 16:16:57 8 Q. Have you ever heard anything about any 16:16:59 9 patents covering OneClick technology that Amazon may 16:17:06 10 have obtained? MR. BERL: Vague as to "covering" and calls 16:17:08 11 16:17:10 12 for a legal conclusion. 16:17:11 13 THE WITNESS: I've heard about it, but I 16:17:12 14 haven't looked into it. I don't know anything about 16:17:14 15 it. 16:17:14 BY MR. MUDGE: 16 16:17:15 17 Have you ever read any news stories about a Q. 16:17:17 18 lawsuit that Amazon may have had against Barnes & 16:17:21 19 Noble regarding their patent? 16:17:23 20 Α. Yes, I read about it in the Wall Street 16:17:25 21 I didn't even finish the article. 16:17:28 22 started to read into it and it kind of lost me. 16:17:32 23 As a businessman, do you have any viewpoint Q. 16:17:33 24 as to business method patents and whether people 16:17:38 25 should be allowed to get them or not?

16:17:40	1	191 A. I haven't really given it any thought,
16:17:43	2	because I'm not sure I understand what a business
16:17:45	3	method patent is. I haven't spent the time to figure
16:17:48	4	that out.
16:17:52	5	Q. Now, in response to some of my questions a
16:17:54	6	little while ago, you talked about receiving some
16:17:57	7	advice, I guess, from an attorney in connection with
16:17:59	8	obtaining patents for CompuSonics and you mentioned
16:18:04	9	the attorney's name. Did the attorney work for a
16:18:07	10	firm?
16:18:09	11	A. He did, and I don't remember the name of the
16:18:10	12	firm at that time, because he pretty shortly
16:18:15	13	thereafter moved to Arlington, Virginia and joined
16:18:19	14	Shoemaker & Mattare in Arlington, Virginia, where as
16:18:24	15	far as I know, he still is today.
16:18:30	16	Q. Have you had any occasion to speak to the
16:18:33	17	attorney since he handled your patent portfolio while
16:18:38	18	you were at CompuSonics?
16:18:39	19	A. I talked to him maybe eight or ten years ago
16:18:44	20	just to say hello. It was just a social
16:18:50	21	conversation.
16:18:57	22	Q. Now, does your company today have any
16:18:59	23	patents covering any technology for transmission of
16:19:03	24	audio or video recordings?
16:19:10	25	A. I don't think so. We have several patents

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16:19:12	1	assigned to the company. One of them is in my name
16:19:16	2	solely assigned to the company, the other is in my
16:19:18	3	name and Leonard Kain, joint inventors. I'm pretty
16:19:25	4	sure there's nothing in there that in neither of
16:19:28	5	those that pertains to transmitting audio and video.
16:19:34	6	Q. Does your company have any patents pending,
16:19:38	7	either directly or through assignments from your
16:19:40	8	merger with the other company?
16:19:42	9	A. No. Not that I'm aware of, no.
16:19:51	10	Q. Again, earlier in response to one of my
16:19:53	11	questions you'd mentioned you had some vague
16:19:55	12	familiarity of SightSound. Do I recall your
16:19:59	13	testimony correctly?
16:20:00	14	A. No, I don't know anything about the company
16:20:10	15	or its principals.
16:20:10	16	Q. Okay, I thought that you had said at least
16:20:10	17	you may have heard of them at one point.
16:20:10	18	A. I saw the name, I believe, printed on one or
16:20:13	19	more of those patents. I wouldn't bet on it, but I
16:20:15	20	think that's where the name popped up.
16:20:18	21	Q. Have you ever had occasion to visit any
16:20:20	22	website operated by SightSound?
16:20:24	23	A. No.
16:20:30	24	Q. You testified earlier today that at one
16:20:33	25	point in time you resigned from CompuSonics because

193 16:20:36 essentially there was not much business. 1 I'm 16:20:39 paraphrasing your testimony. 2 16:20:40 Α. Yes. 3 16:20:41 4 Whatever happened to CompuSonics after you 16:20:43 5 left the company? 16:20:44 6 Α. It became inactive. In the words of its 16:20:49 7 corporate attorney, it became a ghost ship. I don't 16:20:54 8 know if that's a technical term among lawyers or 16:20:56 that's just a colorful description. I don't know. 16:21:01 10 But that's how he described its legal status, because 16:21:03 11 I asked. I was concerned about being sued, you know, 16:21:06 12 down the road by somebody, sometime, you know, for 16:21:11 13 something that may have happened while I was CEO of 16:21:15 14 that company. 16:21:16 15 Did you ever get sued by anybody in 16:21:18 16 connection with your time at CompuSonics? 16:21:19 17 Α. No. 16:21:20 18 0. Did anybody ever purchase any of the assets 16:21:23 19 from CompuSonics after you left the company? 16:21:30 20 Α. The company held a kind of giant yard sale 16:21:32 21 for the benefit of creditors in 1989 and the money 16:21:39 went to the creditors, not to me or any of the 22 16:21:41 23 employees. 16:21:43 24 Do you recall generally what kind of assets 0.

16:21:45

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were sold?

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16:21:47	1	A. Computers. You know, electronic components.
16:21:55	2	Shelving, desks. You know, the stuff you find around
16:22:00	3	an office.
16:22:00	4	Q. How about the patents that you had obtained?
16:22:04	5	MR. BERL: Foundation.
16:22:07	6	Go ahead and answer, if you know.
16:22:11	7	THE WITNESS: The patent remained with the
16:22:12	8	company until several years later, I hired an
16:22:16	9	attorney in San José, whose name I can't recall but
16:22:21	10	I'm sure I could find, and asked him to see if I
16:22:25	11	could obtain because the company owed me money,
16:22:29	12	salary and various other things to see whether I
16:22:34	13	could gain ownership of the patent.
16:22:37	14	And we did file some papers that technically
16:22:39	15	put it back in my name, but he said if anyone ever
16:22:42	16	challenges that transaction, it's going to blow up,
16:22:45	17	or you'll get if there's any money there, you'll
16:22:48	18	get paid back what the company owed you at the time
16:22:50	19	you left the company, and then the patent has to be
16:22:53	20	returned to the company.
16:22:57	21	My only basis in presently holding it is as
16:23:00	22	a marker for the debt, an interest that the company
16:23:05	23	owed me when it went out of business.
	24	BY MR. MUDGE:
16:23:08	25	Q. Sounds like maybe a lien of some type. I'm

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- 16:23:35 8
- 16:23:36 9
- 16:23:38 10
- 16:23:38 11
- 16:23:41 12
- 16:23:46 13
- 16:23:49 14
- 16:23:58 15
- 16:24:00 16
- 16:24:02 17
- 16:24:04 18
- 16:24:16 19
- 16:24:18 20
- 16:24:21 21
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- 16:24:29 23
- 16:24:31 24
- 16:24:32 25

not asking you for a legal interpretation.

A. It acts like a lien, exactly. Holding the assignment acts in effect like a lien.

But not a mechanic's lien.

- Q. Now, earlier today in response to some questions from Mr. Berl you referred to a company, BMI, that I think you said you had spoken to.
 - A. Yes.
- Q. Do you know what kind of company they are or were at the time?
- A. I'm pretty sure I have the name correct.

 It's a record company in England, in London. I met with them in London. I could have the name wrong. I think it was BMI. Unless it was EMI, but. Three initials, sounds like BMI.
- Q. Do you have an understanding as to whether that company is still in business today?
 - A. Don't know.
- Q. Now, in connection with your meetings and conversations with the attorneys at Wilson, Sonsini, did they ever describe for you a view about the Hair patents?

MR. BERL: I'm going to object to that on the grounds that it calls for work product information, and on this I'm going to instruct him

16:24:36 1 16:24:43 2 16:24:45 3 16:24:49 4 16:24:54 5 16:24:58 6 16:25:01 7 16:25:04 8 16:25:06 9 16:25:12 10 16:25:14 11 16:25:16 12 16:25:19 13 16:25:23 14 16:25:26 15 16:25:30 16 16:25:32 17 16:25:35 18 16:25:35 19 16:25:37 20 16:25:40 21 16:25:42 22 16:25:46 23 16:26:01 24

16:26:06

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not to answer.

MR. MUDGE: I certainly don't agree to that and I can't see any basis for at this point in time, again, your communications with a fact witness here who's here testifying as to them now at this time being work product.

MR. BERL: Well, your question covers any kind of communication we've had with him. I've outlined the reasons before.

MR. MUDGE: Well, we're just going to have to take that up with the court I think at some point in time unless we can resolve the issue, because we certainly don't agree that it's work product.

Are you going to follow the instruction not to answer the question?

THE WITNESS: Yes, I will not answer the question at this time.

BY MR. MUDGE:

- Q. By the way, are you being represented today in connection with your testimony by anybody as an attorney?
- A. I don't think so. They're not my attorneys, no.
- Q. When you met with the individuals from Wilson, Sonsini in December last year, I think you

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16:26:10	1	said that was the first meeting, at that time did
16:26:15	2	they express to you any impression or evaluation of
16:26:20	3	the Hair patents?
16:26:29	4	MR. BERL: Same objection. I'm going to
16:26:29	5	instruct the witness not to answer that.
16:27:27	6	MR. MUDGE: Will you answer the question,
16:27:28	7	sir?
16:27:28	8	THE WITNESS: No.
16:27:30	9	MR. MUDGE: I'm obviously going to make my
16:27:32	10	position clear on the record. I don't think it's
16:27:34	11	appropriate for an objection and an instruction not
16:27:38	12	to answer to be made in connection with testimony
16:27:43	13	requested from a fact witness, a fact witness whose
16:27:47	14	testimony was procured by the very by the very
16:27:50	15	counsel who are now making the instruction not to
16:27:52	16	answer.
16:27:56	17	MR. BERL: Well, just for the record to
16:27:59	18	state our position clearly, this information as
16:28:05	19	covered by this question broadly pertains to
16:28:08	20	information that we may or may not have given the
16:28:10	21	witness well before this deposition that may or may
16:28:12	22	not have been in connection with his deposition and,
16:28:15	23	theoretically, could cover much information that
16:28:18	24	doesn't belong or that doesn't relate to this
16:28:21	25	deposition.

16:28:22	1	198 Further, this work product privilege belongs
16:28:24	2	to the attorneys at Wilson, Sonsini, not the witness.
16:28:27	3	We are requesting that he not answer since it's our
16:28:31	4	privilege and not his. He's free to answer if he so
16:28:34	5	chooses.
16:28:42	6	THE WITNESS: There's not much of an answer.
16:28:44	7	No, the Wilson, Sonsini people did not
16:28:48	8	suggest that there was anything wrong with those
16:28:51	9	patents, but you don't start it's clear there's a
16:28:56	10	legal battle.
16:28:57	11	It was clear to me there was a legal dispute
16:28:59	12	over these, so given that they were on the opposing
16:29:02	13	side, my logical conclusion was that they did not
16:29:06	14	agree that those patents should have been issued.
16:29:08	15	I didn't have to ask that, nor did they tell
16:29:10	16	me that. It's just obvious on the face of the matter
16:29:13	17	that that was the case.
16:29:16	18	BY MR. MUDGE:
16:29:17	19	Q. At your meeting this past Monday, did any of
16:29:23	20	the attorneys from Wilson express to you any specific
16:29:31	21	information that would be helpful to them in
16:29:36	22	rendering the patents invalid?
16:29:38	23	MR. BERL: Same objection to the extent that
16:29:39	24	it might cover attorney work product.
16:29:43	25	You can answer that.

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16:29:45	1	THE WITNESS: I don't know why they're
16:29:46	2	objecting. They didn't do that.
16:29:55	3	BY MR. MUDGE:
16:29:55	4	Q. Now, again, thinking about your meeting on
16:29:57	5	Monday, I understand you happened to run into
16:29:59	6	Mr. Gary Schwede.
16:30:01	7	A. Yes.
16:30:02	8	Q. But you didn't speak to him, as I
16:30:03	9	understand.
16:30:05	10	A. Well, we just said
16:30:06	11	MR. BERL: Misstates prior testimony.
16:30:08	12	MR. MUDGE: I'm sorry.
16:30:08	13	Q. You did say hello or greet him. I meant
16:30:10	14	speak to him more at length.
16:30:13	15	A. No.
16:30:13	16	Q. Was there any reason why you didn't speak to
16:30:16	17	him more at length?
16:30:17	18	A. He was on his way out the door and I wanted
16:30:21	19	to get the meeting over with and get back to my
16:30:23	20	office, so neither one of us were inclined to
16:30:26	21	chitchat.
16:30:28	22	Q. Even though you hadn't seen him for several
16:30:30	23	years, you didn't want to take the opportunity to
16:30:33	24	kind of catch up and see how he was doing or
16:30:35	25	anything?

200 16:30:37 1 Not in this context, no, not in the law Α. 16:30:40 2 firm's office. I expect to see Gary at the next IEEE 16:30:46 microcomputer conference. I run into him like once a 3 16:30:49 year or so at some engineering meeting anyway, you 4 There's one coming up in April. 16:30:52 5 16:30:58 Now, in connection with your appearance here 6 Q. 16:31:01 7 today, are you being compensated in any way? 16:31:05 Α. No. 8 Were you offered any compensation to appear 16:31:08 9 Q. 16:31:10 10 today? 16:31:10 Α. No. 11 During any of the breaks that we've had 16:31:15 12 Q. during your deposition testimony today, did you have 16:31:18 13 any conversations with the Wilson, Sonsini attorneys 16:31:21 14 16:31:24 15 about the subject of your testimony? Other than for them to say "You're doing 16:31:31 16 Α. fine," I think. I mean, paraphrasing, I think that's 16:31:33 17 about it. 16:31:37 18 Was there any request made by any of the 16:31:40 19 0. Wilson attorneys for you to make any specific points 16:31:42 20 in your responses to the questioning? 16:31:47 21 16:31:49 22 Α. No. 16:31:56 23 MR. MUDGE: Why don't we take two minutes 16:31:57 24 and see if we can't get this wrapped up. 16:32:00 MR. BERL: 25 Okay.

16:32:00	1	201 THE VIDEOGRAPHER: Going off the record.
16:32:01	2	The time is 4:32 p.m.
16:40:06	3	(Recess: 4:32 p.m. to 4:41 p.m.)
16:40:07	4	(At this time, Monica Mucchetti was absent
16:40:12	5	from the deposition room.)
16:41:01	6	THE VIDEOGRAPHER: Back on the record. The
16:41:02	7	time is 4:41 p.m.
16:41:06	8	BY MR. MUDGE:
16:41:07	9	Q. Mr. Schwartz, in connection with your
16:41:11	10 '	earlier meetings with Wilson, Sonsini, did you
16:41:14	11	receive any compensation for attending those
16:41:16	12	meetings?
16:41:18	13	A. Yes, I did.
16:41:19	14	Q. And what compensation was that?
16:41:21	15	A. My normal consulting rate, which is billed
16:41:25	16	on an hourly basis at \$350 an hour.
16:41:28	17	Q. And was that for the December meeting and
16:41:29	18	the meeting this past Monday?
16:41:32	19	A. Yes.
16:41:34	20	Q. Were you compensated for the time you took
16:41:37	21	in gathering the materials up for Wilson to pick up
16:41:41	22	and then ultimately return to you?
16:41:46	23	A. Yes. That was fairly small, because I
16:41:48	24	didn't I spotted them, I didn't pick them up. I
16:41:51	25	had the Wilson, Sonsini people go through the garage

202 16:41:53 1 and actually retrieve the stuff. I didn't. 16:41:58 2 0. And was your compensation at the same rate 16:42:00 3 that you just referred to? 16:42:01 Α. 4 Yes, yes. 16:42:09 Q. Have you received any other compensation 16:42:09 from Wilson in connection with your time spent in 16:42:09 7 this matter? 16:42:10 I have invoiced for time spent studying 8 Α. 16:42:13 9 those binders, you know, those two big binders of 16:42:16 10 documents. 16:42:19 11 In connection with --0. 16:42:21 12 And watching that videotape. The hour --Α. 16:42:23 13 you know, the Stanford thing. 16:42:25 Thank you. What's the total amount that you 14 Q. 16:42:29 have invoiced Wilson for in terms of your work in 15 16:42:32 16 connection with this case? 16:42:34 17 Α. Oh, it's got to be close to \$3,000. 16:42:41 And as I understand your testimony, just so 18 Q. 16:42:43 19 I'm clear, you're not intending to invoice them in 16:42:46 20 connection with your time spent today? 16:42:48 21 Α. That's correct. 16:42:49 22 Do you anticipate doing any further work in Q. 16:42:51 23 connection with this case for Wilson, Sonsini? 16:42:52 24 Α. I hope not.

16:42:56

25

Q.

Has Wilson --

203 16:42:57 1 THE WITNESS: No offense. 16:42:59 2 MR. BERL: None taken. 16:43:00 BY MR. MUDGE: 16:43:01 4 Q. Have the attorneys at Wilson, Sonsini asked 16:43:02 you to undertake any further work? 5 16:43:05 Α. No. 16:43:14 7 Q. Now, I'm not sure if I asked this question, 16:43:16 8 but if I did, I apologize if I'm asking it a second 16:43:19 9 time, but did they ask you to actually serve as an 16:43:22 10 expert witness in this case? 16:43:23 11 Α. No. They said something like we might 16:43:28 12 consider using you as an expert witness at some point 16:43:31 13 in the future, and I said how about using an actual 16:43:37 14 expert, like Dr. Gary Schwede, wouldn't that be good. 16:43:40 So I kind of sicked them on Dr. Schwede. 15 16:43:47 16 0. And off of yourself, I take it? 16:43:49 17 Α. Oh, yes. They've got Gary, they don't need 16:43:53 18 me. 16:43:53 19 0. So then as I understand it, you do not 16:43:55 20 expect to be asked to be -- or to serve as an expert 16:43:59 21 witness in this matter? 16:44:00 22 Α. I don't expect to be, no. 16:44:02 23 Q. Do you expect to testify at trial in 16:44:05 24 connection with this matter as a fact witness? 16:44:07 25 I was told that this videotape could be used Α.

16:44:10	1	204 so I wouldn't have to go to Pittsburgh, not that I'd
16:44:15	2	object going to Pittsburgh.
16:44:19	3	Q. But as I understand, you don't have any
16:44:23	4	current plans to attend the trial in Pittsburgh?
16:44:25	5	A. No, I do not.
16:44:34	6	Q. Going back to the two meetings that you had
16:44:36	7	with the folks at Wilson, Sonsini, how did they
16:44:42	8	describe this lawsuit to you?
16:44:45	9	MR. BERL: I'm once again going to object on
16:44:47	10	work product grounds to the extent that it calls for
16:44:49	11	information outside the scope of his testimony or
16:44:52	12	deposition. He's free to answer.
16:44:56	13	THE WITNESS: They just described it as a
16:44:59	14	dispute over whether or not the Hair patents should
16:45:08	15	be controlling or in the future control what I call
16:45:12	16	telerecording.
16:45:15	17	BY MR. MUDGE:
16:45:17	18	Q. And in your response, you refer to "should
16:45:21	19	be controlling or in the future control
16:45:23	20	telerecording." Can you describe for me what you
16:45:26	21	mean by "control"?
16:45:28	22	A. Well, where
16:45:30	23	MR. BERL: Speculation.
16:45:32	24	THE WITNESS: Yeah, this is speculation,
16:45:34	25	that in the future the owners of those patents might

16.45.40	1	205
16:45:40	1	be tariffing transactions involving digital audio
16:45:47	2	transmission over, say, the Internet.
16:45:49	3	BY MR. MUDGE:
16:45:49	4	Q. Did the lawyers at Wilson, Sonsini ever
16:45:51	5	discuss with you whether or not the CDNOW service was
16:45:58	6	infringing any of the Hair patents?
16:46:01	7	MR. BERL: Same objection.
16:46:04	8	THE WITNESS: They never used that term or
16:46:06	9	suggested that.
16:46:14	10	MR. MUDGE: I'm just going to take a minute
16:46:16	11	and mark a couple of documents, and we'll be
16:46:18	12	finished.
16:46:19	13	Let's mark this one. I'm not sure what the
16:46:21	14	next number is. We'll mark this as Exhibit 15.
16:46:27	15	(WHEREUPON, DEPOSITION EXHIBIT 15 WAS MARKED
16:46:36	16	FOR IDENTIFICATION.)
16:46:36	17	BY MR. MUDGE:
16:46:36	18	Q. Exhibit 15 is a one-page document bearing
16:46:38	19	the production number CDN026379. I would simply ask
16:46:46	20	if you recognize that document in any way.
16:46:49	21	A. Yes, it looks like I remember giving a
16:46:53	22	presentation at the IEEE microcomputer conference at
16:46:59	23	Asilomar, looks like 1990, judging by the copyright
16:47:04	24	mark on here, where I, you know, gave a talk and
16:47:09	25	slide show about this kind of system.
		1 · · · · · · · · · · · · · · · · · · ·

16:47:16	1	206 Q. At the time you gave the talk, were you
16:47:17	2	still employed or an officer with CompuSonics?
16:47:20	3	A. No. I was not, but I felt I should because
16:47:26	4	it was developed at the time I was at CompuSonics in
16:47:29	5	1989, I felt that I had to attribute the copyright on
16:47:34	6	the information and the drawings back to what
16:47:37	7	basically was a ghost ship company at that point.
16:47:47	8	MR. MUDGE: We'll mark this as Exhibit 16.
16:47:49	9	(WHEREUPON, DEPOSITION EXHIBIT 16 WAS MARKED
16:48:02	10	FOR IDENTIFICATION.)
16:48:02	11	BY MR. MUDGE:
16:48:02	12	Q. Exhibit 16 is a three-page document bearing
16:48:05	13	production numbers CDN027168 through CDN027170, and
16:48:13	14	I'll note for the record that it appears to be a set
16:48:18	15	of three pages, what appears to be representative of
16:48:22	16	two articles obtained from the Dialog service.
16:48:34	17	A. Okay.
16:48:36	18	Q. Mr. Schwartz, the first page and the top
16:48:41	19	half of the second page of this exhibit appear to be
16:48:44	20	an article, this is an electronic copy of an article,
16:48:47	21	but it appears to come from Forbes Magazine in 1986
16:48:55	22	authored by Gail Bronson.
16:48:55	23	A. Yes, I remember the article.
16:48:58	24	Q. Do you think or do you recall that this
16:49:00	25	accurately reflects your strike that.

16:49:04	1	207 In reviewing this electronic copy, does this
16:49:09	2	in your understanding represent the article as it
16:49:11	3	appeared in 1986?
16:49:15	4	A. Without comparing it to the actual magazine,
16:49:17	5	I can't say it's identical, but the gist of it seems
16:49:20	6	to be what was in the article, yes.
16:49:24	7	Q. Do you have any reason to believe that the
16:49:26	8	quotations attributed to you are inaccurate in any
16:49:30	9	way?
16:49:32	10	A. I believe they're the quotations that
16:49:34	11	appeared in the magazine probably. They're not
16:49:38	12	All of the writers paraphrase what I say and
16:49:41	13	sometimes put a few words in my mouth. It's never
16:49:44	14	exactly what I say. It's sort of along the same
16:49:48	15	lines as what I said.
16:49:49	16	Q. But you believe that the two pages I'm
16:49:54	17	referring to here, to the extent they're paraphrasing
16:49:57	18	your thoughts, that's an accurate representation?
16:49:59	19	A. Yes.
16:50:02	20	Q. And if you could look then at the bottom of
16:50:04	21	Page 27169 and to the third page of this exhibit, it
16:50:09	22	appears to be an article from the Weekly Home
16:50:13	23	Furnishings newspaper authored by Mark Harrington. I
16:50:19	24	was wondering if you recall being interviewed by Mark
16:50:22	25	Harrington.

208 16:50:23 1 That does not ring a bell, but there was so Α. 16:50:25 2 many interviews, it could very well, you know, be 16:50:30 what happened. 3 16:50:31 4 This could be what it says it is. I'm sure 16:50:33 5 it is. If this magazine exists and this is the 16:50:36 article in it, then that's what it is. I just don't 6 16:50:39 7 remember the guy. 16:50:53 I believe a few minutes ago when I asked you 8 Q. 16:50:55 9 a question about your invoices to Wilson, Sonsini, do 16:50:58 10 I recall that you said you charge your standard 16:51:01 11 hourly rate of \$350 an hour? 16:51:03 12 Α. Yes. 16:51:04 13 And do you recall approximately how many Ο. 16:51:05 14 hours you worked in connection with the invoice? 16:51:10 15 MR. BERL: Asked and answered. 16:51:15 16 THE WITNESS: Divide. What is that, eight hours, ten hours, something like that. 16:51:17 17 16:51:22 18 MR. MUDGE: That's all the questions we have 16:51:23 19 for you. 16:51:27 20 Thank you. THE WITNESS: 16:51:27 21 THE VIDEOGRAPHER: This concludes the 16:51:28 22 deposition of David Schwartz. The number of tapes 16:51:30 23 used is three. The original videotapes will be 16:51:32 24 retained by Dan Mottaz Video Productions at 402 Dewey 16:51:38 25 Boulevard, San Francisco, California 94116,

DAVID M. SCHWARTZ

16:51:42	1,	(415) 731-1300.
16:51:46	2	This marks the end of Videotape No. 3. The
16:51:49	3	time is 4:51 p.m. We're going off the record.
A 1	4	(Ending Time: 4:51 p.m.)
· .	5	;
	.6	I, DAVID M. SCHWARTZ, hereby declare under
	7	penalty of perjury:
	8	That the foregoing transcript is true and
	9	correct.
	10	Executed on, 2001,
	11	at, California.
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	14	DAVID M. SCHWARTZ
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CERTIFICATION

I, FRANCES A. WEINROB, duly authorized to administer oaths pursuant to Section 2093(b) of the California Code of Civil Procedure, do hereby certify: That the witness in the foregoing deposition was by me administered the oath to testify to the truth in the within-entitled cause; that said deposition was taken at the time and place therein cited; that the testimony of the said witness was reported by me and was thereafter transcribed under my direction into typewriting; that the foregoing is a complete and accurate record of said testimony; and that the witness was given an opportunity to read and correct said deposition and to subscribe the same.

Should the signature of the witness not be affixed to the deposition, the witness shall not have availed himself/herself of the opportunity to sign or the signature has been waived.

I further certify that I am not of counsel nor attorney for any of the parties in the foregoing deposition and caption named nor in any way interested in the outcome of the cause named in said caption.

FRANCES ANN WEINROB, CSR 4029

GROSSMAN & COTTER







