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|    |   | Page 1  |
|----|---|---------|
| 1  | UNITED STATES DISTRICT COURT  | i ugo i |
| 2  | SOUTHERN DISTRICT OF CALIFORNIA   |         |
| 3  | WARSAW ORTHOPEDIC, INC.,  |         |
| 4  | Plaintiff,  |         |
| 5  | vs. Case No.  |         |
| 6  | 3:08-CV-1512 MMA (AJB)<br>NUVASIVE, INC.,   |         |
| 7  | Defendant.  |         |
| 8  | NUVASIVE, INC.,   |         |
| 9  | Counterclaimant,  |         |
| 10 | vs.   |         |
| 11 | MEDTRONIC SOFAMOR DANEK USA,  |         |
| 12 | INC.; WARSAW ORTHOPEDIC, INC.;<br>MEDTRONIC PUERTO RICO OPERATIONS                              |         |
| 13 | CO.; and MEDTRONIC SOFAMOR DANEK<br>DEGGENDORF, GmbH,   |         |
| 14 | Counterclaim Defendants.  |         |
| 15 | AND RELATED COUNTERCLAIM.   |         |
| 16 | AND RELATED COUNTERCLAIM. /   |         |
| 17 | CONFIDENTIAL, PATENT PROSECUTION SENSITIVE  |         |
| 18 | Deposition of   |         |
| 19 | GARY MICHELSON, M.D.  |         |
| 20 | November 19, 2010   |         |
| 21 |   |         |
| 22 | Reported by LAURY WASOFF, CSR NO. 10995, RPR  |         |
| 23 |   |         |
| 24 | SHARI MOSS & ASSOCIATES   |         |
| 25 | Certified Shorthand Reporters<br>1838 El Camino Real, Suite 108<br>Burlingame, California 94010 |         |
|    | bullingame, California 94010  |         |

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Page 50 you don't think you're the first person to have recognized 10:08 1 2 that the bigger an implant is, the better it would be, do 3 you? Well, the first person would require somehow that 4 Α I would know what every single person who ever lived who 5 10:08 came before me believed, so I don't know that I would be 6 7 in the position to answer that. And am I, as I sit here now, familiar with somebody advocating for putting in 8 very, very large implants? I am not. There may be some. 9 10 But off the top of my head I don't remember any. 10:08 My question had to do with sort of the principle 11 0 that the bigger the implant you could get in between the 12 13 vertebrae, the better it would be. 14 Α No. 15 MR. DAUCHOT: Hold on. Objection. Foundation. 10:08 16 I don't agree with your statement. THE WITNESS: 17 Q BY MR. SCHERKENBACH: What don't you agree with? 18 Α I think that there are so many competing factors that I've spent much of my professional career trying to 19 convince everyone to put in bigger implants. And for 20 10:09 competing reasons people sometimes want to put in less 21 22 than bigger implants. 23 Do you recall when you first conceived of the Q 24 invention of the '973 patent? And I'm talking about a time, time frame. 10:09 25

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PATENT PROSECUTION SENSITIVE

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| 1  | A While I can't give you a specific date as I sit         | Page 51<br>10:09 |
|----|---|------------------|
|    |   | 10:09            |
| 2  | here, it was approximately two months before my meeting   |                  |
| 3  | with Sofamor Danek.                                       |                  |
| 4  | Q And this is the January 1994 meeting you are            |                  |
| 5  | referring to?   | 10:09            |
| 6  | A No. I met with them in '93. It was either               |                  |
| 7  | November or December of '93 I met with them. And I had    |                  |
| 8  | already had my second iteration of my translateral        |                  |
| 9  | instruments and implant by then.                          |                  |
| 10 | Q At the time you conceived of what became the '973       | 10:10            |
| 11 | patent, had you heard of any other spine surgeon doing a  |                  |
| 12 | lateral direct lateral fusion?                            |                  |
| 13 | A Not one like the one I was describing, no.              |                  |
| 14 | Q My question is different. Regardless of whatever        |                  |
| 15 | type of implant they used, at the time you conceived of   | 10:10            |
| 16 | what became the '973 patent had you heard of any other    |                  |
| 17 | surgeon doing a direct lateral fusion?                    |                  |
| 18 | A See, I don't know what you mean by direct lateral       |                  |
| 19 | fusion. I myself had participated in cases, these         |                  |
| 20 | tremendous deformity cases where the spine is not just    | 10:10            |
| 21 | curved, it's rotated and curved. So all you can look at   |                  |
| 22 | in portions of a thoracolumbar junction, lumbar spine are |                  |
| 23 | the sides of the spine. There is nothing else showing     |                  |
| 24 | because it's twisted around so hard.                      |                  |
| 25 | And I can remember cases where the surgeon                | 10:11            |
|    |   |                  |

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2 A Correct.

3 Ο And what is it in your mind that allows you to place that as the time you conceived of the invention? 4 5 Α I had a meeting with Sofamor Danek before I Yes. 10:14 had any license agreements with them, and they brought out 6 7 a number of people with them. And I did a demonstration on a sawbones model. I actually used the instruments, 8 inserted one of these translateral implants. And I 9 remember that I did it with the second iteration of the 10 10:15 instruments. 11

12 At the time I had a gentleman doing the machine work for me named Dezider Imre. And he had I think a 13 full-time job somewhere else at the time, so he could only 14 do so much work for me at the time. He was actually 15 10:15 16 working on a number of projects. And I remember that it 17 took about a month or so to get the first iteration, and then I made changes, and it probably took three or four 18 weeks to get the second iteration. And then I had those 19 things in hand several weeks before the meeting with 20 10:15 Sofamor Danek because I did these procedures on the 21 sawbones and stuff. 2.2 23 So that would place it at least two months before 24 that meeting date. And I don't know the specific date,

25 but it was at the end of '93.

10:15

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10:14

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| 1  | into the other room where the lawyers were. And then that  | 10:28   |
| 2  | went on through the entire night up to the next day. And   |         |
| 3  | then we ended up signing these agreements.                 |         |
| 4  | Q The August/September '93 meeting you just talked         |         |
| 5  | about, what did you show the Danek folks at that meeting?  | 10:28   |
| 6  | A You're going to give me at least a month leeway          |         |
| 7  | on that. Right? I do think it's that, but if I'm off a     |         |
| 8  | couple weeks   |         |
| 9  | You know, all these things were shown under                |         |
| 10 | nondisclosure agreements, confidentiality agreements. And  | 10:28   |
| 11 | I do recall them executing that. And it listed on there    |         |
| 12 | specifically what was shown. So if you want me to try to   |         |
| 13 | simply remember what was shown, I'll be glad to do that.   |         |
| 14 | But if you actually wanted to know that, you could look at |         |
| 15 | that document. It will tell you.                           | 10:29   |
| 16 | Q Did you show them or tell them about your '973           |         |
| 17 | concept in the August/September '93 meeting?               |         |
| 18 | A No.  |         |
| 19 | Q Had you conceived of the invention at that point?        |         |
| 20 | A No.  | 10:29   |
| 21 | Q So it was sometime in your view, sometime                |         |
| 22 | between August/September of '93 and maybe                  |         |
| 23 | November/December of '93 that you conceived of the         |         |
| 24 | invention?   |         |
| 25 | A Yes.   | 10:29   |

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