DOCKET

Page 1

UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD

BAKER HUGHES INCORPORATED and BAKER HUGHES OILFIELD OPERATIONS, INC. Petitioners v.

PACKERS PLUS ENERGY SERVICES INC., Patent Owner

Case IPR2016-00596 - Patent 7,134,505 Case IPR2016-00597 - Patent 7,543,634 Case IPR2016-00598 - Patent 7,861,774 Case IPR2016-00650 - Patent 6,907,936 Case IPR2016-00656 - Patent 8,657,009 Case IPR2016-00657 - Patent 9,074,451

ORAL VIDEOTAPED DEPOSITION

ALI DANESHY

November 9, 2016

ORAL VIDEOTAPED DEPOSITION OF ALI DANESHY, produced as a witness at the instance of the Respondent and duly sworn, was taken in the above-styled and numbered cause on the 9th day of November, 2016, from 9:27 a.m. to 2:56 p.m., before Keith L. Vincent, Certified Shorthand Reporter in and for the State of Texas, reported by computerized stenotype machine at the offices of Norton Rose Fulbright, 1301 McKinney Street, Suite 5100, Houston, Texas 77010, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

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2 (Pages 2 to 5)

	Page 2	Page 4
1	APPEARANCES	¹ PROCEEDINGS
2		² THE VIDEOGRAPHER: We are on the record.
3	FOR THE PETITIONERS:	³ Today's date is November the 9, 2016. The time is
4	Mr. Mark T. Garrett	 4 9:27 a.m. This is the beginning of deposition of
5	Mr. Eagle Robinson Norton Rose Fulbright, LLP	⁵ Dr. Ali Daneshy. Can I have all the attorneys identify
	94 San Jacinto Boulevard, Suite 1100	Di. Thi Duleshy. Cull Thave all the atomeys identity
6	Austin, Texas 78701-4255	themserves for the record.
7	Telephone: 512-474-5201	WIX. IVENIOUVITID. Justin Iveniunarius on
, i	E-mail: mark.garrett@nortonrosefulbright.com eagle.robinson@nortonrosefulbright.com	⁸ behalf of Rapid Completions.
8	FOR THE RESPONDENT:	⁹ MR. GARRETT: Mark Garrett on behalf of
9	Mr. Justin Nemunaitis	¹⁰ Petitioners.
10	Caldwell Cassady Curry 2101 Cedar Springs Road, Suite 1000	¹¹ MR. ROBINSON: Eagle Robinson on behalf of
10	Dallas, Texas 75201	¹² Petitioners.
11	Telephone: 214-888-4853	¹³ MR. GARRETT: And we have with us in the
12	E-mail: jnemunaitis@caldwellcc.com	¹⁴ room Darin Duphorne, who is in-house counsel for
12	ALSO PRESENT:	¹⁵ Petitioners.
14	Mr. Darin Duphorne	¹⁶ ALI DANESHY,
	Mr. Andrew Jones, Videographer	¹⁷ having been first duly sworn, testified as follows:
15 16		18 EXAMINATION
17		¹⁹ MR. NEMUNAITIS:
18		20 Q. Could you please state your name.
19		²¹ A. Ali Daneshy.
20 21		22 Q. And you're a doctor, right?
21		²³ A. Yes.
23		24 Q. Where did you get your PhD?
24		 ²⁵ A. University of Missouri - Rolla.
25		A. Onversity of Missouri Rona.
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1		
1	INDEX	¹ Q. Are you an employee of Baker Hughes?
	INDEX PAGE	1 Q. Are you an employee of Baker Hughes? 2 A. No.
2	INDEX PAGE ALI DANESHY	 Q. Are you an employee of Baker Hughes? A. No. Q. But you were hired by them to offer some
2 3	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4	 Q. Are you an employee of Baker Hughes? A. No. Q. But you were hired by them to offer some opinions in these proceedings on the patents at issue,
2 3	INDEX PAGE ALI DANESHY	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct?
2 3 4	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes.
2 3 4 5	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before?
2 3 4 5 6	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes.
2 3 4 5 6 7	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times?
2 3 4 5 6 7 8	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times
2 3 4 5 6 7 8 9	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe.
2 3 4 5 6 7 8 9 10	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases
2 3 4 5 6 7 8 9 10 11	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings?
2 3 4 5 6 7 8 9 10 11 12	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No.
2 3 4 5 6 7 8 9 10 11 12 13	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not?
2 3 4 5 6 7 8 9 10 11 12 13 14	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every 21 hour or so. If you want to take a break at some other
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every 21 hour or so. If you want to take a break at some other 22 time, just let me know and we'll take one. The one
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every 21 hour or so. If you want to take a break at some other
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every 21 hour or so. If you want to take a break at some other 22 time, just let me know and we'll take one. The one
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	INDEX PAGE ALI DANESHY Examination by Mr. Nemunaitis: 4 Signature Page125 EXHIBITS	1 Q. Are you an employee of Baker Hughes? 2 A. No. 3 Q. But you were hired by them to offer some 4 opinions in these proceedings on the patents at issue, 5 correct? 6 A. Yes. 7 Q. Have you ever been deposed before? 8 A. Yes. 9 Q. About how many times? 10 A. I can't remember. Two, three, four times 11 maybe. 12 Q. Do you know if any of those were patent cases 13 or IPR proceedings? 14 A. No. 15 Q. No, they were not? 16 A. They were not. 17 Q. You're probably a little bit familiar with this 18 process, but I'll go over some ground rules in case you 19 have some questions before we start. I'm going to keep 20 going and ask my questions, but I'll take a break every 1 hour or so. If you want to take a break at some other 21 time, just let me know and we'll take one. The one 23 exception to that would be if I ask you a question, I'd

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3 (Pages 6 to 9)

		3 (Pages 6 to 9)
	Page 6	Page 8
¹ A. Sure.	1	¹ I cannot give you a number.
² Q. I think the court reporter men	tioned this	² Q. When did you start advising companies on
³ before we started, but it's helpful if v	ve don't talk	³ fracturing work for a particular well?
⁴ over each other. So I'm going to try	to, you know, stop 4	⁴ A. Just as soon as I was I got into oil-and-gas
⁵ and listen to you; and I'd ask that yo		⁵ industry in 1969.
⁶ me. Okay?		⁶ Q. And that's something you've done throughout
7 A. Okay.	5	 you ve done un oughout you ve done un oughout
⁸ Q. And also the court reporter ca	n't take down a	⁸ A. Off and on, yes.
 ⁹ nod of the head or an "uh-huh," "hu 		 9 Q. Do you generally keep up to speed to advances
¹⁰ response. So if you can try to phrase	in un sort or	Q. Do you generally keep up to speed to advances
¹¹ they're clear that he can take them of	your unswers so	or changes in technology in the nyuraune mactaring
 ¹² would be helpful. Okay? 		space.
¹³ A. Okay.	13	WIK. OAKKETT. Objection, form.
· · · · ·		Q. Tou can answer the question.
Q. And at times, one of your attor	rineys here, the	A. To the extent practical, yes.
attorneys for baker flughes may say	Objection, form ,	Q. This will do you try to do mat.
something like that, to one of my que		tint. Of http:// Bane objection.
¹⁷ that happens, you can still answer th		A. I unit people who are in this busiless, if
18 as your attorney doesn't instruct you		they want to continue stuying, you know, wen informed,
¹⁹ Does that make sense?	19	they need to be abreast of what is available out there.
A. If that's the rule, that's the rule.	20	riguin, to the extent possible.
Q. And lastly, there's a number o		Q. Do you units you it an expert in the field of
²² proceedings that you're being depose		the 774 patent that 5 at issue in these proceedings:
²³ I think there's six proceedings on the		74. Can you ten me what 774 putent is, please.
²⁴ IPRs. So at times I may ask the same	-	Q. Bure. I can give you a copy of that.
²⁵ it a little bit to ask about one patent	versus another. 25	⁵ A. Yes, I understand this patent.
	Page 7	Page 9
1 I'm not trying to be repetitive and w		
	vaste vour time 1	1 O. So would you say you're an expert in the field
	vaste your time.	Q. So would you say you it an expert in the new
² I just want to make clear we have a	clear Q&A on the ²	² of the '774 patent?
 I just want to make clear we have a record, if that makes sense. 	clear Q&A on the	 of the '774 patent? A. Yes.
 I just want to make clear we have a record, if that makes sense. A. Okay. 	clear Q&A on the	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high let 	clear Q&A on the 2 svel what your 5	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g 	clear Q&A on the 2 sevel what your 5 gas industry? 6	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time?
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and-g 	clear Q&A on the 2 clear Q&A on the 3 clear Q&A on	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001;
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. 	clear Q&A on the 2 clear Q&A on the 3 cvel what your 5 cas industry? 6 d-gas industry 7	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your experience and the sense tell me what your experience and the sense tell me what your experience and tell me what your e	clear Q&A on the 2 clear Q&A on the 2 clear Q&A on the 3 cvel what your 5 cas industry? 6 d-gas industry 7 sperience has been 9	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes.
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your ex with hydraulic fracking? 	clear Q&A on the 2 clear Q&A on the 3 evel what your 5 gas industry? 6 d-gas industry 7 sperience has been 9 10 10	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes. Q. Why do you say it's difficult to go back to
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your ex with hydraulic fracking? A. All of that period, I've been enget 	clear Q&A on the 2 clear Q&A on the 3 evel what your 5 gas industry? 6 d-gas industry 7 gaged in 10	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes. Q. Why do you say it's difficult to go back to 2001.
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your ex with hydraulic fracking? A. All of that period, I've been eng hydraulic fracking. 	clear Q&A on the 2 clear Q&A on the 3 evel what your 5 gas industry? 6 d-gas industry 7 gaged in 11 12 12	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes. Q. Why do you say it's difficult to go back to 2001. A. I wasn't quite sure what your question was.
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your ex with hydraulic fracking? A. All of that period, I've been eng hydraulic fracking. Q. What sort of work have you of 	clear Q&A on the 2 idear Q&A on the 3 idear Q&A on the 5 idear Q&A on the 5 idear industry? 6 idear industry 7 idear industry 7 idear industry 10 idear industry 11 idear industry 13	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes. Q. Why do you say it's difficult to go back to 2001. A. I wasn't quite sure what your question was. I thought that could also mean that, did I know this
 I just want to make clear we have a record, if that makes sense. A. Okay. Q. Could you tell me at a high le experience has been in the oil-and-g A. I have been active in the oil-and since 1969, continuously. Q. Can you tell me what your ex with hydraulic fracking? A. All of that period, I've been eng hydraulic fracking. Q. What sort of work have you of fracking? 	clear Q&A on the 2 clear Q&A on the 3 evel what your 5 gas industry? 6 d-gas industry 7 gaged in 10 ind 12 do with hydraulic 13	 of the '774 patent? A. Yes. Q. If you could think back to what you were doing in 2001, do you think you would have been an expert in the field of the '774 patent at that time? A. It's very difficult for me to go back to 2001; but, yeah, I could have given you an expert opinion at that time also, yes. Q. Why do you say it's difficult to go back to 2001. A. I wasn't quite sure what your question was. I thought that could also mean that, did I know this patent at that time. I did not know this patent detail
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4 (Pages 10 to 13)

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	Page 10	Page 12
1	A. Yes.	¹ want to have I'm going to be asking you a bunch of
2	Q. And that's a fracturing technique where packers	² questions today and I want to have a name that I can use
3	are used to provide zonal isolation and balls are used	³ so I don't need to explain this concept in every
4	to open sleeves to fracture through the open-hole	⁴ question I ask.
5	segment. Fair?	⁵ A. I understand. My intent is to make sure
6	A. I wasn't catching the details. That's a	⁶ I understand your question so I give you the answer to
7	process in which you have sleeves inside a liner, you	⁷ the correct question that you intend, not what
8	drop a ball. When the ball seats in its designated	⁸ I understood it to mean.
9	location, it slides open a sleeve and opens a port	⁹ Q. Right. For purposes of this deposition today,
10	through which you fracture the formation.	¹⁰ if I use the phrase "ball-activated sleeve fracturing,"
11	Q. It's possible to do open-hole ball-drop	¹¹ can we agree that that means a type of fracturing where
12	fracturing using packers to isolate the zones. Would	¹² you use ball-activated sleeves and packers to provide
13	you agree with that?	¹³ zonal isolation?
14	A. Yes.	¹⁴ MR. GARRETT: Same objection.
15	Q. And would it be okay if today, just so we have	¹⁵ A. Okay. But as we go okay. Let's proceed
16	a shorthand name to talk about that particular type of	¹⁶ until we get to a point where I need clarification, and
17	fracturing, to call that open-hole ball-drop fracturing?	¹⁷ then I will ask for it.
18	A. Okay. But open-hole ball-drop fracturing has	¹⁸ Q. Sure. Absolutely.
19	got multiple systems attached to it. I usually call	¹⁹ When did you first learn about
20	those ball-activated sliding sleeves.	²⁰ ball-activated sleeve fracturing?
21	Q. Let me ask you this. Just so we have	²¹ A. I can't remember.
22	something there's a catchy name for plug-and-perf	22 Q. Do you know if it was before 2001?
23	fracturing, and most people know what that is. I'd like	²³ A. Possibly.
24	to have a shorthand name that we can use for the rest of	Q. And was it possible it was after 2001?
25	the day to talk about the type of fracturing technique	²⁵ A. I was aware of open-hole fracturing by sliding
	Page 11	Page 13
1	where you use hall activated cleaves and postors to	¹ sleeves, by using sliding sleeves. I was aware of that.
2	where you use ball-activated sleeves and packers to provide isolation?	 But you attached a particular combination ball-activated
3	A. That's a very good description. Good.	 ³ sliding sleeves with open-hole packers. That is not the
4	Q. Okay.	 ⁴ name which was used at that time. The sliding sleeves
5	A. Ball-activated sliding sleeves is just the	⁵ generally were called port collars; and the packers, of
6	right term. Thank you.	 ⁶ course, were used for isolating zones.
7	Q. Okay. So if I refer to ball-activated sleeve	⁷ Q. When was the first time you can remember
8	fracturing, we can agree that that refers to a type of	⁸ hearing about a system that used both ball-activated
9	fracturing where you're using ball-activated sleeves and	⁹ sliding sleeves and open-hole packers to do fracturing?
10	packers to provide zonal isolation?	¹⁰ A. I can't remember. It is a long time ago.
11	A. The zonal isolation is provided by packers.	11 Q. But you're not sure if it's before or after
12	Ball-activated sliding sleeves is to direct a fluid into	¹² 2001 ?
13	a particular port within the liner and into the	¹³ A. No. After you have been in the industry for
14	formation.	¹⁴ 50 years and read as many papers and have as many
15	Q. Right. I agree with that. So if we use I'm	¹⁵ discussions, sometimes events, the time of events become
16	just asking this question. If I use the term	¹⁶ blurred occasionally.
17	"ball-activated sleeve fracturing" today, will you	¹⁷ Q. Do you ever advise companies on whether to use
18	understand that to mean a fracturing technique where	¹⁸ ball-activated sleeve fracturing versus some
19	you're using ball-activated sleeves and packers for	¹⁹ alternative?
20	zonal isolation?	²⁰ A. Yes, I have.
1		
21	MR. GARRETT: Objection, form.	21 Q. And how often do you recommend ball-activated
	MR. GARRETT: Objection, form. A. Repeat your question again, please. I want to	²² sleeve fracturing?
21 22 23	A. Repeat your question again, please. I want to make sure I get the details correct.	 sleeve fracturing? MR. GARRETT: Objection. 611(b).
21 22 23 24	A. Repeat your question again, please. I want to make sure I get the details correct.Q. Sure. I'm not trying to quibble with you on	 sleeve fracturing? MR. GARRETT: Objection. 611(b). A. That is such a broad question that because
21 22 23	A. Repeat your question again, please. I want to make sure I get the details correct.	 sleeve fracturing? MR. GARRETT: Objection. 611(b).

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5 (Pages 14 to 17)

		5 (Pages 14 to 17)
	Page 14	Page 16
1 (decision-making process. If you are prepared for a	¹ they actually have changed the way oil-and-gas
2	dissertation, then we can go ahead; but I have	² reservoirs are produced. A particular aspect of this
	recommended it. Correct. Yes, I have. And when I make	³ was application of some of the automated systems, remote
4 1	that recommendation, it is because a number of	⁴ sensing, remote control, all of which was for the
	parameters that are involved in that decision-making	⁵ purpose of controlling the flow stream out of an
	have been satisfied.	 ⁶ oil-and-gas well. The main emphasis in those
7	Q. What would you say are the main fracturing	 ⁷ applications is to control the flow of excessive water.
8 1	techniques that you consider when talking to a client	⁸ These types of completions are generally very expensive
	about what type of fracturing technique to use on a	⁹ and they are deployed in prolific reservoirs where
	well?	¹⁰ you're expecting flow rates in excess of several
11		¹¹ thousand barrels of oil per day. The article is
12	MR. GARRETT: Objection. 611(b).	unousand surrens of on per day. The article is
	A. Techniques are generally divided into open-hole	specifically written for that particular application.
	liner completions and cemented liner completions. You	Q. Is there some examples of formations of an
	start from that point; and then for each, you branch off	¹⁴ explanation in here along the lines of what you just
	into available systems.	¹⁵ told me?
16	Q. And what parameters do you consider when	¹⁶ A. I provide examples of this application, for
	deciding between open-hole versus cemented liners?	¹⁷ example. I give in the paper I show an example of a
18	MR. GARRETT: Same objection.	¹⁸ system like that because it was used in Saudi Arabia, as
19	A. Borehole stability, well stability, and	¹⁹ an example. When you publish an article, the cases that
	properties of the formation. There are too many	²⁰ you refer in the article generally are somewhat limited
	parameters involved in that decision. Making that	²¹ to what the company either has published before or gives
	decision sometimes takes one, two, sometimes even	²² you permission to publish, to include in the article,
	three days to look at all of the parameters that are	²³ because of copyrights. So the example which is in this
	involved and then arrive at what system is a good	²⁴ paper is from Saudi Arabian reservoir, the full system.
25 (compromise for that environment.	²⁵ The example of the full system is from a Saudi Arabian
	Page 15	Page 17
1		
	Q. I just handed you an exhibit marked	¹ reservoir, and it is shown on page 199 and it says
	Q. I just handed you an exhibit marked Exhibit 2002. Could you tell me what this is?	 reservoir, and it is shown on page 199 and it says typical well completion in Shaybah Field. And Shaybah
2] 3	Q. I just handed you an exhibit markedExhibit 2002. Could you tell me what this is?A. This is an article I wrote for an encyclopedia	 reservoir, and it is shown on page 199 and it says typical well completion in Shaybah Field. And Shaybah Field is in Saudi Arabia. The intent of this article
2] 3 4 ,	 Q. I just handed you an exhibit marked Exhibit 2002. Could you tell me what this is? A. This is an article I wrote for an encyclopedia which was published by ENI&I. 	 reservoir, and it is shown on page 199 and it says typical well completion in Shaybah Field. And Shaybah Field is in Saudi Arabia. The intent of this article was to discuss what led to development of this and the
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2] 3 4 - 5 6 7 8 9 9	 Q. I just handed you an exhibit marked Exhibit 2002. Could you tell me what this is? A. This is an article I wrote for an encyclopedia which was published by ENI&I. Q. Why did you write this article? A. They asked me to. Q. Do you know why they asked you as opposed to someone else? A. They considered me an expert in the area. 	 reservoir, and it is shown on page 199 and it says typical well completion in Shaybah Field. And Shaybah Field is in Saudi Arabia. The intent of this article was to discuss what led to development of this and the different components and a description of those components. Q. When was the last time you read this article? A. Well, just now you gave it to me. Q. I mean besides today.
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