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Page 1
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          UNITED STATES PATENT AND TRADEMARK OFFICE
          BEFORE THE PATENT TRIAL AND APPEAL BOARD
 2
     MEDTRONIC, INC., AND MEDTRONIC
 3
     VASCULAR, INC.,
 4
                  Petitioners,
 5
     vs.
 6
     TELEFLEX INNOVATIONS S.A.R.L.,
 7
                  Patent Owner.
 8
     IPR2020-00126 (Patent 8,048,032 B2)
 9
     IPR2020-00127 (Patent 8,048,032 B2)
     IPR2020-00128 (Patent RE45,380 E)
10
     IPR2020-00129 (Patent RE45,380 E)
11
     IPR2020-00130 (Patent RE45,380 E)
     IPR2020-00132 (Patent RE45,760 E)
     IPR2020-00134 (Patent RE45,760 E)
12
     IPR2020-00135 (Patent RE45,776 E)
13
     IPR2020-00136 (Patent RE45,776 E)
     IPR2020-00137 (Patent RE47,379 E)
     IPR2020-00138 (Patent RE47,379 E)
14
15
16
                    VIDEOTAPED DEPOSITION OF
17
                          PETER KEITH
18
19
     DATE: February 17, 2021
20
     TIME: 9:04 a.m. (Central Standard Time)
21
     PLACE: Veritext Virtual Videoconference
22
23
24
     REPORTED BY: PAULA K. RICHTER, RMR, CRR, CRC
25
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Page 2	Page 4
1 APPEARANCES	1 INDEX
2 (All parties appeared via videoconference)	2 WITNESS: PETER KEITH PAGE:
3 ON BEHALF OF THE PETITIONERS:	3 EXAMINATION BY MR. MORTON5
4 Mr. Cyrus A. Morton, Esq.	4 EXAMINATION BY MR. WINKELS75
5 Mr. Ryan E. Dornberger, Esq.	5
6 ROBINS KAPLAN, LLP	6
7 800 LaSalle Avenue, Suite 2800	7 EXHIBITS MARKED: PAGE:
8 Minneapolis, Minnesota 55401	8 EXHIBIT 1921 Second Declaration of Peter
9 (612) 349-8500	9 Keith in Support of Plaintiffs'
10 cmorton@robinskaplan.com	10 Motion for Preliminary
11 rdornberger@robinskaplan.com	11 Injunction 39
12	12
13 ON BEHALF OF THE PATENT OWNER:	13 (Original exhibits attached to original transcript;
14 Mr. Joseph W. Winkels, Esq.	14 copies provided to counsel.)
15 CARLSON, CASPERS, VANDENBURGH & LINDQUIST	15
16 225 South Sixth Street, Suite 4200	16 EXHIBIT PREVIOUSLY MARKED AND REFERRED TO:
17 Minneapolis, Minnesota 55402	17 EXHIBIT 2243 Peter Keith Declaration 12
18 (612) 436-9600	18
19 jwinkels@carlsoncaspers.com	19
20	20
21	21 22
22 23	23
24	24
25 (APPEARANCES continued on next page)	25
Page 3	Page 5
1 APPEARANCES (Continued)	1 PROCEEDINGS
2	2 PETER KEITH,
3 ON BEHALF OF PATENT OWNER:	3 duly sworn, was examined and testified as follows:
4 Mr. Kenneth E. Levitt, Esq.	4 EXAMINATION
5 THE DORSEY FIRM	5 BY MR. MORTON:
6 50 South Sixth Street, Suite 1500	6 Q. Good morning, Mr. Keith.
7 Minneapolis, Minnesota 55402	7 A. Good morning.
8 (612) 340-2600	8 Q. Just to make sure, do you have your binder of
9 levitt.kenneth@dorsey.com	9 materials that has your declaration in the front
10	10 of it and then I think should be tab 12 has the
11 ALSO PRESENT:	11 '629 application we've discussed before?
12 Rick Sanborn - Veritext Concierge	12 A. I do. I haven't opened it yet. Yes.
13 Greg Smock - Teleflex	13 Q. So in the '629 application, just to orient
14	14 us, I guess, if you go to page 9, at about lines 4
15	15 and 5 on page 9.
16	16 A. Okay. I have my declaration. There's a
17 18	17 you wanted me to go to tab 9? I'm sorry.
18	18 Q. I wanted you to have two things at your
20	19 disposal. Your declaration.
20 21	20 A. Yes, I've got that.
22	Q. And then for starters, the '629 application,which was the original patent application. I
22 23	23 think I have the same binder as you. That should
24	24 be tab 12.
25	25 A Tab 12 Okay Okay Page 9 And this is



Page 6 Page 8

- 1 the original document page 9 or the lower
- 2 right-hand page 9?
- 3 Q. I was going with the lower right-hand page 9,
- 4 so it's document page 6 --
- 5 A. Okay.
- 6 Q. -- and lines 4 and 5. Just to orient
- 7 ourselves, what we're talking about again, do you
- 8 see where it says, "The coaxial guide catheter
- 9 includes a tip portion, a reinforced portion and a
- 10 substantially rigid portion"?
- 11 A. Yes.
- 12 Q. All right. And generally here, the tip
- 13 portion and the reinforced portion form a distal
- 14 tube portion of the catheter. Is that your
- 15 understanding?
- MR. WINKELS: Objection; form.
- 17 THE WITNESS: Yeah, I would say
- 18 generally that's true.
- 19 BY MR. MORTON:
- 20 Q. Okay. And then the other part of the device
- 21 is obviously the substantial -- substantially
- 22 rigid portion that's more proximal and leads up to
- 23 that distal tube; is that fair?
- 24 MR. WINKELS: Objection; form.
- 25 THE WITNESS: Well, generally, I

- 1 Q. But in Figures, say, 4 and 12, for instance,
- 2 the substantially rigid portion has a side
- 3 opening, right?
- 4 A. Well, it would depend on if you're talking
- 5 about a particular claim and applying a particular
- 6 claim to that structure. That may place that side
- 7 opening in -- if the claim refers to a
- 8 substantially rigid portion, it may place that
- 9 there, or, depending on other claims, it may not
- 10 place it there. It may place it as its own
- 11 segment. So generally I wouldn't agree with that
- 12 because I think it depends on if you're referring
- 13 to particular claims and how you apply those
- 14 claims.
- 15 Q. Sure. And we may get to the particular
- 16 claims. For now I want to not talk about the
- 17 claims and only talk about the specification. So
- 18 in the specification, if you're looking at Figures
- 19 4 or 12, for instance, that rigid portion 20 is
- 20 where the side opening is, right?
- 21 A. Figure 4 and Figure 20?
- 22 Q. 12, actually. Figure 4 and Figure 12, I
- 23 think. I can double-check for you.
- 24 A. Well, I would have to go back and refresh on
- 25 the description that goes along with that.

rage /

1 Q. Well, feel free. I'll just point out that

2 the numeral that's in those two figures is 20, and

Page 9

- 3 20 is always rigid portion 20. So all I'm trying
- 4 to establish is that in those examples in the
- 5 specification, the side opening is in rigid
- 6 portion 20.
- 7 A. In those examples, that is how it's described
- 8 in the text of the specification.
- 9 Q. Okay. Now, the distal tubular portion, what
- 10 I've been calling that, in those examples, like in
- 11 Figure 4, that still has an end opening, right?
- 12 It's just that it's connected to a fully
- 13 circumferential portion of rigid portion 20?
- MR. WINKELS: Objection; form.
- 15 THE WITNESS: I don't know. I
- 16 haven't -- I guess I haven't really thought about
- 17 that. You're suggesting that if there's a
- 18 connection point, that there's an end opening at
- 19 that connection point?
- 20 BY MR. MORTON:
- 21 Q. Yeah. If you imagine starting with two
- 22 pieces. You've got your distal tube and you've
- 23 got your rigid portion and you're going to connect
- 24 those together in, say, the example of Figure 4,
- 25 all I'm saying is the distal tubular portion has

- Page 7
- 1 think that's one way that you can look at it.
- 2 Kind of when you get into the details of different
- 3 embodiments or whatnot, you know, there may be
- 4 some slight variations to that.
- 5 BY MR. MORTON:
- 6 Q. Okay. And I want to talk about the
- 7 variations and give you a chance to tell me if
- 8 there's variations on this. So in every example
- 9 in this specification, that distal tubular portion
- 10 made up of the tip portion and the reinforced
- 11 portion, in every example, that has a proximal end
- 12 opening in the specification, right?
- 13 A. I believe so, yes.
- 14 Q. Now, if you connect that distal tubular
- 15 portion to the substantially rigid portion, it
- 16 still has an end opening, right?
- 17 A. There's an end opening somewhere, yes.
- 18 Q. Okay. And in Figures, say, 1 and 2 and 20
- 19 through 22, for instance, that distal tubular
- 20 portion is connected to more like a push rod, 21 right?
- 22 A. I would say that's true, yes.
- 23 Q. All right. And in those examples, that
- 24 distal tube again has an end opening, right?
- 25 A. Yes.



Page 10 Page 12

- 1 an end opening. You connect that to a full
- 2 circumferential portion of the rigid portion 20,
- 3 and that's how you would make, say, that example
- 4 in Figure 4.
- 5 A. Again, I haven't really thought of it that
- 6 way. I think of the device as having an opening.
- 7 I haven't thought about like the very tip, does
- 8 that have an end opening before that's connected
- 9 to the reinforced portion. I mean, I guess one
- 10 could think of it that way, but I don't think end
- 11 opening is really ever used in that way in the
- 12 spec or in the claims.
- 13 Q. So that distal tubular portion that's made up
- 14 of a tip portion and the reinforced portion, is
- 15 there any example, any description anywhere in the
- 16 spec that you can show me where that portion does
- 17 not have basically just an end opening?
- 18 A. I'm not sure I understand the question.
- 19 Q. Well, I want to focus on -- you know, there's
- 20 different portions set out here, as we started
- 21 out. The tip portion and reinforced portion make
- 22 a distal tube. I want to focus on only that
- 23 portion. Can you point to anything in the spec
- 24 where that portion has some shape to it on the
- 25 proximal end of it that's not just a cutoff

- 1 is Teleflex Exhibit 2243.
- 2 A. Okay.
- 3 Q. So in this paragraph, you're disagreeing with
- 4 Dr. Zalesky where he opines that all the examples
- 5 in the specifications for the substantially rigid
- 6 portion are made from a monolithic metal tube.
- 7 Do you see that?
- 8 A. Yes.
- 9 Q. Okay. Can you show me any example in the
- 10 specification where the substantially rigid
- 11 portion is not cut from a single monolithic metal
- 12 tube?
- 13 A. Well, somewhere, I don't know exactly where,
- 14 in the specification, but it describes, I think,
- 15 in connection with that embodiment that we've been
- 16 talking about of Figure 4, that that could be
- 17 formed of various metal tubes or other
- 18 substantially rigid materials, which just by the
- 19 verbiage of that does not mean that that has to be
- 20 metal.
- 21 Q. Okay. So is the issue basically, you dispute
- 22 the term "metal," but otherwise every example in
- 23 the specification is a single monolithic tube?
- MR. WINKELS: Objection; form.
- 25 THE WITNESS: Well, I don't really

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Page 11

1 perpendicular end opening?

2

MR. WINKELS: Objection; form.

3 THE WITNESS: As far as specific

4 embodiments that show that, I mean, I've -- in

- 5 prior depositions have talked about this before,
- 6 that I -- there are a number of different
- 7 embodiments that are shown in the totality of the
- 8 patent. Some of them are perpendicular openings.
- 9 Some of them are angled openings. Some of them
- 10 are, you know, part of the -- you know, really
- 11 coming off the proximal end of the tubular portion
- 12 or the reinforced portion and others are not.
- So I think what you're asking, is
- 14 there a very super specific example of, you know,
- 15 that particular combination and where it's a
- 16 distal tubular portion connected to a rail
- 17 structure, push rod-type structure where it's
- 18 either angled or something other than a vertical
- 19 cut, and I think I've said before that I don't
- 20 think there's that specific example described.
- 21 BY MR. MORTON:
- 22 Q. All right. We're probably good on that.
- 23 Thank you, Mr. Keith.
- 24 If you look at your paragraph 35 of
- 25 your declaration, which, I guess, for the record

- 1 know what monolithic means, to be honest.
- 2 BY MR. MORTON:
- 3 Q. Well, I mean, you know these things in
- 4 general are -- well, not in general -- I mean, in
- 5 the descriptions, it's cut from a hypotube, right?
- 6 MR. WINKELS: Objection; form.
- 7 THE WITNESS: Some of the
- 8 embodiments, yes.
- 9 BY MR. MORTON:
- 10 Q. And in those embodiments, you can't point to
- 11 anything where there's more than one hypotube
- 12 that's joined together, can you?
- 13 A. Again, you're saying -- I mean, relying on
- 14 just specific embodiments that are described. You
- 15 know, the -- I mean, I've said this before too,
- 16 that the patent specification conveys to one of
- 17 skill in the art more than just the exact specific
- 18 embodiments that are described. But those
- 19 embodiments that are described happen to be cut
- 20 from or formed from a tube.
- 21 Q. Okay. Then can you point to anything -- any
- 22 other example or even description that would not
- 23 be cut from a monolithic tube?
- 24 A. Again, you're using monolithic, which I
- 25 believe does not show up in the specification,



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- 1 so -- I don't know if that means more than just a
- 2 tube, so I'm a little uncomfortable adopting that
- 3 because I feel like maybe that might mean
- 4 something more to some people than it necessarily
- 5 does to me.
- 6 Q. Sure. And if you'd prefer single, I think
- 7 that's all I mean by that, is you've got one long
- 8 tube, and then you cut it to be whatever shape you
- 9 want it to be for the rigid portion 20. So that's
- 10 all I mean by it.
- 11 So do you have any example or any
- 12 suggestion in the spec where there's something
- 13 different than that, something different than
- 14 starting with one tube that you then cut to form
- 15 rigid portion 20?
- 16 A. Right. So the examples that are described in
- 17 the specification, that is the way they describe
- 18 making that structure. Again, I think one of
- 19 skill in the art would read this and understand
- 20 that there are other ways that one could do that,
- 21 but they are not specifically described in the
- 22 specification.
- 23 Q. Okay. And the things that are described in
- 24 the specification, you have that one tube, and
- 25 it's that tube for every example where the side

- 1 be in direct contact; i.e., touching."
- 2 Do you see that too?
- 3 A. Yes.
- 4 Q. So when you say "I understand" throughout
- 5 your declaration, that's usually where you've been
- 6 given some understanding from the lawyers; is that 7 right?
- 8 MR. WINKELS: Objection; form.
- 9 THE WITNESS: No.
- 10 BY MR. MORTON:
- 11 Q. That's not what that means?
- 12 A. No. This is my understanding, which is what
- 13 I believe.
- 14 Q. Okay. Did you perform a claim construction
- 15 analysis on connected to?
- 16 A. I guess I don't really understand that
- 17 question.
- 18 Q. Well, you've said that connected to does not
- 19 mean a direct connection, right?
- 20 A. That's my understanding, applying plain,
- 21 ordinary meaning to the claim.
- 22 Q. Okay. How did you form that understanding?
- 23 A. That's just my understanding as one of skill
- 24 in the art.
- 25 Q. Okay. Is there anything in the specification

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- 1 opening is cut; is that right?
- 2 A. Yeah. Again, those are the specific examples
- 3 that are described in the specification.
- 4 Q. Okay. Let's jump ahead in your declaration
- 5 to paragraph 46.
- 6 A. Okay.
- 7 Q. So in paragraph 46, you're talking about
- 8 Claims 44 of the '380 Patent and 24 of the '032
- 9 Patent and the issue of indefiniteness.
- 10 Do you see that?
- 11 A. Yes.
- 12 Q. And the indefiniteness issue that's been
- 13 raised is that the -- the claims say the
- 14 substantially rigid portion is "connected to" the
- 15 flexible tip portion even though there's a
- 16 reinforced portion in between those two portions,
- 17 right?
- 18 A. Yes.
- 19 Q. So right after that you say that you
- 20 understand the term "connected to" to connote an
- 21 association between features of the claim device.
- 22 Do you see that?
- 23 A. I'm not sure I exact -- oh, there. Yes.
- 24 Q. And you say, "I do not understand the term
- 25 'connected to' to require two claimed features to

- Page 17
- 1 that would suggest connected to means not directly
- 2 connected?
- 3 A. I'm not sure.
- 4 Q. Okay. But you haven't identified anything
- 5 like that; is that fair?
- MR. WINKELS: Objection; form.
- 7 THE WITNESS: I guess I don't recall
- 8 specific -- anything specific that helps me to get
- 9 that understanding.
- 10 BY MR. MORTON:
- 11 Q. Okay. Let me see if I understand your
- 12 definition. Your definition is, as long as two
- 13 things are part of the same overall catheter, then
- 14 they are connected; is that right?
- 15 A. Well, I'm looking at this in the context of
- 16 the claim, and the claim makes perfect sense when
- 17 that's what connected to means. And it is --
- 18 that's plain and ordinary understanding outside
- 19 the context of that claim too, I believe, that
- 20 it's not -- the tip is not unconnected to the
- 21 catheter and, therefore, it's not unconnected to
- 22 the rest of the structures in that device.
- 23 Q. But there is a reinforced portion in between
- 24 the substantially rigid portion and the flexible
- 25 tip portion, right?

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