	Page 1
1	UNITED STATES DISTRICT COURT
	FOR THE EASTERN DISTRICT OF TENNESSEE
2	GREENEVILLE DIVISION
3	x
	:
4	DENTSPLY INTERNATIONAL, :
	INC., and TULSA DENTAL :
5	PRODUCTS LLC d/b/a TULSA :
	DENTAL SPECIALTIES, :
6	Plaintiffs, : Case No.
	:
7	v. : 2:14-cv-00196
	:
8	US ENDODONTICS, LLC, :
	:
9	Defendant. :
	:
10	x
11	HIGHLY CONFIDENTIAL
12	OUTSIDE COUNSELS' EYES ONLY
13	
14	Videotaped Deposition of NEILL H. LUEBKE,
15	called for oral examination by counsel for Plaintiff,
16	pursuant to notice, at the law firm of Rothwell,
17	Figg, Ernst & Manbeck, P.C., 607 14th Street,
18	Northwest, Suite 800, Washington, D.C. 20005, on
19	June 2, 2016, before Christina S. Hotsko, RPR,
20	a Notary Public in and for the District of Columbia
21	Virginia, beginning at 9:16 a.m., when were present
22	on behalf of the respective parties:

DCD2015 00010 Ev 10//

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1	APPEARANCES
2	
3	On Behalf of Plaintiff:
	DEREK F. DAHLGREN, ESQUIRE
4	JASON NOLAN, ESQUIRE
	Rothwell, Figg, Ernst & Manbeck, P.C.
5	607 14th Street Northwest, Suite 800
	Washington, D.C. 20005
6	(202) 783-6040
7	
	On Behalf of Defendant:
8	JEFFREY S. GINSBERG, ESQUIRE
	Patterson Belknap Webb & Tyler, LLP
9	1133 Ave of the Americas
	New York, New York 10036
10	(212) 336-2000
11	
	Also Present:
12	CARLOS GARCIA, Video Technician
13	
14	
15	
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21	
22	

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1	Example 4 would immediately understand that the
2	entire shank has to be heat treated in the furnace
3	using a closed system due to the use of argon.
4	MR. DAHLGREN: Objection to form.
5	Mischaracterizes testimony.
6	THE WITNESS: That's correct.
7	BY MR. GINSBERG:
8	Q. Did you ever tell the Patent Office that
9	this was not correct?
10	MR. DAHLGREN: Objection to form.
11	THE WITNESS: Did we ever contradict
12	ourselves? Is that what you're saying?
13	BY MR. GINSBERG:
14	Q. Well, did you ever tell the Patent
15	Office let me withdraw that question.
16	Dr. Luebke, who is Robert Streebing?
17	A. Robert is a line manager well, I don't
18	I don't know the title. He works for Bodycote
19	in Sturtevant, Wisconsin.
20	Q. Does he still work for Bodycote?
21	A. I believe he does.
22	Q. When was the last time you spoke with

	Page 100
1	Mr. Streebing?
2	A. I don't know the exact date, but
3	recently.
4	Q. And why were you speaking with
5	Mr. Streebing recently?
6	A. Do some heat treating.
7	Q. What treating what heat treating did
8	you have Mr. Streebing do?
9	MR. DAHLGREN: Dr. Luebke, I'm just going
10	to caution you not to divulge anything that may be
11	privileged or work product that you're doing at
12	the instruction of your your attorney.
13	THE WITNESS: He did heat treating on
14	some endodontic files that I provided.
15	BY MR. GINSBERG:
16	Q. When?
17	A. I don't know a specific date.
18	Q. About how long ago?
19	A. A few months ago.
20	Q. What files did you provide him with?
21	A. Some superelastic NiTi number 40s.
22	Q. When you say "number 40s," what does that

	Page 101
1	mean?
2	A. They were standard files, 4002.
3	Q. Where did you obtain those files?
4	A. From my supply.
5	Q. Who's your supply?
6	A. I don't remember which which files
7	they came from. I have a I have a lot of files
8	at home.
9	Q. When you say I'm sorry, did you say
10	number 40?
11	A. Uh-huh.
12	Q. And what does number 40 relate to?
13	A. It's a size.
14	Q. What is that size?
15	A. Forty.
16	Q. Forty what? What's the actual
17	dimensions?
18	A. It's a
19	MR. DAHLGREN: Objection to form.
20	THE WITNESS: It's it's a standard
21	file, so to taper and it has the the tip
22	apex is the tip is a 40.

## DOCKET A L A R M



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