

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

HUNTER DOUGLAS, INC.,
Plaintiff,

v.

KOHL'S CORPORATION; KOHL'S
DEPARTMENT STORES, INC.; and
WELCOME INDUSTRIAL
CORPORATION,
Defendants.

Civil Action No. 14 Civ. 1743 (LGS)

**CONSENT DECREE AS TO
DEFENDANT WELCOME INDUSTRIAL
CORP.**

THIS MATTER comes before the Court upon the stipulation of Plaintiff Hunter Douglas, Inc. ("Hunter_Douglas") and Defendant Welcome Industrial Corp. ("Welcome Industrial").

Hunter Douglas and Welcome Industrial hereby stipulate as follows:

1. Hunter Douglas is the owner of United States Patent No. 6,129,131, entitled "Control System for Coverings for Architectural Openings" ("the '131 Patent").
2. In this action, Hunter Douglas asserts that Defendants Welcome Industrial, Kohl's Corporation, and Kohl's Department Stores, Inc. infringe one or more claims of the '131 Patent by making, using, offering to sell, selling, and/or importing into the United States the product as alleged in the Action as the Top Down/Bottom Up Shade, with pull cords for lifting and lowering the top rail, as exemplified in Exhibit 1 hereto and with SKUs and product descriptions as follows (the "Product"):

- 92713076 WHITE TDBU SHADE 23X64
- 92713101 WHITE TDBU SHADE 27X64
- 92713115 WHITE TDBU SHADE 31X64
- 92713123 WHITE TDBU SHADE 34X64
- 92713131 WHITE TDBU SHADE 35X64
- 92713156 WHITE TDBU SHADE 36X64
- 92713172 WHITE TDBU SHADE 39X64
- 92713177 IVORY TDBU SHADE 23X64

92713218 IVORY TDBU SHADE 27X64
92713233 IVORY TDBU SHADE 31X64
92713236 IVORY TDBU SHADE 34X64
92713240 IVORY TDBU SHADE 35X64
92713245 IVORY TDBU SHADE 36X64
92713249 IVORY TDBU SHADE 39X64

3. In this action, Hunter Douglas requests, among other relief, that this Court enter a permanent injunction enjoining Welcome Industrial from infringing the '131 Patent.

4. The parties to this matter have reached an agreement to resolve this dispute, which includes the entry of a Consent Decree as to Defendant Welcome Industrial enjoining it, and those in privity or concert with it, from infringing any of the claims of the '131 Patent until such time as the term of the '131 Patent has expired.

5. The Consent Decree applies only to Defendant Welcome Industrial.

6. The Court has jurisdiction over the subject matter of this action and has personal jurisdiction over all parties to this action.

7. Venue is proper in this District under 28 U.S.C. § 1391(b)-(c).

Pursuant to the above Stipulation of Plaintiff Hunter Douglas, Inc. and Defendant Welcome Industrial Corp.; and for good cause shown, IT IS HEREBY ORDERED, DECREED, and ADJUDGED that:

1. The Court has jurisdiction over the subject matter of this action and has personal jurisdiction over all parties to this action.

2. Venue is proper in this District under 28 U.S.C. § 1391(b)-(c).


3. Welcome Industrial and its officers, directors, employees, agents, servants, successors, assigns, and any and all persons in privity or in concert with them, directly or indirectly, are hereby enjoined from infringing any of the claims of the '131 Patent until such time as the term of the '131 Patent has expired.

4. This Court shall retain jurisdiction over Welcome Industrial for the purpose of enforcing the terms of this Consent Decree.

Dated: Sept 22, 2014


HON. LORNA G. SCHOFIELD, U.S.D.J.

The parties agree to form and entry of this Stipulation and Consent Decree.

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Dated: 9-12-14

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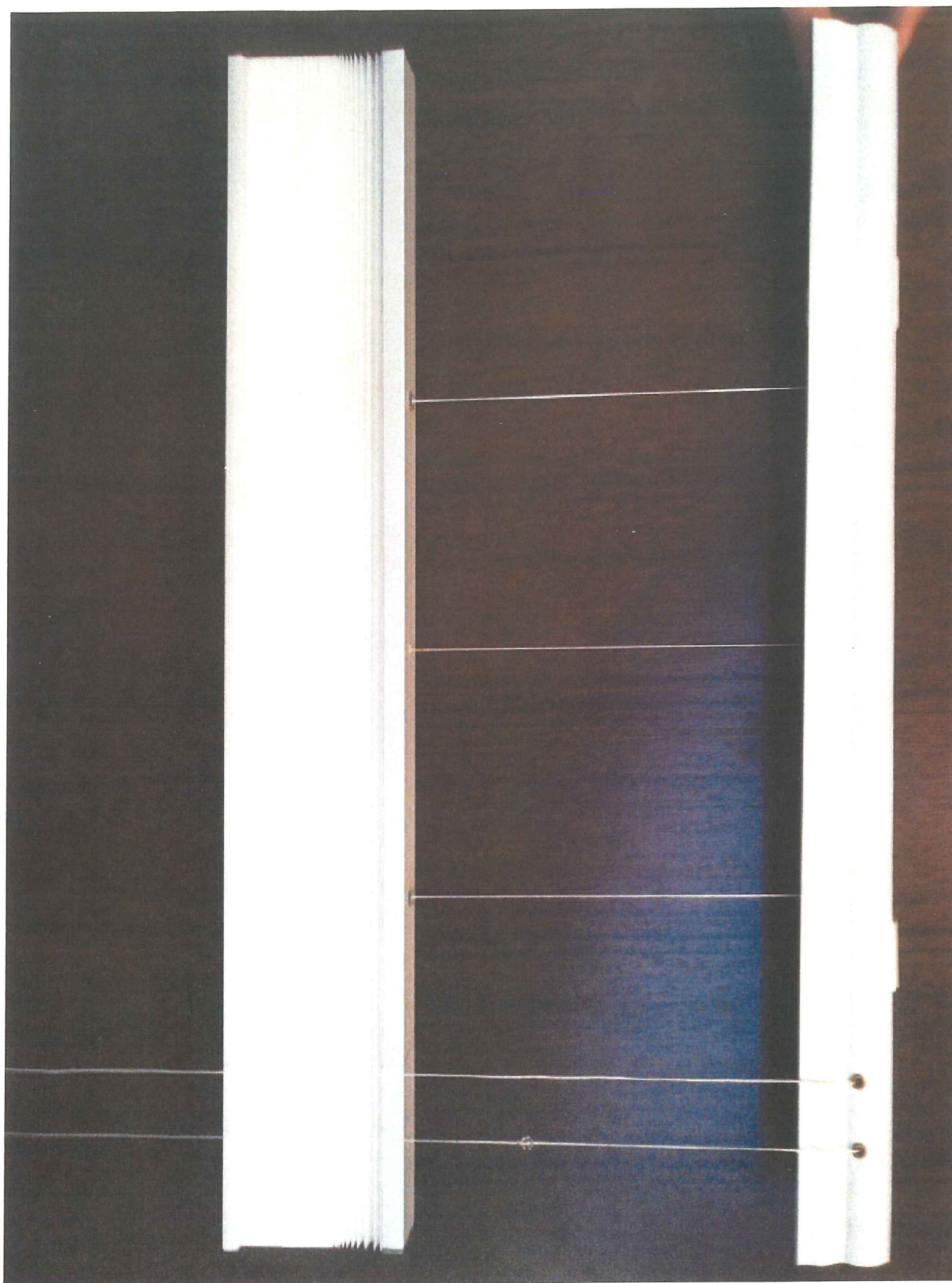


EXHIBIT 1