UNITED STATES PATENT AND TRADEMARK OFFICE _____

BEFORE THE PATENT TRIAL AND APPEAL BOARD

J SQUARED, INC. d/b/a UNIVERSITY LOFT COMPANY,

Petitioner,

V.

SAUDER MANUFACTURING COMPANY,

Patent Owner.

Case IPR2015-00958

U.S. Patent No. 8,585,136

EXHIBIT 1028

Please note that at page 23 of the transcript, Patentee indicated it would provide a redacted version, which has not yet been received. Thus, a redacted version will be uploaded when provided.



```
Page 1
1
        UNITED STATES PATENT AND TRADEMARK OFFICE
3
        BEFORE THE PATENT TRIAL AND APPEAL BOARD
5
     J SQUARED, INC. d/b/a
     UNIVERSITY LOFT COMPANY,
6
                                  )Case IPR2015-00774
                Petitioner,
                                 )Case IPR2015-00958
7
                                  )Patent 8,585,136
          vs.
     SAUDER MANUFACTURING
                                  )Oblon Docket No.:
     COMPANY,
                                  )464032US and
                                  )464045US
10
                Patent Owner.
11
12
13
14
                        CONFIDENTIAL
15
16
17
            DEPOSITION OF PHILIP E. BONTRAGER
18
                       Troy, Michigan
19
                Thursday, January 21, 2016
20
21
22
23
     Reported by:
24
    Paula S. Raskin, CSR-4757
     JOB NO. 102145
```

TSG Reporting - Worldwide (877) 702-9580



Confidential

	Page 2		Page 3
1		1	
2		2	APPEARANCES:
3		3	
4	January 21, 2016	4	
5	9:35 a.m.	5	OBLON, MCCLELLAND, MAIER & NEUSTADT
6		6	Attorneys for Petitioner
7		7	1940 Duke Street
8	Deposition of PHILIP E. BONTRAGER,	8	Alexandria, Virginia 22314
9	held at the offices of Young Basile Hanlon	9	BY: SCOTT MCKEOWN
10	& MacFarlane, PC, 3001 West Big Beaver	10	RUBY NATNITHITHADHA
11	Road, Suite 624, Troy, Michigan, before	11	
12	Paula Raskin, CSR-4757, a Notary Public of	12	and
13	the State of Michigan.	13	
14		14	BAHRET & ASSOCIATES
15		15	Attorney for Petitioner
16		16	320 North Meridian Street
17		17	Indianapolis, Indiana 46204
18		18	BY: WILLIAM BAHRET
19		19	
20		20	
21		21	YOUNG BASILE HANLON & MACFARLANE
22		22	Attorneys for Patent Owner
23		23	3001 West Big Beaver Road
24		24	Troy, Michigan 48084
25		25	BY: THOMAS YOUNG
	Page 4		Page 5
1	PHILIP E. BONTRAGER,	1	PHILIP E. BONTRAGER
2	called as a witness, having been duly sworn	2	Natnithithadha. Let me spell that,
3	by a Notary Public, was examined and	3	N-A-T-N-I-T-H-I-T-H-A-D-H-A, and I work at
4	testified as follows:	4	Oblon with Scott McKeown.
5	MR. MCKEOWN: Good morning. Can you	5	MR. MCKEOWN: Mr. Bontrager, I know
6	state your name for the record, please.	6	you've attended some of the other
7	THE WITNESS: I am Philip E.	7	depositions today so excuse me
8	Bontrager, and I'm the president and CEO of	8	earlier this week so I think we can
9	Sauder Manufacturing since October of 2005.	9	dispense with some of the formalities, but
10	MR. MCKEOWN: Okay. Why don't we	10	have you been deposed before?
11	enter appearances again just for the sake	11	THE WITNESS: I have.
12	of the record. The gentleman to your left,	12	MR. MCKEOWN: Okay. So let's just
13	I guess.	13	make sure we answer clearly and no
14	MR. YOUNG: I'm Thomas Young. I'm	14	gesticulations so we can create the record.
15	attorney for Sauder Manufacturing Company	15	Okay?
16	and the witness.	16	THE WITNESS: I understand.
17	MR. MCKEOWN: I'm Scott McKeown of	17	MR. MCKEOWN: Of course, if you need
18	the Oblon firm in Alexandria, Virginia. I	18	a break, please just ask for one.
19	represent University Loft in this	19	THE WITNESS: Thank you.
20	proceeding. And to my immediate right	20	I have some modest corrections and
21	is	21	clarifications that I'd like to get into
22	MR. BAHRET: Bill Bahret from	22	the record in my declaration, if I might,
23	Indianapolis. I represent the petitioner,	23	please.
24	University Loft Company.	24	MR. MCKEOWN: Sure. Well, before we
25	MS. NATNITHITHADHA: My name is Ruby	25	get to that, why don't I give you a copy of



2

Page 6 Page 7 1 PHILIP E. BONTRAGER PHILIP E. BONTRAGER 2 your declaration so we're all talking about Page 76, and this concerns the Yu patent. 3 3 the same thing. Page 76, at top of the page, the 4 4 **EXAMINATION** first line in the second paragraph, I would 5 5 BY MR. MCKEOWN: like to correct the last number in that line 6 Q. So I've handed you Exhibit 2008, from number 24 to number 40. So the last 7 which from IPR 2015-774, and you've also phrase should read "when the plates 2340 are 8 8 submitted a declaration in IPR 2015-958. I joined by fastener bolts." 9 9 believe those are identical, so I won't give And then in the subsequent 10 10 you a second copy. Is that your understanding? paragraph, in the second line of that third 11 11 A. That would be my understanding. And paragraph, I would like to correct the word 12 12 I'm going to be citing my clarifications from a "cover" to "support," so that beginning with 13 13 copy that I brought with me that is also the second line, "support plate 23. Support 14 14 labeled Exhibit 2008 from IPR 2015-00774. plate 23 as depicted in Figure 3." 15 15 Q. Okay. Those are two corrections from 16 A. First of all, on Page 30 of 102, at 16 errors I committed when I typed my declaration. 17 17 the bottom of the page, Footnote 31, just a Q. Okay. Are those the only changes? 18 18 clarification of the language. I would like to A. Those are the only ones. There's a 19 19 change the footnote to read: few other miscellaneous typos, but they're not 2.0 2.0 material in terms of the understanding or "Lower portion is described in the 21 21 '136 patent. My interpretation begins on interpretation of what's in the declaration. 22 22 Page 40 of this declaration." Q. Understood. So, Mr. Bontrager, as 23 23 Q. Okay. you stated at the outset, you are currently 2.4 24 The second correction/clarification employed by Sauder Manufacturing. Is that 25 25 that I'd like to read into the record is on correct? Page 8 Page 9 1 PHILIP E. BONTRAGER PHILIP E. BONTRAGER 2 2 That is correct. A. Well, I have elementary school and 3 3 Q. And how long have you been employed high school. But in terms of post high school 4 graduation, apart from periodic seminars, by Sauder? 5 A. I had been at Sauder Woodworking, workshops, professional development, that would 6 6 which is our parent company, since 2003. I constitute my formal education, yes. 7 transferred to Sauder Manufacturing in October Q. On the next page, Page 4, you 8 8 state -- well, at the end of the second of 2005, and have been in my current role since 9 9 paragraph, the last sentence, sort of the last that time. 10 10 Q. And as you say, your current role clause: 11 11 is? "I have gained significant 12 12 A. I am the president and chief experience in design and manufacture of 13 13 executive officer of Sauder Manufacturing institutional furniture." 14 14 Company. Could you expand upon what you mean 15 15 Q. At Page 3 of your declaration, it by institutional furniture? 16 16 looks like the first full paragraph below the A. Yes. Institutional furniture in the 17 bullet points, you state that you hold a 17 trade would be furniture that is sold to 18 18 master's in business administration with commercial customers as opposed to residential 19 19 distinction from the Ross Graduate School of furniture. So it's probably best talked 20 20 Business, the University of Michigan; and a about -- or part of talking about it is 21 21 bachelor of arts, economics, from Goshen describing what it is not. 22 College. Is that correct? 22 It is not furniture that is sold 23 23 A. That is correct. typically via retail stores or furniture stores 24 24 Q. Is that the entirety of your formal for use in private consumer residences. Rather 25 25 education? it is furniture that is sold into a variety of

DOCKET A L A R M

Page 10 PHILIP E. BONTRAGER commercial establishments, the for-profit and not-for-profit, that would be considered institutions. It would be -- the term would be used interchangeably with contract furniture. For example, the furniture in this room would be considered institutional furniture or contract furniture. Q. And contract furniture refers to the

- Q. And contract furniture refers to the manner in which it's sold? The channels in which it's sold?
- A. It would refer to a combination of both the specifications, the design, the sales channels, the sales conditions under which it is sold.
- Q. And is that institutional furniture -- just referencing Page 5, you refer to Sauder Manufacturing as America's largest manufacturer of ready-to-assemble residential furniture. Is that something different than institutional furniture?
- A. Yes. Sauder Woodworking is the manufacturer of ready-to-assemble furniture. We are a wholly owned and independently

PHILIP E. BONTRAGER

Page 11

operated subsidiary of Sauder Woodworking. We have one of our plants that is on the same campus as Sauder Woodworking. Our operations, our customers, our sales force, our product development efforts are independent.

As I tell some people, on one campus we share a dust collection system, and that's about the extent of what we share.

- Q. Do you know what percentage of products of Sauder Manufacturing are constructed of wood?
- A. Historically a hundred percent of them would have been constructed predominantly of wood and wood products.

Today many of our products -- the majority of our products, overwhelming majority of our products, would still contain wood in one form or another, but not all of them. They would also contain plastic, they would contain wood, they would -- or excuse me -- metal, they would contain urethane, they contain fabrics. They have many different materials included in them beyond just wood.

Q. On Page 4 you mention your previous

Page 12

PHILIP E. BONTRAGER

employment with the Hill-Rom Company, and you state that Hill-Rom Company's -- you served as a senior executive of the Hill-Rom Company's hospital patient room furniture business.

A. Yes.

- Q. Can you give me a little bit more detail on what that business was?
- A. Well, if you -- I'll refer you back to Page 2 and Page 3 of the same declaration.

O. Uh-huh.

A. At the time that I worked at Hill-Rom, it was a wholly owned subsidiary of Hillenbrand Industries with more than \$1.2 billion in global revenue. Hillenbrand was a publically traded company. Today Hill-Rom continues to be a public company and is independent of Hillenbrand Industries.

At the top of Page 3, I note in my declaration that I had several different roles, and the time frames, the nature of the overall roles are described there.

Working from the most recent to the oldest, from 1997 to 1999, I was the vice president and general manager for architectural

Page 13

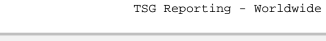
PHILIP E. BONTRAGER

products, which was the portion of the business that manufactured medical gas products in modular headwalls that go into patient rooms to deliver medical gases to the patient, as well as into operating rooms.

From 1993 to 1997, I was the vice president and general manager for Hill-Rom's European therapy bed business and had overall responsibility across seven countries and full profit and loss responsibility for that business.

And then from '86 to 1993, I was a vice president of business strategy for Hill-Rom's worldwide hospital furniture and medical device business.

- Q. Did Hill-Rom make furniture for businesses outside of the hospital and medical industry?
- A. No. Hill-Rom manufactured hospital furniture predominantly in the acute care marketplace. There was a smaller portion that was used in long-term care facilities, and there was yet a third portion that -- whose products were designed and developed for and



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

