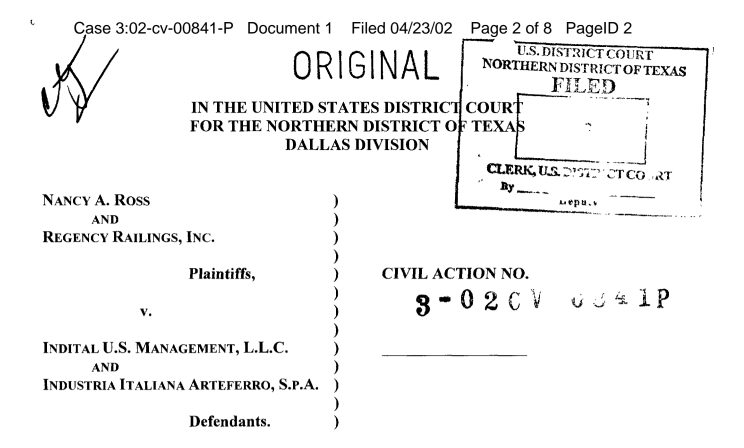
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COMPLAINT FOR DIRECT, CONTRIBUTORY, AND INDUCEMENT OF PATENT INFRINGEMENT, AND COPYRIGHT INFRINGEMENT

Plaintiffs Nancy A. Ross ("Ross") and Regency Railings, Inc. ("Regency") complain of defendants Indital U.S. Management, L.L.C. ("Indital") and Industria Italiana Arteferro, S.p.A. ("Ind.I.A.") on the grounds of direct and contributory patent infringement, inducement of patent infringement, and copyright infringement.

I. PARTIES, JURISDICTION, AND VENUE

- 1. This action for patent infringement arises under Title 35, United States Code, including §§ 271, 281, 283, 284 and 285. This action for copyright infringement arises under 17 U.S.C. §§ 101 et seq. This court has jurisdiction over this action under 28 U.S.C. §§ 1331 and 1338(a). Venue is proper in this district under 28 U.S.C. §§ 1391(b), (c) and (d) and 1400.
- 2. Plaintiff Nancy A. Ross is an individual resident of the State of Texas having her place of business at 100 Glass Street, Suite 101, Dallas, Texas 75207.
- 3. Plaintiff Regency Railings, Inc. is a Texas corporation having its principal place of business at 100 Glass Street, Suite 101, Dallas, Texas 75207.

- 4. Upon information and belief, defendant Ind.I.A. is an alien corporation organized and existing under the laws of Italy, having a principal business address of Via Vicenza 8/12, 36034 Malo (Vi), Italy, but doing business in the State of Texas. Ind.I.A. is therefore subject to suit in this district.
- 5. Upon information and belief, defendant Indital is a Texas limited liability company, having a principal place of business at 415 Blueberry Street, Houston, Texas 77018, and is a wholly owned subsidiary of defendant Ind.I.A. Defendant Indital can be served with process, <u>inter alia</u>, through its registered agent, Bradley Stein, at 3109 Kelly Street, Houston, Texas, 77026.
- 6. Defendants Indital and Ind.I.A. will hereinafter sometimes be referred to collectively as "Defendants."
- 7. Defendants have committed, and continue to commit, the acts of infringement complained of herein, within the State of Texas and within this judicial district.

II. FACTS GIVING RISE TO THIS ACTION

8. Ross is an award-winning interior designer and is particularly noted for her unique and creative designs of stairway and balcony railing systems. Owing to her reputation in the Dallas area, Ross' talents have been employed by many prominent citizens in the Dallas-Ft. Worth Metropolitan area, including celebrities and leaders of the Dallas business community. She is an allied member of the American Society of Interior Design and is a licensed interior designer by the Texas Association of Interior Design. She has been the recipient of many professional credits including recognition of her work by national interior design publications, as well as numerous builder and building trades associated publications. Her work has been recognized through awards for Best Interior Design In An Upscale Home and Luxury Home Of The Year. She has received awards for interior design in area expositions of upscale homes by national organizations, including Street of Dreams and Parade of Homes. These awards include Best Interior Design, Best Overall Room and Best Furnished Home. Her stairway and balcony railing designs are well known.

- 9. In the course of designing stairways and balconies for her clients' homes, Ross became increasingly aware of significant drawbacks inherent in then-existing railing systems and components. In particular, Ross determined that the conventional railing systems were overly complicated, insufficiently adaptable to various stairway and railing dimensional requirements, labor-intensive and thus overly costly to install.
- 10. Cognizant of the drawbacks inherent in existing railing designs, Ross began to develop an improved railing design overcoming the limitations found in the available railing systems.
- 11. Ultimately, Ross was successful in developing railing systems having substantial improvements over prior systems. Ms. Ross filed patent applications on the inventions of her systems during 1996 and 1998.
- 12. On October 13, 1998, Ross was granted, and is the owner of, United States Letters Patent No. 5,820,111, titled "Modular Stairway and Balcony Railing System" ("the '111 Patent"), a copy of which is attached hereto as Exhibit A. The '111 Patent is valid, subsisting, and in full force and effect.
- 13. On May 9, 2000, Ross was granted, and is the owner of, another United States Letters Patent No. 6,059,269, titled "Modular Stairway and Balcony Railing System" ("the '269 Patent"), a copy of which is attached hereto as Exhibit B. The '269 Patent is valid, subsisting, and in full force and effect.
- 14. The '111 Patent and the '269 Patent will hereinafter sometimes be referred to collectively as "the Ross Patents."
- 15. In addition to creating the inventions described and claimed in the Ross Patents, Ross also created a wide array of ornamental patterns, wholly original with Ross, which have contributed to and enhanced the aesthetic appearance of railing systems, and which are copyrightable subject matter under the Copyright Laws of the United States.
- 16. Ross has at all times complied with the Copyright Laws of the United States and has secured the exclusive rights and privileges under the Copyright Laws to her ornamental

patterns, including the securing of Certificates of Registration on numerous ones of her original and creative railing designs.

- 17. In particular, one of the original designs that Ross has created is entitled "Tuscany Railing Design," for which the Register of Copyrights has issued Certificate of Registration VA 1-086-070, and is attached hereto as Exhibit C. The copyright to the Tuscany Railing Design is valid and subsisting, and Ross is, and always has been, the lawful owner of such copyright and of the Certificate of Registration thereto.
- 18. Ross has granted to Regency Railings an exclusive license to manufacture and sell, <u>inter alia</u>, the railing systems described and claimed in the Ross Patents as well as those incorporating her copyrighted designs, including the copyrighted Tuscany Railing Design.
- 19. Pursuant to its license, Regency Railings commenced production and sale of railing systems incorporating the Tuscany Railing Design at least as early as 1998. Since that time, Regency has successfully commercialized these systems until Defendants entered the market and commenced its infringing activities, as set out in detail hereinafter.
- 20. Ross and Regency Railings have also extensively promoted the Tuscany Railing Design through a number of promotional channels, including magazine advertising and internet advertising. Thousands of copies of magazines featuring photographs of this design have been distributed to the public, and photographs of this design are also made available to the public through Regency Railings' website at www.regencyrailings.com.

III. PATENT INFRINGEMENT

- 21. Plaintiffs reassert the allegations of paragraphs 1-14, 18 and 19 of the Complaint, which are incorporated herein by reference for the purpose of providing the initial allegations of this cause of action.
- 22. At all times material hereto, Plaintiffs have assured that the statutory patent notice of the Ross Patents has been affixed in accordance with the requirements of 35 U.S.C. § 287.

- 23. Based upon its pre-filing investigation, Plaintiffs are informed that Defendants are engaged in activities, within this district and elsewhere in the United States, which constitute direct, induced, and/or contributory infringement of one or more claims of the Ross Patents.
- 24. The infringing conduct of Defendants has caused, and if not enjoined will continue to cause, damage to the rights of Plaintiffs in the Ross Patents.
- 25. Plaintiffs are further entitled to recover from Defendants, under 35 U.S.C. § 284, their damages, including lost profits, they have sustained and will sustain as a result of Defendants' acts of infringement alleged above. In addition, upon information and belief, Defendants acts of infringement were and are intentional and willful, entitling Plaintiffs to enhanced damages under 35 U.S.C. § 284. At present, the full amount of such damages cannot be fully ascertained by Plaintiffs.

IV. COPYRIGHT INFRINGEMENT

- 26. Plaintiffs reassert the allegations of paragraphs 1-8, and 15-20 of the Complaint which are incorporated herein for the purpose of providing the initial allegations of this cause of action.
- 27. By reason of Defendants' access to the advertising and other materials promoting the copyrighted Tuscany Railing Design, as well as Defendants' observation of Ross' railing designs and Regency railing products, Defendants have had access to and have reviewed the Tuscany Railing Design.
- 28. This access can be confirmed by the fact that railing systems and components sold and offered for sale by Defendants incorporate a design not only substantially similar, but essentially identical to, the Tuscany Railing Design.
- 29. Based on the foregoing, Plaintiffs allege that Defendants have reproduced, copied, displayed, and sold railing systems incorporating, the copyrighted Tuscany Railing Design in violation of Plaintiffs' exclusive rights under 17 U.S.C. § 106.
 - 30. Defendants acts of copyright infringement were without the authorization or

consent of Plaintiffs and Plaintiffs are therefore entitled to recover, under 17 U.S.C. § 504, the actual damages suffered as a result of Defendants' infringement, but no less than statutory damages, and any and all profits of the Defendants that are attributable to the infringement. Plaintiffs are further entitled to an injunction under 17 U.S.C. § 502.

V. ATTORNEYS' FEES

- 31. All of the foregoing allegations are incorporated herein by reference for all purposes.
- 32. Defendants' conduct herein has required Plaintiffs to retain the undersigned attorneys to enforce and protect their rights under the Patent and Copyright Law and to prosecute their claims in this lawsuit.
- 33. Owing to Defendants' violation of Plaintiffs' copyright, Plaintiffs are entitled to recover their reasonable attorney's fees under 17 U.S.C. § 505 in prosecuting its copyright infringement claims through trial and, if necessary, through appeal.
- 34. The facts giving rise to this cause of action qualify it as an exceptional case, and Plaintiffs are therefore also entitled to recover their reasonable attorney's fees under 35 U.S.C. § 285 in prosecuting its patent infringement claims through trial and, if necessary, through appeal.

VI. PRAYER FOR RELIEF

Plaintiffs Nancy A. Ross and Regency Railings, Inc. therefore pray for judgment that:

- a. Defendants have infringed one or more of the claims of the Ross Patents;
- b. Defendants have infringed the copyrighted Tuscany Railing Design;
- c. Defendants, their directors, officers, agents, servants, and employees, and all other persons in active concert or privity or in participation with Defendants, be restrained and enjoined from infringing the Ross Patents and the Tuscany Railing Design;
- d. Defendants be ordered to pay to Plaintiffs the full amount of Plaintiff's damages, including enhanced and punitive damages, as well as profits obtained by Defendants, as a consequence of Defendants' infringing conduct;

- e. Plaintiffs recover pre-judgment interest at the maximum lawful rate on the sums awarded herein;
- f. Plaintiffs recover post-judgment interest at the maximum lawful rate on the sums awarded herein; and
- g. Plaintiffs be awarded their costs and the reasonable attorneys' fees and such other relief which Plaintiffs shall show themselves justly entitled.

JURY DEMAND

Plaintiff hereby demands trial by jury on all issues triable to a jury.

Respectfully submitted,

Kenneth R. Glaser

TX State Bar No. 07999000

Kenneth T. Emanuelson

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