United States District Court, W.D. Michigan, Southern Division.

Frederic C. AMBROSE and FLEX-REST, LLC,

Plaintiffs.

v.

STEELCASE, INC., and Office Details, Inc,

Defendants.

No. 1:02-CV-537

Nov. 10, 2003.

George Pazuniak, Womble Carlyle Sandridge & Rice PLLC, Wilmington, DE, Craig H. Lubben, Miller Johnson PLC, Kalamazoo, MI, Jon G. March, Miller Johnson PLC, Grand Rapids, MI, William C. Bergmann, Baker & Hostetler LLP, Washington, DC, for Defendants.

SECOND ORDER ON CLAIM CONSTRUCTION AND SUMMARY JUDGMENT ISSUES

DAVID W. McKEAGUE, District Judge.

In accordance with the Court's memorandum opinion of even date,

IT IS HEREBY ORDERED:

- 1. That the '489 patent terms "clamp" and "the rear end of the keyboard being disposed below the front end of the keyboard," and the '231 patent term "sidewall" shall be construed as set forth in the memorandum opinion; and
- 2. That defendants' second motion for partial summary judgment of non-infringement of the '231 patent is **GRANTED**; and
- 3. That **SUMMARY JUDGMENT** is hereby **AWARDED** to defendants Steelcase, Inc., and Office Details, Inc., on plaintiffs' infringement claims against them under United States Patent No. 5,961,231.

W.D.Mich.,2003.

Ambrose, Flex-Rest, LLC v. Steelcase, Inc.

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