

ESTTA Tracking number: **ESTTA399215**

Filing date: **03/22/2011**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Petition for Cancellation

Notice is hereby given that the following party requests to cancel indicated registration.

Petitioner Information

Name	FREUDING LABORS GmbH		
Entity	Corporation	Citizenship	Germany
Address	Am Schleifwegacker 2 Stetten, 87778 GERMANY		

Attorney information	Deborah A. Feinblum Venable LLP 2049 Century Park East Suite 2100 Los Angeles, CA 90067 UNITED STATES ipdocketingla@venable.com Phone:310-229-9900		
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Registration Subject to Cancellation

Registration No	3273171	Registration date	08/07/2007
Registrant	Freuding USA, LLC 9150 Wilshire Boulevard, Suite 210 Beverly Hills, CA 90212 UNITED STATES		

Goods/Services Subject to Cancellation

Class 020. First Use: 1964/00/00 First Use In Commerce: 2004/04/00 All goods and services in the class are cancelled, namely: Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture
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Grounds for Cancellation

<i>Torres v. Cantine Torresella S.r.l.Fraud</i>	808 F.2d 46, 1 USPQ2d 1483 (Fed. Cir. 1986)
Abandonment	Trademark Act section 14
Priority and likelihood of confusion	Trademark Act section 2(d)

Mark Cited by Petitioner as Basis for Cancellation

U.S. Application No.	85262132	Application Date	03/09/2011
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	FREUDING		

Design Mark	FREUDING
Description of Mark	NONE
Goods/Services	Class 020. First use: First Use: 1990/01/00 First Use In Commerce: 1990/01/00 furniture, office furniture, furniture parts, furniture for use in dental offices, dental practice furniture, and dental office furniture

Attachments	85262132#TMSN.jpeg (1 page)(bytes) 299049_FREUDING_CANCELLATION.pdf (34 pages)(3805655 bytes)
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Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address record by First Class Mail on this date.

Signature	/deborah a. feinblum/
Name	Deborah A. Feinblum
Date	03/22/2011

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

FREUDING LABORS GmbH)	
)	
Petitioner,)	
)	Cancellation No. _____
v.)	Registration No. 3,273,171
)	Mark: FREUDING
Freuding USA LLC)	
)	
)	
Registrant.)	
_____)	

PETITION FOR CANCELLATION

Petitioner, FREUDING LABORS GmbH, a corporation organized and existing under the laws of Germany with an address of Am Schleifwegacker 2, Stetten, Germany 87778, believes that it is damaged and will continue to be damaged by the continued registration of U.S. Reg. No. 3,273,171, and hereby petitions to cancel the same pursuant to Section 14 of the Lanham Act.

As grounds therefor, Petitioner alleges as follows:

1. Petitioner is the owner of the U.S. common law rights to the mark FREUDING for use in connection with Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture,” in International Class 20.
2. Petitioner is currently using, and has used, the mark FREUDING in connection with furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture, in the U.S. since at least as early as January 1990. (See Specimen of Petitioner’s Use attached as Exhibit A)
3. Petitioner filed U.S. application Serial No. 85/262132 for the mark FREUDING for “Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture,” in International Class 20. (See USPTO printout attached as Exhibit B)

4. Registrant, Freuding USA, LLC, a corporation organized and existing under the laws of California, is the owner of U.S. Reg. No. 3,273,171 for the mark FREUDING for the following goods and services: "Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture," in International Class 20. (See TARR printout attached as Exhibit C)

5. Registrant, Mr. Lothar Mohr, the President and sole owner of Freuding USA, LLC, entered into a Cooperation Agreement with Petitioner for the purpose of expanding its preexisting business in the U.S. market on December 5, 2003. (See Cooperation Treaty attached as Exhibit D)

6. The Cooperation Agreement between Registrant and Petitioner terminated on September 17, 2009, thereby divesting Mr. Mohr of all rights to use of the mark FREUDING in connection with "Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture," in International Class 20. (See termination letter attached as Exhibit E)

7. Pursuant to the Cooperation Agreement, Registrant filed a 1(a) application for Petitioner's mark FREUDING. The application matured into U.S. Reg. No. 3,273,171 with a first use date of April 2004. Registrant's use of the mark FREUDING is based on its agreement with Petitioner, authorizing Registrant to use the FREUDING mark. Registrant had no right to the use of FREUDING outside the agreement nor does Registrant currently have any rights to the use and/or registration of the mark FREUDING.

8. Petitioner has requested that Registrant assign to Petitioner, U.S. Reg. No. 3,273,171 for the mark FREUDING because Registrant has no legitimate rights to the mark. Nevertheless, Registrant has refused assignment and continues to fraudulently claiming rights to the mark.

9. Further, upon information and belief, Petitioner believes that Registrant is no longer using the mark FREUDING as embodied in U.S. Reg. No. 3,273,171. (See Printout of Registrant's Website attached as Exhibit F).

10. Petitioner's use of its FREUDING mark, since at least January 1990, predates Registrant's first use date of the mark FREUDING in the United States, April 2004, by nearly fourteen years. Upon information and belief, Petitioner is harmed and

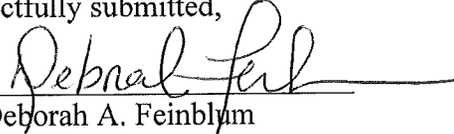
will continue to be harmed by Registrant's registration, U.S. Reg. No. 3, 273, 171, in light of Petitioner's ownership rights in its FREUDING mark.

11. Additionally, it is Petitioner's belief, that the USPTO will issue an Office-Action in connection with Petitioner's application, U.S. Ser. No. 85262132, for the mark FREUDING, based upon a likelihood of confusion with Registrant's registration, U.S. Reg. No. 3, 273, 171 for the mark FREUDING, thereby refusing Petitioner's application for registration of the FREUDING mark.

WHEREFORE, based on the harm Registrant's mark FREUDING is and will continue to cause Petitioner harm, Petitioner requests that U.S. Reg. No. 3,273,171 be cancelled.

Dated: Los Angeles, California
March 22, 2011

Respectfully submitted,

By: 

Deborah A. Feinblym

Venable LLP

Attorneys for Petitioner

2049 Century Park East, Suite 2100

Los Angeles, California 90067

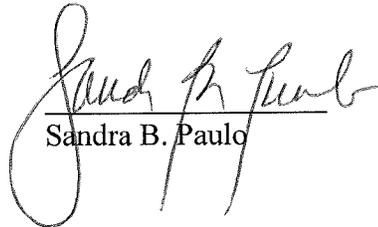
(310) 229-9900

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Petition for Cancellation was served by U.S. mail, first class, postage prepaid, on this 22nd day of March, 2011, on the Registrant at the address listed in the current U.S. Trademark Office Records as follows:

Freuding USA, LLC
9150 Wilshire Boulevard, Suite 210
Beverly Hills, CA 90212

Colin P. Abrahams
Law Offices of Colin P. Abrahams
5850 Canoga Avenue, Suite 400
Woodland Hills, California 91367



Sandra B. Paulo

EXHIBIT A





EXHIBIT B

Thank you for your request. Here are the latest results from the TARR web server.

This page was generated by the TARR system on 2011-03-15 12:26:26 ET

Serial Number: 85262132 Assignment Information Trademark Document Retrieval

Registration Number: (NOT AVAILABLE)

Mark

FREUDING

(words only): FREUDING

Standard Character claim: Yes

Current Status: New application will be assigned to an examining attorney approximately 3 months after filing date.

Date of Status: 2011-03-14

Filing Date: 2011-03-09

Transformed into a National Application: No

Registration Date: (DATE NOT AVAILABLE)

Register: Principal

Law Office Assigned: (NOT AVAILABLE)

If you are the applicant or applicant's attorney and have questions about this file, please contact the Trademark Assistance Center at TrademarkAssistanceCenter@uspto.gov

Current Location: 042 -New Application Processing

Date In Location: 2011-03-14

LAST APPLICANT(S)/OWNER(S) OF RECORD

1. FREUDING LABORS GmbH

Address:

FREUDING LABORS GmbH
Am Schleifwegacker 2
Stetten 87778
Fed Rep Germany

Legal Entity Type: Corporation**State or Country of Incorporation:** Fed Rep Germany

GOODS AND/OR SERVICES

International Class: 020**Class Status:** Active

furniture, office furniture, furniture parts, furniture for use in dental offices, dental practice furniture,
and dental office furniture

Basis: 1(a)**First Use Date:** 1990-01-00**First Use in Commerce Date:** 1990-01-00

ADDITIONAL INFORMATION

(NOT AVAILABLE)

MADRID PROTOCOL INFORMATION

(NOT AVAILABLE)

PROSECUTION HISTORY

NOTE: To view any document referenced below, click on the link to "Trademark Document Retrieval" shown near the top of this page.

2011-03-14 - New Application Office Supplied Data Entered In Tram

2011-03-12 - New Application Entered In Tram

ATTORNEY/CORRESPONDENT INFORMATION

Attorney of Record

Deborah A. Feinblum

Correspondent

DEBORAH A. FEINBLUM
VENABLE LLP
2049 CENTURY PARK E STE 2100
LOS ANGELES, CA 90067-3133
Phone Number: 310-229-9900

Fax Number: 310-229-9901

EXHIBIT C

Thank you for your request. Here are the latest results from the TARR web server.

This page was generated by the TARR system on 2011-03-15 12:26:49 ET

Serial Number: 76610377 [Assignment Information](#) [Trademark Document Retrieval](#)

Registration Number: 3273171

Mark

FREUDING

(words only): FREUDING

Standard Character claim: Yes

Current Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Date of Status: 2007-08-07

Filing Date: 2004-09-07

Transformed into a National Application: No

Registration Date: 2007-08-07

Register: Principal

Law Office Assigned: LAW OFFICE 106

If you are the applicant or applicant's attorney and have questions about this file, please contact the Trademark Assistance Center at TrademarkAssistanceCenter@uspto.gov

Current Location: 650 -Publication And Issue Section

Date In Location: 2007-08-07

LAST APPLICANT(S)/OWNER(S) OF RECORD

1. Freuding USA, LLC

Address:

Freuding USA, LLC
9150 Wilshire Boulevard, Suite 210
Beverly Hills, CA 90212

United States

Legal Entity Type: Corporation

State or Country of Incorporation: California

GOODS AND/OR SERVICES

International Class: 020

Class Status: Active

Furniture; office furniture; furniture parts; furniture for use in dental offices; dental practice furniture; dental office furniture

Basis: 1(a)

First Use Date: 1964-00-00

First Use in Commerce Date: 2004-04-00

ADDITIONAL INFORMATION

(NOT AVAILABLE)

MADRID PROTOCOL INFORMATION

(NOT AVAILABLE)

PROSECUTION HISTORY

NOTE: To view any document referenced below, click on the link to "Trademark Document Retrieval" shown near the top of this page.

2007-08-07 - Registered - Principal Register

2007-05-22 - Published for opposition

2007-05-02 - Notice of publication

2007-03-22 - Law Office Publication Review Completed

2007-03-21 - Approved for Pub - Principal Register (Initial exam)

2007-03-19 - Amendment From Applicant Entered

2007-02-12 - Communication received from applicant

2007-03-19 - Assigned To LIE

2007-02-12 - PAPER RECEIVED

2006-08-31 - Non-final action mailed

2006-08-30 - Non-Final Action Written
2006-08-23 - Previous Allowance Count Withdrawn
2006-08-21 - Withdrawn From Pub - Og Review Query
2006-07-19 - Law Office Publication Review Completed
2006-07-19 - Assigned To LIE
2006-07-14 - Assigned To LIE
2006-06-22 - Approved for Pub - Principal Register (Initial exam)
2006-06-16 - Amendment From Applicant Entered
2006-05-08 - Communication received from applicant
2006-05-08 - PAPER RECEIVED
2005-11-02 - Non-final action mailed
2005-11-02 - Non-Final Action Written
2005-10-13 - Amendment From Applicant Entered
2005-10-05 - Communication received from applicant
2005-10-05 - PAPER RECEIVED
2005-04-04 - Non-final action mailed
2005-04-03 - Non-Final Action Written
2005-04-03 - Assigned To Examiner
2004-09-16 - New Application Entered In Tram

ATTORNEY/CORRESPONDENT INFORMATION

Attorney of Record

Colin P. Abrahams

Correspondent

COLIN P. ABRAHAMS
LAW OFFICES COLIN P. ABRAHAMS
5850 CANOGA AVENUE, SUITE 400
WOODLAND HILLS, CALIFORNIA 91367
Phone Number: (818)710-2788

Fax Number: (818) 710-2798

EXHIBIT D

Cooperation Agreement

between

**Freuding Labors GmbH Laboreinrichtungen, Am Schleifwegacker 2, D-87778
Stetten**

(in the following: producer)

and

Mr. Lothar Mohr, Am Rückersgraben 35, 63110 Rodgau

in the following: distribution partner

I. Preamble

The company Freuding Labors GmbH intends to expand the US-market. Mr. Lothar Mohr intends to work self responsibly as US-distribution-partner for the US-company Freuding Labors GmbH. The necessary visa proceeding was already initiated in the past, the issuance is in the meantime shortly to be expected. The parties agree the following

Cooperation Agreement:

§ 1 Consent to the establishment of a company

The producer grants the distribution partner its consent with the establishment of an independent company in the form of a LLC with the name "Freuding USA LLC". After completion of the foundation of the company the distribution partner agrees to present an excerpt of the shareholders agreement. The distribution partner further agrees to notify the producer concerning future amendments of the shareholders agreement immediately by transmitting the corresponding subsequent deeds. Upon a termination of the cooperation the distribution partner agrees principally to immediately change the name of the company.

§ 2 Scope of duties of the distribution partner

The distribution partner agrees to only distribute the products of the producer in the US. The distribution partner will employ his whole work capacity, experience and knowledge within the cooperation. The taking over of a further business activity as well as the initiation of the distribution of third party products or of products produced by himself [i. e. the distribution partner; comment by the translator] is only admitted with the prior consent of the producer.

Basis for the formulation of an offer is the actually current price-list of the producer. Possible price-reductions/discounts and other reductions need the prior consent of the producer. Confirmations of offers are to be carried out exclusively and solely by

the producer, otherwise they are without any effect concerning the producer and will only be deemed an exclusive contractual relationship of the distribution partner.

§ 3 Duration of the cooperation

The agreement starts with the issuance of a US-visa and the rental of suitable exhibition rooms by the distribution partner. The cooperation is fixed until December 31, 2004. If the cooperation is not terminated at least three months prior to December 31, 2004, it is prolonged for an indefinite period of time. Thereafter a termination is only possible upon three months notice to the end of a calendar quarter.

The notice of termination has to be effected in writing.

The cooperation may be terminated by both contractual parties for valid essential cause immediately. Valid important reasons are, for instance, actions of embezzlement; insufficient care of the field of work; competitive activities in violation of the duty of loyalty.

§ 4 Initial actions of the distribution partner upon start of the cooperation

Upon start of the cooperation the distribution partner agrees to carry out the following measures in its own name and for its own costs:

- establishment of the "Freuding USA LLC"
- rental of suitable exhibition rooms
- preparation of presentation/distribution/service of all products of the producer
- preparatory coordination of joint exhibition experiences

§ 5 Initial measures of the producer upon start of the cooperation

Upon start of the cooperation the producer agrees to carry out the following measures:

- procurement of advertising materials upon request of the distribution partner
- equipment of the exhibition rooms with the following products:
technician tables: 1 x M 4/3 – 1 x F 20 – 1x F 40; one gypsum table – one stove table
- taking over of the transportation costs/transport insurance including importation value added tax for the above fixtures
- revision of the US-webpage

§ 6 Consideration of the distribution partner

The distribution partner receives for its activities a sales commission for transmitted orders of

25 % of the respective gross value of the order

exclusive transport-/freight-/packing-costs as well as eventual customs, taxes and other dues.

If in case of exploratory talks necessary price-reductions/discounts have to be consented to the end-recipient, the parties will agree upon an unanimous regulation concerning the economic taking over of the reductions.

The accounting vis-à-vis the end-user will be carried out by the producer.
A claim for commission arises with the receipt of the payment by the purchaser.
The accounting for the commission and payment is effected in case of a

- single claim in the excess of 250,00 € within 8 days
- single claim up to 250,00 € cumulatively to the end of each month.

If the aforementioned regulation of the commission results in a double taxation of the distribution partner, the producer agrees to cooperate concerning an alternative form of consideration which is equal to the aforementioned economic purpose.

§ 7 Expenses – other performances

Upon receipt of the sales commission pursuant to § 6 all services of the distribution partners are herewith compensated. For purposes of clarification it is expressly noted that a separate taking over of costs of personal travel and communication etc. by the producer is excluded.

§ 8 Future cost assumption by the producer

The producer agrees to take over the following distribution costs upon prior consent up to further notice:

- costs of advertising in industrial magazines in the US
- US-exhibition-appearances: procurement of exhibition goods/space rental/transportation costs
- consecutive new equipment of exhibition installation upon new productions

§ 9 Title retention concerning the exhibition goods transferred

The distribution partner may only dispose (for instance: sale, security transfer of title, pledge etc.) concerning the various exhibition goods upon prior consent of the producer. A violation will be regarded as a valid cause for immediate termination of the agreement pursuant to § 03.

§ 10 Duty of secrecy and discretion

The distribution partner agrees to keep all business matters and occurrences of the producer secret which it learns in the scope of its activities, especially as regards sources of supply, price and company policy. This duty of secrecy is expressly also agreed concerning the time after termination of this agreement.

All documents, technical data and developments as well as own notes concerning the scope of the producer have to be handed out to the producer upon termination. Any right to retain concerning such documents is expressly excluded.

All documents, technical data and other data which the distribution partner has produced or received during the cooperation may only be transferred respectively made accessible to third parties upon consent of the producer.

§ 11 Final provisions

With the aforementioned cooperation agreement the contracting parties expressly do not want to establish an employment-relationship. The distribution partner, on the contrary, acts in its absolute own responsibility, i. e. by taking over all entrepreneurial risks. It is in no way integrated into the business organization of the producer.

Assertion of claims of any kind by the later assumption of an employment relationship is irrevocably excluded.

Both parties agree that they have not entered into any contractual agreements except for the provisions of this agreement.

Amendments and supplements of this agreement as well as other agreements which affect the contractual rights and duties of each party are only valid if in writing.

If a provision of this agreement is invalid or infeasible, this does not affect the validity of the other provisions, the parties, however, are required to agree on a substitute provision replacing the invalid or infeasible contractual provisions which does not alter the purpose and the relationship between performance and consideration of all participants.

Jurisdiction under this agreement is expressly the court competent for D-Stetten.

Stetten, this December 5, 2003

Freuding Labors GmbH
Producer
Peter Freuding – Managing director -

Lothar Mohr
distribution partner

EXHIBIT E



SEITZ·WECKBACH·FACKLER

RECHTSANWÄLTE STEUERBERATER

Seitz·Weckbach·Fackler Postfach 10 23 44 · 86013 Augsburg

D21/16002



**Via DHL and
Via Telefax/via E-mail**
Mr. Lothar Mohr
California Office
3238 Avenida del Alba
Carlsbad, CA 92009
USA

Freuding USA LLC
attention Mr. Lothar Mohr

Fax No. 001 760 365 0597
Email: lothar@freudingusa.com

17. September 2009

Sekretariat Frau Agerer
Telefon: (0821) 3 45 85 - 31
Telefax: (0821) 3 45 85 - 33
E-Mail: TSeitz@seitz-partner.de
Fach 17/4 Amtsgericht Augsburg

Unser Zeichen: 716/09SE12-ag

Freuding LLC USA

Dear Mr. Mohr,

we herewith let you know, that we represent Freuding Labors GmbH, Am Schleifwegacker 2, 87778 Stetten. Power of attorney is enclosed herewith.

In the name and on behalf of our client we herewith **terminate** the cooperation agreement of December, 5, 2003 **without notice**, alternatively pursuant to § 3 of the cooperation agreement as of December 31, 2009. We have to ask you to refrain from using the name "Freuding" immediately and to change the name of the Freuding USA LLC so that this name is no longer used. This should be shown by presenting the respective documents. In this regard we herewith set a deadline as of September 30, 2009.

Reasons for this were that despite admonitions you are in arrears with payments in the amount of 242.097,21 US \$ and that according to your e-mails of September 11 and September 27, 2009 it is not to be expected, that you will ever make payments. Further, with your letter of September 16, 2009 and the unjustified allegations made therein you have destroyed any basis for a trustworthy cooperation.

RECHTSANWÄLTE

Dr. Theodor Seitz LL. M. Harvard
Attorney-at-Law (N.Y.)
Fachanwalt für Handels- und
Gesellschaftsrecht

Dr. Thomas Weckbach
Fachanwalt für Arbeitsrecht

Wolfgang Fackler
Nikolaus Fackler
Fachanwalt für Strafrecht
Fachanwalt für Verkehrsrecht

Dr. Christian Fackler
Fachanwalt für Erbrecht

Hans-Peter Bernhard
Fachanwalt für Bau- und Architektenrecht
Fachanwalt für Sozialrecht

Dr. Rudolf Wittmann
Fachanwalt für Steuerrecht

Irina Lindenberg-Lange
Fachanwältin für Verwaltungsrecht
Fachanwältin für Miet- und
Wohnungseigentumsrecht

Dr. Sven Friedl MBA Wales
Fachanwalt für Bank- und Kapitalmarkt
Wirtschaftsmediator

Sandra Hofmann
Fachanwältin für gewerblichen Rechtsschutz

Barbara Kühn
Fachanwältin für Arbeitsrecht

Susanne Ehlers
Fachanwältin für Familienrecht

Michael Tusch
Fachanwalt für Verkehrsrecht

Yūki Hitzelberger-Kijima

Dr. Christoph Knapp
Fachanwalt für Handels- und
Gesellschaftsrecht

Joachim Thalheimer
Dipl.-Finanzwirt (FH)

Caroline Scherer
Dr. Klaus Weber

STEUERBERATER

Dr. Theodor Seitz LL. M. Harvard
Andrea Feuchtgruber
Dipl.-Betriebswirtin (FH)

Schließgrabenstraße 14
86150 Augsburg
Internet: www.seitz-partner.de
Steuer-Nr. 174/07608

Mitglied der Consilium Juris EWIV
www.consilium-juris.net

Kooperationspartner:
Helscher & Besser
Steuerberatungsgesellschaft mbH
Revisions- und Beratungs-GmbH
Wirtschaftsprüfungsgesellschaft

Deutsche Bank AG Augsburg
BLZ 720 700 24 · Kto.-Nr. 0 132 100
IBAN DE 87 7207 0024 0013 2100 00
BIC (SWIFT CODE) DEUTDE33

Augusta-Bank eG · Raiffeisen-Volksbank
BLZ 720 900 00 · Kto.-Nr. 5 090 008
IBAN 7209 0000 0005 0900 08
BIC GENODEF1AUG



This is very sad since our client was prepared to offer you further cooperation, however, limited to the territory of the State of California, provided, that you personally guarantee the payments of the outstanding claims and that you will, as indicated by you, reduce the outstanding amount shortly. Pursuant to your letter of September 16, 2009 that completely contradicts the facts and circumstances our client sees no possibility heretofore anymore.

Finally we point again out, that the outstanding amounts are 242.097,21 UDD. We herewith set a last deadline to pay this amount until September 30, 2009 by transfer to the USD-account of our client known by you.

Yours sincerely

Dr. Theodor Seitz
Attorney-at-law

EXHIBIT F

WELCOME



**DOING BUSINESS NOW AS FUSADENTAL
PLEASE CONTINUE TO OUR FUSADENTAL WEBSITE**

click here FUSADENTAL

FUSA DENT

Company	Lab Design	Products	Th
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Welcome to FUSADENTAL

FUSA Dental has emerged out of the experience of a 7 Year representation of a leading German manu Laboratory furniture.

Coming out of the midst of Dental Laboratory Owner's 20 years and the accumulated knowledge of th we think we bring an extraordinary amount of experience to the plate. (including Service you will not i

As manufacturer of European style Dental Laboratory Work benches as well as plaster, casting, shipp emphasis is focused on extraordinaire quality, ergonomics in the work space (workflow) and ergonom

Our work bench height of 36 inch, with integrated arm rests is designed for healthier posture during t

Our chair is scientifically proven to be less fatiguing than ordinary office chairs made in the **USA**.

Our task light produces 5300 Kelvin temperature (daylight).

Table tops are chosen in accordance with your individual work environment needs.

Our suction Units are enduring Zirconium silicate, as well as aluminum oxide.

Our pricing is compatible with any U.S marketed Product.

Our diligent production facility is located in San Diego, employing the proven "Blum" drawer sliders a Business with you.

We offer standardized as well as custom made Lab furnishings at affordable Prices.

It goes without saying that Design Services are charged at a minimal fee, to be credited at purchase.

Our Installation Team will be at hand to install your purchase.

We accept trade-ins of your used Lab furnishings, after evaluation.

Convince yourself of our exceptional Craftsmanship - Meet Fusadental at:

February 24-25, 2011

LMT Lab Day Chicago, Illinois!

FUSA DENTAL LLC

FUSA DENT

Company	Lab Design	Products	Th
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Company Core Values and Business Philosophy

FUSADENTAL has been designing, manufacturing, and installing high quality dental furniture laboratories all over the USA. Currently Run by CEO Lothar Mohr, the company has grown in operation, from conception to design. The company has already begun taking plain design to the next level. **FUSADENTAL** takes great pride in being able to shape even the smallest and most functional as possible.

Our philosophy is not to put as many workbenches into a dental laboratory as possible where technicians are comfortable and love to be. The proprietor of the business benefits from the technicians leave and the technicians spend more time in the laboratory than anywhere else. The technicians love the laboratory rather than dreading being there.

Through years of experience we have developed from benchmakers to experts on dental laboratory design, furnishing as well as dental office furniture.

Thousands of opinions were considered over the years and concepts from those opinions were incorporated into the company, making it what it is today. We have worked with professors, occupational therapists, owners, and technicians themselves.

Besides being ergonomic, our designs are of excellent engineering, durability, solidity and reliability.

Our Mission Statements:

1. To improve the working environment in dental offices and dental laboratories.

2. By creating and designing and ergonomic workflow.

By avoiding noise and air pollution

By creating healthier body posture standards

Healthier body + Healthier Mind + More Creativity = More Output.

Contact us at lothar@fusadental.com

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FUSA DENT

Company	Lab Design	Products	Th
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Contact Us

Best ways to contact Lothar Mohr, CEO of FUSA Dental LLC.

Telephone (760) 635-0579

Fax (760) 635-0597

Email [FUSA DENTAL CLICK HERE](#)

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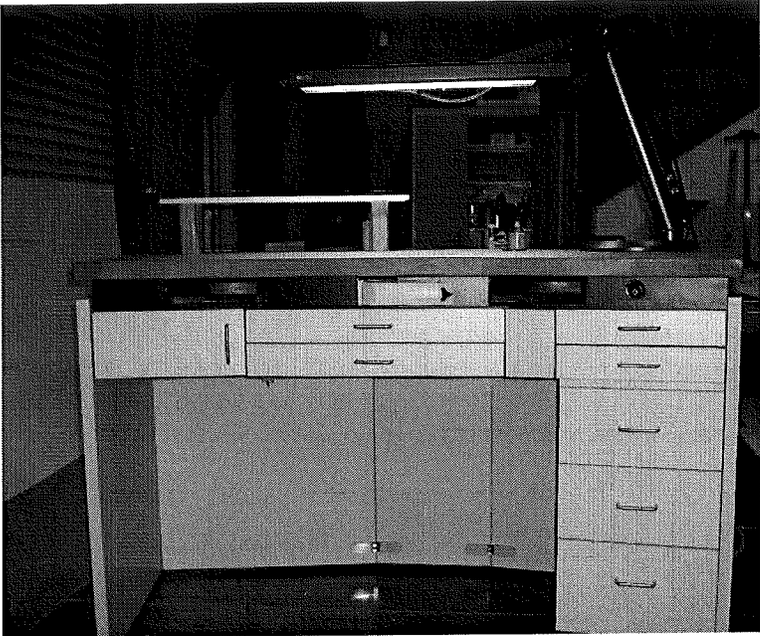
FUSA DENT

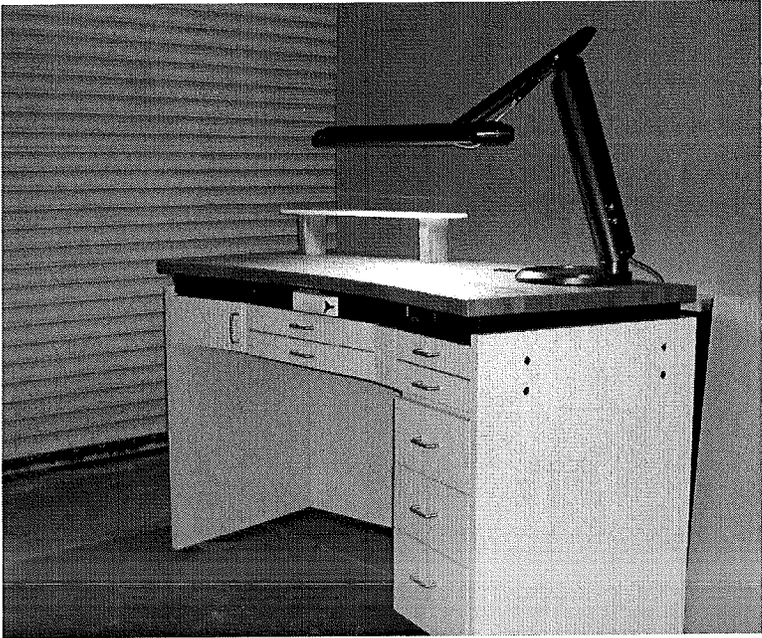
Company	Lab Design	Products	Th
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Products

Workbench examples:

Contact us at lothar@fusadental.com





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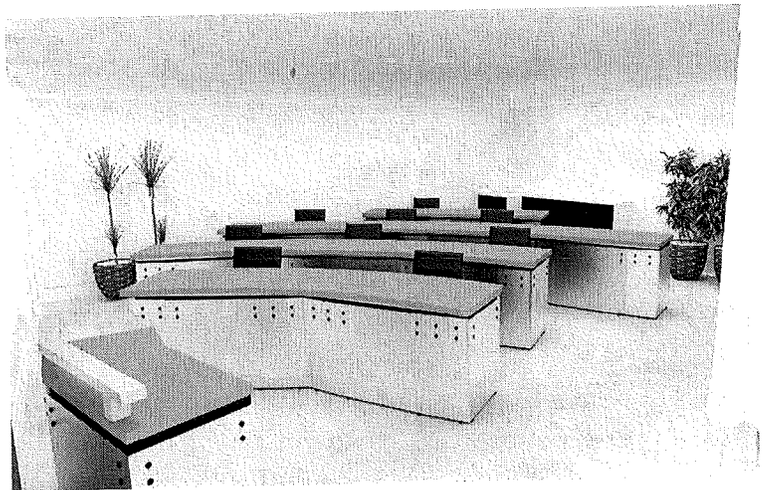
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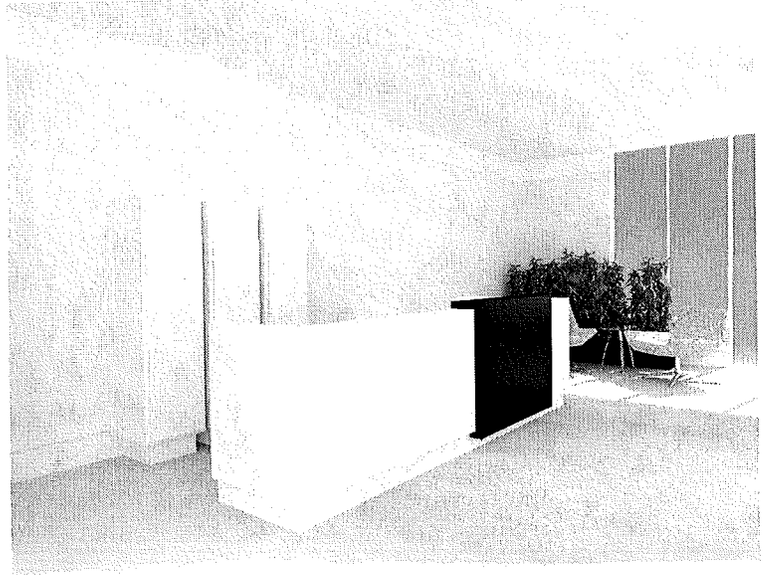
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Lab Design

Planning and design will be performed by Studio BASE 3 in accordance with client requirements at a minimal fee to be credited at purchase.

Contact us at lothar@fusadental.com





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