UNITED STATES OF AMERICA CONSUMER PRODUCT SAFETY COMMISSION

IN THE MATTER OF	CPSC DOCKET	NO.: 21-
THYSSENKRUPP ACCESS CORP.,		
Respondent.		

MOTION TO QUASH NON-PARTY SUBPOENA

Non-party Jurrien Van Den Akker, through the undersigned counsel and pursuant to 16 C.F.R. § 1025.38(g), hereby moves to quash the subpoena served on him by U.S. Consumer Product Safety Commission ("CPSC") Complaint Counsel on January 21, 2022. The grounds for this motion are set forth below.

Mr. Van Den Akker served as President of ThyssenKrupp Access Corp., now known as TK Access Solutions Corp. ("the Company"), from November 1, 2011, through December 25, 2015. Mr. Van Den Akker is now retired and is a foreign national who is removed from the residential elevator industry.

At his departure, Mr. Van Den Akker did not retain documents pertaining to the Company and thus has no materials responsive to Complaint Counsel's *subpoena duces tecum*.

Further, Mr. Van Den Akker was deposed in two prior civil litigation matters pertaining to the potential hazards that are the subject of the Complaint in this matter. These depositions were given on November 20, 2012 (pertaining to the incident described at Paragraphs 67-73 of the Complaint) and June 13, 2018 (pertaining to the incident described at Paragraphs 74-75 of the Complaint).

These depositions, which were necessarily more contemporaneous to all of the issues in the above-captioned matter than current testimony would be, involved the same issues as the instant action. These depositions are thus the best available evidence regarding Mr. Van Den Akker's knowledge of topics including, but not limited to:

- the design, manufacture, and distribution, through dealers, of the Company's residential elevators;
- the Company's knowledge of locations in which its dealers or their agents installed the elevators;
- the Company's instructions for professional installers' installation of its residential elevators;
- the "Gap Space" adjoining a residential elevator installation;
- the potential hazards associated with excessively large "Gap Spaces;" and
- the Safety Codes applicable to residential elevator installations at the time the Company offered products.

Any current testimony could only be duplicative of Mr. Van Den Akker's prior deposition testimony. Upon information and belief, Complaint Counsel has received copies of the complete transcripts of these depositions, with exhibits, and thus has access to this best-available evidence.

As Mr. Van Den Akker can provide no documents or additional information responsive to Complaint Counsel's subpoena, the burden of complying with that subpoena would necessarily be disproportionate to its evidentiary value. Moreover, that burden would fall on a person who is not a party to this matter. Non-parties to any litigation "have no dog in that fight. Although discovery is by definition invasive, parties to a law suit must accept its travails as a natural concomitant of modern civil litigation. Non-parties have a different set of expectations. Accordingly, concern for the unwanted burden thrust upon non-parties is a factor entitled to special weight in evaluating the balance of competing needs." Cusumano v. Microsoft Corp., 162 F.3d 708, 717 (1st Cir. 1998),

citing Haworth, Inc. v. Herman Miller, Inc., 998 F.2d 975, 978 (Fed. Cir.1993); Dart Indus. Co. v. Westwood Chem. Co., 649 F.2d 646, 649 (9th Cir.1980); Addamax Corp. v. Open Software Found., Inc., 148 F.R.D. 462, 468 (D.Mass.1993). See also Nitcsh v. DreamWorks Animation SKG Inc., No. 5:14-cv-04062, 2017 WL 930809, at *2 (N.D. Cal. Mar. 9, 2017) (citing United States v. Columbia Broadcasting Sys., Inc., 666 F.2d 364, 371 (9th Cir. 1982) where the court stated, "Nonparty witnesses are powerless to control the scope of litigation and discovery, and should not be forced to subsidize an unreasonable share of the costs of a litigation to which they are not a party.").

For the foregoing reasons, Mr. Van Den Akker respectfully requests the Presiding Officer to quash the subpoena.

Dated: January 27, 2022

Peter L. Ney, Esq.

(OH Bar 0039284; KY Bar 84747)

RENDIGS, FRY, KIELY & DENNIS, LLP.

600 Vine Street, Suite 2650

Cincinnati, Ohio 45202

PH: (513) 381-9200 (General)

PH: (513) 381-9310 (Direct)

FX: (513) 381-9206

EM: pney@rendigs.com

Counsel for Non-Party Witness, Jurrien Van Den Akker

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CERTIFICATE OF SERVICE

Pursuant to 16 C.F.R. § 1025.16, as adopted by the Presiding Officer in CPSC Docket No. 21-1, I hereby certify that on January 27, 2022, true and correct copies of the foregoing Motion to Quash Subpoena were filed with the Secretary of the U.S. Consumer Product Safety Commission and served on all parties and participants of record in these proceedings in the following manner:

By electronic mail to the Secretary of the U.S. Consumer Product Safety Commission:

Alberta Mills Secretary U.S. Consumer Product Safety Commission 4330 East West Highway Bethesda, MD 20814 amills@cpsc.gov

By electronic mail to the Presiding Officer:

The Honorable Mary Withum, Administrative Law Judge c/o Alberta E. Mills
Secretary
U.S. Consumer Product Safety Commission
4330 East West Highway
Bethesda, MD 20814
amills@cpsc.gov

By electronic mail to Complaint Counsel:

Mary B. Murphy
Complaint Counsel
Director
Division of Enforcement and Litigation
Office of Compliance and Field Operations
U.S. Consumer Product Safety Commission
4330 East West Highway
Bethesda, MD 20814
mmurphy@cpsc.gov

Gregory M. Reyes, Trial Attorney Michael J. Rogal, Trial Attorney Frederick C. Millett, Trial Attorney Joseph E. Kessler, Trial Attorney Nicholas J. Linn, Trial Attorney Complaint Counsel
Division of Enforcement and Litigation
Office of Compliance and Field Operations
U.S. Consumer Product Safety Commission
4330 East West Highway
Bethesda, MD 20814
greyes@cpsc.gov
mrogal@cpsc.gov
fmillett@cpsc.gov
jkessler@cpsc.gov
nlinn@cpsc.gov

By electronic mail to counsel for Respondent:

Sheila A. Millar
Eric P. Gotting
S. Michael Gentine
Taylor D. Johnson
Anushka N. Rahman
Keller and Heckman LLP
1001 G St. NW, Suite 500 West
Washington, DC 20001
millar@khlaw.com
gotting@khlaw.com
gentine@khlaw.com
johnstont@khlaw.com

Michael J. Garnier Garnier & Garnier, P.C. 2579 John Milton Drive Suite 200 Herndon, VA 20171 mjgarnier@garnierlaw.com

rahman@khlaw.com

Meredith M. Causey Quattlebaum, Grooms & Tull PLLC 111 Center Street Suite 1900 Little Rock, AR 72201 mcausey@qgtlaw.com

Peter L. Ney