

MOUND COTTON WOLLAN & GREENGRASS

COUNSELLORS AT LAW
ONE BATTERY PARK PLAZA
NEW YORK, NY 10004-1486

NEW YORK, NY
NEWARK, NJ
GARDEN CITY, NY
SAN FRANCISCO, CA

(212) 804-4200
FAX: (212) 344-8066
WWW.MOUNDCOTTON.COM

MARK S. KATZ
212-804-4513
MKATZ@MOUNDCOTTON.COM

November 22, 2010

Re: NYCAL Cases in Which Armour Kone
Elevator Co., Inc., Flynn Hill Elevator
Corporation and Montgomery Kone, Inc.
Are Defendants
Our File: 3238.012

TO ALL COUNSEL OF RECORD:

Please be advised that Mound Cotton Wollan & Greengrass has been substituted as counsel for Kone, Inc. s/h/a Armour Kone Elevator, Inc., Flynn Hill Elevator Corporation and Montgomery Kone, Inc. in the following actions, pursuant to the attached Consents to Change Attorney.

1. Joseph Arnold Index No. 108421/01
2. Alfonse Fortunato Index No. 127150/02

Kindly direct all correspondence relating to these matters, to the following:

Mark S. Katz, Esq.
Michael T. Lynch
Mound Cotton Wollan & Greengrass
One Battery Park Plaza
New York, New York 10004
Tel: (212) 804-4299
Fax: (212) 344-8066
e-mail: Mkatz@moundcotton.com
Mlynch@moundcotton.com

Very truly yours,

MOUND COTTON WOLLAN & GREENGRASS

By 
Mark S. Katz

cc.: Special Master Loraine Pacheco

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X Index No. 127150/02

ALFONSE FORTUNATO, ET AL. [REGARDING
PLAINTIFF ROBERT DEGENNARO ONLY]

Plaintiff,

- against -

ABB LUMMUS CREST, INC., ET AL.,

Defendants.

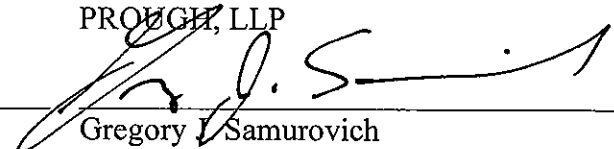
**CONSENT TO CHANGE
ATTORNEY AS TO KONE,
INC., s/h/a ARMOUR KONE
ELEVATOR, INC., FLYNN
HILL ELEVATOR and
MONTGOMERY KONE, INC.**

-----X
We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: New York, New York
October 25, 2010

MOUND COTTON WOLLAN &
GREENGRASS

MORISON ANSA HOLDEN ASSUNCAO &
PROUGH, LLP




Mark S. Katz
Superseding Attorneys for Defendant *KONE INC., s/h/a Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc.*
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

Gregory I. Samurovich
Withdrawing Attorneys for Defendant, *KONE INC., s/h/a Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc.*
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

NEW YORK
COUNTY CLERK'S OFFICE
NOV 23 2010
NOT COMPARED
WITH COPY FILE

Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 3rd day of ^{November}~~October~~ in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

ARLENE MOCKO, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides in Kings County, New York.

That on November 22, 2010 deponent served the within **Consent to Change Attorney as to Kone, Inc. s/h/a Armour Kone Elevator, Inc., Flynn Hill Elevator and Montgomery Kone, Inc.** upon:

Wilentz, Goldman & Spitzer P.A.
110 William Street 26th Floor
New York, NY 10038

the address(es) designated by said attorney for that purpose by depositing the same, enclosed in a postpaid properly addressed wrapper, directed to said attorney at the above address in an official depository; under the exclusive care and custody of the United States Postal Service within the State of New York.



ARLENE MOCKO

Sworn to before me on
November 22, 2010


Notary Public

GINA BERTONE
Notary Public, State of New York
No. 01BE6169455
Qualified in Richmond County
Commission Expires June 25, 2011

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X
ALFONSE FORTUNATO, ET AL. [REGARDING
PLAINTIFF ROBERT DEGENNARO ONLY]

Index No. 108421/01

Plaintiff,

- against -

ABB LUMMUS CREST, INC., ET AL.,

Defendants.
-----X

NEW YORK
COUNTY CLERK'S OFFICE
NOV 9 2010
NOT COMPAILED
WITH COPY FILE

**CONSENT TO CHANGE ATTORNEY AS TO KONE, INC.,
s/h/a ARMOUR KONE ELEVATOR, INC., FLYNN HILL
ELEVATOR and MONTGOMERY KONE, INC.**

MOUND COTTON WOLLAN & GREENGRASS

*Attorneys for Superseding Attorneys for Defendant
KONE INC., s/h/a Armour Kone Elevator Co., Inc., Flynn
Hill Elevator Corporation and Montgomery Kone Inc.*

Office and Post Office Address, Telephone

ONE BATTERY PARK PLAZA
NEW YORK, NY 10004-1486
(212) 804-4200

NEW YORK
COUNTY CLERK'S OFFICE
NOV 9 2010
NOT COMPAILED
WITH COPY FILE

To:

Service of a copy of the within is
hereby admitted.

Attorney(s) for

Dated: _____ 20__

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X
JOSEPH ARNOLD, ET AL. [REGARDING
PLAINTIFF JOSEPH ARNOLD ONLY]

Index No. 108421/01

Plaintiff,

- against -

ABB LUMMUS CREST, INC., ET AL.,


Defendants.

**CONSENT TO CHANGE
ATTORNEY AS TO KONE,
INC., s/h/a ARMOUR KONE
ELEVATOR, INC., FLYNN
HILL ELEVATOR and
MONTGOMERY KONE, INC.**

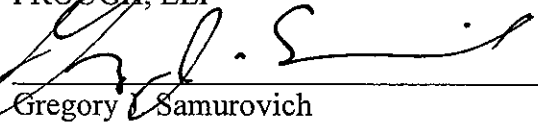
-----X
We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: New York, New York
October 25, 2010

MOUND COTTON WOLLAN &
GREENGRASS



Mark S. Katz
Superseding Attorneys for Defendant *KONE
INC., s/h/a Armour Kone Elevator Co., Inc.,
Flynn Hill Elevator Corporation and
Montgomery Kone Inc.*
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

MORISON ANSA HOLDEN ASSUNCAO &
PROUGH, LLP


Gregory Samurovich
Withdrawing Attorneys for Defendant,
*KONE INC., s/h/a Armour Kone Elevator Co.,
Inc., Flynn Hill Elevator Corporation and
Montgomery Kone Inc.*
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

RECEIVED
NOV 23 2010
**TRIAL SUPPORT
OFFICE**

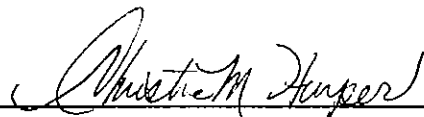
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 3rd day of ^{November} ~~October~~ in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

ARLENE MOCKO, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides in Kings County, New York.

That on November 22, 2010 deponent served the within **Consent to Change Attorney as to Kone, Inc. s/h/a Armour Kone Elevator, Inc., Flynn Hill Elevator and Montgomery Kone, Inc.** upon:

Wilentz, Goldman & Spitzer P.A.
110 William Street 26th Floor
New York, NY 10038

the address(es) designated by said attorney for that purpose by depositing the same, enclosed in a postpaid properly addressed wrapper, directed to said attorney at the above address in an official depository; under the exclusive care and custody of the United States Postal Service within the State of New York.


ARLENE MOCKO

Sworn to before me on
November 22, 2010


Notary Public

GINA BERTONE
Notary Public, State of New York
No. 01BE6169455
Qualified in Richmond County
Commission Expires June 25, 2011

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

-----X
JOSEPH ARNOLD, ET AL. [REGARDING PLAINTIFF
JOSEPH ARNOLD ONLY]

Index No. 108421/01

Plaintiff,

- against -

ABB LUMMUS CREST, INC., ET AL.,

Defendants.
-----X

**CONSENT TO CHANGE ATTORNEY AS TO KONE, INC.,
s/h/a ARMOUR KONE ELEVATOR, INC., FLYNN HILL
ELEVATOR and MONTGOMERY KONE, INC.**

MOUND COTTON WOLLAN & GREENGRASS

Attorneys for Superseding Attorneys for Defendant
*KONE INC., s/h/a Armour Kone Elevator Co., Inc., Flynn
Hill Elevator Corporation and Montgomery Kone Inc.*

Office and Post Office Address, Telephone

ONE BATTERY PARK PLAZA
NEW YORK, NY 10004-1486
(212) 804-4200

To:

Service of a copy of the within is
hereby admitted.

Attorney(s) for

Dated: _____ 20__

MOUND COTTON WOLLAN & GREENGRASS

COUNSELLORS AT LAW

ONE BATTERY PARK PLAZA
NEW YORK, NY 10004-1486

(212) 804-4200

FAX: (212) 344-8066

WWW.MOUNDCOTTON.COM

NEW YORK, NY
NEWARK, NJ
GARDEN CITY, NY
SAN FRANCISCO, CA
FORT LAUDERDALE, FL

WRITER'S DIRECT DIAL
212-804-4229
fmonthach@moundcotton.com

June 15, 2010

Re: NYCAL Cases in Which Armour Kone
Elevator Co., Inc., Flynn Hill Elevator
Corporation and Montgomery Kone, Inc.
Are Defendants
Our File: 3238.012

...

TO ALL COUNSEL OF RECORD:

Please be advised that Mound Cotton Wollan & Greengrass has been substituted as counsel for Kone, Inc. s/h/a Armour Kone Elevator, Inc., Flynn Hill Elevator Corporation and Montgomery Kone, Inc. in the following actions, pursuant to the attached Consents to Change Attorney.

1.	Edward Nevermann and Jean Nevermann	Index No. 116800/01
2.	Nicholas LaGalante, et. al.	Index No. 125916/00
3.	Zhanna Gutmann	Index No. 124346/00
4.	Anthony Migliore	Index No. 103116/01
5.	Brian J. Moley	Index No. 111876/01
6.	John J. Pamigiani	Index No. 117786/99
7.	Sammie Bonhart	Index No. 116623/01
8.	Joseph Sinatra	Index No. 105886/01
9.	Frank J. LaBella	Index No. 116033/01
10.	Helen Collins	Index No. 127840/93
11.	Frances Moscato	Index No. 109928/04
12.	Jerome Loverdi	Index No. 126001/02
13.	Vincent Zarelli	Index No. 107966/02

Kindly direct all correspondence relating to these matters, to the following:

Mark S. Katz, Esq.
Michael T. Lynch
Mound Cotton Wollan & Greengrass
One Battery Park Plaza
New York, New York 10004
Tel: (212) 804-4299
Fax: (212) 344-8066
e-mail: Mkatz@moundcotton.com
Mlynch@moundcotton.com

Very truly yours,

MOUND COTTON WOLLAN & GREENGRASS

By


Francis A. Montbach

FAM:mk

cc.:

Special Master Loraine Pacheco

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

COPY

EDWARD NEVERMANN and
JEAN NEVERMANN, et al
[REGARDING PLAINTIFF EDWARD
NEVERMANN ONLY]

Plaintiff,

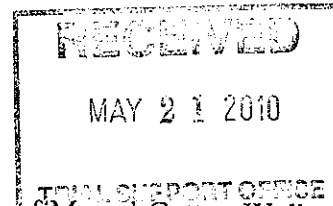
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 116800/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR CO.



We, the undersigned, do hereby consent to the substitution of ~~Mound Cotton Wollan & Greengrass~~ for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: ~~April~~ May 4, ~~2009~~ 2010 (MSK)

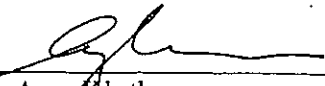
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN~~ GREENGRASS (MSK)
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By:
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By:
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

Above Substitution Consented To:
KONE Inc.


By: 

Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.



Christine M. Harper



STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

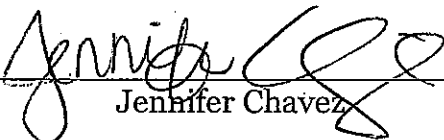
Jennifer Chavez, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides in Richmond County in the State of New York.

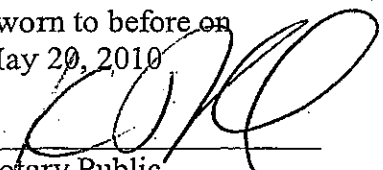
That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-6018311
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

NICHOLAS LAGALANTE, et al
[REGARDING PLAINTIFF JOHN W. MORGAN
ONLY]

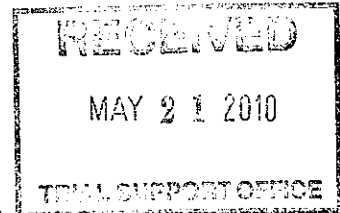
Index No. 125916/00

Plaintiff,
v.

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, MONTGOMERY
KONE INC.

ABB LUMMUS CREST, INC., ET AL

Defendants



We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: May 4, 2010
~~April 4, 2009~~

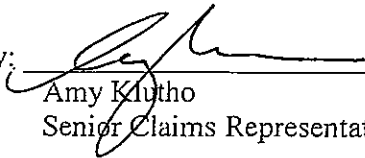
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN GREENGRASS~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By:
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By:
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

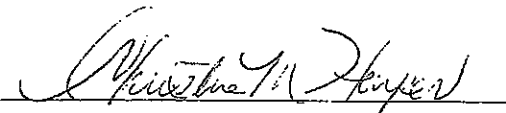
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

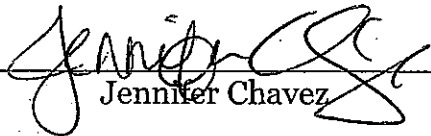
Jennifer Chavez, being duly sworn, deposes and says:

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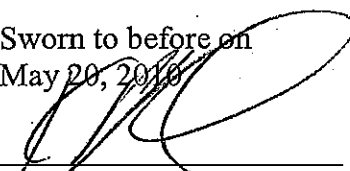
That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-5018311
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

ZHANNA GUTMANN, Individually and as
Executrix of the Estate of IGOR GUTMAN, et al.
**[REGARDING PLAINTIFF THOMAS
HIMMELREICH ONLY]**

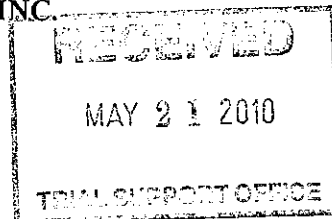
Plaintiff,
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 124346/00

**CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, MONTGOMERY
KONE INC.**



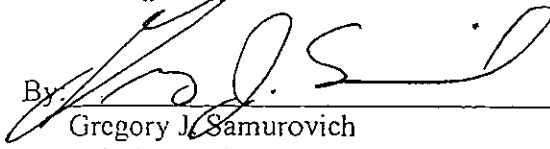
We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

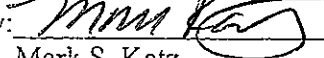
Dated: April 22, 2010

Dated: ^{May} ~~April~~ 4, 2010 (MSE)


MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN GREENGRASS (MSE)~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

Above Substitution Consented To:
KONE Inc.


By: 

Amy Klutho
Senior Claims Representative

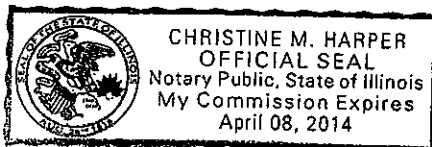
ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.



Christine M. Harper



STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

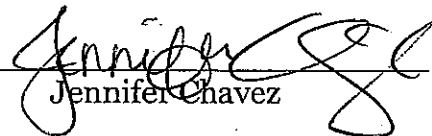
Jennifer Chavez, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides in Richmond County in the State of New York.


That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-5018311
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

ANTHONY MIGLIORE, et al
[REGARDING PLAINTIFF FRANK McGEE
ONLY]

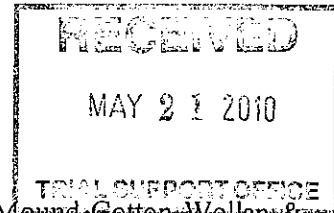
Plaintiff,
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 103116/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, MONTGOMERY
KONE INC.



We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: ~~April~~ May 4, ~~2009~~ 2010 (msk)


MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN~~ GREENGRASS
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By:
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By:
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

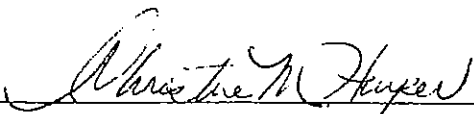
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

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STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

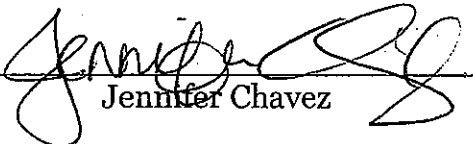
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Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-5018317
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

BRIAN J. MOLEY, et al
[REGARDING PLAINTIFF BRIAN J. MOLEY
ONLY]

Plaintiff,

v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 111876/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, FLYNN HILL
ELEVATOR CORPORATION

RECEIVED
MAY 21 2010
TRIAL SUPPORT OFFICE


We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

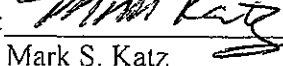
Dated: April 22, 2010

Dated: ~~April~~ May 4, 2010 (MSK)

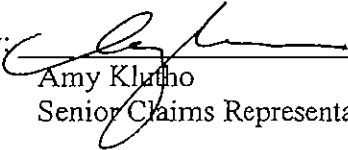
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN~~ GREENGRASS
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

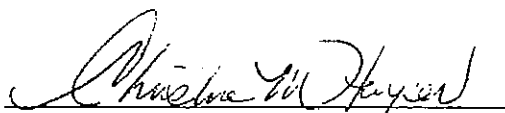
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

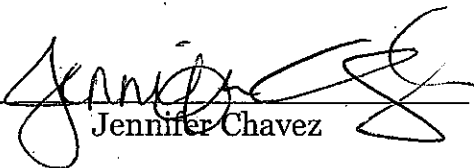
Jennifer Chavez, being duly sworn, deposes and says:

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That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-5018311
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

COPY

JOHN J. PAMIGIANI, ET AL
[REGARDING PLAINTIFF EDWARD
CONDON ONLY]

Index No. 117786/99

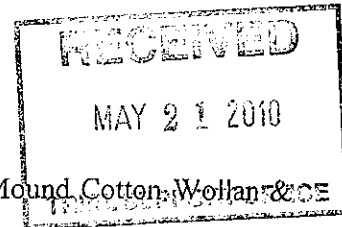
Plaintiff,

v.

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR INC.

ABB LUMMUS CREST, INC., ET AL

Defendants



We, the undersigned, do hereby consent to the substitution of Mound Cotton, Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: ~~April 4, 2009~~ ^{May 4, 2010} (MSK)


MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN GREENGRASS (MSK)~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By:
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By:
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200


Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

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STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

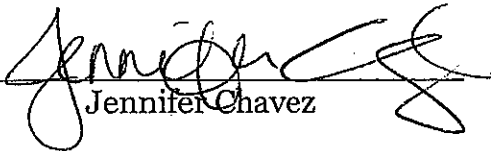
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Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 31-5018311
Qualified in New York County
Certificate Filed in New York County
Commission Expires Sept. 27, 2013

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

SAMMIE BONHART, ET AL
[REGARDING PLAINTIFF FRANK A.
CHOIDA ONLY]

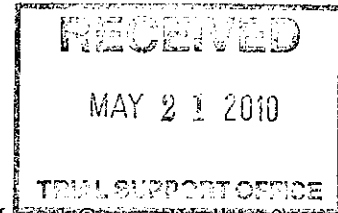
Plaintiff,
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 116623/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOUR KONE
ELEVATOR INC.



We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: May 4, 2010 (msk)
~~April 4, 2009~~

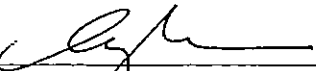
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN~~ ~~GREENGRASS~~ (msk)
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By:
Gregory V. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By:
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

Above Substitution Consented To:
KONE Inc.

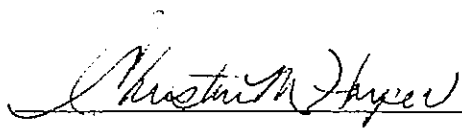
By: 

Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
)-ss.:
COUNTY OF NEW YORK)

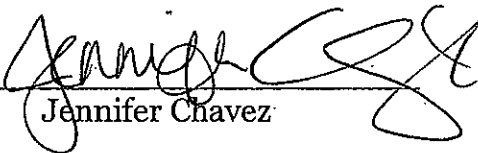
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That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

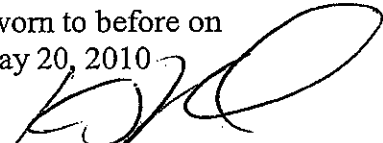
Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.



Jennifer Chavez

Sworn to before on
May 20, 2010



Notary Public

KEVIN J. BRASSIL
Notary Public, State of New York
No. 01-0010817
Qualified in New York County
Certificate filed in the New York County
Clerk's Office on August 17, 2007

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

JOSEPH SINATRA and
KATHRYN SINATRA, et al
[REGARDING PLAINTIFF JOHN
BRENNAN ONLY]

Plaintiff,

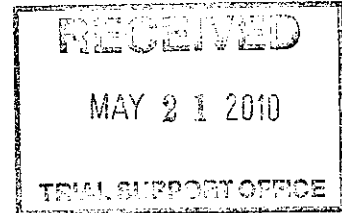
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 105886/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR INC.,



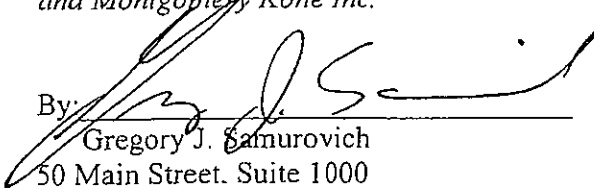
We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.


Dated: April 22, 2010

Dated: May 4, 2010 (MSE)
~~April 4, 2009~~

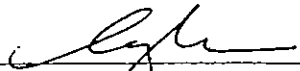
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN GREENGRASS (MSE)~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

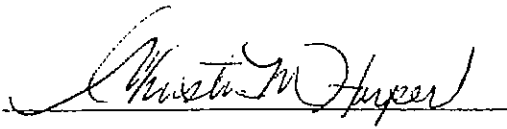
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

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STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

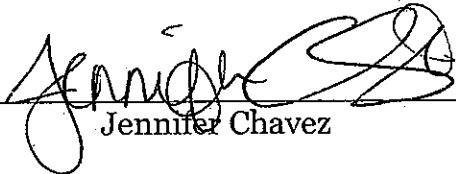
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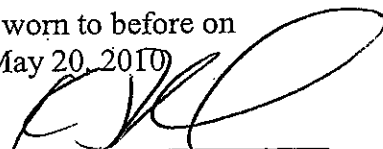
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Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KELLY J. SPASCO
Notary Public, State of New York
Exp. 06/30/11
Qualified in New York County
Certificate issued in New York County
Commencement Date: 05/20/10 *13*

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

FRANK J. LABELLA, et al
[REGARDING PLAINTIFF JOSEPH
MONGELLI ONLY]

Plaintiff,
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 116033/01

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, MONTGOMERY
KONE INC.

RECEIVED
MAY 21 2010

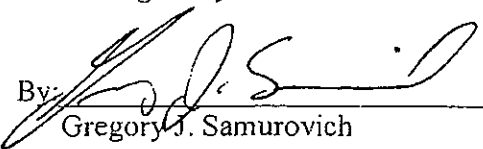
We, the undersigned, do hereby consent to the substitution of Mound-Cotton-Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

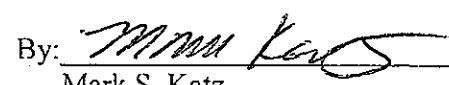
Dated: April 22, 2010

Dated: ^{May 4} April 4, ²⁰¹⁰ 2009 (MSK)

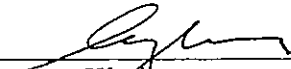
MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOJLAN &
~~GREENSPAN~~ ^{GREENGRASS} (MSK)
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

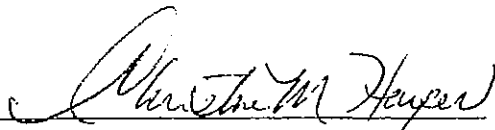
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

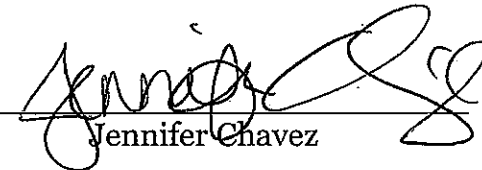
Jennifer Chavez, being duly sworn, deposes and says:

That deponent is not a party to this action, is over the age of 18 years and resides in Richmond County in the State of New York.

That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

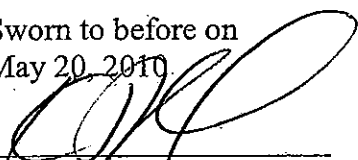
Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.



Jennifer Chavez

Sworn to before on
May 20, 2010



Notary Public

KEVIN J. DEACON
Notary Public, State of New York
No. 67-015871
Qualified in New York County
Certificate Filed in New York County
Comm. Exp. 12/31/12
12

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

HELLEN COLLINS, Individually and as
Executrix of the Estate of
FRANCIS J. COLLINS, et al
[REGARDING PLAINTIFF HELEN COLLINS
ONLY]

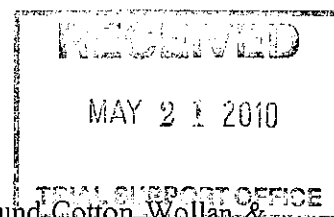
Plaintiff,
v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 127840/93

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR INC.



We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greenspan for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: ^{May} ~~April~~ 4, 2010 (MSK)

MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
~~GREENSPAN GREENGRASS~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: [Signature]
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: [Signature]
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

Above Substitution Consented To:
KONE Inc.

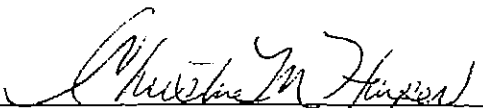
By: 

Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.



Christine M. Harper



STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

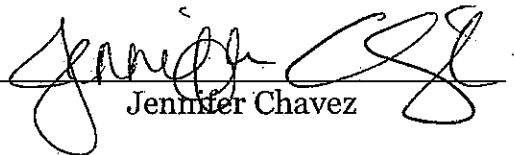
Jennifer Chavez, being duly sworn, deposes and says:

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
Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

KEVIN J. BRADY
Notary Public, State of New York
No. 25-50100
Qualified in the County of Richmond
Commission Expires 12/31/12


COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

FRANCES MOSCATO, INDIVIDUALLY AND AS
EXECUTRIX OF THE ESTATE OF FRANK
MOSCATO, et al. [REGARDING PLAINTIFF
PAUL MAUCH ONLY]

Plaintiff,

v.

GENERAL ELECTRIC COMPANY, et al

Defendants

Index No. 109928/04

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR INC.

We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

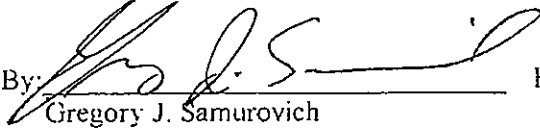
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2009


Dated: April 22, 2010

Dated: May 19, 2010


MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
GREENSPAN ~~GREENGRASS~~
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

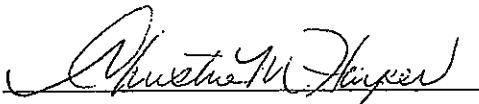
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

On the 23rd day of April in the year 2010 before me, the undersigned, personally appeared Amy Klutho, Senior Claims Representative, KONE Inc., personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their/ capacity (ies), that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the City of Moline, Illinois.





STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

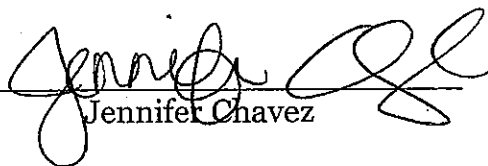
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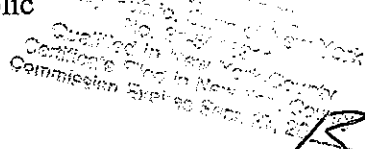
Wientz, Goldman & Spitzer P.A.
110 William Street.
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public


Notary Public
Qualified in New York County
Commission Expires 08/27/12

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

JEROME LOVERDI, et al
[REGARDING PLAINTIFF EDWARD
MARKUNAS ONLY]

Plaintiff,

v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 126001/02

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, ARMOR KONE
ELEVATOR INC.

We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

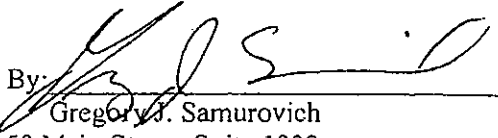
Dated: April 22, 2010


Dated: ~~April~~ May 19, ~~2009~~ 2010

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MAY 21 2010
TRIAL SUPPORT OFFICE


MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

MOUND COTTON WOLLAN &
GREENSPAN GREENGRASS
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 
Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 
Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200

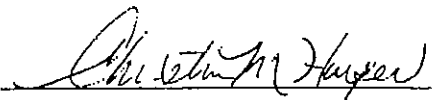
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

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STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

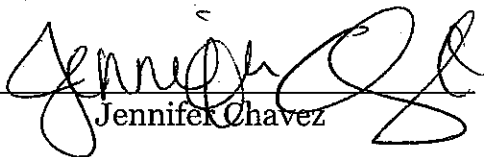
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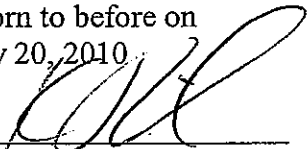
That on May 20, 2010, deponent served the within Consent to Change Attorney upon:

Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

at the addresses designated by said attorneys for that purpose, by depositing the same, enclosed in a postpaid, properly addressed envelope directed to said person at the above addresses, in an official depository under the exclusive care and custody of the United States Postal Service within New York State.


Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

NOTARY PUBLIC
NEW YORK
13

COPY

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

VINCENT ZARELLI, et al
[REGARDING PLAINTIFF DOMINICK
CAPOTORTO ONLY]

Plaintiff,

v.

ABB LUMMUS CREST, INC., ET AL

Defendants

Index No. 107966/02

CONSENT TO CHANGE
ATTORNEY AS TO
DEFENDANT, MONTGOMERY
KONE INC.

We, the undersigned, do hereby consent to the substitution of Mound Cotton Wollan & Greengrass for KONE INC., s/h/a Kone Inc., Armour Kone Elevator Co., Inc., Flynn Hill Elevator Corporation and Montgomery Kone Inc. in the above-entitled action in place and stead of Morison Ansa Holden Assuncao & Prough, LLP as of the date hereof.

Dated: April 22, 2010

Dated: ~~April~~ May 19, ~~2009~~ 2010

MORISON ANSA HOLDEN
ASSUNCAO & PROUGH, LLP
*Withdrawing Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

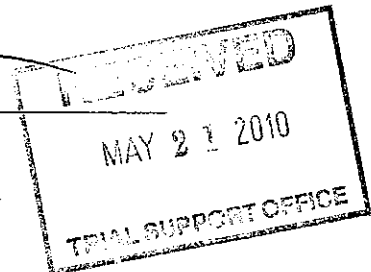
MOUND COTTON WOLLAN &
~~GREENSPAN~~ GREENGRASS
*Superseding Attorneys for Defendant,
KONE INC., s/h/a Armour Kone Elevator
Co., Inc., Flynn Hill Elevator Corporation
and Montgomery Kone Inc.*

By: 

Gregory J. Samurovich
50 Main Street, Suite 1000
White Plains, New York 10606
(914) 682-2620

By: 

Mark S. Katz
One Battery Park Plaza
New York, New York 10004
(212) 804-4200



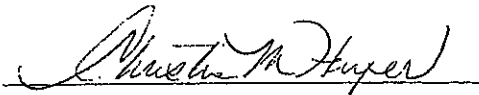
Above Substitution Consented To:
KONE Inc.

By: 
Amy Klutho
Senior Claims Representative

ACKNOWLEDGMENT

STATE OF ILLINOIS
COUNTY OF ROCK ISLAND

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STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

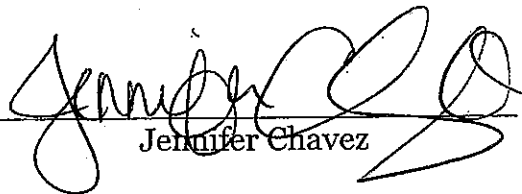
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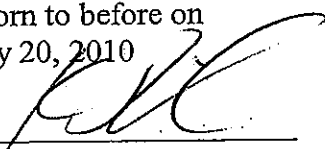
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Wientz, Goldman & Spitzer P.A.
110 William Street
26th Floor
New York, NY 10038-3901

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Jennifer Chavez

Sworn to before on
May 20, 2010


Notary Public

Notary Public
County of New York
Commission Expires Sept. 27, 2011