Case 1:04-cv-01178-TPG Document 38-2 Filed 12/15/2004

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UNITED STATE\$ DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE ELEVATOR ANTITRUST LITIGATION

D.F. CHASE, INC., on behalf of itself and all Others similarly situated,

Plaintiff,

-against-

UNITED TECHNOLOGIES CORPORATION, OTIS ELEVATOR CO., KONE CORPORATION, KONE INC., SCHINDLER HOLDING LTG. SCHINDLER ELEVATOR CORPORATION THYSSENKRUPP AG and THYSSEN ELEVATOR CAPITAL CORP.,

Defendants.

(Additional case captions are on the following page)

O4 CV 01178 (TPG) PROPOSED ORDER REGARDING CONSOLIDATION, FILING A CONSOLIDATION COMPLAINT AND ADDITION TO ORGANIZATION

04 CV 03569 (TPG)

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DOC #:

DATE FILED: 刘多沙中

MOUNTAIN BAY CONSTRUCTION and 435 PACIFIC INC., on behalf of themselves

04 CV 03857 (TPG)

Plaintiffs,

-against-

UNITED TECHNOLOGIES CORPORATION OTIS ELEVATOR CO., KONE CORPORAITON, KONE INC., SCHINDLER HOLDING LTD., SCHINDLER ELEVATOR CORPORATION, THYSSENKRUPP AG, THYSSEN ELEVATOR CAPITAL CORP., and THYSSENKRUPP ELEVATOR CORP.,

Defendants.

TOWERS OF CORAL SPRINGS LTD., 181 MAPLE AVENUE ASSOCIATES, and LENOE ROAD ASSOCIATES, on behalf of Themselves and all others similarly situated v

-against-

UNITED TECHNOLOGIES CORP., OTIS FLEVATOR CO., KONE CORP., KONE INC., SCHINDLER HOLDING, LTD., SCHINDLER ELEVATOR CORP., THYSSENKRUPP AG and : THYSSEN ELEVATOR CAPITAL CORP.

(Additional case captions are on the following page)

04 CV. 03963 (TPG)

OLEN COMMERCIAL REALTY CORPORATION, on behalf of itself and all others similarly situated,

04 CV 05662 (TPG)

Plaintiff,

-against-

UNITED TECHNOLOGIES CORPORATION OTIS ELEVATOR CO., KONE CORPORATION, KONE, INC., SCHINDLER HOLDING LTD. SCHINDLER ELEVATOR CORPORATION THYSSENKRUPP AG, THYSSEN ELEVATOR CAPITAL CORP., and THYSSENKRUPP ELEVATOR CORP.,

Defendants.

BAY CREST CONDOMINIUM ASSOCIATION, on behalf of itself and all Others similarly situated,

04 CV 05663 (TPG)

Plaintiff,

-against-

UNITED TECHNOLOGIES CORPORATION OTIS ELEVATOR CO., KONE CORPORATION : KONE INC., SCHINDLER HOLDING LTD. SCHINDLER ELEVATOR CORPORATION THYSSENKRUPP AG, THYSSEN ELEVATOR CAPITAL CORP., and THYSSEN ELEVATOR CORP.,

Defendants.

WHEREAS, by Order dated August 27, 2004 ("Order") this Court consolidated certain related cases pending before the Court as of April 30, 2004 into In re Elevator Antitrust Litigation (04 Civ. 01178 (TPG)); and

WHEREAS, between April 30, 2004, and the date of the Order, five additional related cases were commenced before this Court, which cases are listed individually in the caption above; and

WHEREAS, those additional related cases should be consolidated into In re
Elevator Antitrust Litigation, and a schedule established for the filing of a consolidating
complaint and responses thereto, and

WHEREAS, Plaintiffs' counsel have agreed that in view of the nationwide (and international) scope of this case and the addition of related cases, a co-lead counsel would be assisting in the efficient staffing of this case.

It is hereby Ordered, as follows:

- 1. The cases referred to in the caption bearing index numbers 04 CV. 03569 (TPG); 04 CV. 03857 (TPG); 04 CV. 03963 (TPG); 04 CV. 05662 (TPG); and 04 CV. 05663 (TPG) are consolidated for all purposes including, but not limited to, discovery, pretrial proceeding and trial proceeding, pursuant to Rule 42(a) of the Federal Rules of Civil Procedure, into In re Elevator Antitrust Litigation. 04 CV. 01178 (TPG).
- 2. The cases referred to in the caption, bearing index number 04 CIV. 03569 (TPG); 04 CV. 03857(TPG), 04 CV. 05662 (TPG); and 04 CV. 05663 (TPG), shall be administratively closed and all papers shall be filed in 04 CV. 01178;
- 3. The clerk shall file a copy of this Order in the docket of each of the actions referred to in paragraph 1, and no further proceedings of any sort shall take place in the closed actions, subject to for the order of this Court.

- 4. Plaintiffs in the consolidated actions shall file and serve a Consolidated Complaint on or before November 1, 2004 in In re Elevator Antitrust Litigation, No. 04CV. 01178 (TPG) (S.D.N.Y.).
- 5. The time within which Defendants United Technologies Corporation, Otis Elevator Company, Kone Corporation, Kone Inc., Schindler Holding Ltd., Schindler Elevator Corporation, Thyssenkrupp AG, Thyssenkrupp Elevator Corporation, and Thyssen Elevator Capital Corporation have to appear, answer, move, or otherwise respond to the Consolidated Complaint be, and hereby is, extended to and including December 15, 2004. No defendant shall have any obligation to answer, move, or otherwise plead with respect to any complaint in the above-captioned actions other than the Consolidated Complaint.
- 6. This order shall not have the effect of making any defendant a party to an action in which it has not been named, served, or added in accordance with the Federal Rules of Civil Procedure. The parties have not waived their rights with respect to any potential issue in this litigation, including, but not limited to, the assertion of jurisdictional defenses either by motion or otherwise.
- 7. Lerach, Coughlin, Stoia, Geller, Rudman & Robbins, is hereby appointed additional interim co-lead class counsel, with Wolf Haldenstein Adler Freeman & Herz, which latter firm shall be liaison counsel to the Court.

So Ordered:

Jeptember 16, 2004

WOLF HALDENSTEIN ADJER FREEMAN & HERZ LLP

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