

1 Stanislav Arbit
2 5344 E Diamond Ave
3 Mesa, AZ 85206
4 Phone: 480-818-4418
5 Email: stan@securepower.io
6 Plaintiff

7
8 UNITED STATES DISTRICT COURT
9 DISTRICT OF ARIZONA
10 PHOENIX DIVISION
11

12
13 **Stanislav Arbit**) CASE NO.:CV23-00533-PHX-SPL
14 Plaintiff,)
15) DECLARATION OF STANISLAV ARBIT IN
16 vs.) SUPPORT OF MOTION FOR SUBPOENAS
17 **SCHNEIDER ELECTRIC**) DUCES TECUM
18)
19 **SE**, a foreign entity,)
20 Defendant.) Judge Steven P. Logan
21)
22)

23 I, Stanislav Arbit, declare as follows:

24 1. I am representing myself in case no.: CV23-00533-PHX-SPL. This declaration is
25 submitted in support of Plaintiff's Motion for Duces Tecum. The following facts are within
26 my personal knowledge and, if called as a witness herein, I can and will competently testify
27 thereto.

1 2. At the beginning of 2021 I was only selling SE products. Later in the year I added
2 other vendors, in addition to SE. It was at that time I received, at my home, a direct, by name,
3 death threat from an unknown individual. Around the same time, an unknown individual
4 made a more veiled threat on my pet’s health, directly to me. Soon after, my dog fell ill. My
5 computer was also, without a doubt, hacked. Other incidents began occurring that match the
6 description in paragraph 4 of this declaration. The SecurePower® trademark was registered
7 around this time.

8 3. Around the time the summons (Dkt. 15) was served by USMS, I started
9 experiencing highly unusual technical issues; such as intermittent packet loss at
10 approximately 50% with a traceroute command showing intermittent “no route to host”.
11 Around the same time, I also initiated a bulk email marketing effort to promote Defendant’s
12 biggest competitors.

13 4. As stated in the declaration filed herewith, The communication between myself and
14 Defendant’s lawyer, Mr. Strand, experienced an anomaly.

15 5. There exists reasonable grounds to believe a sophisticated scheme of witness
16 tampering and intimidation is being employed—presumably, in an effort to quash the
17 business and legal threats I pose. The scheme is highly organized, resource intensive, and
18 typically coupled with plausible deniability and a slew of odd characters. The underlining
19 mechanics of their novel setup are, by design, difficult to express in a motion but involve
20 multiple sections of 18 U.S. Code § 1512. The sheer complexity of this over-engineered
21 system of subterfuge serves as a cover when misapplied to a pauper such as myself, Stanislav
22 Arbit, Plaintiff.

23 6. As stated in my complaint (Dkt. 1), on information and belief, I alleged that the
24 trademark infringement of the SecurePower® mark by Schneider Electric was malicious and
25 good cause exists to subpoena Schneider Electric’s emails from their email cloud provider —
26 Microsoft.
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I declare under penalty of perjury that the aforementioned is true and correct.
Executed August 21, 2023 at Mesa, Arizona.

Respectfully submitted,

By: Stanislav Arbit
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Mesa, AZ 85206
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