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 11 Attorneys for Plaintiff/Counterclaim-  
 Defendant DUHN OIL TOOL, INC.  
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13 UNITED STATES DISTRICT COURT  
 14 EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION  
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16 DUHN OIL TOOL, INC.,  
 17 Plaintiff/Counterclaim-  
 Defendant,  
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 vs.  
 19 COOPER CAMERON  
 20 CORPORATION,  
 21 Defendant/Counterclaim-  
 Plaintiff.  
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CASE NO. 1:05-CV-01411-OWW-  
 GSA  
 Honorable Oliver W. Wanger  
**ORDER RE: STIPULATION TO  
 FILE DOCUMENTS UNDER SEAL  
 IN SUPPORT OF DUHN OIL  
 TOOL, INC.'S OPPOSITION TO  
 COOPER CAMERON  
 CORPORATION'S MOTION FOR  
 PARTIAL SUMMARY JUDGMENT  
 OF LOST-PROFITS DAMAGES**  
 Date: October 26, 2009  
 Time: 10:00 a.m.  
 Crtrm.: 3, Hon. Oliver W. Wanger

1 Pursuant to the Parties' Stipulation of January 13, 2009, Section III.(L) of the  
 2 parties' Protective Order, L.R. 39-141(a), and good cause appearing therefore, it is  
 3 ordered that Plaintiff Duhn is authorized to file under seal with the Court, the below  
 4 listed documents: (1) Duhn's Opposition to Cameron's Motion for Partial Summary  
 5 Judgment of No Lost-Profits Damages and (2) Exhibits to the Declaration of  
 6 William J. Kolegraff in Support of Duhn's Opposition to Cameron's Motion for  
 7 Partial Summary Judgment of No Lost-Profits Damages.

|    |        |   |
|----|--------|---|
| 8  |        | Duhn Oil Tool, Inc.'s Opposition to Cooper Cameron Corporation's Motion for Partial Summary Judgment of No Lost-Profit Damages ("Confidential – Attorneys' Eyes Only"). |
| 9  | Ex. B  | Cameron's Mandrel-Buffering Checklists ("Confidential – Attorneys' Eyes Only").   |
| 10 | Ex. C  | Excerpts of the Deposition of Ross Gentry Tobin, taken on April 9, 2009 ("Confidential – Attorneys' Eyes Only").  |
| 11 | Ex. F  | Excerpts of the Deposition of Gary Devlin, Volume 2, taken on January 8, 2008 ("Confidential").   |
| 12 | Ex. H  | Excerpts of the Deposition of Nolan Massey, taken on April 14, 2009 ("Attorneys' Eyes Only").   |
| 13 | Ex. I  | Excerpts of the Deposition of Ross Gentry Tobin, taken on September 8, 2009 ("Confidential – Attorneys' Eyes Only").  |
| 14 | Ex. Q  | Cameron's Engineering Bulletin Re Surface Frac Mandrels, dated August 21, 2008 ("Confidential").  |
| 15 | Ex. S  | Photos of the "New Style" frac mandrel taken at Cameron's Grand Junction, Colorado facility on September 24, 2008 ("Confidential").                                     |
| 16 | Ex. U  | Photos of said "Original Design" frac mandrel taken at Cameron's Longview, Texas facility on November 6, 2008 ("Confidential").   |
| 17 | Ex. W  | Cameron's Mandrel-Buffering Checklists ("Confidential – Attorneys' Eyes Only").   |
| 18 | Ex. Y  | Cameron's Mandrel-Buffering Checklists ("Confidential – Attorneys' Eyes Only").   |
| 19 | Ex. Z  | Cameron's Frac Mandrel Return Checklists ("Confidential – Attorneys' Eyes Only").   |
| 20 | Ex. AA | Cameron's Mandrel-Buffering Checklists ("Confidential – Attorneys' Eyes Only").   |
| 21 | Ex. AB | Cameron's Frac Mandrel Installation Checklist and Cameron's Mandrel-Buffering Checklist ("Confidential – Attorneys' Eyes Only").  |
| 22 | Ex. AC | Cameron's Mandrel-Buffering Checklists and Cameron's Frac Mandrel Checklist ("Confidential – Attorneys' Eyes Only").  |
| 23 | Ex. AD | Cameron's Mandrel-Buffering Checklists ("Confidential – Attorneys' Eyes Only").   |
| 24 | Ex. AE | Cameron's Checklists ("Confidential – Attorneys' Eyes Only").   |
| 25 | Ex. AF | Cameron's Checklists ("Confidential – Attorneys' Eyes Only").   |
| 26 | Ex. AG | Cameron's Checklists ("Confidential – Attorneys' Eyes Only").   |

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**IT IS SO ORDERED.**

DATED: October 13, 2009

By: s/ OLIVER W. WANGER  
Honorable Oliver W. Wanger