1	1. Pursuant to the Parties' Stipulation of January 13, 2009, Section III.(L)			
2	of the parties' Protective Order, L.R. 39-141(a), and good cause appearing therefore,			
3	it is ordered that Plaintiff Duhn is authorized to file under seal with the Court, the			
4	below listed documents: (1) Supplemental Declaration of William J. Kolegraff in			
5	Support of Plaintiff Duhn Oil Tool, Inc.'s Opposition to Cooper Cameron			
6	Corporation's Motion for Partial Summary Judgment of No Lost-Profits Damages			
7	and (2) Exhibits to the Supplemental Declaration of William J. Kolegraff in Support			
8	of Duhn's Opposition to Cameron's Motion for Partial Summary Judgment of No			
9	Lost-Profits Damages.			
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10		Supplemental Declaration of William J. Kolegraff in Support of Plaintiff Duhn Oil Tool, Inc.'s Opposition to Cooper Cameron
11 12		Corporation's Motion for Partial Summary Judgment of No Lost- Profits Damages ("Confidential – Attorneys' Eyes Only").
13	Ex. A	Excel spreadsheet summarizing information from Cameron's Checklists ("Confidential – Attorneys' Eyes Only").
14	Ex. B	Cameron's Frac Mandrel Return and Installation Checklists, bateslabeled CAM052896; CAM052877; and CAM052998
15	Ex. C	("Confidential – Attorneys' Eyes Only").  Cameron's Frac mandrel Return and Mandrel-Buffing Checklists,
16 17		bates-labeled CAM052973; CAM052973a; and, CAM053057 ("Confidential – Attorneys' Eyes Only").
17 18	Ex. D	Cameron's Mandrel-Buffing and Frac Mandrel Return Checklists, bates-labeled CAM040826; CAM052940; and, CAM052918
10		("Confidential – Attorneys' Eyes Only").
19	Ex. E	Cameron's Mandrel-Buffing, Frac Mandrel Installation and Return checklists, bates-labeled CAM040839; CAM040902;
20		CAM052917; and, CAM052972("Confidential – Attorneys' Eyes Only").
21 22	Ex. F	Cameron's Frac Mandrel Installation, Mandrel-Buffing and Return Checklists, bates-labeled CAM040887; CAM040834;
23		CAM040880; and, CAM052943 ("Confidential – Attorneys' Eyes Only").
24	Ex. G	Cameron's Frac Mandrel Installation, Mandrel-Buffing and Return Checklists, bates-labeled CAM040887; CAM040834;
25		CAM040880; and, CAM052943 ("Confidential – Attorneys' Eyes Only").
26	Ex. H	Cameron's Frac Mandrel Installation, Mandrel-Buffing and Return Checklists, bates-labeled CAM040899; CAM052809;
27 28		CAM052934; and CAM052919 ("Confidential – Attorneys' Eyes Only").
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1 2	Ex. I	Cameron's Frac Mandrel Installation, Return and Mandrel-Buffing Checklists, bates-labeled CAM040939; CAM052996; CAM053052; and, CAM053071 ("Confidential – Attorneys' Eyes		
3		Only").		
4	Ex. J	Cameron's Mandrel-Buffing, Frac Mandrel Installation and Return		
5		Checklists, bates-labeled CAM040825; CAM040883; and, CAM052887 ("Confidential – Attorneys' Eyes Only").		
6	Ex. K	Cameron's Frac Mandrel Installation, Mandrel-Buffing and Return Checklists, bates-labeled CAM040071; CAM040873; and, CAM052892 ("Confidential – Attorneys' Eyes Only").		
7		CAMO32892 (Confidential – Autometys Eyes Only ).		
8 9	IT IS SO ORDERED.			
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13	DATED: October 29, 2009 By: /s/ OLIVER W. WANGER			
14		Honorable Oliver W. Wanger		
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[PROPOSED] 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 NO LOST-PROFITS DAMAGES