1 2 3 4 5	JOSEPH E. THOMAS (State Bar No. 10 jthomas@twtlaw.com JAMES M. WHITELAW (State Bar No. jwhitelaw@twtlaw.com THOMAS WHITELAW & TYLER L 18101 Von Karman Avenue, Suite 230 Irvine, California 92612 Telephone: (949) 679-6400 Facsimile: (949) 679-6405	171974)	
6 7 8 9 10	THOMAS J. DALY (State Bar No. 1196 thomas.daly@cph.com CHRISTIE, PARKER & HALE, LLP 350 West Colorado Boulevard, Suite 500 Post Office Box 7068 Pasadena, California 91109-7068 Telephone: (626) 795-9900 Facsimile: (626) 577-8800		
11 12	Attorneys for Plaintiff/Counterclaim-Defendant DUHN OIL TOOL, INC.		
13	UNITED STATES DISTRICT COURT		
14	EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION		
15 16 17 18 19 20 21 22 23 24 25 26 27 28	DUHN OIL TOOL, INC., Plaintiff/Counterclaim- Defendant, vs. COOPER CAMERON CORPORATION, Defendant/Counterclaim- Plaintiff.	CASE NO. 1:05-CV-01411-OWW-GSA Honorable Oliver W. Wanger ORDER GRANTING PLAINTIFF'S REQUEST TO SEAL MOTIONS IN LIMINE NO. 3 AND NO. 10 AND SUPPORTING DOCUMENTS TO MOTIONS IN LIMINE NOS. 1-10	
28	100990		

1	Pursuant to Plaintiff/Counterclaim-Defendant DUHN OIL TOOL, INC.'S		
2	("Duhn") Request to Seal MOTIONS IN LIMINE NO. 3 and NO. 10 AND		
3	SUPPORTING DOCUMENTS TO MOTIONS IN LIMINE NOS. 1-10.		
4			
5	It is ordered that Plaintiff Duhn is authorized to file under seal with the Court:		
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7	1.	Plaintiff's Motion in Limine No. 3 To Preclude Cameron's Expert Alan	
8		Ratliff from Offering the Royalty Rate Opinion Set Forth in his Report;	
9	2.	Plaintiff's Motion in Limine No. 10 to Preclude Cameron from	
10		Introducing, Publishing or otherwise Disclosing the Stock Purchase	
11		Agreement between Seaboard International and Duhn;	
12	3.	Declaration of Jennifer Duncan in Support of Plaintiff's Motion in	
13		Limine No. 10 Re Stock Purchase and Contribution Agreement;	
14	4.	Exhibit 1 to the Kolegraff Decl., excerpts of the transcript of the June	
15		23, 2009 deposition of Lester Lee Eubanks ("Eubanks Depo.")	
16		designated as "Confidential";	
17	5.	Exhibit 2 to the Kolegraff Decl., the November 2007 Legal Analysis	
18		and Opinion Regarding the Possibility of Infringement of Claims 1-36	
19		and 86-88 of U.S. Patent No. 6,920,925 By Cameron's Time Saver TM	
20		Wellhead System, prepared by Tait R. Swanson and L. Lee Eubanks IV	
21		of Fletcher Yoder designated "Confidential – Attorney's Eyes Only"	
22		(CAM044245-324) ("Fletcher Yoder Opinion.");	
23	6.	Exhibit 2b to the Kolegraff Decl., Exhibit 19 (CAM044927-66) to the	
24		Fletcher Yoder Opinion designated "Confidential";	
25	7.	Exhibit 2c to the Kolegraff Decl., Exhibit 20 (CAM04496-71) to the	
26		Fletcher Yoder Opinion designated "Confidential – Attorney's Eyes	
27		Only";	
28	8.	Exhibit 3 to the Kolegraff Decl., excerpts of the transcript of the	

1		January 11, 2010 deposition of Manish Vyas ("Vyas Depo.")
2		designated as "Confidential";
3	9.	Exhibit 6 to the Kolegraff Decl., excerpts of the transcript of the
4		July 22, 2010 deposition of Rex Duhn ("Duhn Depo.") designated as
5		"Confidential";
6	10.	Exhibit 8 to the Kolegraff Decl., the September 9, 2009 common
7		interest agreement between John Rogers and Cooper Cameron Corp
8		(CAM053617-19) designated as "Confidential";
9	11.	Exhibit 9 to the Kolegraff Decl., the expert report of Alan Ratliff dated
10		June 29, 2007, including exhibits ("6/29/07 Report") designated as
11		"Confidential – Attorney's Eyes Only".
12	12.	Exhibit 10 to the Kolegraff Decl., the expert report of Alan Ratliff
13		dated July 27, 2007 ("7/27/07 Report") designated as "Confidential –
14		Attorney's Eyes Only".
15	13.	Exhibit 11 to the Kolegraff Decl., the expert report of Alan Ratliff
16		dated December 8, 2010 ("12/8/10 Report") designated as
17		"Confidential – Attorney's Eyes Only".
18	14.	Exhibit 12 to the Kolegraff Decl., the rebuttal expert report of Duross
19		O'Bryan, dated June 29, 2007 designated as "Attorney's Eyes Only".
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21	IT IS SO ORDERED.	
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23	DATED: D	December 17, 2010 /s/ OLIVER W. WANGER UNITED STATES DISTRICT JUDGE
24		UNITED STATES DISTRICT JUDGE
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