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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,  
 18  
 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 GRANTING PLAINTIFF'S  
 REQUEST TO SEAL MOTIONS IN  
 LIMINE NO. 3 AND NO. 10 AND  
 SUPPORTING DOCUMENTS TO  
 MOTIONS IN LIMINE NOS. 1-10**

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.  
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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

