28

1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE NORTHERN DISTRICT OF CALIFORNIA 8 9 JUAN SARAVIA, individually and on 10 behalf of all others similarly situated, 11 Plaintiff, No. C 14-05003 WHA 12 v. 13 DYNAMEX, INC., ET AL., ORDER RE LIMITED **DISCOVERY AND** 14 Defendants. CONTINUING HEARING 15 16 Defendants moved to compel arbitration. Limited discovery is necessary to resolve the 17 narrow issue of whether the parties had a clear and unmistakable intent to delegate the 18 determination of arbitrability to arbitration, and if so, whether such delegation was 19 unconscionable. Each side shall be allowed TWO ONE-DAY DEPOSITIONS on that subject. Both 20 parties may propound EIGHT document requests narrowly-tailored to the subject. The parties 21 shall produce documents on an expedited basis and shall submit supplemental briefs relating to 22 the pending motion by **NOON ON JULY 30**. The motion to compel arbitration will be held in 23 abeyance. The hearing on JULY 9 is hereby rescheduled to AUGUST 27 AT 8:00 A.M. 24 25 IT IS SO ORDERED. 26 27 Dated: June 19, 2015.

UNITED STATES DISTRICT JUDGE