For the Northern District of California

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3	UNITED STATES DISTRICT COURT
4	NORTHERN DISTRICT OF CALIFORNIA
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6	MATSUNOKI GROUP INC, No. C 08-04078 CW (JCS)
7	Plaintiff(s), ORDER RE JOINT LETTER [Docket No. 214]
8	V.
9	TIMBERWORK OREGON INC,
10	Defendant(s).
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12	The parties filed a Joint Letter on December 2, 2010, regarding the pending Motions to
13	Quash. Treating the Joint Letter as a Motion to Quash, and good cause appearing, IT IS HEREBY
14	ORDERED that:
15	1. The Motion to Quash the depositions of plaintiff and of Charla Honea is DENIED on the
16	basis that the new evidence has been discovered since the first deposition. Charla Honea may be
17	deposed, whether as a 30(b)(6) witness or in her individual capacity, for a total of three (3) hours.
18	The Court is not limiting the topics of that deposition, except that counsel may not ask questions that
19	were already answered at the first deposition.
20	2. The Motion to Quash the deposition of Bernard Zelinka is DENIED.
21	3. The Motion to Quash the deposition of Jerry Levine is DENIED as moot, because the
22	parties have reached an agreement on this matter.
23	IT IS SO ORDERED.
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25	Dated: December 6, 2010
26	JOSEPH C. SPERO
27	United States Magistrate Judge
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