

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

RAYTEC VISION S.P.A.,
Plaintiff,
v.
ANZU TECHNOLOGY, LLC,
Defendants.

Case No.: C 10-4828 PSG
**ORDER DENYING DEFENSE
COUNSEL’S REQUEST TO APPEAR
TELEPHONICALLY AT CASE
MANAGEMENT CONFERENCE**
[Docket No. 13]

On December 28, 2010, counsel for Defendant Anzu Technology (“Anzu”) filed a request to appear telephonically at the case management conference set for January 4, 2011. Based on the request and the file herein,

IT IS HEREBY ORDERED that Anzu’s request is DENIED. Anzu has not established good cause for requested relief. Anzu contends that traveling to this courthouse from San Diego will place a burden on its counsel. The burden of appearing in court, however, is a normal burden of litigation. Anzu has not shown any specific facts that would warrant relieving it of having its counsel appear in court for the case management conference.

Dated: December 29, 2010


PAUL S. GREWAL
United States Magistrate Judge