Wedi Corp. v. Wright et al

Doc. 233

- 1	
1	(a) The motion is DENIED in part, and wedi Corp. shall have the right
2	to take the depositions of Brian Wright for up to four (4) hours, as well as of Ken Koch and the Rule 30(b)(6) designees for Hydro-Blok and H-International, each
3	for up to seven (7) hours. These depositions shall be scheduled by mutual agreement, and must occur within thirty (30) days of the date of this Minute Order
4	In these depositions, wedi Corp. shall not be permitted to ask any questions regarding "the manufacture of the Hydroblok Products, including any changes or
5	modifications to design, manufacturers, facilities, equipment, processes, and/or the
	materials used in manufacturing the Hydroblok Products." These issues are not relevant to any of wedi Corp.'s remaining claims.
6	(b) The motion for protective order is otherwise GRANTED.
7	(3) The motion, docket no. 214, brought by Wright, Sound Product, Hydro-
8	Blok, and H-International for an order to show cause why wedi Corp. and its counsel should not be sanctioned is DENIED. wedi Corp.'s request for sanctions, made in its
9	response, docket no. 221, is also DENIED.
10	(4) The cross-motions for summary judgment, docket nos. 175 and 176, remain fully briefed and pending, and the parties shall file nothing further in connection with
11	these motions unless otherwise directed by the Court.
12	(5) The Clerk is directed to send a copy of this Minute Order to all counsel of record.
13	Dated this 7th day of January, 2019.
14	William M. McCool
15	Clerk
16	<u>s/Karen Dews</u> Deputy Clerk
17	
18	
19	
20	
21	
22	
23	

MINUTE ORDER - 2