ORDER GRANTING MOTION FOR PROTECTIVE ORDER AND TO QUASH OR MODIFY

SUBPOENA - 1

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The Court has reviewed the briefing of the parties and submitted declarations, and is disappointed that the parties have been unable to resolve this relatively simple dispute. The parties appear more interested in highlighting each other's perceived procedural errors than in properly exchanging information.

It is not clear how Plaintiff has been prejudiced by Defendants serving the subpoena request to Plaintiff via email given the history of communications between the parties. However, giving Plaintiffs the benefit of the doubt as to whether GT Engineering was a consulting expert rather than a testifying expert at the time of the original subpoena, Defendants have not shown exceptional circumstances to justify production of GT Engineering's expert opinions and conclusions. Because GT Engineering had possession of the can at issue, Defendants may ask factual questions about chain-of-custody.

Having reviewed the relevant briefing, the declarations and exhibits attached thereto, and the remainder of the record, the Court hereby finds and ORDERS that Plaintiff Salas's Motion for Protective Order and to Quash or Modify Subpoena, Dkt. #28, is GRANTED. Defendant shall issue a new subpoena seeking only factual, chain-of-custody information. The parties shall attempt in good faith to enter a joint agreement before Defendant conducts any destructive testing.

DATED this 13 day of August, 2018.

RICARDO S. MARTINEZ

CHIEF UNITED STATES DISTRICT JUDGE