1 2	CRAIG A. PARTON, State Bar No. 132759 TIMOTHY E. METZINGER, State Bar No. 145	
	CAMERON GOODMAN, State Bar No. 307679 PRICE, POSTEL & PARMA LLP	2
3	200 East Carrillo Street, Fourth Floor Santa Barbara, California 93101	
4 5	Telephone: (805) 962-0011 Facsimile: (805) 965-3978	
6	Attorneys for	
7	Antelope Valley Watermaster	
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT	
10		
11	Coordination Proceeding, Special Title (Rule 1550(b))	Judicial Council Coordination Proceeding No. 4408
12		LASC Case No.: BC 325201
13	ANTELOPE VALLEY GROUNDWATER CASES	Santa Clara Court Case No. 1-05-CV-049053
14		Assigned to the Hon. Jack Komar, Judge of
15		the Santa Clara Superior Court
16		NOTICE OF ENTRY OF ORDER
17		
18	AND ALL RELATED ACTIONS	
19		
20	PLEASE TAKE NOTICE that the Order for Hearing on Watermaster's Motion for	
21	Monetary, Declaratory and Injunctive Relief Against Rancho Sierra Properties was entered on	
22	March 2, 2023. A copy of the Order is attached to this notice.	
23	PRICE, POSTEL & PARMA LLP	
24	Dated: March 15, 2023	
25	By: CRA	AIG A. PARTON
26	TIMOTHY E. METZINGER	
27	Attorneys for Antelope Valley Watermaster	
28		
PRICE, POSTE	ll	
& PARMA LL		1

1 2 3 4 5	CRAIG A. PARTON, State Bar No. 132759 TIMOTHY E. METZINGER, State Bar No. 1452 CAMERON GOODMAN, State Bar No. 307679 PRICE, POSTEL & PARMA LLP 200 East Carrillo Street, Fourth Floor Santa Barbara, California 93101 Telephone: (805) 962-0011 Facsimile: (805) 965-3978	
6 7	Attorneys for Antelope Valley Watermaster	т
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	FOR THE COUNTY OF LOS ANGELES - CENTRAL DISTRICT	
10		
11	Coordination Proceeding, Special Title (Rule 1550(b))	Judicial Council Coordination Proceeding No. 4408
12		LASC Case No.: BC 325201
13	ANTELOPE VALLEY GROUNDWATER CASES	Santa Clara Court Case No. 1-05-CV-049053
14		Assigned to the Hon. Jack Komar, Judge of the Santa Clara Superior Court
15	· · ·	STIPULATION AND (PROPOSED)
16		ORDER FOR HEARING ON WATERMASTER'S MOTION FOR
17 18	AND ALL RELATED ACTIONS	MONETARY, DECLARATORY AND INJUNCTIVE RELIEF AGAINST RANCHO SIERRA PROPERTIES
19	M	Date: February 17, 2023
20		Time: 9:00 a.m. Dept: Via CourtCall
21		
22	STIPULATION	
23	The Antelope Valley Watermaster ("Watermaster"), and Rancho Sierra Properties, LLC,	
24	a California limited liability company ("RSP"), by and through their respective counsel, hereby	
25	agree and stipulate as follows:	
26	RECITALS	
27	A. On or about August 23, 2022, the Watermaster filed a motion against RSP (the	
28	"Motion") pursuant to the terms of the December 23, 2015 Judgment and Physical Solution	
Price, Postei & Parma LLF Santa Barbara	STIPULATION AND	1 D [PROPOSED] ORDER

("Judgment")<sup>1</sup> seeking monetary, declaratory and injunctive relief in favor of the Watermaster and 1 against RSP for delinquent Replacement Water Assessments ("RWAs"), delinquent Administrative 2 Assessments ("AAs", and collectively with RWAs, "Assessments"), plus accrued interest thereon 3 and attorneys' fees. The Motion also seeks such declaratory and injunctive relief as is necessary to 4 prohibit RSP from producing any further groundwater from the Antelope Valley Adjudicated Basin 5 until RSP; (a) pays to the Watermaster all delinquent Assessments, interest thereon and attorneys' 6 fees; (b) installs a Watermaster Engineer-approved water flow meter on its well; and (c) submits an 7 application for New Production. The hearing on the Watermaster's Motion is set for February 17, 8 2023 at 9:00 a.m. (the "Hearing"). 9

B. For purposes of expediting the Hearing and presenting current numbers agreed to by
the Watermaster and by RSP, the Watermaster and RSP agree to the facts set forth herein and to the
[Proposed] Order attached hereto.

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## IT IS HEREBY STIPULATED AND AGREED THAT:

141.RSP owns the real property identified with Los Angeles County Assessor's Parcel15Numbers 3302-021-035 and 3302-020-019 ("Property").

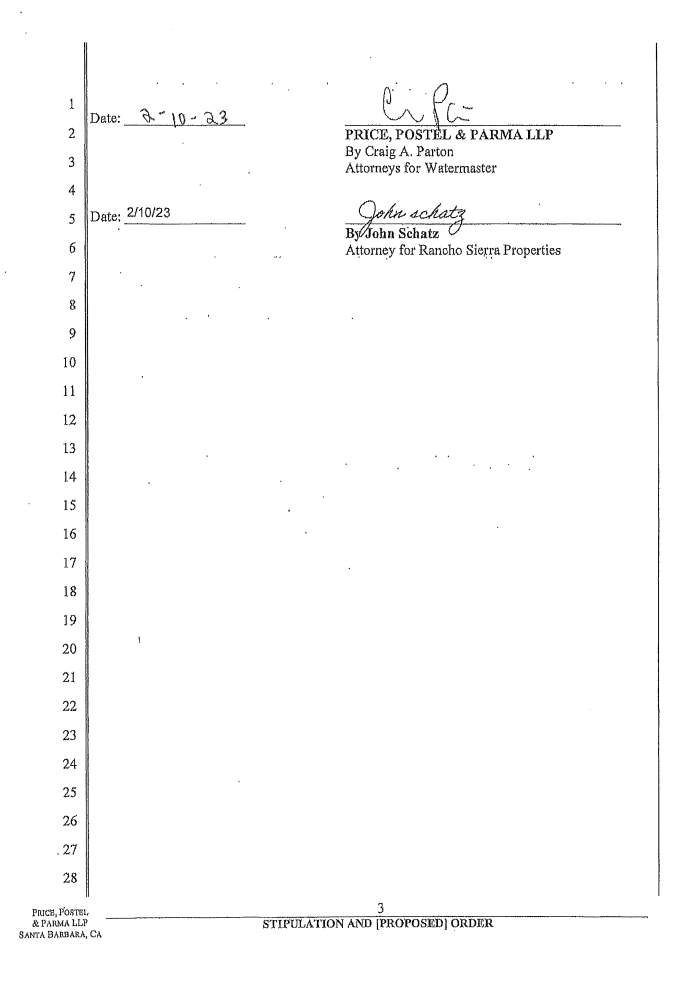
By way of its ownership of the Property, RSP is a Small Pumper Class Member
subject to the jurisdiction of this Court pursuant to the Judgment.

18 3. RSP has not filed any pleadings in response to the Motion, and the time for RSP to
19 do so has expired.

4. RSP currently owes the Watermaster \$410,088.25 in delinquent RWAs (which
 represents 943.425 acre-feet of Replacement Obligations for 2016 – 2020, including an annual
 credit of 3 acre-feet per year as a Small Pumper Class Member), \$4,008.13 in delinquent AAs
 (based on 958.425 acre-feet of actual Production reported for 2016 – 2020), accrued interest on all

- 24 delinquent Assessments in the amount of \$41,409.64, and attorneys' fees of \$4,243, in the total
- amount of \$459,749.02, plus any and all Assessments that will be due as a result of RSP's currently
- 26 un-reported groundwater production in 2021 and 2022.
- 27

<sup>28</sup> All capitalized terms not defined herein shall have the same meaning as set forth in the Judgment.



:

## [PROPOSED] ORDER

On February 17, 2023, the Court held a hearing via CourtCall, the Honorable Jack Komar,
judge presiding, on a motion by the Antelope Valley Watermaster ("Watermaster") for
monetary, declaratory and injunctive relief against Rancho Sierra Properties, LLC, a California
limited liability company ("RSP") in the above captioned action. Appearances are as shown in the
Court record. Due cause being shown and having considered the objections, if any, the Court
orders as follows:

8 1. Judgment is hereby entered in favor of the Watermaster and against RSP for
9 \$410,088.25 in delinquent Replacement Water Assessments, plus \$4,008.13 in delinquent
10 Administrative Assessments, plus accrued interest on all delinquent Assessments in the amount of
11 \$41,409.64, plus attorneys' fees of \$4,243, in the total amount of \$459,749.02.

2. RSP is hereby enjoined from producing any further groundwater from the
 Antelope Valley Adjudicated Basin until: (a) RSP pays to the Watermaster all delinquent
 Assessments, interest thereon and attorneys' fees as set forth above, plus any and all Assessments
 that will be due as a result of RSP's currently un-reported groundwater production in 2021 and
 2022; (b) RSP installs a Watermaster Engineer-approved water flow meter on its well; and (c)
 RSP submits an application for New Production.

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IT IS SO ORDERED.

21 DATED: <u>MANOU 2, 2023</u> 22 23 24 25 26 27 28

Judge of the Superior Court

Price, Postel & Parma LLP Santa Barbara, Ca

1	PROOF OF SERVICE	
2	STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA	
3	I am employed in the County of Santa Barbara, State of California. I am over the age of	
4	eighteen (18) and not a party to the within action. My business address is 200 East Carrillo Street, Fourth Floor, Santa Barbara, California 93101.	
5	<b>OF ORDER</b> on all interested parties in this action by placing the original and/or true copy.	
6		
7 8	BY ELECTRONIC SERVICE: I posted the document(s) listed above to the Santa Clara County Superior Court Website @ www.scefiling.org and Glotrans website in the action of the Antelope Valley Groundwater Cases.	
9	<ul> <li>(STATE) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.</li> </ul>	
10	( <i>FEDERAL</i> ) I hereby certify that I am employed in the office of a member of the Bar of	
11	this Court at whose direction the service was made.	
12		
13	Executed on March 15, 2023, at Santa Barbara, California.	
14	4 Anna T	
15 16	Signature Elizabeth Wright	
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PRICE, POSTE		