MUSICK, PEELER & GARRETT LLP 1 ATTORNEYS AT LAW ONE WILSHIRE BOULEVARD, SUITE 2000 2 LOS ANGELES, CALIFORNIA 90017-3383 TELEPHONE (213) 629-7600 FACSIMILE (213) 624-1376 3 Theodore A. Chester, Jr. (State Bar No. 105405) 4 t.chester@mpglaw.com Steven Casselberry (State Bar No. 74234) 5 s.casselberry@mpglaw.com Stephen R. Isbell (State Bar No. 247151) 6 s.isbell@mpglaw.com 7 Attorneys for LITTLE ROCK SAND AND GRAVEL, INC. 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 COUNTY OF LOS ANGELES, CENTRAL DISTRICT 10 Judicial Counsel Coordination No. 4408 ANTELOPE VALLEY GROUNDWATER CASES 11 Santa Clara Case No. 1-05-CV-049053 Assigned to Honorable Jack Komar **INCLUDED ACTIONS:** 12 Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of 13 NOTICE OF ENTRY OF DISMISSAL, California, County of Los Angeles, Case No. WITH PREJUDICE AND PROOF OF BC325201; 14 SERVICE OF LITTLE ROCK SAND AND **GRAVEL, INC. v. GRANITE** Los Angeles County Waterworks District No. 15 40 v. Diamond Farming Co., Superior Court of **CONSTRUCTION CO. ACTION:** California, County of Kern, Case No. S-1500-LASC CASE NO. MC026932 16 CV-254348; 17 Wm. Bolthouse Farms, Inc. v. City of 18 Lancaster, Diamond Farming Co. v. Lancaster, Diamond Farming Co. v. Palmdale Water Dist., Superior Court of California, County of 19 Riverside, Case Nos. RIC 353840, RIC 20 344436, RIC 344668; 21 Rebecca Lee Willis v. Los Angeles County Waterworks District No. 40 22 Superior Court of California, County of Los Angeles, Case No. BC364553; 23 Wood v. A.V. Materials, Inc., et al. v. Superior 24 Court of California, County of Los Angeles, Case No. BC 509546; and 25 Little Rock Sand and Gravel, Inc. v. Granite 26 Construction Co., Superior Court of 27 California, County of Los Angeles, Case No. MC026932 28 1114440.1

MUSICK, PEELER & GARRETT LLP
ATTORNEYS AT LAW

NOTICE OF ENTRY OF DISMISSAL, WITH PREJUDICE AND PROOF OF SERVICE OF LITTLE ROCK SAND AND GRAVEL, INC. v. GRANITE CONSTRUCTION CO. ACTION; LASC CASE NO. MC026932

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ber number, and address): Stephen R. Isbell SBN: 247151 650 Town Center Drive, Suite 1200, Costa Mesa, CA 92626-1925 TELEPHONE NO.:714-668-2490 FAX NO.:714-668-2490 E-MAIL ADDRESS: S. isbell@musickpeeler.com	FOR COURT USE ONLY
ATTORNEY FOR (Name): LITTLE ROCK SAND AND GRAVEL, INC.  SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES  STREET ADDRESS: 42011 4th St. West  MAILING ADDRESS: 42011 4th St. West  CITY AND ZIP CODE: Lancaster, 93534	
PLAINTIFF/PETITIONER: LITTLE ROCK SAND AND GRAVEL, INC.  DEFENDANT/RESPONDENT: GRANITE CONSTRUCTION CO.	
NOTICE OF ENTRY OF DISMISSAL AND PROOF OF SERVICE  Personal Injury, Property Damage, or Wrongful Death  Motor Vehicle  Family Law  Eminent Domain  Other (specify): Quiet Title, Declaratory Relief, Breach of Written Contract	CASE NUMBER: MC026932
TO ATTORNEYS AND PARTIES WITHOUT ATTORNEYS: A dismissal was entered in Request for Dismissal. (Attach a copy completed by the clerk.)	this action by the clerk as shown on the
Date: July 23, 2018  Stephen R. Isbell  (TYPE OR PRINT NAME OF X ATTORNEY)  PARTY WITHOUT ATTORNEY)	(SIGNATURE)
PROOF OF SERVICE  1. I am over the age of 18 and not a party to this cause. My residence or business add Costa Mesa, CA 92626-1925  2. X I am a resident of or employed in the county where the mailing occurred. I serv Dismissal and Request for Dismissal by mailing them, in a sealed envelope with a. I deposited the envelope with the United States Postal Service.  b. X I placed the envelope for collection and processing for mailing following which I am readily familiar. On the same day correspondence is placed in the ordinary course of business with the United States Postal Service.  c. Date of deposit: July 23, 2018 d. Place of deposit (city and state e. Addressed as follows (name and address): Robert G. Kuhs, Esq., Kuhs & P. P.O. Box 2205, Bakersfield, CA.	ed a copy of the Notice of Entry of th postage fully prepaid, as follows:  og this business's ordinary practice with d for collection and mailing, it is deposited ce. e): Costa Mesa, CA arker
3 I served a copy of the Notice of Entry of Dismissal and Request for Dismissal to a. Name of person served:  b. Address at which person served: c. On (date):  d. At (time):	y personally delivering copies as shown below:
4. I served a copy of the Notice of Entry of Dismissal and Request for Dismissal (complete if electronic service is used based on a court order or agreement of a. Name of person served:  b. Electronic service address of person served: c. On (date): d. At (time): e. Electronic service address from which I served the documents: Proof of electronic service is attached.  5. Proof of service on additional parties is attached. I declare under penalty of perjury under the laws of the State of California that the fore Date: July 23, 2018	the parties):
	(SIGNATURE OF DECLARANT) Page 1 of 1
UTPE OR PRINT MAINE)	(CONTRACT DECEMBRISH)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and saddle Stephen R. Isbell SI MUSICK PEELER & GARRETT LLP	हार्ड): BN: 247151	FOR COURT U	USE ONLY
650 Town Center Drive, Suite 1200, Costa Mesa, CA 92 TELEPHONE NO.: 714-668-2400 FAX NO. (Optice E-MAIL ADDRESS (Optional): s.isbell@musickpeeler.com ATTORNEY FOR (Name): LITTLE ROCK SAND AND GRA	onal): 714-668-2490	OHKUM	MED COPY AL FILED into California l'os Anneles
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS AN STREET ADDRESS: 42011 4th St. West		JUL 1	8 2018
MAILING ADDRESS:42011 4th St. West CITY AND ZIP CODE:Lancaster 93534 BRANCH NAME:Michael D. Antonovich - Antelope	Valley Courthouse	Sherri R. Carter, E By Patilola	Executive Officer/Clerk Aranda, Deputy
PLAINTIFF/PETITIONER; LITTLE ROCK SAND AND	GRAVEL, INC.		
DEFENDANT/RESPONDENT: GRANITE CONSTRUCTIO	ON CO.		
REQUEST FOR DISMISSA	ıL.	CASE NUMBER: MC026932	
A conformed copy will not be returned by the clerk	unless a method of return is	provided with the docum	nent.
This form may not be used for dismissal of a deriva class action, (Cal. Rules of Court, rules 3,760 and 3.		or of any party or cause o	of action in a
1. TO THE CLERK: Please dismiss this action as follows a. (1) X With prejudice (2) Without prejudice b. (1) Complaint (2) Petition (3) Cross-complaint filed by (name): (4) Cross-complaint filed by (name): (5) X Entire action of all parties and all causes of (6) Other (specify):*  2. (Complete in all cases except family law cases.) The court did X did not waive court fees and	of action	on (date); on (date); (This information may be	obtained from
the clerk, If court fees and costs were walved, the decapate: July 17, 2018  Stephen R. Isbell  (TYPE OR PRINT NAME OF X ATTORNEY PARTY WITHOUT AT		must be completed).	
"If dismissal requested is of specified parties only of specified causes of only, or of specified cross-complaints only, so state and identify the possess of action, or cross-complaints to be dismissed.	Attorney or party with parties, X Plaintiff/Petitic Cross-Complete	oner Defendan	nt/Respondent
3. TO THE CLERK: Consent to the above dismissal is he Date:	ereby given.**		
(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTO	DRNEY)	(SIGNATURE)	
"f a cross-complaint – or Response (Family Law) seeking affirmative relief – is on file, the attorney for cross-complainant (respondent) must sign this consent if required by Code of Civil Procedure section 581 (t) or (f).	Attorney or party with Plaintiff/Petition Cross-Comp	oner Defendar	nt/Respondent
(To be completed by clerk) 4. Dismissal entered as requested on (date):	OL 18 2018		
5 Dismissal entered on (date):	as to only (name):		
6. Dismissal not entered as requested for the following	owing reasons (specify);		
7. a. Attorney or party without attorney notified or b. Attorney or party without attorney not notified a copy to be conformed means	•	. wil	
Date; <b>SOL 9 8 2016</b>	Clerk, by		, Deputy

CIV-110

PLAINTIFF/PETITIONER: LITTLE ROCK SAND AND GRAVEL, INC. CASE NUMBER:
DEFENDANT/RESPONDENT: GRANITE CONSTRUCTION CO. MC026932

## COURT'S RECOVERY OF WAIVED COURT FEES AND COSTS

If a party whose court fees and costs were initially waived has recovered or will recover \$10,000 or more in value by way of settlement, compromise, arbitration award, mediation settlement, or other means, the court has a statutory lien on that recovery. The court may refuse to dismiss the case until the lien is satisfied. (Gov. Code, § 68637.)

## **Declaration Concerning Waived Court Fees**

1.	The court waived court fees and costs in this action for (name):
2.	The person named in item 1 is (check one below):  a not recovering anything of value by this action.  b recovering less than \$10,000 in value by this action.  c recovering \$10,000 or more in value by this action. (If item 2c is checked, item 3 must be completed.)  All court fees and court costs that were waived in this action have been paid to the court (check one): Yes No.
l dec	are under penalty of perjury under the laws of the State of California that the information above is true and correct.
Date:	
	• • • • • • • • • • • • • • • • • • •
(TYPE	OR PRINT NAME OF ATTORNEY PARTY MAKING DECLARATION) (SIGNATURE)

MUSICK, PEELER & GARRETT LLP

NOTICE OF ENTRY OF DISMISSAL, WITH PREJUDICE AND PROOF OF SERVICE OF LITTLE ROCK SAND AND GRAVEL, INC. v. GRANITE CONSTRUCTION CO. ACTION; LASC CASE NO. MC026932