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6	E-Mail: rgkuhs@kuhsparkerlaw.com bbarmann@kuhsparkerlaw.com		
8	Attorneys for Tejon Ranchcorp and Granite Construction Company		
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF LOS ANGELES - CENTRAL DISTRICT		
10 11	ANTELOPE VALLEY GROUNDWATER CASES	Judicial Council Coordination No. 4408	
12 13 14 15 16 17 18 19 20	INCLUDED ACTIONS: Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of California, County of Los Angeles, Case No. BC 325201; Los Angeles County Waterworks District No. 40 v. Diamond Farming Co., Superior Court of California, County of Kern, Case No. S-1500-CV- 254348; Wm. Bolthouse Farms, Inc. v. City of Lancaster, Diamond Farming Co. v. Lancaster, Diamond Farming Co. v. Palmdale Water Dist., Superior Court of California, County of Riverside, Case No. RIC 353840, RIC 344436, RIC 344668	Santa Clara Case No. 1-05-CV-049053 Assigned to Honorable Jack Komar STIPULATION AND [Proposed] ORDER FOR MANAGEMENT OF POST-JUDGMENT DISPUTE BETWEEN GRANITE CONSTRUCTION COMPANY AND LITTLE ROCK SAND AND GRAVEL, INC.	
21 22 23 24 25 26 27	Wood v. A.V. Materials, Inc., et al., Superior Court of California, County of Los Angeles, Case No. BC 509546 Little Rock Sand and Gravel, Inc. v. Granite Construction Co., Superior Court of California, County of Los Angeles, North Judicial District, Case No. MC026932		

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1.	The court has ordered coordination of Little Rock Sand and Gravel, Inc. v.			
Granite Co	nstruction Company et al., LASC Case No. MC026932 (the "add-on case") with the			
previously of	coordinated Antelope Valley Groundwater Cases ("AV Cases"), Judicial Council			
Coordinatio	on Proceeding No. 4408, and has ordered that the issues and disputes between Granite			
Construction Company ("Granite") and Little Rock Sand and Gravel, Inc. ("Little Rock")				
(collectively	y, the "Stipulating Parties") raised in the pleadings filed in the add-on case shall be			
resolved by law and motion practice pursuant to Paragraph 6.5 of the Judgment and Physical				
Solution en	tered in the AV Cases.			

- 2. The Stipulating Parties stipulate and agree to the following with respect to the disputes between them:
 - a. All notices and other papers to be filed and served by either of the Stipulating Parties shall be filed with Glotran and CT Electronic Service.
 - All non-expert discovery, including discovery motions, pertaining to the disputes between the Stipulating Parties shall be conducted pursuant to the Code of Civil Procedure and shall be completed by January 31, 2018.
 - c. The Court shall hold a telephonic case management conference with the Stipulating Parties on January ___, 2018, to discuss expert disclosure and discovery, if any, and to set a briefing schedule and hearing date on any motion(s) to be filed by either of the Stipulating Parties pursuant to Paragraph 6.5 of the Judgment and Physical Solution.

Dated: September 25, 2017

MUSICK, PEELER & GARRETT LLP

ъ.,

Stephen R. Isbell, Attorneys for Little Rock Sand and Gravel, Inc.

	Dated: September 2, 2017	VIIIIC & DADAZED
1	Dated: September	KUHS & PARKER
2		By GO By Jan Jan Son
3		Bernard C. Barmann, Jr., Attorneys for Granite Construction Company
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6	IT IS SO ORDERED.	
8	Dated:	
9		Hon. Jack Komar (Ret.) Judge of the Superior Court
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