1 2 3 4 5 6 7 8	Muriel B. Kaplan, Esq. (SBN 124607) Michele R. Stafford, Esq. (SBN 172509) SALTZMAN & JOHNSON LAW CORPORATI 44 Montgomery Street, Suite 2110 San Francisco, CA 94104 (415) 882-7900 (415) 882-9287 – Facsimile mkaplan@sjlawcorp.com mstafford@sjlawcorp.com Attorneys for Plaintiffs	ON			
9	UNITED STATES DISTRICT COURT				
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
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12	F. G. CROSTHWAITE, et al., as Trustees of the OPERATING ENGINEERS' HEALTH	Case No.: C09-3412 SBA			
13	AND WELFARE TRUST FUND, et al.,	JUDGMENT PURSUANT TO STIPULATION			
14	Plaintiffs,				
15					
16 17	BCJ SAND & ROCK, INC., a California Corporation, aka BCJ SAND & ROCK CORP.,				
17 18	Defendant.				
10					
20	IT IS HEREBY STIPULATED by and between the parties hereto, that Judgment may be				
21	entered in the within action in favor of the Plaintiff OPERATING ENGINEERS HEALTH AND				
22	WELFARE TRUST FUND, et al. (collectively "Plaintiffs" or "Trust Funds") and against				
23	Defendant BCJ SAND & ROCK, INC. a California Corporation, aka BCJ SAND & ROCK				
24	CORP. ("Defendant"), as follows:				
25	1. Defendant entered into a valid Collective Bargaining Agreement with the Operating				
26	Engineers Local 3 Trust Funds (hereinafter "Bargaining Agreement"). This Bargaining Agreement				
27	has continued in full force and effect to the present time.				
28	2. James Brad Slender, aka Brad Slender, CEO/RMO/President of Defendant BCJ				
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Complaint and related documents, by signing and promptly returning to Plaintiffs an 2 3 Acknowledgment of Receipt to be provided by Plaintiffs together with the filed Court documents as soon as these are received from Court. 4 5 3. Defendant has become indebted to the Trust Funds as follows: 10/08 contribution balance \$7,322.90 6 11/08 contributions \$12,807.12 7 4/09 contributions \$13,761.96 5/09 contributions \$17,886.02 8 Liquidated damages (10/08-5/09 contributions) \$11,118.40 9 12% p/a Interest (to 7/23/09) \$1,410.48 Attorneys' fees (to 7/22/09) \$1,326.50 10 Cost of Suit \$350.00 TOTAL \$65,983.38 11 12 4. Defendant shall conditionally pay the amount of **\$54,864.98**, conditioned on timely 13 receipt of all payments due under the terms of this Stipulation, as follows: 14 (a) Beginning on July 29, 2009, and no later than the Wednesday of each week 15 thereafter for a period of forty-eight (48) weeks, through and including June 30, 2010, Defendant 16 shall pay to Plaintiffs the amount of **\$1,250.00 per week**. If a Wednesday falls on a holiday, then 17 payment shall be due no later that the business day prior to that holiday Wednesday. Any such 18 payment received by Plaintiffs from Defendant prior to July 29, 2009 shall be credited to amounts 19 claimed herein. 20 (b) Payments may be made by joint check, to be endorsed prior to submission. 21 Defendant shall have the right to increase the monthly payments at any time and there is no 22 penalty for prepayment. 23 (c) Payments shall be applied first to unpaid interest and then to unpaid 24 principal. The unpaid principal balance shall bear interest, from July 24, 2009, at the rate of 25 twelve percent (12%) per annum in accordance with the Collective Bargaining Agreement and 26 Plaintiffs' Trust Agreements. 27 /// 28

Sand & Rock, Inc., hereby acknowledges that he will accept service by mail of the Summons,

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(d) Prior to the last payment pursuant to this Stipulation, Plaintiffs will advise
 Defendant as to the final amount due, including interest and all additional attorneys' fees and costs
 incurred by Plaintiffs in connection with collection and allocation of the amounts owed to
 Plaintiffs under this Stipulation regardless of whether or not Defendant defaults herein. Any
 additional amounts due pursuant to the provisions hereunder shall also be paid in full with the
 June 30, 2010 stipulated payment

7 (e) Weekly payments shall be made payable to the *Operating Engineers Trust*8 *Funds*, and delivered to Muriel B. Kaplan at Saltzman & Johnson Law Corporation, 44
9 Montgomery Street, Suite 2110, San Francisco, California 94104, or to such other address as
10 may be specified by Plaintiffs.

5. In the event that any check is not timely submitted or fails to clear the bank, or is 11 12 unable to be negotiated for any reason for which Defendant is responsible, this shall be considered 13 to be a default on the Judgment entered. If this occurs, Plaintiffs shall make a written demand to Defendant to cure said default. Default will only be cured by the issuance of a replacement 14 15 *cashier's check*, delivered to Saltzman and Johnson Law Corporation within seven (7) days of the date of the notice from Plaintiffs, before or together with the next weekly payment. If Defendant 16 elects to cure said default, and Plaintiffs elect to accept future payments, all such future payments 17 shall be made by cashier's check. In the event default is not cured, all amounts remaining due 18 19 hereunder, without any waiver of liquidated damages, shall be due and payable on demand by Plaintiffs. 20

6. 21 Beginning with contributions due for hours worked by Defendant's employees 22 during the month of June 2009, due on July 15, 2009 and delinquent if not received by the Trust 23 Funds by July 25, 2009, and for every month thereafter until this Judgment is satisfied, Defendant 24 shall remain current in contributions due to Plaintiffs under the current Collective Bargaining Agreement and under all subsequent Collective Bargaining Agreements, if any, and the 25 26 Declarations of Trust as amended. Plaintiffs acknowledge receipt of Defendant's timely June 2009 27 report and payment. Defendant shall fax a copy of its contribution report for each month, 28 together with a copy of that payment check, to Muriel B. Kaplan at 415-882-9287, prior to -3sending the payment to the Trust Fund. To the extent that Defendant is working on a Public
 Works job, or any other job for which Certified Payroll Reports are required, copies of said
 Reports will be faxed to Muriel B. Kaplan concurrently with their submission to the general
 contractor, owner or other reporting agency.

5 7. Failure by Defendant to remain current in monthly contributions shall constitute a default of the obligations under this agreement and the provisions of ¶ 11 shall apply. Any such 6 7 unpaid or late paid contributions, together with 15% liquidated damages and 12% per annum 8 interest accrued on the combined total of contributions and liquidated damages, shall be added to 9 and become a part of this Judgment and subject to the terms herein, except that no waiver of 10 liquidated damages incurred on unpaid or late paid monthly contributions shall apply. Plaintiffs reserve all rights available under the applicable Bargaining Agreement and Declarations of Trust 11 12 of the Trust Funds for collection of current and future contributions, and for any additional past 13 contributions not included herein as may be determined by Plaintiffs, pursuant to employee timecards or paystubs, by audit, or other means, and the provisions of this agreement are in 14 addition thereto. Defendant specifically waives the defense of the doctrine *res judicata* as to any 15 such additional amounts determined as due. 16

8. Defendant shall make full disclosure of all jobs on which it is working by providing
Plaintiffs with an ongoing and updated list of jobs including, but not limited to, name and address
of job, customer or general contractor, certified payroll if a public works job, and time period
worked or to be worked. Defendant shall fax said updated list each month together with the
contribution report (as required by ¶5 of this Stipulation) to Muriel B. Kaplan at 415-8829287. Failure to provide this information within seven (7) days of Plaintiffs' request shall
constitute a default under the terms of this agreement.

9. James Brad Slender, aka Brad Slender ("Guarantor") acknowledges that he is the
CEO/RMO/President of BCJ Sand & Rock, Inc., that he is personally guaranteeing all amounts to
be paid in connection with Stipulation, and acknowledges that all successors in interest to BCJ
sand & Rock, Inc., as well as any assigns, affiliated entities and purchasers, shall be contractually
bound by the terms of this Stipulation. All such entities shall specifically consent to the terms

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1 herein and to the Court's jurisdiction, in writing at the time of any assignment, affiliation or
2 purchase.

10. Prior to the last payment pursuant to this Stipulation, Plaintiffs shall advise Defendant, in writing, of the amount of the final lump sum payment and any additional amounts claimed pursuant to the Stipulation, which shall include, but not be limited to, any additional attorneys fees and costs incurred in this matter. Said amount shall be paid on or before June 30, 2010.

- 8 11. In the event that Defendant or Guarantor fails to make any payment required under
 9 ¶ 4 above, or fails to remain current in any contributions under ¶ 6 above, then:
- 10 (a) The entire amount of \$65,983.38 plus interest, reduced by principal
 11 payments received by Plaintiffs, but increased by any unpaid contributions then due, plus 15%
 12 liquidated damages and 12% per annum interest thereon, shall be immediately due, together with
 13 any additional attorneys' fees and costs as referenced herein.
- (b) A Writ of Execution may be obtained against Defendant/Guarantor without
 further notice, in the amount of the unpaid balance, plus any additional amounts under the terms
 herein, upon declaration by a duly authorized representative of the Plaintiffs setting forth any
 payment theretofore made by or on behalf of Defendant/Guarantor and the balance due and owing
 as of the date of default, <u>Defendant/Guarantor specifically consent to the authority of a Magistrate</u>
 Judge for all proceedings, including, but not limited to, Plaintiffs' obtaining a Writ of Execution
 herein.
- (c) Defendant/Guarantor expressly waives all rights to stay of execution and
 appeal. The declaration or affidavit of a duly authorized representative of Plaintiffs as to the
 balance due and owing as of the date of default shall be sufficient to secure the issuance of a Writ
 of Execution thereon, without a noticed motion;

(d) Defendant/Guarantor shall pay all additional attorneys' fees and costs
incurred by Plaintiffs in connection with collection and allocation of the amounts owed by
Defendant/Guarantor to Plaintiffs under this Stipulation, regardless of whether a default occurs
herein.

1 12. Any failure on the part of the Plaintiffs to take any action against
 2 Defendant/Guarantor as provided herein in the event of any breach of the provisions of this
 3 Stipulation shall not be deemed a waiver of any subsequent breach by the Defendant/Guarantor of
 4 any provisions herein.

13. In the event of the filing of a bankruptcy petition by the Defendant/Guarantor, the
parties agree that any payments made pursuant to the terms of this Judgment, shall be deemed to
have been made in the ordinary course of business as provided under 11 U.S.C. Section 547(c)(2)
and shall not be claimed by Defendant/Guarantor as a preference under 11 U.S.C. Section 547 or
otherwise. Defendant/Guarantor nevertheless represents that no bankruptcy filing is anticipated.

10 14. Should any provision of this Stipulation be declared or determined by any court of
11 competent jurisdiction to be illegal, invalid, or unenforceable, the legality, validity, and
12 enforceability of the remaining parts, terms or provisions shall not be affected thereby and said
13 illegal, unenforceable or invalid part, term, or provision shall be deemed not to be part of this
14 Stipulation.

15. This Stipulation is limited to the agreement between the parties with respect to the 15 known delinquent contributions and related sums enumerated herein, owed by Defendant to the 16 17 Plaintiffs. Plaintiffs nevertheless reserve the right to conduct an audit of Defendant's records to determine whether there are any additional amounts due, any of which shall be added to the 18 19 amounts claimed herein, subject to proof. This Stipulation does not in any manner relate to 20 withdrawal liability claims, if any. Defendant acknowledges that the Plaintiffs expressly reserve 21 their right to pursue withdrawal liability claims, if any, against Defendant as provided by the Plaintiffs' Plan Documents, Trust Agreements incorporated into their Collective Bargaining 22 23 Agreement, and the law.

24 16. This Stipulation contains all of the terms agreed by the parties and no other
25 agreements have been made. Any changes to this Stipulation shall be effective only if made in
26 writing and signed by all parties hereto.

27 17. This Stipulation may be executed in any number of counterparts and by facsimile,
28 each of which shall be deemed an original and all of which shall constitute the same instrument.

1	18. The parties agree that the Court shall retain jurisdiction of this matter until this				
2	Judgment is satisfied.				
3	19. De	efendant and Guarantor	each re	epresent and warrant that they have had the	
4	opportunity to be or have been represented by counsel of their own choosing in connection with				
5	entering this Stipulation under the terms and conditions set forth herein, that they have read this				
6	Agreement with case and are fully aware of and represent that they enter into this Stipulation				
7	voluntarily and without duress.				
8	Dated: July 24,	2009		BCJ SAND & ROCK, INC.	
9	, , , , , , , , , , , , , , , , , , ,				
10			By:	/S/James B. Slender	
				James Brad Slender, aka Brad Slender, CEO/RMO/President	
11		••••			
12	Dated: July 24,	2009		JAMES BRAD SLENDER, aka BRAD SLENDER	
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14				/S/James B. Slender	
15				Individually, as Personal Guarantor	
16	Dated: July 24,	2009		OPERATING ENGINEERS TRUST FUNDS	
17				r UNDS	
18			By.:	/S/Wayne E. McBride	
19			<u>.</u>	Wayne McBride, Collections Manager	
20	Dated: July 27,	2009		SALTZMAN AND JOHNSON LAW	
21				CORPORATION	
22			D		
23			By:	/S/Muriel B. Kaplan Muriel B. Kaplan	
24				Attorneys for Plaintiffs	
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				JUDGMENT PURSUANT TO STIPULATION Case No.: C09-3412 SBA	

1	ORDER			
2	The stipulated judgment is approved. All matters pertaining to the enforcement of this			
3	judgment are referred to the Chief Magistrate Judge or her designee for determination.			
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5	IT IS SO ORDERED.			
6	Dated: October 26, 2009 SAUNDRA BROWN ARMSTRONG			
7	United States District Judge			
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