1	BROWN & BROWN LAW OFFICES, P.C. David A. Brown (No. 006827)	
2	J Albert Brown (No. 030918) Amy Brown (No. 034296)	
3	Post Office Box 1890	
4	St. Johns, Arizona 85936 Telephone: (928) 337-4225	
5	Email: <u>david@b-b-law.com</u> Email: <u>jabrown@b-b-law.com</u> Email: amy@b-b-law.com	
6		
7	FENNEMORE CRAIG, P.C. Lauren J. Caster (No. 004537)	
8	Brian J. Heiserman (No. 031546) Bradley J. Pew (No. 033876)	
9	2394 East Camelback Road, Suite 600 Phoenix, Arizona 85016-3429	
10	Telephone: (602) 916-5000 Email: lcaster@fclaw.com Email: bbsissman@falays.com	
11	Email: <u>bheiserman@fclaw.com</u> Email: <u>bpew@fclaw.com</u>	
12	Attorneys for LCR Coalition	
13	SUPERIOR COURT OF ARIZONA	
14	APACHE COUNTY	
15	IN RE: THE GENERAL ADJUDICATION OF ALL RIGHTS TO USE WATER IN THE	Civil No. CV 6417-203
16	LITTLE COLORADO RIVER SYSTEM AND SOURCE	[PROPOSED] ORDER GRANTING THE LCR
17	Secret	COALITION'S RULE 37(c)(4) MOTION FOR LEAVE TO USE
18		DOCUMENTS DISCLOSED AFTER DECEMBER 20, 2019
19		(Assigned to Special Master Susan Ward Harris)
20		Ward Harris)
21		-
22	Having reviewed the LCR Coalition's Rule 37(c)(4) Motion for Leave to Use	
23	Documents Disclosed After December 20, 2019 (March 5, 2020):	
24	THE COURT FINDS that granting the motion will cause no prejudice and is	
25	warranted by good cause.	
26	IT IS ORDERED granting the LCR Coalition's motion. The LCR Coalition and any	

FENNEMORE CRAIG, P.C.

other party may use the documents disclosed by the LCR Coalition on February 14, 2020 in briefing and at trial, subject to objections to admissibility on bases other than failure to comply with Rule 26.1, Arizona Rules of Civil Procedure, and failure to comply with the Amended Case Management Order (Dec. 20, 2018).

DATED this 18th day of March, 2020.

Susan Ward Harris Special Master