IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

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In re:	:	Chapter 11
HI-CRUSH PERMIAN SAND LLC, et al.,1		Case No. 20-33505 (DRJ) (Jointly Administered)
Reorganized Debtors.	:	(Formerly Jointly Administered under Lead Case: Hi-Crush Inc., Case No. 20-33495) ²
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CERTIFICATE OF NO OBJECTION REGARDING REORGANIZED DEBTORS' OBJECTION TO PROOF OF CLAIM NO. 214 (DELMA RAMIREZ) [Relates to Docket No. 85]

Pursuant to the *Procedures for Complex Cases in the Southern District of Texas*, the undersigned counsel for the above-captioned reorganized debtors (collectively, the "**Reorganized Debtors**") hereby certifies as follows:

- 1. On April 8, 2021, the Reorganized Debtors filed the *Reorganized Debtors'*Objection to Proof of Claim No. 214 (Delma Ramirez) [Docket No. 85] (the "Objection").
- 2. Responses to the Objection were due on or before May 10, 2021 (the "Response Deadline"). More than twenty-four (24) hours have passed since the Response Deadline, and no responses to the Objection have been filed on the Court's docket or received by the Reorganized Debtors' counsel.

The Reorganized Debtors in these cases, along with the last four digits of each Reorganized Debtor's federal tax identification number, are: Hi-Crush Inc. (0530), OnCore Processing LLC (9403), Hi-Crush Augusta LLC (0668), Hi-Crush Whitehall LLC (5562), PDQ Properties LLC (9169), Hi-Crush Wyeville Operating LLC (5797), D & I Silica, LLC (9957), Hi-Crush Blair LLC (7094), Hi-Crush LMS LLC, Hi-Crush Investments Inc. (6547), Hi-Crush Permian Sand LLC, Hi-Crush Proppants LLC (0770), Hi-Crush PODS LLC, Hi-Crush Canada Inc. (9195), Hi-Crush Holdings LLC, Hi-Crush Services LLC (6206), BulkTracer Holdings LLC (4085), Pronghorn Logistics Holdings, LLC (5223), FB Industries USA Inc. (8208), PropDispatch LLC, Pronghorn Logistics, LLC (4547), and FB Logistics, LLC (8641). The Reorganized Debtors' address is 1330 Post Oak Blvd, Suite 600, Houston, Texas 77056.

On December 11, 2020, the Court entered the *Final Decree Closing Certain of the Chapter 11 Cases* [Case No. 20-33495, Docket No. 505], which closed each Reorganized Debtor's case except for Hi-Crush Permian Sand LLC, Case No. 20-33505, and directed that all further filings be made in this case.

3. Accordingly, the Debtors respectfully request entry of the proposed order attached

hereto.

Signed: May 12, 2021

Houston, Texas

Respectfully Submitted,

/s/ Philip M. Guffy

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Counsel for the Reorganized Debtors

CERTIFICATE OF SERVICE

I certify that on May 12, 2021, a true and correct copy of the foregoing document was served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas on those parties registered to receive electronic notices.

/s/ Philip M Guffy
Philip M. Guffy

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	v	
In re:	:	Chapter 11
		Case No. 20-33505 (DRJ) (Jointly Administered)
Reorganized Debtors.		(Formerly Jointly Administered under Lead Case: Hi-Crush Inc., Case No. 20-33495) ²

ORDER SUSTAINING REORGANIZED DEBTORS' **OBJECTION TO PROOF OF CLAIM NO. 214 (DELMA RAMIREZ)**

[Relates to Objection at Docket No. 85]

Upon the objection (the "Objection")³ of the above-captioned reorganized debtors (collectively, the "Reorganized Debtors") seeking entry of an order (this "Order") disallowing the Disputed Claim in its entirety, all as more fully set forth in the Objection; and the Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; and it appearing that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and it appearing that the Court may enter a final order consistent with Article III of the United States Constitution; and it appearing that venue of this proceeding and the Objection in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that the Reorganized Debtors' notice of the Objection and opportunity for a

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Capitalized terms used herein but not defined shall have the meanings ascribed to such terms in the Objection.

hearing on the Objection were appropriate under the circumstances and no other notice need be

provided; and the Court having reviewed the Objection; and all responses, if any, to the Objection

having been withdrawn, resolved, or overruled; and the Court having determined that the legal and

factual bases set forth in the Objection establish just cause for the relief granted herein; and upon

all of the proceedings had before this Court; and after due deliberation and sufficient cause

appearing therefor, it is **HEREBY ORDERED THAT**:

1. The Disputed Claim (Claim No. 214) is disallowed in its entirety.

2. Kurtzman Carson Consultants LLC, as claims agent, is authorized and directed to

update the claims register maintained in these chapter 11 cases to reflect the relief granted in this

Order.

3. The Reorganized Debtors and Kurtzman Carson Consultants LLC are authorized

to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance

with the Objection.

4. This Court shall retain exclusive jurisdiction to resolve any dispute arising from or

related to this Order.

Signed: ______, 2021

DAVID R. JONES
UNITED STATES BANKRUPTCY JUDGE

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