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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of San Diego Gas & Electric Company (U 902 E) for a Certificate of Public Convenience and Necessity for the Sunrise Powerlink Transmission Project.

Application 06-08-010
(Filed August 4, 2006)

**REVISED SCOPING MEMO AND RULING
OF THE ASSIGNED COMMISSIONER AND ADMINISTRATIVE LAW JUDGE**

In this ruling, we revise the Scoping Memo, issued November 1, 2006, by modifying the schedule for completion of the proceeding. In addition, we direct the California Independent System Operator to prepare additional model runs reflecting specific baseline assumptions, and resolve several pending motions.

IT IS RULED that:

1. As is required by the California Environmental Quality Act and the National Environmental Policy Act, portions of the Draft Environmental Impact Report/Environmental Impact Statement (DEIR/EIS) will be re-circulated for further comment. Recirculation is required due to the receipt of new information on the La Rumorosa project since the release of the DEIR/EIS. This Commission's Environmental Branch and the Bureau of Land Management intend to mail the relevant portions of the DEIR/EIS on July 10, 2008. There will be a 45-day comment period, and the Administrative Law Judge will issue a proposed decision in this proceeding in October 2008. Since the Commission is required to wait at least 30 days from the release of a proposed decision before acting upon it, we do not anticipate that it will be able to vote on a final order

prior to late November 2008. We expect, in any event, that the Commission will be able to issue a final decision before the end of the year.

2. The Motion of California Botanical Habitat for Party Status is denied since it did not identify any direct involvement it would have in developing the record. The staff will treat its submission as comment on the DEIR/EIS.

3. The Motion of the California Department of Parks and Recreation to Strike Portions of San Diego Gas & Electric Company's (SDG&E) Phase 2 Opening Brief is denied. We will disregard any new information or attempted additional expert opinion offered through briefs by SDG&E, the California Independent System Operator (ISO), or any other party.

4. The Motion of The Utility Consumers' Action Network (UCAN) Requesting The Commission Take Official Notice Of A June 10 Regulatory Filing By SDG&E At The California Energy Commission is denied. This Commission does not take official notice of parties' pleadings.

5. The Motion of Bill Powers to Strike Portions of SDG&E's Reply Brief is denied. As stated above, we will disregard any new factual information offered in briefs.

6. Both SDG&E and the ISO filed comprehensive assessments of the economic benefits of the Sunrise project. The ISO's overall methodology was superior, and there were fewer problems with their showing. However, the current record does not adequately quantify the technical feasibility or the economic benefits of various alternatives using reasonable modeling assumptions. In order to complete the record on technical feasibility and economic benefits associated with different alternatives, the ISO shall supplement its analysis with a compliance filing. The assumptions we order the ISO to use are presented in the appendix to this ruling. If a particular modeling

assumption is not specified in the appendix, the ISO should use the ISO's preferred modeling assumptions from Phase 2 of this proceeding. The ISO evaluation should analyze: (1) powerflow, transient stability, and other impacts on the operation of the grid caused by each alternative; (2) production costs for each alternative; (3) reliability costs for each alternative; and (4) renewable energy costs for each alternative. Where the ISO determines in its best professional opinion that specific alternatives are equivalent, it does not need to perform separate model runs (for example, if two alternatives have different routes but the ISO believes that the two alternatives would have similar production costs, then the ISO can decide not to perform GridView modeling of each alternative). To undertake its analysis, the ISO should use the modeling framework and "packaging" approach that it used in Phase 2 of this proceeding. The ISO should provide "packaged" results in a form similar to that provided by the ISO in its testimony. The ISO shall also make available all workpapers supporting its analysis to all parties that have executed confidential agreements.

7. In addition to the "packaged" results, the ISO shall calculate greenhouse gas emissions impacts for each alternative. Both the Division of Ratepayer Advocates (DRA) and SDG&E identified problems with the emission factors used in ISO's analysis of greenhouse gas emissions that was used in the DEIR/EIS. The ISO shall incorporate in its analysis the corrections set forth by DRA and SDG&E.

8. In order to ensure that the modeling assumptions and protocols are clear, the ISO and interested parties shall hold a telephonic meeting moderated by the Administrative Law Judge within 5 working days, at a time to be determined by the ISO and the Administrative Law Judge. This will give the ISO and other interested parties adequate time to review the assumptions ordered in this

Ruling and to identify any ambiguities or unspecified assumptions in the Ruling. This will also ensure that the ISO's analysis is consistent with the intent of this Ruling.

9. The ISO shall provide results from its modeling efforts within 20 working days after the telephonic meeting. The ISO should provide "packaged" results in a form similar to that provided by the ISO in its testimony. The ISO shall also make available all workpapers supporting its analysis to all parties that have executed confidential agreements.

10. Within 10 working days of the date when the ISO serves the results of its analysis as Exhibit Compliance-1, parties may file opening comments on the analysis, with reply comments due 5 working days thereafter. The exhibit is admitted into evidence, subject to objections from parties through the comment process.

11. SDG&E's updated Phase 2 witness identification exhibit, as distributed on May 28, 2008, is identified as Exhibit SD-145 and admitted into evidence.

Dated June 20, 2008, at San Francisco, California.

/s/ DIAN M. GRUENEICH

Dian M. Grueneich
Assigned Commissioner

/s/ STEVEN WEISSMAN

Steven Weissman
Administrative Law Judge

INFORMATION REGARDING SERVICE

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Dated June 20, 2008, at San Francisco, California.

 /s/ KE HUANG

Ke Huang

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

***** PARTIES *****

Linda A. Carson
Executive Director
ANZA-BORREGO FOUNDATION
PO BOX 2001
BORREGO SPRINGS CA 92004
(760) 767-0446
For: ANZA-BORREGO FOUNDATION

Diana Lindsay
ANZA-BORREGO FOUNDATION & INSTITUTE
PO BOX 2001
BORREGO SPRINGS CA 92004
(760) 767-0446
dlindsay@sunbeltpub.com
For: Anza-Borrego Foundation & Institute

Jacqueline Ayer
2010 WEST AVENUE K, NO. 701
LANCASTER CA 93536
(949) 645-7193
AirSpecial@aol.com
For: Jacqueline Ayer

Shawn D. Hagerty
City Of Attorney
BEST BEST & KRIEGER LLP
655 W. BROADWAY, 15TH FLOOR
SAN DIEGO CA 92101-3301
(619) 525-1300
shawn.hagerty@bbklaw.com
For: The City of Santee

Connie Bull
24572 RUTHERFORD ROAD
RAMONA CA 92065
conniebull@cox.net

Kathryn J. Tobias
Attorney At Law
CA DEPT. OF PARKS AND RECREATION
1416 9TH STREET, 14TH FLOOR
SACRAMENTO CA 95814
(916) 651-8772
ktobias@parks.ca.gov
For: CA Department of Parks and Recreation

Sara Feldman
CA STATE PARKS FOUNDATION
714 W. OLYMPIC BLVD., SUITE 717
LOS ANGELES CA 90015
(213) 748-7458
sara@calparks.org
For: CA State Parks Foundation

David Lloyd
Attorney At Law
CABRILLO POWER I, LLC
4600 CARLSBAD BLVD.
CARLSBAD CA 92008
(760) 268-4069
david.lloyd@nrgenergy.com
For: Cabrillo Power I, LLC

Michael L. Wells
CALIFORNIA DEPARTMENT OF PARKS & RECREATION
200 PALM CANYON DRIVE
BORREGO SPRINGS CA 92004
(760) 767-4037
mwells@parks.ca.gov

Bradly S. Torgan
Attorney At Law
CALIFORNIA DEPT. OF PARKS & RECREATION
1416 NINTH STREET, ROOM 1404-06
SACRAMENTO CA 95814
(916) 653-9905
btorgan@parks.ca.gov
For: California Dept. of Parks & Recreation

Karen Norene Mills
Attorney At Law
CALIFORNIA FARM BUREAU FEDERATION
2300 RIVER PLAZA DRIVE
SACRAMENTO CA 95833
(916) 561-5655
kmills@cfbf.com
For: California Farm Bureau Federation

Judith B. Sanders
Attorney At Law
CALIFORNIA INDEPENDENT SYSTEM OPERATOR
151 BLUE RAVINE ROAD
FOLSOM CA 95630
(916) 608-7143
jsanders@caiso.com
For: California Independent System Operator

David Hogan
CENTER FOR BIOLOGICAL DIVERSITY
PO BOX 7745
SAN DIEGO CA 92167
(760) 809-9244
dhogan@biologicaldiversity.org

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Michael P. Calabrese
Attorney At Law
CITY ATTORNEY, CITY OF SAN DIEGO
1200 THIRD AVENUE, SUITE 1100
SAN DIEGO CA 92101
(619) 533-5872
mcalabrese@sandiego.gov
For: City of San Diego

William F. Dietrich
Attorney At Law
DIETRICH CONSULTING
2977 YGNACIO VALLEY ROAD, NO. 613
WALNUT CREEK CA 94598-3535
(415) 297-2356
dietrichlaw2@earthlink.net
For: California State Parks Foundation and Anza-Borrego Foundation

Frederick M. Ortlieb
Office Of City Attorney
CITY OF SAN DIEGO
1200 THIRD AVENUE, SUITE 1200
SAN DIEGO CA 92101
(619) 236-6318
fortlieb@sandiego.gov
For: City of San Diego

Donald C. Liddell
Attorney At Law
DOUGLASS & LIDDELL
2928 2ND AVENUE
SAN DIEGO CA 92103
(619) 993-9096
liddell@energyattorney.com
For: Stirling Energy Systems

Mary Aldern
CAROLYN MORROW, JOE RAUH
COMMUNITY ALLIANCE FOR SENSIBLE ENERGY
PO BOX 321
WARNER SPRINGS CA 92086
(760) 782-9036
hikermommal@yahoo.com

Jeffery D. Harris
Attorney At Law
ELLISON, SCHNEIDER & HARRIS LLP
2015 H STREET
SACRAMENTO CA 95811-3109
(916) 447-2166
jdh@eslawfirm.com

Denis Trafecanty
COMMUNITY OF SANTA YSABEL & RELATED
COMM
PO BOX 305
SANTA YSABEL CA 92070
(760) 703-1149
denis@vitalityweb.com
For: Self

Norman J. Furuta
Attorney At Law
FEDERAL EXECUTIVE AGENCIES
1455 MARKET ST., SUITE 1744
SAN FRANCISCO CA 94103-1399
(415) 503-6994
norman.furuta@navy.mil
For: DEPARTMENT OF THE NAVY

David Kates
DAVID MARK AND COMPANY
3510 UNOCAL PLACE, SUITE 200
SANTA ROSA CA 95403-5571
(707) 570-1866
dkates@sonic.net
For: The Nevada Hydro Company

Vidhya Prabhakaran
GOODIN MACBRIDE SQUERI DAY & LAMPREY LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO CA 94111
(415) 392-7900
vprabhakaran@goodinmacbride.com
For: LS Power; South Bay Replacement Project, LLC

Jeffrey P. Gray
Attorney At Law
DAVIS WRIGHT TREMAINE, LLP
505 MONTGOMERY STREET, SUITE 800
SAN FRANCISCO CA 94111-6533
(415) 276-6500
jeffgray@dwt.com
For: California Independent System Operator Corp.

Brian T. Cragg
Attorney At Law
GOODIN MACBRIDE SQUERI RITCHIE & DAY
505 SANSOME STREET, SUITE 900
SAN FRANCISCO CA 94111
(415) 392-7900
bcragg@goodinmacbride.com
For: LS Power; South Bay Replacement Project, LLC

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Kevin Lynch
IBERDROLA RENEWABLES INC
1125 NW COUCH ST., SUITE 700
PORTLAND OR 97209

Stephen Keene
Attorney At Law
IMPERIAL IRRIGATION DISTRICT
333 EAST BARIONI BLVD., PO BOX 937
IMPERIAL CA 92251
(760) 339-9550
sjkeene@iid.com
For: Imperial Irrigation District

Heidi Farkash
JOHN & HEIDI FARKASH TRUST
PO BOX 576
RANCHO SANTA FE CA 92067
(858) 756-3594
jh fark@pacbell.net
For: Farkash Ranch in Santa Ysabel

Richard W. Raushenbush
Attorney At Law
LATHAM & WATKINS LLP
505 MONTGOMERY STREET, SUITE 2000
SAN FRANCISCO CA 94111
(415) 395-8237
richard.raushenbush@lw.com
For: San Diego Gas & Electric

Carrie Downey
LAW OFFICES OF CARRIE ANNE DOWNEY
1313 YNEZ PLACE
CORONADO CA 92118
(619) 522-2040
cadowney@san.rr.com
For: Imperial Irrigation District

John W. Leslie, Esq.
Attorney At Law
LUCE, FORWARD, HAMILTON & SCRIPPS, LLP
11988 EL CAMINO REAL, SUITE 200
SAN DIEGO CA 92130
(858) 720-6352
jleslie@luce.com
For: Coral Power, LLC and Energia Azteca/Energia de Baja California (La Rosita)

S. Nancy Whang
DAVID L. HUARD, RANDALL W. KEEN
Attorney At Law
MANATT, PHELPS & PHILLIPS, LLP
11355 WEST OLYMPIC BLVD.
LOS ANGELES CA 90064
(310) 312-4377
nwhang@manatt.com
For: The City of Santee

Scot Martin
PO BOX 1549
BORREGO SPRINGS CA 92004
(760) 767-1045
scotmartin478@msn.com

Joetta Mihalovich
11705 ALDERCREST POINT
SAN DIEGO CA 92131

Arthur Fine
DOUGLAS W. BORDEWIECK
MITCHELL SILBERBERG & KNUPP LLP
11377 W. OLYMPIC BLVD.
LOS ANGELES CA 90064-1683
(310) 312-2000
sptp@msk.com
For: David H. Batchelder

Diane J. Conklin
Spokesperson
MUSSEY GRADE ROAD ALLIANCE
PO BOX 683
RAMONA CA 92065
(760) 787-0794
dji0conklin@earthlink.net
For: MUSSEY GRADE ROAD ALLIANCE

Don Wood Sr.
PACIFIC ENERGY POLICY CENTER
4539 LEE AVENUE
LA MESA CA 91941
(619) 463-9035
dwood8@cox.net

Michael Page
17449 OAK HOLLOW ROAD
RAMONA CA 92065-6758
(760) 788-9319
oakhollowranch@wildblue.net
For: Starlight Mountain Estates Owners

Marion Peleo
Legal Division
RM. 4107
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2130
map@cpuc.ca.gov
For: Division of Ratepayer Advocates

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Elizabeth Edwards
RAMONA VALLEY VINEYARD ASSOCIATION
26502 HIGHWAY 78
RAMONA CA 92065
(760) 789-8673
edwrdsgrfx@aol.com
For: Ramona Valley Vineyard Assoc.

James F. Walsh
SAN DIEGO GAS & ELECTRIC COMPANY
101 ASH STREET
SAN DIEGO CA 92101
(619) 699-5022
jwalsh@sempra.com
For: San Diego Gas & Electric Company

Harvey Payne
RANCHO PENASQUITOS CONCERNED CITIZENS
13223 - 1 BLACK MOUNTAIN ROAD, 264
SAN DIEGO CA 92129
(619) 794-4307
hpayne3@gmail.com
For: RANCHO PENASQUITOS CONCERNED
CITIZENS

Kevin O'Beirne
SAN DIEGO GAS & ELECTRIC COMPANY
8330 CENTURY PARK COURT, CP32D
SAN DIEGO CA 92123
(858) 654-1765
ko'beirne@semprautilities.com
For: San Diego Gas & Electric

Rory Cox
AARON QUINTANAR/BILL POWERS
RATEPAYERS FOR AFFORDABLE CLEAN ENERGY
311 CALIFORNIA STREET, SUITE 650
SAN FRANCISCO CA 94104
(415) 399-8850 X 302
rcox@pacificenvironment.org
For: C/O Pacific Enviroment

Patricia C. Schnier
BARBARA E. SCHNIER, ESQ.
14575 FLATHEAD RD.
APPLE VALLEY CA 92307
(760) 240-7668
barbschnier@yahoo.com
For: Self

Keith Ritchey
Powerlink Issues Manager
8744 CREEKWOOD LANE
SAN DIEGO CA 92129
(858) 484-4429
kritchey@san.rr.com
For: West Chase Homeowner's Association

Osa L. Wolff
Attorney At Law
SHUTE, MIHALY & WEINBERGER, LLC
396 HAYES STREET
SAN FRANCISCO CA 94102
(415) 552-7272
wolff@smwlaw.com
For: Cities of Temecula, Murrieta & Hemet

Billy Blattner
Manager Regulatory Relations
SAN DIEGO GAS & ELECTRIC COMPANY
601 VAN NESS AVENUE, SUITE 2060
SAN FRANCISCO CA 94102
(415) 202-9986
wblattner@semprautilities.com
For: San Diego Gas & Electric Company

Paul Blackburn
SIERRA CLUB, SAN DIEGO CHAPTER
3820 RAY STREET
SAN DIEGO CA 92104
(619) 299-1741
sdenergy@sierraclubsandiego.org
For: Sierra Club, San Diego Chapter

E. Gregory Barnes
Attorney At Law
SAN DIEGO GAS & ELECTRIC COMPANY
101 ASH STREET, HQ 13D
SAN DIEGO CA 92101
(619) 699-5019
gbarnes@sempra.com
For: San Diego Gas & Electric

Thomas A. Burhenn
SOUTHERN CALIFORNIA EDISON
2244 WALNUT GROVE AVENUE
ROSEMEAD CA 91770
(626) 302-9652
thomas.burhenn@sce.com
For: Southern California Edison

Nicholas Sher
Legal Division
RM. 4007
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-4232
nms@cpuc.ca.gov

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Justin Augustine
THE CENTER FOR BIOLOGICAL DIVERSITY
1095 MARKET ST., SUITE 511
SAN FRANCISCO CA 94103
(415) 436-9682 302
jaugustine@biologicaldiversity.org
For: The Center for Biological Diversity

Michel Peter Florio
Attorney At Law
THE UTILITY REFORM NETWORK (TURN)
711 VAN NESS AVENUE, SUITE 350
SAN FRANCISCO CA 94102
(415) 929-8876 X302
mflorio@turn.org
For: TURN

Michael Shames
Attorney At Law
UTILITY CONSUMERS' ACTION NETWORK
3100 FIFTH AVENUE, SUITE B
SAN DIEGO CA 92103
(619) 696-6966
mshames@ucan.org
For: UTILITY CONSUMERS' ACTION NETWORK

Edward Gorham
WESTERNERS INCENSED BY WRECKLESS
ELECTRI
4219 LOMA RIVIERA LANE
SAN DIEGO CA 92110
(619) 990-3848
gorhamedward@cox.net
For: Self

Pam Whalen
24444 RUTHERFORD ROAD
RAMONA CA 92065
(760) 440-0202
pwhalen2@cox.net

Arnold B. Podgorsky
WRIGHT & TALISMAN, P.C.
1200 G STREET, N.W., SUITE 600
WASHINGTON DC 20005
(202) 393-1200
Podgorsky@wrightlaw.com
For: The Nevada Hydro Company

Michael J. Thompson
Attorney At Law
WRIGHT & TALISMAN, PC
1200 G STREET, N.W., STE 600
WASHINGTON DC 20005
(202) 393-1200
thompson@wrightlaw.com
For: The Nevada Hydro Company

***** STATE EMPLOYEE *****

Susan Lee
ASPEN ENVIRONMENTAL GROUP
235 MONTGOMERY STREET, SUITE 935
SAN FRANCISCO CA 94104
(415) 955-4775 X 203
slee@aspeneg.com

Tom Murphy
Vp., Sacramento Operations
ASPEN ENVIRONMENTAL GROUP
8801 FOLSOM BLVD., SUITE 290
SACRAMENTO CA 95826
(916) 379-0350
tmurphy@aspeneg.com

Billie C. Blanchard
Energy Division
AREA 4-A
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2068
bcb@cpuc.ca.gov

Traci Bone
Legal Division
RM. 5206
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2048
tbo@cpuc.ca.gov

Clare Laufenberg
CALIFORNIA ENERGY COMMISSION
1516 NINTH STREET, MS 46
SACRAMENTO CA 95814
(916) 654-4859
Claufenb@energy.state.ca.us

Judy Grau
CALIFORNIA ENERGY COMMISSION
1516 NINTH STREET MS-46
SACRAMENTO CA 95814-5512
(916) 653-1610
jgrau@energy.state.ca.us

Marc Pryor
CALIFORNIA ENERGY COMMISSION
1516 9TH ST, MS 20
SACRAMENTO CA 95814
(916) 653-0159
mpryor@energy.state.ca.us

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Paul C. Richins Jr.
CALIFORNIA ENERGY COMMISSION
1516 9TH STREET
SACRAMENTO CA 95814
(916) 654-4074
prichins@energy.state.ca.us
For: CALIFORNIA ENERGY COMMISSION

Scott Cauchois
Division of Ratepayer Advocates
RM. 4103
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-1525
wsc@cpuc.ca.gov
For: DRA

Laurence Chaset
Legal Division
RM. 5131
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 355-5595
lau@cpuc.ca.gov

Matthew Deal
Executive Division
RM. 5215
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2576
mjd@cpuc.ca.gov

Robert Elliott
Energy Division
AREA 4-A
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2527
rae@cpuc.ca.gov

Thomas Flynn
Energy Division
770 L STREET, SUITE 1050
Sacramento CA 95814
(916) 324-8689
trf@cpuc.ca.gov

Gregory Heiden
Legal Division
RM. 5039
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 355-5539
gXH@cpuc.ca.gov

Scott Logan
Division of Ratepayer Advocates
RM. 4209
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-1418
sjl@cpuc.ca.gov
For: DRA

David Ng
Executive Division
RM. 5207
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-1791
dhn@cpuc.ca.gov

Marcus Nixon
Consumer Service & Information Division
RM. 500
320 WEST 4TH STREET SUITE 500
Los Angeles CA 90013
(213) 576-7057
mrx@cpuc.ca.gov

Terrie D. Prosper
Executive Division
RM. 5301
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2160
tdp@cpuc.ca.gov

Donald R. Smith
Division of Ratepayer Advocates
RM. 4209
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-1562
dsh@cpuc.ca.gov

Steven A. Weissman
Administrative Law Judge Division
RM. 5107
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 703-2195
saw@cpuc.ca.gov

Keith D White
Energy Division
AREA 4-A
505 VAN NESS AVE
San Francisco CA 94102 3298
(415) 355-5473
kwh@cpuc.ca.gov

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

***** INFORMATION ONLY *****

Jaleh (Sharon) Firooz, P.E.
ADVANCED ENERGY SOLUTIONS
17114 TALLOW TREE LANE
SAN DIEGO CA 92127
(858) 229-0023
jfirooz@iesnet.com

Brewster Birdsall
ASPEN ENVIRONMENTAL GROUP
235 MONTGOMERY STREET, SUITE 935
SAN FRANCISCO CA 94104
(415) 955-4775
bbirdsall@aspeneg.com

Philippe Auclair
11 RUSSELL COURT
WALNUT CREEK CA 94598
(925) 588-9109
phil@auclairconsulting.com

Bob & Margaret Barelmann
6510 FRANCISCAN ROAD
CARLSBAD CA 92011
(760) 497-7777

Jim Bell
4862 VOLTAIRE ST.
SAN DIEGO CA 92107
(619) 758-9020
jimbellel@cox.net

Pat/Albert Bianez
1223 ARMSTRONG CIRCLE
ESCONDIDO CA 92027
patricia_fallon@sbcglobal.net

Eileen Bird
12430 DORMOUSE ROAD
SAN DIEGO CA 92129
(858) 538-9595
sanrocky@aol.com

Donna Tisdale
BOULEVARD SPONSOR GROUP
PO BOX 1272
BOULEVARD CA 91905
(619) 766-4170
donnatisdale@hughes.net

David Branchcomb
BRANCHCOMB ASSOCIATES, LLC
9360 OAKTREE LANE
ORANGEVILLE CA 95662
(916) 988-5676
david@branchcomb.com

Phillip & Eliane Breedlove
1804 CEDAR STREET
RAMONA CA 92065
(858) 618-5087
wolfmates@cox.net

John & Phyllis Bremer
PO BOX 510
SANTA YSABEL CA 92070
gecko_greens@juno.com

Lynda Kastoll
Realty Specialist
BUREAU OF LAND MANAGEMENT
EL CENTRO FIELD OFFICE
1661 SOUTH 4TH STREET
EL CENTRO CA 92243

Thomas Zale
BUREAU OF LAND MANAGEMENT
1661 SO. 4TH STREET
EL CENTRO CA 92243
(760) 337-4420
Thomas_Zale@blm.gov

Kelli Medowell
CA DEPT. OF PARKS AND RECREATION
1416 NINTH STREET, ROOM 1404-06
SACRAMENTO CA 95814
KMCDO@parks.ca.gov

G. Alan Comnes
CABRILLO POWER I LLC
3934 SE ASH STREET
PORTLAND OR 97214
(503) 239-6913
alan.comnes@nrgenergy.com

Robin Harrington
CAL. DEPT OF FORESTRY AND FIRE PROTECTIO
PO BOX 944246
SACRAMENTO CA 94244-2460
(916) 653-0922
robin.harrington@fire.ca.gov

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
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A0512014

John Sthura
CALIFORNIA BOTANICAL HABITAT
PO BOX 1032
HEMET CA 92546
(641) 715-3900
c@californiabotanicalhabitat.com
For: California Botanical Habitat

Nancy J. Saracino
Attorney
CALIFORNIA INDEP. SYSTEM OPERATOR CORP.
151 BLUE RAVINE ROAD
FOLSOM CA 95630
(916) 351-4400
For: CALIFORNIA INDEP. SYSTEM OPERATOR CORP.

Irene Stillings
Executive Director
CALIFORNIA CENTER FOR SUSTAINABLE
ENERGY
8520 TECH WAY, SUITE 110
SAN DIEGO CA 92123
Irene.stillings@energycenter.org

Legal & Regulatory Department
CALIFORNIA ISO
151 BLUE RAVINE ROAD
FOLSOM CA 95630
e-recipient@caiso.com
For: CALIFORNIA ISO

Jennifer Porter
Policy Analyst
CALIFORNIA CENTER FOR SUSTAINABLE
ENERGY
8690 BALBOA AVENUE, SUITE 100
SAN DIEGO CA 92123
(858) 244-1177
jennifer.porter@energycenter.org

Monica Argandona
Desert Program Director
CALIFORNIA WILDERNESS COALITION
167 NORTH THIRD AVENUE, STE M
UPLAND CA 91786
(909) 946-1855
margandona@calwild.org

Sephra A. Ninow
Policy Analyst
CALIFORNIA CENTER FOR SUSTAINABLE
ENERGY
8690 BALBOA AVENUE, SUITE 100
SAN DIEGO CA 92123
(858) 244-1186
sephra.ninow@energycenter.org

Steven Siegel
Staff Attorney
CENTER FOR BIOLOGICAL DIVERSITY
3421 PARK PLACE
EVANSTON IL 60201
(847) 491-1437
ssiegel@biologicaldiversity.org
For: Center for Biological Diversity

J.A. Savage
CALIFORNIA ENERGY CIRCUIT
3006 SHEFFIELD AVE
OAKLAND CA 94602
(510) 534-9109
editorial@californiaenergycircuit.net

Tom Blair
Energy Administrator
CITY OF SAN DIEGO
9601 RIDGEHAVEN COURT, SUITE 120
SAN DIEGO CA 92123-1636
(858) 492-6001
tblair@sandiego.gov

James W. Reede Jr. Ed.D
CALIFORNIA ENERGY COMMISSION
1516 - 9TH STREET
SACRAMENTO CA 95814
(916) 653-1245
jreede@energy.state.ca.us
For: CALIFORNIA ENERGY COMMISSION

Dahvia Locke
Enironmental Resource Manager
COUNTY OF SAN DIEGO
5201 RUFFIN ROAD, SUITE B
SAN DIEGO CA 92123-1666
(858) 694-3075
Dahvia.Lynch@sdcounty.ca.gov

CALIFORNIA ENERGY MARKETS
425 DIVISADERO ST.
SAN FRANCISCO CA 94117
(415) 963-4439
cem@newsdata.com

George Courser
3142 COURSER AVENUE
SAN DIEGO CA 92117
(858) 273-2426
gcourser@hotmail.com

***** SERVICE LIST *****
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A0512014

David W. Carey
DAVID CAREY & ASSOCIATES, INC.
PO BOX 2481
JULIAN CA 92036
(760) 765-3266
dandbcarey@julianweb.com

Epic Intern
EPIC/USD SCHOOL OF LAW
5998 ALCALA PARK
SAN DIEGO CA 92110
(619) 260-4806
usdepic@gmail.com

Glenn E. Drown
PO BOX 330
SANTA YSABEL CA 92070
(760) 765-3381
gedrown@mindspring.com

Steve/Carolyn Esposito
37784 MONTEZUMA VALLEY ROAD
RANCHITA CA 92066
(760) 782-9011
cesposit@sdcoe.k12.ca.us

Audra Hartmann
DYNEGY, INC.
980 NINTH STREET, SUITE 2130
SACRAMENTO CA 95814
(916) 441-6242
Audra.Hartmann@Dynergy.com

Julie L. Fieber
FOLGER LEVIN & KAHN LLP
275 BATTERY STREET, 23RD FLOOR
SAN FRANCISCO CA 94111
(415) 365-7823
jfieber@flk.com

Joseph Paul
Senior Corporate Counsel
DYNEGY, INC.
4140 DUBLIN BLVD., STE. 100
DUBLIN CA 94568
(925) 829-1804 X-105
joe.paul@dynergy.com

Diane I. Fellman
Attorney At Law
FPL ENERGY, LLC
234 VAN NESS AVENUE
SAN FRANCISCO CA 94102
(415) 703-6000
diane_fellman@fpl.com

E. Craig Smay
E. CRAIG SMAY PC
174 EAST SOUTH TEMPLE
SALT LAKE CITY UT 84111
(801) 539-8515
For: William and Shannon Davis

Darrell Freeman
1304 ANTRIM DR.
ROSEVILLE CA 95747
ddfreesman@yahoo.com

Andrew B. Brown
Attorney At Law
ELLISON SCHNEIDER & HARRIS, LLP
2015 H STREET
SACRAMENTO CA 95811
(916) 447-2166
abb@eslawfirm.com

Willie M. Gaters
1295 EAST VISTA WAY
VISTA CA 92084
(858) 829-1983
williegaters@earthlink.net

Kelly Fuller
ENERGY AND NATURE
PO BOX 6732
MINNEAPOLIS MN 55406
kelly@kellyfuller.net

Bonnie Gendron
4812 GLENSIDE ROAD
SANTA YSABEL CA 92070
(760) 765-2132
bgendron@nethere.com

Rebecca Pearl
Policy Advocate, Clean Bay Campaign
ENVIRONMENTAL HEALTH COALITION
401 MILE OF CARS WAY, STE. 310
NATIONAL CITY CA 91950
(619) 474-0220
rebeccap@environmentalhealth.org
For: ENVIRONMENTAL HEALTH COALITION

Richard Lauckhart
GLOBAL ENERGY
2379 GATEWAY OAKS DRIVE, SUITE 200
SACRAMENTO CA 95833
(916) 609-7769
rlauckhart@globalenergy.com

***** SERVICE LIST *****
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A0608010 LIST
A0512014

Carolyn Morrow
GOLIGHTLY FARMS
36255 GRAPEVINE CANYON ROAD
RANCHITA CA 92066
(619) 977-9961
Csmmarket@aol.com

Laurel Granquist
PO BOX 2486
JULIAN CA 92036
celloinpines@sbcglobal.net

Christopher P. Jeffers
24566 DEL AMO ROAD
RAMONA CA 92065
polo-player@cox.net

Kim Kiener
504 CATALINA BLVD
SAN DIEGO CA 92106
(619) 990-6627
kмкиener@cox.net

Glenda Kimmerly
PO BOX 305
SANTA YSABEL CA 92070
kimmerlys@yahoo.com

Brian Kramer
PO BOX 516
JULIAN CA 92036-0516
(760) 765-3177
colobiker@gmail.com

Henry Martinez
LADWP
111 N. HOPE ST., ROOM 921
LOS ANGELES CA 90012
(213) 367-4435
Henry.Martinez@ladwp.com

Gregory T. Lambron
LAMBRON LAKESIDE RANCH, LLC
PO BOX 15453
SAN DIEGO CA 92175-5453
(619) 583-1226

Patricia Guerrero
Attorney At Law
LATHAM & WATKINS
600 WEST BROADWAY, SUITE 1800
SAN DIEGO CA 92101-3375
patricia.guerrero@lw.com
For: San Diego Gas and Electric Company

Julie B. Greenisen
LATHAM & WATKINS LLP
SUITE 1000
555 ELEVENTH STREET, NW
WASHINGTON DC 20004-1304
(202) 637-2142
julie.greenisen@lw.com

Michael J. Gergen
LATHAM & WATKINS LLP
SUITE 1000
555 ELEVENTH STREET, NW
WASHINGTON DC 20004-1304
(202) 637-2200
michael.gergen@lw.com

Elizabeth Klein
LATHAM & WATKINS, LLP
555 11TH STREET NW, STE. 1000
WASHINGTON DC 20004
(202) 637-2200
elizabeth.klein@lw.com

Janice Schneider
LATHAM & WATKINS, LLP
555 11TH STREET NW, STE 1000
WASHINGTON DC 20004
(202) 637-2200
janice.schneider@lw.com

Jason M. Ohta
LATHAM & WATKINS LLP
600 WEST BROADWAY, SUITE 1800
SAN DIEGO CA 92101-3375
(415) 391-0600
jason.ohta@lw.com
For: San Diego Gas and Electric Company

Lara Lopez
16828 OPEN VIEW RD
RAMONA CA 92065
soliviasmom@gmail.com

Randy S. Howard
LOS ANGELES DEPT. OF WATER AND POWER
111 NORTH HOPE STREET, ROOM 921
LOS ANGELES CA 90012
(213) 367-0381
randy.howard@ladwp.com

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Joseph W. Mitchell, Ph. D.
M-BAR TECHNOLOGIES AND CONSULTING
19412 KIMBALL VALLEY RD
RAMONA CA 92065
(760) 703-7521
jwmitchell@mbartek.com

Joseph W. Mitchell, Phd
M-BAR TECHNOLOGIES AND CONSULTING
19412 KIMBALL VALLEY RD.
RAMONA CA 92065
(760) 703-7521
jwmitchell@mbartek.com
For: M-BAR TECHNOLOGIES AND CONSULTING

Randall W. Keen
Attorney At Law
MANATT PHELPS & PHILLIPS, LLP
11355 WEST OLYMPIC BLVD.
LOS ANGELES CA 90064
(310) 312-4361
rkeen@manatt.com
For: City of Santee

David L. Huard
Attorney At Law
MANATT, PHELPS & PHILLIPS, LLP
11355 WEST OLYMPIC BOULEVARD
LOS ANGELES CA 90064
(310) 312-4247
dhuard@manatt.com
For: City of Santee

David Marcus
PO BOX 1287
BERKELEY CA 94701
(510) 528-0728
dmarcus2@sbeglobal.net

K. Renee Martin
PO BOX 1276
POWAY CA 92074
(760) 789-0802
Reneeandbear@aol.com

MRW & ASSOCIATES, INC.
1814 FRANKLIN STREET, SUITE 720
OAKLAND CA 94612
(510) 834-1999
mrw@mrwassoc.com

Louis Nastro
PO BOX 942896
SACRAMENTO CA 92860-0001
(916) 653-0524
Lnastro@parks.ca.gov

James B. Woodruff
Vice President Regulatory And Govt Affai
NEXTLIGHT RENEWABLE POWER, LLC
101 CALIFORNIA STREET, STE 2450
SAN FRANCISCO CA 94111
(626) 404-6860
jwoodruff@nextlightrp.com

Dave Downey
NORTH COUNTY TIMES
207 E. PENNSYLVANIA AVENUE
ESCONDIDO CA 92025
(760) 740-5442
ddowney@nctimes.com

Deanna Spehn
Policy Director
OFFICE OF SENATOR CHRISTINE KEHOE
39TH STATE SENATE DISTRICT
2445 5TH AVENUE, SUITE 200
SAN DIEGO CA 92101
(619) 645-3133
deanna.spehn@sen.ca.gov

Peter Schultz
OLD JULIAN CO.
PO BOX 2269
RAMONA CA 92065
(760) 789-0987
oldjulianco@integrity.com

David T. Kraska
Attorney At Law
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 7442, 77 BEALE ST, B30A
SAN FRANCISCO CA 94105
(415) 973-7503
dtk5@pge.com

Jason Yan
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET, MAIL CODE B13L
SAN FRANCISCO CA 94105
jay2@pge.com

***** SERVICE LIST *****
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A0608010 LIST
A0512014

Katarzyna M. Smolen
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET, MC B9A
SAN FRANCISCO CA 94105
(415) 973-4784
kmsn@pge.com

Michael S. Porter
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MAIL CODE 13L RM 1318
SAN FRANCISCO CA 94105
(415) 973-6625
mspe@pge.com

Scott Kardel
PALOMAR OBSERVATORY
PO BOX 200
PALOMAR MOUNTAIN CA 92060
(760) 742-2111
WSK@astro.caltech.edu

Nancy Parinello
PO BOX 516
JULIAN CA 92036-0516
(760) 765-3177
nparinello@gmail.com

Ken Bagley
R.W. BECK
14635 N. KIERLAND BLVD., SUITE 130
SOCTTSDALE AZ 95254
(480) 367-4282
kbagley@rwbeck.com

John Raifsnider
PO BOX 121
JULIAN CA 92036-0121
(760) 765-2722
skyword@sbcglobal.net

Carolyn A. Dorroh
RAMONA COMMUNITY PLANNING GROUP
17235 VOORHES LANE
RAMONA CA 92065
(760) 789-4429
carolyn.dorroh@cubic.com

Joseph Rauh
RANCHITA REALTY
37554 MONTEZUMA VALLEY RD
RANCHITA CA 92066
(760) 782-3632
joe@ranchitarealty.com
For: RANCHITA REALTY

Aaron Quintanar
RATE PAYERS FOR AFFORDABLE CLEAN ENERGY
311 CALIFORNIA STREET, STE 650
SAN FRANCISCO CA 94104
(415) 399-8850 X302
rcox@pacificenvironment.org

Paul Ridgway
3027 LAKEVIEW DR.
PO BOX 1435
JULIAN CA 92036-1435
cpuc@92036.com

Stephen Rogers
1340 OPAL STREET
SN DIEGO CA 92109
srogers647@aol.com

Susan Freedman
Senior Regional Energy Planner
SAN DIEGO ASSOCIATION OF GOVERNMENTS
401 B STREET, SUITE 800
SAN DIEGO CA 92101
(619) 699-7387
sfr@sandag.org

Central Files
SAN DIEGO GAS & ELECTRIC
8330 CENTURY PARK COURT, CP31E
SAN DIEGO CA 92123
(858) 654-1766
centralfiles@semprautilities.com

Matthew Jumper
SAN DIEGO INTERFAITH HOUSING FOUNDATION
7956 LESTER AVE
LEMON GROVE CA 91945
mjumper@sdihf.org
For: SAN DIEGO INTERFAITH HOUSING FOUNDATION

J. Harry Jones
SAN DIEGO UNION TRIBUNE
800 WEST VALLEY PARKWAY, SUITE 114
ESCONDIDO CA 92025
(760) 737-7553
jharry.jones@uniontrib.com

Kimbelry Schulz
10303 CANINITO ARALIA NO 96
SAN DIEGO CA 92131

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A0608010 LIST
A0512014

Kellie Smith
SENATE ENERGY/UTILITIES & COMMUNICATION
STATE CAPITOL, ROOM 4038
SACRAMENTO CA 95814
(916) 651-4107
kellie.smith@sen.ca.gov

Paul G. Scheuerman
SHEUERMAN CONSULTING
3915 RAWHIDE RD.
ROCKLIN CA 95677
(916) 630-7073
PGS@IEEE.org

Sheridan Pauker
SHUTE,MIHALY & WEINBERGER LLP
396 HAYES STREET
SAN FRANCISCO CA 94102
(415) 552-7272
wolff@smwlaw.com
For: Cities of Temecula, Hemet and Murrieta

Micah Mitrosky
SIERRA CLUB
3820 RAY STREET
SAN DIEGO CA 92104-3623
(619) 299-1797
mmitrosky@sierraclubsandiego.org

Katharine Wolfrom
SIERRA CLUB OF SAN DIEGO
3802 RAY STREET
SAN DIEGO CA 92104
(650) 387-5540
sierraclubintern@yahoo.com

Darell Holmes
Transmission Manager
SOUTHERN CALIFORNIA EDISON
2244 WALNIT GROVE AVE, 238M, QUADB, G01
ROSEMEAD CA 91770
(626) 302-6498
darell.holmes@sce.com

Bruce Foster
Senior Vice President
SOUTHERN CALIFORNIA EDISON COMPANY
601 VAN NESS AVENUE, STE. 2040
SAN FRANCISCO CA 94102
(415) 775-1856
bruce.foster@sce.com

Case Administration
SOUTHERN CALIFORNIA EDISON COMPANY
LAW DEPARTMENT, ROOM 370
2244 WALNUT GROVE AVENUE
ROSEMEAD CA 91770
(626) 302-6838
Case.Admin@sce.com

Clay E. Faber
SOUTHERN CALIFORNIA GAS COMPANY
555 WEST FIFTH STREET, GT-14D6
LOS ANGELES CA 90013
(213) 244-5129
cfaber@semprautilities.com
For: San Diego Gas & Electric Company

Wally Besuden
President
SPANGLER PEAK RANCH, INC
PO BOX 1959
ESCONDIDO CA 92033
(702) 429-7525

Bruce V. Biegelow
Staff Writer
THE SAN DIEGO UNION TRIBUNE
PO BOX 120191S
SAN DIEGO CA 92112-0191
(619) 293-1314
bruce.bigelow@uniontrib.com

Paul C. Lacourciere
THELEN REID BROWN RAYSMAN & STEINER
101 SECOND STREET, SUITE 1800
SAN FRANCISCO CA 94105
(415) 369-7601
placourciere@thelenreid.com
For: The Nevada Hydro Company

William Tulloch
28223 HIGHWAY 78
RAMONA CA 92065
(760) 789-3854

J. Sthura
UNDERGROUND POWER ASSOCIATION
PO BOX 1032
HEMET CA 92546
up@undergroundpower.us
For: UNDERGROUND POWER ASSOCIATION

***** SERVICE LIST *****
Last Updated on 20-JUN-2008 by: AMT
A0608010 LIST
A0512014

Scott J. Anders
Research/Administrative Center
UNIVERSITY OF SAN DIEGO - LAW
5998 ALCALA PARK
SAN DIEGO CA 92110
(619) 260-4589
scottanders@sandiego.edu

Martha Baker
VOLCAN MOUNTAIN PRESERVE FOUNDATION
PO BOX 1625
JULIAN CA 92036
(760) 765-2300
vmp@sbcglobal.net

David Voss
502 SPRINGFIELD AVENUE
OCEANSIDE CA 92057
(760) 630-1070
dwvoss@cox.net

Lon W. House
WATER & ENERGY CONSULTING
4901 FLYING C RD.
CAMERON PARK CA 95682
(530) 676-8956
lonhouse@waterandenergyconsulting.com

Ron Webb
PO BOX 375
SANTA YSABEL CA 92070
webron7@yahoo.com

Daniel Suurkask
WILD ROSE ENERGY SOLUTIONS, INC.
430 8170 50TH STREET
EDMONTON AB T6B 1E6
CANADA
daniel@wildroseenergy.com

Suzanne Wilson
PO BOX 798
IDYLLWILD CA 92549
(951) 492-9836
swilson@pcta.org

W. Kent Palmerton
WK PALMERTON ASSOCIATES, LLC
2106 HOMEWOOD WAY, SUITE 100
CARMICHAEL CA 95608
kent@wkpalmerton.com

Kevin Woodruff
WOODRUFF EXPERT SERVICES, INC.
1100 K STREET, SUITE 204
SACRAMENTO CA 95814
(916) 442-4877
kdw@woodruff-expert-services.com

Andrew Swers
WRIGHT & TALISMAN, P.C.
1200 G STREET, N.W., SUITE 600
WASHINGTON DC 20005
(202) 393-1200
swers@wightlaw.com

Dan Perkins
WWW.ENERGYSMARTHOMES.NET
983 PHILLIPS ST.
VISTA CA 92083
(760) 639-0945
dan@energysmarthomes.net

Henry Zaininger
ZAININGER ENGINEERING COMPANY, INC.
1718 NURSERY WAY
PLEASANTON CA 94588
hzaininger@aol.com

Ziad Alaywan
ZGLOBAL INC. ENGINEERING AND ENERGY
193 BLUE RAVINE RD, STE 120
FOLSOM CA 95630
(916) 985-4259
ziad@zglobal.biz
For: ZGLOBAL INC. ENGINEERING AND ENERGY

(END OF SERVICE LIST)